

## Request for Reconsideration after Final Action

**The table below presents the data as entered.**

Input Field	Entered
<b>SERIAL NUMBER</b>	88027037
<b>LAW OFFICE ASSIGNED</b>	LAW OFFICE 105
<b>MARK SECTION</b>	
<b>MARK</b>	<a href="https://tmng-al.uspto.gov/resting2/api/img/88027037/large">https://tmng-al.uspto.gov/resting2/api/img/88027037/large</a>
<b>LITERAL ELEMENT</b>	ASK THE LAWYERS
<b>STANDARD CHARACTERS</b>	YES
<b>USPTO-GENERATED IMAGE</b>	YES
<b>MARK STATEMENT</b>	The mark consists of standard characters, without claim to any particular font style, size or color.
<b>EVIDENCE SECTION</b>	
<b>EVIDENCE FILE NAME(S)</b>	
<b>ORIGINAL PDF FILE</b>	<a href="#">evi_21617129121-20191217151055515410_ . Argument.pdf</a>
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<b>ORIGINAL PDF FILE</b>	<a href="#">evi_21617129121-20191217155437356067_ . Evidences.pdf</a>
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<b>DESCRIPTION OF EVIDENCE FILE</b>	the Argument and various documentation illustrating use of Applicant's mark for all goods and services in all classes
<b>ADDITIONAL STATEMENTS SECTION</b>	
<b>SECTION 2(f) Claim of Acquired Distinctiveness, based on Five or More Years' Use</b>	The mark has become distinctive of the goods/services through the applicant's substantially exclusive and continuous use of the mark in commerce that the U.S. Congress may lawfully regulate for at least the five years immediately before the date of this statement.
<b>SIGNATURE SECTION</b>	
<b>DECLARATION SIGNATURE</b>	/Kimberly Busch/
<b>SIGNATORY'S NAME</b>	Kimberly Busch
<b>SIGNATORY'S POSITION</b>	CEO
<b>SIGNATORY'S PHONE NUMBER</b>	970-239-1453
<b>DATE SIGNED</b>	12/17/2019
<b>RESPONSE SIGNATURE</b>	/Misha Gregory Macaw/
<b>SIGNATORY'S NAME</b>	Misha Gregory Macaw
<b>SIGNATORY'S POSITION</b>	Attorney of Record
<b>SIGNATORY'S PHONE NUMBER</b>	970 224 3100
<b>DATE SIGNED</b>	12/17/2019
<b>AUTHORIZED SIGNATORY</b>	YES
<b>CONCURRENT APPEAL NOTICE FILED</b>	YES
<b>FILING INFORMATION SECTION</b>	
<b>SUBMIT DATE</b>	Tue Dec 17 17:38:11 EST 2019
<b>TEAS STAMP</b>	USPTO/RFR-XXX.XX.XXX.XXX- 20191217173811112469-8802 7037-70011c8722024c75fc41 ea135d3f9f2b19f245debea13 4cdb8a1d44f0b3dfa9ddd4-N/ A-N/A-2019121716454745793 1

## Request for Reconsideration after Final Action

### To the Commissioner for Trademarks:

Application serial no. **88027037** ASK THE LAWYERS(Standard Characters, see <https://tmng-al.uspto.gov/resting2/api/img/88027037/large>) has been amended as follows:

#### EVIDENCE

Evidence in the nature of the Argument and various documentation illustrating use of Applicant's mark for all goods and services in all classes has been attached.

#### Original PDF file:

[evi\\_21617129121-20191217151055515410\\_.Argument.pdf](#)

Converted PDF file(s) ( 16 pages)

[Evidence-1](#)

[Evidence-2](#)

[Evidence-3](#)

[Evidence-4](#)

[Evidence-5](#)

[Evidence-6](#)

[Evidence-7](#)

[Evidence-8](#)

[Evidence-9](#)

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[Evidence-11](#)

[Evidence-12](#)

[Evidence-13](#)

[Evidence-14](#)

[Evidence-15](#)

[Evidence-16](#)

#### Original PDF file:

[evi\\_21617129121-20191217155437356067\\_.Evidences.pdf](#)

Converted PDF file(s) ( 173 pages)

[Evidence-1](#)

[Evidence-2](#)

[Evidence-3](#)

[Evidence-4](#)

[Evidence-5](#)

[Evidence-6](#)

[Evidence-7](#)

[Evidence-8](#)

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## **ADDITIONAL STATEMENTS**

### **SECTION 2(f) Claim of Acquired Distinctiveness, based on Five or More Years' Use**

The mark has become distinctive of the goods/services through the applicant's substantially exclusive and continuous use of the mark in commerce that the U.S. Congress may lawfully regulate for at least the five years immediately before the date of this statement.

## **SIGNATURE(S)**

### **Declaration Signature**

**DECLARATION:** The signatory being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful false statements and the like may jeopardize the validity of the application or submission or any registration resulting therefrom, declares that, if the applicant submitted the application or allegation of use (AOU) unsigned, all statements in the application or AOU and this submission based on the signatory's own knowledge are true, and all statements in the application or AOU and this submission made on information and belief are believed to be true.

**STATEMENTS FOR UNSIGNED SECTION 1(a) APPLICATION/AOU:** If the applicant filed an unsigned application under 15 U.S.C. §1051(a) or AOU under 15 U.S.C. §1051(c), the signatory additionally believes that: the applicant is the owner of the mark sought to be registered; the mark is in use in commerce and was in use in commerce as of the filing date of the application or AOU on or in connection with the goods/services/collective membership organization in the application or AOU; the original specimen(s), if applicable, shows the mark in use in commerce as of the filing date of the application or AOU on or in connection with the goods/services/collective membership organization in the application or AOU; **for a collective trademark, collective service mark, collective membership mark application, or certification mark application**, the applicant is exercising legitimate control over the use of the mark in commerce and was exercising legitimate control over the use of the mark in commerce as of the filing date of the application or AOU; **for a certification mark application**, the applicant is not engaged in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant. **To the best of the signatory's knowledge and belief, no other persons, except, if applicable, authorized users, members, and/or concurrent users, have the right to use the mark in commerce, either in the identical form or in such near resemblance as to be likely, when used on or in connection with the goods/services/collective membership organization of such other persons, to cause confusion or mistake, or to deceive.**

### **STATEMENTS FOR UNSIGNED SECTION 1(b)/SECTION 44 APPLICATION AND FOR SECTION 66(a)**

**COLLECTIVE/CERTIFICATION MARK APPLICATION:** If the applicant filed an unsigned application under 15 U.S.C. §§ 1051(b), 1126(d), and/or 1126(e), or filed a collective/certification mark application under 15 U.S.C. §1141f(a), the signatory additionally believes that: **for a trademark or service mark application**, the applicant is entitled to use the mark in commerce on or in connection with the goods/services specified in the application; the applicant has a bona fide intention to use the mark in commerce and had a bona fide intention to use the mark in commerce as of the application filing date; **for a collective trademark, collective**



**service mark, collective membership mark, or certification mark application**, the applicant has a bona fide intention, and is entitled, to exercise legitimate control over the use of the mark in commerce and had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce as of the application filing date; the signatory is properly authorized to execute the declaration on behalf of the applicant; **for a certification mark application**, the applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant. **To the best of the signatory's knowledge and belief, no other persons, except, if applicable, authorized users, members, and/or concurrent users, have the right to use the mark in commerce, either in the identical form or in such near resemblance as to be likely, when used on or in connection with the goods/services/collective membership organization of such other persons, to cause confusion or mistake, or to deceive.**

Signature: /Kimberly Busch/ Date: 12/17/2019  
Signatory's Name: Kimberly Busch  
Signatory's Position: CEO  
Signatory's Phone Number: 970-239-1453

#### **Request for Reconsideration Signature**

Signature: /Misha Gregory Macaw/ Date: 12/17/2019  
Signatory's Name: Misha Gregory Macaw  
Signatory's Position: Attorney of Record

Signatory's Phone Number: 970 224 3100

The signatory has confirmed that he/she is a U.S.-licensed attorney who is an active member in good standing of the bar of the highest court of a U.S. state (including the District of Columbia and any U.S. Commonwealth or territory); and he/she is currently the owner's/holder's attorney or an associate thereof; and to the best of his/her knowledge, if prior to his/her appointment another U.S.-licensed attorney not currently associated with his/her company/firm previously represented the owner/holder in this matter: the owner/holder has revoked their power of attorney by a signed revocation or substitute power of attorney with the USPTO; the USPTO has granted that attorney's withdrawal request; the owner/holder has filed a power of attorney appointing him/her in this matter; or the owner's/holder's appointed U.S.-licensed attorney has filed a power of attorney appointing him/her as an associate attorney in this matter.

The applicant is filing a Notice of Appeal in conjunction with this Request for Reconsideration.

Serial Number: 88027037  
Internet Transmission Date: Tue Dec 17 17:38:11 EST 2019  
TEAS Stamp: USPTO/RFR-XXX.XX.XXX.XXX-201912171738111  
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d4-N/A-N/A-20191217164547457931

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.: 88/027,037  
Mark: ASK THE LAWYERS  
Applicant: AskTheLawyers.com, LLC  
Examining Attorney: Jennifer Tosh  
Law Office: Law Office 105

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This Request for Reconsideration is made in response to the Final Office Action dated June 17, 2019 in the above-captioned matter.

Applicant notes it has attached a number of evidences to this response. For convenience, a four digit number has been inserted on the lower right corner of each page in the evidences so that specific pages may be quickly identified. Applicant will refer herein throughout to the attached evidences by these four digit numbers.

**I. SECTION 2(d) REFUSAL – LIKELIHOOD OF CONFUSION**

The Office has maintained its Section 2(d) Refusal – Likelihood of Confusion over the marks in Reg. No. 4,745,327 for ASK A LAWYER and Reg. No. 4,377,985 for PREGUNTALE A LA ABOGADA.

With respect to Reg. No. 4,745,327 for ASK A LAWYER, please note the Applicant has filed a Petition to Cancel this registration. The Petition to Cancel was filed December 17<sup>th</sup>, 2019. No proceeding number is available as of this writing.

With respect to Reg. No. 4,377,985 for PREGUNTALE A LA ABOGADA, please note the Applicant has filed a Petition to Cancel this registration. The Petition to Cancel was filed December 17<sup>th</sup>, 2019. No proceeding number is available as of this writing.

The Applicant anticipates the Office will now suspend proceedings on this application as set forth in TMEP 716.02(a) in the event the application is otherwise in condition for approval or

final refusal or issue a new Non-Final Office Action as necessitated by Applicant's 2(f) claim discussed below.

## **II. SECTION 2(e)(1) REFUSAL – MERELY DESCRIPTIVE**

### 1. 2(f) CLAIM BASED ON FIVE YEARS' USE

Prior to this response, the Applicant has filed an Amendment to Allege Use in which a number of the goods and services have been deleted from the application. The goods and services remaining in the application present only goods and services for which the mark currently is in use.

For those goods and services for which the mark has been in use for more than five years, the Applicant makes herein a statement under Section 2(f) that is believed to overcome the issues raised under Section 2(e)(1). Specifically, Applicant's Section 2(f) statement based on five year's use is for the following amended goods and services:

- Class 035: Providing online business directories featuring attorneys
- Class 035: Providing online video business directories featuring attorneys
- Class 038: Audio and video broadcasting services over the Internet in the field of law and legal news
- Class 041: Providing online non-downloadable directory publications, articles, and multimedia files containing video, audio, or text in the field of law and legal news
- Class 045: Providing information, news and commentary in the field of law
- Class 045: Providing a website featuring information and news in the field of law

For the related goods and services remaining in the amended application for which the mark has been in use for less than five years, the issue under Section 2(e)(1) is overcome because "there is a strong likelihood that the mark's established trademark function will transfer to the related goods or services..." (see TMEP 1212.09(a)). That these remaining goods and services are related to those for which there has been five years' use is clear for the following reasons.

First, the Office has maintained its position in the Final Office Action that all of Applicant's goods and services are related for likelihood of confusion purposes (see Final Office Action at fifth unnumbered page). While this position was made for likelihood of confusion purposes, the

standard for relatedness for Section 2(f) purposes is not materially different, and the Office cannot take the position that relatedness exists for likelihood of confusion purposes, but not for Section 2(f) purposes.

Second, the Office has supported its position on relatedness with evidence. Because the standard for relatedness for Section 2(f) purposes is not materially different than that for likelihood of confusion purposes, this same evidence supports Applicant's position on relatedness for Section 2(f) purposes.

Third, relatedness is established in any event because all of the goods and services at issue emanate from a single course – the Applicant. This is readily evident from Applicant's website at [www.askthelawyers.com](http://www.askthelawyers.com) and is established below generally at Section II(2) of this response with specific examples provided at Section II(2)(F) of this response.

