



CORRECTIVE ACTION COUNSELING RECORD

Chris Roller
 EMPLOYEE R & D
 DEPARTMENT

Developer
 JOB TITLE September 29, 1999
 TODAY'S DATE Verbal 7-26-99
 DATE OF LAST WARNING

CONCERNS:

A Female employee brought a complaint of harassment to Chris's Supervisor (Russ Knoeppel) and has asked that the behavior be stopped.

DETAIL OF CONCERNS (EXPLAIN AS SPECIFICALLY AND COMPREHENSIVELY AS POSSIBLE) ON 9-28-99 (DATES)

On September 28, 1999 a female employee brought it to the attention of Chris Rollers Supervisor (Russ Knoeppel) that Chris has approached her several times asking her out and that Chris has also been saying things to her that are sexual in nature. The female co-worker is uncomfortable with these requests and comments and has asked that it stop immediately.

PLAN FOR IMPROVEMENT:

Per Micro Medical Systems policy, any employee found to have harassed a fellow employee, whether it is sexual, physical or verbal will be subject to disciplinary action including possible termination. Advise Chris Roller that his conduct is inappropriate and will not be tolerated. Chris will refrain from making any other unwelcome advances whether it is verbal, physical or sexual to any other employee, starting immediately. Chris will be placed on an indefinite probationary period. If Management of Micro Medical Systems receives 1 more complaint, Chris will be terminated immediately.

IMMEDIATE SATISFACTORY IMPROVEMENT MUST BE SHOWN AND MAINTAINED OR FURTHER DISCIPLINARY ACTION UP TO AND INCLUDING TERMINATION MAY BE TAKEN

ACTION TAKEN: VERBAL WARNING WRITTEN WARNING

WRITTEN WARNING AND SUSPENSION OF _____ DAYS FROM _____ TO: _____

WRITTEN WARNING AND INDEFINITE PROBATION

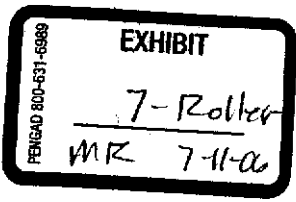
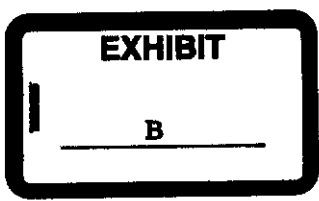
DEMOTION DISCHARGE OTHER _____

SUPERVISOR/MANAGER [Signature] DATE 9/29/99

EMPLOYEE [Signature] DATE 9/29/99

EMPLOYEE REFUSES TO SIGN:
 "This is to certify that the employee named in this report was warned by his/her supervisor/manager in my presence concerning the subject matter contained herein"

IF EMPLOYEE REFUSES TO ACCEPT COPY OF FORM:
 "Employee refuses to accept his/her copy of this warning notice."
 Please initial: _____

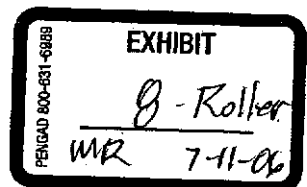


Rich Adcock

From: Chris Roller
Sent: Friday, August 11, 2000 10:13
To: All Sioux Falls
Subject: ivote.com

FYI.

For 3-4 years I've owned a site called ivote.com.
Recently I teamed up with an old high-school buddy to get it going - I gave him 50% of the site in good faith.
He then decided to turn tables and has locked me out of the site just when it was about to get going.
He's threatened to shut it down in the next couple of days.
Before this happens, I ask you all to vote on a poll so that all my good efforts don't go in vain.
<http://www.ivote.com>



8/14/2000

GEMS IT 0023

After you login, you will not see this login screen.

E-mail

Name

Password

Confirm Password

Your Opinion



What's Your Opinion?

Take today's polls and let your opinion be known.

What's Chris' favorite position?

For 3-4 years Chris owned the site ivote.com. Recently Chris teamed up with Dan, an old high-school buddy, to get it going - Chris gave him 50%. Dan has now locked Chris out of the site and threatened to shut it down. What is Chris' favorite orifice?

What does Chris call out when he climaxes?

What is the new owners nickname?

What is Chris' new nickname?

Coming Soon



COMING SOON!

