

EXHIBIT 33

From: Ross Cellino

Sent: Wednesday, May 10, 2017 11:56 AM

To: Attorneys – New York State; Main Place Tower Day Staff; Main Place Tower Night Staff; Grider Street Office; Manhattan Office; Long Island Office; Rochester Office

Subject: The Law Firm

I have some news to share with all of you that I know will be a shock to you at first, but in the long run, it will be exciting.

From the day that my dad and I hired Steve to today, over 24 years have passed. We've built an incredible firm together and made many friends.

For that I am thankful.

However, after much deliberation, I have decided to part ways. I recently filed the dissolution papers to dissolve Cellino and Barnes PC. The court has ordered that the dissolution petition be filed under seal and therefore it is not a public document. Please treat this email as confidential. Although many of you may have heard (or will hear) that this is a rash and irrational decision on my part, let me assure you that I have thought this through very seriously and deliberately. In a short period of time, I will be able to explain all reasons behind this decision, but I am taking steps which in my opinion are necessary to continue a firm which my father started almost 60 years ago.

I want you to know that I wish Steve well. Nevertheless, in my view, the long-term future of the firm was heading in the wrong direction and drastic change needed to be made.

All employees (attorneys and staff) – first, to reassure you all, I would not have made this decision if I felt your livelihood and job security would be placed in jeopardy. **All of your paychecks will continue as normal and your continued financial stability will be one of my top priorities.** You've been there for me all these years and I will never forget that.

In the meantime, I want to stress to you the phones will continue to ring tomorrow, clients will be calling, so please report to work as normal so that we continue to put our clients' interests first and service their needs, which is our #1 duty and obligation during this period of transition.

As you may know, my dad started the predecessor to Cellino & Barnes in 1958. Since the founding of the law firm, the names have been:

- Cellino & Likoudis
- Cellino, Likoudis & Bernstein
- Cellino, Likoudis, Bernstein & Abbarno
- Cellino, Bernstein & Cellino
- Cellino & Bernstein

- Cellino, Bernstein & Dwyer
- Cellino, Bernstein, Dwyer & Barnes
- Cellino, Dwyer & Barnes
- Cellino & Barnes
- The Barnes Firm
- Cellino & Barnes
- Cellino & ???

For the avoidance of any doubt, I will not be retiring, but will continue in an aggressive way to build an even better and more successful firm. I plan to work for years into the future, and when the time comes I will have a clear succession plan in place so the firm and your livelihood will not be placed in jeopardy.

In my view, our upstate competitors are gaining on us in this region and gathering quality cases in upstate N.Y. It has been my fear these competitors will ultimately forge their way into the NYC market. Thus, my primary focus will be to establish my future firm as the preeminent personal injury law firm for the entire state of N.Y. My firm will no longer concern itself with expanding to markets all the way across the country while we are fighting battles in our home territory. That is why I will be withdrawing my small interest in the three California offices shortly.

The Cellino brand has been around for a long time and once I have the green light, I will tap into my personal cash and lines of credit to aggressively market the new firm on TV, radio, print, and billboards. Fortunately, my financial interest in the California offices was insignificant, consequently those three offices did not (and do not) put any strain on my finances.

Although it will take significant resources to rebrand the new firm, I believe having the Cellino name front and center as it traditionally has been will allow an easier transition in the public's eye.

I am sure everyone has many additional questions, and I will answer those questions when I am allowed to do so. Also, it is clear that Daryl and Steve have developed a very close relationship, and Daryl will not be part of my future plans.

I will also be visiting all our offices ASAP and will be available to answer to the extent legally permissible questions or thoughts you may have.

Please stay calm,

Ross

This e-mail and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed.

If you have received this e-mail in error please notify the originator of the message.

The views expressed in this message are those of the individual sender, except where and to the extent the sender specifies and, with proper authority, states them to be the views of Cellino & Barnes, P.C.