Case No. 78085

In the Supreme Court of Nevada

CHEYENNE NALDER, an individual; and GARY LEWIS,

Petitioners.

US.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, in and for the County of Clark; THE HONORABLE DAVID M. JONES, District Judge; and THE HONORABLE ERIC JOHNSON, District Judge,

Respondents,

and

UNITED AUTOMOBILE INSURANCE COMPANY,
Real Party in Interest.

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UNITED AUTOMOBILE INSURANCE COMPANY'S APPENDIX VOLUME 7 PAGES 1501-1750

District Court Case No. 07A549111, Consolidated with 18-A-772220

Daniel F. Polsenberg (SBN 2376) Joel D. Henriod (SBN 8492) Abraham G. Smith (SBN 13,250) Lewis Roca Rothgerber Christie Llp 3993 Howard Hughes Pkwy, Suite 600 Las Vegas, Nevada 89169 (702) 949-8200 THOMAS E. WINNER (SBN 5168)
MATTHEW J. DOUGLAS (SBN 11,371)
ATKIN WINNER & SHERROD
1117 South Rancho Drive
Las Vegas, Nevada 89102
(702) 243-7000

Attorneys for Real Party in Interest United Automobile Insurance Company

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'[p]laintiffs came forward	with facts supporting	g their tenable leg	gal position.'	Nalder v.	United
<u>Auto. Ins. Co.</u> , 500 F. App':	x 701, 702 (9th Cir. 2	2012)."			

- 23. On remand, on October 30, 2013, the district court (Hon. Robert C. Jones) granted partial summary judgment to each party. First, the court found the renewal statement ambiguous, so it construed this ambiguity against UAIC by finding that Lewis was covered on the date of the accident. Second, the court found that UAIC did not act in bad faith because it had a reasonable basis to dispute coverage. Third, the court found that UAIC breached its duty to defend Lewis but awarded no damages "because [Lewis] did not incur any fees or costs in defending the underlying action" as he took a default judgment. The court ordered UAIC "to pay Cheyanne Nalder the policy limits on Gary Lewis' implied insurance policy at the time of the accident."
- 24. UAIC made three payments on the judgment: on June 23, 2014; on June 25, 2014; and on March 5, 2015, but made no effort to defend Lewis or relieve him of the judgment against him.
- 25. Both Nalder and Lewis appealed from Judge Jones' October 30, 2013 judgment (Case No. 13-17441) (Federal Court Appeal No. 2). See, Docket Sheet attached hereto as Ex. E.
- 26. Two issues have since been certified by the Ninth Circuit Court of Appeals to the Nevada Supreme Court (from Federal Court Appeal No. 2).

The First Certified Question in Appeal No. 2, Which Has Been Answered in Favor of Gary Lewis and Against UAIC

27. The first certified question to the Nevada Supreme Court in Appeal No. 2 pertains

^{14 &}lt;u>Id.</u> The basis for reasonableness was the Court's prior erroneous summary judgment ruling.

¹⁵ <u>Id.</u>

¹⁶ <u>Id.</u> at 856.

to whether an insurer that breaches its duty to defend is liable for all foreseeable consequential damages to the breach. In <u>Nalder v. UAIC</u>, 824 F.3d 854 (9th Cir. 2016), the following question was certified to the Nevada Supreme Court:

Whether, under Nevada law, the liability of an insurer that has breached its duty to defend, but has not acted in bad faith, is capped at the policy limit plus any costs incurred by the insured in mounting a defense, or is the insurer liable for all losses consequential to the insurer's breach?

Id. at 855.¹⁷

28. The first certified question was answered by the Nevada Supreme Court on December 13, 2018, wherein the Nevada Supreme Court held:

In answering the certified question, we conclude that an insured may recover any damages consequential to the insurer's beach of its duty to defend. As a result, an insurer's liability for the breach of the duty to defend is not capped at the policy limits, even in the absence of bad faith.

Century Sur. Co. v. Andrew, 134 Nev. Adv. Rep. 100, 432 P.3d 180 (Nev. 2018). 18

29. Accordingly, Judge Jones' October 30, 2013 decision limiting Gary Lewis' damages is erroneous such that Lewis has once again prevailed against UAIC.

The Second Certified Question in Appeal No. 2, Which Has Not Yet Been Answered

30. After the first certified question was fully briefed and pending before the Nevada Supreme Court, UAIC embarked on a new strategy putting its interests ahead of Lewis' interests.

The first certified question arose in light of conflicting opinions within the Nevada District Court. Unlike Judge Jones' decision to cap damages in the underlying <u>Nalder</u> case, the Hon. Andrew P. Gordon issued a directly opposite decision in <u>Andrew v. Century Sur. Co.</u>, 134 F. Supp. 3d 1249 (D. Nev. 2015) whereby Judge Gordon ruled "[t]here is no special rule for insurers that caps their liability at policy limits for a breach of the duty to defend." Id.

¹⁸ As noted above, the certified question was the same in both the <u>Nalder</u> and <u>Andrew</u> cases.

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- 31. UAIC, mischaracterized Nevada law and brought in new facts and issues into the appeal process that were not addressed in the underlying case and were not part of the trial court record. UAIC claims that neither Nalder nor Lewis have standing to maintain a lawsuit against UAIC. UAIC argues that a renewal of judgment pursuant to NRS 17.214 was not timely filed such that claims are time barred pursuant to NRS 11.190(1)(a). 19
- 32. As a result, UAIC contends unless Nalder takes some action in the underlying case to preserve the judgment against Lewis, Nalder can no longer recover damages above the \$15,000.00 policy limit for breach of the contractual duty to defend.
- 33. In its Motion to Dismiss before the Ninth Circuit, UAIC ignored Nevada tolling statutes and inappropriately presented new evidence into the appeal process.²⁰
- 34. The Ninth Circuit has concluded the parties failed to identify Nevada law that conclusively answers whether a plaintiff can recover consequential damages based on a judgment that is over six years old and the statute of limitations has possibly expired. The Ninth Circuit was also unable to determine whether the possible expiration of the statute of limitations on the judgment reduces the consequential damages to zero or if the damages should be calculated from the date when the suit against UAIC was initiated, or when the judgment was entered by the trial court.

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Even though UAIC knew at this point that it owed a duty to defend Gary Lewis, UAIC did not undertake to investigate the factual basis or the legal grounds or to discuss this with Gary Lewis, nor did it seek declaratory relief on Lewis' behalf regarding the statute of limitations on the judgment. All of these actions would have been attempts to protect Gary Lewis. UAIC, instead, tried to protect itself and harm Lewis by filing a motion to dismiss Lewis' and Nalder's appeal with the Ninth Circuit for lack of standing.

²⁰ UAIC has ignored, among other things, applicable Nevada case law that holds that a six-year statute of limitation for enforcing a judgment is tolled so long as the judgment debtor has not resided in the State of Nevada. Mandlebaum v. Gregovich, 24 Nev. 154, 50 P. 849 (1897).

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35. The Ninth Circuit Court of Appeals has accordingly certified a second question to the Nevada Supreme Court, to wit:

> Under Nevada law, if a plaintiff has filed suit against an insurer seeking damages based on a separate judgment against its insured, does the insurer's liability expire when the statute of limitations on the judgment runs, notwithstanding that the suit was filed within the six-year life of the judgment?

Nalder v. United Auto. Ins. Co., 878 F.3d 754, 755-56 (9th Cir. 2017).

36. The Nevada Supreme Court has not, to date, answered the second certified question.

Nalder, Through David Stephens, Esq., Recently Filed A Separate State Court Action to Preserve Her Judgment Against Lewis Pursuant to the Mandlebaum Decision

- 37. Even though Nalder believed the law is clear that UAIC is bound by the judgment, regardless of its continued validity against Lewis, Nalder took action in Nevada and California to assure and demonstrate the continued validity of the underlying judgment against Lewis as UAIC argued to the Ninth Circuit she should do. See, Docket Sheets attached hereto as Ex. F (A-18-772220-C) and Ex. G (California Case No. KS021378).
- 38. The Nevada and California state court actions are further harming Lewis and Nalder, but were undertaken to demonstrate that UAIC has again tried to evade responsibility by making misrepresentations to the Federal and State Courts and putting its interests ahead of its insured's interests.
- 39. Nalder hired David Stephens, Esq. to obtain a new judgment. First, David Stephens, Esq. obtained an amended judgment in Cheyanne's name as a result of her reaching the age of majority and because the statute of limitations was tolled because of Lewis' absence from Nevada by NRS 11.300. See, Ex. F attached hereto.

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- 40. A separate action was then filed with three distinct causes of action pled in the alternative. The first and main claim, an action on the amended judgment pursuant to Mandlebaum to obtain a new judgment and have the total principal and post-judgment interest reduced to judgment so that interest would now run on the new, larger principal amount. The second alternative action was one for declaratory relief as to when a renewal must be filed base on when the statute of limitations, which is subject to tolling provisions, is running on the judgment. The third cause of action was, should the court determine that the judgment is invalid, Cheyanne brought the injury claim within the applicable statute of limitations for injury claims -2 years after her majority. Id..
- 41. Nalder also retained California counsel, who filed a judgment in California, which has a ten year statute of limitations regarding actions on a judgment. See, Ex. G attached hereto.
- 42. Nalder maintains that all of these actions are unnecessary to the questions on appeal regarding UAIC's liability for the judgment. However, because UAIC contends it is necessary, and out of an abundance of caution and to maintain the judgment against Lewis, she brought them to demonstrate the actual way this issue should have been litigated in the State Court of Nevada, not for the first time in an appellate court at the tail end of an appeal.

Lewis Welcomes a Defense Provided by UAIC, but Requests All Communication through Christensen Because of the Obvious Conflict With UAIC

43. After Stephens notified UAIC of the new action on a judgment, UAIC appointed counsel – Stephen Rogers -- to represent Lewis. Lewis welcomed an ethical representation by Rogers and asked that Rogers communicate through Christensen who represents Lewis against UAIC. Christensen requested that Rogers explain the basis for the proposed defense with case law and likelihood of success in overcoming the clear precedent in Mandlebaum that the

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judgment	was	valid	becaus	e of L	ewis'	absenc	e from	the	state	of N	Nevada	for	eight	years	where
the Mandl	lebau	<u>m</u> jud	gment	was st	ill val	id after	a fiftee	n yea	ar abs	sence	e from	the s	state.	See, F	Ex. F.

After Rogers declined to represent Lewis, UAIC appointed counsel -- Randall 44. Tindal -- to represent Lewis without authority from Lewis. UAIC's appointment of Mr. Tindall was done without any discussion with Mr. Lewis or Mr. Lewis' independent counsel E. Breen Arntz or Lewis' counsel versus UAIC Thomas Christensen, Esq. Id.

Lewis Files a Second Action Against UAIC for Recent Acts of Fraud and Breach of the Covenant of Good Faith and Fair Dealing Occurring in 2018

- 45. UAIC has also failed to recognize and compensate co-defendant in this action, Breen Arntz, who is representing Lewis as the defendant in the ongoing state court action as independent Cumis/Hansen counsel.
- 46. UAIC had no right to control any defense given that UAIC breached its duties to Lewis long ago.
- 47. Lewis, in the most recent state court case filed an action against UAIC through Thomas Christensen for breach of the covenant of fair dealing and fraud in presenting a frivolous defense in his name without his authority.
- 48. UAIC's unilaterally imposed counsel, Mr. Tindall, has since withdrawn from representing Lewis because there is a conflict between Lewis and UAIC. See, Ex. F.
 - 49. UAIC's strategy has, at all times, been to benefit UAIC at Lewis' expense.
- 50. The recent state court proceedings have involved Lewis' continued efforts to protect him and to preserve his claims against UAIC, which stem from its original wrongful refusal to defend.

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UAIC Retaliatory SLAPP Suit

- 51. Rather than letting the ongoing litigation process unfold in the Ninth Circuit Court of Appeals and Nevada District Court, UAIC has lashed out against its insured Lewis, and his attorneys by filing the instant lawsuit.
- 52. The only claim for relief asserted against Christensen is the barratry claim, which is UAIC's third claim for relief. ECF No. 1.

II.

NEVADA'S ANTI-SLAPP STATUTE

In 1993, the Nevada legislature enacted statutory provisions to protect persons making good faith communications to judicial bodies from being subject to retaliatory litigation arising from those communications, commonly called the "anti-Strategic Lawsuits Against Public Participation" or "anti-SLAPP" statute. John v. Douglas County School Dist., 219 P.3d 1276 (Nev. 2009). In 1997, the Legislature explained that SLAPP lawsuits abuse the judicial process by chilling, intimidating, and punishing individuals for their involvement in public affairs. 1997 Nev. Stat., Ch. 387, Preamble, at 1364.

III.

SPECIAL ANTI-SLAPP MOTION TO DISMISS STANDARDS

To ensure that speech made in connection with a public issue is not chilled through abuse of the judicial process, Nevada's anti-SLAPP statute (NRS 41.660) authorizes a party to file a special motion to dismiss any cause of action that is "based upon a good faith communication in furtherance of the right to petition..." NRS 41.660(1)(a); Stubbs v. Strickland, 129 Nev. Adv. Op. 15, 297 P.3d 326, 329 (2013).

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A. Nevada Substantive Law Applies to This Action

When sitting in diversity, a federal district court must apply the substantive law of the forum state in which it resides. <u>Erie R.R. v. Tompkins</u>, 304 U.S. 64, 78 (1938). In the absence of controlling precedent from the Nevada Supreme Court, a federal district court must use its own best judgment to predict how the state's highest court would decide the relevant substantive issue. <u>Allstate Ins. Co. v. Sanders</u>, 495 F. Supp. 2d 1104, 1106 (D. Nev. 2007).

B. <u>Anti-SLAPP Special Motion to Dismiss Standard</u>

Nevada's "anti-SLAPP" statute governs how a court is to rule upon a Special Motion to Dismiss. Pursuant to Nev. Rev. Stat. § 41.660(3), the court shall:

- (a) Determine whether the moving party has established, by a preponderance of the evidence, that the claim is based upon a good faith communication in furtherance of the right to petition or the right to free speech in direct connection with an issue of public concern;
- (b) If the court determines that the moving party has met the burden pursuant to paragraph (a), determine whether the plaintiff has demonstrated with prima facie evidence a probability of prevailing on the claim

<u>Id.</u>²¹

C. Federal Rules of Civil Procedure Plausibility Standard

The court may dismiss a plaintiff's complaint for failure to state a claim upon which relief can be granted. To survive a motion to dismiss, a complaint must contain sufficient factual matter to "state a claim to relief that is plausible on its face." <u>Ashcroft v. Iqbal</u>, 556 U.S. 662, 677 (2009) (citation omitted). Where the complaint does not permit the court to infer more than

Discovery is to be stayed pending a ruling on the Special Motion to Dismiss. NRS 41.660(3)(e).

the mere possibility of misconduct, the complaint has "alleged — but not shown — that the pleader is entitled to relief." <u>Id.</u> at 679.

IV.

CHRISTENSEN'S SPECIAL MOTION TO DISMISS SHOULD BE GRANTED ON MULTIPLE INDEPENDENT GROUNDS

A. Persuasive Case Law From This Jurisdiction With Similar Facts Justifies Dismissal.

A recent, on-point case from within this jurisdiction supports dismissal of UAIC's Complaint. Century Sur. Co. v. Prince, 265 F. Supp. 3d 1182 (D. Nev. 2017). In Prince, an overzealous insurance company (which, similar to UAIC, refused to defend its insured) sued a local attorney, Dennis Prince, Esq. claiming that he and other attorneys engaged in an "alleged scheme to fraudulently procure a multi-million dollar judgment against Century as a result of a catastrophic vehicle accident." Racketeering and civil conspiracy claims were pled against Prince and others. Century claimed, as in this case, that defendants engaged in a "bad faith insurance 'setup." Similar to this case, Century lashed out at various attorneys after it failed to defend its insured, which led to a multi-million judgment against its insured. ²³

Prince thereafter filed a "Special Motion to Dismiss" pursuant to NRS 41.660. Prince argued that Century's complaint is a strategic lawsuit against public participation ("SLAPP") complaint contending that the complaint was brought against the three attorney defendants personally for improper and retaliatory purposes. Prince also emphasized that the complaint directly targeted the defendants' First Amendment right to petition the court system by seeking

Dennis Prince represented the insured in the <u>Andrew</u> case, which was discussed in the Statement of Facts above.

As in this case, Century refused to defend its insured; a default judgment was entered against the insured and the insurance carrier thereafter sued attorneys personally.

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to "effectively chill Prince and other attorneys from vigorously advocating for injured clients by forcing attorneys to defend themselves against claims for personal liability for purely strategic litigation decisions."

The Court agreed with Prince and dismissed the Complaint. The Hon. James Mahan engaged in a two-prong analysis in deciding the motion. First, the court determined if Century's complaint was based on defendants' good faith communication in furtherance of the right to petition or the right to free speech in direct connection with an issue of public concern. Second, the court determined whether Century had shown a likelihood of prevailing on either of its claims.

Analyzing the first prong of the anti-SLAPP analysis, the court held that Prince had shown by a preponderance of the evidence, that the claim is based upon a good faith communication in furtherance of the right to petition or the right to free speech in direct connection with an issue of public concern. Prince, 265 F. Supp. 3d at 1189. In addition, the court held that Century had not sufficiently shown that 'the defendant[s] abused the privilege [to petition the court] by publishing the communication with malice in fact.' Circus Circus Hotels, Inc. v. Witherspoon, 99 Nev. 56, 657 P.2d 101, 105 (Nev. 1983)." Id.

Analyzing the second prong of the anti-SLAPP analysis, the court held that Century could not satisfy its burden to show, by a preponderance of the evidence, a likelihood of prevailing on its claims. Among other things, the court observed:

- That Century had notice of the complaint in the underlying action before a default judgment was taken;
- That Century admitted it "was aware of the underlying litigation" but chose not to appear in the litigation to defend its insured;
- That the tortfeasor and other insured of the tortfeasor had the right to enter into a good-faith settlement agreement;

- That negotiating a settlement agreement and covenant not to enforce and then "persuading" the tortfeasor to sign did not meet the statutory definition of insurance fraud under Nev. Rev. Stat. § 686A.2815;
- That the attorneys' actions can, at best, be "characterized as a single episode, with a single purpose," which is insufficient to sustain a RICO cause of action;
- That because all of the alleged instances of insurance fraud referenced in Century's complaint are in furtherance of a purported single bad-faith insurance "set up," Century had not adequately alleged multiple instances of insurance fraud;
- That Century had not sufficiently pleaded a pattern of illegal activity or conduct;
- That Prince's complaint did not satisfy the statutory definition of "offering false evidence" because Prince's complaint was not forged or fraudulently altered;
- That Century had not shown that Prince ever "knowingly and willfully" acted to defraud Century;
- That Prince's settlement agreement with Progressive in this case is not tortious, and therefore cannot be the basis for an "unlawful objective" to sustain Century's conspiracy claim.
- That Century had ample opportunity to engage in the litigation to protect its own interests and those of the insured, but it elected instead to rely on its belief that another insurer was litigating in its place;
- That Century had the opportunity to pay out on the insurance claim for its policy limit;
- That Century could have appeared in the litigation to dispute the existence of coverage, rather than unilaterally closing its file. As a result, Century had not shown that the aim of the negotiated settlement in the underlying case was to injure Century's interests.

Id. at passim.

A central theme of the court's decision was that Prince and others were merely advocating as part of the litigation process that exists in the United States. Moreover, the Court repeatedly noted that Century had both notice of the claims giving rise to the default judgment and an opportunity to contest the factual and legal allegations in the underlying state court

complaint. Instead of doing that, Century was the one that elected not to defend its insureds.

Furthermore, the court recognized that Judge Gordon, who presided over the underlying case, expressly ruled that "Century breached its duty to defend" in the underlying case. Id. at 1193. Similarly, the court noted that Judge Douglas Herndon, in the underlying state court action, commented on Century's failure to act as follows:

> I think Century stuck their head in the sand and said, hey. We determined we're not going to have coverage here because of what we believe the facts to be. So we're going to stand back and were not going to defend. We're not going to intervene. We're not going to seek any reservation of rights or any declaratory relief. We're just going to let the baby fall forward and hopefully we won't have any involvement. Then oops. It's going into default.

Id.

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The court concluded, "[a]ccordingly, Prince did not and could not 'orchestrate' Century's failure to defend. Instead, Prince contacted Century regarding Pretner's claims, and Century made a unilateral decision to deny coverage, refuse to defend Vasquez or Blue Streak, and to not appear in the state court litigation." Id.

Ultimately, Judge Mahan granted Prince's Special Motion to Dismiss. For similar reasons, this Court should grant Christensen's Special Motion to Dismiss.

В. **Christensen Satisfies The First Prong of The Anti-SLAPP** Analysis Because UAIC's Barratry Claim Arises From Protected Activity

Similar to Prince, UAIC is complaining about Christensen's protected free speech or petitioning activity. More particularly, the basis for UAIC's sole barratry claim against Christensen is centered on Christensen's communications (e.g. "right to petition") in connection with the litigation process. Simply because Christensen is petitioning a court as a lawyer zealously advocating for his client, UAIC is suing Christensen and seeking to hold him personally liable. Putting aside that UAIC's claims are reckless and being pursued even though

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UAIC has repeatedly failed to prevail in connection with the convoluted proceedings, UAIC cannot get around a threshold determination that Christensen's communications are protected by Nevada's Anti-SLAPP statute.

More particularly, NRS 41.637 defines a "good faith communication in furtherance of the right to petition" to include "[w]ritten or oral statement[s] made in direct connection with an issue under consideration by a legislative, executive or judicial body, or any other official proceeding authorized by law" or "[c]ommunication[s] made in direct connection with an issue of public interest in a place open to the public or in a public forum[.]" In effect, "petitioning activity" includes any statements, writings, or pleadings made in connection with civil litigation.

To be afforded protection, the defendant need only show that the plaintiff's cause of action arises out of protected activity. Feldman v. 1100 Park Lane Associates, 160 Cal. App. 4th 1467, 1478 (2008). Here, UAIC's barratry claim centers on Christensen's communications on behalf of his client. By definition, the barratry claim is intertwined with judicial proceedings, which are expressly covered by Nevada's anti-SLAPP statute. Thus, UAIC's claim arises from activity protected under the anti-SLAPP statute such that the first prong of the anti-SLAPP analysis has been satisfied.

C. **UAIC Cannot Satisfy the Second Prong of the Anti-SLAPP Analysis** Because It Cannot Show that it Has a Probability of Prevailing On its Claim.

There are multiple reasons why UAIC should not prevail on its barratry claim against Christensen. Any one of the following reasons justifies the dismissal of UAIC's case. Each different basis for dismissal is discussed below.

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1. UAIC's Claims are Not Even Ripe In Light of the Ongoing Proceedings.

UAIC's barratry claim is not ripe for adjudication. Here, UAIC's claims are at issue in ongoing litigation in the Nevada lower state court, the Nevada Supreme Court and Ninth Circuit Court of Appeals. UAIC is acting like it is entitled to prevail even though it has already lost various arguments before the Ninth Circuit Court of Appeals (i.e. finding that UAIC breached its duty to defend) and Nevada Supreme Court (i.e. finding that Lewis' damages are not capped). Put another way, having already lost twice on appeal, UAIC now wants this Court to jump the gun and begin litigating a barratry claim even though UAIC may lose again before the relevant courts.

Currently, ongoing questions exist as to Lewis' ability to pursue claims against UAIC, and there is nothing wrong with Christensen advocating on behalf of his client. Until the ongoing proceedings are decided, UAIC's barratry claim is premature, and is nothing more than an effort to chill Christensen's advocacy. On this basis alone, UAIC cannot make a prima facie showing of a probability of prevailing on its claims as required by NRS 41.660.

2. Even if the Barratry Claim Was Ripe, UAIC Cannot Prevail Because Christensen's Conduct, Statements and Court Filings Fall Within the Absolute Litigation Privilege.

In <u>Feldman v. 1100 Park Lane Associates</u>, 160 Cal. App. 4th 1467, 1485 (2008), the court recognized, "the litigation privilege is 'relevant to the second step in the anti-SLAPP analysis in that it may present a substantive defense a plaintiff must overcome to demonstrate a probability of prevailing."²⁴ The Nevada Supreme Court has recognized "the long-standing common law rule that communications uttered or published in the

The Nevada Supreme Court has repeatedly recognized the similarities between California's and Nevada's anti-SLAPP statutes, and routinely look to California courts for guidance in the area. See, e.g., Coker v. Sassone, 135 Nev. Adv. Op. 2 (Jan. 3, 2019).

course of judicial proceedings are absolutely privileged." <u>Circus Circus Hotels v.</u>

<u>Witherspoon</u>, 99 Nev. 56, 60, 657 P.2d 101, 104 (1983).

The policy behind the absolute privilege, as it applies to attorneys participating in judicial proceedings, is to grant them "as officers of the court the utmost freedom in their efforts to obtain justice for their clients." As its name indicates, the privilege is <u>absolute</u>. It "precludes liability even where the defamatory statements are published with knowledge of their falsity and personal ill will toward the plaintiff." <u>Fink v. Oshins</u>, 118 Nev. 428, 432, 49 P.3d 640, 643 (2002).²⁵

The litigation privilege, the backbone to an effective and smoothly operating judicial system, is broadly recognized, liberally applied, and "based upon a public policy of security to attorneys as officers of the court the utmost freedom in their efforts to secure justice for their clients." Restatement (Second) of Torts § 586 cmt. a (1977). As recognized in Alpert

This "litigation privilege" extends to attorneys during the representation of their clients based on policy considerations, including: (1) promoting candid, objective, and undistorted disclosure of evidence; (2) placing the burden of testing the evidence upon the litigants during trial; (3) avoiding the chilling effect resulting from the threat of subsequent litigation; (4) reinforcing the finality of judgments; (5) limiting collateral attacks upon judgments; (6) promoting zealous advocacy; (7) discouraging abusive litigation practices; and (8) encouraging settlement. Matsuura v. E.I. du Pont de Nemours & Co., 102 Haw. 149, 155, 73 P.3d 687, 693 (2003).

The Florida Supreme Court has held that the absolute privilege afforded defamatory statements also applies to other misconduct, "[A]bsolute immunity must be afforded to any act occurring during the course of a judicial proceeding, regardless of whether the act involves a defamatory statement or other tortious behavior...." <u>Levin, Middlebrooks, Mabie, Thomas, Mayes & Mitchell, P.A. v. United States Fire Insurance Company</u> 639 So.2d 606, 608 (Fla. 1994) (emphasis added).

The privilege, rooted in defamation, has been applied to protect attorneys in a broad range of other claims including, defense of claims for bad faith and breach of fiduciary duty, interference with business relationships, civil conspiracy and racketeering. See, e.g., Jackson v. BellSouth Telecomms, 372 F.3d 1250 (11th Cir. 2004) (tortious interference and conspiracy to defraud); Crockett & Myers, Ltd. v. Napier, Fitzgerald & Kirby, LLP, 440 F. Supp. 2d

v. Crain, Caton & James, P.C., 178 S.W.3d 398, 405 (Tex. Ct. App. 2005), "if an attorney could be held liable to an opposing party for statements made or actions taken in the course of representing his client, he would be forced constantly to balance his own potential exposure against his client's best interest."

