

EXHIBIT 3

I doubt, it would be better than setting the stage for infighting regarding strategy, procedure, and timing between me and Mr. Kreep.

Accordingly, it is my present intention NOT to sign the Request for Approval of Substitution of Attorney signed by you two and Mr. Kreep.

If Mr. Kreep will simply and expeditiously file a Rule 41(a) Motion for Voluntary Dismissal without prejudice on behalf of his clients only, or if you two wish to do so in propria persona, then the new 50 or so new (mostly military) Plaintiffs who were added onto my case by the First Amended Complaint can proceed quite well without Mr. Kreep's assistance, and Mr. Kreep can refile on your behalf (Mr. Markham & Mr. Drake) in Federal or State Court, wherever he sees best. I do not believe that severing this litigation will be injurious to any party or to the movement as a whole, or even to the specific litigation before Judge Carter. It has been my honor to represent you both and I wish you and Mr. Kreep the very best of luck in whatever separate patriotic course of action you may choose to take.

I hope I will hear from you all expeditiously.

Yours very truly,

Dr. Orly Taitz

Attorney-at-Law

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