

From: J <jeevacation@gmail.com>
To: Lawrence Krauss <[REDACTED]>
Subject: Re: Final edits
Date: Sun, 14 Oct 2018 21:39:22 +0000

He will tell them . Thats why I didn't push it

On Sun, Oct 14, 2018 at 5:24 PM Lawrence Krauss <[REDACTED]> wrote:
yeah.. I told him that. in the end I held firm.. thanks. He is a real prick in real life.. I guess when one hires a bulldog sometimes they turn around and bite you in the ass..

Lawrence M. Krauss
Professor
School of Earth & Space Exploration and Physics Department

On Oct 14, 2018, at 2:17 PM, J <jeevacation@gmail.com> wrote:

He works for u

On Sun, Oct 14, 2018 at 5:12 PM Lawrence Krauss <[REDACTED]> wrote:
Justin tore me a new asshole about item 1.. he said in the end that if this was part of your cockamamie scheme to eventually sue ABOR he didn't want any part of it, that they intended for me not to be able to sue ABOR and we had no right to sign a contract in which we could.... I don't think I have ever been screamed at so loudly, and I believe his kids were in the car. Anyway, I told him that he represented me, not ASU, and that I had no idea what that woman intended, so he should simply ask.. If they say no, I will not fight that. Between you and me, my bet frankly is that the woman was careless.. she has been careless in other things.. Anyway, Shit, it was a fucking awful way to end this. (He also complained that he arranged his weekend around me.. I felt like saying that I wasn't charging him \$800 to arrange my weekend around him, and that your time is worth 100 times what his is..)

venting..

Lawrence M. Krauss
Professor
School of Earth & Space Exploration and Physics Department

On Oct 14, 2018, at 12:11 PM, J <jeevacation@gmail.com> wrote:

ok with me

On Sun, Oct 14, 2018 at 3:07 PM Lawrence Krauss <[REDACTED]> wrote:

Nancy and I have gone over this final version very carefully. Here are our final edits. Two are wordsmiths.. which are minor. The other two are not major changes, but not trivial ones either

1. Settlement Agreement: remove "Collectively".. Rationale: There are many places in the document where the term ASU clearly does not refer to the Board of Regents as well as the University. At these points Prof. Krauss is not entering into relationships with University of Arizona and Northern Arizona University, both of which are governed by ABOR as well. ASU should mean Arizona State University. Whenever ABOR needs to be mentioned explicitly it should be mentioned explicitly. For example, in Recitals, "Pursuant to Arizona Board of Regents policy, ASU and Krauss recently...".. ASU here does not refer to ABOR and ASU.. Removing "Collectively" in the first clause of the contract resolves this.

2. Item 2: The clause "Due to Krauss' decision to retire" should be stricken. The rational for all the other clauses is not given. It should simply read "ASU shall terminate"... they agree to do it as a part of this agreement. Period.

wordsmithing:

In item 1. The University isn't accepting my retirement. They are accepting my request to retire.. so line 3 should say they are accepting my request to retire. In the next line it should say Krauss shall tender his written request to retire..

In item 6. It says "The Dean and the Dean".. this is not clear.. though not that important.. It should read "The Dean of the College of Liberal Arts and Sciences and the Dean of Natural Sciences of the..." in both places where that is written.

Lawrence M. Krauss

Professor

School of Earth & Space Exploration and Physics Department
[REDACTED]
[REDACTED]
[REDACTED] | [REDACTED]

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