1	Electronically Filed 1/15/2019 12:28 PM Steven D. Grierson CLERK OF THE COURT	
2 3 4 5 6	Michael K. Wall (2098) HUTCHISON & STEFFEN, PLLC 10080 West Alta Drive, Suite 200 Las Vegas, NV 89145 Tel: (702) 385-2500 Fax: (702) 385-2086 mwall@hutchlegal.com Esther C. Rodriguez, Esq. (6473) RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150	
7 8 9	Las Vegas, NV 89145 (702) 320-8400 info@rodriguezlaw.com Attorney for defendants	
10	A Cab, LLC and Creighton J. Nady	
11 12	DISTRICT COURT CLARK COUNTY, NEVADA	
13 14	MICHAEL MURRAY and MICHAEL RENO,) Case No.: A-12-669926-C Individually and on behalf of others similarly) Dept. No.: I situated,	
15	Plaintiffs,	
16 17	A CAB TAXI SERVICE, LLC, A CAB, LLC, and CREIGHTON J. NADY,	
18	Defendants.	
19 20		
21	Notice is given that A Cab, LLC, Creighton J. Nady, and A Cab Series, LLC, defendan	
22	in the above-captioned matter, ¹ appeal to the Supreme Court of Nevada from the district court'	S
23 24	order granting summary judgment, severing claims, and directing entry of final judgment entered on August 21, 2018.	
25 26 27 28	¹ Under the fiction that A Cab, LLC, and A Cab Series, LLC, are one and the same entit the district court, subsequent to its entry of its final judgment dated August 21, 2018, purported add A Cab Series, LLC, as a party defendant. The district court's order is far from clear, but purports both to substitute A Cab Series, LLC, in the place and stead of A Cab, LLC, and to reta both entities as separate defendants in the action below. Therefore, we have included A Cab Serie LLC, as an appellant from the district court's final judgment and various other post-judgment orders.	to it in s,
	Docket 77050 Document 2019-03565	

-

1	Notice is also given that A Cab, LLC, Creighton J. Nady, and A Cab Series, LLC,
2	appeal to the Supreme Court of Nevada from the following listed orders of the district court:
3	(1) The district court's order entered on October 22, 2018, amending its August 21,
4	2018 judgment to add A Cab Series, LLC, as a party defendant.
5	(2) The district court's order entered on December 18, 2018, granting plaintiffs'
6	counter-motion for judgment enforcement relief (receiver and injunction).
7	(3) The district court's order entered on December 18, 2018, granting in part and
8	denying in part plaintiffs' objections to defendants' claims of exemption from execution.
9	(4) The district court's order entered on December 18, 2018, denying defendants'
10	motion to quash writ of execution.
11	(5) The district court's order entered on December 20, 2018, denying defendants'
12	post-judgment motion to dismiss for lack of subject matter jurisdiction.
13	(6) All other judgments and orders of the district court rendered appealable by any
14	of the foregoing orders and judgments.
15	DATED this $\underline{15}$ day of January, 2019.
16	HUTCHISON & STEFFEN, PLLC
17	Marhay K Cral
18	Michael K. Wall V V V V V V V V V V V V V V V V V V
19	Las Vegas, NV 89145 Tel: (702) 385-2500
20	Attorney for defendants A Cab, LLC, and Creighton J. Nady
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1	CERTIFICATE OF SERVICE				
2	Pursuant to NRCP 5(b), I certify that I am an employee of HUTCHISON & STEFFEN,				
3	and that on this				
4	NOTICE OF APPEAL to be served as follows:				
5 6	[] by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or				
7	[] pursuant to EDCR 7.26, to be sent via facsimile; and/or				
8 9	[X] pursuant to EDCR 8.05(a) and 8.05(f), to be electronically served through the Eighth Judicial District Court's electronic filing system, with the date and time of the electronic service substituted for the date and place of deposit in the mail; and/or				
10	[] to be hand-delivered;				
11	to the attorney(s) listed below at the address and/or facsimile number indicated below:				
12 13 14 15 16 17 18 19 20 21 22 23	to the attorney(s) listed below at the address and/or facsimile number indicated below: Leon Greenberg, Esq. Dana Sniegocki, Esq. Leon Greenberg Professional Corporation 2965 S. Jones Blvd., Ste. E3 Las Vegas, NV 89146 Telephone: (702) 383-6085 Facsimile: (702) 385-1827 leongreenberg@overtimelaw.com Dana@overtimelaw.com Attorneys for plaintiffs				
24 25 26 27					
28	- 3 -				

Electronically Filed 1/15/2019 12:28 PM Steven D. Grierson **CLERK OF THE COURT** ASTA 1 Michael K. Wall (2098) HUTCHISON & STEFFEN, PLLC 2 10080 West Alta Drive, Suite 200 Las Vegas, NV 89145 3 Tel: (702) 385-2500 4 Fax: (702) 385-2086 mwall@hutchlegal.com 5 Esther C. Rodriguez, Esq. (6473) RODRIGUEZ LAW OFFICES, P.C. 6 10161 Park Run Drive, Suite 150 7 Las Vegas, NV 89145 (702) 320-8400 8 info@rodriguezlaw.com 9 Attorney for defendants A Cab, LLC and Creighton J. Nady 10 11 **DISTRICT COURT** 12 **CLARK COUNTY, NEVADA** 13 14 Case No.: A-12-669926-C MICHAEL MURRAY and MICHAEL RENO, 15 Dept. No.: I Individually and on behalf of others similarly situated. 16 Plaintiffs, 17v. 18 A CAB TAXI SERVICE, LLC, A CAB, LLC, 19 and CREIGHTON J. NADY, 20 Defendants. 21 DEFENDANTS' AMENDED CASE APPEAL STATEMENT 22 1. Party filing this Case Appeal Statement. 23 This appeal and case appeal statement is filed on behalf of defendants A Cab, LLC, A 24 Cab Series, LLC, and Creighton J. Nady in the action above. A Cab Taxi Service, LLC, 25 although named as a defendant in the district court's caption, does not exist. There is no 26 such entity, and no such entity participated in the action in district court. 27 28

1	2.	Judge issuing the decision, judgment or order appealed	d from.
2		The Honorable District Judge Kenneth C. Cory, Eighth Ju	dicial District Court, Clark
3		County, Department I, District Court Case No. A669926.	
4	3.	Parties to the proceedings in the district court.	
5		Michael Murray and Michael Reno	Plaintiffs
6		A Cab, LLC, and Creighton J. Nady	Defendants
7 8		A Cab Series, LLC	Added as Defendant following final judgment.
9	4.	Parties involved in this appeal.	
10		A Cab, LLC, A Cab Series, LLC, and Creighton J. Nady	Appellants
11		Michael Murray and Michael Reno	Respondents
12 13	5.	The name, law firms, addresses and telephone number and the party or parties they represent.	rs of all counsel on appeal,
14 15 16 17		Michael K. Wall (2098) Hutchison & Steffen, PLLC Nevada Bar No: 2098 10080 W. Alta Dr., Suite 200 Las Vegas, Nevada 89145 Telephone (702) 385-2500 Facsimile (702) 385-2086 <u>mwall@hutchlegal.com</u>	
18	and		
19 20		Esther C. Rodriguez (6473) RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Ste. 150	
21		Las Vegas, Nevada 89145 Telephone: (702) 320-8400 Facsimile: (702) 320-8401 <u>info@rodriguezlaw.com</u>	
22	and	<u>mio(<i>w</i>roungueziaw.com</u>	
23 24 25		Jay a. Shafer (6791) PREMIER LEGAL GROUP 1333 North Buffalo Drive Suite 210 Las Vegas, Nevada 89128 Telephone: (702) 794-4411	
26 27		Facsimile: (702) 794-4421 jshafer@premierlegalgroup.com	
28		Attorneys for Appellants - 2 -	
	1	the second s	

1		Leon Greenberg (8094) Dana Sniegocki (11715) Leon Greenberg Professional Corporation
		2965 S. Jones Blvd., Ste. E3
3		Las Vegas, NV 89146 Telephone: (702) 383-6085
4		Facsimile: (702) 385-1827 leongreenberg@overtimelaw.com
5		Dana@overtimelaw.com
6		Attorneys for Respondents
7 8	6.	Whether respondents were represented by appointed or retained counsel in the district court.
9		Respondents were represented by retained counsel in the district court.
10		
11	7.	Whether appellants were represented by appointed or retained counsel in the district court.
12		Appellants were represented by retained counsel in the district court.
13		
14	8.	Whether appellants were granted leave to proceed in forma pauperis in the district court.
15		Appellants were not granted leave to proceed in district court in forma pauperis.
16	9.	The date the proceedings commenced in district court.
17		This action commenced with the filing of Plaintiff's Complaint on October 8, 2012.
18		This action commenced with the ming of I familit's Complaint on October 8, 2012.
19	10.	Brief description of the nature of the action and result in district court.
20		The underlying action is a class action suit against A Cab for A Cab's alleged
21		failure to pay its employees a sufficient wage to satisfy the Minimum Wage Act of the Nevada Constitution.
22		
23	11.	Whether the case has been the subject of a previous appeal.
24		A competing MWA action against A-Cab is pending in a different department of the district court before Judge Delaney. A settlement was reached in the competing action,
25		and Judge Delaney has granted a joint motion to approve settlement and to certify a class that may or may not overlap with the class certified in this case. Previously, Judge
26		Cory issued an injunction against A-Cab enjoining it from defending itself in the competing action before Judge Delaney. A Cab and Jay Nady appealed, and that appeal
27		was docketed in the Nevada Supreme Court as Docket No. 72691. The Nevada Supreme Court reversed the injunction issued by Judge Cory.
28		Supreme Source to to injunction issued of study of study.
20		- 3 -

1	12.	Whether the appeal involves child custody or visitation.
2		There are no child custody or visitation issues in this case.
3		
4	13.	Whether the appeal involves the possibility of settlement.
5		It is counsel's belief there is a possibility of settlement.
6		DATED this 15 day of January, 2019.
7		HUTCHISON & STEFFEN, PLLC
8		MAAL ALA
9		Curran A A
		Michael K. Wall Peccole Professional Park
10		10080 West Alta Drive, Suite 200
11		Las Vegas, NV 89145 Tel: (702) 385-2500
12		Fax: (702) 385-2086
13		Attorney for defendants A Cab, LLC and Creighton J. Nady
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1	CERTIFICATE OF SERVICE			
2	Pursuant to NRCP 5(b), I certify that I am an employee of HUTCHISON & STEFFEN,			
3	and that on this 15^{4} day of January, 2019, I caused the above and foregoing			
4	DEFENDANTS' AMENDED CASE APPEAL STATEMENT to be served as follows:			
5 6	[] by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or			
7	[] pursuant to EDCR 7.26, to be sent via facsimile; and/or			
8 9	[X] pursuant to EDCR 8.05(a) and 8.05(f), to be electronically served through the Eighth Judicial District Court's electronic filing system, with the date and time of the electronic service substituted for the date and place of deposit in the mail; and/or			
10	[] to be hand-delivered;			
11	to the attorney(s) listed below at the address and/or facsimile number indicated below:			
12	Loon Croonhong Egg			
13	Leon Greenberg, Esq. Dana Sniegocki, Esq.			
14 15	Leon Greenberg Professional Corporation 2965 S. Jones Blvd., Ste. E3			
16	Las Vegas, NV 89146 Telephone: (702) 383-6085 Facsimile: (702) 385-1827			
17	leongreenberg@overtimelaw.com Dana@overtimelaw.com			
18	Attorneys for Respondents			
19				
20				
21	() fill			
22	An employee of HUTCHISON & STEFFEN, PLLC			
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	- 5 -			

CASE SUMMARY CASE SUMMARY CASE NO. A-12-669926-C

	(CASE NO. A-12-60	59926-C	
Michael Murray, Plaintiff(s) vs. A Cab Taxi Service LLC, Defendant(s)		****	Judicial Officer:	
		CASE INFORMAT	ION	
Statistical Close 08/21/2018 S	ures Summary Judgment		Case Type: Subtype:	Other Civil Filing Other Civil Matters
			Case Flags:	Appealed to Supreme Court Jury Demand Filed Automatically Exempt from Arbitration
DATE		CASE ASSIGNME	ENT	
	Current Case Assignment Case Number Court Date Assigned Judicial Officer	A-12-669926-C Department 1 01/27/2017 Cory, Kenneth		
		PARTY INFORMA	ΓΙΟΝ	
Plaintiff	Murray, Michael			Lead Attorneys Greenberg, Leon Retained 7023836085(W)
	Reno, Michael			Greenberg, Leon <i>Retained</i> 7023836085(W)
Defendant	A Cab LLC			Rodriguez, Esther C. <i>Retained</i> 7023208400(W)
	A Cab Taxi Service LLC			Rodriguez, Esther C. <i>Retained</i> 7023208400(W)
	Nady, Creighton J			Rodriguez, Esther C. Retained 7023208400(W)
DATE	E	VENTS & ORDERS OF 1	THE COURT	INDEX
10/08/2012	Complaint With Jury Dema Filed By: Plaintiff Murray, I <i>Complaint</i>			
10/08/2012	Case Opened			
10/10/2012	Initial Appearance Fee Disc Filed By: Plaintiff Reno, Mi Initial Appearance Fee Discle	chael		

CASE SUMMARY CASE SUMMARY CASE NO. A-12-669926-C

11/15/2012	 Initial Appearance Fee Disclosure Filed By: Defendant A Cab LLC Defendant A Cab, LLC's Initial Appearance Fee Disclosure (NRS Chapter 19)
11/15/2012	Motion to Dismiss Filed By: Defendant A Cab LLC Defendant's Motion to Dismiss Complaint
11/16/2012	Notice of Hearing Filed By: Defendant A Cab LLC Notice of Hearing
11/30/2012	Peremptory Challenge Filed by: Plaintiff Murray, Michael Peremptory Challenge of Judge
11/30/2012	Notice of Department Reassignment
12/06/2012	Opposition to Motion Filed By: Plaintiff Murray, Michael <i>Response in Opposition to Defendants' Motion to Dismiss</i>
01/10/2013	Reply in Support Filed By: Defendant A Cab LLC Defendant's Reply in Support of Motion to Dismiss Complaint
01/17/2013	Motion to Dismiss (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion to Dismiss Complaint Parties Present: Attorney Rodriguez, Esther C. Attorney Greenberg, Leon
01/30/2013	Amended Complaint Filed By: Plaintiff Murray, Michael <i>First Amended Complaint</i>
02/11/2013	Decision and Order Filed By: Plaintiff Murray, Michael Decision and Order
02/13/2013	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Decision and Order
02/27/2013	Motion to Reconsider Filed By: Defendant A Cab LLC Defendant's Motion for Reconsideration
03/18/2013	Opposition to Motion Filed By: Plaintiff Murray, Michael Plaintiffs' Response in Opposition to Defendants' Motion Seeking Reconsideration of the Court's February 8, 2013 Order Denying Defendants' Motion to Dismiss
03/25/2013	

CASE SUMMARY CASE SUMMARY CASE NO. A-12-669926-C

	Motion to Strike Filed By: Defendant A Cab LLC Defendant's Motion to Strike Amended Complaint
03/28/2013	Reply in Support Filed By: Defendant A Cab LLC Defendant's Reply in Support of Motion for Reconsideration
04/01/2013	Motion For Reconsideration (3:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion for Reconsideration
04/05/2013	Objection Filed By: Defendant A Cab LLC Defendant's Objection to Three Day Notice of Intent to Default
04/11/2013	Opposition and Countermotion Filed By: Plaintiff Murray, Michael Plaintiffs' Response in Opposition to Defendants' Motion to Strike First Amended Complaint and Counter-Motion for a Default Judgment or Sanctions Pursuant to EDCR 7.602(b)
04/22/2013	Answer to Complaint Filed by: Defendant A Cab LLC Defendant A Cab, LLC's Answer to Complaint
04/22/2013	Reply in Support Filed By: Defendant A Cab LLC Defendant's reply in support of motion to strike amended complaint
04/29/2013	Motion to Strike (3:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion to Strike Amended Complaint
05/02/2013	Order Denying Motion Filed By: Plaintiff Murray, Michael Order
05/06/2013	Notice of Entry of Order Filed By: Plaintiff Murray, Michael <i>Notice of Entry of Order</i>
05/23/2013	Answer to Amended Complaint Filed By: Defendant A Cab LLC Defendant A Cab, LLC's Answer to First Amended Complaint
05/28/2013	Joint Case Conference Report Filed By: Plaintiff Murray, Michael Joint Case Conference Report
05/28/2013	Order Denying Motion Filed By: Defendant A Cab Taxi Service LLC Order Denying Plaintiffs' Counter-Motion for Default Judgment or Sanctions Pursuant to EDCR 7.602(b)
05/29/2013	Notice of Entry of Order Filed By: Defendant A Cab Taxi Service LLC

	CASE NO. A-12-669926-C
	Notice of Entry of Order Denying Plaintiffs' Counter-Motion for Default Judgment or Sanctions Pursuant to EDCR 7.602(b)
06/07/2013	Scheduling Order Scheduling Order
06/19/2013	Order Setting Civil Jury Trial Order Setting Civil Jury Trial and Pretrial Procedures
01/27/2014	Stipulation and Order Filed by: Plaintiff Murray, Michael Stipulation and Order Staying All Proceedings For a Period of Ninety (90) Days
01/29/2014	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Stipulation and Order Staying All Proceedings for a Period of Ninety (90) Days
04/23/2014	Stipulation and Order Filed by: Plaintiff Murray, Michael Stipulation and Order Staying All Proceedings for a Period of Ninety (90) Days (Second Request)
04/23/2014	Notice of Entry of Stipulation and Order Filed By: Plaintiff Murray, Michael Notice of Stipulation and Order Staying All Proceedings for Ninety (90) Days (Second Request)
07/17/2014	Pretrial/Calendar Call (9:00 AM) (Judicial Officer: Cory, Kenneth) Parties Present: Attorney Rodriguez, Esther C. Attorney Sniegocki, Dana
07/25/2014	Order Filed By: Plaintiff Murray, Michael Order Staying All Proceedings for a Period of Sixty (60) Days
07/28/2014	Notice of Entry of Stipulation and Order Filed By: Plaintiff Murray, Michael Notice of Entry of Stipulation and Order Staying All Proceedings for a Period of Sixty (60) Days (Third Request)
08/04/2014	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Cory, Kenneth) Vacated
08/05/2014	CANCELED Status Check: Status of Case (9:00 AM) (Judicial Officer: Cory, Kenneth) Vacated
08/05/2014	CANCELED Status Check (9:00 AM) (Judicial Officer: Cory, Kenneth) Vacated - On in Error
10/14/2014	Status Check (9:00 AM) (Judicial Officer: Cory, Kenneth) Parties Present: Attorney Rodriguez, Esther C. Attorney Sniegocki, Dana
11/10/2014	Stipulation and Order

	CASE 110. A-12-007720-C
	Filed by: Plaintiff Murray, Michael Stipulation and Order Extending Discovery Deadlines (First Request)
11/11/2014	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Stipulation and ORder Extending Discovery Deadlines
01/28/2015	Order Setting Civil Jury Trial Order Setting Civil Jury Trial and Pretrial Procedures
02/11/2015	Motion to Compel Filed By: Plaintiff Murray, Michael Motion to Compel the Production of Documents
02/11/2015	Notice of Motion Filed By: Plaintiff Murray, Michael Notice of Motion to Compel the Production of Documents
03/02/2015	Opposition to Motion to Compel Filed By: Defendant A Cab LLC Defendant's Opposition to Motion to Compel the Production of Documents
03/11/2015	Reply to Opposition Filed by: Plaintiff Murray, Michael Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Compel the Production of Documents
03/18/2015	Motion to Compel (9:00 AM) (Judicial Officer: Bulla, Bonnie)03/18/2015, 05/20/2015, 07/22/2015, 09/23/2015, 11/18/2015Pltfs' Motion to Compel the Production of DocumentsParties Present: AttorneyRodriguez, Esther C.AttorneySniegocki, DanaAttorneyGreenberg, LeonAttorneySniegocki, DanaAttorneySniegocki, DanaAttorneySniegocki, DanaAttorneySniegocki, DanaAttorneySniegocki, DanaAttorneySniegocki, DanaAttorneySniegocki, DanaAttorneySniegocki, DanaAttorneySniegocki, Dana
04/02/2015	Recorders Transcript of Hearing Recorder's Transcript of Proceedings - Notice of Plaintiffs' Motion to Compel the Production of Documents - heard on March 18, 2015
05/19/2015	Notice of Motion Filed By: Plaintiff Murray, Michael Notice of Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53
05/19/2015	Motion for Class Certification Filed By: Plaintiff Murray, Michael Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53
06/04/2015	Motion to Compel Filed By: Plaintiff Murray, Michael Motion to Compel the Production of Documents

06/04/2015	Notice of Motion Filed By: Plaintiff Murray, Michael Notice of Motion to Compel the Production of Documents
06/08/2015	Opposition to Motion Filed By: Defendant A Cab LLC Defendant's Opposition to Motion to Certify Case as Class Action Pursuant to NRCP 23 and Appoint a Special Master Pursuant to NRCP 53
06/22/2015	Motion to Certify Class (3:00 AM) (Judicial Officer: Cory, Kenneth) 06/22/2015, 07/15/2015, 08/11/2015, 09/22/2015, 11/03/2015, 11/09/2015 Plaintiff's Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53 Parties Present: Attorney Rodriguez, Esther C. Attorney Greenberg, Leon Attorney Rodriguez, Esther C. Attorney Rodriguez, Esther C. Attorney Greenberg, Leon Attorney Greenberg, Leon Attorney Greenberg, Leon Attorney Sniegocki, Dana
06/22/2015	Opposition to Motion to Compel Filed By: Defendant A Cab LLC Defendant's Opposition to Plaintiffs' Second Motion to Compel the Production of Documents
06/22/2015	Notice of Motion Filed By: Plaintiff Murray, Michael Notice of Motion for Leave to File a Second Amended and Supplemental Complaint
06/22/2015	Motion for Leave to File Party: Plaintiff Murray, Michael Motion for Leave to File a Second Amended and Supplemental Complaint
07/10/2015	Opposition to Motion Filed By: Defendant A Cab LLC Defendant's Opposition to Motion for Leave to File a Second Amended and Supplemental Complaint
07/13/2015	Reply to Opposition Filed by: Plaintiff Murray, Michael Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53
07/15/2015	Reply to Opposition Filed by: Plaintiff Murray, Michael Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Compel the Production of Documents
07/20/2015	Reply to Opposition Filed by: Plaintiff Murray, Michael Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion for Leave to File a Second Amended and Supplemental Complaint
07/27/2015	Motion for Leave (3:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiff's Motion for Leave to File a Second Amended and Supplemental Complaint

	CASE 1(0, 11-12-00)/20-C
08/10/2015	Motion Filed By: Defendant A Cab LLC Defendant's Motion for Declaratory Order Regarding Statute of Limitations
08/10/2015	Motion to Dismiss Filed By: Defendant A Cab LLC Defendant's Motion to Dismiss Plaintiffs' Second Claim for Relief
08/12/2015	Notice of Deposition Filed By: Plaintiff Murray, Michael Notice to take Deposition
08/17/2015	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order Granting Motion to Serve and File A Second Amended and Supplemental Complaint
08/17/2015	Order Granting Motion Filed By: Plaintiff Murray, Michael Order Granting Motion to Serve and File A Second Amended and Supplemental Complaint
08/18/2015	Amended Notice of Taking Deposition Filed By: Defendant A Cab LLC Amended Notice of Taking Deposition of Plaintiff Michael Murray
08/19/2015	Amended Complaint Filed By: Plaintiff Murray, Michael Second Amended and Supplemental Complaint
08/28/2015	Response Filed by: Plaintiff Murray, Michael Plaintiffs' Response in Opposition to Defendants' Motion to Dismiss Plaintiffs' Second Claim for Relief
08/28/2015	Response Filed by: Plaintiff Murray, Michael Plaintiffs' Response in Opposition to Defendants' Motion for Declaratory Order Regarding Statute of Limitations
09/08/2015	Reply in Support Filed By: Defendant A Cab LLC Defendant's Reply in Support of Motion for Declaratory Order Regarding Statute of Limitations
09/08/2015	Reply in Support Filed By: Defendant A Cab LLC Defendant's Reply in Support of Motion to Dismiss Plaintiffs' Second Claim for Relief
09/11/2015	Supplement to Opposition Filed By: Defendant A Cab LLC Supplement to Defendant's Opposition to Motion to Certify Case as Class Action Pursuant to NRCP 23 and Appoint a Special Master Pursuant to NRCP 53
09/11/2015	Notice of Motion

	CASE NO. A-12-669926-C
	Filed By: Plaintiff Murray, Michael Notice of Motion to Extend Discovery Schedule
09/11/2015	Motion to Dismiss Filed By: Defendant A Cab LLC Defendant's Motion to Dismiss Plaintiffs' First Claim for Relief
09/14/2015	Motion to Extend Discovery Filed By: Plaintiff Murray, Michael Motion to Extend Discovery Schedule (Second Request)
09/14/2015	Answer to Amended Complaint Filed By: Defendant A Cab LLC Defendant A Cab, LLC's Answer to Second Amended Complaint
09/18/2015	Response Filed by: Plaintiff Murray, Michael Plaintiffs' Response to Defendants' Supplement to Their Opposition to Plaintiffs' Motion to Certify Case as a Class Action Pursuant to NRCP 23 and Appoint a Special Master Pursuant to NRCP 53
09/21/2015	Motion to Dismiss Filed By: Defendant A Cab Taxi Service LLC Defendant's Motion to Dismiss and for Summary Judgment Against Plaintiff Michael Reno
09/21/2015	Subpoena Electronically Issued Deposition Subpoena (For Personal Appearance at Deposition)
09/21/2015	Motion to Dismiss Filed By: Defendant A Cab LLC Defendant's Motion to Dismiss and for Summary Judgment Against Plaintiff Michael Murray
09/22/2015	Motion to Dismiss (10:30 AM) (Judicial Officer: Cory, Kenneth) 09/22/2015, 11/03/2015, 11/09/2015 Defendant's Motion to Dismiss Plaintiffs' Second Claim for Relief
09/22/2015	All Pending Motions (10:30 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motionto Dismiss Plaintiffs' Second Claim for ReliefPlaintiff's Motion to Certify This Case As A Class Action Pursuant To NRCP Rule 23 and Appoint A Special Master Pursuant To NRCP Rule 53 Parties Present: Attorney Rodriguez, Esther C. Attorney Greenberg, Leon Attorney Sniegocki, Dana Defendant Nady, Creighton J
09/22/2015	Initial Appearance Fee Disclosure Filed By: Defendant A Cab LLC Defendant A Cab, LLC's Fee Disclosure
09/22/2015	Initial Appearance Fee Disclosure Filed By: Defendant A Cab Taxi Service LLC Defendant A Cab, LLC's Fee Disclosure
09/28/2015	Subpoena Electronically Issued Filed by: Defendant A Cab LLC Deposition Subpoena (For Personal Appearance at Deposition)

09/28/2015	Response Filed by: Plaintiff Murray, Michael Response in Opposition to Defendants' Motion to Dismiss Plaintiffs' First Claim for Relief
09/30/2015	Affidavit of Service Filed By: Plaintiff Murray, Michael Notice of Filing Affidavit of Service for Creighton J. Nady
10/06/2015	Answer to Amended Complaint Filed By: Defendant Nady, Creighton J Defendant Creighton J. Nady's Answer to Second Amended Complaint
10/06/2015	Initial Appearance Fee Disclosure Filed By: Defendant Nady, Creighton J Defendant Creighton J. Nady's Initial Appearance Fee Disclosure (NRS Chapter 19)
10/07/2015	Opposition to Motion Filed By: Defendant A Cab LLC Defendant's Opposition to Plaintiffs' Motion to Extend Discovery Schedule (Second Request)
10/08/2015	Response Filed by: Plaintiff Murray, Michael Response in Opposition to Defendants' Motion to Dismiss and for Summary Judgment Against Plaintiff Michael Murray
10/08/2015	Response Filed by: Plaintiff Murray, Michael Response in Opposition to Defendants' Motion to Dismiss and for Summary Judgment Against Plaintiff Michael Reno
10/13/2015	Supplement Filed by: Plaintiff Murray, Michael Plaintiffs' Supplement to Plaintiffs' Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23
10/20/2015	Supplement to Opposition Filed By: Defendant A Cab Taxi Service LLC Second Supplement to Defendant's Opposition to Motion to Certify Case as Class Action Pursuant to NRCP 23 and Appoint a Special Master Pursuant to NRCP 53
10/27/2015	Reply in Support Filed By: Defendant A Cab Taxi Service LLC Defendant's Reply in Support of Motion to Dismiss and for Summary Judgment Against Plaintiff Michael Reno
10/27/2015	Reply in Support Filed By: Defendant A Cab LLC Defendant's Reply in Support of Motion to Dismiss and for Summary Judgment Against Plaintiff Michael Murray
10/28/2015	Reply in Support Filed By: Defendant A Cab LLC Defendant's Reply in Support of Motion to Dismiss Plaintiffs' First Claim for Relief

11/03/2015	Motion (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion for Declaratory Order Regarding Statute of Limitations
11/03/2015	Motion to Dismiss (9:00 AM) (Judicial Officer: Cory, Kenneth) 11/03/2015, 11/09/2015
	Defendant's Motion to Dismiss Plaintiffs' First Claim for Relief
11/03/2015	Motion to Dismiss (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion to Dismiss and for Summary Judgment Against Plaintiff Michael Reno
11/03/2015	Motion to Dismiss (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion to Dismiss and for Summary Judgment Against Plaintiff Michael Murray
11/03/2015	All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth)Parties Present: AttorneyRodriguez, Esther C.AttorneyGreenberg, LeonAttorneySniegocki, Dana
11/09/2015	All Pending Motions (3:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion to Dismiss Plaintiffs' First Claim for ReliefDefendant's Motion to Dismiss Plaintiffs' Second Claim for ReliefPlaintiff's Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53
11/10/2015	Reply to Opposition Filed by: Plaintiff Murray, Michael Reply to Opposition to Motion to Extend Discovery Schedule
11/16/2015	Disclosure of Documents and Witnesses Pursuant to NRCP 16.1 Filed By: Defendant A Cab LLC Creighton J. Nady's Disclosure of Documents and Witnesses Pursuant to NRCP 16.1
11/16/2015	Supplement Filed by: Plaintiff Murray, Michael Supplemental Brief Re: Motion to Compel the Production of Documents (first heard on 3/18/15)
11/17/2015	Opposition Filed By: Defendant A Cab LLC Defendant's Opposition to Plaintiffs' Supplemental Brief
11/17/2015	Opposition Filed By: Defendant A Cab LLC Defendant's Opposition to Plaintiffs' Supplemental Brief
11/18/2015	Status Check (9:00 AM) (Judicial Officer: Bulla, Bonnie) Status Check: Scheduling Order
11/18/2015	Motion to Extend Discovery (9:00 AM) (Judicial Officer: Bulla, Bonnie) Plaintiffs' Motion to Extend Discovery Schedule
11/18/2015	All Pending Motions (9:00 AM) (Judicial Officer: Bulla, Bonnie)Parties Present: AttorneyRodriguez, Esther C.AttorneyGreenberg, LeonAttorneySniegocki, Dana
11/25/2015	Joint Case Conference Report

	CASE NO. A-12-669926-C
	Filed By: Plaintiff Murray, Michael Joint Case Conference Report
12/01/2015	Recorders Transcript of Hearing Recorder's Transcript of Proceedings - All Pending Motions - heard on November 18, 2015
12/10/2015	CANCELED Pretrial/Calendar Call (9:00 AM) (Judicial Officer: Cory, Kenneth) Vacated - per Commissioner
12/21/2015	Order Filed By: Plaintiff Murray, Michael Order Granting in Part and Denying in Part Defendant's Motion for Declaratory Order Regarding Statute of Limitations
12/22/2015	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order
12/28/2015	Objection to Discovery Commissioners Report and Recommend Filed By: Defendant A Cab Taxi Service LLC Defendants' Objection to Discovery Commissioner's Report & Recommendation
01/04/2016	CANCELED Jury Trial (10:00 AM) (Judicial Officer: Cory, Kenneth) Vacated - per Commissioner
01/08/2016	Supplemental Filed by: Defendant A Cab LLC Defendant's Supplemental Briefing to Discovery Commissioner
01/08/2016	CANCELED Status Check: Compliance (11:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated
01/13/2016	 Further Proceedings (9:00 AM) (Judicial Officer: Bulla, Bonnie) Further Proceedings: Discovery Production / Deferred Ruling - Deft's Rule 37 Sanctions Parties Present: Attorney Rodriguez, Esther C. Attorney Greenberg, Leon Attorney Sniegocki, Dana
02/10/2016	Order Filed By: Plaintiff Murray, Michael Order Granting Plaintiffs' Motion to Certify Class Action Pursuant to NRCP Rule 23(b) (2) and NRCP Rule 23(b)(3) and Denying Without Prejudice Plaintiffs' Motion to Appoint a Special Master Under NRCP Rule 53
02/10/2016	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order
02/10/2016	Recorders Transcript of Hearing Recorder's Transcript of Proceedings Discovery Production/Deferred Ruling - Defendant's Rule 37 Sanctions January 13, 2016
02/18/2016	Order Filed By: Plaintiff Murray, Michael Order Denying Defendant's Motion to Dismiss and For Summary Judgment Against Michael Reno

02/18/2016	Order Filed By: Plaintiff Murray, Michael Order Denying Defendant's Motion to Dismiss and For Summary Judgment Against Michael Murray
02/18/2016	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order
02/18/2016	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order
02/19/2016	CANCELED Status Check: Compliance (11:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated
02/25/2016	Motion to Reconsider Filed By: Defendant A Cab LLC Defendants' Motion for Reconsideration
03/01/2016	Declaration Filed By: Plaintiff Murray, Michael Declaration of Plaintiffs' Counsel Leon Greenberg
03/03/2016	Discovery Commissioners Report and Recommendations Filed By: Plaintiff Murray, Michael Discovery Commissioner's Report and Recommendations
03/03/2016	Motion to Stay Filed By: Defendant A Cab Taxi Service LLC Defendants' Motion for Stay Pending Court's Reconsideration of Prior Order
03/04/2016	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order
03/04/2016	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order on Discovery Commissioner's Report and Recommendation
03/04/2016	Order Filed By: Plaintiff Murray, Michael Order on Discovery Commissioner's Report and Recommendations
03/11/2016	Order Shortening Time Filed By: Plaintiff Murray, Michael Plaintiffs' Motion to Impose Sanctions Against Defendants for Violating this Court's Order of February 10, 2016 and Compelling Compliance with That Order on an Order Shortening Time
03/11/2016	Declaration Filed By: Plaintiff Murray, Michael Declaration of Plaintiffs' Counsel, Leon Greenberg, Esq.

	CASE NO. A-12-009920-C
03/14/2016	Status Report Filed By: Defendant A Cab Taxi Service LLC Defendants' Status Report Before the Discovery Commissioner
03/14/2016	Motion to Stay Filed By: Defendant A Cab LLC Defendants' Motion for Stay Pending Proceedings
03/14/2016	Opposition to Motion Filed By: Plaintiff Murray, Michael Plaintiffs' Response in Opposition to Defendants' Motion Seeking Reconsideration of the Court's Order Granting Class Certification
03/14/2016	Opposition and Countermotion Filed By: Defendant A Cab LLC Defendant's Opposition to Motion to Impose Sanctions on Order Shortening Time and Countermotion for Sanctions Against Plaintiffs
03/14/2016	Notice of Association of Counsel Filed By: Defendant A Cab Taxi Service LLC Notice of Association of Counsel
03/15/2016	Opposition/Response/Objection/Reply Filed by: Defendant A Cab LLC Defendants' Opposition to Plaintiffs' Request for Additional Fees & Costs Before the Discovery Commissioner
03/15/2016	Opposition/Response/Objection/Reply Filed by: Defendant A Cab LLC Defendants' Opposition to Plaintiffs' Request for Additional Fees & Costs
03/16/2016	Motion (9:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiffs' Motion to Impose Sanctions Against Defendants for Violating this Court's Order of February 10, 2016 and Compelling Compliance with That Order on an Order Shortening Time
03/16/2016	Opposition and Countermotion (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Opposition to Motion to Impose Sanctions on Order Shortening Time and Countermotion for Sanctions Against Plaintiffs
03/16/2016	All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth) PLAINTIFFS' MOTION TO IMPOSE SANCTIONS AGAINST DEFENDANTS FOR VIOLATING THIS COURT'S ORDER OF FEBRUARY 10, 2016 AND COMPELLING COMPLIANCE WITH THAT ORDER ON AN ORDER SHORTENING TIMEDEFENDANT'S OPPOSITION TO MOTION TO IMPOSE SANCTIONS ON ORDER SHORTENING TIME AND COUNTERMOTION FOR SANCTIONS AGAINST PLAINTIFFS Parties Present: Attorney Rodriguez, Esther C. Attorney Wall, Michael K. Attorney Greenberg, Leon
03/17/2016	Errata Filed By: Plaintiff Murray, Michael Errata to Plaintiffs' Response in Opposition to Defendants' Motion Seeking Reconsideration of the Court's Order Granting Class Certification
03/18/2016	Opposition to Motion Filed By: Plaintiff Murray, Michael

	Plaintiffs' Response in Opposition to Defendants' Motion for Stay of Proceedings
03/21/2016	Motion to Reconsider Filed By: Defendant A Cab LLC Defendants' Motion for Reconsideration of Two Orders Entered March 4, 2016, Pertaining to Discovery Commissioner's Reports & Recommendations
03/21/2016	Minute Order (9:26 AM) (Judicial Officer: Cory, Kenneth)
03/22/2016	Transcript of Proceedings Transcript of Proceedings All Pending Motions 11-03-15
03/24/2016	Reply in Support Filed By: Defendant A Cab LLC Reply in Support of Defendants' Motion for Stay of Proceedings
03/24/2016	Reply in Support Filed By: Defendant A Cab LLC Reply in Support of Defendants' Motion for Reconsideration
03/28/2016	Motion For Reconsideration (3:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion for Reconsideration
03/28/2016	Motion to Stay (3:00 AM) (Judicial Officer: Cory, Kenneth) Defendants' Motion for Stay Pending Proceedings
03/28/2016	All Pending Motions (3:00 AM) (Judicial Officer: Cory, Kenneth) DEFENDANT'S MOTION FOR RECONSIDERATIONDEFENDANTS' MOTION FOR STAY PENDING PROCEEDINGS
03/31/2016	Supplement Filed by: Plaintiff Murray, Michael Reply to Defendants' "Opposition to Plaintiffs' Request for Additional Fees and Costs" (Re: Plaintiffs' Counsel's Declaration Filed March 1, 2016 as Supplement in Support of Request for Award of Fees and Costs). Further Supplement: Re: Defendant's Non-compliance with Court's Prior Discovery Order and Plaintiffs' Request for Production of All Computer Database Files in Their Entirety.
04/04/2016	CANCELED Motion For Stay (3:00 AM) (Judicial Officer: Cory, Kenneth) Vacated Defendants' Motion for Stay Pending Court's Reconsideration of Prior Order
04/05/2016	Minute Order (3:00 PM) (Judicial Officer: Cory, Kenneth)
04/06/2016	Order Granting Motion Filed By: Defendant A Cab LLC Order Granting Defendants' Motion for Stay Pending Court's Reconsideration of Prior Order
04/06/2016	Order Denying Motion Filed By: Defendant A Cab LLC Order Denying Plaintiffs' Motion to Impose Sanctions Against Defendants for Violating this Court's Order of February 10, 2016 and Compelling Compliance with That Order on an Order Shortening Time
04/07/2016	Opposition/Response/Objection/Reply Filed by: Defendant A Cab LLC

	CASE NO. A-12-009920-C
	Defendants' Opposition to Plaintiffs' Request for Production of All Computer Data Base Files in Their Entirety
04/07/2016	Opposition to Motion Filed By: Plaintiff Murray, Michael Plaintiffs' Response in Opposition to Defendants' Motion for Reconsideration of Two Orders Entered March 4, 2016 Pertaining to Discovery Commissioner's Report and Recommendations
04/07/2016	Notice of Entry of Order Filed By: Plaintiff Reno, Michael Notice of Entry of Order Denying Plaintiffs' Motion to Impose Sanctions Against Defendants
04/07/2016	Notice of Entry of Order Filed By: Defendant A Cab Taxi Service LLC Notice of Entry of Order Granting Defendants' Motion for Stay Pending Court's Reconsideration of Prior Order
04/08/2016	Further Proceedings (10:00 AM) (Judicial Officer: Bulla, Bonnie) Further Proceedings: Discovery Production / Deferred Ruling Parties Present: Attorney Rodriguez, Esther C. Attorney Greenberg, Leon Attorney Sniegocki, Dana
04/18/2016	Reply in Support Filed By: Defendant Nady, Creighton J Defendants' Reply in Support of Motion for Reconsideration of Two Orders Entered March 4, 2016, Pertaining to Discovery Commissioner's Reports & Recommendations
04/25/2016	Motion For Reconsideration (3:00 AM) (Judicial Officer: Cory, Kenneth) Defendants' Motion for Reconsideration of Two Orders Entered March 4, 2016, Pertaining to Discovery Commissioner's Reports & Recommendations
04/28/2016	Order Filed By: Defendant A Cab Taxi Service LLC Order on Defendants' Motion for Reconsideration
04/28/2016	Notice of Entry of Order Filed By: Defendant A Cab Taxi Service LLC Notice of Entry of Order on Defendants' Motion for Reconsideration
04/29/2016	Recorders Transcript of Hearing Recorder's Transcript of Proceedings - Further Proceedings: Discovery Production/Deferred Ruling - heard on April 8, 2016
05/20/2016	Status Check: Status of Case (10:00 AM) (Judicial Officer: Bulla, Bonnie)Parties Present: AttorneyRodriguez, Esther C.AttorneyGreenberg, LeonAttorneySniegocki, Dana
05/26/2016	Order Denying Motion Filed By: Plaintiff Murray, Michael Order Denying Defendants' Motion for Reconsideration of Two Orders Entered March 4, 2016, Pertaining to Discovery Commissioner's Reports & Recommendations
05/27/2016	Notice of Entry of Order

	CASE NO. A-12-009920-C
	Filed By: Plaintiff Murray, Michael Notice of Entry of Order
06/07/2016	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order
06/07/2016	Order Filed By: Plaintiff Murray, Michael Order Granting Plaintiffs' Motion to Certify Class Action Pursuant to NRCP Rule 23(b)(2) and NRCP Rule 23(b)(3) and Denying Without Prejudice Plaintiffs' Motion to Appoint a Special Master Under NCRP Rule 53 as Amended by this Court in Response to Defendants' Motion for Reconsideration heard in Chambers on March 28, 2016
06/09/2016	Motion to Compel Filed By: Plaintiff Murray, Michael Motion to Compel the Production of Documents and Interrogatory Responses
07/12/2016	Opposition and Countermotion Filed By: Defendant A Cab Taxi Service LLC Defendant's Opposition to Plaintiffs' Motion to Compel the Production of Documents and Interrogatory Responses & Defendants' Request for Sanctions of Fees Against Plaintiffs
07/13/2016	Discovery Commissioners Report and Recommendations Discovery Commissioner's Report and Recommendations
07/13/2016	 Motion to Compel (9:00 AM) (Judicial Officer: Bulla, Bonnie) 07/13/2016, 09/07/2016 Pltfs' Motion to Compel the Production of Documents and Interrogatory Responses Parties Present: Attorney Wall, Michael K. Attorney Sniegocki, Dana
07/13/2016	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Discovery Commissioner's Report and Recommendations
07/20/2016	Status Check: Compliance (10:00 AM) (Judicial Officer: Bulla, Bonnie) Status Check: Compliance - DCRR
07/20/2016	Status Conference (10:00 AM) (Judicial Officer: Bulla, Bonnie) Status Conference: Status of Case - Exachange of Electronic Information
07/20/2016	All Pending Motions (10:00 AM) (Judicial Officer: Bulla, Bonnie) Parties Present: Attorney Rodriguez, Esther C. Attorney Greenberg, Leon
07/25/2016	Motion Filed By: Plaintiff Murray, Michael Motion to Continue Trial Date and Extend Discovery Schedule and for Other Relief
08/15/2016	Opposition to Motion Filed By: Defendant A Cab LLC Defendant's Opposition to Plaintiffs' Motion to Continue Trial Date and Extend Discovery Schedule and for Other Relief
08/23/2016	

	Reply to Opposition Filed by: Plaintiff Murray, Michael Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Continue Trial Date and Extend Discovery Schedule and for Other Relief
08/29/2016	Motion to Continue Trial (3:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiff's Motion to Continue Trial Date and Extend Discovery Schedule and for Other Relief
08/31/2016	Reply to Opposition Filed by: Plaintiff Murray, Michael Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Compel the Production of Documents and Interrogatory Responses
09/02/2016	Supplemental Filed by: Defendant A Cab Taxi Service LLC Defendant's Supplemental Opposition to Plaintiffs' Motion to Compel the Production of Documents & Interrogatory Responses and Defendants' Request for Sanctions of Fees Against Plaintiffs
09/02/2016	Supplement Filed by: Plaintiff Murray, Michael Supplemental Brief Re: Discovery Status Conference
09/07/2016	Status Check: Status of Case (9:30 AM) (Judicial Officer: Bulla, Bonnie)
09/07/2016	All Pending Motions (9:30 AM) (Judicial Officer: Bulla, Bonnie) Pltfs' Motion to Compel the Production of Documents and Interrogatory Responses Status Check: Status of Case Parties Present: Attorney Wall, Michael K. Attorney Greenberg, Leon Attorney Sniegocki, Dana
09/09/2016	Declaration Filed By: Plaintiff Murray, Michael Declaration of Sydney Saucier Re: Mailing of Class Notice
09/14/2016	Recorders Transcript of Hearing Recorder's Transcript of Proceedings Re: Plaintiff's Motion to Compel the Production of Documents and Interrogatory Responses - Status Check: Status of Case September 7, 2016
09/20/2016	Motion for Protective Order Filed By: Defendant A Cab LLC Defendants' Motion for Protective Order Or, in the Alternative, Motion to Terminate Deposition of a Cab, LLC 30(b)(6) Witness; Motion to Limit the Deposition of Creighton J. Nady; and Motion for Protective Order from Plaintiffs' Written Discovery on Order Shortening Time
09/22/2016	Minute Order (5:00 PM) (Judicial Officer: Cory, Kenneth)
10/06/2016	Response Filed by: Plaintiff Murray, Michael Plaintiffs' Response in Opposition to Defendants' Motion for Protective Order Or, in the Alternative, Motion to Terminate Deposition of a Cab, LLC (30)(B)(6) Witness; Motion to Limit the Deposition of Creighton J. Nady and Motion for Protective Order from Plaintiffs' Written Discovery on Order Shortening Time

10/12/2016	Status Check: Compliance (9:00 AM) (Judicial Officer: Bulla, Bonnie)
10/12/2016	Status Check (9:00 AM) (Judicial Officer: Bulla, Bonnie) Status Check: Production
10/12/2016	Motion for Protective Order (9:00 AM) (Judicial Officer: Bulla, Bonnie) Defts' Motion for Protective Order Or, in the Alternative, Motion to Terminate Deposition of a Cab, LLC 30(b)(6) Witness; Motion to Limit the Deposition of Creighton J. Nady; and Motion for Protective Order from Plaintiffs' Written Discovery on OST
10/12/2016	All Pending Motions (9:00 AM) (Judicial Officer: Bulla, Bonnie)Parties Present: AttorneyRodriguez, Esther C.AttorneyGreenberg, LeonAttorneySniegocki, Dana
10/14/2016	Motion Filed By: Plaintiff Murray, Michael Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief
10/18/2016	CANCELED Status Check (9:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated Status Check: Status of Case
10/19/2016	Recorders Transcript of Hearing Recorder's Transcript of Proceedings - Re: Motions; Status Check: Compliance; Status Check: Production - heard on October 12, 2016
11/04/2016	Opposition to Motion Filed By: Defendant A Cab LLC Defendants' Opposition to Plaintiffs' Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief
11/08/2016	Motion to Compel Filed By: Plaintiff Murray, Michael Motion to Compel Interrogatory Responses
11/09/2016	Discovery Commissioners Report and Recommendations Filed By: Plaintiff Murray, Michael Discovery Commissioner's Report and Recommendations
11/10/2016	Reply to Opposition Filed by: Plaintiff Murray, Michael Plaintiffs' Reply to Defendants' Opposition to Plaintiff's' Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief
11/15/2016	Objection to Discovery Commissioners Report and Recommend Filed By: Defendant A Cab Taxi Service LLC Withdrawn 11/22/16 - Defendants' Objection to Discovery Commissioner's Report & Recommendation
11/16/2016	Objection to Discovery Commissioners Report and Recommend Filed By: Plaintiff Murray, Michael Plaintiffs' Objections to Discovery Commissioner's Report and Recommendations

11/17/2016	Motion Filed By: Defendant A Cab Taxi Service LLC Defendants' Motion for Judgment on the Pleadings Pursuant to NRCP 12(C) with Respect to All Claims for Damages Outside the Two-year Statue of Limitations
11/18/2016	Status Check: Compliance (9:00 AM) (Judicial Officer: Bulla, Bonnie) Parties Present: Attorney Rodriguez, Esther C. Attorney Wall, Michael K. Attorney Greenberg, Leon Attorney Sniegocki, Dana
11/18/2016	CANCELED Status Check (9:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated - per Commissioner Status Check: Status of Case
11/21/2016	 Motion (3:00 AM) (Judicial Officer: Barker, David) 11/21/2016, 01/03/2017 Plaintiff's Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief
11/21/2016	Order Granting Filed By: Plaintiff Murray, Michael Order Granting in Part and Denying in Part Plaintiffs' Motion to Continue Trial Date and Extend Discovery Schedule and for Other Relief
11/22/2016	Withdrawal Filed by: Defendant A Cab Taxi Service LLC Withdrawal of Defendants' Objection to Discovery Commissioner's Report & Recommendation
11/23/2016	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order
11/28/2016	Opposition to Motion to Compel Filed By: Defendant A Cab Taxi Service LLC Defendant's Opposition to Plaintiffs' Motion to Compel Interrogatory Responses
11/29/2016	Supplement Filed by: Plaintiff Murray, Michael Plaintiffs' Supplement in Support of Their Motion to Compel Interrogatory Responses
11/29/2016	Motion to Amend Answer Filed By: Defendant A Cab LLC Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint
12/02/2016	Reply to Opposition Filed by: Plaintiff Murray, Michael Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Compel Interrogatory Responses
12/07/2016	Supplemental Filed by: Plaintiff Murray, Michael Plaintiffs' Second Supplement in Support of Their Motion to Compel Interrogatory Responses
12/08/2016	Opposition and Countermotion

	CASE NO. A-12-669926-C
	Filed By: Plaintiff Murray, Michael Opposition to Defendants' Motion for Judgment on the Pleadings and Counter Motion for Toll of Statute of Limitations and for an Evidentiary Hearing
12/08/2016	CANCELED Pre Trial Conference (9:00 AM) (Judicial Officer: Cory, Kenneth) Vacated - per Commissioner
12/09/2016	Motion to Compel (9:00 AM) (Judicial Officer: Bulla, Bonnie) Motion to Compel Interrogatory Responses
12/09/2016	Status Check: Compliance (9:00 AM) (Judicial Officer: Bulla, Bonnie) Status Check: Compliance - Report and Recommendation
12/09/2016	All Pending Motions (9:00 AM) (Judicial Officer: Bulla, Bonnie) Parties Present: Attorney Rodriguez, Esther C. Attorney Wall, Michael K. Attorney Greenberg, Leon
12/16/2016	Opposition and Countermotion Filed By: Plaintiff Murray, Michael Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-Party Complaint And Counter-Motion for Sanctions and Attorneys' Fees
12/16/2016	Notice of Withdrawal of Motion Filed By: Defendant A Cab Taxi Service LLC Notice of Withdrawal of Defendants' Motion for Leave to Amend Answer to Assert a Third- Party Complaint
12/19/2016	Recorders Transcript of Hearing Recorder's Transcript of Proceedings - Motion to Compel Interrogatory Responses; Status Check: Compliance - Report and Recommendation - heard on Dec. 9, 2016
12/19/2016	Opposition Filed By: Plaintiff Reno, Michael Partial Opposition to Defendants' Notice of Withdrawal of Defendants' Motion for Leave to Amend Answer to Assert Third-party Complaint
12/21/2016	Minute Order (8:45 AM) (Judicial Officer: Cory, Kenneth)
12/21/2016	Recorders Transcript of Hearing Recorder's Transcript of Proceedings - Status Check: Compliance - heard on November 18, 2016
12/23/2016	Motion to Compel Filed By: Plaintiff Murray, Michael Motion to Compel the Production of Documents
12/28/2016	Reply to Opposition Filed by: Defendant A Cab Taxi Service LLC Reply to Plaintiffs' Partial Opposition to Defendants' Notice of Withdrawal of Motion for Leave to Amend Answer to Assert a Third-Party Complaint
12/28/2016	Reply in Support Filed By: Defendant A Cab Taxi Service LLC Reply in Support of Defendants' Motion for Judgment on the Pleadings Pursuant to NRCP 12 (C) with Respect to All Claims for Damages Outside the Two-Year Statute of Limitations, and

	<i>Opposition to Plaintiffs' Counter Motion for Toll of Statute of Limitations and for an Evidentiary Hearing</i>
01/03/2017	Motion for Judgment (9:00 AM) (Judicial Officer: Cory, Kenneth) 01/03/2017, 02/28/2017, 05/18/2017 Defendants' Motion for Judgment on the Pleadings Pursuant to NRCP 12(C) with Respect to All Claims for Damages Outside the Two-year Statue of Limitations
01/03/2017	 Motion to Amend Answer (9:00 AM) (Judicial Officer: Cory, Kenneth) 01/03/2017, 02/28/2017 Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint
01/03/2017	 Opposition and Countermotion (9:00 AM) (Judicial Officer: Cory, Kenneth) 01/03/2017, 02/28/2017, 05/18/2017 Plaintiff's Opposition to Defendants' Motion for Judgment on the Pleadings and Counter Motion for Toll of Statute of Limitations and for an Evidentiary Hearing
01/03/2017	Opposition and Countermotion (9:00 AM) (Judicial Officer: Cory, Kenneth) 01/03/2017, 02/28/2017 <i>Plaintiff's Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-Party</i> <i>Complaint And Counter-Motion for Sanctions and Attorneys' Fees</i>
01/03/2017	All Pending Motions (9:00 AM) (Judicial Officer: Barker, David)
01/03/2017	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Cory, Kenneth) Vacated - per Commissioner
01/06/2017	Motion to Compel Filed By: Plaintiff Murray, Michael Motion to Compel Compliance with Subpoena
01/11/2017	Motion for Partial Summary Judgment Filed By: Plaintiff Murray, Michael <i>Motion for Partial Summary Judgment</i>
01/12/2017	Motion Filed By: Plaintiff Murray, Michael Motion to Bifurcate Issue of Liability of Defendant Creighton J. Nady from Liability of Corporate Defendants or Alternative Relief
01/13/2017	Errata Filed By: Plaintiff Murray, Michael Errata to Plaintiffs' Motion for Partial Summary Judgment
01/13/2017	CANCELED Status Check: Compliance (11:00 AM) (Judicial Officer: Jones, David M) Vacated - per Commissioner
01/18/2017	Order Shortening Time Filed By: Plaintiff Murray, Michael Order Shortening Time
01/18/2017	Motion Filed By: Plaintiff Murray, Michael Motion to Have Case Reassigned to Department I Per EDCR Rule 1.60 and Designated as Complex Litigation Per NRCP Rule 16.1(f) on an Order Shortening Time
01/18/2017	Notice of Non Opposition

	CASE NO. A-12-669926-C
	Filed By: Plaintiff Murray, Michael Notice of Non-Opposition
01/18/2017	Opposition to Motion to Compel Filed By: Defendant A Cab Taxi Service LLC Defendants' Opposition to Plaintiffs' Motion to Compel the Production of Documents, and Request for Greenberg to Cease and Desist
01/19/2017	Reply to Opposition Filed by: Plaintiff Murray, Michael Plaintiffs' Reply to Defendants' Response to Plaintiffs' Motion to Compel the Production of Document
01/22/2017	Opposition Filed By: Defendant A Cab Taxi Service LLC Defendants' Opposition to Plaintiffs' Motion to Have Case Reassigned to Department I per EDCR Rule 1.60 and Designated as Complex Litigation per NRCP Rule 16.1(f) on an Order Shortening Time
01/23/2017	Reply to Opposition Filed by: Plaintiff Murray, Michael Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Have Case Reassigned to Department I per EDCR Rule 1.60 and Designated as Complex Litigation per NRCP Rule 16.1 (f) on an Order Shortening Time
01/24/2017	Motion (11:00 AM) (Judicial Officer: Loehrer, Sally) Plaintiffs' Motion to Have Case Reassigned to Department I per EDCR Rule 1.60 and Designated as complex Litigation Per NRCP Rule 16.1(f) on an Order Shortening Time Parties Present: Attorney Rodriguez, Esther C. Attorney Wall, Michael K. Attorney Greenberg, Leon
01/25/2017	Motion to Compel (9:00 AM) (Judicial Officer: Bulla, Bonnie) Pltfs' Motion to Compel the Production of Documents Parties Present: Attorney Rodriguez, Esther C. Attorney Wall, Michael K. Attorney Greenberg, Leon Attorney Sniegocki, Dana
01/26/2017	Opposition to Motion to Compel Filed By: Defendant A Cab Taxi Service LLC Defendants' Opposition to Plaintiffs' Motion to Compel Compliance with Subpoena
01/27/2017	Motion to Amend Answer Filed By: Defendant A Cab Taxi Service LLC Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint
01/27/2017	Objection to Discovery Commissioners Report and Recommend Filed By: Plaintiff Murray, Michael Plaintiffs' Partial Objections to Discovery Commissioner Report and Recommendation
01/27/2017	Notice of Department Reassignment Notice of Department Reassignment
01/30/2017	Opposition to Motion Filed By: Defendant A Cab Taxi Service LLC

	CASE NO. A-12-669926-C
	Defendants' Opposition to Plaintiffs' Motion to Bifurcate Issue of Liability of Defendant Creighton J. Nady from Liability of Corporate Defendants or Alternative Relief
02/02/2017	Re-Notice Filed by: Plaintiff Murray, Michael Re-Notice of Motion for Partial Summary Judgment
02/02/2017	Opposition to Motion Filed By: Defendant A Cab Taxi Service LLC Defendants' Opposition to Plaintiffs' Motion for Partial Summary Judgment
02/02/2017	Reply to Opposition Filed by: Plaintiff Murray, Michael Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Compel Compliance with Subpoena
02/03/2017	Motion Filed By: Plaintiff Murray, Michael Plaintiffs' Motion on OST to Expedite Issuance of Order Granting Motion Filed on 10/14/2016 to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief and for Sanctions
02/03/2017	Re-Notice Filed by: Plaintiff Murray, Michael Plaintiffs' Re-notice of Motion to Bifurcate Issue of Liability of Defendant Creighton J. Nady from Liability of Corporate Defendants or Alternative Relief
02/07/2017	Recorders Transcript of Hearing Recorder's Transcript of Proceedings - Plaintiffs' Motion to Compel the Production of Documents Jan. 25, 2017
02/08/2017	Motion to Compel (9:00 AM) (Judicial Officer: Bulla, Bonnie) Pltf's Motion to Compel Compliance with Subpoena Parties Present: Attorney Rodriguez, Esther C. Attorney Wall, Michael K. Attorney Greenberg, Leon
02/10/2017	Opposition to Motion Filed By: Defendant A Cab LLC Defendants' Opposition to Plaintiffs' Motion on OST to Expedite Issuance of Order Granting Motion Filed 10/14/16 to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief and for Sanctions
02/10/2017	Recorders Transcript of Hearing Recorder's Transcript of Proceedings - Plaintiffs' Motion to Compel Compliance with Subpoena - heard on February 8, 2017
02/10/2017	Reply to Opposition Filed by: Plaintiff Murray, Michael Plaintiffs' Reply to Defendants's Opposition to Plaintiffs' Motion on Ost to Expedite Issuance of Order Granting Motion Filed on 10/14/2016 to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief and for Sanctions
02/13/2017	Opposition and Countermotion

	Filed By: Plaintiff Murray, Michael Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-party Complaint And Counter-motion for Sanctions and Attorneys' Fees
02/14/2017	Supplemental Filed by: Plaintiff Murray, Michael Plaintiffs' Post Hearing Supplement to Motion on Ost to Expedite Issuance of Order Granting Motion Filed on 10/14/2016 to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief and for Sanctions
02/14/2017	CANCELED Motion for Partial Summary Judgment (9:00 AM) (Judicial Officer: Loehrer, Sally) Vacated
02/14/2017	Motion (9:00 AM) (Judicial Officer: Cory, Kenneth) <i>Plaintiffs' Motion on OST to Expedite Issuance of Order Granting Motion Filed on 10/14/2016</i> <i>to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any</i> <i>Class Members Except as Part of this Lawsuit and for Other Relief and for Sanctions</i> <i>Parties Present: Attorney Wall, Michael K.</i> <i>Attorney Greenberg, Leon</i>
02/16/2017	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order
02/16/2017	Order Filed By: Plaintiff Murray, Michael Order Granting Certain Relief on Motion To Enjoin Defendants From Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief
02/17/2017	Supplement Supplement to Order for Injunction Filed on February 16, 2017
02/17/2017	Supplement Supplement to Order for Injunction Filed on February 16, 2017
02/17/2017	Minute Order (12:20 PM) (Judicial Officer: Cory, Kenneth)
02/21/2017	Order Filed By: Plaintiff Murray, Michael Order Granting in Part and Denying in Part Plaintiffs' Motion to Have Case Reassigned to Department I per EDCR Rule 1.60 and Designated as Complex Litigation per NRCP 16.1(f)
02/21/2017	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order
02/21/2017	Errata Filed By: Plaintiff Murray, Michael Second Errata to Plaintiffs' Motion for Partial Summary Judgment
02/21/2017	CANCELED Motion to Bifurcate (8:30 AM) (Judicial Officer: Loehrer, Sally) Vacated
	Motion to Bifurcate Issue of Liability of Defendant Creighton J. Nady from Liability of

	Corporate Defendants or Alternative Relief
02/22/2017	Reply to Opposition Filed by: Plaintiff Murray, Michael Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion for Partial Summary Judgment
02/23/2017	Supplement Filed by: Plaintiff Murray, Michael Plaintiffs' Supplement to Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion for Partial Summary Judgment
02/24/2017	CANCELED Status Check: Compliance (11:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated - per Commissioner
02/27/2017	 Motion for Leave (3:00 AM) (Judicial Officer: Cory, Kenneth) 02/27/2017, 05/18/2017, 06/05/2017 Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint
02/27/2017	 Opposition and Countermotion (3:00 AM) (Judicial Officer: Cory, Kenneth) 02/27/2017, 05/18/2017, 06/05/2017 Plaintiff's Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-party Complaint And Counter-motion for Sanctions and Attorneys' Fees
02/27/2017	All Pending Motions (3:00 AM) (Judicial Officer: Cory, Kenneth) DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES
02/27/2017	Declaration Filed By: Other Bass, Charles Declaration of Charles Bass
02/28/2017	Status Check: Trial Setting (9:00 AM) (Judicial Officer: Cory, Kenneth) Status Check: Trial Setting
02/28/2017	Motion for Partial Summary Judgment (9:00 AM) (Judicial Officer: Cory, Kenneth) 02/28/2017, 05/18/2017, 05/25/2017 Plaintiff's Re-Notice of Motion for Partial Summary Judgment Parties Present: Attorney Rodriguez, Esther C. Attorney Wall, Michael K. Attorney Greenberg, Leon Attorney Sniegocki, Dana
02/28/2017	All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth) STATUS CHECK: TRIAL SETTING PLAINTIFF'S RE-NOTICE OF MOTION FOR PARTIAL SUMMARY JUDGMENTDEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS PURSUANT TO NRCP 12(C) WITH RESPECT TO ALL CLAIMS FOR DAMAGES OUTSIDE THE TWO-YEAR STATUE OF LIMITATIONS PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS AND COUNTER MOTION FOR TOLL OF STATUTE OF LIMITATIONS AND FOR AN EVIDENTIARY HEARING DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES Parties Present: Attorney Rodriguez, Esther C. Attorney Wall, Michael K. Attorney Sniegocki, Dana

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03/06/2017	Minute Order (12:00 PM) (Judicial Officer: Cory, Kenneth)
03/07/2017	Stipulation and Order Filed by: Plaintiff Murray, Michael Stipulation and Order Staying All Proceedings for a Maximum Period of Sixty (60) Days and Continuing Motion Hearing Dates
03/09/2017	Discovery Commissioners Report and Recommendations Filed By: Plaintiff Murray, Michael Discovery Commissioner's Report and Recommendations
03/09/2017	Discovery Commissioners Report and Recommendations Filed By: Plaintiff Murray, Michael Discovery Commissioners Report and Recommendations
03/09/2017	Notice of Entry of Stipulation and Order Filed By: Plaintiff Murray, Michael Notice of Entry of Stipulation and Order
03/13/2017	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order
03/13/2017	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order
03/17/2017	CANCELED Status Check: Compliance (11:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated - per Commissioner
03/20/2017	Notice of Appeal Filed By: Defendant A Cab Taxi Service LLC Notice of Appeal
03/20/2017	Case Appeal Statement Filed By: Defendant A Cab Taxi Service LLC Defendants' Case Appeal Statement
03/24/2017	Notice of Filing Cost Bond Filed By: Defendant A Cab Taxi Service LLC Notice of Filing Cost Bond
03/29/2017	Discovery Commissioners Report and Recommendations Filed By: Plaintiff Murray, Michael Discovery Commissioner's Report and Recommendations
03/31/2017	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order
05/11/2017	Reply Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Reply to Defendants Response to Plaintiffs Motion to Bifurcate Issue of Liability of

	CASE NO. A-12-669926-C
	Defendant Creighton J. Nady from Liability of Corporate Defendants or Alternative Relief
05/17/2017	Discovery Commissioners Report and Recommendations Filed By: Defendant A Cab LLC Discovery Commissioner's Report and Recommendations
05/18/2017	 Motion to Bifurcate (9:00 AM) (Judicial Officer: Cory, Kenneth) 05/18/2017, 06/05/2017 Plaintiffs' Re-Notice of Motion to Bifurcate Issue of Liability of Defendant Creighton J. Nady from Liability of Corporate Defendants or Alternative Relief
05/18/2017	All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth) PLAINTIFF S RE-NOTICE OF MOTION FOR PARTIAL SUMMARY JUDGMENT DEFENDANTS MOTION FOR JUDGMENT ON THE PLEADINGS PURSUANT TO NRCP NRCP 12 WITH RESPECT TO ALL CLAIMS FOR DAMAGES OUTSIDE THE TWO YEAR STATUE OF LIMITATIONS PLTFS OPPOSITION TO DEFENDNATS MOTION FOR JUDGMENT ON THE PLEADINGS AND COUNTER MOTION FOR TOLL OF STATUTE OF LIMITATIONS AND FOR EVIDENTIARY HEARING PLAINTIFFS RE-NOTIC OF MOTION TO BIFURCATE ISSUE OF LIABILITY OF DEFENDANT CREIGHTON J. NADY FROM LIABILITY OF CORPORATE DEFENDANTS OR ALTERNATIVE RELIEF DEFENDANTS MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD PARTY COMPLAINT PLAINTIFFS OPPOSITION TO DEFENDANTS MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD PARTY COMPLAINT AND COUNTER MOTION FOR SANCTIONS AND ATTORNEYS FEES Parties Present: Attorney Rodriguez, Esther C. Attorney Wall, Michael K. Attorney Greenberg, Leon Attorney Sniegocki, Dana
05/18/2017	Notice of Entry of Order Filed By: Defendant A Cab LLC Notice of Entry of Discovery Commissioner's Report & Recommendations
05/23/2017	Recorders Transcript of Hearing Transcript Re: Plaintiffs' Motion on OST to Expedite Issuance of Order Granting Motion Filed on 10/14/16 to Enjoin Defendants from Seeking Settlement of any Unpaid Wage Claims Involving any Class Members Except as Part of this Lawsuit and for Other Relief and for Sanctions 02-14-17
05/24/2017	Supplement to Opposition Supplement to Defendants Opposition to Plaintiffs Motion for Partial Summary Judgment
05/25/2017	Recorders Transcript of Hearing Party: Plaintiff Murray, Michael Transcript Re: All Pending Motions May 18, 2017
05/31/2017	Supplement to Opposition Filed By: Defendant A Cab LLC Supplement to Defendants Opposition to Plaintiffs Motion to Bifurcate Issue of Liability of Defendant Creighton J. Nady from Liability of Corporate Defendants or Alternative Relief
06/02/2017	To Motion Filed By: Plaintiff Murray, Michael Motion on Order Shortening Time to Extend Damages Class Certification and for Other Relief
06/05/2017	All Pending Motions (3:00 AM) (Judicial Officer: Cory, Kenneth) DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO

	CASE NO. A-12-669926-C
	AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES PLAINTIFFS' RE-NOTICE OF MOTION TO BIFURCATE ISSUE OF LIABILITY OF DEFENDANT CREIGHTON J. NADY FROM LIABILITY OF CORPORATE DEFENDANTS OR ALTERNATIVE RELIEF
06/05/2017	Recorders Transcript of Hearing Transcript Re: Plaintiff's Re-Notice of Motion for Partial Summary Judgment 05-25-17
06/07/2017	Decision and Order Filed By: Plaintiff Murray, Michael Decision and Order
06/07/2017	Notice of Entry of Decision and Order Filed By: Plaintiff Murray, Michael Notice of Entry of Decision and Order
06/09/2017	Opposition to Motion Filed By: Defendant A Cab LLC Defendants Opposition to Plaintiffs Motion on Order Shortening Time to Extend Damages Class Certification and for Other Relief
06/13/2017	Motion (9:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiff's Motion on Order Shortening Time to Extend Damages Class Certification and for Other Relief Parties Present: Attorney Rodriguez, Esther C. Attorney Wall, Michael K. Attorney Sniegocki, Dana
06/13/2017	Minute Order (2:28 PM) (Judicial Officer: Cory, Kenneth)
06/19/2017	Recorders Transcript of Hearing Transcript Re: Plaintiff's Motion on Order Shortening Time to Extend Damages Class Certification and for Other Relief 06-13-17
07/10/2017	Decision (3:00 AM) (Judicial Officer: Cory, Kenneth) PLAINTIFF'S MOTION FOR OST TO EXTEND DAMAGES CLASS CERTIFICATION AND FOR OTHER RELIEF
07/11/2017	Stipulation and Order Filed by: Plaintiff Murray, Michael Stipulation and Order
07/12/2017	Motion for Contempt Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Motion to Impose Sanctions Against Defendants for Violating this Court s Order of March 9, 2017 and Compelling Compliance with That Order
07/14/2017	Order Denying Motion Filed By: Defendant A Cab LLC Order Denying Plaintiffs' Motion for Partial Summary Judgment
07/17/2017	Notice of Entry of Order Filed By: Defendant A Cab LLC Notice of Entry of Order Denying Plaintiffs' Motion for Partial Summary Judgment

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	CASE NO. A-12-669926-C
07/17/2017	Order Filed By: Plaintiff Murray, Michael Order
07/17/2017	Order Filed By: Plaintiff Murray, Michael Order
07/21/2017	Notice to Appear for Discovery Conference Notice to Appear for Discovery Conference
07/31/2017	Opposition to Motion Filed By: Defendant A Cab LLC Defendants' Opposition to Plaintiffs' Motion to Impose Sanctions Against Defendants for Violating this Court's Order of March 9, 2017 and Compelling Compliance with That Order
07/31/2017	Order Denying Motion Filed By: Defendant A Cab LLC Order Denying Plaintiffs' Counter-Motion for Sanctions and Attorneys' Fees and Order Denying Plaintiffs' Anti-SLAPP Motion
07/31/2017	Notice of Entry of Order Filed By: Defendant A Cab LLC Notice of Entry of Order Denying Plaintiffs' Counter-motion for Sanctions and Attorneys' Fees and Order Denying Plaintiffs' Anti-SLAPP Motion
08/03/2017	Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Motion for Partial Rehearing of Court s Order Entered on July 17, 2017
08/07/2017	Reply to Opposition Filed by: Plaintiff Murray, Michael Plaintiffs Reply to Defendants Opposition to Motion to Impose Sanctions Against Defendants for Violating this Court s Order of March 9, 2017 and Compelling Compliance with That Order
08/08/2017	Discovery Conference (10:00 AM) (Judicial Officer: Bulla, Bonnie) Discovery Conference Parties Present: Attorney Rodriguez, Esther C. Attorney Wall, Michael K. Attorney Greenberg, Leon
08/14/2017	Motion for Sanctions (3:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiffs Motion to Impose Sanctions Against Defendants for Violating this Court s Order of March 9, 2017 and Compelling Compliance with That Order
08/16/2017	Recorders Transcript of Hearing Recorders Transcript of Proceedings - Discovery Conference - heard on Aug. 8, 2017
08/21/2017	Deposition to Motion Filed By: Defendant A Cab LLC Defendants Opposition to Plaintiffs Motion for Partial Rehearing of Court s Order Entered on July 17, 2017
08/25/2017	Reply to Opposition

	Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Reply to Defendant s Opposition to Plaintiffs Motion for Partial Rehearing of Court s Order Entered on July 17, 2017
08/28/2017	Notice of Referral to Discovery Commissioner Bulla
09/05/2017	Motion (3:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiffs Motion for Partial Rehearing of Court's Order Entered on July 17. 2017
09/07/2017	Notice to Appear for Discovery Conference Notice to Appear for Discovery Conference
10/04/2017	Discovery Conference (9:30 AM) (Judicial Officer: Bulla, Bonnie) Discovery Conference - referred by Judge Parties Present: Attorney Rodriguez, Esther C. Attorney Wall, Michael K. Attorney Sniegocki, Dana
10/05/2017	CANCELED Status Check: Compliance (3:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated - per Commissioner
10/09/2017	Notice of Appearance Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael <i>Notice of Appearence</i>
10/11/2017	Notice Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Notice of Videotaping Deposition
10/11/2017	Notice Filed By: Plaintiff Murray, Michael Notice of Videotaping Deposition
10/16/2017	Motion for Appointment Filed By: Plaintiff Murray, Michael Plaintiffs' Motion for Appointment of Co-Class Counsel
10/20/2017	Recorders Transcript of Hearing Recorders Transcript of Hearing - Discovery Conference - Referred by Judge - heard on October 4, 2017
10/24/2017	Discovery Commissioners Report and Recommendations Filed By: Defendant A Cab LLC Discovery Commissioner's Report and Recommendations
10/24/2017	Notice of Entry Filed By: Defendant A Cab LLC Notice of Entry of Discovery Commissioner's Report & Recommendations
11/02/2017	Motion for Partial Summary Judgment Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Motion for Partial Summary Judgment And Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare Nac 608.102(2)(B) Invalid
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11/02/2017	Declaration Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael
11/03/2017	Declaration and Exhibits Declaration and Exhibits Motion to Bifurcate Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael
11/13/2017	Motion for Bifurcation And/or to Limit Issues for Trial per NRCP 42(b) Objection to Discovery Commissioners Report and Recommend Filed By: Defendant A Cab LLC Defendants' Objection to Discovery Commissioner's Report & Recommendation
11/16/2017	Motion for Appointment of Attorney (3:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiffs' Motion for Appointment of Co-Class Counsel
11/20/2017	Opposition to Motion For Summary Judgment Filed By: Defendant A Cab LLC; Defendant A Cab Taxi Service LLC Defendants Opposition to Plaintiffs Motion for Partial Summary Judgment and Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare NAC 608.102(2)(b) Invalid
11/22/2017	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Response In Opposition To Defendants' Motion on OST to Continue Hearing of 12/5/17
11/22/2017	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Response to Defendants Objection to Discovery Commissioner s Report and Recommendation
11/22/2017	Motion Defendants' Motion on Order Shortening Time to Continue Hearing of December 5, 2017
11/27/2017	Motion for Summary Judgment Filed By: Defendant A Cab LLC Defendants' Motion for Summary Judgment
11/27/2017	Opposition to Motion Filed By: Defendant A Cab LLC Defendants Opposition to Plaintiffs Motion for Bifurcation and/or to Limit Issues for Trial per NRCP 42(b)
11/28/2017	Motion to Continue (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendants' Motion on Order Shortening Time to Continue Hearing of December 5, 2017 Parties Present: Attorney Rodriguez, Esther C. Attorney Greenberg, Leon Attorney Sniegocki, Dana
11/29/2017	Reply to Opposition Filed by: Plaintiff Murray, Michael Plaintiffs Reply to Defendant s Opposition to Plaintiffs Motions for Partial Summary Judgment and to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare Nac 608.102(2)(B) Invalid
12/01/2017	

	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Reply to Defendants Opposition to Plaintiffs Motion for Bifurcation And/or to Limit Issues for Trial per NRCP 42(b)
12/07/2017	Motion to Bifurcate (3:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiff's Motion for Bifurcation and/or to Limit Issues for Trial Per NRCP 42(b)
12/12/2017	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order
12/12/2017	Notice of Entry of Order Filed By: Plaintiff Murray, Michael NOtice of Entry of Order
12/14/2017	CANCELED Status Check: Compliance (3:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated - per Commissioner DCRR 10-4-17 - See Clerk's note
12/14/2017	Motion for Partial Summary Judgment (9:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiff's Motion for Partial Summary Judgment And Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare Nac 608.102(2)(B) Invalid Parties Present: Attorney Rodriguez, Esther C. Attorney Greenberg, Leon Defendant Nady, Creighton J
12/14/2017	Opposition to Motion For Summary Judgment Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Response in Opposition to Defendants Motion for Summary Judgment
12/22/2017	Motion in Limine Filed By: Plaintiff Murray, Michael Plaintiffs' Omnibus Motion in Limine #1-25
12/22/2017	Motion in Limine Filed By: Defendant A Cab LLC Defendants Motion in Limine to Exclude the Testimony of Plaintiffs Experts
12/27/2017	Reply in Support Filed By: Defendant A Cab LLC Defendants' Reply in Support of Motion for Summary Judgment
01/02/2018	Motion for Summary Judgment (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion for Summary Judgment Parties Present: Attorney Rodriguez, Esther C. Attorney Wall, Michael K. Attorney Greenberg, Leon Defendant Nady, Creighton J
01/04/2018	Order Filed By: Plaintiff Murray, Michael Order of Apointment of Co-Counsel Christian Gabroy
01/04/2018	Notice of Entry

	CASE NO. A-12-669926-C
	Filed By: Plaintiff Murray, Michael Notice of Entry of Order
01/09/2018	Supplemental Filed by: Defendant A Cab LLC Defendants Supplement as Ordered by the Court on January 2, 2018
01/09/2018	Supplement to Motion for Summary Judgment Filed by: Plaintiff Murray, Michael Plaintiffs Supplement in Support of Motion for Partial Summary Judgment
01/12/2018	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Response to Defendants Motion in Limine to Exclude Expert Testimony
01/12/2018	Opposition to Motion in Limine Filed By: Defendant A Cab LLC; Defendant Nady, Creighton J Defendants Opposition to Plaintiffs Omnibus Motion in Limine #1-25
01/16/2018	Stipulation and Order Filed by: Plaintiff Murray, Michael Stipulation and Order
01/16/2018	Notice of Entry of Stipulation and Order Filed By: Plaintiff Murray, Michael Notice of Entry of Stipulation and Order
01/16/2018	Notice Notice of Pre-Trial Conference
01/17/2018	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Reply to Defendants Opposition to Plaintiffs Motion in Limine #1-#25
01/18/2018	Calendar Call (9:00 AM)(Judicial Officer: Cory, Kenneth)Parties Present: AttorneyRodriguez, Esther C.AttorneyGabroy, ChristianAttorneyGreenberg, LeonAttorneySniegocki, DanaAttorneyMesser, Kaine
01/19/2018	Reply in Support Filed By: Defendant A Cab LLC Reply in Support of Defendants' Motion in Limine to Exclude the Testimony of Plaintiffs' Experts
01/22/2018	Order Filed By: Plaintiff Murray, Michael <i>Order</i>
01/22/2018	Notice of Entry of Order Filed By: Plaintiff Murray, Michael <i>Notice of Entry of Order</i>
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01/22/2018	Objection Filed By: Plaintiff Murray, Michael Plaintiffs Nrcp 16.1(3) Objections To Defendants Exhibits And Witnesses
01/24/2018	Objection Filed By: Defendant A Cab LLC Defendants Objections to Plaintiffs Pre-trial Disclosure Pursuant to NRCP 16.1 (a)(3)(C)
01/25/2018	Motion in Limine (9:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiffs' Omnibus Motion in Limine #1-25
01/25/2018	Motion in Limine (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendants' Motion in Limine to Exclude the Testimony of Plaintiffs' Experts
01/25/2018	All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth) PLAINTIFFS' OMNIBUS MOTION IN LIMINE #1-25DEFENDANTS' MOTION IN LIMINE TO EXCLUDE THE TESTIMONY OF PLAINTIFFS' EXPERTS Parties Present: Attorney Rodriguez, Esther C. Attorney Gabroy, Christian Attorney Greenberg, Leon Attorney Sniegocki, Dana Defendant Nady, Creighton J Attorney Messer, Kaine
01/31/2018	Supplement Filed by: Plaintiff Murray, Michael Plaintiffs Supplement in Connection With Appointment of Special Master
02/02/2018	Status Check (9:00 AM) (Judicial Officer: Cory, Kenneth) STATUS CHECK: APPOINTMENT OF SPECIAL MASTER Parties Present: Attorney Rodriguez, Esther C. Attorney Gabroy, Christian Attorney Greenberg, Leon Attorney Sniegocki, Dana Defendant Nady, Creighton J Attorney Messer, Kaine
02/02/2018	Order Denying Motion Filed By: Defendant A Cab LLC Order Denying Plaintiffs' Motion for Bifurcation And/or to Limit Issues for Trial per NRCP 42 (b)
02/02/2018	Notice of Entry of Order Filed By: Defendant A Cab LLC Notice of Entry of Order Denying Plaintiffs Motion for Bifurcation And/or to Limit Issues for Trial per NRCP 42(B)
02/05/2018	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Cory, Kenneth) Vacated
02/05/2018	Supplement Filed by: Defendant A Cab LLC Defendants Supplement Pertaining to an Order to Appoint Special Master
02/07/2018	Supplement Filed by: Defendant A Cab LLC

	Defendants Supplement to its Proposed Candidates for Special Master
02/07/2018	Order Filed By: Plaintiff Murray, Michael Order Granting Plaintiffs' Motion to Appoint A Special Master
02/08/2018	Recorders Transcript of Hearing Transcript Re: Plaintiff's Motion for Partial Summary Judgment and Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare NAC 608.102(2)(b) Invalid 12-14-17
02/08/2018	Recorders Transcript of Hearing Transcript Re: Defendant's Motion for Summary Judgment 01-02-18
02/08/2018	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order
02/09/2018	Motion to Strike Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Motion to Strike Defendants Affirmative Defenses
02/13/2018	Minute Order (11:04 AM) (Judicial Officer: Cory, Kenneth)
02/13/2018	Order Order Modifying Court's Previous Order of February 7, 2018 Appointing A Special Master
02/13/2018	Order Filed By: Plaintiff Murray, Michael (Duplicate) Order Modifying Court's PreviousOrder of February 7, 2018 Appointing A Special Master
02/15/2018	Status Check (10:00 AM) (Judicial Officer: Cory, Kenneth) Appointment of Special Master Parties Present: Attorney Rodriguez, Esther C. Attorney Gabroy, Christian Attorney Wall, Michael K. Attorney Greenberg, Leon Attorney Sniegocki, Dana Attorney Messer, Kaine
02/16/2018	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael <i>Notice of Entry of Order</i>
02/26/2018	CANCELED Jury Trial - FIRM (1:30 PM) (Judicial Officer: Cory, Kenneth) Vacated
03/02/2018	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Response To Defendants Motion For Stay On OST
03/02/2018	Deposition to Motion Filed By: Defendant A Cab LLC Defendants Opposition to Plaintiffs Motion to Strike Defendants Affirmative Defenses

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	CASE NO. A-12-009920-C
03/02/2018	Motion to Stay Filed By: Defendant A Cab LLC Defendants Motion on Order Shortening Time for Stay of Proceedings
03/06/2018	Minute Order (4:14 PM) (Judicial Officer: Cory, Kenneth)
03/06/2018	Recorders Transcript of Hearing Transcript Re: Status Check: Appointment of Special Master 02-02-18
03/06/2018	Recorders Transcript of Hearing Transcript Re: Plaintiffs' Omnibus Motion in Limine 1-25, Defendants' Motion in Limine to Exclude the Testimony of Plaintiffs' Experts 01-25-18
03/07/2018	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael <i>Notice of Entry of Minute Order</i>
03/08/2018	Recorders Transcript of Hearing Transcript Re: Appointment of Special Master 02-15-18
03/15/2018	Motion to Strike (3:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiffs' Motion to Strike Defendants Affirmative Defenses
04/17/2018	Order Shortening Time Filed By: Plaintiff Murray, Michael Plaintiffs Motion on Ost to Lift Stay, Hold Defendants in Contempt, Strike Their Answer, Grant Partial Summary Judgment, Direct a Prove up Hearing, and Coordinate Cases
04/23/2018	Deposition to Motion Plaintiff Jasminka Dubric's Opposition to Michael Murray and Michael Reno's Motion for Miscellaneous Relief
04/26/2018	Minute Order (1:30 PM) (Judicial Officer: Cory, Kenneth)
04/26/2018	Declaration Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Declaration of Counsel, Leon Greenberg, Esq.
04/26/2018	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Reply to Jasminka Dubric s Opposition to Plaintiffs Motion for Miscellaneous Relief
05/01/2018	Minute Order (4:35 PM) (Judicial Officer: Cory, Kenneth)
05/04/2018	CANCELED Motion (9:00 AM) (Judicial Officer: Cory, Kenneth) Vacated Plaintiffs' Motion on OST to Lift Stay, Hold Defendants in Contempt, Grant Partial Summary Judgment, Direct a Prove Up Hearing, and Coordinate Cases
05/07/2018	NV Supreme Court Clerks Certificate/Judgment - Reversed Nevada Supreme Court Clerk's Certificate Judgment - Reversed

	CASE NO. A-12-669926-C
05/07/2018	Clerk's Certificate (Judicial Officer: Cory, Kenneth) Debtors: Michael Murray (Plaintiff), Michael Reno (Plaintiff) Creditors: A Cab LLC (Defendant), A Cab Taxi Service LLC (Defendant), Creighton J Nady (Defendant) Judgment: 05/07/2018, Docketed: 05/14/2018 Comment: Supreme Court No. 72691 " Appeal Reversed"
05/16/2018	Declaration Filed By: Plaintiff Murray, Michael SUPPLEMENTAL DECLARATION OF CLASS COUNSEL, LEON GREENBERG, ESQ. Re: Defendants scheduling of separate proceedings in Dubric for class settlement approval on 5/24/18, renewed request for immediate order lifting stay and granting EDCR Rule 2.50 coordination.
05/18/2018	Declaration Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Second Supplemental Declaration of Class Counsel, Leon Greenberg, Esq.
05/20/2018	Opposition to Motion Filed By: Defendant A Cab LLC Defendants' Opposition to Plaintiffs' Declarations; Motion on OST to Lift Stay, Hold Defendants in Contempt, Strike Their Answer, Grant Partial Summary Judgment, Direct a Prove up Hearing, and Coordinate Cases
05/21/2018	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Reply to a Cab and Nady s Opposition to Plaintiffs Motion for Miscellaneous Relief
05/22/2018	Minute Order (3:23 PM) (Judicial Officer: Cory, Kenneth)
05/23/2018	Motion (1:30 PM) (Judicial Officer: Cory, Kenneth) Plaintiff's Motion for Miscellaneous Relief Parties Present: Attorney Rodriguez, Esther C. Attorney Gabroy, Christian Attorney Richards, Trent L. Attorney Greenberg, Leon
05/24/2018	Declaration Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Declaration of Class Counsel Re: Nev. R. Civ. P. 41(e) time
05/30/2018	Declaration Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael DECLARATION OF CLASS COUNSEL, LEON GREENBERG, ESQ. Re: Status of Special Master Assignment and Defendants Delay of that Assignment
05/31/2018	Response Filed by: Defendant A Cab LLC Defendants Response to Plaintiffs Additional Declaration
06/01/2018	Motion (10:00 AM) (Judicial Officer: Cory, Kenneth) PLAINTIFF'S MOTION TO HOLD DEFENDANTS IN CONTEMPT, STRIKE THEIR ANSWER Parties Present: Attorney Rodriguez, Esther C. Attorney Gabroy, Christian Attorney Wall, Michael K.