What's happening on Capitol Hill and who's making it happen? Look at the schedule for the US House and Senate.

Political News

Provided by iSyndicate

GOP Sends 'Truth Squad'

FOXNEWS.com: Political News

Sun, August 13, 2000 10:54 PM

These Wires Were Made for Tapping

Wired News: Politics

Mon, August 14, 2000 03:39 AM

Buchanan Denounces the Politics of Hate, Sort Of, With Some Exceptions

Capitol Hill Blue: The Rant

Mon, August 14, 2000 04:43 AM

POLLS

Who's ahead and who's behind--can we actually trust these number?!?!?

FEDERAL | STATE
LOCAL

GEMS IT 0024

Kelly Drake

From: Chris Roller
Sent: Tuesday, September 26, 2000 3:20 PM
To: 'Galecki, Larry (MED, GE-Marquette)'
Cc: Chris Livermont; Jennifer DeJong; Neal Nachtigall; Kelly Drake; Robert O'Meara; Noah Allard; Troy Wollman; Audie Baker
Subject: RE: Just some thoughts. Right vs wrong.

Ok. As a prelude....it concerns me and my intern! :)

-----Original Message-----

From: Galecki, Larry (MED, GE-Marquette)
[mailto:Larry.Galecki@amermsx.med.ge.com]
Sent: Tuesday, September 26, 2000 11:05 AM
To: Roller, Chris (MED, GE-Marquette)
Cc: Livermont, Chris (MED, GE-Marquette); DeJong, Jennifer (MED, GE-Marquette); Nachtigall, Neal (MED, GE-Marquette); Drake, Kelly (MED, GE-Marquette); O'Meara, Robert (MED, GE-Marquette); Allard, Noah (MED, GE-Marquette); Wollman, Troy (MED, GE-Marquette); Baker, Audie (MED, GE-Marquette)
Subject: RE: Just some thoughts. Right vs wrong.

Chris,

I will not respond to this type of Email question with an Email response. Please take the time to stop by and see me next week. I would be glad to discuss this in more detail in person.

-----Original Message-----

From: Chris Roller [mailto:Croller@MICRO-MEDICAL.com]
Sent: Monday, September 25, 2000 9:55 AM
To: Larry Galecki
Cc: Chris Livermont; Jennifer DeJong; Neal Nachtigall; Kelly Drake; Robert O'Meara; Noah Allard; Troy Wollman; Audie Baker
Subject: Just some thoughts. Right vs wrong.

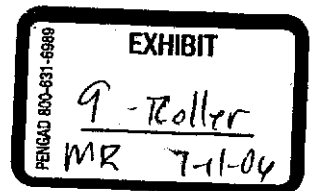
Let me see if I have this straight....
Somebody is going to monitor my email to see if I'M immoral. Isn't that an oxymoron, or am I the oxymoron.
I'm very confused about the definition of morality and legality.

Look what Monica Lewinsky did. Is that immoral? She' a millionaire now. President Clinton committed purjery - a felony I believe - and yet is still President. Where's the legality here?
Hmmm..I'm very confused - so what's new, right!

Conclusion

Morality is definitely a subjective term.
President Clinton stated "It depends on what the definition of IS is".
With that wise piece of advise, how do we know what anything is anymore.

Really, I can't see anyone getting into trouble on the internet except for the fact they're spending time not doing their job.
I hope GE is a socially-competant company which can understand that sometimes we don't think we've done anything wrong until we're told we've done something wrong. I'm talking about the 3 strike rule - 2 warnings



before any action.

Can someone give me more insight on this topic, otherwise, I'll assume there is a warning system in place at GE.

> -----Original Message-----

> From: Kelly Drake
> Sent: Friday, September 01, 2000 11:33 AM
> To: MMS-Everyone
> Subject: Network changes

> With the pending merger with GE, we will be changing our network infrastructure. What this means is beginning next week:

> * the ip addresses will be changing from 10.100 to 3.block of ip addresses (we'll be using GE ip addresses internally)
> * e-mail storage limits will be enforced (warning at 10 meg, upper limit is 18 meg after which you can't send)
> * we'll be using GE's proxy server to access the internet (you can be monitored on your usage!)

> Please use common sense when sending e-mail or accessing the internet (ie nothing immoral/illegal).

