

DIANA ZALESKI
2003 FEB -6 AM 11:17
SUMMIT COUNTY
CLERK OF COURTS

IN THE COURT OF COMMON PLEAS
SUMMIT COUNTY, OHIO

LEBRON JAMES	*	CASE NO. CV 2003-02-0746	8
Plaintiff	*		
-vs-	*	JUDGE JAMES R. WILLIAMS	
OHIO HIGH SCHOOL ATHLETIC ASSN., et al.	*		
Defendants	*	<u>SELECTION OF GAME SUSPENSION BY ST. VINCENT-ST. MARY HIGH SCHOOL</u>	
	* * *		

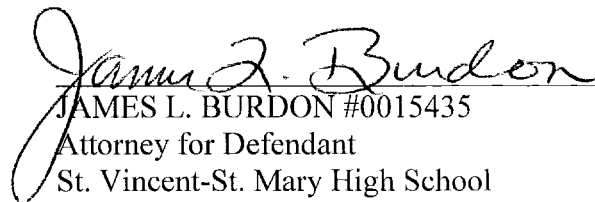
Now comes St. Vincent-St. Mary High School, and responds to the Court's February 5, 2003 directive to select a scheduled basketball competition, in addition to Canton McKinley, in which LeBron James will not play.

The administration decides, after consultation with the Executive Board of Trustees and Coach Dru Joyce, that LeBron shall not participate in the game against Toledo Scott to be played at JAR Arena on Sunday, February 23, 2003.

The Court will immediately note that the date of the Toledo Scott game is four (4) days after the scheduled hearing on Plaintiff's application for Temporary Injunction. Skeptics may suggest that our selection is legally strategic. It is not.

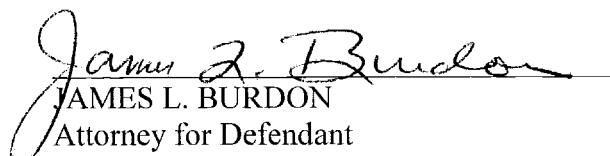
To eliminate speculation, St. Vincent-St. Mary High School specifically commits that LeBron James will not compete in the game against Toledo Scott no matter what decisions the Court may render at the February 19, 2003 hearing.

Respectfully submitted,


JAMES L. BURDON #0015435
Attorney for Defendant
St. Vincent-St. Mary High School
137 South Main Street
Suite 201
Akron, Ohio 44308
330-253-7171

PROOF OF SERVICE

I hereby certify that a copy of the foregoing has been mailed by regular U.S. Mail this 6th day of February, 2003, to Frederick R. Nance, Attorney for LeBron James, 4900 Key Tower, 127 Public Square, Cleveland, Ohio 44114; and Steven L. Craig, Attorney for Defendants OHSAA and Muscaro, 437 Market Avenue North, Canton, Ohio 44702.


JAMES L. BURDON
Attorney for Defendant
St. Vincent-St. Mary High School