	CASE NO. A-12-669926-C
	AttorneyGreenberg, LeonDefendantNady, Creighton JAttorneyMesser, Kaine
06/04/2018	Memorandum Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael MEMORANDUM Re: Legal Authorities on the Court s Power to Grant a Default Judgment as a Contempt or Sanctions Response to Defendants Failure to Pay the Special Master
06/04/2018	Supplement Filed by: Defendant A Cab LLC Defendants Supplemental List of Citations Per Court Order
06/05/2018	Motion for Partial Summary Judgment (3:00 PM) (Judicial Officer: Cory, Kenneth) Plaintiff's Motion for Partial Summary Judgment Parties Present: Attorney Rodriguez, Esther C. Attorney Gabroy, Christian Attorney Wall, Michael K. Attorney Greenberg, Leon Defendant Nady, Creighton J
06/20/2018	Declaration Filed By: Plaintiff Murray, Michael Declaration of Class Counsel Leon Greenberg re: Documents submitted into the record in connection with the presentation of a proposed Order and final judgment as per the Court s 6/5/18 hearing.
06/22/2018	Supplemental Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Supplement in Support of Entry of Final Judgment per Hearing Held June 5, 2018
06/27/2018	Defendant A Cab LLC Defendants' Objection to Billing by Stricken Special Master Michael Rosten
07/10/2018	Supplement Filed by: Defendant A Cab LLC Defendants Supplemental Authority in Response to Declaration of June 20, 2018
07/10/2018	Opposition Filed By: Defendant A Cab LLC Opposition to Additional Relief Requested in Plaintiffs Supplement
07/12/2018	Recorders Transcript of Hearing Transcript Re: Plaintiff's Motion for Partial Summary Judgment 06-05-18
07/13/2018	Supplement Filed by: Plaintiff Murray, Michael Plaintiffs' Supplement in Reply and In Support of Entry of Final Judgment Per Hearing Held June 5, 2018
07/13/2018	Notice of Appearance Party: Special Master/Parenting Coordinator Rosten, Michael <i>Notice of Appearance</i>

07/13/2018	Response Filed by: Special Master/Parenting Coordinator Rosten, Michael Michael Rosten's Response to Defendants' Objection to Billing By Stricken Special Master Michael Rosten
07/18/2018	Supplement Filed by: Defendant A Cab LLC Defendants Supplemental Authority in Response to Plaintiffs Additional Supplement Filed July 13, 2018
08/03/2018	Supplement Filed by: Plaintiff Murray, Michael Plaintiffs Supplement in Reply to Defendants Supplement Dated July 18, 2018
08/21/2018	Order (Judicial Officer: Cory, Kenneth) Debtors: A Cab LLC (Defendant), A Cab Taxi Service LLC (Defendant) Creditors: Michael Murray (Plaintiff), Michael Reno (Plaintiff) Judgment: 08/21/2018, Docketed: 08/22/2018 Total Judgment: 1,033,027.81 Comment: (Judgment includes Murray, Reno and ALL Class Members)
08/21/2018	Order Granting Judgment Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Order Granting Summary Judgment, Severing Claims, and Directing Entry of Final Judgment
08/22/2018	Notice of Entry of Order Filed By: Plaintiff Murray, Michael Notice of Entry of Order
08/22/2018	Motion to Amend Judgment Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael <i>Motion to Amend Judgment</i>
09/10/2018	Opposition to Motion Filed By: Defendant A Cab LLC; Defendant Nady, Creighton J Opposition to Plaintiffs Motion to Amend Judgment
09/10/2018	Motion to Reconsider Filed By: Defendant A Cab LLC; Defendant Nady, Creighton J Defendants Motion for Reconsideration, Amendment, For New Trial, and for Dismissal of Claims
09/11/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael Writ of Execution
09/20/2018	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Reply to Defendants Opposition to Plaintiffs Motion to Amend Judgment
09/20/2018	Notice Filed By: Defendant A Cab LLC Notice
09/20/2018	Notice

	Filed By: Defendant A Cab Taxi Service LLC Notice
09/20/2018	Notice of Association of Counsel Filed By: Defendant A Cab LLC; Defendant Nady, Creighton J Revised Notice of Association of Counsel
09/21/2018	Notice of Appeal Filed By: Defendant A Cab LLC; Defendant Nady, Creighton J <i>Notice of Appeal</i>
09/21/2018	Case Appeal Statement Filed By: Defendant A Cab LLC; Defendant Nady, Creighton J Defendants' Case Appeal Statement
09/21/2018	Motion Filed By: Defendant A Cab Taxi Service LLC Defendant's Ex-Parte Motion to Quash Writ of Execution and, in the Alternative, Motion for Partial Stay of Execution on Order Shortening Time
09/21/2018	Receipt of Copy Filed by: Defendant A Cab Taxi Service LLC <i>Receipt of Copy</i>
09/24/2018	Response Plaintiffs Response and Counter-motion to Defendants Motion on OST to Quash
09/26/2018	 Motion to Quash (9:00 AM) (Judicial Officer: Cory, Kenneth) 09/26/2018, 09/28/2018 Defendant's Ex-Parte Motion to Quash Writ of Execution and, in the Alternative, Motion for Partial Stay of Execution on Order Shortening Time
09/26/2018	Opposition and Countermotion (9:00 AM) (Judicial Officer: Cory, Kenneth) 09/26/2018, 09/28/2018, 11/29/2018 PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF
09/26/2018	All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth) ALL PENDINGS - DEFENDANT'S EX-PARTE MOTION TO QUASH WRIT OF EXECUTION AND, IN THE ALTERNATIVE, MOTION FOR PARTIAL STAY OF EXECUTION ON ORDER SHORTENING TIME PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF Parties Present: Attorney Rodriguez, Esther C. Attorney Wall, Michael K. Attorney Greenberg, Leon
	Attorney Shafer, Jay A. Attorney Sniegocki, Dana Defendant Nady, Creighton J
09/27/2018	Supplement to Opposition Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Supplemental Response to Defendants Motion on OST to Quash
09/27/2018	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael

	CASE NO. A-12-009920-C
	Plaintiffs Response in Opposition to Defendants Motion for Reconsideration of Judgment and New Trial
09/28/2018	All Pending Motions (10:00 AM) (Judicial Officer: Cory, Kenneth) ALL PENDINGS - DEFENDANT'S EX-PARTE MOTION TO QUASH WRIT OF EXECUTION AND, IN THE ALTERNATIVE, MOTION FOR PARTIAL STAY OF EXECUTION ON ORDER SHORTENING TIME PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF Parties Present: Attorney Rodriguez, Esther C. Attorney Wall, Michael K. Attorney Greenberg, Leon Attorney Shafer, Jay A. Attorney Sniegocki, Dana
10/01/2018	Exhibits Filed By: Defendant A Cab LLC Defendant's Exhibits in Support of Ex-Parte Motion to quash Writ of Execution and, in the Alternative, Motin for Partial Stay of Execution on Order Shortening Time
10/02/2018	Notice of Filing Cost Bond Filed By: Defendant A Cab LLC Notice of Filing Cost Bond
10/04/2018	Claim Filed By: Defendant A Cab LLC Claim of Exemption from Execution
10/04/2018	Claim Claim of Exemption from Execution (A Cab Series, LLC, Taxi Leasing Company)
10/04/2018	Claim Claim of Exemption from Execution (A Cab Series, LLC, Administration Company)
10/04/2018	Claim Claim of Exemption from Execution (A Cab Series, LLC, Ccards Company)
10/04/2018	Claim Claim of Exemption from Execution (A Cab Series, LLC, Maintenance Company)
10/04/2018	Claim Claim of Exemption from Execution (A Cab Series, LLC, Medallion Comany)
10/04/2018	Claim Claim of Exemption from Execution (A Cab Series, LLC Employee Leasing Company Two)
10/05/2018	Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Motion for an Order Granting a Judgment Debtor Examination and for Other Relief
10/12/2018	Motion for Attorney Fees Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Motion for an Award of Attorneys Fees and Costs as per NRCP Rule 54 and the Nevada Constitution

	CASE NO. A-12-007720-C	
10/15/2018	Dejection Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Objections to Claims of Exemption from Execution and Notice of Hearing	
10/15/2018	Opposition to Motion Filed By: Defendant A Cab LLC; Defendant Nady, Creighton J Opposition to Plaintiffs Counter-Motion for Appropriate Judgment Relief	
10/16/2018	Reply Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Reply to Defendants Response to Plaintiffs Counter-Motion for Appropriate Judgment Enforcement Relief	
10/16/2018	Reply in Support Filed By: Defendant A Cab LLC; Defendant Nady, Creighton J Reply in Support of Defendants Motion for Reconsideration, Amendment, for New Trial, and for Dismissal of Claims	
10/17/2018	Motion to Dismiss Filed By: Defendant A Cab LLC; Defendant Nady, Creighton J Defendant's Motion for Dismissal of Claims on Order Shortening Time	
10/17/2018	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Response in Opposition to Defendants Motion for Dismissal of Claims on an Order Shortening Time	
10/17/2018	Certificate of Mailing Filed By: Plaintiff Murray, Michael <i>Certificate of Mailing</i>	
10/17/2018	Certificate of Mailing Filed By: Plaintiff Murray, Michael <i>Certificate of Mailing</i>	
10/17/2018	Proof of Service Filed by: Plaintiff Murray, Michael <i>Proof of Service</i>	
10/22/2018	Motion to Amend Judgment (10:00 AM) (Judicial Officer: Cory, Kenneth) PLAINTIFF'S MOTION TO AMEND JUDGMENT	
10/22/2018	Motion For Reconsideration (10:00 AM) (Judicial Officer: Cory, Kenneth) Defendants' Motion for Reconsideration, Amendment, for New Trial, and for Dismissal of Claims	
10/22/2018	Motion to Dismiss (10:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion for Dismissal of Claims on Order Shortening Time	
10/22/2018	All Pending Motions (10:00 AM) (Judicial Officer: Cory, Kenneth) ALL PENDING - DEFENDANT'S MOTION FOR DISMISSAL OF CLAIMS ON ORDER SHORTENING TIME DEFENDANTS' MOTION FOR RECONSIDERATION, AMENDMENT, FOR NEW TRIAL, AND FOR DISMISSAL OF CLAIMS PLAINTIFF'S MOTION TO AMEND JUDGMENT Parties Present: Attorney Rodriguez, Esther C. Attorney Wall, Michael K.	

	Attorney Greenberg, Leon Attorney Shafer, Jay A. Attorney Sniegocki, Dana
10/22/2018	Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Order
10/22/2018	Notice of Entry Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael <i>Notice of Entry of Order</i>
10/29/2018	Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Motion to File a Supplement in Support of an Award of Attorneys Fees and Costs as per NRCP Rule 54 and the Nevada Constitution
10/31/2018	Notice of Non Opposition Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Notice of Non-Opposition
11/01/2018	Opposition to Motion Filed By: Defendant A Cab LLC; Defendant Nady, Creighton J Opposition to Plaintiffs Motion for an Award of Attorneys Fees and Costs per NRCP Rule 54 and the Nevada Constitution
11/05/2018	Motion for Contempt Resolution Economics' Application for Order of Payment of Special Master's Fees and Motion for Contempt
11/05/2018	Affidavit Affidavit in Support of Resolution Economics' Application for Order of Payment of Special Master's Fees and Motion for Contempt
11/06/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael Writ of Execution
11/07/2018	Writ Electronically Issued Writ of Execution
11/07/2018	Writ Electronically Issued Writ of Execution
11/07/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael Writ of Execution
11/07/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael Writ of Execution
11/07/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael

	Writ of Execution
11/07/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael <i>Writ of Execution</i>
11/07/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael Writ of Execution
11/07/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael Writ of Execution
11/07/2018	Writ Electronically Issued Writ of Execution
11/08/2018	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Reply to Defendants Opposition to Plaintiffs Motion for an Award of Attorneys Fees and Costs as Per NRCP Rule 54 and the Nevada Constitution
11/12/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael Writ of Execution
11/16/2018	Opposition to Motion Filed By: Defendant A Cab LLC; Defendant Nady, Creighton J Opposition to Plaintiffs Motion to File a Supplement in Support of an Award of Attorneys Fees and Costs per NRCP Rule 54 and the Nevada Constitution
11/16/2018	Opposition Filed By: Defendant A Cab LLC; Defendant A Cab Taxi Service LLC Defendant's Opposition to Plaintiffs Motion For An Order Granting A Judgment Debtor Examination And For Other Relief
11/20/2018	Reply Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs' Reply to Defendants Opposition to Plaintiffs Motion for an Order Granting a Judgment Debtor Examination and for Other Relief
11/26/2018	Opposition to Motion Filed By: Defendant A Cab LLC; Defendant Nady, Creighton J Opposition to Resolution Economics Application for Order of Payment of Special Master s Fees and Motion for Contempt
11/26/2018	Temporary Restraining Order Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs' Ex Parte Motion for a Temporary Restraining Order and Motion on an Order Requiring the Turnover of Certain Property of the Judgment Debtor Pursuant to NRS 21.320
11/26/2018	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiffs Response to Special Master s Motion for an Order for Payment of Fees and Contempt

CASE SUMMARY CASE SUMMARY CASE NO. A-12-669926-C

11/27/2018	Recorders Transcript of Hearing	
	Transcript Re: All Pending Motions 10-22-18	
1/28/2018	Reply Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael	
	Plaintiffs Reply to Defendants Opposition to Plaintiffs Motion to File a Supplement in Support of an Award of Attorneys Fees and Costs as per NRCP Rule 54 and the Nevada Constitution	
1/29/2018	Motion for Order (3:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiffs' Motion for an Order Granting a Judgment Debtor Examination and for Other Relief	
1/29/2018	Motion (3:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiffs' Motion for an Award of Attorneys Fees and Costs as Per NRCP Rule 54 and the Nevada Constitution	
1/29/2018	Hearing (3:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiffs Objections to Claims of Exemption from Execution and Notice of Hearing	
1/29/2018	All Pending Motions (3:00 AM) (Judicial Officer: Cory, Kenneth) ALL PENDING - PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF PLAINTIFFS OBJECTIONS TO CLAIMS OF EXEMPTION FROM EXECUTION AND NOTICE OF HEARING PLAINTIFFS' MOTION FOR AN AWARD OF ATTORNEYS FEES AND COSTS AS PER NRCP RULE 54 AND THE NEVADA CONSTITUTION PLAINTIFFS' MOTION FOR AN ORDER GRANTING A JUDGMENT DEBTOR EXAMINATION AND FOR OTHER RELIEF	
1/30/2018	Opposition to Motion Filed By: Defendant A Cab Taxi Service LLC; Defendant Nady, Creighton J Defendant's Opposition To Plaintiffs Ex-Parte Motion For A Temporary Restraining Order And Motion On An Order [Sic] Requiring The Turnover Of Certain Property Of The Judgment Debtor Pursuant To NRS 21.320	
2/03/2018	Reply to Opposition Resolution Economics' Reply to Defendants' Opposition and Plaintiff's Response to its Application for Order of Payment of Special Master's Fees and Motion for Contempt	
12/04/2018	Motion (9:00 AM) (Judicial Officer: Cory, Kenneth) 12/04/2018, 12/13/2018 Plaintiffs' Ex Parte Motion for a Temporary Restraining Order and Motion on an Order Requiring the Turnover of Certain Property of the Judgment Debtor Pursuant to NRS 21.320 Parties Present: Attorney Dubowsky, Peter Attorney Rodriguez, Esther C. Attorney Gabroy, Christian Attorney Wall, Michael K. Attorney Shafer, Jay A. Defendant Nady, Creighton J Attorney Mady, Creighton J Attorney Messer, Kaine	
12/04/2018	Decision (9:00 AM) (Judicial Officer: Cory, Kenneth) ANNOUNCEMENT OF DECISION (PLAINTIFFS RESPONSE TO DEFENDANTS EX- PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF PLAINTIFFS OBJECTIONS TO CLAIMS OF EXEMPTION FROM EXECUTION AND NOTICE OF HEARING PLAINTIFFS' MOTION FOR AN AWARD OF ATTORNEYS FEES AND COSTS AS PER NRCP RULE 54 AND THE NEVADA CONSTITUTION PLAINTIFFS' MOTION FOR AN ORDER GRANTING A JUDGMENT DEBTOR EXAMINATION AND FOR OTHER RELIEF)	

CASE SUMMARY CASE SUMMARY CASE NO. A-12-669926-C

	CASE NO. A-12-069920-C
12/04/2018	All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth) ALL PENDING - ANNOUNCEMENT OF DECISION (PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF PLAINTIFFS OBJECTIONS TO CLAIMS OF EXEMPTION FROM EXECUTION AND NOTICE OF HEARING PLAINTIFFS' MOTION FOR AN AWARD OF ATTORNEYS FEES AND COSTS AS PER NRCP RULE 54 AND THE NEVADA CONSTITUTION PLAINTIFFS' MOTION FOR AN ORDER GRANTING A JUDGMENT DEBTOR EXAMINATION AND FOR OTHER RELIEF) PLAINTIFFS' EX PARTE MOTION FOR A TEMPORARY RESTRAINING ORDER AND MOTION ON AN ORDER REQUIRING THE TURNOVER OF CERTAIN PROPERTY OF THE JUDGMENT DEBTOR PURSUANT TO NRS 21.320 Parties Present: Attorney Dubowsky, Peter Attorney Greenberg, Leon Attorney Shafer, Jay A. Attorney Shafer, Jay A.
12/05/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael <i>Writ of Execution</i>
12/06/2018	CANCELED Motion (3:00 AM) (Judicial Officer: Cory, Kenneth) Vacated Plaintiff's Motion to File Supplement in Support of an Award of Attorney's Fees and Costs as Per NRCP Rule 54 and the Nevada Constitution
12/07/2018	Claim Filed By: Defendant A Cab Taxi Service LLC (1/2/19 Withdrawn) Claim of Exemption from Execution
12/11/2018	Motion for Order (9:00 AM) (Judicial Officer: Cory, Kenneth) Resolution Economics' Application for Order of Payment of Special Master's Fees and Motion for Contempt Parties Present: Attorney Dubowsky, Peter Attorney Rodriguez, Esther C. Attorney Gabroy, Christian Attorney Wall, Michael K. Attorney Shafer, Jay A.
12/12/2018	Deposition Filed By: Defendant A Cab Taxi Service LLC Defendant's Opposition to Plainitiffs' Motion for Other Relief Including a Reciever
12/17/2018	Recorders Transcript of Hearing Recorder's Transcript of Hearing: All Pending Motions 12-04-18
12/18/2018	Minute Order (4:19 PM) (Judicial Officer: Cory, Kenneth)
12/18/2018	Order Denying Motion Filed By: Plaintiff Murray, Michael Order Denying Defendants' Motion to Quash Writ of Execution
12/18/2018	Notice of Entry of Order Filed By: Plaintiff Murray, Michael <i>Notice of Entry of Order</i>
12/18/2018	

	CASE 110. A-12-007920-C
	Order Filed By: Plaintiff Murray, Michael Order Granting in Part and Denying in Part Plaintiffs' Objections to Defendants' Claims of Exemption From Execution
12/18/2018	Notice of Entry of Order Filed By: Plaintiff Murray, Michael <i>Notice of Entry of Order</i>
12/18/2018	Order Granting Filed By: Plaintiff Murray, Michael Order Granting Plaintiffs' Counter Motion for Judgment Enforcement Relief
12/19/2018	Dbjection Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael Plaintiff's Objections to Claims of Exemption from Execution and Notice of Hearing
12/20/2018	Order Filed By: Defendant A Cab Taxi Service LLC Order
12/26/2018	Recorders Transcript of Hearing Transcript Re: Resolution Economics' Application for Order of Payment of Special Master's Fees and Motion for Contempt 12-11-18
12/26/2018	Recorders Transcript of Hearing Transcript Re: Plaintiffs Ex Parte Motion for a Temporary Restraining Order and Motion on an Order Requiring the Turnover of Certain Property of the Judgment Debtor Pursuant to NRS 21.320 12-13-18
01/02/2019	CANCELED Objection (10:00 AM) (Judicial Officer: Cory, Kenneth) Vacated Objections to Claims of Exemption from Execution and Notice of Hearing
01/02/2019	Notice of Withdrawal Filed by: Defendant A Cab Taxi Service LLC <i>Notice of Withdrawal</i>
01/02/2019	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael Writ of Execution
01/02/2019	Notice of Entry of Order Filed By: Plaintiff Murray, Michael <i>Notice of Entry of Order</i>
01/08/2019	Order Filed By: Defendant A Cab Taxi Service LLC Order
01/09/2019	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael Writ of Execution
01/09/2019	

	CASE NO. A-12-069926-C	
	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael Writ of Execution	
01/09/2019	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael Writ of Execution	
01/15/2019	Amended Notice of Appeal Party: Defendant A Cab LLC Amended Notice of Appeal	
01/15/2019	Amended Case Appeal Statement Party: Defendant A Cab LLC Defendants' Amended Case Appeal Statement	
02/06/2019	Status Check (9:00 AM) (Judicial Officer: Cory, Kenneth) STATUS CHECK: SPECIAL MASTERS REPORT	
DATE	FINANCIAL INFORMATION	

Defendant A Cab LLC	
Total Charges	647.00
Total Payments and Credits	647.00
Balance Due as of 1/15/2019	0.00
Defendant A Cab Taxi Service LLC	
Total Charges	224.00
Total Payments and Credits	224.00
Balance Due as of 1/15/2019	0.00
Defendant Nady, Creighton J	223.00
Total Charges Total Payments and Credits	223.00
Balance Due as of 1/15/2019	0.00
	0.00
Plaintiff Murray, Michael	
Total Charges	1,219.00
Total Payments and Credits	1,219.00
Balance Due as of 1/15/2019	0.00
Special Master/Parenting Coordinator Rosten, Michael	
Total Charges	3.50
Total Payments and Credits Balance Due as of 1/15/2019	3.50 0.00
Balance Due as of 1/15/2019	0.00
Defendant A Cab LLC	
Appeal Bond Balance as of 1/15/2019	500.00
	200100
Defendant A Cab Taxi Service LLC	
Appeal Bond Balance as of 1/15/2019	500.00
Other Wells Fargo	
Writ Balance as of 1/15/2019	0.00

CIVIL COVER SHEET

Clark County, Nevada

A-12-669926-C XXVIII

Arbitration Requested

Case No. (Assigned by Clerk's Office)

I. Party Information	
Plaintiff(s) (name/address/phone): Michael P. Murray, 3555 Stober Blvd., Apt. 111, Las Vegas, NV 89103, Michael Reno, 811 E. Bridger Avenue, #363, Las Vegas, NV 89101 Attorney (name/address/phone):	Defendant(s) (name/address/phone): A Cab Taxi Service, LLC, 3730 Pama Lane, Las Vegas, NV 89120
Leon Greenberg, 2965 S. Jones Blvd., Suite E-4, Las Vegas, NV 89146, 702-383-6085	Attorney (name/address/phone): Unknown

II. Nature of Controversy (Please check applicable bold category and applicable subcategory, if appropriate)

Civil Cases Torts **Real Property** Negligence Product Liability □ Landlord/Tenant Negligence – Auto Product Liability/Motor Vehicle Unlawful Detainer Other Torts/Product Liability Negligence – Medical/Dental **Title to Property** Intentional Misconduct Negligence – Premises Liability Foreclosure (Slip/Fall) Torts/Defamation (Libel/Slander) Liens Interfere with Contract Rights Negligence - Other Ouiet Title **Employment Torts** (Wrongful termination) Specific Performance Other Torts Condemnation/Eminent Domain Anti-trust Fraud/Misrepresentation Other Real Property Insurance Partition Legal Tort Planning/Zoning Unfair Competition Probate Other Civil Filing Types Construction Defect Appeal from Lower Court (also check Estimated Estate Value: ____ applicable civil case box) Chapter 40 Summary Administration Transfer from Justice Court General Justice Court Civil Appeal Breach of Contract General Administration Building & Construction Civil Writ Special Administration Insurance Carrier Other Special Proceeding Set Aside Estates **Commercial Instrument** Other Civil Filing Other Contracts/Acct/Judgment Trust/Conservatorships Compromise of Minor's Claim Collection of Actions Individual Trustee Conversion of Property Employment Contract Damage to Property Corporate Trustee Guarantee **Employment Security** Other Probate Sale Contract Enforcement of Judgment Uniform Commercial Code Foreign Judgment - Civil **Civil Petition for Judicial Review** Other Personal Property Foreclosure Mediation Recovery of Property Other Administrative Law Ē Stockholder Suit Department of Motor Vehicles Other Civil Matters Worker's Compensation Appeal III. Business Court Requested (Please check applicable category; for Clark or Washoe Counties only.) Investments (NRS 104 Art. 8) Enhanced Case Mgmt/Business NRS Chapters 78-88 Deceptive Trade Practices (NRS 598) Other Business Court Matters Commodities (NRS 90) Securities (NRS 90) Trademarks (NRS 600A) October 8, 2012 Signature of initiating party or representative Date

See other side for family-related case filings.

1	ORDR	Electronically Filed 8/21/2018 6:00 PM Steven D. Grierson CLERK OF THE COURT	
2		Atump. atum	
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7	DICT	DICT COUDT	
8	DISTRICT COURT		
9	ULARK U	OUNTY, NEVADA	
10		,	
11	MICHAEL MURRAY and MICHAEL RENO, individually and on behalf of all others similarly		
12	on behalf of all others similarly situated,	Case No.: A-12-669926-C	
13	Plaintiffs,	DEPT.: I	
14	vs.	ORDER GRANTING SUMMARY	
15	A CAB TAXI SERVICE LLC, A CAB, LLC, and CREIGHTON J.	JUDGMENT, SEVERING CLAIMS,	
16	NADY,	AND DIRECTING ENTRY OF FINAL JUDGMENT	
17	Defendants.	JUDUMENT	
18		Hearing Date: June 5, 2018	
19		Hearing Time: 3:00 p.m.	
20			
21	On June 5, 2018, with all the pa	rties appearing before the Court by their	
22		ord, the Court heard argument on plaintiffs'	
23	motion filed on April 17, 2018 on an Order Shortening Time seeking various relief		
24	("Plaintiffs' Motion"), including the holding of defendants in contempt for their		
25	violation of the Court's prior Orders appointing a Special Master; granting partial		
26	summary judgment to the plaintiffs pursuant to their motion filed on November 2,		
27			
28			
		Voluntary Dismissal 1 Involuntary Dismissal Stipulated Dismissal Stipulated Dismissal Motion to Dismiss by Deff(s)	
		Motion to Dismiss by Deft(s) Default Judgment Judgment of Arbitration	

Elsummary Judgment Stipulated Judgment Default Judgment Judgment of Arbitration

up hearing. Certain portions of Plaintiffs' Motion, not further discussed in this Order, were resolved pursuant to other Orders issued by the Court and at a hearing held on May 23, 2018. The Court grants plaintiffs' motion, to the extent indicated in this Order; it Orders a severance of the previously bifurcated claims against defendant Creighton J. Nady ("Nady"); and it Orders entry of final judgment against defendants A Cab Taxi Service LLC and A Cab, LLC (collectively "A Cab") and other relief as indicated herein.

RELEVANT PRIOR HISTORY - CLASS CERTIFICATION

On February 10, 2016 the Court initially granted class action certification under NRCP Rule 23(b)(2) and (b)(3) of claims made in this case pursuant to Article 15, Section 16 of the Nevada Constitution, the Minimum Wage Amendment (the "MWA") and for penalties under NRS 608.040 alleged to have arisen in favor of certain class members as a result of such MWA violations. The class so certified in that Order was, for purposes of damages under NRCP Rule 23(b)(3), composed of current and former taxi driver employees of defendant A-Cab from July 1, 2007 through December 31, 2015, and for appropriate equitable or injunctive relief under NRCP Rule 23(b)(2) from July 1, 2007 to the present and continuing into the future. Via subsequent Orders the Court modified and amended that initial class certification order pursuant to NRCP Rule 23(c)(1). Via its Order entered on November 21, 2016, it granted class certification under NRCP Rule 23 of the third and fourth claims for relief, first made in the Second Amended and Supplemental Complaint filed on August 19, 2016 and made solely against defendant Nady based upon "alter ego" and similar allegations. Via its Order entered on June 7, 2017, it limited the membership in the class for the period of July 1, 2007 through October 8, 2010 and dismissed certain class members and claims under the MWA accruing during that time period. It did so consistent with the Nevada Supreme Court's ruling in Perry v. Terrible Herbst,

Inc., 383 P.3d 257 (Nev. Sup. Ct. 2016) on the MWA's applicable statute of limitations and what the Court found was the proper granting of an equitable toll of the statute of limitations under the MWA for certain class members.

FINDINGS SUPPORTING RELIEF GRANTED BY THE COURT

The Court makes the following findings of fact and law supporting the relief granted by this Order. The recited findings are not necessarily all of the findings that would appropriately support the relief granted based upon the extensive record presented, but they are the ones of fact and law that the Court believes provide at least minimally sufficient support for its decision to grant the relief set forth in this Order:

 A Cab was an employer of the class members during the time period at issue and was required to pay the class members the minimum wage specified by the MWA.

2. A Cab used Quickbooks computer software to prepare the paychecks issued to the class members during the class period. A record of the gross wages paid by A Cab to every class member during every pay period exists in the Quickbooks computer files maintained by A Cab. The Court Ordered A Cab to produce those records to the plaintiffs' counsel and A Cab provided certain Excel files to the plaintiffs' counsel in compliance with that Order.

3. A Cab used a computer software system called Cab Manager in which it recorded the activities of its taxi cabs and the class members. The Cab Manager software created a computer data file record indicating that a 3.

1 2 3 4 5 6	particular class member worked, meaning they drove a taxi cab, on a particular date. The Court Ordered A Cab to produce its Cab Manager computer data file records to the plaintiffs' counsel and A Cab provided those computer data files to the plaintiffs' counsel in compliance with that Order.
7 8 9 10 11 12 13 14 15	4. Pursuant to NRS 608.115(1)(d), A Cab was required to maintain a record of the total hours worked by each class member for both each day they worked and for each pay period. NRS 608.115(2) required A Cab to furnish to each employee the information required by that section within 10 days after the employee submits a request. A Cab had this obligation throughout the entire period of July 1, 2007 through December 31, 2015 during which the class members' damages under the MWA are at issue (the "Class Period").
16 17 18 19 20	5. Except for the period between January 1, 2013 and December 31, 2015, A Cab has not produced any record of hours worked by the class members that it can properly claim complies with any of the requirements of NRS 608.115(1)(d).
21 22 23 24 25 26 27 28	6. For the period between January 1, 2013 and December 31, 2015, the Excel files produced by A Cab and discussed in ¶ 2 set forth an amount of hours worked by each class member during each pay period. A Cab gave testimony at an NRCP Rule 30(b)(6) deposition, the relevant excerpts being placed in the record, that its Quickbooks records for that time period contained an accurate statement of the total hours worked by each class member during each pay period. Plaintiffs do not agree that such 4.

Quickbooks hours of work are fully accurate, but insist A Cab should be bound by its testimony that such hours of work are accurately set forth in those Quickbooks records. The Court agrees and finds A Cab cannot dispute that the Quickbooks records it produced for the period between January 1, 2013 and December 31, 2015 contain an accurate statement of the hours worked during each pay period by each class member.

7. Except for the Quickbooks records discussed in ¶ 6, the only information that A Cab admits possessing on the hours worked by the class members during the Class Period is information in paper "trip sheets" that its taxi drivers are required to complete each work shift. Those trip sheets, when properly completed and legible, will be time stamped with the taxi driver's shift start time and shift end time for a workday and will also indicate periods of time that the taxi driver recorded themselves as being on a break and not working during that workday. A Cab has repeatedly asserted that those trip sheets contain an accurate record of the hours worked by every class member and can, and should, be relied upon to determine their hours of work.

8. The trip sheets in the possession of A Cab, to the extent they contain accurate information, do not meet the requirements of NRS 608.115(1)(d) or NRS 608.115(2). They are not a record of a total amount of hours or fractions thereof worked in a pay period or in a workday by an individual taxi driver. They are, at most, a record from which such information could be obtained by further examination and calculation, however such examination and calculation could not, and was not, furnished within 10 days as required by NRS 608.115(2). Assuming a trip sheet is accurate, 5.

1		by examining the start time and end time of each trip sheet and
2		calculating the interval between those two times a workday length could
3		be ascertained. After deducting any non-working break time recorded on
4		
5		the trip sheet from that workday length, the total amount of time worked
6		by the taxi driver for that workday could be determined.
7		
8	9.	The requirements of NRS 608.115(1)(d) are mandatory for employers and
9		compliance with those requirements are of critical importance to the
10		MWA. ¹ Whether an employer has paid the minimum wage required by
11		the MWA during a particular pay period requires an examination of both
12		the wages paid to the employee and the hours they worked during the pay
13		period. ² A Cab's failure to maintain the records required by NRS
14		608.115(1)(d) prior to 2013, unless remedied, would render a pay period
15		by pay period accounting of its MWA compliance, based upon an exact
		record of the hours worked by and wages paid to each individual class
16		member, impossible for the period prior to 2013.
17		
18	10.	The MWA, being a provision of the Nevada Constitution, commands and
19		requires vigorous enforcement by this Court. By its express language it
20		confers upon employees a right to "be entitled to all remedies available
21		
22	A Cab wa	as also advised on April 30, 2009 by an investigator for the United States
23	Department	as also advised on April 30, 2009 by an investigator for the United States t of Labor that it "must keep a record of actual hours worked" of the class See, Plaintiffs' Motion for Class Certification filed May 19, 2015, Ex. "B."
24	while the a	bsence of such an advisement would not relieve A Cab of its duty to keep required by NRS 608.115(1)(d), such history would support a conclusion
25	that A Cab'	s failure to maintain those records was intentional and designed to render ninimum wage law enforcement less effective.
26		
27	impossible.	tion exists if the wages paid are large enough to render an MWA violation A week only contains 168 hours and a weekly wage of \$1,218 would
28		inimum wage compliance at \$7.25 an hour (168 x $7.25 = \$1,218$).

1 2 3 4 5 6		under the law or in equity appropriate to remedy any violation" ³ of its provisions. As a result, A Cab's failure to maintain the records required by NRS 608.115(1)(d) can be neither minimized nor tolerated and cannot be allowed to frustrate the enforcement of the class members' rights secured by the MWA.
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	11.	The Court, in response to its foregoing findings, and in furtherance of its obligation under the MWA, via Orders entered on February 7, 2018 and February 13, 2018, appointed a Special Master in this case who was tasked with reviewing the trip sheets in the possession of A Cab and creating the record of hours worked per pay period for each class member required by NRS 608.115(1)(d). The Court directed that A Cab pay for such Special Master because of A Cab's failure to maintain proper records under NRS 608.115, and to deposit \$25,000 with the Special Master as a payment towards the cost of their work. At that stage in litigation, it would not have been equitable nor justified to require Plaintiffs to pay for work performed by the Special Master when it was Defendant A Cab's failure to comply with NRS.608.115. A Cab failed to make such payment within the time period specified by the Court. As a result, the Special Master advised the Court that they have incurred \$41,000 in costs towards their completion of their assignment and will not proceed further with that assignment until they are in receipt of sufficient assurances that they will be paid for their work. The Special
24 25 26		Master has budgeted \$180,000 as the projected total cost to complete their assignment.

³ Nevada Constitution, Article 15, Section 16 (B).

1		
2	12.	In assessing the character of A Cab's conduct, it is instructive to note that
3		A Cab did not make, or offer to make, an <i>admissible</i> showing of its
4		financial position in order to evidence that it was unable to make such
5		payment. Rather, it relied solely on its strenuous protests and summary
6		balance sheet buttressed only by the self-serving affidavit of Defendant
7		Nady.
8		
9	13.	The Court, in a minute Order issued on March 6, 2018, noted its
10 11		awareness of A Cab's failure to pay the then overdue \$25,000 deposit to
12		the Special Master and A Cab's communication with the Court advising it
13		was experiencing financial difficulties and claiming it did not currently
14		possess the funds to make that payment. For unrelated reasons the Court
15		in that Order stayed this case, suspended the Special Master's work, and
16		granted A Cab additional time to raise the funds needed to pay the Special
17		Master during the pendency of that stay. Via a minute Order on May 22,
18		2018 the Court lifted that stay.
19	14	On May 22, 2018, here 2, 2018, 14, 5, 2018, 1, 6, 1, 1, 1
20	14.	On May 23, 2018, June 2, 2018, and June 5, 2018 the Court conducted
21		hearings in connection with Plaintiffs' Motion and also received various written submissions from A Cab and plaintiffs' counsel regarding A Cab's
22		failure to pay the Special Master. The result of those hearings and
23		submissions, in respect to the status of the Special Master and A Cab's
24		payment to him for the completion of his work, was that A Cab either will
25		not or cannot make any payment to the Special Master. Except for
26		urging this Court to stay this case, and await the conclusion of certain
27		other proceedings that A Cab asserts will narrow the class claims in this
28		8.

1 case, A Cab proposed no cure for its violation of the Court's Orders 2 appointing the Special Master. It did not state when, if ever, it intended 3 to comply with those Orders or propose any other method for the Court to 4 properly, promptly and appropriately bring this case to conclusion. 5 6 15. The conduct of A Cab in violating the Court's Orders appointing a Special 7 Master is not the first instance of A Cab violating the Court's Orders or 8 engaging in documented litigation misconduct in this case. On March 4, 9 2016 the Court, over A Cab's objections, entered an Order adopting the 10 Report and Recommendation of the Discovery Commissioner sanctioning 11 A Cab \$3,238.95 for obstructing discovery. The Court made specific and 12 detailed findings in that Order in respect to A Cab's failure to produce the 13 Quickbooks and Cab Manager computer data files; A Cab's delay in 14 producing such materials during the eight months plaintiffs' motion to 15 compel their production had been pending; A Cab's compelling of the 16 unnecessary deposition of a non-party witness in respect to the production 17 of the Cab Manager records; and the abusive and inexcusable conduct of 18 defendant Nady as an NRCP Rule 30(b)(6) deposition witness. As 19 reflected at pages 2 and 3 in the transcript of the hearing held on 20 November 18, 2015 by the Discovery Commissioner that resulted in such 21 Order, the Discovery Commissioner's review of that deposition transcript 22 raised extremely serious concerns about the defendants' inexcusable 23 conduct.4 24

⁴ The Discovery Commissioner advised defendants of her concern at that time that defendant's conduct, if it continued, might result in some form of default judgment:
"It was inexcusable, what your client called Plaintiffs' counsel during the deposition, which I will not repeat in open court. Inexcusable, almost to the point where I'm not sure he should be allowed to be a Defendant in the 8th Judicial District Court-- that's how serious this is-- because I have no confidence in what he's-- how he's answering questions."

1		
2	16.	The Court has made every effort to fashion a method for the fair, just, and
3		most precise disposition of the MWA claims in this case in light of A
4		Cab's failure to maintain a record of the hours worked per pay period of
5		each class members as required by NRS 608.115(1)(d). It is not disputed
6		that an accurate record exists in A Cab's Quickbooks computer files of the
7		amount of wages paid every pay period to every class member. If the
8		records required by NRS 608.115(1)(d) had been maintained, disposition
9		of the "lower tier" (currently \$7.25 an hour) MWA claims in this case
10		would be a matter of simple arithmetic. In response to A Cab's
11		insistence that the hours of work information required by NRS
12		608.115(1)(d) can be accurately ascertained by examining and performing
13		calculations on the trip sheets, albeit not within 10 days as required by
14		NRS 608.115(2), the Court appointed a Special Master. Yet A Cab's
15 16		failure to pay the Special Master, or propose any other process, such as
10		the application of statistical sample or other reasonable methodology as a
18		substitute would, unless other measures were taken by the Court, render a
10		recovery for the class members on their MWA claims impossible. That
20		would appear to be precisely what A Cab's conduct is designed to
21		achieve.
22		
23	17.	A Cab's argument that the only way to determine the class members'
24		hours of work is to examine every one of their trip sheets, and that it
25		should be the burden of the plaintiffs' themselves (or more properly their
26		appointed class counsel) to bear the expense of doing so, cannot be
27		adopted by the Court, and is inapposite under the guidance provided by
28		Anderson v. Mt. Clemens Pottery Co., 328 U.S. 680, 687 (1946), 10.

superseded by statute on other grounds, 29 U.S.C. § 254(a) ("When the employer has kept proper and accurate records the employee may easily discharge his burden by securing the production of those records. But where the employer's records are inaccurate or inadequate and the employee cannot offer convincing substitutes a more difficult problem arises. The solution, however, is not to penalize the employee by denying him any recovery on the ground that he is unable to prove the precise extent of uncompensated work. Such a result would place a premium on an employer's failure to keep proper records in conformity with his statutory duty; it would allow the employer to keep the benefits of an employee's labors without paying due compensation"). Doing so would serve to reward A Cab for its violation of NRS 608.115(1)(d) by shifting the now considerable burden and cost of ascertaining the class members' hours of work onto the plaintiffs' themselves. It is A Cab that should properly bear that burden and expense and it was directed to do so through the offices of the Special Master that it has failed to pay.

18. In resolving MWA claims where no record of the total hours of work of the employees per pay period exists as required by NRS 608.115(1)(d), or such an amount cannot be precisely calculated in every instance (in this case as a result of A Cab's failure to pay the Special Master), the Court must adopt a reasonable approximation of those hours of work and fashion an award of unpaid minimum wages based upon that approximation even though the amount so awarded is not exact. *See, Anderson v. Mt. Clemons Pottery Co.*, 328 U.S. 680, 685-88 (1946) ("The employer cannot be heard to complain that the damages lack the exactness of measurement that would be possible had he kept records....")

1		
2		Bell v. Farmers Ins. Exchange, 115 Cal. App. 4th 715, 750 (Cal. Ct. App., 1st Dist. 2004) and other cases. Applying any approach other than the
3		1st Dist. 2004) and other cases. Applying any approach other than the
4		one adopted by <i>Mt. Clemons</i> would frustrate the purposes of the MWA
5		and make effective enforcement of the Nevada Constitution's right to a
6		minimum wage impossible.
7	10	In compart of their metion for neutical communications of (11-1-1-1) (C.)
8	19.	In support of their motion for partial summary judgment ("plaintiffs'
9		MPSJ"), filed on November 2, 2017, the plaintiffs rely on portions of an
10		Excel file that contain information for the time period of January 1, 2013
11		through December 31, 2015, such information for that time period being
12		compiled from the Quickbooks records produced by defendants. That
13		Excel file, "ACAB-ALL," was created by Charles Bass whose work
14		doing so was reviewed by Terrence Clauretie Ph.D. and the subject of his
15		report, at Ex. "B" of plaintiffs' MPSJ, which was furnished to A Cab
16		along with the "ACAB-ALL" Excel file. Both Dr. Clauretie and Charles
17		Bass were designated as expert witnesses by the plaintiffs and deposed by
18		the defendants in that capacity.
19	• •	
20	20.	The "A CAB ALL" Excel file created by plaintiffs contains various types
21		of information taken from the Quickbooks and Cab Manager computer
22		data files produced by A Cab to plaintiffs. As germane to this Order, it
23		summarizes that information for the period October 8, 2010 through
24		December 31, 2015 and makes calculations on that information, in
25		respect to the following:
26		
27		(a) In respect to every pay period, it sets forth the amount of
28		wages paid by A Cab to the class member as recorded in A 12.

1		Cab's Quickbooks records and the number of shifts they
2		
3		worked during the pay period as recorded in A Cab's Cab
4		Manager records (the "shifts worked");
5		
6	(b)	For the period January 1, 2013 through December 31, 2015,
7		it sets forth the amount of hours worked by the class member
8		for each pay period as recorded by A Cab's Quickbooks
9		records (the "payroll hours");
10		
11	(c)	By dividing the class member's wages paid per pay period by
12		the recorded payroll hours worked per pay, for the period
13		January 1, 2013 through December 31, 2015, it calculates the
14		amount, if any, that the class member's wages were below
		the \$7.25 an hour requirement for each pay period;
15		
16	(d)	It allows the user of the Excel file to enter a "shift length"
17		amount that it applies as a uniform length to every shift
18		worked during every pay period from October 8, 2010
19		through December 31, 2012. It then, based upon that
20		selected shift length, calculates the amount, if any, that the
21		class members' wages were below the \$7.25 an hour
22		requirement for each pay period.
23		
24	21. A Ca	ab argues that the "A CAB ALL" Excel file is inaccurate and
25		alculations it makes cannot be relied upon but it cites no error
26		by calculation it purports to perform. That Excel file was
27		shed to defendants and examined by their own expert, Scott
28		13.

Leslie, who testified at his deposition, the relevant excerpts being presented to the Court, that he concurred with Dr. Clauretie's finding that the calculations it made were arithmetically correct. A Cab also argues it cannot be sure the information contained in the "A CAB ALL" Excel file and upon which its calculations rely (the payroll hours worked recorded in the Quickbooks records from January 1, 2013 through December 31, 2015, the wages paid, and the shifts worked, during each pay period for each class member) is accurately taken from A Cab's Quickbooks and Cab Manager records. Yet it has not provided to the Court a single instance where its records contain information that conflicts with the per pay period information set forth in the "A CAB ALL" Excel file. 22. Plaintiffs assert the "ACAB ALL" Excel file, and the work of Charles Bass in placing information from A Cab's Quickbooks and Cab Manager files in that Excel file and performing calculations on that information, is a "summary or calculation" of A Cab's voluminous records pursuant to NRS 52.275 though Charles Bass is also designated as an expert witness. It asserts the calculations made by the "ACAB ALL" Excel file are properly considered on that basis. A Cab asserts that the "ACAB ALL" Excel file's calculations are not properly considered under NRS 52.275 or on any other basis and that neither Charles Bass nor Dr. Clauretie are properly qualified as expert witnesses. The calculations made by the "ACAB ALL" Excel file are not the product of any expert "opinion." They involve simple arithmetic, dividing an amount paid per pay period by a number of hours worked per pay period 14.

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2		and calculating the amount, if any, that such resulting number is
3		less than \$7.25 an hour. The plaintiffs, based upon Dr. Clauretie's
		report of the detailed review he conducted of how Charles Bass
4		assembled the "ACAB ALL" Excel file, and the declaration of
5		Charles Bass, have met their prima facie burden of showing that
6		such Excel file contains information properly assembled from the
7		Quickbooks and Cab Manager computer files produced by A Cab
8		pursuant to the Court's Order. A Cab has provided no contrary
9		evidence identifying even a single instance in the many thousands
10		of pay periods set forth in the "ACAB ALL" Excel file where it
11		contains either inaccurate information that does not match A Cab's
12		records or incorrect arithmetic calculations. Accordingly, the
13		Court finds that the calculations made by the "ACAB ALL" Excel
14		•
15		file are properly relied upon and constitute facts which are
16		undisputed by any evidence to the contrary and may be properly
17		relied upon by the Court, both to establish liability and to establish
18		the amount of damages
19		
20	23.	Plaintiffs have also furnished to defendants on September 29, 2017
21		an Excel File "Damages 2007-2010" with the Supplemental Expert
22		Report (Declaration) of Charles Bass of September 27, 2017. ⁵
23		That "Damages 2007-2010" Excel file, as discussed in the
		September 27, 2017 declaration of Charles Bass, performs
24 05		calculations in a fashion identical to the "A CAB ALL" file by
25		allowing the assignment of a uniform "shift length" to every shift
26		
27	⁵ This document declaration of cla	, but not the Excel file, is introduced into the record at Ex. "A" of the ss counsel filed on June 20, 2018.
28		15.

1		worked by a class member during a pay period. It also contains the
2		same information in respect to wages paid and shifts worked for
3		that time period for each pay period for each class member, as
4		taken from A Cab's Quickbooks and Cab Manager computer files.
5		It was assembled using the same process reviewed by Dr. Clauretie
6		and discussed in his report in respect to the "A CAB ALL" file. A
7		Cab has not disputed the accuracy of any calculations made in, or
8		
9		information contained in, the "Damages 2007-2010" Excel file.
10		For the reasons discussed in ¶ 22, the Court finds that the
11		calculations made by the "Damages 2007-2010" Excel file are
12		properly relied upon and constitute facts undisputed by any
13		counter evidence from A Cab.
14		
15	24.	The "ACAB ALL" Excel file, for the 14,200 pay periods it
16		examines for the time period January 1, 2013 through December
17		31, 2015, calculates that the class members' average shift length
18		(average working time per shift) was 9.21 hours. It arrived at that
		figure based upon A Cab's payroll hours worked Quickbooks
19		records and the total number of shifts class members were recorded
20		as working by A Cab's Cab Manager records. A Cab does not
21		dispute that is an accurate figure and Dr. Clauretie, in his report,
22		verifies its accuracy. A Cab's expert, Scott Leslie, in connection
23		with his rebuttal expert report, ⁶ for which he was paid \$47,203, ⁷
24		
25	⁶ This report is counsel filed on J	introduced into the record at Ex. "B" of the declaration of class une 20, 2018 who, in that declaration, also states the particulars
26	contained in the r review conducted	eport regarding the average shift length shown by the trip sheet
27		

Ex. "B" of the declaration of class counsel filed on June 20, 2018. 16.

undertook to examine the actual trip sheets of class members for 56 pay periods between January 1, 2013 and December 31, 2015 and concluded that, on average, each shift worked by each class member during those 56 pay periods consisted of 9.5 hours of working time. He also undertook an examination of the actual trip sheets of class members for 38 pay periods between October 8, 2010 and December 31, 2012 and concluded that, on average, each shift worked by each class member during those 38 pay periods consisted of 9.8 hours of working time. He concluded that the average shift length was 9.7 hours of working time for all of the trip sheets he examined for 123 pay periods. Plaintiffs submitted declarations from three class members indicating that class members were, in most instances, assigned to work 12 hour shifts; they typically worked shifts of 11 hours or longer in length after deducting their break time; that class members took few breaks during their shifts or averaged breaks of less than one hour in length during a shift; and unless a taxi broke down a shift was at least 10 hours long. See, Ex "F" and "O" plaintiffs' motion for class certification filed May 19, 2015, Ex. "B" of opposition to defendants' motion for summary judgment filed December 14, 2017. A Cab, through Nady, pursuant to an NRCP Rule 30(b)(6) deposition notice directed to the topic, testified it could only provide a "guess" as to the average amount of time worked by the class members each shift. See, plaintiffs' motion in limine filed December 22, 2017 at Ex. "J" and "K."

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25. Plaintiffs' MPSJ includes the calculations made by the "ACAB 17.

1		ALL	" Excel file using A Cab's Quickbooks payroll hours for the
2			-2015 time period in respect to unpaid minimum wages owed
3			e \$7.25 an hour "lower tier" minimum wage rate (Column "K"
4			x. "D" to that motion, showing its examination of each of
5			00 pay period and consisting of 375 pages). It also includes a
6			olidated statement of the amount, if any, of unpaid minimum
7			
8			es owed to each class member at \$7.25 an hour (Column "D" to
9		LX.	'E'' listing 548 class members stretching over 19 pages).
10	26	D1	
11	26.	Plain	tiffs have introduced into the record the following:
12		(\mathbf{a})	The encounter equal at $$7.25 = 1.5 = 10$
13		(a)	The amounts owed at \$7.25 an hour, if any, using the
14			"ACAB ALL" Excel file for the period October 8, 2010
15			through December 31, 2012 for each of 9,759 pay periods
16			and to each of 527 class members when a constant shift
17			length of 9.21 hours per shift is used to make those
18			calculations; ⁸
19			
20		(b)	The amounts owed at \$7.25 an hour, and prior to July 1,
21			2010 at the applicable "lower tier" minimum wage which
22			was less than \$7.25 an hour, if any, using the "Damages
23			2007-2010" Excel file for the period July 1, 2007 through
24			October 7, 2010 for each of 13,948 pay periods and to each
25			of 378 class members when a constant shift length of 9.21
26			
27	⁸ These are intr	aducad	into the record of Ex. 11211 and Ex. 11411 (c. E. 11611, C.()
28	declaration of cl	ass cour	into the record at Ex. "3" and Ex. "4" to Ex. "C" of the nsel filed on June 20, 2018.
~~ (10.

1	hours per shift is used to make those calculations; ⁹
2	
3	(c) A consolidated chart listing the amounts owed to each class
4	member when the amounts detailed in \P 25 and \P 26(a) and
5	¶ 26(b) are combined. ¹⁰
6	
7	27. On November 5, 2014, A Cab and Nady entered into a consent
8	judgment in the United States District Court for the District of
9	Nevada with the United States Department of Labor that provided
10	
11	for the payment by A Cab of \$139,988.80 to resolve certain claims
12	for unpaid minimum wages owed under the Fair Labor Standards
13	Act for the time period October 1, 2010 through October 1, 2012.
14	See, Plaintiffs' Motion for Class Certification filed May 19, 2015,
15	Ex. "A." That consent judgment included a list of persons, A Cab
16	employees who are also class members in this case, who were
17	subject to that consent judgment and were to receive portions of
18	such \$139,988.80 payment in amounts determined by the United
19	States Secretary of Labor. Id. Such consent judgment does not, by
20	its terms, or by operation of law, either preempt or resolve the
20	MWA claims made in this case. A Cab, in its Answers filed with
	the Court, has raised a Twenty-Third Affirmative defense of accord
22	and satisfaction. Plaintiffs served an interrogatory request seeking
23	details of that defense, including the amounts paid to the class
24	
25	⁹ These are introduced into the record at Ex. "1" and Ex. "2" to Ex. "C" of the
26	declaration of class counsel filed on June 20, 2018.
27	¹⁰ These are introduced into the record at Ex. "5" to Ex. "C" of the declaration of class counsel filed on June 20, 2018.
28	19.

1		members alleged by A Cab to support such defense. ¹¹ A Cab
2		referenced the consent judgment case in its interrogatory answer,
3		but provided no information on the amounts so paid under the same
4		to any particular class members. It also referred to its production
5		of documents that it implied may contain such information.
6		Plaintiffs' counsel asserts it has not been provided with
7		documentation from A Cab of the amounts so paid, in respect to
8		the exact amount paid to each individual involved class member
9		and not the entire \$139,988.80, though it does believe some such
10		amounts were paid. ¹²
11		
12	28.	In response to plaintiffs' counsel's assertions regarding the United
13		States Department of Labor ("USDOL") settlement, A Cab, in its
14		"Supplemental Authority In Response to Declaration of June 20,
15		2018," filed on July 10, 2018, asserts it provided relevant
16		documentation regarding that settlement at Response 7 to
17		plaintiffs' Fifth Set of Interrogatories. That response to plaintiffs'
18		request that A Cab specify the amounts paid to each involved class
19		member under the USDOL settlement consists of three words:
20		"Please see attached." A Cab provides "attached" to that
21		interrogatory response seven pages of documents with the names of
22		various persons, and associated amounts that, facially, would seem
23		to indicate a record of payments made to those persons. It offers no
24		explanation, in its interrogatory response, of what those documents
25		
26	That interroga	tory and defendants' response, No. 26, is introduced into the record at claration of class counsel filed on June 20, 2018.
27		
28	⁻ This is set for	th at ¶ 5 of the declaration of class counsel filed on June 20, 2018. 20 .

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1	are. Nor in its July 10, 2018 filing did A Cab include any
2	declaration corroborating and authenticating those seven pages of
3	documents that, facially, seem to indicate payments of itemized
4	amounts to certain class members from the USDOL settlement. In
5	a further supplement filed by plaintiffs' counsel on July 13, 2018
6	plaintiffs' counsel noted that A Cab's supplement filed on July 10,
7	2018 lacked any proper corroboration or authentication of the
8	facially relevant documents. Plaintiffs' counsel also noted that
9	those documents only itemized payments totaling \$77,178.87 of the
10	total \$139,988.80 paid under the USDOL settlement, meaning A
11	
12	Cab could not, from those documents, corroborate which class
13	members may have received an additional \$62,800.43 from that
14	settlement. In a further supplement filed on July 18, 2018 A Cab's
15	counsel furnished their declaration (Ex. "F" thereto) purporting to
16	authenticate the previously provided documents from the USDOL
17	and certain additional, and not previously furnished, USDOL
18	documents provided with that supplement.
19	
20	29. Plaintiffs, upon review of the July 18, 2018 supplement filed by A
	Cab, filed a further supplement with the Court on August 3, 2018.
21	In that August 3, 2018 Supplement and the Ex. "A" declaration of
22	plaintiffs' counsel thereto, plaintiffs have established to the Court's
23	satisfaction that A Cab has demonstrated the disposition of
24	\$81,852.19 from the USDOL settlement. The Court is further
25	satisfied that Ex. "B" of such supplement, based upon that
26	\$81,852.19 from the USDOL settlement, properly applies a set off
27	in A Cab's favor of the judgment amounts owed to the class
28	21.

members previously submitted to the Court and discussed at ¶ 26. As further detailed by that supplement, \$58,136.61 of the \$139,988.80 USDOL settlement paid by A Cab remains unaccounted for. That \$58,136.61 is potentially, in whole or in part, an additional amount that A Cab can set off against the judgments to be awarded by the Court to the class members if A Cab can itemize the amounts of that \$58,136.61 paid to the involved class members.

DISCUSSION OF RELIEF GRANTED

Plaintiffs' Motion for Summary Judgment

The Court notes we are dealing with important rights, important because the people of Nevada have said so by virtue of inserting what would have otherwise been a statutory provision into the Constitution of the State of Nevada. The Court has great respect for the constitutions and constitutional law. The Court believes that they form the basic backbone of the laws and government enumerated therein, both for the United States of America and for the State of Nevada. If the people of this state have said that there is a minimum wage act which entitles employees to be paid a certain amount, in conformity therewith, it is incumbent upon the Court to assure that at the end of the day justice is done, even though the justice that is done turns out to be of a somewhat imprecise nature.

Plaintiffs filed three (3) versions of their motion for partial summary judgment (filed on January 11, 2017, November 2, 2017, and April 17, 2018) each of which was opposed by defendants, fully briefed and argued through several hours of oral argument. Although fashioned as a motion for partial summary judgment, by the time 22.

Plaintiffs reached oral argument on the present motion it became clear that application of their arguments regarding the Quickbooks records and the *Mt. Clemens* rationale effectively resolved not only the period January 1, 2013 to December 31, 2015, but also July 1, 2007 to January 1, 2013, effectively resolving all issues in the case and that therefore final summary judgment is warranted.¹³ The Court finds that because the Defendants could not or would not pay for the special master then pursuant to *Mt. Clemens* the burden of proof shifted to the defense. The Court is satisfied that the rationale of the *Mt. Clemens* case not only provides ample authority and justification for this result, but also provides an avenue for this Court to do essential justice to the parties.

Even under *Wood v. Safeway, Inc.*, 121 P.3d 1026, 1031 (Nev. 2005), the Defendants, as the nonmoving party, had the burden to "do more than simply show that there is some metaphysical doubt' as to the operative facts in order to avoid summary judgment being entered in the moving party's favor." *Id* quoting *Matsushita Elec. Indus. Co., Ltd. v. Zenith Radio Corp.*, 475 U.S. 574, 586 (1986). The Court finds there is an absence of evidence to support the Defendants' arguments and to demonstrate a triable issue of fact. Defendants failed to transcend the pleadings by putting forth admissible evidence to show a genuine issue of material fact exists given the aforementioned posture of the case. *See Cuzze v. U. and Community College System of Nevada*, 172 P.3d 131, 134 (Nev. 2007).

Furthermore, under *Mt. Clemens Pottery Co.*, 328 U.S. 680, 687–88 (1946) "the burden then shifts to the employer to come forward with evidence of the precise amount of work performed or with evidence to negative the reasonableness of the

¹³ On June 5, 2018, during the hours-long oral argument regarding A Cab's failure to comply with the Court's Orders and Plaintiffs' basis for their calculations, Plaintiffs' counsel moved the Court for summary judgment on the entire case applying an approximation to the time period July 1, 2007, to January 1, 2013, based on A Cab's Quickbooks records.

inference to be drawn from the employee's evidence. If the employer fails to produce such evidence, the court may then award damages to the employee, even though the result be only approximate."

Upon the filing of plaintiffs' first motion for partial summary judgment, and its attendant evidence showing the class members performed work for which they were improperly compensated, filed on January 11, 2017, defendants had the burden to either put forth evidence of the precise amount of work performed, or negate the reasonableness of the inference to be drawn by plaintiffs' evidence in order to create a genuine issue of material fact. See Anderson v. Mt. Clemens Pottery Co., 328 U.S. 680, 688 (1946); see also Wood v. Safeway, Inc., 121 P.3d 1026, 1031 (Nev. 2005). However, the defendants have failed to do so. Thus, to ensure a both equitable and just determination of the calculation of damages, the Court appointed a Special Master to review the tripsheets in order to determine the precise amount of damages. However, the defendants failed to comply with the Court's orders and failed to pay for the special master. Therefore, the Court finds that summary judgment is appropriate as "it would be a perversion of fundamental principles of justice to deny all relief to the injured person[s], and thereby relieve the wrongdoer from making any amend for his acts." Anderson v. Mt. Clemens Pottery Co., 328 U.S. 680, 688 (1946) quoting Story Parchment Co. v. Paterson Parchment Co., 282 U.S. 555, 563, 51 S.Ct. 248, 250, 75 L.Ed. 544. Plaintiffs have put forth enough evidence to prove that the class members have performed work and have not been paid in accordance with the MWA; the uncertainty lies only in the amount of damages arising from the Defendants' violations. See Id. It is enough for this Court to follow Mt. Clemens in that it is enough under these circumstances for this Court to find a reasonable inference as to the extent of the damages and grants summary judgment accordingly as set forth in this order. See Id.

The Court made effort to provide fair, equitable, and precise justice to the 24.

drivers and to the defendant business. However, it was the Defendants, through a claimed but unproven inability to pay for the special master, whom continued to frustrate the Court's intent to provide precise justice, thereby requiring the Court to deviate from an exact calculation and instead rely upon an approximation as set forth by *Mt. Clemens*.

No disputed triable issues of material fact are presented by A Cab warranting a denial of the plaintiffs' Motion for Summary Judgment. The motions involve a review of every pay period, 14,200 in total, contained in A Cab's Quickbooks records for the time period from January 1, 2013 through December 31, 2015. The question presented by the motions, is whether A Cab during those 14,200 pay periods complied with the MWA during the period in question. The Court is satisfied that information, furnished by A Cab, was accurately placed in the "ACAB ALL" Excel file upon which plaintiffs' rely. The Court is also satisfied that the "ACAB ALL" Excel file performs the correct arithmetical calculation to determine the underpaid minimum wage amount, if any, at \$7.25 an hour, for each of the 14,200 pay periods. The Court is also satisfied it provides an accurate resulting statement of the total amount, if any, owed for that reason to each class member.

A Cab's assertions that the amounts calculated and presented by plaintiffs' are unreliable is speculative. A Cab does not set forth even a single instance where the calculations presented in those Exhibits is performed upon information that is not set forth in A Cab's Quickbooks records or that involves erroneous arithmetic. Its opposition to the plaintiffs' MPSJ is based upon pure speculation (or an assertion it should be relieved of its admissions that the Quickbooks records contained accurate information) and the MPSJ is granted.

The primary principle upon which the Court relies in entering the judgment specified, *infra*, is derived from *Mt. Clemons*. A Cab cannot successfully oppose the entry of such a judgment in the summary judgment context under the principles set 25.

1 forth in Mt. Clemons. There is no other practical means by which the Court can 2 resolve the MWA claims in this case, except by applying a reasonable approximation 3 of hours worked to render substantial, though inexact, justice as in Mt. Clemons. As 4 discussed in ¶ 24, the Court's application of an average shift length of 9.21 hours to 5 fashion a judgment for the class members under the MWA for the time period prior to 6 January 1, 2013 is a proper, albeit perhaps too favorable to A Cab, application of the 7 Mt. Clemons principles. That 9.21 hours long average shift length is taken from the 8 very records (the 2013-2015 Quickbooks records) that defendant Nady swore under 9 oath were *more* accurate than the trip sheets. The class members assert their hours of 10 work per shift were, on average, considerably longer. Defendants' own expert came 11 up with *longer* average shift lengths (9.5 and 9.8 hours) based upon his review of 56 12 and 38 trips sheets for two periods and a 9.7 hours long average shift length for 123 13 pay periods that he studied. A Cab is bound by its NRCP Rule 30(b)(6) testimony 14 that it can only "guess" at the proper average shift length of the class members. 15 Accordingly, it has no competent evidence it can present as to the proper average shift 16 length prior to January 1, 2013 that should be adopted by the Court and applied under 17 Mt. Clemons. As a result, plaintiffs' request that the Court, as discussed at the June 5, 18 2018 hearing, enter a final judgment in this matter applying the Mt. Clemons 19 principals, and using an average shift length of 9.21 hours for the class members' 20 claims accruing prior to January 1, 2013, is properly adopted by the Court and it is 21 granting a judgment accordingly. Such judgment shall also include interest on each 22 amount as calculated from January 1, 2016 given the difficulty of applying NRS 23 17.130 to all of the class members' MWA claims, some of which did not arise until 24 after the service of the summons and complaint.¹⁴ there is no material issue of fact 25

¹⁴ The judgment amounts, with interest, so calculated for each class member are at Column "G" of Ex. "5" to Ex. "C" of class counsel's declaration of June 20, 2018, that chart being annexed hereto as Ex. "A." 26.

that A Cab can dispute in respect to the Court's entry of judgment using the *Mt*. *Clemons* principles given A Cab's inability to proffer any competent evidence on the class members' average shift length prior to January 1, 2013.

A Cab's assertion, made in its affirmative defense and interrogatory response, that it is entitled to some measure of satisfaction of the class members' MWA claims based upon the payments it made under the U.S. Department of Labor's consent judgment (¶ 27) would be properly ignored as a sanction. Such action by the Court would be justified and appropriate in light of A Cab's documented litigation abuses in this case and its failure to properly respond to plaintiffs' interrogatory seeking such information. Such action by the Court would also be justified in light of its need to enter a judgment under the Mt. Clemons principles in response to A Cab's conduct, a judgment that does not afford the class members the full, and precise, measure of justice they would be entitled to, and receive, if A Cab had complied with NRS 608.115(1)(d). In the exercise of discretion, the Court will, nonetheless, afford A Cab an opportunity to proffer proof of such payments post judgment and receive appropriate satisfactions of the judgment amounts entered by this Order for the involved class members. The Court will not delay entry of final judgment over this issue, involving a potential offset to A Cab of less than 20% of the amount it is awarding to the class, and only involving claims accruing to certain identified class members during the period October 1, 2010 to October 1, 2012. But it has fashioned, *infra*, provisions that afford A Cab a very fair opportunity to receive the offset it claims from the consent judgment.

In connection with the MPSJ the plaintiffs have asked that the Court forego entering judgment in favor of any class member when the amount so indicated by Ex. "E" to the MPSJ is less than \$10.00, on the basis that amounts of under \$10.00 are *de minimis*. Accordingly, the final judgment to be entered in this case for the amount of unpaid minimum wages owed to the class members for the period January 1, 2013

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through December 31, 2015 shall be the amounts calculated to be owed to every class member in Column "D" of Ex. "E" of the MPSJ if such amount is at least \$10.00. As discussed at ¶ 25 and ¶ 26 plaintiffs have introduced into the record calculations showing the total amount (if any) owed to each A Cab taxi driver in unpaid minimum wages for the January 1, 2013 through December 31, 2015 time period, based upon the Quickbooks time worked records as sought in the MPSJ, and for the period of time from July 1, 2007 through January 1, 2013 based upon the application of *Mt. Clemons* principles as discussed further *infra*. The Court has found those calculations to be accurate as discussed at ¶¶ 19-24. Accordingly, attached to this Order as Ex. "A," as discussed further, *infra*, are the total amounts the Clerk of the Court shall enter as Judgment amounts for each class member.¹⁵ Those total owed amounts are based upon the reasoning of the MPSJ which is adopted by the Court to grant judgment to the class members for the period January 1, 2013 through December 31, 2015 and the application of the *Mt. Clemons* principles for the time period prior to January 1, 2013.

Plaintiffs' Motion to Hold Defendants in Contempt for Their Violation of the Court's Prior Orders Appointing a Special Master and Striking <u>Defendants' Answer and Directing a Prove Up Hearing.</u>

Alternatively, given the deference this Court must give in enforcing the Constitution of the State of Nevada, the Court finds that Defendants' persistent failure to comply with Court orders, and for reasons stated herein, warrants holding defendants in contempt and striking their answer. Plaintiffs have argued strenuously for the Court to strike Defendants' answer and award judgment accordingly. While this Court has been at pains to resolve important issues without resort to sanctions, the Court cannot avoid the conclusion that if other, less drastic bases were not available, it

¹⁵ These amounts are the same amounts as Ex. "5" to Ex. "C" of the declaration of class counsel filed on June 20, 2018 28.

would proceed by way of sanction, strike the answer, and award judgment to Plaintiffs.¹⁶

Accordingly, the following alternative basis is offered.

While Plaintiffs' Motion uses the term contempt it does not seek an arrest for civil contempt but an appropriate remedy, sanction, against A Cab for its failure to comply with the Court's Orders appointing a Special Master. If those Orders had been complied with, the Special Master's work would now be complete. The Court would be proceeding to fashion an appropriate final judgment for the class members based upon that report and the precise findings, in respect to the hours of work, wages paid, and minimum wage amounts owed to the class members, it would have contained. A Cab's failure to comply with those Orders has prevented that result. Plaintiffs do not propose an order of civil contempt and imprisonment against defendant Nady, A Cab's principal, as a remedy for that failure. Nor does the Court believe such an Order, while within the Court's power, is sensible or will serve the interests of justice. As the Plaintiffs' Motion requests, the Court should fashion some sort of alternative relief, and judgment, that will resolve this litigation and render substantial justice, albeit not in the precise form that would have been arrived at if A Cab had complied with the Court's Orders appointing the Special Master.

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by the Court in fashioning a judgment. The Court also finds A Cab is properly prohibited from presenting further evidence on the proper amount of a default

judgment even if it possessed any germane evidence on that issue as a sanction under Young for the reasons already stated. See, Blanco v. Blanco, 311 P.3d 1170, 1176

¹⁶ The Court finds no prove up hearing is necessary under NRCP Rule 55(b)(2) as A Cab admits it has no evidence to present on the proper average shift length to be used

The Court has inherent power to appropriately sanction, and tailor remedies for,

(Nev. Sup. Ct. 2013) citing Foster v. Dingwall, 227 P.3d 1042, 1050 (Nev. Sup. Ct.

28 2010) (Recognizing such a sanction is proper under Young).

violations of its Orders and in response to a party's improper conduct. See, Young v. Johnny Ribeiro 787 P.2d 777, 779 (Nev. Sup. Ct. 1990) ("Litigants and attorneys alike should be aware that these [inherent] powers may permit sanctions for discovery and other litigation abuses not specifically proscribed by statute.") As discussed in Young and the subsequent cases from the Nevada Supreme Court that follow Young, this Court should make appropriately detailed and thoughtful written findings when imposing such sanctions, which can include the striking of an answer and the granting of a default judgment. Some of the factors the Supreme Court has said may be considered in determining whether to impose such sanctions are the degree of willfulness of the offending party, the feasibility and fairness of lesser sanctions, and the prejudice sustained by the non-offending party. Id., 787 P.2d at 780. It is also apparent from Bahena v. Goodyear Tire & Rubber Co., 235 P.3d 592, 599 (Nev. Sup. 13 Ct. 2010) citing and quoting Foster v. Dingwall, 227 P.3d 1042, 1047, 1048 (Nev. Sup. Ct. 2010) that a demonstrated course of "repetitive, abusive and recalcitrant" conduct by a party can justify the imposition of such sanctions. *Bahena*, further discussing Foster and approving of its holding, also stated: "[w]e further concluded [in Forster] that entries of complete default are proper where "litigants are unresponsive and engaged in abusive litigation practices that cause interminable delays." Id.

The Court concludes that the record in this case is sufficient under Young and the other controlling precedents to warrant an award of relief in the form requested by plaintiffs, a striking of defendant A Cab's answer and the entry of a default judgment. A Cab's improper conduct in violating the Court's Orders appointing a Special Master is not an isolated incident but "repetitive." Its prior history of improper conduct is discussed in ¶ 15. That improper conduct has also caused "interminable delays" in the production of A Cab's critically important Cab Manager and Quickbooks records, delays A Cab may well have intended to foster in pursuit of an NRCP Rule 41(e) 30.

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dismissal. The willfulness of A Cab in disregarding the Court's Orders appointing a Special Master is apparent and A Cab's assertion its failure to comply with those Orders is a result of a financial inability to pay the Special Master cannot be properly considered and its evidence to establish same is deficient. If A Cab truly lacks the financial resources to comply with those Orders it has a remedy under the United States Bankruptcy Code to seek the protection of the Bankruptcy Court which is empowered to relieve it from those Orders and oversee the proper disposition of whatever financial resources it does possess. It has declined to do so and continues to do business and defend this case in this Court. Having elected to do so, it must comply with this Court's Orders or face the consequences of its failure to do so.

If the Court did not grant summary judgment pursuant to the burden shifting under Mt. Clemens, the Court would find there are no feasible or fair lesser sanctions that it can properly impose in lieu of the judgment it is granting *infra*, and the prejudice sustained by the non-offending party in this case, the class members, would be too great if it failed to grant that judgment. A Cab has violated its obligations under NRS 608.115(1)(d), obligations which, if met, would allow the Court to render full, complete, and precise justice in this matter on the class members' MWA claims. In response to that violation, the Court directed A Cab to pay a Special Master to correct such deficiencies in its NRS 608.115(1)(d) compliance. It has failed to do so and proposed no alternative approach to bring this case to a proper conclusion. The Court cannot envision any sanction or any other feasible means to justly and properly redress constitutional grievances, and resolve this case under the circumstances presented, except through directing entry of the judgment specified, *infra*.

The prejudice that would inure to the class members if the Court failed to enter the judgment specified, *infra*, is manifest and extreme. A Cab's proposal that the Court await the outcome of other proceedings that may or may not impact some amount of the class members' claims seeks to have the Court abdicate its

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responsibility to hear and resolve the claims before it, something it cannot do.

Alternatively, A Cab postures it is entitled to rely on its failure to create the records required by NRS 608.115(1)(d) and place upon the plaintiffs the burden, which they should not have to meet and clearly cannot meet, to specify from their trip sheets their precise hours of work for each pay period. Indeed, A Cab paid its expert in excess of \$47,000 to produce a report asserting that position in its defense.

Despite plaintiffs' warranted request to hold defendants in contempt and strike their answer, the Court has not viewed this as warranted to remedy this point, and therefore has declined to do so. As an alternative ruling, the Court is prepared to do so now.

THE COURT'S JUDGMENT AND THE RELIEF ORDERED

For the foregoing reasons, the Court hereby Orders the following relief and enters a Final Judgment in this case in the following form:

A. The Court, pursuant to NRCP Rule 23(c)(1) amends the class claims certified for disposition pursuant to NRCP Rule 23(b)(3). Those claims, in respect to defendant A Cab, are now limited to the claims of the previously identified class members arising under the MWA against A Cab prior to January 1, 2016 but only to the extent A Cab failed to pay such class members the "lower tier" (health benefits provided) minimum wage required by the MWA; only in the amounts specified and arrived at in this Order based upon the hours of work used by the Court to determine such amounts; and only for interest owed on those claims on and after January 1, 2016. Individual class members who seek to collect "higher tier" minimum wage payments under the MWA; or amounts 32.

1		owed under the MWA based upon them having actually worked more
2		hours in a pay period than the Court used in making the award to them in
3		this Order; or to collect the penalties proscribed by NRS 608.040; or for
4		additional amounts in interest that may be owed to them on their MWA
5		claims from A Cab may pursue those claims individually. Such claims
6		are dismissed from this case for all class members without prejudice;
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8	B.	All claims made against the defendant Nady are severed from the claims
9		against A Cab pursuant to NRCP Rule 21;
10		against it eac parbaant to inter indie 21,
11	C.	The Clerk of the Court shall enter judgment for each individual class
12		member in the amount specified in Column "F" in Ex. "A" as annexed
13		hereto against defendants A CAB TAXI SERVICE LLC and A CAB,
14		
15		LLC. Such judgment shall conclude the class claims for damages
16		certified for disposition pursuant to NRCP Rule 23(b)(3) and constitute a
17		final judgment on such claims;
18	D	
19	D.	The Court retains continuing jurisdiction over the class claims it has
20		certified for disposition pursuant to NRCP Rule 23(b)(2), and for
21		enforcement of the monetary judgments it has rendered in favor of the
22		class members, and appoints class counsel, Leon Greenberg, Dana
23		Sniegocki, Christian Gabroy and Kaine Messer, as counsel for the class
24		member judgment creditors listed on Exhibit "A" and for whom the Court
25		is directing entry of judgment. Defendants, their agents, and their
26		attorneys, are prohibited from communicating with the class member
20 27		judgment creditors about their judgments granted by this Order or
28		securing any release or satisfaction of those judgments without first
20		33.

1	consistent for the Onders Othic Constant in the Other State
2	securing a further Order of this Court in this case. Class counsel is
3	authorized to proceed with whatever remedies it deems advisable to
4	enforce the money judgments rendered for the class members but shall
5	hold in their IOLTA account any amounts collected on such judgments
6	and only release such monies as specified by a further Order of this Court
7	in this case. Class counsel is also authorized to use all of the judgment
	enforcement remedies provided for by NRS Chapter 21 in the name of
8	"Michael Murray as Judgment Creditor" for the total amount of the
9	unsatisfied judgments rendered in favor of all class members, they need
10	not seek or issue writs of judgment execution or levy individually for
11	each judgment creditor class member. Class counsel is also prohibited, in
12	light of the potential for A Cab to receive satisfaction of certain judgment
13	amounts as provided for under G, <i>infra</i> , until further Order is issued by
14	the Court, from taking action to collect more than \$960,000 of the
15	combined judgment value of \$1,033,027.81 that is entered under this
16	Order;
17	
18	E. The time for class counsel to apply for an award of fees and costs
19	pursuant to NRCP Rule 54 is extended to 60 days after the service of this
20	Order with Notice of Entry;
21	Cradi Him Houde of Entry,
22	F. The court stays the severed case against defendant Nady for 60 days from
23	
24	the date of entry of this Order. That case shall remain stayed after that date until the Court issues an Order lifting such stay, the Court not
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26	anticipating doing so, or receiving any request from the parties to do so,
27	until expiration of that 60 day period.
28	34.

