

Exhibit 1

Exhibit 1

UNITED STATES DISTRICT COURT
for the
District of Nevada

Jed Margolin
Plaintiff
v.
National Aeronautics and Space Administration
Defendant

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Civil Action No. 3:09-cv-00421-LRH-(VPC)

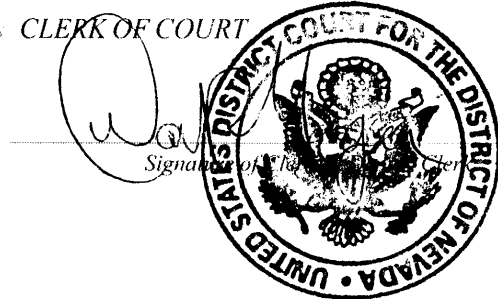
CLERK'S CERTIFICATION OF A JUDGMENT TO BE REGISTERED IN ANOTHER DISTRICT

I certify that the attached judgment is a copy of a judgment entered by this court on NOVEMBER 4, 2011.

I also certify that, as appears from this court's records, no motion listed in Fed. R. App. P. 4(a)(4)(A) is pending before this court and that no appeal has been filed or, if one was filed, that it is no longer pending.

Date: 4/18/2012

DEPUTY CLERK OF COURT



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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

* * *

JED MARGOLIN,

Plaintiff,

v.

NATIONAL AERONAUTICS AND SPACE
ADMINISTRATION,

Defendant.

3:09-CV-00421-LRH-VPC

ORDER

Before the court is Plaintiff Jed Margolin’s Motion for Costs (#64¹). In a prior order (#67), the court determined that, pursuant to 5 U.S.C. § 552(a)(4)(E)(ii), Margolin substantially prevailed to the extent that the filing of this action under the Freedom of Information Act prompted a voluntary or unilateral change in position by NASA, and Margolin is therefore entitled to at least some portion of costs incurred prior to November 5, 2009, when the agency made its supplemental disclosures, but not thereafter. Finding Margolin’s itemization of costs insufficiently detailed, however, the court deferred ruling on the motion for costs pending submission of an affidavit or declaration itemizing litigation costs incurred prior to November 5, 2009. Accordingly, Margolin submitted a supplemental declaration (#68), NASA responded (#69), and Marglin replied (#70).

Upon review of the parties submissions, the court sustains Defendant’s objections. The bill

¹Refers to the court’s docket entry number.

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of costs is otherwise unopposed.

IT IS THEREFORE ORDERED that costs are taxed in the amount of \$525.06 and included in the judgment.

IT IS SO ORDERED.

DATED this 3rd day of November, 2011.



LARRY R. HICKS
UNITED STATES DISTRICT JUDGE



Exhibit 2

Exhibit 2

Jed Margolin

From: "Jed Margolin" <jm@jmargolin.com>
To: <hq-foia@nasa.gov>; <miriam.m.brownlam@nasa.gov>; <jessica.l.bowen@nasa.gov>; <david.s.weaver@nasa.gov>; <bob.jacobs@nasa.gov>; <Paul.K.Martin@nasa.gov>; <foiaog@hq.nasa.gov>; <stella.luna-1@nasa.gov>; <LARC-DL-foia@mail.nasa.gov>; <michael.c.wholley@nasa.gov>; <lori.garver@nasa.gov>
Sent: Friday, January 06, 2012 11:45 AM
Attach: jm_doc073.pdf; jm_google_2012_0106.pdf
Subject: Re: FOIA Request 10-HQ-F-01398

Dear NASA,

This is directed to all of you individually and as a group.

A. Regarding FOIA Request 10-HQ-F-01398

I have not received a response to my email of October 28, 2011. Is NASA planning to respond? Your silence tells me that I have exhausted all of the administrative remedies that NASA has to offer in the matter.

