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

#### INDICATE FULL CAPTION:

Frederick O Silver Appellant

VS

Candice Katie Towner
Appellee

 $N_0$  776-73

DOCKETING STATEMENT CIVIL APPEALS

JAN 0 3 2019

CLERK OF SWITE BROWN
CLERK OF SWITE BROWN
BY DEPOTY CLERK

#### **GENERAL INFORMATION**

Appellants must complete this docketing statement in compliance with NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, identifying issues on appeal, assessing presumptive assignment to the Court of Appeals under NRAP 17, scheduling cases for oral argument and settlement conferences, classifying cases for expedited treatment and assignment to the Court of Appeals, and compiling statistical information.

#### WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. *Id.* Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions, including a fine and/or dismissal of the appeal.

A complete list of the documents that must be attached appears as Question 27 on this docketing statement. Failure to attach all required documents will result in the delay of your appeal and may result in the imposition of sanctions.

This court has noted that when attorneys do not take seriously their obligations under NRAP 14 to complete the docketing statement properly and conscientiously, they waste the valuable judicial resources of this court, making the imposition of sanctions appropriate. See KDI Sylvan Pools v. Workman, 107 Nev. 340, 344, 810 P.2d 1217, 1220 (1991). Please use tab dividers to separate any attached documents.

JAN 02 2019

ELIZABETH A. BROWN CLERK OF SUPPREME COURT DEPUTY CLERK

Revised December 2015

19-00386

1. Judicial	District Eighth	Judicial District Cour	t Department	<b>Department</b>	HL .
County_	CLARK C	COUNTY	Judge Rite	chie, T. Arthur, Jr.	
District (	Ct. Case No.	D-18-565588-C			
2. Attorney		ocketing statemer	at: Frederick O	Silver	:
Attorney _	FREDER	ICK O SILVER	Telephone	210-803-2299	
Firm					N
Address		76353, SAN ANTO	ONIO TX 78227		
					•
Client(s)	FREDEI	RICK O SILVER			
	÷	ting respondents(	•		
Attorney _			Telephone		
Firm	· · · · · · · · · · · · · · · · · · ·				
Address					:
Client(s) _					
		•			,
Attorney _	·····		Telephone		
Firm					
Address					
¥					
		,			
Client(s)					

(List additional counsel on separate sheet if necessary)

4. Nature of disposition below (c	heck all that apply):
🔀 Judgment after bench trial	☐ Dismissal:
☐ Judgment after jury verdict	☐ Lack of jurisdiction
☐ Summary judgment	☐ Failure to state a claim
🛮 Default judgment	☐ Failure to prosecute
☐ Grant/Denial of NRCP 60(b) reli	
☐ Grant/Denial of injunction	☐ Divorce Decree:
☐ Grant/Denial of declaratory reli	ef
Review of agency determination	the state of the s
5. Does this appeal raise issues c	oncerning any of the following?
☑ Child Custody Frederick O Silve	r is not the father therefore does not want custody
<b>☑</b> Venue Frederick O Silver lives in	n San Antonio Texas, jurisdiction is challenged
Termination of parental rights	Frederick O Silver wants to Terminate any parents given to me without my consent and knowledge
	s in this court. List the case name and docket number presently or previously pending before this court which
	D-18-565588-C AND R-17-196685-R itchie, T. Arthur, Jr. This is another Fraud

7. Pending and prior proceedings in other courts. List the case name, number and court of all pending and prior proceedings in other courts which are related to this appeal (e.g., bankruptcy, consolidated or bifurcated proceedings) and their dates of disposition:

Eighth Judicial District Court Cases D-18-565588-C AND R-17-196685-R Both Cases The Judicial Officer is Ritchie, T. Arthur, Jr. This is another Fraud

#### 8. Nature of the action. Briefly describe the nature of the action and the result below:

This was a Child Custody Complaint brought by Candice katie Towner about a child with name Gabriel William Towner who she gave birth to in Las Vegas Nevada and the child has been living with her all his life. This complaint never stated a claim, Candice Katie Towner put the name of Frederick O Silver as the father of her child without my consent and knowledge thereby creating this issue for Frederick O Silver. No service of process was on file for this case as Frederick O Silver was never served summons and complaint No evidence was ever presented

all motions and request by Frederick O Silver were denied by Judicial Officer Ritchie, T. Arthur, Jr. Frederick O Silver challenged JURISDICTION AND VENUE of the Las Vegas Court since I live in Texas

## 9. Issues on appeal. State concisely the principal issue(s) in this appeal (attach separate sheets as necessary):

Violations of Frederick O Silver Rights, Privileges, or Immunities Secured by the Constitution and Laws of both the United States of America and States of Nevada and Texas,

The First Amendment guarantees freedoms concerning, assembly, Frederick Does not want to contract with Nevada child support

- 1. The Fourth Amendment: The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.
- 2. The Fifth Amendment: No person nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law, nor shall private property be taken for public use, without just compensation.
- 3. The Seventh AmendmentIn suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any court of the United States, than according to the rules of the common law.
- 4. The Sixth Amendment: In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the state and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense.
- 5. JURISDICTION AND VENUE of Las Vegas Court was Challenged
- 10. Pending proceedings in this court raising the same or similar issues. If you are aware of any proceedings presently pending before this court which raises the same or similar issues raised in this appeal, list the case name and docket numbers and identify the same or similar issue raised:

Eighth Judicial District Court Cases D-18-565588-C AND R-17-196685-R Both Cases The Judicial Officer is Ritchie, T. Arthur, Jr. This is another Fraud

11. Constitutional issues. If this appeal challenges the constitutionality of a statute, and the state, any state agency, or any officer or employee thereof is not a party to this appeal, have you notified the clerk of this court and the attorney general in accordance with NRAP 44 and NRS 30.130?
□ N/A
☐ Yes YES, This Case is about Nevada Statute that is VIOID in It ☐ No Face as it seeks to Violate the Rights Secured by the Constitution If not, explain:
12. Other issues. Does this appeal involve any of the following issues?
Reversal of well-settled Nevada precedent (identify the case(s))
☑ An issue arising under the United States and/or Nevada Constitutions
☑ A substantial issue of first impression
☑ An issue of public policy
An issue where en banc consideration is necessary to maintain uniformity of this court's decisions
☐ A ballot question
If so, explain:
Any state statutes which is in Violation of Rights, Privileges, or Immunities Secured by the Constitution and Laws of both the United States of America and States of Nevada and Texas, is VIOD in the face of that statutes.  Article the sixth [Amendment IV]  The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized
Article the seventh [Amendment V]  Nor shall be compelled in any criminal case to be a witness against himself, Nor be deprived of life, liberty, or property, without due process of law; Nor shall private property be taken for public use, without just compensation.  Article the eighth [Amendment VI]  In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, , and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor,
Article the ninth [Amendment VII] In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law. Violation of Nevada Rules of Civil Procedure: RULE 4. PROCESS Under Case: D-18-565588-C AND R-17-196685-R, All those Violation of the Constitution by Judicial Officer Ritchie, T. Arthur, Jr. and Public by DAFS Active Attorneys Lead Attorney Wolfson, Steven B occurred Support Child Obligor: Silver, Frederick Omoyuma, Obligee: Towner, Candice Katie, On Behalf Of: Public by DAFS, Amount: \$4,849.16 One Time Support Child, Obligor: Silver, Frederick Omoyuma, Obligee: Towner, Candice Katie, On Behalf Of: Public by DAFS, Amount: \$2,810.00 Month(s Sec: 15. Bill of attainder; ex post facto law, obligation of contract. No bill of attainder, ex-post-facto law, or law impairing the obligation of contracts shall ever be passed.

