#### IN THE SUPREME COURT OF THE STATE OF NEVADA

ROBERT HOLMES, III,

Appellant,

Case No.:

72379

Electronically Filed

May 12 2017 11:42 a.m.

Elizabeth A. Brown Clerk of Supreme Court

VS.

LAS VEGAS METROPOLITAN POLICE DEPARTMENT,

Respondent.

Appeal from the Eighth Judicial District Court, The Honorable Douglas E. Smith

Presiding

### SUGGESTION OF BANKRUPTCY

**Marquis Aurbach Coffing** 

Micah S. Echols, Esq. Nevada Bar No. 8437

Adele V. Karoum, Esq. Nevada Bar No. 11172

10001 Park Run Drive

Las Vegas, Nevada 89145

Telephone: (702) 382-0711

Facsimile: (702) 382-5816

mechols@maclaw.com akaroum@maclaw.com

Las Vegas Metropolitan Police Department

Liesl Freedman

General Counsel

Nevada Bar No. 5309

Matthew Christian

**Assistant General Counsel** 

Nevada Bar No. 8024

400 S. Martin Luther King Blvd.

Las Vegas, Nevada 89106

Telephone: (702) 828-4970

Facsimile: (702) 828-4973

m16091c@lvmpd.com

Attorneys for Respondent, Las Vegas Metropolitan Police Department

Page 1 of 4

MAC:05166-785 3084963\_1 5/12/2017 7:52 AM

#### **SUGGESTION OF BANKRUPTCY**

TO: THE HONORABLE JUSTICES OF THIS COURT

TO: ALL PARTIES TO THIS APPEAL AND THEIR COUNSEL

Respondent, Las Vegas Metropolitan Police Department ("Respondent"), recently learned that Appellant, Robert Holmes III ("Debtor"), has filed bankruptcy but failed to give notice to this Court. To apprise this Court of the bankruptcy filing, Respondent attaches a copy of the individual filing, which may affect the proceedings in this Court.

- 1. On May 1, 2017, Debtor filed a voluntary petition for relief under Chapter 7 of the United States Bankruptcy Code ("Bankruptcy Petition"), and administered under Case No. 17-12300-led (Bankruptcy Case"). The Bankruptcy Case is pending before the United States Bankruptcy Court for the District of Nevada.
- 2. A true and correct copy of the Bankruptcy Petition filed by the Appellant is attached hereto as **Exhibit 1**.
- 3. The Debtor's filing of his Bankruptcy Petition may operate as a stay, applicable to all entities, of, among other things: (a) the commencement or continuation of all judicial, administrative, or other actions or proceedings against the Debtor (i) that were or could have been commenced before the commencement of the Debtors' cases or (ii) to recover any claims against the Debtor that arose before the commencement of the Bankruptcy Cases; (b) the enforcement, against

the Debtor or against any property of the Debtor's bankruptcy estates, of a judgment obtained before the commencement of the Bankruptcy Cases; or (c) any act to obtain possession of property of or from the Debtor's bankruptcy estates, or to exercise control over property of the Debtor's bankruptcy estates. 11 U.S.C. § 362.

4. The automatic stay of Section 362 may apply to the instant appeal.

Dated this 12th day of May, 2017.

MARQUIS AURBACH COFFING

Micah S. Echols, Esq.

Nevada Bar No. 8437

Adele V. Karoum, Esq.

Nevada Bar No. 11172

10001 Park Run Drive

Las Vegas, Nevada 89145

Respondent, LVPMD

#### **CERTIFICATE OF SERVICE**

I hereby certify that the foregoing **SUGGESTION OF BANKRUPTCY** was filed electronically with the Nevada Supreme Court on the <u>12</u> day of May, 2017. Electronic Service of the foregoing document shall be made in accordance with the Master Service List as follows:

n/a

I further certify that I served a copy of this document by mailing a true and correct copy thereof, postage prepaid, addressed to:

Robert Holmes, III 4657 Swaying Ferns Dr. Las Vegas, Nevada 89147 Appellant in Proper Person

Nancy R. Knilans, an employee of

Marquis Aurbach Coffing

Exhibit 1

Information t	o identify the case: ROBERT HOLMES III			Social Security	number or ITIN	9604
	First Name Middle Name Last Name	-		EIN		ajvatové deki .
Debtor 2 (Spouse, if filing)	First Name Middle Name Last Name	www.epute			number or ITIN	la kata ja aa <u>M</u> aalik
United States Ba	ankruptcy Court District of Nevada	•			for chapter 7 5/	
Case number:	17-12300-led		如本海野 直拉龙	等[[4]	twice lightly	. Paparatak

# Official Form 309A (For Individuals or Joint Debtors) Notice of Chapter 7 Bankruptcy Case — No Proof of Claim Deadline

For the debtors listed above, a case has been filed under chapter 7 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtors or the debtors' property. For example, while the stay is in effect, creditors cannot sue, garnish wages, assert a deficiency, repossess property, or otherwise try to collect from the debtors. Creditors cannot demand repayment from debtors by mall, phone; or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although debtors can ask the court to extend or impose a stay.