B. Regarding Case 3:09-cv-00421-LRH-VPC heard in U.S. District Court for the District of Nevada

In an order dated November 3, 2011 the Court ordered NASA to pay me costs of \$525.06 because I had "substantially prevailed." See attached file: *jm_doc073.pdf*

The "Openness Promotes Effectiveness in our National Government Act of 2007," also referred to as the OPEN Government Act of 2007, requires agencies to pay attorney fees to a prevailing party from agency appropriations rather than the Judgment Fund, 31 U.S.C. 1304.

It has been more than 60 days since the Court's Order and NASA has not paid me.

1. Does NASA own any assets in the State of Nevada? If you do I will file a Writ of Execution and have U.S. Marshalls seize that asset and sell it at public auction to satisfy the Judgment.
2. If NASA does not own assets in the State of Nevada I will register the Judgment in U.S. District Court for the Southern District of Florida, file a Writ of Execution, and have U.S. Marshalls seize the Space Shuttle Orbiter Atlantis and sell it at public auction to satisfy the judgment.
3. Since NASA is refusing to comply with the Court's Order I will move the Court to cite NASA for contempt. Since the National Aeronautics and Space Act, Pub. Law No. 111-314, 124 Stat. 3328 (Dec. 18, 2010) makes the Administrator ultimately responsible for NASA's actions, it would mean citing General Bolden for Contempt of Court. Is that what you want?

All (or any) of this will get considerable publicity.

Today, a Google search using the terms **nasa foia lawsuit** produces approximately 169,000 hits.

My article/blog (www.jmargolin.com/nasa/nasa.htm) is number 3 and number 4. See attached file *jm_google_2012_0106.pdf*.

So, what do you want to do?

C. During the above case, Associate General Counsel Courtney B. Graham committed perjury in her affidavit(s). Do any of you care about that?

Regards,

Jed Margolin

Exhibit 3

Exhibit 3

Jed Margolin

From: "BROWN-LAM, MIRIAM (HQ-NG000)" <miriam.brown-lam@nasa.gov>
To: "Jed Margolin" <jm@jmargolin.com>
Sent: Friday, January 06, 2012 11:45 AM
Attach: ATT00228.txt
Subject: Read: FOIA Request 10-HQ-F-01398
Your message was read on Friday, January 06, 2012 7:45:25 PM UTC.

Jed Margolin

From: "Jacobs, Bob (HQ-NA000)" <bob.jacobs@nasa.gov>
To: "Jed Margolin" <jm@jmargolin.com>
Sent: Friday, January 06, 2012 11:46 AM
Attach: ATT00238.txt
Subject: Read: FOIA Request 10-HQ-F-01398
Your message was read on Friday, January 06, 2012 7:46:41 PM UTC.

Jed Margolin

From: "WEAVER, DAVID S. (HQ-NA000)" <david.s.weaver@nasa.gov>
To: "Jed Margolin" <jm@jmargolin.com>
Sent: Friday, January 06, 2012 12:13 PM
Attach: ATT00248.txt
Subject: Read: Re: FOIA Request 10-HQ-F-01398
Your message was read on Friday, January 06, 2012 8:13:14 PM UTC.

Jed Margolin

From: "MARTIN, PAUL K. (HQ-WAH10)" <paul.k.martin@nasa.gov>
To: "Jed Margolin" <jm@jmargolin.com>
Sent: Friday, January 06, 2012 6:06 PM
Attach: ATT00258.txt
Subject: Read: FOIA Request 10-HQ-F-01398
Your message was read on Saturday, January 07, 2012 2:06:50 AM UTC.

Exhibit 4

Exhibit 4

{Downloaded April 11, 2012}

<http://www.collectspace.com/ubb/Forum30/HTML/001063.html>





Robert Pearlman

Editor

Posts: 23988

From: Houston, TX

Registered: Nov 1999

□ posted March 09, 2012 05:34 PM    

On March 9, 2012, Atlantis was towed from the Vehicle Assembly Building (VAB) to Orbiter Processing Facility-1 (OPF-1), where it will continue to be prepared for public display.

On its way to the OPF, Atlantis passed by space shuttle Discovery, which was rolled into the VAB.



Credit: NASA/Jim Grossmann