

**rom:** Tiffany Anderson <[tiffanyanderson@me.com](mailto:tiffanyanderson@me.com)>  
**To:** Eddie Lucchesi <[elucchesi@sjmosquito.org](mailto:elucchesi@sjmosquito.org)>; "Kyle Hansen@shww.com" <[Kyle\\_Hansen@shww.com](mailto:Kyle_Hansen@shww.com)>; "pmyers@dir.ca.gov" <[pmyers@dir.ca.gov](mailto:pmyers@dir.ca.gov)>; Bob Phibbs <[Bob@PhibbsLaw.com](mailto:Bob@PhibbsLaw.com)>  
**Sent:** Friday, March 22, 2013 11:21 AM  
**Subject:** Re: Employment

Dear Eddie,

My attorney will be in communications regarding the civil portion of my case. Here is my response regarding the medical portion.

It is against the law to take a job and change its criteria so employees who are qualified can not be eligible. I was fully qualified and could meet the job requirements for the position in the lab that Deanna Hopkins held. Instead the title was changed and I was denied the opportunity to acclamate back into the working environment.

Again it is a violation to request my medical records and Kyle Hanson can and will give you anything you are legally entitled to.

A side note, I have all of Duane Bridgewaters documents that date back to 1990 of a past history of my curtain circumstances.

Have a nice day,  
Sincerely  
Tiffany Anderson