Here, UAIC's Complaint challenges Christensen in connection with his advocacy in legal proceedings. UAIC's claims are barred by the litigation privilege. That is true even if Christensen intentionally engaged in conduct or communications he knew to be false (which he firmly denies). Thus, UAIC cannot succeed on the merits on this independent basis, and the Complaint should be immediately dismissed.

3. UAIC Cannot Prevail On Its Claims Because Christensen's Conduct, Statements In Court Are Protected by the First Amendment

Courts have recognized that the First Amendment is a viable defense to alleged barratry claims. For example, in NAACP v. Button, 371 U.S. 415, 432–33 (1963), the United States Supreme Court recognized, "[h]owever valid may be Virginia's interest in regulating the traditionally illegal practices of barratry, maintenance and champerty, that interest does not justify the prohibition of the NAACP [First Amendment] activities disclosed by this record."). See also United States v. Smith, 928 F.2d 409, 1991 WL 33104, at *6 (9th Cir. 1991) (citing Button for the proposition that "enforcement of barratry statute may be invalid if it infringes on protected first amendment rights 'whether or not ... the petitioner has engaged in privileged

⁽continued)
1184 (D. Nev. 2006) (bad faith and breach of fiduciary duty); <u>Boca Investors Group, Inc. v. Potash</u>, 835 So.2d, 273 (Fla. Dist. Ct. App. 2002) (interference with business

relationships); <u>Kahala Royal Corp. v. Goodsill Anderson Quinn & Stifel</u>, 151 P.3d 732 (Haw. 2007) (interference with prospective economic advantage); <u>Debry v. Godbe</u>, 992 P.2d 979 (Utah 1999) (judicial proceedings privilege extends not only to defamation, but to all claims arising from the same statements).

24 Id. at 1226.

conduct."). In this case, First Amendment grounds also justify the dismissal of UAIC's barratry claim.

4. UAIC Cannot Otherwise Prevail On Its Barratry Claim.

UAIC's medieval (albeit novel) barratry claim is otherwise invalid. "Barratry" refers to a continuing practice of maintenance of champerty.²⁷ The doctrines of champerty and maintenance originated in medieval England.²⁸ Some states have outright abolished these ancient doctrines.²⁹ Christensen maintains, in good faith, that a barratry claim should no longer be recognized in Nevada. This is especially true in the context of attorneys given the permutations associated

We also no longer are persuaded that the champerty doctrine is needed to protect against the evils once feared: speculation in lawsuits, the bringing of frivolous lawsuits, or financial overreaching by a party of superior bargaining position. There are now other devices that more effectively accomplish these ends.

As recognized in <u>In re Primus</u>, 436 U.S. 412, 424 n.15 (1978), "barratry is a continuing practice of maintenance or champerty." <u>Accord, Schwartz v. Eliades</u>, 113 Nev. 586, 589–90, 939 P.2d 1034, 1036 (1997) ("A champertous agreement is one in which a person without interest in another's litigation undertakes to carry on the litigation at his own expense, in whole or in part, in consideration of receiving, in the event of success, a part of the proceeds of the litigation." (citation omitted)); <u>Lum v. Stinnett</u>, 87 Nev. 402, 408, 488 P.2d 347, 350 (1971) ("Maintenance exists when a person without interest in a suit officiously intermeddles therein by assisting either party with money or otherwise to prosecute or defend it." (quoting 14 C.J.S. Champerty and Maintenance s 1b).

Osprey, Inc. v. Cabana Ltd. Partnership, 340 S.C. 367, 532 S.E.2d 269 (S.C. 2000). In medieval England, feudal lords and other privileged society members would often assist others, usually those of little means, by supporting the unprivileged's legal disputes against a third party, often the wealthy citizen's personal or political enemy. <u>Id.</u> at 374-75. In return for funding the lawsuit, the party to whom the claim actually belonged promised to give his or her benefactor a stake in the outcome of the lawsuit. <u>Id.</u> By such practices, the wealthier actually became wealthier. "Champerty was a 'means by which powerful men aggrandized their estates and the background was unquestionably that of private war." <u>Id.</u> at 375.

²⁹ In <u>Saladini v. Righellis</u>, 687 N.E.2d 1224, 1226 (Mass. 1997), the Massachusetts Supreme Court held that champerty and maintenance would no longer be recognized in the state. The court stated:

Even if a barratry claim is still recognized in Nevada, UAIC's claim still fails because

with the litigation privilege, First Amendment issues and the anti-SLAPP statute.

"[m]alicious intent [is] the essence of the common-law offenses of fomenting or stirring up litigation" (Button, 371 U.S. at 438). Here, UAIC's Complaint does not even allege malicious intent.

UAIC's Complaint also fails on plausibility grounds. In this case, it is simply implausible to suggest, much less conclude, that Christensen is being malicious. All Christensen is doing is trying to advocate in the context of our judicial system. At least twice now, Christensen's positions have been vindicated on appeal. Now, similar to Century Surety in the Andrew case, UAIC is taking desperate attempts to personally sue adverse attorneys after the insurance company set the chain of events into motion by refusing to defend its insureds.

Finally, if anyone is guilty of "stirring up quarrels," it is UAIC. It is UAIC which refused to defend its insured.³⁰ It is UAIC that rejected a \$15,000 policy limits offer in a catastrophic injury case. It is UAIC which has repeatedly taken adverse actions to its insured. It is UAIC that has repeatedly looked out for its own interests. In reality, it is UAIC that is responsible for the evolution of proceedings. Accordingly, there is yet another independent basis for dismissal.

³⁰ Once faced with allegations triggering coverage, UAIC had four options: (1) defend the case and dispute liability; (2) proceed under a reservation of rights and defend the case; (3) proceed under a reservation of rights and file a declaratory relief action as to coverage; or (4) decline to defend its insureds. Despite having notice of these allegations against Lewis, UAIC chose the most aggressive option it could – the option not to defend at all. This choice has been described by courts as the "riskiest of all litigation strategies." <u>Transportation Ins. Co. v. Piedmont Construction Group, LLC</u>, 686 S.E.2d 824 (Ga. App. 2009).

CONCLUSION

For the reasons stated herein, Defendant Christensen respectfully requests this Court to enter an order pursuant to NRS 41.660 granting its Special Motion to Dismiss, and make an award of attorney's fees allowed by the statute.

Dated this 22nd day of February, 2019.

SANTORO WHITMIRE

/s/ James E. Whitmire

JAMES E. WHITMIRE, ESQ. Nevada Bar No. 6533 SANTORO WHITMIRE 10100 W. Charleston Blvd., Suite 250 Las Vegas, Nevada 89135 Attorney for Defendant Thomas Christensen

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that, on the 22nd day of February, 2019, a true and correct copy	of
---	----

the DEFENDANT THOMAS CHRISTENSEN'S MOTION TO DISMISS PURSUANT TO

- NRS 41.660 was served electronically with the Clerk of the Court using the CM/ECF system
- and/or deposited for mailing in the U.S. Mail, postage prepaid and addressed to the following:
- Matthew John Douglas Atkin Winner & Sherrod
- 1117 South Rancho
- Las Vegas, NV 89102
- 702-245-7000
- Email: mdouglas@awslawyers.com

Thomas E. Winner

- Atkin Winner & Sherrod 1117 South Rancho Drive
- Las Vegas, NV 89102 702-243-7000
- Fax: 702-234-7059
- Email: twinner@awsvlaw.com

Attorneys for Plaintiff

/s/ Asmeen Olila-Stoilov

An employee of SANTORO WHITMIRE

EXHIBITS TO DEFENDANT THOMAS CHRISTENSEN'S SPECIAL MOTION TO DISMISS PURSUANT TO NRS 41.660

Exhibit	Title	Bates No.
A	Docket Report for Case No. 07A549111	0001-0009
В	Docket Report for Case No. A-09-590967-C	0010-0011
С	Docket Report for Case No. 2:09-cv-01348-RJC-GWF	0012-0028
D	Docket Report for Case No. 11-15010	0029-0036
Е	Docket Report for Case No. 13-17441	0037-0045
F	Docket Report for Case No. A-18-772220-C	0046-0050
G	Docket Report for Case No. KS021378	0051-0059

"EXHIBIT A"

Docket Report for Case No. 07A549111

Case 2:18-cv-02269-JAD-PAL Document 5-2 Filed 02/22/19 Page 2 of 9

001523

Skip to Main Content Logout My Account Search Menu New District Civil/Criminal Search Refine Search Back Location: District Court Civil/Criminal Help

REGISTER OF ACTIONS CASE No. 07A549111

James Nalder vs Gary Lewis

Case Type: Negligence - Auto
Date Filed: 10/02/2007
Location: Department 20
Cross-Reference Case Number: A549111

RELATED CASE INFORMATION

Related Cases

Litem

A-18-772220-C (Consolidated)

PARTY INFORMATION

Lead Attorneys

Defendant Lewis, Gary E. Breen Arntz

Retained 702-384-8000(W)

Guardian Ad Nalder, James Thomas F. Christensen

Retained 7028701000(W)

Intervenor United Automobile Insurance Company Matthew J Douglas

Retained 702-243-7000(W)

Plaintiff Nalder, Cheyenne David Allen Stephens

Retained 702-656-2355(W)

Plaintiff Nalder, James David Allen Stephens

Retained 702-656-2355(W)

Subject Minor Nalder, Cheyenne Thomas F. Christensen

Retained 7028701000(W)

EVENTS & ORDERS OF THE COURT

DISPOSITIONS

01/04/2008 Order Approving Minor's Compromise (Judicial Officer: Cadish, Elissa F.)

Converted Disposition:

Entry Date & Time: 01/07/2008 @ 08:24 Description: ORDER OF APPROVAL OF MINORS CLAIM Debtor: Lewis, Gary Creditor: Nalder, Cheyenne Amount Awarded: \$66519.11 Attorney Fees: \$33333.33 Costs: \$147.56 Interest Amount: \$0.00 Total: \$100000.00

06/03/2008 Default Judgment Plus Legal Interest (Judicial Officer: Cadish, Elissa F.)

Converted Disposition:

Entry Date & Time: 06/05/2008 @ 11:09 Description: DEFAULT JUDGMENT PLUS LEGAL INTEREST Debtor: Lewis, Gary Creditor: Nalder, Cheyenne Amount Awarded: \$3500000.00 Attorney Fees: \$0.00 Costs: \$0.00 Interest Amount: \$0.00 Total: \$3500000.00

Case 2:18-cv-02269-JAD-PAL Document 5-2 Filed 02/22/19 Page 3 of 9

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001524
03/28/2018 Amended Default Judgment Plus Legal Interest (Judicial Officer: Cadish, Elissa F.) Reason: Amended
                Converted Disposition:
                    Entry Date & Time: 06/05/2008 @ 11:00 Description: DEFAULT JUDGMENT PLUS LEGAL INTEREST Debtor: Lewis, Gary
                    Creditor: Nalder, James Amount Awarded: $3500000.00 Attorney Fees: $0.00 Costs: $0.00 Interest Amount: $0.00 Total:
                Debtors: Gary Lewis (Defendant)
                Creditors: James Nalder (Plaintiff)
Judgment: 03/28/2018, Docketed: 03/29/2018
                Total Judgment: 3,434,444.63
                  06/03/2008 Default Judgment Plus Legal Interest (Judicial Officer: Cadish, Elissa F.)
                           Entry Date & Time: 06/05/2008 @ 11:00 Description: DEFAULT JUDGMENT PLUS LEGAL INTEREST Debtor: Lewis,
                           Garý Creditor: Nalder, James Amount Awarded: $3500000.00 Attorney Fees: $0.00 Costs: $0.00 Interest Amount:
                          $0.00 Total: $3500000.00
01/28/2019 Order of Dismissal With Prejudice (Judicial Officer: Johnson, Eric)
                Debtors: Gary Lewis (Third Party Plaintiff)
                Creditors: Resnick and Louis PC (Third Party Defendant), Tindall, Randall Esq (Third Party Defendant), United Automobile Insurance Company
                (Third Party Defendant)
                Judgment: 01/28/2019, Docketed: 01/29/2019
01/30/2019 Compromise Settlement (Judicial Officer: Johnson, Eric)
                Debtors: Gary Lewis (Defendant)
                Creditors: Cheyenne Nalder (Plaintiff)
Judgment: 01/30/2019, Docketed: 01/22/2019
                Total Judgment: 5,696,810.41
                Comment: 2/14/19 Judgment Withdrawn Per Order
02/14/2019 Amended Compromise Settlement (Judicial Officer: Johnson, Eric) Reason: Vacated
                Debtors: Gary Lewis (Defendant)
                Creditors: Cheyenne Nalder (Plaintiff)
                Judament: 02/14/2019
                Total Judgment: 5,696,810.41
                Comment: 2-14-19 Per Order Judgment Withdrawn (See also in Cons. Case)
                Debtors: Gary Lewis (Defendant)
                Creditors: Cheyenne Nalder (Plaintiff)
Judgment: 01/23/2019, Docketed: 01/22/2019
                Total Judgment: 5,696,810.41
                  01/23/2019 Compromise Settlement (Judicial Officer: Johnson, Eric)
                      Debtors: Gary Lewis (Defendant)
                      Creditors: Cheyenne Nalder (Plaintiff)
                      Judgment: 01/23/2019, Docketed: 01/22/2019
                      Total Judgment: 5,696,810.41
            OTHER EVENTS AND HEARINGS
10/02/2007
            Petition
              PETITION FOR ORDER APPOINTING GUARDIAN AD LITEM Fee $148.00
                07A5491110001.tif pages
10/09/2007 Order Appointing Guardian Ad Litem
              ORDER APPOINTING GUARDIAN AD LITEM
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07A5491110002.tif pages
10/09/2007 Initial Appearance Fee Disclosure
            INITIAL APPEARANCE FEE DISCLOSURE
              07A5491110003.tif pages
10/09/2007 Complaint
            COMPLAINT FILED
              07A5491110004.tif pages
11/02/2007 Summons
            SUMMONS
              07A5491110005.tif pages
12/13/2007 Default
            DEFAULT
              07A5491110006.tif pages
12/21/2007 Petition for Compromise of Minors Claim
            PETITION TO COMPROMISE CLAIM OF MINORS
              07A5491110007.tif pages
01/04/2008 Conversion Case Event Type
            STATUS CHECK: BLOCKED ACCOUNT /1
              07A5491110008.tif pages
01/04/2008 Judgment
            ORDER OF APPROVAL OF MINORS CLAIM
              07A5491110009.tif pages
03/03/2008 Status Check: Blocked Account (3:00 AM) (Judicial Officer Cadish, Elissa F.)
            STATUS CHECK: BLOCKED ACCOUNT /1
            Minutes
           Result: Continuance Granted
03/31/2008 CANCELED Status Check: Blocked Account (9:00 AM) (Judicial Officer Cadish, Elissa F.)
            Vacated
            Minutes
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Result: Continuance Granted

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04/08/2008 Conversion Case Event Type
             HEARING RE: SHOW CAUSE /2
               07A5491110010.tif pages
04/14/2008 Motion
             ALL PENDING MOTIONS 4-14-08
               07A5491110011.tif pages
04/14/2008 Conversion Case Event Type
             STATUS CHECK: PAYMENT OF SANCTIONS/ FURTHER PROCEEDINGS VR 5/21/08
               07A5491110012.tif pages
04/14/2008 CANCELED Status Check: Blocked Account (9:00 AM) (Judicial Officer Cadish, Elissa F.)
             Vacated
           Result: Continuance Granted
04/14/2008 Show Cause Hearing (9:00 AM) (Judicial Officer Cadish, Elissa F.)
             HEARING RE: SHOW CAUSE /2
04/14/2008 All Pending Motions (9:00 AM) (Judicial Officer Cadish, Elissa F.)
             ALL PENDING MOTIONS 4-14-08 Court Clerk: Keith Reed Reporter/Recorder: Jessica Ramirez Heard By: ELISSA CADISH
             Minutes
           Result: Matter Heard
04/21/2008 Conversion Case Event Type PROVE UP OF DEFAULT /5
               07A5491110013.tif pages
04/22/2008 Motion
             ALL PENDING MOTIONS 4-22-08
               07A5491110014.tif pages
04/22/2008 CANCELED Status Check: Blocked Account (9:00 AM) (Judicial Officer Cadish, Elissa F.)
             Vacated
            Result: Continuance Granted
04/22/2008 Status Check (9:00 AM) (Judicial Officer Cadish, Elissa F.)
STATUS CHECK: PAYMENT OF SANCTIONS/ FURTHER PROCEEDINGS VR 5/21/08
           Result: Continuance Granted
04/22/2008 All Pending Motions (9:00 AM) (Judicial Officer Cadish, Elissa F.)
             ALL PENDING MOTIONS 4-22-08 Court Clerk: Keith Reed Reporter/Recorder: Jessica Ramirez Heard By: ELISSA CADISH
             Minutes
           Result: Matter Heard
04/30/2008 Motion
             ALL PENDING MOTIONS 4-30-08
               07A5491110015.tif pages
04/30/2008 CANCELED Status Check: Blocked Account (9:00 AM) (Judicial Officer Cadish, Elissa F.)
             Vacated
           Result: Continuance Granted
04/30/2008
           CANCELED Status Check (9:00 AM) (Judicial Officer Cadish, Elissa F.)
            Result: Continuance Granted
04/30/2008 All Pending Motions (9:00 AM) (Judicial Officer Cadish, Elissa F.)
             ALL PENDING MOTIONS 4-30-08 Court Clerk: Keith Reed Reporter/Recorder: Jessica Ramirez Heard By: ELISSA CADISH
             Parties Present
             Minutes
           Result: Matter Heard
05/15/2008 Application
             APPLICATION FOR JUDGMENT BY DEFAULT
               07A5491110016.tif pages
05/15/2008 Notice
             NOTICE OF PAYING SANCTIONS
               07A5491110017.tif pages
05/16/2008 Application
             AMENDED APPLICATION FOR JUDGMENT BY DEFAULT
               07A5491110018.tif pages
05/21/2008 Minute Order (3:00 AM) (Judicial Officer Cadish, Elissa F.)
             MINUTE ORDER RE: BLOCKED ACCOUNT Relief Clerk: Phyllis Irby/pi Heard By: ELISSA CADISH
             Minutes
           Result: Matter Heard
05/22/2008 Prove Up/Default (9:00 AM) (Judicial Officer Cadish, Elissa F.)
             PROVE UP OF DEFAULT /5 Relief Clerk: Phyllis Irby/pi Reporter/Recorder: Jessica Ramirez Heard By: ELISSA CADISH
             Parties Present
             Minutes
           Result: Motion Granted
05/28/2008 Conversion Case Event Type
             MINUTE ORDER RE: BLOCKED ACCOUNT
               07A5491110019.tif pages
05/29/2008 Conversion Case Event Type
             STATUS CHECK: PAYMENT OF SANCTIONS/ FURTHER PROCEEDINGS
               07A5491110020.tif pages
05/29/2008 Conversion Case Event Type
             STATUS CHECK: BLOCKED ACCOUNT
               07A5491110021.tif pages
05/29/2008
           CANCELED Status Check: Blocked Account (9:00 AM) (Judicial Officer Cadish, Elissa F.)
             Vacated
05/29/2008 CANCELED Status Check (9:00 AM) (Judicial Officer Cadish, Elissa F.)
             Vacated
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0004 2/21/2019011.**525**M

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05/29/2008 Status Check (9:00 AM) (Judicial Officer Cadish, Elissa F.) STATUS CHECK: PAYMENT OF SANCTIONS/ FURTHER PROCEEDINGS Relief Clerk: Nora Pena Reporter/Recorder: Jessica Ramirez Heard By: ELISSA CADISH

Parties Present

Minutes

Result: Matter Heard

06/03/2008 Judgment

DÉFAULT JUDGMENT PLUS LEGAL INTEREST

07A5491110022.tif pages

06/03/2008 Judgment

DEFAULT JUDGMENT PLUS LEGAL INTEREST

07A5491110023.tif pages

06/26/2008 Status Check (9:00 AM) (Judicial Officer Cadish, Elissa F.)

STATUS CHECK: BLOCKED ACCOUNT Court Clerk: Keith Reed Reporter/Recorder: Jessica Ramirez Heard By: ELISSA CADISH

Parties Present

Minutes

Result: Blocked Account / Proof Filed

Acknowledgment 06/30/2008

ACKNOWLEDGEMENT OF BLOCKED ACCOUNT

07A5491110024.tif pages

08/01/2008 Motion

PLTF'S MTN TO STRIKE SOCIAL SECURITY NUMBER/11 (vj 9/2/08)

07A5491110025.tif pages 08/26/2008 Notice of Entry of Judgment

NOTICE OF ENTRY OF JUDGMENT 07A5491110028.tif pages

09/02/2008 Conversion Case Event Type

MINUTE ORDER RE: PLTF'S MTN TO STRIKE SOCIAL SECURITY NUMBER

07A5491110026.tif pages

Minute Order (3:00 AM) (Judicial Officer Cadish, Elissa F.) 09/02/2008

MINUTE ORDER RE: PLTF'S MTN TO STRIKE SOCIAL SECURITY NUMBER Relief Clerk: Monica Schmidt Heard By: ELISSA CADISH

Minutes

Result: Matter Heard

09/03/2008 Conversion Case Event Type

STATUS CHECK: HEARING VI 10-3-08

07A5491110027.tif pages

09/03/2008 CANCELED Motion to Strike (3:00 AM) (Judicial Officer Cadish, Elissa F.)

Vacated

001526

09/05/2008 Acknowledgment ACKNOWLEDGEMENT OF BLOCKED ACCOUNT

07A5491110029.tif pages

CANCELED Status Check (3:00 AM) (Judicial Officer Cadish, Elissa F.) 10/06/2008

Vacated

Minutes

Result: Matter Heard

07/29/2009 Writ of Execution 02/01/2010 Affidavit of Service

Affidavit of Service

06/24/2011 Case Reassigned to Department 29

Case reassigned from Judge Kathleen E. Delaney

01/02/2017 Case Reassigned to Department 29

Case reassigned from Judge Susan Scann Dept 29

03/22/2018 Ex Parte Motion

Ex Parte Motion to Amend Judgment in the Name of Cheyenne Nalder, Individually

03/28/2018 Amended Judgment Amended Judgment

05/18/2018 Notice of Entry

Notice of Entry of Amended Judgment 08/17/2018 Motion to Intervene

UAIC's Motion to Intervene

09/17/2018 Opposition

Plaintiff's Opposition to Motion to Intervene

09/18/2018 Reply in Support UAIC's Reply in Support of its Motion to Intervene

09/19/2018 Motion to Intervene (3:00 AM) (Judicial Officer Jones, David M)

UAIC's Motion to Intervene

Minutes

Result: Granted

09/27/2018 Initial Appearance Fee Disclosure

Initial Appearance Fee Disclosure (NRS Chapter 19)

Opposition 10/08/2018

Plaintiff's Opposition to Defendant's Motion for Relief from Judgment

10/17/2018 Motion to Strike

Defendant's Motion to Strike Defendant's Motion for Relief from Judgment

10/19/2018 Order Granting Motion

Order Granting UAIC's Motion to Intervene

10/19/2018 Initial Appearance Fee Disclosure Initial Appearance Fee Disclosure

10/19/2018 Notice of Entry of Order

Notice of Entry of Order on Intervenor United Automobile Insurance Company's Motion to Intervene

0005 2/21/2019011.**526**M

Case 2:18-cv-02269-JAD-PAL Document 5-2 Filed 02/22/19 Page 6 of 9 001527 10/19/2018 Motion UAIC's Motion for Relief from Judgment Pursuant to NRCP 60 10/24/2018 Minute Order (10:55 AM) (Judicial Officer Jones, David M) Minute Order Re: Recusal **Parties Present Minutes** Result: Recused 10/29/2018 Notice of Department Reassignment Notice of Department Reassignment 10/29/2018 Notice of Department Reassignment Amended Notice of Department Reassignment 10/29/2018 Opposition Defendant's Opposition to Intervenor's Motion for Relief From Judgment Pursant to NRCP 60 10/29/2018 Opposition Plaintiff's Opposition to UAIC's Motion for Relief from Judgment 11/01/2018 Opposition Opposition to Gary Lewis' Motion to Strike Motion to Set Aside Judgment 11/02/2018 Opposition UAIC'S Opposition to Defendant's Motion to Strike Defendant's Motion for Relief from Judgment & Counter-Motion for Evidentiary Hearing for a Fraud Upon the Court or, Alternatively, for the Court to Vacate the 3/28/18 Amended Judgment on Its Own Motion **Motion for Sanctions** 11/08/2018 NRCP 11 Motion for Sanctions 11/08/2018 Notice of Hearing Notice of Hearing 11/15/2018 Opposition Defendant's Opposition To Counter-Motion For Evidentiary Hearing For A Fraud Upon The Court Or, Alternatively, For The Court To Vacate The 3/28/18 Amended Judgment On It's Own Motion 11/20/2018 Opposition and Countermotion Plaintiff's Opposition to UAIC's Counter Motion for Evidentiary Hearing for Fraud Upon the Court or, Alternatively, for the Court to Vacate the 3/28/2018 Amended Judgment on its Own Motion 11/26/2018 Motion to Consolidate Intervenor's Motion to Consolidate on Order Shortening Time 11/27/2018 Opposition Plaintiff's Opposition to Intervenor UAIC's Motion to Consolidate 11/27/2018 Opposition Opposition to UAIC's Motion to Consolidate and Countermotion to Set Aside Void Order and To Strike All Filings By Intervenor 11/28/2018 CANCELED Motion to Consolidate (10:30 AM) (Judicial Officer Johnson, Eric) Vacated Intervenor's Motion to Consolidate on OST 11/28/2018 | CANCELED | Motion to Consolidate (10:30 AM) (Judicial Officer Johnson, Eric) Vacated - per Law Clerk Intervenor's Motion to Consolidate on Order Shortening Time 11/28/2018 Opposition UAIC's Opposition to Defendant Lewis' Motions for Sanctions Against Randall Tindall, Esq. 11/30/2018 Minute Order (11:30 AM) (Judicial Officer Johnson, Eric) Minutes Result: Minute Order - No Hearing Held 12/03/2018 Notice of Hearing Notice of Hearings 12/10/2018 Motion (1/3/18 Withdrawn) Motion For Relief From Orders And Joinder In Motions For Relief From Orders 12/12/2018 Motion (2/14/19 Withdrawn- Filed also in A772220) - Motion For Relief From Orders And Joinder In Motions For Relief From Orders On Order Shortening Time 12/12/2018 Stipulation and Order Stipulation Regarding Scheduling Of Hearing Dates 12/13/2018 Motion to Set Aside Plaintiff's Motion to Set Aside Order, Pursuant to NRCP 60(b) Allowing UAIC to Intervene 12/14/2018 Opposition Uaic s Opposition To Third Party Plaintiff Lewis Counter-Motion For Summary Judgment & Counter-Motion To Strike Affidavit Of Lewis In Support Of Same Counter-Motion For Summary Judgment And/Or Stay Proceedings Pending Appellate Ruling And/Or Stay Counter-Motion For Summary Judgment Pending Necessary Discovery Pursuant To N.R.C.P. 56(F) 12/20/2018 Opposition to Motion For Summary Judgment UAIC s Opposition To Plaintiff Nalder s Motion For Summary Judgment & Counter-Motion To Stay Proceedings Pending Appellate Ruling 12/20/2018 Opposition to Motion Randall Tindall, Esq., and Resnick & Louis P.C.'s Opposition to Defendant/Cross-Claimant's NRCP 11 Motion for Sanctions 12/27/2018 Stipulation Stipulation Re: Early Case Conference and Early Case Conference Report 12/27/2018 Order Granting Motion Order Granting Intervenor's Motion to Consolidate Cases on Order Shortening Time 12/28/2018 Notice of Entry Notice of Entry of Order Granting Intervenor's Motion to Consolidate Cases on Order Shortening Time 12/31/2018 Opposition UAIC s Opposition to Third Party Plaintiff Lewis Motion for Relief from Order and Joinder in Motions for Relief from Orders on Order Shortening Time as well as UAIC's Opposition to Plaintiff's Motion to Set Aside Order, Pursuant To N.R.C.P. 60(B), Allowing UAIC to Intervene & Opposition to Defendant Lewis Motion for Relief from Orders and Joinder in Motions for Relief from Orders and, UAIC's Counter-Motion to Stay Pending Ruling on Appeal 01/02/2019 Reply in Support