13. Assignment to the Court of Appeals or retention in the Supreme Court. Briefly set forth whether the matter is presumptively retained by the Supreme Court or assigned to the Court of Appeals under NRAP 17, and cite the subparagraph(s) of the Rule under which the matter falls. If appellant believes that the Supreme Court should retain the case despite its presumptive assignment to the Court of Appeals, identify the specific issue(s) or circumstance(s) that warrant retaining the case, and include an explanation of their importance or significance:

Appellant: Frederick O Silver has states that this Court should hear the matter as it patens to issues arising from the United States

Constitution and Both the States of Nevada and Texas.

I (a) By Jury. When trial by jury has been demanded as provided in Rule 38, the action shall be designated as a jury action. The trial of all issues so demanded shall be by jury Judicial Officer Ritchie, T. Arthur, Jr. denied all motions and request by Frederick O Silver.

No proof or evidence was ever submitted as requested / demanded to be produced by Frederick O Silver.

14. Trial. If this action proceeded to trial, how many days did the trial last? CASE NEVER WENT TO TRIAL NO CLAIM

Was it a bench or jury trial? IT WAS A FRAUD BEING CARRIED OUT BY Ritchie, T. Arthur, Jr. to steal Money from Frederick Silver

15. Judicial Disqualification. Do you intend to file a motion to disqualify or have a justice recuse him/herself from participation in this appeal? If so, which Justice?

Yes Appellant filed a motion for Ritchie, T. Arthur, Jr. to recuse himself because he has a financial interest in this case, Frederick O Silver Jurisdiction told Ritchie, T. Arthur, Jr. that the parties is also called in personam jurisdiction and it originates from any one of

the following four sources. The parties must:

Frederick O Silver DOES NOT Live in the territorial jurisdiction of the Las Vegas Nevada Court.

Frederick O Silver DOES NOT Operate a business in the territorial jurisdiction of Las Vegas Nevada.

Frederick O Silver DOES NOT Own property inside the jurisdiction of Las Vegas Nevada.

Frederick O Silver HAS NOT Commit an injury in the territorial jurisdiction of Las Vegas Nevada.

Appellant: Frederick O Silver told Judicial Officer: Ritchie, T. Arthur, Jr. that he is violating his oath of office because

Sec. 8. Rights of accused. No person shall be subject; nor shall he be compelled, as in civil actions, to be a witness against himself, by giving DNA

2. No person shall be deprived of life, liberty, or property, without due process of law.

3. Private property shall not be taken for public use without just compensation having been first made, All funds being collected by child support agency goes into the state of Nevada treasury which is being used to pay the Judge salary

#### TIMELINESS OF NOTICE OF APPEAL

16. Date of entry of written judgment or order appealed from 11/15/2018 Notice of Entry of Order

If no written judgment or order was filed in the district court, explain the basis for

seeking appellate r	eview:			-
				•
				. 1
17 Data mmittan nat	ice of entry of judgment o	r order was ser	wed Frederick was I	Never served
	Court records would show that Free	derick O Silver filed a mo	otion that the lawyer to	r Candice
Was service by:	was not serving me with copies of Bar Association about the conducts	documents files, Frederic of Lead Attorney Perry.	k filed a complaint wit Mary D., I was also no	h the Nevada ever served a
☐ Delivery	copy of the original complaint and	summons which started t	his Fraud case with the	Judge.
☐ Mail/electronic/	fax			
(NRCP 50(b), 52(b),	ype of motion, the date and i			
☐ NRCP 50(b)	Date of filing			•
☐ NRCP 52(b)	Date of filing			
□ NRCP 59	Date of filing			
NOTE: Motions made ; time for filing ; P.3d 1190 (2010	pursuant to NRCP 60 or motion a notice of appeal. <i>See <u>AA Prix</u></i> ).	ns for rehearing or no Builders v. Was	reconsideration hington, 126 Nev.	may toll the, 245
(b) Date of entr	y of written order resolving t	tolling motion	N/A	
(c) Date writter	notice of entry of order reso	olving tolling moti	on was served_	N/A
Was service ☐ Delivery	•			
☐ Mail			÷	

19. Date notice of appeal	l filed	12/07/2018	Notice of	Appeal		
If more than one party notice of appeal was fi	has appealed fr	om the jud by name th	gment or ne party	order, list	the date	each appeal:
From my knowlege Fred	derick O Silver is t	he only one	appealing	this Fraud.	Judgemen	ıt
·,					. •	.*
					* *	
20. Specify statute or rul e.g., NRAP 4(a) or other	e governing th	e time lim	uit for fi	ling the n	otice of	appeal,
	NRAP 4(a) (ci	vil)		:		
	SUBSTANTIV	E APPEA	LABIL	ITY		**
21. Specify the statute or the judgment or order ap		ty grantin	ıg this c	ourt juris	diction	to review
▼ NRAP 3A(b)(1)	☐ NRS 38.20	5				
□ NRAP 3A(b)(2)	☐ NRS 233B.	.150				
☐ NRAP 3A(b)(3)	☐ NRS 703.3	76				
Other (specify)				·		
(b) Explain how each authority and the control of t			peal fron	a the judgr	nent or o	rder:
(a) Standing to Appeal. A party who is ag					without first movi	ng for a new trial.
(b) Appealable Determinations. An appea						
(1) A final judgment entered in an action o		ourt in which the judg	gment is rendered	•		
<ul><li>(2) An order granting or denying a motion</li><li>(3) An order granting or refusing to grant a</li></ul>		aina ta dianaksa an ini	imation	. :		
(4) An order appointing or refusing to appo	_	-	-	nivar :		
(5) An order dissolving or refusing to disso		ing to vacate an order	appointing a reco	aver.		
(6) An order changing or refusing to change		otice of anneal from th	he order is filed w	ithin 30 days		
(A) Such an order may only be review otherwise. On motion of any party, the court gradient or proceeding until the time to appeal from appeal has been resolved.	ed upon a timely direct appeal fro	m the order and may i	not be reviewed o	n appeal from the jud on or proceeding shal	ll enter an order st	taving the trial of the
(B) Whenever an appeal is taken from appeal, the original papers on which the motion court. The district court shall require its court re appeal is docketed in the court, it stands submit	n was heard in the district court an eporter to expedite the preparation	d, if the appellant or r of the transcript in pr	respondent deman preference to any o	ds it, a transcript of a other request for a tran	my proceedings ha	ad in the district
(7) An order entered in a proceeding that d	id not arise in a juvenile court that	t finally establishes or	r alters the custod	y of minor children.		••

(10) An interlocutory judgment in an action for partition that determines the rights and interests of the respective parties and directs a partition, sale or division.

