

PROPER PERSON  
RECEIVED/ENTERED

SEP 26 2012

TRACIE K. LINDEMAN  
CLERK OF SUPREME COURT

FILED

OCT 22 2012

TRACIE K. LINDEMAN  
CLERK OF SUPREME COURT  
BY *[Signature]*  
DEPUTY CLERK

Robert Scotlund Vaile  
PO Box 727  
Kenwood, CA 95452  
(707) 633-4550  
*Appellant in Proper Person*

**IN THE SUPREME COURT OF THE STATE OF NEVADA**

Supreme Court Case No: 61415  
District Court Case No: 98D230385

ROBERT SCOTLUND VAILE,  
Appellant,

vs.

CISILIE A. PORSBOLL,  
Respondent.

**SUPPLEMENTAL BRIEF  
IN SUPPORT OF EMERGENCY  
MOTION TO STAY PROCEEDINGS  
AND ENFORCEMENT IN THIS  
CASE PENDING APPEAL**

**ACTION REQUIRED  
prior to October 15, 2012.**

As outlined in Appellant's recent reply brief on topic, Appellant had not yet received the audio transcript (attached as Exhibit 1) when his reply brief in support of Appellant's pending *Emergency Motion to Stay Proceedings and Enforcement in the Case Pending Appeal* was due. Since then, Appellant has received the audio transcript of the hearing held in the Eighth Judicial District Court, Department I, on April 9, 2012 and is immediately providing the same to this Court as promised. Appellant is also providing the corresponding written transcription.

At time index 13:02:24 of the audio transcript, the following dialog between the district court and Mr. Vaile took place:

SEP 26 2012

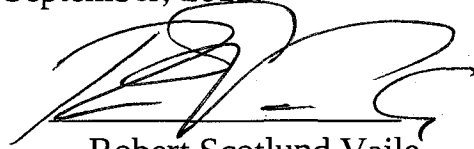
TRACIE K. LINDEMAN  
CLERK OF SUPREME COURT  
DEPUTY CLERK

12-30452

1 Mr. Vaile: "One last request your Honor, ..."  
 2 Court: "Yes?"  
 3 Mr. Vaile: "and that is before I seek a stay in the Nevada Supreme  
 4 Court, ..."  
 5 Court: "Uh-huh."  
 6 Mr. Vaile: "I am required to ask you for a stay. In the event that the  
 7 court finds that the Norwegian orders are not controlling, ..."  
 8 Court: "Yeah."  
 9 Mr. Vaile: "I would ask you to stay the effect of that until I have a  
 10 chance to ..."  
 11 Court: "Recalculate?"  
 12 Mr. Vaile: "seek relief from the Nevada Supreme Court if it's relevant."  
 13 Court: "Uh, little more argument on that."  
 14 Mr. Vaile: "Yeah, so the issue is that if this court says that the  
 15 Norwegian order is not controlling, ..."  
 16 Court: "Yeah."  
 17 Mr. Vaile: "but I'm still required to pay against the Norwegian order..."  
 18 Court: "If I make that decision, you want me to certify that it's final  
 19 so you can either appeal it, or seek, yeah, appellate relief on  
 20 that decision."  
 21 Mr. Vaile: "I'd actually like you to stay the enforcement of that. That's  
 22 my request."  
 23 Court: "If I find it's not controlling . . . ."  
 24 Mr. Vaile: "If it's not controlling."  
 25 Court: "and I find that the Nevada decree would be enforced based  
 26 on the formula? OK. What about the reverse of that? If I find  
 27 that it is the controlling order, everything would just fall into  
 28 place? OK, let me hold that thought. . . ."

In opposition to Appellant's motion to stay the district court proceedings and enforcement of its July 10, 2012 decision and order, Respondent claimed that Mr. Vaile did not, in fact, request a stay from the lower court in the April 9, 2012 hearing. As the transcript of the proceeding demonstrates, Respondent's assertion is wholly false. Because the Court's decision on this motion may be influenced by the fact in dispute, namely, whether Appellant preemptively requested the stay in the district court, this information is provided to this Court.

1  
2 Respectfully submitted this 24<sup>th</sup> day of September, 2012.

3  
4 

5 Robert Scotlund Vaile

6 PO Box 727

7 Kenwood, CA 95452

8 (707) 633-4550

9 *Appellant in Proper Person*

1. I, Robert Scotlund Vaile, certify that I have authored this brief based on my first-hand knowledge and experience in this case.
2. I personally transcribed the text from the audio transcript according to my abilities.
3. This filing complies with NRAP Rule 32(a)(4)-(6), and is produced in proportionally space typeface Times New Roman and 14 point font in LibreOffice Writer and does not exceed 10 pages.
4. I make these statements under penalty of perjury.

Robert Scotlund Vaile

I hereby certify that on September 24, 2012, I deposited in the United States Mail, postage prepaid, at Kenwood, California, a true and correct copy of *SUPPLEMENTAL BRIEF IN SUPPORT OF EMERGENCY MOTION TO STAY PROCEEDINGS AND ENFORCEMENT IN THIS CASE PENDING APPEAL*, addressed as follows:

Marshal S. Willick, Esq.  
Willick Law Group  
3591 E. Bonanza Road, Suite 200  
Las Vegas, NV 89110-2101  
*Attorney for Respondent*

*[Handwritten signature]*

- 4 -

# Exhibit 1