PHILIP GODLEWSKI,	:	IN THE COURT OF COMMON PLEAS	
Plaintiff	:	OF LACKAWANNA COUNTY 🚖 🚬	
	:	OF LACKAWANNA COUNTY SEE SEE SEE	1
v.	:	CIVIL DIVISION 88 6 ≥6	~
	:		<u> </u>
CHRIS KELLY, TIMES SHAMROCK	:	JURY TRIAL DEMANDED \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	ټ
COMMUNICATIONS, THE SCRANTON	:	IS 18 28	1
TIMES-TRIBUNE, LARRY HOLEVA	:		
Defendants.	:	No.: 2021-CV-2195	٠,
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# CERTIFICATE PREREQUISITE TO SERVICE OF A SUBPOENA PURSUANT TO RULE 4009.22

As a prerequisite to service of a subpoena for documents and things, from **Harvard Business School**, pursuant to Rule 4009.22, Defendant certifies that:

- 1. a Notice of Intent to Serve the Subpoena to Produce Documents and Things for Discovery with a copy of the proposed Subpoena attached thereto was mailed to each party's attorney at least twenty days prior to the date on which the subpoena was served;
- 2. a copy of the Notice of Intent, including the proposed subpoena, is attached to this certificate;
- 3. no objection to the proposed subpoena has been received within the requisite 20-day notice period; and
- 4. the subpoena which will be served is identical to the subpoena which is attached to the Notice of Intent to Serve the Subpoena.

Date: 11/15/22

J. Timothy Hinton, Jr.

Haggerty Hinton & Cosgrove LLP

PA I.D. No. 61981

1401 Monroe Ave., Suite 2 Dunmore, PA 18509

Respectfully submitted:

Attorneys for Defendants,

Chris Kelly, Times Shamrock

Communications, The Scranton Times-

PHILIP GODLEWSKI, Plaintiff

IN THE COURT OF COMMON PLEAS

OF LACKAWANNA COUNTY

v.

CIVIL DIVISION

CHRIS KELLY, TIMES SHAMROCK COMMUNICATIONS, THE SCRANTON

JURY TRIAL DEMANDED

TIMES-TRIBUNE, LARRY HOLEVA

Defendants.

No.: 2021-CV-2195

#### **CERTIFICATE OF SERVICE**

I, J. Timothy Hinton, Jr., Esq., hereby certify that I served a true and correct copy of the forgoing Certificate Prerequisite to Service of a Subpoena Pursuant to Rule 4009.22, by depositing same in the United States Mail, postage prepaid, on this 15th day of November 2022, upon the following:

> Timothy M. Kolman, Esq. 414 Hulmeville Ave. Penndel, PA 19047 TKolman@kolmanlaw.com Attorney for Plaintiff

> > Respectfully submitted:

Date: <u>11/15/22</u>

J. Timothy Hinton, Jr.

Haggerty Hinton & Cosgrove LLP

PA I.D. No. 61981

1401 Monroe Ave., Suite 2

Dunmore, PA 18509

Attorneys for Defendants,

Chris Kelly, Times Shamrock

Communications, The Scranton Times-

## **CERTIFICATE OF COMPLIANCE**

I hereby certify that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

<u>/s/ J. Timothy Hinton, Jr., Esq.</u> **J. TIMOTHY HINTON, JR., ESQUIRE PA I.D. 61981** 

LACKAWANNA COLMIN



Telephone 570-344-9845 • Fax 570-343-9731 • 1401 Monroe Ave., Suite 2, Dunmore, PA 18509 • hhc@haggertylaw.net

Joseph O. Haggerty, Jr.
J. Timothy Hinton, Jr.\*
Michael F. Cosgrove
Matthew E. Haggerty - Of Counsel

October 26, 2022

Timothy M. Kolman, Esq. 414 Hulmeville Ave. Penndel, PA 1904

Re: Philip Godlewski vs. Chris Kelly, et

al

No. 2021-CV-2195

Dear Attorney Kolman:

Enclosed are two (2) Notices of Intent to Serve a Subpoena to Produce Documents and Things for Discovery upon Harvard Business School and Regent University, along with proposed Subpoenas.

Thank you.

Very truly yours,

J. Timothy Hinton, Jr.

J. T. Hunton Jr.

JTH:jls Encls. PHILIP GODLEWSKI,

Plaintiff

IN THE COURT OF COMMON PLEAS

OF LACKAWANNA COUNTY

v.