(8) A special order entered after final judgment, excluding an order granting a motion to set aside a default judgment under NRCP 60(b)(1) when the motion was filed and served within 60 days after entry of the default judgment.

(9) An interlocutory judgment, order or decree in an action to redeem real or personal property from a mortgage or lien that determines the right to redeem and directs an accounting.

[As amended; effective January 20, 2015.]

22 List all nautice involved in the settlement in the	
22. List all parties involved in the action or consolidated action (a) Parties:	is in the district court
1. Towner Katie Candice	e de la companya de l
2. Wolfson, Steven B Clark County DA	
(b) If all parties in the district court are not parties to this appeal, those parties are not involved in this appeal, e.g., formally dism other:	explain in detail why issed, not served, or
D-18-565588-C Candice Towner complaint with no Claim	
R-17-196685-R Wolfson, Steven B Clark County DA Child	support payment
23. Give a brief description (3 to 5 words) of each party's separ counterclaims, cross-claims, or third-party claims and the date disposition of each claim.	
The Fraud complaint never stated a Claim, I asked the Judge what is the Claim, the Candice Katie Towner in the fraud complaint	nere was no claim by
24. Did the judgment or order appealed from adjudicate ALL to below and the rights and liabilities of ALL the parties to the actions below?	
☐ Yes There was NEVER a Claim in the complaint ☐ No	
25. If you answered "No" to question 24, complete the following	
(a) Specify the claims remaining pending below:  NO CAM ON THE COMPLAINT	

(b) Specify the parties remaining bel	low:	
(c) Did the district court certify the jupursuant to NRCP 54(b)?	udgment or order appealed f	rom as a final judgment
Yes		
□ No		
(d) Did the district court make an exp there is no just reason for delay and		
Yes		
□ No		
26. If you answered "No" to any part appellate review (e.g., order is inde		

#### 27. Attach file-stamped copies of the following documents:

- The latest-filed complaint, counterclaims, cross-claims, and third-party claims
- Any tolling motion(s) and order(s) resolving tolling motion(s)
- Orders of NRCP 41(a) dismissals formally resolving each claim, counterclaims, crossclaims and/or third-party claims asserted in the action or consolidated action below, even if not at issue on appeal
- Any other order challenged on appeal
- Notices of entry for each attached order

#### **VERIFICATION**

I declare under penalty of perjury that I have read this docketing statement, that the information provided in this docketing statement is true and complete to the best of my knowledge, information and belief, and that I have attached all required documents to this docketing statement.

Frederick O Silver				
Name of appellant	Name of counsel of record			
12/28/2018				
Date		S S	ignature of couns	el of record
Bexar County San Anton	nio Texas			
State and county where s	igned		•	
	CERTIFI	CATE OF S	ERVICE	
I certify that on the28	day of	December	, 2018	, I served a copy of thi
completed docketing state				
By personally ser	ing it upon hin	n/her; or		
below and attach	E: If all names a separate shee	and addresse	s cannot fit below	to the following , please list names
Mary D-Pe Nevada bar 840 Roncho Las Vejas N	5 7863 Ocive, Suite 1 111 99106	4-256		
LAS Vejas	10 51.00			
Dated this 28	day of	December	, 2018	
			for	
		Signa	ature	

Electronically Filed 11/20/2018 1:44 PM Steven D. Grierson CLERK OF THE COURT

OBJ FREDERICK O SILVER P.O BOX 276353 SAN ANTONIO, TX 78227 E-mail: ASCLV1@gmail.com Tel: 210-803-2299

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#### DISTRICT COURT

FAMILY DIVISION, CLARK COUNTY, NEVADA

Candice Katie Towner,	) CASE NO: <b>D-18-565588-C</b>
Plaintiff,	) Related Cases
Vs.	R-17-196685-R = UPI-605017100A
FREDERICK O SILVER,	DEPT NO: H
TREDERICK O SIL VER,	) T. Arthur Ritchie, Jr
	) Demand for Trial by Jury

# OBJECTION TO PLAINTIFF'S MOTION AND NOTICE OF MOTION FOR DETERMINATION OF VEXATIONS LITIGANTS FOR SANCTIONS ATTY FEES AND RESTRAINING ORDER.

TO: T. ARTHUR RITCHIE, JR:

COMES NOW FREDERICK O SILVER, a Man and moves to notify Fat Face person with name

T. Arthur Ritchie, Jr and the Court of my objection to Plaintiff's, Motion And Notice Of Motion

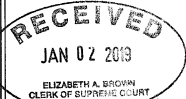
For Determination Of Vexations Litigants For Sanctions Atty Fees And Restraining Order

because Fat Face person with name T. Arthur Ritchie, Jr and the Court is attempting to establish

custody where paternity of the bastard child with name: GABRIEL WILLIAM TOWNER whose

date of birth is 01/13/2014, with birth certificate NO: 2014000910 and given birth to by

"promiscuous slut" Candice Katie Towner. has not been established and paternity is in dispute.



1 of 2

Objection Pursuant to NRS 126.

- 1. There is no family between the parties to this case
- 2. There is no child born between the parties to this case
- 3. There is no contract signed between the parties to this case
- There is no evidence off paternity of DNA of marriage between the parties in this case.
- There is no evidence in support of paternity submitted to this court

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# MOTION AND DEMAND FOR RESCISSION OF PATERNITY AND PATERNITY <u>DISESTABLISHMENT.</u>

That Frederick O Silver moves for Denial of Parentage, (Rescission) cancels the legal father and child relationship

Rescinding an Acknowledgement of Paternity of the bastard child with name: GABRIEL WILLIAM TOWNER whose date of birth is 01/13/2014, with birth certificate NO: 2014000910 and given birth to by "promiscuous slut" Candice Katie Towner.

After the 60-day rescission period has passed, any challenge to the affidavit shall be decided only by a court of competent jurisdiction, Rescission of Acknowledgment of Paternity, Rescind and Cancel the Filed Declaration of Paternity

Contest. —Procedures under which, after the 60-day period referred to in clause (ii), a signed voluntary acknowledgment of paternity may be challenged in court only on the basis of FRAUD, DURESS, OR MATERIAL MISTAKE OF FACT, with the burden of proof upon the challenger, and under which the legal responsibilities (including child support obligations) of any signatory arising from the acknowledgment may be suspended during the challenge, except for good cause shown

Frederick O Silver, does not want custody of this child with Name Gabriel William Towner, Plaintiff, "Promiscuous Slut" Towner Katie Candice, put the name of Frederick O Silver on her child birth certificate without my consent and permission.

No evidence has been submitted to Court of proof as to the establishment of paternity.