> If you have any questions, contact Kelly or Hethe.

> Thanks (in advance) for your cooperation. Hethe and Kelly

> Kelly Bindert Drake
> VP Administration and Human Resources
> Micro Medical Systems, Inc.
> P.O. Box 90224
> Sioux Falls, SD 57109
> Phone - 605.965.1000
> Fax - 605.965.1001



EMS-2000: Christopher A Roller Hire Date: 15-Jul-1999

Education

University/College	Degree	Major	Grad Yr.	Location
University of Florida	BS	CEN	1995	Gainesville, FL
Pre-University/High School				Location
Lincoln High School				Redwood Falls, MN

Corporate Training, Languages

Core Leadership Training	Leadership Programs	Languages
not applicable	not applicable	not applicable

Other Training

GE Training

not applicable

Other Training

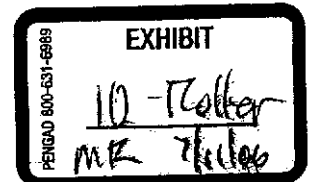
Clearcase Training(2000)

GE Values(2000)

Powerbuilder CBTs(2000)

Other Qualifications

Powerbuilder Certified Professional 5.0.



EMS-2000: Christopher A Roller**Employment History**

From	To	Job Title	Function	GE Band
Business		Manager	Location	
07/1999		Senior Programmer/Analyst	Information Technology	
		GE Medical Systems Bob E. Moore	Sioux Falls, SD	
03/1998	01/1999	Consultant	Information Technology	
		Intervise (ECMC) Ron Brooks (Ray Hague)	St. Paul, MN	
12/1997	02/1998	Consultant	Information Technology	
		Programming Ken Kutz (Dan Johnson)	Bloomington, MN	
		Alternatives (RFC)		
07/1997	12/1997	Consultant	Information Technology	
		Maxim (Data Retrieval Intl.) Bill Moore (Scott Strahota)	Bloomington, MN	
02/1997	07/1997	Consultant	Information Technology	
		Active Software (3M) Dennis Debruin (Bill Orn)	St. Paul, MN	
10/1995	02/1997	Programmer	Information Technology	
		UCS Dave Marty	Ft. Lauderdale, FL	
05/1995	10/1995	Programmer	Information Technology	
		IBM Sue O'Laughlin	Boca Raton, FL	

EMS-2000: Christopher A Roller

Accomplishments

- For version 1.0 of Catalyst, created a Visual Basic 6 ActiveX DLL (DBServe) to act as a database interface between Cyberpulse and Oracle database CVIS, utilizing Oracle OLE objects and ADO. I then took DBServe and Cyberpulse architecture and made it work with Powerbuilder and Catalyst.
- For Allina Cardionet, created Nuclear Circles (pie with slices) in C++ for use in Powerbuilder as a cool-looking graphical data entry interface for a NucMed procedure.
- Created a web-based calendar/scheduler using Borland Cbuilder ASAPI DLL, utilizing Java, javascript and HTML to query and create patients to create and edit appointments, assigning doctors, staff, and even resources like rooms and equipment as part of the appointment. Then, inside Catalyst, I implemented an OLE IE control that contained the web application. This allows the user to navigate from a web-browser to a Powerbuilder application. This breakthrough increased the navigation from appointment to procedure, while gradually moving GE to a web-centric Catalyst. I then reimplemented the web-scheduler in ASP for ease of development and overall speed performance.
- Technical consultant: PB, C++, Delphi, Web, CGI, and VB, Javascript, ASP, and JSP.

Strengths

- I am very good at problem solving.
- I am very good at learning new technology and implementing it.
- I have great expertise in many languages including Powerbuilder, C++, Delphi, Visual Basic, Javascript, Web, ASP, and JSP.
- I have a great knowledge of database design and implementation.
- I am very entrepreneur.

Development Needs and Plans

- Serve as consulting resource on complex issues.
- Design/structure and conceptualize work flow, jobs and reporting relationships across functions.
- Organize/lead/manage development teams (code and database).
- Develop a web-based Catalyst in a quest for a web-centric GE application base.
- Learn more about GE business finance.

