IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

GEORGE SCOTT PATERNO, as duly appointed representative of the ESTATE and FAMILY of JOSEPH PATERNO;			
RYAN McCOMBIE, ANTHONY LUBRANO, AL CLEMENS, PETER KHOURY, and	Civil Division		
ADAM TALIAFERRO, members of the Board of Trustees of Pennsylvania State University;	Docket No. 2013-2082		
PETER BORDI, TERRY ENGELDER, SPENCER NILES, and JOHN O'DONNELL, members of the faculty of Pennsylvania State University;	Type of Case: BREACH OF CONTRACT		
WILLIAM KENNEY and JOSEPH V. ("JAY") PATERNO,) former football coaches at Pennsylvania State University; and)	Towns of Disadings		
ANTHONY ADAMS, GERALD CADOGAN, SHAMAR FINNEY, JUSTIN KURPEIKIS, RICHARD GARDNER, JOSH GAINES, PATRICK MAUTI, ANWAR PHILLIPS, and MICHAEL ROBINSON, former football players of Pennsylvania State University,	Type of Pleading: PLAINTIFFS' MOTION FOR ADMISSION OF MARK A. JENSEN, COUNSEL PRO HAC VICE		
Plaintiffs,	Filed on behalf of: PLAINTIFFS		
v.)	Counsel of Record for this		
NATIONAL COLLEGIATE ATHLETIC ASSOCIATION ("NCAA"),)	Party: Thomas J. Weber, Esquire Goldberg Katzman, P.C. 4250 Crums Mill Road Harrisburg, PA 17112 Pa. I.D. 58853		
MARK EMMERT, individually and as President of the NCAA, and)	PILED AUG DEBRIANTRE		
EDWARD RAY, individually and as former) Chairman of the Executive Committee of the NCAA,)	FILED FOR RECORD 1013 AUG 26 A 10: 52 DEBRA C. IMMEL PROTHONOTARY ENTRE COUNTY, PA		
Defendants.)	RECORI A ID: 5 MMEL TARY VITY: PA		
	52		

PLAINTIFFS' MOTION FOR ADMISSION OF MARK A. JENSEN, COUNSEL PRO HAC VICE

NOW COMES, Plaintiffs, by and through undersigned counsel and Sponsor, Thomas J. Weber, Esquire, and Goldberg Katzman, P.C., and pursuant to Rule 1012.1 of the Pennsylvania Rules of Civil Procedure, hereby moves this Honorable Court to enter an Order admitting Mark A. Jensen, Esquire, *pro hac vice* in this matter on behalf of Plaintiffs. In support of this motion, Plaintiffs state the following:

- 1. Thomas J. Weber, Sponsor, is admitted to and a member in good standing of the Bar of the Commonwealth of Pennsylvania, and has entered his appearance of record on behalf of the Plaintiffs in this case.
- 2. The verified statement of Thomas J. Weber, Sponsor, required by Pa.R.C.P. 1012.1(d) is attached.
- 3. Candidate Mark A. Jensen, Esquire, is an attorney licensed to practice and a member in good standing of the Bar of the District of Columbia, the State of Illinois, the U.S. Court of Appeals for the Seventh Circuit, the U.S. District Court for the Southern District of Indiana, and the U.S. District Court for the Northern District of Illinois.
- 4. The verified statement of Mark A. Jensen, Candidate, required by Pa.R.C.P. 1012.1(c), is attached.
 - 5. The fee, required by 204 Pa Code Section 81.505(a), has been paid.
 - 6. A copy of the fee payment certification from the IOLTA Board is attached.
- 7. The information required by 204 Pa Code Section 81.504 has been provided to the IOLTA Board.

WHEREFORE, Plaintiffs respectfully request that this Honorable Court enter an Order admitting Mark A. Jensen, Esquire, *pro hac vice* for the purpose of representing Plaintiffs in this case. For the Court's convenience, a Proposed Order is attached.