The Court has to proof paternity before trying to establish Custody, Frederick O Silver is not contesting for custody of this child, Frederick O Silver wants his name removed from the Nevada birth certificate: 2014000910 of said Name Gabriel William Towner

# JUDGMENT MADE BY PERSON WITH NAME RITCHIE, T. ARTHUR, JR. IS VOID BECAUSE THE JUDGE IS INVOLVED IN A SCHEME OF BRIBERY

#### DEMAND.

- 1. That the name of That Frederick O Silver be removed from the birth certificate of the bastard child with name: GABRIEL WILLIAM TOWNER whose date of birth is 01/13/2014, with birth certificate NO: 2014000910 and given birth to by "promiscuous slut" Candice Katie Towner.
- That the Clark County child support services dismiss and terminate the child support case under R-17-196685-R and issue a full refund of all money stolen from Frederick O Silver.
- 3. That Frederick O Silver be granted damages in excess of \$100,000
- 4. That this case be set up for a jury trial

Dated this 20th day of November 2018.

FREDERICK O SILVER
P.O BOX 276353
SAN ANTONIO, TX 78227
E-mail: ASCLV1@gmail.com
Tel: 210-803-2299.

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#### **CERTIFICATE OF SERVICE / MAILING**

I HEREBY CERTIFY that on the 20<sup>th</sup> day of November 2018, A true copy and accurate copies of the foregoing document was electronically filed on-line using Odyssey File & Serve:

- (a) On Odyssey File & Serve system, which will automatically serve a notice of Electronic filing;
  - (b) By deposit in the U.S. Mail
  - (c) By e-mail to the below identified on the following persons:
  - 1. Candice Katie Towner

8216 MT BRODIE CIR, LAS VEGAS, NV 89145-4559

(Attorney) Mary D Perry: 840 S Rancho Dr. Suite 4-256, Las Vegas, NV 89106.

DATED this  $20^{th}$  day of November 2018.

Signature:

FREDERICK O SILVER P. O BOX 276353

SAN ANTONIO, TX 78227

Tel: 210-803-2299

email: ASCLV1@GMAIL.COM

Pro Se

Electronically Filed 11/28/2018 1:13 AM Steven D. Grierson CLERK OF THE COURT

MOT FREDERICK O SILVER P.O BOX 276353 SAN ANTONIO, TX 78227 E-mail: ASCLV1@gmail.com Tel: 210-803-2299

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DISTRICT COURT

FAMILY DIVISION, CLARK COUNTY, NEVADA

Candice Katie Towner,

Plaintiff,

Plaintiff,

Vs.

CASE NO: **D-18-565588-C**Related Cases

D-18-565588-C

D-15-518374-C

R-17-196685-R = UPI-605017100A

81505917

DEPT NO: H

Demand for Trial by Jury

#### MOTION TO PRODUCE AFFIDAVIT OF PATERNITY.

Demand is hereby placed on the Plaintiff, of this malicious and frivolous lawsuit "Promiscuous Slut" Towner Katie Candice and her (Attorney) Mary D Perry to produce the affidavit of paternity that is with the Nevada Department Vital record, Office of Vital Records 4150 Technology Way, Suite 104 | Carson City, NV 89706.

Frederick O Silver gives Notice to Person with name T. Arthur Ritchie, Jr. that because

Frederick O Silver name appears on the birth certificate of the bastard child with name:

GABRIEL WILLIAM TOWNER whose date of birth is 01/13/2014 and giving birth to by

"Promiscuous Slut" Towner Katie Candice does not establish paternity. via US Postal Certified

mail to: Frederick O Silver at Address P O Box 276353, San Antonio TX 78227.

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IAN 02 2019

CLERK OF SUPREME COURT DEPUTY CLERK Motion to produce signed affidavit of paternity.

1 of 3

1	Notice is also hereby given to person with name T. Arthur Ritchie, Jr. in his personal capacity
2	that Frederick O Silver, DOES NOT CONSENT TO ANY CONTRACT BEING
3	OFFERED.
4	Frederick O Silver, DOES NOT CONSENT TO GIVE HIS DNA AND THEREFORE
5	REJECTS YOUR OFFER OF THE CONTRACT.
6	Frederick O Silver, DOES NOT CONSENT TO BEING NAMED THE FATHER OF THE
7	BASTARD CHILD.
8	Frederick O Silver, DOES NOT CONSENT TO ANY ORDERED BEING SIGNED by
9	person with name T. Arthur Ritchie, Jr.
10	
11	Dated this 19th day of November 2018.
12	
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14	Frederick O Silve P.O BOX 27635
15	San Antonio TX 7822' Tel: 210-803-229
16	Email: ASCLV1@gmail.com
17	
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19	EDEDEDICIO CHI VED DOEGNOT CONCENT TO ANY
20	FREDERICK O SILVER DOES NOT CONSENT TO ANY
21	ORDER SIGNED BY PERSON WITH NAME T. ARTHUR
22	RITCHIE, JR. IN HIS PERSONAL CAPACITY AND
23	FROM THIS FAKE CHILD SUPPORT FAMILY
24	KANGAROO COURT.
25	HAMIGAROU COURI.

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#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on the 19th day of November 2018, A true copy and accurate copies of the foregoing document was electronically filed on-line using Odyssey File & Serve:

- (A) on Odyssey File & Serve system, which will automatically serve a notice of Electronic filing;
  - (B) By deposit in the U.S. Mail
  - (C) By E-mail to the below identified on the following persons:
  - 1. Candice Katie Towner

8216 MT BRODIE CIR, LAS VEGAS, NV 89145-4559

(Attorney) Mary D Perry: 840 S Rancho Dr, Suite 4-256, Las Vegas, NV 89106.

DATED this 19th day of November 2018.

Signature:

FREDERICK O SILVER

P. O BOX 276353 SAN ANTONIO, TX 78227

Tel: 210-803-2299

email: ASCLV1@GMAIL.COM

# DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

CANDICE KATIE TOWNER	N 10 ECEE00 C
Plaintiff/Petitioner	Case No
V. FREDERICK O SILVER	Dept. H/CHILD SUPPORT
TREDERICA USILVER	MOTION/OPPOSITION FEE INFORMATION SHEET
Notice: Motions and Oppositions filed after entry of a f subject to the reopen filing fee of \$25, unless specificall Oppositions filed in cases initiated by joint petition may accordance with Senate Bill 388 of the 2015 Legislative	inal order issued pursuant to NRS 125, 125B or 125C are y excluded by NRS 19.0312. Additionally, Motions and be subject to an additional filing fee of \$129 or \$57 in Session.
Step 1. Select either the \$25 or \$0 filing fee in	the box below.
☐ \$25 The Motion/Opposition being filed with	
\$0 The Motion/Opposition being filed wit fee because:	h this form is not subject to the \$25 reopen
entered.	ed before a Divorce/Custody Decree has been
☐ The Motion/Opposition is being file established in a final order.	d solely to adjust the amount of child support
☐ The Motion/Opposition is for recons	ideration or for a new trial, and is being filed
within 10 days after a final judgmer entered on	at or decree was entered. The final order was
entered on	
***************************************	₹v)
☐ Other Excluded Motion (must specif	
Step 2. Select the \$0, \$129 or \$57 filing fee in	the box below.
Step 2. Select the \$0, \$129 or \$57 filing fee in \$\ \mathbb{E}\$ \$0 The Motion/Opposition being filed with \$\ \mathbb{E}\$ \$10 \$10 \$10 \$10 \$10 \$10 \$10 \$10 \$10 \$1	
Step 2. Select the \$0, \$129 or \$57 filing fee in \$57 fee because:  The Motion/Opposition is being filed with \$57 fee because:	the box below.  h this form is not subject to the \$129 or the  ed in a case that was not initiated by joint petition.
Step 2. Select the \$0, \$129 or \$57 filing fee in \$57 fee because:  The Motion/Opposition is being filed with \$57 fee because:  The Motion/Opposition is being filed with \$57 fee because:	the box below.
Step 2. Select the \$0, \$129 or \$57 filing fee in  \$\sumset\$ \$0 The Motion/Opposition being filed wit \$57 fee because:  The Motion/Opposition is being filed with the party filing the Motion/Opposition of the Motion/Opposition is being filed with this form to modify, adjust or enforce a final of the step of the motion of the	the box below.  th this form is not subject to the \$129 or the ed in a case that was not initiated by joint petition. tion previously paid a fee of \$129 or \$57.  This subject to the \$129 fee because it is a motion.
Step 2. Select the \$0, \$129 or \$57 filing fee in \$0 The Motion/Opposition being filed with \$57 fee because:  The Motion/Opposition is being filed with the party filing the Motion/Opposition being filed with this form to modify, adjust or enforce a final of OR-	the box below.  th this form is not subject to the \$129 or the ed in a case that was not initiated by joint petition. tion previously paid a fee of \$129 or \$57.  is subject to the \$129 fee because it is a motion order.
Step 2. Select the \$0, \$129 or \$57 filing fee in \$57 fee because:  The Motion/Opposition being filed with \$57 fee because:  The Motion/Opposition is being filed with the party filing the Motion/Opposition to modify, adjust or enforce a final of the opposition of the Motion/Opposition being filing was an opposition to a motion to modify, and opposition to a motion to modify, and the second se	the box below.  the box below.  the this form is not subject to the \$129 or the  ed in a case that was not initiated by joint petition.  tion previously paid a fee of \$129 or \$57.  is subject to the \$129 fee because it is a motion order.  ith this form is subject to the \$57 fee because it is adjust or enforce a final order, or it is a motion
Step 2. Select the \$0, \$129 or \$57 filing fee in \$57 fee because:  The Motion/Opposition being filed with \$57 fee because:  The Motion/Opposition is being filed with the party filing the Motion/Opposition to modify, adjust or enforce a final of the correction of the Motion/Opposition being filing we an opposition to a motion to modify, and the opposing party has already	the box below.  In this form is not subject to the \$129 or the sed in a case that was not initiated by joint petition. It is subject to the \$129 or \$57.  It is subject to the \$129 fee because it is a motion order.  In this form is subject to the \$57 fee because it is adjust or enforce a final order, or it is a motion id a fee of \$129.
Step 2. Select the \$0, \$129 or \$57 filing fee in \$57 fee because:  The Motion/Opposition being filed with \$57 fee because:  The Motion/Opposition is being filed with the Motion/Opposition being filed with this form to modify, adjust or enforce a final of the Motion/Opposition to a motion to modify, and the opposing party has already passed and the filing fees from Step 1 and Step 3. Add the filing fees from Step 1 and Step 1.	the box below.  the this form is not subject to the \$129 or the ed in a case that was not initiated by joint petition. tion previously paid a fee of \$129 or \$57.  is subject to the \$129 fee because it is a motion order.  ith this form is subject to the \$57 fee because it is adjust or enforce a final order, or it is a motion id a fee of \$129.
Step 2. Select the \$0, \$129 or \$57 filing fee in \$50 The Motion/Opposition being filed with \$57 fee because:  The Motion/Opposition is being filed with the party filing the Motion/Opposition to modify, adjust or enforce a final of the motion/Opposition to a motion to modify, and the opposing party has already passed as \$129 \$129 \$154	the box below.  the this form is not subject to the \$129 or the ed in a case that was not initiated by joint petition. tion previously paid a fee of \$129 or \$57.  is subject to the \$129 fee because it is a motion order.  ith this form is subject to the \$57 fee because it is adjust or enforce a final order, or it is a motion id a fee of \$129.

**Electronically Filed** 11/29/2018 3:15 AM Steven D. Grierson CLERK OF THE COU

ı	MOT
١	FREDERICK O SILVER P.O BOX 276353 SAN ANTONIO, TX 78227
ı	P.O BOX 276353
١	SAN ANTONIO, TX 78227
1	E-mail: ASCLV1@gmail.com
١	E-mail: ASCLV1@gmail.com Tel: 210-803-2299
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#### DISTRICT COURT

FAMILY DIVISION, CLARK COUNTY, NEVADA

Candice Katie Towner,	) CASE NO: <b>D-18-565588-C</b>
Plaintiff,	) DEPT NO: <b>H</b>
VS.	Demand for Trial by Jury
Frederick O Silver.	
	)

#### MOTION AND NOTICE OF FRAUD BY PERSON WITH NAME RITCHIE, T.

#### ARTHUR, JR.

Frederick O Silver hereby gives Notice and Motion of the fraud and gross judicial misconduct of person with name Ritchie, T. Arthur, Jr. this person with name Ritchie, T. Arthur, Jr is the presiding judicial officer on two different case which is in clear violation and a gross judicial misconduct. Case No: R-17-196685-R and Case No: D-18-565588-C Frederick O Silver has attached exhibits marked A and B in support of this motion. A 10 days demand to produce the **Oath** of office of Ritchie, T. Arthur, Jr and a 10 days demand to produce the Anti-Bribery Statement- and Foreign Registration Statement of Ritchie, T. Arthur, Jr and Femiano, Jane D, Mary D. Perry is hereby demanded, Via US Postal Certified mail to:

Frederick O Silver at Address P O Box 276353, San Antonio TX 78227.

otion and Notice of Fraud by Ritchie, T. Arthur, Jr and Femiano, Jane D.