UAIC'S Reply In Support of Its Counter-Motion for Evidentiary Hearing for a Fraud Upon the Court or, Alternatively, for the Court to Vacate The

UAIC's Reply in Support of its Motion for Relief from Judgment Pursuant to NRCP 60

3/28/18 Amended Judgment on its Own Motion

01/02/2019 Reply in Support

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01/02/2019 Reply in Support UAIC'S REPLY IN SUPPORT OF ITS MOTION TO DISMISS PLAINTIFF'S COMPLAINT & MOTION FOR COURT TO DENY STIPULATION TO ENTER JUDGMENT BETWEEN PLAINTIFF AND LEWIS and/or, IN THE ALTERNATIVE TO STAY SAME PENDING HEARING ON MOTION TO DISMISS

01/02/2019 **Opposition**

Opposition to Counter-Motion to Strike Affidavit of Lewis in Support of his Counter-Motion for Summary Judgment AND Opposition to UAIC's Counter-Motion to Stay proceedings pending Appellate Ruling and Stay Counter-Motion for Summary Judgment Pending Necessary Discovery Pursuant to NRCP 56(f) and Reply in Support of Motion to Set Aside Order Allowing Intervention and Oppositions and Replies in Support of any other Motions to be heard on January 9, 2019

01/02/2019 Withdrawal

Defendant's Withdrawal Of Defendant's Motion For Relief From Judgment Pursuant To NRCP 60

01/02/2019 Withdrawal

Defendant's Withdrawal Of Defendant's Motion To Dismiss And Withdrawal Of Defendant's Motion For Relief From Judgment Pursuant To NRCP

01/07/2019 Motion to Withdraw As Counsel

Motion to Withdraw As Counsel on Order Shortening Time

Motion for Relief (8:30 AM) (Judicial Officer Johnson, Eric) 01/09/2019

Defendant's Motion for Relief from Judgment Pursuant to NRCP 60

10/31/2018 Reset by Court to 11/21/2018 11/21/2018 Reset by Court to 12/12/2018 12/12/2018 Reset by Court to 01/09/2019

Result: Withdrawn

01/09/2019 Motion to Strike (8:30 AM) (Judicial Officer Johnson, Eric)

Defendant's Motion to Strike Defendant's Motion for Relief from Judgment

12/12/2018 Reset by Court to 01/09/2019 12/12/2018 Reset by Court to 12/12/2018

Result: Granted

01/09/2019 Motion for Relief (8:30 AM) (Judicial Officer Johnson, Eric)

UAIC's Motion for Relief from Judgment Pursuant to NRCP 60

12/12/2018 Reset by Court to 01/09/2019 12/12/2018 Reset by Court to 12/12/2018

Result: Denied

01/09/2019 Motion to Dismiss (8:30 AM) (Judicial Officer Johnson, Eric)

Defendant's Motion to Dismiss

12/19/2018 Reset by Court to 01/09/2019

Result: Withdrawn

01/09/2019 Motion to Dismiss (8:30 AM) (Judicial Officer Johnson, Eric)

UAIC's Motion to Dismiss Plaintiff's Complaint and Motion for Court to Deny Stipulation to Enter Judgment Between Plaintiff and Lewis and/or in the Alternative to Stay Same Pending Hearing on Motion to Dismiss

12/19/2018 Reset by Court to 01/09/2019

Result: Granted in Part

01/09/2019 Motion for Relief (8:30 AM) (Judicial Officer Johnson, Eric)

Defendant's Motion for Relief From Judgment Pursuant to NRCP 60

12/19/2018 Reset by Court to 01/09/2019

Result: Withdrawn

01/09/2019 Motion to Strike (8:30 AM) (Judicial Officer Johnson, Eric)

Defendant's Motion to Strike Both Defendant's Motion for Relief from Judgment and Defendant's Motion to Dismiss

Result: Granted

01/09/2019 Joinder (8:30 AM) (Judicial Officer Johnson, Eric)

Motion For Relief From Orders And Joinder In Motions For Relief From Orders On Order Shortening Time

01/09/2019 Motion to Set Aside (8:30 AM) (Judicial Officer Johnson, Eric)
Plaintiff's Motion to Set Aside Order, Pursuant to NRCP 60(b) Allowing UAIC to Intervene

01/23/2019 Reset by Court to 01/09/2019

Result: Denied

01/09/2019 Opposition and Countermotion (8:30 AM) (Judicial Officer Johnson, Eric)

UAIC s Opposition to Third Party Plaintiff Lewis Motion for Relief from Order and Joinder in Motions for Relief from Orders on Order Shortening Time as well as UAIC's Opposition to Plaintiff's Motion to Set Aside Order, Pursuant To N.R.C.P. 60(B), Allowing UAIC to Intervene & Opposition to Defendant Lewis Motion for Relief from Orders and Joinder in Motions for Relief from Orders and, UAIC's Counter-Motion to Stay Pending Ruling on Appeal

Result: Granted in Part

01/09/2019 Motion to Withdraw as Counsel (8:30 AM) (Judicial Officer Johnson, Eric)

Defense's Motion to Withdraw As Counsel on OST

Result: Granted

01/09/2019 CANCELED Motion to Withdraw as Counsel (8:30 AM) (Judicial Officer Johnson, Eric)

Vacated - Duplicate Entry

Motion to Withdraw As Counsel on Order Shortening Time

01/09/2019 All Pending Motions (8:30 AM) (Judicial Officer Johnson, Eric)

Parties Present

Minutes

Result: Matter Heard

01/16/2019 Reply in Support

UAIC's Reply in Support of its Motion to Dismiss Lewis' Third Party Complaint & Replies in Support of its Counter-Motion to Strike Affidavit of Lewis in Support of the Counter-Motion for Summary Judgment and/or to Stay Proceedings Pending Appellate Ruling and/or Stay Counter-Motion for Summary Judgment Pending Necessary Discovery Pursuant to N.R.C.P. 56(f)

01/16/2019 Reply

Third Party Plaintiff's Reply in Support of his Counter-Motion for Summary Judgment

01/16/2019 Reply in Support

Plaintiff's Reply in Support of Her Motion for Summary Judgment and Opposition to Countermotion for Stay

0007 2/21/2019011.**528**M

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001529

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01/22/2019 Minute Order (7:15 AM) (Judicial Officer Johnson, Eric)
             Minutes
            Result: Minute Order - No Hearing Held
01/22/2019 Notice of Acceptance of Offer
              Notice of Acceptance of Offer of Judgment in Case 18-A-772220
01/22/2019
              (A772220) Judgment Pursuant to NRCP 68 in Case No. 18-A-772220
01/23/2019 CANCELED Motion for Sanctions (8:30 AM) (Judicial Officer Johnson, Eric)
              Vacated - per Law Clerk
             NRCP 11 Motion for Sanctions
               12/19/2018 Reset by Court to 01/23/2019
01/23/2019 CANCELED Motion for Sanctions (8:30 AM) (Judicial Officer Johnson, Eric)
              Vacated - per Law Clerk
             NRCP 11 Motion for Sanctions
               12/19/2018 Reset by Court to 01/09/2019
               12/19/2018 Reset by Court to 01/23/2019
               01/09/2019 Reset by Court to 12/19/2018
01/23/2019 CANCELED Motion for Summary Judgment (8:30 AM) (Judicial Officer Johnson, Eric)
              Vacated - per Law Clerk
              Plaintiff's Motion for Summary Judgment and Relief From Order Pursuant to NRCP 60(b)
01/23/2019 CANCELED Motion to Dismiss (8:30 AM) (Judicial Officer Johnson, Eric)
              Vacated - per Law Clerk
              UAIC's Motion to Dismiss Third Party Plaintiff Lewis's Third Party Complaint
01/23/2019 CANCELED Opposition and Countermotion (8:30 AM) (Judicial Officer Johnson, Eric)
              Vacated - per Law Clerk
              Opposition to UAIC's Motion to Dismiss and Countermotion for Summary Judgment
01/23/2019 CANCELED Opposition and Countermotion (8:30 AM) (Judicial Officer Johnson, Eric)
              Vacated - per Law Clerk
              Uaic s Opposition To Third Party Plaintiff Lewis Counter-Motion For Summary Judgment & Counter-Motion To Strike Affidavit Of Lewis In Support
              Of Same Counter-Motion For Summary Judgment And/Or Stay Proceedings Pending Appellate Ruling And/Or Stay Counter-Motion For Summary
              Judgment Pending Necessary Discovery Pursuant To N.R.C.P. 56(F)
01/23/2019 CANCELED Opposition and Countermotion (8:30 AM) (Judicial Officer Johnson, Eric)
              Vacated - per Law Clerk
              UAIC's Opposition To Plaintiff Nalder's Motion For Summary Judgment & Counter-Motion To Stay Proceedings Pending Appellate Ruling
01/28/2019 Notice of Entry of Judgment
              Notice of Entry of Judgment
01/28/2019 Stipulation and Order
              Stipulation and Order for Dismissal of All Third-Party Claims with Prejudice Against Third-Party Defendants Randall Tindall, Esq. and Resnick &
01/29/2019 Notice of Entry of Stipulation & Order for Dismissal
             Notice of Entry Stipulation and Order for Dismissal of all Third-Party Claims, With Prejudice, Against Third Party Defendants Randall Tindall, Esq.,
              And Resnick & Louis, P.C.
01/30/2019 | CANCELED | Motion to Dismiss (10:30 AM) (Judicial Officer Johnson, Eric)
              Vacated - per Law Clerk
              Third-Party Defendants Randall Tindall, Esq., and Resnick & Louis P.C.'s (1) Motion to Dismiss or, (2) In the Alternative for a More Definite
              Statement or (3) In the Alternative, to Dismiss Resnick & Louis for Failure to State a Claim
02/05/2019 Order Granting Motion
              A549111 and A772220 Order Granting Randall Tindall's Resnick & Louis P.C.'s Motion to Withdraw As Counsel
02/05/2019 Notice of Entry of Order
             Notice of Entry of Order Granting Randall Tindall and Resnick & Louis P.C.'s Motionto Withdraw as Counsel
02/11/2019 Motion for Relief
              UAIC s Motion For Relief From Judgment, Entered 1/23/19 In Case No A-18-772220-C, Pursuant to NRCP 60 and/or, in The Alternative, Motion
              for Rehearing on Motion to Dismiss Plaintiff s First Cause of Action in Case No A-18-772220-C on an Order Shortening Time
02/14/2019 Order
              Order Granting in Part Motion for Relief From Judgment, Entered 1/23/19 In Case No A-18-772220-C, Pursuant To NRCP 60 And/Or, In the
              Alternative, Motion for Rehearing on Motion to Dismiss Plaintiff's First Cause of Action In Case No A-18-772220-C On An Order Shortening Time
02/14/2019 Notice of Entry of Order
              NOTICE OF ENTRY OF ORDER GRANTING IN PART MOTION FOR RELIEF FROM JUDGMENT, ENTERED 1123/19 IN CASE NO
              A-18-772220-C, PURSUANT TO NRCP 60 AND/OR, IN THE ALTERNATIVE, MOTION FOR REHEARING ON MOTION TO DISMISS
              PLAINTIFF'S FIRST CAUSE OF ACTION IN CASE NO A.18.772220-C ON AN ORDER SHORTENING TIME
02/14/2019 Transcript of Proceedings
              Defense's Motion to Withdraw on Order Shortening Time Defendant's Motions to Dismiss and Motions for Relief Defendant's Motions to Strike
              Motions to Dismiss and for Relief UAIC's Motion for Relief, Motion to Dismiss Plaintiffs' Complaint, Motion for Court to Deny Stipulation to Enter
              Judgment Between Plaintiff and Lewis, and Opposition to Third Party Plaintiff Lewis's Motion for Relief From Order and Joinder in Motions for
              Relief From Orders on Order Shortening Time, January 9, 2019
02/14/2019 Order
              Order on Motions Heard on January 9, 2019
02/14/2019 Order
              Order on Motions for January 23, 2019
02/15/2019
           Notice of Entry of Order
             NOTICE OF ENTRY OF ORDER ON MOTIONS HEARD ON JANUARY 23, 2019
02/15/2019 Notice of Entry of Order
             NOTICE OF ENTRY OF ORDER ON MOTIONS HEARD ON JANUARY 9, 2019
02/15/2019
           Request
             Request for Stay
02/20/2019 CANCELED Motion for Relief (8:30 AM) (Judicial Officer Johnson, Eric)
              UAIC's Motion for Relief from Judgment, Entered 01/23/19 in Case No. A-18-772220-C, Pursuant to NRCP 60 and/or, In the Alternative, Motion
             for Rehearing on Motion to Dismiss Plaintiff's First Cause of Action in Case No. A-18-772220-C on OST
10/23/2019 Status Check (8:30 AM) (Judicial Officer Johnson, Eric)
             Status Check: Supreme Court Decision
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		Financial Informat	TION	
	Conversion Extended Co Total Financial Assessmen Total Payments and Credit Balance Due as of 02/21/	s		161.00 161.00 0.00
10/02/2007 10/02/2007 07/22/2009 07/22/2009 02/25/2010 02/25/2010	Conversion Payment Transaction Assessment Payment (Window) Transaction Assessment	Receipt # 01384855 Receipt # 2009-40253-FAM Receipt # 2010-11919-FAM	CHRISTENSEN LAW OFFICES LLC Christensen, Thomas F. Christensen, Thomas F.	148.00 (148.00) 6.00 (6.00) 7.00 (7.00)
	Defendant Lewis, Gary Total Financial Assessmen Total Payments and Credit Balance Due as of 02/21/	s		231.00 231.00 0.00
09/28/2018 09/28/2018 01/23/2019 01/23/2019	Efile Payment Transaction Assessment	Receipt # 2018-64986-CCCLK Receipt # 2019-04784-CCCLK	Lewis, Gary Christensen Law Offices	223.00 (223.00) 8.00 (8.00)
	Intervenor United Automo Total Financial Assessmen Total Payments and Credit Balance Due as of 02/21/	t s		223.00 223.00 0.00
10/19/2018 10/19/2018		Receipt # 2018-70094-CCCLK	United Automobile Insurance Company	223.00 (223.00)
	Third Party Defendant Re Total Financial Assessmen Total Payments and Credit Balance Due as of 02/21/	s		3.50 3.50 0.00
01/30/2019 01/30/2019		Receipt # 2019-06163-CCCLK	Resnick & Louis P.C. Randall Tindall, Esq.	3.50 (3.50)
	Third Party Defendant Tir Total Financial Assessmen Total Payments and Credit Balance Due as of 02/21/	t s		10.50 10.50 0.00
12/21/2018 12/21/2018 12/21/2018	Efile Payment Transaction Assessment	Receipt # 2018-83811-CCCLK	Tindall, Randall Esq	3.50 (3.50) 3.50
12/21/2018 01/29/2019 01/29/2019	Transaction Assessment	Receipt # 2018-84091-CCCLK Receipt # 2019-05821-CCCLK	Tindall, Randall Esq Tindall, Randall Esq	(3.50) 3.50 (3.50)

"EXHIBIT B"

Docket Report for Case No. A-09-590967-C

Skip to Main Content Logout My Account Search Menu New District Civil/Criminal Search Refine Search Back Location: District Court Civil/Criminal Help

REGISTER OF ACTIONS CASE No. A-09-590967-C

James Nalder, Plaintiff(s) vs. United Automobile Insurance Co,

800000

Case Type: Other Tort Date Filed: 05/22/2009 Location: Department 15 Cross-Reference Case Number: A590967

PARTY INFORMATION

Defendant **United Automobile Insurance Co**

Plaintiff Lewis, Gary

Retained 7028701000(W)

Lead Attorneys

Plaintiff Nalder, James Thomas F. Christensen

Thomas F. Christensen

Retained 7028701000(W)

EVENTS & ORDERS OF THE COURT

OTHER EVENTS AND HEARINGS

05/22/2009 Complaint

Complaint

05/22/2009 Initial Appearance Fee Disclosure

Initial Appearance Fee Disclosure

07/27/2009 Notice

Notice of Removal

09/10/2010 Order to Statistically Close Case

Civil Order to Statistically Close Case 01/05/2015 Judicial Elections 2014 - Case Reassignment

District Court Judicial Officer Reassignment 2014

05/04/2015 Case Reassigned to Department 15

Case reassigned from Judge Richard F Scotti Dept 2

FINANCIAL INFORMATION

	Plaintiff Nalder, James Total Financial Assessment Total Payments and Credits Balance Due as of 02/21/2019					
	Transaction Assessment Payment (Window)	Receipt # 2009-23914-FAM	Christensen Law Offices, LLC	151.00 (151.00)		
	Transaction Assessment	Receipt # 2009-23914-FAIVI	Christensen Law Offices, LLC	30.00		
05/22/2009	Payment (Window)	Receipt # 2009-24075-FAM	Christensen Law Offcies, LLC	(30.00)		

0011 2/21/2019011:**5**324M

"EXHIBIT C"

Docket Report for Case No. 2:09-cv-01348-RJC-GWF

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001534

CLOSED, APPEAL

United States District Court District of Nevada (Las Vegas) CIVIL DOCKET FOR CASE #: 2:09-cv-01348-RCJ-GWF

Nalder et al v. United Automobile Insurance Company

Assigned to: Chief Judge Robert C. Jones Referred to: Magistrate Judge George Foley, Jr

Case in other court: 9th Circuit Court of Appeal, 11-15010

9th Circuit Court of Appeal, 11-15462 9th Circuit Court of Appeals, 13-17441 Eighth Judicial District Court, A590967

Cause: 28:1332 Diversity-Insurance Contract

Date Filed: 07/24/2009 Date Terminated: 10/30/2013

Jury Demand: Both

Nature of Suit: 110 Insurance

Jurisdiction: Diversity

Plaintiff

James Nalder

Gaurdian Ad Litem on behalf of Cheyanne Nalder

represented by David F Sampson

Law Office of David Sampson, LLC.

200 E. Charleston Blvd. Las Vegas, NV 89104

702-605-1099 Fax: 888-209-4199

Email: davidsampsonlaw@gmail.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Thomas F. Christensen

Christensen Law Offices LLC 1000 S Valley View Blvd Las Vegas, NV 89107-

702-870-1000 Fax: 702-870-6152

Email: courtnotices@injuryhelpnow.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Plaintiff

Gary Lewis

represented by **David F Sampson**

(See above for address) *LEAD ATTORNEY*

ATTORNEY TO BE NOTICED

Thomas F. Christensen

(See above for address) *LEAD ATTORNEY*

ATTORNEY TO BE NOTICED

Case 2:18-cv-02269-JAD-PAL Document 5-4 Filed 02/22/19 Page 3 of 17

V.

Defendant

United Automobile Insurance Company

represented by Thomas E. Winner

Atkin Winner & Sherrod 1117 South Rancho Drive Las Vegas, NV 89102 702-243-7000

Fax: 702-234-7059

Email: twinner@awsvlaw.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Douglas M Rowan

Wilson Elser Moskowitz Edelman & Dicker LLP 300 South Fourth Street, 11th Floor Las Vegas, NV 89101 702-727-1400

Fax: 702-727-1401

Email: douglas.rowan@wilsonelser.com

ATTORNEY TO BE NOTICED

Matthew John Douglas

Atkin Winner & Sherrod 1117 South Rancho Las Vegas, NV 89102 702-245-7000 Email: mdouglas@awslawyers.com

ATTORNEY TO BE NOTICED

Susan M Sherrod

Atkin Winner Sherrod 7201 W Lake Mead Blvd Suite 360 Las Vegas, NV 89128 702-243-7000

Fax: 702-234-7059

Email: ssherrod@awslawyers.com ATTORNEY TO BE NOTICED

Date Filed	#	Docket Text
07/24/2009	1	PETITION FOR REMOVAL from Eighth Judicial District Court, Case Number A590967, (Filing fee \$ 350 receipt number 0978000000001309652), filed by United Automobile Insurance Company. Certificate of Interested Parties due by 8/3/2009. (Rowan, Douglas) (Entered: 07/24/2009)

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07/24/2009	2	CERTIFICATE of Interested Parties filed by United Automobile Insurance Company There are no known interested parties other than those participating in the case. (Rowan, Douglas) (Entered: 07/24/2009)
07/24/2009		Case assigned to Judge Edward C. Reed, Jr and Magistrate Judge George Foley, Jr. (SD) (Entered: 07/24/2009)
07/24/2009	3	NOTICE PURSUANT TO LOCAL RULE IB 2-2: In accordance with 28 USC § 636(c) and FRCP 73, the parties in this action are provided with a link to the "AO 85 Notice of Availability, Consent, and Order of Reference - Exercise of Jurisdiction by a U.S. Magistrate Judge" form on the Court's website - www.nvd.uscourts.gov . Consent forms should NOT be electronically filed. Upon consent of all parties, counsel are advised to manually file the form with the Clerk's Office. (no image attached) (SD) (Entered: 07/24/2009)
07/24/2009	4	MINUTE ORDER IN CHAMBERS of the Honorable Judge Edward C. Reed, Jr, on 7/24/2009. Statement regarding removed action is due by 8/11/2009. Joint Status Report regarding removed action is due by 8/26/2009. (Copies have been distributed pursuant to the NEF - SD) (Entered: 07/24/2009)
07/24/2009	<u>5</u>	DEMAND for Trial by Jury by Plaintiffs Gary Lewis, James Nalder. (Sampson, David) (Entered: 07/24/2009)
07/24/2009	6	CERTIFICATE of Interested Parties filed by Gary Lewis, James Nalder There are no known interested parties other than those participating in the case <i>JURY TRIAL REQUESTED</i> . (Sampson, David) (Entered: 07/24/2009)
08/06/2009	7	ANSWER to Complaint with Jury Demand <i>with Affirmative Defenses</i> filed by United Automobile Insurance Company. Certificate of Interested Parties due by 8/16/2009. Discovery Plan/Scheduling Order due by 9/20/2009.(Winner, Thomas) (Entered: 08/06/2009)
08/07/2009	8	STATEMENT RE: REMOVAL filed by Defendant United Automobile Insurance Company. (Douglas, Matthew) (Entered: 08/07/2009)
08/24/2009	9	Interim STATUS REPORT by Plaintiffs Gary Lewis, James Nalder. (Sampson, David) (Entered: 08/24/2009)
09/03/2009	10	PROPOSED Discovery Plan/Scheduling Order filed by Plaintiffs Gary Lewis, James Nalder, Defendant United Automobile Insurance Company. (Sampson, David) (Entered: 09/03/2009)
09/04/2009	11	SCHEDULING ORDER. Discovery due by 5/6/2010. Motions due by 6/7/2010. Proposed Joint Pretrial Order due by 7/7/2010. Signed by Magistrate Judge George Foley, Jr on 9/4/2009. (Copies have been distributed pursuant to the NEF - SD) (Entered: 09/08/2009)
02/05/2010	12	MOTION to Compel to Overrule Objections and Compel Plaintiff's Answers to Written Interrogatories and Requests for Production Under FRCP 37(a)(3)(B)(iii) by Defendant United Automobile Insurance Company. Responses due by 2/22/2010. (Attachments: # 1 Exhibit Group, # 2 Exhibit Group, # 3 Exhibit Group, # 4 Exhibit Group, # 5 Exhibit Group)(Rowan, Douglas) (Entered: 02/05/2010)
02/11/2010	13	NOTICE of Hearing on 12 Defendant's MOTION to Overrule Objections and Compel Plaintiff's Answers to Written Interrogatories and Requests for Production Under

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		FRCP 37(a)(3)(B)(iii): Motion Hearing set for Monday, March 8, 2010, at 9:30 AM in LV Courtroom 3A before Magistrate Judge George Foley Jr.(JBW) (Entered: 02/11/2010)
02/22/2010	14	RESPONSE to 12 MOTION to Compel to Overrule Objections and Compel Plaintiff's Answers to Written Interrogatories and Requests for Production Under FRCP 37(a)(3) (B)(iii) MOTION to Compel to Overrule Objections and Compel Plaintiff's Answers to Written Interrogatories and Requests for Production Under FRCP 37(a)(3)(B)(iii), filed by Plaintiff Gary Lewis. Replies due by 3/4/2010. (Sampson, David) (Entered: 02/22/2010)
03/03/2010	15	REPLY to Response to 12 MOTION to Compel to Overrule Objections and Compel Plaintiff's Answers to Written Interrogatories and Requests for Production Under FRCP 37(a)(3)(B)(iii) MOTION to Compel to Overrule Objections and Compel Plaintiff's Answers to Written Interrogatories and Requests for Production Under FRCP 37(a)(3)(B)(iii); filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 03/03/2010)
03/08/2010	16	MINUTES OF PROCEEDINGS - Motion Hearing held on 3/8/2010 before Magistrate Judge George Foley, Jr. Crtrm Administrator: <i>Donna Smith</i> ; Pla Counsel: <i>David Sampson</i> ; Def Counsel: <i>Matthew Douglas, Thomas Winner</i> ; Court Reporter/FTR #: 9:29:24-9:45:58; Time of Hearing: 9:30 a.m.; Courtroom: 3A; Representations of Mr. Douglas and Mr. Sampson heard. Defendant's 12 Motion to Compel is granted as stated on the record. The Court declines to award costs or impose sanctions at this time. Mr. Sampson moves for an extension of the discovery deadline. The Court denies the motion. (Copies have been distributed pursuant to the NEF - DES) (Entered: 03/08/2010)
03/18/2010	17	MOTION for Summary Judgment on all Claims; Alternatively Motion for Summary Judgment on Extra-Contractual Remedies; or Further in the Alternative, Motion to Stay Discovery and Bifurcate Claims for Extra-Contractual Remedies; Finally in the Alternative, Motion for Leave to Amend by Defendant United Automobile Insurance Company. Responses due by 4/11/2010. (Attachments: # 1 Exhibit, # 2 Exhibit, # 3 Exhibit, # 4 Exhibit, # 5 Exhibit)(Rowan, Douglas) (Entered: 03/18/2010)
03/18/2010	18	DECLARATION of Jan Cook re <u>17</u> MOTION for Summary Judgment on all Claims; Alternatively Motion for Summary Judgment on Extra-Contractual Remedies; or Further in the Alternative, Motion to Stay Discovery and Bifurcate Claims for Extra-Contractual Remedies; Finally in the Alternat; by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 03/18/2010)
03/18/2010	<u>19</u>	DECLARATION of Denise Davis re 17 Motion for Summary Judgment; by Defendant United Automobile Insurance Company. (Rowan, Douglas) Docket entry relationship added on 3/23/2010. (MJZ) (Entered: 03/18/2010)
04/09/2010	20	RESPONSE to 17 MOTION for Summary Judgment on all Claims; Alternatively Motion for Summary Judgment on Extra-Contractual Remedies; or Further in the Alternative, Motion to Stay Discovery and Bifurcate Claims for Extra-Contractual Remedies; Finally in the Alternat, filed by Plaintiffs Gary Lewis, James Nalder. Replies due by 4/26/2010. (Attachments: # 1 Exhibit UAIC Claims File, # 2 Exhibit UAIC Claims File, # 3 Exhibit UAIC Claims File, # 4 Exhibit Judgment, # 5 Exhibit Interrogatory Answers, # 6 Exhibit Expert Report)(Sampson, David) (Entered:

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		04/09/2010)	
04/26/2010	21	REPLY to Response to <u>17</u> MOTION for Summary Judgment on all Claims; Alternatively Motion for Summary Judgment on Extra-Contractual Remedies; or Further in the Alternative, Motion to Stay Discovery and Bifurcate Claims for Extra-Contractual Remedies; Finally in the Alternat; filed by Defendant United Automobile Insurance Company. Reply in Support (Rowan, Douglas) (Entered: 04/26/2010)	
05/05/2010	22	STIPULATION and Order to Amend the Discovery Plan and Scheduling Order (First Request) by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 05/05/2010)	
05/06/2010	23	NOTICE of Hearing: Discovery Hearing regarding the Stipulation and Order to Amend the Discovery Plan and Scheduling Order (First Request) (#22) is set for Thursday, May 13, 2010, at 9:30 AM in LV Courtroom 3A before Magistrate Judge George Foley Jr.(JBW) (Entered: 05/06/2010)	
05/13/2010	24	SCHEDULING ORDER re: 22 Stipulation to Amend Discovery Plan and Scheduling Order. Discovery due by 9/1/2010. Motions due by 10/1/2010. Proposed Joint Pretrial Order due by 11/2/2010. Signed by Magistrate Judge George Foley, Jr on 5/13/10. (Copies have been distributed pursuant to the NEF - ASB) (Entered: 05/13/2010)	
05/13/2010	25	MINUTES OF PROCEEDINGS - Status Conference held on 5/13/2010 before Magistrate Judge George Foley, Jr. Crtrm Administrator: <i>Melissa Jaime</i> ; Pla Counsel: <i>David Sampson</i> ; Def Counsel: <i>Thomas Winner</i> ; Court Reporter/FTR #: 9:30 a.m.; Time of Hearing: 9:30 - 9:35 a.m.; Courtroom: 3A; The Court makes an inquiry of counsel with respect to 22 Stipulation and Order to Amend the Discovery Plan and Scheduling Order. The parties represent that there are no issues regarding completing discovery. The Court will APPROVE 22 Stipulation to Amend Discovery Plan and Scheduling Order. (no image attached) (Copies have been distributed pursuant to the NEF - MAJ) (Entered: 05/14/2010)	
08/24/2010	26	SUPPLEMENT to 17 MOTION for Summary Judgment on all Claims; Alternatively Motion for Summary Judgment on Extra-Contractual Remedies; or Further in the Alternative, Motion to Stay Discovery and Bifurcate Claims for Extra-Contractual Remedies; Finally in the Alternat, 20 Response to Motion, ; by Plaintiffs Gary Lewis, James Nalder. (Attachments: # 1 Exhibit Deposition, # 2 Exhibit Deposition, # 3 Exhibit Deposition, # 4 Exhibit Receipt, # 5 Exhibit Poliy)(Sampson, David) (Entered: 08/24/2010)	
08/24/2010	27	MOTION for Leave to File Response by Plaintiffs Gary Lewis, James Nalder. Responses due by 9/10/2010. (Sampson, David) Event type corrected on 8/25/2010. (MJZ) (Entered: 08/24/2010)	
09/08/2010	28	SUBPOENA Returned Executed as to Plaintiff (Sampson, David) (Entered: 09/08/2010)	
09/10/2010	<u>29</u>	RESPONSE to 27 MOTION for Leave to File Response, filed by Defendant United Automobile Insurance Company. Opposition to Plaintiff's Motion for Leave to File a Supplement to his Opposition to Motion for Summary Judgment on all Claims and Other Issues; Alternatively Defendant COUNTER-MOTIONS for Leave to File a Response to Plaintiff's Supplement and for Leave to Defendant to file a Supplement to its Original Motion Replies due by 9/27/2010. (Rowan, Douglas) (Entered: 09/10/2010)	

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10/25/2010	30	MINUTE ORDER IN CHAMBERS of the Honorable Judge Edward C. Reed, Jr, on 10/25/2010. Plaintiffs Motion for Leave <u>27</u> to file a Supplement <u>26</u> to Defendants Motion for Summary Judgment <u>17</u> is GRANTED. Defendants shall have twenty-one (21) days within which to file a supplement to its Reply <u>21</u> in support of Defendants Motion for Summary Judgment <u>17</u> . (Copies have been distributed pursuant to the NEF - ECS) (Entered: 10/25/2010)
10/25/2010	31	MINUTE ORDER IN CHAMBERS of the Honorable Judge Edward C. Reed, Jr, on 10/25/2010. A hearing is scheduled for 1:00 p.m., 12/7/10, on Defendants Motion for Summary Judgment 17. The hearing will be held at the Lloyd D. George United States Courthouse, Las Vegas, Nevada. At the hearing, each side shall be allowed one (1) hour for oral argument. (Copies have been distributed pursuant to the NEF - ECS) (Entered: 10/25/2010)
11/05/2010	32	PROPOSED Pretrial Order <i>Joint</i> by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 11/05/2010)
11/15/2010	33	RESPONSE to 17 MOTION for Summary Judgment on all Claims; Alternatively Motion for Summary Judgment on Extra-Contractual Remedies; or Further in the Alternative, Motion to Stay Discovery and Bifurcate Claims for Extra-Contractual Remedies; Finally in the Alternat, filed by Defendant United Automobile Insurance Company. Response to Plaintiffs' Supplement to their Opposition to Defendant's Motion for Summary Judgment on all Claims; Alternatively, Motion for Summary Judgment on Extra-Contractual Remedies; or Further, in the Alternative, Motion to Stay Discovery and Bifurcate Claims for Extra-Contractual Remedies; Finall, in teh Alternative, Motion for Leave to Amend Replies due by 12/2/2010. (Rowan, Douglas) (Entered: 11/15/2010)
11/15/2010	34	EXHIBIT(s) <i>1</i> to <u>33</u> Response to Motion,, ; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 11/15/2010)
11/15/2010	<u>35</u>	EXHIBIT(s) 2 to 33 Response to Motion,, ; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 11/15/2010)
11/15/2010	36	EXHIBIT(s) 3 to 33 Response to Motion,, ; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 11/15/2010)
11/15/2010	<u>37</u>	EXHIBIT(s) 4 to 33 Response to Motion,, ; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 11/15/2010)
11/15/2010	38	EXHIBIT(s) 5 to 33 Response to Motion,, ; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 11/15/2010)
11/18/2010	39	MINUTE ORDER IN CHAMBERS of the Honorable Judge Edward C. Reed, Jr, on 11/18/2010. By Deputy Clerk: C. Larsen. RE: 17 MOTION for Summary Judgment on all Claims; Alternatively Motion for Summary Judgment on Extra-Contractual Remedies; or Further in the Alternative, Motion to Stay Discovery and Bifurcate Claims for Extra-Contractual Remedies; Finally in the Alternat Motion Hearing set for 12/7/2010 at 1:30, is RESCHEDULED on 12/7/2010 at 02:00 PM in LV Courtroom 4B before Judge Edward C. Reed Jr. (no image attached) (Copies have been distributed pursuant to the NEF - CLL) (Entered: 11/18/2010)
12/03/2010	40	ERRATA to Response to <u>17</u> MOTION for Summary Judgment, by United Automobile Insurance Company. (Rowan, Douglas) Event type corrected on 12/6/2010. (MJZ) (Entered: 12/03/2010)

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12/06/2010		NOTICE of Docket Correction to <u>40</u> RESPONSE to Motion. ERROR: Wrong event selected by attorney <u>Douglas Rowan</u> . CORRECTION: Entry corrected by court to <u>40</u> ERRATA. (no image attached)(MJZ) (Entered: 12/06/2010)
12/07/2010	41	MINUTES OF PROCEEDINGS - Motion Hearing held on 12/7/2010 before Judge Edward C. Reed, Jr. Crtrm Administrator: <i>C. Larsen</i> ; Pla Counsel: <i>D. Sampson</i> ; Def Counsel: <i>M. Douglas; T. Winner</i> ; Court Reporter/FTR #: <i>F. Zabin</i> ; Time of Hearing: 2:15 PM to 4:35 PM; Arguments presented; written order to follow. (Copies have been distributed pursuant to the NEF - CLL) (Entered: 12/07/2010)
12/20/2010	42	ORDER granting Defendant's <u>17</u> Motion for Summary Judgment with respect to all of Plaintiffs' claims. Signed by Judge Edward C. Reed, Jr on 12/17/10. (Copies have been distributed pursuant to the NEF - ECS) (Entered: 12/20/2010)
12/20/2010	43	CLERK'S JUDGMENT in favor of United Automobile Insurance Company against Gary Lewis, James Nalder. Signed by Clerk of Court, Lance S. Wilson on 12/20/10. (Copies have been distributed pursuant to the NEF - ECS) (Entered: 12/20/2010)
12/22/2010	44	BILL OF COSTS by Defendant United Automobile Insurance Company. Tax or object to Bill of Costs by 1/9/2011. (Rowan, Douglas) (Entered: 12/22/2010)
12/22/2010	45	MOTION for Attorney Fees by Defendant United Automobile Insurance Company. Responses due by 1/8/2011. (Attachments: # 1 Exhibit Exhibit A)(Rowan, Douglas) (Entered: 12/22/2010)
01/03/2011	46	NOTICE OF APPEAL by Plaintiff Gary Lewis. Filing fee \$ 455, receipt number 0978-1839446. E-mail notice (NEF) sent to the US Court of Appeals, Ninth Circuit. (Sampson, David) (Entered: 01/03/2011)
01/04/2011	47	USCA Appeal Fees received \$455 receipt number 0978-1839446 re 46 Notice of Appeal filed by Gary Lewis. E-mail notice (NEF) sent to the US Court of Appeals, Ninth Circuit. (JAG) (Entered: 01/04/2011)
01/04/2011	48	Designation of Transcripts and Transcript Order forms and instructions for <u>46</u> Notice of Appeal. The forms may also be obtained on the Court's website at www.nvd.uscourts.gov/Forms.aspx . (JAG) (Entered: 01/04/2011)
01/07/2011	49	RESPONSE to 45 MOTION for Attorney Fees, filed by Plaintiffs Gary Lewis, James Nalder. Replies due by 1/17/2011. (Sampson, David) (Entered: 01/07/2011)
01/07/2011	<u>50</u>	OBJECTION to <u>44</u> Bill of Costs; filed by Plaintiffs Gary Lewis, James Nalder. (Sampson, David) (Entered: 01/07/2011)
01/07/2011	<u>51</u>	ORDER for Time Schedule as to <u>46</u> Notice of Appeal filed by Gary Lewis. USCA Case Number 11-15010 . (JAG) (Entered: 01/07/2011)
01/11/2011	<u>52</u>	ERRATA to <u>45</u> MOTION for Attorney Fees; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 01/11/2011)
01/14/2011	53	REPLY to Response to 45 MOTION for Attorney Fees; filed by Defendant United Automobile Insurance Company. Combined reply to Plaintiff's Response to Motion for Attorneys Fees and Objection to Bill of Costs and Motion for Leave to Amend Bill of Costs to include Documentation of Costs (Rowan, Douglas) (Entered: 01/14/2011)
01/14/2011	<u>54</u>	EXHIBIT(s) to Reply to Response to <u>45</u> MOTION for Attorney Fees, <u>58</u> MOTION to Amend/Correct <u>44</u> Bill of Costs; filed by Defendant United Automobile Insurance

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		Company. (Rowan, Douglas) Docket entry relationship added on 1/24/2011. (MJZ) (Entered: 01/14/2011)
01/14/2011	<u>55</u>	EXHIBIT(s) <i>Group Exhibit A Part 1</i> to Reply to Response to <u>45</u> MOTION for Attorney Fees, <u>58</u> MOTION to Amend/Correct <u>44</u> Bill of Costs; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) Docket entry relationship added on 1/24/2011. (MJZ) (Entered: 01/14/2011)
01/14/2011	<u>56</u>	EXHIBIT(s) <i>Group Exhibit A Part 3</i> to Reply to Response to <u>45</u> MOTION for Attorney Fees, <u>58</u> MOTION to Amend/Correct <u>44</u> Bill of Costs; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) Docket entry relationship added on 1/24/2011. (MJZ) (Entered: 01/14/2011)
01/14/2011	<u>57</u>	EXHIBIT(s) <i>Group Exhibit A Part 4</i> to Reply to Response to <u>45</u> MOTION for Attorney Fees, <u>58</u> MOTION to Amend/Correct <u>44</u> Bill of Costs; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) Docket entry relationship added on 1/24/2011. (MJZ) (Entered: 01/14/2011)
01/14/2011	<u>58</u>	MOTION to Amend/Correct <u>44</u> Bill of Costs, by Defendant United Automobile Insurance Company. Responses due by 1/31/2011. (MJZ) (Entered: 01/24/2011)
01/24/2011		NOTICE of Docket Correction to <u>53</u> REPLY to Response to Motion. ERROR: Document should've been filed as <i>two</i> separate entries by attorney <u>Douglas Rowan</u> in accordance with Special Order 109. CORRECTION: Entry refiled by Court as <u>58</u> MOTION to Amend/Correct <u>44</u> Bill of Costs. (no image attached)(MJZ) (Entered: 01/24/2011)
01/26/2011	<u>59</u>	MINUTE ORDER IN CHAMBERS of the Honorable Judge Edward C. Reed, Jr, on 1/26/2011. By Deputy Clerk: Colleen Larsen. Granting 58 Motion to Amend/Correct 44 Bill of Costs. Bill of Costs due by 2/2/2011. Tax or object to Bill of Costs by 2/12/2011. (Copies have been distributed pursuant to the NEF - ASB) (Entered: 01/27/2011)
01/26/2011	<u>60</u>	MINUTE ORDER IN CHAMBERS of the Honorable Judge Edward C. Reed, Jr, on 1/26/2011. By Deputy Clerk: Colleen Larsen. Denying 45 Motion for Attorney Fees. (Copies have been distributed pursuant to the NEF - ASB) (Entered: 01/27/2011)
02/01/2011	61	BILL OF COSTS by Defendant United Automobile Insurance Company. Tax or object to Bill of Costs by 2/19/2011. (Attachments: # 1 Exhibit Exhibit 1, # 2 Exhibit Group Exhibit 2, # 3 Exhibit Exhibit 3, # 4 Exhibit Exhibit 4, # 5 Exhibit Exhibit 5, # 6 Exhibit Exhibit 6, # 7 Exhibit Exhibit 7, # 8 Exhibit Exhibit 8, # 9 Exhibit Exhibit 9)(Rowan, Douglas) (Entered: 02/01/2011)
02/01/2011	<u>62</u>	DESIGNATION of Transcripts by Plaintiff James Nalder re <u>46</u> Notice of Appeal. (ECS) (Entered: 02/02/2011)
02/01/2011	63	NOTICE: Attorney Notification of Error re <u>62</u> Designation of Transcripts. Attorney David F. Sampson advised to file any future Designation of Transcripts electronically. (no image attached) (ECS) (Entered: 02/02/2011)
02/10/2011	<u>64</u>	OBJECTION to <u>61</u> Bill of Costs, <u>44</u> Bill of Costs ; filed by Plaintiffs Gary Lewis, James Nalder. (Sampson, David) (Entered: 02/10/2011)
02/10/2011	<u>65</u>	MOTION for Re-Taxation of Costs by Plaintiffs Gary Lewis, James Nalder. Responses due by 2/27/2011. (Sampson, David) (Entered: 02/10/2011)

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02/16/2011	66	MINUTE ORDER IN CHAMBERS of the Honorable Judge Edward C. Reed, Jr, on 2/16/2011. By Deputy Clerk: Colleen Larsen. Denying 65 Motion for Re-Taxation of Costs. (Copies have been distributed pursuant to the NEF - ASB) (Entered: 02/17/2011)
02/18/2011	<u>67</u>	REPLY to 61 Bill of Costs, ; Defendant United Automobile Insurance Company's Reply to Plaintiff's Objection to Amended Bill of Costs filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 02/18/2011)
02/24/2011	<u>68</u>	NOTICE OF APPEAL as to <u>60</u> Order on Motion for Attorney Fees, Minute Order by Defendant United Automobile Insurance Company. Filing fee \$ 455, receipt number 0978-1896982. E-mail notice (NEF) sent to the US Court of Appeals, Ninth Circuit. (Rowan, Douglas) (Entered: 02/24/2011)
02/24/2011	<u>69</u>	TRANSCRIPT of Proceedings, 16 Order on Motion to Compel, Motion Hearing, held on 3/8/2010, before Magistrate Judge George Foley, Jr. Transcriber: Felicia Zabin, 702-676-1087. Tape Number: 9:29:24 to 9:45:48. Transcript may be viewed at the court public terminal or purchased through the Transcriber using the court's "Transcript Order" form available on our website www.nvd.uscourts.gov before the deadline for Release of Transcript Restriction. After that date, it may be obtained either through the Transcriber or PACER. Redaction Request due 3/17/2011. Redacted Transcript Deadline set for 3/27/2011. Release of Transcript Restriction set for 5/25/2011. (FRZ) (Entered: 02/24/2011)
02/24/2011	70	TRANSCRIPT of Proceedings, 41 Reporter's Transcript of Motion Hearing, held on 12/7/2010, before Judge Edward C. Reed, Jr. Court Reporter: Felicia Zabin, 702-676-1087. Transcript may be viewed at the court public terminal or purchased through the Transcriber using the court's "Transcript Order" form available on our website www.nvd.uscourts.gov before the deadline for Release of Transcript Restriction. After that date, it may be obtained either through the Court Reporter or PACER. Redaction Request due 3/17/2011. Redacted Transcript Deadline set for 3/27/2011. Release of Transcript Restriction set for 5/25/2011. (FRZ) (Entered: 02/24/2011)
02/25/2011	71	USCA Appeal Fees received \$455 receipt number 0978-1896982 re 68 Notice of Appeal, filed by United Automobile Insurance Company. E-mail notice (NEF) sent to the US Court of Appeals, Ninth Circuit. (JAG) (Entered: 02/25/2011)
02/25/2011	72	Designation of Transcripts and Transcript Order forms and instructions for <u>68</u> Notice of Appeal,. The forms may also be obtained on the Court's website at www.nvd.uscourts.gov/Forms.aspx . (JAG) (Entered: 02/25/2011)
02/28/2011	73	ORDER for Time Schedule as to <u>68</u> Notice of Appeal, filed by United Automobile Insurance Company. USCA Case Number 11-15462 . (JAG) (Entered: 02/28/2011)
03/01/2011	74	COSTS TAXED in the amount of \$8,552.24 and included in the judgment re <u>61</u> Bill of Costs. (MJZ) (Entered: 03/01/2011)
08/02/2011	<u>75</u>	MOTION for Bond <i>Defendant United Automobile Insurance Company's Motion for Plaintiff to Post Cost Bond on Appeal Pursuant to F.R.A.P.7</i> by Defendant United Automobile Insurance Company. Responses due by 8/19/2011. (Rowan, Douglas) (Entered: 08/02/2011)

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08/09/2011	1	.8-cv-02269-JAD-PAL Document 5-4 Filed 02/22/19 Page 11 of 17 CERTIFICATE OF RECORD on 46 Notice of Appeal.	001
J8/U9/2011	/6	The record on appeal, consisting of the reporter's transcripts and the United States	
		District Court clerk's record is ready for the purpose of the appeal. This file exists in electronic format and is accessible via CM/ECF - PACER. The documents comprising the United States District Court clerk's record have been numbered in conformance with Rule 11(b) of the Federal Rules of Appellate Procedure. These document numbers are reflected on the United States District Court's docket sheet and should be used for reference purposes in the briefs.	
		Appeals in Habeas Corpus and 28 USC 2255 Motion to Vacate Sentence cases are treated as civil appeals in the Court of Appeals. Criminal appeals briefing schedules will be issued upon the filing of this document.	
		E-mail notice (NEF) sent to the US Court of Appeals, Ninth Circuit. (no image attached) (JAG) (Entered: 08/09/2011)	
08/09/2011	77	USCA Appeal Fees received \$455 receipt number 0978-1896982 re 68 Notice of Appeal, filed by United Automobile Insurance Company. E-mail notice (NEF) sent to the US Court of Appeals, Ninth Circuit. (JAG) (Entered: 08/09/2011)	
08/09/2011	<u>78</u>	Designation of Transcripts and Transcript Order forms and instructions for <u>68</u> Notice of Appeal,. The forms may also be obtained on the Court's website at <u>www.nvd.uscourts.gov/Forms.aspx</u> . (JAG) (Entered: 08/09/2011)	
08/15/2011	<u>79</u>	RESPONSE to 75 MOTION for Bond Defendant United Automobile Insurance Company's Motion for Plaintiff to Post Cost Bond on Appeal Pursuant to F.R.A.P.7, filed by Plaintiffs Gary Lewis, James Nalder. Replies due by 8/25/2011. (Sampson, David) (Entered: 08/15/2011)	
08/22/2011	80	REPLY to Response to 75 MOTION for Bond Defendant United Automobile Insurance Company's Motion for Plaintiff to Post Cost Bond on Appeal Pursuant to F.R.A.P.7; filed by Defendant United Automobile Insurance Company. Defendant United Automobile Insurance Company's Reply in Support of Its Motion for Plaintiff to Post Cost Bond on Appeal Pursuant to F.R.A.P.7 (Rowan, Douglas) (Entered: 08/22/2011)	,
10/14/2011	81	ORDER Denying 75 Motion for Plaintiff to Post Cost Bond on Appeal Pursuant to F.R.A.P.7. Signed by Judge Edward C. Reed, Jr on 10/14/11. (Copies have been distributed pursuant to the NEF - ASB) (Entered: 10/14/2011)	
12/17/2012	82	MEMORANDUM/OPINION of USCA, Ninth Circuit, REVERSING AND REMANDING in part and AFFIRMING in part <u>68</u> Notice of Appeal and <u>46</u> Notice of Appeal filed by Gary Lewis. (EDS) (Entered: 12/17/2012)	
01/11/2013	83	MANDATE of USCA, Ninth Circuit, as to <u>82</u> USCA Memorandum/Opinion REVERSING AND REMANDING in part and AFFIRMING in part as to <u>46</u> and <u>68</u> Notices of Appeal. (MMM) (Entered: 01/18/2013)	
01/29/2013	85	MINUTE ORDER IN CHAMBERS of the Honorable Chief Judge Robert C. Jones, on 1/29/2013. IT IS ORDERED that this case is reassigned to Chief Judge Robert C. Jones for all further proceedings. Judge Edward C. Reed, Jr no longer assigned to case. All further documents must bear the correct case number 2:09-cv-01348-RCJ-GWF.	