The Applicant notes hereby that its Section 2(f) claim is made in the alternative pursuant to TMEP 1212.02(c). The alternative is made with respect to Applicant's position set forth in its prior response supporting the inherent distinctiveness of the mark.

In sum, the acquired distinctiveness of Applicant's mark for the goods and services as amended independently is established by its use of the mark for more than five years on the identified goods and services and those related thereto.

## 2. ADDITIONAL EVIDENCE OF ACQUIRED DISTINCTIVENESS

Applicant's use of the mark for more than five years on the identified goods and services and those related thereto as discussed above by itself establishes the mark has acquired distinctiveness. However, because the Applicant in fact has made longstanding and widespread use of its mark, the Applicant takes the opportunity here to adduce additional evidence of such use. This evidence is provided simply to augment Applicant's Section 2(f) claim based on five years' use which, as noted, is believed sufficient by itself to establish acquired distinctiveness. To the extent this evidence may be considered by the Office under the auspices of Section 2(f), the Applicant again notes its Section 2(f) claim is made in the alternative pursuant to TMEP 1212.02(c), as discussed above. All of the evidences attached herewith should be considered as being made of record. Specific evidences are discussed as follows.

A. More Than 20 Years' Use.

The Applicant has operated a website at [www.askthelawyers.com](http://www.askthelawyers.com) that was live at least as early as November 27, 1999 (see attached 0214), remains live today (see attached 0216), and has been in continuous operation during this entire time period (see attached 0215). This constitutes more than 20 years' use of its mark on the website, as more fully discussed below. Long use of a mark in commerce is, of course, competent evidence of acquired distinctiveness (see TMEP 1212.06(a)).

B. Family of Marks.

A family of marks is defined as a group of marks having a recognizable common characteristic, wherein the marks are composed and used in such a way that the public associates not only the individual marks, but the common characteristic of the family, with the trademark owner (see *J&J Snack Foods Corp. v. McDonald's Corp.*, 932 F.2d 1460, 1462, 18 USPQ2d 1889, 1891 (Fed. Cir. 1991)). Applicant's ASK THE LAYWERS mark at issue in this application is part of a family of marks that include, for example, "Ask The Lawyers," "AskTheLawyers," "AskTheLawyers.com," and "AskTheLaywers.com – A Better Way." That this is a family of marks is clear because each of the foregoing incorporates the common characteristic words "Ask The Lawyers," in that order and without intervening elements (with the exception of spacing). That these marks are associated with their owner, AskTheLawyers.com, LLC, is clear from their consistent and widespread use on the [www.askthelawyers.com](http://www.askthelawyers.com) website, often on the same page and in close proximity with one another (see e.g. attached 0216, 0217, 0218).

Applicant wishes to be clear that it is not advocating the mere fact of its family of marks itself as evidence of acquired distinctiveness. Rather, Applicant simply is pointing out that because its marks exist in a family, consumers otherwise recognizing any individual member of the family as an identifier of the source of goods or services will tend to transfer recognition of that source-identification function to other members of the family. For example, consumers recognizing "AskTheLawyers" as a trademark will tend to recognize its cognates "Ask The Lawyers," "AskTheLawyers.com," and "AskTheLawyers.com – A Better Way" as trademarks as well.

C. Advertising Expenditures and Examples of Ads Purchased.

The Applicant maintains a robust advertising program in support of its mark that is aggressive for the business segment it occupies. Representative examples include the following.

From December 19, 2017 through November 26, 2019, the Applicant spent \$104,000 on the Google Ads platform (see attached 0053). Examples of ads purchased via this spend are attached hereto (see attached 0158-0163). The spend yielded 97.2K clicks and 37.4M impressions (see attached 0053).

From January 1, 2017 through December 31, 2019, the Applicant spent \$17,096.37 on Facebook advertising (see attached 0150). Examples of ads purchased via this spend are attached hereto (see attached 0166-0168). The spend yielded 1,476,330 Facebook users reached, 2,777,108 Facebook user impressions, and 4,167 clicks on links in the ads.

From October 6, 2019 through December 7, 2019, the Applicant spent \$909.75 with Perfect Audience, a provider of online remarketing advertising (see attached 0148). Example of ads purchased via this spend are attached hereto (see attached 0158-0163). The spend yielded 90,190 user impressions and 172 clicks on links in the remarketing ads.

While the example advertisements here provided may not all use the precise wording ASK THE LAWYERS of Applicant's mark that is the subject of this application, Applicant notes they all use cognates of "AskTheLawyers" and belong to Applicant's family of marks, as discussed above. The example advertisements therefore support the acquired distinctiveness of the ASK THE LAWYERS mark at issue in this application.

Advertising expenditures are, of course, recognized as competent evidence in support of acquired distinctiveness (see e.g. TMEP 1212.06(b)). The Applicant has here provided documentation of its advertising efforts, including sums spent and the nexus with ads purchased, and has provided evidence of the efficacy of the advertising in the "clicks," "impressions," and "users reached" metrics described above. The evidence provides support of the "[A]pplicant's success... in educating the public to associate the proposed mark with a single source" (see TMEP 1212.06(b)).

#### D. Promotion of Applicant's Mark on Social Media and Online Platforms.

As with its advertising program, the Applicant maintains a robust presence on social media and other online platforms to promote its mark that again is competitive for its business segment. Examples of Applicant's social media presence include a Facebook page with 2,274 followers and 2,192 likes (see attached 0157), a channel on YouTube with 2.14K subscribers (see attached 0169), an Instagram feed with 801 followers (see attached 0170), a Twitter account with 4,712



followers and 1,314 likes (see attached 0171), and a LinkedIn page with 25 followers (see attached 0172).

Moreover, while the social media and online platforms here cited again may not all use the precise wording ASK THE LAWYERS of Applicant's mark that is the subject of this application, Applicant once more notes they all use cognates of "AskTheLawyers" and belong to Applicant's family of marks, as discussed above. Applicant's social media and online presence therefore supports the acquired distinctiveness of the ASK THE LAWYERS mark at issue in this application.

Applicant's social media and online presence both document its use of its mark and provide demonstrable, objective metrics (e.g., followers, likes, subscribers, etc.) that consumers recognize Applicant's mark as identifying Applicant as the source of its goods and services. It therefore is competent "evidence of the trademark owner's method of using the mark, supplemented by evidence of the effectiveness of such use to cause the purchasing public to identify the mark with the source of the product" (see TMEP 1212.06).

#### E. Promotion of Applicant's Mark Through Conventional Media Outlets.

Applicant also has established a record of using its mark through the distribution of content on conventional media outlets. Examples include regular features on Fox News 11 Los Angeles (see attached 0084, 0091) and the "Good Morning Texas" program of the Dallas/Fort Worth ABC affiliate WFAA (see attached 0081, 0091). Moreover, in addition to on-air broadcasting, Applicant has distributed its content through websites affiliated with on-air broadcasters that are promoted in on-air broadcasting (see attached 0083 (website of WCBS-TV, the CBS affiliate of New York) and attached 0082 (website collaboration of KFMB, the CBS affiliate of San Diego)). The evidence establishes yet another forum through which consumers encounter Applicant's family of marks and associate them with Applicant's goods and services (see TMEP 1212.06).

#### F. Specific Examples of Use by Mark and by Class

The following paragraphs enumerate specific examples of Applicant's use of its marks, organized by mark and by class. This listing is not intended to be comprehensive, but rather should be considered exemplary in nature. It should be borne in mind that, as discussed above, the fact that Applicant's marks exist together in a readily-identifiable family of marks means that consumers otherwise recognizing any individual member of the family as a mark will tend to

transfer that recognition to other cognates in the family of marks. It also should be borne in mind that, as discussed above, the Office has taken the position that all of Applicant's goods and services are related. Accordingly, the uses in the following paragraphs of various cognates in Applicant's family of marks for the various goods and services provided by Applicant should be considered as supporting Applicant's use of the precise mark ASK THE LAWYERS for the goods and services at issue in this application.

*"Ask The Lawyers" in Class 009.* Attached 0217 shows "Ask The Lawyers" in a screen capture of a video that is available to be downloaded.

*"Ask The Lawyers" in Class 035.* Attached 0063 shows "AskTheLawyers" (the nearly-identical cognate of "Ask The Lawyers") in connection with online directories. Attached 0221-0222 are "top" and "bottom" scrolled screenshots of Applicant's website providing lawyer clients the opportunity to sign up for Applicant's advertising, marketing, and promotion services (see "Ask The Lawyers" in the copyright notice at the bottom of 0222).

*"Ask the Lawyers" in Class 038.* Attached 0217 shows "Ask The Lawyers" in connection with Applicant's audio and video broadcasting services.

*"Ask The Lawyers" in Class 041.* Attached 0044, 0034, and 0066 show "Ask the Lawyers" and its nearly-identical cognate "AskTheLawyers" in connection with Applicant's online, non-downloadable videos in the field of law and legal news.

*"Ask The Lawyers" in Class 045.* Attached 0057 and 0074 show the nearly-identical cognate "AskTheLawyers" in connection with Applicant's information, news and commentary in the field of law.

*"Ask The Lawyers" in Classes 035, 038, 041, and 045 – More Than Five Years' Use.* Attached 0219-0220 are "top" and "bottom" scrolled screenshots of Applicant's website on June 6, 2013 (more than five years prior to the filing date of Applicant's application) showing multiple uses of "Ask The Lawyers" and its nearly-identical cognate "AskTheLawyers" for Applicant's goods and services variously falling into classes 035, 038, 041, and 045.

*“AskTheLawyers.com” in Class 009.* Attached 0217 shows “AskTheLawyers.com” integrated into a link for downloading videos.

*“AskTheLawyers.com” in Class 035.* Attached 0200-213 show “AskTheLawyers.com” used in a marketing presentation typically provided via email to prospective lawyer clients of Applicant’s advertising, marketing, and promotions services. Attached 0190 shows “AskTheLawyers.com” used on printed marketing materials provided to potential lawyer clients of Applicant’s advertising, marketing, and promotion services. Attached 0067 shows “AskTheLawyers.com” used in banner advertising at conventions to potential lawyer clients of Applicants advertising, marketing, and promotion services. Attached 0052 and 0059 shows “AskTheLawyers.com” used in connection with Applicant’s online directories.

*“AskTheLawyers.com” in Class 035 – More Than Five Years’ Use.* Attached 0087, 0089, 0090, 0104, 0115, 0122, and 0141 are screenshots of Applicant’s website on various dates more than five years prior to the filing of the instant application showing “AskTheLawyers.com” in use for Applicant’s advertising, marketing, and promotion services. Attached 0092-0097 and 0110 are screenshots of Applicant’s website on various dates more than five years prior to the filing of the instant application showing “AskTheLawyers.com” in use for Applicant’s online directories.

*“AskTheLawyers.com” – in Class 038.* Attached 0201, 0202, 0203, and 0204 are pages in a marketing presentation typically provided via email to prospective lawyer clients of Applicant’s audio and video broadcasting services showing use of “AskTheLawyers.com.”

*“AskTheLawyers.com” – in Class 041.* Attached 0050, 0051, 0055, 0069, 0070, 0076, and 0199 show “AskTheLawyers.com” in connection with Applicant’s online, non-downloadable videos in the field of law and legal news.

*“AskTheLawyers.com” in Class 041 – More Than Five Years’ Use.* Attached 0108-0109 are “top” and “bottom” scrolled screenshots of Applicant’s website on February 3, 2009 (more than five years prior to the date of the filing of the instant application) showing “AskTheLawyers.com” in use for Applicant’s online, non-downloadable videos in the field of law and legal news (see link to “videos” on attached 0109).

*“AskTheLawyers.com” – in Class 045.* Attached 0035, 0036, 0037, 0038, 0039, and 0068 show “AskTheLawyers.com” in connection with Applicant’s information, news and commentary in the field of law and Applicant’s providing a website.

*“AskTheLawyers.com” in Class 045 – More Than Five Years’ Use.* Attached 0098, 0100, 0125, 0133, 0139, 0142, 0143, and 0144 are screenshots of Applicant’s website on various dates more than five years prior to the filing of the instant application showing “AskTheLawyers.com” in use for Applicant’s information, news and commentary in the field of law and Applicant’s providing a website.

*“AskTheLawyers.com – A Better Way” in Class 009.* Attached 0224 shows “AskTheLawyers.com – A Better Way” integrated into a link for downloading videos.

*“AskTheLawyers.com – A Better Way” in Class 035.* Attached 0173, 0174, 0175, 0191, 0194, and 0195 show “AskTheLawyers.com – A Better Way” used in various printed marketing materials shown to or on display for prospective lawyer clients of Applicant’s advertising, marketing, and promotions services.