Career Interests

- I aspire to manage the code and database development, ensuring a good development strategy, which will ensure a final product for GE that is easy to maintain, easy to enhance, and always performing well. This will keep the customers, as well as programmers, happy about the GE product.

Are you willing to relocate inside your present country? No

Are you willing to relocate outside your present country? No

EMS-2000: Christopher A Roller

Manager Assessment

Contributions/Performance Trend

- Chris is the de-facto in-house consultant for the User Interface group. Strong, broad knowledge of PB, C++, Delphi, and several web development tools.
- Provided the initial expertise to integrate a third-party product (Cyberpulse) into our Catalyst product.
- Has made great strides in R&D of web architecture, which will be invaluable in future development.
- Performance code is 2.

Strengths

- Wealth of knowledge (both technical and product).
- Strong architectural design talent.

Development Needs

- Needs to make himself more approachable. Would like to see Chris work with one new developer on a limited project this year.
- Should develop set of web-based base classes this year that can be used in Catalyst.
- Needs become more knowledgeable about GEMS processes - spearhead a SS project.

Career Interests

- Take a more active role in long-term technical design planning. As senior programmer, should have ownership over architectural planning.

Approval Status

Status	Name	Date(MM/DD/YYYY)
SUBMITTED		19-Jan-2001
MANAGER PREPARED		08-Feb-2001
1-OVER-1 APPROVED		11-Feb-2001
MANAGER RELEASED		30-Mar-2001

Thursday February 1, 2001

Chris Roller asked to speak with me regarding an email he sent last week. He sent out an email intending it as a joke along the line of "visit this site www.kiddieporn.com" to Bob Moore but instead of choosing the Bob Moore in our office it went to a Bob Moore who is a VP within GE. Chris wasn't real sure why Bob Moore (in SF) thought it was funny to start with and then all of a sudden got very upset. Chris thought that maybe Bob was looking to hurt his career somehow. He decided that he would like to also talk to Rich regarding this. We have set up an appointment for tomorrow to visit with Rich regarding this.

Holly Jacobson

EXHIBIT
11-Roller
MR 7-11-06
PENNSAD 800-631-6888

Notification Date: 17 April 2002

SEPARATION AGREEMENT & RELEASE

This is an Agreement between GE Medical Systems Information Technologies (the "Company") and Christopher A. Roller (the "Employee").

WHEREAS the Employee shall have no further work responsibilities with the Company effective 26 April 2002;

WHEREAS the Company and the Employee intend the terms and conditions of this Separation Agreement & Release (the "Agreement") to govern all issues related to the Employee's employment and separation from the Company;

WHEREAS the Employee has at least 21 days to consider this Agreement after receiving a written copy of it;

WHEREAS the Company has advised and hereby is again advising the Employee in writing to consult with a lawyer before signing this Agreement;

WHEREAS the Employee has represented and hereby reaffirms that he has disclosed to the Company any information in his possession concerning any conduct involving the Company that he has any reason to believe involves any false claims to the United States or is or may be unlawful or violates Company Policy in any respect;

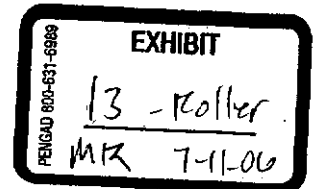
WHEREAS the Employee acknowledges that the consideration provided him under this Agreement is beyond that to which he is entitled by virtue of any Company plan, policy or practice or by any prior agreement;

WHEREAS the Employee represents that he has not filed any charges, claims or lawsuits against the Company involving any aspect of his employment which have not been withdrawn and terminated as of the date of this Agreement; and

WHEREAS the Employee understands that the Company regards the representations made by him as material and that the Company is relying on these representations in entering into this Agreement;

THE COMPANY AND THE EMPLOYEE THEREFORE AGREE AS FOLLOWS:

1. The Employee shall be terminated from the Company effective 26 April 2002, or when he begins full-time employment with another employer, whichever comes first. The Employee shall have no further work responsibilities effective immediately.
2. The Employee shall be paid his current salary at the Company's regular pay intervals through 26 July 2002, or until he begins full-time employment with another employer, whichever comes first. During this period of salary continuance, participation in the Company Benefit Plans (e.g. medical) will be in accordance with the provisions of the various Company benefit plans for an active employee.
3. The Company will provide outplacement assistance to the Employee through 26 October 2002 or until the Employee begins full-time employment with another employer, whichever comes first.