1 G. A Cab may present to the Court, at anytime after entry of this Order, a 2 motion to have the Court enter satisfactions towards each class member 3 judgment creditor's judgment amount for the amounts A Cab paid them 4 under the consent judgment that are a portion of the \$58,136.61 paid 5 under the consent judgment but not previously accounted for (\P 29). It 6 shall also have the right, within 60 days from the date of service of this 7 Judgment and Order with Notice of Entry, to present to class counsel 8 evidence of how the \$58,136.61 paid under the consent judgment but not 9 previously accounted for (¶ 29) should be set off against each class 10 member judgment creditor. Class counsel shall be obligated to advise A 11 Cab within 30 days thereafter if it agrees that A Cab it is entitled to a 12 judgment satisfaction based upon such evidence. If it so agrees, class 13 counsel must submit a motion to the Court within 10 days thereafter 14 seeking an Order entering such agreed upon satisfactions. If after that 15 date A Cab, after completing that process of conferral with class counsel, 16 must still file a motion with the Court to secure any such judgment 17 satisfactions, the Court will, if it grants that motion and also finds class 18 counsel did not act reasonably in cooperating with A Cab on determining 19 the amount of the satisfactions, award A Cab attorney's fees in connection 20 with the bringing of such a motion. 21

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IT IS SO ORDERED.

24 Honorable Kenneth District Court Judge Corv

Date 8-2/-18

EXHIBIT "A"

	А	В	С	D	E	F	G	Н
1	Totals for All Class Members		\$900,317.34	\$132,710.47	\$1,033,027.81	\$975,666.16	\$75,348.82	
	EE	Last		Total Lower Tier Minimum Wages Owed 7/1/2007 - 12/31/2015 After Set Off and Over	Interest from 1/1 2016 through	Total with	Total 2007- 2015	Set Off From USDOL
2	Number	Name	First Name	\$10.00	6/30/2018	Interest	Shortage	Settlement
3	3861	Abarca	Enrique	\$815.12	\$120.15	\$935.27	\$815.12	
4	3638	Abdella	Juhar	\$178.63	\$26.33	\$204.96	\$319.03	\$140.40
5	3331	Abdulahi	Faud	\$286.07	\$42.17	\$328.23	\$286.07	
6	105408	Abdulle	Abdirashid	\$165.36	\$24.38	\$189.74	\$165.36	
7	3606	Abebe	Tamrat	\$3,010.66	\$443.78	\$3,454.44	\$3,010.66	
8	3302	Abraha	Tesfalem	\$669.17	\$98.64	\$767.81	\$669.17	
9	105813	Abt	Daniel	\$891.35	\$131.39	\$1,022.74	\$891.35	
10	2640	Abuel	Alan	\$148.52	\$21.89	\$170.41	\$380.83	\$232.31
11	3513	Abuhay	Fasil	\$529.05	\$77.98	\$607.03	\$720.06	\$191.01
12	100221	Ackman	Charles	\$385.21	\$56.78	\$441.99	\$385.21	
13	3853	Acosta	Lorrie	\$135.08	\$19.91	\$154.99	\$135.08	
14	3257	Adam	Elhadi	\$522.90	\$77.08	\$599.98	\$522.90	
15	3609	Adamian	Robert	\$794.61	\$117.13	\$911.74	\$995.17	\$200.56
16	3896	Adams	Michael	\$193.46	\$28.52	\$221.98	\$283.69	\$90.23
17	3641	Adamson	Nicole	\$1,012.32	\$149.22	\$1,161.54	\$1,306.43	\$294.11
18	3035	Adem	Sued	\$731.28	\$107.79	\$839.07	\$731.28	
19	25411	Adhanom	Tewoldebrhan	\$124.16	\$18.30	\$142.46	\$124.16	
20		Agacevic	Ibnel	\$299.99	\$44.22	\$344.21	\$299.99	
21	100821	Agostino	Nicholas	\$1,436.35	\$211.72	\$1,648.07	\$1,436.35	
22		Ahmed	Ahmed	\$926.12	\$136.51	\$1,062.63	\$1,290.23	\$364.11
23	3678	Alemayehu	Tewodros	\$42.09	\$6.20	\$48.30	\$42.09	
24	3692	Alessi	Anthony	\$13.62	\$2.01	\$15.63	\$13.62	
25	3712	Alexander	Darvious	\$63.13	\$9.30	\$72.43	\$63.13	
26	3869	Alfaro	Joe	\$300.71	\$44.33	\$345.03	\$300.71	

	A B	C	D	E	F	G	Н
27	3661 Ali	Abraham	\$2,224.87	\$327.95	\$2,552.82	\$2,224.87	
28	104525 Allegue	Yusnier	\$1,414.77	\$208.54	\$1,623.31	\$1,414.77	
29	2903 Allen	Otis	\$9,556.92	\$1,408.73	\$10,965.65	\$9 <i>,</i> 556.92	
30	25979 Alnaif	Abdul	\$926.14	\$136.52	\$1,062.65	\$958.49	\$32.35
31	3787 Altamura	Vincent	\$503.89	\$74.28	\$578.17	\$503.89	
32	103822 Alvarado	Santiago	\$94.08	\$13.87	\$107.95	\$94.08	
33	3106 Alvero	Jose	\$105.62	\$15.57	\$121.18	\$105.62	
34	3769 Alves	Mary	\$988.61	\$145.72	\$1,134.33	\$988.61	
35	2968 Amato	Richard	\$4,000.14	\$589.64	\$4,589.78	\$4,000.14	
36	3645 Ameha	Samuale	\$244.82	\$36.09	\$280.91	\$244.82	
37	24038 Anantagul	Kamol	\$154.39	\$22.76	\$177.15	\$154.39	
38	3564 Anastasio	James	\$111.24	\$16.40	\$127.63	\$111.24	
39	2834 Anders	Matthew	\$417.90	\$61.60	\$479.50	\$417.90	
40	29709 Andersen	Jason	\$1,224.18	\$180.45	\$1,404.63	\$1,995.14	\$770.96
41	3672 Anderson	Roosevelt	\$2,114.65	\$311.71	\$2,426.36	\$2,787.37	\$672.72
42	106828 Anderson	Calvin	\$1,353.44	\$199.50	\$1,552.95	\$1,353.44	
43	3943 Anderson	William	\$289.40	\$42.66	\$332.06	\$289.40	
44	3650 Anif	Janeid	\$1,406.55	\$207.33	\$1,613.88	\$1,406.55	
45	2662 Antoine	Albert	\$310.19	\$45.72	\$355.91	\$310.19	
46	2942 Appel	Howard	\$23.47	\$3.46	\$26.93	\$23.47	
47	3614 Applegate	Angela	\$260.97	\$38.47	\$299.44	\$319.42	\$58.45
48	3730 Arar	Isam	\$1,726.82	\$254.54	\$1,981.36	\$2,235.96	\$509.14
49	104910 Archer	Bert	\$362.37	\$53.41	\$415.78	\$362.37	
50	3037 Archuleta	Alex	\$2,031.51	\$299.45	\$2,330.96	\$2,031.51	
51	3709 Arell	Roger	\$42.41	\$6.25	\$48.66	\$92.02	\$49.61
52	3931 Arena	Francis	\$527.13	\$77.70	\$604.83	\$527.13	
53	26553 Arnwine	Howard	\$2,020.90	\$297.89	\$2,318.78	\$2,185.05	\$164.15
54	2439 Artigue	David	\$315.09	\$46.45	\$361.53	\$315.09	
55	3676 Asad	Tassawar	\$28.49	\$4.20	\$32.69	\$28.49	
56	31622 Asefa	Wossen	\$456.31	\$67.26	\$523.57	\$456.31	
57	3828 Aseffa	Mulubahan	\$1,992.18	\$293.66	\$2,285.84	\$2,431.45	\$439.27
58	3741 Assena	Zenebech	\$41.86	\$6.17	\$48.02	\$41.86	
59	3873 Atanasov	Nikolay	\$154.17	\$22.73	\$176.90	\$154.17	

	А	В	С	D	E	F	G	Н
60	3406	Atoigue	Marco	\$259.34	\$38.23	\$297.57	\$259.34	
61	3825	Atterbury	Joseph	\$159.92	\$23.57	\$183.49	\$159.92	
62	110476	Auberry Jr.	Glenn	\$309.98	\$45.69	\$355.67	\$309.98	
63	2432	Auckermar	Katherine	\$215.32	\$31.74	\$247.06	\$215.32	
64	3667	Aurich	Juan	\$1,489.26	\$219.52	\$1,708.78	\$2,508.20	\$1,018.94
65	2926	Awalom	Alemayehu	\$8,201.42	\$1,208.92	\$9 <i>,</i> 410.35	\$8,201.42	
66	3707	Azmoudeh	Bobby	\$208.23	\$30.69	\$238.92	\$208.23	
67	3605	Azzouay	El	\$135.48	\$19.97	\$155.45	\$135.48	
68	20210	Ва	Awa	\$1,270.02	\$187.21	\$1,457.22	\$1,270.02	
69	2555	Babinchak	Blaine	\$15.52	\$2.29	\$17.80	\$15.52	
70	108404	Васа	James	\$105.93	\$15.61	\$121.54	\$105.93	
71	27358	Baca-Paez	Sergio	\$2,124.87	\$313.21	\$2 <i>,</i> 438.08	\$2,501.92	\$377.05
72	2708	Badillo	Cesar	\$280.24	\$41.31	\$321.55	\$280.24	
73	3130	Bafrdu	Solomon	\$221.55	\$32.66	\$254.21	\$221.55	
74	3838	Baker	Timothy	\$2,135.81	\$314.83	\$2 <i>,</i> 450.64	\$2,431.20	\$295.39
75	27315	Bakhtiari	Marco	\$2,118.28	\$312.24	\$2 <i>,</i> 403.53	\$3,284.38	\$1,166.10
76	112015	Bambenek	Matthew	\$337.56	\$49.76	\$387.31	\$337.56	
77	112193	Bandi	Pedram	\$11.21	\$1.65	\$12.86	\$11.21	
78	2523	Banuelos	Ruben	\$150.22	\$22.14	\$172.36	\$150.22	
79	3909	Barbu	lon	\$2,507.70	\$369.64	\$2 <i>,</i> 877.34	\$2,562.29	\$54.59
80	3760	Bardo	Timothy	\$746.65	\$110.06	\$856.71	\$746.65	
81	3369	Barich	Edward	\$1,270.10	\$187.22	\$1,457.31	\$1,270.10	
82	100158	Barnes	Benjamin	\$5,936.88	\$875.12	\$6 <i>,</i> 812.00	\$5,936.88	
83	2993	Barr	Kenneth	\$574.03	\$84.61	\$658.64	\$615.48	\$41.45
84	107792	Barrameda	Danilo	\$56.83	\$8.38	\$65.20	\$56.83	
85	3601	Barseghyaı	Artur	\$373.48	\$55.05	\$428.54	\$488.18	\$114.70
86	3887	Barstow	Lance	\$131.44	\$19.37	\$150.81	\$131.44	
87	3829	Bartunek	Johnny	\$19.47	\$2.87	\$22.34	\$19.47	
88	3649	Bataineh	Ali	\$218.35	\$32.18	\$250.53	\$218.35	
89	2454	Batista	Eugenio	\$49.03	\$7.23	\$56.25	\$49.03	
90	3926	Bauer	William	\$217.42	\$32.05	\$249.47	\$217.42	
91	2063	Bean	Ronald	\$214.50	\$31.62	\$246.12	\$214.50	
92	2786	Bekele	Abraham	\$77.01	\$11.35	\$88.36	\$77.01	

	А	В	С	D	E	F	G	Н
93	2856	Bell	Arthur	\$328.15	\$48.37	\$376.52	\$328.15	
94	25454	Bell	Jeffrey	\$26.45	\$3.90	\$30.34	\$26.45	
95	3594	Bellegarde	Josue	\$11.51	\$1.70	\$13.21	\$11.51	
96	3622	Benel	Christian	\$1,457.21	\$214.80	\$1,672.01	\$1,589.84	\$132.63
97	110687	Berger	James	\$58.09	\$8.56	\$66.65	\$58.09	
98	103219	Berichon	Mike	\$947.14	\$139.61	\$1,086.75	\$947.14	
99	23373	Веу	Ronald	\$3,483.14	\$513.43	\$3,996.57	\$3,483.14	
100	2960	Bialorucki	Richard	\$6,538.58	\$963.81	\$7,502.40	\$6,776.93	\$238.35
101	2986	Black	Burton	\$1,658.10	\$244.41	\$1,902.51	\$1,658.10	
102	29914	Bliss	Valerie	\$124.09	\$18.29	\$142.38	\$124.09	
103	112455	Blum III	Arthur	\$47.07	\$6.94	\$54.01	\$47.07	
104	3072	Blumentha	Alan	\$1,925.31	\$283.80	\$2,209.10	\$1,925.31	
105	3101	Bly	Vertito	\$3,955.45	\$583.05	\$4,538.50	\$3 <i>,</i> 955.45	
106	3180	Bolden	Quincy	\$284.99	\$42.01	\$327.00	\$284.99	
107	2487	Boling	Freddy	\$2,571.76	\$379.09	\$2,950.85	\$2,571.76	
108	2814	Booth	Sean	\$643.34	\$94.83	\$738.17	\$643.34	
109	2802	Borja	Virginia	\$3,665.99	\$540.38	\$4,206.37	\$3 <i>,</i> 955.31	\$289.32
110	3003	Borowski	Edwin	\$227.27	\$33.50	\$260.77	\$227.27	
111	3723	Bowen	Christopher	\$674.72	\$99.46	\$774.17	\$674.72	
112	2767	Boyd	Kevin	\$862.73	\$127.17	\$989.90	\$862.73	
113	3508	Bozic	Nebojsa	\$1,242.08	\$183.09	\$1,425.17	\$1,242.08	
114	28324	Bradley	Leroy	\$2,391.80	\$352.56	\$2,744.36	\$2,810.40	\$418.60
115	2056	Brauchle	Michael	\$6,402.82	\$943.80	\$7,346.62	\$7,112.38	\$709.56
116	3254	Breault	Ronald	\$208.05	\$30.67	\$238.72	\$208.05	
117	2806	Brennan	Sheila	\$78.89	\$11.63	\$90.52	\$78.89	
118	3697	Briggs	Andrew	\$52.36	\$7.72	\$60.08	\$52.36	
119	3716	Brimhall	Tracy	\$3,804.84	\$560.85	\$4,365.69		
120	3621	Brisco	Allen	\$3,226.36	\$475.58	\$3,701.93	\$3,226.36	
121	100299	Briski	Louis	\$704.15	\$103.79	\$807.94	\$892.62	\$188.47
122	110579	Brooks	Jose	\$46.30	\$6.83	\$53.13	\$46.30	
123	3067	Brown	Maurice	\$1,528.59	\$225.32	\$1,753.91	\$1,528.59	
124	3949	Brown	Daniel	\$730.19	\$107.63	\$837.82	\$730.19	
125	2704	Buergey	Christopher	\$1,051.28	\$154.96	\$1,206.24	\$1,051.28	

	A B	C	D	E	F	G	Н
126	28249 Bunns	Tommy	\$564.89	\$83.27	\$648.16	\$564.89	
127	3340 Burgema	Kelemework	\$1,408.98	\$207.69	\$1,616.67	\$1,408.98	
128	111670 Burns	Brittany	\$122.95	\$18.12	\$141.08	\$122.95	
129	3327 Butler	Bonnie	\$984.83	\$145.17	\$1,129.99	\$984.83	
130	3160 Butts	Phillip	\$315.09	\$46.45	\$361.54	\$315.09	
131	3537 Cadman	Linda	\$43.84	\$6.46	\$50.31	\$43.84	
132	109309 Caldwell	Jr Paul	\$364.22	\$53.69	\$417.90	\$364.22	
133	3892 Calise	Domenic	\$57.13	\$8.42	\$65.55	\$57.13	
134	3791 Cancio-B	et Rene	\$282.86	\$41.69	\$324.55	\$282.86	
135	3070 Canelste	n Glen	\$168.33	\$24.81	\$193.14	\$168.33	
136	106463 Capone	Gary	\$1,177.79	\$173.61	\$1,351.40	\$1,177.79	
137	3733 Carr	Jamaal	\$127.11	\$18.74	\$145.84	\$127.11	
138	2660 Carraced	o Sonny	\$380.97	\$56.16	\$437.13	\$380.97	
139	3899 Casiello	Anthony	\$552.19	\$81.39	\$633.58	\$703.35	\$151.16
140	102334 Castellan	o:Joaquin	\$419.56	\$61.84	\$481.40	\$419.56	
141	2850 Castillo	Franzes	\$32.11	\$4.73	\$36.84	\$32.11	
142	2740 Cater	Leslie	\$863.76	\$127.32	\$991.09	\$863.76	
143	3463 Catoera	Nestor	\$327.05	\$48.21	\$375.25	\$327.05	
144	2531 Catoggio	Alfred	\$143.11	\$21.10	\$164.21	\$143.11	
145	3843 Caymite	Luc	\$221.02	\$32.58	\$253.60	\$221.02	
146	2907 Cease	Alan	\$367.94	\$54.24	\$422.18	\$367.94	
147	2969 Champig	ny Paul	\$133.62	\$19.70	\$153.31	\$133.62	
148	104310 Chana	Chen	\$658.00	\$96.99	\$754.99	\$658.00	
149	3420 Chang	Yun-Yu	\$1,093.43	\$161.18	\$1,254.60	\$1,093.43	
150	3831 Charouat	Malek	\$412.11	\$60.75	\$472.86	\$412.11	
151	24737 Charov	Ivaylo	\$67.83	\$10.00	\$77.83	\$67.83	
152	3663 Chasteer	-	\$38.80	\$5.72	\$44.52	\$38.80	
153	3714 Chatrizel	Shahin	\$744.82	\$109.79	\$854.61	\$950.52	\$205.70
154	2420 Chau	Phi	\$45.97	\$6.78	\$52.74	\$45.97	
155	112394 Chavez	Rosemarie	\$13.29	\$1.96	\$15.25	\$13.29	
156	3249 Chico	David	\$3,982.14	\$586.98	\$4,569.12	\$3,982.14	
157	3258 Child	Gregg	\$232.80	\$34.32	\$267.11	\$232.80	
158	3729 Choudha	ry Krishna	\$1,694.88	\$249.83	\$1,944.71	\$1,694.88	

	А	В	C	D	E	F	G	Н
159	3588	Christense	Rosa	\$1,878.35	\$276.88	\$2,155.22	\$1,878.35	
160	3881	Christodou	Panos	\$584.13	\$86.10	\$670.23	\$584.13	
161	26783	Clark	Dennis	\$513.57	\$75.70	\$589.27	\$513.57	
162	31467	Clarke	Michael	\$69.42	\$10.23	\$79.65	\$69.42	
163	2994	Clift	Daniel	\$519.14	\$76.52	\$595.67	\$519.14	
164	2679	Clores	Edgardo	\$363.66	\$53.60	\$417.26	\$363.66	
165	107430	Cobon	Karl	\$1,023.14	\$150.81	\$1,173.95	\$1,023.14	
166	3802	Cobos	Aaron	\$258.72	\$38.14	\$296.85	\$258.72	
167	3885	Cohoon	Thomas	\$2,087.12	\$307.65	\$2,394.77	\$2,261.53	\$174.41
168	3552	Coizeau	Leonardo	\$3,285.52	\$484.30	\$3,769.81	\$3,433.58	\$148.06
169	2527	Colello	Robert	\$123.39	\$18.19	\$141.58	\$123.39	
170	3321	Collier	Samuel	\$326.95	\$48.19	\$375.15	\$326.95	
171	102415	Collier	Ella	\$293.00	\$43.19	\$336.19	\$447.70	\$154.70
172	3862	Collins	Lincoln	\$408.91	\$60.27	\$469.18	\$520.42	\$111.51
173	2676	Collins	Donald	\$297.17	\$43.80	\$340.97	\$297.17	
174	2481	Colon	James	\$999.75	\$147.37	\$1,147.12	\$999.75	
175	108041	Comeau	Brian	\$70.76	\$10.43	\$81.19	\$70.76	
176	3596	Conde	Carlos	\$103.01	\$15.18	\$118.19	\$103.01	
177	3900	Coney-Cur	Keisha	\$531.04	\$78.28	\$609.32	\$531.04	
178	3738	Conway	James	\$3,480.75	\$513.08	\$3,993.82	\$3,980.61	\$499.86
179	3546	Cook	Eugene	\$1,466.17	\$216.12	\$1,682.29	\$1,466.17	
180	3284	Cook	Robert	\$1,223.89	\$180.41	\$1,404.29	\$1,223.89	
181	112398	Corona	Fernando	\$775.97	\$114.38	\$890.35	\$775.97	
182	2051	Costello	Brad	\$2,277.69	\$335.74	\$2,613.44	\$2,668.39	\$390.70
183	3550	Craddock	Charles	\$1,473.65	\$217.22	\$1,690.87	\$1,473.65	
184	3935	Craffey	Richard	\$672.27	\$99.09	\$771.36	\$672.27	
185	23774	Crawford	Darryl	\$395.48	\$58.29	\$453.77	\$478.70	\$83.22
186	21457	Crawford	Maximillian	\$156.56	\$23.08	\$179.64	\$156.56	
187	30300	Cruz-Deca	Antonio	\$47.37	\$6.98	\$54.35	\$47.37	
188	3301	Csorba	Laszlo	\$512.50	\$75.54	\$588.04	\$512.50	
189	109796	Curtin	Ronald	\$1,891.68	\$278.84	\$2,170.52	\$1,891.68	
190	109130	Dacayanar	Liza	\$515.01	\$75.91	\$590.92	\$515.01	
191	23948	Daffron	Daniel	\$1,242.13	\$183.10	\$1,425.23	\$1,242.13	

	А	В	С	D	E	F	G	Н
192	32238	Daggett Jr.	Rudolph	\$618.68	\$91.20	\$709.87	\$618.68	
193	3231	Dagley	Darryl	\$429.11	\$63.25	\$492.36	\$429.11	
194	3777	Daniels	Donald	\$3,274.58	\$482.69	\$3,757.26	\$3,274.58	
195	3480	Daniels	Katherine	\$645.94	\$95.21	\$741.15	\$2,170.19	\$1,524.25
196	110936	Daniels	James	\$57.14	\$8.42	\$65.56	\$57.14	
197	3511	Danielsen	Danny	\$508.57	\$74.97	\$583.54	\$508.57	
198	3428	D'Arcy	Timothy	\$5,450.15	\$803.37	\$6,253.52	\$5,450.15	
199	101103	Davila-Ron	Monica	\$58.85	\$8.67	\$67.52	\$58.85	
200	28065	Davis	Bradley	\$2,249.11	\$331.53	\$2 <i>,</i> 580.64	\$2,249.11	
201	2590	Davis	Nancy	\$71.07	\$10.48	\$81.54	\$71.07	
202	3419	Degefa	Dejene	\$385.27	\$56.79	\$442.06	\$385.27	
203	3548	Degracia	Bob	\$342.00	\$50.41	\$392.42	\$342.00	
204	3675	Deguzman	Leloi	\$619.41	\$91.30	\$710.71	\$619.41	
205	2573	Deguzman	Fermin	\$294.22	\$43.37	\$337.59	\$294.22	
206	3027	Dein	Fred	\$97.00	\$14.30	\$111.29	\$97.00	
207	111137	Dejacto	Giovanna	\$660.42	\$97.35	\$757.77	\$660.42	
208	25935	Delgado	Carlos	\$105.26	\$15.52	\$120.78	\$105.26	
209	2057	DeMarco	William	\$581.36	\$85.69	\$667.05	\$581.36	
210	3566	Deocampo	Michael	\$198.88	\$29.31	\$228.19	\$222.51	\$23.63
211	3936	Dial	Donald	\$811.92	\$119.68	\$931.60	\$811.92	
212	111062	Diamond	Jeffrey	\$273.19	\$40.27	\$313.46	\$273.19	
213	3719	Diaz	Aiser	\$22.90	\$3.38	\$26.28	\$22.90	
214	3657	Dibaba	Desta	\$958.68	\$141.31	\$1,099.99	\$958.68	
215	3905	Dillard	Corey	\$904.27	\$133.29	\$1,037.56	\$978.27	\$74.00
216	2031	Dinok	Ildiko	\$3,031.54	\$446.86	\$3 <i>,</i> 478.41	\$3,031.54	
217	6832	Dionas	John	\$87.73	\$12.93	\$100.66	\$87.73	
218	3756	Disbrow	Ronald	\$2,475.64	\$364.92	\$2,840.56	-	\$382.79
219	3395	Dixon	Julius	\$702.55	\$103.56	\$806.11	\$702.55	
220	2812	Djapa-Ivos	Davor	\$1,028.61	\$151.62	\$1,180.23	\$1,028.61	
221	3704	Dobszewic	Gary	\$2,278.69	\$335.89	\$2,614.57	\$3,064.20	\$785.51
222	3024	Donahoe	Stephen	\$998.20	\$147.14	\$1,145.34	\$998.20	
223	2811	Donleycott	Kevin	\$622.75	\$91.80	\$714.55	\$622.75	
224	3478	Dontchev	Nedeltcho	\$3 <i>,</i> 455.50	\$509.36	\$3,964.86	\$3,561.35	\$105.85

	А	В	C	D	E	F	G	Н
225	3378	Dotson	Eugene	\$590.77	\$87.08	\$677.85	\$656.43	\$65.66
226	3830	Dotson	Contessa	\$49.54	\$7.30	\$56.84	\$49.54	
227	2067	Doughty	Michael	\$308.33	\$45.45	\$353.78	\$308.33	
228	2919	Downing	Jennifer	\$133.31	\$19.65	\$152.96	\$133.31	
229	2839	Downs	David	\$324.58	\$47.85	\$372.43	\$324.58	
230	106763	Doyle	William	\$304.91	\$44.94	\$349.85	\$304.91	
231	2871	Draper	Ivan	\$5,002.36	\$737.37	\$5,739.72	\$6,105.13	\$1,102.77
232	2874	Dreitzer	Gail	\$294.20	\$43.37	\$337.56	\$294.20	
233	3754	Dudek	Anthony	\$1,421.81	\$209.58	\$1,631.39	\$1,421.81	
234	3084	Duff	Tommy	\$215.34	\$31.74	\$247.09	\$215.34	
235	3916	Duna	Lawrence	\$760.98	\$112.17	\$873.15	\$760.98	
236	3617	Durey	Robert	\$795.00	\$117.19	\$912.19	\$1,086.96	\$291.96
237	2006	Durtschi	Jeffrey	\$496.97	\$73.26	\$570.23	\$585.98	\$89.01
238	100046	Dymond	Ernest	\$62.96	\$9.28	\$72.24	\$62.96	
239	3220	Dyson	Edward	\$237.76	\$35.05	\$272.81	\$237.76	
240	1095	Eckert	Michael	\$44.98	\$6.63	\$51.61	\$44.98	
241	3907	Eddik	Muhannad	\$31.60	\$4.66	\$36.26	\$31.60	
242	2637	Edwards	Jeffrey	\$2,251.54	\$331.89	\$2,583.42	\$2,735.54	\$484.00
243	3381	Egan	Joseph	\$3,566.11	\$525.66	\$4,091.77	\$3,566.11	
244	3595	Ekoue	Ayi	\$2,813.75	\$414.76	\$3,228.50	\$2,813.75	
245	3125	Elam	Damon	\$2,368.35	\$349.10	\$2,717.46	\$2,368.35	
246	111822	Elgendy	Mohamed	\$96.88	\$14.28	\$111.17	\$96.88	
247	18678	Eliades	George	\$272.83	\$40.22	\$313.04	\$272.83	
248	3242	Eljawhary	Farid	\$233.11	\$34.36	\$267.47	\$233.11	
249	3771	Ellis	Charles	\$763.81	\$112.59	\$876.40	\$763.81	
250	109641	Emling	Paul	\$146.38	\$21.58	\$167.95	\$470.16	\$323.78
251	106698		Christopher	\$124.52	\$18.36	\$142.88	-	
252	2975	English	David	\$419.94	\$61.90	\$481.84	\$419.94	
253	3567	Ernst	William	\$2,071.00	\$305.27	\$2,376.27	\$3,661.62	\$1,590.62
254	3937	Esfarjany	Mahmood	\$61.93	\$9.13	\$71.06	\$61.93	
255	3689	Eshaghi	Mohammad	\$243.90	\$35.95	\$279.85	\$347.00	\$103.10
256	2865	Esser	David	\$57.32	\$8.45	\$65.77	\$57.32	
257	3889	Estrada	Michael	\$217.71	\$32.09	\$249.80	\$217.71	

	А	В	С	D	E	F	G	Н
258	3628	Evans	Steven	\$23.51	\$3.46	\$26.97	\$23.51	
259	3703	Fadlallah	Michel	\$675.34	\$99.55	\$774.88	\$857.18	\$181.84
260	29981	Fair	Kirby	\$496.57	\$73.20	\$569.77	\$496.57	
261	3795	Farah	Yohannes	\$391.88	\$57.76	\$449.64	\$391.88	
262	2758	Feakes	Curtis	\$57.53	\$8.48	\$66.01	\$57.53	
263	2682	Fears	Thomas	\$4,474.10	\$659.50	\$5,133.60	\$5 <i>,</i> 067.14	\$593.04
264	3591	Feleke	Melak	\$979.78	\$144.42	\$1,124.20	\$1,190.60	\$210.82
265	3324	Ferrall	Edwin	\$240.80	\$35.49	\$276.29	\$240.80	
266	3549	Fesehazior	Teabe	\$2,143.08	\$315.90	\$2,458.98	\$2,702.14	\$559.06
267	111068	Filatov	Andrey	\$20.19	\$2.98	\$23.16	\$20.19	
268	3877	Filfel	Kamal	\$3,138.25	\$462.59	\$3,600.84	\$3,138.25	
269	3528	Fitz-Patric	Michael	\$150.98	\$22.26	\$173.24	\$150.98	
270	109381	Fitzsimmo	Marc	\$327.92	\$48.34	\$376.25	\$327.92	
271	111729	Flanders	Mary	\$208.19	\$30.69	\$238.88	\$208.19	
272	3705	Fleming	Gary	\$3,227.44	\$475.74	\$3,703.17	\$4,079.24	\$851.80
273	2583	Foley	John	\$324.12	\$47.78	\$371.90	\$324.12	
274	3939	Ford	Todd	\$982.51	\$144.83	\$1,127.33	\$982.51	
275	3927	Fox	Gordon	\$258.33	\$38.08	\$296.41	\$258.33	
276	3860	Frankenbe	Grant	\$625.40	\$92.19	\$717.58	\$625.40	
277	2614	Franklin	David	\$530.60	\$78.21	\$608.81	\$530.60	
278	3196	Fredrickso	Steven	\$221.29	\$32.62	\$253.90	\$221.29	
279	3184	Friedman	Robert	\$384.78	\$56.72	\$441.50	\$384.78	
280	3774	Furst III	James	\$48.51	\$7.15	\$55.66	\$48.51	
281	107590	Galtieri	Frank	\$269.32	\$39.70	\$309.02	\$269.32	
282	2782	Garcia	John	\$10,117.38	\$1,491.34	\$11,608.72	\$10,275.94	\$158.56
283	3652	Garcia	Miguel	\$1,119.02	\$164.95	\$1,283.96	\$1,119.02	
284	3522	Gardea	Alfred	\$2,589.33	\$381.68	\$2,971.01	\$2 <i>,</i> 589.33	
285	3694	Gared	Yaekob	\$76.99	\$11.35	\$88.34	\$76.99	
286	3793	Garras	Bill	\$160.33	\$23.63	\$183.97	\$160.33	
287	26636	Garrett	Kathleen	\$20.07	\$2.96	\$23.03	\$20.07	
288	3642	Gaumond	Gerard	\$197.50	\$29.11	\$226.61	\$197.50	
289	3503	Gebrayes	Henock	\$582.20	\$85.82	\$668.02	\$582.20	
290	2870	Gebregior	Tewodros	\$57.35	\$8.45	\$65.81	\$57.35	

	А	В	С	D	E	F	G	Н
291	3300 0	Gebrehana	Kebere	\$1,330.65	\$196.14	\$1,526.79	\$1,330.65	
292	3801 0	Gebremari	Meley	\$200.99	\$29.63	\$230.61	\$200.99	
293	3580 0	Gebreyes	Fanuel	\$513.28	\$75.66	\$588.93	\$933.43	\$420.15
294	3328 0	Gelane	Samuel	\$4,752.58	\$700.55	\$5,453.13	\$5,898.98	\$1,146.40
295	3589 0	Gessese	Worku	\$81.57	\$12.02	\$93.59	\$81.57	
296	3153 0	Getnet	Girma	\$151.67	\$22.36	\$174.03	\$151.67	
297	3865 0	Ghori	Azhar	\$205.23	\$30.25	\$235.48	\$205.23	
298	3759 0	Gianopoul	Samuel	\$1,133.49	\$167.08	\$1,300.57	\$1,406.99	\$273.50
299	3016 0	Giatropoul	John	\$68.57	\$10.11	\$78.68	\$68.57	
300	3696 0	Gillett	David	\$519.94	\$76.64	\$596.58	\$1,435.64	\$915.70
301	3600 0	Gilmore	Paula	\$16.54	\$2.44	\$18.98	\$82.81	\$66.27
302	3924 0	Gilo	Hobart	\$645.59	\$95.16	\$740.75	\$645.59	
303	31076	Glaser	Stephen	\$153.87	\$22.68	\$176.55	\$153.87	
304	3121 0	Gleason	John	\$4,310.08	\$635.32	\$4,945.41	\$5,660.07	\$1,349.99
305	3540 0	Glogovac	Goran	\$1,243.82	\$183.34	\$1,427.16	\$1,792.54	\$548.72
306	3762 0	Godsey	Kelly	\$1,233.95	\$181.89	\$1,415.83	\$1,233.95	
307	3739 0	Godsey	Thomas	\$90.55	\$13.35	\$103.89	\$90.55	
308	106897 0	Goettsche	Dale	\$31.60	\$4.66	\$36.26	\$31.60	
309	2064 0	Gohlke	James	\$381.88	\$56.29	\$438.17	\$381.88	
310	31840 0	Gokcek	Guney	\$99.83	\$14.72	\$114.55	\$99.83	
311	3688 0	Golden	Theresa	\$686.85	\$101.24	\$788.10	\$686.85	
312	3538 0	Goldman	Kevin	\$334.92	\$49.37	\$384.28	\$334.92	
313	3646 0	Golla	Dawit	\$72.45	\$10.68	\$83.12	\$72.45	
314	3848 0	Gomez-Go	Arlene	\$138.32	\$20.39	\$158.70	\$138.32	
315	3903 0	Gonzalez	Luis	\$1,355.04	\$199.74	\$1,554.78	\$1,355.04	
316	3586 0	Gonzalez	Ramon	\$503.17	\$74.17	\$577.33	\$503.17	
317	111390 0	Gonzalez	Pedro	\$263.79	\$38.88	\$302.67	\$263.79	
318	3929 0	Gonzalez-F	Jose	\$178.96	\$26.38	\$205.34	\$178.96	
319	3794 0	Goolsby	Victor	\$933.19	\$137.56	\$1,070.74	\$933.19	
320	3391 0	Grafton	Natasha	\$2,352.74	\$346.80	\$2,699.54	\$2,352.74	
321	3219 0	Gramatiko [,]	Petko	\$88.94	\$13.11	\$102.05	\$88.94	
322	24757 0	Granchelle	Andrew	\$700.68	\$103.28	\$803.96	\$700.68	
323	19253 0	Gray	Gary	\$3,124.58	\$460.58	\$3,585.16	\$3,790.84	\$666.26

	А	В	С	D	E	F	G	Н
324	3197	Green	Tony	\$3,009.20	\$443.57	\$3,452.77	\$4,198.23	\$1,189.03
325	2755	Greever	Rickey	\$3 <i>,</i> 835.37	\$565.35	\$4,400.72	\$3,886.18	\$50.81
326	2843	Gregg	Gary	\$532.59	\$78.51	\$611.10	\$532.59	
327	2971	Gross	Timothy	\$1,831.66	\$269.99	\$2,101.65	\$1,831.66	
328	2868	Gross	Daniel	\$936.11	\$137.99	\$1,074.10	\$936.11	
329	3346	Gross	Mark	\$99.84	\$14.72	\$114.55	\$99.84	
330	2897	Gruttadau	Martin	\$46.47	\$6.85	\$53.32	\$46.47	
331	18964	Guerrero	Daniel	\$1,211.23	\$178.54	\$1,389.76	\$1,211.23	
332	3655	Guinan	William	\$318.19	\$46.90	\$365.09	\$552.49	\$234.30
333	2832	Guinto	Philip	\$285.36	\$42.06	\$327.43	\$285.36	
334	3296	Gutierrez	Jose	\$196.73	\$29.00	\$225.73	\$196.73	
335	2841	Gutierrez	Michael	\$69.27	\$10.21	\$79.48	\$69.27	
336	3895	Gyuro	John	\$343.12	\$50.58	\$393.70	\$343.12	
337	103550	Habte	Amanuel	\$1,165.61	\$171.82	\$1,337.43	\$1,165.61	
338	3636	Habtom	Ermias	\$663.42	\$97.79	\$761.21	\$663.42	
339	3799	Hadley	Aaron	\$221.75	\$32.69	\$254.44	\$333.64	\$111.89
340	3827	Haigh III	Walter	\$202.61	\$29.87	\$232.48	\$202.61	
341	2619	Haley	Thomas	\$157.70	\$23.25	\$180.94	\$157.70	
342	111568	Hammoud	Wissam	\$618.64	\$91.19	\$709.83	\$618.64	
343	21446	Handlon	Michael	\$649.91	\$95.80	\$745.71	\$649.91	
344	2571	Hanley	David	\$188.29	\$27.75	\$216.04	\$188.29	
345	3734	Hanna	Christopher	\$353.39	\$52.09	\$405.48	\$353.39	
346	3402	Hansen	Jordan	\$1,997.58	\$294.45	\$2 <i>,</i> 292.03	\$2,169.31	\$171.73
347	2695	Hansen	Diana	\$104.28	\$15.37	\$119.66	\$104.28	
348	29609	Haralambo	Valko	\$260.48	\$38.40	\$298.88	\$260.48	
349	3519	Harms	Michael	\$1,568.25	\$231.17	\$1,799.42	\$1,568.25	
350	3761	Harrell	Mark	\$1,070.06	\$157.73	\$1,227.79	\$1,484.83	\$414.77
351	3855	Harris	Dennis	\$2 <i>,</i> 455.84	\$362.00	\$2,817.84	\$2 <i>,</i> 846.89	\$391.05
352	2564	Harris	Jay	\$1,894.66	\$279.28	\$2,173.95	\$2,053.65	\$158.99
353	3811	Harris III	Reggie	\$19.13	\$2.82	\$21.95	\$19.13	
354	3941	Harrison	Andrew	\$297.76	\$43.89	\$341.65	\$297.76	
355	24039	Hart	Brandi	\$162.45	\$23.95	\$186.40	\$162.45	
356	3656	Harun	Idris	\$114.58	\$16.89	\$131.47	\$114.58	

	А	В	C	D	E	F	G	Н
357	3515	Hasen	Akmel	\$483.59	\$71.28	\$554.87	\$557.40	\$73.81
358	3742	Haskell	William	\$3,803.40	\$560.64	\$4,364.03	\$4,896.30	\$1,092.90
359	2206	Нау	Mark	\$3,837.98	\$565.73	\$4,403.72	\$3,837.98	
360	3808	Hays	Larry	\$2,054.93	\$302.91	\$2,357.84	\$2,293.24	\$238.31
361	109457	Hearne	Stephen	\$188.99	\$27.86	\$216.85	\$188.99	
362	110194	Hendersor	Lloyd	\$467.13	\$68.86	\$535.98	\$467.13	
363	3933	Hendricks	Mark	\$352.95	\$52.03	\$404.97	\$352.95	
364	3634	Herbert	Christopher	\$1,177.50	\$173.57	\$1,351.06	\$1,177.50	
365	3763	Herga	Ryan	\$299.22	\$44.11	\$343.32	\$408.57	\$109.35
366	3283	Hernandez	z Luis	\$1,247.20	\$183.84	\$1,431.04	\$1,247.20	
367	3094	Hernandez	Norberto	\$608.82	\$89.74	\$698.56	\$608.82	
368	101555	Hernandez	Rene	\$272.18	\$40.12	\$312.30	\$272.18	
369	107072	Hernandez	Amilcar	\$219.91	\$32.42	\$252.33	\$219.91	
370	3100	Hilbert	Edward	\$1,307.11	\$192.67	\$1,499.78	\$1,307.11	
371	112038	Hill	Douglas	\$294.63	\$43.43	\$338.06	\$294.63	
372	2913	Hill	Fred	\$165.97	\$24.46	\$190.43	\$165.97	
373	109792	Hinds	Monroe	\$304.22	\$44.84	\$349.06	\$304.22	
374	2097	Hinks	Dana	\$970.54	\$143.06	\$1,113.61	\$1,119.76	\$149.22
375	3765	Hirsi	Kamal	\$533.66	\$78.66	\$612.33	\$533.66	
376	2464	Hodge	Lee	\$1,173.17	\$172.93	\$1,346.10	\$1,173.17	
377	2490	Hoffman	Gery	\$30.38	\$4.48	\$34.86	\$30.38	
378	2017	Holcomb	Dalton	\$1,162.76	\$171.40	\$1,334.16	\$1,162.76	
379	3864	Holler	Alfonso	\$491.70	\$72.48	\$564.18	\$586.05	\$94.35
380	3809	Hollis	James	\$92.91	\$13.70	\$106.61	\$252.73	\$159.82
381	3509	Holloway	Maynard	\$94.89	\$13.99	\$108.88	\$94.89	
382	3822	Holt	John	\$2,920.16	\$430.44	\$3,350.60	\$2,920.16	
383	3653	Hooper	Donald	\$528.58	\$77.92	\$606.50	\$709.80	\$181.22
384	3026	Hoopes	Bryant	\$110.98	\$16.36	\$127.33	\$110.98	
385	2022	Hopkins	Robert	\$191.91	\$28.29	\$220.20		
386	3607	Hoschoue	Christina	\$1,321.54	\$194.80	\$1,516.33	\$1,321.54	
387	109584	Hosley	Tracie	\$185.20	\$27.30	\$212.50	\$185.20	
388	2560	Houlihan	Beth	\$59.77	\$8.81	\$68.57	\$59.77	
389	2191	Howard	Robert	\$658.09	\$97.01	\$755.10	\$658.09	

	А	В	С	D	E	F	G	Н
390	2863	Howard	Thomas	\$325.57	\$47.99	\$373.56	\$325.57	
391	31648	Hu	Karl	\$137.49	\$20.27	\$157.76	\$137.49	
392	3849	Huerena	Samuel	\$51.18	\$7.54	\$58.72	\$51.18	
393	2289	Huffman	Britton	\$1,911.79	\$281.81	\$2,193.60	\$1,911.79	
394	2400	Hughes	Jerry	\$2,720.00	\$400.94	\$3,120.94	\$4,056.02	\$1,336.02
395	3780	Hunter	James	\$320.69	\$47.27	\$367.96	\$320.69	
396	3120	Huntingtor	Walter	\$1,078.23	\$158.94	\$1,237.17	\$1,078.23	
397	27788	Hurd	Donald	\$1,527.27	\$225.13	\$1,752.39	\$1,786.78	\$259.51
398	3782	Hurley	Robert	\$246.55	\$36.34	\$282.89	\$246.55	
399	2751	Hurtado	Hubert	\$6,197.96	\$913.61	\$7,111.57	\$6,197.96	
400	3835	Hussien	Leykun	\$568.36	\$83.78	\$652.14	\$568.36	
401	3529	Hyman	Irving	\$56.35	\$8.31	\$64.65	\$56.35	
402	17189	Imran	Muhammad	\$104.12	\$15.35	\$119.46	\$104.12	
403	3187	lsaac	Edsel	\$263.62	\$38.86	\$302.48	\$263.62	
404	108273	Isanan	Claro	\$199.02	\$29.34	\$228.35	\$199.02	
405	107191	lvanov	Yordan	\$74.55	\$10.99	\$85.54	\$74.55	
406	2114	lvey	Timothy	\$1,046.55	\$154.27	\$1,200.82	\$1,505.32	\$458.77
407	108839	Jackson	Frederick	\$2,776.86	\$409.32	\$3,186.18	\$3,154.65	\$377.79
408	3701	Jackson	Willie	\$2,678.80	\$394.87	\$3,073.67	\$3,577.43	\$898.63
409	3928	Jackson	Anthony	\$495.57	\$73.05	\$568.62	\$495.57	
410	107992	Jacobi	Donald	\$1,157.97	\$170.69	\$1,328.66	\$1,157.97	
411	20466	Jafarian	Moharram	\$13.55	\$2.00	\$15.55	\$13.55	
412	3020	Jarmosco	John	\$54.71	\$8.07	\$62.78	\$224.90	\$170.19
413	2483	Javelona	Mario	\$3,199.71	\$471.65	\$3,671.36	\$3,199.71	
414	2412	Jelancic	Vladko	\$1,366.25	\$201.39	\$1,567.64	\$1,773.01	\$406.76
415	3851	Jellison	Charles	\$327.35	\$48.25	\$375.60	\$513.14	\$185.79
416	2083	Jennings	Stanley	\$331.46	\$48.86	\$380.32	\$331.46	
417	3315	Jimenez	Michael	\$3,308.60	\$487.70	\$3,796.31	\$3,504.64	\$196.04
418	3109	Jin	Casey	\$2,255.12	\$332.41	\$2 <i>,</i> 587.54	\$2,255.12	
419	3151	Johnson	Kennard	\$1,657.18	\$244.28	\$1,901.46	\$2,649.47	\$992.29
420	3602	Johnson	Tony	\$377.73	\$55.68	\$433.41	\$377.73	
421	3844	Johnson	Richard	\$162.40	\$23.94	\$186.34	\$162.40	
422	3898	Johnson	Cary	\$91.90	\$13.55	\$105.44	\$91.90	

	А	В	С	D	E	F	G	Н
423	3539	Johnson	Brian	\$81.93	\$12.08	\$94.00	\$81.93	
424	2127	Johnson	Rodney	\$44.73	\$6.59	\$51.32	\$206.39	\$161.66
425	2253	Jones	Glenn	\$3,712.11	\$547.18	\$4,259.29	\$4,106.08	\$393.97
426	2639	Jones	James	\$247.93	\$36.55	\$284.48	\$247.93	
427	1058	Jones	Doug	\$223.09	\$32.88	\$255.98	\$223.09	
428	3784	Joseph	Leroy	\$2,440.47	\$359.74	\$2,800.21	\$2,570.69	\$130.22
429	3239	Joseph	Loradel	\$172.42	\$25.41	\$197.83	\$172.42	
430	2849	Justice	Jason	\$479.91	\$70.74	\$550.65	\$479.91	
431	3919	Kabbaz	David	\$76.92	\$11.34	\$88.26	\$76.92	
432	111813	Kadir	Tura	\$23.88	\$3.52	\$27.39	\$23.88	
433	106642	Kadri	Abdelkrim	\$10.24	\$1.51	\$11.75	\$10.24	
434	3772	Kaiyooraw	Chaipan	\$3,065.66	\$451.89	\$3,517.55	\$3,065.66	
435	101942	Kalimba	Gaston	\$530.48	\$78.19	\$608.67	\$530.48	
436	29542	Kang	Chong	\$219.01	\$32.28	\$251.30	\$219.01	
437	3631	Karner	Adam	\$873.51	\$128.76	\$1,002.27	\$1,141.88	\$268.37
438	3819	Keba	Woldmarim	\$569.14	\$83.89	\$653.03	\$998.90	\$429.76
439	3303	Keber	Yilma	\$116.56	\$17.18	\$133.74	\$116.56	
440	2482	Keith	Marcus	\$190.51	\$28.08	\$218.60	\$190.51	
441	106153	Keller	Roger	\$390.90	\$57.62	\$448.52	\$390.90	
442	3531	Kelley	Jared	\$253.10	\$37.31	\$290.41	\$253.10	
443	2736	Kenary	Brian	\$3,450.45	\$508.61	\$3 <i>,</i> 959.06	\$4,804.46	\$1,354.01
444	3484	Kern	Gary	\$9,231.17	\$1,360.71	\$10,591.89	\$10,171.83	\$940.66
445	3637	Кеу	Roy	\$174.71	\$25.75	\$200.46	\$174.71	
446	3651	Khan	Zaka	\$53.04	\$7.82	\$60.86	\$53.04	
447	105794	Kimler	Ryan	\$198.87	\$29.31	\$228.19	\$198.87	
448	3798	King Jr.	John	\$115.51	\$17.03	\$132.54	\$179.87	\$64.36
449	2901	Kingsley	David	\$49.73	\$7.33	\$57.06	\$49.73	
450	111283	Kissel	Sean	\$51.23	\$7.55	\$58.78	\$51.23	
451	3893	Klein	Phillip	\$3,633.02	\$535.52	\$4,168.54	\$3,633.02	
452	3837	Knight	Tyree	\$262.37	\$38.67	\$301.04	\$262.37	
453	3215	Koch	Frederick	\$379.05	\$55.87	\$434.93	\$379.05	
454	3630	Kogan	Martin	\$6,773.74	\$998.48	\$7,772.22	\$7,609.17	\$835.43
455	3273	Kolasiensk	Aemon	\$595.28	\$87.75	\$683.03	\$595.28	

	A B	C	D	E	F	G	Н
456	2789 Krouse	Stephen	\$906.46	\$133.62	\$1,040.07	\$1,187.50	\$281.04
457	103826 Kull Jr.	William	\$135.94	\$20.04	\$155.98	\$135.94	
458	3662 Kunik	Robert	\$301.44	\$44.43	\$345.87	\$301.44	
459	3878 Laico	Paul	\$102.52	\$15.11	\$117.63	\$102.52	
460	111231 Lant	Mark	\$694.00	\$102.30	\$796.29	\$694.00	
461	3535 Lantis	Glen	\$1,045.93	\$154.17	\$1,200.10	\$1,045.93	
462	3435 Laspada	Brian	\$746.94	\$110.10	\$857.04	\$746.94	
463	25362 Lathan	Joseph	\$269.57	\$39.73	\$309.30	\$269.57	
464	111290 Lay	Gilbert	\$139.80	\$20.61	\$160.40	\$139.80	
465	3013 Lazarov	Vasilije	\$205.51	\$30.29	\$235.80	\$205.51	
466	1053 Leacock	Brian	\$1,191.71	\$175.66	\$1,367.37	\$2 <i>,</i> 396.09	\$1,204.38
467	3685 Leal	Jill	\$2,181.82	\$321.61	\$2,503.43	\$2 <i>,</i> 592.70	\$410.88
468	2635 Ledbett	er Ernest	\$11.17	\$1.65	\$12.81	\$11.17	
469	3702 Lee	Thomas	\$2,952.81	\$435.26	\$3,388.06	\$2,952.81	
470	18960 Lee	Melvin	\$469.33	\$69.18	\$538.51	\$469.33	
471	3159 Lefevre	Stephen	\$405.67	\$59.80	\$465.47	\$405.67	
472	3666 Legesse	Dereje	\$555.76	\$81.92	\$637.68	\$776.75	\$220.99
473	2160 Leonard	o Vito	\$1,567.29	\$231.02	\$1,798.31	\$1,567.29	
474	3816 Ligus	Thomas	\$219.63	\$32.37	\$252.01	\$219.63	
475	25522 Link	Peter	\$1,068.46	\$157.50	\$1,225.96	\$1,372.28	\$303.82
476	3681 Linzer	Steven	\$42.56	\$6.27	\$48.83	\$42.56	
477	15804 Little	Dennis	\$742.99	\$109.52	\$852.50	\$1,016.34	\$273.35
478	3267 Liu	David	\$181.81	\$26.80	\$208.61	\$181.81	
479	3510 Lloyd	Mark	\$30.64	\$4.52	\$35.15	\$30.64	
480	3945 Lomban	a Francisco	\$51.80	\$7.63	\$59.43	\$51.80	
481	3858 Lonbani	Khosro	\$607.51	\$89.55	\$697.06	\$829.71	\$222.20
482	111405 Lopez-S	ilve Fidel	\$81.02	\$11.94	\$92.96	\$81.02	
483	3752 Lorenz	Dierdra	\$866.03	\$127.66	\$993.69	\$866.03	
484	3813 Lovelad	y Warren	\$11.90	\$1.75	\$13.65	\$11.90	
485	2963 Lovett	Patrick	\$598.72	\$88.25	\$686.98	\$598.72	
486	1065 Lovin	Charles	\$247.32	\$36.46	\$283.77	\$422.42	\$175.10
487	3295 Lowe	John	\$767.67	\$113.16	\$880.82	\$767.67	
488	3006 Loyd	Gary	\$3,050.25	\$449.62	\$3,499.87	\$3,050.25	

	А	В	С	D	E	F	G	Н
489	3326	Lucero	Arturo	\$1,825.80	\$269.13	\$2 <i>,</i> 094.93	\$1,825.80	
490	3339	Luo	Yue	\$490.93	\$72.36	\$563.29	\$490.93	
491	3778	Macato	Jaime	\$2,456.61	\$362.11	\$2 <i>,</i> 818.73	\$2,859.72	\$403.11
492	20936	Madi	Adam	\$137.47	\$20.26	\$157.74	\$137.47	
493	24918	Magana	Luis	\$565.73	\$83.39	\$649.12	\$749.60	\$183.87
494	3224	Magazin	Milorad	\$33.12	\$4.88	\$38.00	\$33.12	
495	107940	Maharit	Khamkhrung	\$63.98	\$9.43	\$73.41	\$63.98	
496	2912	Mahmud	Omar	\$2,459.87	\$362.59	\$2,822.46	\$2,459.87	
497	2738	Mahoney	Kevin	\$638.30	\$94.09	\$732.39	\$638.30	
498	3096	Mainwarin	David	\$4,352.12	\$641.52	\$4,993.64	\$4,352.12	
499	2757	Majors	John	\$10,258.22	\$1,512.10	\$11,770.32	\$10,258.22	
500	3312	Mandefro	Nebiyu	\$1,046.39	\$154.24	\$1,200.63	\$1,046.39	
501	22809	Manitien	Ted	\$13.83	\$2.04	\$15.87	\$13.83	
502	3890	Manor	Quincy	\$1,366.55	\$201.44	\$1,567.99	\$1,544.98	\$178.43
503	3583	Maras	Maria	\$2,195.44	\$323.62	\$2,519.05	\$2,614.23	\$418.79
504	110053	Martinez	Francisco	\$1,713.26	\$252.54	\$1 <i>,</i> 965.80	\$1,713.26	
505	106666	Martinez	Arturo	\$63.48	\$9.36	\$72.83	\$63.48	
506	3866	Martinez-F	Eduardo	\$757.35	\$111.64	\$868.98	\$1,043.05	\$285.70
507	100287	Martins	Julio	\$298.27	\$43.97	\$342.24	\$298.27	
508	1033	Masetta	Ronald	\$593.06	\$87.42	\$680.48	\$593.06	
509	3088	Massey	Michael	\$752.45	\$110.91	\$863.36	\$752.45	
510	3325	Mastilovic	Branislav	\$296.04	\$43.64	\$339.68	\$296.04	
511	3698	Mastrio	Angelo	\$287.39	\$42.36	\$329.75	\$287.39	
512	110618	Mastrio	Pamela	\$234.23	\$34.53	\$268.76	\$234.23	
513	110108	Mathis	George	\$297.42	\$43.84	\$341.26	\$297.42	
514	3669	Maza	Inez	\$349.93	\$51.58	\$401.51	\$349.93	
515	111284	McCall	Melvin	\$169.85	\$25.04	\$194.88	\$169.85	
516	111199	McCarroll-	Claudia	\$17.52	\$2.58	\$20.11	\$17.52	
517	2587	McCarter	Patrick	\$3,774.48	\$556.37	\$4,330.85	\$3,893.89	\$119.41
518	3690	McCarthy	John	\$3,474.77	\$512.20	\$3,986.97	\$4,182.28	\$707.51
519	3654	McConnell	Therral	\$873.55	\$128.77	\$1,002.32	\$873.55	
520	3743	McCoubre	Earl	\$1,347.94	\$198.69	\$1,546.63	\$1,347.94	
521	107427	McDougle	Jeffrey	\$124.87	\$18.41	\$143.27	\$124.87	

	А	В	С	D	E	F	G	Н
522	3111	McGarry	James	\$1,615.01	\$238.06	\$1,853.07	\$1,615.01	
523	3745	McGowan	Sean	\$228.69	\$33.71	\$262.40	\$228.69	
524	3547	McGregor	Matthew	\$1,725.05	\$254.28	\$1,979.33	\$1,725.05	
525	2178	McIntyre	Kelly	\$1,180.66	\$174.03	\$1,354.69	\$1,180.66	
526	3722	McNeece	James	\$147.35	\$21.72	\$169.07	\$147.35	
527	25641	McSkimmi	John	\$901.92	\$132.95	\$1,034.87	\$901.92	
528	2054	Mears	John	\$22.75	\$3.35	\$26.11	\$22.75	
529	3098	Medlock	Michael	\$93.32	\$13.76	\$107.08	\$93.32	
530	3345	Mekonen	Solomon	\$557.43	\$82.17	\$639.60	\$557.43	
531	3066	Melesse	Abebe	\$529.55	\$78.06	\$607.60	\$529.55	
532	3665	Melka	Tariku	\$27.31	\$4.03	\$31.34	\$27.31	
533	2596	Meloro	Paul	\$4,927.61	\$726.35	\$5,653.96	\$5,177.64	\$250.03
534	3262	Mengesha	Alemayehu	\$521.70	\$76.90	\$598.60	\$861.06	\$339.36
535	3568	Menocal	Pedro	\$1,029.70	\$151.78	\$1,181.48	\$1,029.70	
536	2838	Mersal	Beth	\$2,597.07	\$382.82	\$2,979.89	\$2,597.07	
537	102328	Meyer	Ronald	\$53.72	\$7.92	\$61.64	\$53.72	
538	26609	Mezzenasc	Pedro	\$1,317.06	\$194.14	\$1,511.19	\$1,523.84	\$206.78
539	3542	Michaels	Terry	\$110.59	\$16.30	\$126.89	\$110.59	
540	110334	Michilena	Luis	\$66.26	\$9.77	\$76.03	\$66.26	
541	2959	Miller	Darryl	\$5,060.89	\$746.00	\$5,806.88	\$5,060.89	
542	30196	Miller	Jason	\$983.37	\$144.95	\$1,128.32	\$983.37	
543	3275	Miller	John	\$472.50	\$69.65	\$542.15	\$472.50	
544	22514	Miller	Michelle	\$88.70	\$13.08	\$101.78	\$88.70	
545	2875	Miller	Florence	\$87.31	\$12.87	\$100.17	\$87.31	
546	17855	Milliron	Darrol	\$2,152.74	\$317.32	\$2,470.06	\$3,924.93	\$1,772.19
547	3314	Milton	Shawn	\$959.25	\$141.40	\$1,100.64	\$959.25	
548	3620	Mindyas	James	\$579.57	\$85.43	\$665.00		\$276.08
549	3904	Mirkulovsk	Danny	\$550.09	\$81.09	\$631.18	\$550.09	
550	2933	Mitchell	Jimmy	\$4,570.58	\$673.72	\$5,244.30	\$4,570.58	
551	31966	Mitrikov	Ilko	\$2,230.42	\$328.77	\$2,559.19	\$2,414.03	\$183.61
552	104887	Miyazaki	Nisaburo	\$912.41	\$134.49	\$1,046.90	\$912.41	
553	2759	Moffett	Larry	\$1,118.37	\$164.85	\$1,283.23	\$1,118.37	
554	3317	Mogeeth	Ehab	\$323.43	\$47.67	\$371.10	\$323.43	

	А	В	С	D	E	F	G	Н
555	3318	Mohr	Donald	\$135.02	\$19.90	\$154.92	\$135.02	
556	105284	Monforte I	Peter	\$5,074.87	\$748.06	\$5,822.92	\$5 <i>,</i> 074.87	
557	3882	Monteagu	Oscar	\$937.81	\$138.24	\$1,076.04	\$937.81	
558	3735	Montoya V	Francisco	\$551.62	\$81.31	\$632.93	\$1,112.68	\$561.06
559	30777	Moore	Jimmy	\$1,597.64	\$235.50	\$1,833.13	\$1,597.64	
560	2110	Moore	Jerry	\$1,429.18	\$210.67	\$1,639.85	\$1,471.54	\$42.36
561	3913	Moore	Aileen-Louise	\$328.57	\$48.43	\$377.01	\$328.57	
562	3664	Moreno	James	\$4,373.10	\$644.61	\$5,017.71	\$5 <i>,</i> 220.56	\$847.46
563	3626	Moretti	Bryan	\$1,422.89	\$209.74	\$1,632.63	\$1,422.89	
564	3411	Morley	David	\$1,407.06	\$207.41	\$1,614.46	\$1,610.99	\$203.93
565	8321	Morris	Thomas	\$4,599.67	\$678.01	\$5,277.68	\$4 <i>,</i> 599.67	
566	2162	Morris	Robert	\$2,890.99	\$426.14	\$3,317.13	\$2 <i>,</i> 890.99	
567	106703	Mosely	David	\$1,143.38	\$168.54	\$1,311.92	\$1,143.38	
568	3282	Mosley	Rory	\$177.21	\$26.12	\$203.33	\$177.21	
569	3785	Mostafa	Ahmed	\$500.20	\$73.73	\$573.93	\$500.20	
570	28917	Motazedi	Kamran	\$181.66	\$26.78	\$208.44	\$181.66	
571	27059	Mottaghia	Joseph	\$30.98	\$4.57	\$35.54	\$30.98	
572	107704	Muhtari	Abdulrahman	\$615.74	\$90.76	\$706.50	\$615.74	
573	3518	Muldoon	Thomas	\$345.81	\$50.97	\$396.78	\$345.81	
574	2735	Mumma	Donald	\$388.18	\$57.22	\$445.40	\$388.18	
575	3847	Murawski	Richard	\$1,593.10	\$234.83	\$1,827.93	\$1,593.10	
576	2018	Murray	MichaelP	\$4,393.97	\$647.69	\$5,041.65	\$4,393.97	
577	2642	Murray	MichaelJ	\$2,654.68	\$391.31	\$3,045.99	\$2 <i>,</i> 654.68	
578	2018	Murray	Michael P.	\$770.33	\$113.55	\$883.88	\$770.33	
579	2717	Murray	Melinda	\$523.81	\$77.21	\$601.02	\$523.81	
580	3856	Murray	Mark	\$23.74	\$3.50	\$27.24	\$23.74	
581	3255	Mutia	Junno	\$173.69	\$25.60	\$199.29		
582	107440	Nantista	Peter	\$212.28	\$31.29	\$243.57	\$212.28	
583	3859	Nazarov	Mikael	\$2,455.84	\$362.00	\$2,817.84	\$2,736.49	\$280.65
584	3804	Ndichu	Simon	\$366.18	\$53.98	\$420.16	\$366.18	
585	102656	Nedyalkov	Atanas	\$321.59	\$47.40	\$369.00	\$321.59	
586	3530	Negashe	Legesse	\$1,456.47	\$214.69	\$1,671.16	\$1,792.40	\$335.93
587	3335	Negussie	Berhanu	\$177.66	\$26.19	\$203.85	\$177.66	

	A B	С	D	E	F	G	Н
588	111494 Nemeth	Zoltan	\$353.54	\$52.11	\$405.65	\$353.54	
589	25190 Ngo	Tuan	\$1,607.52	\$236.95	\$1,844.47	\$1,607.52	
590	3545 Nichols	Keith	\$937.37	\$138.17	\$1,075.54	\$937.37	
591	2990 Nick	Harry	\$1,427.52	\$210.42	\$1,637.94	\$1,427.52	
592	1098 Nicol	Thaddeus	\$2,390.59	\$352.38	\$2,742.98	\$2 <i>,</i> 390.59	
593	3122 Niculescu	Adrian	\$1,081.63	\$159.44	\$1,241.06	\$1,081.63	
594	3823 Nigussie	Gulilat	\$480.17	\$70.78	\$550.95	\$620.79	\$140.62
595	3000 Nolan	Jeffrey	\$455.61	\$67.16	\$522.77	\$455.61	
596	28989 Nolan	Eamonn	\$107.87	\$15.90	\$123.77	\$107.87	
597	3639 Norberg	Christopher	\$919.23	\$135.50	\$1,054.73	\$996.85	\$77.62
598	3876 Norvell	Chris	\$4,691.89	\$691.60	\$5,383.49	\$4 <i>,</i> 691.89	
599	2713 Novaky	Adam	\$811.29	\$119.59	\$930.88	\$811.29	
600	3841 Ocampo	Leonardo	\$882.56	\$130.09	\$1,012.66	\$967.99	\$85.43
601	30295 Ogbazghi	Dawit	\$489.50	\$72.15	\$561.65	\$1,075.06	\$585.56
602	109172 O'Grady	Francis	\$404.46	\$59.62	\$464.08	\$404.46	
603	3836 Ohlson	Ryan	\$752.25	\$110.89	\$863.14	\$924.94	\$172.69
604	3753 Olen	Virginia	\$2,224.07	\$327.84	\$2,551.91	\$2,224.07	
605	3748 Oliveros	Mario	\$671.02	\$98.91	\$769.93	\$671.02	
606	3868 Olson	Eric	\$514.53	\$75.84	\$590.38	\$514.53	
607	3271 O'Neill	Terry	\$84.85	\$12.51	\$97.35	\$84.85	
608	3644 Ontura	Tesfalem	\$259.20	\$38.21	\$297.41	\$259.20	
609	3308 Orellana	Byron	\$829.67	\$122.30	\$951.96	\$829.67	
610	3934 Orr	Mark	\$147.62	\$21.76	\$169.38	\$147.62	
611	3863 Ortega	Saul	\$439.49	\$64.78	\$504.27	\$439.49	
612	104938 Ortega	Paul	\$47.24	\$6.96	\$54.20	\$47.24	
613	3894 O'Shea	Kevin	\$163.81	\$24.15	\$187.96	\$163.81	
614	25832 Ostermar	Victor	\$209.00	\$30.81	\$239.81	\$683.24	\$474.24
615	3783 Overson	Michael	\$636.00	\$93.75	\$729.74	\$636.00	
616	3789 Oyebade	Vincent	\$116.31	\$17.14	\$133.45	\$116.31	
617	3717 Ozgulgec	Tunc	\$1,477.21	\$217.75	\$1,694.95	\$1,626.46	\$149.25
618	3618 Pak	Kon	\$374.87	\$55.26	\$430.13	\$374.87	
619	3099 Pannell	Norbert	\$167.92	\$24.75	\$192.68	\$167.92	
620	106025 Paone	Chris	\$1,093.84	\$161.24	\$1,255.08	\$1,093.84	

	А	В	С	D	E	F	G	Н
621	2810	Paranhos	Eurico	\$1,750.43	\$258.02	\$2,008.45	\$1,750.43	
622	3597	Pariso	David	\$4,792.27	\$706.40	\$5 <i>,</i> 498.67	\$5,508.79	\$716.52
623	109637	Park	Danny	\$38.85	\$5.73	\$44.58	\$38.85	
624	16676	Parker	Gary	\$1,387.79	\$204.57	\$1,592.35	\$1,387.79	
625	3750	Parker	Shawnette	\$481.18	\$70.93	\$552.10	\$713.53	\$232.35
626	3884	Parmenter	William	\$1,713.94	\$252.64	\$1,966.58	\$1,713.94	
627	3659	Paros	Nicholas	\$14.71	\$2.17	\$16.88	\$14.71	
628	19858	Passera	Charles	\$65.93	\$9.72	\$75.64	\$65.93	
629	3624	Patry	Michael	\$2,186.37	\$322.28	\$2,508.64	\$2,583.67	\$397.30
630	2647	Patterson	Robert	\$489.44	\$72.15	\$561.59	\$489.44	
631	3932	Patton	Dorothy	\$43.03	\$6.34	\$49.37	\$43.03	
632	112811	Peace	Kimberly	\$241.57	\$35.61	\$277.18	\$241.57	
633	29536	Peacock	Paula	\$118.57	\$17.48	\$136.04	\$118.57	
634	3806	Pearson	Jon	\$988.94	\$145.77	\$1,134.71	\$1,150.94	\$162.00
635	31112	Peer	Yuda	\$1,613.84	\$237.89	\$1,851.73	\$1,613.84	
636	3396	Penera	Eric	\$143.90	\$21.21	\$165.11	\$298.45	\$154.55
637	2776	Pepitone	Leonard	\$1,687.56	\$248.75	\$1,936.31	\$1,687.56	
638	3834	Perrotti	Dominic	\$343.23	\$50.59	\$393.82	\$421.61	\$78.38
639	111257	Petculescu	Ciprian	\$28.97	\$4.27	\$33.24	\$28.97	
640	1076	Peterson	Steven	\$3,638.58	\$536.34	\$4,174.92	\$3,638.58	
641	15968	Peterson	Kenneth	\$978.12	\$144.18	\$1,122.30	\$978.12	
642	3736	Petrie	Theodore	\$49.32	\$7.27	\$56.59	\$49.32	
643	3740	Petrossian	Robert	\$678.86	\$100.07	\$778.92	\$678.86	
644	2440	Pettaway	Marvin	\$589.60	\$86.91	\$676.51	\$589.60	
645	2473	Phillips	Gordon	\$3,008.26	\$443.43	\$3 <i>,</i> 451.69	\$3,008.26	
646	106089	Phillips	Larry	\$881.80	\$129.98	\$1,011.78	\$881.80	
647	3281	Phonesava	Paul	\$1,217.26	\$179.43	\$1,396.68	\$1,217.26	
648	3523	Pilkington	Margaret	\$2,165.08	\$319.14	\$2,484.22	\$2,988.83	\$823.75
649	107617	Pineda	Carlos	\$2,994.17	\$441.35	\$3 <i>,</i> 435.52	\$2,994.17	
650	2826	Pitts	Amir	\$967.07	\$142.55	\$1,109.62	\$1,202.20	\$235.13
651	2407	Platania	John	\$556.69	\$82.06	\$638.75	\$1,038.00	\$481.31
652	3265	Pletz	David	\$4,184.29	\$616.78	\$4,801.08	\$5,203.24	\$1,018.95
653	3647	Pohl	Daniel	\$186.19	\$27.45	\$213.64	\$186.19	

	А	В	С	D	E	F	G	Н
654	26679	Polchinski	Paul	\$111.37	\$16.42	\$127.78	\$111.37	
655	3017	Polk	Craig	\$96.33	\$14.20	\$110.53	\$96.33	
656	31149	Pony	David	\$51.52	\$7.59	\$59.11	\$51.52	
657	3563	Portillo	Mario	\$593.50	\$87.48	\$680.98	\$593.50	
658	3287	Portillo-Sai	Carlos	\$417.87	\$61.60	\$479.46	\$417.87	
659	1030	Poulton	Todd	\$11.77	\$1.73	\$13.50	\$11.77	
660	3129	Povolotsky	Anatoly	\$227.53	\$33.54	\$261.07	\$227.53	
661	3152	Prather	Robert	\$445.01	\$65.60	\$510.60	\$445.01	
662	3201	Presnall	Darryl	\$2,341.64	\$345.17	\$2,686.80	\$2,471.47	\$129.83
663	2568	Price	James	\$3,555.64	\$524.12	\$4,079.75	\$5,036.02	\$1,480.38
664	3800	Price	Allen	\$630.95	\$93.00	\$723.95	\$630.95	
665	3449	Prifti	Ilia	\$418.70	\$61.72	\$480.42	\$418.70	
666	26363	Punzalan	Luciano	\$236.08	\$34.80	\$270.87	\$236.08	
667	3687	Purdue	Robert	\$210.21	\$30.99	\$241.20	\$312.22	\$102.01
668	2122	Purvis	James	\$58.24	\$8.58	\$66.83	\$58.24	
669	3556	Pyles	Joseph	\$682.49	\$100.60	\$783.09	\$682.49	
670	3307	Qian	Jie	\$376.94	\$55.56	\$432.51	\$376.94	
671	3002	Rabara	Antino	\$698.55	\$102.97	\$801.52	\$698.55	
672	107548	Rainey	James	\$219.28	\$32.32	\$251.60	\$219.28	
673	3883	Ramirez	Erney	\$760.59	\$112.11	\$872.70	\$760.59	
674	2180	Ramos	Lawrence	\$122.19	\$18.01	\$140.20	\$122.19	
675	3085	Ramsey	Gary	\$1,312.85	\$193.52	\$1,506.37	\$1,312.85	
676	3525	Rasheed	Willie	\$4,450.03	\$655.95	\$5,105.98	\$4,450.03	
677	3812	Ray	William	\$12.61	\$1.86	\$14.47	\$12.61	
678	2857	Reevell	Jeffrey	\$15.47	\$2.28	\$17.75	\$15.47	
679	108758	Regans	Mark	\$379.98	\$56.01	\$435.99	\$379.98	
680		Reina	Linda	\$77.46	\$11.42	\$88.88		
681	2237	Relopez	Craig	\$2,166.42	\$319.34	\$2,485.76	\$2,933.59	\$767.17
682	3544	Reno	Michael	\$4,966.19	\$732.04	\$5,698.22	\$4,966.19	
683	2266	Reynolds	James	\$289.68	\$42.70	\$332.38	\$289.68	
684	14261	Riipi	Karl	\$126.47	\$18.64	\$145.11	\$126.47	
685	109502	Rios-Lopez	Oscar	\$189.76	\$27.97	\$217.73	\$189.76	
686	107701	Risby	Clifford	\$1,060.42	\$156.31	\$1,216.73	\$1,060.42	

	A B	C	D	E	F	G	Н
687	111756 Risco	Pedro	\$554.56	\$81.74	\$636.30	\$554.56	
688	3191 Rivas	Victor	\$1,763.13	\$259.89	\$2,023.03	\$1,763.13	
689	104109 Rivero-Vei	Raul	\$288.88	\$42.58	\$331.46	\$288.88	
690	101317 Rivers	Willie	\$642.53	\$94.71	\$737.24	\$642.53	
691	3575 Roach	Jayson	\$665.36	\$98.08	\$763.44	\$665.36	
692	3305 Roberson	Ronnie	\$108.61	\$16.01	\$124.61	\$108.61	
693	2842 Roberts	James	\$1,756.75	\$258.95	\$2,015.70	\$1,756.75	
694	104171 Robinson	Mikalani	\$398.94	\$58.81	\$457.75	\$398.94	
695	3526 Robinson	William	\$383.59	\$56.54	\$440.14	\$383.59	
696	3629 Robles	Mark	\$49.78	\$7.34	\$57.11	\$49.78	
697	3744 Rockett Jr.	Roosevelt	\$81.28	\$11.98	\$93.26	\$81.28	
698	31847 Rodriguez	Armando	\$30.79	\$4.54	\$35.33	\$30.79	
699	3814 Rohlas	Polly	\$2,985.34	\$440.05	\$3,425.39	\$3,615.12	\$629.78
700	2666 Rojas	David	\$68.35	\$10.07	\$78.42	\$68.35	
701	3874 Romano	Anthony	\$1,169.52	\$172.39	\$1,341.91	\$1,306.60	\$137.08
702	3587 Romero	Ruben	\$687.24	\$101.30	\$788.54	\$687.24	
703	3104 Rosenthal	John	\$2,113.74	\$311.57	\$2,425.31	\$3,513.66	\$1,399.92
704	108742 Ross	Lee	\$174.37	\$25.70	\$200.07	\$174.37	
705	3225 Ross	Larry	\$74.22	\$10.94	\$85.15	\$74.22	
706	3850 Rothenber	Edward	\$239.11	\$35.25	\$274.36	\$239.11	
707	3504 Rotich	Emertha	\$2,099.57	\$309.49	\$2,409.06	\$2,099.57	
708	3912 Rousseau	James	\$657.44	\$96.91	\$754.35	\$657.44	
709	3021 Rubino	Joseph	\$103.47	\$15.25	\$118.72	\$103.47	
710	3693 Ruby	Melissa	\$265.99	\$39.21	\$305.20	\$265.99	
711	3477 Ruiz	Travis	\$1,117.07	\$164.66	\$1,281.73	\$1,117.07	
712	2965 Russell	Mark	\$1,239.03	\$182.64	\$1,421.67	\$1,239.03	
713	3875 Russell	Darrell	\$657.42	\$96.91	\$754.33	\$657.42	
714	2260 Sackett	Kathryn	\$203.37	\$29.98	\$233.34	\$203.37	
715	3944 Sadler	James	\$82.91	\$12.22	\$95.13	\$82.91	
716	3323 Saevitz	Neil	\$2,364.73	\$348.57	\$2,713.30	\$2,364.73	
717	3169 Salameh	George	\$2,142.47	\$315.81	\$2,458.27	\$2,702.72	\$560.25
718	3042 Saleh	Jemal	\$8,393.73	\$1,237.27	\$9,630.99	\$8,393.73	
719	103096 Sam	Phea	\$625.84	\$92.25	\$718.09	\$625.84	

	А	В	C	D	E	F	G	Н
720	21811	Sameli	Sabino	\$921.22	\$135.79	\$1,057.01	\$921.22	
721	100128	Sampson	James	\$644.31	\$94.97	\$739.28	\$644.31	
722	109349	Sanchez-Ra	Natasha	\$288.44	\$42.52	\$330.96	\$288.44	
723	3570	Sanders	Асу	\$737.61	\$108.73	\$846.33	\$737.61	
724	2859	Sandoval	Yolanda	\$421.83	\$62.18	\$484.01	\$421.83	
725	29769	Sans	Thomas	\$769.01	\$113.35	\$882.36	\$769.01	
726	3011	Santos	Billy	\$86.61	\$12.77	\$99.38	\$86.61	
727	3915	Sapienza	Gino	\$261.74	\$38.58	\$300.32	\$261.74	
728	3648	Saravanos	John	\$5,143.32	\$758.15	\$5,901.46	\$5,143.32	
729	26687	Sargeant	Michael	\$164.64	\$24.27	\$188.91	\$164.64	
730	105273	Sayed	Jamil	\$645.44	\$95.14	\$740.58	\$904.94	\$259.50
731	1093	Schall	Douglas	\$1,002.07	\$147.71	\$1,149.78	\$1,002.07	
732	106913	Schraeder	Scott	\$569.96	\$84.01	\$653.98	\$569.96	
733	25981	Schroeder	William	\$2,110.35	\$311.07	\$2,421.42	\$2,110.35	
734	3313	Schwartz	Steven	\$4,584.18	\$675.73	\$5,259.91	\$4,584.18	
735	29172	Schwartz	George	\$601.41	\$88.65	\$690.06	\$601.41	
736	109028	Secondo	Muridi	\$391.43	\$57.70	\$449.12	\$391.43	
737	3536	Sedgwick	Anthony	\$226.67	\$33.41	\$260.08	\$226.67	
738	2657	Seller	Paula	\$295.78	\$43.60	\$339.38	\$295.78	
739	3134	Serio	John	\$3,739.93	\$551.28	\$4,291.21	\$4,092.51	\$352.58
740	3057	Serrano	Hector	\$2,494.64	\$367.72	\$2,862.36	\$2,990.45	\$495.81
741	3359	Sevillet	Otto	\$453.18	\$66.80	\$519.98	\$706.90	\$253.72
742	3879	Sexner	Alexis	\$955.88	\$140.90	\$1,096.77	\$1,075.72	\$119.84
743	19451	Shafiei	Abdolreza	\$552.17	\$81.39	\$633.56	\$552.17	
744	2899	Shallufa	Azmy	\$9,805.00	\$1,445.30	\$11,250.30	\$10,290.01	\$485.01
745	2955	Shank	Lyle	\$52.32	\$7.71	\$60.03	\$52.32	
746	3294	Sharp	Omar	\$276.16	\$40.71	\$316.87		
747	3619	Shein	Efraim	\$304.28	\$44.85	\$349.13	\$304.28	
748	3532	Shenkov	Svetlozar	\$275.95	\$40.68	\$316.62	\$275.95	
749	103821	Sherman	Jason	\$214.72	\$31.65	\$246.37	\$214.72	
750	3724	Shinn	Kevin	\$463.14	\$68.27	\$531.41	\$463.14	
751	3790	Shoyombo	Rilwan	\$1,426.49	\$210.27	\$1,636.76	\$1,833.70	\$407.21
752	3803	Siasat	Manuel	\$32.38	\$4.77	\$37.15	\$32.38	

	А	В	С	D	E	F	G	Н
753	112766	Sibre	Christopher	\$294.20	\$43.37	\$337.56	\$294.20	
754	3758	Siegel	Jeffrey	\$91.32	\$13.46	\$104.78	\$91.32	
755	105863	Siljkovic	Becir	\$1,854.68	\$273.39	\$2,128.06	\$2,017.09	\$162.41
756	23388	Simmons	John	\$1,545.83	\$227.86	\$1,773.70	\$2 <i>,</i> 558.25	\$1,012.42
757	3264	Sinatra	Anthony	\$296.21	\$43.66	\$339.88	\$296.21	
758	3524	Sinay	Abraham	\$858.58	\$126.56	\$985.14	\$858.58	
759	3677	Singh	Baldev	\$180.81	\$26.65	\$207.47	\$180.81	
760	3683	Sitotaw	Haileab	\$118.59	\$17.48	\$136.06	\$118.59	
761	2972	Smagacz	Stephen	\$185.28	\$27.31	\$212.59	\$185.28	
762	2630	Smale	Charles	\$935.99	\$137.97	\$1,073.96	\$935.99	
763	3041	Smith	Lottie	\$6,722.83	\$990.97	\$7,713.81	\$6,722.83	
764	3521	Smith	Lisa	\$1,094.07	\$161.27	\$1,255.34	\$1,094.07	
765	3870	Smith	Jepthy	\$284.41	\$41.92	\$326.33	\$484.69	\$200.28
766	3033	Smith	Toby	\$140.20	\$20.67	\$160.86	\$140.20	
767	2923	Smith	Jerry	\$30.69	\$4.52	\$35.21	\$30.69	
768	3610	Smith Jr.	Willie	\$1,287.44	\$189.77	\$1,477.21	\$2,123.86	\$836.42
769	2667	Solares	John	\$453.45	\$66.84	\$520.29	\$453.45	
770	3643	Solis	Brigido	\$174.25	\$25.69	\$199.94	\$174.25	
771	22804	Solymar	Istvan	\$303.84	\$44.79	\$348.63	\$303.84	
772	3854	Soree	Mladen	\$1,445.54	\$213.08	\$1,658.62	\$1,445.54	
773	105304	Sorkin	Jack	\$336.28	\$49.57	\$385.85	\$336.28	
774	3770	Sorrosa	Juan	\$1,888.94	\$278.44	\$2,167.38	\$2,214.82	\$325.88
775	3797	Soto	Johnny	\$196.46	\$28.96	\$225.41	\$352.89	\$156.43
776	2638	Soto	Jacob	\$128.04	\$18.87	\$146.91	\$413.13	\$285.09
777	2873	Spangler	Peter	\$93.78	\$13.82	\$107.61	\$93.78	
778	3727	Sparks	Cody	\$19.56	\$2.88	\$22.45	\$19.56	
779	3845	Spaulding	Ross	\$244.25	\$36.00	\$280.25	\$244.25	
780	2592	Sphouris	Constantine	\$71.48	\$10.54	\$82.02	\$71.48	
781	3087	Spiegel	Louis	\$113.17	\$16.68	\$129.85	\$113.17	
782	3055	Spilmon	Mark	\$8,254.49	\$1,216.75	\$9,471.24	\$8,891.81	\$637.32
783	3481	Springer	Marvin	\$1,483.49	\$218.67	\$1,702.17	\$1,483.49	
784	111364	Stanley	John	\$286.26	\$42.20	\$328.46	\$286.26	
785	3366	Starcher	Richard	\$871.76	\$128.50	\$1,000.26	\$871.76	