*“AskTheLawyers.com – A Better Way” in Class 038.* Attached 0176, 0185, 0193, and 0196 show “AskTheLawyers.com – A Better Way” used in various printed marketing materials shown to or on display for prospective lawyer clients of Applicant’s audio and video broadcasting services.

*“AskTheLawyers.com – A Better Way” in Class 041.* Attached 0218 shows “AskTheLawyers.com – A Better Way” in use for Applicant’s online, non-downloadable videos in the field of law and legal news.

*“AskTheLawyers.com – A Better Way” in Class 045.* Attached 0224 and 0225 show “AskTheLawyers.com – A Better Way” in use for Applicant’s information, news and commentary in the field of law (see “...email us... to have our AskTheLawyers.com – A Better Way newsletter emailed to you with up to date bulletins and articles about issues that are important for attorneys” in 0224; see “...[t]his information is for both consumers and attorneys alike via our legal news and commentary updates from AskTheLawyers.com – A Better Way.”

In addition to establishing both longstanding and widespread use in all classes and for all goods and services of Applicant's ASK THE LAWYERS trademark at issue in this application (either directly or through the closely-related cognates in Applicant's family of marks), the evidence establishes that Applicant has taken care to maintain its manner of use of such marks in a trademark sense. For example, "the more prominently an applied-for mark appears on a web page, the more likely the mark will be perceived as a trademark" (see e.g. TMEP 904.03(i)(B)(1)). The attached evidences of pages from Applicant's website are replete with examples of Applicant's marks "in larger font size or different stylization or color than the surrounding text," placement of the marks "at the beginning of a line or sentence," positioning of Applicant's marks "next to a picture or description of the goods," and "use[] of the 'TM' designation with the applied-for mark" (see e.g. TMEP 904.03(i)(B)(1)). Accordingly, the attached evidences support the acquired distinctiveness of the Applicant's mark at issue in this application.

#### G. Consumers Treat "AskTheLawyers" and its Cognates as Marks.

"To establish secondary meaning, [one] must show that, in the minds of the public, the primary significance of a product feature or term is to identify the source of the product rather than the product itself" (see e.g. *Inwood Labs., Inc. v. Ives Labs., Inc.*, 456 U.S. 844, 851 n.11, 214 USPQ 1, 4 n.11 (1982)). Attached 0164 and 0165 are screenshots of Facebook reviews of Applicant's website, [www.askthelawyers.com](http://www.askthelawyers.com), each with a caption reading that the reviewer "recommends Ask The Lawyers." The specific identification of Applicant's website by the reviewers (the URL of which itself is a cognate of "Ask The Lawyers") evidences that the reviewers understand Applicant's website as the source of the goods and services being reviewed. Similarly, attached 0071, 0186, and 0187 are online posts from Applicant's attorney clients making specific references to "AskTheLawyers" as an entity providing, in these examples, the legal information services discussed in the posts. These evidences establish that consumers of the Applicant's services perceive the primary significance of the term "AskTheLawyers" and its cognates as identifying Applicant as the source of the goods and services at issue. Applicant notes that the foregoing social media evidence is particularly probative that consumers recognize "AskTheLawyers" and its cognates as marks, because the hallmark of social media is interactivity and engagement between a social media entity and its followers.

#### H. Conclusion.

As initially noted above, Applicant's Section 2(f) claim of 5 years' use is believed to be sufficient by itself to establish the acquired distinctiveness of Applicant's mark at issue in this application. However, when augmented by the supplemental evidence attached hereto detailing:

- more than 20 years' use by Applicant of its family of marks;

- Applicant's robust advertising spends to support its mark coupled with examples of ads purchased;
- Applicant's promotion of its marks through both social media and conventional media outlets;
- numerous examples of Applicant's longstanding and widespread use of its family of marks in all applied-for classes for all applied-for goods and services; and
- consumer recognition of the term "AskTheLawyers" and its cognates as marks;

there simply can be no doubt that Applicant's mark at issue in this application has attained acquired distinctiveness. The Applicant respectfully requests the Office withdraw the refusal under Section 2(e)(1).

### **III. SECTIONS 1, 2, 3, AND 45 REFUSAL – FAILURE TO FUNCTION AS A SERVICE MARK**

#### 1. THE OFFICE HAS NOT ADRESSED APPLICANT'S THIRD PARTY REGISTRATION EVIDENCES

Applicant's mark is in the form "ASK THE xx," where xx is a professional services provider.

In its prior response, Applicant attached evidences (that accordingly now should be properly made of record without need to reattach here) in the form of 48 registrations issued by the USPTO in the form "ASK THE xx," where xx is a professional services provider.

It appears to Applicant that the Office has not discussed this evidence in its Final Office Action. Because the Applicant believes this evidence to be particularly compelling, it presents again its discussion of these evidences.

The marks of the 48 third party registrations are:

ASK THE WESTIE

ASK THE PLANT GUY

ASK THE PASTOR



ASK THE HAIR GUY  
ASK THE PET VET  
ASK THE GOVERNOR  
ASK THE LIBRARIAN  
ASK THE HANDYMAN  
ASK THE LAB  
ASK THE BUILDER  
ASK THE CPA  
ASK THE CHEF  
ASK THE WEIGHT-LOSS COACH  
ASK THE TITLEMAN  
ASK THE TEACHER (Reg. No. 3,062,849)  
ASK THE DOCTOR  
ASK THE DENTIST  
ASK THE GENETICIST  
ASK THE INVENTORS  
ASK THE COACH  
ASK THE RECEIVER  
ASK THE MEDICAL SPECIALIST  
ASK THE DIETICIAN (Reg No. 3,593,667)  
ASK-THE-REHABBER  
ASK THE DIETICIAN (Reg. No. 3,715,715)  
ASK THE TAXGIRL  
ASK THE ASTROLOGER  
ASK THE INSPECTOR  
ASK THE TEACHER (Reg. No. 4,076,748)  
ASKTHESHRIK

ASK THE BUTCHER  
ASK THE DOCTORS  
ASK THE ARCHITECT  
ASK THE PHYSICIAN  
ASK THE FAMILY THERAPIST (Reg. No. 2,003,773)  
ASK THE FAMILY THERAPIST (Reg. No. 2,009,170)  
ASK THE SPORTS DOCTOR (Reg. No. 2,009,172)  
ASK THE OB/GYN (Reg. No. 2,009,173)  
ASK THE OB/GYN (Reg. No. 2,009,174)  
ASK THE PEDIATRICIAN (Reg. No. 2,009,175)  
ASK THE PEDIATRICIAN (Reg. No. 2,009,176)  
ASK THE FAMILY DOCTOR (Reg. No. 2,050,032)  
ASK THE SPORTS DOCTOR (Reg. No. 2,051,671)  
ASK THE FAMILY DOCTOR (Reg. No. 2,056,399)  
ASK THE VETERINARIAN (Reg. No. 2,111,467)  
ASK THE VETERINARIAN (Reg. No. 2,111,468)  
ASK THE HEADHUNTER  
ASKTHECONSULTANT.COM

Third party registrations are competent evidence when properly made of record. *See* TMEP 710.03. Further, while it is true that each case is decided on its merits, the Trademark Trial and Appeal Board endorses and does find persuasive consulting the outcomes of similar cases decided on similar facts. *See In re National Training Center of Lie Detection, Inc.*, 1985 TTAB LEXIS 67; 226 U.S.P.Q. (BNA) 798 (attached to the prior response as “In re National Training Center,” and therefore properly made of record without the need to reattach here).

Because the USPTO issued registrations for each of the above marks, these registrations establish that each of the subject marks therein are capable of functioning as trademarks. Because the mark of each of these registrations is in the form “ASK THE xx,” where xx is a professional services provider, there is no principled reason that Applicant’s mark, also in the

form “ASK THE xx,” where xx is a professional services provider, cannot function as a trademark.

Additionally, the Office has made of record two registrations (Reg. No. 4,377,985 and Reg. No. 4,745,327) that it asserts are similar marks for “legally identical” goods and services. These marks include the term “ABOGADA” (which the Office asserts is translated into English as “LAWYER”) and “LAWYER,” respectively. Because the Office has taken this position, and because no failure-to-function refusal was made in those two cases, these registrations are persuasive evidence that Applicant’s “ASK THE LAWYERS” mark is capable of functioning as a trademark.

## 2. THE OFFICE’S EVIDENCE DOES NOT ESTABLISH FAILURE TO FUNCTION

The Office has asserted the evidence it has offered in the various office actions in this case establishes that “ASK THE LAWYERS” is incapable of functioning as a trademark or service mark. It does not. The evidence offered by the Office establishes only that the phrase is capable of being used to convey information in common ordinary conversation.

However, many terms that are marks also are phrases that are capable of being used to convey information in common ordinary conversation. An obvious example pertinent to this application are the 48 registrations issued by the Office discussed above, each of which is for a mark capable of being used in ordinary conversation in the same manner advocated here by the Office as basis for its refusal to register. The fact that those phrases were capable of conveying information in common ordinary conversation did not prevent their registration there, and also should not prevent registration of Applicant’s mark here.

## 3. THE RELEVANT PUBLIC PERCEIVES “ASK THE LAWYERS” AS A MARK

The critical inquiry in determining whether matter functions as a trademark or service mark is how the proposed mark would be perceived by the relevant public (see TMEP 1202.04). An applicant may respond to a merely informational failure-to-function refusal by submitting evidence demonstrating that the matter is perceived as indicating a single source for the identified goods or services (see TMEP 1202.04(d)). Such evidence may include Applicant’s extensive advertising and Applicant’s use in the manner of a trademark on the goods and services (see TMEP 1202.04).

The Applicant has herein adduced precisely the kind of evidence identified in the TMEP sufficient to establish that ASK THE LAWYERS functions as a trademark. While a Section 2(f) claim of course cannot be used to overcome a Failure to Function Refusal under Sections 1, 2, 3, and 45, Applicant's evidences discussed herein in Section II of this response establishing the acquired distinctiveness of Applicant's mark presuppose the lesser-included threshold inquiry that the relevant public first, indeed, recognizes ASK THE LAWYERS as functioning as a mark.

Accordingly, all evidences discussed in Section II herein therefore should be considered raised here as evidences establishing that ASK THE LAYWERS functions a trademark.

The Applicant highlights the following particularly noteworthy evidences on this point.

First, advertising expenditures are expressly singled out in the TMEP as competent evidence supporting function as a trademark (see TMEP 1202.04). As discussed more fully herein at Section II(2)(C), attached 0053 and example ads 0158-0163 illustrate Applicant's spend on Google Ads and ads purchased thereby, attached 0150 and example ads 0166-0168 illustrate Applicant's spend on Facebook advertising and ads purchased thereby, and attached 0148 and example ads 0158-0163 illustrate Applicant's spend on remarketing advertising and example ads purchased thereby.

Second, use in the manner of a trademark on its goods and services is expressly identified in the TMEP as competent evidence supporting function as a trademark (see TMEP 1202.04). As discussed more fully herein at Section II(2)(F), attached 0217 and 0219-220 show use in the manner of a trademark for class 009 goods, attached 0063 and 0219-0222 show use in the manner of a service mark for class 035 services, attached 0217 and 0219-0220 show use in the manner of a service mark for class 038 services, attached 0034, 0044, 0066, and 0219-0220 show use in the manner of a service mark for class 041 services, and attached 0057, 0074, and 0219-0220 show use in the manner of a service mark for class 045 services. Use in the manner of a trademark is established in these evidences by, for example, the mark "in larger font size or different stylization or color than the surrounding text," placement of the mark "at the beginning of a line or sentence," positioning of the mark "next to a picture or description of the goods," and "use[] of the 'TM' designation with the applied-for mark" (see e.g. TMEP 904.03(i)(B)(1)).

Third, Applicant has provided evidence that consumers treat “Ask The Lawyers” and its nearly-identical cognate “AskTheLawyers” specifically as marks. Attached 0164 and 0165 are screenshots of Facebook reviews of Applicant’s website, [www.askthelawyers.com](http://www.askthelawyers.com), each with a caption reading that the reviewer “recommends Ask The Lawyers.” The specific identification of Applicant’s website (the URL of which itself is a cognate of “Ask The Lawyers”) by name by the reviewers evidences that the reviewers understand Applicant’s website as the source of the goods and services being reviewed. Similarly, attached 0071, 0186, and 0187 are online posts from Applicant’s attorney clients making specific references to “AskTheLawyers” (the nearly-identical cognate of “Ask The Lawyers”) as an entity providing, in these examples, the legal information services discussed in the posts.

For these reasons, the Applicant respectfully requests that the Office withdraw its Sections 1, 2, 3, and 45 Refusal based on failure to function as a mark.