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Cac		8-cv-02269-JAD-PAL Document 5-4 Filed 02/22/19 Page 12 of 17 (no image attached) (Copies have been distributed pursuant to the NEF - MMM)
		(Entered: 01/29/2013)
02/22/2013	86	Submission of PROPOSED ORDER on <u>83</u> USCA Mandate, <u>82</u> USCA Memorandum/Opinion, <u>68</u> Notice of Appeal, <u>46</u> Notice of Appeal ;. (BLG) (Entered: 02/22/2013)
02/25/2013	87	ORDER on Mandate as to <u>82</u> USCA Memorandum/Opinion and <u>83</u> USCA Mandate AFFIRMING, REVERSING, and REMANDING judgment of the US District Court re <u>68</u> and <u>46</u> Notices of Appeal. Signed by Chief Judge Robert C. Jones on 2/22/13. (EDS) (Entered: 02/25/2013)
03/04/2013	88	MOTION for Summary Judgment by Plaintiff James Nalder. Responses due by 3/28/2013. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6, # 7 Exhibit 7)(Christensen, Thomas) (Entered: 03/04/2013)
03/26/2013	89	Counter MOTION for Summary Judgment on All Extra-Contractual Claims or Remedies; or in the Alternative, Motion to Bifurcate Claims for Extra-Contractual Claims or Remedies; Further, in the Alternative, Motion for Leave to Amend Answer to File Counter-Claim Oral Argument Requested by Defendant United Automobile Insurance Company. Responses due by 4/19/2013. (Attachments: # 1 Exhibit, # 2 Exhibit, # 3 Exhibit, # 4 Exhibit, # 5 Exhibit, # 6 Exhibit, # 7 Exhibit, # 8 Exhibit, # 9 Exhibit, # 10 Exhibit, # 11 Exhibit, # 12 Declaration, # 13 Declaration)(Sherrod, Susan) (Entered: 03/26/2013)
03/26/2013	90	RESPONSE to <u>88</u> MOTION for Summary Judgment, filed by Defendant United Automobile Insurance Company. <i>Oral Argument Requested</i> Replies due by 4/12/2013. (Attachments: # <u>1</u> Exhibit, # <u>2</u> Exhibit, # <u>3</u> Exhibit, # <u>4</u> Exhibit, # <u>5</u> Exhibit, # <u>6</u> Exhibit, # <u>7</u> Exhibit, # <u>8</u> Exhibit, # <u>9</u> Exhibit, # <u>10</u> Exhibit, # <u>11</u> Exhibit)(Sherrod, Susan) (Entered: 03/26/2013)
03/26/2013	91	DECLARATION re <u>89</u> Counter MOTION for Summary Judgment on All Extra- Contractual Claims or Remedies; or in the Alternative, Motion to Bifurcate Claims for Extra-Contractual Claims or Remedies; Further, in the Alternative, Motion for Leave to Amend Answer to File Counte; by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 03/26/2013)
03/26/2013	92	ERRATA to <u>89</u> Counter MOTION for Summary Judgment on All Extra-Contractual Claims or Remedies; or in the Alternative, Motion to Bifurcate Claims for Extra-Contractual Claims or Remedies; Further, in the Alternative, Motion for Leave to Amend Answer to File Counte; filed by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 03/26/2013)
03/26/2013	93	DECLARATION of Jan Cook in Support of Defendant's Opposition to Plaintiff's Motion for Summary Judgment by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 03/26/2013)
03/26/2013	94	DECLARATION of Denise Davis re 90 Response to Motion, ; <i>Defendant's Opposition to Plaintiff's Motion for Summary Judgment</i> by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 03/26/2013)
04/12/2013	95	REPLY to Response to <u>88</u> MOTION for Summary Judgment filed by Plaintiffs Gary Lewis, James Nalder. (Attachments: # <u>1</u> Exhibit 1, # <u>2</u> Exhibit 2, # <u>3</u> Exhibit 3, # <u>4</u> Exhibit 4, # <u>5</u> Exhibit 5, # <u>6</u> Exhibit 6, # <u>7</u> Exhibit 7, # <u>8</u> Exhibit 8)(Christensen, Thomas) (Entered: 04/12/2013)

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04/18/2013	96	RESPONSE to <u>89</u> Counter MOTION for Summary Judgment <i>on All Extra-Contractual Claims or Remedies; or in the Alternative, Motion to Bifurcate Claims for Extra-Contractual Claims or Remedies; Further, in the Alternative, Motion for Leave to Amend Answer to File Counte</i> , filed by Plaintiffs Gary Lewis, James Nalder. Replies due by 5/5/2013. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6, # 7 Exhibit 7)(Christensen, Thomas) (Entered: 04/18/2013)			
05/03/2013	97	EPLY to Response to 89 Counter MOTION for Summary Judgment on All Extra- ontractual Claims or Remedies; or in the Alternative, Motion to Bifurcate Claims for stra-Contractual Claims or Remedies; Further, in the Alternative, Motion for Leave Amend Answer to File Cou by Defendant United Automobile Insurance Company. herrod, Susan) (Entered: 05/03/2013)			
05/03/2013		NOTICE of Docket Correction to 97 Reply Brief. ERROR: Wrong event selected y attorney Susan Sherrod. CORRECTION: Clerk's office modified event as 97 REPLY to Response to Motion. (no image attached)(ASB) (Entered: 05/03/2013)			
07/19/2013	98	MOTION for Hearing re <u>88</u> MOTION for Summary Judgment by Plaintiffs Gary Lewis, James Nalder. Motion ripe 7/19/2013. (Christensen, Thomas) (Entered: 07/19/2013)			
09/25/2013	99	MINUTE ORDER IN CHAMBERS of the Honorable Chief Judge Robert C. Jones, on September 25, 2013, by Carrie Lipparelli, Judicial Assistant.			
		IT IS HEREBY ORDERED that Plaintiffs Request for Hearing (ECF #98) is GRANTED.			
		IT IS HEREBY ORDERED that ORAL ARGUMENT RE: (ECF #88) Motion for Summary Judgment and (ECF #89) Defendant United Automobile Insurance Companys Counter-Motion for Summary Judgment on All Extra-Contractual Claims or Remedies; or, in the Alternative, Motion to Bifurcate Claims for Extra-Contractual Claims or Remedies; Further, in the Alternative, Motion for Leave to Amend Answer to File Counter-Claim is set for TUESDAY, OCTOBER 22, 2013, 09:00 A.M., in LAS VEGAS COURTROOM 4B, before Chief Judge Robert C. Jones.			
IT IS SO ORDERED. Signed Chief Judge Robert C. Jones.		IT IS SO ORDERED. Signed Chief Judge Robert C. Jones.			
		(Copies have been distributed pursuant to the NEF - CL) (Entered: 09/25/2013)			
10/21/2013	100	MINUTE ORDER IN CHAMBERS of the Honorable Chief Judge Robert C. Jones, on 10/21/2013. By Deputy Clerk: Lesa Ettinger.			
		IT IS ORDERED that oral argument RE: <u>88</u> MOTION for Summary Judgment, <u>89</u> Counter MOTION for Summary Judgment currently set for 10/22/2013 9:00 AM is RESCHEDULED (IN TIME ONLY) to 02:00 PM in LV Courtroom 4B before Chief Judge Robert C. Jones.			
		(no image attached) (Copies have been distributed pursuant to the NEF - LE) (Entered: 10/21/2013)			
10/22/2013	101	MINUTES OF PROCEEDINGS - Motion Hearing held on 10/22/2013 before Chief Judge Robert C. Jones. Crtrm Administrator: <i>Eileen Wood</i> ; Pla Counsel: <i>Thomas Christensen</i> ; Def Counsel: <i>Matthew Douglas</i> ; Court Reporter: <i>Kathy Eismann</i> ; Time			

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		of Hearing: 1:58-2:33 PM; Courtroom: 4B. Representations of counsel are heard re 88 MOTION for Summary Judgment and 89 Counter MOTION for Summary Judgment. The Court takes this matter under advisement and a written order will issue.(no image attached) (Copies have been distributed pursuant to the NEF - EW) (Entered: 10/22/2013)			
10/30/2013	102	ORDER Granting in part and Denying in part <u>88</u> Motion for Summary Judgment. Granting <u>89</u> Motion for Summary Judgment. Signed by Chief Judge Robert C. Jones on 10/30/2013. (Copies have been distributed pursuant to the NEF - SLR) (Entered: 10/30/2013)			
10/30/2013	103	CLERK'S JUDGMENT. The Court grants summary judgment in favor of Nalder and finds that the insurance renewal statement contained an ambiguity and, thus, the statement is construed in favor of coverage during the time of the accident. The Court denies summary judgment on Nalders remaining bad-faith claims. The Court grants summary judgment on all extra-contractual claims and/or bad faith claims in favor of Defendant. The Court directs Defendant to pay Cheyanne Nalder the policy limits on Gary Lewiss implied insurance policy at the time of the accident. Signed by Clerk of Court, Lance S. Wilson on 10/30/2013. (Copies have been			
		distributed pursuant to the NEF - SLR) (Entered: 10/30/2013)			
11/13/2013	104	MOTION for Attorney Fees by Defendant United Automobile Insurance Company. Responses due by 11/30/2013. (Sherrod, Susan) (Entered: 11/13/2013)			
11/13/2013	105	BILL OF COSTS <i>against Defendant United Automobile Insurance Company</i> by Plaintiffs Gary Lewis, James Nalder. Tax or object to Bill of Costs by 12/1/2013. (Christensen, Thomas) (Entered: 11/13/2013)			
11/13/2013	106	MOTION for Attorney Fees filed by Plaintiffs Gary Lewis, James Nalder. Response due by 11/30/2013. (Christensen, Thomas) (Entered: 11/13/2013)			
11/21/2013	107	OBJECTION to 105 Bill of Costs; filed by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 11/21/2013)			
11/25/2013	108	MOTION to Strike 106 MOTION for Attorney Fees, Costs and Prejudgment Interest Affidavit of Jason S. Gordon, Esq. by Defendant United Automobile Insurance Company. Responses due by 12/12/2013. (Sherrod, Susan) (Entered: 11/25/2013)			
11/25/2013	109	REPLY to Response to 106 MOTION for Attorney Fees, <i>Costs and Prejudgment Interest</i> filed by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 11/25/2013)			
11/25/2013	110	RESPONSE to 106 MOTION for Attorney Fees, <i>Costs and Prejudgment Interest</i> , filed by Defendant United Automobile Insurance Company. Replies due by 12/5/2013. (Sherrod, Susan) (Entered: 11/25/2013)			
11/27/2013	111	RESPONSE to 104 MOTION for Attorney Fees, filed by Plaintiffs Gary Lewis, James Nalder. Replies due by 12/7/2013. (Christensen, Thomas) (Entered: 11/27/2013)			
11/27/2013	112	NOTICE OF APPEAL as to <u>102</u> Order on Motion for Summary Judgment, <u>103</u> Clerk's Judgment,, by Plaintiffs Gary Lewis, James Nalder. Filing fee \$ 455, receipt number 0978-3049606. E-mail notice (NEF) sent to the US Court of Appeals, Ninth Circuit. (Christensen, Thomas) (Entered: 11/27/2013)			

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11/27/2013	114	ORDER for Time Schedule as to 112 Notice of Appeal, filed by Gary Lewis and James Nalder. USCA Case Number 13-17441. (EDS) (Entered: 12/03/2013)			
12/02/2013	113	Designation of Transcripts and Transcript Order forms and instructions for <u>112</u> Notice of Appeal,. The forms may also be obtained on the Court's website at www.nvd.uscourts.gov/Forms.aspx . (ASB) (Entered: 12/02/2013)			
12/03/2013	115	MINUTE ORDER IN CHAMBERS of the Honorable Chief Judge Robert C. Jones, or 12/3/2013. ORDERED that Oral Argument RE: 104 MOTION for Attorney Fees; 106 MOTION for Costs, Attorney's Fees and Pre-Judgment Interest; and 108 MOTION to Strike Affidavit of Jason S. Gordon, Esq., in Support of Plaintiffs' Motion for Costs, Attorneys' Fees, and Pre-Judgment Interest Pursuant to F.R.C.P. 56(e) is set for 10:00 a.m. on Thursday, February 13, 2014, in LV Courtroom 4B before Chief Judge Robert C. Jones. (Copies have been distributed pursuant to the NEF - MMM) (Entered: 12/03/2013)			
12/05/2013	116	REPLY to Response to 104 MOTION for Attorney Fees filed by Defendant United Automobile Insurance Company. <i>Reply in Support of its Motion for Attorney Fees</i> (Sherrod, Susan) (Entered: 12/05/2013)			
12/05/2013	117	REPLY to Response to 106 MOTION for Attorney Fees, <i>Costs and Prejudgment Interest</i> filed by Plaintiffs Gary Lewis, James Nalder. (Christensen, Thomas) (Entered: 12/05/2013)			
12/12/2013	118	RESPONSE to 108 MOTION to Strike 106 MOTION for Attorney Fees, <i>Costs and Prejudgment Interest Affidavit of Jason S. Gordon, Esq.</i> , filed by Plaintiffs Gary Lewis, James Nalder. Replies due by 12/22/2013. (Christensen, Thomas) (Entered: 12/12/2013)			
12/19/2013	119	REPLY to Response to 108 MOTION to Strike 106 MOTION for Attorney Fees, Costs and Prejudgment Interest Affidavit of Jason S. Gordon, Esq. filed by Defendat United Automobile Insurance Company. (Sherrod, Susan) (Entered: 12/19/2013)			
12/27/2013	120	TRANSCRIPT DESIGNATION by Plaintiffs Gary Lewis, James Nalder re 112 Not of Appeal, 70 Transcript,, 41 Motion Hearing, 101 Motion Hearing,, 69 Transcript,, Order on Motion to Compel,,, Motion Hearing, (Christensen, Thomas) (Entered: 12/27/2013)			
01/14/2014	TRANSCRIPT of Proceedings, 101 Motion for Summary Judgment, held on Octobe 22, 2013, before Judge Robert C. Jones. Court Reporter: Kathy Eismann, 702-431-1919. Transcript may be viewed at the court public terminal or purchased through the Court Reporter using the court's "Transcript Order" form available on a website www.nvd.uscourts.gov before the deadline for Release of Transcript Restriction. After that date it may be obtained through the court reporter or PACER Redaction Request due 2/4/2014. Redacted Transcript Deadline set for 2/14/2014. Release of Transcript Restriction set for 4/14/2014. (KE) (Entered: 01/14/2014)				
Honorable Judge Robert C. Jones, on 1/15/2014 by Deputy Clerk: Ari Caytu ORDERED that a Motion Hearing re: 104 Defendant's Motion for Attorney Plaintiff's Motion for Attorney Fees, Costs and Prejudgment Interest and 10 Defendant's Motion to Strike is set for 2/6/2014 10:00 AM in LV Courtroom		STRICKEN & VACATED see 123 MINUTE ORDER IN CHAMBERS of the Honorable Judge Robert C. Jones, on 1/15/2014 by Deputy Clerk: Ari Caytuero. IT IS ORDERED that a Motion Hearing re: 104 Defendant's Motion for Attorney Fees, 106 Plaintiff's Motion for Attorney Fees , Costs and Prejudgment Interest and 108 Defendant's Motion to Strike is set for 2/6/2014 10:00 AM in LV Courtroom 4B before Judge Robert C. Jones. (Copies have been distributed pursuant to the NEF - AC) Modified on 1/24/2014 (BLG). (Entered: 01/15/2014)			

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01/24/2014	123	MINUTE ORDER IN CHAMBERS of the Honorable Judge Robert C. Jones, on 1/24/2014. IT IS HEREBY ORDERED that Minute Order (#122) is STRICKEN and VACATED. IT IS FURTHER ORDERED that Oral Argument RE: (#104) Defendant United Automobile Insurance Companys Motion for Attorneys Fees; (#106) Plaintiffs Motion for Costs, Attorneys Fees and Pre-Judgment Interest; and (#108) Defendant United Automobile Insurance Companys Motion to Strike Affidavit of Jason A. Gordon, Esq., in Support of Plaintiffs Motion for Costs, Attorneys Fees, and Pre-Judgment Interest Pursuant to F.R.C.P. 56(e) WILL REMAIN ON CALENDAR for 10:00 A.M., Thursday, February 13, 2014, in Las Vegas Courtroom 4B, before Judge Robert C. Jones (#115). IT IS FURTHER ORDERED that the Clerk of the Court shall strike Minute Order (#122) from the record. (Copies have been distributed pursuant to the NEF - BLG) (Entered: 01/24/2014)		
02/13/2014	124	MINUTES OF PROCEEDINGS - Motion Hearing RE: 104 MOTION for Attorney Fees, 106 MOTION for Attorney Fees, Costs and Prejudgment Interest, 108 MOTION to Strike 106 MOTION for Attorney Fees, Costs and Prejudgment Interest Affidavit of Jason S. Gordon, Esq. held on 2/13/2014 before Judge Robert C. Jones. Crtrm Administrator: Lesa Ettinger; Court Reporter/FTR #: Margaret Griener; Time of Hearing: 10:02 - 10:11 a.m.; Courtroom: 4B; Court convenes. Appearances are noted on the record. Arguments of counsel are heard with respect to the motions at issue. The Court takes this matter under submission. Written ruling of the Court will issue. Court adjourns. (no image attached) (Copies have been distributed pursuant to the NEF - LE) (Entered: 02/13/2014)		
03/20/2014	125	AMENDED BILL OF COSTS filed by Plaintiffs Gary Lewis, James Nalder. Tax or object to Bill of Costs by 4/7/2014. (Christensen, Thomas) (Entered: 03/20/2014)		
03/20/2014	126	ERRATA to 106 MOTION for Attorney Fees, 117 Reply to Response to Motion; file by Plaintiffs Gary Lewis, James Nalder. (Christensen, Thomas) (Entered: 03/20/2014)		
03/21/2014	127	MOTION to Strike 126 Errata <i>To Plaintiffs Motion For Costs</i> , <i>Attorneys Fees And Prejudgment Interest And Plaintiffs Amended Bill Of Costs</i> by Defendant United Automobile Insurance Company. Responses due by 4/7/2014. (Sherrod, Susan) (Entered: 03/21/2014)		
04/07/2014	128	OBJECTION to 125 Bill of Costs; <i>Plaintiff's Amended Bill of Costs</i> filed by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 04/07/2014)		
04/07/2014	129	RESPONSE To Plaintiffs 126 Errata To Their 106 Motion For Costs, Attorneys Fees, And Pre-Judgment Interest filed by Defendant United Automobile Insurance Company. (Sherrod, Susan) Linked to documents. (ASB) (Entered: 04/07/2014)		
04/07/2014	130	RESPONSE to 127 MOTION to Strike 126 Errata <i>To Plaintiffs Motion For Costs</i> , <i>Attorneys Fees And Prejudgment Interest And Plaintiffs Amended Bill Of Costs</i> , filed by Plaintiffs Gary Lewis, James Nalder. Replies due by 4/17/2014. (Christensen, Thomas) (Entered: 04/07/2014)		
04/16/2014	131	REPLY to Response to 127 MOTION to Strike 126 Errata To Plaintiffs Motion For Costs, Attorneys Fees And Prejudgment Interest And Plaintiffs Amended Bill Of Costs filed by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 04/16/2014)		

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Cas	se 2:1	18-cv-02269-JAD-PAL Document 5-4 Filed 02/22/19 Page 17 of 17 00154	.9
06/03/2014	132	ORDER Granting in part and Denying in part <u>106</u> Plaintiffs' Motion for Attorney Fees. Plaintiffs are hereby awarded prejudgment interest in the amount of \$3,378.24, costs in the amount of \$8,028.40, and attorney fees in the amount of \$72,546.18. IT IS FURTHER ORDERED that <u>104</u> Defendant's Motion for Attorney Fees is DENIED. IT IS FURTHER ORDERED that <u>108</u> and <u>127</u> Defendant's Motions to Strike are DENIED as moot. Signed by Judge Robert C. Jones on 06/03/2014. (Copies have been distributed pursuant to the NEF - AC) (Entered: 06/03/2014)	
06/03/2014	133	JUDGMENT on Attorney Fees and Costs are awarded in favor of Plaintiffs James Nalder and Gary Lewis and against Defendant United Automobile Insurance Company in the amount of \$3,378.24 in prejudgment interest, \$8,028.40 in costs, and \$72,546.18 in attorney fees. Signed by Clerk of Court, Lance S. Wilson on 06/03/2014. (Copies have been distributed pursuant to the NEF - AC) (Entered: 06/03/2014)	
07/01/2014	134	SATISFACTION OF JUDGMENT entered In favor of United Automobile Insurance Company Against James Nalder, In favor of James Nalder Against United Automobile Insurance Company by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 07/01/2014)	
03/05/2015	135	SATISFACTION OF JUDGMENT entered In favor of Gary Lewis Against United Automobile Insurance Company, In favor of United Automobile Insurance Company Against United Automobile Insurance Company <i>Partial Satisfaction of Judgment</i> by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 03/05/2015)	
12/27/2017	136	ORDER of USCA, Ninth Circuit, as to ECF No. 112 Notice of Appeal. The panel certified a question of law to the Nevada Supreme Court. USCA Case No. 13-17441. (Copies have been distributed pursuant to the NEF - LH) (Entered: 01/04/2018)	001549

PACER Service Center					
Transaction Receipt					
02/21/2019 13:34:04					
PACER Login:	sw4503	Client Code:	1074.001		
Description:	Docket Report	Search Criteria:	2:09-ev-01348-RCJ- GWF		
Billable Pages:	13	Cost:	1.30		

"EXHIBIT D"

Docket Report for Case No. 11-15010

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001551

General Docket United States Court of Appeals for the Ninth Circuit

Court of Appeals Docket #: 11-15010

Nature of Suit: 4110 Insurance

James Nalder et al. v. United Automobile Insurance Co.

Termed: 12/17/2012

James Nalder, et al v. United Automobile Insurance Co **Appeal From:** U.S. District Court for Nevada, Las Vegas

Fee Status: Paid

Case Type Information:

1) civil 2) private 3) null

Originating Court Information:

District: 0978-2 : <u>2:09-cv-01348-ECR-GWF</u>

Court Reporter: Felicia Zabin

Trial Judge: Edward C. Reed, Junior, Senior District Judge

Date Filed: 07/24/2009

Date Order/Judgment: Date Order/Judgment EOD: Date NOA Filed: Date Rec'd COA:

12/20/2010 12/20/2010 01/03/2011 01/03/2011

Prior Cases:

None

Current Cases:

Lead Member Start End

Cross-Appeal

11-15010 11-15462 08/23/2011

JAMES NALDER, Guardian Ad Litem on behalf of Cheyanne

Nalder

Plaintiff - Appellant,

Thomas Christensen, Esquire, Attorney

Direct: 702-870-1000
[COR LD NTC Retained]
Christensen Law Offices, LLC
1000 South Valley View Boulevard

Las Vegas, NV 89107

Daniel Martin Ryan, Esquire Direct: 702-286-2687 [COR NTC Retained] The Cottle Firm 8635 South Eastern Avenue

8635 South Eastern Avenue Las Vegas, NV 89123

GARY LEWIS, individually

Plaintiff - Appellant,

Thomas Christensen, Esquire, Attorney
Direct: 702-870-1000

Direct: 702-870-1000 [COR LD NTC Retained]

(see above)

Daniel Martin Ryan, Esquire Direct: 702-286-2687 [COR NTC Retained]

(see above)

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UNITED AUTOMOBILE INSURANCE COMPANY

Defendant - Appellee,

Matthew J. Douglas, Attorney

Direct: 702-243-7000 [COR NTC Retained] Atkin Winner & Sherrod Firm: 702-243-7000 1117 South Rancho Drive Las Vegas, NV 89102

Douglas M. Rowan, Esquire, Attorney

[COR NTC Retained] Atkin Winner & Sherrod Firm: 702-243-7000

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1117 South Rancho Drive Las Vegas, NV 89102

Thomas E. Winner, Esquire, Attorney [COR NTC Retained]
Atkin Winner & Sherrod
Firm: 702-243-7000
1117 South Rancho Drive
Las Vegas, NV 89102

Case 2:18-cv-02269-JAD-PAL Document 5-5 Filed 02/22/19 Page 4 of 8

JAMES NALDER, Guardian Ad Litem on behalf of Cheyanne Nalder; GARY LEWIS, individually,

Plaintiffs - Appellants,

V.

UNITED AUTOMOBILE INSURANCE COMPANY,

Defendant - Appellee.

0032 2/21/2019011:**553**M

Case 2:18-cv-02269-JAD-PAL Document 5-5 Filed 02/22/19 Page 5 of 8

	Case 2::	18-cv-02269-JAD-PAL Document 5-5 Filed 02/22/19 Page 5 of 8	01554
01/04/2011	□ 1	Deleted Incorrect Entry (Duplicate Entry). [7598748] (GR) [Entered: 01/04/2011 10:18 AM]	
01/04/2011	□ <u>2</u> 15 pg, 688.13 KB	DOCKETED CAUSE AND ENTERED APPEARANCES OF COUNSEL. SEND MQ: Yes. The schedule is set as follows: Mediation Questionnaire due on 01/11/2011. Transcript ordered by 02/02/2011. Transcript due 03/04/2011. Appellant Gary Lewis and Appellant James Nalder opening brief due 04/13/2011. Appellee United Automobile Insurance Company answering brief due 05/13/2011. Appellant's optional reply brief is due 14 days after service of the answering brief. [7598769] (GR) [Entered: 01/04/2011 10:22 AM]	
01/10/2011	☐ <u>3</u> 4 pg, 67.39 KB	Filed (ECF) Appellants Gary Lewis and James Nalder Mediation Questionnaire. Date of service: 01/10/2011. [7606575] (Sampson, David) [Entered: 01/10/2011 03:50 PM]	
02/02/2011	□ <u>4</u> 5 pg, 50.19 KB	Filed order MEDIATION (EPM): The Mediation Program of the Ninth Circuit Court of Appeals facilitates settlement while appeals are pending. The court has scheduled a telephone settlement assessment conference, with counsel only, on February 22, 2011, at 2:00 p.m. PACIFIC (San Francisco) Time to discuss whether this case is appropriate for participation in the Mediation Program. [7633942] (AF) [Entered: 02/02/2011 02:38 PM]	
02/23/2011	☐ <u>5</u> 1 pg, 22.92 KB	Filed order MEDIATION (PWS): On or before March 9, 2011, counsel is requested to contact the Circuit Mediator to report on the status of the case. [7657064] (AF) [Entered: 02/23/2011 10:19 AM]	
03/03/2011	☐ <u>6</u> 1 pg, 120.13 KB	Filed (ECF) Appellee United Automobile Insurance Company Correspondence: Designation of Transcripts to be Used in Record on Appeal. Date of service: 03/03/2011 [7667460] (Douglas, Matthew) [Entered: 03/03/2011 03:28 PM]	
05/12/2011	□ <u>7</u> 2 pg, 30.89 KB	Filed order MEDIATION (PWS): On or before June 6, 2011, counsel for appellant is requested to contact the Circuit Mediator by email at Peter_Sherwood@ca9.uscourts.gov to report on the status of the cases. The briefing schedule previously set by the court is vacated. [7750424] [11-15010, 11-15462] (SAM) [Entered: 05/12/2011 02:09 PM]	
08/22/2011	□ <u>8</u> 2 pg, 24.84 KB	Filed order MEDIATION (PWS): The court has determined that these appeals will not be selected for inclusion in the Mediation Program. The briefing schedule previously set by the court is reset as follows: appellants shall file an opening brief on or before October 17, 2011; appellees shall file an answering brief on or before November 16, 2011; appellants may file an optional reply brief on or before November 30, 2011. Counsel are requested to contact the Circuit Mediator should circumstances develop that warrant further settlement discussions while the appeals are pending. [7866210] [11-15010, 11-15462] (AF) [Entered: 08/22/2011 02:34 PM]	54
08/23/2011	□ <u>9</u> 2 pg, 28 KB	Filed amended order MEDIATION (PWS): This order will supersede the order entered herein on August 22, 2011. The court has determined that these appeals will not be selected for inclusion in the Mediation Program. The briefing schedule previously set by the court is reset as follows. These appeals will be placed on a cross-appeal briefing schedule: Nalder and Lewis shall file the first cross-appeal brief on or before October 17, 2011; United Automobile Insurance Co. shall file the second cross-appeal brief on or before December 16, 2011; Nalder and Lewis shall file the third cross-appeal brief on or before February 14, 2012; United Automobile Insurance Co. may file an optional crossappeal reply brief by March 6, 2012. Counsel are requested to contact the Circuit Mediator should circumstances develop that warrant further settlement discussions while the appeals are pending. [7867365] [11-15010, 11-15462] (AF) [Entered: 08/23/2011 11:19 AM]	001554
10/04/2011	□ 10	14 day oral extenstion by phone to file Appellants Gary Lewis, James Nalder cross-appeal brief. First cross appeal brief due 10/31/2011. Second brief on cross appeal due 11/30/2011 Third brief on cross appeal due 12/30/2011. The optional reply cross-appeal brief is due 14 days after service of the third cross-appeal brief [7915471] (CG) [Entered: 10/04/2011 11:36 AM]	
10/04/2011	☐ <u>11</u> 1 pg, 44.87 KB	Filed (ECF) Appellants Gary Lewis and James Nalder in 11-15010, Appellee Gary Lewis in 11-15462 Correspondence: Correspondence Regarding Extension. Date of service: 10/04/2011 [7915804] [11-15010, 11-15462] (Sampson, David) [Entered: 10/04/2011 01:44 PM]	
10/25/2011	☐ <u>12</u> 53 pg, 129.81 KB	Submitted (ECF) First Brief on Cross-Appeal for review. Submitted by Appellants Gary Lewis and James Nalder. Date of service: 10/25/2011. [7941917][COURT UPDATE: Replaced PDF of brief (cover now includes case number 11-15462). Edited docket text to reflect the correct type of brief and spread filing to case number 11-15462. Resent NDA. 10/26/2011 by DB] (Sampson, David) [Entered: 10/25/2011 03:40 PM]	
10/26/2011	☐ <u>13</u> 2 pg, 26.63 KB	Filed order MEDIATION (PWS): The briefing schedule previously set by the court is reset as follows. Insurance Co. shall file the second cross-appeal brief on or before December 30, 2011; Nalder and Lewis shall file the third cross-appeal brief on or before February 28, 2012; United Automobile Insurance Co. may file an optional crossappeal reply brief by March 20, 2012. [7943376] [11-15010, 11-15462] (SAM) [Entered: 10/26/2011 01:52 PM]	
10/28/2011	☐ <u>14</u> 2 pg, 85.34 KB	Filed clerk order: The first brief on cross-appeal [12] submitted by Gary Lewis and James Nalder is filed. Within 7 days of the filing of this order, filer is ordered to file 7 copies of the brief in paper format, with a blue cover, accompanied by certification, attached to the end of each copy of the brief, that the brief is identical to the version submitted electronically. [7946233] [11-15010, 11-15462] (WWP) [Entered: 10/28/2011 09:40 AM]	