Respectfully submitted,

Thomas J. Weber, Esquire (I.D. 58853)

GOLDMAN KATZMAN, P.C. 4250 Crums Mill Road, Suite 301

P.O. Box 6991

Harrisburg, PA 17112

Telephone: (717) 234-4161
Attorney for Plaintiffs

Verified Statement of Thomas J. Weber, Esquire, Sponsor, to admit Mark A. Jensen,

Esquire, pro hac vice pursuant to Pa. R.C.P. 1012.1(d)(2)

The undersigned, Thomas J. Weber, Esquire, being admitted to the Bar of the Supreme Court

of Pennsylvania, and in good standing, states as follows:

1. After reasonable investigation, it is my reasonable belief that the candidate, Mark A.

Jensen, Esquire, is a reputable and competent attorney, and I am in a position to recommend his

admission.

2. There are no other cases in all courts of record in the Commonwealth of Pennsylvania

which I am currently acting as a sponsor for candidates for admission pro hac vice.

3. Any proceeds from the settlement of a cause of action in which the candidate is granted

admission pro hac vice shall be received, held, distributed, and accounted for in accordance with

Rule 1.15 of the Pennsylvania Rules of Professional Conduct, including the IOLTA provisions

thereof, if applicable.

I hereby verify that the statements of fact made in the foregoing document are true and

correct to the best of my personal knowledge, information and belief. I understand that any false

statements made therein are subject to the penalties contained in 18 Pa.C.S.A. §4904, relating to

unsworn falsification to authorities.

Thomas J. Weber, Esquire (I.D. 58853)

GOLDMAN KATZMAN, P.C.

4250 Crums Mill Road, Suite 301

P.O. Box 6991

Harrisburg, PA 17112

Telephone: (717) 234-4161

Attorney for Plaintiffs

Date: 8.72.13

IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

GEORGE SCOTT PATERNO,)
as duly appointed representative of the)
ESTATE and FAMILY of JOSEPH PATERNO;)
)
RYAN McCOMBIE, ANTHONY LUBRANO,) Civil Division
AL CLEMENS, PETER KHOURY, and	j
ADAM TALIAFERRO, members of the) Docket No. 2013-2082
Board of Trustees of Pennsylvania State University;	Ś
Boald of Trustees of Lennisylvania State Christops,	í
PETER BORDI, TERRY ENGELDER,	Ś
SPENCER NILES, and JOHN O'DONNELL,	Ś
members of the faculty of Pennsylvania State University;	· ·
members of the faculty of remissivalina State Oniversity,	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
THE TANK PERMITSY and LOSEDELY ("IAV") DATERNO	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
WILLIAM KENNEY and JOSEPH V. ("JAY") PATERNO,	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
former football coaches at Pennsylvania State University; and	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
ANTONINA ADAMS SEDATO CADOCAN)
ANTHONY ADAMS, GERALD CADOGAN,)
SHAMAR FINNEY, JUSTIN KURPEIKIS,)
RICHARD GARDNER, JOSH GAINES, PATRICK MAUTI,	
ANWAR PHILLIPS, and MICHAEL ROBINSON,)
former football players of Pennsylvania State University,)
)
Plaintiffs,)
)
V.)
)
NATIONAL COLLEGIATE ATHLETIC ASSOCIATION)
("NCAA"),)
•)
MARK EMMERT, individually)
and as President of the NCAA, and)
)
EDWARD RAY, individually and as former)
Chairman of the Executive Committee of the NCAA,)
)
Defendants.)
	· ·

VERIFIED STATEMENT OF MARK A. JENSEN, ESQUIRE IN SUPPORT OF MOTION FOR ADMISSION PRO HAC VICE

I, Mark A. Jensen, state the following:

1. I am a member in good standing of the Illinois State Bar and the District of Columbia Bar:

Supreme Court of Illinois One Prudential Plaza 130 East Randolph Drive Suite 1500 Chicago, IL 60601-6219 http://www.iardc.org/ The District of Columbia Bar 1101 K Street NW, Ste. 200 Washington, DC 20005 202-737-4700 www.dcbar.org

My membership numbers for the Illinois State Bar and the District of Columbia Bar are 6243180 and 463162, respectively.

