

 **Lauren Lowe** <tigermommy007@gmail.com>

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## (no subject)

1 message

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**Lauren Lowe**  
<laurenlowe.tigerking@gmail.com>

Tue, Sep 20, 2022 at  
10:24 AM

To: Lauren Lowe <tigermommy007@gmail.com>

Back in 2021 my husband and I were faced with lawsuits from the DOJ. We needed a lawyer asap who could help us fight what we were wrongfully accused of. Thankfully over the past few years I had audio and video recorded everything from private visits, phone calls and more whenever the USDA, police officers, federal agents would call or stop by to visit. I kept all the recordings just in case something bad were to ever happen to me or my family. I don't trust many people especially after Joe Maldonado passage aka Joe Exotic came into our lives.

John M. Phillips represented Joe Exotic after he had been convicted of numerous charges from murder for hire to wildlife trafficking. Mr. Phillips came to me and my husband because he heard we had all these recording that could possibly help his client, but we would not turn them over to him so easily. Mr. Phillips promised to represent me and my husband Jeff Lowe in fighting back at the DOJ and USDA for wrongfully accusing taking away our animals and unlawfully and distributing them to all of Carole Baskin's friends in the animal business. The whole thing showed how corrupt the government was working with PeTA and Carole Baskin (animal activist)

After we all agreed to have John Phillips represent me and my husband, we signs a lawyer agreement that he would represent us in exchange for recordings off of our phones. We knew the government did some shady things to get Joe put in prison but Joe was a very shady person himself. Time went on and we gave Mr. Phillips our phones and hard drives for him to copy. Granted that means he got everything that had nothing to do with his client, Joe Exotic. This means photographs and videos of our personal life. Phillips promised us that nothing outside of Joe's case would be used or looked at and that everything would be locked away in his vault until we no longer felt comfortable him having it and he would delete it all. Of course a few months later it became apparent that Mr. Phillips had no interest in helping me and my husband. He started posting private recordings on his public YouTube channel that had nothing to do with joes case. He was out to hurt us. All of a sudden a few videos of me naked were online and more. The man who promised to help and represent me and my husband made it clear he didn't care who he hurt or how he hurt them.

We exchanged information to help him for his other client in order to help us and instead he got what he wanted and turned against us.

John Phillips does not represent justice but instead represents corruption. He shared details of other cases that were still in process with us (which we had no party to) and that was another red flag. He should not be lawyer in any state. I feel horrible we trusted him with our personal phones and hard drives as he is not fit to hold the justice of law.

Please allow us a in person hearing to provide you with all the evidence.

With our trusted Oklahoma attorney we are proceeding legal action against John M. Phillips and his Lawfirm Phillips & Hunt.

Lauren Lowe  
Tiger King Park

The Florida Bar  
Inquiry/Complaint Form

**STOP - PLEASE DOWNLOAD THIS FORM TO YOUR COMPUTER BEFORE FILLING IT OUT.**

**PART ONE (See Page 1, PART ONE - Complainant Information.):**

Your Name: LAUREN F LOWE

Organization: \_\_\_\_\_

Address: 10328 MUIRFIELD PI

City, State, Zip Code: EDMUND, OK 73013

Phone: 405-919-8519

Email: LAURENLOWE.TIGERKING@gmail.com

ACAP Reference No.: \_\_\_\_\_

Does this complaint pertain to a matter currently in litigation? Yes \_\_\_\_\_ No X

**PART TWO (See Page 1, PART TWO - Attorney Information.):**

Attorney's Name: JOHN M. PHILLIPS Florida Bar No. 477575

Address: 212 LAURA ST.

City, State, Zip Code: JACKSONVILLE, FL 32202

Phone: 904-444-4444 / 904-614-9317

**PART THREE (See Page 1, PART THREE - Facts/Allegations.):** The specific thing or things I am complaining about are: (attach additional sheet).

**PART FOUR (See Page 1, PART FOUR - Witnesses.):** The witnesses in support of my allegations are: (attach additional sheet).

**PART FIVE (See Page 1, PART FIVE - Acknowledge Oath and Signature.):**



YOU MUST PLACE YOUR MARK IN THE BOX ACKNOWLEDGING THE OATH AND YOU MUST SIGN YOUR FULL NAME BELOW.

