UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION CIVIL ACTION NO. 3:16-CV-00861

ROBERT C. BARCHIESI, and LEJLA)
HADZIC, Individually and in a)
representative capacity on behalf of a class)
of all persons similarly situated,)
)
Plaintiffs,)
vs.)
)
CHARLOTTE SCHOOL OF LAW, LLC,)
INFILAW HOLDING, LLC, and INFILAW)
CORPORATION,)
)
Defendants.)

MOTION TO DISMISS FOR FAILURE TO STATE A CLAIM OF DEFENDANTS CHARLOTTE SCHOOL OF LAW, LLC, INFILAW HOLDING, LLC, AND INFILAW CORPORATION

Pursuant to Federal Rule of Civil Procedure 12(b)(6), Defendants Charlotte School of Law ("CSL"), InfiLaw Holding, LLC ("Holding"), and InfiLaw Corporation ("InfiLaw"), and respectfully move this Court for an order dismissing Plaintiffs' First Amended Complaint (the "Barchiesi First Amended Complaint" or "BFAC"). The grounds for this Motion are set forth in the accompanying Memorandum of Law in Support of Defendants' Motion and exhibits thereto.

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¹ InfiLaw Holding, LLC appears for the purpose of this Motion only and for no other purpose and reserves all defenses and rights available to it, including without limitation the right to challenge personal jurisdiction.

This the 20th day of March, 2017.

Respectfully submitted,

Cooley LLP

s/ David E. Mills

David E. Mills (admitted *pro hac vice*) Michael D. Hays (admitted *pro hac vice*) 1299 Pennsylvania Ave., NW Washington, D.C. 20004 Tel: (202) 776-2865

Tel: (202) 776-2865 Fax: (202 842-7899

Email: dmills@cooley.com mhays@cooley.com

Womble Carlyle Sandridge & Rice, LLP

s/ Sarah Motley Stone

Debbie W. Harden, NCSB No. 10576 Sarah Motley Stone, NCSB No. 34117 One Wells Fargo Center, Suite 3500 301 South College Street

Charlotte, North Carolina 28202-6037 Tel: (704) 331-4943

Fax: (704) 338-7813

E-mail: dharden@wcsr.com sstone@wcsr.com

Johnny M. Loper, NCSB No. 15533 555 Fayetteville Street, Suite 1100 PO Box 831

Raleigh, North Carolina 27601 Tel: (919) 755-2116

Fax: (919) 755-6056 E-mail: jloper@wcsr.com

Attorneys for Defendants Charlotte School of Law, LLC, InfiLaw Corporation and InfiLaw Holding, LLC

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Motion to Dismiss of Charlotte School of Law, LLC, InfiLaw Holding, LLC, and InfiLaw Corporation was filed electronically with the Clerk of Court using the CM/ECF system, which will send notice of case activity to be generated and sent electronically by the Clerk of Court to the following parties registered to receive such service:

H. Forest Horne, Jr.
John Alan Jones
Karl Joseph Amelchenko
Steven D. Corriveau
Martin & Jones
410 Glenwood Avenue, Suite 200
Raleigh, NC 27603
Email: hfh@m-j.com, jaj@m-j.com, kja@m-j.com, sdc@m-j.com

Gary K. Shipman Kyle Joseph Nutt Shipman & Wright, LLP 575 Military Cutoff Road, Suite 106 Wilmington, NC 28405 Email: gshipman@shipmanlaw.com, knutt@shipmanlaw.com

Attorneys for Plaintiffs

This the 20th day of March, 2017.

/s/ Sarah Motley Stone
Sarah Motley Stone