The debtors are seeking a discharge. Creditors who assert that the debtors are not entitled to a discharge of any debts or who want to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadlines specified in this notice. (See line 9 for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at <a href="www.pacer.gov">www.pacer.gov</a>).

The staff of the bankruptcy clerk's office cannot give legal advice.

To help creditors correctly identify debtors, debtors submit full Social Security or Individual Taxpayer identification Numbers, which may appear on a version of this notice. However, the full numbers must not appear on any document filed with the court.

Do not file this notice with any proof of claim or other filing in the case. Do not include more than the last four digits of a Social Security or Individual Taxpayer Identification Number in any document, including attachments, that you file

with the court.	Audur Dákver 1.	About Debio 2
1. Debtor's full name	ROBERT HOLMES III	
2. All other names used in the last 8 years	gada (ko. kodi egi, g. 1901 oliğen bedeçek diseyerin. 2000)	ा पर इंदर के रहे भी है। है। यह हो कि हो दिन हो से प्राप्त है। प्राप्त है। इस हो कि हो कि हो है। इस है।
3. Address	4657 SWAYING FERNS DRIVE LAS VEGAS, NV 89147	all the result of several beauti
4. Debtor's attorney Name and address	ROBERT HOLMES III 4657 SWAYING FERNS DRIVE LAS VEGAS, NV 89147	Contact phone None Email-None
5. Bankruptcy trustee Name and address	BRIAN D. SHAPIRO 510.S. 8TH STREET LAS VEGAS, NV.89101	Contact phone (702) 386-8600
		Eni mara Information, con nego 2

For more information, see page 2 >

Official Form 309A (For Individuals or Joint Debtors) Notice of Chapter 7 Bankruptcy Case -- No Proof of Claim Deadline

