

From: "jeffrey E." <jeevacation@gmail.com>
To: Lawrence Krauss <[REDACTED]>
Subject: Re: did I send you this part of labor?
Date: Fri, 14 Sep 2018 17:20:39 +0000

look if i am supposed to feel badly about trying to get a good friend to stop poisoning himself. I wont I feel no need to defend myself as i have tried, every method i know to get you to stop doing further injury to yourself . I have failed. but not from a lack of trying. you take advice from nancy? silly, this woman faculty now telling you what benefit a your lawsuit, , your brother. your journalist friend in australia. . and you cant figure out why the results have been so poor, . sorry . justin needs four things. only 1 what is sponsors mean. 2. did the president have to right to designate someone without notice , 3 did they have the right to disclose to thepublic your leave of absenes in the midst of a media frenzy or did they at with reckless disregard. . is there any legal action at this stage that put them on their back feet. injunction, etc

On Fri, Sep 14, 2018 at 1:12 PM, Lawrence Krauss <[REDACTED]> wrote:
I am game. Who should handle this. Justin or another lawyer?

Lawrence M. Krauss

Professor

School of Earth & Space Exploration and Physics Department
Arizona State University, P.O. Box 871404, Tempe, AZ 85287-1404

Research Office: [REDACTED]

Assistant (Jessica [REDACTED])

| twitter.com/lkrauss1 | krauss.faculty.asu.edu

Sent from my iPhone

On Sep 14, 2018, at 2:21 AM, jeffrey E. <jeevacation@gmail.com> wrote:

the court says you will be irreparably harmed if you contract partner does something they shouldnt . the irreparable harm woudl be difficult to prove here but the facts of how you were mistreated woudl be out in the open.

On Fri, Sep 14, 2018 at 5:19 AM, Lawrence Krauss <[REDACTED]> wrote:

Let's talk about this.. I am going to bed now.. just had a delightful evening talking to Penn Jillette.. He really is a smart and interesting guy.

will ping you after noon-ish my time.. supposed to talk to Justin about the bill at 130 my tme.. will fill him in on other things then as you suggested, if you still think I should..

injunction a good idea.. if I knew what that meant. :)

goodnight.

Lawrence M. Krauss

Professor

School of Earth & Space Exploration and Physics Department

R [REDACTED]
| twitter.com/lkrauss1 | www.lawrencemkrauss.com

On Sep 14, 2018, at 2:15 AM, jeffrey E. <jeevacation@gmail.com> wrote:

yes, I dont see where the president can deisngate anyone else . 2 you need to focus on what it means to "sponsor". maybe ask a court. , 3 you might need to go to court and try to get an injunction. . even if it is turned down your story would be public . 4 I urged you to find a local lawyer, you found a woman but thought that a heavyweight was the way to go. he only pissed everyone off. . as this is a negotiation you and he , seem to want to make enemies. . very difficult.

On Thu, Sep 13, 2018 at 10:38 PM, Lawrence Krauss <[REDACTED]> wrote:

Leave with Pay

a. A faculty member may be placed on leave with pay only if it is determined by the president that the faculty member's continued presence on the university campus is likely to constitute a substantial interference with the orderly functioning of the university or a department or unit thereof.

Policy Number: 6-201 Policy Name: Conditions of Faculty Service

Policy Revision Dates: 9/12, 8/11, 4/09, 6/06, 8/05, 8/04,

8/03, 1/03, 8/97, 5/97, 2/97, 10/91, 10/86

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Rev. 11/2012

b. Except as provided in ABOR Policy 6-201J.3.c (Conditions of Faculty Service, Dismissal or Suspension, Leave with Pay), the decision to place a faculty member on leave with pay:

(1) May be made only after the faculty member has been provided an opportunity to respond to the allegations; and

(2) Shall be promptly communicated in writing to the faculty member.

c. In exceptional cases, when the president makes a written finding that release of information relating to the substance or source of the allegations may compromise the investigation of such allegations, the university may limit or deny the faculty member's opportunity to respond to the allegations for a period of time not to exceed fifteen (15) working days while the investigation proceeds.

Lawrence M. Krauss

Professor

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R [REDACTED]
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