**Under penalties of perjury, I declare that the foregoing facts are true, correct and complete.**

LAUREN LOWE  
Print Name

Lauren Lowe  
Signature

9-23-22  
Date



**John Phillips**

To: Lauren Lowe >

5/14/21



## **FW: OK/FL Compliant Contingency contract**

Here is what Joe signed as to RICO/Civil Actions. Once you and Jeff sign it, it will bind me to attorney-client privilege and obligations to protect you and not harm you. I wouldn't anyway, but losing 7 law licenses and a career isn't a possibility for anyone.

Thank You,

John

John M. Phillips, B.C.S.\*\*  
Phillips & Hunt

Telephone: FL: (904) 444-4444  
GA: (912) 444-4444

Email: [jmp@floridajustice.com](mailto:jmp@floridajustice.com)

Website: [FloridaJustice.com](http://FloridaJustice.com)



**AUTHORITY TO REPRESENT AND CONTINGENCY FEE AGREEMENT**

I, Lauren Lowe do hereby retain and employ the Law Offices of John M. Phillips as my attorneys to represent me in my claim for losses or damages against (to be determined) or any other party, firm or corporation liable therefore, resulting from an incident that occurred on or about \_\_\_\_\_.

I hereby authorize the Law Offices of John M. Phillips to research my claim or case and to execute any and all documents, pleadings, stipulations and agreements, as may become necessary, to investigate, evaluate and prosecute my claim. I understand this case cannot be resolved or settled without my consent and participation. I appoint the attorneys and employees of the Law Offices of John M. Phillips as my agent and attorneys-at-law and attorneys-in-fact with authority to investigate and resolve my claim and case and obtain a settlement on my behalf.

**Attorneys' Fees**

IT IS AGREED and UNDERSTOOD that as compensation for their services, I agree to pay said attorneys from the proceeds of the recovery for any cases filed in or based on Oklahoma law:

- a. 50% of any and all sums recovered either as a result of a trial or if the matter is the subject of a retrial as ordered by a trial of appellate court in Oklahoma or based on Oklahoma law.

IT IS AGREED and UNDERSTOOD that as compensation for their services, I agree to pay said attorneys from the proceeds of recovery the following fee based on the contingency percentage rates as outlined below, whichever is greater:

- a. Before filing a lawsuit or arbitration:
  - 1. 33-1/3% of any recovery up to \$1 million; plus
  - 2. 30% of any portion of the recovery between \$1 million and \$2 million; plus
  - 3. 20% of any portion of the recovery exceeding \$2 million.
- b. After filing a lawsuit or arbitration:
  - 1. 40% of any recovery up to \$1 million; plus
  - 2. 30% of any portion of the recovery between \$1 million and \$2 million; plus
  - 3. 20% of any portion of the recovery exceeding \$2 million.
- c. If all defendants admit liability at the time of filing their answers and request a trial only on damages:
  - 1. 33-1/3% of any recovery up to \$1 million; plus
  - 2. 20% of any portion of the recovery between \$1 million and \$2 million; plus
  - 3. 15% of any portion of the recovery exceeding \$2 million.
- e. CASES AGAINST THE GOVERNMENT - Should any government (city, county or state) entity be involved and the claim governed by sovereign immunity caps, the fee may be capped at 25%. Should a case be governed under the Federal Tort Claims Act, the attorney's fee may be capped at 20% if the case is settled at the administrative level and 25% if settled thereafter.

**AUTHORITY TO REPRESENT AND CONTINGENCY FEE AGREEMENT**

I, Jeffrey Lowe do hereby retain and employ the Law Offices of John M. Phillips as my attorneys to represent me in my claim for losses or damages against (to be determined) or any other party, firm or corporation liable therefore, resulting from an incident that occurred on or about \_\_\_\_\_.

I hereby authorize the Law Offices of John M. Phillips to research my claim or case and to execute any and all documents, pleadings, stipulations and agreements, as may become necessary, to investigate, evaluate and prosecute my claim. I understand this case cannot be resolved or settled without my consent and participation. I appoint the attorneys and employees of the Law Offices of John M. Phillips as my agent and attorneys-at-law and attorneys-in-fact with authority to investigate and resolve my claim and case and obtain a settlement on my behalf.

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