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	Case 2:	18-cv-02269-JAD-PAL Document 5-5 Filed 02/22/19 Page 6 of 8	001555
10/31/2011	□ 15	Filed Appellants Gary Lewis and James Nalder excerpts of record in 8 volumes. Served on 10/25/2011. [7948048] [11-15010, 11-15462] (WWP) [Entered: 10/31/2011 11:26 AM]	
10/31/2011	□ 16	Received Appellant's excerpts on CD (records) [7949074] [11-15010, 11-15462] (WWP) [Entered: 11/01/2011 07:13 AM]	
10/31/2011	□ 17	Received 7 paper copies of First Brief on Cross-Appeal brief [12] filed by Gary Lewis and James Nalder. [7949373] [11-15010, 11-15462] (SD) [Entered: 11/01/2011 10:08 AM]	
12/30/2011	☐ <u>18</u> 78 pg, 346.08 KB	Submitted (ECF) Second Brief on Cross-Appeal brief for review. Submitted by Appellee United Automobile Insurance Company in 11-15010, Appellant United Automobile Insurance Company in 11-15462. Date of service: 12/30/2011. [8016209] [11-15010, 11-15462] (Douglas, Matthew) [Entered: 12/30/2011 01:57 PM]	
12/30/2011	□ <u>19</u> 2 pg, 102.77 KB	Filed clerk order: The second brief on cross-appeal [18] submitted by United Automobile Insurance Company is filed. Within 7 days of the filing of this order, filer is ordered to file 7 copies of the brief in paper format, accompanied by certification, attached to the end of each copy of the brief, that the brief is identical to the version submitted electronically. Cover color: red. [8016372] [11-15010, 11-15462] (LA) [Entered: 12/30/2011 05:08 PM]	
01/03/2012	□ 20	Filed Appellee United Automobile Insurance Company supplemental excerpts of record on appeal in 2 volumes. [8017190] [11-15010, 11-15462] (WWP) [Entered: 01/03/2012 11:46 AM]	
01/04/2012	□ 21	Received 7 paper copies of Second Brief on Cross-Appeal brief [18] filed by United Automobile Insurance Company. [8019372] [11-15010, 11-15462] (SD) [Entered: 01/04/2012 02:25 PM]	
02/22/2012	□ <u>22</u> 27 pg, 136.88 KB	Submitted (ECF) Third Brief on Cross-Appeal for review. Submitted by Appellants Gary Lewis and James Nalder in 11-15010, Appellee Gary Lewis in 11-15462. Date of service: 02/22/2012. [8076557] [11-15010, 11-15462][COURT UPDATE: Edited docket text to reflect content of filing. Resent NDA. 02/22/2012 by TW] (Sampson, David) [Entered: 02/22/2012 08:59 AM]	
02/22/2012	□ 23	COURT DELETED INCORRECT/DUPLICATE ENTRY. Notice about deletion sent to case participants registered for electronic filing. Correct Entry: [22]. Original Text: Submitted (ECF) Answering brief for review Submitted by Appellants Gary Lewis and James Nalder in 11-15010, Appellee Gary Lewis in 11-15462. Date of service: 02/22/2012. [8076563] [11-15010, 11-15462] (Sampson, David) [Entered: 02/22/2012 09:07 AM]	1
02/22/2012	2 pg, 85.34 KB	Filed clerk order: The third brief on cross-appeal [22] submitted by Gary Lewis and James Nalder is filed. Within 7 days of the filing of this order, filer is ordered to file 7 copies of the brief in paper format, accompanied by certification, attached to the end of each copy of the brief, that the brief is identical to the version submitted electronically. Cover color: yellow. [8077499] [11-15010, 11-15462] (WWP) [Entered: 02/22/2012 01:55 PM]	001555
02/29/2012	□ 25	Received 7 paper copies of Third Brief on Cross-Appeal brief [22] filed by Gary Lewis and James Nalder. [8086237] [11-15010, 11-15462] (SD) [Entered: 03/01/2012 11:41 AM]	
03/20/2012	☐ <u>26</u> 24 pg, 285.74 KB	Submitted (ECF) Cross-Appeal Reply Brief brief for review. Submitted by Appellee United Automobile Insurance Company in 11-15010, Appellant United Automobile Insurance Company in 11-15462. Date of service: 03/20/2012. [8110570] [11-15010, 11-15462] (Douglas, Matthew) [Entered: 03/20/2012 01:45 PM]	
03/20/2012	□ <u>27</u> 2 pg, 85.35 KB	Filed clerk order: The cross-appeal reply brief [26] submitted by United Automobile Insurance Company is filed. Within 7 days of the filing of this order, filer is ordered to file 7 copies of the brief in paper format, accompanied by certification, attached to the end of each copy of the brief, that the brief is identical to the version submitted electronically. Cover color: gray. The paper copies shall be printed from the PDF version of the brief created from the word processing application, not from PACER or Appellate ECF. [8110653] [11-15010, 11-15462] (WWP) [Entered: 03/20/2012 02:06 PM]	
03/22/2012	□ 28	Received 7 paper copies of Cross-Appeal Reply Brief brief [26] filed by United Automobile Insurance Company. [8113811] [11-15010, 11-15462] (DB) [Entered: 03/22/2012 12:32 PM]	
10/09/2012	2 <u>9</u> 10 pg, 449.97 KB	Notice of Oral Argument on Friday, December 7, 2012 - 9:30 AM - Courtroom 3, 3rd Floor - James R. Browning US Courthouse - San Francisco, CA. Please return ACKNOWLEDGMENT OF HEARING NOTICE form to: SAN FRANCISCO Office. Please open attached documents to view details about your case. [8352571] [11-15010, 11-15462] (RB) [Entered: 10/09/2012 02:08 PM]	
10/30/2012	□ <u>30</u> 1 pg, 79.02 KB	Filed (ECF) Acknowledgment of hearing notice. Location: San Francisco. Filed by Attorney Matthew John Douglas, Esquire for Appellee United Automobile Insurance Company in 11-15010, Attorney Matthew John Douglas, Esquire for Appellant United Automobile Insurance Company in 11-15462. [8382043] [11-15010, 11-15462] (Douglas, Matthew) [Entered: 10/30/2012 04:36 PM]	
11/30/2012	3 pg, 92.06 KB	Filed (ECF) notice of appearance of Daniel, Martin, Ryan for Appellees Gary Lewis and James Nalder in 11-15462, Appellants Gary Lewis and James Nalder in 11-15010. Date of service: 11/30/2012. [8421300] [11-15462, 11-15010][COURT UPDATE: Attached certificate of service. Resent NDA. 12/03/2012 by RY] (Christensen, Thomas) [Entered: 11/30/2012 01:18 PM]	

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11/30/2012	Filed (ECF) Acknowledgment of hearing notice. Location: San Francisco. Filed by Attorney Mr. Thomas Christensen, Esquire for Appellees Gary Lewis and James Nalder in 11-15462. [8421302] [11-15462, 11-15010][COURT UPDATE: Attached certificate of service. Resent NDA. 12/03/2012 by RY] (Christensen, Thomas) [Entered: 11/30/2012 01:20 PM]
11/30/2012 🗆 33	Attorneys David F. Sampson substituted by Attorney Daniel Martin Ryan. [8421315] [11-15010, 11-15462] (EL) [Entered: 11/30/2012 01:24 PM]
11/30/2012 🗆 34	COURT DELETED INCORRECT ENTRY. Notice about deletion sent to case participants registered for electronic filing. Correct Entry: [31]. Original Text: Filed (ECF) notice of appearance of Daniel, Martin, Ryan for Appellees Gary Lewis and James Nalder in 11-15462, Appellants Gary Lewis and James Nalder in 11-15010. Date of service: 11/30/2012. [8421403] [11-15462, 11-15010] (Christensen, Thomas) [Entered: 11/30/2012 01:45 PM]
11/30/2012 🗆 35	COURT DELETED INCORRECT ENTRY. Notice about deletion sent to case participants registered for electronic filing. Correct Entry: [32]. Original Text: Filed (ECF) Acknowledgment of hearing notice. Location: San Francisco. Filed by Attorney Daniel Martin Ryan, Esquire for Appellees Gary Lewis and James Nalder in 11-15462. [8421409] [11-15462, 11-15010] (Christensen, Thomas) [Entered: 11/30/2012 01:46 PM]
12/07/2012 🗆 36	ARGUED AND SUBMITTED TO BARRY G. SILVERMAN, RONALD M. GOULD and MORGAN B. CHRISTEN. [11-15010, 11-15462] [8430520] (ST) [Entered: 12/07/2012 02:37 PM]
12/17/2012	FILED MEMORANDUM DISPOSITION (BARRY G. SILVERMAN, RONALD M. GOULD and MORGAN B. CHRISTEN) REVERSED; REMANDED IN PART; AFFIRMED IN PART. Each party shall bear its own costs. FILED AND ENTERED JUDGMENT. [8441300] [11-15010, 11-15462] (DD) [Entered: 12/17/2012 09:37 AM]
01/11/2013	MANDATE ISSUED.(BGS, RMG and MBC) [8470422] [11-15010, 11-15462] (Walker, Synitha) [Entered: 01/11/2013 09:01 AM]

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Clear All

Documents and Docket Summary

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U.S. Court of Appeals for the 9th Circuit - 02/21/2019 13:45:18					
PACER Login:	sw4503	Client Code:	1074.001		
Description:	Docket Report (filtered)	Search Criteria:	11-15010		
Billable Pages:	4	Cost:	0.40		

"EXHIBIT E"

Docket Report for Case No. 13-17441

Docketed: 11/27/2013

Case 2:18-cv-02269-JAD-PAL Document 5-6 Filed 02/22/19 Page 2 of 9

001559

General Docket United States Court of Appeals for the Ninth Circuit

Court of Appeals Docket #: 13-17441

Nature of Suit: 4110 Insurance

James Nalder, et al v. United Automobile Insurance Co **Appeal From:** U.S. District Court for Nevada, Las Vegas

Fee Status: Paid

Case Type Information:

civil
 private
 null

Originating Court Information:

District: 0978-2 : 2:09-cv-01348-RCJ-GWF

Court Reporter: Felicia Zabin

Trial Judge: Robert Clive Jones, Senior District Judge

Date Filed: 07/24/2009

Date Order/Judgment: Date Order/Judgment EOD: Date NOA Filed: Date Rec'd COA:

10/30/2013 10/30/2013 11/27/2013 11/27/2013

Prior Cases:

11-15010 Date Filed: 01/04/2011 Date Disposed: 12/17/2012 Disposition: Reversed, Remanded - Memorandum Date Disposed: 12/17/2012 Disposition: Reversed, Remanded - Memorandum Disposition: Reversed, Remanded - Memorandum

Current Cases:

None

JAMES NALDER, Guardian Ad Litem on behalf of Cheyanne

Nalder

Plaintiff - Appellant,

Thomas Christensen, Esquire, Attorney

Direct: 702-870-1000 [COR LD NTC Retained] Christensen Law Offices, LLC 1000 South Valley View Boulevard

Las Vegas, NV 89107

Dennis M. Prince, Attorney Direct: 702-450-5400 [COR LD NTC Retained]

Eglet Prince

400 South Seventh Street

Suite 400

Las Vegas, NV 89101

GARY LEWIS, individually Thomas Christensen, Esquire, Attorney

Plaintiff - Appellant, Direct: 702-870-1000 [COR LD NTC Retained]

(see above)

Dennis M. Prince, Attorney Direct: 702-450-5400 [COR LD NTC Retained]

(see above)

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UNITED AUTOMOBILE INSURANCE COMPANY

Defendant - Appellee,

Matthew J. Douglas, Attorney Direct: 702-243-7000 [COR LD NTC Retained]

Atkin Winner & Sherrod Firm: 702-243-7000 1117 South Rancho Drive Las Vegas, NV 89102

Susan M. Sherrod, Esquire, Attorney

Direct: 702-243-7000 [LD NTC Retained] Atkin Winner & Sherrod

Case 2:18-cv-02269-JAD-PAL Document 5-6 Filed 02/22/19 Page 3 of 9

Firm: 702-243-7000 1117 South Rancho Drive Las Vegas, NV 89102

Thomas E. Winner, Esquire, Attorney

[COR LD NTC Retained] Atkin Winner & Sherrod Firm: 702-243-7000 1117 South Rancho Drive Las Vegas, NV 89102

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JAMES NALDER, Guardian Ad Litem on behalf of Cheyanne Nalder; GARY LEWIS, individually,

Plaintiffs - Appellants,

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UNITED AUTOMOBILE INSURANCE COMPANY,

Defendant - Appellee.

0040 2/21/201901:**56**flm

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	Case 2:	18-cv-02269-JAD-PAL Document 5-6 Filed 02/22/19 Page 5 of 9	0156
11/27/2013	□ <u>1</u> 17 pg, 627.84 KB	DOCKETED CAUSE AND ENTERED APPEARANCES OF COUNSEL. SEND MQ: Yes. The schedule is set as follows: Mediation Questionnaire due on 12/04/2013. Transcript ordered by 12/27/2013. Transcript due 01/27/2014. Appellants Gary Lewis and James Nalder opening brief due 03/07/2014. Appellee United Automobile Insurance Company answering brief due 04/07/2014. Appellant's optional reply brief is due 14 days after service of the answering brief. [8882091] (RT) [Entered: 11/27/2013 04:07 PM]	
12/03/2013	2 3 pg, 1.3 MB	Filed (ECF) Appellee United Automobile Insurance Company Mediation Questionnaire. Date of service: 12/03/2013. [8886773] (Douglas, Matthew) [Entered: 12/03/2013 03:11 PM]	
12/04/2013	□ <u>3</u> 4 pg, 387.16 KB	Filed (ECF) Appellants Gary Lewis and James Nalder Mediation Questionnaire. Date of service: 12/04/2013. [8889347] (Christensen, Thomas) [Entered: 12/04/2013 08:53 PM]	
12/10/2013	□ <u>4</u> 5 pg, 144.13 KB	MEDIATION CONFERENCE SCHEDULED - The court has scheduled a telephone Assessment Conference, 01/14/2014, 2:00 p.m. PACIFIC Time The Circuit Mediator will initiate the conference call by contacting each person on the attached list. Please be available for the call at least five minutes before the scheduled time. Counsel should review the attached list and inform the Mediation Assistant by email at least 72 hours in advance of the scheduled call of any corrections to the listThe briefing schedule previously set by the court remains in effect [COURT UPDATE - Correction to the assessment conference year. 12/12/13 by JI. Resend NDA][8895539] (VS) [Entered: 12/10/2013 10:50 AM]	
12/10/2013	□ 5	Mail returned on 12/09/2013 addressed to Susan M. Sherrod, Esquire for United Automobile Insurance Company, re: Case opening packet dated 11/27/2013. Resending to: Atkin Winner & Sherrod, 1117 South Rancho Drive Las Vegas, NV 89102'; Ph: 702-243-7000. [8895593] (AF) [Entered: 12/10/2013 11:02 AM]	
01/16/2014	□ <u>9</u> 1 pg, 32.47 KB	Filed order MEDIATION (PWS): On January 14, 2014, a telephone conference was held with Circuit Mediator Peter W. Sherwood. The court has determined that this appeal will not be selected for inclusion in the Mediation Program. Counsel are requested to contact the Circuit Mediator should circumstances develop that warrant further settlement discussions while the appeal is pending. [8942166] (BJB) [Entered: 01/16/2014 03:47 PM]	
03/06/2014	☐ <u>10</u> 42 pg, 253.09 KB	Submitted (ECF) Opening Brief for review. Submitted by Appellants Gary Lewis and James Nalder. Date of service: 03/06/2014. [9004795] (Christensen, Thomas) [Entered: 03/06/2014 11:30 AM]	
03/06/2014	☐ <u>11</u> 782 pg, 27.2 MB	Submitted (ECF) excerpts of record. Submitted by Appellants Gary Lewis and James Nalder. Date of service: 03/06/2014. [9004818][COURT UPDATE: Attached corrected volume 4 of excerpts. Resent NDA. 03/17/2014 by RY] (Christensen, Thomas) [Entered: 03/06/2014 11:36 AM]	
03/17/2014	☐ <u>12</u> 2 pg, 86.65 KB	Filed clerk order: The opening brief [10] submitted by Gary Lewis and James Nalder is filed. Within 7 days of the filing of this order, filer is ordered to file 7 copies of the brief in paper format, accompanied by certification, attached to the end of each copy of the brief, that the brief is identical to the version submitted electronically. Cover color: blue. The paper copies shall be printed from the PDF version of the brief created from the word processing application, not from PACER or Appellate ECF. The Court has reviewed the excerpts of record [11] submitted by Gary Lewis and James Nalder. Within 7 days of this order, filer is ordered to file 4 copies of the excerpts in paper format, with a white cover. The paper copies must be in the format described in 9th Circuit Rule 30-1.6. [9018185] (CT) [Entered: 03/17/2014 11:37 AM]	
03/21/2014	☐ <u>13</u> 7 pg, 199.68 KB	Filed (ECF) Appellee United Automobile Insurance Company Motion to extend time to file a response until 05/22/2014. Date of service: 03/21/2014. [9026754] (Douglas, Matthew) [Entered: 03/21/2014 03:58 PM]	
03/24/2014	☐ <u>14</u> 1 pg, 39.8 KB	Filed clerk order (Deputy Clerk: AMT): Appellee's motion for an extension of time to file the answering brief is granted. The answering brief is due May 22, 2014. Appellee's counsel is reminded that all filings must be served on all parties and be accompanied by proof of service. See Fed. R. app. P. 25(b); 9th Cir. R. 25-5(f). The optional reply brief is due within 14 days after service of the answering brief. This order was issued prior to the expiration of time within which a response may be filed. See Fed. R. App. P. 27(b). [9028849] (BJB) [Entered: 03/24/2014 03:04 PM]	
03/26/2014	□ 15	Mail returned on 03/26/2014 addressed to Susan M. Sherrod, Esquire for United Automobile Insurance Company, re: Order filed 12/10/2013. Resending to: 1117 South Rancho Drive, Las Vegas, NV 89102. [9032489] (AF) [Entered: 03/26/2014 02:38 PM]	
03/27/2014	☐ <u>16</u> 2 pg, 194.09 KB	Received Appellants Gary Lewis and James Nalder excerpts of record [11] in 4 volumes. Deficiencies: excerpts are bound improperly. Notified counsel (See attached notice). [9033823] (CT) [Entered: 03/27/2014 11:20 AM]	
03/27/2014	□ 17	Received 7 paper copies of Opening brief [10] filed by Gary Lewis and James Nalder. [9035737] (SD) [Entered: 03/28/2014 01:27 PM]	
04/02/2014	□ 18	Received correctly bound excerpts of record from Appellants Gary Lewis and James Nalder. [9041977] (CT) [Entered: 04/02/2014 03:33 PM]	
04/02/2014	□ 19	Filed Appellants Gary Lewis and James Nalder paper copies of excerpts of record [11] in 4 volume(s). [9041988] (CT) [Entered: 04/02/2014 03:34 PM]	

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001563

05/21/2014	20 999 pg, 15.49 MB	Submitted (ECF) Answering Brief and supplemental excerpts of record for review. Submitted by Appellee United Automobile Insurance Company. Date of service: 05/21/2014. [9104883] (Douglas, Matthew) [Entered: 05/21/2014 03:50 PM]
05/21/2014	□ <u>21</u> 2 pg, 86.71 KB	Filed clerk order: The answering brief [20] submitted by United Automobile Insurance Company is filed. Within 7 days of the filing of this order, filer is ordered to file 7 copies of the brief in paper format, accompanied by certification, attached to the end of each copy of the brief, that the brief is identical to the version submitted electronically. Cover color: red. The paper copies shall be printed from the PDF version of the brief created from the word processing application, not from PACER or Appellate ECF. The Court has reviewed the supplemental excerpts of record [20] submitted by United Automobile Insurance Company. Within 7 days of this order, filer is ordered to file 4 copies of the excerpts in paper format, with a white cover. The paper copies must be in the format described in 9th Circuit Rule 30-1.6. [9105027] (CT) [Entered: 05/21/2014 04:47 PM]
05/23/2014	□ 22	Received 7 paper copies of Answering brief [20] filed by United Automobile Insurance Company. [9107330] (SD) [Entered: 05/23/2014 01:41 PM]
05/23/2014	□ 23	Filed Appellee United Automobile Insurance Company paper copies of supplemental excerpts of record [20] in 4 volumes. [9107860] (CT) [Entered: 05/23/2014 04:06 PM]
06/04/2014	□ <u>24</u> 16 pg, 87 KB	Submitted (ECF) Reply Brief for review. Submitted by Appellants Gary Lewis and James Nalder. Date of service: 06/04/2014. [9119780] (Christensen, Thomas) [Entered: 06/04/2014 01:06 PM]
06/04/2014	□ <u>25</u> 2 pg, 86.23 KB	Filed clerk order: The reply brief [24] submitted by Gary Lewis and James Nalder is filed. Within 7 days of the filing of this order, filer is ordered to file 7 copies of the brief in paper format, accompanied by certification, attached to the end of each copy of the brief, that the brief is identical to the version submitted electronically. Cover color: gray. The paper copies shall be printed from the PDF version of the brief created from the word processing application, not from PACER or Appellate ECF. [9119892] (CT) [Entered: 06/04/2014 01:44 PM]
06/11/2014	□ 26	Received 7 paper copies of Reply brief [24] filed by Gary Lewis and James Nalder. [9128022] (SD) [Entered: 06/11/2014 10:47 AM]
10/06/2015	□ 27	This case is being considered for the January 2016 oral argument calendar. The exact date of your oral argument has not been determined at this time. The following is a link to the upcoming court sessions: http://cdn.ca9.uscourts.gov/datastore/uploads/calendar/sitdates_2016.pdf . Please review these upcoming dates <i>immediately</i> to determine if you have any conflicts with them. If you do have conflicts, please inform the Court immediately by sending a letter to the Court using CM/ECF (Type of Document: File Correspondence to Court; Subject: regarding availability for oral argument). The Court discourages motions to continue after this 7-day period. The clerk's office takes conflict dates into consideration in scheduling oral arguments but cannot guarantee that every request will be honored. Your case will be assigned to a calendar approximately 10 weeks before the scheduled oral argument date. In addition, if parties are discussing settlement or would like to discuss settlement before argument, they should contact the mediation unit immediately (ca09_mediation@ca9.uscourts.gov). Once the case is calendared, it is unlikely that the court will postpone argument for settlement discussions. [9708238] (KS) [Entered: 10/06/2015 10:31 AM]
10/08/2015	□ 28	Terminated Jason A. Gordon for James Nalder and Gary Lewis in 13-17441 (due to incorrect account info) [9711545] (JT) [Entered: 10/08/2015 10:18 AM]
10/27/2015	□ 29	Notice of Oral Argument on Wednesday, January 6, 2016 - 09:30 A.M Courtroom 1 - James R Browning US Cthse, 95 7th St, San Francisco, CA.
		View the Oral Argument Calendar for your case <u>here</u> .
		When you have reviewed the calendar, download the <u>ACKNOWLEDGMENT OF HEARING NOTICE form</u> , complete the form, and file it via Appellate ECF or return the completed form to: SAN FRANCISCO Office. [9734139] (GEV) [Entered: 10/27/2015 11:32 AM]
11/02/2015	□ <u>30</u> 2 pg, 89.46 KB	Filed Acknowledgment of hearing notice. Location: San Francisco. Filed by Attorney Matthew John Douglas, Esquire for Appellee United Automobile Insurance Company. [9741605] (RR) [Entered: 11/02/2015 02:38 PM]
11/03/2015	☐ <u>31</u> 1 pg, 19.13 KB	Filed (ECF) Acknowledgment of hearing notice. Location: San Francisco. Filed by Attorney Mr. Thomas Christensen, Esquire for Appellants Gary Lewis and James Nalder. [9743361] [13-17441] (Christensen, Thomas) [Entered: 11/03/2015 02:38 PM]
12/22/2015	32 30 pg, 5.16 MB	Filed (ECF) Appellants Gary Lewis and James Nalder citation of supplemental authorities. Date of service: 12/22/2015. [9802149] [13-17441] (Christensen, Thomas) [Entered: 12/22/2015 11:48 AM]

