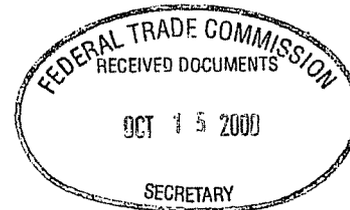


ORIGINAL



NATIONAL ASSOCIATION OF

LEGAL INVESTIGATORS, INC.



NATIONAL DIRECTOR

Burt P. Hodge
842 E. Park Avenue
Tallahassee, FL 32301
(850) 561-3990
Armadillo@nxus.com

ASST. NATIONAL DIRECTOR

Alan Goodman
P.O. Box 8479
Portland, ME 04104
(888) 244-5685
aeglis@aol.com

NATIONAL SECRETARY

Paul A. Jaeb
900 Rand Tower – 527 Marquette Ave.
Minneapolis, MN 55402
(612) 371-9255
pjaeb@heartlandinfo.com

REGIONAL DIRECTORS.

I – Troy Fleming
223 E Main St., 3rd Floor
Salem, VA 24153
(540) 444-4010
troy@bjattys.com

II – Thomas P. Cole, CLI
247 Lafayette Ave., NE
Grand Rapids, MI 49503-3306
(616) 774-7191
tangocharlie8@hotmail.com

III – Thomas Brooks
777 S. Flagler Dr. Ste. 500, E.
West Palm Beach, FL 33401
(561) 650-0501
tbrooks@gunster.com

IV – Terry R. Cox, CLI
5 CR 7026
Booneville, MS 38829
(662) 720-0063
trcox@lonewolfgroup.com

V – Neeta A. McClintock
P.O. Box 5082
Godfrey, IL 62035
(618) 541-8093
neetamac@sbcglobal.net

VI – H. Ellis Armistead, CLI
999 – 18th St., Suite 2055
Denver, CO 80202
(303) 825-2373
earmistead@heartlandinfo.com

VII – Ernest C. Barth, CLI
P.O. Box 4488
Seattle, WA 98134-0488
(206) 467-7025
roverfielddesk@yahoo.com

October 13, 2008

Donald S. Clark
Office of the Secretary
Federal Trade Commission
Room H-135
600 Pennsylvania Avenue, NW
Washington, DC 20580

Re: Proposed Consent Order

In the Matter of Reed Elsevier and ChoicePoint, FTC File No.
081-0133

Dear Mr. Clark:

I'm writing as the National Director of the National Association of Legal Investigators regarding the proposed consent order and acquisition of ChoicePoint by Reed Elsevier. Our association is comprised of investigators who provide critical services to government agencies, attorneys, state and US courts and others. We rely extensively on services provided by both Reed Elsevier and ChoicePoint and their subsidiaries to assist us in serving these clients.

Over the past several years there has been tremendous consolidation among providers of public records services. This proposed acquisition will further reduce competition in the industry. Although there are several providers of data services in the marketplace, they are resellers of data provided by the respondents.

The Commission's complaint found that this acquisition would be anticompetitive and a violation of antitrust law in the market for the sale of public records information to law enforcement agencies. The same effects would be felt in the market for sale of public records to the private sector.

It is important to have access to data from several suppliers during the conduct of an investigation. Limited resources reduce both the quality and quantity of information available. And our members, many of whom are small businesses, do not have the financial weight to bargain effectively with large entities in a non-competitive environment.

We urge that the Commission not approve the acquisition until respondents can divest themselves of public records services provided to private industry as well as to law enforcement.

Unless an appropriate remedy is offered, our members and their clients will suffer irreparable harm. When competition is reduced, incentives for innovation are reduced, prices rise and service suffers.

Thank you for your consideration.

Burt Hodge
National Director
National Association of Legal Investigators