JAN 02 2019

1 of 3

ELIZABETH A. BROWN RK OF SUPREME COURT DEPUTY CLERK

Case Number: D-18-565588-C

1	Notice is also hereby given to persons with name T. Arthur Ritchie, Jr. and Femiano, Jane D in
2	his and her personal capacity that Frederick O Silver, DOES NOT CONSENT TO ANY
3	CONTRACT BEING OFFERED.
4	Frederick O Silver, DOES NOT CONSENT TO GIVE HIS DNA AND THEREFORE
5	REJECTS YOUR OFFER OF THE CONTRACT.
6	Frederick O Silver, DOES NOT CONSENT TO BEING NAMED THE FATHER OF THE
7	BASTARD CHILD.
8	Frederick O Silver, DOES NOT CONSENT TO ANY ORDERED BEING SIGNED by
9	person with name T. Arthur Ritchie, Jr. and any employee of Clark County.
10	Dated this 29 <sup>th</sup> day of November 2018.
11	day of reveniber 2016.
12	
13	<b>/</b>
14	Frederick O Silve P.O BOX 27635
15	San Antonio TX 7822' Tel: 210-803-2299
16 17	Email: ASCLV1@gmail.com
17 18	
19	
20	FREDERICK O SILVER DOES NOT CONSENT TO ANY
21	ORDER, ANY PROCEDDING, ANY JUDGEMENTS BY
22	
23 ′	THIS FAKE CHILD SUPPORT FAMILY KANGAROO
24	COURT.
25	

Motion and Notice of Fraud by Ritchie, T. Arthur, Jr and Femiano, Jane D.

### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on the 29th day of November 2018, A true copy and accurate copies of the foregoing document was electronically filed on-line using Odyssey File & Serve:

- (A) on Odyssey File & Serve system, which will automatically serve a notice of Electronic filing;
  - (B) By deposit in the U.S. Mail
  - (C) By E-mail to the below identified on the following persons:
  - 1. Candice Katie Towner

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8216 MT BRODIE CIR, LAS VEGAS, NV 89145-4559

(Attorney) Mary D Perry: 840 S Rancho Dr, Suite 4-256, Las Vegas, NV 89106.

Clark County Child Support Division/DA Family Support Division
 1900 East Flamingo Road Suite 100, Las Vegas, NV 89119

DATED this 29th day of November 2018.

Signature:

FREDERICK O SILVER
P. O BOX 276353
SAN ANTONIO, TX 78227

Tel: 210-803-2299

email: ASCLV1@GMAIL.COM

Motion and Notice of Fraud by Ritchie, T. Arthur, Jr and Femiano, Jane D.

#### **Case Information**

## **EXHIBIT A**

D-16-565588-C | Centilos K Towner, Plaintiff, vs. Fraderick O Silver, Defendant.

Case Number D-18-565588-C File Date 02/07/2018

Coort
Department H
Case Type
Child Custody Complaint

Judicial Officer Ritchie, T. Arthur, Jr. Case Status Reopened

#### **Party**

Subject Minor

Towner, Gabriel William

008

XX/XX/XXXX

Plaintiff

Towner, Candice K

DOB

XX/XX/XXXX

Active Attorneys ▼

Lead Attorney Perry, Mary D.

Retained

Defendant

Silver, Frederick O

803

XX/XX/XXXX

Active Attomeys ▼

Pro Se

#### **Case Information**

### **EXHIBIT B**

R-17-198685-R | Cardice Katie Toerner, Patitionar(s), vs. Frederick Omoyama Silver, Respondentie),

Case Number R-17-196685-R File Date 01/25/2017

Court
Department H
Case Type
DA - Child Support In State

Judicizi Officer Ritchie, T. Arthur, Jr. Cass Status Reopened

#### Party

Subject Minor

Towner, Gabriel William

DOB

XX/XX/XXXX

Respondent

Silver, Frederick Omoyuma

DOB

XX/XX/XXXX

Petitioner

Towner, Candice Katie

DOB

XX/XX/XXXX

Other

Public by DAFS

Active Attorneys.▼ Lead Attorney Wolfson, Steven B Retained

#### **Disposition Events**

05/22/2017 Judgment •

Judicial Officer Ritchie, T. Arthur, Jr.

Support

Child

Obliger: Silver, Frederick Omoyuma

ಿರಿಕೆಜ್ಞಾಕ್ Towner, Candice Katie

On Behalf Of: Public by DAFS

#### STATE BAR OF NEVADA

(https://www.nvbar.org/)

# FIND A LAWYER

Find a Lawyer

Sec.

Search Attorneys... (eg. last name, bar #, company or city)

Q

**Company: Clark County Family** 

Law school: University of Baltimore

Court

Maryland

601 N. Pecos Rd., Las Vegas, NV 89101

**Disciplinary Actions:** 

Phone: (702) 455-5302

Fax: (702) 383-5068

None.

Femiano, Jane D.

Email :

femianoJ@clarkcountycourts.us

Bar #: 5300

-

(mailto:femianoJ@clarkcountycourts.us)

**Member since:** 10/3/1994

Status: Judge Active

# QUICK LINKS RESOURCES MEMBER SERVICES

**Bar Exam** 

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(https://www.nvbar.org/foommission

**Access To Justice** 

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(https://www.nvbar.org/memberindex.php)

**Board Of Governors** 

bono/atj/)

services-3895/pro-

(https://www.nvbar.org/a/broutal Reports

bono/atj/)

us/board-of-governors/) (https://www.nvbar.org/aboutificate of Good

State Bar of Nevada

#### STATE BAR OF NEVADA

(https://www.nvbar.org/)

# FIND A LAWYER

Find a Lawyer

Section 1

Search Attorneys... (eg. last name, bar #, company or city)

Q

Perry, Mary D. Company: Law Office of Mary D.

Law school: William S. Boyd, School

Perry

840 South Rancho Drive, Suite 4256,

of Law

Las Vegas, NV 89106

**Disciplinary Actions:** 

Phone: (702) 384-9911

None.

Filone: (102) 364-9911

Email: maryd@marydperrylaw.com

(mailto:maryd@marydperrylaw.com)

Member since: 10/5/2001

Status: Attorney Active

Bar #: 7863

# QUICK LINKS RESOURCES MEMBER SERVICES

**Bar Exam** 

**Access To Justice** 

(https://www.nvbar.org/foommission

Access To Justice

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exam/)

services-3895/pro-

(https://www.nvbar.org/member/index.php)

**Board Of Governors** 

<u>bono/atj/)</u>

services-3895/pro-

(https://www.nvbar.org/afboutal Reports

bono/ati/)

us/board-of-governors/) (https://www.nvbar.org/afeotificate of Good

File A Complaint

<u>us/annual-reports/)</u>

**Standing** 

**State Bar of Nevada** 

3100 W. Charleston Blvd.

### **STATE BAR OF NEVADA**

(https://www.nvbar.org/)

# FIND A LAWYER

Find a Lawyer

1 

Search Attorneys... (eg. last name, bar #, company or city)

Ritchie, Company: Regional Justice Center Law school: George Mason Univ.

Thomas 200 Lewis Avenue, Las Vegas, NV 89155 -

**Disciplinary Actions:** 

**Arthur** Phone: (702) 671-0825

None.