Attorney Gregory Herrman Disc... x +

kvoa.com/story/41354485/attorney-gregory-herrman-discusses-distracted-driving-car-accidents-with-askthelawyers.com

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
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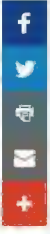


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Posted: Nov 21, 2019 8:43 AM CST

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CORPUS CHRISTI, TX, UNITED STATES, November 21, 2019 /EINPresswire.com/ – Gregory Herrman, a personal injury attorney in Corpus Christi with Herrman & Herrman, PLLC, recently urged drivers to stop using their phones while driving in order to save lives in an AskTheLawyers.com legal brief.



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## Attorney Gregory Herrman Discusses Distracted Driving Car Accidents with AskTheLawyers.com™

Posted: Nov 21, 2019 8:43 AM CST

Gregory Herrman, an attorney in Corpus Christi with Herrman & Herrman, PLLC, urged drivers to stop using their phones in an AskTheLawyers.com legal brief.

CORPUS CHRISTI, TX, UNITED STATES, November 21, 2019 /EINPresswire.com/ – Gregory Herrman, a personal injury attorney in Corpus Christi with Herrman & Herrman, PLLC, recently urged drivers to stop using their phones while driving in order to save lives in an AskTheLawyers.com legal brief.

Herrman said that his law office gets calls every day from people seriously injured by distracted drivers on their phones.

**“**In an instant, a driver who is texting can ruin their own lives and other innocent people on the road. Believe me, the text

“Everyone thinks a wreck will never happen to them and that this text will only take a split second, but then it’s too late,” he said. “In an instant, a driver who is texting can ruin their own lives and other innocent people on the road. Believe me, the text can wait.”

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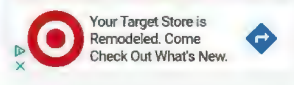
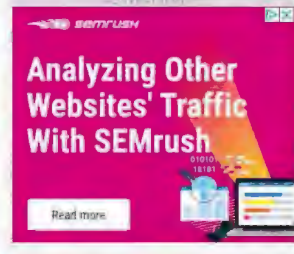
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“In an instant a driver



PRESS RELEASE

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# Millions STILL Haven't Replaced Their Takata Airbags. Have You?

You may have heard about the Takata airbag recall from a few years ago. More than 150 vehicle models from 19 different automakers contain the airbags, which were reported to explode on days of high heat.

The reason for this auto defect? To explain, it helps to understand how airbags work. Behind the airbag itself is a propulsion system that requires a chemical reaction. The chemicals work together to quickly inflate the bag with a gas.

The problem occurs with the chemicals. An investigation revealed that this particular mix of chemicals was a poor choice. One chemical is prone to degrading over time its exposed to moisture and fluctuating temperatures. This degradation creates a volatile chemical reaction. On hot days, the chemicals would overheat and explode much more violently than intended, shooting shards of glass at the person behind the airbag.



Since humidity and changes in temperature are triggers for this reaction, vehicles in the south face an increased risk of airbag explosions.

## Millions of Drivers Still at Risk

After litigation and a nationwide recall, a recent report from AAA suggests that several drivers are still using vehicles that have the potentially dangerous airbag. AAA estimates that over 15 million drivers have not had their airbag fixed. This means their bags could potentially explode at any moment, causing severe and possibly fatal injuries. At least 10 people have already died from this defect.

To find out if your vehicle is one of the ones that needs replacing, simply visit [www.nhtsa.gov/recalls](http://www.nhtsa.gov/recalls) and type in your vehicle identification number (VIN). Then visit a qualified dealer who can replace the part. It's a quick fix and should be free.

If you've been injured by a defective auto part, you need to talk to an attorney immediately. Even if it seems like the car crash had nothing to do with a defective part, an attorney can perform an investigation to find out what really happened.

*Written by AskTheLawyers.com on behalf of Stewart Eisenberg*

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
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# Complications With Gastric Bypass Surgery? It Could Be Medical Malpractice, Attorney Says

In a recent video interview, a medical malpractice attorney warned that a gastric bypass surgery could cause major complications if the surgical team isn't careful.

Attorney Michael Warshauer issued these warnings in a discussion with AskTheLawyers.com™. He was discussing gastric bypass surgery, which could involve removing portions of the stomach or intestine, depending on the type of surgery. In cases where portions of intestine or stomach is removed, the remaining sections need to be stitched back together, and a subpar job of stitching can lead to an anastomotic leak. In an anastomotic leak, fluid from the gastrointestinal tract leaks into the sterile abdominal cavity, which could then lead to sepsis, a potentially life-threatening condition. Warshauer explained that this is an extremely profitable surgery for many hospitals. This means that medical teams will perform the surgery, even if not everyone on the team is adequately trained to do so.



Michael Warshauer

Warshauer said that one of the most dangerous elements of this surgery is that the doctor's ego can stop them from admitting to a surgical error.

"Even the best of surgeons can have a small leak," Warshauer said. "That's not the issue. The issue that we see is the failure to appreciate the leak before the leak becomes life-threatening. Too often we'll see a doctor who has too much self confidence, who thinks: 'There's no way I made a leak!' and fails to detect it. And that's where the bad results happen."

Warshauer said that it could be hours, days, or even weeks before the patient realizes that something is wrong.

He stressed that not every leak is the result of medical malpractice. An investigation can determine if the doctor made a mistake out of line with common medical practices.

Warshauer's firm has a full-time doctor on staff to help review the validity of all potential medical malpractice claims, a rarity in the personal injury field.

Michael Warshauer is an attorney with the Warshauer Law Group in Atlanta with over three decades of experience. He has a history of

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## WARNING: Your Kia Optima May Be Unsafe!



Do you own a Kia Optima built between the dates of May 21, 2018 through May 29, 2019? If so, your vehicle may have a very serious defect that could result in injury or death.

Though the company says it is currently unaware of any car accidents that have occurred related to this defect, it has announced a recall of the 2019 Kia Optima. The reason for this recall is a software problem relating to the forward collision warning (FCW) system. Due to this software problem, the FCW may prevent the automatic emergency braking (AEB) system from engaging when a potential collision is about to occur.

Over 11,000 2019 Kia Optimas may be affected by this error. Fortunately, your Kia dealer can perform an update on your vehicle to fix the problem. But until you have a professional examine your vehicle, you may be at risk of getting into a car accident.

### What Do I Do If a Defective Vehicle Causes an Accident?

In most personal injury cases, the injured party must prove that someone committed negligence and that negligence led to a personal injury. This is not so in cases involving vehicle defects. When someone is injured due to a defective vehicle, the doctrine of strict liability is invoked. This means that all that has to be proven is that a vehicle defect led to injury, without regard to whether any negligence was committed. In order to make a claim based on a motor vehicle defect, the following three conditions must exist:

The vehicle or vehicle component had an "unreasonably dangerous" defect that caused an injury. This injury occurred when the vehicle or vehicle component was being used in the way it was intended to be used. The vehicle had not been substantially modified from the condition in which it was originally sold (aftermarket parts, for example).

The Metier Law Firm represents victims of vehicle defects in the states of Colorado, Nebraska, Washington, Oregon and Wyoming. For more information, you can reach attorney Michael Chaloupka at 888-634-7366.

Written on behalf of Michael Chaloupka by AskTheLawyers.com™

On Behalf of Michael Chaloupka

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
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## Apple Recalls 2015 MacBook Pros for Fire Hazard

Apple has issued a safety recall for its 2015 MacBook Pro laptops with Retina Display saying that the computers' batteries may overheat and post a fire hazard. According to a report on *The Verge*, the company says there are a limited number of affected units sold between September 2015 and February 2017. Although they haven't given a specific number, it could add up to quite a number of laptops made over that time period.



### Laptop Batteries Could Overheat

As part of this recall, the company will replace the faulty batteries at no cost to consumers. However, owners of these laptops will need to send their MacBooks to one of Apple's repair centers. The estimated fix could take between one and two weeks. Apple has also said it won't extend warranties on these laptops. This recall does not affect any other MacBooks including the 13-inch MacBook Pro with Retina Display, which was also sold during the same year.

Last April, the company issued a battery-related recall for some 2016 13-inch MacBook Pros, but that one was not considered a safety issue. *The Verge* reports that Apple has had a "reputation problem" with its newer MacBook Pros since 2016 and the company has been taking them more seriously over the past year offering Flexgate fixes and keyboard replacement programs for issues that the company might have traditionally ignored. It's unclear whether the overheating batteries are a newly-discovered issue because of the age of the batteries or one that Apple is finally dealing with. Apple is expected to release an all-new 16-inch MacBook Pro design later this year.

### Defective Products and Liability

Recently, there have been a number of product recalls relating to unsafe batteries that have the propensity to catch fire and cause serious injuries and property damage. We have been following horrific incidents involving e-cigarette batteries that explode and catch fire causing major injuries.

When manufacturers produce products that are dangerous and defective, they can be held financially liable for the injuries, damages and losses they cause. Injured victims can seek compensation for damages such as medical expenses, lost income, hospitalization, pain and suffering and emotional distress. In some cases, they may also be able to band together and file a class action lawsuit to hold the manufacturer accountable. An experienced product defect attorney can help consumers assess their options.

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10:46 AM 12/3/2019



# A Sigh of Relief as Illinois Gambling Expansion Passes Hurdle



Ever since this year's historic gambling expansion bill passed, there have been concerns about whether state regulators will be able to meet important deadlines related to the bill. These concerns have been somewhat addressed now that a group has been hired to conduct a feasibility study relating to the construction of a casino in downtown Chicago. The Illinois Gaming Board announced the hiring of Union Gaming Analytics of Las Vegas in early July. Three groups placed bids for the study, but the other two failed to meet filing deadlines.

Cory Aronovitz, a gaming attorney with Casino Law Group in Chicago, said that the board has a history of making sound decisions.

"This board, in particular, has never had any issues concerning scandals or compromising the integrity of the gaming environment in Illinois, and that's a function of them being meticulous

and not abiding by any artificial timeline," Aronovitz said.

Aronovitz also noted the massive gambling expansion bill approved by the Illinois legislature on June 1 "does not create a penalty for failing to adhere to its deadlines."

Nevertheless, Aronovitz acknowledged the IGB "clearly needs additional resources ... They are understaffed." Two of the board's five positions are empty, but Aronovitz says Illinois's Governor Pritzker is close to filling those vacancies.

At this point, the Illinois gaming industry is primarily focused on the casino designated for downtown Chicago. Aronovitz said he is optimistic a casino designated for Williamson County in southern Illinois will become a destination resort.

## Gambling Expansion in Illinois

Senate Bill 690, recently signed into law, allows for six new casinos – including one mega-casino in Chicago – and the legalization of sports betting statewide, among other changes. These changes may well turn Illinois into the Midwestern gambling capital.

Not only will the new casinos make Illinois more attractive for tourism, they are expected to rake in significant tax revenue as well. At full implementation, it is expected that gambling in Illinois will lead to a one-time revenue boost of \$2.7 billion, in addition to \$470 million annually.

