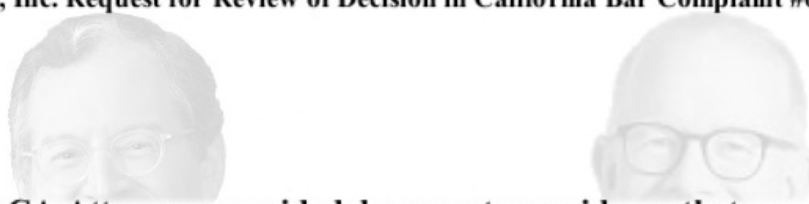


Document Fabrication: "Outside The Box" tool of Lawyers recruited by Jones Day



If you want to climb in the **PPEP** Rankings, you must embrace certain people with a background in **Fake Evidence** or **Document Fabrication**. And don't try to tell me about Fake Ethics because if you disagree, you're just a #Racist
- **Stephen J. Brogan** of **Jones Day**

Next Factors, Inc. Request for Review of Decision in California Bar Complaint #05-20211



5.13 The CA Attorneys provided documentary evidence that was apparently fabricated and misleading, in violation of the CRPC and the USC.

Exhibit EE contains documents produced by the CA Attorneys in response to a request for documents by Next’s attorney in the Aureal case. Upon inspection it is clear that the documents provided are likely fabrications.

The three sets of documents we focus on are a series of Marketing Meeting Minutes related to Aureal products. Next was the holder of a claim related to these products and requested that Aureal provide them for review. Dates in these documents would be determinative as to Next’s rights related to it’s claim. These documents are located as follows: First Meeting at Exhibit EE at 39, Second Meeting at Exhibit EE at 42, and Third Meeting at Exhibit EE at 45. The following is an enumeration of some inconsistencies with these documents that illustrates likely document fabrication:

- The title of each of these 3 Marketing Meeting Minutes has the same date: February 15, 2000. It is incredulous that 3 marketing meetings would be held on the same date at unspecified times with separate minutes notes.
- The expected participants list and host varies for each of the 3 documents is different for the 1st document, indicating that these 3 documents were purportedly intended to represent meetings on different dates.
- The information under heading “I. A” in each of the 3 Marketing Meeting Minutes states that the meeting would place on Monday, February 22nd. February 22nd is a Monday.



Each of the 3 documents... would account for these... debtor in their litigation, 2) but ignoring the most relevant... provided no indication of the author of the... were not provided with the 36 pages delivered at 6:29pm by facsimile in advance of the deposition but rather on the day of the deposition. The documents were a

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#FakeEvidence

JONES

#DocFABRICATION



#Fakeethics

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