Bar #: 3798

Member since: 10/2/1989

Status: Judge Active

#### QUICK LINKS RESOURCES **MEMBER SERVICES**

**Bar Exam** 

**Access To Justice** 

(https://www.nvbar.org/foommission

**Access To Justice** 

lawyers/admissions/bar-(https://www.nvbar.org/membassion

exam/)

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(https://www.nvbar.org/memberindex.php)

**Board Of Governors** 

bono/atj/)

services-3895/pro-

(https://www.nvbar.org/aboutal Reports

bono/atj/)

us/board-of-governors/) (https://www.nvbar.org/aboutiticate of Good

File A Complaint

us/annual-reports/)

**Standing** 

**State Bar of Nevada** 

3100 W. Charleston Blvd.

Electronically Filed 12/7/2018 1:09 AM Steven D. Grierson CLERK OF THE COURT

OBJ FREDERICK O SILVER P.O BOX 276353 SAN ANTONIO, TX 78227 E-mail: ASCLV1@gmail.com Tel: 210-803-2299

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CLERK OF THE COURT

DISTRICT COURT

FAMILY DIVISION, CLARK COUNTY, NEVADA

Candice Katie Towner,	) CASE NO: <b>D-18-565588-C</b>
Plaintiff,	) DEPT NO: <b>H</b>
Vs.	Demand for Trial by Jury
Frederick O Silver.	
	}

#### OBJECTION TO DECISION AND ORDER BY FACE PERSON WITH NAME

#### RITCHIE, T. ARTHUR, JR.

- 1. Frederick O Silver IS NOT a defendant
- 2. Frederick O Silver IS NOT a father.
- 3. Frederick O Silver IS NOT a legal father
- 4. Frederick O Silver IS NOT a parent
- 5. Frederick O Silver IS NOT a payor
- 6. Frederick O Silver IS NOT a respondent
- 7. Frederick O Silver IS NOT an obligor
- 8. Frederick O Silver IS NOT a non-custodial parent.
- 9. Frederick O Silver IS NOT You.
- 10. Frederick O Silver IS NOT anything Other than Frederick O Silver.

Objection to Decisjon and Order by Fat Face Idiot with name Ritchie, T. Arthur, Jr.

JAN 0 2 2019

1 of 7

ELIZABETH A. BROWN DLEAK OF SUPREMS COURT

Case Number: D-18-565588-C

25

Objection to Decision and Order by Fat Face Idiot with name Ritchie, T. Arthur, Jr.

1	Demand that proof of the court's subject matter jurisdiction appear on the record. Subject matter
2	jurisdiction can only exist when: 1. There is a competent witness present who has suffered an
3	injury; 2. There is a statutory or common-law basis for the claim that is being presented; 3. The
4	court has in personam jurisdiction over both parties.
5	
6	NO CAUSE OF ACTION / ARGUMENTS
	Frederick O Silver, place a demand on "promiscuous slut" Candice Katie Towner, Fat Face
7	person with name T. Arthur Ritchie, Jr and the Court to produce a cause of action on this case.
8	On 11/19/2018 Fat Face person with name T. Arthur Ritchie, Jr and the Court entered A Decree
9	of Child Custody for a child where the only party seeking custody is "promiscuous slut" Candice
10	Katie Towner.
	Frederick O Silver IS NOT THE FATHER OF the bastard child with name: GABRIEL
11	WILLIAM TOWNER whose date of birth is 01/13/2014, with birth certificate NO: 2014000910
12	and given birth to by "promiscuous slut" Candice Katie Towner, Therefore NO custody is sought
13	for the child.
14	1. There is no family between the parties to this case
	2. There is no child born between the parties to this case
15	3. There is no contract signed between the parties to this case
16	4. There is no evidence off paternity of DNA of marriage between the parties in this case.
17	5. There is no evidence in support of paternity submitted to this fake court
18	
	MOTION AND DEMAND FOR RESCISSION OF PATERNITY AND PATERNITY
19	DISESTABLISHMENT.
20	That Frederick O Silver moves for Denial of Parentage, (Rescission) cancels the legal father and
21	child relationship
22	Rescinding an Acknowledgement of Paternity of the bastard child with name: GABRIEL
23	WILLIAM TOWNER whose date of birth is 01/13/2014, with birth certificate NO: 2014000910
	and given birth to by "promiscuous slut" Candice Katie Towner.
24	
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1	Postal Certified mail to: Frederick O Silver at Address P O Box 276353, San Antonio
2	TX 78227.
3	2. A 10 days demand to produce the certificate of parentage Via US Postal Certified mail to
4	Frederick O Silver at Address P O Box 276353, San Antonio TX 78227.
5	Notice is also hereby given to persons with name T. Arthur Ritchie, Jr. and Femiano, Jane D in
6	his and her personal capacity that Frederick O Silver, DOES NOT CONSENT TO ANY
7	CONTRACT BEING OFFERED.
8	Frederick O Silver, DOES NOT CONSENT TO GIVE HIS DNA AND THEREFORE
9	REJECTS YOUR OFFER OF THE CONTRACT.
0	Frederick O Silver, DOES NOT CONSENT TO BEING NAMED THE FATHER OF THE
1	BASTARD CHILD.
2	Frederick O Silver, DOES NOT CONSENT TO ANY ORDERED BEING SIGNED by
3	person with name T. Arthur Ritchie, Jr. and any employee of Clark County.
4	Dated this 7th days 6 Days 1 2010
5	Dated this 7 <sup>th</sup> day of December 2018.
6	
7	
8	Frederick O Silve P.O BOX 27635
9	San Antonio TX 7822 Tel: 210-803-229
.0	Email: ASCLV1@gmail.com
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# FREDERICK O SILVER DOES NOT CONSENT TO ANY ORDER, ANY PROCEDDING, ANY JUDGEMENTS BY THIS FAKE CHILD SUPPORT FAMILY KANGAROO COURT.

### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on the 7th day of December 2018, A true copy and accurate copies of the foregoing document was electronically filed on-line using Odyssey File & Serve:

- (A) on Odyssey File & Serve system, which will automatically serve a notice of Electronic filing;
  - (B) By deposit in the U.S. Mail
  - (C) By E-mail to the below identified on the following persons:
  - 1. Candice Katie Towner

8216 MT BRODIE CIR, LAS VEGAS, NV 89145-4559

(Attorney) Mary D Perry: 840 S Rancho Dr, Suite 4-256, Las Vegas, NV 89106.

Clark County Child Support Division/DA Family Support Division
 1900 East Flamingo Road Suite 100, Las Vegas, NV 89119

DATED this 7th day of December 2018.

Signature:

FREDERICK O SILVER
P. O BOX 276353

SAN ANTONIO, TX 78227

Tel: 210-803-2299

email: ASCLV1@GMAIL.COM

Objection to Decision and Order by Fat Face Idiot with name Ritchie, T. Arthur, Jr.