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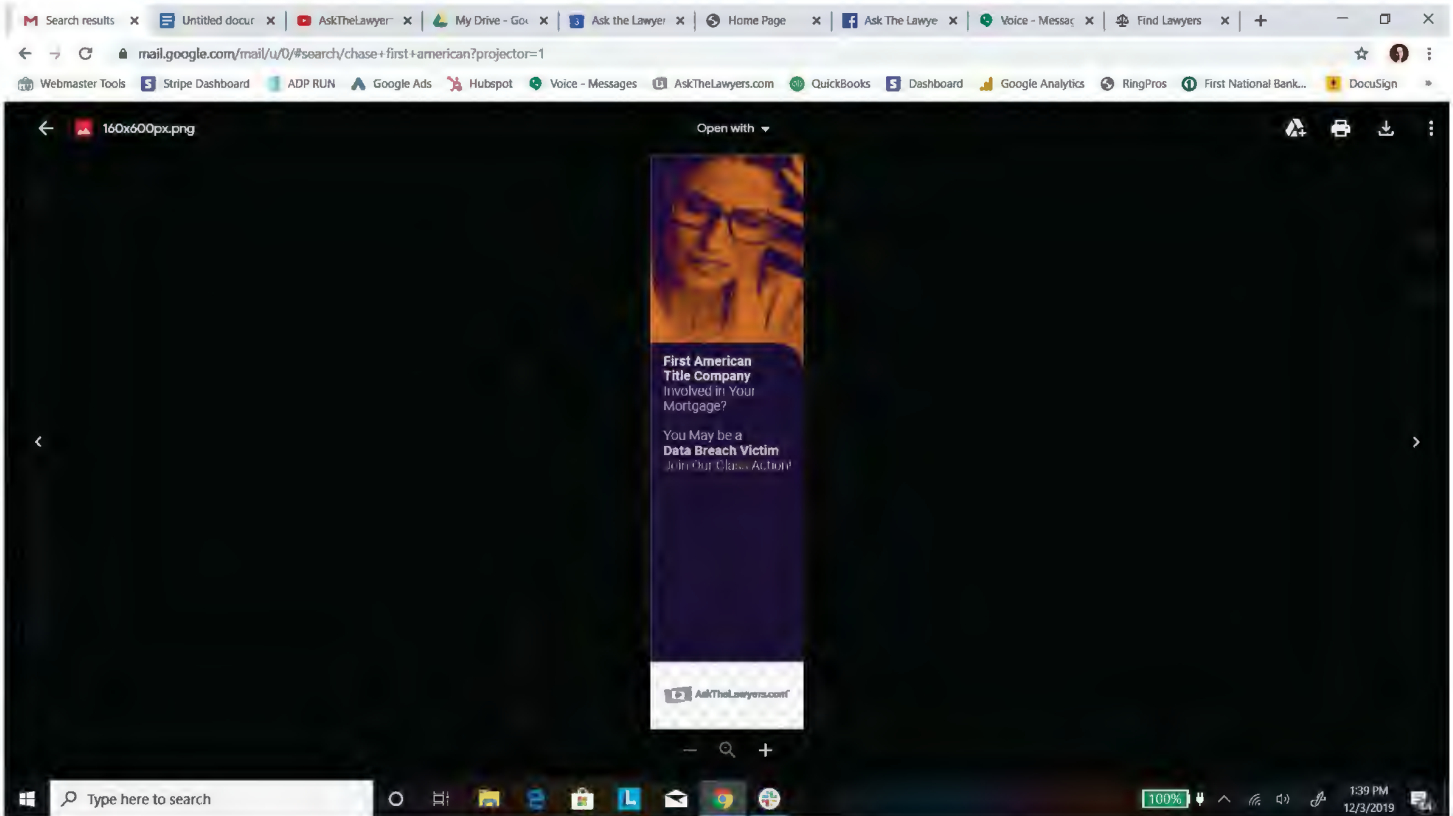
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They're not even professional people running it. I doubt any of them have degrees. It's all a money grab which is no surprise since it's Scientology run. There are more lawsuits on the way and I hope they get nailed big time.  
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- NickTalk · 3 months ago  
Scientology has paid nothing to this family, they're in the first appeal. They're dragging it out, and the lawyer is making them be quiet so that they can get the maximum settlement if it comes to that. The goals of everyone are clear, more money for the lawyer, protect the "Church" of Scientology's reputation. Meanwhile Narconon, which isn't even medically sound and is a front group to extract wealth by Scientology is there to take advantage of the next victim.  
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
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
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Disability attorney Marc Whitehead says that it is extremely important to have an attorney on your side to make sure everything goes as smoothly as possible.

"The laws, rules, and regulations that govern long-term disability appeals are difficult to navigate. It's important to enlist the services of an experienced disability attorney from the beginning, as you only get one chance to present your best case."

Whitehead is based in Houston and can handle disability claims nationwide. Call him now at 888-367-1611.



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Item	Change
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[Redacted]	+\$18,170.25

Campaigns

Campaign	Cost	Clicks	CTR
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[Redacted]	\$18,170.25	267	2.88%

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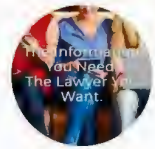
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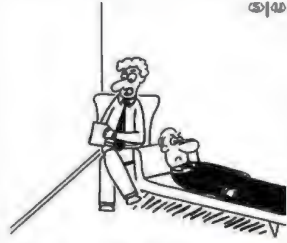


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


No, your honor, I'm a different kind of "counselor." I'm supposed



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Judge: You're Not Guilty?  
Me: "moonwalks outta there"




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


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


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
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
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
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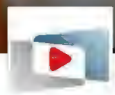
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
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
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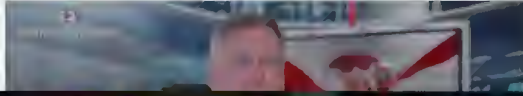
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
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




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
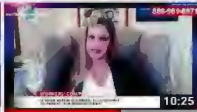



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
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
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
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


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
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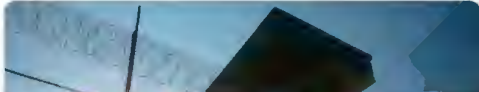
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
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
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
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
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
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**AskTheLawyers.com Announces Content Partnership With iSyndicate.com**

San Diego, CA - July 31, 2000 - AskTheLawyers.com ([www.askthelawyers.com](http://www.askthelawyers.com)) announced today it has partnered with iSyndicate.com, the preeminent content syndication service on the Internet. As the first entity to offer state specific legal content to iSyndicate's vast network of web sites customers, AskTheLawyers.com's attorney sponsors will supply articles covering a variety of law, including Family, Personal Injury, Employment, and Business Law.

Each article will be in a concise "Question & Answer" format featuring current and "in the news" topics specific to communities across the U.S. AskTheLawyers.com will update and maintain the content. CEO Cheney Winslow says, "AskTheLawyers.com is thrilled to be able to provide this valuable, local resource through our associations with some of the most prestigious law firms in the country. This content partnership further solidifies AskTheLawyers.com as the Internet's Premier Source for Online Local Legal Help."

AskTheLawyers.com ([www.askthelawyers.com](http://www.askthelawyers.com)) is an interactive service where individuals obtain an initial consultation (at no charge) via e-mail with a licensed attorney in their area. The San Diego-based company promotes their law firm sponsors through a vast network of media partnerships including WFAA (ABC) in Dallas, WBBM (CBS) in Chicago, and WSB (ABC) in Atlanta. Most recently, the company announced a strategic alliance with leading Internet broadcaster NextLevel.com to produce "Legal Live Casts" on the Internet.

iSyndicate.com, "The Content Marketplace," is the leading provider of dynamic and relevant Web content designed to help drive commerce and build community on the Internet. Today, the company aggregates, packages, integrates and delivers a breadth of content including audio, video, animations, interactive games, comics and weather from more than 1,000 content providers.

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June 5, 2000 Press Release

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### AskTheLawyers.com Announces Partnership With WFAA-TV 8 and "Good Morning Texas"

San Diego, CA - June 13, 2000 - AskTheLawyers.com ([www.askthelawyers.com](http://www.askthelawyers.com)) announced today it has partnered with Dallas/Fort Worth's ABC affiliate, WFAA (Ch. 8) to provide local legal content to Dallas and Fort Worth communities. The partnership will establish AskTheLawyers.com as the exclusive legal source for WFAA and its popular morning program, "Good Morning Texas."

Executive Producer of Good Morning Texas, Dina Conte Schulz, says *"Our partnership with AskTheLawyers.com enables us to give our audience important legal information that will help them make critical decisions that shape their lives. We are thrilled to have these legal eagles on board and look forward to ways we can expand our relationship, together, with the viewers."*

AskTheLawyers.com will sponsor monthly segments of GMT and furnish WFAA with its local law firm sponsors as legal experts for the station. Selected members of AskTheLawyers.com will be featured each month on GMT with a live "Q&A" format call-in segment and information on GMT's viewer hotline.

Each broadcast will be streamed live on WFAA's web site, [www.wfaa.com](http://www.wfaa.com). The Internet element will also include legal information and articles provided by AskTheLawyers.com's local law firm sponsors with photos, bios, articles, and contact information.

AskTheLawyers.com CEO Cheney Winslow says *"This partnership will solidify AskTheLawyers.com as Dallas/Fort Worth's local source for legal information while bringing unprecedented exposure to our law firm sponsors."*

WFAA, the leading station in the market, has been dedicated to servicing Dallas/Fort Worth residents for half a century. For the past decade,



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### AskTheLawyers.com & ShowMeSanDiego.com Partner to Provide Legal Content

San Diego, CA – March 1, 2000 – AskTheLawyers.com, a free online legal service for consumers, has partnered with ShowMeSanDiego.com, a collaboration of KFMB, to bring localized legal information to San Diegans. The partnership enables readers of ShowMeSanDiego to access legal information provided by a select group of San Diego Attorneys. The content features articles written by local Attorneys pertaining to many different areas of practice that effect the local community. The Attorneys, all sponsors of AskTheLawyers.com, answer questions posed to them in the areas of Criminal Law, Divorce, Family and Child Custody Issues, Construction Defect, Personal Injury, Auto Accidents, Workers Compensation, Wills, Trusts, Estate Planning as well as many other topics that effect San Diegans.

AskTheLawyers.com is a unique interactive online legal service that affords the public an opportunity to gain legal information via the Internet. Consumers can ask a local Attorney a question, via email. All inquiries are transmitted to sponsoring Law Firms and are answered by an Attorney in a specific geographic location and area of practice. The Web site contains more than sixty different areas of practice. Each area is sponsored by one local prominent law firm.

All AskTheLawyers.com member law firms had to meet stringent requirements before being accepted into the program. The attorney members have all agreed to answer general inquiries either by email or telephonically. General information about the sponsors is available online via the AskTheLawyers.com Web site which provides links to sponsors contact information and/or their

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June 26, 2000 Press Release

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**AskTheLawyers.com Partners with WCBS Ch. 2 New York!**

San Diego, CA - May 1, 2000 - AskTheLawyers.com ([www.askthelawyers.com](http://www.askthelawyers.com)) announced today it has partnered with New York's CBS affiliate, **WCBS Ch. 2** to provide targeted, local legal content to New York. Law firms participating in the program will be featured weekly on WCBS's popular web site ([www.CBSNewYork.com](http://www.CBSNewYork.com)), including articles accompanied by a photo, bio, and complete contact information. AskTheLawyers.com CEO Cheney Winslow says "This partnership will solidify AskTheLawyers.com New York's local source for legal information while bringing unprecedented exposure to our law firm sponsors."

WCBS's web site, ([www.CBSNewYork.com](http://www.CBSNewYork.com)), is a combination of three highly visible media properties in the New York market (WCBS-TV Ch. 2, WCBS-AM 880, & WFAN-AM 660) which heavily promote the web site. Their partnership with AskTheLawyers.com will solidify both entities as **the** source for legal information throughout New York communities. WCBS will dedicate the legal section of their web site to AskTheLawyers.com in addition to banner ads throughout their site and "on air" TV tags.

AskTheLawyers.com is a unique online legal information service enabling consumers to ask a confidential question (at no charge) via email to a licensed practicing attorney. Availability is limited to **one** select law firm for each of over 60 exclusive areas of practice per county (New York, Nassau, Suffolk, Kings, Queens, Bronx, Richmond & Essex, NJ). All consumer inquiries are forwarded to each sponsoring member daily. Responses are written and/or telephonically transmitted, and follow up appointments are at the respective attorney's discretion.

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**For Immediate Release**

**AskTheLawyers.com HAS REGULAR FEATURE ON FOX NEWS 11  
LOS ANGELES**

Los Angeles, California - November 7th, 2000 - AskTheLawyers.com is proud to announce a regular segment on Fox 11 Morning News in Los Angeles. AskTheLawyers.com attorney sponsors are being featured in a weekly segment on KTTV FOX 11 Morning News in Los Angeles each Monday morning at 6:00 am. The segment is topical and interactive using a five minute live question and answer format where viewers call in and ask their questions on the air and the attorney is able to respond to each question as it is posed.

As the Internet's premier source for legal information, AskTheLawyers.com is a valuable service providing Los Angeles, and other markets nationwide, the opportunity to ask a confidential question (at no charge) via email to a licensed practicing attorney in their area. The AskTheLawyers.com sponsors appearing on FOX11 LA Morning News are select attorneys that are all in the Los Angeles area.

The topics covered in the news segments vary according to current events and issues that are important to the residents of Los Angeles. The timely relevance of the segments has proved this to be a valuable informational resource for all Angelenos and members of the surrounding communities. The ratings are consistently strong during these legal segments.

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### Message Board

This message board is for consumer to consumer use. If you want to ask an attorney a question, please use our question submitting service on our main page. There are also a few things to remember when you use this message board:

- You do not have to register to post a new topic or reply. However, registering allows you to use advanced features of the board, such as editing your post and email notification
- The laws differs from state to state. Therefore, please include your city and state in your post as a courtesy

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child support							Angela Harpues			( May 01, 14:45, 2001 )
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which way out in GA							John gmt			( Apr 25, 08:05, 2001 )
Getting Around The Need To File For Guardianship in Florida							Mike Lewis			( Apr 26, 06:39, 2001 )
HELP! I WAS TERRIBLY WRONGED!							Scott Busi			( Apr 25, 23:47, 2001 )
Is it legal in NY to tell me that I resigned from work when I never did?							Kia			( Apr 25, 11:22, 2001 )
Need help							Dan Vorreyer			( Apr 21, 20:14, 2001 ) +1
Re: Wrongful Discharge or Harassment by previous employer							Dan Vorreyer			( Apr 22, 03:37, 2001 )
Juvinial							thomas			( Apr 16, 09:41, 2001 )
Punishment if Convicted of Disorderly Conduct in the state of Texas							michael smith			( Apr 15, 08:47, 2001 )
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Bankruptcy question							TR			( Mar 03, 15:08, 2001 ) +1
Re: Bankruptcy question							C PiGadlotis			( Apr 11, 10:05, 2001 )
test							support			( Apr 09, 12:33, 2001 )
Help Me Please!!!!!!!							Eric R Lensey			( Mar 10, 07:46, 2001 )
Properly taxes							Joe Cook			( Mar 09, 16:28, 2001 )
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Re: Refused Entry at a Night Club							John Smith			( Mar 08, 11:48, 2001 )
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### Ask The Lawyers Your Questions to Receive Legal Help and Counsel.