Case 2:18-cv-02269-JAD-PAL Document 5-6 Filed 02/22/19 Page 7 of 9

	Case 2:	18-cv-02269-JAD-PAL Document 5-6 Filed 02/22/19 Page 7 of 9	001564
12/23/2015	□ <u>33</u> 2 pg, 35.64 KB	Filed clerk order (Deputy Clerk: PA): 60 Minutes/CBS News applied to video/audio record for later broadcast, the cases captioned above, scheduled to be heard at The James R. Browning, U.S. Courthouse in San Francisco, California, on Wednesday, January 6, 2016. C-Span's request to video/audio record for later broadcast is GRANTED. (PANEL) [9803695] [13-16909, 13-70156, 14-15684, 13-17441, 13-60113] (PA) [Entered: 12/23/2015 11:22 AM]	
12/29/2015	□ 34	revised Notice of Oral Argument on Wednesday, January 6, 2016 - 09:00 A.M Courtroom 1 - San Francisco CA. ** note change in time allotment **	
		View the Oral Argument Calendar for your case <u>here</u> .	
		When you have reviewed the calendar, download the <u>ACKNOWLEDGMENT OF HEARING NOTICE form</u> , complete the form, and file it via Appellate ECF or return the completed form to: SAN FRANCISCO Office. [9809205] (AW) [Entered: 12/29/2015 04:28 PM]	
12/30/2015	□ <u>35</u> 23 pg, 2.36 MB	Filed (ECF) Appellee United Automobile Insurance Company citation of supplemental authorities. Date of service: 12/30/2015. [9810301] [13-17441][COURT UPDATE: Edited docket text to reflect correct filing type. 12/30/2015 by RY][COURT UPDATE: Exhibit B stricken per order [38]. 01/12/2016 by TYL] (Douglas, Matthew) [Entered: 12/30/2015 02:05 PM]	
12/31/2015	☐ <u>36</u> 1 pg, 41.18 KB	Filed (ECF) Acknowledgment of hearing notice. Location: San Francisco. Filed by Attorney Mr. Thomas Christensen, Esquire for Appellants Gary Lewis and James Nalder. [9811651] [13-17441] (Christensen, Thomas) [Entered: 12/31/2015 10:55 AM]	
01/06/2016	□ 37	ARGUED AND SUBMITTED TO ALEX KOZINSKI, JOHN T. NOONAN and DIARMUID F. O'SCANNLAIN. [9817040] (Buccinio, Gabriela) [Entered: 01/06/2016 11:41 AM]	
01/11/2016	□ <u>38</u> 1 pg, 45.85 KB	Filed order (ALEX KOZINSKI, JOHN T. NOONAN and DIARMUID F. O'SCANNLAIN) The Clerk is ordered to strike Exhibit B of Appellee's 28(j) letter filed on December 30, 2015. Rule 28(j) only permits the citation of "pertinent and significant authorities." See Fed. R. App. P. 28(j) (emphasis added). [9822097] (WL) [Entered: 01/11/2016 10:06 AM]	
06/01/2016	□ <u>39</u> 10 pg, 85.32 KB	Filed Order for PUBLICATION (ALEX KOZINSKI, JOHN T. NOONAN and DIARMUID F. O'SCANNLAIN) Pursuant to Rule 5 of the Nevada Rules of Appellate Procedure, we certify to the Nevada Supreme Court the question of law set forth in Part II of this order. The answer to this question may be determinative of the cause pending before this court, and there is no controlling precedent in the decisions of the Nevada Supreme Court or the Nevada Court of Appeals. Further proceedings in this court are stayed pending receipt of an answer to the certified question. Submission is withdrawn pending further order. The parties shall notify the Clerk of this court within one week after the Nevada Supreme Court accepts or rejects the certified question, and again within one week after the Nevada Supreme Court renders its opinion. (SEE ORDER FOR FULL TEXT) The clerk of this court shall forward a copy of this order, under official seal, to the Nevada Supreme Court, along with copies of all briefs and excerpts of record that have been filed with this court. IT IS SO ORDERED. [9997579] (RMM) [Entered: 06/01/2016 08:32 AM]	001564
06/01/2016	□ <u>40</u> 1 pg, 12.01 KB	Transmitted to the Nevada State Supreme Court: an original certification order; 3 copies of the order, a cop of the certified docket report; all briefs and excerpts of record. Tracking Information: UPS 1Z 950 159 03 4693 9224. [9998992] (RMM) [Entered: 06/01/2016 04:23 PM]	у
08/09/2016	1 41 2 pg, 271.64 KB	Filed (ECF) notice of appearance of Dennis M. Prince for Appellants James Nalder and Gary Lewis. Date of service: 08/09/2016. [10080409] [13-17441] (Prince, Dennis) [Entered: 08/09/2016 10:27 AM]	f
08/09/2016	□ 42	Added attorney Dennis M. Prince for Gary Lewis James Nalder, in case 13-17441. [10080497] (RR) [Entered: 08/09/2016 10:50 AM]	
12/12/2016	☐ <u>43</u> 1 pg, 278.92 KB	Filed clerk order (Deputy Clerk: WL): Pursuant to G.O. 3.2(h), Judge W. Fletcher has been drawn to replace Judge Noonan. The panel will now consists of Circuit Judges KOZINSKI, O'SCANNLAIN and W. FLETCHER. [10229240] (WL) [Entered: 12/12/2016 02:10 PM]	е
03/14/2017	23 pg, 1.52 MB	Filed (ECF) Appellee United Automobile Insurance Company Motion to dismiss the case. Date of service: 03/14/2017. [10355364] [13-17441][COURT UPDATE: Attached searchable version of motion. 3/13/2017 by TYL] (Douglas, Matthew) [Entered: 03/14/2017 11:07 AM]	
03/27/2017	☐ <u>45</u> 14 pg, 163.75 KB	Filed (ECF) Appellants James Nalder and Gary Lewis response to motion ([44] Motion (ECF Filing), [44] Motion (ECF Filing) motion to dismiss the case). Date of service: 03/27/2017. [10373107] [13-17441] (Prince, Dennis) [Entered: 03/27/2017 03:29 PM]	
04/06/2017	☐ <u>46</u> 12 pg, 381.36 KB	Filed (ECF) Appellee United Automobile Insurance Company reply to response (). Date of service: 04/06/2017. [10385981] [13-17441] (Douglas, Matthew) [Entered: 04/06/2017 10:02 AM]	
06/15/2017	☐ <u>47</u> 3 pg, 24.64 KB	Received Supreme Court of the State of Nevada notice re: we are staying our consideration of the certified question until after the Ninth Circuit grants or denies the motion to dismiss. [10475749] (RR) [Entered: 06/15/2017 04:20 PM]	

Case 2:18-cv-02269-JAD-PAL Document 5-6 Filed 02/22/19 Page 8 of 9

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12/27/2017	□ <u>48</u> 10 pg, 88.41 KB	Filed Order for PUBLICATION (DIARMUID F. O'SCANNLAIN and WILLIAM A. FLETCHER) The panel certified the following question of law to the Nevada Supreme Court: Under Nevada law, if a plaintiff has filed suit against an insurer seeking damages based on a separate judgment against its insured, does the insurer's liability expire when the statute of limitations on the judgment runs, notwithstanding that the suit was filed within the six-year life of the judgment? (SEE ORDER FOR FULL TEXT) [10704142] (MM) [Entered: 12/27/2017 08:48 AM]
12/27/2017	☐ <u>49</u> 1 pg, 32.52 KB	Filed clerk order (Deputy Clerk: WL): Pursuant to G.O. § 3.2.h, Judge Paez has been drawn as the replacement for Judge Kozinski. The panel for this case will now consist of Judges O'Scannlain, W Fletcher, Paez. [10704805] (WL) [Entered: 12/27/2017 01:16 PM]
12/27/2017	□ <u>50</u> 1 pg, 37.43 KB	Transmitted to the Nevada State Supreme Court: an original certification order; a copy of the certified docket report; briefsand excerpts of record previously sent with earlier order certifying. See docket [40]. State Supreme Court Case Number: 70504. Tracking Information: FedEx 410518218174. [10704899] (MM) [Entered: 12/27/2017 01:49 PM]
01/10/2018	☐ <u>51</u> 1 pg, 42.32 KB	Transmitted to the Nevada State Supreme Court: an original signed certification order. State Supreme Court Case Number: 70504. Tracking Information: FedEx 410518218428. [10720417] (MM) [Entered: 01/10/2018 03:05 PM]
01/29/2019	☐ <u>52</u> 34 pg, 3.19 MB	Filed (ECF) Appellants James Nalder and Gary Lewis citation of supplemental authorities. Date of service: 01/29/2019. [11171327] [13-17441] (Christensen, Thomas) [Entered: 01/29/2019 01:25 PM]
02/01/2019	□ <u>53</u> 21 pg, 1.57 MB	Filed (ECF) Appellants Gary Lewis, James Nalder and Appellee United Automobile Insurance Company citation of supplemental authorities. Date of service: 02/01/2019. [11175820] [13-17441] (Douglas, Matthew) [Entered: 02/01/2019 11:14 AM]
02/15/2019	□ <u>54</u> 13 pg, 1.81 MB	Filed (ECF) Appellee United Automobile Insurance Company citation of supplemental authorities. Date of service: 02/15/2019. [11192063] [13-17441] (Douglas, Matthew) [Entered: 02/15/2019 12:02 PM]

Clear All

Documents and Docket Summary

O Documents Only

✓ Include Page Numbers

Selected Pages: 0 Selected Size: 0 KB

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PACER Service Center				
Transaction Receipt				
U.S. Court of Appeals for the 9th Circuit - 02/21/2019 13:46:37				
PACER Login: sw4503 Client Code: 1074.001				
Description:	Docket Report (filtered)	Search Criteria:	13-17441	
Billable Pages:	5	Cost:	0.50	

0045 2/21/2010011:566M

"EXHIBIT F"

Docket Report for Case No. A-18-772220-C

Skip to Main Content Logout My Account Search Menu New District Civil/Criminal Search Refine Search Back Location: District Court Civil/Criminal Help

REGISTER OF ACTIONS CASE No. A-18-772220-C

Cheyenne Nalder, Plaintiff(s) vs. Gary Lewis, Defendant(s)

\(\) Case Type: Negligence - Auto \(\) Date Filed: 04/03/2018 \(\) Location: Department 20 \(\) Cross-Reference Case Number: A772220

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RELATED CASE INFORMATION

Related Cases

07A549111 (Consolidated)

PARTY INFORMATION

Defendant Lewis, Gary

Lead Attorneys

E. Breen Arntz

Retained 702-384-8000(W)

Intervenor United Automobile Insurance Company Matthew J Douglas

Retained 702-243-7000(W)

Plaintiff Nalder, Chevenne David Allen Stephens

Retained 702-656-2355(W)

EVENTS & ORDERS OF THE COURT

DISPOSITIONS

09/13/2018 Judgment Plus Legal Interest (Judicial Officer: Jones, David M)

Debtors: Gary Lewis (Defendant) Creditors: Cheyenne Nalder (Plaintiff) Judgment: 09/13/2018, Docketed: 09/13/2018

Total Judgment: 5,696,820.41

02/14/2019 Order of Dismissal (Judicial Officer: Johnson, Eric)

Debtors: Cheyenne Nalder (Plaintiff), Gary Lewis (Defendant) Creditors: United Automobile Insurance Company (Intervenor)

Judgment: 02/14/2019, Docketed: 02/15/2019 Comment: Certain Claims. Doc filed in 07A549111

02/14/2019 Amended Judgment Plus Legal Interest (Judicial Officer: Johnson, Eric) Reason: Vacated

Debtors: Gary Lewis (Defendant) Creditors: Cheyenne Nalder (Plaintiff) Judgment: 02/14/2019, Docketed: 01/29/2019

Total Judgment: 5,696,810.41

Comment: 2/14/19 Per Order, Judgment Withdrawn, Filed in A549111

01/29/2019 Judgment Plus Legal Interest (Judicial Officer: Johnson, Eric)

Debtors: Gary Lewis (Defendant) Creditors: Cheyenne Nalder (Plaintiff) Judgment: 01/29/2019, Docketed: 01/29/2019

Total Judgment: 5,696,810.41 Comment: Filed in A549111

OTHER EVENTS AND HEARINGS

04/03/2018 Initial Appearance Fee Disclosure

Initial Appearance Fee Disclosure

04/03/2018 Complaint

Complaint

05/10/2018 Summons Electronically Issued - Service Pending

0047^{1/4} 001568

https://www.clarkcountycourts.us/Anonymous/CaseDetail.aspx?CaseID=11857271

```
Summons
07/18/2018 Summons
              Summons
07/18/2018
            Three Day Notice
              Three Day Notice to Plead
08/16/2018 Motion to Intervene
              UAIC Motion to Intervene
09/13/2018
            Stipulation
              Stipulation to Enter Judgment
09/17/2018
            Opposition
              Planitff's Opposition to Motion to Intervene
           Reply in Support
09/18/2018
              UAIC'S Reply in Support of its Motion to Intervene
09/18/2018
            Reply in Support
              UAIC's Reply to Lewis' Opposition in Support of its Motion to Intervene
09/19/2018
           Motion to Intervene (3:00 AM) (Judicial Officer Jones, David M)
              UAIC's Motion to Intervene
            Result: Granted
09/21/2018 Opposition to Motion
              Defendant's Opposition to Motion to Intervene and Joinder to Plaintiff's Opposition to Motion to Intervene
09/26/2018
            Initial Appearance Fee Disclosure
              Initial Appearance Fee Disclosure (NRS Chapter 19)
10/05/2018
            Notice of Hearing
              Amended Notice of Hearing
            Opposition to Motion to Dismiss
10/08/2018
              Plaintiff's Opposition to Defendant's Motion to Dismiss
10/11/2018
            Opposition
              Plaintiff's Opposition to Defendant's Motion to Set Aside Judgment
10/17/2018
           Motion to Strike
              (2/14/19 Withdrawn) Defendant's Motion to Strike Both Defendant's Motion for Relief from Judgment and Defendant's Motion to Dismiss
            Order Granting
10/19/2018
              Order Granting UAIC's Motion to Intervene
10/19/2018
           Initial Appearance Fee Disclosure
              Initial Appearance Fee Disclosure
10/19/2018
            Notice of Entry of Order
              Notice of Entry of Order on Intervenor United Automobile Insurance Company's Motion to Intervene
10/19/2018
           Motion
              UAIC s Motion To Dismiss Plaintiff s Complaint & Motion For Court To Deny Stipulation to Enter Judgment Between Plaintiff and Lewis and/or, In
              The Alternative To Stay Same Pending Hearing On Motion To Dismiss
10/24/2018
            Hearing (9:00 AM) (Judicial Officer Jones, David M)
              Parties Present
              Minutes
            Result: Recused
10/24/2018
           Third Party Complaint
              Third Party Complaint
10/24/2018
            Answer
              Answer to Complaint
10/29/2018
           Notice of Department Reassignment
              Notice of Department Reassignment
10/29/2018
            Opposition to Motion to Dismiss
              Cross-Claimant's Opposition to UAIC's Motion to Dismiss Plaintiff's Complaint & Opposition to Motion for Court to Deny Stipulation to Enter
              Judgment Between Plaintiff and Lewis And/Or in the Alternative to Stay Same Pending Hearing on Motion to Dismiss
10/29/2018
           Opposition
              Plainitff's Opposition to UAIC's Motion to Dismiss, to Deny Stipulation for Judgment and for a Stay of the Proceedings
10/30/2018
            Summons Electronically Issued - Service Pending
10/30/2018
            Summons Electronically Issued - Service Pending
              Summons
10/30/2018
            Summons Electronically Issued - Service Pending
              Summons
            Peremptory Challenge
10/30/2018
              Intervenor United Automobile Insurance Company's Peremptory Challenge of Judge
           Notice of Department Reassignment
10/31/2018
              Notice of Department Reassignment
11/01/2018
           Opposition
              Opposition to Gary Lewis' Motion to Strike Motion to Set Aside Judgment
11/06/2018
            Affidavit of Service
              Affidavit Of Service
11/06/2018
            Affidavit of Service
              Affidavit Of Service
11/06/2018
           Affidavit of Service
              Affidavit Of Service
11/08/2018
            Motion for Relief (3:00 AM) (Judicial Officer Kephart, William D.)
              Defendant's Motion for Relief form Judgment Pursuant to NRCP 60
              Minutes
               10/31/2018 Reset by Court to 11/08/2018
                11/08/2018 Reset by Court to 11/08/2018
            Result: Matter Continued
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NRCP 11 Motion for Sanctions

11/08/2018 Motion for Sanctions

	Case 2.10-CV-02249-JAB-T-AE-TOBOGUITICHID9-T-THEO-02H22719-T- Fage 4 01 3	01
11/08/2018	Notice of Hearing Notice of Hearing	<i>J</i> 1
11/13/2018	Request for Exemption From Arbitration	
	Motion to Dismiss	
44/00/0040	UAIC'S Motion to Dismiss Third Party Plaintiff Lewis's Third Party Complaint	
11/26/2018	Motion to Consolidate Intervenor's Motion to Consolidate on Order Shortening Time	
11/27/2018	Opposition	
,_,,_	Opposition to UAIC's Motion to Dismiss and Countermotion for Summary Judgment	
11/27/2018	Opposition	
	Opposition to UAIC's Motion to Consolidate and Countermotion to Set aside Void Order and to Strike all Filings by Intervenor, or, in the Alternat	ve,
11/28/2018	for Summary Judgment CANCELED Motion to Consolidate (10:30 AM) (Judicial Officer Johnson, Eric)	
11/20/2010	Vacated - per Law Clerk	
	Intervenor's Motion to Consolidate on Order Shortening Time	
11/28/2018	Initial Appearance Fee Disclosure	
11/28/2018	Initial Appearance Fee Disclosure Motion for Summary Judgment	
11/20/2010	Plaintiff's Motion for Summary Judgment	
11/30/2018	Minute Order (11:30 AM) (Judicial Öfficer Johnson, Eric)	
	<u>Minutes</u>	
	Result: Minute Order - No Hearing Held	
12/03/2018	Commissioners Decision on Request for Exemption - Granted	
12/04/2018	COMMISSIONER'S DECISION ON REQUEST FOR EXEMPTION - GRANTED Notice of Early Case Conference	
12/04/2010	Notice of Early Case Conference	
12/11/2018	CANCELED Motion to Dismiss (9:00 AM) (Judicial Officer Kephart, William D.)	
	Vacated	
	Defendant's Motion to Dismiss	
	10/31/2018 Reset by Court to 11/13/2018	
	11/13/2018 Reset by Court to 12/11/2018	
12/11/2018	CANCELED Motion to Dismiss (9:00 AM) (Judicial Officer Kephart, William D.)	
	Vacated UAIC s Motion To Dismiss Plaintiff s Complaint & Motion For Court To Deny Stipulation to Enter Judgment Between Plaintiff and Lewis and/or, I	n
	The Alternative To Stay Same Pending Hearing On Motion To Dismiss	•
	12/12/2018 Reset by Court to 12/11/2018	
	12/12/2018 Reset by Court to 12/12/2018	
12/13/2018	CANCELED Motion to Strike (3:00 AM) (Judicial Officer Kephart, William D.)	
	Vacated	
	Defendant's Motion to Strike Both Defendant's Motion for Relief from Judgment and Defendant's Motion to Dismiss	
	12/12/2018 Reset by Court to 12/13/2018	
	12/13/2018 Reset by Court to 12/13/2018	
12/13/2018	CANCELED Motion for Sanctions (3:00 AM) (Judicial Officer Kephart, William D.)	
	Vacated NRCP 11 Motion for Sanctions	
01/15/2019	CANCELED Motion to Dismiss (9:00 AM) (Judicial Officer Kephart, William D.)	
0.7.0720.0	Vacated	
	UAIC'S Motion to Dismiss Third Party Plaintiff Lewis's Third Party Complaint	
01/15/2019	CANCELED Opposition and Countermotion (9:00 AM) (Judicial Officer Kephart, William D.)	
	Vacated Opposition to UAIC's Motion to Dismiss and Countermotion for Summary Judgment	
01/15/2019	CANCELED Motion for Summary Judgment (9:00 AM) (Judicial Officer Kephart, William D.)	
	Vacated	
	Plaintiff's Motion for Summary Judgment and Relief From Order Pursuant to NRCP 60(b)	

FINANCIAL INFORMATION

	Defendant Lewis, Gary Total Financial Assessmen Total Payments and Credit Balance Due as of 02/21/	S		558.00 558.00 0.00
09/27/2018 09/27/2018 10/24/2018	Efile Payment	Receipt # 2018-64487-CCCLK	Lewis, Gary	223.00 (223.00) 135.00
10/24/2018 11/28/2018		Receipt # 2018-70959-CCCLK	Lewis, Gary	(135.00) 200.00
11/28/2018		Receipt # 2018-78576-CCCLK	Lewis, Gary	(200.00)
	Intervenor United Automo Total Financial Assessmen Total Payments and Credit Balance Due as of 02/21/	t s		673.00 673.00 0.00

10/19/2018 Transaction Assessment 10/19/2018 Efile Payment Receipt # 2018-70057-CCCLK United Automobile Insurance Company



223.00 (223.00)

2/21/2019	Case 2.18-C	004574		
10/31/2018 10/31/2018	Transaction Assessment Efile Payment	Receipt # 2018-72510-CCCLK	United Automobile Insurance Company	450.00)
10/01/2010	Line i aymon	11000ipt # 2010 12010 000Eit	Critica Automobile modrance company	(100.00)
ı	Plaintiff Nalder, Cheyenne			
	Total Financial Assessmen			470.00
	Total Payments and Credits			470.00
	Balance Due as of 02/21/2	2019		0.00
04/04/2018	Transaction Assessment			270.00
04/04/2018	Efile Payment	Receipt # 2018-23353-CCCLK	Nalder, Cheyenne	(270.00)
11/29/2018	Transaction Assessment			200.00
11/29/2018	Efile Payment	Receipt # 2018-78718-CCCLK	Nalder, Cheyenne	(200.00)

"EXHIBIT G"

Docket Report for Case No. KS021378

CASE INFORMATION

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

Case Number: KS021378

CHEYENNE NALDER ET AL VS GARY LEWIS Filing Courthouse: Pomona Courthouse South

Filing Date: 06/28/2018

Case Type: Sister State Judgment (General Jurisdiction)

Status: Legacy Judgment 07/24/2018

Click here to access document images for this case

If this link fails, you may go to the Case Document Images site and search using the case number displayed on this page

FUTURE HEARINGS

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

None

PARTY INFORMATION

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

DEITZ JOSHUA M. - Attorney for Plaintiff

INAMINE BRIAN S. ESQ - Intervenor

INAMINE BRIAN SEISHIN - Attorney for Plaintiff in Intervention

LEWIS GARY - Defendant

NALDER CHEYENNE - Plaintiff

NALDER JAMES - Plaintiff

UNITED AUTO INSURANCE COMPANY - Plaintiff in Intervention

DOCUMENTS FILED

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

Documents Filed (Filing dates listed in descending order)

01/17/2019 Notice (name extension) (Withdrawal of its Motion to Set Aside the Sister State Judgment) Filed by United Auto Insurance Company (Plaintiff in Intervention)

01/14/2019 Minute Order ((United Automobile Insurance Company's Ex-Parte Motion To Exte...)) Filed by Clerk

01/14/2019 Opposition (name extension) (To United Insurance Company's Ex Parte Motion For a Stay)

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

01/14/2019 Declaration (name extension) (of Samantha L. Barron In Support of United Auto Insurance Company's Ex Parte Motion to Extend Stay)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

01/14/2019 Ex Parte Application (name extension) (To Extend Stay of Proceedings and Enforcement of Sister State Judgment per CCP Section 1710.50)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/14/2018 Order (name extension) (Granting Second Request for Judicial Notice)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/14/2018 Request for Judicial Notice (Second Notice)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/14/2018 Minute Order ((Hearing on Motion for Leave to Intervene;))

Filed by Clerk

12/14/2018 Notice of Lodging (name extension) (Joint Stipulation to Continue Stay of Enforcement of Sister State Judgment)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/14/2018 Stipulation (name extension) - No Order (Joint Stipulation to Continue Stay of Enforcement of Sister State Judgment)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/14/2018 Order Appointing Court Approved Reporter as Official Reporter Pro Tempore

Filed by Clerk

12/14/2018 Order (name extension) (Ruling on the Court's Tentative Ruling)

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12/03/2018 Notice of Lodging (name extension) (re proposed sister state judgment)

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11/26/2018 Notice of Continuance

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11/21/2018 Stipulation and Order (name extension) (to allow United Auto Insurance Company's to file a supplemental reply in

support of its Motion to Intervene)

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

11/20/2018 Order Appointing Court Approved Reporter as Official Reporter Pro Tempore

11/20/2018 Minute Order ((Intervener, United Automobile Insurance Company's Motion for ...))

Filed by Clerk

11/13/2018 Reply (name extension) (rsv 180823342638)

11/07/2018 Notice of Continuance

Filed by United Auto Insurance Company (Plaintiff in Intervention)

10/31/2018 Reply (name extension) (in support of Its Motion to Intervene)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

10/31/2018 Declaration (name extension) (OF Matthew J. Douglas rsv 180823342638)

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10/31/2018 Declaration (name extension) (of Brandon Carroll RSV 180823342638)

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Filed by United Auto Insurance Company (Plaintiff in Intervention)

10/25/2018 Opposition (name extension) (to united auto insurance co motion to intervene rsv 180823342638)

Filed by JAMES NALDER (Plaintiff)

Case 2:18-cv-02269-JAD-PAL Document 5-8 Filed 02/22/19 Page 4 of 9

10/25/2018 Other - (name extension) (APPENDIX OF OUT OF STATE AUTHORITEIS REFERENCED WITHIN PLAINTIFFS OPPOSITION TO UNTIED AUTOMOBILE INSURANCE CO. MOTIONH FOR LEAVE TO INTERVENE)

Filed by GARY LEWIS (Defendant)

10/25/2018 Other - (name extension) (Appendix of Exhibits in Support of Opposition)

Filed by GARY LEWIS (Defendant)

10/25/2018 Opposition (name extension) (To Motion for Leave)

Filed by GARY LEWIS (Defendant)

10/25/2018 Declaration (name extension) (Of Arthur I. Willner)

Filed by GARY LEWIS (Defendant)

10/11/2018 Request for Judicial Notice

Filed by United Auto Insurance Company (Plaintiff in Intervention)

10/11/2018 Proof of Service (not Summons and Complaint) (Re: Motion for Leave)

Filed by Brian S. Inamine, Esq (Legacy Party); United Auto Insurance Company (Plaintiff in Intervention)

10/11/2018 Declaration (name extension) (Of Brandon Carroll in Support OF Motion for Leave)

10/11/2018 Notice of Lodging (name extension) (Of (Proposed) Orders)

Filed by Brian S. Inamine, Esq (Legacy Party)

10/11/2018 Motion for Leave (name extension) (To Intervene and Points and Authorities in support Thereof)

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08/24/2018 Proof of Service (not Summons and Complaint)

08/24/2018 Proof of Service (not Summons and Complaint)

Filed by Intervenor

08/23/2018 Declaration

Filed by Intervenor

08/23/2018 Ex-Parte Application

Filed by Intervenor

08/23/2018 Ex-Parte Application

Filed by Intervenor

08/23/2018 Minute Order

Filed by Clerk

08/23/2018 Request for Judicial Notice

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08/23/2018 Notice of Lodging

08/23/2018 Ex Parte Application

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08/23/2018 Order Appointing Court Approved Reporter as Official Reporter Pro Tempore

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08/23/2018 Ex Parte Application

08/23/2018 Declaration

08/23/2018 Order Appointing Court Approved Reporter as Official Reporter Pro Tempore Filed by Court

08/23/2018 Opposition

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

08/23/2018 Opposition

Filed by GARY LEWIS (Defendant)

08/23/2018 Declaration

Filed by Intervenor

08/23/2018 Notice of Lodging

Filed by Intervenor

08/23/2018 Notice of Lodging

Filed by Intervenor

08/23/2018 Request for Judicial Notice

Filed by Intervenor

08/23/2018 Notice of Lodging

Filed by Intervenor

08/03/2018 Proof of Service (not Summons and Complaint)

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

08/03/2018 Proof of Service (not Summons and Complaint)

07/24/2018 Notice

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

07/24/2018 Sister State Judgment

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

07/24/2018 Judgment

07/24/2018 Notice of Entry of Judgment on Sister-State Judgment

07/17/2018 Application for Entry of Judgment on Sister-State Judgment AMENDED

07/17/2018 Application for Entry of Judgment on Sister-State Judgment (Amended: 2018-07-17)

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

06/28/2018 Civil Case Cover Sheet

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

06/28/2018 Application for Entry of Judgment on Sister-State Judgment

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

PROCEEDINGS HELD

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

Proceedings Held (Proceeding dates listed in descending order)

02/11/2019 at 08:30 AM in Department O, Peter A. Hernandez, Presiding

Hearing on Motion to Set Aside/Vacate Default and Default Judgment (CCP 473.5) - Not Held - Vacated by Court

02/05/2019 at 08:30 AM in Department O, Peter A. Hernandez, Presiding

Hearing on Motion to Set Aside/Vacate Default and Default Judgment (CCP 473.5) - Not Held - Rescheduled by Party

01/30/2019 at 08:31 AM in Department O, Peter A. Hernandez, Presiding

(Motion to Set Aside) - Not Held - Rescheduled by Party

01/14/2019 at 09:00 AM in Department O, Peter A. Hernandez, Presiding

Ex-Parte Proceedings

12/14/2018 at 08:30 AM in Department O, Peter A. Hernandez, Presiding

Hearing on Motion for Leave to Intervene - Held - Motion Denied

12/10/2018 at 08:31 AM in Department O, Peter A. Hernandez, Presiding

Hearing on Motion - Other (name extension) (Set Aside) - Not Held - Continued - Party's Motion

11/20/2018 at 08:30 AM in Department O, Peter A. Hernandez, Presiding

Hearing on Motion for Leave to Intervene - Held - Continued

11/07/2018 at 08:31 AM in Department O, Peter A. Hernandez, Presiding

Hearing on Motion for Leave (name extension) - Not Held - Continued - Court's Motion

08/23/2018 at 09:00 AM in Department O

Ex-Parte Proceedings (Exparte proceeding; Motion Denied) -

REGISTER OF ACTIONS

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

Register of Actions (Listed in descending order)

Click on any of the below link(s) to see Register of Action Items on or before the date indicated:

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Hearing on Motion to Set Aside/Vacate Default and Default Judgment (CCP 473.5) - Not Held - Rescheduled by Party

01/30/2019 at 08:31 AM in Department O, Peter A. Hernandez, Presiding

(Motion to Set Aside) - Not Held - Rescheduled by Party

01/17/2019 Notice (name extension) (Withdrawal of its Motion to Set Aside the Sister State Judgment)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

01/14/2019 at 09:00 AM in Department O, Peter A. Hernandez, Presiding

Ex-Parte Proceedings

01/14/2019 Opposition (name extension) (To United Insurance Company's Ex Parte Motion For a Stay)

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

01/14/2019 Minute Order ((United Automobile Insurance Company's Ex-Parte Motion To Exte...))

Filed by Clerk

01/14/2019 Ex Parte Application (name extension) (To Extend Stay of Proceedings and Enforcement of Sister State Judgment

per CCP Section 1710.50)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

01/14/2019 Declaration (name extension) (of Samantha L. Barron In Support of United Auto Insurance Company's Ex Parte

Motion to Extend Stay)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/14/2018 at 08:30 AM in Department O, Peter A. Hernandez, Presiding

Hearing on Motion for Leave to Intervene - Held - Motion Denied

12/14/2018 Order (name extension) (Granting Second Request for Judicial Notice)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/14/2018 Request for Judicial Notice (Second Notice)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/14/2018 Minute Order ((Hearing on Motion for Leave to Intervene;))

Filed by Clerk

12/14/2018 Order (name extension) (Ruling on the Court's Tentative Ruling)

Filed by Clerk

12/14/2018 Order Appointing Court Approved Reporter as Official Reporter Pro Tempore

Filed by Clerk

12/14/2018 Notice of Lodging (name extension) (Joint Stipulation to Continue Stay of Enforcement of Sister State Judgment)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/14/2018 Stipulation (name extension) - No Order (Joint Stipulation to Continue Stay of Enforcement of Sister State Judgment)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/10/2018 at 08:31 AM in Department O, Peter A. Hernandez, Presiding

Hearing on Motion - Other (name extension) (Set Aside) - Not Held - Continued - Party's Motion

12/03/2018 Notice of Lodging (name extension) (re proposed sister state judgment)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/03/2018 Motion to Vacate (name extension) (United Automobile Insurance Company's (Proposed) notice and motion to vacate

or set aside Judgment and Points and Authorities in support thereof)

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Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

11/20/2018 at 08:30 AM in Department O, Peter A. Hernandez, Presiding

Hearing on Motion for Leave to Intervene - Held - Continued

11/20/2018 Order Appointing Court Approved Reporter as Official Reporter Pro Tempore

11/20/2018 Minute Order ((Intervener, United Automobile Insurance Company's Motion for ...))

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11/13/2018 Reply (name extension) (rsv 180823342638)

11/07/2018 at 08:31 AM in Department O, Peter A. Hernandez, Presiding

Hearing on Motion for Leave (name extension) - Not Held - Continued - Court's Motion

11/07/2018 Notice of Continuance

Filed by United Auto Insurance Company (Plaintiff in Intervention)

10/31/2018 Reply (name extension) (in support of its motion to intervene RSV 180823342638)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

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Filed by GARY LEWIS (Defendant)

10/25/2018 Other - (name extension) (Appendix of Exhibits in Support of Opposition)

Filed by GARY LEWIS (Defendant)

10/25/2018 Opposition (name extension) (to united auto insurance co motion to intervene rsv 180823342638)

Filed by JAMES NALDER (Plaintiff)

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10/11/2018 Request for Judicial Notice

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08/24/2018 Proof of Service (not Summons and Complaint)

Filed by Intervenor

08/23/2018 at 09:00 AM in Department O

Ex-Parte Proceedings (Exparte proceeding; Motion Denied) -

08/23/2018 Declaration

08/23/2018 Ex Parte Application

08/23/2018 Notice of Lodging

08/23/2018 Declaration

08/23/2018 Notice of Lodging

08/23/2018 Request for Judicial Notice

08/23/2018 Declaration

08/23/2018 Order Appointing Court Approved Reporter as Official Reporter Pro Tempore

08/23/2018 Notice of Lodging

08/23/2018 Declaration

08/23/2018 Ex Parte Application

08/23/2018 Declaration

08/23/2018 Order Appointing Court Approved Reporter as Official Reporter Pro Tempore

Filed by Court

08/23/2018 Opposition

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

08/23/2018 Opposition

Filed by GARY LEWIS (Defendant)

08/23/2018 Notice of Lodging

Filed by Intervenor

08/23/2018 Declaration

Filed by Intervenor

08/23/2018 Notice of Lodging

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08/23/2018 Request for Judicial Notice

Filed by Intervenor

08/23/2018 Notice of Lodging

Filed by Intervenor

08/23/2018 Declaration

Filed by Intervenor

08/23/2018 Ex-Parte Application

Filed by Intervenor

08/23/2018 Ex-Parte Application

Filed by Intervenor

08/23/2018 Request for Judicial Notice

Filed by Intervenor

08/23/2018 Minute Order

Filed by Clerk

08/03/2018 Proof of Service (not Summons and Complaint)

08/03/2018 Proof of Service (not Summons and Complaint)

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

07/24/2018 Sister State Judgment

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

07/24/2018 Notice

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

07/24/2018 Judgment

07/24/2018 Notice of Entry of Judgment on Sister-State Judgment

Click on any of the below link(s) to see Register of Action Items on or before the date indicated:

TOP 07/17/2018

07/17/2018 Application for Entry of Judgment on Sister-State Judgment (Amended: 2018-07-17)

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

07/17/2018 Application for Entry of Judgment on Sister-State Judgment AMENDED

06/28/2018 Application for Entry of Judgment on Sister-State Judgment

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

06/28/2018 Civil Case Cover Sheet

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

Click on any of the below link(s) to see Register of Action Items on or before the date indicated:

TOP 07/17/2018

EXHIBIT 2

Electronically Filed 2/14/2019 3:20 PM Steven D. Grierson CLERK OF THE COURT

TRAN

DISTRICT COURT
CLARK COUNTY, NEVADA

JAMES NALDER, et al,

Plaintiffs,

OASE NO. 07A549111
A-18-772220-C

VS.

DEPT NO. XX

GARY LEWIS, et al,

Defendants.

Defendants.

AND ALL RELATED PARTIES

BEFORE THE HONORABLE ERIC JOHNSON, DISTRICT COURT JUDGE

DEFENSE'S MOTION TO WITHDRAW ON ORDER SHORTENING TIME DEFENDANT'S MOTIONS TO DISMISS AND MOTIONS FOR RELIEF DEFENDANT'S MOTIONS TO STRIKE MOTIONS TO DISMISS AND FOR RELIEF UAIC'S MOTION FOR RELIEF, MOTION TO DISMISS PLAINTIFFS' COMPLAINT, MOTION FOR COURT TO DENY STIPULATION TO ENTER JUDGMENT BETWEEN PLAINTIFF AND LEWIS, AND OPPOSITION TO THIRD PARTY PLAINTIFF LEWIS'S MOTION FOR RELIEF FROM ORDER AND JOINDER IN MOTIONS FOR RELIEF FROM ORDERS ON ORDER SHORTENING TIME

WEDNESDAY, JANUARY 9, 2019

APPEARANCES:

FOR THE PLAINTIFFS: DAVID ALLEN STEPHENS, ESQ.

FOR THE THIRD PARTY PLAINTIFF

GARY LEWIS: THOMAS F. CHRISTENSEN, ESQ.

FOR THE DEFENDANT GARY LEWIS: BREEN E. ARNTZ, ESQ.

FOR THIRD PARTY DEFENDANTS: DAN R. WAITE, ESQ.

MATTHEW J. DOUGLAS, ESQ. THOMAS E. WINNER, ESQ.

RECORDED BY: ANGIE CALVILLO, COURT RECORDER TRANSCRIBED BY: JULIE POTTER, TRANSCRIBER