CIVIL DIVISION

CHRIS KELLY, TIMES SHAMROCK COMMUNICATIONS, THE SCRANTON

TIMES-TRIBUNE, LARRY HOLEVA

Defendants.

JURY TRIAL DEMANDED

No.: 2021-CV-2195

NOTICE OF INTENT TO SERVE A SUBPOENA TO PRODUCE DOCUMENTS AND THINGS FOR DISCOVERY PURSUANT TO RULE 4009.21

To: Counsel and Parties of Record

Defendants, Chris Kelly, Times Shamrock Communications, The Scranton Times-Tribune and Larry Holeva, intend to serve a subpoena identical to the one that is attached to this Notice. You have twenty (20) days from the date listed below in which to file of record and serve upon the undersigned an objection to the Subpoena. If no objection is made the subpoena may be served.

Respectfully submitted:

Date: 19 - 26 - 2122

J. Vimothy Hinton, Jr.

Haggerty Hinton & Cosgrove LLP

PA I.D. No. 61981

1401 Monroe Ave., Suite 2

Dunmore, PA 18509

Attorneys for Defendants,

Chris Kelly, Times Shamrock

Communications, The Scranton Times-

PHILIP GODLEWSKI,

IN THE COURT OF COMMON PLEAS

Plaintiff

OF LACKAWANNA COUNTY

v.

CIVIL DIVISION

CHRIS KELLY, TIMES SHAMROCK

JURY TRIAL DEMANDED

COMMUNICATIONS, THE SCRANTON TIMES-TRIBUNE, LARRY HOLEVA

Defendants.

No.: 2021-CV-2195

#### CERTIFICATE OF SERVICE

I, J. Timothy Hinton, Jr., Esquire, certify that on this 26 day of October 2022, I caused a true and correct copy of the foregoing Notice of Intent to Serve a Subpoena to Produce Documents and Things for Discovery Pursuant to Rule 4009.21, by depositing same in the United States Mail postage prepaid:

Timothy M. Kolman, Esq. 414 Hulmeville Ave. Penndel, PA 19047

TKolman@kolmanlaw.com

Attorney for Plaintiff

Respectfully submitted:

Date: 10-14. 2012

J. Timothy Hinton, Jr.

Haggerty Hinton & Cosgrove LLP

PA I.D. No. 61981

1401 Monroe Ave., Suite 2

Dunmore, PA 18509

Attorneys for Defendants,

Chris Kelly, Times Shamrock

Communications, The Scranton Times-

## **CERTIFICATE OF COMPLIANCE**

I hereby certify that this filing complies with the provisions of the Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

J. Timothy Hinton, Jr., Esq.
J. TIMOTHY HINTON, JR., ESQUIRE
PA I.D. 61981

# COMMONWEALTH OF PENNSYLVANIA COUNTY OF LACKAWANNA

Philip Godlewski Plaintiffs	
VS.	2021 CW 2105
Chris Kelly, et al.  Defendants.	2021-CV-2195 File No
<del></del>	ENTS OR THINGS FOR DISCOVERY D RULE 4009,22
TO: Harvard Business School Online, Soldiers Fie	eld, Boston, MA 02163
(Name of Pe	rson or Enlity)
Within twenty (20) days after service of this	subpoena, you are ordered by the Court to produce the
following documents or things:	
Any documents evidencing Phil Godlewski's (DOB 6/26/83) at Harvard University, any certificates of completion issued to Phi academic records; application for any programs at Harvard Uni	tendance at any classes (including online classes) conducted by I Godlewski of any classes between 2019 to present; Phil Godlewski's versity; and proof of payment by Phil Godlewski for any programs.
at Haggerty Hinton & Cosgrove LLP, 1401 Mo	nroe Ave., Suite 2., Dunmore, PA 18509
	ldress)
you have the right to seek in advance the reasonable co	gs required by this subpoena within twenty (20) days after
THIS SUBPOENA WAS ISSUED AT THE REQUEST	OF THE FOLLOWING PERSON:
Name: J. Timothy Hinton, Jr., Esq.  Address: 1401 Monroe Ave., Suite 2	BY THE COURT:  Macci 5. Kelly  Mauri B. Kelly  Clerk of Judicial Records
DATE: 10/20/22	