AskTheLawyers is an online legal service devoted to consumers and businesses to find a lawyer in their area to help with their personal legal needs. The Law Firms associated with AskTheLawyers are among the top legal advisors in the United States. Our Law Firms areas of specialization run the gamut from Personal Injury Legalities questions to Immigration Legal Information as well as Criminal and Divorce Issues. If you have a legal question or require legal help, fill out the online legal questionnaire and/or use the AskTheLawyers search tool in order to find an attorney in your area. By filling out the online legal questionnaire with your pertinent information, a lawyer in your area should respond shortly. If AskTheLawyers does not currently have a law firm sponsor in your area, feel free to contact your local Bar Association for a Law Firm referral in your area.

Ask The Lawyers is currently expanding it's coverage across the United States. AskTheLawyers.com has been providing assistance for consumers and businesses to find qualified legal representation in their geographic area since 1999. We are here to help you.

Whether you have a potential Personal Injury claim or have recently been involved with a catastrophic accident due to no fault of your own use Ask The Lawyers to assist you in finding the most qualified legal help in your area. Ask The Lawyers Attorneys can answer questions and evaluate your needs. Most Law Firm sponsors do not charge an initial consultation fee. A lot of times you do not know you have a case until you talk to a legal professional who can answer your questions and assess the situation. Fill out our online form today in order to expedite the legal help that you may need.

If you are going through the trauma of a divorce or separation or need assistance with an adoption or child custody issue, Ask The Lawyers may have just the right lawyer to give you the support that you need. Perhaps you have recently been arrested for a DWI or even something as minor as a traffic ticket. Ask The Lawyers diligently tries to assist

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## Become A Member

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As the Internet's Premiere source for local legal help, AskTheLawyers.com is a national interactive online service where individuals obtain an initial consultation (at no charge) via email with an attorney in their area. Availability is exclusive to four select law firms per area of practice for each metro or state starting at just \$25/month.

Through on air and online media alliances with CBS, Fox, and ABC affiliates across the country, AskTheLawyers.com generates more than 100,000 weekly page views. To view our current media kit with details on all of our media and online partnerships, click here: [www.askthelawyers.com/mediakit](http://www.askthelawyers.com/mediakit)

### II. How It Works:

Visitors to our site select a State (i.e.: California), then a County or Metro (i.e.: Los Angeles), then an Area of Practice (i.e.: Bankruptcy). A page with our sponsors' info comes up which links to an online consultation form where they fill out their name, email, phone number and question. When they hit "Submit," this generates an email which is sent directly to the selected law firm. Click here to go to our Home Page to see how our service works: [www.askthelawyers.com](http://www.askthelawyers.com)

As an FYI, we strongly recommend that you *call* the individuals back, and we do make the phone number a required field.

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There are four levels of sponsorship per area of practice in each county or metro. Our service is exclusive to just one law firm for each of the four levels, which are the Platinum, Gold, Silver, and Bronze (for example, there is just one Platinum level sponsor for Family Law in Chicago Metro, one Gold level, and so on). To view a mock up page with each of the four levels of sponsorship with pricing, click here: [www.askthelawyers.com/pricing](http://www.askthelawyers.com/pricing)

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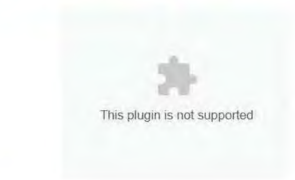
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Article of the Week

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by AskTheLawyers.com

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**Suspicious letters sent to at least 6 governors (AP)**

AP - Suspicious letters containing powdery substances addressed to governors were intercepted in at least six states on Monday, but tests indicated the powder in five of them wasn't harmful.

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**Joke of the Week**  
 How to impress a client:  
 I was in the VIP lounge last week en route to Seattle. While in the lounge, I noticed Bill Gates sitting in the corner enjoying a cognac. I was meeting with a very important client who was also flying to Seattle with me but she was coming a bit late. Being a forward type of guy, I approached Mr. Gates.

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Spotlight Attorney

### Article of the Week

#### When you are entitled to damages?

by Mark Jordan Siegel

If you are injured due to someone else's wrongful conduct, you are usually entitled to damages. Damages are the money compensation awarded to make up for the loss or injury you suffered. There are three main kinds of damages: compensatory, nominal... Read more.

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**Joke of the Week**

*Memory Clinic*  
Two elderly couples were enjoying friendly conversation when one of the men asked the other "Fred, how was the memory clinic you went to last month?" "Outstanding," Fred replied. "They taught us all the latest psychological techniques: Visualization, association-it has made a big difference for..."  
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
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- Can you lose your "IRA" if you declare bankruptcy?
- What is the "implied consent law"?

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- Who does a creditor pursue for debts incurred for the "necessaries" of the support and maintenance of a family?
- Can you lose your "IRA" if you declare bankruptcy?

**Health Care**

- Does a landowner have a responsibility to accommodate "increased flow of surface water" from development of his property?
- Can you use the term "911" in your business?
- What is Pennsylvania's "Health Club Act"?
- What are the laws pertaining to joint bank accounts?
- Does the "Pennsylvania Lemon Law" apply to vehicles purchased out-of-state?
- What is your liability for sales and wage taxes?
- Can a Pennsylvania township charge a license fee for billboards?
- What power does your business partner have?
- What is the "Real Estate Seller's Disclosure Act"?
- If your small corporation is sued, can you lose your personal assets as well?
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- Does a victim have the right to request HIV testing of their sex offender?
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10 Factors you Must Consider When Choosing the Right Attorney Finding the right attorney could be the most important decision you make about your case. Yes indeed, the outcome of your case can vary from attorney to attorney. It has been said that "the best defense is a [ . . . ]"

**How does the "AAS Decision" affect contractors and developers?**

The California Supreme Court gave contractors and developers some relief with respect to construction delay

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A Duck in A Convenience Store  
This duck walks into a convenience store and asks the clerk "Do you have any grapes?" The clerk says no, and the duck leaves. The next day, the duck returns and asks "Do you have any grapes?" The clerk again says no, and the duck leaves. The day after that, the duck walks in the store again. [more...](#)

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
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- What new environmental regulations affect "wetland" development?
- Can you claim a tax deduction for seller-paid points on a residence purchase?
- What is generally required before some one is considered a "relative resident" on a homeowner's policy?
- Are realtors who make representations about property liable if their facts are incorrect?
- Can a public school legally conduct random urinalysis drug testing of student athletes?
- Can higher out-of-state waste disposal fees be justified?
- If the man breaks off an engagement is he still entitled to the return of the ring?
- How can you obtain information on IRS deductions, exemptions and bracket?
- How can you be sure of what is covered in your homeowners policy?
- What are the new rules issued by the IRS for home office tax deductions?
- If a defective game card or stamp says you are a winner, can you collect?
- Can an HMO be liable for bad faith denial of coverage?
- Can a city government limit an individual's liberty of expression in their own home?
- Is it legal for schools to conduct random drug testing on students involved in extracurricular activities?
- Is a congressional district that is drawn with race as the predominant factor unconstitutional?
- Are digital signatures legally binding?
- What are the controversies concerning the community service programs in public schools?
- Are all investments obtained through a bank insured?
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### [GM Announces Another Recall That Affects 1.18 Million More SUVs](#)



General Motors (GM) issued another recall of 1.5 million vehicles on March 17, stating that certain SUV models have defective air bags, according to The Washington Post. This comes after the fallout from GM's first recall last month of more than 1.6 million small cars for defective engine switches. The defect is linked to 12 [Read More](#)

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Child died tragically after being electrocuted in swimming pool. Attorneys and Family calling for mandatory inspections and appropriate recalls. CORAL GABLES, Fla. (June 24, 2014) – A wrongful death complaint was filed in the 11th Judicial Circuit Court in Miami-Dade County on behalf of the family of seven-year-old Calder Sloan, who was electrocuted on April 13, 2014 while swimming in his family's swimming pool due to a faulty pool light and electrical grounding and bonding on the pool's lighting system, announced attorney Ervin A. Gonzalez, partner at the Coral Gables-based law firm Colson Hicks Eidson. The lawsuit was filed against [Read More](#)

Wed, Jun 25, 2014

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### Joke of the Week

*Yes There Is!*  
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

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
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**Joke of the Week**  
During his wedding rehearsal, the groom approached his pastor with an unusual offer: "I'll give you \$100 if you'll change the wedding vows, and leave out the 'love, honor, obey, and forsake all others' part." He pressed a \$100 bill in the pastor's hand and walked away with a satisfied smile.  
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*The Horse*  
 "I have to have a raise," the man said to his boss. "There are three other companies after me." "Is that so?" asked the manager. "What other companies are after you?" "The electric company, the telephone company, and the gas . . . more>>

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Yes No  
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Joke of the Week  
The fish:  
"Have to have a fish," the man said to his boss. "There are three other companies after me." "What fish?" asked the manager. "I don't know, but the other two are also fish." The fish: company, the man said.

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**Abatement**

A reduction in some amount that is owed, usually granted by the person to whom the debt is owed. For example, a landlord might grant an abatement in rent. In estate law, the word may refer more specifically to a situation where property identified in a will cannot be given to the beneficiary because it had to be sold to pay off the deceased debts. Debts are paid before gifts made in wills are distributed and where a specific gift has to be sold to pay off a debt, it is said to "abate" (compare with "ademption").

**Abbacinare**

A barbaric form of corporal punishment meted out in the middle ages where persons would be permanently blinded by the pressing of hot irons to the open eyes.

**Abduction**

To take someone away from a place without that person's consent or by fraud. See also "kidnapping".

**Abet**

The act of encouraging or inciting another to do a certain thing, such as a crime. For example, many countries will equally punish a

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
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
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
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

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**Joke of the Week**  
How to impress a client:  
I was in the VIP lounge last week en route to Seattle. While in the lounge, I noticed Bill Gates sitting in the corner enjoying a cognac. I was meeting with a very important client who was also flying to Seattle with me but she was coming a bit late. Being a forward type of guy, I approached Mr. Gates.

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
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John H. "Jack" Hickey is an injury attorney and maritime lawyer based in Miami. In this video, he explains how he proved to the court that this case should be tried under maritime law, and how his victims received a \$12 million award.

**\$12 Million Awarded to Divers Injured by Boat Pr...**  
A father and son were on a diving expedition in the Florida Keys when an accident involving the boat's propellers caused severe injuries, some of them per  
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
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March 11

3M could be liable for producing defective military earplugs that were meant to keep American servicemen and servicewomen safe in combat situations. As many as two million pairs of earplugs were issued between 2001-2016. Many veterans are experiencing serious ear injuries, including hearing loss and tinnitus. In this video, Colson Hicks Eidson attorney Mike Eidson speaks with Ask The Lawyers to discuss what you can do if you suspect that you or a loved one are a victim of defective military earplugs.



Defective Military Earplugs? US Soldiers May Have Claims for Hearing Loss

3

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**Coxwell & Associates, PLLC**  
November 10, 2018

Mississippi laws fail to prevent texting while driving accidents. Check out this article about my live Facebook interview with Ask The Lawyers discussing this issue: <https://hubs.ly/H0fscL80>

**EINNEWS.COM**  
**Injury Lawyer: Mississippi's Texting While Driving Laws Aren't Tough Enough**  
Jackson personal injury attorney Merrida Coxwell warns the communities about how Mississippi laws fail to prevent texting while driving accidents.

3

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November 21 at 3:06 PM

**Merrida Coxwell**  
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I just realized that this is Native American Heritage Month. This designation was made by President Bush in 1990 to recognize and commemorate the contributions ...

