

WHITEHURST & CAWLEY, P.L.L.C.

4560 Beltline Road, Suite 202
Addison, Texas 75001
(972) 503-5455
Telecopier (972) 503-6155

Dale R. Rose
drose@whitehurstlaw.com

November 11, 2010

TO: Collin County - Facilities Management
FROM: Dale R. Rose - 2011 Director - 8th Grade Mock Trial Competition
RE: Agreement to pay for security officer
DATE: November 12, 2010

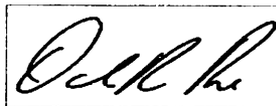
The Collin County Bar Association (CCBA) has requested the use of the District Courthouse at 2100 Bloomdale Road, McKinney, Texas for the 2011 8th Grade Mock Trial Competition.

The Courthouse will be used between 8:00 a.m. and no later than 5:00 p.m. on Friday, May 13, 2011, and again between 8:00 a.m. and approximately 3:00 p.m. on Saturday, May 14, 2011.

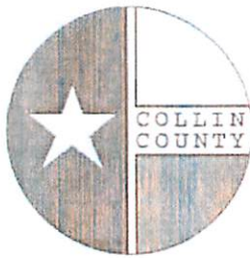
The CCBA agrees to pay for a security guard to be present on Saturday, May 14, 2011 between the hours of 8:00 a.m. and approximately 3:00 p.m. It is the understanding of the CCBA that the hourly rate ranges from \$12.39 to \$14.83, and if the security guard present on Saturday has already worked his/her 40 hours for the week that they will be compensated at 1 1/2 times their normal hourly rate.

Once the event is completed, please send an invoice or bill to the Collin County Bar Association, P.O. Box 3216, McKinney, Texas 75070-8185 for payment of same. Please call if you have any questions.

Sincerely,



Dale R. Rose
As representative of and on behalf of the CCBA



Facilities Management Building & Grounds Permit Request Form

Individual/Organization Name: Collin County Bar Association

Contact Person: Dak Rose Phone #: 469 371 7296

Address: 7205 Sharps Drive Plano TX 75025
City, State Zip Code

Building and/or Description of Grounds Requesting to be used: District Courthouse ;
Courtrooms ; Central Jury room ; auxiliary courts

Description of Activity: Collin County Bar Association's 8th Grade
Mock Trial Competition

Dates & Times of Preparation:	Dates & Times of Event:	Dates & Times of Clean up:
<u>Friday May 13, 2011</u>	<u>8:00 - 5:00 p.m.</u>	<u>5:00 p.m.</u>
<u>Saturday May 14, 2011</u>	<u>8:00 - 3:00 p.m.</u>	<u>2:00 - 3:00 p.m.</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____

Please check one:

City of Mc Kinney Permit Received: Yes No N/A

City of Mc Kinney/Chamber of Commerce Film Agreement Received: Yes No N/A

Requester's Name: Dak Rose Title: 2011 Mock Trial Coordinator

Signature: Dak Rose on behalf of
Collin County Bar Association Date: 11/12/10

Building & Grounds Use Permit Request

Hold Harmless Agreement

This Hold Harmless and Indemnification Agreement ("Agreement") is entered into by and between Collin County, hereinafter referred to as "Promisee"; and Collin County Bar Association, hereinafter referred to as "Promisor", on this 12th day of November, 2010 in Collin County, McKinney, Texas.

Recitals

Promisor agrees to use Promisee's premises and/or building located at 2100 Bloomdale Road, McKinney, TX (Courthouse) for an event to be held on the date of May 13, 14, 2011. The intent of this Agreement is to indemnify Promisee from any claims or lawsuits arising from and related to Promisor's use of these premises.

Agreement

Promisor and Promisee agree as follows:

Promisor will indemnify and hold harmless Promisee from any and all claims, lawsuits, actions, and judgments, including all costs of defense and attorney's fees incurred in defending against same, arising from and related to the Promisor's use of the premises referenced above. Promisor's liability includes the acts of Promisor's agents and employees.

Promisee shall be entitled in its reasonable discretion to settle claims prior to suit or judgment and in such event Promisor shall indemnify and hold harmless Promisee for any such claims paid, including Promisee's reasonable attorney's fees incurred resulting from such claim or lawsuit.

In the event any claim or lawsuit is brought against Promisee within the scope of this Agreement, Promisor shall pay for legal counsel chosen by Promisee to defend against same.

In the event either party files suit in a court of law to interpret or to enforce the terms of this Agreement, the party prevailing in such action shall be entitled, in addition to any legal fees incurred in defending against any third party claim, to its reasonable legal fees and costs incurred in such action to interpret or to enforce the terms of this Agreement.

This Agreement shall be interpreted under the laws of the State of Texas.

Collin County

By _____

Promisor
By Dale K. Rose on behalf of and for Collin County Bar Association