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January 9, 2026

Via Email and U.S. Mail

Paul Chabot
Attn: Tony K. McDonald
Connor L. Ellington
The Law Offices of Tony McDonald
1308 Ranchers Legacy Trail
Fort Worth, TX 76126

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Re: Demand to Cease and Desist and for Retraction of Defamatory Statements

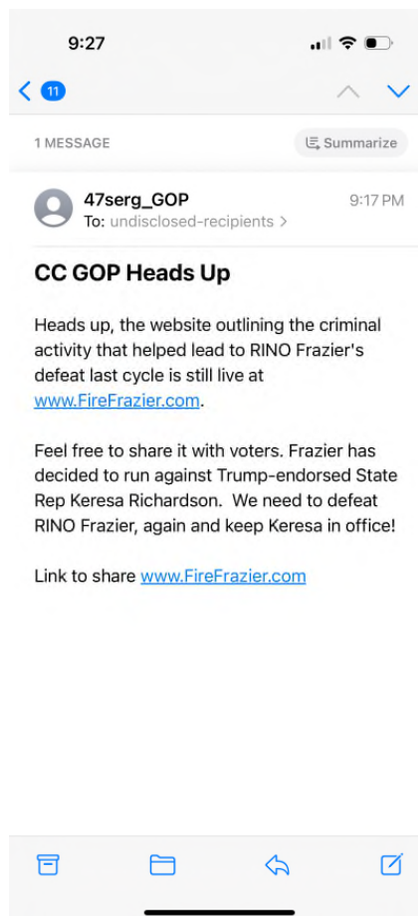
Dear Counsel:

As you are aware, this firm represents Mr. Frederick Frazier with respect to the lawsuit styled *Frederick Frazier v. Paul Chabot*, Cause No. 429-04031-2024, pending in the 429th Judicial District Court of Collin County, Texas (the "Lawsuit") and the related appeal styled *Paul Chabot v. Frederick Frazier*, No. 05-24-01272-CV, in the Fifth District Court of Appeals (the "Appeal").

As you are also aware, Mr. Chabot maintains a website dedicated to sharing negative information about Mr. Frazier at firefrazier.com (the "Website"). Despite both the trial court and the appellate court finding that Mr. Frazier has established a prima facie case that certain statements published on the Website are false, and that those statements were published by Mr. Chabot with actual malice, the Website remains live. Mr. Frazier refers Mr. Chabot to, and incorporates herein by reference, the Trial Court's October 10, 2024 Order Denying Defendant Paul Chabot's TCPA Motion to Dismiss and the Fifth District Court of Appeals' July 30, 2025 Memorandum Opinion

affirming in part and reversing in part the denial of Mr. Chabot’s TCPA Motion to Dismiss. Specifically, and among other things, the Website contains republications of December 2023 articles from Dallas Morning News and WFAA.com falsely asserting that Mr. Frazier would receive a “dishonorable discharge” from the Dallas Police Department and other posts falsely asserting the Mr. Frazier was convicted on charges of attempting to impersonate a public servant.

It has come to our attention that the Website is being circulated to, among others, voters in Collin County, Texas. Please see the below email from January 8, 2026 distributing the link to the Website:



We have reason to believe that this email originates from Mr. Chabot, or was otherwise sent at his direction. As you are doubtlessly aware, the dissemination of this Website, including the false statements therein that Mr. Chabot published with actual malice, has the effect of harming Mr. Frazier’s reputation as to lower him in the estimation of the community and to deter third persons—including voters—from associating or dealing with him. These statements are particularly harmful



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in light of the upcoming Republican primary election taking place on March 3, 2026, which is the ostensible purpose of the Website and its January 8, 2026 dissemination to Collin County voters.

Accordingly, Mr. Frazier hereby **DEMANDS** that Mr. Chabot cease any and all efforts to disseminate the Website to the public. Mr. Frazier further **DEMANDS** that Mr. Chabot issue a full and complete retraction of the email in the same manner and medium as the email itself, including sending the retraction to all original recipients of the email. Mr. Frazier further **DEMANDS** that Mr. Chabot clarify that the statements made on the Website referenced in the Lawsuit and the Appeal are false. Should Mr. Chabot fail to comply with these demands by **Monday, February 9, 2026**, Mr. Frazier will exercise any and all rights at his disposal to protect his rights, including, but not limited to, seeking relief from the stay of the Lawsuit and amending his petition to assert claims and damages related to the January 8, 2026 email.

This letter is not intended to be, nor should it be construed as, a full or complete statement of the rights available to Mr. Frazier, all of which are hereby expressly reserved. Please be advised that Mr. Chabot is under an obligation to preserve all documents, electronically stored information, and other evidence that may be related to the Lawsuit, including the January 8, 2026 email, and to suspend any routine document retention or destruction policies. Mr. Chabot's failure to adhere to this obligation may result in severe consequences, including, but not limited to, sanctions in the Lawsuit.

Your immediate attention to this matter is anticipated. Please do not hesitate to contact me should you wish to discuss this matter further.

Sincerely,

Dykema Gossett PLLC

/s/ Christopher D. Kratovil

Christopher D. Kratovil