



Leonard Clinton Williams III [REDACTED]@gmail.com>

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Re: Email for July 2, 2023

To: "Division, Criminal (CRM)" <Criminal.Division@usdoj.gov>, civil.feedback@usdoj.gov

I would like some subtle sign that you will work with me outside of being in the media. I am thinking \$20 million upfront and \$5 million a year for life, adjusted for inflation. That is my first term. The second term is that I am allowed to keep my evidence and evidence analysis materials, for the purposes of my healthcare. I can keep others from viewing them through the measures that I told you. The third term is that you don't get to place a bunch of requirements on me. If I see a contract that has a bunch of fine print tied to requirements for me, I can't sign it. For one, it is very difficult for me to read and understand, depending on the day, and for two, I am handicapped and cannot be held to a list of stuff. If you want me to delete my social media stuff about this, that is fine. I will also obviously stop making new stuff. The point of this from both sides, I think, is for this to be over. That's especially the point from your side, I think. I have to guess at what you're doing but one idea I have is that you are sick of dealing with this situation. It is also the biggest threat to this bank in its history, I would imagine.

A fourth requirement, that I just thought of, was that I am allowed to write a book about my life to be delivered to the people involved. I also get to respond to anyone who has been told disparaging things about me or my mental health history. I would want a list of those.

I'm not going to budge on any of this.

Also, it might complicate things if I hire a lawyer. It may be best if you get me a lawyer who is privy to your scam. You can pay him/her or I can pay him/her a small fee. I am not going to pay someone 30% for a fight that they had no role in. I have fought this fight for years, as a disabled man, and I have built a hell of a case **by myself**. I'm not interested in sharing the credit and the proceeds with someone for typing up a contract. And for that much, I can be my own lawyer. I just would need time to research. Law is a very simple subject.

If you need me or my lawyer to sign something acknowledging no wrongdoing, that is possibly possible. I would have to look up what I forfeit outside of a court of law. If I do this, I would obviously be lying, but as I understand it, such deliberate lying is often part of negotiations and isn't considered wrong. We'd actually have to probably skip this part, now that I think of it, but we could have the typical "Wells Fargo admitted no wrongdoing."

I would also need to be allowed to make generic statements about what happened to me to the general public or any new friends that I make. This would be something like "I was victimized and developed severe ptsd as a result."

If you have to disclose this in financial statements, a key thing to keep in mind is that the LA Times very possibly has that entire signal chat, including the evidence that I sent them. They go over that and hire some experts and this whole thing is likely to be exposed. I will possibly be famous, which would be horrible, and even though I can't talk back, this will obviously look suspect to anyone who sees it and may create a hoo rah.

My figure went up with the “adjusted for inflation” but that should be the last time my figure for an outside of media presence settlement goes up. We could also enter a deflationary period down the road and in that case my offer won’t have went up.

Warmest Regards,

Clint Williams

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