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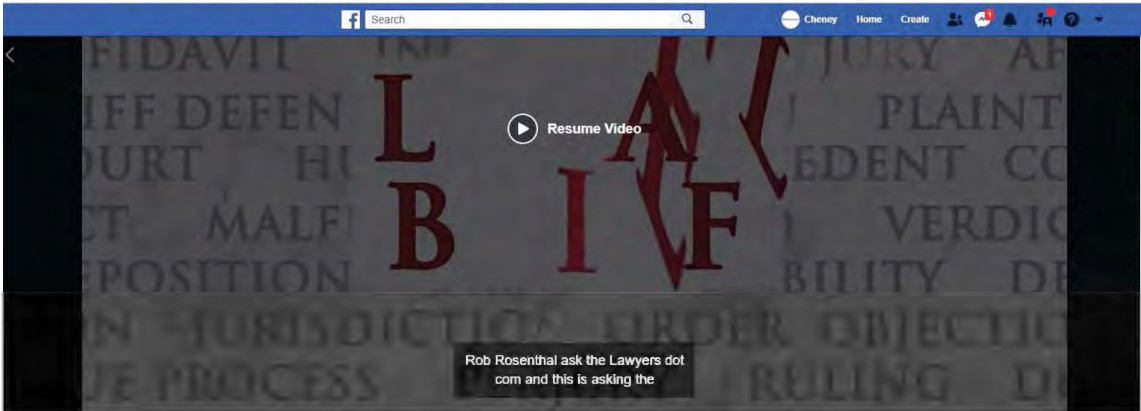
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### Vaping Death: 50-Year-Old Kansas Victim Dies from E-Cigarette Use

Ask The Lawyers

335 Views about a month ago

At least nine people in the United States have died from vaping. Will tougher regulations help, and what can the families of victims do?

This video features Brian Chase, managing partner and trial lawyer at Bistror Chase Personal Injury Attorneys, LLP. His firm is based in Newport Beach, California, and they handle cases nationwide.

Contact attorney Brian Chase directly by calling 888-333-2350.

Learn more about his practice and experience here: <https://bit.ly/2Hhnhjb>

Disclaimer: This video is for informational purposes only. In some states, this video may be deemed Attorney Advertising. The choice of lawyer is an important decision that should not be based solely on advertisements.

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#### Comments (12)

- Like Reply Commented on by Cheney Winslow 1y · 5w
- Josh Russel Knoll Asandd what about deaths from smoking? Oh no one cares about that
- Like Reply Message · 4w
- Author Ask The Lawyers Hi John, the entire cigarette industry has had their feet held to the fire for decades from the plaintiff's bar. It was litigation that forced the cigarette industry to put warnings on their product and stop advertising to minors. This is what we want from the e-cigarette industry, as well. Thanks for the comment!
- Like Reply Commented on by Cheney Winslow 1y · 4w
- Vincent Rodriguez And how many people die everyday from drinking?
- Like Reply Message · 5w
- Author Ask The Lawyers Thanks for the comment. It's true there are a number of addictive substances that cause problems and death for many people, every day.
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- Reply as Ask The Lawy...
- Stephanie Judge Noone listen me since 2010. Oh boy. I am not your god children
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Most Relevant is selected, so some comments may have been filtered out.



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X	X	X	Blog on Listing
		X	Blog Rotates on Homepage
1	2	10	Add Video on Listing
		X	Video Rotates on Homepage
		X	Video Blogging Equipment
X	X	X	Tracking Phone Number
X	X	X	Contact Form
X	X	X	Website Link
		X	Public Relations Opportunities**

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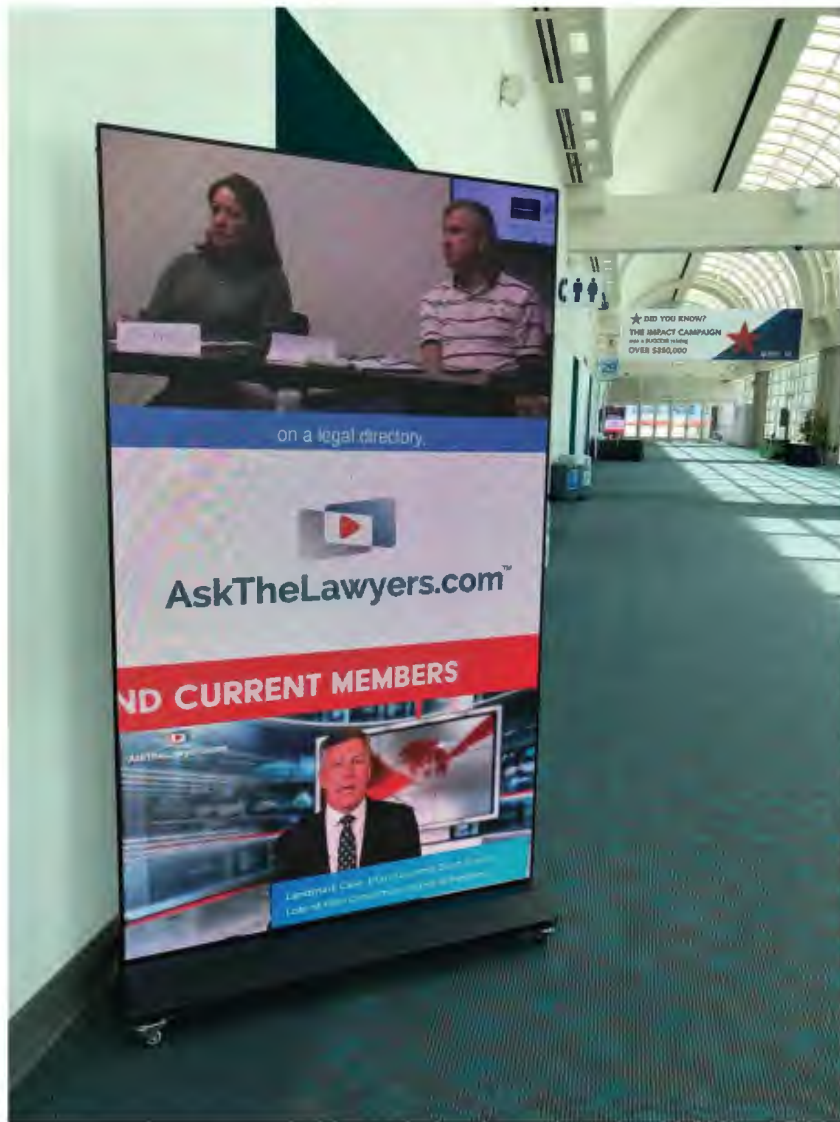
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- We put out a monthly call to you for interview topics and dates, or let us know when something news-worthy happens at your law firm.
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- Broadcasters produce legal news videos featuring you as the authority in your area.
- Legal writers draft and submit press releases on your behalf to our media list to accompany these news videos.





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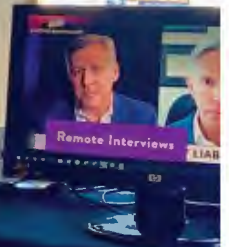
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- Build local, state
- Earn substantial
- Maximize your help





**Ask The Lawyers** was live.  
Published by BelJen P1  
October 2, 2018 · Edited

**Why is Medical Malpractice Getting Worse?**  
Watch this video to learn more.  
Is medical malpractice a problem in the US? How does one know if a preventable medical mistake occurred? What if a consent form was signed? Kathy McArthur, who was named the Best Lawyers "Lawyer of the Year" in Medical Malpractice in Macon, GA for 2019, answers these questions and more.

4,188 Views  
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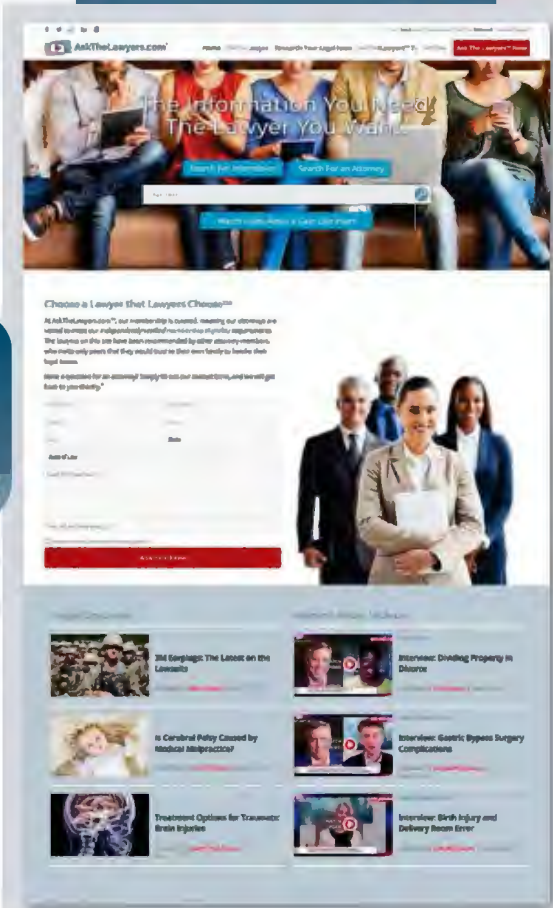
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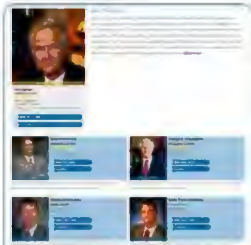
Legal Information Videos



Attorney-to-Attorney Referral Network



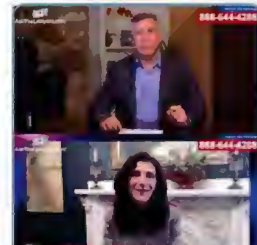
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Dynamic Listing on Directory



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We offer Top Spot and select Premier members the opportunity to be a guest on our live split screen interviews at least once per month. Attorney-members can promote themselves and their knowledge of complex legal issues in timely interviews.

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## Broadcast Style Legal Information Videos!

AskTheLawyers.com™ offers news videos that cite an attorney as the authority on the subject of the video. We utilize focus groups to give us feedback regarding how people search for and choose an attorney. Many people tell us that they would trust a third-party news source that cites an attorney over an attorney or law firm trying to promote themselves. We only offer information that is 100% truthful and without sensationalism. We do not cite just any attorney; we vet our clients to be sure they are worthy of being named on our videos and media platforms.



We use video to accompany press releases, to play on YouTube targeting a certain location and demographic, and to disseminate and share throughout social media, including Facebook, Twitter, LinkedIn, Instagram and more!

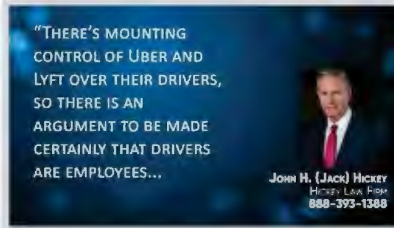


# Press Releases Written & Disseminated With Video

Press releases are a great way to get information about you and your law firm disseminated to the public, and press releases work particularly well for an attorney who just filed a mass tort or class action case and are looking for potential plaintiffs - if released properly.

**Do you want to know the secret to getting a better and more widespread reach?**

Video! All of the legitimate wire distribution services now offer to disseminate a written press release with an accompanying video. Press releases that are picked up by journalists and local news affiliates are being used on social media, meaning your release will have a much better chance of getting noticed and picked up by media outlets if it includes video. We write the press release for you to accompany the video, which we release on our media outlets. For a more robust release, we will quote you a price through the wire services.