	А	В	С	D	E	F	G	Н
786	3821	Stauff	John	\$113.93	\$16.79	\$130.72	\$113.93	
787	3737	Stayton	William	\$119.03	\$17.55	\$136.57	\$119.03	
788	109013	Stearns	Thomas	\$528.37	\$77.88	\$606.25	\$528.37	
789	3757	Steck	Gregory	\$5,829.47	\$859.29	\$6,688.75	\$6,511.90	\$682.43
790	3625	Stephanov	Liuben	\$219.81	\$32.40	\$252.21	\$398.92	\$179.11
791	3695	Stern	Robert	\$292.29	\$43.08	\$335.37	\$292.29	
792	3165	Stevenson	John	\$2,662.56	\$392.47	\$3,055.03	\$2,662.56	
793	3872	Stockton	Clarence	\$1,336.84	\$197.06	\$1,533.89	\$1,336.84	
794	3713	Stonebreal	Dawn	\$1,992.26	\$293.67	\$2,285.92	\$2 <i>,</i> 489.85	\$497.59
795	25450	Tafesh	George	\$976.87	\$143.99	\$1,120.86	\$976.87	
796	102400	Talley	George	\$301.76	\$44.48	\$346.24	\$301.76	
797	112063	Tapia-Verg	Agustin	\$587.64	\$86.62	\$674.26	\$587.64	
798	3338	Tarragano	Stephen	\$1,370.43	\$202.01	\$1 <i>,</i> 572.43	\$1,370.43	
799	3333	Taurins	Walter	\$407.00	\$59.99	\$466.99	\$407.00	
800	31977	Taylor	Marvin	\$714.56	\$105.33	\$819.89	\$714.56	
801	111807	Taylor	Brent	\$632.29	\$93.20	\$725.49	\$632.29	
802	109745	Taylor	David	\$324.21	\$47.79	\$372.00	\$324.21	
803	3728	Tedros	Biserat	\$405.38	\$59.75	\$465.13	\$588.25	\$182.87
804	3720	Terry	James	\$937.23	\$138.15	\$1,075.38	\$937.23	
805	3726	Thomas	Scott	\$2,673.14	\$394.03	\$3,067.17	\$2,673.14	
806	3045	Thomas	Anthony	\$1,285.73	\$189.52	\$1,475.25	\$1,285.73	
807	31400	Thomas	Cator	\$427.93	\$63.08	\$491.01	\$427.93	
808	104732	Thomas	Hasan	\$247.81	\$36.53	\$284.34	\$247.81	
809	27963	Thompson	Michael	\$6,744.25	\$994.13	\$7,738.38	\$7,044.25	\$300.00
810	3867	Thompson	Glen	\$2,921.34	\$430.62	\$3,351.95	\$2,921.34	
811	29040	Timko	Robert	\$224.07	\$33.03	\$257.09	\$224.07	
812	110796	Toka	Tamas	\$445.88	\$65.72	\$511.60	\$445.88	
813	2980	Tracy	Dennis	\$67.90	\$10.01	\$77.91	\$67.90	
814	22120	Travis	Brian	\$1,783.28	\$262.86	\$2,046.14	\$2,502.26	\$718.98
815	2632	Travis	Patricia	\$1,049.36	\$154.68	\$1,204.04	\$1,049.36	
816	3083	Tripi	Joseph	\$1,325.47	\$195.38	\$1,520.85	\$1,325.47	
817	104747	Trumpp	Robert	\$211.10	\$31.12	\$242.22	\$211.10	
818	3110	Tsegay	Alexander	\$441.20	\$65.04	\$506.24	\$441.20	

	А	В	С	D	E	F	G	Н
819	103413	Tsegaye	Miheret	\$51.23	\$7.55	\$58.78	\$51.23	
820	3207	Tucker	Kenlon	\$2,873.20	\$423.52	\$3,296.72	\$2 <i>,</i> 873.20	
821	20386	Tucker	Carl	\$768.69	\$113.31	\$882.00	\$768.69	
822	3679	Tullao	Isaac	\$411.83	\$60.71	\$472.54	\$411.83	
823	3880	Turner	Michael	\$39.72	\$5.86	\$45.58	\$39.72	
824	3686	Tyler	Christopher	\$267.85	\$39.48	\$307.33	\$267.85	
825	110836	Uba	Chima	\$201.50	\$29.70	\$231.20	\$201.50	
826	3612	Ullah	Mohammad	\$90.03	\$13.27	\$103.30	\$90.03	
827	3073	Urban	David	\$319.32	\$47.07	\$366.38	\$319.32	
828	3792	Urbanski	Anthony	\$1,411.23	\$208.02	\$1,619.25	\$1,411.23	
829	3668	Valdes	Lazaro	\$162.21	\$23.91	\$186.12	\$162.21	
830	2925	Van Camp	Carl	\$3,552.87	\$523.71	\$4,076.58	\$3,552.87	
831	3640	Vanluven	RJ	\$1,726.16	\$254.44	\$1,980.60	\$1,726.16	
832	2846	Vaughan	William	\$3,886.52	\$572.89	\$4,459.40	\$3,886.52	
833	3710	Vences	Alfredo	\$839.90	\$123.81	\$963.71	\$839.90	
834	3103	Verdine	Craig	\$634.21	\$93.49	\$727.69	\$634.21	
835	3721	Viado	Ramon	\$2,051.73	\$302.43	\$2,354.16	\$2,369.87	\$318.14
836	3682	VonEngel	Stephen	\$29.89	\$4.41	\$34.30	\$29.89	
837	3796	Vongthep	Christopher	\$2,710.64	\$399.56	\$3,110.20	\$2,710.64	
838	109475	Vonkagele	Mark	\$130.27	\$19.20	\$149.48	\$130.27	
839	3842	Wagg	John	\$221.46	\$32.64	\$254.10	\$221.46	
840	3776	Wakeel	Daud	\$679.94	\$100.23	\$780.16	\$679.94	
841	28448	Walker	Arthur	\$114.57	\$16.89	\$131.46	\$114.57	
842	3820	Wallace	Roy	\$3,681.35	\$542.65	\$4,224.00	\$3,681.35	
843	3766	Warner	Terrance	\$1,694.50	\$249.78	\$1,944.27	\$2,356.86	\$662.36
844	3496	Weaver	Gerie	\$4,828.49	\$711.74	\$5,540.23	\$6,465.81	\$1,637.32
845		Webb	Ricky	\$624.58	\$92.07	\$716.64	\$923.04	\$298.46
846	109066	Webster	Brock	\$254.41	\$37.50	\$291.91	\$254.41	
847	3578	Weiss	Matthew	\$60.25	\$8.88	\$69.13	\$60.25	
848	2785	Welborn	Paul	\$849.94	\$125.28	\$975.22	\$972.84	\$122.90
849	2215	Welden	Matthew	\$407.24	\$60.03	\$467.27	\$407.24	
850	3632	Weldu	Berhane	\$266.45	\$39.28	\$305.73	\$266.45	
851	2661	Wells	Fredrick	\$341.45	\$50.33	\$391.78	\$341.45	

	А	В	С	D	E	F	G	Н
852	3044	Welsh	Sylvia	\$150.95	\$22.25	\$173.20	\$150.95	
853	3616	Welzbache	Daniel	\$2,367.50	\$348.98	\$2,716.47	\$2,789.72	\$422.22
854	3071	White	Donavan	\$2,061.42	\$303.86	\$2,365.28	\$2,061.42	
855	111878	White II	Prinest	\$153.22	\$22.59	\$175.81	\$153.22	
856	3117	Whiteheac	Timothy	\$66.66	\$9.83	\$76.49	\$66.66	
857	2946	Whiteman	Rick	\$1,470.20	\$216.71	\$1,686.92	\$1,470.20	
858	2866	Wiggins	Andrew	\$79.09	\$11.66	\$90.75	\$79.09	
859	2569	Wilcox	Todd	\$19.02	\$2.80	\$21.82	\$19.02	
860	3611	Williams	Danny	\$273.88	\$40.37	\$314.25	\$273.88	
861	2548	Wilson	Richard	\$719.61	\$106.07	\$825.68	\$719.61	
862	2862	Wilson	Constance	\$284.95	\$42.00	\$326.95	\$284.95	
863	3608	Wilson Jr.	Mose	\$3,332.43	\$491.21	\$3 <i>,</i> 823.64	\$3,332.43	
864	3097	Windsor	Benjamin	\$670.57	\$98.84	\$769.41	\$670.57	
865	3947	Wing	Roland	\$81.95	\$12.08	\$94.04	\$81.95	
866	107624	Witte	Daniel	\$228.39	\$33.67	\$262.05	\$228.39	
867	3623	Wolde	Hailemariam	\$385.93	\$56.89	\$442.81	\$385.93	
868	3603	Woldeghel	Berhane	\$1,037.22	\$152.89	\$1,190.11	\$1,037.22	
869	110866	Wolfe	Thomas	\$726.91	\$107.15	\$834.06	\$726.91	
870	3166	Wollnick	Steven	\$79.10	\$11.66	\$90.76	\$79.10	
871	3840	Wondired	Eshetu	\$423.24	\$62.39	\$485.63	\$423.24	
872	3910	Wong	Jorge	\$2,325.07	\$342.72	\$2 <i>,</i> 667.79	\$2,325.07	
873	28160	Wong	Wanjin	\$1,115.61	\$164.45	\$1,280.06	\$1,115.61	
874	3706	Woodall	Charles	\$610.19	\$89.94	\$700.13	\$610.19	
875	3582	Workneh	Abent	\$36.29	\$5.35	\$41.63	\$36.29	
876	3573	Worku	Abiye	\$253.73	\$37.40	\$291.13	\$253.73	
877	108239	Wright	Edward	\$744.31	\$109.71	\$854.02	\$744.31	
878	3092	Yabut	Gerry	\$5,428.49	\$800.18	\$6,228.67	\$5,549.53	\$121.04
879	3533	Yabut	Vincent	\$415.21	\$61.20	\$476.42	\$415.21	
880	108389	Yamaguchi	Alicia	\$3,089.15	\$455.35	\$3,544.50	\$3,089.15	
881	3852	Yepiz-Patro	Ubaldo	\$18.78	\$2.77	\$21.54	\$18.78	
882	3472	Yesayan	Razmik	\$387.19	\$57.07	\$444.26	\$387.19	
883	3691	Yihdego	Abdulkadir	\$642.61	\$94.72	\$737.33	\$642.61	
884	3633	Yimer	Yidersal	\$643.72	\$94.89	\$738.61	\$643.72	

	А	В	C	D	E	F	G	Н
885	2081	Younes	Ahmed	\$228.31	\$33.65	\$261.96	\$228.31	
886	17259	Yurckonis	Hilbert	\$2,395.57	\$353.12	\$2,748.69	\$2 <i>,</i> 395.57	
887	3824	Zabadneh	Randa	\$167.13	\$24.64	\$191.77	\$167.13	
888	30374	Zafar	John	\$605.99	\$89.33	\$695.32	\$605.99	
889	3062	Zanfino	Michael	\$798.38	\$117.68	\$916.06	\$798.38	
890	2273	Zawoudie	Masfen	\$2,656.70	\$391.61	\$3,048.31	\$2 <i>,</i> 656.70	
891	17936	Zekichev	Nick	\$324.17	\$47.78	\$371.95	\$324.17	
892	3235	Zeleke	Abraham	\$1,593.23	\$234.85	\$1,828.08	\$2,183.95	\$590.72

1 2 3 4 5 6	LEON GREENBERG, ESQ., SBN 809 DANA SNIEGOCKI, ESQ., SBN 117 Leon Greenberg Professional Corporat 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) <u>leongreenberg@overtimelaw.com</u> <u>dana@overtimelaw.com</u> Attorneys for Plaintiffs	
7		RICT COURT
8 9 10 11 12 13 14 15	CLARK C MICHAEL MURRAY, and MICHAEI RENO, Individually and on behalf of others similarly situated, Plaintiffs, vs. A CAB TAXI SERVICE LLC, and A CAB, LLC, Defendants.	COUNTY, NEVADA Case No.: A-12-669926-C Dept.: I NOTICE OF ENTRY OF ORDER
16	DI EASE TAKE NOTICE that th	a Court entered the etterhad Order Creating
 17 18 19 20 		ne Court entered the attached Order Granting and Directing Entry of Final Judgment on
21		LEON GREENBERG PROFESSIONAL CORP.
22		s/ Leon Greenberg
22		
23 24		Leon Greenberg, Esq. Nevada Bar No. 8094 2965 S. Jones Boulevard - Ste. E-3
25		Las Vegas, NV 89146
23 26		Tel (702) 383-6085 Attorney for the Plaintiffs
20		
27		
20		

1	CERTIFICATE OF SERVICE
2	
3	The undersigned certifies that on August 22, 2018, she served the within:
4 5	NOTICE OF ENTRY OF ORDER
	by court electronic service to:
	TO:
9	Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
10	Las Vegas, NV 89145
11	
12	
13	/s/ Dana Sniegocki
14	Dana Sniegocki
15	
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1	ORDR	Electronically Filed 8/21/2018 6:00 PM Steven D. Grierson CLERK OF THE COURT
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6		
7	DICT	DICT COUDT
8		RICT COURT
9	ULARK U	OUNTY, NEVADA
10		,
11	MICHAEL MURRAY and MICHAEL RENO, individually and on behalf of all others similarly	
12	on behalf of all others similarly situated,	Case No.: A-12-669926-C
13	Plaintiffs,	DEPT.: I
14	vs.	ORDER GRANTING SUMMARY
15	A CAB TAXI SERVICE LLC, A CAB, LLC, and CREIGHTON J.	JUDGMENT, SEVERING CLAIMS,
16	NADY,	AND DIRECTING ENTRY OF FINAL JUDGMENT
17	Defendants.	JUDUMENT
18		Hearing Date: June 5, 2018
19		Hearing Time: 3:00 p.m.
20		
21	On June 5, 2018, with all the pa	rties appearing before the Court by their
22		ord, the Court heard argument on plaintiffs'
23	-	Order Shortening Time seeking various relief
24	•	olding of defendants in contempt for their
25		opointing a Special Master; granting partial
26	* *	rsuant to their motion filed on November 2,
27		nting a default judgment, and directing a prove
28		
		Voluntary Dismissal 1 Involuntary Dismissal Stipulated Dismissal Stipulated Dismissal Motion to Dismiss by Deff(s)
		Motion to Dismiss by Deft(s) Default Judgment Judgment of Arbitration

Elsummary Judgment Stipulated Judgment Default Judgment Judgment of Arbitration

up hearing. Certain portions of Plaintiffs' Motion, not further discussed in this Order, were resolved pursuant to other Orders issued by the Court and at a hearing held on May 23, 2018. The Court grants plaintiffs' motion, to the extent indicated in this Order; it Orders a severance of the previously bifurcated claims against defendant Creighton J. Nady ("Nady"); and it Orders entry of final judgment against defendants A Cab Taxi Service LLC and A Cab, LLC (collectively "A Cab") and other relief as indicated herein.

RELEVANT PRIOR HISTORY - CLASS CERTIFICATION

On February 10, 2016 the Court initially granted class action certification under NRCP Rule 23(b)(2) and (b)(3) of claims made in this case pursuant to Article 15, Section 16 of the Nevada Constitution, the Minimum Wage Amendment (the "MWA") and for penalties under NRS 608.040 alleged to have arisen in favor of certain class members as a result of such MWA violations. The class so certified in that Order was, for purposes of damages under NRCP Rule 23(b)(3), composed of current and former taxi driver employees of defendant A-Cab from July 1, 2007 through December 31, 2015, and for appropriate equitable or injunctive relief under NRCP Rule 23(b)(2) from July 1, 2007 to the present and continuing into the future. Via subsequent Orders the Court modified and amended that initial class certification order pursuant to NRCP Rule 23(c)(1). Via its Order entered on November 21, 2016, it granted class certification under NRCP Rule 23 of the third and fourth claims for relief, first made in the Second Amended and Supplemental Complaint filed on August 19, 2016 and made solely against defendant Nady based upon "alter ego" and similar allegations. Via its Order entered on June 7, 2017, it limited the membership in the class for the period of July 1, 2007 through October 8, 2010 and dismissed certain class members and claims under the MWA accruing during that time period. It did so consistent with the Nevada Supreme Court's ruling in Perry v. Terrible Herbst,

Inc., 383 P.3d 257 (Nev. Sup. Ct. 2016) on the MWA's applicable statute of limitations and what the Court found was the proper granting of an equitable toll of the statute of limitations under the MWA for certain class members.

FINDINGS SUPPORTING RELIEF GRANTED BY THE COURT

The Court makes the following findings of fact and law supporting the relief granted by this Order. The recited findings are not necessarily all of the findings that would appropriately support the relief granted based upon the extensive record presented, but they are the ones of fact and law that the Court believes provide at least minimally sufficient support for its decision to grant the relief set forth in this Order:

 A Cab was an employer of the class members during the time period at issue and was required to pay the class members the minimum wage specified by the MWA.

2. A Cab used Quickbooks computer software to prepare the paychecks issued to the class members during the class period. A record of the gross wages paid by A Cab to every class member during every pay period exists in the Quickbooks computer files maintained by A Cab. The Court Ordered A Cab to produce those records to the plaintiffs' counsel and A Cab provided certain Excel files to the plaintiffs' counsel in compliance with that Order.

3. A Cab used a computer software system called Cab Manager in which it recorded the activities of its taxi cabs and the class members. The Cab Manager software created a computer data file record indicating that a 3.

1 2 3 4 5 6	particular class member worked, meaning they drove a taxi cab, on a particular date. The Court Ordered A Cab to produce its Cab Manager computer data file records to the plaintiffs' counsel and A Cab provided those computer data files to the plaintiffs' counsel in compliance with that Order.
7 8 9 10 11 12 13 14 15	4. Pursuant to NRS 608.115(1)(d), A Cab was required to maintain a record of the total hours worked by each class member for both each day they worked and for each pay period. NRS 608.115(2) required A Cab to furnish to each employee the information required by that section within 10 days after the employee submits a request. A Cab had this obligation throughout the entire period of July 1, 2007 through December 31, 2015 during which the class members' damages under the MWA are at issue (the "Class Period").
16 17 18 19 20	5. Except for the period between January 1, 2013 and December 31, 2015, A Cab has not produced any record of hours worked by the class members that it can properly claim complies with any of the requirements of NRS 608.115(1)(d).
21 22 23 24 25 26 27 28	6. For the period between January 1, 2013 and December 31, 2015, the Excel files produced by A Cab and discussed in ¶ 2 set forth an amount of hours worked by each class member during each pay period. A Cab gave testimony at an NRCP Rule 30(b)(6) deposition, the relevant excerpts being placed in the record, that its Quickbooks records for that time period contained an accurate statement of the total hours worked by each class member during each pay period. Plaintiffs do not agree that such 4.

Quickbooks hours of work are fully accurate, but insist A Cab should be bound by its testimony that such hours of work are accurately set forth in those Quickbooks records. The Court agrees and finds A Cab cannot dispute that the Quickbooks records it produced for the period between January 1, 2013 and December 31, 2015 contain an accurate statement of the hours worked during each pay period by each class member.

7. Except for the Quickbooks records discussed in ¶ 6, the only information that A Cab admits possessing on the hours worked by the class members during the Class Period is information in paper "trip sheets" that its taxi drivers are required to complete each work shift. Those trip sheets, when properly completed and legible, will be time stamped with the taxi driver's shift start time and shift end time for a workday and will also indicate periods of time that the taxi driver recorded themselves as being on a break and not working during that workday. A Cab has repeatedly asserted that those trip sheets contain an accurate record of the hours worked by every class member and can, and should, be relied upon to determine their hours of work.

8. The trip sheets in the possession of A Cab, to the extent they contain accurate information, do not meet the requirements of NRS 608.115(1)(d) or NRS 608.115(2). They are not a record of a total amount of hours or fractions thereof worked in a pay period or in a workday by an individual taxi driver. They are, at most, a record from which such information could be obtained by further examination and calculation, however such examination and calculation could not, and was not, furnished within 10 days as required by NRS 608.115(2). Assuming a trip sheet is accurate, 5.

1		by examining the start time and end time of each trip sheet and
2		calculating the interval between those two times a workday length could
3		be ascertained. After deducting any non-working break time recorded on
4		
5		the trip sheet from that workday length, the total amount of time worked
6		by the taxi driver for that workday could be determined.
7		
8	9.	The requirements of NRS 608.115(1)(d) are mandatory for employers and
9		compliance with those requirements are of critical importance to the
10		MWA. ¹ Whether an employer has paid the minimum wage required by
11		the MWA during a particular pay period requires an examination of both
12		the wages paid to the employee and the hours they worked during the pay
13		period. ² A Cab's failure to maintain the records required by NRS
14		608.115(1)(d) prior to 2013, unless remedied, would render a pay period
14		by pay period accounting of its MWA compliance, based upon an exact
		record of the hours worked by and wages paid to each individual class
16		member, impossible for the period prior to 2013.
17		
18	10.	The MWA, being a provision of the Nevada Constitution, commands and
19		requires vigorous enforcement by this Court. By its express language it
20		confers upon employees a right to "be entitled to all remedies available
21		
22	A Cab wa	as also advised on April 30, 2009 by an investigator for the United States
23	Department	as also advised on April 30, 2009 by an investigator for the United States t of Labor that it "must keep a record of actual hours worked" of the class See, Plaintiffs' Motion for Class Certification filed May 19, 2015, Ex. "B."
24	while the a	bsence of such an advisement would not relieve A Cab of its duty to keep required by NRS 608.115(1)(d), such history would support a conclusion
25	that A Cab's	s failure to maintain those records was intentional and designed to render ninimum wage law enforcement less effective.
26		
27	impossible.	tion exists if the wages paid are large enough to render an MWA violation A week only contains 168 hours and a weekly wage of \$1,218 would
28		inimum wage compliance at \$7.25 an hour (168 x $7.25 = \$1,218$).

1 2 3 4 5 6		under the law or in equity appropriate to remedy any violation" ³ of its provisions. As a result, A Cab's failure to maintain the records required by NRS 608.115(1)(d) can be neither minimized nor tolerated and cannot be allowed to frustrate the enforcement of the class members' rights secured by the MWA.
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	11.	The Court, in response to its foregoing findings, and in furtherance of its obligation under the MWA, via Orders entered on February 7, 2018 and February 13, 2018, appointed a Special Master in this case who was tasked with reviewing the trip sheets in the possession of A Cab and creating the record of hours worked per pay period for each class member required by NRS 608.115(1)(d). The Court directed that A Cab pay for such Special Master because of A Cab's failure to maintain proper records under NRS 608.115, and to deposit \$25,000 with the Special Master as a payment towards the cost of their work. At that stage in litigation, it would not have been equitable nor justified to require Plaintiffs to pay for work performed by the Special Master when it was Defendant A Cab's failure to comply with NRS.608.115. A Cab failed to make such payment within the time period specified by the Court. As a result, the Special Master advised the Court that they have incurred \$41,000 in costs towards their completion of their assignment and will not proceed further with that assignment until they are in receipt of sufficient assurances that they will be paid for their work. The Special
24 25 26		Master has budgeted \$180,000 as the projected total cost to complete their assignment.

³ Nevada Constitution, Article 15, Section 16 (B).

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2	12.	In assessing the character of A Cab's conduct, it is instructive to note that
3		A Cab did not make, or offer to make, an <i>admissible</i> showing of its
4		financial position in order to evidence that it was unable to make such
5		payment. Rather, it relied solely on its strenuous protests and summary
6		balance sheet buttressed only by the self-serving affidavit of Defendant
7		Nady.
8		
9	13.	The Court, in a minute Order issued on March 6, 2018, noted its
10 11		awareness of A Cab's failure to pay the then overdue \$25,000 deposit to
12		the Special Master and A Cab's communication with the Court advising it
13		was experiencing financial difficulties and claiming it did not currently
14		possess the funds to make that payment. For unrelated reasons the Court
15		in that Order stayed this case, suspended the Special Master's work, and
16		granted A Cab additional time to raise the funds needed to pay the Special
17		Master during the pendency of that stay. Via a minute Order on May 22,
18		2018 the Court lifted that stay.
19	14	On May 22, 2018, here 2, 2018, 14, 5, 2018, 1, 6, 1, 1, 1
20	14.	On May 23, 2018, June 2, 2018, and June 5, 2018 the Court conducted
21		hearings in connection with Plaintiffs' Motion and also received various written submissions from A Cab and plaintiffs' counsel regarding A Cab's
22		failure to pay the Special Master. The result of those hearings and
23		submissions, in respect to the status of the Special Master and A Cab's
24		payment to him for the completion of his work, was that A Cab either will
25		not or cannot make any payment to the Special Master. Except for
26		urging this Court to stay this case, and await the conclusion of certain
27		other proceedings that A Cab asserts will narrow the class claims in this
28		8.

1 case, A Cab proposed no cure for its violation of the Court's Orders 2 appointing the Special Master. It did not state when, if ever, it intended 3 to comply with those Orders or propose any other method for the Court to 4 properly, promptly and appropriately bring this case to conclusion. 5 6 15. The conduct of A Cab in violating the Court's Orders appointing a Special 7 Master is not the first instance of A Cab violating the Court's Orders or 8 engaging in documented litigation misconduct in this case. On March 4, 9 2016 the Court, over A Cab's objections, entered an Order adopting the 10 Report and Recommendation of the Discovery Commissioner sanctioning 11 A Cab \$3,238.95 for obstructing discovery. The Court made specific and 12 detailed findings in that Order in respect to A Cab's failure to produce the 13 Quickbooks and Cab Manager computer data files; A Cab's delay in 14 producing such materials during the eight months plaintiffs' motion to 15 compel their production had been pending; A Cab's compelling of the 16 unnecessary deposition of a non-party witness in respect to the production 17 of the Cab Manager records; and the abusive and inexcusable conduct of 18 defendant Nady as an NRCP Rule 30(b)(6) deposition witness. As 19 reflected at pages 2 and 3 in the transcript of the hearing held on 20 November 18, 2015 by the Discovery Commissioner that resulted in such 21 Order, the Discovery Commissioner's review of that deposition transcript 22 raised extremely serious concerns about the defendants' inexcusable 23 conduct.4 24

⁴ The Discovery Commissioner advised defendants of her concern at that time that defendant's conduct, if it continued, might result in some form of default judgment:
"It was inexcusable, what your client called Plaintiffs' counsel during the deposition, which I will not repeat in open court. Inexcusable, almost to the point where I'm not sure he should be allowed to be a Defendant in the 8th Judicial District Court-- that's how serious this is-- because I have no confidence in what he's-- how he's answering questions."

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2	16.	The Court has made every effort to fashion a method for the fair, just, and
3		most precise disposition of the MWA claims in this case in light of A
4		Cab's failure to maintain a record of the hours worked per pay period of
5		each class members as required by NRS 608.115(1)(d). It is not disputed
6		that an accurate record exists in A Cab's Quickbooks computer files of the
7		amount of wages paid every pay period to every class member. If the
8		records required by NRS 608.115(1)(d) had been maintained, disposition
9		of the "lower tier" (currently \$7.25 an hour) MWA claims in this case
10		would be a matter of simple arithmetic. In response to A Cab's
11		insistence that the hours of work information required by NRS
12		608.115(1)(d) can be accurately ascertained by examining and performing
13		calculations on the trip sheets, albeit not within 10 days as required by
14		NRS 608.115(2), the Court appointed a Special Master. Yet A Cab's
15 16		failure to pay the Special Master, or propose any other process, such as
17		the application of statistical sample or other reasonable methodology as a
18		substitute would, unless other measures were taken by the Court, render a
10		recovery for the class members on their MWA claims impossible. That
20		would appear to be precisely what A Cab's conduct is designed to
21		achieve.
22		
23	17.	A Cab's argument that the only way to determine the class members'
24		hours of work is to examine every one of their trip sheets, and that it
25		should be the burden of the plaintiffs' themselves (or more properly their
26		appointed class counsel) to bear the expense of doing so, cannot be
27		adopted by the Court, and is inapposite under the guidance provided by
28		Anderson v. Mt. Clemens Pottery Co., 328 U.S. 680, 687 (1946), 10.

superseded by statute on other grounds, 29 U.S.C. § 254(a) ("When the employer has kept proper and accurate records the employee may easily discharge his burden by securing the production of those records. But where the employer's records are inaccurate or inadequate and the employee cannot offer convincing substitutes a more difficult problem arises. The solution, however, is not to penalize the employee by denying him any recovery on the ground that he is unable to prove the precise extent of uncompensated work. Such a result would place a premium on an employer's failure to keep proper records in conformity with his statutory duty; it would allow the employer to keep the benefits of an employee's labors without paying due compensation"). Doing so would serve to reward A Cab for its violation of NRS 608.115(1)(d) by shifting the now considerable burden and cost of ascertaining the class members' hours of work onto the plaintiffs' themselves. It is A Cab that should properly bear that burden and expense and it was directed to do so through the offices of the Special Master that it has failed to pay.

18. In resolving MWA claims where no record of the total hours of work of the employees per pay period exists as required by NRS 608.115(1)(d), or such an amount cannot be precisely calculated in every instance (in this case as a result of A Cab's failure to pay the Special Master), the Court must adopt a reasonable approximation of those hours of work and fashion an award of unpaid minimum wages based upon that approximation even though the amount so awarded is not exact. *See, Anderson v. Mt. Clemons Pottery Co.*, 328 U.S. 680, 685-88 (1946) ("The employer cannot be heard to complain that the damages lack the exactness of measurement that would be possible had he kept records....")

1		
2		Bell v. Farmers Ins. Exchange, 115 Cal. App. 4th 715, 750 (Cal. Ct. App.,
3		1st Dist. 2004) and other cases. Applying any approach other than the
4		one adopted by <i>Mt. Clemons</i> would frustrate the purposes of the MWA
5		and make effective enforcement of the Nevada Constitution's right to a
6		minimum wage impossible.
7	10	In compart of their metion for neutical communications of (11-1-intific t
8	19.	In support of their motion for partial summary judgment ("plaintiffs'
9		MPSJ"), filed on November 2, 2017, the plaintiffs rely on portions of an
10		Excel file that contain information for the time period of January 1, 2013
11		through December 31, 2015, such information for that time period being
12		compiled from the Quickbooks records produced by defendants. That
13		Excel file, "ACAB-ALL," was created by Charles Bass whose work
14		doing so was reviewed by Terrence Clauretie Ph.D. and the subject of his
15		report, at Ex. "B" of plaintiffs' MPSJ, which was furnished to A Cab
16		along with the "ACAB-ALL" Excel file. Both Dr. Clauretie and Charles
17		Bass were designated as expert witnesses by the plaintiffs and deposed by
18		the defendants in that capacity.
19	• •	
20	20.	The "A CAB ALL" Excel file created by plaintiffs contains various types
21		of information taken from the Quickbooks and Cab Manager computer
22		data files produced by A Cab to plaintiffs. As germane to this Order, it
23		summarizes that information for the period October 8, 2010 through
24		December 31, 2015 and makes calculations on that information, in
25		respect to the following:
26		
27		(a) In respect to every pay period, it sets forth the amount of
28		wages paid by A Cab to the class member as recorded in A 12.

1		Cab's Quickbooks records and the number of shifts they
2		worked during the pay period as recorded in A Cab's Cab
3		Manager records (the "shifts worked");
4		Manager records (the shifts worked),
5	(b)	For the period lenvery 1, 2012 through Desember 21, 2015
6	(b)	For the period January 1, 2013 through December 31, 2015,
7		it sets forth the amount of hours worked by the class member
8		for each pay period as recorded by A Cab's Quickbooks
9		records (the "payroll hours");
10		
11	(c)	By dividing the class member's wages paid per pay period by
12		the recorded payroll hours worked per pay, for the period
13		January 1, 2013 through December 31, 2015, it calculates the
14		amount, if any, that the class member's wages were below
15		the \$7.25 an hour requirement for each pay period;
16		
17	(d)	It allows the user of the Excel file to enter a "shift length"
18		amount that it applies as a uniform length to every shift
19		worked during every pay period from October 8, 2010
20		through December 31, 2012. It then, based upon that
20		selected shift length, calculates the amount, if any, that the
		class members' wages were below the \$7.25 an hour
22		requirement for each pay period.
23		
24	21. A C	ab argues that the "A CAB ALL" Excel file is inaccurate and
25	the	calculations it makes cannot be relied upon but it cites no error
26	in a	ny calculation it purports to perform. That Excel file was
27		ished to defendants and examined by their own expert, Scott
28		13.

Leslie, who testified at his deposition, the relevant excerpts being presented to the Court, that he concurred with Dr. Clauretie's finding that the calculations it made were arithmetically correct. A Cab also argues it cannot be sure the information contained in the "A CAB ALL" Excel file and upon which its calculations rely (the payroll hours worked recorded in the Quickbooks records from January 1, 2013 through December 31, 2015, the wages paid, and the shifts worked, during each pay period for each class member) is accurately taken from A Cab's Quickbooks and Cab Manager records. Yet it has not provided to the Court a single instance where its records contain information that conflicts with the per pay period information set forth in the "A CAB ALL" Excel file. 22. Plaintiffs assert the "ACAB ALL" Excel file, and the work of Charles Bass in placing information from A Cab's Quickbooks and Cab Manager files in that Excel file and performing calculations on that information, is a "summary or calculation" of A Cab's voluminous records pursuant to NRS 52.275 though Charles Bass is also designated as an expert witness. It asserts the calculations made by the "ACAB ALL" Excel file are properly considered on that basis. A Cab asserts that the "ACAB ALL" Excel file's calculations are not properly considered under NRS 52.275 or on any other basis and that neither Charles Bass nor Dr. Clauretie are properly qualified as expert witnesses. The calculations made by the "ACAB ALL" Excel file are not the product of any expert "opinion." They involve simple arithmetic, dividing an amount paid per pay period by a number of hours worked per pay period 14.

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2		and calculating the amount, if any, that such resulting number is
3		less than \$7.25 an hour. The plaintiffs, based upon Dr. Clauretie's
		report of the detailed review he conducted of how Charles Bass
4		assembled the "ACAB ALL" Excel file, and the declaration of
5		Charles Bass, have met their prima facie burden of showing that
6		such Excel file contains information properly assembled from the
7		Quickbooks and Cab Manager computer files produced by A Cab
8		pursuant to the Court's Order. A Cab has provided no contrary
9		evidence identifying even a single instance in the many thousands
10		of pay periods set forth in the "ACAB ALL" Excel file where it
11		contains either inaccurate information that does not match A Cab's
12		records or incorrect arithmetic calculations. Accordingly, the
13		Court finds that the calculations made by the "ACAB ALL" Excel
14		•
15		file are properly relied upon and constitute facts which are
16		undisputed by any evidence to the contrary and may be properly
17		relied upon by the Court, both to establish liability and to establish
18		the amount of damages
19		
20	23.	Plaintiffs have also furnished to defendants on September 29, 2017
21		an Excel File "Damages 2007-2010" with the Supplemental Expert
22		Report (Declaration) of Charles Bass of September 27, 2017. ⁵
23		That "Damages 2007-2010" Excel file, as discussed in the
		September 27, 2017 declaration of Charles Bass, performs
24		calculations in a fashion identical to the "A CAB ALL" file by
25		allowing the assignment of a uniform "shift length" to every shift
26		
27	⁵ This document.	, but not the Excel file, is introduced into the record at Ex. "A" of the ss counsel filed on June 20, 2018.
28		15.

1		worked by a class member during a pay period. It also contains the
2		same information in respect to wages paid and shifts worked for
3		that time period for each pay period for each class member, as
4		taken from A Cab's Quickbooks and Cab Manager computer files.
5		It was assembled using the same process reviewed by Dr. Clauretie
6		and discussed in his report in respect to the "A CAB ALL" file. A
7		Cab has not disputed the accuracy of any calculations made in, or
8		
9		information contained in, the "Damages 2007-2010" Excel file.
10		For the reasons discussed in ¶ 22, the Court finds that the
11		calculations made by the "Damages 2007-2010" Excel file are
12		properly relied upon and constitute facts undisputed by any
13		counter evidence from A Cab.
14		
15	24.	The "ACAB ALL" Excel file, for the 14,200 pay periods it
16		examines for the time period January 1, 2013 through December
17		31, 2015, calculates that the class members' average shift length
18		(average working time per shift) was 9.21 hours. It arrived at that
		figure based upon A Cab's payroll hours worked Quickbooks
19 20		records and the total number of shifts class members were recorded
20		as working by A Cab's Cab Manager records. A Cab does not
21		dispute that is an accurate figure and Dr. Clauretie, in his report,
22		verifies its accuracy. A Cab's expert, Scott Leslie, in connection
23		with his rebuttal expert report, ⁶ for which he was paid \$47,203, ⁷
24		
25	⁶ This report is counsel filed on J	introduced into the record at Ex. "B" of the declaration of class une 20, 2018 who, in that declaration, also states the particulars
26	contained in the r review conducted	eport regarding the average shift length shown by the trip sheet
27		

Ex. "B" of the declaration of class counsel filed on June 20, 2018. 16.

undertook to examine the actual trip sheets of class members for 56 pay periods between January 1, 2013 and December 31, 2015 and concluded that, on average, each shift worked by each class member during those 56 pay periods consisted of 9.5 hours of working time. He also undertook an examination of the actual trip sheets of class members for 38 pay periods between October 8, 2010 and December 31, 2012 and concluded that, on average, each shift worked by each class member during those 38 pay periods consisted of 9.8 hours of working time. He concluded that the average shift length was 9.7 hours of working time for all of the trip sheets he examined for 123 pay periods. Plaintiffs submitted declarations from three class members indicating that class members were, in most instances, assigned to work 12 hour shifts; they typically worked shifts of 11 hours or longer in length after deducting their break time; that class members took few breaks during their shifts or averaged breaks of less than one hour in length during a shift; and unless a taxi broke down a shift was at least 10 hours long. See, Ex "F" and "O" plaintiffs' motion for class certification filed May 19, 2015, Ex. "B" of opposition to defendants' motion for summary judgment filed December 14, 2017. A Cab, through Nady, pursuant to an NRCP Rule 30(b)(6) deposition notice directed to the topic, testified it could only provide a "guess" as to the average amount of time worked by the class members each shift. See, plaintiffs' motion in limine filed December 22, 2017 at Ex. "J" and "K."

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25. Plaintiffs' MPSJ includes the calculations made by the "ACAB 17.

1		ALL	" Excel file using A Cab's Quickbooks payroll hours for the			
2			-2015 time period in respect to unpaid minimum wages owed			
3			e \$7.25 an hour "lower tier" minimum wage rate (Column "K"			
4			x. "D" to that motion, showing its examination of each of			
5			00 pay period and consisting of 375 pages). It also includes a			
6			olidated statement of the amount, if any, of unpaid minimum			
7						
8			es owed to each class member at \$7.25 an hour (Column "D" to			
9		LX.	'E'' listing 548 class members stretching over 19 pages).			
10	26	D1				
11	26.	Plain	Plaintiffs have introduced into the record the following:			
12		(\mathbf{a})	The encounter equal at $$7.25 = 1.5 = 10$			
13		(a)	The amounts owed at \$7.25 an hour, if any, using the			
14			"ACAB ALL" Excel file for the period October 8, 2010			
15			through December 31, 2012 for each of 9,759 pay periods			
16			and to each of 527 class members when a constant shift			
17			length of 9.21 hours per shift is used to make those			
18			calculations; ⁸			
19						
20		(b)	The amounts owed at \$7.25 an hour, and prior to July 1,			
21			2010 at the applicable "lower tier" minimum wage which			
22			was less than \$7.25 an hour, if any, using the "Damages			
23			2007-2010" Excel file for the period July 1, 2007 through			
24			October 7, 2010 for each of 13,948 pay periods and to each			
25			of 378 class members when a constant shift length of 9.21			
26						
27	⁸ These are intr	aducad	into the record of Ex. 11211 and Ex. 11411 (c. E. 11611, C.()			
28	declaration of cl	ass cour	into the record at Ex. "3" and Ex. "4" to Ex. "C" of the nsel filed on June 20, 2018.			
~~ (10.			

1	hours per shift is used to make those calculations; ⁹			
2				
3	(c) A consolidated chart listing the amounts owed to each class			
4	member when the amounts detailed in \P 25 and \P 26(a) and			
5	¶ 26(b) are combined. ¹⁰			
6				
7	27. On November 5, 2014, A Cab and Nady entered into a consent			
8	judgment in the United States District Court for the District of			
9	Nevada with the United States Department of Labor that provided			
10				
11	for the payment by A Cab of \$139,988.80 to resolve certain claims			
12	for unpaid minimum wages owed under the Fair Labor Standards			
13	Act for the time period October 1, 2010 through October 1, 2012.			
14	See, Plaintiffs' Motion for Class Certification filed May 19, 2015,			
15	Ex. "A." That consent judgment included a list of persons, A Cab			
16	employees who are also class members in this case, who were			
17	subject to that consent judgment and were to receive portions of			
18	such \$139,988.80 payment in amounts determined by the United			
19	States Secretary of Labor. Id. Such consent judgment does not, by			
20	its terms, or by operation of law, either preempt or resolve the			
20	MWA claims made in this case. A Cab, in its Answers filed with			
	the Court, has raised a Twenty-Third Affirmative defense of accord			
22	and satisfaction. Plaintiffs served an interrogatory request seeking			
23	details of that defense, including the amounts paid to the class			
24				
25	⁹ These are introduced into the record at Ex. "1" and Ex. "2" to Ex. "C" of the			
26	declaration of class counsel filed on June 20, 2018.			
27	¹⁰ These are introduced into the record at Ex. "5" to Ex. "C" of the declaration of class counsel filed on June 20, 2018.			
28	19.			

1		members alleged by A Cab to support such defense. ¹¹ A Cab
2		referenced the consent judgment case in its interrogatory answer,
3		but provided no information on the amounts so paid under the same
4		to any particular class members. It also referred to its production
5		of documents that it implied may contain such information.
6		Plaintiffs' counsel asserts it has not been provided with
7		documentation from A Cab of the amounts so paid, in respect to
8		the exact amount paid to each individual involved class member
9		and not the entire \$139,988.80, though it does believe some such
10		amounts were paid. ¹²
11		
12	28.	In response to plaintiffs' counsel's assertions regarding the United
13		States Department of Labor ("USDOL") settlement, A Cab, in its
14		"Supplemental Authority In Response to Declaration of June 20,
15		2018," filed on July 10, 2018, asserts it provided relevant
16		documentation regarding that settlement at Response 7 to
17		plaintiffs' Fifth Set of Interrogatories. That response to plaintiffs'
18		request that A Cab specify the amounts paid to each involved class
19		member under the USDOL settlement consists of three words:
20		"Please see attached." A Cab provides "attached" to that
21		interrogatory response seven pages of documents with the names of
22		various persons, and associated amounts that, facially, would seem
23		to indicate a record of payments made to those persons. It offers no
24		explanation, in its interrogatory response, of what those documents
25		
26	That interroga	tory and defendants' response, No. 26, is introduced into the record at claration of class counsel filed on June 20, 2018.
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28	⁻ This is set for	th at ¶ 5 of the declaration of class counsel filed on June 20, 2018. 20 .

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1	are. Nor in its July 10, 2018 filing did A Cab include any
2	declaration corroborating and authenticating those seven pages of
3	documents that, facially, seem to indicate payments of itemized
4	amounts to certain class members from the USDOL settlement. In
5	a further supplement filed by plaintiffs' counsel on July 13, 2018
6	plaintiffs' counsel noted that A Cab's supplement filed on July 10,
7	2018 lacked any proper corroboration or authentication of the
8	facially relevant documents. Plaintiffs' counsel also noted that
9	those documents only itemized payments totaling \$77,178.87 of the
10	
11	total \$139,988.80 paid under the USDOL settlement, meaning A
12	Cab could not, from those documents, corroborate which class
13	members may have received an additional \$62,800.43 from that
14	settlement. In a further supplement filed on July 18, 2018 A Cab's
15	counsel furnished their declaration (Ex. "F" thereto) purporting to
16	authenticate the previously provided documents from the USDOL
17	and certain additional, and not previously furnished, USDOL
18	documents provided with that supplement.
19	29. Plaintiffs, upon review of the July 18, 2018 supplement filed by A
20	Cab, filed a further supplement with the Court on August 3, 2018.
21	In that August 3, 2018 Supplement and the Ex. "A" declaration of
22	plaintiffs' counsel thereto, plaintiffs have established to the Court's
23	satisfaction that A Cab has demonstrated the disposition of
24	\$81,852.19 from the USDOL settlement. The Court is further
25	satisfied that Ex. "B" of such supplement, based upon that
26	\$81,852.19 from the USDOL settlement, properly applies a set off
27	in A Cab's favor of the judgment amounts owed to the class
28	21.

members previously submitted to the Court and discussed at ¶ 26. As further detailed by that supplement, \$58,136.61 of the \$139,988.80 USDOL settlement paid by A Cab remains unaccounted for. That \$58,136.61 is potentially, in whole or in part, an additional amount that A Cab can set off against the judgments to be awarded by the Court to the class members if A Cab can itemize the amounts of that \$58,136.61 paid to the involved class members.

DISCUSSION OF RELIEF GRANTED

Plaintiffs' Motion for Summary Judgment

The Court notes we are dealing with important rights, important because the people of Nevada have said so by virtue of inserting what would have otherwise been a statutory provision into the Constitution of the State of Nevada. The Court has great respect for the constitutions and constitutional law. The Court believes that they form the basic backbone of the laws and government enumerated therein, both for the United States of America and for the State of Nevada. If the people of this state have said that there is a minimum wage act which entitles employees to be paid a certain amount, in conformity therewith, it is incumbent upon the Court to assure that at the end of the day justice is done, even though the justice that is done turns out to be of a somewhat imprecise nature.

Plaintiffs filed three (3) versions of their motion for partial summary judgment (filed on January 11, 2017, November 2, 2017, and April 17, 2018) each of which was opposed by defendants, fully briefed and argued through several hours of oral argument. Although fashioned as a motion for partial summary judgment, by the time 22.

Plaintiffs reached oral argument on the present motion it became clear that application of their arguments regarding the Quickbooks records and the *Mt. Clemens* rationale effectively resolved not only the period January 1, 2013 to December 31, 2015, but also July 1, 2007 to January 1, 2013, effectively resolving all issues in the case and that therefore final summary judgment is warranted.¹³ The Court finds that because the Defendants could not or would not pay for the special master then pursuant to *Mt. Clemens* the burden of proof shifted to the defense. The Court is satisfied that the rationale of the *Mt. Clemens* case not only provides ample authority and justification for this result, but also provides an avenue for this Court to do essential justice to the parties.

Even under *Wood v. Safeway, Inc.*, 121 P.3d 1026, 1031 (Nev. 2005), the Defendants, as the nonmoving party, had the burden to "do more than simply show that there is some metaphysical doubt' as to the operative facts in order to avoid summary judgment being entered in the moving party's favor." *Id* quoting *Matsushita Elec. Indus. Co., Ltd. v. Zenith Radio Corp.*, 475 U.S. 574, 586 (1986). The Court finds there is an absence of evidence to support the Defendants' arguments and to demonstrate a triable issue of fact. Defendants failed to transcend the pleadings by putting forth admissible evidence to show a genuine issue of material fact exists given the aforementioned posture of the case. *See Cuzze v. U. and Community College System of Nevada*, 172 P.3d 131, 134 (Nev. 2007).

Furthermore, under *Mt. Clemens Pottery Co.*, 328 U.S. 680, 687–88 (1946) "the burden then shifts to the employer to come forward with evidence of the precise amount of work performed or with evidence to negative the reasonableness of the

¹³ On June 5, 2018, during the hours-long oral argument regarding A Cab's failure to comply with the Court's Orders and Plaintiffs' basis for their calculations, Plaintiffs' counsel moved the Court for summary judgment on the entire case applying an approximation to the time period July 1, 2007, to January 1, 2013, based on A Cab's Quickbooks records.

inference to be drawn from the employee's evidence. If the employer fails to produce such evidence, the court may then award damages to the employee, even though the result be only approximate."

Upon the filing of plaintiffs' first motion for partial summary judgment, and its attendant evidence showing the class members performed work for which they were improperly compensated, filed on January 11, 2017, defendants had the burden to either put forth evidence of the precise amount of work performed, or negate the reasonableness of the inference to be drawn by plaintiffs' evidence in order to create a genuine issue of material fact. See Anderson v. Mt. Clemens Pottery Co., 328 U.S. 680, 688 (1946); see also Wood v. Safeway, Inc., 121 P.3d 1026, 1031 (Nev. 2005). However, the defendants have failed to do so. Thus, to ensure a both equitable and just determination of the calculation of damages, the Court appointed a Special Master to review the tripsheets in order to determine the precise amount of damages. However, the defendants failed to comply with the Court's orders and failed to pay for the special master. Therefore, the Court finds that summary judgment is appropriate as "it would be a perversion of fundamental principles of justice to deny all relief to the injured person[s], and thereby relieve the wrongdoer from making any amend for his acts." Anderson v. Mt. Clemens Pottery Co., 328 U.S. 680, 688 (1946) quoting Story Parchment Co. v. Paterson Parchment Co., 282 U.S. 555, 563, 51 S.Ct. 248, 250, 75 L.Ed. 544. Plaintiffs have put forth enough evidence to prove that the class members have performed work and have not been paid in accordance with the MWA; the uncertainty lies only in the amount of damages arising from the Defendants' violations. See Id. It is enough for this Court to follow Mt. Clemens in that it is enough under these circumstances for this Court to find a reasonable inference as to the extent of the damages and grants summary judgment accordingly as set forth in this order. See Id.

The Court made effort to provide fair, equitable, and precise justice to the 24.

drivers and to the defendant business. However, it was the Defendants, through a claimed but unproven inability to pay for the special master, whom continued to frustrate the Court's intent to provide precise justice, thereby requiring the Court to deviate from an exact calculation and instead rely upon an approximation as set forth by *Mt. Clemens*.

No disputed triable issues of material fact are presented by A Cab warranting a denial of the plaintiffs' Motion for Summary Judgment. The motions involve a review of every pay period, 14,200 in total, contained in A Cab's Quickbooks records for the time period from January 1, 2013 through December 31, 2015. The question presented by the motions, is whether A Cab during those 14,200 pay periods complied with the MWA during the period in question. The Court is satisfied that information, furnished by A Cab, was accurately placed in the "ACAB ALL" Excel file upon which plaintiffs' rely. The Court is also satisfied that the "ACAB ALL" Excel file performs the correct arithmetical calculation to determine the underpaid minimum wage amount, if any, at \$7.25 an hour, for each of the 14,200 pay periods. The Court is also satisfied it provides an accurate resulting statement of the total amount, if any, owed for that reason to each class member.

A Cab's assertions that the amounts calculated and presented by plaintiffs' are unreliable is speculative. A Cab does not set forth even a single instance where the calculations presented in those Exhibits is performed upon information that is not set forth in A Cab's Quickbooks records or that involves erroneous arithmetic. Its opposition to the plaintiffs' MPSJ is based upon pure speculation (or an assertion it should be relieved of its admissions that the Quickbooks records contained accurate information) and the MPSJ is granted.

The primary principle upon which the Court relies in entering the judgment specified, *infra*, is derived from *Mt. Clemons*. A Cab cannot successfully oppose the entry of such a judgment in the summary judgment context under the principles set 25.

1 forth in Mt. Clemons. There is no other practical means by which the Court can 2 resolve the MWA claims in this case, except by applying a reasonable approximation 3 of hours worked to render substantial, though inexact, justice as in Mt. Clemons. As 4 discussed in ¶ 24, the Court's application of an average shift length of 9.21 hours to 5 fashion a judgment for the class members under the MWA for the time period prior to 6 January 1, 2013 is a proper, albeit perhaps too favorable to A Cab, application of the 7 Mt. Clemons principles. That 9.21 hours long average shift length is taken from the 8 very records (the 2013-2015 Quickbooks records) that defendant Nady swore under 9 oath were *more* accurate than the trip sheets. The class members assert their hours of 10 work per shift were, on average, considerably longer. Defendants' own expert came 11 up with *longer* average shift lengths (9.5 and 9.8 hours) based upon his review of 56 12 and 38 trips sheets for two periods and a 9.7 hours long average shift length for 123 13 pay periods that he studied. A Cab is bound by its NRCP Rule 30(b)(6) testimony 14 that it can only "guess" at the proper average shift length of the class members. 15 Accordingly, it has no competent evidence it can present as to the proper average shift 16 length prior to January 1, 2013 that should be adopted by the Court and applied under 17 Mt. Clemons. As a result, plaintiffs' request that the Court, as discussed at the June 5, 18 2018 hearing, enter a final judgment in this matter applying the Mt. Clemons 19 principals, and using an average shift length of 9.21 hours for the class members' 20 claims accruing prior to January 1, 2013, is properly adopted by the Court and it is 21 granting a judgment accordingly. Such judgment shall also include interest on each 22 amount as calculated from January 1, 2016 given the difficulty of applying NRS 23 17.130 to all of the class members' MWA claims, some of which did not arise until 24 after the service of the summons and complaint.¹⁴ there is no material issue of fact 25

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¹⁴ The judgment amounts, with interest, so calculated for each class member are at Column "G" of Ex. "5" to Ex. "C" of class counsel's declaration of June 20, 2018, that chart being annexed hereto as Ex. "A." 26.

that A Cab can dispute in respect to the Court's entry of judgment using the *Mt*. *Clemons* principles given A Cab's inability to proffer any competent evidence on the class members' average shift length prior to January 1, 2013.

A Cab's assertion, made in its affirmative defense and interrogatory response, that it is entitled to some measure of satisfaction of the class members' MWA claims based upon the payments it made under the U.S. Department of Labor's consent judgment (¶ 27) would be properly ignored as a sanction. Such action by the Court would be justified and appropriate in light of A Cab's documented litigation abuses in this case and its failure to properly respond to plaintiffs' interrogatory seeking such information. Such action by the Court would also be justified in light of its need to enter a judgment under the Mt. Clemons principles in response to A Cab's conduct, a judgment that does not afford the class members the full, and precise, measure of justice they would be entitled to, and receive, if A Cab had complied with NRS 608.115(1)(d). In the exercise of discretion, the Court will, nonetheless, afford A Cab an opportunity to proffer proof of such payments post judgment and receive appropriate satisfactions of the judgment amounts entered by this Order for the involved class members. The Court will not delay entry of final judgment over this issue, involving a potential offset to A Cab of less than 20% of the amount it is awarding to the class, and only involving claims accruing to certain identified class members during the period October 1, 2010 to October 1, 2012. But it has fashioned, *infra*, provisions that afford A Cab a very fair opportunity to receive the offset it claims from the consent judgment.

In connection with the MPSJ the plaintiffs have asked that the Court forego entering judgment in favor of any class member when the amount so indicated by Ex. "E" to the MPSJ is less than \$10.00, on the basis that amounts of under \$10.00 are *de minimis*. Accordingly, the final judgment to be entered in this case for the amount of unpaid minimum wages owed to the class members for the period January 1, 2013

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through December 31, 2015 shall be the amounts calculated to be owed to every class member in Column "D" of Ex. "E" of the MPSJ if such amount is at least \$10.00. As discussed at ¶ 25 and ¶ 26 plaintiffs have introduced into the record calculations showing the total amount (if any) owed to each A Cab taxi driver in unpaid minimum wages for the January 1, 2013 through December 31, 2015 time period, based upon the Quickbooks time worked records as sought in the MPSJ, and for the period of time from July 1, 2007 through January 1, 2013 based upon the application of *Mt. Clemons* principles as discussed further *infra*. The Court has found those calculations to be accurate as discussed at ¶¶ 19-24. Accordingly, attached to this Order as Ex. "A," as discussed further, *infra*, are the total amounts the Clerk of the Court shall enter as Judgment amounts for each class member.¹⁵ Those total owed amounts are based upon the reasoning of the MPSJ which is adopted by the Court to grant judgment to the class members for the period January 1, 2013 through December 31, 2015 and the application of the *Mt. Clemons* principles for the time period prior to January 1, 2013.

Plaintiffs' Motion to Hold Defendants in Contempt for Their Violation of the Court's Prior Orders Appointing a Special Master and Striking <u>Defendants' Answer and Directing a Prove Up Hearing.</u>

Alternatively, given the deference this Court must give in enforcing the Constitution of the State of Nevada, the Court finds that Defendants' persistent failure to comply with Court orders, and for reasons stated herein, warrants holding defendants in contempt and striking their answer. Plaintiffs have argued strenuously for the Court to strike Defendants' answer and award judgment accordingly. While this Court has been at pains to resolve important issues without resort to sanctions, the Court cannot avoid the conclusion that if other, less drastic bases were not available, it

¹⁵ These amounts are the same amounts as Ex. "5" to Ex. "C" of the declaration of class counsel filed on June 20, 2018 28.

would proceed by way of sanction, strike the answer, and award judgment to Plaintiffs.¹⁶

Accordingly, the following alternative basis is offered.

While Plaintiffs' Motion uses the term contempt it does not seek an arrest for civil contempt but an appropriate remedy, sanction, against A Cab for its failure to comply with the Court's Orders appointing a Special Master. If those Orders had been complied with, the Special Master's work would now be complete. The Court would be proceeding to fashion an appropriate final judgment for the class members based upon that report and the precise findings, in respect to the hours of work, wages paid, and minimum wage amounts owed to the class members, it would have contained. A Cab's failure to comply with those Orders has prevented that result. Plaintiffs do not propose an order of civil contempt and imprisonment against defendant Nady, A Cab's principal, as a remedy for that failure. Nor does the Court believe such an Order, while within the Court's power, is sensible or will serve the interests of justice. As the Plaintiffs' Motion requests, the Court should fashion some sort of alternative relief, and judgment, that will resolve this litigation and render substantial justice, albeit not in the precise form that would have been arrived at if A Cab had complied with the Court's Orders appointing the Special Master.

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by the Court in fashioning a judgment. The Court also finds A Cab is properly prohibited from presenting further evidence on the proper amount of a default

judgment even if it possessed any germane evidence on that issue as a sanction under Young for the reasons already stated. See, Blanco v. Blanco, 311 P.3d 1170, 1176

¹⁶ The Court finds no prove up hearing is necessary under NRCP Rule 55(b)(2) as A Cab admits it has no evidence to present on the proper average shift length to be used

The Court has inherent power to appropriately sanction, and tailor remedies for,

(Nev. Sup. Ct. 2013) citing Foster v. Dingwall, 227 P.3d 1042, 1050 (Nev. Sup. Ct.

28 2010) (Recognizing such a sanction is proper under Young).

violations of its Orders and in response to a party's improper conduct. See, Young v. Johnny Ribeiro 787 P.2d 777, 779 (Nev. Sup. Ct. 1990) ("Litigants and attorneys alike should be aware that these [inherent] powers may permit sanctions for discovery and other litigation abuses not specifically proscribed by statute.") As discussed in Young and the subsequent cases from the Nevada Supreme Court that follow Young, this Court should make appropriately detailed and thoughtful written findings when imposing such sanctions, which can include the striking of an answer and the granting of a default judgment. Some of the factors the Supreme Court has said may be considered in determining whether to impose such sanctions are the degree of willfulness of the offending party, the feasibility and fairness of lesser sanctions, and the prejudice sustained by the non-offending party. Id., 787 P.2d at 780. It is also apparent from Bahena v. Goodyear Tire & Rubber Co., 235 P.3d 592, 599 (Nev. Sup. 13 Ct. 2010) citing and quoting Foster v. Dingwall, 227 P.3d 1042, 1047, 1048 (Nev. Sup. Ct. 2010) that a demonstrated course of "repetitive, abusive and recalcitrant" conduct by a party can justify the imposition of such sanctions. *Bahena*, further discussing Foster and approving of its holding, also stated: "[w]e further concluded [in Forster] that entries of complete default are proper where "litigants are unresponsive and engaged in abusive litigation practices that cause interminable delays." Id.

The Court concludes that the record in this case is sufficient under Young and the other controlling precedents to warrant an award of relief in the form requested by plaintiffs, a striking of defendant A Cab's answer and the entry of a default judgment. A Cab's improper conduct in violating the Court's Orders appointing a Special Master is not an isolated incident but "repetitive." Its prior history of improper conduct is discussed in ¶ 15. That improper conduct has also caused "interminable delays" in the production of A Cab's critically important Cab Manager and Quickbooks records, delays A Cab may well have intended to foster in pursuit of an NRCP Rule 41(e) 30.

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dismissal. The willfulness of A Cab in disregarding the Court's Orders appointing a Special Master is apparent and A Cab's assertion its failure to comply with those Orders is a result of a financial inability to pay the Special Master cannot be properly considered and its evidence to establish same is deficient. If A Cab truly lacks the financial resources to comply with those Orders it has a remedy under the United States Bankruptcy Code to seek the protection of the Bankruptcy Court which is empowered to relieve it from those Orders and oversee the proper disposition of whatever financial resources it does possess. It has declined to do so and continues to do business and defend this case in this Court. Having elected to do so, it must comply with this Court's Orders or face the consequences of its failure to do so.

If the Court did not grant summary judgment pursuant to the burden shifting under Mt. Clemens, the Court would find there are no feasible or fair lesser sanctions that it can properly impose in lieu of the judgment it is granting *infra*, and the prejudice sustained by the non-offending party in this case, the class members, would be too great if it failed to grant that judgment. A Cab has violated its obligations under NRS 608.115(1)(d), obligations which, if met, would allow the Court to render full, complete, and precise justice in this matter on the class members' MWA claims. In response to that violation, the Court directed A Cab to pay a Special Master to correct such deficiencies in its NRS 608.115(1)(d) compliance. It has failed to do so and proposed no alternative approach to bring this case to a proper conclusion. The Court cannot envision any sanction or any other feasible means to justly and properly redress constitutional grievances, and resolve this case under the circumstances presented, except through directing entry of the judgment specified, *infra*.

The prejudice that would inure to the class members if the Court failed to enter the judgment specified, *infra*, is manifest and extreme. A Cab's proposal that the Court await the outcome of other proceedings that may or may not impact some amount of the class members' claims seeks to have the Court abdicate its

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responsibility to hear and resolve the claims before it, something it cannot do.

Alternatively, A Cab postures it is entitled to rely on its failure to create the records required by NRS 608.115(1)(d) and place upon the plaintiffs the burden, which they should not have to meet and clearly cannot meet, to specify from their trip sheets their precise hours of work for each pay period. Indeed, A Cab paid its expert in excess of \$47,000 to produce a report asserting that position in its defense.

Despite plaintiffs' warranted request to hold defendants in contempt and strike their answer, the Court has not viewed this as warranted to remedy this point, and therefore has declined to do so. As an alternative ruling, the Court is prepared to do so now.

THE COURT'S JUDGMENT AND THE RELIEF ORDERED

For the foregoing reasons, the Court hereby Orders the following relief and enters a Final Judgment in this case in the following form:

A. The Court, pursuant to NRCP Rule 23(c)(1) amends the class claims certified for disposition pursuant to NRCP Rule 23(b)(3). Those claims, in respect to defendant A Cab, are now limited to the claims of the previously identified class members arising under the MWA against A Cab prior to January 1, 2016 but only to the extent A Cab failed to pay such class members the "lower tier" (health benefits provided) minimum wage required by the MWA; only in the amounts specified and arrived at in this Order based upon the hours of work used by the Court to determine such amounts; and only for interest owed on those claims on and after January 1, 2016. Individual class members who seek to collect "higher tier" minimum wage payments under the MWA; or amounts 32.

1		owed under the MWA based upon them having actually worked more
2		hours in a pay period than the Court used in making the award to them in
3		this Order; or to collect the penalties proscribed by NRS 608.040; or for
4		additional amounts in interest that may be owed to them on their MWA
5		claims from A Cab may pursue those claims individually. Such claims
6		are dismissed from this case for all class members without prejudice;
7		
8	B.	All claims made against the defendant Nady are severed from the claims
9		against A Cab pursuant to NRCP Rule 21;
10		against it eac parbaant to inter indie 21,
11	C.	The Clerk of the Court shall enter judgment for each individual class
12		member in the amount specified in Column "F" in Ex. "A" as annexed
13		hereto against defendants A CAB TAXI SERVICE LLC and A CAB,
14		
15		LLC. Such judgment shall conclude the class claims for damages
16		certified for disposition pursuant to NRCP Rule 23(b)(3) and constitute a
17		final judgment on such claims;
18	D	
19	D.	The Court retains continuing jurisdiction over the class claims it has
20		certified for disposition pursuant to NRCP Rule 23(b)(2), and for
21		enforcement of the monetary judgments it has rendered in favor of the
22		class members, and appoints class counsel, Leon Greenberg, Dana
23		Sniegocki, Christian Gabroy and Kaine Messer, as counsel for the class
24		member judgment creditors listed on Exhibit "A" and for whom the Court
25		is directing entry of judgment. Defendants, their agents, and their
26		attorneys, are prohibited from communicating with the class member
20		judgment creditors about their judgments granted by this Order or
28		securing any release or satisfaction of those judgments without first
20		33.

1	consistent for the Onders Othic Constant in the Other State
2	securing a further Order of this Court in this case. Class counsel is
3	authorized to proceed with whatever remedies it deems advisable to
4	enforce the money judgments rendered for the class members but shall
5	hold in their IOLTA account any amounts collected on such judgments
6	and only release such monies as specified by a further Order of this Court
7	in this case. Class counsel is also authorized to use all of the judgment
	enforcement remedies provided for by NRS Chapter 21 in the name of
8	"Michael Murray as Judgment Creditor" for the total amount of the
9	unsatisfied judgments rendered in favor of all class members, they need
10	not seek or issue writs of judgment execution or levy individually for
11	each judgment creditor class member. Class counsel is also prohibited, in
12	light of the potential for A Cab to receive satisfaction of certain judgment
13	amounts as provided for under G, <i>infra</i> , until further Order is issued by
14	the Court, from taking action to collect more than \$960,000 of the
15	combined judgment value of \$1,033,027.81 that is entered under this
16	Order;
17	
18	E. The time for class counsel to apply for an award of fees and costs
19	pursuant to NRCP Rule 54 is extended to 60 days after the service of this
20	Order with Notice of Entry;
21	Cradi Him Houde of Entry,
22	F. The court stays the severed case against defendant Nady for 60 days from
23	
24	the date of entry of this Order. That case shall remain stayed after that date until the Court issues an Order lifting such stay, the Court not
25	
26	anticipating doing so, or receiving any request from the parties to do so,
27	until expiration of that 60 day period.
28	34.

1 G. A Cab may present to the Court, at anytime after entry of this Order, a 2 motion to have the Court enter satisfactions towards each class member 3 judgment creditor's judgment amount for the amounts A Cab paid them 4 under the consent judgment that are a portion of the \$58,136.61 paid 5 under the consent judgment but not previously accounted for (\P 29). It 6 shall also have the right, within 60 days from the date of service of this 7 Judgment and Order with Notice of Entry, to present to class counsel 8 evidence of how the \$58,136.61 paid under the consent judgment but not 9 previously accounted for (¶ 29) should be set off against each class 10 member judgment creditor. Class counsel shall be obligated to advise A 11 Cab within 30 days thereafter if it agrees that A Cab it is entitled to a 12 judgment satisfaction based upon such evidence. If it so agrees, class 13 counsel must submit a motion to the Court within 10 days thereafter 14 seeking an Order entering such agreed upon satisfactions. If after that 15 date A Cab, after completing that process of conferral with class counsel, 16 must still file a motion with the Court to secure any such judgment 17 satisfactions, the Court will, if it grants that motion and also finds class 18 counsel did not act reasonably in cooperating with A Cab on determining 19 the amount of the satisfactions, award A Cab attorney's fees in connection 20 with the bringing of such a motion. 21

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IT IS SO ORDERED.

24 Honorable Kenneth District Court Judge Corv

Date 8-2/-18

EXHIBIT "A"

	А	В	С	D	E	F	G	Н
1	Total	s for All C	lass Members	\$900,317.34	\$132,710.47	\$1,033,027.81	\$975,666.16	\$75,348.82
	EE	Last		Total Lower Tier Minimum Wages Owed 7/1/2007 - 12/31/2015 After Set Off and Over	Interest from 1/1 2016 through	Total with	Total 2007- 2015	Set Off From USDOL
2	Number	Name	First Name	\$10.00	6/30/2018	Interest	Shortage	Settlement
3	3861	Abarca	Enrique	\$815.12	\$120.15	\$935.27	\$815.12	
4	3638	Abdella	Juhar	\$178.63	\$26.33	\$204.96	\$319.03	\$140.40
5	3331	Abdulahi	Faud	\$286.07	\$42.17	\$328.23	\$286.07	
6	105408	Abdulle	Abdirashid	\$165.36	\$24.38	\$189.74	\$165.36	
7	3606	Abebe	Tamrat	\$3,010.66	\$443.78	\$3,454.44	\$3,010.66	
8	3302	Abraha	Tesfalem	\$669.17	\$98.64	\$767.81	\$669.17	
9	105813	Abt	Daniel	\$891.35	\$131.39	\$1,022.74	\$891.35	
10	2640	Abuel	Alan	\$148.52	\$21.89	\$170.41	\$380.83	\$232.31
11	3513	Abuhay	Fasil	\$529.05	\$77.98	\$607.03	\$720.06	\$191.01
12	100221	Ackman	Charles	\$385.21	\$56.78	\$441.99	\$385.21	
13	3853	Acosta	Lorrie	\$135.08	\$19.91	\$154.99	\$135.08	
14	3257	Adam	Elhadi	\$522.90	\$77.08	\$599.98	\$522.90	
15	3609	Adamian	Robert	\$794.61	\$117.13	\$911.74	\$995.17	\$200.56
16	3896	Adams	Michael	\$193.46	\$28.52	\$221.98	\$283.69	\$90.23
17	3641	Adamson	Nicole	\$1,012.32	\$149.22	\$1,161.54	\$1,306.43	\$294.11
18	3035	Adem	Sued	\$731.28	\$107.79	\$839.07	\$731.28	
19	25411	Adhanom	Tewoldebrhan	\$124.16	\$18.30	\$142.46	\$124.16	
20		Agacevic	Ibnel	\$299.99	\$44.22	\$344.21	\$299.99	
21	100821	Agostino	Nicholas	\$1,436.35	\$211.72	\$1,648.07	\$1,436.35	
22		Ahmed	Ahmed	\$926.12	\$136.51	\$1,062.63	\$1,290.23	\$364.11
23	3678	Alemayehu	Tewodros	\$42.09	\$6.20	\$48.30	\$42.09	
24	3692	Alessi	Anthony	\$13.62	\$2.01	\$15.63	\$13.62	
25	3712	Alexander	Darvious	\$63.13	\$9.30	\$72.43	\$63.13	
26	3869	Alfaro	Joe	\$300.71	\$44.33	\$345.03	\$300.71	

	A B	C	D	E	F	G	Н
27	3661 Ali	Abraham	\$2,224.87	\$327.95	\$2,552.82	\$2,224.87	
28	104525 Allegue	Yusnier	\$1,414.77	\$208.54	\$1,623.31	\$1,414.77	
29	2903 Allen	Otis	\$9,556.92	\$1,408.73	\$10,965.65	\$9 <i>,</i> 556.92	
30	25979 Alnaif	Abdul	\$926.14	\$136.52	\$1,062.65	\$958.49	\$32.35
31	3787 Altamura	Vincent	\$503.89	\$74.28	\$578.17	\$503.89	
32	103822 Alvarado	Santiago	\$94.08	\$13.87	\$107.95	\$94.08	
33	3106 Alvero	Jose	\$105.62	\$15.57	\$121.18	\$105.62	
34	3769 Alves	Mary	\$988.61	\$145.72	\$1,134.33	\$988.61	
35	2968 Amato	Richard	\$4,000.14	\$589.64	\$4,589.78	\$4,000.14	
36	3645 Ameha	Samuale	\$244.82	\$36.09	\$280.91	\$244.82	
37	24038 Anantagul	Kamol	\$154.39	\$22.76	\$177.15	\$154.39	
38	3564 Anastasio	James	\$111.24	\$16.40	\$127.63	\$111.24	
39	2834 Anders	Matthew	\$417.90	\$61.60	\$479.50	\$417.90	
40	29709 Andersen	Jason	\$1,224.18	\$180.45	\$1,404.63	\$1,995.14	\$770.96
41	3672 Anderson	Roosevelt	\$2,114.65	\$311.71	\$2,426.36	\$2,787.37	\$672.72
42	106828 Anderson	Calvin	\$1,353.44	\$199.50	\$1,552.95	\$1,353.44	
43	3943 Anderson	William	\$289.40	\$42.66	\$332.06	\$289.40	
44	3650 Anif	Janeid	\$1,406.55	\$207.33	\$1,613.88	\$1,406.55	
45	2662 Antoine	Albert	\$310.19	\$45.72	\$355.91	\$310.19	
46	2942 Appel	Howard	\$23.47	\$3.46	\$26.93	\$23.47	
47	3614 Applegate	Angela	\$260.97	\$38.47	\$299.44	\$319.42	\$58.45
48	3730 Arar	Isam	\$1,726.82	\$254.54	\$1,981.36	\$2,235.96	\$509.14
49	104910 Archer	Bert	\$362.37	\$53.41	\$415.78	\$362.37	
50	3037 Archuleta	Alex	\$2,031.51	\$299.45	\$2,330.96	\$2,031.51	
51	3709 Arell	Roger	\$42.41	\$6.25	\$48.66	\$92.02	\$49.61
52	3931 Arena	Francis	\$527.13	\$77.70	\$604.83	\$527.13	
53	26553 Arnwine	Howard	\$2,020.90	\$297.89	\$2,318.78	\$2,185.05	\$164.15
54	2439 Artigue	David	\$315.09	\$46.45	\$361.53	\$315.09	
55	3676 Asad	Tassawar	\$28.49	\$4.20	\$32.69	\$28.49	
56	31622 Asefa	Wossen	\$456.31	\$67.26	\$523.57	\$456.31	
57	3828 Aseffa	Mulubahan	\$1,992.18	\$293.66	\$2,285.84	\$2,431.45	\$439.27
58	3741 Assena	Zenebech	\$41.86	\$6.17	\$48.02	\$41.86	
59	3873 Atanasov	Nikolay	\$154.17	\$22.73	\$176.90	\$154.17	

	А	В	С	D	E	F	G	Н
60	3406	Atoigue	Marco	\$259.34	\$38.23	\$297.57	\$259.34	
61	3825	Atterbury	Joseph	\$159.92	\$23.57	\$183.49	\$159.92	
62	110476	Auberry Jr.	Glenn	\$309.98	\$45.69	\$355.67	\$309.98	
63	2432	Auckermar	Katherine	\$215.32	\$31.74	\$247.06	\$215.32	
64	3667	Aurich	Juan	\$1,489.26	\$219.52	\$1,708.78	\$2,508.20	\$1,018.94
65	2926	Awalom	Alemayehu	\$8,201.42	\$1,208.92	\$9 <i>,</i> 410.35	\$8,201.42	
66	3707	Azmoudeh	Bobby	\$208.23	\$30.69	\$238.92	\$208.23	
67	3605	Azzouay	El	\$135.48	\$19.97	\$155.45	\$135.48	
68	20210	Ва	Awa	\$1,270.02	\$187.21	\$1,457.22	\$1,270.02	
69	2555	Babinchak	Blaine	\$15.52	\$2.29	\$17.80	\$15.52	
70	108404	Васа	James	\$105.93	\$15.61	\$121.54	\$105.93	
71	27358	Baca-Paez	Sergio	\$2,124.87	\$313.21	\$2 <i>,</i> 438.08	\$2,501.92	\$377.05
72	2708	Badillo	Cesar	\$280.24	\$41.31	\$321.55	\$280.24	
73	3130	Bafrdu	Solomon	\$221.55	\$32.66	\$254.21	\$221.55	
74	3838	Baker	Timothy	\$2,135.81	\$314.83	\$2 <i>,</i> 450.64	\$2,431.20	\$295.39
75	27315	Bakhtiari	Marco	\$2,118.28	\$312.24	\$2,403.53	\$3,284.38	\$1,166.10
76	112015	Bambenek	Matthew	\$337.56	\$49.76	\$387.31	\$337.56	
77	112193	Bandi	Pedram	\$11.21	\$1.65	\$12.86	\$11.21	
78	2523	Banuelos	Ruben	\$150.22	\$22.14	\$172.36	\$150.22	
79	3909	Barbu	lon	\$2,507.70	\$369.64	\$2,877.34	\$2,562.29	\$54.59
80	3760	Bardo	Timothy	\$746.65	\$110.06	\$856.71	\$746.65	
81	3369	Barich	Edward	\$1,270.10	\$187.22	\$1,457.31	\$1,270.10	
82	100158	Barnes	Benjamin	\$5,936.88	\$875.12	\$6 <i>,</i> 812.00	\$5,936.88	
83	2993	Barr	Kenneth	\$574.03	\$84.61	\$658.64	\$615.48	\$41.45
84	107792	Barrameda	Danilo	\$56.83	\$8.38	\$65.20	\$56.83	
85	3601	Barseghyaı	Artur	\$373.48	\$55.05	\$428.54	\$488.18	\$114.70
86	3887	Barstow	Lance	\$131.44	\$19.37	\$150.81	\$131.44	
87	3829	Bartunek	Johnny	\$19.47	\$2.87	\$22.34	\$19.47	
88	3649	Bataineh	Ali	\$218.35	\$32.18	\$250.53	\$218.35	
89	2454	Batista	Eugenio	\$49.03	\$7.23	\$56.25	\$49.03	
90	3926	Bauer	William	\$217.42	\$32.05	\$249.47	\$217.42	
91	2063	Bean	Ronald	\$214.50	\$31.62	\$246.12	\$214.50	
92	2786	Bekele	Abraham	\$77.01	\$11.35	\$88.36	\$77.01	

	А	В	С	D	E	F	G	Н
93	2856	Bell	Arthur	\$328.15	\$48.37	\$376.52	\$328.15	
94	25454	Bell	Jeffrey	\$26.45	\$3.90	\$30.34	\$26.45	
95	3594	Bellegarde	Josue	\$11.51	\$1.70	\$13.21	\$11.51	
96	3622	Benel	Christian	\$1,457.21	\$214.80	\$1,672.01	\$1,589.84	\$132.63
97	110687	Berger	James	\$58.09	\$8.56	\$66.65	\$58.09	
98	103219	Berichon	Mike	\$947.14	\$139.61	\$1,086.75	\$947.14	
99	23373	Веу	Ronald	\$3,483.14	\$513.43	\$3,996.57	\$3,483.14	
100	2960	Bialorucki	Richard	\$6 <i>,</i> 538.58	\$963.81	\$7,502.40	\$6,776.93	\$238.35
101	2986	Black	Burton	\$1,658.10	\$244.41	\$1,902.51	\$1,658.10	
102	29914	Bliss	Valerie	\$124.09	\$18.29	\$142.38	\$124.09	
103	112455	Blum III	Arthur	\$47.07	\$6.94	\$54.01	\$47.07	
104	3072	Blumentha	Alan	\$1,925.31	\$283.80	\$2,209.10	\$1,925.31	
105	3101	Bly	Vertito	\$3,955.45	\$583.05	\$4,538.50	\$3 <i>,</i> 955.45	
106	3180	Bolden	Quincy	\$284.99	\$42.01	\$327.00	\$284.99	
107	2487	Boling	Freddy	\$2,571.76	\$379.09	\$2,950.85	\$2,571.76	
108	2814	Booth	Sean	\$643.34	\$94.83	\$738.17	\$643.34	
109	2802	Borja	Virginia	\$3,665.99	\$540.38	\$4,206.37	\$3 <i>,</i> 955.31	\$289.32
110	3003	Borowski	Edwin	\$227.27	\$33.50	\$260.77	\$227.27	
111	3723	Bowen	Christopher	\$674.72	\$99.46	\$774.17	\$674.72	
112	2767	Boyd	Kevin	\$862.73	\$127.17	\$989.90	\$862.73	
113	3508	Bozic	Nebojsa	\$1,242.08	\$183.09	\$1,425.17	\$1,242.08	
114	28324	Bradley	Leroy	\$2,391.80	\$352.56	\$2,744.36	\$2,810.40	\$418.60
115	2056	Brauchle	Michael	\$6,402.82	\$943.80	\$7,346.62	\$7,112.38	\$709.56
116	3254	Breault	Ronald	\$208.05	\$30.67	\$238.72	\$208.05	
117	2806	Brennan	Sheila	\$78.89	\$11.63	\$90.52	\$78.89	
118	3697	Briggs	Andrew	\$52.36	\$7.72	\$60.08	\$52.36	
119	3716	Brimhall	Tracy	\$3,804.84	\$560.85	\$4,365.69		
120	3621	Brisco	Allen	\$3,226.36	\$475.58	\$3,701.93	\$3,226.36	
121	100299	Briski	Louis	\$704.15	\$103.79	\$807.94	\$892.62	\$188.47
122	110579	Brooks	Jose	\$46.30	\$6.83	\$53.13	\$46.30	
123	3067	Brown	Maurice	\$1,528.59	\$225.32	\$1,753.91	\$1,528.59	
124	3949	Brown	Daniel	\$730.19	\$107.63	\$837.82	\$730.19	
125	2704	Buergey	Christopher	\$1,051.28	\$154.96	\$1,206.24	\$1,051.28	