Electronically Filed 11/13/2018 7:54 AM Steven D. Grierson CLERK OF THE COUR

DMAN FREDERICK O SILVER P.O BOX 276353 SAN ANTONIO, TX 78227 E-mail: ASCLV1@gmail.com Tel: 210-803-2299

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#### DISTRICT COURT

FAMILY DIVISION, CLARK COUNTY, NEVADA

Candice Katie Towner,	) CASE NO: D-18-565588-C
Plaintiff,	Related Cases D-18-565588-C
vs.	) D-15-518374-C R-17-196685-R = UPI-605017100A
FREDERICK O SILVER,	81505917
Defendant.	DEPT NO: <b>H</b>
<del> </del>	Demand for Trial by Jury

### COMBINED DEMAND TO PRODUCE PROOF OF PROCESS, AFFIDAVIT OF PERSONAL SERVICE AND MOTION IN LIMINE.

COMES NOW FREDERICK O SILVER, a Man, and Demand is hereby made upon this Court and the Plaintiff Candice Katie Towner, Pursuant to RULE 4. PROCESS of to the Nevada Rules of Civil Procedure to Produce the following documentation at the address of: Frederick Silver, PO Box 276353, San Antonio TX, 78227 within (10) days of receipt of this Demand.

**<u>Demand No 1</u>**: Provide the **<u>AFFIDAVIT OF SERVICE</u>** (Proof of Personal Service of Process) of the SUMMONS, ORIGINAL COMPLAINT TO ESTABLISH CUSTODY. In accordance to NRCP.



1 of 3

DEMAND TO PRODUCE.

Case Number: D-18-565588-C

1	Demand No 2: Provide Copies of the Application for Child Support Services filled		
2	out and submitted by Candice Katie Towner to the Clark County Child Support		
3	Division at Address: 1900 E Flamingo Rd #100, Las Vegas, NV 89119		
4			
5	Demand No 3: Provide Certified Copy of the AFFIDAVIT OF PATERNITY/		
6	Declaration of Paternity, Nevada Certificate of Parentage that is on File with the		
7	Nevada Departments of Vital Statistics at Office of Vital Records: 4150		
8	Technology Way, Suite 104   Carson City, NV 89706.		
9	Also attached is the proof is certificate of service to the Clerk of the Court.		
10	Dated this 13 <sup>th</sup> day of November 2018.		
11	Dated this 13 day of November 2018.		
12			
13	Signature:		
14	FREDERICK O SILVEI		
15	P. O BOX 27635 SAN ANTONIO, TX 7822		
16	Tel: 210-803-229 email: ASCLV1@GMAIL.COM		
17	Pro S		
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#### **CERTIFICATE OF SERVICE / MAILING**

I HEREBY CERTIFY that on the 13th day of November 2018, A true copy and accurate copies of the foregoing document was electronically filed on-line using Odyssey File & Serve:

- (a) On Odyssey File & Serve system, which will automatically serve a notice of Electronic filing;
  - (b) By deposit in the U.S. Mail
  - (c) By e-mail to the below identified on the following persons:
  - Clark County Child Support Division/DA Family Support Division
     1900 East Flamingo Road Suite 100, Las Vegas, NV 89119

2. Candice Katie Towner

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8216 MT BRODIE CIR, LAS VEGAS, NV 89145-4559

(Attorney) Mary D Perry: 840 S Rancho Dr. Suite 4-256, Las Vegas, NV 89106.

DATED this 13th day of November 2018.

Signature.

FREDERICK O SILVER P. O BOX 276353

SAN ANTONIO, TX 78227

Tel: 210-803-2299

email: <u>ASCLV1@GMAIL.COM</u>

Pro Se

3 of 3

Nancy A. Becker
Associate Justice

A. WILLIAM MAUPIN

Associate Justice

Mark Gibbons
Associate Justice

MICHAEL L. DOUGLAS

Associate Justice

#### RULES OF CIVIL PROCEDURE FOR THE NEVADA DISTRICT COURTS

#### I. SCOPE OF RULES — ONE FORM OF ACTION

RULE 1. SCOPE OF RULES

These rules govern the procedure in the district courts in all suits of a civil nature whether cognizable as cases at law or in equity, with the exceptions stated in Rule 81. They shall be construed and administered to secure the just, speedy, and inexpensive determination of every action.

[As amended; effective January 1, 2005.]

#### RULE 2. ONE FORM OF ACTION

There shall be one form of action to be known as "civil action."

#### II. COMMENCEMENT OF ACTION; SERVICE OF PROCESS, PLEADINGS, MOTIONS, AND ORDERS

#### RULE 3. COMMENCEMENT OF ACTION

A civil action is commenced by filing a complaint with the court. [As amended; effective October 1, 1959.]

**RULE 4. PROCESS** 

- (a) Summons: Issuance. Upon the filing of the complaint, the clerk shall forthwith issue a summons and deliver it to the plaintiff or to the plaintiff's attorney, who shall be responsible for service of the summons and a copy of the complaint. Upon request of the plaintiff, separate or additional summons shall issue against any defendants.

  [As amended; effective February 11, 1986.]
- (b) Same: Form. The summons shall be signed by the clerk, be under the seal of the court, contain the name of the court and county and the names of the parties, be directed to the defendant, state the name and address of the plaintiff's attorney, if any, otherwise the plaintiff's address, and the time within which the defendant must appear and defend, and shall notify the defendant that failure to do so will result in a judgment by default against the defendant for the relief demanded in the complaint. When service of the summons is made by publication, the summons shall, in addition to any special statutory requirements, also contain a brief statement of the object of the action substantially as follows: "This action is brought to recover a judgment dissolving the contract of marriage (or bonds of matrimony) existing between you and the plaintiff," or "foreclosing the mortgage of plaintiff upon the land (or other property) described in complaint," or a sole case may be.

[As amended; effective January 1, 2005.]

(c) By Whom Served. Process shall be served by the sheriff of the county where the defendant is found, or by a deputy, or by any person who is not a party and who is over 18 years of age, except that a subpoena may be served as provided in Rule 45; where the service of process is made outside of the United States, after an order of publication, it may be served either by any person who is not a party and who is over 18 years of age or by any resident of the country, territory, colony or province, who is not a party and who is over 18 years of age.

[As amended; effective January 1, 2005.]

- (d) Summons: Personal Service. The summons and complaint shall be served together. The plaintiff shall furnish the person making service with such copies as are necessary. Service shall be made by delivering a copy of the summons attached to a copy of the complaint as follows:
- (1) Service Upon Nevada Corporation. If the suit is against an entity or association formed under the laws of this state or registered to do business in this state, to the registered agent thereof or, if the entity or association is (i) a corporation, to any officer thereof; (ii) a general partnership, to any partner thereof; (iii) a limited partnership, to any general partner thereof; (iv) a member-managed limited-liability company, to any member thereof; (vi) a manager-managed limited-liability company, to any manager thereof; (vii) a business trust, to any trustee thereof; (vii) a miscellaneous organization mentioned in NRS Chapter 81, to any officer or director thereof; provided, when for any reason service cannot be had in the manner hereinabove provided, then service may be made upon such entity by delivering to the secretary of state, or the deputy secretary of state, a copy of said summons attached to a copy of the complaint, and by posting a copy of said process in the office of the clerk of the court in which such action is brought or pending;