## Fatekh Vergasov

From: Fatekh Vergasov [fv1946@sbcglobal.net]

Sent: Tuesday, July 09, 2013 10:24 AM

To: King Costello (helpdesk@costelloking.com)

Subject: California Style roofing, File# 13585

Costello, King & Associates

July 09, 2013

File# 13585

Joseph,

I recieve your two letters, full of mistakes and wrong statements, which probably are results you don't know facts...

In attempt to help you to understand your current situation let me display facts.

So, "California Style roofing":

1. Never was any "Incorporation", but sole ownership company, acting under said fictition name

2. Licencse is inactive and not able to contract since November 28, 2012

3. Has "Labor and Material" contract # CSR723 with me, made June 15, 2011

4. Was paid by me several times...

5. Elegaly over-ordered materials for my roof about 50%. Four full boxes of Clay tile were taken away from my site by roofer. In addition, a lot of materials were broken and dumped (several tons accordit to Valley Recycling Weightmaster certificates ## 318574 and 317374)

6. Made many mistakes, so I had to file complain to CSLB # NA 2011 by 01.04.2012. Under presure of CSLB mistakes were fixed and we made settlement by 02.03.2013

7. Never 100% finish my roof (I have a list), so my satisfaction was never archived by roofer, who have no right to invoce me under such circumstances

8. At January 10, 2013 I receive an official letter from Small Court of Palo Alto saing rofing company demand was "dismised in court" without prejudice

8. at the end of the March, 2013 Company choose to hire Collectors company from Taxes, but after knowing my arguments said Collectors refuse to work with our roofer...

9. Finally roofer find you...

So, there are no "Creditor" and no "Debtor" so far. What is? No case, but wrong doing contractor, who deserve his license to be revoke by CSLB

Fatekh Vergasov Owner