	A B	C	D	E	F	G	Н
126	28249 Bunns	Tommy	\$564.89	\$83.27	\$648.16	\$564.89	
127	3340 Burgema	Kelemework	\$1,408.98	\$207.69	\$1,616.67	\$1,408.98	
128	111670 Burns	Brittany	\$122.95	\$18.12	\$141.08	\$122.95	
129	3327 Butler	Bonnie	\$984.83	\$145.17	\$1,129.99	\$984.83	
130	3160 Butts	Phillip	\$315.09	\$46.45	\$361.54	\$315.09	
131	3537 Cadman	Linda	\$43.84	\$6.46	\$50.31	\$43.84	
132	109309 Caldwell	Jr Paul	\$364.22	\$53.69	\$417.90	\$364.22	
133	3892 Calise	Domenic	\$57.13	\$8.42	\$65.55	\$57.13	
134	3791 Cancio-B	et Rene	\$282.86	\$41.69	\$324.55	\$282.86	
135	3070 Canelste	n Glen	\$168.33	\$24.81	\$193.14	\$168.33	
136	106463 Capone	Gary	\$1,177.79	\$173.61	\$1,351.40	\$1,177.79	
137	3733 Carr	Jamaal	\$127.11	\$18.74	\$145.84	\$127.11	
138	2660 Carraced	o Sonny	\$380.97	\$56.16	\$437.13	\$380.97	
139	3899 Casiello	Anthony	\$552.19	\$81.39	\$633.58	\$703.35	\$151.16
140	102334 Castellan	o:Joaquin	\$419.56	\$61.84	\$481.40	\$419.56	
141	2850 Castillo	Franzes	\$32.11	\$4.73	\$36.84	\$32.11	
142	2740 Cater	Leslie	\$863.76	\$127.32	\$991.09	\$863.76	
143	3463 Catoera	Nestor	\$327.05	\$48.21	\$375.25	\$327.05	
144	2531 Catoggio	Alfred	\$143.11	\$21.10	\$164.21	\$143.11	
145	3843 Caymite	Luc	\$221.02	\$32.58	\$253.60	\$221.02	
146	2907 Cease	Alan	\$367.94	\$54.24	\$422.18	\$367.94	
147	2969 Champig	ny Paul	\$133.62	\$19.70	\$153.31	\$133.62	
148	104310 Chana	Chen	\$658.00	\$96.99	\$754.99	\$658.00	
149	3420 Chang	Yun-Yu	\$1,093.43	\$161.18	\$1,254.60	\$1,093.43	
150	3831 Charouat	Malek	\$412.11	\$60.75	\$472.86	\$412.11	
151	24737 Charov	Ivaylo	\$67.83	\$10.00	\$77.83	\$67.83	
152	3663 Chasteer	-	\$38.80	\$5.72	\$44.52	\$38.80	
153	3714 Chatrizel	Shahin	\$744.82	\$109.79	\$854.61	\$950.52	\$205.70
154	2420 Chau	Phi	\$45.97	\$6.78	\$52.74	\$45.97	
155	112394 Chavez	Rosemarie	\$13.29	\$1.96	\$15.25	\$13.29	
156	3249 Chico	David	\$3,982.14	\$586.98	\$4,569.12	\$3,982.14	
157	3258 Child	Gregg	\$232.80	\$34.32	\$267.11	\$232.80	
158	3729 Choudha	ry Krishna	\$1,694.88	\$249.83	\$1,944.71	\$1,694.88	

	А	В	C	D	E	F	G	Н
159	3588	Christense	Rosa	\$1,878.35	\$276.88	\$2,155.22	\$1,878.35	
160	3881	Christodou	Panos	\$584.13	\$86.10	\$670.23	\$584.13	
161	26783	Clark	Dennis	\$513.57	\$75.70	\$589.27	\$513.57	
162	31467	Clarke	Michael	\$69.42	\$10.23	\$79.65	\$69.42	
163	2994	Clift	Daniel	\$519.14	\$76.52	\$595.67	\$519.14	
164	2679	Clores	Edgardo	\$363.66	\$53.60	\$417.26	\$363.66	
165	107430	Cobon	Karl	\$1,023.14	\$150.81	\$1,173.95	\$1,023.14	
166	3802	Cobos	Aaron	\$258.72	\$38.14	\$296.85	\$258.72	
167	3885	Cohoon	Thomas	\$2,087.12	\$307.65	\$2,394.77	\$2,261.53	\$174.41
168	3552	Coizeau	Leonardo	\$3,285.52	\$484.30	\$3,769.81	\$3,433.58	\$148.06
169	2527	Colello	Robert	\$123.39	\$18.19	\$141.58	\$123.39	
170	3321	Collier	Samuel	\$326.95	\$48.19	\$375.15	\$326.95	
171	102415	Collier	Ella	\$293.00	\$43.19	\$336.19	\$447.70	\$154.70
172	3862	Collins	Lincoln	\$408.91	\$60.27	\$469.18	\$520.42	\$111.51
173	2676	Collins	Donald	\$297.17	\$43.80	\$340.97	\$297.17	
174	2481	Colon	James	\$999.75	\$147.37	\$1,147.12	\$999.75	
175	108041	Comeau	Brian	\$70.76	\$10.43	\$81.19	\$70.76	
176	3596	Conde	Carlos	\$103.01	\$15.18	\$118.19	\$103.01	
177	3900	Coney-Cur	Keisha	\$531.04	\$78.28	\$609.32	\$531.04	
178	3738	Conway	James	\$3,480.75	\$513.08	\$3,993.82	\$3,980.61	\$499.86
179	3546	Cook	Eugene	\$1,466.17	\$216.12	\$1,682.29	\$1,466.17	
180	3284	Cook	Robert	\$1,223.89	\$180.41	\$1,404.29	\$1,223.89	
181	112398	Corona	Fernando	\$775.97	\$114.38	\$890.35	\$775.97	
182	2051	Costello	Brad	\$2,277.69	\$335.74	\$2,613.44	\$2,668.39	\$390.70
183	3550	Craddock	Charles	\$1,473.65	\$217.22	\$1,690.87	\$1,473.65	
184	3935	Craffey	Richard	\$672.27	\$99.09	\$771.36	\$672.27	
185	23774	Crawford	Darryl	\$395.48	\$58.29	\$453.77	\$478.70	\$83.22
186	21457	Crawford	Maximillian	\$156.56	\$23.08	\$179.64	\$156.56	
187	30300	Cruz-Deca	Antonio	\$47.37	\$6.98	\$54.35	\$47.37	
188	3301	Csorba	Laszlo	\$512.50	\$75.54	\$588.04	\$512.50	
189	109796	Curtin	Ronald	\$1,891.68	\$278.84	\$2,170.52	\$1,891.68	
190	109130	Dacayanar	Liza	\$515.01	\$75.91	\$590.92	\$515.01	
191	23948	Daffron	Daniel	\$1,242.13	\$183.10	\$1,425.23	\$1,242.13	

	А	В	С	D	E	F	G	Н
192	32238	Daggett Jr.	Rudolph	\$618.68	\$91.20	\$709.87	\$618.68	
193	3231	Dagley	Darryl	\$429.11	\$63.25	\$492.36	\$429.11	
194	3777	Daniels	Donald	\$3,274.58	\$482.69	\$3,757.26	\$3,274.58	
195	3480	Daniels	Katherine	\$645.94	\$95.21	\$741.15	\$2,170.19	\$1,524.25
196	110936	Daniels	James	\$57.14	\$8.42	\$65.56	\$57.14	
197	3511	Danielsen	Danny	\$508.57	\$74.97	\$583.54	\$508.57	
198	3428	D'Arcy	Timothy	\$5,450.15	\$803.37	\$6,253.52	\$5,450.15	
199	101103	Davila-Ron	Monica	\$58.85	\$8.67	\$67.52	\$58.85	
200	28065	Davis	Bradley	\$2,249.11	\$331.53	\$2 <i>,</i> 580.64	\$2,249.11	
201	2590	Davis	Nancy	\$71.07	\$10.48	\$81.54	\$71.07	
202	3419	Degefa	Dejene	\$385.27	\$56.79	\$442.06	\$385.27	
203	3548	Degracia	Bob	\$342.00	\$50.41	\$392.42	\$342.00	
204	3675	Deguzman	Leloi	\$619.41	\$91.30	\$710.71	\$619.41	
205	2573	Deguzman	Fermin	\$294.22	\$43.37	\$337.59	\$294.22	
206	3027	Dein	Fred	\$97.00	\$14.30	\$111.29	\$97.00	
207	111137	Dejacto	Giovanna	\$660.42	\$97.35	\$757.77	\$660.42	
208	25935	Delgado	Carlos	\$105.26	\$15.52	\$120.78	\$105.26	
209	2057	DeMarco	William	\$581.36	\$85.69	\$667.05	\$581.36	
210	3566	Deocampo	Michael	\$198.88	\$29.31	\$228.19	\$222.51	\$23.63
211	3936	Dial	Donald	\$811.92	\$119.68	\$931.60	\$811.92	
212	111062	Diamond	Jeffrey	\$273.19	\$40.27	\$313.46	\$273.19	
213	3719	Diaz	Aiser	\$22.90	\$3.38	\$26.28	\$22.90	
214	3657	Dibaba	Desta	\$958.68	\$141.31	\$1,099.99	\$958.68	
215	3905	Dillard	Corey	\$904.27	\$133.29	\$1,037.56	\$978.27	\$74.00
216	2031	Dinok	Ildiko	\$3,031.54	\$446.86	\$3 <i>,</i> 478.41	\$3,031.54	
217	6832	Dionas	John	\$87.73	\$12.93	\$100.66	\$87.73	
218	3756	Disbrow	Ronald	\$2,475.64	\$364.92	\$2,840.56	-	\$382.79
219	3395	Dixon	Julius	\$702.55	\$103.56	\$806.11	\$702.55	
220	2812	Djapa-Ivos	Davor	\$1,028.61	\$151.62	\$1,180.23	\$1,028.61	
221	3704	Dobszewic	Gary	\$2,278.69	\$335.89	\$2,614.57	\$3,064.20	\$785.51
222	3024	Donahoe	Stephen	\$998.20	\$147.14	\$1,145.34	\$998.20	
223	2811	Donleycott	Kevin	\$622.75	\$91.80	\$714.55	\$622.75	
224	3478	Dontchev	Nedeltcho	\$3 <i>,</i> 455.50	\$509.36	\$3,964.86	\$3,561.35	\$105.85

	А	В	C	D	E	F	G	Н
225	3378	Dotson	Eugene	\$590.77	\$87.08	\$677.85	\$656.43	\$65.66
226	3830	Dotson	Contessa	\$49.54	\$7.30	\$56.84	\$49.54	
227	2067	Doughty	Michael	\$308.33	\$45.45	\$353.78	\$308.33	
228	2919	Downing	Jennifer	\$133.31	\$19.65	\$152.96	\$133.31	
229	2839	Downs	David	\$324.58	\$47.85	\$372.43	\$324.58	
230	106763	Doyle	William	\$304.91	\$44.94	\$349.85	\$304.91	
231	2871	Draper	Ivan	\$5,002.36	\$737.37	\$5,739.72	\$6,105.13	\$1,102.77
232	2874	Dreitzer	Gail	\$294.20	\$43.37	\$337.56	\$294.20	
233	3754	Dudek	Anthony	\$1,421.81	\$209.58	\$1,631.39	\$1,421.81	
234	3084	Duff	Tommy	\$215.34	\$31.74	\$247.09	\$215.34	
235	3916	Duna	Lawrence	\$760.98	\$112.17	\$873.15	\$760.98	
236	3617	Durey	Robert	\$795.00	\$117.19	\$912.19	\$1,086.96	\$291.96
237	2006	Durtschi	Jeffrey	\$496.97	\$73.26	\$570.23	\$585.98	\$89.01
238	100046	Dymond	Ernest	\$62.96	\$9.28	\$72.24	\$62.96	
239	3220	Dyson	Edward	\$237.76	\$35.05	\$272.81	\$237.76	
240	1095	Eckert	Michael	\$44.98	\$6.63	\$51.61	\$44.98	
241	3907	Eddik	Muhannad	\$31.60	\$4.66	\$36.26	\$31.60	
242	2637	Edwards	Jeffrey	\$2,251.54	\$331.89	\$2 <i>,</i> 583.42	\$2,735.54	\$484.00
243	3381	Egan	Joseph	\$3,566.11	\$525.66	\$4,091.77	\$3,566.11	
244	3595	Ekoue	Ayi	\$2,813.75	\$414.76	\$3,228.50	\$2 <i>,</i> 813.75	
245	3125	Elam	Damon	\$2,368.35	\$349.10	\$2,717.46	\$2 <i>,</i> 368.35	
246	111822	Elgendy	Mohamed	\$96.88	\$14.28	\$111.17	\$96.88	
247	18678	Eliades	George	\$272.83	\$40.22	\$313.04	\$272.83	
248	3242	Eljawhary	Farid	\$233.11	\$34.36	\$267.47	\$233.11	
249	3771	Ellis	Charles	\$763.81	\$112.59	\$876.40	\$763.81	
250	109641	Emling	Paul	\$146.38	\$21.58	\$167.95	\$470.16	\$323.78
251	106698		Christopher	\$124.52	\$18.36	\$142.88	\$124.52	
252	2975	English	David	\$419.94	\$61.90	\$481.84	\$419.94	
253	3567	Ernst	William	\$2,071.00	\$305.27	\$2,376.27	\$3,661.62	\$1,590.62
254	3937	Esfarjany	Mahmood	\$61.93	\$9.13	\$71.06	\$61.93	
255	3689	Eshaghi	Mohammad	\$243.90	\$35.95	\$279.85	\$347.00	\$103.10
256	2865	Esser	David	\$57.32	\$8.45	\$65.77	\$57.32	
257	3889	Estrada	Michael	\$217.71	\$32.09	\$249.80	\$217.71	

	А	В	C	D	E	F	G	Н
258	3628	Evans	Steven	\$23.51	\$3.46	\$26.97	\$23.51	
259	3703	Fadlallah	Michel	\$675.34	\$99.55	\$774.88	\$857.18	\$181.84
260	29981	Fair	Kirby	\$496.57	\$73.20	\$569.77	\$496.57	
261	3795	Farah	Yohannes	\$391.88	\$57.76	\$449.64	\$391.88	
262	2758	Feakes	Curtis	\$57.53	\$8.48	\$66.01	\$57.53	
263	2682	Fears	Thomas	\$4,474.10	\$659.50	\$5,133.60	\$5 <i>,</i> 067.14	\$593.04
264	3591	Feleke	Melak	\$979.78	\$144.42	\$1,124.20	\$1,190.60	\$210.82
265	3324	Ferrall	Edwin	\$240.80	\$35.49	\$276.29	\$240.80	
266	3549	Fesehazior	Teabe	\$2,143.08	\$315.90	\$2,458.98	\$2,702.14	\$559.06
267	111068	Filatov	Andrey	\$20.19	\$2.98	\$23.16	\$20.19	
268	3877	Filfel	Kamal	\$3,138.25	\$462.59	\$3,600.84	\$3,138.25	
269	3528	Fitz-Patric	Michael	\$150.98	\$22.26	\$173.24	\$150.98	
270	109381	Fitzsimmo	Marc	\$327.92	\$48.34	\$376.25	\$327.92	
271	111729	Flanders	Mary	\$208.19	\$30.69	\$238.88	\$208.19	
272	3705	Fleming	Gary	\$3,227.44	\$475.74	\$3,703.17	\$4,079.24	\$851.80
273	2583	Foley	John	\$324.12	\$47.78	\$371.90	\$324.12	
274	3939	Ford	Todd	\$982.51	\$144.83	\$1,127.33	\$982.51	
275	3927	Fox	Gordon	\$258.33	\$38.08	\$296.41	\$258.33	
276	3860	Frankenbe	Grant	\$625.40	\$92.19	\$717.58	\$625.40	
277	2614	Franklin	David	\$530.60	\$78.21	\$608.81	\$530.60	
278	3196	Fredrickso	Steven	\$221.29	\$32.62	\$253.90	\$221.29	
279	3184	Friedman	Robert	\$384.78	\$56.72	\$441.50	\$384.78	
280	3774	Furst III	James	\$48.51	\$7.15	\$55.66	\$48.51	
281	107590	Galtieri	Frank	\$269.32	\$39.70	\$309.02	\$269.32	
282	2782	Garcia	John	\$10,117.38	\$1,491.34	\$11,608.72	\$10,275.94	\$158.56
283	3652	Garcia	Miguel	\$1,119.02	\$164.95	\$1,283.96	\$1,119.02	
284	3522	Gardea	Alfred	\$2,589.33	\$381.68	\$2,971.01	\$2 <i>,</i> 589.33	
285	3694	Gared	Yaekob	\$76.99	\$11.35	\$88.34	\$76.99	
286	3793	Garras	Bill	\$160.33	\$23.63	\$183.97	\$160.33	
287	26636	Garrett	Kathleen	\$20.07	\$2.96	\$23.03	\$20.07	
288	3642	Gaumond	Gerard	\$197.50	\$29.11	\$226.61	\$197.50	
289	3503	Gebrayes	Henock	\$582.20	\$85.82	\$668.02	\$582.20	
290	2870	Gebregior	Tewodros	\$57.35	\$8.45	\$65.81	\$57.35	

	А	В	С	D	E	F	G	Н
291	3300 (Gebrehana	Kebere	\$1,330.65	\$196.14	\$1,526.79	\$1,330.65	
292	3801 0	Gebremari	Meley	\$200.99	\$29.63	\$230.61	\$200.99	
293	3580 (Gebreyes	Fanuel	\$513.28	\$75.66	\$588.93	\$933.43	\$420.15
294	3328 (Gelane	Samuel	\$4,752.58	\$700.55	\$5,453.13	\$5,898.98	\$1,146.40
295	3589 (Gessese	Worku	\$81.57	\$12.02	\$93.59	\$81.57	
296	3153 (Getnet	Girma	\$151.67	\$22.36	\$174.03	\$151.67	
297	3865 (Ghori	Azhar	\$205.23	\$30.25	\$235.48	\$205.23	
298	3759 (Gianopoul	Samuel	\$1,133.49	\$167.08	\$1,300.57	\$1,406.99	\$273.50
299	3016 0	Giatropoul	John	\$68.57	\$10.11	\$78.68	\$68.57	
300	3696 (Gillett	David	\$519.94	\$76.64	\$596.58	\$1,435.64	\$915.70
301	3600 0	Gilmore	Paula	\$16.54	\$2.44	\$18.98	\$82.81	\$66.27
302	3924 (Gilo	Hobart	\$645.59	\$95.16	\$740.75	\$645.59	
303	31076 0	Glaser	Stephen	\$153.87	\$22.68	\$176.55	\$153.87	
304	3121 (Gleason	John	\$4,310.08	\$635.32	\$4,945.41	\$5,660.07	\$1,349.99
305	3540 (Glogovac	Goran	\$1,243.82	\$183.34	\$1,427.16	\$1,792.54	\$548.72
306	3762 (Godsey	Kelly	\$1,233.95	\$181.89	\$1,415.83	\$1,233.95	
307	3739 (Godsey	Thomas	\$90.55	\$13.35	\$103.89	\$90.55	
308	106897 (Goettsche	Dale	\$31.60	\$4.66	\$36.26	\$31.60	
309	2064 0	Gohlke	James	\$381.88	\$56.29	\$438.17	\$381.88	
310	31840 0	Gokcek	Guney	\$99.83	\$14.72	\$114.55	\$99.83	
311	3688 0	Golden	Theresa	\$686.85	\$101.24	\$788.10	\$686.85	
312	3538 (Goldman	Kevin	\$334.92	\$49.37	\$384.28	\$334.92	
313	3646 0	Golla	Dawit	\$72.45	\$10.68	\$83.12	\$72.45	
314	3848 0	Gomez-Go	Arlene	\$138.32	\$20.39	\$158.70	\$138.32	
315	3903 (Gonzalez	Luis	\$1,355.04	\$199.74	\$1,554.78	\$1,355.04	
316	3586 0	Gonzalez	Ramon	\$503.17	\$74.17	\$577.33	\$503.17	
317	111390 (Gonzalez	Pedro	\$263.79	\$38.88	\$302.67	\$263.79	
318	3929 (Gonzalez-F	Jose	\$178.96	\$26.38	\$205.34	\$178.96	
319	3794 (Goolsby	Victor	\$933.19	\$137.56	\$1,070.74	\$933.19	
320	3391 (Grafton	Natasha	\$2,352.74	\$346.80	\$2,699.54	\$2,352.74	
321	3219 (Gramatiko [,]	Petko	\$88.94	\$13.11	\$102.05	\$88.94	
322	24757 (Granchelle	Andrew	\$700.68	\$103.28	\$803.96	\$700.68	
323	19253 (Gray	Gary	\$3,124.58	\$460.58	\$3,585.16	\$3,790.84	\$666.26

	А	В	С	D	E	F	G	Н
324	3197	Green	Tony	\$3,009.20	\$443.57	\$3,452.77	\$4,198.23	\$1,189.03
325	2755	Greever	Rickey	\$3 <i>,</i> 835.37	\$565.35	\$4,400.72	\$3,886.18	\$50.81
326	2843	Gregg	Gary	\$532.59	\$78.51	\$611.10	\$532.59	
327	2971	Gross	Timothy	\$1,831.66	\$269.99	\$2,101.65	\$1,831.66	
328	2868	Gross	Daniel	\$936.11	\$137.99	\$1,074.10	\$936.11	
329	3346	Gross	Mark	\$99.84	\$14.72	\$114.55	\$99.84	
330	2897	Gruttadau	Martin	\$46.47	\$6.85	\$53.32	\$46.47	
331	18964	Guerrero	Daniel	\$1,211.23	\$178.54	\$1,389.76	\$1,211.23	
332	3655	Guinan	William	\$318.19	\$46.90	\$365.09	\$552.49	\$234.30
333	2832	Guinto	Philip	\$285.36	\$42.06	\$327.43	\$285.36	
334	3296	Gutierrez	Jose	\$196.73	\$29.00	\$225.73	\$196.73	
335	2841	Gutierrez	Michael	\$69.27	\$10.21	\$79.48	\$69.27	
336	3895	Gyuro	John	\$343.12	\$50.58	\$393.70	\$343.12	
337	103550	Habte	Amanuel	\$1,165.61	\$171.82	\$1,337.43	\$1,165.61	
338	3636	Habtom	Ermias	\$663.42	\$97.79	\$761.21	\$663.42	
339	3799	Hadley	Aaron	\$221.75	\$32.69	\$254.44	\$333.64	\$111.89
340	3827	Haigh III	Walter	\$202.61	\$29.87	\$232.48	\$202.61	
341	2619	Haley	Thomas	\$157.70	\$23.25	\$180.94	\$157.70	
342	111568	Hammoud	Wissam	\$618.64	\$91.19	\$709.83	\$618.64	
343	21446	Handlon	Michael	\$649.91	\$95.80	\$745.71	\$649.91	
344	2571	Hanley	David	\$188.29	\$27.75	\$216.04	\$188.29	
345	3734	Hanna	Christopher	\$353.39	\$52.09	\$405.48	\$353.39	
346	3402	Hansen	Jordan	\$1,997.58	\$294.45	\$2 <i>,</i> 292.03	\$2,169.31	\$171.73
347	2695	Hansen	Diana	\$104.28	\$15.37	\$119.66	\$104.28	
348	29609	Haralambo	Valko	\$260.48	\$38.40	\$298.88	\$260.48	
349	3519	Harms	Michael	\$1,568.25	\$231.17	\$1,799.42	\$1,568.25	
350	3761	Harrell	Mark	\$1,070.06	\$157.73	\$1,227.79	\$1,484.83	\$414.77
351	3855	Harris	Dennis	\$2 <i>,</i> 455.84	\$362.00	\$2,817.84	\$2 <i>,</i> 846.89	\$391.05
352	2564	Harris	Jay	\$1,894.66	\$279.28	\$2,173.95	\$2,053.65	\$158.99
353	3811	Harris III	Reggie	\$19.13	\$2.82	\$21.95	\$19.13	
354	3941	Harrison	Andrew	\$297.76	\$43.89	\$341.65	\$297.76	
355	24039	Hart	Brandi	\$162.45	\$23.95	\$186.40	\$162.45	
356	3656	Harun	Idris	\$114.58	\$16.89	\$131.47	\$114.58	

	А	В	C	D	E	F	G	Н
357	3515	Hasen	Akmel	\$483.59	\$71.28	\$554.87	\$557.40	\$73.81
358	3742	Haskell	William	\$3,803.40	\$560.64	\$4,364.03	\$4,896.30	\$1,092.90
359	2206	Нау	Mark	\$3,837.98	\$565.73	\$4,403.72	\$3,837.98	
360	3808	Hays	Larry	\$2,054.93	\$302.91	\$2,357.84	\$2,293.24	\$238.31
361	109457	Hearne	Stephen	\$188.99	\$27.86	\$216.85	\$188.99	
362	110194	Hendersor	Lloyd	\$467.13	\$68.86	\$535.98	\$467.13	
363	3933	Hendricks	Mark	\$352.95	\$52.03	\$404.97	\$352.95	
364	3634	Herbert	Christopher	\$1,177.50	\$173.57	\$1,351.06	\$1,177.50	
365	3763	Herga	Ryan	\$299.22	\$44.11	\$343.32	\$408.57	\$109.35
366	3283	Hernandez	z Luis	\$1,247.20	\$183.84	\$1,431.04	\$1,247.20	
367	3094	Hernandez	Norberto	\$608.82	\$89.74	\$698.56	\$608.82	
368	101555	Hernandez	Rene	\$272.18	\$40.12	\$312.30	\$272.18	
369	107072	Hernandez	Amilcar	\$219.91	\$32.42	\$252.33	\$219.91	
370	3100	Hilbert	Edward	\$1,307.11	\$192.67	\$1,499.78	\$1,307.11	
371	112038	Hill	Douglas	\$294.63	\$43.43	\$338.06	\$294.63	
372	2913	Hill	Fred	\$165.97	\$24.46	\$190.43	\$165.97	
373	109792	Hinds	Monroe	\$304.22	\$44.84	\$349.06	\$304.22	
374	2097	Hinks	Dana	\$970.54	\$143.06	\$1,113.61	\$1,119.76	\$149.22
375	3765	Hirsi	Kamal	\$533.66	\$78.66	\$612.33	\$533.66	
376	2464	Hodge	Lee	\$1,173.17	\$172.93	\$1,346.10	\$1,173.17	
377	2490	Hoffman	Gery	\$30.38	\$4.48	\$34.86	\$30.38	
378	2017	Holcomb	Dalton	\$1,162.76	\$171.40	\$1,334.16	\$1,162.76	
379	3864	Holler	Alfonso	\$491.70	\$72.48	\$564.18	\$586.05	\$94.35
380	3809	Hollis	James	\$92.91	\$13.70	\$106.61	\$252.73	\$159.82
381	3509	Holloway	Maynard	\$94.89	\$13.99	\$108.88	\$94.89	
382	3822	Holt	John	\$2,920.16	\$430.44	\$3,350.60	\$2,920.16	
383	3653	Hooper	Donald	\$528.58	\$77.92	\$606.50	\$709.80	\$181.22
384	3026	Hoopes	Bryant	\$110.98	\$16.36	\$127.33	\$110.98	
385	2022	Hopkins	Robert	\$191.91	\$28.29	\$220.20		
386	3607	Hoschoue	Christina	\$1,321.54	\$194.80	\$1,516.33	\$1,321.54	
387	109584	Hosley	Tracie	\$185.20	\$27.30	\$212.50	\$185.20	
388	2560	Houlihan	Beth	\$59.77	\$8.81	\$68.57	\$59.77	
389	2191	Howard	Robert	\$658.09	\$97.01	\$755.10	\$658.09	

	А	В	С	D	E	F	G	Н
390	2863	Howard	Thomas	\$325.57	\$47.99	\$373.56	\$325.57	
391	31648	Hu	Karl	\$137.49	\$20.27	\$157.76	\$137.49	
392	3849	Huerena	Samuel	\$51.18	\$7.54	\$58.72	\$51.18	
393	2289	Huffman	Britton	\$1,911.79	\$281.81	\$2,193.60	\$1,911.79	
394	2400	Hughes	Jerry	\$2,720.00	\$400.94	\$3,120.94	\$4,056.02	\$1,336.02
395	3780	Hunter	James	\$320.69	\$47.27	\$367.96	\$320.69	
396	3120	Huntingtor	Walter	\$1,078.23	\$158.94	\$1,237.17	\$1,078.23	
397	27788	Hurd	Donald	\$1,527.27	\$225.13	\$1,752.39	\$1,786.78	\$259.51
398	3782	Hurley	Robert	\$246.55	\$36.34	\$282.89	\$246.55	
399	2751	Hurtado	Hubert	\$6,197.96	\$913.61	\$7,111.57	\$6,197.96	
400	3835	Hussien	Leykun	\$568.36	\$83.78	\$652.14	\$568.36	
401	3529	Hyman	Irving	\$56.35	\$8.31	\$64.65	\$56.35	
402	17189	Imran	Muhammad	\$104.12	\$15.35	\$119.46	\$104.12	
403	3187	lsaac	Edsel	\$263.62	\$38.86	\$302.48	\$263.62	
404	108273	Isanan	Claro	\$199.02	\$29.34	\$228.35	\$199.02	
405	107191	lvanov	Yordan	\$74.55	\$10.99	\$85.54	\$74.55	
406	2114	lvey	Timothy	\$1,046.55	\$154.27	\$1,200.82	\$1,505.32	\$458.77
407	108839	Jackson	Frederick	\$2,776.86	\$409.32	\$3,186.18	\$3,154.65	\$377.79
408	3701	Jackson	Willie	\$2,678.80	\$394.87	\$3,073.67	\$3,577.43	\$898.63
409	3928	Jackson	Anthony	\$495.57	\$73.05	\$568.62	\$495.57	
410	107992	Jacobi	Donald	\$1,157.97	\$170.69	\$1,328.66	\$1,157.97	
411	20466	Jafarian	Moharram	\$13.55	\$2.00	\$15.55	\$13.55	
412	3020	Jarmosco	John	\$54.71	\$8.07	\$62.78	\$224.90	\$170.19
413	2483	Javelona	Mario	\$3,199.71	\$471.65	\$3,671.36	\$3,199.71	
414	2412	Jelancic	Vladko	\$1,366.25	\$201.39	\$1,567.64	\$1,773.01	\$406.76
415	3851	Jellison	Charles	\$327.35	\$48.25	\$375.60	\$513.14	\$185.79
416	2083	Jennings	Stanley	\$331.46	\$48.86	\$380.32	\$331.46	
417	3315	Jimenez	Michael	\$3,308.60	\$487.70	\$3,796.31	\$3,504.64	\$196.04
418	3109	Jin	Casey	\$2,255.12	\$332.41	\$2 <i>,</i> 587.54	\$2,255.12	
419	3151	Johnson	Kennard	\$1,657.18	\$244.28	\$1,901.46	\$2,649.47	\$992.29
420	3602	Johnson	Tony	\$377.73	\$55.68	\$433.41	\$377.73	
421	3844	Johnson	Richard	\$162.40	\$23.94	\$186.34	\$162.40	
422	3898	Johnson	Cary	\$91.90	\$13.55	\$105.44	\$91.90	

	А	В	С	D	E	F	G	Н
423	3539	Johnson	Brian	\$81.93	\$12.08	\$94.00	\$81.93	
424	2127	Johnson	Rodney	\$44.73	\$6.59	\$51.32	\$206.39	\$161.66
425	2253	Jones	Glenn	\$3,712.11	\$547.18	\$4,259.29	\$4,106.08	\$393.97
426	2639	Jones	James	\$247.93	\$36.55	\$284.48	\$247.93	
427	1058	Jones	Doug	\$223.09	\$32.88	\$255.98	\$223.09	
428	3784	Joseph	Leroy	\$2,440.47	\$359.74	\$2,800.21	\$2,570.69	\$130.22
429	3239	Joseph	Loradel	\$172.42	\$25.41	\$197.83	\$172.42	
430	2849	Justice	Jason	\$479.91	\$70.74	\$550.65	\$479.91	
431	3919	Kabbaz	David	\$76.92	\$11.34	\$88.26	\$76.92	
432	111813	Kadir	Tura	\$23.88	\$3.52	\$27.39	\$23.88	
433	106642	Kadri	Abdelkrim	\$10.24	\$1.51	\$11.75	\$10.24	
434	3772	Kaiyooraw	Chaipan	\$3,065.66	\$451.89	\$3,517.55	\$3,065.66	
435	101942	Kalimba	Gaston	\$530.48	\$78.19	\$608.67	\$530.48	
436	29542	Kang	Chong	\$219.01	\$32.28	\$251.30	\$219.01	
437	3631	Karner	Adam	\$873.51	\$128.76	\$1,002.27	\$1,141.88	\$268.37
438	3819	Keba	Woldmarim	\$569.14	\$83.89	\$653.03	\$998.90	\$429.76
439	3303	Keber	Yilma	\$116.56	\$17.18	\$133.74	\$116.56	
440	2482	Keith	Marcus	\$190.51	\$28.08	\$218.60	\$190.51	
441	106153	Keller	Roger	\$390.90	\$57.62	\$448.52	\$390.90	
442	3531	Kelley	Jared	\$253.10	\$37.31	\$290.41	\$253.10	
443	2736	Kenary	Brian	\$3,450.45	\$508.61	\$3 <i>,</i> 959.06	\$4,804.46	\$1,354.01
444	3484	Kern	Gary	\$9,231.17	\$1,360.71	\$10,591.89	\$10,171.83	\$940.66
445	3637	Кеу	Roy	\$174.71	\$25.75	\$200.46	\$174.71	
446	3651	Khan	Zaka	\$53.04	\$7.82	\$60.86	\$53.04	
447	105794	Kimler	Ryan	\$198.87	\$29.31	\$228.19	\$198.87	
448	3798	King Jr.	John	\$115.51	\$17.03	\$132.54	\$179.87	\$64.36
449	2901	Kingsley	David	\$49.73	\$7.33	\$57.06	\$49.73	
450	111283	Kissel	Sean	\$51.23	\$7.55	\$58.78	\$51.23	
451	3893	Klein	Phillip	\$3,633.02	\$535.52	\$4,168.54	\$3,633.02	
452	3837	Knight	Tyree	\$262.37	\$38.67	\$301.04	\$262.37	
453	3215	Koch	Frederick	\$379.05	\$55.87	\$434.93	\$379.05	
454	3630	Kogan	Martin	\$6,773.74	\$998.48	\$7,772.22	\$7,609.17	\$835.43
455	3273	Kolasiensk	Aemon	\$595.28	\$87.75	\$683.03	\$595.28	

	A B	C	D	E	F	G	Н
456	2789 Krouse	Stephen	\$906.46	\$133.62	\$1,040.07	\$1,187.50	\$281.04
457	103826 Kull Jr.	William	\$135.94	\$20.04	\$155.98	\$135.94	
458	3662 Kunik	Robert	\$301.44	\$44.43	\$345.87	\$301.44	
459	3878 Laico	Paul	\$102.52	\$15.11	\$117.63	\$102.52	
460	111231 Lant	Mark	\$694.00	\$102.30	\$796.29	\$694.00	
461	3535 Lantis	Glen	\$1,045.93	\$154.17	\$1,200.10	\$1,045.93	
462	3435 Laspada	Brian	\$746.94	\$110.10	\$857.04	\$746.94	
463	25362 Lathan	Joseph	\$269.57	\$39.73	\$309.30	\$269.57	
464	111290 Lay	Gilbert	\$139.80	\$20.61	\$160.40	\$139.80	
465	3013 Lazarov	Vasilije	\$205.51	\$30.29	\$235.80	\$205.51	
466	1053 Leacock	Brian	\$1,191.71	\$175.66	\$1,367.37	\$2 <i>,</i> 396.09	\$1,204.38
467	3685 Leal	Jill	\$2,181.82	\$321.61	\$2,503.43	\$2 <i>,</i> 592.70	\$410.88
468	2635 Ledbett	er Ernest	\$11.17	\$1.65	\$12.81	\$11.17	
469	3702 Lee	Thomas	\$2,952.81	\$435.26	\$3,388.06	\$2,952.81	
470	18960 Lee	Melvin	\$469.33	\$69.18	\$538.51	\$469.33	
471	3159 Lefevre	Stephen	\$405.67	\$59.80	\$465.47	\$405.67	
472	3666 Legesse	Dereje	\$555.76	\$81.92	\$637.68	\$776.75	\$220.99
473	2160 Leonard	o Vito	\$1,567.29	\$231.02	\$1,798.31	\$1,567.29	
474	3816 Ligus	Thomas	\$219.63	\$32.37	\$252.01	\$219.63	
475	25522 Link	Peter	\$1,068.46	\$157.50	\$1,225.96	\$1,372.28	\$303.82
476	3681 Linzer	Steven	\$42.56	\$6.27	\$48.83	\$42.56	
477	15804 Little	Dennis	\$742.99	\$109.52	\$852.50	\$1,016.34	\$273.35
478	3267 Liu	David	\$181.81	\$26.80	\$208.61	\$181.81	
479	3510 Lloyd	Mark	\$30.64	\$4.52	\$35.15	\$30.64	
480	3945 Lomban	a Francisco	\$51.80	\$7.63	\$59.43	\$51.80	
481	3858 Lonbani	Khosro	\$607.51	\$89.55	\$697.06	\$829.71	\$222.20
482	111405 Lopez-S	ilve Fidel	\$81.02	\$11.94	\$92.96	\$81.02	
483	3752 Lorenz	Dierdra	\$866.03	\$127.66	\$993.69	\$866.03	
484	3813 Lovelad	y Warren	\$11.90	\$1.75	\$13.65	\$11.90	
485	2963 Lovett	Patrick	\$598.72	\$88.25	\$686.98	\$598.72	
486	1065 Lovin	Charles	\$247.32	\$36.46	\$283.77	\$422.42	\$175.10
487	3295 Lowe	John	\$767.67	\$113.16	\$880.82	\$767.67	
488	3006 Loyd	Gary	\$3,050.25	\$449.62	\$3,499.87	\$3,050.25	

	А	В	С	D	E	F	G	Н
489	3326	Lucero	Arturo	\$1,825.80	\$269.13	\$2 <i>,</i> 094.93	\$1,825.80	
490	3339	Luo	Yue	\$490.93	\$72.36	\$563.29	\$490.93	
491	3778	Macato	Jaime	\$2,456.61	\$362.11	\$2 <i>,</i> 818.73	\$2,859.72	\$403.11
492	20936	Madi	Adam	\$137.47	\$20.26	\$157.74	\$137.47	
493	24918	Magana	Luis	\$565.73	\$83.39	\$649.12	\$749.60	\$183.87
494	3224	Magazin	Milorad	\$33.12	\$4.88	\$38.00	\$33.12	
495	107940	Maharit	Khamkhrung	\$63.98	\$9.43	\$73.41	\$63.98	
496	2912	Mahmud	Omar	\$2,459.87	\$362.59	\$2,822.46	\$2,459.87	
497	2738	Mahoney	Kevin	\$638.30	\$94.09	\$732.39	\$638.30	
498	3096	Mainwarin	David	\$4,352.12	\$641.52	\$4,993.64	\$4,352.12	
499	2757	Majors	John	\$10,258.22	\$1,512.10	\$11,770.32	\$10,258.22	
500	3312	Mandefro	Nebiyu	\$1,046.39	\$154.24	\$1,200.63	\$1,046.39	
501	22809	Manitien	Ted	\$13.83	\$2.04	\$15.87	\$13.83	
502	3890	Manor	Quincy	\$1,366.55	\$201.44	\$1,567.99	\$1,544.98	\$178.43
503	3583	Maras	Maria	\$2,195.44	\$323.62	\$2,519.05	\$2,614.23	\$418.79
504	110053	Martinez	Francisco	\$1,713.26	\$252.54	\$1 <i>,</i> 965.80	\$1,713.26	
505	106666	Martinez	Arturo	\$63.48	\$9.36	\$72.83	\$63.48	
506	3866	Martinez-F	Eduardo	\$757.35	\$111.64	\$868.98	\$1,043.05	\$285.70
507	100287	Martins	Julio	\$298.27	\$43.97	\$342.24	\$298.27	
508	1033	Masetta	Ronald	\$593.06	\$87.42	\$680.48	\$593.06	
509	3088	Massey	Michael	\$752.45	\$110.91	\$863.36	\$752.45	
510	3325	Mastilovic	Branislav	\$296.04	\$43.64	\$339.68	\$296.04	
511	3698	Mastrio	Angelo	\$287.39	\$42.36	\$329.75	\$287.39	
512	110618	Mastrio	Pamela	\$234.23	\$34.53	\$268.76	\$234.23	
513	110108	Mathis	George	\$297.42	\$43.84	\$341.26	\$297.42	
514	3669	Maza	Inez	\$349.93	\$51.58	\$401.51	\$349.93	
515	111284	McCall	Melvin	\$169.85	\$25.04	\$194.88	\$169.85	
516	111199	McCarroll-	Claudia	\$17.52	\$2.58	\$20.11	\$17.52	
517	2587	McCarter	Patrick	\$3,774.48	\$556.37	\$4,330.85	\$3,893.89	\$119.41
518	3690	McCarthy	John	\$3,474.77	\$512.20	\$3,986.97	\$4,182.28	\$707.51
519	3654	McConnell	Therral	\$873.55	\$128.77	\$1,002.32	\$873.55	
520	3743	McCoubre	Earl	\$1,347.94	\$198.69	\$1,546.63	\$1,347.94	
521	107427	McDougle	Jeffrey	\$124.87	\$18.41	\$143.27	\$124.87	

	А	В	С	D	E	F	G	Н
522	3111	McGarry	James	\$1,615.01	\$238.06	\$1,853.07	\$1,615.01	
523	3745	McGowan	Sean	\$228.69	\$33.71	\$262.40	\$228.69	
524	3547	McGregor	Matthew	\$1,725.05	\$254.28	\$1,979.33	\$1,725.05	
525	2178	McIntyre	Kelly	\$1,180.66	\$174.03	\$1,354.69	\$1,180.66	
526	3722	McNeece	James	\$147.35	\$21.72	\$169.07	\$147.35	
527	25641	McSkimmi	John	\$901.92	\$132.95	\$1,034.87	\$901.92	
528	2054	Mears	John	\$22.75	\$3.35	\$26.11	\$22.75	
529	3098	Medlock	Michael	\$93.32	\$13.76	\$107.08	\$93.32	
530	3345	Mekonen	Solomon	\$557.43	\$82.17	\$639.60	\$557.43	
531	3066	Melesse	Abebe	\$529.55	\$78.06	\$607.60	\$529.55	
532	3665	Melka	Tariku	\$27.31	\$4.03	\$31.34	\$27.31	
533	2596	Meloro	Paul	\$4,927.61	\$726.35	\$5,653.96	\$5,177.64	\$250.03
534	3262	Mengesha	Alemayehu	\$521.70	\$76.90	\$598.60	\$861.06	\$339.36
535	3568	Menocal	Pedro	\$1,029.70	\$151.78	\$1,181.48	\$1,029.70	
536	2838	Mersal	Beth	\$2,597.07	\$382.82	\$2,979.89	\$2,597.07	
537	102328	Meyer	Ronald	\$53.72	\$7.92	\$61.64	\$53.72	
538	26609	Mezzenasc	Pedro	\$1,317.06	\$194.14	\$1,511.19	\$1,523.84	\$206.78
539	3542	Michaels	Terry	\$110.59	\$16.30	\$126.89	\$110.59	
540	110334	Michilena	Luis	\$66.26	\$9.77	\$76.03	\$66.26	
541	2959	Miller	Darryl	\$5,060.89	\$746.00	\$5,806.88	\$5,060.89	
542	30196	Miller	Jason	\$983.37	\$144.95	\$1,128.32	\$983.37	
543	3275	Miller	John	\$472.50	\$69.65	\$542.15	\$472.50	
544	22514	Miller	Michelle	\$88.70	\$13.08	\$101.78	\$88.70	
545	2875	Miller	Florence	\$87.31	\$12.87	\$100.17	\$87.31	
546	17855	Milliron	Darrol	\$2,152.74	\$317.32	\$2,470.06	\$3,924.93	\$1,772.19
547	3314	Milton	Shawn	\$959.25	\$141.40	\$1,100.64	\$959.25	
548	3620	Mindyas	James	\$579.57	\$85.43	\$665.00		\$276.08
549	3904	Mirkulovsk	Danny	\$550.09	\$81.09	\$631.18	\$550.09	
550	2933	Mitchell	Jimmy	\$4,570.58	\$673.72	\$5,244.30	\$4,570.58	
551	31966	Mitrikov	Ilko	\$2,230.42	\$328.77	\$2,559.19	\$2,414.03	\$183.61
552	104887	Miyazaki	Nisaburo	\$912.41	\$134.49	\$1,046.90	\$912.41	
553	2759	Moffett	Larry	\$1,118.37	\$164.85	\$1,283.23	\$1,118.37	
554	3317	Mogeeth	Ehab	\$323.43	\$47.67	\$371.10	\$323.43	

	А	В	С	D	E	F	G	Н
555	3318	Mohr	Donald	\$135.02	\$19.90	\$154.92	\$135.02	
556	105284	Monforte I	Peter	\$5,074.87	\$748.06	\$5,822.92	\$5 <i>,</i> 074.87	
557	3882	Monteagu	Oscar	\$937.81	\$138.24	\$1,076.04	\$937.81	
558	3735	Montoya V	Francisco	\$551.62	\$81.31	\$632.93	\$1,112.68	\$561.06
559	30777	Moore	Jimmy	\$1,597.64	\$235.50	\$1,833.13	\$1,597.64	
560	2110	Moore	Jerry	\$1,429.18	\$210.67	\$1,639.85	\$1,471.54	\$42.36
561	3913	Moore	Aileen-Louise	\$328.57	\$48.43	\$377.01	\$328.57	
562	3664	Moreno	James	\$4,373.10	\$644.61	\$5,017.71	\$5 <i>,</i> 220.56	\$847.46
563	3626	Moretti	Bryan	\$1,422.89	\$209.74	\$1,632.63	\$1,422.89	
564	3411	Morley	David	\$1,407.06	\$207.41	\$1,614.46	\$1,610.99	\$203.93
565	8321	Morris	Thomas	\$4,599.67	\$678.01	\$5,277.68	\$4 <i>,</i> 599.67	
566	2162	Morris	Robert	\$2,890.99	\$426.14	\$3,317.13	\$2 <i>,</i> 890.99	
567	106703	Mosely	David	\$1,143.38	\$168.54	\$1,311.92	\$1,143.38	
568	3282	Mosley	Rory	\$177.21	\$26.12	\$203.33	\$177.21	
569	3785	Mostafa	Ahmed	\$500.20	\$73.73	\$573.93	\$500.20	
570	28917	Motazedi	Kamran	\$181.66	\$26.78	\$208.44	\$181.66	
571	27059	Mottaghia	Joseph	\$30.98	\$4.57	\$35.54	\$30.98	
572	107704	Muhtari	Abdulrahman	\$615.74	\$90.76	\$706.50	\$615.74	
573	3518	Muldoon	Thomas	\$345.81	\$50.97	\$396.78	\$345.81	
574	2735	Mumma	Donald	\$388.18	\$57.22	\$445.40	\$388.18	
575	3847	Murawski	Richard	\$1,593.10	\$234.83	\$1,827.93	\$1,593.10	
576	2018	Murray	MichaelP	\$4,393.97	\$647.69	\$5,041.65	\$4,393.97	
577	2642	Murray	MichaelJ	\$2,654.68	\$391.31	\$3,045.99	\$2 <i>,</i> 654.68	
578	2018	Murray	Michael P.	\$770.33	\$113.55	\$883.88	\$770.33	
579	2717	Murray	Melinda	\$523.81	\$77.21	\$601.02	\$523.81	
580	3856	Murray	Mark	\$23.74	\$3.50	\$27.24	\$23.74	
581	3255	Mutia	Junno	\$173.69	\$25.60	\$199.29		
582	107440	Nantista	Peter	\$212.28	\$31.29	\$243.57	\$212.28	
583	3859	Nazarov	Mikael	\$2,455.84	\$362.00	\$2,817.84	\$2,736.49	\$280.65
584	3804	Ndichu	Simon	\$366.18	\$53.98	\$420.16	\$366.18	
585	102656	Nedyalkov	Atanas	\$321.59	\$47.40	\$369.00	\$321.59	
586	3530	Negashe	Legesse	\$1,456.47	\$214.69	\$1,671.16	\$1,792.40	\$335.93
587	3335	Negussie	Berhanu	\$177.66	\$26.19	\$203.85	\$177.66	

	A B	С	D	E	F	G	Н
588	111494 Nemeth	Zoltan	\$353.54	\$52.11	\$405.65	\$353.54	
589	25190 Ngo	Tuan	\$1,607.52	\$236.95	\$1,844.47	\$1,607.52	
590	3545 Nichols	Keith	\$937.37	\$138.17	\$1,075.54	\$937.37	
591	2990 Nick	Harry	\$1,427.52	\$210.42	\$1,637.94	\$1,427.52	
592	1098 Nicol	Thaddeus	\$2,390.59	\$352.38	\$2,742.98	\$2 <i>,</i> 390.59	
593	3122 Niculescu	Adrian	\$1,081.63	\$159.44	\$1,241.06	\$1,081.63	
594	3823 Nigussie	Gulilat	\$480.17	\$70.78	\$550.95	\$620.79	\$140.62
595	3000 Nolan	Jeffrey	\$455.61	\$67.16	\$522.77	\$455.61	
596	28989 Nolan	Eamonn	\$107.87	\$15.90	\$123.77	\$107.87	
597	3639 Norberg	Christopher	\$919.23	\$135.50	\$1,054.73	\$996.85	\$77.62
598	3876 Norvell	Chris	\$4,691.89	\$691.60	\$5,383.49	\$4 <i>,</i> 691.89	
599	2713 Novaky	Adam	\$811.29	\$119.59	\$930.88	\$811.29	
600	3841 Ocampo	Leonardo	\$882.56	\$130.09	\$1,012.66	\$967.99	\$85.43
601	30295 Ogbazghi	Dawit	\$489.50	\$72.15	\$561.65	\$1,075.06	\$585.56
602	109172 O'Grady	Francis	\$404.46	\$59.62	\$464.08	\$404.46	
603	3836 Ohlson	Ryan	\$752.25	\$110.89	\$863.14	\$924.94	\$172.69
604	3753 Olen	Virginia	\$2,224.07	\$327.84	\$2,551.91	\$2,224.07	
605	3748 Oliveros	Mario	\$671.02	\$98.91	\$769.93	\$671.02	
606	3868 Olson	Eric	\$514.53	\$75.84	\$590.38	\$514.53	
607	3271 O'Neill	Terry	\$84.85	\$12.51	\$97.35	\$84.85	
608	3644 Ontura	Tesfalem	\$259.20	\$38.21	\$297.41	\$259.20	
609	3308 Orellana	Byron	\$829.67	\$122.30	\$951.96	\$829.67	
610	3934 Orr	Mark	\$147.62	\$21.76	\$169.38	\$147.62	
611	3863 Ortega	Saul	\$439.49	\$64.78	\$504.27	\$439.49	
612	104938 Ortega	Paul	\$47.24	\$6.96	\$54.20	\$47.24	
613	3894 O'Shea	Kevin	\$163.81	\$24.15	\$187.96	\$163.81	
614	25832 Ostermar	Victor	\$209.00	\$30.81	\$239.81	\$683.24	\$474.24
615	3783 Overson	Michael	\$636.00	\$93.75	\$729.74	\$636.00	
616	3789 Oyebade	Vincent	\$116.31	\$17.14	\$133.45	\$116.31	
617	3717 Ozgulgec	Tunc	\$1,477.21	\$217.75	\$1,694.95	\$1,626.46	\$149.25
618	3618 Pak	Kon	\$374.87	\$55.26	\$430.13	\$374.87	
619	3099 Pannell	Norbert	\$167.92	\$24.75	\$192.68	\$167.92	
620	106025 Paone	Chris	\$1,093.84	\$161.24	\$1,255.08	\$1,093.84	

	А	В	С	D	E	F	G	Н
621	2810	Paranhos	Eurico	\$1,750.43	\$258.02	\$2,008.45	\$1,750.43	
622	3597	Pariso	David	\$4,792.27	\$706.40	\$5 <i>,</i> 498.67	\$5,508.79	\$716.52
623	109637	Park	Danny	\$38.85	\$5.73	\$44.58	\$38.85	
624	16676	Parker	Gary	\$1,387.79	\$204.57	\$1,592.35	\$1,387.79	
625	3750	Parker	Shawnette	\$481.18	\$70.93	\$552.10	\$713.53	\$232.35
626	3884	Parmenter	William	\$1,713.94	\$252.64	\$1,966.58	\$1,713.94	
627	3659	Paros	Nicholas	\$14.71	\$2.17	\$16.88	\$14.71	
628	19858	Passera	Charles	\$65.93	\$9.72	\$75.64	\$65.93	
629	3624	Patry	Michael	\$2,186.37	\$322.28	\$2,508.64	\$2,583.67	\$397.30
630	2647	Patterson	Robert	\$489.44	\$72.15	\$561.59	\$489.44	
631	3932	Patton	Dorothy	\$43.03	\$6.34	\$49.37	\$43.03	
632	112811	Peace	Kimberly	\$241.57	\$35.61	\$277.18	\$241.57	
633	29536	Peacock	Paula	\$118.57	\$17.48	\$136.04	\$118.57	
634	3806	Pearson	Jon	\$988.94	\$145.77	\$1,134.71	\$1,150.94	\$162.00
635	31112	Peer	Yuda	\$1,613.84	\$237.89	\$1,851.73	\$1,613.84	
636	3396	Penera	Eric	\$143.90	\$21.21	\$165.11	\$298.45	\$154.55
637	2776	Pepitone	Leonard	\$1,687.56	\$248.75	\$1,936.31	\$1,687.56	
638	3834	Perrotti	Dominic	\$343.23	\$50.59	\$393.82	\$421.61	\$78.38
639	111257	Petculescu	Ciprian	\$28.97	\$4.27	\$33.24	\$28.97	
640	1076	Peterson	Steven	\$3,638.58	\$536.34	\$4,174.92	\$3,638.58	
641	15968	Peterson	Kenneth	\$978.12	\$144.18	\$1,122.30	\$978.12	
642	3736	Petrie	Theodore	\$49.32	\$7.27	\$56.59	\$49.32	
643	3740	Petrossian	Robert	\$678.86	\$100.07	\$778.92	\$678.86	
644	2440	Pettaway	Marvin	\$589.60	\$86.91	\$676.51	\$589.60	
645	2473	Phillips	Gordon	\$3,008.26	\$443.43	\$3 <i>,</i> 451.69	\$3,008.26	
646	106089	Phillips	Larry	\$881.80	\$129.98	\$1,011.78	\$881.80	
647	3281	Phonesava	Paul	\$1,217.26	\$179.43	\$1 <i>,</i> 396.68	\$1,217.26	
648	3523	Pilkington	Margaret	\$2,165.08	\$319.14	\$2,484.22	\$2,988.83	\$823.75
649	107617	Pineda	Carlos	\$2,994.17	\$441.35	\$3 <i>,</i> 435.52	\$2,994.17	
650	2826	Pitts	Amir	\$967.07	\$142.55	\$1,109.62	\$1,202.20	\$235.13
651	2407	Platania	John	\$556.69	\$82.06	\$638.75	\$1,038.00	\$481.31
652	3265	Pletz	David	\$4,184.29	\$616.78	\$4,801.08	\$5,203.24	\$1,018.95
653	3647	Pohl	Daniel	\$186.19	\$27.45	\$213.64	\$186.19	

	А	В	С	D	E	F	G	Н
654	26679	Polchinski	Paul	\$111.37	\$16.42	\$127.78	\$111.37	
655	3017	Polk	Craig	\$96.33	\$14.20	\$110.53	\$96.33	
656	31149	Pony	David	\$51.52	\$7.59	\$59.11	\$51.52	
657	3563	Portillo	Mario	\$593.50	\$87.48	\$680.98	\$593.50	
658	3287	Portillo-Sai	Carlos	\$417.87	\$61.60	\$479.46	\$417.87	
659	1030	Poulton	Todd	\$11.77	\$1.73	\$13.50	\$11.77	
660	3129	Povolotsky	Anatoly	\$227.53	\$33.54	\$261.07	\$227.53	
661	3152	Prather	Robert	\$445.01	\$65.60	\$510.60	\$445.01	
662	3201	Presnall	Darryl	\$2,341.64	\$345.17	\$2,686.80	\$2,471.47	\$129.83
663	2568	Price	James	\$3,555.64	\$524.12	\$4,079.75	\$5,036.02	\$1,480.38
664	3800	Price	Allen	\$630.95	\$93.00	\$723.95	\$630.95	
665	3449	Prifti	Ilia	\$418.70	\$61.72	\$480.42	\$418.70	
666	26363	Punzalan	Luciano	\$236.08	\$34.80	\$270.87	\$236.08	
667	3687	Purdue	Robert	\$210.21	\$30.99	\$241.20	\$312.22	\$102.01
668	2122	Purvis	James	\$58.24	\$8.58	\$66.83	\$58.24	
669	3556	Pyles	Joseph	\$682.49	\$100.60	\$783.09	\$682.49	
670	3307	Qian	Jie	\$376.94	\$55.56	\$432.51	\$376.94	
671	3002	Rabara	Antino	\$698.55	\$102.97	\$801.52	\$698.55	
672	107548	Rainey	James	\$219.28	\$32.32	\$251.60	\$219.28	
673	3883	Ramirez	Erney	\$760.59	\$112.11	\$872.70	\$760.59	
674	2180	Ramos	Lawrence	\$122.19	\$18.01	\$140.20	\$122.19	
675	3085	Ramsey	Gary	\$1,312.85	\$193.52	\$1,506.37	\$1,312.85	
676	3525	Rasheed	Willie	\$4,450.03	\$655.95	\$5,105.98	\$4,450.03	
677	3812	Ray	William	\$12.61	\$1.86	\$14.47	\$12.61	
678	2857	Reevell	Jeffrey	\$15.47	\$2.28	\$17.75	\$15.47	
679	108758	Regans	Mark	\$379.98	\$56.01	\$435.99	\$379.98	
680		Reina	Linda	\$77.46	\$11.42	\$88.88		
681	2237	Relopez	Craig	\$2,166.42	\$319.34	\$2,485.76	\$2,933.59	\$767.17
682	3544	Reno	Michael	\$4,966.19	\$732.04	\$5,698.22	\$4,966.19	
683	2266	Reynolds	James	\$289.68	\$42.70	\$332.38	\$289.68	
684	14261	Riipi	Karl	\$126.47	\$18.64	\$145.11	\$126.47	
685	109502	Rios-Lopez	Oscar	\$189.76	\$27.97	\$217.73	\$189.76	
686	107701	Risby	Clifford	\$1,060.42	\$156.31	\$1,216.73	\$1,060.42	

	A B	C	D	E	F	G	Н
687	111756 Risco	Pedro	\$554.56	\$81.74	\$636.30	\$554.56	
688	3191 Rivas	Victor	\$1,763.13	\$259.89	\$2,023.03	\$1,763.13	
689	104109 Rivero-Vei	Raul	\$288.88	\$42.58	\$331.46	\$288.88	
690	101317 Rivers	Willie	\$642.53	\$94.71	\$737.24	\$642.53	
691	3575 Roach	Jayson	\$665.36	\$98.08	\$763.44	\$665.36	
692	3305 Roberson	Ronnie	\$108.61	\$16.01	\$124.61	\$108.61	
693	2842 Roberts	James	\$1,756.75	\$258.95	\$2,015.70	\$1,756.75	
694	104171 Robinson	Mikalani	\$398.94	\$58.81	\$457.75	\$398.94	
695	3526 Robinson	William	\$383.59	\$56.54	\$440.14	\$383.59	
696	3629 Robles	Mark	\$49.78	\$7.34	\$57.11	\$49.78	
697	3744 Rockett Jr.	Roosevelt	\$81.28	\$11.98	\$93.26	\$81.28	
698	31847 Rodriguez	Armando	\$30.79	\$4.54	\$35.33	\$30.79	
699	3814 Rohlas	Polly	\$2,985.34	\$440.05	\$3,425.39	\$3,615.12	\$629.78
700	2666 Rojas	David	\$68.35	\$10.07	\$78.42	\$68.35	
701	3874 Romano	Anthony	\$1,169.52	\$172.39	\$1,341.91	\$1,306.60	\$137.08
702	3587 Romero	Ruben	\$687.24	\$101.30	\$788.54	\$687.24	
703	3104 Rosenthal	John	\$2,113.74	\$311.57	\$2,425.31	\$3,513.66	\$1,399.92
704	108742 Ross	Lee	\$174.37	\$25.70	\$200.07	\$174.37	
705	3225 Ross	Larry	\$74.22	\$10.94	\$85.15	\$74.22	
706	3850 Rothenber	Edward	\$239.11	\$35.25	\$274.36	\$239.11	
707	3504 Rotich	Emertha	\$2,099.57	\$309.49	\$2,409.06	\$2,099.57	
708	3912 Rousseau	James	\$657.44	\$96.91	\$754.35	\$657.44	
709	3021 Rubino	Joseph	\$103.47	\$15.25	\$118.72	\$103.47	
710	3693 Ruby	Melissa	\$265.99	\$39.21	\$305.20	\$265.99	
711	3477 Ruiz	Travis	\$1,117.07	\$164.66	\$1,281.73	\$1,117.07	
712	2965 Russell	Mark	\$1,239.03	\$182.64	\$1,421.67	\$1,239.03	
713	3875 Russell	Darrell	\$657.42	\$96.91	\$754.33	\$657.42	
714	2260 Sackett	Kathryn	\$203.37	\$29.98	\$233.34	\$203.37	
715	3944 Sadler	James	\$82.91	\$12.22	\$95.13	\$82.91	
716	3323 Saevitz	Neil	\$2,364.73	\$348.57	\$2,713.30	\$2,364.73	
717	3169 Salameh	George	\$2,142.47	\$315.81	\$2,458.27	\$2,702.72	\$560.25
718	3042 Saleh	Jemal	\$8,393.73	\$1,237.27	\$9,630.99	\$8,393.73	
719	103096 Sam	Phea	\$625.84	\$92.25	\$718.09	\$625.84	

	А	В	C	D	E	F	G	Н
720	21811	Sameli	Sabino	\$921.22	\$135.79	\$1,057.01	\$921.22	
721	100128	Sampson	James	\$644.31	\$94.97	\$739.28	\$644.31	
722	109349	Sanchez-Ra	Natasha	\$288.44	\$42.52	\$330.96	\$288.44	
723	3570	Sanders	Асу	\$737.61	\$108.73	\$846.33	\$737.61	
724	2859	Sandoval	Yolanda	\$421.83	\$62.18	\$484.01	\$421.83	
725	29769	Sans	Thomas	\$769.01	\$113.35	\$882.36	\$769.01	
726	3011	Santos	Billy	\$86.61	\$12.77	\$99.38	\$86.61	
727	3915	Sapienza	Gino	\$261.74	\$38.58	\$300.32	\$261.74	
728	3648	Saravanos	John	\$5,143.32	\$758.15	\$5,901.46	\$5,143.32	
729	26687	Sargeant	Michael	\$164.64	\$24.27	\$188.91	\$164.64	
730	105273	Sayed	Jamil	\$645.44	\$95.14	\$740.58	\$904.94	\$259.50
731	1093	Schall	Douglas	\$1,002.07	\$147.71	\$1,149.78	\$1,002.07	
732	106913	Schraeder	Scott	\$569.96	\$84.01	\$653.98	\$569.96	
733	25981	Schroeder	William	\$2,110.35	\$311.07	\$2,421.42	\$2,110.35	
734	3313	Schwartz	Steven	\$4,584.18	\$675.73	\$5,259.91	\$4,584.18	
735	29172	Schwartz	George	\$601.41	\$88.65	\$690.06	\$601.41	
736	109028	Secondo	Muridi	\$391.43	\$57.70	\$449.12	\$391.43	
737	3536	Sedgwick	Anthony	\$226.67	\$33.41	\$260.08	\$226.67	
738	2657	Seller	Paula	\$295.78	\$43.60	\$339.38	\$295.78	
739	3134	Serio	John	\$3,739.93	\$551.28	\$4,291.21	\$4,092.51	\$352.58
740	3057	Serrano	Hector	\$2,494.64	\$367.72	\$2,862.36	\$2,990.45	\$495.81
741	3359	Sevillet	Otto	\$453.18	\$66.80	\$519.98	\$706.90	\$253.72
742	3879	Sexner	Alexis	\$955.88	\$140.90	\$1,096.77	\$1,075.72	\$119.84
743	19451	Shafiei	Abdolreza	\$552.17	\$81.39	\$633.56	\$552.17	
744	2899	Shallufa	Azmy	\$9,805.00	\$1,445.30	\$11,250.30	\$10,290.01	\$485.01
745	2955	Shank	Lyle	\$52.32	\$7.71	\$60.03	\$52.32	
746	3294	Sharp	Omar	\$276.16	\$40.71	\$316.87		
747	3619	Shein	Efraim	\$304.28	\$44.85	\$349.13	\$304.28	
748	3532	Shenkov	Svetlozar	\$275.95	\$40.68	\$316.62	\$275.95	
749	103821	Sherman	Jason	\$214.72	\$31.65	\$246.37	\$214.72	
750	3724	Shinn	Kevin	\$463.14	\$68.27	\$531.41	\$463.14	
751	3790	Shoyombo	Rilwan	\$1,426.49	\$210.27	\$1,636.76	\$1,833.70	\$407.21
752	3803	Siasat	Manuel	\$32.38	\$4.77	\$37.15	\$32.38	

	А	В	С	D	E	F	G	Н
753	112766	Sibre	Christopher	\$294.20	\$43.37	\$337.56	\$294.20	
754	3758	Siegel	Jeffrey	\$91.32	\$13.46	\$104.78	\$91.32	
755	105863	Siljkovic	Becir	\$1,854.68	\$273.39	\$2,128.06	\$2,017.09	\$162.41
756	23388	Simmons	John	\$1,545.83	\$227.86	\$1,773.70	\$2 <i>,</i> 558.25	\$1,012.42
757	3264	Sinatra	Anthony	\$296.21	\$43.66	\$339.88	\$296.21	
758	3524	Sinay	Abraham	\$858.58	\$126.56	\$985.14	\$858.58	
759	3677	Singh	Baldev	\$180.81	\$26.65	\$207.47	\$180.81	
760	3683	Sitotaw	Haileab	\$118.59	\$17.48	\$136.06	\$118.59	
761	2972	Smagacz	Stephen	\$185.28	\$27.31	\$212.59	\$185.28	
762	2630	Smale	Charles	\$935.99	\$137.97	\$1,073.96	\$935.99	
763	3041	Smith	Lottie	\$6,722.83	\$990.97	\$7,713.81	\$6,722.83	
764	3521	Smith	Lisa	\$1,094.07	\$161.27	\$1,255.34	\$1,094.07	
765	3870	Smith	Jepthy	\$284.41	\$41.92	\$326.33	\$484.69	\$200.28
766	3033	Smith	Toby	\$140.20	\$20.67	\$160.86	\$140.20	
767	2923	Smith	Jerry	\$30.69	\$4.52	\$35.21	\$30.69	
768	3610	Smith Jr.	Willie	\$1,287.44	\$189.77	\$1,477.21	\$2,123.86	\$836.42
769	2667	Solares	John	\$453.45	\$66.84	\$520.29	\$453.45	
770	3643	Solis	Brigido	\$174.25	\$25.69	\$199.94	\$174.25	
771	22804	Solymar	Istvan	\$303.84	\$44.79	\$348.63	\$303.84	
772	3854	Soree	Mladen	\$1,445.54	\$213.08	\$1,658.62	\$1,445.54	
773	105304	Sorkin	Jack	\$336.28	\$49.57	\$385.85	\$336.28	
774	3770	Sorrosa	Juan	\$1,888.94	\$278.44	\$2,167.38	\$2,214.82	\$325.88
775	3797	Soto	Johnny	\$196.46	\$28.96	\$225.41	\$352.89	\$156.43
776	2638	Soto	Jacob	\$128.04	\$18.87	\$146.91	\$413.13	\$285.09
777	2873	Spangler	Peter	\$93.78	\$13.82	\$107.61	\$93.78	
778	3727	Sparks	Cody	\$19.56	\$2.88	\$22.45	\$19.56	
779	3845	Spaulding	Ross	\$244.25	\$36.00	\$280.25	\$244.25	
780	2592	Sphouris	Constantine	\$71.48	\$10.54	\$82.02	\$71.48	
781	3087	Spiegel	Louis	\$113.17	\$16.68	\$129.85	\$113.17	
782	3055	Spilmon	Mark	\$8,254.49	\$1,216.75	\$9,471.24	\$8,891.81	\$637.32
783	3481	Springer	Marvin	\$1,483.49	\$218.67	\$1,702.17	\$1,483.49	
784	111364	Stanley	John	\$286.26	\$42.20	\$328.46	\$286.26	
785	3366	Starcher	Richard	\$871.76	\$128.50	\$1,000.26	\$871.76	

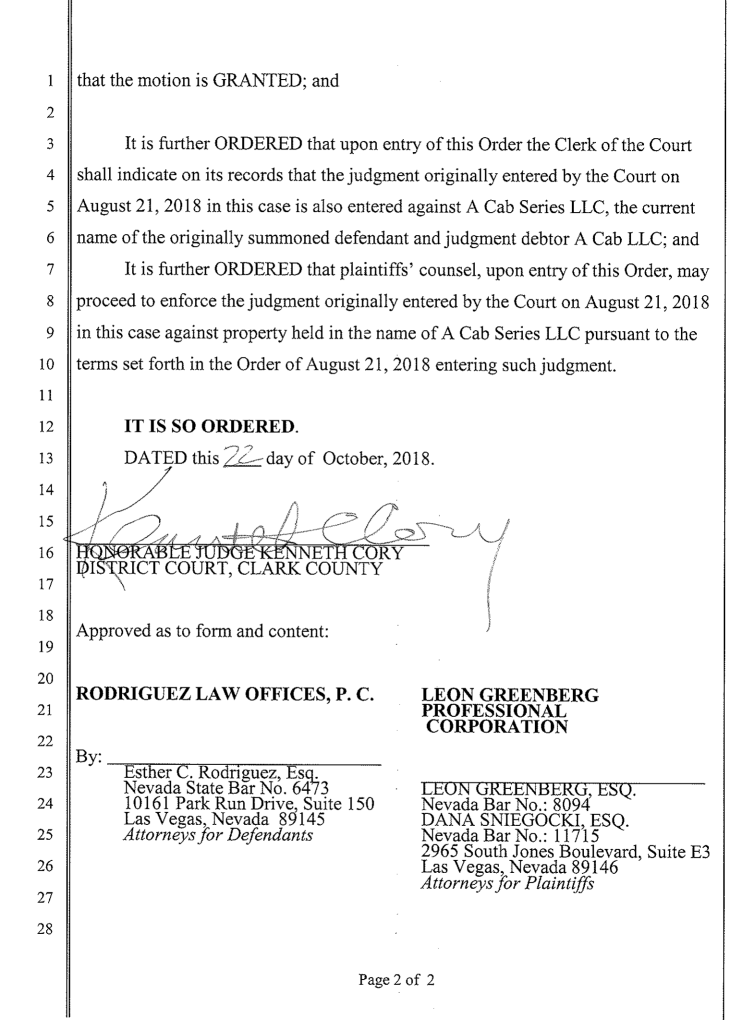
	А	В	С	D	E	F	G	Н
786	3821	Stauff	John	\$113.93	\$16.79	\$130.72	\$113.93	
787	3737	Stayton	William	\$119.03	\$17.55	\$136.57	\$119.03	
788	109013	Stearns	Thomas	\$528.37	\$77.88	\$606.25	\$528.37	
789	3757	Steck	Gregory	\$5,829.47	\$859.29	\$6,688.75	\$6,511.90	\$682.43
790	3625	Stephanov	Liuben	\$219.81	\$32.40	\$252.21	\$398.92	\$179.11
791	3695	Stern	Robert	\$292.29	\$43.08	\$335.37	\$292.29	
792	3165	Stevenson	John	\$2,662.56	\$392.47	\$3,055.03	\$2,662.56	
793	3872	Stockton	Clarence	\$1,336.84	\$197.06	\$1,533.89	\$1,336.84	
794	3713	Stonebreal	Dawn	\$1,992.26	\$293.67	\$2,285.92	\$2 <i>,</i> 489.85	\$497.59
795	25450	Tafesh	George	\$976.87	\$143.99	\$1,120.86	\$976.87	
796	102400	Talley	George	\$301.76	\$44.48	\$346.24	\$301.76	
797	112063	Tapia-Verg	Agustin	\$587.64	\$86.62	\$674.26	\$587.64	
798	3338	Tarragano	Stephen	\$1,370.43	\$202.01	\$1 <i>,</i> 572.43	\$1,370.43	
799	3333	Taurins	Walter	\$407.00	\$59.99	\$466.99	\$407.00	
800	31977	Taylor	Marvin	\$714.56	\$105.33	\$819.89	\$714.56	
801	111807	Taylor	Brent	\$632.29	\$93.20	\$725.49	\$632.29	
802	109745	Taylor	David	\$324.21	\$47.79	\$372.00	\$324.21	
803	3728	Tedros	Biserat	\$405.38	\$59.75	\$465.13	\$588.25	\$182.87
804	3720	Terry	James	\$937.23	\$138.15	\$1,075.38	\$937.23	
805	3726	Thomas	Scott	\$2,673.14	\$394.03	\$3,067.17	\$2,673.14	
806	3045	Thomas	Anthony	\$1,285.73	\$189.52	\$1,475.25	\$1,285.73	
807	31400	Thomas	Cator	\$427.93	\$63.08	\$491.01	\$427.93	
808	104732	Thomas	Hasan	\$247.81	\$36.53	\$284.34	\$247.81	
809	27963	Thompson	Michael	\$6,744.25	\$994.13	\$7,738.38	\$7,044.25	\$300.00
810	3867	Thompson	Glen	\$2,921.34	\$430.62	\$3,351.95	\$2,921.34	
811	29040	Timko	Robert	\$224.07	\$33.03	\$257.09	\$224.07	
812	110796	Toka	Tamas	\$445.88	\$65.72	\$511.60	\$445.88	
813	2980	Tracy	Dennis	\$67.90	\$10.01	\$77.91	\$67.90	
814	22120	Travis	Brian	\$1,783.28	\$262.86	\$2,046.14	\$2,502.26	\$718.98
815	2632	Travis	Patricia	\$1,049.36	\$154.68	\$1,204.04	\$1,049.36	
816	3083	Tripi	Joseph	\$1,325.47	\$195.38	\$1,520.85	\$1,325.47	
817	104747	Trumpp	Robert	\$211.10	\$31.12	\$242.22	\$211.10	
818	3110	Tsegay	Alexander	\$441.20	\$65.04	\$506.24	\$441.20	

	А	В	С	D	E	F	G	Н
819	103413	Tsegaye	Miheret	\$51.23	\$7.55	\$58.78	\$51.23	
820	3207	Tucker	Kenlon	\$2,873.20	\$423.52	\$3,296.72	\$2 <i>,</i> 873.20	
821	20386	Tucker	Carl	\$768.69	\$113.31	\$882.00	\$768.69	
822	3679	Tullao	Isaac	\$411.83	\$60.71	\$472.54	\$411.83	
823	3880	Turner	Michael	\$39.72	\$5.86	\$45.58	\$39.72	
824	3686	Tyler	Christopher	\$267.85	\$39.48	\$307.33	\$267.85	
825	110836	Uba	Chima	\$201.50	\$29.70	\$231.20	\$201.50	
826	3612	Ullah	Mohammad	\$90.03	\$13.27	\$103.30	\$90.03	
827	3073	Urban	David	\$319.32	\$47.07	\$366.38	\$319.32	
828	3792	Urbanski	Anthony	\$1,411.23	\$208.02	\$1,619.25	\$1,411.23	
829	3668	Valdes	Lazaro	\$162.21	\$23.91	\$186.12	\$162.21	
830	2925	Van Camp	Carl	\$3,552.87	\$523.71	\$4,076.58	\$3,552.87	
831	3640	Vanluven	RJ	\$1,726.16	\$254.44	\$1,980.60	\$1,726.16	
832	2846	Vaughan	William	\$3,886.52	\$572.89	\$4,459.40	\$3 <i>,</i> 886.52	
833	3710	Vences	Alfredo	\$839.90	\$123.81	\$963.71	\$839.90	
834	3103	Verdine	Craig	\$634.21	\$93.49	\$727.69	\$634.21	
835	3721	Viado	Ramon	\$2,051.73	\$302.43	\$2,354.16	\$2,369.87	\$318.14
836	3682	VonEngel	Stephen	\$29.89	\$4.41	\$34.30	\$29.89	
837	3796	Vongthep	Christopher	\$2,710.64	\$399.56	\$3,110.20	\$2,710.64	
838	109475	Vonkagele	Mark	\$130.27	\$19.20	\$149.48	\$130.27	
839	3842	Wagg	John	\$221.46	\$32.64	\$254.10	\$221.46	
840	3776	Wakeel	Daud	\$679.94	\$100.23	\$780.16	\$679.94	
841	28448	Walker	Arthur	\$114.57	\$16.89	\$131.46	\$114.57	
842	3820	Wallace	Roy	\$3,681.35	\$542.65	\$4,224.00	\$3,681.35	
843	3766	Warner	Terrance	\$1,694.50	\$249.78	\$1,944.27	\$2,356.86	\$662.36
844	3496	Weaver	Gerie	\$4,828.49	\$711.74	\$5,540.23	\$6,465.81	\$1,637.32
845		Webb	Ricky	\$624.58	\$92.07	\$716.64	\$923.04	\$298.46
846	109066	Webster	Brock	\$254.41	\$37.50	\$291.91	\$254.41	
847	3578	Weiss	Matthew	\$60.25	\$8.88	\$69.13	\$60.25	
848	2785	Welborn	Paul	\$849.94	\$125.28	\$975.22	\$972.84	\$122.90
849	2215	Welden	Matthew	\$407.24	\$60.03	\$467.27	\$407.24	
850	3632	Weldu	Berhane	\$266.45	\$39.28	\$305.73	\$266.45	
851	2661	Wells	Fredrick	\$341.45	\$50.33	\$391.78	\$341.45	

	А	В	С	D	E	F	G	Н
852	3044	Welsh	Sylvia	\$150.95	\$22.25	\$173.20	\$150.95	
853	3616	Welzbache	Daniel	\$2,367.50	\$348.98	\$2,716.47	\$2,789.72	\$422.22
854	3071	White	Donavan	\$2,061.42	\$303.86	\$2,365.28	\$2,061.42	
855	111878	White II	Prinest	\$153.22	\$22.59	\$175.81	\$153.22	
856	3117	Whiteheac	Timothy	\$66.66	\$9.83	\$76.49	\$66.66	
857	2946	Whiteman	Rick	\$1,470.20	\$216.71	\$1,686.92	\$1,470.20	
858	2866	Wiggins	Andrew	\$79.09	\$11.66	\$90.75	\$79.09	
859	2569	Wilcox	Todd	\$19.02	\$2.80	\$21.82	\$19.02	
860	3611	Williams	Danny	\$273.88	\$40.37	\$314.25	\$273.88	
861	2548	Wilson	Richard	\$719.61	\$106.07	\$825.68	\$719.61	
862	2862	Wilson	Constance	\$284.95	\$42.00	\$326.95	\$284.95	
863	3608	Wilson Jr.	Mose	\$3,332.43	\$491.21	\$3 <i>,</i> 823.64	\$3,332.43	
864	3097	Windsor	Benjamin	\$670.57	\$98.84	\$769.41	\$670.57	
865	3947	Wing	Roland	\$81.95	\$12.08	\$94.04	\$81.95	
866	107624	Witte	Daniel	\$228.39	\$33.67	\$262.05	\$228.39	
867	3623	Wolde	Hailemariam	\$385.93	\$56.89	\$442.81	\$385.93	
868	3603	Woldeghel	Berhane	\$1,037.22	\$152.89	\$1,190.11	\$1,037.22	
869	110866	Wolfe	Thomas	\$726.91	\$107.15	\$834.06	\$726.91	
870	3166	Wollnick	Steven	\$79.10	\$11.66	\$90.76	\$79.10	
871	3840	Wondired	Eshetu	\$423.24	\$62.39	\$485.63	\$423.24	
872	3910	Wong	Jorge	\$2,325.07	\$342.72	\$2 <i>,</i> 667.79	\$2,325.07	
873	28160	Wong	Wanjin	\$1,115.61	\$164.45	\$1,280.06	\$1,115.61	
874	3706	Woodall	Charles	\$610.19	\$89.94	\$700.13	\$610.19	
875	3582	Workneh	Abent	\$36.29	\$5.35	\$41.63	\$36.29	
876	3573	Worku	Abiye	\$253.73	\$37.40	\$291.13	\$253.73	
877	108239	Wright	Edward	\$744.31	\$109.71	\$854.02	\$744.31	
878	3092	Yabut	Gerry	\$5,428.49	\$800.18	\$6,228.67	\$5,549.53	\$121.04
879	3533	Yabut	Vincent	\$415.21	\$61.20	\$476.42	\$415.21	
880	108389	Yamaguchi	Alicia	\$3,089.15	\$455.35	\$3,544.50	\$3,089.15	
881	3852	Yepiz-Patro	Ubaldo	\$18.78	\$2.77	\$21.54	\$18.78	
882	3472	Yesayan	Razmik	\$387.19	\$57.07	\$444.26	\$387.19	
883	3691	Yihdego	Abdulkadir	\$642.61	\$94.72	\$737.33	\$642.61	
884	3633	Yimer	Yidersal	\$643.72	\$94.89	\$738.61	\$643.72	

	А	В	C	D	E	F	G	Н
885	2081	Younes	Ahmed	\$228.31	\$33.65	\$261.96	\$228.31	
886	17259	Yurckonis	Hilbert	\$2,395.57	\$353.12	\$2,748.69	\$2 <i>,</i> 395.57	
887	3824	Zabadneh	Randa	\$167.13	\$24.64	\$191.77	\$167.13	
888	30374	Zafar	John	\$605.99	\$89.33	\$695.32	\$605.99	
889	3062	Zanfino	Michael	\$798.38	\$117.68	\$916.06	\$798.38	
890	2273	Zawoudie	Masfen	\$2,656.70	\$391.61	\$3,048.31	\$2 <i>,</i> 656.70	
891	17936	Zekichev	Nick	\$324.17	\$47.78	\$371.95	\$324.17	
892	3235	Zeleke	Abraham	\$1,593.23	\$234.85	\$1,828.08	\$2,183.95	\$590.72

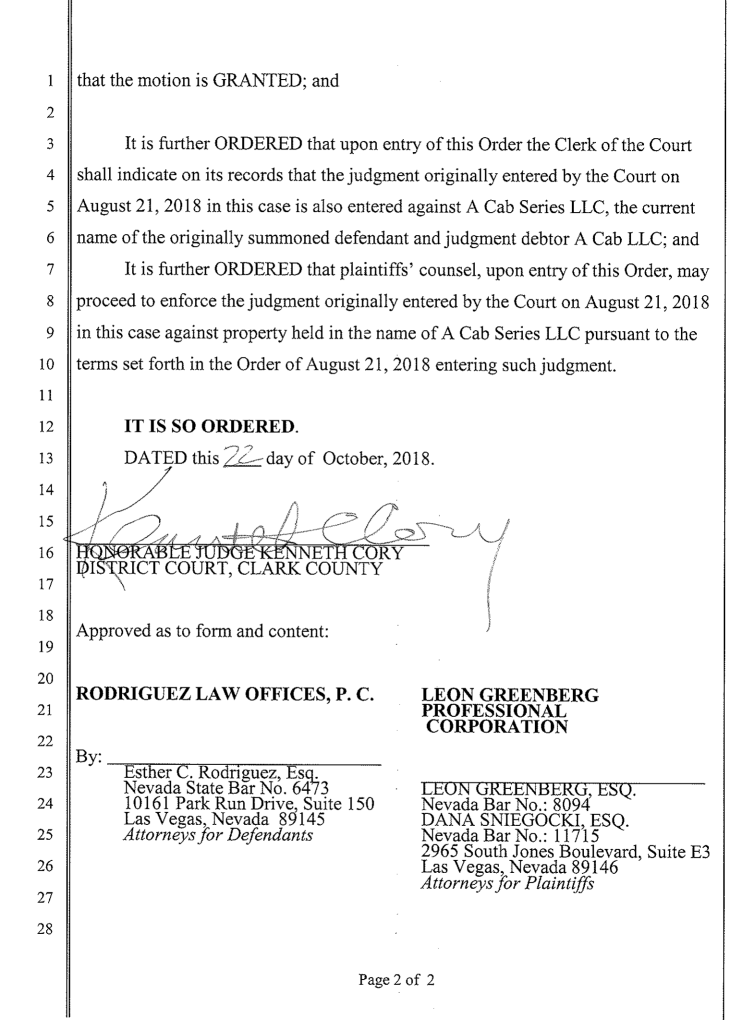
1	ORDR		Electronically Filed 10/22/2018 2:27 PM Steven D. Grierson CLERK OF THE COURT
2	LEON GREENBERG, ESO., SBN 8094		
3	LEON GREENBERG, ESQ., SBN 8094 DANA SNIEGOCKI, ESQ., SBN 11715 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3		
4	Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax)		
5	(702) 385-1827(fax)		
6	leongreenberg@overtimelaw.com dana@overtimelaw.com Attorneys for Plaintiffs		
7	DISTRICT	COURT	
8	CLARK COUNT	Y, NEVADA	
9	MICHAEL MURRAY and MICHAEL	Case Me :	A 12 660026 C
10	RENO, Individually and on behalf of others similarly situated,	Case No.: Dept. No.	A-12-669926-C I
11	Plaintiffs,	ORDER	
12	vs.	URDER	
13	A CAB TAXI SERVICE LLC and A CAB,		
14	LLC,		
15	Defendants.		
16	Disintiffs' Mation to Amond Indoment	filed on Aug	act 22, 2018, sololy for
17	Plaintiffs' Motion to Amend Judgment	, Ç	
18	the purpose of amending the judgment entere against "A Cab Series LLC" as the current na	-	
19			-
20	defendant and judgment debtor "A Cab LLC		-
21	October 22, 2018, with the appearances by co		
22	on the record. Defendants' opposition to the		· · · ·
23	and plaintiffs' reply in support filed on Septe		
24	the Court along with the arguments of course	ei ioi uie partie	s presented at the
25	hearing.		
26	It is hereby ORDERED, upon consider	ration of the or	numents and submissions
27			-
28	of the parties and after due deliberation by th	e court, and u	oon good cause shown,
	Page 1 o	f 2	

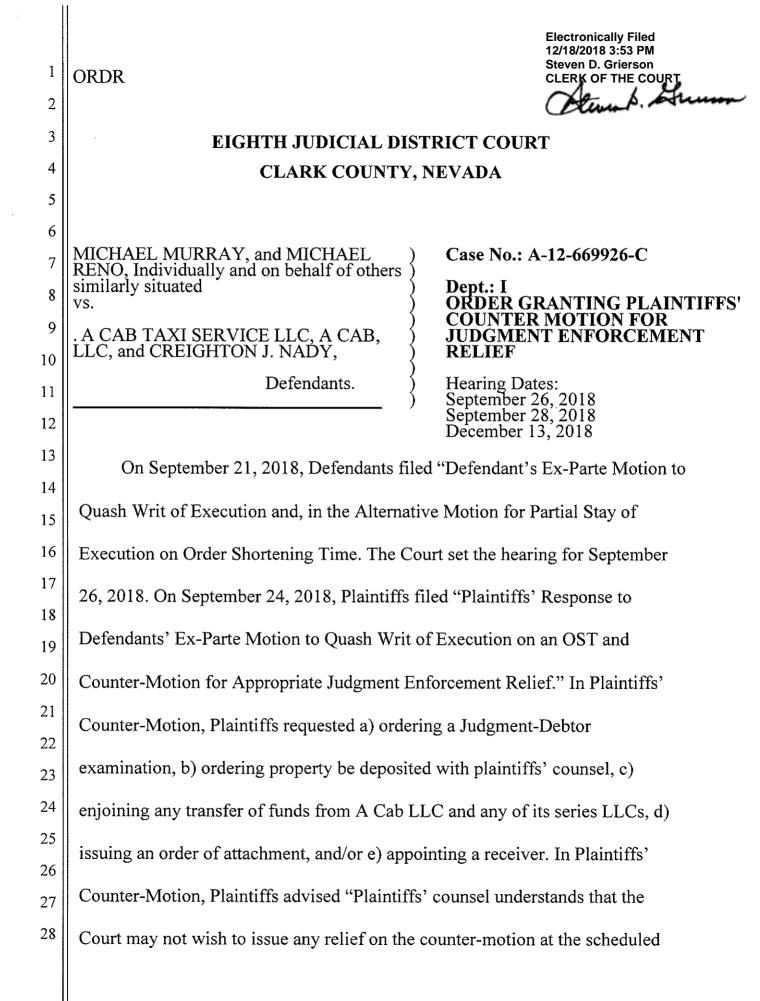


1	NOFO	Electronically Filed 10/22/2018 4:05 PM Steven D. Grierson CLERK OF THE COURT
1 2 3 4	NOEO LEON GREENBERG, ESQ., SBN 8094 DANA SNIEGOCKI, ESQ., SBN 11715 Leon Greenberg Professional Corporatio 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax)	on Column, Action
5 6	<u>leongreenberg@overtimelaw.com</u> <u>dana@overtimelaw.com</u> Attorneys for Plaintiffs	
7	DISTR	ICT COURT
8	CLARK CO	UNTY, NEVADA
9	MICHAEL MURRAY, and MICHAEL) Case No.: A-12-669926-C
10	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated,	Dept.: I
11	Plaintiffs,	NOTICE OF ENTRY OF ORDER
12	vs.	
13	A CAB TAXI SERVICE LLC, and A CAB, LLC,	
14 15	Defendants.	
16		_) _)
17		
18		Court entered the attached Order on October
19	22, 2018.	
20	Dated: October 22, 2018	
21	LE	EON GREENBERG PROFESSIONAL CORP.
22		Leon Greenberg
23	Le	evada Bar No. 8094
24	29 La	65 S. Jones Boulevard - Ste. E-3 us Vegas, NV 89146
25	Te At	el (702) 383-6085 torney for the Plaintiffs
26		
27		
28		

1	CERTIFICATE OF SERVICE
2	
3	The undersigned certifies that on October 22, 2018, she served the within:
4	NOTICE OF ENTRY OF ODDED
5	NOTICE OF ENTRY OF ORDER by court electronic service to:
	TO:
9	Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
10	Las Vegas, NV 89145
11	
12	
13	/s/ Dana Sniegocki
14	Dana Sniegocki
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1	ORDR		Electronically Filed 10/22/2018 2:27 PM Steven D. Grierson CLERK OF THE COURT
2	LEON GREENBERG, ESO., SBN 8094		
3	LEON GREENBERG, ESQ., SBN 8094 DANA SNIEGOCKI, ESQ., SBN 11715 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3		
4	Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax)		
5	(702) 385-1827(fax)		
6	leongreenberg@overtimelaw.com dana@overtimelaw.com Attorneys for Plaintiffs		
7	DISTRICT	COURT	
8	CLARK COUNT	Y, NEVADA	
9	MICHAEL MURRAY and MICHAEL	Case Me :	A 12 660026 C
10	RENO, Individually and on behalf of others similarly situated,	Case No.: Dept. No.	A-12-669926-C I
11	Plaintiffs,	ORDER	
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13	A CAB TAXI SERVICE LLC and A CAB,		
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15	Defendants.		
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17	Plaintiffs' Motion to Amend Judgment	, Ç	
18	the purpose of amending the judgment entere against "A Cab Series LLC" as the current na	-	
19			-
20	defendant and judgment debtor "A Cab LLC		-
21	October 22, 2018, with the appearances by co		
22	on the record. Defendants' opposition to the		· · · ·
23	and plaintiffs' reply in support filed on Septe		
24	the Court along with the arguments of course	ei ioi uie partie	s presented at the
25	hearing.		
26	It is hereby ORDERED, upon consider	ration of the or	numents and submissions
27			-
28	of the parties and after due deliberation by th	e court, and u	oon good cause shown,
	Page 1 o	f 2	





Case Number: A-12-669926-C

hearing given the short notice." This Court agreed, and continued Plaintiffs' 1 2 Counter-Motion for Appropriate Judgment Enforcement Relief to October 22. 3 2018, to be heard at the same time as the several other pending motions 4 scheduled for that day, so that Defendants may be afforded an opportunity to 5 6 respond to Plaintiffs' Counter-Motion. On October 15, 2018, Defendants' filed 7 their Opposition to Plaintiffs' Counter-Motion for Appropriate Judgment Relief. 8 On October 22, 2018, the Court heard 1) Defendants' Motion for Dismissal 9 10 of Claims on Order Shortening Time, 2) Defendants' Motion for 11 Reconsideration, Amendment, For New Trial, and For Dismissal of Claims, and 12 3) Plaintiffs' Motion to Amend Judgment. Because of the issues discussed during 13 14 that hearing, the Court stayed the matter for 10 days, and continued Plaintiffs' 15 Counter-Motion for Appropriate Judgment Relief to November 29, 2018, to be 16 heard with the several other pending motions set to be heard on that day. On 17 18 November 20, 2018, the Court issued a minute order setting those pending 19 motions to December 4, 2018 for announcement of decision. 20 On December 4, 2018, the Court announced its decision on the majority of 21 22 the pending motions, and heard from both sides regarding Plaintiffs' still pending 23 Counter-Motion which requested the appointment of a receiver. The Court 24 inquired of counsel as to the appropriate scope of the receivership and set the 25 26 matter over to December 13, 2018 so that the Court may appropriately and 27

thoughtfully determine what powers to grant the receiver given the complexity this case has presented. The Court, having reviewed the papers and pleadings on

12

15

file, having heard oral argument by counsel, and based on the entire record of these proceedings, enters the following order:

5 6

The Request for Appointment of a Receiver

The plaintiffs request the appointment of a receiver pursuant to NRS Chapter 32. The Court, given the circumstances presented, as discussed at the hearing on December 4, 2018, concludes at this time it would be more appropriate to appoint a Special Master. Accordingly, the request is granted to a limited extent in the form of an appointment of a Special Master as follows:

George C. Swarts is appointed as a Special Master pursuant to 1. 13 14 NRCP Rule 53;

2. The Special Master shall be provided by the judgment debtor A Cab 16 LLC also known as A Cab Series LLC, including Creighton J. Nady and any 17 18 other agents of judgment debtors, copies of all electronic and paper financial and 19 business records of the judgment debtor A Cab LLC also known as A Cab Series 20 LLC that the Special Master deems advisable to possess for the preparation of 21 22 the report directed in this order, including but not limited to all such records 23 involving all of its contracts or agreements with any other entity or person, 24 including any series LLC it has issued pursuant to NRS 86.296. Upon being 25 26 presented with a copy of this Order all persons and entities possessing any such 27 records of the judgment debtor A Cab LLC also known as A Cab Series LLC 28 shall deliver them to the Special Master;

3. The Special Master shall promptly advise plaintiffs' counsel of all property of the judgment debtor A Cab LLC also known as A Cab Series LLC that it has identified and plaintiffs' counsel shall take no action to proceed with any legal execution upon such property to satisfy plaintiffs' judgment pending further order of the Court following the Special Master's report;

4. The Special Master shall issue a report by February 1, 2019 to the Court advising the Court of:

(a) A proposed plan, to the extent that they deem it feasible, for the Special
Master to be appointed Receiver pursuant to NRS Chapter 32 over the operations
of judgment debtor A Cab LLC also known as A Cab Series LLC in a manner
that will allow the profits from the operation of the taxi medallions authorized to
it to be applied towards satisfaction of the plaintiffs' judgment.