- 2. With respect to all jurisdictions in which I am licensed, I have never been suspended, disbarred, or otherwise disciplined, nor am I subject to any disciplinary proceedings before any jurisdiction.
- 3. I shall comply with and be bound by the applicable statutes, case law, and procedural rules of the Court of Common Pleas, Centre County, Pennsylvania, including the Pennsylvania Rules of Professional Conduct.
- 4. I shall submit to the jurisdiction of the Pennsylvania courts and the Pennsylvania Disciplinary Board for acts and omissions occurring during the appearance in the above-captioned matter referenced in the accompanying Motion for Admission Pro Hac Vice.
- 5. I have consented to the appointment of Thomas J. Weber, the sponsor, as the agent upon whom service of process shall be made for all actions, including disciplinary actions, that may arise out of the practice of law in the matter for which admission pro hac vice is sought.

I, Mark A. Jensen, hereby state that the facts	set forth above	e are true and corr	ect. I
understand that the statements herein are made subje	ct to the penal	ties of 18 Pa.C.S.	A. § 4904,
relating to unsworn falsification to authorities.	//	1/	

Date: 8/14/13

By:

Mark A. Jensen, Exquire

King & Spalding, LLP 1700 Pennsylvania Avenue, NW

Suite 200

Washington, DC 20006 Phone: 202-737-0500

Fax: 202 626 3737

SUPREME COURT OF PENNSYLVANIA PENNSYLVANIA INTEREST ON LAWYERS TRUST ACCOUNT BOARD

August 22, 2013

JENSEN MARK, Esq. KING & SPALDING LLP 1700 PENNSYLVANIA AVE., NW, STE. 200 WASHINGTON, DC, DC 20006

SENT TO JAY BISHOP VIA Email: JJB@GOLDBERGKATZMAN.COM

Dear Attorney MARK:

This letter serves as the fee payment certification referenced in 204 Pa Code §81.503 and acknowledges receipt of the \$200.00 fee paid by Online Payment on this date related to your pursuit for admission *pro hac vice* in the case identified as George Scott Paterno, et al. v. National Collegiate Athletic Association, et al., no. 2013-2082, filed in the Court of Common Pleas of Centre County.

You should refer to Pa Rule of Civil Procedure 1012.1, local court rules, and other regulations of 204 Pa Code §81.501 et. seq. concerning additional requirements related to seeking *pro hac vice* admission.

Sincerely,

Stephanie S. Libhart Executive Director

cc: THOMAS J. WEBER, Esq.

Stephanie & Februit

tjw@goldbergkatzman.com

Pennsylvania Judicial Center
601 Commonwealth Ave., Ste. 2400
PO Box 62445, Harrisburg, PA 17106-2445
717/238-2001 · 888/PA-IOLTA (724-6582) · 717/238-2003 FAX
paiolta@pacourts.us · www.paiolta.org

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Motion for Admission of Counsel Pro Hac Vice has on this date been forwarded to the individuals listed below as addressed, by first class mail:

Thomas W. Scott, Esquire KILLIAN & GEPHART, LLP 218 Pine Street P.O. Box 886 Harrisburg, PA 17108-0886 Everett C. Johnson, Jr., Esquire Latham & Watkins, LLP 555 Eleventh Street NW, Ste. 1000 Washington, DC 20004

Thomas J. Weber, Esquire (I.D. 58853)

GOLDMAN KATZMAN, P.C. 4250 Crums Mill Road, Suite 301

P.O. Box 6991

Harrisburg, PA 17112 Telephone: (717) 234-4161

Attorney for Plaintiffs

Date: 8-22-13