

----- Original Message -----

**From:** [Daniel R.](#)

**To:** [1 AAA Stephen Smith](#)

**Sent:** Friday, December 23, 2016 3:27 PM

**Subject:** Personal

**Stephen E. Smith, Esq.**

Representing AAA

Mr. Smith,

At the first Appraisal Process meeting, which took place at your office complex in Irvine, as I returned from lunch, your were standing next to the doorway and as I entered you whispered "not in your house". In that instant I knew, and you wanted me to know, you were the one responsible for the meeting not being held in what was left of my house, a place were all the evidence was.

What you did was interfere with a legal process, which I believe is a crime. The umpire had made a decision and you got him to change it which favored your client AAA. I am equally sure Douglas Jackson is the one that you got your information from, either directly or indirectly, but from him.

You are not a very good judge of character, for if you were you would have realized I do not give up. My fire was October 15, 2009, over 7 years ago, and I am still here. My civil legal options have run out due to bad law, 100 hundred days, but the Simi Valley Police Department, the State's Attorney Generals office, and the CDI Fraud Division all have my evidence. Fraud is either 3 years after discovery in insurance code or 4 years after discovery in the penal code. The last date of discovery is November 2, 2015, leaving a little less than 2 years from now.

And now it's the publics turn, they are reading about it at my website [www.drjclaims.com](http://www.drjclaims.com) I am posting additional documents weekly.

I've noted that your firm has moved:

Smith Smith & Feeley LLP  
1401 Dove Street  
Suite 610  
Newport Beach, CA 92660

Have a nice day:  
Daniel R. Jenkins