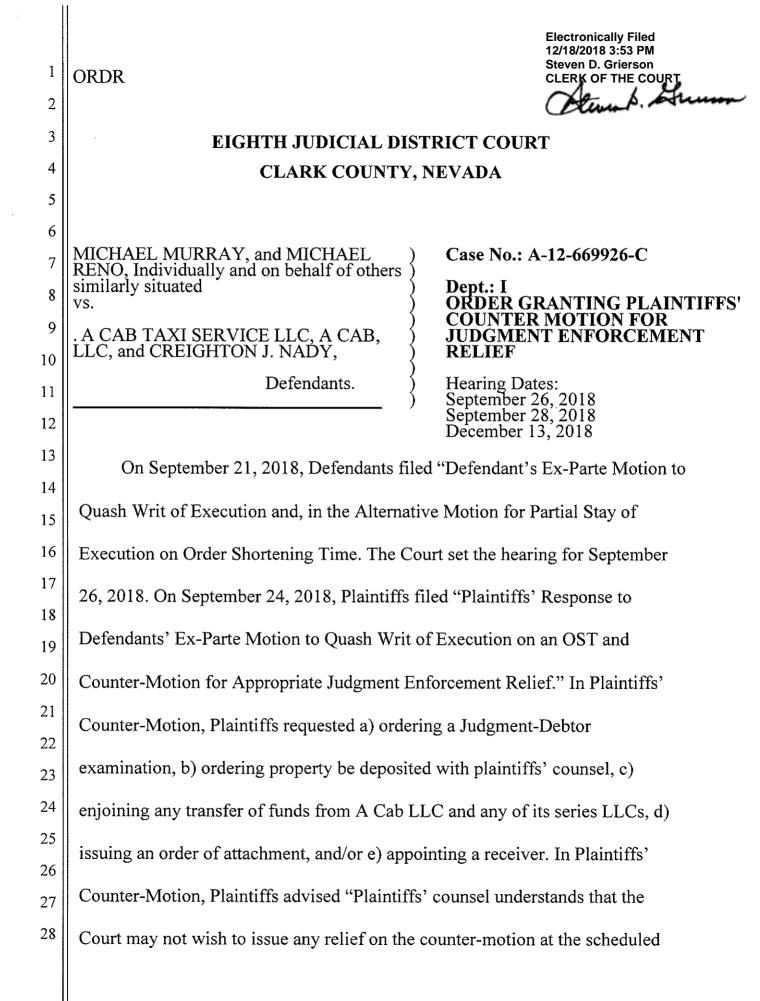
5. Plaintiffs' counsel shall be required to make available to the Special Master, from the funds they have collected on the plaintiffs' judgment and are holding in their IOLTA account pursuant to this Court's prior Orders, a sum not to exceed \$20,000 (Twenty Thousand Dollars) to pay for the Special Master's services. The Special Master shall be entitled to be paid a fee not exceeding \$300.00 (Three Hundred Dollars) per hour for their services. The Special Master shall be authorized, in their discretion, to cease further work and present the report discussed in paragraph 4 to the Court, to the extent it is able to complete such a report, once the cost for their services have exceeded 90% of the

amount specified in this paragraph that plaintiffs' counsel shall be required to 1 2 make available to pay for such services. 3 6. The information and records received by the Special Master 4 shall be kept confidential and subject to a protective order issued by the Court, 5 6 precluding production to the general public except as directed by the Court. 7 Judgment debtors shall not create any additional Series LLCs 7. 8 without further order of this Court. 9 10 The Request for a Judgment Debtor Exam 11 As the Court ruled at the December 4, 2018 hearing this issue is the subject 12 of a separate motion and will be addressed by a separate order. 13 14 The Request to Enjoin Certain Transfers of Funds 15 The plaintiffs requested that A Cab and any series LLC it has issued (the 16 "series LLCs" that defendants also refer to as "cells" of A Cab) be enjoined from 17 18 transferring any funds to defendant Nady or any of his family members. At the 19 December 4, 2018 hearing the Court was advised by counsel for A Cab that 20 defendant Nady's prior deposition testimony about regular transfers of funds 21 22 from the series LLCs to Nady was incorrect and such transfers were actually to a 23 trust. This branch of plaintiffs' motion is granted to the limited extent of 24 prohibiting the transfer of any monies or other property owned by judgment 25 26 debtor A Cab LLC (also known as A Cab Series LLC) to defendant Nady, to any 27 of his family members, or to any trust of which Nady or any of his family 28 members is a trustor, trustee or beneficiary. To the extent plaintiffs' motion

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1	sought further restraints on transfers by the series LLCs it is, without prejudice,
2	denied at this time.
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6	Other Requested Relief
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8	Plaintiffs' other requested forms of relief are, without prejudice, denied by
9	the Court at this time.
10	
11	IT IS SO ORDERED.
12	Kanneth 12/17/2018
13	Honorable Kenneth Cory Date
14	District Court Judge
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	ll v

1 2 3 4 5 6	NOEO LEON GREENBERG, ESQ., SBN 8094 DANA SNIEGOCKI, ESQ., SBN 11715 Leon Greenberg Professional Corporatio 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) <u>leongreenberg@overtimelaw.com</u> <u>dana@overtimelaw.com</u> Attorneys for Plaintiffs	Electronically Filed 1/2/2019 1:59 PM Steven D. Grierson CLERK OF THE COURT
7	DISTRI	ICT COURT
8	CLARK CO	UNTY, NEVADA
9	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated,) Case No.: A-12-669926-C
10	others similarly situated,	Dept.: I
11	Plaintiffs,	NOTICE OF ENTRY OF ORDER
12	VS.	
13	A CAB TAXI SERVICE LLC, and A CAB, LLC,	
14	Defendants.	}
15		
16		,
17	PLEASE TAKE NOTICE that the	Court entered the attached Order on
18	December 18, 2018.	
19 20	Dated: January 2, 2019	
21	LE	ON GREENBERG PROFESSIONAL CORP.
22	/s/	Leon Greenberg
23	Le	on Greenberg, Esq.
24	29	on Greenberg, Esq. vada Bar No. 8094 65 S. Jones Boulevard - Ste. E-3
25	La	s Vegas. NV 89146
26	At	1 (702) 383-6085 torney for the Plaintiffs
27		
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1	CEDTIEICATE OF SEDVICE	
1 2	CERTIFICATE OF SERVICE	
2	The undersigned certifies that on January 2, 2019, she served the within:	
4		
5	NOTICE OF ENTRY OF ORDER	
6	by court electronic service to:	
7	TO:	
8	Jay Shafer, Esq.	
9	Jay Shafer, Esq. Premier Legal Group 1333 North Buffalo Drive - Suite 210 Las Vegas, NV 89128	
10	Las vegas, ivv 69126	
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13	/s/ Sydney Saucier	
14	Sydney Saucier	
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Case Number: A-12-669926-C

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file, having heard oral argument by counsel, and based on the entire record of these proceedings, enters the following order:

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4. The Special Master shall issue a report by February 1, 2019 to the Court advising the Court of:

(a) A proposed plan, to the extent that they deem it feasible, for the Special
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of judgment debtor A Cab LLC also known as A Cab Series LLC in a manner
that will allow the profits from the operation of the taxi medallions authorized to
it to be applied towards satisfaction of the plaintiffs' judgment.

5. Plaintiffs' counsel shall be required to make available to the Special Master, from the funds they have collected on the plaintiffs' judgment and are holding in their IOLTA account pursuant to this Court's prior Orders, a sum not to exceed \$20,000 (Twenty Thousand Dollars) to pay for the Special Master's services. The Special Master shall be entitled to be paid a fee not exceeding \$300.00 (Three Hundred Dollars) per hour for their services. The Special Master shall be authorized, in their discretion, to cease further work and present the report discussed in paragraph 4 to the Court, to the extent it is able to complete such a report, once the cost for their services have exceeded 90% of the

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• *	
1	sought further restraints on transfers by the series LLCs it is, without prejudice,
2	denied at this time.
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6	Other Requested Relief
7	Plaintiffs' other requested forms of relief are, without prejudice, denied by
8	
9	the Court at this time.
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11	IT IS SO ORDERED.
12	lamether 12/17/2018
13	Honorable Kenneth Cory Date
14	District Court Judge
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Electronically Filed 12/18/2018 2:42 PM Steven D. Grierson CLERK OF THE COURT

		CLERK OF THE COURT	
1	LEON GREENBERG, ESQ. Nevada Bar No.: 8094	Atum A. Atum	
2	DANA SNIEGOCKI, ESQ.		
3	Leon Greenberg Professional Corporation 2965 South Jones Boulevard - Suite E3 Las Vegas, Nevada 89146	on	
4	Las Vegas, Nevada 89146		
5	(702) 383-6085 (702) 385-1827(fax)		
6	leongreenberg@overtimelaw.com dana@overtimelaw.com Attorneys for Plaintiffs DISTRICT COURT		
7			
8	CLARK COUNTY, NÉVADA		
9			
10	MICHAEL MURRAY and MICHAEL RENO, individually and		
11	on behalf of all others similarly	Case No.: A-12-669926-C	
12	situated,	DEPT.: I	
13	Plaintiffs,		
14		ORDER GRANTING IN PART AND DENYING IN PART PLAINTIFFS'	
15	VS.	OBJECTIONS TO DEFENDANTS'	
16	A CAB TAXI SERVICE LLC, A	CLAIMS OF EXEMPTION FROM	
	CAB, LLC, and CREIGHTON J. NADY,	EXECUTION	
17			
18	Defendants.		
19	This matter came before the Court for a chambers decision on November 15, 2018. Via a Minute Order entered on November 29, 2018, the Court set the matter for a decision announcement on December 4, 2018, when the parties were set to appear for hearing on an unrelated motion. After reviewing the respective submissions by the parties, the Court grants in part and denies in part plaintiffs' objections. The Court finds that defendants are entitled to an exemption from execution pursuant to		
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26	Nevada's "wild card" exemption under	NRS 21.090(1)(z). Accordingly, a total of	

\$10,000.00 from the funds secured from the Wells Fargo accounts pursuant to

execution are to be remitted back to the defendants.

The balance of the funds, which currently remain deposited with the Clerk of the Court, shall be transferred to plaintiffs' counsel, Leon Greenberg, for placement in their IOLTA client trust account until further order of this Court. The Clerk of the Court shall disburse the funds in its possession in this case pursuant to this Order.

IT IS SO ORDERED.

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7 Kount 8 9 Honorable Kenneth Cory 10 District Court Judge 11 12 13 Submitted by: 14 LEON GREENBERG PROF. CORP. 15 16 17 Leon Greenberg, Esq. NSB 8094 Leon Greenberg Professional Corporation 18 2965 S. Jones Boulevard - Ste. E-3 19 Las Vegas, NV 89146

20 Tel (702) 383-6085 Attorney for the Plaintiffs

Approved as to Form and Content:

Jay Shafer, Esq. NSB 6791
Premier Legal Group
1333 North Buffalo Dr. - Suite 210
Las Vegas, Nevada, 89128
Tel (702) 794-4441

28 Attorney for the Defendants

2/17/2018

Date VP

Date

Date

1 2 3 4 5 6	NOEO LEON GREENBERG, ESQ., SBN 8094 DANA SNIEGOCKI, ESQ., SBN 11715 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com dana@overtimelaw.com Attorneys for Plaintiffs	Electronically Filed 12/18/2018 3:40 PM Steven D. Grierson CLERK OF THE COURT
7 8		T COURT NTV NEVADA
 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Plaintiffs, vs. A CAB TAXI SERVICE LLC, and A CAB, LLC, Defendants. PLEASE TAKE NOTICE that the Co December 18, 2018 Dated: December 18, 2018 LEO /s/ Leo Neva 2965 Las V	NTY, NEVADA Case No.: A-12-669926-C Dept.: I NOTICE OF ENTRY OF ORDER ourt entered the attached Order on N GREENBERG PROFESSIONAL CORP. <i>con Greenberg</i> Greenberg, Esq. da Bar No. 8094 S. Jones Boulevard - Ste. E-3 /egas, NV 89146 702) 383-6085 ney for the Plaintiffs

1	CERTIFICATE OF SERVICE
2	The undersigned contifies that on December 19, 2019, she conved the within
3	The undersigned certifies that on December 18, 2018, she served the within:
4 5	NOTICE OF ENTRY OF ORDER
	by court electronic service to:
	TO:
8	
9	Jay Shafer, Esq. Premier Legal Group 1333 North Buffalo Drive - Suite 210 Las Vegas, NV 89128
10	Las vegas, inv 69126
11	
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13	/s/ Sydney Saucier
14	Sydney Saucier
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Electronically Filed 12/18/2018 2:42 PM Steven D. Grierson CLERK OF THE COURT

		CLERK OF THE COURT	
1	LEON GREENBERG, ESQ. Nevada Bar No.: 8094	Atum A. Atum	
2	DANA SNIEGOCKI, ESQ.		
3	Leon Greenberg Professional Corporation 2965 South Jones Boulevard - Suite E3 Las Vegas, Nevada 89146	on	
4	Las Vegas, Nevada 89146		
5	(702) 383-6085 (702) 385-1827(fax)		
6	leongreenberg@overtimelaw.com dana@overtimelaw.com Attorneys for Plaintiffs DISTRICT COURT		
7			
8	CLARK COUNTY, NÉVADA		
9			
10	MICHAEL MURRAY and MICHAEL RENO, individually and		
11	on behalf of all others similarly	Case No.: A-12-669926-C	
12	situated,	DEPT.: I	
13	Plaintiffs,		
14		ORDER GRANTING IN PART AND DENYING IN PART PLAINTIFFS'	
15	VS.	OBJECTIONS TO DEFENDANTS'	
16	A CAB TAXI SERVICE LLC, A	CLAIMS OF EXEMPTION FROM	
	CAB, LLC, and CREIGHTON J. NADY,	EXECUTION	
17			
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19	This matter came before the Court for a chambers decision on November 15, 2018. Via a Minute Order entered on November 29, 2018, the Court set the matter for a decision announcement on December 4, 2018, when the parties were set to appear for hearing on an unrelated motion. After reviewing the respective submissions by the parties, the Court grants in part and denies in part plaintiffs' objections. The Court finds that defendants are entitled to an exemption from execution pursuant to		
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IT IS SO ORDERED.

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7 Kount 8 9 Honorable Kenneth Cory 10 District Court Judge 11 12 13 Submitted by: 14 LEON GREENBERG PROF. CORP. 15 16 17 Leon Greenberg, Esq. NSB 8094 Leon Greenberg Professional Corporation 18 2965 S. Jones Boulevard - Ste. E-3 19 Las Vegas, NV 89146

20 Tel (702) 383-6085 Attorney for the Plaintiffs

Approved as to Form and Content:

Jay Shafer, Esq. NSB 6791
Premier Legal Group
1333 North Buffalo Dr. - Suite 210
Las Vegas, Nevada, 89128
Tel (702) 794-4441

28 Attorney for the Defendants

2/17/2018

Date VP

Date

Date

1 2 3 4 5 6 7	LEON GREENBERG, ESQ. Nevada Bar No.: 8094 DANA SNIEGOCKI, ESQ. Nevada Bar No.: 11715 Leon Greenberg Professional Corporatio 2965 South Jones Boulevard - Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com dana@overtimelaw.com Attorneys for Plaintiffs	
8	DISTRICT COURT	
9 10 11 12	CLARK CC MICHAEL MURRAY and MICHAEL RENO, individually and on behalf of all others similarly situated,	DUNTY, NEVADA Case No.: A-12-669926-C DEPT.: I
12	Plaintiffs,	
14		ORDER DENYING DEFENDANTS' MOTION TO QUASH WRIT OF EXECUTION
15 16 17	vs. A CAB TAXI SERVICE LLC, A CAB, LLC, and CREIGHTON J. NADY,	EXECUTION Hearing Dates: September 26, 2018 and September 28, 2018
18	Defendants.	
19 20 21	On September 26, 2018 and September 28, 2018, with all the parties appearing before the Court by their respective counsel as noted in the record, the Court	
22	considered the defendants' ex-parte motion to quash writ of execution and in the	
23 24 25	alternative motion for partial stay of execution on order shortening time (the "motion"). Also before the Court at such time was the plaintiffs' opposition to the	
26 27 28		ate judgment enforcement relief (the "counter- g the arguments of counsel, and the written

submissions of the parties, the Court denied the motion for the reasons orally stated in the record. The Court also deferred action on the counter-motion and Ordered the deposit with the Clerk of the Court of certain funds at Wells Fargo Bank that were subject to the writ of execution. The Court now provides this Order to set forth, along with its oral rulings at the hearing, its findings on the motion for the benefit of the parties and for the record of this case. To the extent there is any ambiguity, or arguable inconsistency, between this Order and the Court's oral findings at the hearing, this Order shall control. Otherwise, this Order, and the Court's oral findings at the hearing, should be read together as the full findings of the Court.

<u>Ultimate Issue Presented - Are the Well Fargo Funds Subject to the Writ?</u>

The event triggering the motion was the plaintiffs' service, post-judgment, of a writ of execution on Wells Fargo Bank that resulted in a hold being issued by Wells Fargo on \$233,619.56 maintained in six different bank accounts. Unless the writ is quashed Wells Fargo, in compliance with the writ, is to turn those funds over to the Sheriff to, in turn, transfer them to the plaintiffs' (judgment creditors) counsel. The plaintiff judgment creditors are all members of an NRCP Rule 23(b)(3) certified class who have been found to be owed unpaid minimum wages pursuant to Article 15, Section 16, of the Nevada Constitution, the Nevada Minimum Wage Amendment (the "MWA").

The six Wells Fargo accounts were denominated in six different names. All of

those account names began with "A Cab Series LLC," and then concluded with one of six "company" names.¹ All of those six accounts were identified, in the records maintained by Wells Fargo, under the same IRS Employer Identification Number ("EIN"), 88-0470590.

The motion is based upon the contention that the six Wells Fargo accounts, and the money in those accounts, are not property of the judgment debtor, A Cab LLC, and cannot be levied upon to satisfy the judgment. According to the defendants, those accounts are the property of six legally separate entities, each such entity being a separate "series" LLC issued by the judgment debtor, A Cab LLC, as per NRS 86.296. Defendants press the Court to adopt that conclusion, find the Wells Fargo funds are not the property of the judgment debtor A Cab LLC, and quash the writ on that basis.

In opposing the defendants' request for relief, plaintiffs raise a number of issues. They assert defendants lack standing to move to quash, since defendants simultaneously claim to have no interest in the property subject to the writ, meaning such motion has to be made by the six allegedly independent entities who, defendants claim, have proper title to the property; that registration of the Wells Fargo accounts under an EIN number that has been assigned to the judgment debtor A Cab LLC and used by it to issue W-2 statements in previous years to the class members establishes

¹ Those "company" names were "Maintenance Company," "Administration Company," "Taxi Leasing Company," "Employee Leasing Company Two," "Medallion Company," and "CCards Company."

that the funds levied upon are those of the judgment debtor; that no proof is tendered that the claimed independent entity series LLCs exist or were ever created and the nomenclature used to identify the Wells Fargo accounts are nothing more than labels of convenience for different operating departments of A Cab LLC and without any legal significance; that NRS 86.296 does not shield the assets of a series LLC from a judgment against its master LLC (which in this case would be the judgment debtor A Cab LLC if the alleged series LLCs actually exist) when there is a complete identity of ownership between such entities; and that for various other reasons, some particular to the circumstances of this case, involving MWA claims and the operation of a taxi cab business pursuant to a highly regulated statutory scheme involving the issuance of a certificate of public convenience and necessity by the Nevada Taxicab Authority, NRS 86.296 cannot operate in the fashion postured by defendants.

The Court in this Order makes multiple separate findings as to the issues presented and is of the opinion that any one of those findings would provide a sufficient basis for the Court's denial of the motion. It makes those multiple findings in an attempt to ensure that it is achieving a just and proper resolution of the issues raised by the motion. None of those findings are advisory and all are intended, either on their own or in conjunction, to provide a proper basis for the Court's decision. And particularly because the standing finding made by the Court could be cured by a belated appearance by the alleged series LLCs (if they are, in fact, properly constituted and exist), the interests of justice, and the need to promote judicial

efficiency, compel the Court to address all of such issues and make all of such findings.

I.

Defendants' Lack of Standing Requires Denial of the Motion

Defendants' motion rests upon an impermissible conflict. The granting of the motion to quash would require a finding by the Court that the Wells Fargo accounts do not belong to the defendant A Cab LLC. The other defendant, Nady, also does not claim any interest in the accounts. Rather, the motion relies, in its entirety, on the assertion that the accounts belong to the six allegedly separate, non-party, "series" LLC entities. Yet those entities have not appeared in this case or sought any relief in respect to their property. There is no basis for the Court to recognize defendants' standing to make the motion when, to succeed in that motion and secure relief. defendants must establish that they have no actual interest in the property that is the subject of the motion. Furthermore, defendants' entire theory, that NRS 86.296 has bestowed a separate legal existence and separate rights upon the alleged series LLCs. requires that they, not the defendants, seek to enforce those rights. The Court cannot countenance such an inconsistent approach to the law and its processes. The defendants are not entitled to invoke the sanctity of the separate legal existence of the alleged series LLCs when it suits them and then simultaneously ignore it when they find it burdensome or inconvenient. Accordingly, the Court finds the defendants lack standing to make the motion and denies the motion on that basis.

II.

The Use of A Cab LLC's EIN Number Requires a Denial of the Motion

The EIN number used on the Wells Fargo accounts is shown in the record to have been used to report wages paid on a W-2 form for at least one class member, in the name "A Cab LLC." Defendants do not deny that the class members have always been reported to the IRS as having been paid wages, for their work in A Cab's taxi business, by an entity using that EIN number. That history is particularly germane given the nature of the judgment at issue, which is for unpaid minimum wages owed to a class of employees. The Court cannot reconcile the idea that every class member, having been paid wages by an entity using that EIN number, cannot now attach funds registered with Wells Fargo to that same entity's EIN number, such attachment also being for the same purpose: the payment of wages the class members are owed and that have been found due in the Court's judgment.

Plaintiffs' argument on this point is also bolstered by the relevant IRS requirements, discussed in their supplement filed on September 27, 2018. It was impossible for the EIN number at issue to have been used by any entity *besides* the judgment debtor A Cab LLC to pay employee wages and comply with IRS tax withholding rules. *See*, 26 CFR 301.7701-2. Defendants' assertions that certain monies held in the Wells Fargo account denominated with the name "A Cab Series LLC, Employee Leasing Company Two" are to compensate employees of that allegedly legally distinct series LLC, and are not funds of the judgement debtor A Cab

LLC, is contrary to those IRS regulations. For that allegedly legally independent series LLC entity to be paying its own employees it would have to secure its own, unique, EIN number, and process its payroll with the IRS under such number and not under A Cab LLCs EIN number. *Id.* It apparently has never used any such unique EIN number and has always used A Cab LLC's EIN number (or at least it does not dispute the evidence presented supporting that conclusion) and, as established by the record, has never assigned any such independent and unique EIN number to such bank account.

The Court concludes that the holding of the Wells Fargo funds under the A Cab LLC EIN number, either on its own or in conjunction with the other circumstances and findings made by the Court and discussed *infra*, establish that the Wells Fargo funds are properly levied upon by the judgment and the Defendants' motion must be denied.

III.

There is no evidence that the allegedly independent series LLCs exist or, if they exist, they have not complied with the asset shielding provisions of NRS 68.296(3) and the motion is denied on that basis.

Assuming, without concluding, that it is, potentially, possible for a series LLC issued by the judgment debtor A Cab LLC to hold assets beyond the reach of the

judgment pursuant to NRS 86.296, there is nothing in the record supporting a conclusion that compliance with NRS 86.296 has taken place. To comply with NRS 86.296 the alleged series LLCs must have (1) Been created by A Cab LLC; and (2) Been organized to have specifically limited liability in respect to the obligations of A Cab LLC; and (3) Maintained separate and distinct records and accounts for themselves and the assets that are allegedly their property. Nothing is presented to the Court establishing any of those three things.

Pursuant to NRS 86.296(2) "[a] series [LLC] may be created as a limitedliability company, without the filing of articles of organization with the Secretary of State, by the adoption of an operating agreement by the members of the series." This requires that a series LLC's creation be confirmed by an operating agreement or in the alternative by the filing of articles of organization with the Secretary of State. No such articles of organization have been so filed for any of the six alleged series LLCs. Nor have any operating agreements for those alleged entities, "adopted" by the "members of the series" been presented to the Court. Defendants' proffer (at Ex. "E" of their supplement) six "Operating Agreements" between the six alleged series LLC entities and another recited alleged entity identified as "A Cab Series LLC, Bally Taxi Company." Those documents are not the operating agreements specified by NRS 86.296(2). They purport to be transactional documents, contracts, between each of the six alleged series LLC's and such other identified alleged entity. Accordingly, the Court finds that the six alleged series LLCs have not complied with NRS 86.296(2)

and have never been created in compliance with that statute. That defendants believe they exist and may have purported to engage in business transactions with or through them does not establish their legal existence.

Even if the Court were to find that the proffered documents constitute operating agreements that establish the six alleged series LLCs were created, there is no evidence they were organized to limit their obligations in respect to a judgment against A Cab LLC. A properly constituted series LLC may limit its creditors' recourse to the assets of the series LLC pursuant to NRS 86.296(3).² The critical operative term is "may" meaning that to do so the series LLC must state in its operating agreement or articles of organization it has adopted such a limitation. *See*, NRS 86.296(3)(b). The six proffered documents contain language parroting the language in NRS 86.296(3)(b) making such a limitation permissible but do not actually recite, or confirm, that any such limitation is being adopted by any particular identified series LLC.³ Accordingly, the Court finds that even if the six alleged series

² This statutory language speaks only of limiting the liabilities of the series LLC to its assets. It is silent on whether the assets of the series LLC can be attached to satisfy a judgment, such as in this case, against the creating or "master" LLC when the owners (members) of both are identical. This important issue is discussed *infra*.

³ The language used by defendants in the agreements is a virtually verbatim recital of the first sentence of NRS 86.296(3)(b): "The debts, liabilities, obligations and expenses incurred, contracted for or otherwise existing with respect to a particular series are enforceable against the assets of that series only, and not against the assets of the company generally or any other series." NRS 86.296(3)(b) then goes on to specify how a series LLC can achieve this available protection of their assets, language that defendants also substantially parrot in their agreements. But the

LLCs have been created, they have not complied with NRS 86.296(3) and have never adopted the liability limitations available to series LLCs under that statute.

The record presented to the Court also establishes a failure of the alleged series LLCs to comply with NRS 86.296(3)(a) requiring them, if they seek to enjoy that statute's liability limitation provisions, to maintain "separate and distinct records" for themselves and their assets and that such assets must be "accounted for separately from the other assets of the [master creating LLC] company." As discussed, *supra*, the assets at issue, the Wells Fargo bank accounts, were not maintained in a "separate and distinct" fashion but under the EIN of the judgment debtor A Cab LLC, making them indistinguishable from that entity's assets. Defendants do not dispute plaintiffs' assertions that a thorough online public records search for business licenses for the six alleged series LLCs confirms that none have any form of business license. They are required to have such business licenses to legally engage in business as claimed by the defendants. The Court finds that to meet the "separate and distinct records" requirement of NRS 86.296(3)(a), the six alleged series LLC must have maintained such a "distinct record" demonstrating the securing of the businesses licenses needed to conduct business and they have failed to do so.

Nor is any evidence presented that there exists any actual practice whereby the

agreements, in their use of this language from NRS 86.296(3)(b), never identify any "particular" series LLC that has elected to adopt such protection. They just recite the statutory language explaining, in part, that such protection is potentially available, the agreements never state any identified series LLC is actually adopting such protection.

assets of the six alleged series LLCs are "accounted for separately from the other assets" of the judgment debtor A Cab LLC. Defendants' moving papers contain a non-specific declaration from Steven Beck that asserts, at paragraph 2, that "I keep the books and records" of two of the alleged series LLCs at issue and others along with those of the judgment debtor A Cab LLC. That is not even a clear allegation that such a separate accounting of assets exists. Testimony introduced by plaintiffs from defendant Nady's deposition taken in 2017 is also, at most, just a bald assertion of that fact, one that Nady's testimony in many respects contradicts. In addition to confirming that all of the series LLCs allegedly formed by A Cab LLC file a single tax return (as part of his personal income tax return) Nady admits none of the alleged series LLCs that he claims operate as part of A Cab's taxi business (he calls each one a "cell") can function as independent businesses and that certain of those cells have a "bailiff relationship" with the asset (a taxi medallion or vehicle) they use to generate revenue. The Court finds that the six alleged series LLCs have failed to show any basis to conclude that they have, in respect to the Wells Fargo accounts and any other assets they are alleged to possess, accounted for such assets "separately from the other assets" of the judgment debtor A Cab LLC as required by NRS 86.296(3)(a) to invoke that statute's liability limitations.

For the reasons stated above, and in Section II, the Court denies the motion based upon its findings that all or some of the requirements of NRS 86.296 needed to invoke that statute's liability limitation protections have not been complied with.

NRS 86.296 does not afford the sort of asset shield asserted by defendants, at least not under the circumstances of this case.

IV.

Even if it was established that the six alleged series LLCs had complied with all of the requirements of NRS 86.296, and the findings in II and III *supra* were not made by the Court, the Court would still deny the motion.

А.

As pointed out by plaintiffs, the language of NRS 86.296(3) speaks of a limitation on the enforcement of the liabilities of a series LLC to its assets only.⁴ It is silent on whether a liability of "the company generally" can be recovered from the assets of any of its series LLCs. Plaintiffs argue that NRS 86.296(3) allows limited liability companies and the series they issue to enjoy the same liability limitations as a conventional parent corporation that owns 100% of the stock of a subsidiary corporation. In that situation the subsidiary is an asset of the parent and a judgment against the parent can be satisfied from such asset. But a judgment against the subsidiary corporation cannot be pursued "upstream" against the parent's assets. In support of that "one way" asset shield argument (against any "upstream" judgment

⁴ It states: "The debts, liabilities, obligations and expenses incurred, contracted for or otherwise existing with respect to a particular series are enforceable against the assets of that series only, and not against the assets of the company generally or any other series, if [explaining conditions]...."

enforcement but not vice versa), plaintiffs rely on NRS 86.296(3) speaking of a bar against enforcing the liabilities of a series LLC against assets of the "company generally" while saying nothing about barring enforcement of the liabilities of the "company generally" against the assets of its series LLCs. They also point out that another state's series LLC statute using language that mirrors NRS 86.296(3) then goes on to add an additional section expressly granting a "two way" asset shield for series LLC assets against liabilities of the company generally. *See*, Texas Business Organizations Code Sec. 101.602(a)(2).

In situations where the ownership (member interests) of the creating limited liability corporation (the "company generally" in NRS 86.296(3)) is identical to that of the series LLC, the plaintiffs' argument has some persuasive force. The Nevada Legislature could have written Nevada's series limited liability statute to expressly recognize that a series LLC can shield its assets from the liabilities of the company generally. It did not. The plaintiffs' analogy to a conventional corporation that owns 100% of the stock of its subsidiary corporation is also imperfect, as limited liability companies do not have stockholders but membership interests. On the other hand, a series LLC can only be created by a limited liability company that is in turn duly registered with the Nevada Secretary of State. The series LLC is in some sense a creature of its master upon whom it completely depends for its very existence. A conventional corporation, whether or not it is a wholly owned subsidiary, comes into being through an independent process performed by the Nevada Secretary of State. If it is a subsidiary, it continues as an independent legal entity despite the dissolution of its parent owner (though such an event would result in a transfer of its ownership). The same cannot be said for a series LLC which presumably⁵ has no continued legal existence once its limited liability corporation creator has ceased to exist.

The Court finds that, at least in this case where it is undisputed that the member interests (ownership) of the alleged series LLCs and the judgment debtor A Cab LLC are one and the same, a judgment against a limited liability company that has created a series LLC (in this case that would be A Cab LLC) is enforceable against the assets of such series LLC. The Court further finds that the asset protections afforded to a series LLC under NRS 86.296(3) do not, in all circumstances, bar enforcement of a judgment against a limited liability corporation from the assets of the series LLCs it has created and that compelling circumstances in this case, discussed *infra*, result in the Court denying the motion.

В.

⁵ The Court says "presumably" because under the overall structure of Nevada's series LLC law, it does not appear tenable for a series LLC, not registered with the Nevada Secretary of State, to continue as a legal entity once its creating, and duly registered, limited liability company has ceased its existence. Unfortunately this issue is not squarely addressed in the relevant Nevada statutes. For example, NRS 86.491 sets forth a mechanism for dissolving both a limited liability company and just one of its series but does not state how, or if, a series can continue to operate as a legal entity once its creating limited liability corporation is dissolved. Yet NRS 86.213 imposes a fine on anyone purporting to do business as a limited liability company without filing articles of organization with the Nevada Secretary of State, a filing a series LLC is not required to make.

While many aspects of the Nevada's series LLC law are not clearly addressed by Nevada's statutes, and remain to be addressed by Nevada's Supreme Court, the Court finds NRS $86.141(1)^6$ to provide compelling guidance in this case. It is clear that Nevada's Legislature enacted the series LLC law to afford businesses wide range of options and flexibility in managing their affairs and conducting business in Nevada. Such a decision by the Legislature is not subject to question by the Court. Yet in enacting the limited liability company law, the Nevada Legislature made unequivocally clear in NRS 86.141(1) it was forbidding the use of such entities "for any illegal purpose or with fraudulent intent to conceal any business activity, or lack thereof, from any person." The Court finds this salutary directive, along with the facts before the Court and the equitable considerations presented, to require denial of the motion, irrespective of whether the six alleged series LLCs have complied with all of the relevant provisions of NRS 86.296(3) (and as found by the Court in Parts II and III they have not so complied).

The Nevada series LLC law does not authorize businesses to engage in a never ending shell or "whack a mole" game to avoid satisfying their legal obligations by issuing a limitless, continually changing, and unknown, line of series LLCs. That

 ⁶ "Except as otherwise provided in subsection 2 [relating to an insurance business], a limited-liability company may be organized under this chapter for any lawful purpose. A person shall not organize a limited-liability company for any illegal purpose or with the fraudulent intent to conceal any business activity, or lack thereof, from another person or a governmental agency."

intent is codified in NRS 86.141(1). Especially in a case such as this, involving the liability of a business for unpaid minimum wages owed to its employees under the Nevada Constitution, the Court must be vigilant to prevent such an abuse of the series LLC form. Defendants' motion asserts that the employees of A Cab's taxi business who are owed those minimum wages cannot collect such minimum wages from assets held by the various alleged series LLCs because those alleged entities are not judgment debtors. Yet, as noted in Part II, those assets are registered with Wells Fargo bank under the same EIN number that was used to pay those employees their wages in the first instance. That EIN number was also present on the W-2s issued to those employees, the creditor class members.

If the Court were now to adopt defendants' claim that the Wells Fargo monies are not actually assets of the employer/judgment debtor, it would be approving of the "concealment" of business activities in violation of NRS 86.141(1), if not of an overtly illegal and fraudulent scheme to avoid paying minimum wages. The class members should be entitled, as a matter of law, to rely upon the representations given to them about the nature and identity of their employer when they seek to collect minimum wages owed to them under Nevada's Constitution (and in respect to this motion, the EIN associated with that employer). If they bring suit in this Court accordingly they must be afforded the ability to vindicate whatever award the Court grants them. Having relied upon the representations of their employer to secure their judgment they cannot now be denied access to the Wells Fargo accounts, monies so clearly tied to that employer, to satisfy such judgment. That is particularly true given the unknown, and unknowable, existence of the alleged series LLCs which defendants claim hold the assets used in A Cab's business beyond reach of the judgment. Those alleged series LLCs do not exist in any public record or registration. They are intended by the defendants to act as secret entities, to hold the assets of the A Cab taxi business with their existence known to no one except such persons as the defendants advise at a place and time of their choosing (such as now, when defendants proffer them to be the true holders of the Wells Fargo accounts).

Particularly troubling is the defendants' apparently related attempt to insulate, or divert, the "employer" liability for minimum wages owed under Nevada's Constitution to an often changing group of series LLCs of A Cab LLC. Those changing series LLCs appear to regularly cease their operations after a limited period of time and to have no actual assets. At his 2017 deposition, defendant Nady testified the alleged series LLC of A Cab LLC that defendants' claim was the true (and sole) "employer" of the class members and paid their wages changed three times between February of 2012 and June of 2017 (as discussed in plaintiffs' supplement filed on September 27, 2018). While he refused to directly answer questions about that practice (citing "legal advice" as the basis for such refusal at his deposition) he admitted that A Cab LLC was using a large number of series LLCs, well over 100, to avoid having to pay legal liabilities, including any judgment rendered in this case.

As plaintiffs' aptly point out in their supplement, naming some, or even all, of

the separate series LLCs as defendants in their lawsuit, prior to judgment (a task that might be herculean) would be pointless given defendants' conduct. Undoubtably defendants would, in that event, just prior to judgment, transfer the operations, and the assets, of the A Cab taxi business to a newly minted set of unknown, and unknowable, series LLCs. That such a course of conduct might be remedied, post judgment, via additional litigation involving fraudulent conveyance or other sorts of claims, does not cure the obvious impropriety of such conduct, which in the Court's view squarely violates NRS 86.141(1). Accordingly, whatever legal significance the alleged series LLCs of A Cab LLC may have, they cannot, under NRS 86.141(1), act to shield assets from the collection of the judgment at issue, and the defendants' motion is denied on that basis.

C.

An additional reason for the denial of the motion is presented by the very nature of A Cab's taxi business and the complete integration of such business (between A Cab LLC and its series LLCs) as a matter of law in respect to the judgment at issue. A Cab LLC operates a privileged, specially licensed, business pursuant to a Certificate of Public Convenience and Necessity (a "CPCN") issued by the Nevada Taxicab Authority. Its revenue is derived from the operation of taxicabs which, in turn, require two things besides an operable motor vehicle. The first is a taxi driver, one of the class member employees.⁷ The second is a taxi medallion issued by the Nevada Taxicab Authority pursuant to that CPCN. Defendants have furnished a copy of that CPCN which states it is not a franchise or irrevocable and it cannot be transferred without the approval of the Nevada Taxicab Authority.

While A Cab LLC can have its taxi medallions used by other persons or legal entities, the revenue derived from each taxi medallion's operation is dependent upon A Cab LLCs possession of its CPCN. Without that CPCN there is no taxi medallion, and no "street legal" taxi, to operate and generate revenue. The CPCN is not, itself, transferrable by A Cab LLC. The judgment rendered in this case was against A Cab LLC and arose from its failure to properly compensate, as required by Nevada's Constitution, the taxi drivers who drove the medallion taxi cabs it was privileged to operate under its CPCN. It should not be allowed, under such circumstances, to divert the revenue from those medallion taxi cabs, which is entirely dependent upon its CPCN, to its series LLCs and place that revenue beyond the reach of such judgment. The legal separation that may exist between A Cab LLC and the series LLCs it creates cannot divorce such taxi medallion revenue from the minimum wage liability imposed by Nevada's Constitution as that liability is also a product of the same activity generating such revenue and the Court denies the motion on that basis.

⁷ During the time period at issue for the judgment, prior to January 1, 2016, A Cab was required to use only employee taxi drivers in its business.

Therefore, IT IS HEREBY ORDERED for all of the foregoing reasons, that the motion is denied; and IT IS FURTHER ORDERED that Well Fargo shall deposit with the Clerk of the Court the funds subject to the writ of execution, with the Court to determine the further disposition of those funds at a future date; and IT IS FURTHER ORDERED that plaintiffs' counter-motion is continued for further hearing on October 22, 2018. **IT IS SO ORDERED.** Kounth (100 12/17/2018 Date Honorable Kenneth Co District Court Judge

1	Submitted by:	
2	LEON GREENBERG PROF. CORP.	
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4		
5	Leon Greenberg, Esq. NSB 8094	Date
6	Leon Greenberg Professional Corporation 2965 S. Jones Boulevard - Ste. E-3	on
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8	Tel (702) 383-6085 Attorney for the Plaintiffs	
9	Automety for the Flammins	
10	Approved as to Form and Content:	
11	Approved as to Point and Content.	
12		
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1 2 3 4 5 6	NOEO LEON GREENBERG, ESQ., SBN 8094 DANA SNIEGOCKI, ESQ., SBN 11715 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com dana@overtimelaw.com Attorneys for Plaintiffs	Electronically Filed 12/18/2018 2:36 PM Steven D. Grierson CLERK OF THE COURT	
7 8	DISTRICT COURT		
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Plaintiffs, vs. A CAB TAXI SERVICE LLC, and A CAB, LLC, Defendants. PLEASE TAKE NOTICE that the Co December 18, 2018 Dated: December 18, 2018 LEO /s/ Leo Neva 2965 Las V	NTY, NEVADA Case No.: A-12-669926-C Dept.: I NOTICE OF ENTRY OF ORDER ourt entered the attached Order on N GREENBERG PROFESSIONAL CORP. con Greenberg Greenberg, Esq. da Bar No. 8094 S. Jones Boulevard - Ste. E-3 /egas, NV 89146 702) 383-6085 ney for the Plaintiffs	

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1 2	<u>CERTIFICATE OF SERVICE</u>	
2	The undersigned certifies that on December 18, 2018, she served the	
	within:	
5		
6	NOTICE OF ENTRY OF ORDER	
7	by court electronic service to:	
8	TO:	
9	Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145	
10		
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14	/s/ Sydney Saucier	
15	Sydney Saucier	
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1 2 3 4 5 6 7	Nevada Bar No.: 8094 DANA SNIEGOCKI, ESQ. Nevada Bar No.: 11715 Leon Greenberg Professional Corporation 2965 South Jones Boulevard - Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com dana@overtimelaw.com Attorneys for Plaintiffs		
8	DISTRICT COURT		
9	CLARK COUNTY, NEVADA		
10	MICHAEL MURRAY and MICHAEL RENO, individually and		
11	on behalf of all others similarly	Case No.: A-12-669926-C	
12	situated,	DEPT.: I	
13	Plaintiffs,	ORDER DENYING DEFENDANTS'	
14	VS.	MOTION TO QUASH WRIT OF EXECUTION	
15	A CAB TAXI SERVICE LLC, A	Hearing Dates:	
16	CAB, LLC, and CREIGHTON J.	September 26, 2018 and September 28, 2018	
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<u>Ultimate Issue Presented - Are the Well Fargo Funds Subject to the Writ?</u>

The event triggering the motion was the plaintiffs' service, post-judgment, of a writ of execution on Wells Fargo Bank that resulted in a hold being issued by Wells Fargo on \$233,619.56 maintained in six different bank accounts. Unless the writ is quashed Wells Fargo, in compliance with the writ, is to turn those funds over to the Sheriff to, in turn, transfer them to the plaintiffs' (judgment creditors) counsel. The plaintiff judgment creditors are all members of an NRCP Rule 23(b)(3) certified class who have been found to be owed unpaid minimum wages pursuant to Article 15, Section 16, of the Nevada Constitution, the Nevada Minimum Wage Amendment (the "MWA").

The six Wells Fargo accounts were denominated in six different names. All of

those account names began with "A Cab Series LLC," and then concluded with one of six "company" names.¹ All of those six accounts were identified, in the records maintained by Wells Fargo, under the same IRS Employer Identification Number ("EIN"), 88-0470590.

The motion is based upon the contention that the six Wells Fargo accounts, and the money in those accounts, are not property of the judgment debtor, A Cab LLC, and cannot be levied upon to satisfy the judgment. According to the defendants, those accounts are the property of six legally separate entities, each such entity being a separate "series" LLC issued by the judgment debtor, A Cab LLC, as per NRS 86.296. Defendants press the Court to adopt that conclusion, find the Wells Fargo funds are not the property of the judgment debtor A Cab LLC, and quash the writ on that basis.

In opposing the defendants' request for relief, plaintiffs raise a number of issues. They assert defendants lack standing to move to quash, since defendants simultaneously claim to have no interest in the property subject to the writ, meaning such motion has to be made by the six allegedly independent entities who, defendants claim, have proper title to the property; that registration of the Wells Fargo accounts under an EIN number that has been assigned to the judgment debtor A Cab LLC and used by it to issue W-2 statements in previous years to the class members establishes

¹ Those "company" names were "Maintenance Company," "Administration Company," "Taxi Leasing Company," "Employee Leasing Company Two," "Medallion Company," and "CCards Company."

that the funds levied upon are those of the judgment debtor; that no proof is tendered that the claimed independent entity series LLCs exist or were ever created and the nomenclature used to identify the Wells Fargo accounts are nothing more than labels of convenience for different operating departments of A Cab LLC and without any legal significance; that NRS 86.296 does not shield the assets of a series LLC from a judgment against its master LLC (which in this case would be the judgment debtor A Cab LLC if the alleged series LLCs actually exist) when there is a complete identity of ownership between such entities; and that for various other reasons, some particular to the circumstances of this case, involving MWA claims and the operation of a taxi cab business pursuant to a highly regulated statutory scheme involving the issuance of a certificate of public convenience and necessity by the Nevada Taxicab Authority, NRS 86.296 cannot operate in the fashion postured by defendants.

The Court in this Order makes multiple separate findings as to the issues presented and is of the opinion that any one of those findings would provide a sufficient basis for the Court's denial of the motion. It makes those multiple findings in an attempt to ensure that it is achieving a just and proper resolution of the issues raised by the motion. None of those findings are advisory and all are intended, either on their own or in conjunction, to provide a proper basis for the Court's decision. And particularly because the standing finding made by the Court could be cured by a belated appearance by the alleged series LLCs (if they are, in fact, properly constituted and exist), the interests of justice, and the need to promote judicial

efficiency, compel the Court to address all of such issues and make all of such findings.

I.

Defendants' Lack of Standing Requires Denial of the Motion

Defendants' motion rests upon an impermissible conflict. The granting of the motion to quash would require a finding by the Court that the Wells Fargo accounts do not belong to the defendant A Cab LLC. The other defendant, Nady, also does not claim any interest in the accounts. Rather, the motion relies, in its entirety, on the assertion that the accounts belong to the six allegedly separate, non-party, "series" LLC entities. Yet those entities have not appeared in this case or sought any relief in respect to their property. There is no basis for the Court to recognize defendants' standing to make the motion when, to succeed in that motion and secure relief. defendants must establish that they have no actual interest in the property that is the subject of the motion. Furthermore, defendants' entire theory, that NRS 86.296 has bestowed a separate legal existence and separate rights upon the alleged series LLCs. requires that they, not the defendants, seek to enforce those rights. The Court cannot countenance such an inconsistent approach to the law and its processes. The defendants are not entitled to invoke the sanctity of the separate legal existence of the alleged series LLCs when it suits them and then simultaneously ignore it when they find it burdensome or inconvenient. Accordingly, the Court finds the defendants lack standing to make the motion and denies the motion on that basis.

II.

The Use of A Cab LLC's EIN Number Requires a Denial of the Motion

The EIN number used on the Wells Fargo accounts is shown in the record to have been used to report wages paid on a W-2 form for at least one class member, in the name "A Cab LLC." Defendants do not deny that the class members have always been reported to the IRS as having been paid wages, for their work in A Cab's taxi business, by an entity using that EIN number. That history is particularly germane given the nature of the judgment at issue, which is for unpaid minimum wages owed to a class of employees. The Court cannot reconcile the idea that every class member, having been paid wages by an entity using that EIN number, cannot now attach funds registered with Wells Fargo to that same entity's EIN number, such attachment also being for the same purpose: the payment of wages the class members are owed and that have been found due in the Court's judgment.

Plaintiffs' argument on this point is also bolstered by the relevant IRS requirements, discussed in their supplement filed on September 27, 2018. It was impossible for the EIN number at issue to have been used by any entity *besides* the judgment debtor A Cab LLC to pay employee wages and comply with IRS tax withholding rules. *See*, 26 CFR 301.7701-2. Defendants' assertions that certain monies held in the Wells Fargo account denominated with the name "A Cab Series LLC, Employee Leasing Company Two" are to compensate employees of that allegedly legally distinct series LLC, and are not funds of the judgement debtor A Cab

LLC, is contrary to those IRS regulations. For that allegedly legally independent series LLC entity to be paying its own employees it would have to secure its own, unique, EIN number, and process its payroll with the IRS under such number and not under A Cab LLCs EIN number. *Id.* It apparently has never used any such unique EIN number and has always used A Cab LLC's EIN number (or at least it does not dispute the evidence presented supporting that conclusion) and, as established by the record, has never assigned any such independent and unique EIN number to such bank account.

The Court concludes that the holding of the Wells Fargo funds under the A Cab LLC EIN number, either on its own or in conjunction with the other circumstances and findings made by the Court and discussed *infra*, establish that the Wells Fargo funds are properly levied upon by the judgment and the Defendants' motion must be denied.

III.

There is no evidence that the allegedly independent series LLCs exist or, if they exist, they have not complied with the asset shielding provisions of NRS 68.296(3) and the motion is denied on that basis.

Assuming, without concluding, that it is, potentially, possible for a series LLC issued by the judgment debtor A Cab LLC to hold assets beyond the reach of the

judgment pursuant to NRS 86.296, there is nothing in the record supporting a conclusion that compliance with NRS 86.296 has taken place. To comply with NRS 86.296 the alleged series LLCs must have (1) Been created by A Cab LLC; and (2) Been organized to have specifically limited liability in respect to the obligations of A Cab LLC; and (3) Maintained separate and distinct records and accounts for themselves and the assets that are allegedly their property. Nothing is presented to the Court establishing any of those three things.

Pursuant to NRS 86.296(2) "[a] series [LLC] may be created as a limitedliability company, without the filing of articles of organization with the Secretary of State, by the adoption of an operating agreement by the members of the series." This requires that a series LLC's creation be confirmed by an operating agreement or in the alternative by the filing of articles of organization with the Secretary of State. No such articles of organization have been so filed for any of the six alleged series LLCs. Nor have any operating agreements for those alleged entities, "adopted" by the "members of the series" been presented to the Court. Defendants' proffer (at Ex. "E" of their supplement) six "Operating Agreements" between the six alleged series LLC entities and another recited alleged entity identified as "A Cab Series LLC, Bally Taxi Company." Those documents are not the operating agreements specified by NRS 86.296(2). They purport to be transactional documents, contracts, between each of the six alleged series LLC's and such other identified alleged entity. Accordingly, the Court finds that the six alleged series LLCs have not complied with NRS 86.296(2)

and have never been created in compliance with that statute. That defendants believe they exist and may have purported to engage in business transactions with or through them does not establish their legal existence.

Even if the Court were to find that the proffered documents constitute operating agreements that establish the six alleged series LLCs were created, there is no evidence they were organized to limit their obligations in respect to a judgment against A Cab LLC. A properly constituted series LLC may limit its creditors' recourse to the assets of the series LLC pursuant to NRS 86.296(3).² The critical operative term is "may" meaning that to do so the series LLC must state in its operating agreement or articles of organization it has adopted such a limitation. *See*, NRS 86.296(3)(b). The six proffered documents contain language parroting the language in NRS 86.296(3)(b) making such a limitation permissible but do not actually recite, or confirm, that any such limitation is being adopted by any particular identified series LLC.³ Accordingly, the Court finds that even if the six alleged series

² This statutory language speaks only of limiting the liabilities of the series LLC to its assets. It is silent on whether the assets of the series LLC can be attached to satisfy a judgment, such as in this case, against the creating or "master" LLC when the owners (members) of both are identical. This important issue is discussed *infra*.

³ The language used by defendants in the agreements is a virtually verbatim recital of the first sentence of NRS 86.296(3)(b): "The debts, liabilities, obligations and expenses incurred, contracted for or otherwise existing with respect to a particular series are enforceable against the assets of that series only, and not against the assets of the company generally or any other series." NRS 86.296(3)(b) then goes on to specify how a series LLC can achieve this available protection of their assets, language that defendants also substantially parrot in their agreements. But the

LLCs have been created, they have not complied with NRS 86.296(3) and have never adopted the liability limitations available to series LLCs under that statute.

The record presented to the Court also establishes a failure of the alleged series LLCs to comply with NRS 86.296(3)(a) requiring them, if they seek to enjoy that statute's liability limitation provisions, to maintain "separate and distinct records" for themselves and their assets and that such assets must be "accounted for separately from the other assets of the [master creating LLC] company." As discussed, *supra*, the assets at issue, the Wells Fargo bank accounts, were not maintained in a "separate and distinct" fashion but under the EIN of the judgment debtor A Cab LLC, making them indistinguishable from that entity's assets. Defendants do not dispute plaintiffs' assertions that a thorough online public records search for business licenses for the six alleged series LLCs confirms that none have any form of business license. They are required to have such business licenses to legally engage in business as claimed by the defendants. The Court finds that to meet the "separate and distinct records" requirement of NRS 86.296(3)(a), the six alleged series LLC must have maintained such a "distinct record" demonstrating the securing of the businesses licenses needed to conduct business and they have failed to do so.

Nor is any evidence presented that there exists any actual practice whereby the

agreements, in their use of this language from NRS 86.296(3)(b), never identify any "particular" series LLC that has elected to adopt such protection. They just recite the statutory language explaining, in part, that such protection is potentially available, the agreements never state any identified series LLC is actually adopting such protection.

assets of the six alleged series LLCs are "accounted for separately from the other assets" of the judgment debtor A Cab LLC. Defendants' moving papers contain a non-specific declaration from Steven Beck that asserts, at paragraph 2, that "I keep the books and records" of two of the alleged series LLCs at issue and others along with those of the judgment debtor A Cab LLC. That is not even a clear allegation that such a separate accounting of assets exists. Testimony introduced by plaintiffs from defendant Nady's deposition taken in 2017 is also, at most, just a bald assertion of that fact, one that Nady's testimony in many respects contradicts. In addition to confirming that all of the series LLCs allegedly formed by A Cab LLC file a single tax return (as part of his personal income tax return) Nady admits none of the alleged series LLCs that he claims operate as part of A Cab's taxi business (he calls each one a "cell") can function as independent businesses and that certain of those cells have a "bailiff relationship" with the asset (a taxi medallion or vehicle) they use to generate revenue. The Court finds that the six alleged series LLCs have failed to show any basis to conclude that they have, in respect to the Wells Fargo accounts and any other assets they are alleged to possess, accounted for such assets "separately from the other assets" of the judgment debtor A Cab LLC as required by NRS 86.296(3)(a) to invoke that statute's liability limitations.

For the reasons stated above, and in Section II, the Court denies the motion based upon its findings that all or some of the requirements of NRS 86.296 needed to invoke that statute's liability limitation protections have not been complied with.

NRS 86.296 does not afford the sort of asset shield asserted by defendants, at least not under the circumstances of this case.

IV.

Even if it was established that the six alleged series LLCs had complied with all of the requirements of NRS 86.296, and the findings in II and III *supra* were not made by the Court, the Court would still deny the motion.

А.

As pointed out by plaintiffs, the language of NRS 86.296(3) speaks of a limitation on the enforcement of the liabilities of a series LLC to its assets only.⁴ It is silent on whether a liability of "the company generally" can be recovered from the assets of any of its series LLCs. Plaintiffs argue that NRS 86.296(3) allows limited liability companies and the series they issue to enjoy the same liability limitations as a conventional parent corporation that owns 100% of the stock of a subsidiary corporation. In that situation the subsidiary is an asset of the parent and a judgment against the parent can be satisfied from such asset. But a judgment against the subsidiary corporation cannot be pursued "upstream" against the parent's assets. In support of that "one way" asset shield argument (against any "upstream" judgment

⁴ It states: "The debts, liabilities, obligations and expenses incurred, contracted for or otherwise existing with respect to a particular series are enforceable against the assets of that series only, and not against the assets of the company generally or any other series, if [explaining conditions]...."

enforcement but not vice versa), plaintiffs rely on NRS 86.296(3) speaking of a bar against enforcing the liabilities of a series LLC against assets of the "company generally" while saying nothing about barring enforcement of the liabilities of the "company generally" against the assets of its series LLCs. They also point out that another state's series LLC statute using language that mirrors NRS 86.296(3) then goes on to add an additional section expressly granting a "two way" asset shield for series LLC assets against liabilities of the company generally. *See*, Texas Business Organizations Code Sec. 101.602(a)(2).

In situations where the ownership (member interests) of the creating limited liability corporation (the "company generally" in NRS 86.296(3)) is identical to that of the series LLC, the plaintiffs' argument has some persuasive force. The Nevada Legislature could have written Nevada's series limited liability statute to expressly recognize that a series LLC can shield its assets from the liabilities of the company generally. It did not. The plaintiffs' analogy to a conventional corporation that owns 100% of the stock of its subsidiary corporation is also imperfect, as limited liability companies do not have stockholders but membership interests. On the other hand, a series LLC can only be created by a limited liability company that is in turn duly registered with the Nevada Secretary of State. The series LLC is in some sense a creature of its master upon whom it completely depends for its very existence. A conventional corporation, whether or not it is a wholly owned subsidiary, comes into being through an independent process performed by the Nevada Secretary of State. If it is a subsidiary, it continues as an independent legal entity despite the dissolution of its parent owner (though such an event would result in a transfer of its ownership). The same cannot be said for a series LLC which presumably⁵ has no continued legal existence once its limited liability corporation creator has ceased to exist.

The Court finds that, at least in this case where it is undisputed that the member interests (ownership) of the alleged series LLCs and the judgment debtor A Cab LLC are one and the same, a judgment against a limited liability company that has created a series LLC (in this case that would be A Cab LLC) is enforceable against the assets of such series LLC. The Court further finds that the asset protections afforded to a series LLC under NRS 86.296(3) do not, in all circumstances, bar enforcement of a judgment against a limited liability corporation from the assets of the series LLCs it has created and that compelling circumstances in this case, discussed *infra*, result in the Court denying the motion.

В.

⁵ The Court says "presumably" because under the overall structure of Nevada's series LLC law, it does not appear tenable for a series LLC, not registered with the Nevada Secretary of State, to continue as a legal entity once its creating, and duly registered, limited liability company has ceased its existence. Unfortunately this issue is not squarely addressed in the relevant Nevada statutes. For example, NRS 86.491 sets forth a mechanism for dissolving both a limited liability company and just one of its series but does not state how, or if, a series can continue to operate as a legal entity once its creating limited liability corporation is dissolved. Yet NRS 86.213 imposes a fine on anyone purporting to do business as a limited liability company without filing articles of organization with the Nevada Secretary of State, a filing a series LLC is not required to make.

While many aspects of the Nevada's series LLC law are not clearly addressed by Nevada's statutes, and remain to be addressed by Nevada's Supreme Court, the Court finds NRS $86.141(1)^6$ to provide compelling guidance in this case. It is clear that Nevada's Legislature enacted the series LLC law to afford businesses wide range of options and flexibility in managing their affairs and conducting business in Nevada. Such a decision by the Legislature is not subject to question by the Court. Yet in enacting the limited liability company law, the Nevada Legislature made unequivocally clear in NRS 86.141(1) it was forbidding the use of such entities "for any illegal purpose or with fraudulent intent to conceal any business activity, or lack thereof, from any person." The Court finds this salutary directive, along with the facts before the Court and the equitable considerations presented, to require denial of the motion, irrespective of whether the six alleged series LLCs have complied with all of the relevant provisions of NRS 86.296(3) (and as found by the Court in Parts II and III they have not so complied).

The Nevada series LLC law does not authorize businesses to engage in a never ending shell or "whack a mole" game to avoid satisfying their legal obligations by issuing a limitless, continually changing, and unknown, line of series LLCs. That

 ⁶ "Except as otherwise provided in subsection 2 [relating to an insurance business], a limited-liability company may be organized under this chapter for any lawful purpose. A person shall not organize a limited-liability company for any illegal purpose or with the fraudulent intent to conceal any business activity, or lack thereof, from another person or a governmental agency."

intent is codified in NRS 86.141(1). Especially in a case such as this, involving the liability of a business for unpaid minimum wages owed to its employees under the Nevada Constitution, the Court must be vigilant to prevent such an abuse of the series LLC form. Defendants' motion asserts that the employees of A Cab's taxi business who are owed those minimum wages cannot collect such minimum wages from assets held by the various alleged series LLCs because those alleged entities are not judgment debtors. Yet, as noted in Part II, those assets are registered with Wells Fargo bank under the same EIN number that was used to pay those employees their wages in the first instance. That EIN number was also present on the W-2s issued to those employees, the creditor class members.

If the Court were now to adopt defendants' claim that the Wells Fargo monies are not actually assets of the employer/judgment debtor, it would be approving of the "concealment" of business activities in violation of NRS 86.141(1), if not of an overtly illegal and fraudulent scheme to avoid paying minimum wages. The class members should be entitled, as a matter of law, to rely upon the representations given to them about the nature and identity of their employer when they seek to collect minimum wages owed to them under Nevada's Constitution (and in respect to this motion, the EIN associated with that employer). If they bring suit in this Court accordingly they must be afforded the ability to vindicate whatever award the Court grants them. Having relied upon the representations of their employer to secure their judgment they cannot now be denied access to the Wells Fargo accounts, monies so clearly tied to that employer, to satisfy such judgment. That is particularly true given the unknown, and unknowable, existence of the alleged series LLCs which defendants claim hold the assets used in A Cab's business beyond reach of the judgment. Those alleged series LLCs do not exist in any public record or registration. They are intended by the defendants to act as secret entities, to hold the assets of the A Cab taxi business with their existence known to no one except such persons as the defendants advise at a place and time of their choosing (such as now, when defendants proffer them to be the true holders of the Wells Fargo accounts).

Particularly troubling is the defendants' apparently related attempt to insulate, or divert, the "employer" liability for minimum wages owed under Nevada's Constitution to an often changing group of series LLCs of A Cab LLC. Those changing series LLCs appear to regularly cease their operations after a limited period of time and to have no actual assets. At his 2017 deposition, defendant Nady testified the alleged series LLC of A Cab LLC that defendants' claim was the true (and sole) "employer" of the class members and paid their wages changed three times between February of 2012 and June of 2017 (as discussed in plaintiffs' supplement filed on September 27, 2018). While he refused to directly answer questions about that practice (citing "legal advice" as the basis for such refusal at his deposition) he admitted that A Cab LLC was using a large number of series LLCs, well over 100, to avoid having to pay legal liabilities, including any judgment rendered in this case.

As plaintiffs' aptly point out in their supplement, naming some, or even all, of

the separate series LLCs as defendants in their lawsuit, prior to judgment (a task that might be herculean) would be pointless given defendants' conduct. Undoubtably defendants would, in that event, just prior to judgment, transfer the operations, and the assets, of the A Cab taxi business to a newly minted set of unknown, and unknowable, series LLCs. That such a course of conduct might be remedied, post judgment, via additional litigation involving fraudulent conveyance or other sorts of claims, does not cure the obvious impropriety of such conduct, which in the Court's view squarely violates NRS 86.141(1). Accordingly, whatever legal significance the alleged series LLCs of A Cab LLC may have, they cannot, under NRS 86.141(1), act to shield assets from the collection of the judgment at issue, and the defendants' motion is denied on that basis.

C.

An additional reason for the denial of the motion is presented by the very nature of A Cab's taxi business and the complete integration of such business (between A Cab LLC and its series LLCs) as a matter of law in respect to the judgment at issue. A Cab LLC operates a privileged, specially licensed, business pursuant to a Certificate of Public Convenience and Necessity (a "CPCN") issued by the Nevada Taxicab Authority. Its revenue is derived from the operation of taxicabs which, in turn, require two things besides an operable motor vehicle. The first is a taxi driver, one of the class member employees.⁷ The second is a taxi medallion issued by the Nevada Taxicab Authority pursuant to that CPCN. Defendants have furnished a copy of that CPCN which states it is not a franchise or irrevocable and it cannot be transferred without the approval of the Nevada Taxicab Authority.

While A Cab LLC can have its taxi medallions used by other persons or legal entities, the revenue derived from each taxi medallion's operation is dependent upon A Cab LLCs possession of its CPCN. Without that CPCN there is no taxi medallion, and no "street legal" taxi, to operate and generate revenue. The CPCN is not, itself, transferrable by A Cab LLC. The judgment rendered in this case was against A Cab LLC and arose from its failure to properly compensate, as required by Nevada's Constitution, the taxi drivers who drove the medallion taxi cabs it was privileged to operate under its CPCN. It should not be allowed, under such circumstances, to divert the revenue from those medallion taxi cabs, which is entirely dependent upon its CPCN, to its series LLCs and place that revenue beyond the reach of such judgment. The legal separation that may exist between A Cab LLC and the series LLCs it creates cannot divorce such taxi medallion revenue from the minimum wage liability imposed by Nevada's Constitution as that liability is also a product of the same activity generating such revenue and the Court denies the motion on that basis.

⁷ During the time period at issue for the judgment, prior to January 1, 2016, A Cab was required to use only employee taxi drivers in its business.

Therefore, IT IS HEREBY ORDERED for all of the foregoing reasons, that the motion is denied; and IT IS FURTHER ORDERED that Well Fargo shall deposit with the Clerk of the Court the funds subject to the writ of execution, with the Court to determine the further disposition of those funds at a future date; and IT IS FURTHER ORDERED that plaintiffs' counter-motion is continued for further hearing on October 22, 2018. **IT IS SO ORDERED.** Kounth (00 12/17/2018 Date Honorable Kenneth Co District Court Judge

1	Submitted by:	
2	LEON GREENBERG PROF. CORP.	
3		
4		
5	Leon Greenberg, Esq. NSB 8094	Date
6	Leon Greenberg Professional Corporation 2965 S. Jones Boulevard - Ste. E-3	on
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8	Tel (702) 383-6085 Attorney for the Plaintiffs	
9	Automety for the Flammins	
10	Approved as to Form and Content:	
11	Approved as to Point and Content.	
12		
13	Jay Shafer, Esq. NSB 6791	Date
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16	Tel (702) 794-4441	
17	Attorney for the Defendants	
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		21.

Electronically Filed 12/20/2018 11:03 AM Steven D. Grierson CLERK OF THE COURT

		CLERK OF THE COURT	
1 2 3 4 5 6	ORDR JAY A. SHAFER, ESQ. Nevada Bar No. 006791 PREMIER LEGAL GROUP 1333 North Buffalo Drive, Suite 210 Las Vegas, Nevada 89128 Telephone: (702) 794-4411 Fax: (702) 794-4421 jshafer@premierelegalgroup.com Attorney for Defendants CAB TAXI SERVICE LLC and A CAB, LLC		
7 8	DISTRICT		
9	CLARK COUN	TY, NEVADA	
9 10 11	MICHAEL MURRAY and MICHAEL RENO, Individually and on behalf of others similarly situated,))) Case No. : A-12-669926-C) Dept. No.: I	
12	Plaintiff,)) ORDER ON MOTION FOR	
13	ν.) DISMISSAL OF CLAIMS ON ORDER	
14 15	CAB TAXI SERVICE LLC and A CAB, LLC, and CREIGHTON J. NADY, Defendants.	 SHORTENING TIME Date of Hearing: October 22, 2018 Time of Hearing: 9:00 a.m. 	
16 17 18	ORDER ON MOTION FOR ON ORDER SHOI		
19	Defendants' motion for Dismissal of Clair	ns on Order Shortening Time was heard on	
20	October 22, 2018, Plaintiffs were represented by J	Leon Greenberg and Dana Sniegocki.	
21	Defendants were represented by Esther Rodriguez	z, Michael Wall and Jay Shafer.	
22	Defendants moved for dismissal based on	the court's lack of subject matter jurisdiction	
23 24	over the claims. Specifically, Defendants moved t	for dismissal pursuant to NRCP 12 (h)(3) and	
25	NRCP 12 (6)(1). Defendants argue that pursuant to Article 6, Section 6 of the Nevada		
26	Constitution, the District Courts shall have originate	al jurisdiction in all cases excluded by law from	
27	the original jurisdiction of the Justice Courts. Fur	ther, if a District Court lacks subject matter	
28			
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1	jurisdiction, the judgment rendered is void. Univ. of Nevada v. Tarkanian, 95 Nev. 389, 396, 594
2	p. 2d 1159, 1163 (1979). Whether a court lacks subject matter jurisdiction can be raised by the
3	parties at any time, or sua sponte by a court of review, and cannot be conferred by the parties.
4	Swam v. Swam, 106 Nev. 464, 469, 796 P. 2d 221, 224 (1990).
5	Defendants rely upon Castillo v. United Federal Credit Union, wherein the Nevada
6	Supreme Court "conclud[ed] that in Nevada, aggregation of putative class member claims is not
7	permitted to determine jurisdiction". Castillo v. United Fed. Credit Union, 134 Nev. Adv. Op.
8 9	No. 3 (February 1, 2018); 409 P. 3d 54. Defendants argue that all claims asserted by the named
10	Plaintiffs as well as all potential class members fall well-below the District Court's minimum
11	threshold of \$15,000 per NRS 4.370. Further, Defendants argue that Plaintiffs' claims for
12	injunctive relief are a non-issue as their claims cease as of December 31, 2015; and injunctive
13	relief was not pursued by Plaintiffs. An injunction is appropriate when monetary damages are
14	inadequate. Czipott v. Fleigh, 87 Nev, 496, 499, 489 P.2d 681, 683 (1971).
15	Plaintiffs argue that subject matter jurisdiction over the class claims is proper as they
16 17	sought, still seek, and were granted equitable relief. Plaintiffs argue that the District Court's
18	jurisdiction extends to all damage claims, of whatever amount, when those claims are brought as
19	part of an action seeking equitable relief. Further, Plaintiffs assert that once the claim for
20	equitable relief is properly made, the District Court does not lose subject matter jurisdiction over
21	these damages claims also made in the same case even if equitable relief is denied. Edwards v.
22	<i>Emperor's Garden Rest.</i> , 122 Nev. 317, 326 (2006).
23	Plaintiffs further argue that the Supreme Court's "Order Denying Motion to Depublish"
24	filed June 12, 2018 in the Castillo matter, confirms that any conclusion pertaining to aggregation
25 26	of claims would be a reliance on non-precedential dicta.
27	Having reviewed the pleadings and heard the arguments of the parties, the court does not
28	

believe that it is devoid of jurisdiction in this matter for the reasons argued by the Defendants 1 and accordingly that motion is DENIED. 2 3 IT IS SO ORDERED. 4 **101**, 2018. 5 Dated this / O day of 6 7 8 CO 9 10 11 12 Submitted by: 13 PREMIER LEGAL GROUP 14 By: JAY A. SHAFER 15 Nevada/Bar No. 9184 1338/Morth Buffalo Drive, Suite 210 16 Las Negas, Nevada 89128 (702) 794-4411 17 Fax: (702) 794-4421 JShafer@premierlegalgroup.com 18 Attorney for Defendant 19 Approved as to Form and Content: 2021 LEON GREENBERG PROFESSIONAL CORP. 22 23 Leon Greenberg, Esq. NSB 8094 LEON GREENBERG PROFESSIONAL-CORP. 24 2965 S. Jones Boulevard - Ste. E-3 25 Las Vegas, NV 89146 Tel (702) 383-6085 26 Attorney for the Plaintiffs 273 28

Other Civil Filing		COURT MINUTES	January 17, 2013	
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) ice LLC, Defendant(s)		
January 17, 2013	9:00 AM	Motion to Dismiss		
HEARD BY: Cory, H	Kenneth	COURTROOM:	RJC Courtroom 16A	
COURT CLERK: Michele Tucker				
RECORDER: Bever	ly Sigurnik			
REPORTER:				
	enberg, Leon riguez, Esther	Attorney Attorney		

JOURNAL ENTRIES

- Statements by the Court as to reasoning by Judge Jones and amendment to the Constitution. Ms. Rodriguez argued as to NRS 608.250. Mr. Greenberg referred to the first sentence in the Constitution and argued the term of employee. Statements by the Court. Mr. Greenberg argued the Court is bound by the Constitution. Ms. Rodriquez argued Judge Jones did take notice the amendment made no reference to NRS 608.250. Further arguments by counsel. COURT STATED FINDINGS and ORDERED, Motion DENIED. Mr. Greenberg to prepare the Order.

