
We believe that it is extremely important for the victims to know what the USC administration knew and when they first discovered the prior complaints made by some of the 17,000 USC students Dr. George Tyndall purportedly examined. Until discovery (interrogatories and depositions) is conducted in the pending state cases, answers to the many questions posed about USC’s culpability and gross failure to supervise Dr. Tyndall will remain unanswered.

Furthermore, we believe that the payment many of the victims will receive in the Federal Class Action settlement is wholly inadequate to compensate them for their damages.

We will be objecting to the Federal Court settlement as being wholly inadequate and premature and recommending to our 58 clients to opt out of the settlement (which they have an absolute legal right to do) until discovery is conducted in the state court proceedings. We will continue to litigate for them until the full extent of USC’s reckless and shameful conduct is determined.

Thereafter an appropriate and informed assessment of damages to be paid by USC can be determined.

Gloria Allred
Attorney at Law
February 13, 2019