4. The payment(s) and other consideration set forth in paragraph(s) 2 and 3 above are contingent upon, and are given in consideration of, the Employee's signing of all appropriate releases as determined by the Company.
5. The Employee Innovation and Proprietary Information Agreement remains in effect in accordance with its terms.
6. The Employee and his heirs, assigns, and agents release, waive, and discharge the Company, its directors, officers, employees, subsidiaries, affiliates, and agents from each and every claim, action or right of any sort, known or unknown, arising on or before the Effective Date.
 - a) The foregoing release includes, but is not limited to, any claim of discrimination on the basis of race, sex, religion, marital status, sexual orientation, sexual preference, national origin, handicap or disability, age, veteran status, special disabled veteran status, citizenship status; any claim arising out of or related to an express or implied employment contract, any other contract affecting terms and conditions of employment, or a covenant of good faith and fair dealing; any tort and/or public policy claims and any personal gain with respect to any claim arising under the *qui tam* provision of the False Claims Act, 31 U.S.C. 3730.
 - b) The Employee represents that he understands the foregoing release, that rights and claims under the Age Discrimination in Employment Act of 1967, as amended, are among the rights and claims against the Company he is releasing, and that he understands that he is not releasing any rights or claims arising after the Effective Date.
 - c) The Employee further agrees never to sue or cause the Company to be sued regarding any matter within the scope of the above release. If the Employee violates this release by suing or causing the Company to be sued, the Employee agrees to pay all costs and expenses of defending against the suit incurred by the Company, including reasonable attorney's fees.
7. The Employee agrees to be bound by the following restrictions:
 - a) Employee acknowledges that in connection with his employment at the Company that he obtained knowledge about confidential and proprietary information, or trade secrets of the Company, including but not limited to lists of customers, technical information about Company products and price information (hereinafter the "Information"). Employee acknowledges and agrees, both prior to and following the date on which he signs this Agreement and returns it to the Company, that he has not and will not use, publish or otherwise disclose any information to others, including but not limited to a subsequent employer or competitor of the Company. If the Employee has any question regarding what data or information would be considered by the Company to be Information subject to this provision, the Employee agrees to contact and receive written clarification and approval to disclose said Information from the Manager, Human Resources for Cardiology Systems Engineering, before disclosing any such data or Information.
 - b) Employee agrees that for a period of two (2) years after the Effective Date, he will not, without prior written approval from the Manager, Human Resources for Cardiology Systems Engineering, directly or indirectly solicit any person who is an employee of the Company to terminate his or her relationship with the Company.
8. Except as otherwise provided herein, the Employee waives any and all other benefits that are not vested by the Termination Date, including that the Employee understands and agrees that his termination of employment from the Company is not to be construed as a triggering event for any benefit under the Lay-Off Benefit Plan for Exempt Salaried Employees.