Other Civil Filing		COURT MINUTES	April 01, 2013
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)	
April 01, 2013	3:00 AM	Motion For Reconsideration	
HEARD BY: Cory	y, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		JOURNAL ENTRIES	

- Defendant's Motion for Reconsideration

COURT ORDERED, Defendant's Motion for Reconsideration is DENIED. Mr. Greenberg to prepare the Order.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq., and Esther Rodriguez, Esq. via e-mail. /mlt

Other Civil Filing		COURT MINUTES	April 29, 2013
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)	
April 29, 2013	3:00 AM	Motion to Strike	
HEARD BY: Cory,	, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: 1	Michele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Defendant's Motion to Strike Amended Complaint

COURT ORDERED, Defendant's Motion to Strike Amended Complaint DENIED. The Court is persuaded by the Ninth Circuit FRCP 15(a) jurisprudence that filing a motion to dismiss does not constitute filing a responsive pleading. See, e.g. Miles v. Department of Army, 881 F.2d 777, 781. Mr. Greenberg to prepare the Order. COURT FURTHER ORDERED, Plaintiff's Counter-Motion for Default Judgment or Sanctions DENIED. Ms. Rodriguez to prepare the Order.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriquez, Esq. via e-mail. /mlt

Other Civil Fili	ing	COURT MINUTES	July 17, 2014	
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	vy, Plaintiff(s) vice LLC, Defendant(s)		
July 17, 2014	9:00 AM	Pretrial/Calendar Call		
HEARD BY:	Cory, Kenneth	COURTROOM:	RJC Courtroom 16A	
COURT CLERI	K: Michele Tucker			
RECORDER:	Beverly Sigurnik			
REPORTER:				
PARTIES PRESENT:	Rodriguez, Esther Sniegocki, Dana	Attorney Attorney		
		JOURNAL ENTRIES		

- Ms. Rodriguez advised the matter has been stayed pending a Supreme Court decision which came down last week. Request the stay remain in place until July 28, 2014. Ms. Lawson, JEA advised counsel will need to file 3.25 and go to discovery. Further advised the stay will remain until 7/28/14.

Other Civil Fili	ng	COURT MINUTES	October 14, 2014		
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)			
October 14, 2014	4 9:00 AM	Status Check			
HEARD BY: (Cory, Kenneth	COURTROOM:	RJC Courtroom 16A		
COURT CLERE	K: Dania Batiste				
RECORDER: Beverly Sigurnik					
REPORTER:					
PARTIES PRESENT:	Rodriguez, Esther Sniegocki, Dana	Attorney Attorney			

JOURNAL ENTRIES

- Ms. Rodriguez advised the Court that there was a Stay, pending the rendition of a decision regarding minimum wage from the Nevada Supreme Court (NSC); which has been returned. Ms. Rodriguez further advised that the parties are in currently discussing settlement discussions; and are ready for the Stay to be lifted so each side may proceed accordingly.

COURT SO ORDERED, and DIRECTED counsel to submit the necessary documents to the Discovery Commissioner, who will provide a trial-ready date.

Other Civil Filin	ng	COURT MINUTES	March 18, 2015		
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)			
March 18, 2015	9:00 AM	Motion to Compel	Notice of Pltfs' Motion to Compel the Production of Documents		
HEARD BY: B	ulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room		
COURT CLERK: Jennifer Lott					
RECORDER: Sandra Pruchnic					
REPORTER:					
PARTIES PRESENT:	Rodriguez, Esther Sniegocki, Dana	Attorney Attorney			
		JOURNAL ENTRIES			

- Jay Nady present.

Commissioner inquired what documents were turned over in the Federal lawsuit. Ms. Rodriguez stated counsel came on site to review trip sheets and payroll records, and pay stubs and time records were provided for Pltfs Murray and Reno. Ms. Rodriguez is willing to work with Pltf to provide information, but counsel needs guidance with timeframes, and Deft's system is not as sophisticated as other cab companies.

Ms. Sniegoski addressed computer process for drivers (check in time, meter upload, meter checkout procedure, and validated cash drop). Statement by Mr. Nady regarding how the system is used, and Mr. Nady can provide an Affidavit of attempts to fix the clock. Mr. Nady will give the same data the DOL had.

Commissioner advised counsel the records can be produced in a hard copy format, but it doesn't

A-12-669926-C

have to be a searchable format for Pltf. Upon Commissioner's inquiry, Mr. Nagy will check what it takes to write a program to pull out information. Ms. Rodriguez stated redacting documents is too voluminous, but Pltf's counsel is welcome to look at data. Argument by Ms. Sniegocki.

COMMISSIONER RECOMMENDED, motion is CONTINUED to determine 1) whether there is a computer program that can be written to pull up electronic information for wages, commissions, and payment that qualify as part of the claim; 2) Commissioner advised Ms. Sniegocki to review documents at Deft's premises. COMMISSIONER RECOMMENDED, the timeframe for writing a code is October 2008 through January 1, 2015.

Statement by Mr. Nagy re: voluminous documents provided to DOL, but all trip sheets were not returned from the DOL. COMMISSIONER RECOMMENDED, Pltf to prepare and send a Rule 34 inspection notice, and set forth exactly what will be looked at, and who will do it; inspection notice reduced to five business days. Commissioner is available by conference call if necessary. COMMISSIONER RECOMMENDED, names and addresses are OFF LIMITS for now.

4/8/15 9:30 a.m. Notice of Pltfs' Motion to Compel the Production of Documents

Other Civil Fili	ng	COURT MINUTES	May 20, 2015		
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)			
May 20, 2015	9:00 AM	Motion to Compel	Notice of Pltfs' Motion to Compel the Production of Documents		
HEARD BY: H	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room		
COURT CLERK: Jennifer Lott					
RECORDER:	RECORDER: Francesca Haak				
REPORTER:					
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther Sniegocki, Dana	Attorney Attorney Attorney JOURNAL ENTRIES			
- Jay Nady, Ow	ner, present.				

The Inspection that Commissioner Bulla envisioned did not happen. Commissioner stated the Attorneys must be in control of the situation and remain professional; if inappropriate conduct occurs, disregard it, and bring issue to Commissioner Bulla's attention.

Argument by Ms. Rodriguez; her expert was put in an uncomfortable situation. Colloquy re: notice of inspection; Ms. Rodriguez stated Mr. Morgan's answers were miscommunicated by Mr. Greenberg. Commissioner advised Ms. Rodriguez she should have diffused the situation and spoken with counsel re: how to move forward.

Commissioner did not order a videotaped Inspection. COMMISSIONER RECOMMENDED, no fees or costs. Commissioner typically does not allow discussions directly with the client at an Inspection;

A-12-669926-C

counsel must ensure the perception is appropriate. COMMISSIONER RECOMMENDED, no videotaped Inspection and clients will not be present, but attorneys and experts will be present.

COMMISSIONER RECOMMENDED, take the 30(b)(6) deposition first if possible (outline categories specifically); then speak about an Inspection with parameters. Mr. Greenberg filed a Motion for Class Certification with Judge Cory (set 6/22/15). Colloquy re: if Mr. Nady should be present at upcoming depositions. If Commissioner receives a call re: interference with the process, Commissioner will ask the party to leave the room. Ms. Rodriguez stated there won t be any problems.

Arguments by counsel. Location of payroll documents should be a 30(b)(6) topic. Commissioner will move the continuance date upon counsels request. Counsel did not get to QuickBooks during Inspection. COMMISSIONER RECOMMENDED, all information must be provided; motion is CONTINUED. Mr. Nagy stated QuickBooks is the payroll tool. Commissioner is available by conference call if necessary.

Send Commissioner the entire copy of transcript as discussed in Open Court. Mr. Greenberg requested briefing. If a courtesy copy is provided to Commissioner, provide a copy to Defense counsel so there is no ex-parte. Provide courtesy copy to Commissioner by July 21, 2015 at 12:00 noon.

7/22/15 9:00 a.m. Notice of Pltfs' Motion to Compel the Production of Documents

Other Civil Filing		COURT MINUTES	June 22, 2015
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
June 22, 2015	3:00 AM	Motion to Certify Class	
HEARD BY: Cory, I	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- COURT ORDERED, Plaintiff's Notice of Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53 CONTINUED to this Court's oral calendar.

CONTINUED TO: 7/15/15 9:00 AM

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt

Other Civil Fil	ing	COURT MINUTES	July 15, 2015
A-12-669926-C	VS.	ay, Plaintiff(s) vice LLC, Defendant(s)	
July 15, 2015	9:00 AM	Motion to Certify Class	
HEARD BY:	Cory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLER	K: Michele Tucker		
RECORDER:	Lisa Lizotte		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther Sniegocki, Dana	Attorney Attorney Attorney	
		IOURNAL ENTRIES	

JOURNAL ENTRIES

- null

Other Civil Fil	ing	COURT MINUTES	July 22, 2015	
A-12-669926-C	VS.	y, Plaintiff(s) rice LLC, Defendant(s)		
July 22, 2015	9:00 AM	Motion to Compel	Notice of Pltfs' Motion to Compel the Production of Documents	
HEARD BY:	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room	
COURT CLERK: Jennifer Lott				
RECORDER:	Francesca Haak			
REPORTER:				
PARTIES PRESENT:	Rodriguez, Esther Sniegocki, Dana	Attorney Attorney		

JOURNAL ENTRIES

- Motion on Class Certification set before the Judge on August 11, 2015. Arguments by Ms. Sniegocki. Commissioner advised counsel send an Interrogatory asking who held former positions, and Commissioner will make them answer it. Colloquy. Ms. Rodriguez made offers, but discovery was over broad.

Commissioner's order should not be taken to such an extent it prohibits relevant discovery that should be completed. Commissioner stated Pltfs need cab driver pay stubs and trip sheets. COMMISSIONER RECOMMENDED, revenue from Medallion is NOT COMPELLED. Colloquy re: Pltf took a deposition of the IT person, and Pltf was supposed to take a 30(b)(6) deposition, but Pltf vacated it (August dates are expected).

Ms. Rodriguez stated everything for Michael Reno and Michael Murray (two Pltfs) was produced a long time ago; counsel always offered the trip sheets and driver pay stubs. Ms. Rodriguez stated Commissioner offered a site inspection, Pltfs were not interested in seeing driver pay stubs and trip

A-12-669926-C

sheets, and part of Motion requested appointment of a Special Master to look at documents (Pltf requested at Deft's expense). Arguments by counsel.

When Ms. Sniegocki receives Mr. Morgan's transcript, she will provide it to Commissioner. Pltfs' counsel requested 60 days to complete Rule 30(b)(6) depositions (23 categories with subparts), provide the transcript, and Ms. Sniegocki requested further briefing.

COMMISSIONER RECOMMENDED, motion is CONTINUED; Status Check SET; Deft must respond to Interrogatories re: specific positions as discussed in Open Court.

9/23/15 10:00 A.M. Notice of Pltfs' Motion to Compel the Production of Documents Status Check: Scheduling Order

Other Civil Filing		COURT MINUTES	July 27, 2015
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
July 27, 2015	3:00 AM	Motion for Leave	
HEARD BY: Cory, I	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- COURT ORDERED, Plaintiff's Motion for Leave to File a Second Amended and Supplemental Complaint GRANTED. Mr. Greenberg to prepare the Order.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt

Other Civil Filing		COURT MINUTES	August 11, 2015
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
August 11, 2015	10:30 AM	Motion to Certify Class	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	lichele Tucker		
RECORDER: Lisa	Lizotte		
REPORTER:			
Rod	enberg, Leon riguez, Esther egocki, Dana	Attorney Attorney Attorney	

JOURNAL ENTRIES

- Mr. Greenberg gave summary of previous hearing. Mr. Greenberg argued defendants have only focused on one issue which as to individuals not being appropriate named plaintiffs. Ms. Rodriguez argued the two year statute of limitations has run. The names attached to plaintiffs motion are inappropriate as they have not been produced. Statements by the Court. Ms. Rodriguez argued NRCP 23 has not been met by plaintiff. Mr. Greenberg argued it would be in the defendants best interest to certify. There was a judgment entered in Federal Court that wages were owed. Under Federal Law this creates the common issue, were they owed the extra dollar an hour if they had health insurance, and the other is Federal Law allowed a tip credit and they were allowed to continue their tips. The States standing is they could not take the tip and they have been for about 15 months. Mr. Greenberg further argued they have a common issue. Out of 400 people this is a constitutional directive and there is strict public policy. All requirements for certification have been met. Ms. Rodriguez argued there is no prima facia as to these two plaintiffs. Nothing has been proven regarding the tips. Ms. Rodriguez argued Mr. Greenberg is leaving out the fact these two plaintiffs have to give rise to judicial controversy. Ms. Rodriguez further argued the matter regarding the statute of limitations needs to be heard. Ms. Rodriguez stated the decision in Federal Court Mr. Greenberg is referring to was a settlement agreement not a judgment and it is improper for Mr.

Greenberg to refer to it as a judgment. There is no showing these two plaintiffs have been under paid. Ms. Rodriguez further argued this has been filed as a minimum wage claim and drivers were shorted by a \$1.00 an hour; this is a claim for unpaid hours and needs to go before the Labor Commissioner as there are allegations of fraud. Ms. Rodriguez argued Walmart vs. Duke and Moore vs. PaineWebber. Statements by the Court as to commonality. Mr. Greenberg referenced Walmart vs. Duke and argued the common exam will resolve the liability issue. Mr. Greenberg argued common course of conduct. Statements by the Court. Mr. Greenberg argued the defendants have had an opportunity to bring before the Court why these two individuals are not qualified representatives and what they have brought is unsubstantiated. Defendants did not raise these objections in their responses. Mr. Greenberg requested the Court certify the class conditionally and appoint all four representatives and if later it is found they need to be removed the Court can remove them. Statements by the Court regarding requirements to certify as a class action. Mr. Greenberg argued as to the statute of limitations and there is no injury if it is found some of the class are not eligible for the claims. Mr. Rodriguez argued they would like to know who they are purposing as representative; they have never named anyone except Murray and Reno. Further arguments. Court inquired as to the costs for a Special Master. Mr. Greenberg advised he did not know. Colloquy. COURT ORDERED, Supplemental Opposition due 9/11/15 and Reply due 9/18/22; Matter CONTINUED.

CONTINUED TO: 9/22/15 9:00 AM

Other Civil Filing	5	COURT MINUTES	September 22, 2015
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)	
September 22, 201	15 10:30 AM	All Pending Motions	
HEARD BY: Co	ry, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER: Li	isa Lizotte		
REPORTER:			
PARTIES	- 1 -		
1 I	Greenberg, Leon Nady, Creighton J Rodriguez, Esther Sniegocki, Dana	Attorney Defendant Attorney Attorney	

JOURNAL ENTRIES

- ALL PENDING - DEFENDANT'S MOTIONTO DISMISS PLAINTIFFS' SECOND CLAIM FOR RELIEF...PLAINTIFF'S MOTION TO CERTIFY THIS CASE AS A CLASS ACTION PURSUANT TO NRCP RULE 23 AND APPOINT A SPECIAL MASTER PURSUANT TO NRCP RULE 53

Court STATED it is inclined to hold off until a decision from the Supreme Court. Colloquy. COURT ORDERED, Motions CONTINUED.

CONTINUED TO: 11/3/15 9:00 AM

Other Civil Filing		COURT MINUTES	September 23, 2015	
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)		
September 23, 2015	10:00 AM	Motion to Compel		
HEARD BY: Bulla,	Bonnie	COURTROOM:	RJC Level 5 Hearing Room	
COURT CLERK: Je	nnifer Lott			
RECORDER: Francesca Haak				
REPORTER:				
PARTIES PRESENT:				
		JOURNAL ENTRIES		
- As parties failed to a	ppear, COMMIS	SIONER RECOMMENDED, n	notion is CONTINUED.	

10/14/15 9:30 A.M. Notice of Pltfs' Motion to Compel the Production of Documents

CLERK'S NOTE: A copy of this minute order was placed in the attorney folder(s) of:

Leon Greenberg Esther Rodriguez

Other Civil Filing		COURT MINUTES	November 03, 2015
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) rice LLC, Defendant(s)	
November 03, 2015	9:00 AM	All Pending Motions	
HEARD BY: Cory, H	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: Bi	llie Jo Craig		
RECORDER: Lisa I	Lizotte		
REPORTER:			
Rodi	enberg, Leon riguez, Esther gocki, Dana	Attorney Attorney Attorney	
		JOURNAL ENTRIES	
MICHAEL RENO DEFENDANT'S MO MICHAEL MURRAY	TION TO DISMIS 		OGMENT AGAINST PLAINTIFF OGMENT AGAINST PLAINTIFF

DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' FIRST CLAIM FOR RELIEF... DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' SECOND CLAIM FOR RELIEF... PLAINTIFF'S MOTION TO CERTIFY THIS CASE AS A CLASS ACTION PURSUANT TO NRCP RULE 23 AND APPOINT A SPECIAL MASTER PURSUANT TO NRCP RULE 53... DEFENDANT'S MOTION FOR DECLARATORY ORDER REGARDING STATUTE OF LIMITATIONS

Paralegal Susan Dillow present with Attorney Rodriguez.

Court noted defendant was requesting a Continuance for Creighton Nady to be present. As he was in Russia and due to the Court's concerns, matter to proceed today.

AS TO MOTION REGARDING STATUTE OF LIMITATIONS: Extensive arguments by counsel. Court stated its findings, and ORDERED, that it is governed by a 4-year statute of limitations. Further clarification of the Court's Order.

AS TO MOTION TO DISMISS PLAINTIFFS' FIRST CLAIM FOR RELIEF: Extensive arguments by counsel. Court advised it wished to review the matter, and ORDERED, matter CONTINUED to the Chambers Calendar and it will issue a Minute Order.

AS TO MOTION TO DISMISS PLAINTIFFS' SECOND CLAIM FOR RELIEF: Extensive arguments by counsel. Court advised it wished to review the matter, and ORDERED, matter CONTINUED to the Chambers Calendar and it will issue a Minute Order.

AS TO MOTION TO DISMISS AND FOR SUMMARY JUDGMENT AGAINST RENO AND MURRAY: Extensive arguments by counsel. Ms. Rodriguez argued Discovery was closed. Ms. Rodriguez provided documentation to the Court. Court heard argument as to Summary Judgment Against Murray. Court stated its findings, and ORDERED, both Motions are DENIED WITHOUT PREJUDICE.

AS TO MOTION TO CERTIFY THIS CASE AND APPOINT A SPECIAL MASTER: Ms. Rodriguez requested this Motion be Continued as there are issues before the Discovery Commissioner next week regarding extending Discovery. If Granted, she will refile the Motions for Summary Judgment Against Reno and Murray. Court advised it wished to hear this matter today. COURT ORDERED, matter to TRAIL to the afternoon.

RECALLED. Extensive arguments by counsel. Mr. Greenberg advised he was before Judge Israel recently who Granted Certification on a similar case. Court inquired what would a Special Master do, how long it would take him to create the records requested, and whether he would become a fact finder. Mr. Greenberg advised he would create records, trip sheets start and end times and practices, and compare hours. There were over 230,000 trip sheets and a Special Master would not be a fact finder as he was doing math. Further arguments by counsel. Court stated its findings, and ORDERED, matter CONTINUED to Monday for a ruling.

CONTINUED TO: 11/9 CHAMBERS - DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' FIRST CLAIM FOR RELIEF...DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' SECOND CLAIM FOR RELIEF...PLAINTIFF'S MOTION TO CERTIFY THIS CASE AS A CLASS ACTION PURSUANT TO NRCP RULE 23 AND APPOINT A SPECIAL MASTER PURSUANT TO NRCP RULE 53

Other Civil Filing		COURT MINUTES	November 09, 2015
A-12-669926-C	Michael Murray vs. A Cab Taxi Servi	, Plaintiff(s) ce LLC, Defendant(s)	
November 09, 2015	3:00 AM	All Pending Motions	
HEARD BY: Cory, k	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		IOURNAL ENTRIES	

- ALL PENDING

DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' FIRST CLAIM FOR RELIEF: COURT ORDERED, Motion DENIED.

DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' SECOND CLAIM FOR RELIEF: COURT ORDERED, Motion DENIED.

PLAINTIFF'S MOTION TO CERTIFY THIS CASE AS A CLASS ACTION PURSUANT TO NRCP RULE 23 AND APPOINT A SPECIAL MASTER PURSUANT TO NRCP RULE 53 After oral argument and reviewing the authorities submitted in this matter, the Court finds that the Plaintiffs have adequately met the requirements of class certification and that the motion to certify the class should be granted. However, the Court cannot grant Plaintiffs motion to appoint a special master. The underlying reasons advanced by the Plaintiffs do not provide a sufficient basis for the Court to place the entire financial burden of the requested work on the Defendants. The Court must deny the motion to appoint a special master without prejudice at this time. Accordingly, COURT ORDERS,Plaintiffs Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53 GRANTED IN PART and DENIED IN PART.

Plaintiffs are to prepare the order.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt

Other Civil Filin	g	COURT MINUTES	November 18, 2015
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	7, Plaintiff(s) ice LLC, Defendant(s)	
November 18, 20	15 9:00 AM	All Pending Motions	
HEARD BY: Bu	ılla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room
COURT CLERK	: Alan Castle		
RECORDER: H	Francesca Haak		
REPORTER:			
	Greenberg, Leon Rodriguez, Esther Sniegocki, Dana	Attorney Attorney Attorney	
		TOTIDALAL ENTEDIEC	

JOURNAL ENTRIES

- Pltfs' Motion to Compel the Production of Documents ... Plaintiffs' Motion to Extend Discovery Schedule ... Status Check: Scheduling Order

Colloquy regarding status of case discovery. Discovery Commissioner pointed out from review of events in this matter that counsel does have a responsibility for their client. COMMISSIONER RECOMMENDED, Plaintiffs' Motion to Extend Discovery Deadlines is GRANTED; COMMISSIONER RECOMMENDED, Phase 2 Liability and Damages discovery cutoff is 06/29/16; adding parties, amended pleadings, and initial expert disclosures DUE 04/01/16; rebuttal expert disclosures DUE 04/29/16; dispositive motions TO BE FILED BY 07/29/16; and case will be ready for trial by 09/12/16. FURTHER RECOMMENDED, 01/04/2016 Jury Trial is VACATED. Discovery Commissioner notes based on the deposition testimony, the cab manager program/documentation is not difficult to obtain; and, therefore is expected to be turned over to the Plaintiff in their electronic 'searchable' form. As far as employment records, specifically, driver payroll information from QuickBooks is to be turned over as well. Any records and times of taxi cabs or taxi drivers engaged in activities from a particular vehicle back to October 8, 2011 up to present. COMMISSIONER RECOMMENDED, Plaintiffs' Motion to Compel Production is GRANTED within the parameters

discussed. FURTHER RECOMMENDED, all production is DUE NO LATER THAN 12/31/15 for all parties. Arguments regarding fees. COMMISSIONER FINDS based on the testimony that there is no special code or that a special program would need to be written to produce the requested information from the cab manager, COMMISSIONER RECOMMENDED, fees and costs from the Morgan deposition are GRANTED; any remaining fees are deferred until a determination can be made by the Discovery Commissioner as to whether the information already produced matches what has been ordered in the electronic formats, in addition to the Defendant's conduct at deposition, the incomplete transcript even though it went over 7 hours. COMMISSIONER RECOMMENDED, \$638.95 Court Reporter fees; attorney fees (2.8 hrs. attendance, 2.5 hrs. preparation, 1.2 hrs. travel time) @ \$400.00/hr., \$2,600.00 is GRANTED. Status check set. Mr. Greenberg to prepare the Report and Recommendations, and to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Mr. Greenberg to appear at status check hearing to report on the Report and Recommendations.

01/08/16 11:00 a.m. Status Check: Compliance - Report and Recommendations

01/13/16 9:00 a.m. Further Proceedings - Discovery Production / Deferred Ruling - Defendant's Rule 37 Sanctions

Other Civil Filir	ıg	COURT MINUTES	January 13, 2016
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) ice LLC, Defendant(s)	
January 13, 2016	9:00 AM	Further Proceedings	Further Proceedings: Discovery Production / Deferred Ruling - Deft's Rule 37 Sanctions
HEARD BY: B	ulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room
COURT CLERK: Jennifer Lott			
RECORDER: Francesca Haak			
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C. Sniegocki, Dana	Attorney Attorney Attorney	
		JOURNAL ENTRIES	

- Deft was going to produce additional information, however, Ms. Rodriguez requested Judge Cory modify the Order to limit time. Ms. Rodriguez produced Quickbooks and the Cab Manager production, but Pltf's counsel isn't happy with production. Ms. Rodriguez addressed the prior order. Commissioner may need to speak with the Judge re: class certification on names of Drivers. Arguments by counsel.

Colloquy re: identifying the employees by number or letter. Mr. Greenberg stated the opt-out will not be concluded until April or May 2016. Commissioner advised counsel prepare a 2.35 Stipulation or submit something to Commissioner. Ms. Rodriguez stated a number of issues are pending before Judge Cory. COMMISSIONER RECOMMENDED, Commissioner advised counsel talk, try to work out issues, and provide a list of names with documents already turned over. Ms. Rodriguez stated

another case is pending.

Arguments by counsel. Commissioner suggested a Mandatory Settlement Conference. Ms. Rodriguez agreed. COMMISSIONER RECOMMENDED, Deft's Rule 37 Sanctions is GRANTED IN PART; GRANTED as to allowing Pltf to submit an Affidavit for bringing a Motion and referencing the conduct; further Rule 37 Sanctions are DENIED WITHOUT PREJUDICE; if the conduct continues, Commissioner will deal with it appropriately. Colloquy re: prior award of costs. COMMISSIONER RECOMMENDED, Mr. Greenberg will prepare a supplemental Affidavit with the Brunzel factors by 3/1/16; Further Proceedings set on Discovery Production / Fees and Costs.

Commissioner stated counsel should go back before the Judge to determine how a class certification notice will be prepared and proceed. Mr. Greenberg stated it will be addressed in the Order submitted on the Minute Order. Before returning to see Commissioner Bulla in March, COMMISSIONER RECOMMENDED, disclose the names of Drivers before 3/16/16.

Commissioner has not made a decision on deduction information from payroll as Mr. Greenberg requested Commissioner not make a decision pending further discussion between counsel. Commissioner will honor Mr. Greenberg's request.

Ms. Rodriguez to prepare the Report and Recommendations, and Mr. Greenberg to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Ms. Rodriguez to appear at status check hearing to report on the Report and Recommendations.

2/19/16 11:00 a.m. Status Check: Compliance

3/16/16 10:00 a.m. Further Proceedings: Discovery Production / Fees and Costs

Other Civil Fili	ng	COURT MINUTES	March 16, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
March 16, 2016	9:00 AM	All Pending Motions	
HEARD BY: (Cory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERE	K: Michele Tucker		
RECORDER:	Lisa Lizotte		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C Wall, Michael K.	Attorney Attorney Attorney	
		JOURNAL ENTRIES	

- PLAINTIFFS' MOTION TO IMPOSE SANCTIONS AGAINST DEFENDANTS FOR VIOLATING THIS COURT'S ORDER OF February 10, 2016 AND COMPELLING COMPLIANCE WITH THAT ORDER ON AN ORDER SHORTENING TIME...DEFENDANT'S OPPOSITION TO MOTION TO IMPOSE SANCTIONS ON ORDER SHORTENING TIME AND COUNTERMOTION FOR SANCTIONS AGAINST PLAINTIFFS

Statements by the Court regarding going before the Discovery Commissioner. Mr. Greenberg advised the hearing had been continued. Court STATED it is inclined to deny the Motion for Stay Pending Proceedings set for April 18, 2016. Ms. Rodriguez advised the motion for stay pertains only to the stay; request all the hearings be continued to the same day for argument. Statements by the Court. Mr. Rodriguez argued the Order submitted included a number of items that were not brought up before the Court. Court suggested continuing the 3/28/16 Motion for Reconsideration to an oral calendar. Mr. Greenberg argued the class action was filed in May and was fully briefed in July. The Court has heard over four hours of argument regarding this. Defendants are moving in this fashion to deliberately slow this down The Court has adopted the Discovery Commissioner's Report and

PRINT DATE: 01/15/2019

Page 27 of 141 Minutes Date: January 17, 2013

A-12-669926-C

Recommendation and defense counsel has advised they were not going to comply with certain parts of the Order. Further arguments by counsel. COURT ORDERED, Motions DENIED. COURT FURTHER ORDERED, the 4/18/16 Motion for Stay Pending Proceedings RESCHEDULED to the 3/28/16 Chamber calendar and the Motion for Reconsideration will STAND on the Chamber calendar. COURT FURTHER ORDERED, Defendant's Motion for Stay Pending Court's Reconsideration of Prior Order set for 4/4/16 GRANTED and once the Court rules on the Motion for Reconsideration it will resolve or dissolve the Stay.

3/28/16 CHAMBERS MOTION FOR RECONSIDERATION

RESCHEDULED TO: 3/28/16 CHAMBERS DEFENDANT'S MOTION FOR STAY PENDING PROCEEDINGS

Other Civil Filing		COURT MINUTES	March 21, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
March 21, 2016	9:26 AM	Minute Order	
HEARD BY: Cory,]	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- At the request of Mrs. Rodriguez, the Court is extending the time for Defendants to file a reply to the motions set in chambers on March 28, 2016. Please file any replies by Friday, March 25, 2016 at 12:00 p.m. The current date of the hearings remains unchanged.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt

Other Civil Filing		COURT MINUTES	March 28, 2016
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) rice LLC, Defendant(s)	
March 28, 2016	3:00 AM	All Pending Motions	
HEARD BY: Cory	, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- DEFENDANT'S MOTION FOR RECONSIDERATION ... DEFENDANTS' MOTION FOR STAY PENDING PROCEEDINGS

COURT ORDERED, Defendants Motion for Reconsideration is GRANTED IN PART and DENIED IN PART. The Court agrees with Defendants and ORDERS that claims Nos. 3 and 4 were not certified as class claims. The COURT FURTHER ORDERS that language on p. 5: 11-13 regarding qualifying health insurance be removed. Lastly, the COURT ORDERS that language on p. 5:26 stating that defendants do not dispute be removed. COURT FURTHER ORDERS, the balance of the motion is DENIED. Plaintiff to submit a new order with the above changes.

This case is now three and a half years old. Defendants have no reason to believe that the pending matters before the Supreme Court will be resolved in the near term. Accordingly, this matter must proceed forward. The fact that this is a class action that little or no discovery has been done is alarming to say the least. There can be no more delays. COURT ORDERS, Defendants' Motion for Stay Pending Proceedings DENIED.

Mr. Greenberg to prepare the Order.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt

CLERK'S NOTE: Minute Order has been corrected to indicate the correct Motion For Reconsideration. /mlt

Other Civil Filing		COURT MINUTES	April 05, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)	
April 05, 2016	3:00 PM	Minute Order	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	/lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Based upon Discovery Commissioner Bulla s Order on 11/18/15, the Jury Trial for this case will be set on a five-week stack date beginning 1/3/17 at 10 AM in District Court Department I. The Pretrial Conference/Calendar Call will be set for 12/8/16 at 9:00 AM in District Court Department I.

A new trial order WILL NOT issue.

Please abide by the following Notice pertaining to motions in limine and trial counsel:

NOTICE TO ALL COUNSEL IN DISTRICT COURT DEPARTMENT I CASES REGARDING SUPPLEMENTATION TO THE COURT S TRIAL ORDERS IN ALL CASES CURRENTLY PENDING IN DEPARTMENT I.

A word about motions in limine: The Court is singularly unimpressed with attorneys who wait until too close to motion deadlines to hold meaningful conferences pursuant to EDCR 2.47(b), prompting the filing of many form motions and/or a standard omnibus motion in limine, with little or no particularized reference to the facts of the matter going to trial. Often the motions merely ask that settled law be enforced at trial. A motion in limine is moving counsel s opportunity to raise prior to trial those few evidentiary issues which the particular facts of the instant case are likely to raise.

Also, in those instances where the deadline for dispositive motions has preceded the limine cutoff, the motion in limine should not be a motion for summary judgment in disguise. An omnibus motion in limine is a sure tip-off to the Court that the stock motions in limine which EDCR 2.47 seeks to avoid are being filed. Accordingly, in District Court Department I, failure to evidence meaningful EDCR 2.47(b) conferences will result in all motions in limine being stricken by the court sua sponte. The Court will make the determination not only from the certificate of compliance with EDCR 2.47 but also from the substance of the motions themselves.

Additionally, the chief attorney who will be trying the case must be in attendance at the Pretrial Conference and should have access to his/her calendar availability for trial dates during the five-week stack for which the trial is scheduled. The attorney who attends the Pretrial Conference will be denominated the lead attorney at trial.

This order is effective as of October 12, 2015.

12/8/16 9:00 AM PRETRIAL CONFERENCE

1/3/17 10:00 AM JURY TRIAL

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt

Other Civil Fili	ng	COURT MINUTES	April 08, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
April 08, 2016	10:00 AM	Further Proceedings	Further Proceedings: Discovery Production / Deferred Ruling
HEARD BY: Bulla, Bonnie		COURTROOM:	RJC Level 5 Hearing Room
COURT CLERK: Jennifer Lott			
RECORDER:	Francesca Haak		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther Sniegocki, Dana	Attorney Attorney Attorney	

JOURNAL ENTRIES

- Colloquy re: the District Court Judge has not made all Decisions, a stay is in place on the February 10th order, and a separate Motion is set to stay all proceedings. Commissioner is not inclined to Recommend further fees and costs today as Motions are pending. Colloquy. Ms. Rodriguez explained her attempts to comply with Commissioner's Recommendation. Arguments by counsel. Print out of production provided from Mr. Greenberg to Commissioner in Open Court. Colloquy re: data disclosed. Discussion re: the Bahena Decision. Commissioner DENIED Mr. Greenberg's request for Defense counsel to correspond with him in writing. Colloquy re: providing information with a Motion pending.

Ms. Rodriguez will re-format the data from Quickbooks in a meaningful way. Colloquy re: submission in camera. COMMISSIONER RECOMMENDED, produce 1) employees (absent names until the Court rules on class certification), 2) wage earned and hours, 3) pay period, and 4) any deductions and for what (including health deductions). Commissioner advised Mr. Greenberg to

put in writing to Defense counsel a letter re: what is necessary and an explanation, and courtesy copy Commissioner; Ms. Rodriguez will identify employees by number and develop a key. No Report and Recommendation today. Commissioner expects better communication between counsel. COMMISSIONER RECOMMENDED, Status Check SET in 30 days.

5/20/16 10:00 a.m. Status Check: Status of Case

Other Civil Filing		COURT MINUTES	April 25, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
April 25, 2016	3:00 AM	Motion For Reconsideration	
HEARD BY: Cory	y, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- COURT ORDERS, Defendants' Motion for Reconsideration of Two Orders Entered March 4, 2016, Pertaining to Discovery Commissioner's Reports & Recommendations DENIED. Mr. Greenberg to prepare the Order.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). / mlt

Other Civil Fili	ng	COURT MINUTES	May 20, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)	
May 20, 2016	10:00 AM	Status Check: Status of Case	
HEARD BY: H	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room
COURT CLERE	K: Alan Castle		
RECORDER:	Francesca Haak		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C Sniegocki, Dana	C. Attorney Attorney Attorney	

JOURNAL ENTRIES

- Discovery Commissioner directed counsel to make future submissions via memorandum or supplemental brief for purposes of keeping information in the record. Counsel acknowledged. Mr. Greenberg stated parties may have reached an agreement regarding resolution of electronic production format and protocols. Colloquy regarding stay being lifted. Colloquy regarding pending class certification and exchange of information. Discovery Commissioner hopes the resolution will be worked out; and, expressed concern and advised parties if there are some additional problems, counsel will need to bring another motion. Parties addressed the prior scheduling order and requested updated deadlines. Colloquy regarding status disclosures from trial setting. Discovery Commissioner Finds parties have worked out how to properly get the information on the computers exchanged; or, at least a good faith effort has been shown; and no further action will be taken this date. Status conference set. COMMISSIONER RECOMMENDED, new discovery cutoff is 10/31/16; adding parties, amended pleadings, and initial expert disclosures DUE 08/01/16; rebuttal expert disclosures DUE 08/31/16; dispositive motions TO BE FILED BY 11/23/16; and trial date STANDS.

Mr. Greenberg to prepare the Report and Recommendations for extension of discovery deadlines,

and Ms. Rodriguez to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Mr. Greenberg to appear at status check hearing to report on the Report and Recommendations.

06/29/16 9:00 a.m. Status Check: Compliance - Report and Recommendations

06/29/16 9:00 a.m. Status Conference: Status of Case - Exchange of Electronic Information

Other Civil Fil	ing	COURT MINUTES	July 13, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	ay, Plaintiff(s) vice LLC, Defendant(s)	
July 13, 2016	9:00 AM	Motion to Compel	Pltfs' Motion to Compel the Production of Documents and Interrogatory Responses
HEARD BY:	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room
COURT CLER	K: Jennifer Lott		
RECORDER:	Francesca Haak		
REPORTER:			
PARTIES PRESENT:	Sniegocki, Dana Wall, Michael K.	Attorney Attorney JOURNAL ENTRIES	

- Ms. Sniegocki requested a 30 day continuance to try and resolve the issue (Opposition was recently filed). The Opposition came through July 12th per Mr. Wall; counsel associated in for Appellate purposes, and Ms. Rodriguez is out of the country.

COMMISSIONER RECOMMENDED, Motion is CONTINUED; provide a courtesy copy of Opposition to Commissioner. Colloquy re: the Stay. Mr. Wall stated both counsel understand the Stay is no longer in place.

8/10/16 9:00 a.m. Pltfs' Motion to Compel the Production of Documents and Interrogatory

Responses

Other Civil Fili	ng	COURT MINUTES	July 20, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	ay, Plaintiff(s) vice LLC, Defendant(s)	
July 20, 2016	10:00 AM	All Pending Motions	
HEARD BY: H	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room
COURT CLERE	K: Jennifer Lott		
RECORDER:	Francesca Haak		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther (-	
		JOURNAL ENTRIES	

- Status Check: Compliance - DCRR Status Conference: Status of Case - Exchange of Electronic Information

Mr. Nady present.

Mr. Greenberg addressed production, and outstanding production was discussed. Ms. Rodriguez stated a Third Party Contractor pulls the information, older records were kept differently, and counsel requested 10 days. Colloquy re: the cost sharing provision, Stays in case, and when the Five Year Rule runs (May / June 2018 per Mr. Greenberg). Commissioner advised counsel to perform calculation.

Commissioner advised counsel to submit a Stipulation and Order to Judge Cory to extend discovery and Move the Trial date. As Ms. Rodriguez does not agree to move the Trial date, Commissioner advised Mr. Greenberg to bring a Motion. Ms. Rodriguez doesn't agree the Stay tolled the Five Year

Rule. COMMISSIONER RECOMMENDED, Motion to Compel set 8/10/16 is RESET to 8/24/16; Status Check SET; counsel may provide supplements to Commissioner by 8/22/16.

8/24/16 9:00 a.m. Status Check: Status of Case Pltfs' Motion to Compel Production of Documents and Interrogatory Responses

Other Civil Filing		COURT MINUTES	August 29, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
August 29, 2016	3:00 AM	Motion to Continue Trial	
HEARD BY: Cory, J	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- COURT ORDERS, Plaintiff's Motion to Continue Trial Date and Extend Discovery Schedule and for Other Relief GRANTED. Mr. Greenberg to prepare the Order.

Counsel are directed to prepare a EDCR 2.35 Stipulation and Order and submit to chambers.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com), Michael Wall, Esq. (mwall@hutchlegal.com), and Esther Rodriguez, Esq. (esther@rodriguezlaw.com)

Other Civil Filir	ıg	COURT MINUTES	September 07, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
September 07, 2	016 9:30 AM	All Pending Motions	
HEARD BY: B	ulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room
COURT CLERK: Jennifer Lott			
RECORDER: Francesca Haak			
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Sniegocki, Dana Wall, Michael K.	Attorney Attorney Attorney	
		JOURNAL ENTRIES	

- Pltfs' Motion to Compel the Production of Documents and Interrogatory Responses Status Check: Status of Case

Commissioner advised counsel other discovery disputes must be by Motion (first conduct a 2.34 conference). Colloquy re: electronic data produced was incompatible. Argument by Mr. Greenberg re: Quickbooks data. Argument by Mr. Wall. COMMISSIONER RECOMMENDED, motion is GRANTED within parameters; Mr. Wall has until 9/21/16 to re-run Quickbooks data, match names and wage data, and produce in a useable format. If it isn't done, bring a Motion for Rule 37 Sanctions, and Commissioner will award sanctions. Mr. Wall will check if the last four digits of Social Security numbers can be included. Status Check SET.

Five Year Rule runs 2018. If a Motion for Rule 37 Sanctions is presented the week of October 3, 2016, Discovery can hear the Motion Oct. 12, 2016. Colloquy re: production of Excel files re: Trip sheets. COMMISSIONER RECOMMENDED, produce Trip sheets (U.S. Department of Labor) as discussed

by 9/21/16, or provide a sworn Affidavit from Deft on efforts taken. Colloquy re: NRCP 16.1. COMMISSIONER RECOMMENDED, make all efforts to locate information for Request to Produce by 9/21/16, and confirm Mr. Nagy knew what he was talking about.

COMMISSIONER RECOMMENDED, Pltf will bear costs and provide a hard drive for Deft to download PDF files on Trip sheets; for other costs, have a 2.34 conference to decide how to handle. Commissioner will discuss updated Historic Manual in October. Colloquy re: health insurance coverage in 2010 and 2011. Commissioner advised counsel to speak with Ms. Rodriguez re: outstanding issues. Evidentiary rulings are decided by the District Court Judge. Commissioner advised Mr. Greenberg to send an Interrogatory on historic records.

COMMISSIONER RECOMMENDED, answers are COMPELLED to Interrogatories and Request for Production on insurance information and efforts taken by 9/21/16. Commissioner advised Mr. Greenberg he may need to Subpoena insurance information, and Mr. Wall must help figure out the issues. If additional time for production is needed, contact Commissioner by conference call. COMMISSIONER RECOMMENDED, no fees or costs.

Mr. Greenberg to prepare the Report and Recommendations, and Mr. Wall to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Mr. Greenberg to appear at status check hearing to report on the Report and Recommendations.

10/12/16 9:00 a.m. Status Check: Production SC: Compliance

Other Civil Filing		COURT MINUTES	September 22, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
September 22, 2016	5:00 PM	Minute Order	
HEARD BY: Cory, 1	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Plaintiff has submitted a proposed Order to the Court, to which the Defendants have objected.

A reading of the Defendants opposition to the present Motion leaves one with the question of whether the Defense appreciates the gravity that inures to a Plaintiffs case when alleging the denial of constitutional rights under Nevada s Constitution. The Second Amended Complaint alleges a wholesale denial of constitutional rights to Defendants employees. It follows that a careful examination of the serious allegations and the evidence that underlies those allegations must be made by the Court. To the extent that Plaintiffs are unable to prove their allegations in the matter because Defendants are in sole possession of evidence Plaintiffs would utilize, then unless some privilege protects disclosure of the evidence it will not do for Defendants to simply fail to produce the evidence. In the event that Defendants protest that they do not possess such evidence, then it is the proper course for this Court to determine the truth of that position through all means necessary and reasonable.

Nonetheless, in light of Defendants continued objections to providing the evidence called for (the Court notes Defendants have now filed a Motion for a Protective Order from the Discovery Commissioner), and their protest that the burden of proof in this matter should not be shifted to Defendants, the Court will not order the burden shifted at this time. It would behoove the Court to

move cautiously in this area. Accordingly, the Court will echo Defendants request in their Motion for a Protective Order that the Discovery Commissioner give what time she can to the monitoring of the discovery process in this area of controversy.

Only after discovery discloses whether the Defendants could provide the already ordered discovery will the Court further consider Plaintiffs request to shift the burden of proof on this issue, and other measures.

The Order submitted by Plaintiffs should be amended accordingly.

Given the allegations of the Second Amended and Supplemental Complaint, the Order submitted by Plaintiffs as to the certification of the third and fourth claims for relief in the Second Amended Complaint against Defendant Creighton Nady are accurately framed in the Order submitted.

COURT ORDERS, Plaintiff is to resubmit in compliance with this Order.

A copy of this minute order shall be submitted to the Discovery Commissioner.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com); Michael Wall, Esq. (mwall@hutchlegal.com), and Esther Rodriguez, Esq. (esther@rodriguezlaw.com). / mlt

Other Civil Fili	ng	COURT MINUTES	October 12, 2016
A-12-669926-C	VS.	ray, Plaintiff(s) rvice LLC, Defendant(s)	
October 12, 2010	6 9:00 AM	All Pending Motions	
HEARD BY: E	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room
COURT CLERE	K: Jennifer Lott		
RECORDER:	Francesca Haak		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther Sniegocki, Dana	C. Attorney Attorney Attorney	

JOURNAL ENTRIES

Commissioner had a conference call 10/7/16 on the Report and Recommendations. Ms. Rodriguez will review and sign it after court for submission to Discovery. Colloquy re: Judge Cory's 9/22/16 hearing. Argument by Ms. Rodriguez re: production. Arguments by counsel. COMMISSIONER RECOMMENDED, how to conduct the 30(b)(6) deposition is DEFERRED to Pltf's counsel; however, post-judgment debtor discovery is not appropriate at this time without a judgment.

COMMISSIONER RECOMMENDED, questions allowed on distribution of funds to family members including total amount of distributions; further discussion re: appropriate questions; Motion is

GRANTED IN PART and DENIED IN PART; written discovery served is PROTECTED; alternative relief is provided, and Mr. Nady will provide supporting documentation and identification of distribution, salary, payment for 2007 through 2015; A Cab Taxi Service will provide profit and loss statements for 2007 through 2015; remaining requested information is PROTECTED at this time, but may be revisited if punitive damages are part of the Trial; parties may also agree to provide information requested by Stipulation, Interrogatory, or Request to Produce instead of deposition categories. No duplicative questions.

COMMISSIONER RECOMMENDED, with the CAVEAT to notice other 30(b)(6) witnesses for deposition if they would provide information. Counsel must be on the same Page on Topics and logistical issues must be addressed. Mr. Greenberg is given an additional 40 Interrogatories. MATTER TRAILED AND RECALLED. COMMISSIONER RECOMMENDED, 30(b)(6) deposition is one day, seven hours; Depose Mr. Nady individually for half a day. Topic areas discussed. Arguments by counsel.

COMMISSIONER RECOMMENDED, discovery cutoff EXTENDED to 2/28/17; adding parties, amended pleadings, and initial expert disclosures DUE 12/23/16; rebuttal expert disclosures DUE 1/23/17; FILE dispositive motions by 3/23/17; Trial ready 7/10/17. Status Check SET.

Ms. Rodriguez to prepare the Report and Recommendations, and Mr. Greenberg to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Ms. Rodriguez to appear at status check hearing to report on the Report and Recommendations.

11/18/16 9:00 a.m. Status Check: Status of Case SC: Compliance

CLERK'S NOTE: Minutes amended to reflect Trial ready 7/10/17. (JL 1-9-17)

Other Civil Fili	ng	COURT MINUTES	November 18, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	ay, Plaintiff(s) vice LLC, Defendant(s)	
November 18, 2	016 9:00 AM	Status Check: Compliance	
HEARD BY: Bulla, Bonnie		COURTROOM:	RJC Level 5 Hearing Room
COURT CLERE	K: Jennifer Lott		
RECORDER:	Francesca Haak		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C Sniegocki, Dana Wall, Michael K.	2. Attorney Attorney Attorney Attorney	

JOURNAL ENTRIES

- New case law came down. Colloquy. Arguments by counsel. Commissioner suggested answering issues in Interrogatories; discussion why counsel didn't address discovery and the Trial date, and why Ms. Rodriguez filed an Objection. COMMISSIONER RECOMMENDED, 1/3/17 Trial date VACATED; discovery cutoff EXTENDED to 4/28/17; adding parties, amended pleadings, and initial expert disclosures DUE 1/27/17; rebuttal expert disclosures DUE 2/28/17; FILE dispositive motions by 5/31/17; Trial ready 7/10/17.

Mr. Greenberg requested briefing issues. Commissioner advised counsel to bring a Motion to Compel to brief issues. Commissioner advised Ms. Rodriguez to provide costs of insurance for the timeframe at issue. COMMISSIONER RECOMMENDED, Ms. Rodriguez will provide 1) costs to employees of plans for all five years at issue (all levels); 2) what criteria is to access plans; 3) what was the waiting period. Ms. Rodriguez provided the list of employees. Colloquy. Both sides can supplement.

Mr. Greenberg discussed difficulties at depositions, and requested depositions taken at the RJC with Commissioner present. Deposition set 11/22/16 will be videotaped. Commissioner will be in court, however, call if problems continue with Deft. If deposition is discontinued pursuant to Rule 30(d), and Commissioner hears the Motion for Protective Order, the losing party will pay fees and costs. Ms. Rodriguez requested confidentiality on tax records. COMMISSIONER RECOMMENDED, records will REMAIN CONFIDENTIAL within the confines of litigation until otherwise ordered by the District Court Judge.

Ms. Rodriguez to prepare the Report and Recommendations, and Mr. Greenberg to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Ms. Rodriguez to appear at status check hearing to report on the Report and Recommendations. Include vacating the Objection.

12/9/16 9:00 a.m. Status Check: Compliance

Other Civil Filing		COURT	MINUTES	November 21, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv			
November 21, 2016	3:00 AM	Motion		
HEARD BY: Cory, I	Kenneth		COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- COURT ORDERS, Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief CONTINUED to this Court's oral calendar.

CONTINUED TO: 1/3/17 9:00 AM

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing		COURT MINUTES	December 09, 2016	
A-12-669926-C	VS.	Michael Murray, Plaintiff(s)		
December 09, 20)16 9:00 AM	All Pending Motions		
HEARD BY: B	ulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room	
COURT CLERK	: Jennifer Lott			
RECORDER:	Francesca Haak			
REPORTER:				
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C Wall, Michael K.	. Attorney Attorney Attorney		
		JOURNAL ENTRIES		

- Motion to Compel Interrogatory Responses Status Check: Compliance - Report and Recommendation

Counsel do not agree to a Mandatory Settlement Conference. Commissioner cannot suspend Rule 41(e) as it is by agreement of counsel. Colloquy re: two Report and Recommendations from the November 18, 2016 Hearing. Commissioner will sign the Report and Recommendation after court today. Status Check is OFF CALENDAR.

Commissioner clarified prior Recommendations from the November 18, 2016 Hearing. Commissioner will not revisit the issues. Commissioner envisioned costs of health insurance for five years at issue for all employees at all levels, for individual plan, family plan, paid for by employees. COMMISSIONER RECOMMENDED, Motion to Compel Interrogatory Responses is GRANTED; supplement Interrogatories 8, 9, 10, 15, and 19. Ms. Rodriguez stated Mr. Nagy's deposition was set 12/1/16. COMMISSIONER RECOMMENDED, counsel have until 4/28/17 to complete discovery. Colloquy re: expert disclosure in January; Ms. Rodriguez has a two week Trial. Commissioner relied on counsel to prepare the case for Trial; if counsel are not satisfied with Recommendation, file a Motion to Reconsider before the Judge. Ms. Rodriguez requested more time to review Mr. Greenberg's supplement received yesterday. Arguments by counsel. Colloquy re: request for spousal coverage. Bring a separate Motion. Counsel will follow up on the PDF issue. Commissioner advised counsel to have a 2.34 conference, and file a Motion on Dept. of Labor authorizations (include J roll). No further Status Checks; file a separate Motion.

Ms. Rodriguez to prepare the Report and Recommendations, and Mr. Greenberg to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Ms. Rodriguez to appear at status check hearing to report on the Report and Recommendations.

1/13/17 11:00 a.m. Status Check: Compliance

Other Civil Filing		COURT MINUTES	December 21, 2016
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) rice LLC, Defendant(s)	
December 21, 2016	8:45 AM	Minute Order	
HEARD BY: Cory, I	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Order of Referral to the Discovery Commissioner

In this matter the Discovery Commissioner has entered a Report and Recommendation to which the Plaintiffs object. In this complex class action matter, the issue of compliance with the Discovery Commissioner s previous Order on the pertinent discovery to be produced by the Defendant is itself complicated. The Court is taking the unusual step of referring this matter back to the same Discovery Commissioner who authored the Report and Recommendation to which the Plaintiffs object. Before the Court rules, the Court wishes the Discovery Commissioner to have the benefit of the precise objections raised by the Plaintiffs. The Discovery Commissioner may simply refer the matter back to the Court if in the Discovery Commissioner s consideration the objection is meritless, or may modify the prior Report and Recommendation and determine it warranted. The Court takes this step having considerable confidence in the Discovery Commissioner s abilities on such matters.

CLERK S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing		COURT MINUTES	January 03, 2017
A-12-669926-C	Michael Murray vs. A Cab Taxi Servi	r, Plaintiff(s) ice LLC, Defendant(s)	
January 03, 2017	9:00 AM	All Pending Motions	
HEARD BY: Barker,	David	COURTROOM:	RJC Courtroom 14C
COURT CLERK: AI	an Castle		
RECORDER: Jennif	er Gerold		
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Defendants' Motion for Judgment on the Pleadings Pursuant to NRCP 12(C) with Respect to All Claims for Damages Outside the Two-year Statue of Limitations ... Plaintiff's Opposition to Defendants' Motion for Judgment on the Pleadings and Counter Motion for Toll of Statute of Limitations and for an Evidentiary Hearing ... Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint ... Plaintiff's Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-Party Complaint And Counter-Motion for Sanctions and Attorneys' Fees ... Plaintiff's Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief

No parties being present, COURT ORDERED, ALL PENDING MOTIONS CONTINUED for Motion to Compel to be heard before the Discovery Commissioner on 1/25/17.

02/07/17 9:00 a.m. Defendants' Motion for Judgment on the Pleadings Pursuant to NRCP 12(C) with Respect to All Claims for Damages Outside the Two-year Statue of Limitations /// Plaintiff's Opposition to Defendants' Motion for Judgment on the Pleadings and Counter Motion for Toll of Statute of Limitations and for an Evidentiary Hearing /// Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint /// Plaintiff's Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-Party Complaint And Counter-Motion for Sanctions and

Attorneys' Fees /// Plaintiff's Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). / apc

Other Civil Fili	ng	COURT MINUTES		January 24, 2017
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	7, Plaintiff(s) ice LLC, Defendant(s)		
January 24, 2012	7 11:00 AM	Motion		
HEARD BY: I	oehrer, Sally	COURTR	OOM:	Phoenix Building Courtroom - 11th Floor
COURT CLERE	C: Denise Trujillo			
RECORDER:	Jennifer Gerold			
REPORTER:				
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C. Wall, Michael K.	Attorr Attorr Attorr	ney	
JOURNAL ENTRIES				

- PLTF'S MOTION TO HAVE CASE REASSIGNED TO DEPT. 1 PER EDCR RULE 1.60 AND DESIGNATED AS COMPLEX LITIGATION PER NRCP RULE 16.1(f)

COURT noted she read motion and opposition and noted she doesn't see this as forum shopping, but more as judicial economy. Statements by counsel. COURT ORDERED, Motion GRANTED insofar as case is REASSIGNED BACK to Dept. 1, but DENIED as to Designation as Complex, as that should be decided by Judge Cory. Pending motions set in Dept. 18 are to be RESET by Dept. 1, but motions in front of discovery commissioner STAND. COURT admonished Mr. Greenberg the five year rule runs in October 2017, and he better get a trial date. Mr. Greenberg to prepare the order.

Other Civil Filin	g	COURT MINUTES	January 25, 2017		
A-12-669926-C	VS.	Michael Murray, Plaintiff(s)			
January 25, 2017	9:00 AM	Motion to Compel	Pltfs' Motion to Compel the Production of Documents		
HEARD BY: B	ulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room		
COURT CLERK	: Jennifer Lott				
RECORDER: Francesca Haak					
REPORTER:					
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C. Sniegocki, Dana Wall, Michael K.	Attorney Attorney Attorney Attorney			
		JOURNAL ENTRIES			

- Commissioner read the MDC Restaurant case again, and discovery in the case is being made too complicated; coverage gaps discussed. Arguments by counsel. Ms. Rodriguez will double check the rates for the timeframe. COMMISSIONER SO RECOMMENDED, verify and update schematic. Colloquy re: how to verify whether employees had spouses or families and were offered coverage, but to ensure coverage did not exceed ten percent of their taxable gross income; single, married, had children. COMMISSIONER RECOMMENDED, Deft is REQUIRED to produce W-4s for Deft's employees during the timeframe at issue in this case; information will be maintained as CONFIDENTIAL to be utilized at Trial for this litigation only (share with experts), and CONFIDENTIALITY will be MAINTAINED until such time as ordered by the District Court Judge.

COMMISSIONER RECOMMENDED, Ms. Rodriguez is instructed to look with the payroll person if

there is a way to identify employees marital status with/without dependents as told by employees to the Company, and can Deft print it out without too much difficulty (only information provided to Deft for the class for timeframe at issue). Colloquy. COMMISSIONER RECOMMENDED, go to the present time. Ms. Rodriguez requested only the timeframe. COMMISSIONER RECOMMENDED, only turn over through December 31, 2015, but have other information ready to go as needed, and include W-4s for all employees; if class certification period is extended, Mr. Greenberg requested information to the present. COMMISSIONER RECOMMENDED, if extended, request will be Granted. Colloquy re: J-roll. J-roll is Quickbooks per Ms. Rodriguez. COMMISSIONER RECOMMENDED, Ms. Rodriguez must produce J-roll or at least point Pltf in the right direction; confirm whether or not they had Quickbooks prior to 2013 (or stored in another format); Deft will provide Trip sheets as discussed.

Mr. Greenberg to prepare the Report and Recommendations, and Ms. Rodriguez to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Mr. Greenberg to appear at status check hearing to report on the Report and Recommendations.

2/24/17 11:00 a.m. Status Check: Compliance

Other Civil Fili	ng	COURT MINUTES	February 08, 2017		
A-12-669926-C	VS.	Michael Murray, Plaintiff(s) vs. A Cab Taxi Service LLC, Defendant(s)			
February 08, 201	17 9:00 AM	Motion to Compel	Pltf's Motion to Compel Compliance with Subpoena		
HEARD BY: E	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room		
COURT CLERK					
RECORDER: Francesca Haak					
REPORTER:					
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther Wall, Michael K.	C. Attorney Attorney Attorney			

JOURNAL ENTRIES

- No one from the Law Firm present, but Mr. Greenberg and Ms. Rodriguez didn't request an appearance. However, Ms. Rodriguez can obtain an Affidavit from the Attorney. Colloquy re: Pltf's request for Excel files given to Dept. of Labor (four pay period compilation, two months, random selection). Upon Commissioner's inquiry, Ms. Rodriguez stated three documents were not disclosed to the DOL, but Deft is claiming privilege. Arguments by counsel. No courtesy copy provided from Pltf to Commissioner. Provided in Open Court. Document provided from Ms. Rodriguez to Commissioner in Open Court. Commissioner stated the personal attacks between counsel need to stop, and counsel must communicate more effectively. Colloquy.

COMMISSIONER RECOMMENDED, motion is GRANTED within parameters; Ms. Rodriguez must turn over data in document including driver names and shift information; redact opinions within document; upon Ms. Rodriguez's request, Commissioner provided 2.34(e) relief, and produce hard copies within five days after Court signs recommendation. Commissioner asked Ms. Rodriguez to

double check if information was kept in Excel format, and if available in Excel, produce it and Mr. Greenberg will pay costs; Ms. Rodriguez to telephone Mr. Greenberg if the information exists, and produce in the format as discussed between counsel.

Mr. Greenberg to prepare the Report and Recommendations, and Ms. Rodriguez to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Mr. Greenberg to appear at status check hearing to report on the Report and Recommendations.

3/17/17 11:00 a.m. Status Check: Compliance

Other Civil Fili	ng	COURT	MINUTES	February 14, 2017	
A-12-669926-C	VS.	Michael Murray, Plaintiff(s) vs. A Cab Taxi Service LLC, Defendant(s)			
February 14, 201	17 9:00 AM	Motion			
HEARD BY: (Cory, Kenneth		COURTROOM:	RJC Courtroom 16A	
COURT CLERK: Michele Tucker					
RECORDER: Lisa Lizotte					
REPORTER:					
PARTIES PRESENT:	Greenberg, Leon Wall, Michael K.		Attorney Attorney		
		IOURNA	I ENTRIES		

JOURNAL ENTRIES

- Following arguments by counsel, COURT ORDERED, Plaintiffs' Motion on OST to Expedite Issuance of Order Granting Motion Filed on 10/14/2016 to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief and for Sanctions GRANTED and issued the following Order.

IT IS ORDERED that the defendants are, upon entry of this Order, prohibited and enjoined from entering into any settlement on a class action basis through the use of NRCP Rule 23 with any of their current or former taxi driver employees for claims under Article 15, Section 16, of the Nevada Constitution, the Nevada Minimum Wage Amendment, whether styled as a claim for breach of contract, conversion, or under any other theory of recovery. The foregoing settlement prohibition can only be amended or removed by a further order issued in this case. The foregoing settlement prohibition bars the defendants from seeking approval for a settlement under NRCP Rule 23 of any such persons claims on a class action basis in any other proceeding now pending before or in the future filed in the Courts of the State of Nevada, including, but not limited to, their joint motion filed on January 24, 2017 requesting preliminary class settlement approval and class certification in the case of Dubric v. A Cab LLC a at A-15-721063-C currently pending in Department 25 of this Court. Defendants are commanded to within one judicial day of the service of this Order with Notice of

Entry to file with this Court in the Dubric case a request for withdrawal of that joint motion and make all available efforts to have that motion withdrawn and proceed no further with the same. This Order does not limit the defendants ability to settle the claims of the named plaintiff Jasminka Dubric, only, in Dubric v. A Cab LLC et at A- 15-721063-C.

The foregoing is without prejudice to the grant of further relief by the Court on the motion and the Court intends to issue a subsequent Order addressing the same.

Order issued February 16, 2016.

Other Civil Filing		COURT MINUTES	February 17, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
February 17, 2017	12:20 AM	Minute Order	
HEARD BY: Cory, 1	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Please be advised due to the Court's schedule, COURT ORDERS, Motion for Partial Summary Judgment RESCHEDULED from Tuesday, 3/7/17 to Tuesday, 2/28/17 at 9:00 am.

RESCHEDULED TO: 2/28/17 9:00 AM

CLERK S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing		COURT MINUTES	February 27, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)	
February 27, 2017	3:00 AM	All Pending Motions	
HEARD BY: Cory, Kenneth		COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT... PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES

COURT ORDERS, Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint DENIED WITHOUT PREJUDICE to being re-raised, as this case is currently stayed. Mr. Greenberg to prepare the Order.

COURT ORDERS, Plaintiff's Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-party Complaint And Counter-motion for Sanctions and Attorneys' Fees DENIED WITHOUT PREJUDICE to being re-raised, as this case is currently stayed. Ms. Rodriguez to prepare the Order.

CLERK'S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

CLERK'S NOTE: Court VACATES its previous ruling as Denied Without Prejudce as to both

Motions. COURT ORDERS, the Motions CONTINUED to 5/18/17 @ 9:00 AM.

CONTINUED TO: 5/18/17 9:00 AM DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT... PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES

Other Civil Filing		COURT MINUTES	February 28, 2017
A-12-669926-C	VS.	ray, Plaintiff(s) ervice LLC, Defendant(s)	
February 28, 2017	9:00 AM	All Pending Motions	
HEARD BY: Cory	, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER: Lisa	a Lizotte		
REPORTER:			
PARTIES	1 -		
Rc Sn	eenberg, Leon odriguez, Esther iegocki, Dana all, Michael K.	C. Attorney Attorney Attorney Attorney	

JOURNAL ENTRIES

- STATUS CHECK: TRIAL SETTING... PLAINTIFF'S RE-NOTICE OF MOTION FOR PARTIAL SUMMARY JUDGMENT...DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS PURSUANT TO NRCP 12(C) WITH RESPECT TO ALL CLAIMS FOR DAMAGES OUTSIDE THE TWO-YEAR STATUE OF LIMITATIONS... PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS AND COUNTER MOTION FOR TOLL OF STATUTE OF LIMITATIONS AND FOR AN EVIDENTIARY HEARING... DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT.... PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES

Court requested counsel calculate the five (5) year rule. Colloquy regarding setting trial February 5, 2018. Ms. Rodriguez advised the parties have been negotiating going to mediation and staying the proceedings pending the outcome of mediation. If the matter does not resolve the Court would be notified to lift the stay. Mr. Greenberg agreed with Ms. Rodriguez's statements. Mr. Greenberg

advised he would like the Motion for Partial Summary Judgment argued today, but would leave it to the Court's discretion. Statements by the Court as to the Order for Injunction. Mr. Greenberg requested the hearing be continued into the future so they would not have to re-notice it if the matter does not settle. COURT ORDERED, ALL MOTIONS CONTINUED. COURT FURTHER ORDERED, Trial date SET.

Mr. Greenberg to prepare the Order.

CONTINUED TO: 5/18/17 9:00 AM

1/18/18 9:00 AM PRETRIAL CONFERENCE

2/5/18 1:30 PM JURY TRIAL

Other Civil Filing		COURT MINUTES	March 06, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
March 06, 2017	12:00 AM	Minute Order	
HEARD BY: Cory, I	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- The Jury Trial for this case has been continued to a Stack date of 02/05/18 at 1:30 p.m.

The continuance was by stipulation between counsel pursuant to Rule 2.35 EJDCR. The stipulation should contain the dates for the close of discovery pursuant to Rule 2.35. The date for the deadline for filing dispositive motions shall remain no more than 30 days following the discovery cutoff, pursuant to NRCP 16.1 (c) (8). Counsel should not presume that by informally stipulating to continue some discovery past the discovery cutoff date that the above deadline for dispositive motions is somehow affected. The deadline to file motions in limine, in accordance with Rule 2.47 EJDCR remains no less than 45 days prior to the stacked trial date, and heard not less than 14 days prior to the same stacked trial date.

The Pretrial Conference/Calendar Call will be held on 01/18/18 at 9:00 a.m. in District Court Dept. 1. The lead trial attorney trying the case shall attend and should come prepared with his/her calendar for the entire 5-week stack, as well as the 5-week calendar for all witnesses to be called in the trial. Your case may be tried anywhere within the 5-week stack, regardless of age of the case. The Court notes that it becomes increasingly difficult to accommodate the schedules of out-of-state witnesses, particularly expert witnesses. It is up to counsel to anticipate scheduling difficulties with witnesses and to notify the Court and opposing counsel well in advance of the Pretrial Conference/Calendar

Call date. It will not do to simply appear at Calendar Call expecting to notify the Court at that late date of the need to reschedule the trial. If you do so, you may expect to be treated with the same consideration which you have shown for both the Court and opposing counsel. A ready alternative to live, in-court testimony is available through the use of either deposition testimony or live video testimony, through the use of now-available technology installed by the Eighth Judicial District Court. The Court has presided over a number of trials where expert testimony was admitted utilizing a live video feed technique and has noted little or no diminution in the effectiveness of live video testimony compared to live in-court testimony.

Rule 2.47 EJDCR The Court is singularly unimpressed with attorneys who wait too close to motion deadlines to hold meaningful conferences pursuant to EJDCR 2.47(b), prompting the filing of many form motions in limine, or worse yet, a form omnibus motion in limine, with little or no particularized reference to the facts of the present case. Often the motions merely ask that settled law be enforced at trial. A motion in limine is moving counsel s opportunity to raise prior to trial those few evidentiary issues which are novel or as to which the law is thus far silent. Rather than ask that settled law be enforced in a motion in limine, counsel are invited to file a trial brief outlining an issue in which, in counsel s estimation, the Court may not be as well versed as counsel would wish. An omnibus motion in limine is a sure tip-off that the very stock motions which EJDCR 2.47 seeks to avoid are being filed and accordingly should not be filed. The failure to evidence that meaningful Rule 2.47 conferences are being held will likely result in all motions in limine being stricken by the Court sua sponte. The Court will make the determination not only from the certificate evincing compliance with the Rule but also from the substance of the motions themselves. Also, given that the deadline for filing dispositive motions will have already passed, a motion in limine should not be a motion for summary judgment in disguise.

This Order shall supplement the original trial order, which counsel are invited to re-read.

2/5/18 1:30 PM JURY TRIAL

1/18/18 9:00 AM PRETRIAL CONFERENCE

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. Esther Rodriguez, Esq., and Michael Wall, Esq. /mlt

Other Civil Filin	ng	COURT MINUTES	May 18, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
May 18, 2017	9:00 AM	All Pending Motions	
HEARD BY: C	Cory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK	 Michele Tucker Cassidy Wagner 		
RECORDER:	Lisa Lizotte		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C Sniegocki, Dana Wall, Michael K.	Attorney Attorney	
		JOURNAL ENTRIES	

- PLAINTIFF'S RE-NOTICE OF MOTION FOR PARTIAL SUMMARY JUDGMENT... DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS PURSUANT TO NRCP 12 WITH RESPECT TO ALL CLAIMS FOR DAMAGES OUTSIDE THE TWO YEAR STATUE OF LIMITATIONS... PLTFS' OPPOSITION TO DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS AND COUNTER MOTION FOR TOLL OF STATUTE OF LIMITATIONS AND FOR EVIDENTIARY HEARING... PLAINTIFFS' RE-NOTICE OF MOTION TO BIFURCATE ISSUE OF LIABILITY OF DEFENDANT CREIGHTON J. NADY FROM LIABILITY OF CORPORATE DEFENDANTS OR ALTERNATIVE RELIEF... DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD PARTY COMPLAINT... PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD PARTY COMPLAINT AND COUNTER MOTION FOR SANCTIONS AND ATTORNEYS' FEES

Mr. Greenberg advised the five (5) year rule should run in late 2018. Colloquy.

DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD PARTY COMPLAINT... PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD PARTY COMPLAINT AND COUNTER MOTION FOR SANCTIONS AND ATTORNEYS' FEES

Mr. Greenberg argued against Defendants' motion as to third party as it would be directed at him with the allegations he interfered with a contract. Mr. Rodriguez argued there have been other defendants who have brought claims against Mr. Greenberg and his firm. These are legitimate causes of action as Mr. Greenberg has interfered. COURT ORDERED, Matter CONTINUED FOR CHAMBERS DECISION.

PLAINTIFF'S RE-NOTICE OF MOTION FOR PARTIAL SUMMARY JUDGMENT

Mr. Greenberg gave summary of low tier and high tier and advised the calculations have been made as to \$8.25 versus \$7.25. Further advised as to when the \$7.25 was applied, payroll records provided, and the computations. Mr. Rodriguez argued as to the errata and reply and not receiving a timely expert report or expert. Mr. Greenberg argued there has been a designation of expert. Mr Rodriguez argued plaintiff has reserved an expert, but not designated. Ms. Rodriguez further argued as to the computations their CPA came up with. COURT ORDERED, Matter CONTINUED matter for Mr. Greenberg to provide the Court and counsel a copy of the raw data/spreadsheets.

PLAINTIFFS' RE-NOTICE OF MOTION TO BIFURCATE ISSUE OF LIABILITY OF DEFENDANT CREIGHTON J. NADY FROM LIABILITY OF CORPORATE DEFENDANTS OR ALTERNATIVE RELIEF

Mr. Greenberg argued as to alter ego and unjust enrichment. Ms. Rodriguez stated no objection if bifurcated for trial, but believe this is just to open discovery. Ms. Rodriguez advised they would be moving at the end of discovery for summary judgment. COURT ORDERED, further briefing; supplemental opposition due 5/24/17, supplemental reply due 5/31/17 and Matter CONTINUED FOR CHAMBERS DECISION.

DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS PURSUANT TO NRCP 12 WITH RESPECT TO ALL CLAIMS FOR DAMAGES OUTSIDE THE TWO YEAR STATUE OF LIMITATIONS... PLTFS' OPPOSITION TO DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS AND COUNTER MOTION FOR TOLL OF STATUTE OF LIMITATIONS AND FOR EVIDENTIARY HEARING

Ms. Rodriguez argued as to Perry vs. Terrible Herbst and NRCP 12(c). Statements by the Court. Mr. Greenberg argued as to duty when the wages changed as of 7/1/2007. The issue is what the employer was required to do. Ms. Rodriguez advised they have attached photos of the notice which was posted. Ms. Rodriguez advised Mr Nady testified each driver was noticed of the change in the minimum wage. Court inquired if a Copeland hearing was needed. Mr. Rodriguez stated not unless the Court is inclined to hear from the State Labor Commissioner. Mr. Greenberg argued it is not

necessary to hear how the Labor Commissioner interprets the requirements, it is for the Court to decide. Mr. Greenberg further argued a written change should be placed in the hands of each employee. It is the obligation of the employer to notice each employee. Ms. Rodriguez argued it just has to be posted. Further arguments. COURT ORDERED, Defendants' Motion GRANTED IN PART and Plaintiffs' Countermotion GRANTED as to Toll.

CONTINUED TO: 5/25/17 1:30 PM PLAINTIFFS' RE-NOTICE OF MOTION FOR PARTIAL SUMMARY JUDGMENT

CONTINUED TO: 6/5/17 CHAMBERS (PLAINTIFFS' RE-NOTICE OF MOTION TO BIFURCATE ISSUE OF LIABILITY OF DEFENDANT CREIGHTON J. NADY FROM LIABILITY OF CORPORATE DEFENDANTS OR ALTERNATIVE RELIEF and DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD PARTY COMPLAINT... PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD PARTY COMPLAINT AND COUNTER MOTION FOR SANCTIONS AND ATTORNEYS' FEES)

Other Civil Fili	ing	COURT MINUTES	May 25, 2017			
A-12-669926-C	VS.	Michael Murray, Plaintiff(s) vs. A Cab Taxi Service LLC, Defendant(s)				
May 25, 2017	1:30 PM	Motion for Partial Summary Judgment				
HEARD BY: Cory, Kenneth		COURTROOM:	RJC Courtroom 16A			
COURT CLER	K: Michele Tucker					
RECORDER:	Lisa Lizotte					
REPORTER:						
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C Sniegocki, Dana Wall, Michael K.	. Attorney Attorney Attorney Attorney				
		IOUDNIAL ENTRIES				

JOURNAL ENTRIES

- Following supplemental briefing and statements by counsel; COURT ORDERED, Plaintiff's Re-Notice of Motion for Partial Summary Judgment DENIED. Ms. Rodriguez to prepare the Order. COURT FURTHER ORDERED, All Discovery is OPEN until June 30, 2017.

Court ADMONISHED Counsel as to their conduct to in each other.

Other Civil Filing		COURT MINUTES	June 05, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	ay, Plaintiff(s) vice LLC, Defendant(s)	
June 05, 2017	3:00 AM	All Pending Motions	
HEARD BY: Cory	, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES PLAINTIFFS' RE-NOTICE OF MOTION TO BIFURCATE ISSUE OF LIABILITY OF DEFENDANT CREIGHTON J. NADY FROM LIABILITY OF CORPORATE DEFENDANTS OR ALTERNATIVE RELIEF

COURT ORDERS, Plaintiffs' Re-Notice of Motion to Bifurcate Issue of Liability of Defendant Creighton J. Nady from Liability of Corporate Defendants or Alternative Relief GRANT for reasons urged by Plaintiff. Plaintiff to prepare the Order.

COURT ORDERS, Defendant s Motion for Leave to Amend is DENIED WITHOUT PREJUDICE. If the Court were to grant the Motion, it would simply have to severe determination of that cause of action from the Complaint in this case. Plaintiff to prepare the Order.

COURT ORDERS, Plaintiff s Countermotion DENIED WITHOUT PREJUDICE. Additionally, COURT ORDERS, Plaintiff s anti-SLAPP Motion is DENIED as presently MOOT in light of the Court s denial of the Motion for Leave to Amend. Defendant to prepare the Order

Counsel are reminded of the Court's stern admonition at the 05/18/17 hearing to quit fighting amongst themselves and litigate their clients cases first.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Fili	ng	COURT	MINUTES	June 13, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv		,	
June 13, 2017	9:00 AM	Motion		
HEARD BY: C	Cory, Kenneth		COURTROOM:	RJC Courtroom 16A
COURT CLERK	K: Michele Tucker			
RECORDER:	Lisa Lizotte			
REPORTER:				
PARTIES PRESENT:	Rodriguez, Esther C Sniegocki, Dana Wall, Michael K.		Attorney Attorney Attorney	
		JOURNA	L ENTRIES	

- Statements by the Court regarding the five year rule running in July 2018 and inquired if the motion were granted would it not continue the trial, which is set for 2/5/18. Ms. Sniegocki stated it would only extend the class certification person. The only thing needed is how many hours worked, paid, and would just be a supplement of new people added. Ms. Rodriquez argued it is not that simple. Defendant has had to hire a third party to create a program to generate these reports. Ms. Rodriquez argued discovery is almost closed and in granting this motion they would have to extend discovery for new expert reports. Ms. Sniegocki stated there is an Order from the Discovery Commissioner the defendants were to get the data collected and then wait on this Court's ruling. Further arguments by counsel. COURT ORDERED, RULING DEFERRED on Plaintiff's Motion on OST to Extend damages Class Certification and for Other Relief. Court advised it would refer the matter to the Discover Commissioner for her recommendations.

Other Civil Filing		COURT MINUTES	June 13, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
June 13, 2017	2:28 PM	Minute Order	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- When considering Plaintiff's Motion on OST to Extend Damages Class Certification and for Other Relief the Court concludes it could benefit from the reference to the Discovery Commissioner of a question, given the Discovery Commissioner's thorough and complete familiarity with the on going discovery disputes in this matter. The Court, therefore, refers the matter to the Discovery Commissioner for her recommendation, including whether or not the granting of the Plaintiff's motion would eventuate in the future continuance of the trial in this matter, set for February 5, 2018. Because of time constrains, the Court requests the Discovery Commissioner to give her recommendation by Tuesday, June 27, 2017, if possible. The parties will thereafter have five (5) days to file with this Court an objection to the Discovery Commissioner's recommendations. The matter will then be placed on the Court's chamber calendar on July 10, 2017.

7/10/17 CHAMBERS DECISION: PLAINTIFF'S MOTION ON OST TO EXTEND DAMAGES CLASS CERTIFICATION AND FOR OTHER RELIEF

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing	COURT MINUTES July 10, 201					
A-12-669926-C	Michael Murray, Plaintiff(s) vs. A Cab Taxi Service LLC, Defendant(s)					
July 10, 2017	3:00 AM	Decision				
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A			
COURT CLERK: M	Aichele Tucker					
RECORDER:						
REPORTER:						
PARTIES PRESENT:						
		IOUDNAL ENTRIES				

JOURNAL ENTRIES

- PLAINTIFF'S MOTION FOR OST TO EXTEND DAMAGES CLASS CERTIFICATION AND FOR OTHER RELIEF

Court referred the matter to the Discovery Commissioner, in which she recommended the matter be denied. Therefore, COURT ORDERS, MATTER OFF CALENDAR.

Other Civil Fili	ng	COURT MINUTES	August 08, 2017
A-12-669926-C	Michael Murr vs. A Cab Taxi Se	ay, Plaintiff(s) rvice LLC, Defendant(s)	
August 08, 2017	10:00 AM	Discovery Conference	
HEARD BY: Bulla, Bonnie		COURTROOM:	RJC Level 5 Hearing Room
COURT CLERK	K: Jennifer Lott		
RECORDER:	Francesca Haak		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther Wall, Michael K.	C. Attorney Attorney Attorney	

JOURNAL ENTRIES

- Court Directed counsel to return to Discovery. Trial date is 2-5-18. Mr. Greenberg stated the Five Year Rule expires 2018. Ms. Rodriguez disagrees, and it expires October 2017. Discovery closed in June. Judge Cory extended discovery deadlines for experts; initial expert disclosure 9-30-17, and rebuttal expert disclosure 10-30-17. Arguments by counsel. Commissioner advised counsel the 2-5-18 Trial date STANDS unless something is done with the Five Year Rule. Commissioner needs a written Stipulation. Colloquy re: current claimants from January 2016 through the present time.

Based on how the Judge rules, if Pltfs prevail, Pltfs will be allowed to collect full wages up to and including the present time if they've been employed during the proper timeframes. Colloquy re: carving out another exception post-Judgment that will not deal people who have a remedy in other cases. No further discovery in this case except for what was discussed post-Judgment.

Ms. Rodriguez to prepare the Report and Recommendations, and Mr. Greenberg to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing.

A-12-669926-C

Otherwise, counsel will pay a contribution.

Other Civil Filing		COURT MINUTES	August 14, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv		
August 14, 2017	3:00 AM	Motion for Sanctions	
HEARD BY: Cory, Kenneth		COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Inasmuch as the sanctions sought have to do with a Discovery Order this matter is referred to the Discovery Commissioner for her recommendation of the present Motion seeking sanctions for violations of that Order.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing		COURT	MINUTES	September 05, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv			
September 05, 2017	3:00 AM	Motion		
HEARD BY: Cory, 1	Kenneth		COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Plaintiffs Motion for Partial Rehearing of Court's Order Entered on July 17. 2017

The Motion will be treated as a Motion to Modify or Clarify the Court s Order entered on July 17, 2017, and to that extent, the Motion is GRANTED to include the following to be inserted in paragraph 5, and after the first sentence:

This conclusion is without prejudice to Plaintiffs, through the use of experts or otherwise, to demonstrate to the court the lack of a genuine issue of fact regarding the calculation of damages.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

	COURT MINUTES	October 04, 2017
VS.		
9:30 AM	Discovery Conference	Discovery Conference - referred by Judge
Bonnie	COURTROOM:	RJC Level 5 Hearing Room
ennifer Lott		
cesca Haak		
riguez, Esther C gocki, Dana 1, Michael K.	Attorney Attorney	
	vs. <u>A Cab Taxi Serv</u> 9:30 AM Bonnie mnifer Lott cesca Haak riguez, Esther C	Michael Murray, Plaintiff(s) vs. A Cab Taxi Service LLC, Defendant(s) 9:30 AM Discovery Conference Bonnie COURTROOM: annifer Lott annifer Lott cesca Haak

JOURNAL ENTRIES

- Counsel dispute whether records were produced. Commissioner Recommended production 2-8-17, and Ms. Rodriguez produced documents 6-13-16. Arguments by counsel. Ms. Rodriguez provided a Declaration from the expert, his Report, and Plaintiff's Tenth supplemental disclosure to Commissioner in Open Court. Colloquy re: production. COMMISSIONER RECOMMENDED, matter is UNDER ADVISEMENT and CONTINUED; Commissioner will issue a Decision. Ms. Sniegocki will submit supplemental Reports to Commissioner (copy Defense counsel).

11-8-17 9:00 a.m. Discovery Conference - referred by Judge (VACATED 10-19-17 JL)

CLERK'S NOTE: The Discovery Commissioner having conducted a Conference Call with counsel (noted above) on 10-13-17, Recommends that by 11-13-17 Defendant will submit a sworn statement (Affidavit or Declaration) that Defendant did not maintain records of "total hours worked per pay

period" per employee prior to January 1, 2013, in contravention of NRS 608.115. The imposition of potential sanctions regarding this conduct is Deferred to the District Court Judge. Plaintiffs' counsel to prepare the Report and Recommendation, Defense counsel to approve as to form and content. The Report and Recommendations must be submitted to Discovery within 10 days of receiving this Clerk's note.

