

IN THE SUPREME COURT OF THE STATE OF NEVADA

BOBBY L. FRANKLIN,

Appellant,


v.

D.J. LAUGHLIN, D/B/A/ BWD
PROPERTIES 2, LLC; BWD
PROPERTIES 3, LLC; AND, BWD
PROPERTIES 4, LLC,

Respondents.

FILED

MAR 12 2015

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY  DEPUTY CLERK

Supreme Court Case No.: 67364

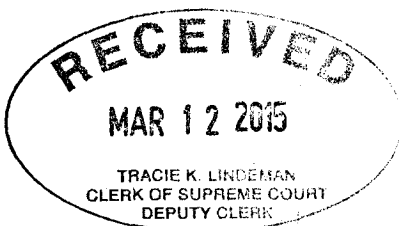
District Court No.: A-14-707291-C

**SUPPLEMENT TO
APPELLANT'S REPLY TO OPPOSITION TO MOTION FOR STAY**

Sincerely submitted by,

BOBBY L. FRANKLIN
3520 Needles Hwy. Box 233
Needles, CA. 92363

dlepatent@hotmail.com
830-822-4791
Appellant-Plaintiff *pro se*



15-07726

I. SUPPLEMENTAL FACTS

On 3/4/2015, this Court filed the Notice of Transcripts that the Court Reporter submitted, which stated a copy of such *transcripts* was delivered to my email. It was not. To date, I have no record of it.

On 3/5/2015, this Court filed an Order for the complete Record, and in addition, denied my Motion for Stay at this time, *without prejudice*.

On 3/5/2015, this Court subsequently filed my timely Reply to Motion for Stay, but has not considered it.

II. ARGUMENT

Appellant *pro se* believed that a direct Motion for Stay may be directly filed to this Court, on its Form F. The transcripts prove that the 1/14/2015 Hearing suppressed me from stating anything and ignored my timely Reply; all my related Motions on docket were mooted; and thus, it was clearly *impractical* for me to timely motion anything in post of the order and judgment that was entered *with prejudice*, on appeal.

III. RELIEF REQUESTED

Based on the foregoing, the reasons in my timely *pro se* Reply to Motion for Stay should be timely considered for enforcement.

Sincerely submitted by,

Bobby L. Franklin
BOBBY L. FRANKLIN (*pro se*)

3/8/2015
DATED

PROOF OF SERVICE

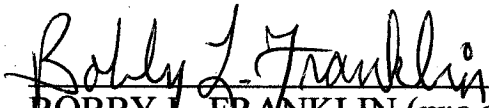
I certify under penalty of perjury that I USPS prepaid mailed the foregoing *Supplement to Appellant's Reply to Opposition to Motion for Stay* to this Court Clerk and a copy to the Respondents' Attorneys at:

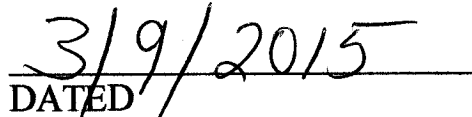
JOLLEY, URGAS, WOODBURY & LITTLE
3800 Howard Hughes Pkwy. 16th Floor
Las Vegas, NV. 89169

702-699-7500
Attorneys for the Defendants-Respondents

DATED this 9th day of March, 2015.

Sincerely,


BOBBY L. FRANKLIN (*pro se*)
3520 Needles Hwy. Box 233
Needles, CA. 92363


DATED

dlepatent@hotmail.com
830-822-4791