9. The Employee agrees to make himself reasonably available to the Company to respond to requests by the Company for information pertaining to or relating to the Company and/or the Company's affiliates, agents, officers, directors or employees which may be within the knowledge of the Employee. Employee will cooperate fully with the Company in connection with any and all existing or future litigations or investigations brought by or against the Company or any of its affiliates, agents, officers, directors or employees, whether administrative, civil or criminal in nature, in which and to the extent the Company deems the Employee's cooperation necessary. The Company will reimburse Employee for reasonable out-of-pocket expenses incurred as a result of such cooperation. Nothing herein shall prevent the Employee from communicating with or participating in any government investigation.
10. To the extent permitted by law, Employee agrees that he will not make or cause to be made any statements that disparage, are inimical to, or damage the reputation of the Company or any of its affiliates, agents, officers, directors or employees. In the event a communication in violation of this paragraph is made to anyone, including but not limited to the media, public interest groups and publishing companies, it will be considered a material breach of the terms of this Agreement and the Employee will be required to reimburse the Company for any and all compensation and benefits (other than those already vested) paid under the terms of this Agreement and all commitments to make additional payments to the Employee will be null and void.
11. The Company is not obligated to offer employment to the Employee (or to accept services or the performance of work from the Employee directly or indirectly) now or in the future.
12. The Employee acknowledges and agrees that:
 - a) He has read this entire document, understands its contents and agrees to its terms and conditions freely, knowingly and voluntarily;
 - b) He is hereby being advised to consult with legal counsel before signing this Agreement and has done so or has had the opportunity to do so.
13. The Employee shall keep strictly confidential all the terms and conditions, including amounts, in this Agreement and shall not disclose them to any person other than the Employee's spouse, legal and/or financial advisor(s) (all of whom, the Employee ensures, will not disclose this information), or governmental officials who seek such information in the course of their official duties, unless compelled by law to do so. If a person not a party to this Agreement requests or demands, by subpoena or otherwise, that the Employee disclose or produce this Agreement or any terms or conditions thereof, the Employee shall immediately notify the Company and shall give the Company an opportunity to respond to such notice before taking any action or making any decision in connection with such request or subpoena. In the event a communication in violation of this paragraph is made to anyone, it will be considered a material breach of the terms of this Agreement and the Employee will be required to reimburse the Company for any and all compensation and benefits (other than those already vested) paid under the terms of this Agreement and all commitments to make additional payments to the Employee will be null and void.
14. The Employee may revoke this Agreement in writing within seven (7) days after signing it. The Agreement will not take effect until the Effective Date. If the Employee revokes this Agreement, all of its provisions shall be void and unenforceable.
15. The Termination Date of Employment will be 26 April 2002, or when the Employee begins full-time employment with another employer, whichever comes first. The Effective Date shall be the day immediately following the expiration of the revocation period described in paragraph 14.

16. This Agreement constitutes the entire understanding between the parties. The parties have not relied on any oral statements that are not included in this Agreement. Any modifications to this Agreement must be in writing and signed by the Employee and an authorized employee or agent of the Company.

17. This Agreement shall be construed, interpreted and applied in accordance with the internal, substantive laws of the State of New York, without regard to principles of choice or conflicts of law.

**GE MEDICAL SYSTEMS
INFORMATION TECHNOLOGIES**

EMPLOYEE

By: _____
(Signature)


Christopher A. Roller

Stuart J. Brown

(Title)

Manager, Human Resources Cardiology Systems Engineering

Date: _____

Date: 24 APR 2002

Case 0:05-cv-01297-MJD-JGL Document 92 Filed 07/18/2005 Page 1 of 9

Hennepin County Sheriff's Office
Patrick D. McGowan, Sheriff

Invoice

6/13/2005
392071

350 South Fifth Street
Accounting Division, Room 30
Minneapolis, MN, 55415

PAID

JUN 14 2005

PATRICK D. MCGOWAN
SHERIFF

CHRISTOPHER ROLLER
13150 HARRIET AVE S # 273
BURNSVILLE, MN 55337

RECEIVED
BY MAIL

JUL 13 2005

CLERK US DIST COURT
MINNEAPOLIS MN

Index Number: 392071
Completed: 06-13-2005

Plaintiff:
CHRISTOPHER ROLLER

Type of Process:
SUMMONS & COMPLAINT

Defendant:
GE MEDICAL SYSTEMS INFORMATION
TECHNOLOGIES

Date Received:
06/10/2005

Description:	Amount:	Service Deposit:
SERVICE	30.00	
TRAVEL	1.20	
Total	31.20	75.00
Amount Refunded:		43.80
Amount Due:		0.00

*Originally filed
State case
Dakota County -
19-CX-05-
8123
Now-05-CU-1297*

EXHIBIT
18-Roller
MR 7-11-06

SCANNED
JUL 18 2005
U.S. DISTRICT COURT MPLS

NOTICE

1. Make checks payable to: Hennepin County Sheriff's Office.
2. Return this invoice with your remittance.
3. The Sheriff's records are filed according to the index number shown above. Please use this number for future reference.
4. For information pertaining to this billing, please call (612) 348-6205 or (612) 348-2465.