The Hearing set for 11-8-17 at 9:00 a.m. is hereby vacated.

CLERK'S NOTE: A copy of this minute order was placed in the attorney folder(s) of:

Michael Wall - Hutchinson & Steffen Dana Sniegocki - Greenberg Leon Esther Rodriguez

Other Civil Filing		COURT MINUTES	November 16, 2017
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) rice LLC, Defendant(s)	
November 16, 2017	3:00 AM	Motion for Appointment of Attorney	f
HEARD BY: Cory, I	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- COURT ORDERED, Plaintiff s Motion for Appointment of Co-Class Counsel GRANTED. Mr. Greenberg to prepare the Order.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Fili	ng	COURT MINUTES	November 28, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)	
November 28, 2	017 9:00 AM	Motion to Continue	
HEARD BY: (Cory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERE	K: Michele Tucker		
RECORDER:	Lisa Lizotte		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C Sniegocki, Dana	Attorney Attorney Attorney	

JOURNAL ENTRIES

- Colloquy regarding rescheduling Motion for Partial Summary Judgment and Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare NAC 608.102(2)(b) Invalid set for December 5, 2017. COURT ORDERED, Motion RESCHEDULED TO 12/14/17.

RESCHEDULED TO: 12/14/17 9:00 AM

Other Civil Filing		COURT MINUTES	December 07, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
December 07, 2017	3:00 AM	Motion to Bifurcate	
HEARD BY: Cory, I	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- COURT ORDERS, Plaintiff s Motion for Bifurcation and/or to Limit Issues for Trial is DENIED, except to the extent that Plaintiff seeks to admit evidence of damages by representative sampling, pattern or practice evidence, or other approximation.

NRS 608.115 requires, in relevant part, that employers keep records of its employees wages and hours worked for each pay period. Nev. Rev. Stat. Ann. 608.115 (West). Plaintiff argues that because Defendant failed to keep these records, and because employees do not have the records nor a duty to keep the records, Plaintiff should be allowed to present evidence of the employees average hours worked per shift. Defendant argues that it kept records of the actual hours its employees worked in the form of handwritten tripsheets, and that evidence of an approximation is inadmissible in lieu of the precise data.

Defendant s tripsheets document the hours each of its employees worked during any given shift. Because the tripsheets are handwritten physical documents, compiling data from the records requires litigants to undertake the task of locating and compiling each employee s several tripsheets for each of the thousands of pay periods in question. Apparently, NRS 608.115 does not specify a particular medium in which employers must keep the records; however, an employer cannot avoid liability under Nevada s Minimum Wage Act by keeping records in a form that makes it virtually impossible

A-12-669926-C

for litigants to challenge the sufficiency of compensation paid. And at any rate, NRS 608.115 requires that employers keep a record of its employees hours per pay period; Defendant s tripsheets do not do so. In this case, an approximation would provide a reasonably expeditious means of calculating and allocating damages, whereas an individual calculation for each class member would impose impossible burdens on the litigants. See Bell v. Farmers Ins. Exch., 115 Cal. App. 4th 715, 753 (2004).

Defendant understandably argues the disadvantages of such approximation evidence, and we acknowledge that such an approach necessarily yields an average figure that will overestimate or underestimate the right to relief of individual employees. See id. We have weighed the disadvantages of such evidence against the opportunity to vindicate an important constitutional mandate in a manner that does not impose an undue burden on the court or the litigants. See id. Like under-compensation cases that employees have brought under the Fair Labor Standards Act, calculation of damages on an individualized basis in this case would be impracticable and would undermine the purpose and utility of class actions. See Smith v. Lowe's Home Centers, Inc., 236 F.R.D. 354, 357 (S.D. Ohio 2006).

For the foregoing reasons, and for other reasons argued by the Plaintiff, the Court ORDERS the following: Plaintiff may present at trial evidence of approximate damages so long as he makes an ultimate approximation (not merely advances a model by which damages could be approximated), so long as there is a sufficient basis from which a reasonable inference of damages could be drawn, and so long as the evidence is otherwise admissible. Defendant may counter by advancing evidence of its employees precise shift length, by advancing its own approximation and demonstrating its superior accuracy, or by advancing other evidence that would tend to negate the reasonableness of the inference to be drawn from Plaintiff s evidence. See Anderson v. Mt. Clemens Pottery Co., 328 U.S. 680, 688 (1946).

Ms. Rodriguez to prepare the Order.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

CLERK'S NOTE: Minutes Amended and re-circulated to all parties on 12/21/17. /mlt

Other Civil Filin	ng	COURT MINUTES	December 14, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
December 14, 20	9:00 AM	Motion for Partial Summary Judgment	
HEARD BY: C	Cory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK	: Michele Tucker		
RECORDER:	Lisa Lizotte		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Nady, Creighton J Rodriguez, Esther C	Attorney Defendant Attorney	

JOURNAL ENTRIES

- Mr. Greenberg argued as to factual issue of wages and listed the three facts. Ms. Rodriguez argued the plaintiff's argument is relied upon inadmissible evidence and argued Rule 56(e). The experts used by the plaintiff do not meet the Hallmark requirement and their reports are not admissible. Further arguments by counsel. COURT ORDERED, Plaintiff's Motion for Partial Summary Judgment and Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare NAC 608.102(2)(B) Invalid DENIED as to Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare NAC 608.102(2)(B) Invalid DENIED as to Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare NAC 608.102(2)(B) Invalid and GRANTED only to the extent Plaintiff has established the liability claim; the only thing left are the damages. Mr. Greenberg to prepare the Order.

Other Civil Fili	ng	COURT MINUTES	January 02, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	ay, Plaintiff(s) vice LLC, Defendant(s)	
January 02, 2018	3 9:00 AM	Motion for Summary Judgment	
HEARD BY: (Cory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERF	K: Michele Tucker		
RECORDER:	Lisa Lizotte		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Nady, Creighton J Rodriguez, Esther C Wall, Michael K.	Attorney Defendant C. Attorney Attorney	

JOURNAL ENTRIES

- Ms. Rodriguez argued there have been no calculations of damages and believe the Court should dismiss the case in its entirety as there is no evidence of actual damages for on individual, or a class of individuals. If the Court is not willing to dismiss entirely the defense request the dismissal of the claims against Mr. Nady. There is no evidence to support plaintiff's claims of civil conspiracy, aiding and abetting. Court NOTED bifurcation had been granted. Ms. Rodriguez argued the plaintiffs have not come up with any evidence while doing discovery to support a civil conspiracy, unjust enrichment, or punitive damages claim. The only response the plaintiffs put forth in their claim for punitive damages is the fraud claim. Plaintiffs accusation is that A Cab forced its drivers to write fraudulent break times into the trip sheet, but then they argue that its not a fraud claim. Ms. Rodriguez stated she has always argued this isn't a minimum wage claim, its a claim for unpaid hours and should only be considered through 2012. Mr. Greenberg argued The Sarvas case, Just Film case, Hanon case, Parsons, and East Texas Motor Freight case. Mr. Greenberg argued the U.S. Department of Labor made a finding in 2013 that the defendants were manipulating the trip sheets and were forcing drivers to put in break time in their trip sheets that were false to conceal the hours

they worked. Mr. Greenberg argued the constitutional amendment's language which says "shall be entitled to all remedies available under the law or in equity appropriate to remedy any violation of this section, including, but not limited to back pay damages, reinstatement, or injunctive relief." It doesn't say compensatory damages, punitive damages, it just says damages. Mr. Greenberg suggested the Court look beyond the language to the broader circumstances of this case. Mr. Greenberg stated in there is a finding of liability against A Cab and A Cab satisfies that liability, there would be no claim against Mr. Nady, but if A Cab does not satisfy the judgment plaintiffs are prepared to proceed against Mr. Nady. The actual claim against Mr. Nady if they were to proceed would be a claim in equity, under a theory of unjust enrichment or alter ego. Mr. Greenberg further argued the question here is how much did the defense pay these people and how many hours did they work. Further arguments by Ms. Rodriguez.

COURT ORDERED, Defendant's Motion seeking Summary Judgment in favor of defendants and complete dismissal DENIED.

COURT ORDERED, Defendant's Motion seeking Dismissal of the Class Action/Decertification on the Class DENIED.

COURT ORDERED, Defendant's Motion seeking Dismissal of the Punitive Damages DENIED.

COURT FURTHER ORDERED, Dismissal of the Claims Made Against Defendant Nady DENIED WITHOUT PREJUDICE.

Mr. Greenberg to prepare the Order.

Other Civil Fili	ng	COURT MINUTES	January 18, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
January 18, 2018	8 9:00 AM	Calendar Call	
HEARD BY: (Cory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: Michele Tucker			
RECORDER:	Lisa Lizotte		
REPORTER:			
PARTIES PRESENT:	Gabroy, Christian Greenberg, Leon Messer, Kaine Rodriguez, Esther C Sniegocki, Dana	Attorney Attorney Attorney . Attorney Attorney	
JOURNAL ENTRIES			

- Colloquy regarding trial time. COURT ORDERED, Trial date SET. COURT FURTHER ORDERED, Joint PreTrial Memorandum, Proposed Jury Instructions, and Proposed Voir Dire due 2/12/18.

2/26/18 1:30 PM JURY TRIAL

Other Civil Filing	7	COURT MINUTES	January 25, 2018
A-12-669926-C	Michael Murray, vs. A Cab Taxi Servi	, Plaintiff(s) ce LLC, Defendant(s)	
January 25, 2018	9:00 AM	All Pending Motions	
HEARD BY: Co	ry, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER: L	isa Lizotte		
REPORTER:			
C 1 1 1	Gabroy, Christian Greenberg, Leon Messer, Kaine Nady, Creighton J Rodriguez, Esther C. Sniegocki, Dana	Attorney Attorney Attorney Defendant Attorney Attorney	

- PLAINTIFFS' OMNIBUS MOTION IN LIMINE #1-25...DEFENDANTS' MOTION IN LIMINE TO EXCLUDE THE TESTIMONY OF PLAINTIFFS' EXPERTS

Court STATED the Motions in Limine would NOT be heard.

Court STATED the purpose of today s hearing will be the subject of a motion filed by plaintiffs in May of 2015 to request the Court to appoint a special master paid for by the defendants to compile the hours of work information as contained in the trip sheets. Ultimately the Court denied the motion and the reason that the Court gave at that time was: The Court is not persuaded that the underlying reasons advanced by the plaintiffs provide a sufficient basis to place the entirety of the financial burden of such a process upon the defendants. The entirety of the litigation process since that time to the present convinces the Court that indeed is not only an appropriate way to resolve this issue, but is perhaps the only way to accurately resolve this issue and for that reason if that motion is renewed at

this time, the Court is going to grant it. Mr. Greenberg advised they would not renew the request for the appointment of the special master if plaintiffs and the class had to bear the cost of the process. Court indicated if the motion is renewed as it was with the costs borne to the defendants it would be granted. If it is going to be done, it needs to be done immediately. The order needs to be entered so if the defendants choose to seek any appellate relief they can do so. Mr. Greenberg requested two additional items; if the Court has someone in mind that would be appropriate as a special master, to advise. Secondly, that the findings of the special master in respect to the hours worked per pay period be deemed established as the working time for purposes of this litigation. Defendants have continually insisted in this litigation that the trip sheets do contain an accurate statement of the time. Ms. Rodriguez argued the plaintiffs have had over two years to come up with a methodology for calculation. They ve had the trip sheets and other routes. They chose this Excel spreadsheet. At the end of the day that route and that methodology doesn t work and they have not met their burden. That was their decision and in-between there were a lot of red herrings, there was a lot of cost, and thousands of dollars to the defendant to chase W-4s, to chase cab manager data, to chase the trip sheets themselves and plaintiffs never even looked at any of it. Now the Court is saying plaintiffs have failed to meet their burden, shifting the burden now to the defendants financially now again to basically start over with what plaintiff should have done back in May of 2015. Ms. Rodriguez requested the Court to consider that this is a very large financial burden to the defendants that the plaintiffs should share in, due to everything else that the defendants have had to bear in-between there for two and a half years. Court STATED in the end if the Court found that there was not compliance with the Minimum Wage Act in our Constitution and therefore they prevailed to some extent in the lawsuit. Would not the costs that they would soak up at that time still shift to the defendant. Court sited NRS 608.115 and stated it is satisfied that this is a quest driven by or founded in the Constitution and therefore it must be accorded particular deference when it comes to the ways that the Court might use to enforce the Minimum Wage Act. Ms. Rodriguez advised the plaintiffs are willing to stipulate to not make a claim for the 8.25 an hour and inquired if the Court is asking the special master to look for any violations based on the 7.25 an hour as opposed to the 8.25 an hour. Secondly, the time frame the special master will be looking at. Mr. Greenberg argued the statute of limitations applicable to the class claims in their entirety extends from October of 2010 and the class period concludes under the Court's order at the end of 2015. Ms. Rodriguez argued she did not believe there was a dispute after July of 2014, why would they have a special master go through 18 months of thousands of trip sheets that are not in question. Mr. Greenberg argued they have been trying to litigate this case to judgment based upon the Court's rulings and how they can present the case within the confines of those rulings. Plaintiffs have looked extensively to the QuickBooks records from 2013 to 2015. Court inquired if the order on file cut it off at mid-2014. Mr. Greenberg stated no and advised defendants' expert conducted their own very limited study of trip sheets for that 2013 to 2015 period. Mr. Greenberg requested the study period by the special master be to the end of the class period of December 31, 2015. Further, Mr. Greenberg stated plaintiff's position is it would be more sensible to decertify the class to the limited extent of saying the only claims that will be adjudicated here on a class-wide basis are the class members' entitlement under the 7.25 an hour rate. If any individual class member believes that they are entitled to the higher rate, they would then be free to litigate that issue independently, but that would not be heard or determined as part of this proceeding. Court STATED it would be anticipating the order would be at the 7.25 rate. For purposes

of what we're trying to accomplish here, the special master would be asked to provide this work at the 7.25 rate. Court DIRECTED counsel to submit the names of Special Masters by Thursday, February 1, 2018. COURT ORDERED, Trial date VACATED.

2/2/18 9:00 AM STATUS CHECK: APPOINTMENT OF SPECIAL MASTER

Other Civil Filing	7 2	COURT MINUTES	February 02, 2018
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	7, Plaintiff(s) ice LLC, Defendant(s)	
February 02, 2018	9:00 AM	Status Check	
HEARD BY: Co	ry, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER: L	isa Lizotte		
REPORTER:			
(]]]	Gabroy, Christian Greenberg, Leon Messer, Kaine Nady, Creighton J Rodriguez, Esther C. Eniegocki, Dana	Attorney Attorney Attorney Defendant Attorney Attorney	

- COURT ORDERS, Micahael Rosten and the firm of Piercy Bowler Taylor & Kern of Las Vegas, Nevada, APPOINTED as Special Master in this case. The purpose of such Special Master appointment is to determine for each class member, based upon the hours of work set forth in their trip sheets for each pay period, and the wages they were paid in each such pay period as set forth in A Cab's QuickBooks records, the unpaid minimum wages they are owed by A Cab pursuant to Article, 15, Section 16, of Nevada's Constitution (the "MWA") under the "lower tier" or "health insurance provided" minimum wage rate. That determination is to be made for all class members for all pay periods falling entirely within the class period of October 8, 2010 through December 31, 2015. That determination is also to be made for those class members who were granted a statute of limitations toll pursuant to this Court's Order entered on June 7, 2017 for all pay periods occurring entirely after the statute of limitations toll date listed for them in Exhibit "A" of that Order and prior to December 31, 2015.

COURT ORDERS, in determining the hours of work shown by a trip sheet, the Special Master shall accept as correct the characterization of time as "breaks" or "meals" or non-working time in the trips sheet as accurate and subtract all such time from the interval between the start and end time for the shift as recorded on the trip sheet. The Special Master in their report shall also note the indicated start and end time of "break" or "meal" time entry on each trip sheet. In the event that no shift end time is recorded or fully legible on a trip sheet the Special Master shall indicate in their report the times on that trip sheet's copy of the printed receipt that included Meter Details and that trip sheet s copy of the printed fuel purchase receipt and use the earlier of each time arrive as a "shift end" time for purposes of calculating the hours worked during the shift. If no legible "Meter Details" or fuel purchase receipt time exists on that trip sheet the Special Master shall not calculate any hours of work for that trip sheet and that shift and shall record that they were unable to arrive at a working hours total, or perform a minimum wage underpayment calculation, for the class member during a pay period the Special Master shall include all items of taxable income paid by A Cab to the class member during the pay period as recorded in A Cab's QuickBooks records but shall not include any amounts identified as "Tips" or "Tips Supplemental." The Special Master shall rely on the parties' stipulated agreement as to the wages paid to the class members each period if the parties so agree to stipulate.

COURT ORDERS, A Cab shall, forthwith, provide the Special Master all records necessary for the performance of its appointment and as the Special Master requests. The first meeting of the parties and the Special Master directed by NRCP 53(d)(1) is dispensed with. The Special Master shall deliver the report of their findings to the Court and parties no later than 45 days from the Special Master's receipt of the deposit specified in this Order. The report so furnished shall state the total amount of unpaid minimum wages so owed, if any, for each class member; the amount of hours each class member was found to have worked each pay period for A Cab; and the amount of wages within the meaning of the MWA they were paid each pay period by A Cab. The report shall also indicate every pay period for every class member that the Special Master finds the records reviewed contained incomplete or not fully legible information and for which no determination on whether proper minimum wages were paid could be made. At the request of any party, the Special Master shall provide the report's foregoing findings in an Excel file.

COURT ORDERS, the costs of the Special Master shall be borne by the defendant A Cab who shall, within 10 days of the entry of this Order deposit with the Special Master the amount of \$25,000 for their services, the Court also expressly reserving the possibility that it may in the future direct some portion of the Special Master's cost be shifted to the plaintiffs if the Special Master's report documents circumstances that the Court finds warrant it doing so.

COURT FURTHER ORDERS, the Court WILL NOT be entertaining a motion for reconsideration of this order by the defendants.

Other Civil Filing		COURT MINUTES	February 13, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)	
February 13, 2018	11:04 AM	Minute Order	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- The Court has in its possession copies of the letter of Ms. Rodriguez to Michael Rosten of Piercy Bowler Taylor & Kerns, as well as the responsive letter from Mr. Greenberg. As of this writing it has been nineteen (19) days since the Court Ordered that a Special Master be appointed, and yet inadequate progress is being made toward implementation of that Order. The Court is extremely concerned with the passage of time in this matter for reasons previously expressed.

In order to prevent one more issue from injecting itself into these proceedings, and in light of the possibility that any local firm may trigger another objection due to purported conflicts of interest, the Court rescinds its appointment and its selection of Mr. Rosten of Piercy Bowler Taylor & Kerns, and selects Dr. Ali Saad of Resolution Economics to be the Special Master in this case. Mr. Rosten and Piercy Bowler Taylor & Kerns may present their bill for services rendered to the Defendant who shall have 10 days to pay the same and this matter will proceed to its conclusion.

Mr. Greenberg to prepare the Order in conformity herewith.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing	7 7	COURT MINUTES	February 15, 2018
A-12-669926-C	Michael Murray vs. A Cab Taxi Servi	r, Plaintiff(s) ice LLC, Defendant(s)	
February 15, 2018	10:00 AM	Status Check	
HEARD BY: Co	ry, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER: L	isa Lizotte		
REPORTER:			
	Gabroy, Christian Greenberg, Leon Messer, Kaine Rodriguez, Esther C. Sniegocki, Dana Wall, Michael K.	Attorney Attorney Attorney Attorney Attorney Attorney JOURNAL ENTRIES	

- Ms. Rodriguez argued a conflict check should have been done by Mr. Rosten of Piercy Bowler as one of the cab drivers of A Cab has a brother who is a managing shareholder of Piercy Bowler and that is a conflict. Further argued as to a possible bill being submitted to the defendant by Piercy Bowler. Mr. Greenberg stated he cannot speak as to whether Mr. Rosten did or did not do a conflict, but can represent to the Court there were five or six nominees and every single one did inquire about any conflict based upon their firm's involvement in other matters. Mr. Greenberg advised they were all proved with a copy of the complaint. Mr. Greenberg further advised it was represented to him by Mr. Saad and his firm that a conflict check was done. Court STATED it has made its decision to use Dr. Saad, an out-of-state firm, and that way the possibility of knowing someone is limited. Court DIRECTED Defendants to overnight the materials they have in there possession to Dr. Saad and transmit a letter which inquires of him what conflicts check he has done. Mr. Greenberg clarified the materials that are available immediately to overnight are both the QuickBooks payroll information and the October 2010 later trip sheets. Ms. Rodriguez advised there are 300,000 trip sheets on an

external hard drive that can be overnighted.

Other Civil Filing		COURT MINUTES	March 06, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	ny, Plaintiff(s) vice LLC, Defendant(s)	
March 06, 2018	4:14 PM	Minute Order	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- The Court has reviewed Defendant s Motion on OST for Stay, received on March 2, 2018, Plaintiffs Response to Defendant s Motion, Plaintiffs Motion on OST to enforce the Court s Orders, and the e-mail correspondence from counsel and the Special Master, Dr. Saad.

For the reasons stated herein the Court grants a temporary stay to resolve the Defendants claimed inability to pay the Special Master the initial \$25,000 required by previous court order.

In addition to Defendants protestations of their temporary inability to pay the initial \$25,000, the Court also GRANTS a temporary Stay due to health considerations of the Court. The Court has scheduled a necessary surgery for March 8, 2018, which surgery will require a relatively brief recuperation period. The Court is therefore entering an indefinite stay for both reasons, which the Court anticipates will not last longer than approximately 3 weeks.

The Court has considered whether it would make more sense to recuse from the case, and/or request a reassignment by the Chief Judge of the Eighth Judicial District Court. However, the duplication of the time and effort it would take for another judge to become adequately conversant with this case would likely protract this case yet again, and would likely cost the parties more in attorney fees; nor would it facilitate an economical and fair management of this litigation. Recusal or reassignment

would necessitate such delay that it should only come as a last resort.

Inasmuch as the anticipated calendared surgery is laparoscopic in nature, the Court feels confident that it will be fully functional and able to proceed ahead within three weeks.

In the meantime, the Special Master is directed to cease all efforts to complete the task previously ordered by this Court until further order of this Court. Additionally, because there will be a breathing space of approximately three weeks the Defendants should well be able to set aside the initial \$25,000 deposit, and are ordered to do so.

The court anticipates setting a hearing date to accomplish the following:

- 1. Dissolve the stay;
- 2. Argue and rule on the various motions which have been filed; and
- 3. Reset the Rule 41(e), i.e., 5-year Rule, date by which this matter must be concluded.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), Michael Wall, Esq. (mwall@hutchlegal.com) and Special Master Dr. Saad (ASaad@resecon.com). / mlt

Other Civil Filing		COURT MINUTES	March 15, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
March 15, 2018	3:00 AM	Motion to Strike	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- This case was Stayed on March 06, 2018, therefore COURT ORDERS, the Motion to Strike Defendants Affirmative Defenses OFF CALENDAR. Parties to re-notice their Motion once the Stay is lifted.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing		COURT MINUTES	April 26, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
April 26, 2018	1:30 PM	Minute Order	
HEARD BY: Cory, 1	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- On April 17, 2018, Plaintiffs filed PLAINTIFFS MOTION ON OST TO LIFT STAY, HOLD DEFENDANTS IN CONTEMPT, STRIKE THEIR ANSWER, GRANT PARTIAL SUMMARY JUDGMENT, DIRECT A PROVE UP HEARING, AND COORDINATE CASES. The Court signed an Order Shortening Time, setting the matter for hearing on April 27, 2018, nine days later, admittedly a shortened setting. Shortly after notifying counsel of the hearing, chambers received a telephone call from Esther Rodriguez advising that she would be out of the country, having reset a vacation which she had earlier canceled due to an earlier trial setting in this matter. Notwithstanding EDCR 2.22, the Court acted upon that request and reset the hearing for May 4, 2018, believing that a fuller response to this admittedly complex motion could be had.

After the matter had been continued to May 4, Plaintiffs caused to be filed the same motion, bearing the caption of this case and the case sought to be coordinated by the motion: A721063, Jasminka Dubric v A Cab, et al. That motion bore the previous OST which set the hearing once again on April 27, 2018. On the next day, April 19, 2018, this Court received an un-filed chamber s copy of the same motion, this time bearing the caption of and Dubric v A Cab, A721063, which reflected that it was pending in Department 25. However, Odyssey does not reflect a filing of this document.

Needless to say, the rapid-fire filing and service of these motions caused considerable confusion and

consternation, not only for Defendants counsel but also for the Court.

The Court decided to proceed on the April 27 hearing pertaining to the second, double-captioned version of the motion, simply for the purpose of having Plaintiffs counsel explain the intentions of the Plaintiffs. Accordingly, the Court determined that Ms. Rodgriguez presence was not required and telephonically notified associate counsel, Michael Wall, to be present. Mr. Wall protested that he was on the case only as appellate counsel.

Subsequently, on April 24, the Court receive a letter of strong objection from Ms. Rodriguez pertaining to the Court s going forward with any hearing on April, 27 (See Left Side Filing, Counsels facsimiles), which apparently prompted Mr. Greenberg to send a missive, pleading with the Court to proceed on April 27 on the entire motion ((See Left Side Filing, Counsels facsimiles).

To avoid complicating this matter further, the Court will continue the hearing on the second filed double-captioned version of the motion to May 4. In the meantime, the Court would appreciate an explanation from Mr. Greenberg in a pleading filed with the Court as to why there are two court filings and one chambers copy of the same motion with three different captions. While the court believes that Plaintiffs effort was simply to make clear to all parties in both cases the coordination-of-cases aspect of the motion, further explanation would be appreciated. The Court will take up the matter on May 4, 2018.

5/4/18 9:00 AM PLAINTIFFS MOTION ON OST TO LIFT STAY, HOLD DEFENDANTS IN CONTEMPT, STRIKE THEIR ANSWER, GRANT PARTIAL SUMMARY JUDGMENT, DIRECT A PROVE UP HEARING, AND COORDINATE CASES

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing		COURT MINUTES	May 01, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
May 01, 2018	4:35 PM	Minute Order	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- PLAINTIFFS MOTION ON OST TO LIFT STAY, HOLD DEFENDANTS IN CONTEMPT, STRIKE THEIR ANSWER, GRANT PARTIAL SUMMARY JUDGMENT, DIRECT A PROVE UP HEARING, AND COORDINATE CASES was set to be heard on May 4, 2018. (See April 26, 2018 Minute Order). Due to unforeseen circumstances, the Court will not be able to hear Plaintiffs Motion on May 4, 2018. Accordingly, the hearing shall be VACATED until further order of this Court. Furthermore, the STAY IS TO REMAIN IN PLACE until further order of this Court.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing		COURT MINUTES	May 22, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
May 22, 2018	3:23 PM	Minute Order	
HEARD BY: Cory, I	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- This Court deems it advisable to make a record of the various events which led to this Court setting down a hearing on May 23, 2018 to hear Plaintiffs Motion to Lift Stay, Hold Defendants in Contempt, Strike Their Answer, Grant Partial Summary Judgment, Direct a Prove Up Hearing, and Coordinate Case. That recitation of events includes the deliberate actions of counsel for both sides and the circumstances beyond the control of counsel and this Court which have led to the hearing date of May 23, 2018.

On February 16, 2017, this Court Granted a Preliminary Injunction enjoining Defendants from seeking settlement of any unpaid wage claims involving any class members except as part of this lawsuit. A Supplement to Order for Injunction Filed on February 16, 2017 was filed on February 17, 2017, providing the explanation required by NRCP 65.

On March 6, 2018, this Court entered a Minute Order granting a temporary stay due to health considerations of the Court. The Court had scheduled a necessary surgery for March 8, 2018, anticipating being out of the office for approximately 3 weeks.

On April 6, 2018, the Nevada Supreme Court entered an Order reversing this Court s Order granting of the preliminary injunction.

On April 16, 2018, the Court granted an Order Shortening Time in connection with Plaintiffs Motion to Lift Stay, Hold Defendants in Contempt, Strike Their Answer, Grant Partial Summary Judgment, Direct a Prove Up Hearing, and Coordinate Cases, and set the hearing for April 27, 2018. When the Court was advised Defendants Counsel would be out of the country on April 27, 2018, the Court reset that Motion to be heard on May 4, 2018.

On April 30, 2018, this Court s wife passed away unexpectedly.

On May 1, 2018, the Court issued a Minute Order that [d]ue to unforeseen circumstances, the Court will not be able to hear Plaintiffs Motion on May 4, 2018. Accordingly, the hearing shall be vacated until further order of this Court. Furthermore, the Stay is to remain in place until further order of this Court.

On May 17, 2018 the Court received a copy of a Supplemental Declaration of Class Counsel, Leon Greenberg, Esq., wherein Plaintiffs Counsel declared that at a hearing on May 9, 2018 Department 25 had vacated the prior grant of partial summary judgment as to the only named Plaintiff in that lawsuit (Dubric) and set a hearing for the preliminary approval of a proffered class settlement proposal.

Further, Plaintiffs Counsel argued that the Defendants actions, unless Department 1 would hear the Motion for Coordination prior to May 24, 2018, would inevitably result in a reverse auction described in this Court s Supplement to the Preliminary Injunction, thereby obstructing the proper administration of justice in this case. Plaintiff s Counsel further urged this Court to grant the coordination requested under EDCR 2.50 immediately in chambers prior to the next hearing in Department 25.

Due to the unavailability of this Court due to the death of the Court's spouse, Department 1 law clerk sought guidance from the Chief Judge of the Eighth Judicial District Court pursuant to EDCR 7.10. As Senior Judge Bonaventure was scheduled to hear Department 1 s cases while Judge Cory was unavailable, the Chief Judge requested that if Judge Cory remained unavailable that Judge Bonaventure hear so much of Plaintiffs Motion as Judge Bonaventure thought necessary. Accordingly, on May 17, 2018, the Court set a hearing date for May 23, 2018. Department 1 law clerk was advised by both counsel that they were available for the May 23, 2018 hearing.

The Stay previously imposed by this Court is hereby LIFTED for the purposes of the May 23, 2018 hearing.

Finally, the time of the hearing is continued from 10:30 a.m. to 1:30 p.m. so that Judge Cory may return to the bench to hear the Motion.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), Michael

Wall, Esq. (mwall@hutchlegal.com) Mark Bourassa, Esq. (mbourassa@blgwins.com) / mlt

Other Civil Fili	ng	COURT	MINUTES	May 23, 2018
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	· · · ·		
May 23, 2018	1:30 PM	Motion		
HEARD BY: (Cory, Kenneth		COURTROOM:	RJC Courtroom 16A
COURT CLERE	K: Michele Tucker			
RECORDER:	Lisa Lizotte			
REPORTER:				
PARTIES PRESENT:	Gabroy, Christian Greenberg, Leon Richards, Trent L. Rodriguez, Esther C.		Attorney Attorney Attorney Attorney L ENTRIES	

- Counsel gave summary of case and the case in front of Judge Delaney.

COURT ORDERED, Plaintiff's Motion for Miscellaneous Relief DENIED. The Court is not ruling on the suggested renewed motion for preliminary injunction. This case needs to go forward and the Court is disinclined to hold up the matter for non-payment to the special master. COURT FURTHER ORDERED, \$41,000.00 MUST be posted with the Clerk of the Court and the defendant is to be present at the next hearing to show proof of the posting.

6/1/18 10:00 AM PLAINTIFF'S MOTION TO HOLD DEFENDANT IN CONTEMPT, STRIKE THEIR ANSWER

Other Civil Fil	ing	COURT	MINUTES	June 01, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv			
June 01, 2018	10:00 AM	Motion		
HEARD BY:	Cory, Kenneth		COURTROOM:	RJC Courtroom 16A
COURT CLER	K: Madalyn Kearney			
RECORDER:	Lisa Lizotte			
REPORTER:				
PARTIES PRESENT:	Gabroy, Christian Greenberg, Leon Messer, Kaine Nady, Creighton J Rodriguez, Esther C Wall, Michael K.		Attorney Attorney Attorney Defendant Attorney Attorney	

- Upon Court's inquiry, Mr. Greenberg confirmed the basis to find Defendants in contempt of court is the nonpayment of funds to the Special Master. Arguments by Mr. Greenberg and Ms. Rodriguez regarding whether or not Defendants have the money to pay the Special Master and the effects of litigation in another matter. Court noted it is hesitant to hold Defendants in contempt for failure to pay due to the Affidavit and Financial documents put forward by the Defendants. Court directed counsel to provide case authority, not necessarily in Nevada, where a court has proceeded to hold Defendant in contempt for failure to make payments but the Defendant claims it does not and will not have the money. Court advised it will revisit the issue at the upcoming court date; it will not hear further argument, but will announce if it will grant the Motion and what sort of sanction it may impose. If the issues are not resolved at that time, the Court will hear the Motion for Partial Summary Judgment. Colloquy regarding the next court date. Court directed counsel to submit case authorities by noon on Monday, June 4th. COURT ORDERED, matter SET for Motion for Partial Summary Judgment.

6/5/18 3:00 PM MOTION FOR PARTIAL SUMMARY JUDGMENT

Other Civil Filing		COURT MINUTES	June 05, 2018
	Michael Murray vs. A Cab Taxi Servi		
June 05, 2018	3:00 PM	Motion for Partial Summary Judgment	
HEARD BY: Cory, K	lenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: Ma	ndalyn Kearney		
RECORDER: Lisa Li	izotte		
REPORTER:			
Greer Nady Rodri	oy, Christian nberg, Leon 7, Creighton J iguez, Esther C. Michael K.	Attorney Attorney Defendant Attorney Attorney	

JOURNAL ENTRIES

- COURT STATED ITS FINDINGS and ORDERED, Plaintiff's Motion for Partial Summary Judgment GRANTED to the extent that not only is the time period of 2013-2015 granted, but using the rational and the evidence propounded by the plaintiffs, which they in turn claim is based on the evidence propounded by the defendants to grant the same summary judgment for the period of 2007-2012. It is the Courts understanding that amounts to approximately \$174,000.00; the Court does not have the precise amount. Mr. Greenberg advised the amount for 2013-2015 is itemized in precise amounts to identify the individuals and does amount to \$174,839.00 which is the amount requested, which is at least \$10.00 an hour owed to these individuals. If it is below \$10.00 an hour they are treating it as De Minimis and not bothering with it. COURT SO ORDERED. Additionally, COURT ORDERS, in the amount of \$804,000.00 for the period of 2007-2012. Court inquired if that was the correct amount. Mr. Greenberg indicated he would like to submit the actual pay periods and calculations for each individual with the documentation in conjunction with a final order that the Court could

approve with an appendix of the judgment amounts for each individual.

As to the interim fees is there any evidence before the Court or any recitation, or numbers that would show the Court how it was calculated. Mr. Greenberg advised on November 2nd he submitted to the Court a declaration that he had expended over 850 hours and \$35,000.00 at that time in costs. Court inquired as to the fee amount and based on what hourly rate. Mr. Greenberg stated if he was to be compensated for 500 hours at \$200.00 an hour it would be \$100,000.00. Court indicated this issue would be the subject of a separate motion. The Court is not stating interim fees should not be award, because this Court believes they should, but there has to be a basis for the calculation. Mr. Greenberg advised he had submitted a declaration in support of fees request on November 2nd; 850 hours spent on the prosecution of this case, \$27,200.00 for expert, witness, and technical consultant costs. Court requested the total fees and hours. Mr. Greenberg stated the fees request are \$35,200.00 and requested a round reward of \$100,000.00 in interim fees based on the fact at that time he had expended over 850 hours. The total time expenditures is 1,100 hours personally, Ms. Sniegocki has over 500 hours, and the costs are \$35,200.00 as of November 2; have requested \$135,000.00 in total. Mr. Greenberg inquired if he could include the \$135,000.00 interim award in the Order he would be presenting to the Court. Court indicated yes. Mr. Greenberg advised the Minimum Wage Act empowers the Court to award any relief that it is empowered to act to award in any civil action of an equitable injunctive type nature and referred to Texas State Teachers vs. Garland. Mr. Greenberg advised they would be before this Court on post-judgment motion for full fee award and a detailed itemization would be submitted. Court STATED it would review the authority given in the motion and make the determination whether an interim award would be awarded; Court is not making a ruling from the bench on that issue and would issue a minute order. Mr. Greenberg advised he would like to submit a final order in accordance with the other ruling made today so that a final judgment can be entered appropriately. Mr. Greenberg stated it is his understanding that the directions given today are to fashion an order that will constitute a final judgment in this case pursuant to the rulings today. Court inquired if Mr. Greenberg was stating the Court could dissolve the class and allow those former class members who wish to go forward to go forward on the higher amounts. Mr. Greenberg stated the judgment would be fashioned in individual amounts for each individual class member pursuant to the approach the Court has discussed today. This will constitute a final judgment of the Court to the extent any class member asserts they are owed amounts under the Minimum Wage Act or under NRS 608.040. There were NRS 608.040 claims that were made in this case and believe it would be more efficient to dismiss those claims without prejudice and if any class member wishes to pursue the claim they are entitled to compensation in excess of the Court has awarded, they would be free to do so. Court inquired if this would be a final judgment as to all defendants. Mr. Greenberg stated it would be final judgment as to all defendants and to the class representatives. Court inquired what happens to the conspiracy claim. Mr. Greenberg advised it would be dismissed without prejudice. Mr. Greenberg advised the claims against Mr. Nady personally have been severed; entering final judgment would be to the corporate defendants. Mr. Nady is not subject to that judgment and there would be no need for the claims against Mr. Nady to proceed. The Court could issue a stay of those claims pending entry of final judgment and if final judgment is not satisfied the claims against Mr. Nady would proceed separately. Mr. Wall argued severing claims does not make it a separate case and it would not be a final judgment. A final judgment is a judgment that resolves all claims against

PRINT DATE: 01/15/2019

Page 117 of 141 Minutes Date: January 17, 2013

all parties that were asserted. Severing claims is just a matter by which method each claim is decided. If you bifurcate a case, you do not get a final judgment until you re done with the second half of the bifurcated case. You do not get multiple final judgments in Nevada and it is clear in Lee vs. GNLV. Mr. Greenberg argued Valdez vs. Cox. Further argument by Mr. Wall and Mr. Greenberg. Court directed Mr. Greenberg to submit authorities with the proposed order and Defendants will have 10 days to submit any countervailing authorities.

Ms. Rodriguez inquired if the finding as to the 2007-2012 is based on the 9.21 average hours. Court indicated it was based on the argument put before the Court by plaintiff's counsel that the number is accurate.

Court DIRECTED Mr. Greenberg to include with his briefing and proposed judgment the calculation basis on the 2007-2012 amount, and include the methodology of the calculation. Court STATED defendant's will have 10 days to submit any countervailing authorities or argument if they feel it is improper.

Other Civil Filing		COURT MINUTES	September 26, 2018
A-12-669926-C	Michael Murray vs. A Cab Taxi Servi	r, Plaintiff(s) ice LLC, Defendant(s)	
September 26, 2018	9:00 AM	All Pending Motions	
HEARD BY: Cory, H	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER: Lisa I	lizotte		
REPORTER:			
Nad Rodi Shaf Snie	nberg, Leon y, Creighton J riguez, Esther C. er, Jay A. gocki, Dana , Michael K.	Attorney Defendant Attorney Attorney Attorney Attorney IOURNAL ENTRIES	
PARTIES PRESENT: Gree Nad Roda Shaf Snie	y, Creighton J riguez, Esther C. er, Jay A. gocki, Dana	Defendant Attorney Attorney Attorney	

- ALL PENDING - DEFENDANT'S EX-PARTE MOTION TO QUASH WRIT OF EXECUTION AND, IN THE ALTERNATIVE, MOTION FOR PARTIAL STAY OF EXECUTION ON ORDER SHORTENING TIME... PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF

Kelly Dove, Esq. present on behalf of Wells Fargo.

Mr. Shafer requested the Court quash the writ of execution as to third parties. Mr. Shafer argued the plaintiffs are not entitled to execute against independent entities and is a violation of NRS 86.296. Mr. Shafer further argued the defendant has not received the notice of writ of execution and proof of service has not been made. Mr. Nady advised as to how the entities and accounts are setup and paid out. Mr. Greenberg argued Nevada s LLC statute does not authorize the creation of series LLCs

that can hold assets beyond the reach of a judgment against the master LLC that created them. There is evidence that exists that the funds at issue are the property of A Cab LLC. Further arguments by Mr. Shafer as to the independent entities. Statements by Mr. Wall. Statements by the Court. COURT ORDERED, Matter CONTINUED. Court DIRECTED A Cab and/or the series LLC to supply sufficient evidence to quash the writ of execution.

CONTINUED TO: 9/28/18 10:00 AM

Other Civil Filir	ng	COURT MINUTES	September 28, 2018
A-12-669926-C	Michael Murr vs. A Cab Taxi Ser	ay, Plaintiff(s) rvice LLC, Defendant(s)	
September 28, 20	018 10:00 AM	All Pending Motions	
HEARD BY: C	ory, Kenneth	COURTROOM	RJC Courtroom 16A
COURT CLERK	: Michele Tucker		
RECORDER:	Lisa Lizotte		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther Shafer, Jay A. Sniegocki, Dana Wall, Michael K.	C. Attorney Attorney Attorney Attorney Attorney	

JOURNAL ENTRIES

- ALL PENDING - DEFENDANT'S EX-PARTE MOTION TO QUASH WRIT OF EXECUTION AND, IN THE ALTERNATIVE, MOTION FOR PARTIAL STAY OF EXECUTION ON ORDER SHORTENING TIME... PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF

Kelly Dove, counsel for Wells Fargo present.

Court NOTED it had received Defendant's exhibits in support to quash the writ of execution. COURT ORDERED, Defendant's Exhibits A-J ADMITTED. Statements by the Court regarding LLC series and review of numerous laws in Nevada and other states. Mr. Shafer argued as to the statutes regarding LLC's and operating agreements in Nevada. Further argued as to NRS 86.296. Statements by Ms. Rodriguez. Colloquy regarding LLC statutes. Statements by the Court regarding creating LLC's that are not identifiable to the public. Arguments by Mr. Greenberg regarding public notice and there

being no business licenses for the entities. Ms. Dove advised if the Court wishes for a motion for interpleader be filed they would do so, or they would just follow the Court's direction. COURT ORDERED, Motion to Quash the Writ of Execution DENIED and the FUNDS BE TRANSFERRED TO THE CLERK OF THE COURT pending further action by this Court. COURT FURTHER ORDERED, Plaintiff's Counter-Motion for Appropriate Judgment Enforcement Relief CONTINUED. Court inquired if the defendant's would be seeking redress from the Supreme Court. Mr. Shafer advised that is one of the options they would be pursuing. The exemption process still remains to be done pursuant to the writ of execution statute. Mr. Shafer requested if the Court is denying they would request denying in part and granting in part as to the funds in the employee leasing company. If the Court is not inclined to do that, that the Court would preclude further execution of the funds against the company. Essentially, they maintain the status quo until such time as two week that they can have Mr. Ocean testify as to the records. Mr. Shafer requested the Court preclude further execution on the funds that may be deposited into Wells Fargo. Mr. Greenberg argued that to the extent the funds are being held under the same EIN# that is the same EIN# when they started the law suit, they believe they should be properly subject to execution and they are sufficient to identify them as funds in the judgment debtor A Cab LLC. There was never a writ served just on A Cab Series Leasing Company in generic form. An execution was served based on the designation of these funds being associated under the EIN# and there is no basis to restrain them from doing this. If A Cab wishes to stop the process execution they could post a bond in the amount of \$960,000.00 which is less than the judgment entered. Mr. Shafer stated they could not post the bond as the funds are being held and they do not have the collateral to secure a bond. Mr. Shafer stated Mr. Greenberg is correct a writ was served with an EIN#. The EIN# they are saying belongs to one company is incorrect as to who they are saying it belongs to and this issue has not been briefed before this Court, but anticipate it will be. Mr. Shafer requested until the Court returns in two weeks and additional briefing has been submitted that plaintiff doesn't take these unrelated companies and stay the proceedings on this particular writ. Defendant is not asking the Court to restrain the plaintiff's ability to file other motions or other proceedings, but just as to this account so that A Cab can continue to operate. Defendant is just asking for a stay on further execution on the writ that was served on Wells Fargo, not A Cab or A Cab Taxi, just as to these other separately named series LLC's. That money is not withheld from those accounts in the future. Court inquired if Mr. Shafer presently represents any of the series LLC's entities. Mr. Shafer advised he has not been presently retained, but believes he will when they file their requests for exemptions. Ms. Rodriguez stated she believed Mr. Wall was going to contact the entirety of Hutchinson and Steffen to make an appearance on 120 plus series individual entities if the Court was going to require representation for each of the entities and that she does not currently represent them. Court STATED the challenges come back to the attempted use of Nevada's relatively new series LLC's statutes and for all the reasons discussed this Court concludes they have not correctly, in such a way to ensure due process to the plaintiff's class members. The defendant is free to seek redress on the central issue of whether or not these separate entities have been created in such a way that it does not deny the rights of the plaintiff class members. The Court is only going to rule on the motion to quash the writ, which has been denied. The Court will allow further argument on the plaintiff's motion.

CONTINUED TO: 10/22/18 10:00 AM (PLAINTIFF'S COUNTER-MOTION FOR APPROPRIATEPRINT DATE:01/15/2019Page 122 of 141Minutes Date:January 17, 2013

JUDGMENT ENFORCEMENT RELIEF)

Other Civil Fili	ng	COURT MINUTES	October 22, 2018		
A-12-669926-C	VS.	Michael Murray, Plaintiff(s) vs. A Cab Taxi Service LLC, Defendant(s)			
October 22, 201	8 10:00 AM	All Pending Motions			
HEARD BY: (Cory, Kenneth	COURTROOM:	RJC Courtroom 16A		
COURT CLERE	K: Michele Tucker				
RECORDER:	Lisa Lizotte				
REPORTER:					
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C Shafer, Jay A. Sniegocki, Dana Wall, Michael K.	C. Attorney Attorney Attorney Attorney Attorney			

JOURNAL ENTRIES

- ALL PENDING - DEFENDANT'S MOTION FOR DISMISSAL OF CLAIMS ON ORDER SHORTENING TIME... DEFENDANTS' MOTION FOR RECONSIDERATION, AMENDMENT, FOR NEW TRIAL, AND FOR DISMISSAL OF CLAIMS... PLAINTIFF'S MOTION TO AMEND JUDGMENT

Mr. Wall argued as to Notice of Appeal, Honeycutt case, and new rules regarding tolling. Mr. Greenberg argued the motion to amend the judgment is proper before this Court. Statements by the Court as to Honeycutt. Mr. Wall stated he does not believe there is a Honeycutt issue.

DEFENDANT'S MOTION FOR DISMISSAL OF CLAIMS ON ORDER SHORTENING TIME

Mr. Wall argued subject jurisdiction. Mr. Greenberg argued damages and sited Edwards case. Further arguments by Mr. Wall as to Edwards and Castillo cases. COURT ORDERED, Motion DENIED.

DEFENDANTS' MOTION FOR RECONSIDERATION, AMENDMENT, FOR NEW TRIAL, AND FOR DISMISSAL OF CLAIMS

Arguments by Mr. Greenberg. Ms. Rodriguez argued as to name change. Statements by the Court. COURT ORDERED, Motion DENIED.

PLAINTIFF'S MOTION TO AMEND JUDGMENT

COURT ORDERED, Motion GRANTED. ORDER SIGNED IN OPEN COURT.

Ms. Rodriguez requested a Stay pending appeal and advised any further garnishments are jeopardizing the company's existence . Mr. Nady and A Cab have actively sought a bond pending appeal and have been denied. Ms. Rodriguez advised she was intending on drafting Motion to Stay under hardship. If the garnishments continued the company will have to shut their doors and lay off hundreds of people. Mr. Greenberg argued against the Stay and stated he believes A Cab is able to pay the judgment. COURT ORDERED, Matter STAYED for TEN (10) BUSINESS DAYS.

Other Civil Filing		COURT MINUTES	November 29, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)	
November 29, 2018	3:00 AM	All Pending Motions	
HEARD BY: Cory,]	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF PLAINTIFFS OBJECTIONS TO CLAIMS OF EXEMPTION FROM EXECUTION AND NOTICE OF HEARING PLAINTIFFS' MOTION FOR AN AWARD OF ATTORNEYS FEES AND COSTS AS PER NRCP RULE 54 AND THE NEVADA CONSTITUTION PLAINTIFFS' MOTION FOR AN ORDER GRANTING A JUDGMENT DEBTOR EXAMINATION AND FOR OTHER RELIEF

COURT ORDERS, Matter SET for Announcement of Decision.

12/4/18 9:00 AM

CLERK'S NOTE: A copy of this minute order was distributed via the E-Service list. / mlt

Other Civil Filin	g	COURT MINUTES	December 04, 2018
A-12-669926-C	Michael Murray vs. A Cab Taxi Servi	, Plaintiff(s) ce LLC, Defendant(s)	
December 04, 20	18 9:00 AM	All Pending Motions	
HEARD BY: C	ory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK	Michele Tucker		
RECORDER:	Lisa Lizotte		
REPORTER:			
PARTIES PRESENT:	Dubowsky, Peter Greenberg, Leon Shafer, Jay A. Sniegocki, Dana	Attorney Attorney Attorney Attorney	

JOURNAL ENTRIES

- ALL PENDING - ANNOUNCEMENT OF DECISION (PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF... PLAINTIFFS OBJECTIONS TO CLAIMS OF EXEMPTION FROM EXECUTION AND NOTICE OF HEARING... PLAINTIFFS' MOTION FOR AN AWARD OF ATTORNEYS FEES AND COSTS AS PER NRCP RULE 54 AND THE NEVADA CONSTITUTION... PLAINTIFFS' MOTION FOR AN ORDER GRANTING A JUDGMENT DEBTOR EXAMINATION AND FOR OTHER RELIEF) PLAINTIFFS' EX PARTE MOTION FOR A TEMPORARY RESTRAINING ORDER AND MOTION ON AN ORDER REQUIRING THE TURNOVER OF CERTAIN PROPERTY OF THE JUDGMENT DEBTOR PURSUANT TO NRS 21.320

ANNOUNCEMENT OF DECISION

PLAINTIFFS' MOTION FOR AN ORDER GRANTING A JUDGMENT DEBTOR EXAMINATION AND FOR OTHER RELIEF

Defendants argue there are a number of objections, including Plaintiffs' request is overbroad. The Court has determined at this juncture in the case it is sufficient that the interests that are argued in the defendant's opposition are protected by having in place a Protective Order. Accordingly, COURT ORDERED, Motion for Judgment Debtor Examination GRANTED. Counsel to fashion an appropriate Protective Order. COURT FURTHER ORDERED, none of the information which is turned over, or discovered through judgment debtor examination by the plaintiff may be revealed beyond anyone other than those directly involved with this case. The Protective Order applies to ALL personnel in Mr. Greenberg's firm.

PLAINTIFFS' MOTION FOR AN AWARD OF ATTORNEYS FEES AND COSTS AS PER NRCP RULE 54 AND THE NEVADA CONSTITUTION

COURT ORDERED, Motion GRANTED. The Court is awarding \$568,071.00 in attorneys' fees, pursuant to Article 15, Section 16 of the Nevada Constitution. The Court is satisfied over the objection of the defendants that the plaintiff has kept records.

In response to the defendants' argument that the plaintiffs have failed to exceed an Offer in Judgment, the Court is issuing the following decision:

Defendants contend that Plaintiffs did not beat the offer of judgment when Defendants offered \$7,500 to Plaintiff Michael Murray and \$15,000 to Plaintiff Michael Reno. Defendants argue that because Plaintiff Reno was ultimately awarded \$4,966.19, and Plaintiff Murray was awarded \$770.33, Plaintiffs failed to obtain a more favorable judgment. Without addressing the reasonableness of rejecting such an offer based on the filing of a Punitive Class Action, the Court's granting of class certification, and the fact that Plaintiffs secured a judgment in excess of \$1,000,000 on behalf of more than 900 defendants, the Court holds that Plaintiffs DID obtain a more favorable judgment pursuant to Article 15, Section 16, of the Nevada Constitution AND NRCP 68.

Article 15, Section 16, of the Nevada Constitution states a prevailing plaintiff in a MWA action shall be awarded his or her reasonable attorney s fees and costs. At the time those offers of judgment were made, plaintiffs counsel had already expended more than 70 hours totaling at least \$20,000. The Offers of Judgment to Plaintiffs in the amount of \$7,500 and \$15,000 were inclusive of interest, costs, and attorney s fees. Again, we are dealing with Constitutional provisions, which provisions serve a compelling public purpose. The award of attorney s fees to a prevailing plaintiff is mandated by the constitution. Therefore, reading the MWA together with NRCP 68, the Court finds Plaintiffs obtained a more favorable judgment.

As to Defendants' argument that Plaintiffs' request is untimely, the Court rules as follows:

Defendant argues Plaintiffs request is untimely pursuant to NRCP 54(b). First, the quote provided by Defendant is actually NRCP 54(d)(2)(B), which deals only with Attorney Fees and provides, the motion must be filed no later than 20 days after notice of entry of judgment is served. The rule also

states, The time for filing the motion may not be extended by the court after it has expired. There is no provision within that rule which prohibits this Court from extending the time for filing the motion PRIOR to the expiration of the 20 days. Contained within the Court s ORDER GRANTING SUMMARY JUDGEMENT, SEVERING CLAIMS, AND DIRECTING ENTRY OF FINAL JUDGMENT at page 34 paragraph E, the time for class counsel to apply for an award of fees and costs pursuant to Rule 54 was extended to 60 days after the service of that Order with Notice of Entry. The Order was filed on August 21, 2018, with the Notice of Entry filed on August 22, 2018. Therefore, the deadline for Plaintiffs to file their motion for attorney s fees was October 21, 2018. Plaintiffs filed their Motion for Attorney s Fees on October 12, 2018, which was well within the 60 day period afforded by this Court.

Defendants argue that costs must be denied because Plaintiffs are seeking in excess of \$29,000 for experts who were never utilized, but more so were subject to being stricken as having not met the required standards for admissibility, citing to Defendants Motion in Limine to Exclude Plaintiffs Experts.

First, the Court will note that the Court was prepared to DENY Defendants motion holding that the court is satisfied that (1) Charles Bass and Terrence Claurite have the requisite knowledge, skill, experience, training, or education to express expert opinions on the Plaintiff's model; (2) their testimony as to the reliability of the model, and the propriety of using such a model in the instant case, would assist the trier of fact in determining whether and to what extent wages are owed to the class members; (3) is appropriately limited in scope to each of their areas of expertise; (4) is based upon sufficiently reliable methodology; and (5) is largely based on particularized facts. In post summary judgment proceedings Defendants continue to allege they were blindsided by the Court's appointing a Special Master and subsequent granting of Plaintiff's Motion for Summary Judgment, as evident once again by their citation to their Motion in Limine. The Court will take this opportunity to explain to the Defendants the course and reasoning of the December and January proceedings.

The Court heard Plaintiff s Motion for Partial Summary Judgment on December 14, 2017. The Court GRANTED that motion to the extent Plaintiff has established liability. Thereafter, Plaintiff filed Plaintiffs Supplement in Support of Motion for Partial Summary Judgment arguing that damages and liability are inextricably related. Defendants also filed their Motion for Summary Judgment on November 27, 2017, and heard on January 2, 2018. Other motions before the Court in the end of December 2017 and early January 2018 included Plaintiffs Motion to Place Evidentiary burden on Defendant, Plaintiffs motion to bifurcate or limit issues at trial, Defendants objection to the Discovery Commissioners Report and Recommendation, both Defendants and Plaintiffs motions in limine, Defendants Supplement regarding the January 2, 2018 hearing, both sides Objections pursuant to 16.1(3), and Plaintiffs motions to strike affirmative defenses. It was upon review of all of these motions that the Court found that liability and damages were inextricably related. That is precisely why the Court gave Defendants one more opportunity to present evidence which would rebut that liability, and yet they could not.

It was in preparation of those pretrial motions that the Court inquired into what evidence would be

submitted and presented at trial. In that Defendants Motion in Limine, Defendants argued that Plaintiffs experts methodology was unreliable because it calculated damages derived from inaccurate information, despite Plaintiffs experts using information consisting of computer data files provided by A Cab. Defendants argued at that time that the Tripsheets were the only accurate information. That is precisely why this Court appointed a special master, who expended more than \$85,000 to review Tripsheets which did not comply with NRS 608.115, to make a determination on a precise calculation of hours. Defendants continued to use their noncompliance with the record keeping statute as both a sword and a shield. That is when this Court decided to apply the reasoning of Mt. Clemmons, which stated that the employer cannot be heard to complain that the damages lack the exactness of measurement that would be possible had he kept records Contrary to the Defendants assertions that the experts were never utilized, Plaintiffs experts were necessary to this Court granting summary judgment. It was defendants lack of evidence of the precise amount of work performed to negate the reasonableness of the inference to be drawn from the employees evidence, which warranted the granting of summary judgment. Anderson v. Mt. Clemens Pottery Co., 328 U.S. 680, 687 (1946) (The burden then shifts to the employer to come forward with evidence of the precise amount of work performed or with evidence *688 to negative the reasonableness of the inference to be drawn from the employee's evidence. If the employer fails to produce such evidence, the court may then award damages to the employee, even though the result be only approximate.) This Court gave defendants every opportunity to come forward with precise evidence, and yet Defendants failed to provide the initial \$25,000 deposit as ordered by this Court. Defendants might have a colorable argument against Plaintiff's expert costs had the Special Master completed his work regarding the Tripsheets, and had the trial proceeded on that basis. However, that is not the case here. Plaintiffs experts were necessary and their expenses reasonable given the extent of the work performed in calculating damages based upon computer data information provided by ACAB. Therefore, costs are awarded in their entirety.

The Court agrees with Plaintiffs analysis regarding their objections. Defendants Claims of Exemption are DENIED except as to the Nevada Wildcard pursuant to NRS 21.090(1)(z). Therefore, the NRS 21.090(1)(z) exemption is applied and the Clerk of the Court shall remit \$10,000 to A Cab LLC. The Remainder of the funds deposited with the Clerk of the Court shall be remitted to plaintiffs counsel for placement in their IOLTA account.

Now, having made those determinations, the Court goes back to not a boilerplate, but expansive motion, and that is, plaintiffs' countermotion. When the defendants filed their Ex-Parte Motion to Quash the Writ of Execution, the plaintiffs' filed a Counter-Motion for Appropriate Judgment Enforcement Relief in which they asked for a judgment debtor examination. The Court's already granted that from the specific order. In terms of the countermotion, COURT ORDERED, DENIED AS MOOT, as it was already granted in the specific motion filed by plaintiffs.

Plaintiffs have asked the Court order the property in the possession of the series LLC's belonging to A Cab, LLC, be deposited with plaintiffs' counsel. The Court is NOT going to Order this. The COURT will ORDER, it not be sold off or given away, the property MUST be maintained pending further Order of the Court. COURT FURTHER ORDERS, there is to be no transfer of funds from A Cab, LLC to any of its series LLC's, or to Defendant Nady, or any family members, without further order of the

Court. The plaintiff also asked for an Order of Attachment of assets including the CPCN Medallion and the sale of same. The Court is NOT ordering this at this time.

Arguments by Mr. Greenberg as to appointing a Receiver and vehicles to be seized towards judgment satisfaction. Mr. Shafer argued the plaintiffs are essentially asking for an injunction to shut down the business. They want every vehicle A Cab uses and are basically asking for injunctive relief not just to A Cab but all the other series. Without a hearing or a proper source of claim for exemption they could basically take anything or put the defendant in a significant risk of harm. Court DIRECTED plaintiff to submit an order by the end of the week to the Court and make it very precise as to what powers the Receiver would have and the issue will be addressed on 12/13/18. COURT ORDERED, TEMPORARY RESTRAINING ORDER TO REMAIN IN PLACE.

COURT FURTHER ORDERED, Plaintiff s Motion to File Supplement in Support of an Award of Attorney s Fees and Costs as Per NRCP Rule 54 and the Nevada Constitution GRANTED.

CONTINUED TO: 12/13/18 10:30 AM (PLAINTIFFS' EX PARTE MOTION FOR A TEMPORARY RESTRAINING ORDER AND MOTION ON AN ORDER REQUIRING THE TURNOVER OF CERTAIN PROPERTY OF THE JUDGMENT DEBTOR PURSUANT TO NRS 21.320)

Other Civil Filing		COURT MINUTES	December 11, 2018			
A-12-669926-C Michael Murray, Plaintiff(s) vs. A Cab Taxi Service LLC, Defendant(s)						
December 11, 2018	9:00 AM	Motion for Order				
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A			
COURT CLERK: M	lichele Tucker					
RECORDER: Lisa	Lizotte					
REPORTER:						
Gab Rod Sha	oowsky, Peter proy, Christian Iriguez, Esther C. fer, Jay A. Il, Michael K.	Attorney Attorney Attorney Attorney Attorney JOURNAL ENTRIES				

- Jonathan Wilson and Corey Gildart, representatives for the Special Master, also present.

Mr. Dubowsky argued this is a motion for contempt. The defendants have not complied with orders going back to February, March, and May 27th where the Court ordered \$41,000.00 to be paid. Then on August 21st the Court found the defendants were in contempt. Mr. Dubowsky argued the Court brought his client into the case and they did an exhaustive amount of work, over \$85,000.00 in labor at the request of the Court. Mr. Dubowsky requested the Court find the defendant in contempt of Court and order whatever punishment necessary to get them to pay and comply with the Court s orders. Court NOTED the motion does not ask for anything specific and inquired if the special master was asking the Court to formally find the defendants in contempt of court. Mr. Dubowsky stated the Court has the discretion to order it, and if incarceration is necessary to compel them to comply with the Court's orders, then that is what is necessary. Ms. Rodriguez argued the defendants objected to the appointment of the special master and then at the first opportunity filed a motion with the Court to inform the Court and all the parties, including the special master that there was an inability to

finance such a costly project by the special master. Ms. Rodriguez stated they have fully complied with everything the Court has ever ordered as it pertains to the special master, except for the money, as A Cab could not afford it. The Court did grant a stay and did allow the further opportunity to try to come up with the money. As the Court is fully aware, things quickly transformed to go down a different path and that path was the summary judgment motion, and then to utilize the spreadsheets that were prepared by Mr. Greenberg rather than anything from the special master. Ms. Rodriguez advised they have never seen any work, any data, or anything from the special master. All they have ever received is a bill for \$85,000.00 which was argued without showing any of data that either party could use, the bill is extremely excessive. Ms. Rodriguez further advised the issue of the special master is on appeal. Ms. Rodriguez further argued they overnighted all the trip sheets, downloaded everything onto a thumb drive and a drop box and sent it to the special master as the Court ordered. They had no idea they would be served with a bill for \$85,000.00 because as far as what the Court had ordered was the \$25,000.00 initial deposit. The special master was on alert immediately that there was an inability to even pay the \$25,000.00. If the Court is inclined to grant such a bill, they should have to turn something over to show what is worth \$85,000.00. Mr. Dubowsky argued this is very specialized work and that is why the bill may appear high, but in fact the bill is accurate as to what was earned and the work that was done at the Court's request. The Court ordered the defendants to pay \$41,000.00 and they not paid any of it. Court inquired of Mr. Dubowsky it was normal for the special master to begin by hiring temps and paying them to train them and perform the work. Mr. Wilson advised they try to refrain from hiring temps as much as possible, but with the time constraints the way they were; they did their best to make sure the work was quality. The Court stated it did make it clear in a number of the orders and statements that it was most concerned with the passage of time that it would take in order to accomplish this purpose and that it was important to get this done quickly. Mr. Gildart advised this was not minimum wage work. They do not just get temps off the streets, these are qualified individuals and they have to train them accordingly, which explains the rate. Mr. Wilson advised they were trying to do this as quickly as possible and as cost effective as possible. The Court STATED this Court determined that the defendants simply were not willing to produce any evidence on their own. At most every turn the response that the Court heard was it s only the time sheets . But the defendant did not put forward any calculations based on the time sheets, and so ultimately because of the passage of time in this litigation this Court determined that it was going to have to go back and revisit a motion that had been brought by the plaintiffs much earlier. And to say that the defendants were blindsided by it is not really accurate. It was briefed and argued by both sides when it was first proposed by the plaintiff. It became more obvious to the Court ultimately that something as drastic and perhaps as expensive as this, was the only way that we were going to get down to having the best evidence of what was owed. And so the Court ordered it and ordered that the defendant would pay the cost. The Court had already at that point determined that there had been a violation of the constitutional provisions regarding minimum wage; that there was indeed liability and the question was what the amount of the damages would be. The Court FURTHER STATED in preparing for today the Court went back and looked at virtually all of the minute orders recounting the efforts of both sides and the Court in this case for the last at least year or perhaps more, and what the Court sees is that the Court ordered the defendant to pay the first \$25,000. The defendant came and protested and said that it couldn t t and put forward some figures to try and show the Court that it couldn t. In hindsight what the Court saw was the defendants

saying they it couldn t afford to, and that it didn t fit in their budget to pay such fees. Ultimately the Court realized that the defendant was simply refusing to pay it. The Court ordered \$25,000 and then later \$41,000 based upon an estimate. On March 6th the Court ordered that \$25,000 be paid. On May 23rd, the Court ordered that \$41,000 be paid. Still, there was nothing from the defendants to really show that the defendant was not able to pay. And ultimately the Court concluded that what the defendant was really saving was not that they didn t have the money but that they didn t want to pay it because they had other business expenses. Then on September 11th a writ of execution was filed and the defendants were in possession of somewhat over \$233,000 in cash. It is frankly ludicrous for the defendants to claim that they do not have the money. While the defendants may argue that it s all gone or that it was tied up, the defendant is still operating its business and still has income coming in. This record is devoid of evidence that shows the defendants could not pay the money or they did not have the money, and that is in the face of a Court order, several Court orders. As was already touched upon, there was a stay put in place. The Court was constantly trying not to kill the goose that lays the golden egg. The Court cannot help but find that in the course of protesting loudly having to pay anything, the defendant has just flat violated Court orders and refused to pay the \$25,000 or the \$41,000, or as was just argued by Mr. Dubowsky, in fact anything. Not a penny one has been paid and tendered. This is a willful violation of a Court order. Court NOTED Mr. Nady is not present today and if he were this Court would seriously consider putting him in jail for contempt. Ms. Rodriguez stated one very important point she forgot to mention, when the first \$25,000.00 was ordered following the stay Mr. Nady went to the Clerk with a check to attempt to make a deposit as the Court ordered and the Clerk refused it as there was no order in place ordering the \$25,000.00. The Court inquired if this was ever brought to the Court's attention. Ms. Rodriguez advised no. Court STATED it is simply amazing that the Court cannot seem to communicate with Mr. Nady that these are important responsibilities and that he s not going to avoid paying minimum wage. COURT FINDS, Mr. Nady and the corporate defendants HAVE WILLFULLY VIOLATED THE COURT ORDERS The Court is not going to order a bench warrant today but continue the hearing to determine how far this Court should go to exact payment. COURT ORDERED, Matter CONTINUED and Mr. Nady to PERSONALLY BE PRESENT.

CONTINUED TO: 12/13/18 10:30 AM

Other Civil Filing	g COL		MINUTES	December 13, 2018		
A-12-669926-C Michael Murray, Plaintiff(s) vs. A Cab Taxi Service LLC, Defendant(s)						
December 13, 2018	10:30 AM	Motion				
HEARD BY: Cory, I	Kenneth		COURTROOM:	RJC Courtroom 16A		
COURT CLERK: M	ichele Tucker					
RECORDER: Lisa I	Lizotte					
REPORTER:						
Gab Gree Mes Nad Rod Shaf	owsky, Peter roy, Christian enberg, Leon ser, Kaine y, Creighton J riguez, Esther C. er, Jay A. l, Michael K.		Attorney Attorney Attorney Defendant Attorney Attorney Attorney LENTRIES			

- Laurie Nady, defendant's wife present. Also present, Jonathan Wilson, representative for the Special Master.

Mr. Greenberg advised the issue to be heard today are in regards to the TRO and the request for the transfer of those motor vehicles or an order coordinating the transfer, or assisting in having those motor vehicles transferred to the sheriff for sale on judgment execution. The other issue is the appointment of a receiver. Mr. Greenberg advised he had submitted two different proposed orders for the Court's consideration. One would be a limited form of receivership which would allow the receiver to take possession of assets that are under the control of the judgment debtor corporation, A Cab, LLC, and hold those assets, potentially pay liabilities in his discretion if the receiver thought it was important to preserve the business, and to gather information for a report to the Court and a

proposal for actually managing the business in full for the purpose of satisfying the judgment. The receiver would not have the power to interfere or control any of the operations at this point, which is truly what a receiver does in the normal course. The receiver would also have the authority to withhold operation of the medallions which are possessed by the judgment debtor from the Series. The other form of order proposed to the Court is far more limited, which is based on his discussion with Mr. Swarts, who indicated a special master appointment would be more appropriate. The special master would not actually take possession of any assets of A Cab. He would have no authority to pay expenses. He would be essentially in charge of obtaining the records and reviewing the books and have access to the information of the company. He would have no power in respect to the taxi medallions as was proposed for the limited receiver. The special master proposal, which is far more limited o the two, is the model the defendants have proposed. Their variation does two things, which plaintiff's oppose. First it removes the provision that the special master would provide to plaintiffs' counsel information as to assets he located that are in the name of the judgment debtor. If there is going to be a special master appointed they are not going to have a receiver who's actually going to take possession of any assets. Plaintiffs' counsel should be told what assets he comes up with so they can take affective means to secure those assets for the benefit of the plaintiffs. Defendants have removed that power from their proposed special master appointment. The other thing they have done is they have capped the fee to be paid to the special master at \$5,000.00. That is an inadequate amount for anyone to be willing to accept the appointment. Mr. Greenberg suggested an amount more in the range of \$20,000.00. Court STATED it was this Court that appointed the special master and this Court is amenable to making sure the special master gets paid for the work that they've put into the project, up to the point where the Court found that it was going to be so cumbersome and so expensive that it was better to simply grant the plaintiffs' earlier motion for summary judgment that included approximations. Court FURTHER STATED to Mr. Nady it seemed to the Court it might have to put him in jail in order to get his attention. Rather than do that the Court believes it can accomplish this without putting him in jail. It is the Court's belief that with the proposals that have been put forth by plaintiff and the modified proposal by his counsel there is a way to get the special master paid. Therefore, the COURT GRANTS the relief the plaintiffs have asked for in the sense of having a special master appointed and APPOINTS MR. SWARTS. The COURT FURTHER ORDERS, the defendants and their agents to give full and complete disclosure of all the financial records that pertain to the company. Mr. Shafer advised one of the modifications proposed is for confidentiality, anything revealed to the plaintiff should not be revealed to the public at large. Mr. Shafer further advised they still stand by their objection to an appointment of a receiver or special master as it is an extraordinary remedy. Given the Court's inclination is to appoint a receiver, defendants would like to make that as limited as possible with the goal of accomplishing what the Court's concerns are, and that's to maintain the assets to make sure we now what the current status is. The defendants' request is to limit it just to receipt and review of the financial records of the company with the appropriate protective order. There is no objection to Mr. Swarts being appointed, but would like it to be limited and if further funds are need they must come back to the Court and ask for additional funds. Court NOTED the last issue is the temporary restraining order not to sell items. Mr. Shafer argued as to disposing of assets and the vehicles Mr. Shafer advised their only caveat would is nothing be sold off except in the ordinary course of business. With that exception and with a notification requirement they can be assured that the judgment debtor

would receive equivalent value. Colloquy regarding the vehicles. Further arguments by counsel

COURT ORDERS, The Request for Appointment of a Receiver GRANTED to a limited extent in the form of an appointment of a Special Master as Follows:

1. George C. Swarts is appointed as a Special Master pursuant to NRCP Rule 53;

2. The Special Master shall be provided by the judgment debtor A Cab LLC also known as A Cab Series LLC, including Creighton J. Nady and any other agents of judgment debtors, copies of all electronic and paper financial and business records of the judgment debtor A Cab LLC also known as A Cab Series LLC that the Special Master deems advisable to possess for the preparation of the report directed in this order, including, but not limited to, all such records involving, and all of its contracts or agreements with, any other entity or person including any series LLC it has issued pursuant to NRS 86.296. Upon being presented with a copy of this Order all persons and entities possessing any such records of the judgment debtor A Cab LLC also known as A Cab Series LLC shall deliver them to the Special Master;

3. The Special Master shall promptly advise plaintiffs' counsel of all property of the judgment debtor A Cab LLC also known as A Cab Series LLC that it has identified and plaintiffs' counsel shall take no action to proceed with any legal execution upon such property to satisfy plaintiffs' judgment;

4. The Special Master shall issue a report by February 1, 2019 to the Court advising the Court of:(a) A proposed plan, to the extent that they deem it feasible, for the Special Master to be appointed Receiver pursuant to NRS Chapter 32 over the operations of judgment debtor A Cab LLC also known as A Cab Series LLC in a manner that will allow the profits from the operation of the taxi medallions authorized to it to be applied towards satisfaction of the plaintiffs' judgment.

5. Plaintiffs' counsel shall be required to make available to the Special Master, from the funds they have collected on the plaintiffs' judgment and are holding in their IOLTA account pursuant to this Court's prior Orders, a sum not to exceed \$20,000.00 to pay for the Special Master's services. The Special Master shall be entitled to be paid a fee not exceeding \$300.00 per hour for their services. The Special Master shall be authorized, in their discretion, to cease further work and present the report discussed in paragraph 4 to the Court, to the extent it is able to complete such a report, once the cost for their services have exceeded 90% of the amount specified in this paragraph that plaintiffs' counsel shall be required to make available to pay for such services.

6. The information and records received by the Special Master shall be kept confidential and subject to a protective order issued by the Court, precluding production to the general public except as directed by the Court.

The Request for a Judgment Debtor Exam

As the Court ruled at the December 4, 2018 hearing this issue is the subject of a separate motion and

will be addressed by a separate order.

The Request to Enjoin Certain Transfers of Funds

The plaintiffs requested that A Cab and any series LLC it has issued (the "series LLCs" that defendants also refer to as "cells" of A Cab) be enjoined from transferring any funds to defendant Nady or any of his family members. At the December 4, 2018 hearing the Court was advised by counsel for A Cab that defendant Nady's prior deposition testimony about regular transfers of funds from the series LLCs to Nady was incorrect and such transfers were actually to a trust. This branch of plaintiffs' motion is granted to the limited extent of prohibiting the transfer of any monies or other property owned by judgment debtor A Cab LLC (also known as A Cab Series LLC) to defendant Nady, to any of his family members, or to any trust of which Nady or any of his family members is a trustor, trustee or beneficiary. To the extent plaintiffs' motion sought further restraints on transfers by the series LLCs it is, without prejudice, denied at this time.

Other Requested Relief

Plaintiffs' other requested forms of relief are, without prejudice, DENIED by the Court at this time.

COURT FURTHER ORDERS, Judgment Debtors shall not create any additional Series LLC s without further order of this Court.

Other Civil Filing		COURT MINUTES	December 18, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	ny, Plaintiff(s) vice LLC, Defendant(s)	
December 18, 2018	4:19 PM	Minute Order	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- The Court has read with surprise the factual allegations in Appellant s Emergency Motion For Stay. At times one wonders if the Court attended the same hearing as Appellant s counsel. Generally, this Court will trust that a perusal by the Supreme Court of the actual record in these matters will demonstrate how much of counsel s hyperbole is belied by that record.

However, some groundless accusations regarding the specific issue prompting the emergency motion, the denial of the motion to dismiss for want of subject matter jurisdiction, must be corrected.

On December 17, 2018, the Court received a copy of Defendants Emergency motion Under NRAP 27(e) for Stay. In Defendants Emergency Motion they claim numerous post-judgment orders which would allow Appellants to seek appellate relief have not been signed nor entered by the District Court. Thus, Appellant cannot seek relief without an order. These orders include a critical one addressing whether the District Court even had subject matter jurisdiction over this matter.

The Court will clarify that, until December 17, 2018 at 12:19 p.m. via email from Plaintiffs counsel, the Court had not received from either Plaintiffs counsel or Defendants counsel any proposed final order adequately covering the issue complained of in the Emergency Motion.

On October 22, 2018, the Court heard, among other motions, Defendants Motion for Dismissal of Claims on Order Shortening Time, and Defendants Motion for Reconsideration, Amendment, For New Trial, and for Dismissal of Claims. Those motions were denied. There were further statements by counsel regarding an appeal. At that time, Ms. Rodriguez requested a Stay pending appeal. Mr. Greenberg argued against the stay. The Court ordered the matter STAYED for ten (10) business days.

The first communication the Court received regarding any proposed order covering the Defendants Motion for Dismissal of Claims was on December 11, 2018.

On December 11, 2018 at 4:24 p.m., Leta Metz, paralegal for Jay Shafer, Esq. sent an email to Department 1 s Judicial Executive Assistant. That email included a letter, Order and Red-Lined Order. The attachment was NOT a final order and was NOT signed as to form and content by ANY counsel. See left side filing. The letter to the Court stated [t]here were a number of disagreements regarding the findings and extent of the Court s Ruling. Accordingly the parties are submitting competing orders.

Because of the disagreements between counsel, the indication of competing orders, and the lack of signatures as to form and content, the Court s law clerk contacted both Plaintiffs counsel, Leon Greenberg, and Defendants counsel, Jay Shafer, inquiring as to when the competing orders will be submitted so that the Court may expeditiously facilitate the entering of the order.

On, December 17, 2018, Department 1 s law clerk received a phone call from Jay Shafer s office inquiring of the Court s preference of electronic signatures or wet signatures as it related to the proposed order on Motion for Dismissal of Claims. Department 1 s law clerk advised that, typically, the Court prefers wet signatures with hard copies but to please inform the Court if there is difficulty in obtaining wet signatures or submitting a hard copy. Department 1 s law clerk further advised that given these circumstances and the allegations in the Emergency Motion For Stay, the Court would prefer a date next to the signature line by counsel approving the order as to form and content.

On December 17, 2018 at 12:19 p.m., Department 1 s law clerk received an email from Mr. Greenberg stating, As per the call I received today from Kevin in Dept. 1 I forward a copy of the form of Order all counsel consented to entry of as confirmed by their signatures on the attached. It appears there may have been some confusion about this Order's submission to the Court not indicating agreement of all counsel to its form. Please contact me if there remains any outstanding issues in respect to this or any other proposed Orders being reviewed by the Court.

Subsequently, on December 17, 2018 at 2:51 p.m., Department 1 s law clerk received an email from Mr. Shafer again inquiring if a PDF copy is acceptable, or if you need a wet ink signature? Department 1 s law clerk responded to that email memorializing that, typically, the Court prefers wet signatures with hard copies submitted to chambers. If there is difficulty in submitting a hard copy or obtaining wet signatures please let us know.

Following the described confusion of counsel, the Court has this date signed the agreed upon order

and the order is awaiting Defendants runner in Department 1 s pick-up box.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenbergovertirnelaw. com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), Michael Wall, Esq. (mwall@hutchlegal.com) Jay Shafer, Esq. (jshafer@premierlegalgroup.com) and via the eservice list./mlt

EXHIBIT(S) LIST

			. ,					
Case No.:	A669926		Hearing:	_	9/28/18	+ 10/22/13		
Dept. No.:	1		Judge: Kenneth Cory					
			Court Clerk:	Michele	Tucker			
Plaintiff:	MICHAEL MURF	RAY	Recorder:		Lisa Lizo	otte		
-			Counsel for F	Plaintiff:	LEON G SNIEGO	REENBERG / DANA CKI		
-	VS.							
A CAB TAXI SERVICE, LLC Defendant:		ERVICE, LLC	Counsel for Defendant: ESTHER RODRIQUEZ / JAY SHAFER / MICHAEL WALL			SHAFER / MICHAEL		

HEARING / TRIAL BEFORE THE COURT

DEFENDANT'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
A	Legal Order Processing Confirmation	9/28/18	YES	9/28/13
В	Declaration of Steve Beck	9/28/18	YES	
С	Selected Partions of MRS 86	9/28/18	YES	
D	Amended + Restated Articles For A CAB	9/28/18	YES	
E	Operating Agreements for Series Entity	9/28/18	YES	olockie
F	Amended Certificate of Public Convenience	9/28/18	YES	
G	NV Taxicab Authority Board Mity 9/27/11	9/28/18	YES	
Н	NV TAXICAD "" "11/29/11	9/28/18	YES	o office
1	Atc of Writ from 21+13 cnot	9/28/18	YES	
J	Entity Actions	9/28/18	YES	9/20/10

Rev. 03/2016



EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

MICHAEL K. WALL 10080 W. ALTA DR., SUITE 200 LAS VEGAS, NV 89145

DATE: January 15, 2019 CASE: A-12-669926-C

RE CASE: MICHAEL MURRAY; MICHAEL RENO vs. A CAB TAXI SERVICE, LLC; A CAB, LLC; CREIGHTON J. NADY

NOTICE OF APPEAL FILED: January 15, 2019

YOUR APPEAL <u>HAS</u> BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS **NOT** TRANSMITTED HAVE BEEN MARKED:

- □ \$250 Supreme Court Filing Fee (Make Check Payable to the Supreme Court)**
 - If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.
- □ \$24 District Court Filing Fee (Make Check Payable to the District Court)**
- □ \$500 Cost Bond on Appeal (Make Check Payable to the District Court)**
 - NRAP 7: Bond For Costs On Appeal in Civil Cases
- □ Case Appeal Statement
 - NRAP 3 (a)(1), Form 2
- □ Order
- Notice of Entry of Order *re: Order filed December 20, 2018*

NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. <u>The district court clerk shall apprise appellant of the deficiencies in</u> <u>writing</u>, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (e) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

Please refer to Rule 3 for an explanation of any possible deficiencies.

**Per District Court Administrative Order 2012-01, in regards to civil litigants, "...all Orders to Appear in Forma Pauperis expire one year from the date of issuance." You must reapply for in Forma Pauperis status.

Certification of Copy

State of Nevada County of Clark SS:

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

AMENDED NOTICE OF APPEAL; DEFENDANTS' AMENDED CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; ORDER GRANTING SUMMARY JUDGMENT, SEVERING CLAIMS, AND DIRECTING ENTRY OF FINAL JUDGMENT; NOTICE OF ENTRY OF ORDER; ORDER; NOTICE OF ENTRY OF ORDER; ORDER GRANTING PLAINTIFFS' COUNTERMOTION FOR JUDGMENT ENFORCEMENT RELIEF; NOTICE OF ENTRY OF ORDER; ORDER GRANTING IN PART AND DENYING IN PART PLAINTIFFS' OBJECTIONS TO DEFENDANTS' CLAIMS OF EXEMPTION FROM EXECUTION; NOTICE OF ENTRY OF ORDER; ORDER DENYING DEFENDANTS' MOTION TO QUASH WRIT OF EXECUTION; NOTICE OF ENTRY OF ORDER; ORDER; ORDER ON MOTION FOR DISMISSAL OF CLAIMS ON ORDER SHORTENING TIME; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

Plaintiff(s),

Case No: A-12-669926-C

Dept No: I

vs.

A CAB TAXI SERVICE, LLC; A CAB, LLC; CREIGHTON J. NADY,

Defendant(s),

now on file and of record in this office.

ALCONTRACTOR **IN WITNESS THEREOF.** I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 15 day of January 2019. Steven D. Grierson, Clerk of the Court Heather Ungermann, Deputy Clerk