page 1

Documents in this case may be filed at this	Las Vegas, NV 89101		
		e e e e e e e e e e e e e e e e e e e	Contact phone (702) 527-7000
address. You may inspect all records filed in this case at this office or online at			
www.pacer.gov.		The state of the state of	Date: 5/1/17
Meeting of creditors	June 9, 2017 at 08:00 AM		Location:
Debtors must attend the meeting to be questioned under oath. In a joint case, both spouses must attend. Creditors may attend, but are not required to do so	The meeting may be continued or later date. If so, the date will be o docket.	r adjourned to a n the court	300 Las Vegas Blvd., South, Room 1500, Las Vegas, NV 89101
Presumption of abuse  If the presumption of abuse arises, you may have the right to file a motion to	when filed, shows that the presum	sumption of abuse option has arisen,	e. If more complete information, creditors will be notified.
dismiss the case under 11 U.S.C. § 707(b). Debtors may rebut the presumption by showing special	in die en beschiede en beschiede Generaliere en beschiede en besch		
Deadlines	File by the deadline to object to to challenge whether certain de	discharge or	Filing deadline: 8/8/17
The bankruptey clerk's office must receive these documents and any required filing	dischargeable:		
fan hy tha fallowing dandlland	receive a discharge of any debts under subdivisions of 11 U.S.C. § 727(a)(2) tor	rany of the hrough (7),	ota e a come til fred tigget for attille selvete. Live og til gravet selvet for a selvet selvete attiller.
	<ul> <li>If you want to have a debt excepted frounder 11 U.S.C § 523(a)(2), (4), or (6).</li> </ul>	om discharge	
	You must file a motion:	Reference of the control of the cont	en la compara de la la del della
Opening and providing a significant state of the control of the control of the control of the control of the co	<ul> <li>if you assert that the discharge should under § 727(a)(8) or (9).</li> </ul>	be denied	مع المراجع الم
		**************************************	
A STATE OF THE STA	The law permits debtors to keep certain p exempt. If you believe that the law does n	roperty as lot authorize an	Filing deadline: 30 days after the conclusion of the meeting of creditors
	exemption claimed, you may file an objec	tion.	
Proof of claim Please do not file a proof of claim unless you receive a notice to do so.	proof of claim now. If it later appea will send you another notice telling	rs that assets are	available to pay creditors, the clerk
والمتبيعين أنواري والمرازي والمرازي والمتازي والمتازي والمتازا والمتازي والمتازي والمتازي والمتازي والمتازية	asking the court to extend the dead	dlines in this notic	e. Consult an attorney familiar with
	not be sold and distributed to credi exempt. You may inspect that list www.pacer.gov. If you believe that debtors claim, you may file an obje	tors. Debtors mus at the bankruptcy the law does not action. The bankru	t file a list of property claimed as clerk's office or online at authorize an exemption that the intry clerk's office must receive the
	Debtors must attend the meeting to be questioned under oath. In a joint case, both spouses must attend. Creditors may attend, but are not required to do so.  Presumption of abuse  If the presumption of abuse arises, you may have the right to file a motion to dismiss the case under 11 U.S.C. § 707(b). Debtors may rebut the presumption by showing special circumstances!  Deadlines  The bankruptcy clerk's office must receive these documents and any required filling fee by the following deadlines.  Please do not file a proof of claim unless you receive a notice to do so.  Creditors with a foreign address  Exempt property	Debtors must attend the meeting to be questioned under cath. In a joint case, both spouses must attend. Creditors may attend, but are not required to do so.  Presumption of abuse  If the presumption of abuse arises, you may have the right to file a motion to dismiss the case under 1 U.S.C. § 707(b). Debtors may rebut the presumption by showing special circumstances!  Pleadlines  File by the deadline to object to to challenge whether certain de dischargeable:  The bankruptey clerk's effice must receive these documents and amy required filing fee by the following deadlines.  File by the deadline to object to to challenge whether certain de dischargeable:  To challenge whether certain de dischargeable:  "You must file a complaint:  "If you assert that the debtor is not entitle receive a discharge of any debts under subdivisions of 11 U.S.C. § 727(a)(2) for  "If you want to have a debt excepted from under 11 U.S.C. § 522(a)(2), (4), or (6).  You must file a motion:  "If you assert that the discharge should under § 727(a)(6) or (9).  Proof of claim  Prease do not file a proof of claim unless you receive a notice to do so.  Proof of claim  Prease do not file a proof of claim unless you receive a notice to do so.  The law permits debtors to keep certain, exempt. If you are a creditor receiving a not asking the court to extend the deadline.  The law allows debtors to keep certain from the sold and distributed to credit for the deadline.  Exempt property  The law allows debtors to keep certain generally in the court to extend the deadline.	Deblors must attend the meeting to be questioned under oath, in a joint case, both spouses must attend. Orefitors may attend, but are not required to do so.  Presumption of abuse if the presumption of abuse arises, you may have the right to file a motion to dismiss the case under 11 U.S.C. § 707(b). Debtors may rebut the presumption by showing special incrumistances:  Deadlines  File by the deadline to object to discharge or to challenge whether certain debts are dischargeable: these documents and any required filing (se by the following deadlines.  File by the deadline to object to discharge or to challenge whether certain debts are dischargeable:  Voi must file a complaint:  I you assert that the debtor is not entitled to receive a discharge of any debts under any of the subdivisions of 11 U.S.C. § 727(a)(2) through (7), or  If you want to have a debt excepted from discharge under 11 U.S.C. § 523(a)(2), (4), or (6).  You must file a motion:  If you assert that the discharge should be denied under § 727(a)(8) or (8).  Deadline to object to exemptions:  The law permits debtors to keep certain property as exempt. If you believe that the law does not autiforize an exemption claimed, you may file an objection.  Proof of claim  Presumption of abuse arises, you may file a proof of claim unless you receive a notice to do so.  If you are a creditor receiving a notice mailed to a for asking the court to extend the deadlines in this notice United States bankruptcy law if you have any question to the case of the court to extend the deadlines of asking the court to extend the deadlines in this notice.  If you are a creditor receiving a notice mailed to a for asking the court to extend the deadlines in this notice.  United States bankruptcy law if you have any questions asking the court to extend the deadlines in this notice.

WED-62204 0978-2 309A 17-12300 ROBERT HÓLMES, III 4657 SWAYING FERNS DRIVE LAS VEGAS, NV 89147

## **Electronic Bankruptcy Noticing**

Go Green!
Sign up for electronic notices. FREE!
Receive notices 24 X 7 and days faster
than through US Mail.
Try our new Email Link service.

To find out how, visit: http://EBN.uscourts.gov