CPA 6049

Case 0:05-cv-01297-MJD-JGL Document 12 Filed 07/18/2005 Page 2 of 9 392071

Certificate of Service

STATE OF MINNESOTA
COUNTY OF HENNEPIN

I hereby certify that on the 13th day of June, 2005 at 12:20 PM at 405 2ND AVE S # 454 , in the City of MINNEAPOLIS, in the County of Hennepin , State of Minnesota, I duly served the following:

- VERIFICATION
- ACKNOWLEDGMENT
- SUMMONS AND COMPLAINT

UPON THE FOLLOWING PARTY: GE MEDICAL SYSTEMS INFORMATION TECHNOLOGIES

X By personally leaving a copy with DEB VAN NESS, CT CORP AGENT

___ By leaving a copy at the place of _____ usual abode with _____ a person of suitable age and discretion then residing therein.

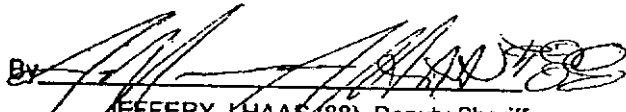
___ I left with _____ personally the sum of \$ _____ legal fees.

___ I left with _____ personally the sum of \$ _____ witness fees for attendance and mileage.

Sheriff Fees:

SERVICE	\$30.00
TRAVEL	\$1.20
TOTAL:	\$31.20

Dated this 13th day of June, 2005
PATRICK D. McGOWAN
HENNEPIN COUNTY SHERIFF

By 
JEFFERY J HAAS (88), Deputy Sheriff

State of Minnesota

County Wannapin Dakota

District Court

Judicial District:	A /
Court File Number:	
Case Type:	Civil

Christopher Roller
 13150 Harriet Ave. S. #273
 Burnsville, MN 55337

Plaintiff(s)

Summons

vs.

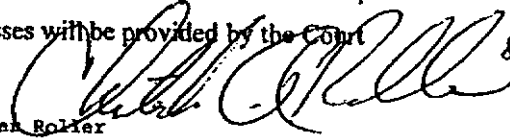
GE Medical Systems Information Technologies,
 Inc. c/o C T Corporation System Inc.
 405 2nd Ave. S. - Minneapolis, MN 55401

Defendant(s)

THE STATE OF MINNESOTA TO THE ABOVE-NAMED DEFENDANT:

You are hereby summoned and required to serve upon Plaintiff or his Attorney an answer to the complaint which is herewith served upon you within twenty (20) days after service of this summons upon you, exclusive of the day of service. If you fail to do so judgment by default will be taken against you for the relief demanded in the complaint.

Rule 114 of the Minnesota General Rules of Practice provides for use of alternative dispute resolution ("ADR") in most cases. Notice of ADR processes will be provided by the Court Administrator after this action is filed.



8/18/05
2005

Christopher Roller
 Plaintiff
 13150 Harriet Ave. S. #273
 Address
 Burnsville, MN 55337
 City/State/Zip
 952.233.6410
 Telephone

State of Minnesota

County	Hennepin Dekota
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District Court

Judicial District:	21
Court File Number:	
Case Type:	Civil

Christopher Roller
13150 Harriet Ave. S. #273
Burnsville, MN 55337

Plaintiff(s)

Complaint

vs.

GE Medical Systems Information Technologies,
Inc. c/o C T Corporation System Inc.
405 2nd Ave S. - Minneapolis, MN 55401

Defendant(s)

PLAINTIFF, as and for its cause of action against the above-named defendant states and alleges as follows:

1. See attached.

2.

3.

When I got to GE (Micro-Medical initially) I had just been through an unbelievable experience the previous three months. It's explained on www.mytrumanshow.com. In the first few months while working at GE, I told some co-workers my story from 1999 - www.mytrumanshow.com.

Kristi (and others perhaps via gossip) found this interesting until she found out I had been seeing a psychiatrist and been diagnosed mentally ill. Kelly Drake and Rich Adcock inquired about my psyche. I gave them my psychiatrist contact information from New Ulm. My story started freaking people out, so Rich, in mid-October, with my house closing hinging, gave an ultimatum - stop talking about your story, or we may have to let to go. So I kept quiet about my story for the next two years except for a few close friends, Noah Allard, Troy Wollman, and Nate Kruse, and very briefly with Kevin Impecoven (who I initially perceived as a friend).

