

DOCKET NO.: FST CF 15-5014808-S

SUPERIOR COURT

WILLIAM A. LOMAS,

JUDICIAL DISTRICT OF
STAMFORD/NORWALK

Plaintiff,

AT STAMFORD

versus

PARTNER WEALTH MANAGEMENT, LLC
KEVIN G. BURNS, JAMES PRATT-HEANEY,
AND WILLIAM P. LOFTUS,

JUNE 3, 2016

Defendants.

**MOTION FOR PREJUDGMENT DISCLOSURE OF PLAINTIFF'S/COUNTERCLAIM
DEFENDANT'S PROPERTY AND ASSETS**

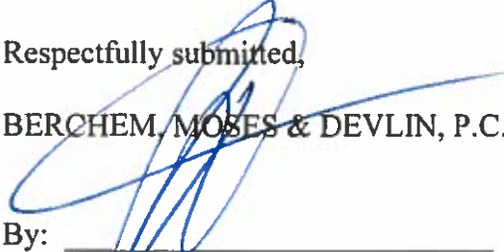
Pursuant to Conn. Gen. Stat. § 52-278n and in accordance with the Defendants' and (soon-to-be) Counterclaim Plaintiffs' application for prejudgment remedy on their counterclaims, the Counterclaim Plaintiffs hereby move for an order from this Court compelling Plaintiff/Counterclaim Defendant, William A. Lomas, to disclose his assets at an examination that shall be scheduled in accordance with the availability of the parties and counsels.

Wherefore, Counterclaim Plaintiffs move that Counterclaim Defendant be ordered to disclose any and all property, real or personal, in which he has an interest, and any and all debts owing to him, and all books, records, and accounts of Counterclaim Defendant.

Dated: June 3, 2016

Respectfully submitted,

BERCHEM, MOSES & DEVLIN, P.C.

By: 

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-and-

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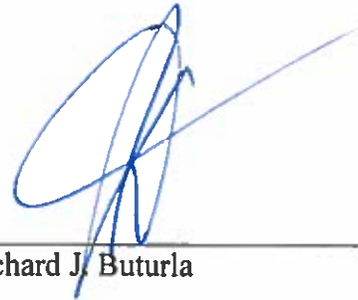
*Attorneys for the Defendants/
(soon-to-be) Counterclaim Plaintiffs*

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COUNSELORS AT LAW
75 BROAD STREET
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06460
—
JURIS NUMBER
22801
—
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CERTIFICATION

This is to certify that a copy of the foregoing has been mailed, postage prepaid, on the date hereon to:

Thomas Rechen, Esquire
McCarter & English LLP
City Place 1
185 Asylum Avenue, 36th Floor
Hartford, CT 06103



Richard J. Buturla