# Dynamic Directory Listing

## Regular Opportunities for Videos:

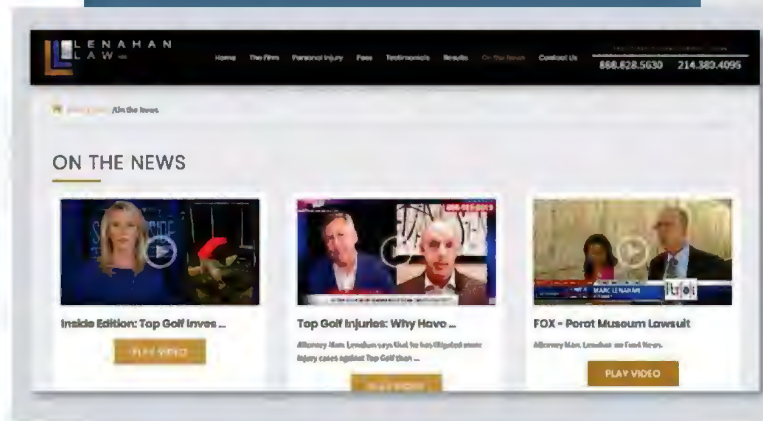
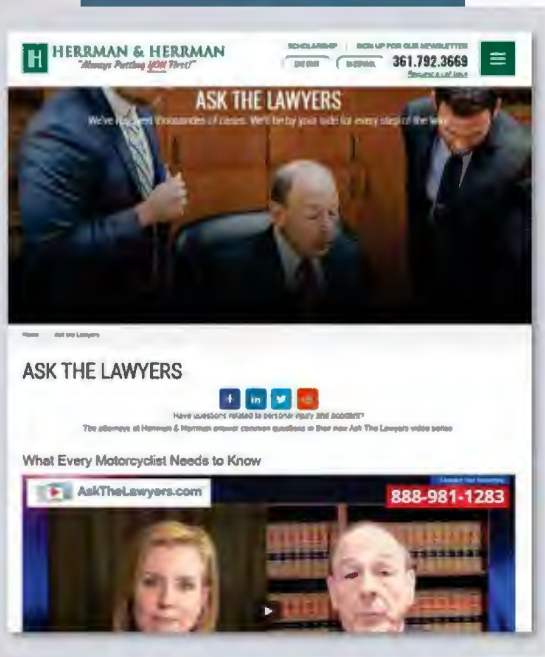
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- Tracking telephone number
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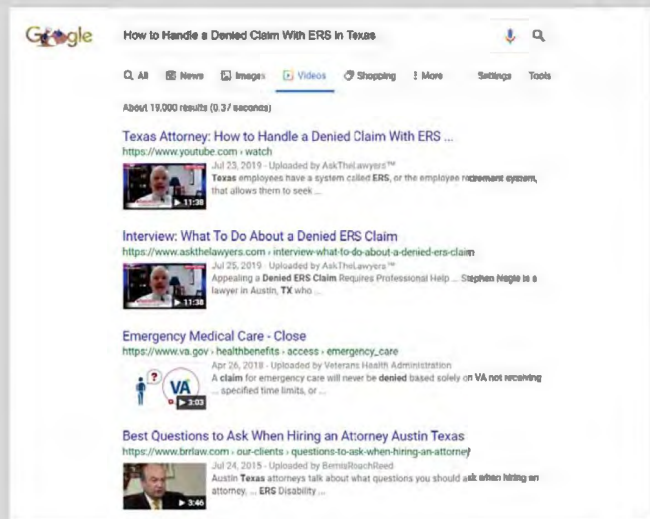
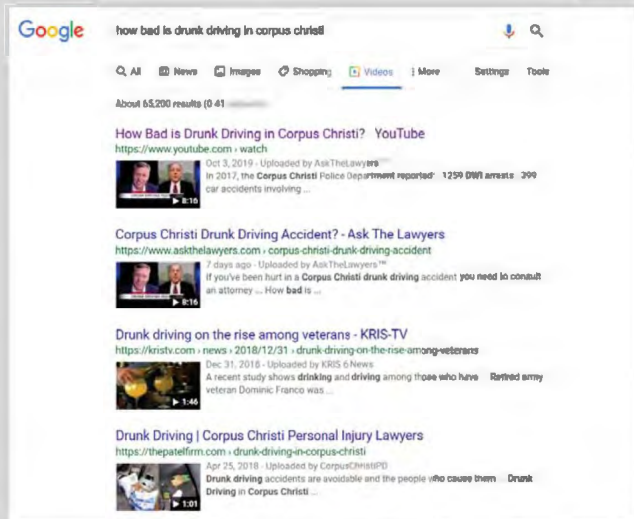
# Create Your Own Press Page on Your Website

Below are some ways our clients have utilized the videos on their websites to get the most out of each video.



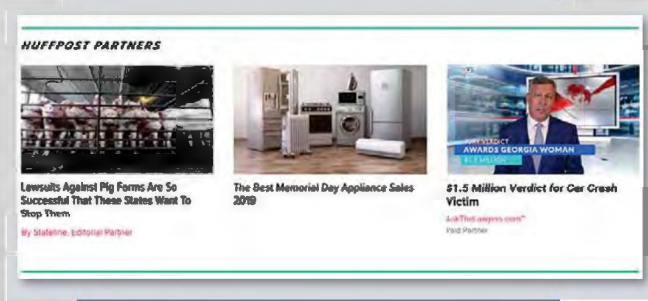
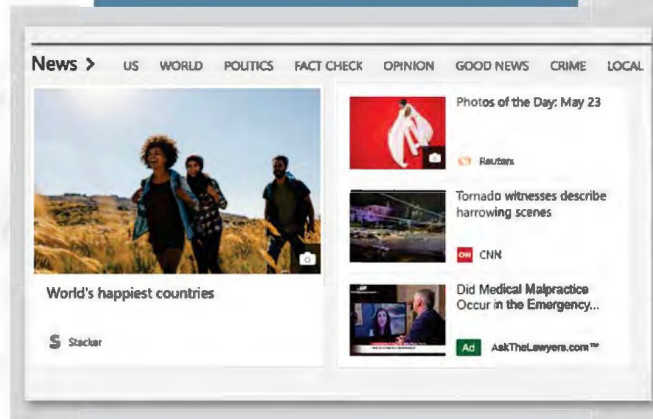
# How Do Consumers Find You?

- Each video is boosted on Facebook and Youtube to target a specific demographic and geographic location as part of your membership
- The videos are optimized for long-tail searches on a specific question or topic
- Our website has geo-location and demographic targeting capabilities within the search function to locate and recommend the closest attorney on a given topic



# Client Targeting Service

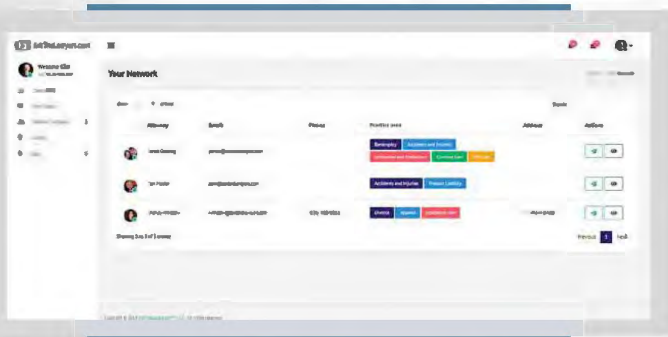
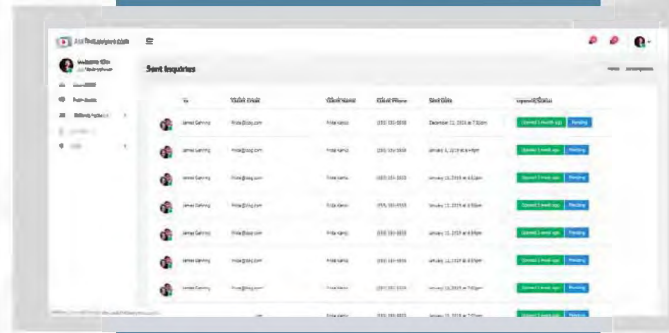
Client Targeting Service is the way much digital advertising is being done right now, and how all digital advertising is going to be done in the future: by bidding on available space on hundreds of thousands of websites and content providers through an ad exchange. This method places native ads and targeting ads to a specific chosen audience demographic, as well as plays video advertisements on thousands of streaming television apps. Artificial intelligence alongside human experts then review and optimize the campaign as it runs to maximize effectiveness. This advertising style allows for targeting of extremely specific populations of people and offers detailed reporting as to how your advertising dollars have been spent.



We recommend these campaigns based on request; we will quote a budget based on the campaign goals. Please note this is an additional service offered and not part of the monthly membership fee.

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All lawyers know the number one way for attorneys to gain potential clients with good cases is currently, has always been, and will always remain: Referrals from past clients and referrals from other attorneys. There is no better way to receive a quality legal case, and to truly help a person in need, than a recommendation from another lawyer. So what if a company combines the tried-and-true tradition of attorney-to-attorney referrals with an effective online presence?



AskTheLawyers.com™ is forging a new path based on this very idea. AskTheLawyers.com™ is a legal directory, but it is much more than just an online listing for attorneys and law firms. AskTheLawyers.com™ is composed of a core group of attorney-members, who must meet our strict eligibility requirements to ensure our and their reputations remain unsurpassed. Our attorney-members are from a variety of practice areas across the United States. They have been selected and curated to become part of our attorney-to-attorney referral network.

Our platform allows attorneys to easily send and track referrals to other attorney-members!



## Why Do Lawyers Need Video?

- Experts predict that video views will account for 80% of all internet traffic this year.
- Videos are quickly becoming the preferred way people screen potential lawyers.
- The video format allows you to create your own first impression.

## Why Do Press Releases Need Video?

- "Multimedia is the #1 Way to Increase Press Release ROI...Releases with images or videos get 3x more engagement and impressions than plain text news."  
—*Business Wire*
- "Utilizing online press release distribution will be a valuable tool in spreading your video content."  
—*SmallBusinessPR.com*
- "If you are upset that your press releases aren't getting the mileage they once did, you are not alone...creating a video press release will improve traction."  
—*YourStory.com*



*Click the image above for a brief video overview*

## What Else Can AskTheLawyers.com™ Do for You?

### A la Carte Menu (additional fees apply)

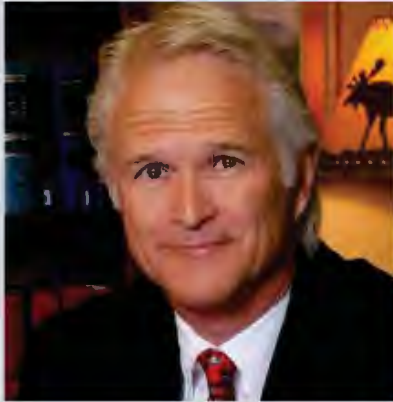
- Social media boosting, pay-per-click management, digital advertising, and broadcast media.
- Blogging on your listing by our professional writers or staff attorneys
- Spanish language video and interviews
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

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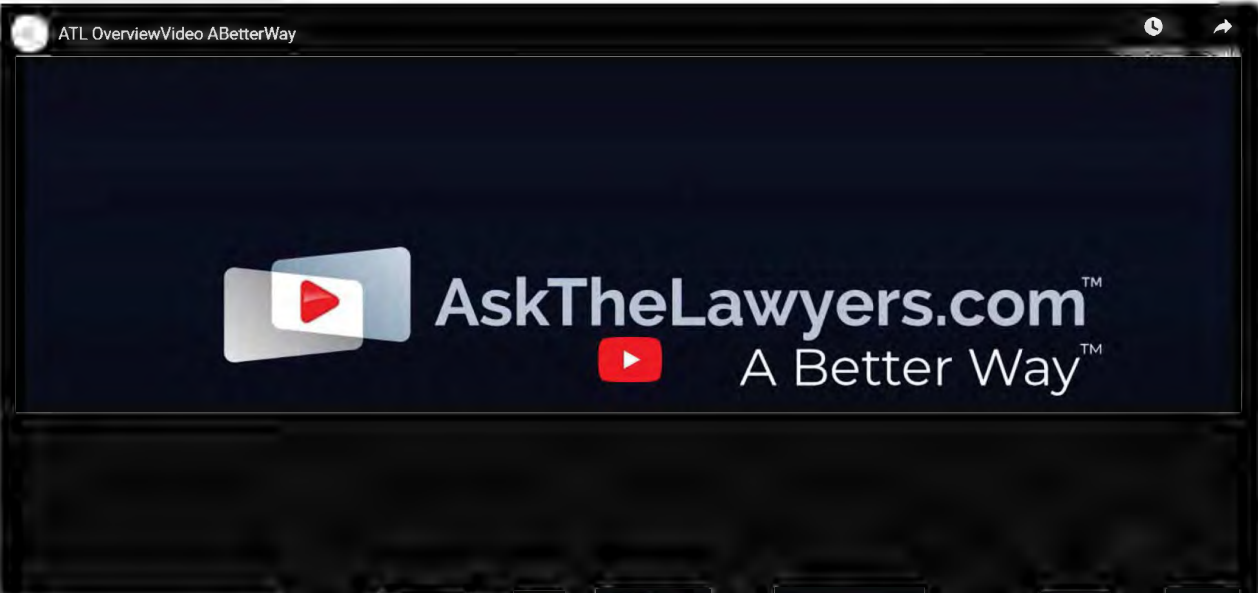
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
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
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
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
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
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
## Child Car Seat Laws by State

Car seats save hundreds, if not thousands, of lives every year and are an essential addition to any car. If you frequently travel between states, it's important to note that car seat laws differ by state, and it's your job to know and understand these laws.

When you start reviewing the various car seat laws, you may be surprised to find that in many instances they are actually less stringent than recommendations made by pediatricians and safety experts. This is because legislators have to find the compromise between best practices and what most people will actually adhere to. In general, this means that you should view state car seat laws as the bare minimum to ensure your child's safety.

Since child car seat laws differ by state, car accident attorneys want everyone to know what these states are when you're driving through different states.

This information is for both consumers and attorneys alike via our legal news and commentary updates from AskTheLawyers.com – A Better Way™.



### Child Car Seat Laws by State

#### Alabama (32-5-222)

**Rear-facing seat:** Infant-only seats and convertible seats must be used in the rear-facing position for infants up to 20 pounds or at least 1 year old.

**Front-facing seat:** Required until the child is 5 years or 40 pounds.

**Booster seat:** Required until the child is 6 years old.

Children between the ages of 6 and 15 must wear a seat belt.

#### Alaska (Sec. 2, AS 28.05.095)

**Rear-facing seat:** Infants that are less than 1 year old or weigh less than 20 pounds must be seated in a federally approved rear-facing car

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