Then in August of 2000, I suspected some co-workers poisoned some food, after vomiting horribly that night and taken ill for 3 or so days. On the 2nd day, with the good advice from Noah Allard, I went to Sioux Valley Hospital to get my blood tested as part of a private investigation to prove myself wrong. But Sioux Valley did something as stupid (and inhumane) as it as it gets. They took the my private investigation, and made it public, admitted me to Sioux Valley Mental Hospital while not testing my blood. I was trying to do something smart, and Sioux Valley did everything stupid. I was in the mental hospital for about three days. Bob Moore visited me. Upon exiting, Noah Allard couldn't believe it - he felt guilty about what happened. I was simply shocked that my private investigation went public, announcing to all my coworkers that I just been to a mental hospital. That event would lead to two straight years of 20 mg of a drug called Zyprexa, which is like a tranquilizer - major side effects are grogginess in the morning, and loss of thinking and creativity on the job.

Once or twice in the months following this, Bob Moore mentioned (at least once publicly among the cubicles), at work, the possibility that I might bring a shotgun to work (and unload it), to notify him with phone call so he can stay home. We all joke around at work, but this was an odd event and very misplaced, but I could only laugh it off because I currently have a good job and not homeless. That would soon change.

In January 2002, shortly before dismissal on February 18th, Bob Moore had a talk with me about my lack of punctuality in the morning. I told him the drugs were making me drowsy - he responded with little consideration.

On Feb 18, 2002, I was dismissed over an argument I had with Kevin Impecoven at work a week earlier. Arguments aren't rare anywhere, but when you're diagnosed with mental illness, there could be possibility that I may harm or kill somebody over an argument, despite having no proof of such a claim.

Both my mom and I knew the reason for the dismissal, but with little proof, it was our word against theirs.

Months after dismissal, I begged Rich and Bob for my job back via email. With no response, I was forced to sell the house and move back home near my parents. In the process of all this, I was now facing a bad economy with no jobs and having to support two children in one wife, and facing my own self-respect and identity crisis, I went through about six months of suicidal thoughts, including a committed plan.

Then on October 28th, 2004, I told my story (www.mytrumanshow.com) of 1999, like I did to Kristie and others in my first months at GE. Despite trying to put some common sense into the doctor, he caged me up like an animal, for fear that "something could happen at any time unpredictably in the future" - that I could harm or kill somebody, which is probably the actual reason for dismissal at GE.

I'm suing GE Medical Systems for \$1,000,000,000 for discrimination for mental illness, resulting in loss of job, resulting in pain and suffering from suicidal thoughts and nearly committed, which could have resulted in the death of a future President and the person responsible for godly powers on the planet.

WHEREFORE, Plaintiff demands judgment against defendant as follows:

I'm suing GE Medical Systems for \$1,000,000,000 for discrimination for mental
illness, resulting in loss of job, resulting in pain and suffering from suicidal
thoughts and nearly committed, which could have resulted in the death
of a future President and the person responsible for godly powers on the planet.

Christopher Roller

Plaintiff

13150 Harriet Ave. S. #273

Address

Burnsville, MN 55337

City/State/Zip

952.239.6410

Telephone

VERIFICATION AND ACKNOWLEDGEMENT

- A. I have read this document. To the best of my knowledge, information the information, contained in the document is well grounded in fact and is warranted by existing law.
- B. I have not been determined by any court in Minnesota or in any other State to be a frivolous litigant or subject to an Order precluding me from serving and filing this document.
- C. I am not serving or filing this document for any improper purpose, such as to harass the other party or to cause delay or needless increase in the cost of litigation or to commit a fraud on the Court.
- D. I understand that if I am not telling the truth or if I am misleading the court or if I am serving of filing this document for any improper purpose, the court can order me to pay money to the other party, including reasonable expenses incurred by the other party because of the serving of filing of this document such as court costs, and reasonable attorneys fees.

Christopher R. Kew
~~CE-Medical Systems Information Technologies,~~
 Defendant/Plaintiff
 13150 Harriet Ave. S #273
 Address
 Burnsville, MN 55337
 City/State/Zip
 952.239.6410
 Telephone

[Signature]
 8/10/2005

SUBSCRIBED AND SWORN TO BEFORE ME

THIS 8th DAY OF June, 2005

Deborah McNaughton
 NOTARY PUBLIC/COURT CLERK

MY COMMISSION EXPIRES _____



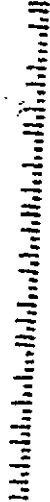
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