```
LAS VEGAS, NEVADA, WEDNESDAY, JANUARY 9, 2019, 8:50 A.M.
 1
 2
                       (Court was called to order)
 3
                          James Nalder versus Gary Lewis, Case No.
             THE COURT:
 4
   A549111.
             I guess I should say because it's the As, 07A549111.
 5
   Counsel, please note your appearances for the record.
             MR. STEPHENS: David Stephens for plaintiff, Cheyenne
 6
 7
   Nalder, Your Honor.
 8
             MR. CHRISTENSEN:
                                Tom Christiansen for third party
 9
   plaintiff Gary Lewis, Your Honor.
10
             THE COURT:
                         Okay.
11
             MR. ARNTZ:
                         Breen Arntz appearing for defendant Gary
   Lewis.
12
13
             MR. WAITE:
                         Dan Wait, Your Honor, for third party
14
   defendant attorney Randall Tindall and his law firm, Resnick
15
   Louis.
                           Tom Winner for UAIC.
16
             MR. WINNER:
17
             MR. DOUGLAS: And Matthew Douglas for UAIC, Your
18
   Honor.
19
             THE COURT:
                          Okay. Well, we've got a bunch of things
20
          The thing that caught my eye was Mr. Tindall's motion to
   -- to withdraw.
21
                          Could we hear that first.
22
             MR. WAITE:
23
                         Is that where we should be -- huh?
             THE COURT:
24
             MR. WAITE:
                          Can we hear that one first, Your Honor?
25
             THE COURT:
                          I was going to say, that seems to me maybe
                                    2
```

```
something we should deal with initially. So we've got that on
1
2
   order shortening time. Does anyone have an issue with us going
   forward and dealing with it today, or does somebody want to file
3
   paperwork or something else in regard to this?
5
             MR. WAITE:
                         I've spoken with some of the counsel, Your
   Honor, and I don't believe anyone has any objection to it.
6
7
                         Okay. All right. Let's -- let me hear
             THE COURT:
8
   what you have. You seem to be moving toward the podium, so let
   me hear what you have to say.
             MR. WAITE: Your Honor, I don't know that since it's
10
   unopposed, I don't know that I have anything more to add other
11
   than the unique circumstances of this case has created a
12
   conflict of interest for Mr. Tindall and his firm to -- to
13
14
   proceed. And so we filed the motion and, unfortunately, it was
                             We appreciate your considering and
15
   on very shortened time.
16
   granting the order shortening time to today.
17
             But given the circumstances that present themselves,
   it just puts Mr. Tindall and his firm in a position where
18
19
   they're damned if they do, damned if they don't. They really
20
   can't take a position given the relationship they have to both
21
   Mr. Lewis, the insured, the client, and then the insurance
   company, UAIC, that hired them. He's just -- he can't -- he
   can't act, so he needs to get out.
```

then, as to the motions Mr. Tindall has filed on behalf of Mr.

THE COURT: What does that, from your perspective,

```
Lewis?
 1
 2
             MR. WAITE:
                        Well, those -- those motions that were
 3
   filed were filed in good faith.
                         I'm not suggesting they weren't.
 4
             THE COURT:
                                                            I'm just
 5
   asking where does that leave us with those motions? Are they
   being withdrawn or --
 6
 7
                         Well, you have the unique situation where
             MR. WAITE:
 8
   you have UAIC who hired Mr. Tindall to represent Mr. Lewis's
 9
   interest, and you have Mr. Lewis who hired Mr. Arntz to
10
   represent his interest. And so we have Mr. Tindall who has
11
   filed some motions, and then Mr. Arntz filing the withdrawal of
   those motions.
12
13
             THE COURT:
                         Right.
14
             MR. WAITE:
                         Which took us by surprise. We did not --
   we were not aware of that. But as we -- as put in the moving
15
16
   papers, we have conflicting instructions from our client Mr.
17
   Lewis, who their side had previously indicated withdraw the
   motions, UAIC saying go forward with the motions. We don't --
18
19
   we don't take a position, if you will, Your Honor, other than
20
   motions were filed initially in good faith, and Mr. Lewis has
21
   decided, through Mr. Arntz, to withdraw the motions.
22
             THE COURT:
                         Okay. Let me ask you.
                                                  I assume that's
   your position, Mr. Arntz?
24
             MR. ARNTZ:
                        Yes, Your Honor.
25
             THE COURT:
                         Okay. All right. Now, let me just ask
                                   4
```

```
what's UAIC's position. I mean, it sounds -- we no longer have
 1
   any other attorney, assuming I grant the motion to withdraw, we
 2
   no longer have any other attorney than Mr. Arntz representing
 3
   Mr. Lewis.
 5
             MR. CHRISTENSEN:
                               As -- as the plaintiff.
             THE COURT: Yeah, and he's wanting to withdraw this
 6
 7
            So what's your take on that?
   motion.
 8
             MR. DOUGLAS:
                           Thank you, Your Honor. Matthew Douglas
 9
   for UAIC. Your Honor, UAIC, given that this has all come up in
10
   the past week and they only learned that Mr. Tindall was going
   to be withdrawing, I believe, last Thursday the 4th, they would
   ask this Court to continue the issue as to the motions filed by
12
   Mr. Tindall, and the motions to -- whatever their status is, to
13
14
   leave them time to get new counsel to come in.
15
             I have an affidavit, actually, from the adjuster
16
   explaining they have not been able to get new counsel since
17
   learning of Mr. Tindall's withdrawal. I can -- I can provide
   that to the Court if that's okay.
18
19
             THE COURT:
                         Sure.
                                I mean, has -- a copy has been
   provided to everybody else?
20
21
             MR. DOUGLAS: I think so.
22
             THE COURT:
                         I mean --
23
             MR. DOUGLAS:
                           I have copies for everyone else.
24
             THE COURT: Well, let me just -- I mean, Mr. Lewis
   doesn't want your company to hire anybody to represent him.
```

```
mean, I guess it's not clear for me as I know you have a
 1
 2
   contractual obligation to provide a defense to Mr. Lewis, but if
   he declines that, what in your contract says that he can't
 3
   decline that and that he has to -- I mean, is there something in
 5
   there you want to argue that the -- his contract requires him to
   have you hire somebody to represent him?
 6
 7
             MR. CHRISTENSEN:
                                Just --
 8
             THE COURT:
                        I'll let you talk in a second.
 9
             MR. CHRISTENSEN:
                                I just want to --
                         Hold on. I'm asking -- I'm asking him.
10
             THE COURT:
11
             MR. CHRISTENSEN:
                                Okay.
12
             THE COURT: I'll let you talk. Don't worry.
13
             MR. CHRISTENSEN:
                                Okay.
14
             THE COURT:
                         I'm pretty good with that.
15
                               Before you decide. Okay.
             MR. CHRISTENSEN:
16
             THE COURT:
                          I'm sorry. What?
17
                               Before you decide.
             MR. CHRISTENSEN:
18
             THE COURT:
                          Well, no, don't -- don't -- no.
                                                            I think
19
   I'm sort of going through everyone here and --
20
             MR. CHRISTENSEN:
                               Okay.
21
             THE COURT: -- trying to get positions.
                                                       So, I mean --
   so what -- I mean, like I said, I've seen the paperwork.
23
             MR. DOUGLAS:
                            Sure.
24
             THE COURT: You talk about how you've got an
  obligation to defend him, that's why you hired Mr. Tindall.
                                   6
```

```
MR. DOUGLAS:
 1
                           Yeah.
 2
             THE COURT: I mean, he's now saying I don't want --
 3
             MR. DOUGLAS:
                           Yes.
 4
             THE COURT: -- you to hire anybody, I like Mr. Arntz.
 5
   And, I mean, is there something in your contract you're
   contending requires him to accept your -- your attorney?
 6
 7
             MR. DOUGLAS:
                           Well, you put it that way, Your Honor,
   this is obviously a very strange situation. I think we can all
 8
 9
   agree. But clearly, yes, in short answer, the contract, as most
10
   liability insurance policies, the insurer has the ability to
11
   control the defense. In fact, the leading case in the bad faith
   arena, the Allstate versus Miller case specifically notes it,
12
13
   and that's why, in fact, the insurer was held liable in not
14
   providing notice of settlement demands.
15
             So it's clear the contract provides the duty, the
16
   control of the defense, to the insurer. If they're going to be
17
   liable, unless plaintiff wants to stipulate or Mr. Lewis wants
   to stipulate that UAIC will have no liability from either of
18
19
   these two actions proceeding, I think they have a right to have
   somebody control the defense for Mr. Lewis. Otherwise, it's a
20
21
   farce. So that's why we've asked for the continuance.
             And I think it's also important to note kind of a
22
   hypothetical here, and it's something I presented in some of the
24
   moving papers. You can have a situation, obviously, under
```

Nevada law, single vehicle accident, let's say a husband and

```
Husband is negligent, causes the accident. Wife, in
   order to recover, would have to sue her husband tortfeasor dry.
 2
   We can all agree on that.
 3
 4
             Under their position, what would stop the husband from
 5
   saying, no, I don't want a defense? Maybe the wife's injuries
   are illegitimate. Does the insurance company not still have a
   right to appoint counsel to defend those claims just because the
 7
 8
   insurance says no, because maybe the insured has a self-interest
 9
   against the insurer.
                         That's a conflict, too.
10
             THE COURT:
                         All right. Mr. Christensen, Mr. Arntz.
11
   One of you want to --
12
             MR. ARNTZ:
                         Two points.
13
             MR. CHRISTENSEN: Let me say real quick, and then he
14
   can --
15
                         I don't -- I mean, however you want to do
             THE COURT:
16
        I mean, you both have a fish in the fight, so --
17
             MR. ARNTZ:
                         The problem we have here, and with all due
   respect to Mr. Tindall who I -- I have no problem with and I get
18
19
   along fine with, the issue is that UAIC is creating a farce by
20
   hiring a lawyer to come in and represent Mr. Lewis in a way that
21
   he doesn't want to be represented. Because what they're doing
   is they're hiring that lawyer to represent UAIC.
                                                      They're not
   hiring that lawyer to represent my client.
24
             And so that's the farce. That's the ruse is that
   they're using this contract, this supposed contract, which they
```

```
breached a long time ago. They breached it when they didn't give him a defense. So now they want to say, no, we want to accept this contract and hire a lawyer to represent Mr. Lewis, when in reality all they're doing is hiring that lawyer to represent UAIC, and that's the conflict.
```

THE COURT: Well, I think that's exactly what he said. I don't think that there is a farce or a misrepresentation. I think their position is that if they're potentially going to be liable on this, they have a right to come in under their contract and provide -- provide a defense. So I don't think anybody is misrepresenting or misleading anybody. The issue is does the contract require that.

MR. ARNTZ: Well, it -- it --

THE COURT: You know, the contract -- the client has at this stage after, I know you raised the breach and, I mean, there's arguments once you breach it then, you know, all the little applications of the contract principles potentially come into play as to whether they're still binding. But, I mean, that's -- I mean, I think that's -- no one is -- there's no misleading here.

The issue I see is, you know, that now that we're stepping down this road is does your client have an obligation under either contract or -- I don't know the case law to -- to let them hire somebody on his behalf to represent, to effectively represent their interest. So that's what I --

```
MR. ARNTZ:
                         Well --
 1
 2
             THE COURT:
                         I'll let -- I know you're there.
 3
                         -- last -- last comment.
             MR. ARNTZ:
   Lewis is being represented. That's the point. And so any
 5
   effort by UAIC to come in and impose some other lawyer on Mr.
   Lewis is not for his benefit. It's for UAIC's benefit.
                                                             That's
 7
   the ruse I'm talking about. And I'm not talking about, you
 8
   know, some dastardly kind of scheme that counsel is creating.
 9
   That's not the issue, obviously.
10
             The issue is what is UAIC doing here when hiring
   another lawyer who is -- who is then doing things that Mr. Lewis
   doesn't even want them to do? And so Mr. Lewis is represented
13
   by me. But any effort by UAIC to impose some other lawyer on
14
   him would be for UAIC's protection only, not for Mr. Lewis.
15
             THE COURT:
                         Okay.
                               Mr. Christensen.
16
             MR. CHRISTENSEN:
                               And the one thing that I wanted to
17
   correct earlier is the misapprehension that has been created by
   UAIC that Mr. Lewis has said we don't want you to defend us.
18
19
   That has not ever been said by Mr. Lewis.
20
             In fact, what -- what has been said by me representing
21
   Mr. Lewis in the claims against UAIC that are on appeal to the
   Ninth Circuit and tangentially relate to these actions here is
   that if you hire somebody to represent Mr. Lewis, please have
24
   them talk to me, not to Mr. Lewis directly, because Mr. Lewis
   has a conflict with UAIC, his insurance company. And that
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conflict is he has sued his insurance company.
```

His insurance company didn't defend him back in 2008, 2007 when this thing went down, and that's when they had their duty to defend and they breached it. And now they can't come in 10 years down the road and say we have to get -- fix that judgment, we have to get rid of that judgment for you. That's what they're saying they're doing. They don't have -- and they don't have that ability because they breached the duty to defend back in 2007 and 2008 to get into this lawsuit right here.

They still had the duty to defend as of 2013 when the Ninth Circuit reversed the trial court and sent back down and the trial court then determined that UAIC had breached their duty to defend, then they had a duty to defend going on from there. But that duty to defend is that they should be paying this judgment. Paying this judgment, not messing with this judgment, not filing false pleadings on behalf of Mr. Lewis that he doesn't want filed on his behalf.

So instead of saying -- Mr. Lewis saying, no, I don't want you to defend me, he has said what is it that you're intending to file? What is the basis for your motion for relief from the judgment, for example. And because -- because as I read the -- the Nevada case law, the Mandelbaum case in particular, that judgment is solid gold, you know. It -- it -- in the Mandelbaum case a judgment --

THE COURT: Listen, I don't -- I don't read the

```
paperwork as them challenging the 2008 judgment. I see them as
1
   -- I'm essentially reading the paperwork, you're trying to get a
   renewal of the judgment, and they're essentially saying that
3
   judgment has died because it wasn't properly renewed.
5
             And so, you know, I -- you know, no one -- I don't --
   and I may be wrong, but I don't read it saying that the initial
6
7
   -- that they're trying to go back and relitigate the initial
8
   judgment in that there was a judgment for the three and a half
9
   million dollars. I see all the paperwork here as saying this
10
   judgment expired and --
11
             MR. CHRISTENSEN:
                               Right.
             THE COURT: -- we're coming in and defending, you
12
   know, his interest and, admittedly, their interest in -- in a
13
14
   claim that they no longer -- that they contend no longer exists.
15
   And so it's a little bit --
16
             MR. CHRISTENSEN: May I approach the bench --
17
             THE COURT: -- different from --
             MR. CHRISTENSEN: -- Your Honor?
18
19
             THE COURT:
                         -- the Mandelbaum case, in my opinion.
20
             MR. CHRISTENSEN:
                               Well, may I approach the bench?
21
             THE COURT:
                         Sure. Well, I mean, if you're going to
   give me something --
23
                               I'm going to give you Mandelbaum.
             MR. CHRISTENSEN:
24
             THE COURT: -- give them --
25
             MR. CHRISTENSEN: Do you have Mandelbaum --
                                   12
```

```
1
             THE COURT: -- give them a copy of it.
 2
             MR. CHRISTENSEN: -- or you want another copy?
             MR. DOUGLAS: I'm okay.
 3
 4
             MR. WINNER: 1897 case? We've seen it.
 5
             THE COURT:
                         Okay. Go ahead. I think I've got this,
   but I'll take it --
 6
 7
                                I have it highlighted --
             MR. CHRISTENSEN:
 8
             THE COURT:
                          -- so we have it for the record.
 9
             MR. CHRISTENSEN:
                               -- on the second page there.
10
             THE COURT:
                         And let me just not for the record that
   you did give a copy of Mandelbaum versus Gregovich, 50 P. 849.
             MR. CHRISTENSEN: And that counsel for UAIC didn't
12
13
   want one.
14
             THE COURT:
                         Okay.
15
             MR. CHRISTENSEN: But so the second page, the first
16
   highlighted paragraph says the averments of the complaint and
17
   the undisputed facts are that at the time of the rendition and
   entry of the judgment in 1882, the appellant was out of the
18
19
   state and continuously remained absent therefrom until March
20
   1897, thereby preserving the judgment and all rights of action
21
   of the judgment creditor under the same. Notwithstanding,
   nearly 15 years had elapsed since the entry of the judgment, yet
   for purposes of the action, the judgment was not barred. For
24
   that purpose the judgment was valid.
25
             That's the same judgment that we have in this case
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that UAIC is trying to say is invalid, and that is clearly against the law in Nevada. That's -- that's -- this has -- this has been the law in Nevada for over 100 years, Your Honor. And it goes on because it was the law in Nevada, it comes from the common law. This is a common law cause of action, and it's discussed in the -- in the Mandelbaum case.
```

So when they come in and say, oh, there's all these crazy things going on and Mr. Christensen isn't allowing us to represent our insured, they're being disingenuous, Your Honor, because my -- I wrote the letters and they never said that.

What I said is, hey, my reading of the Mandelbaum case tells me you're going to lose your defense of Mr. Lewis, and who is going to pay for that when it's lost? So never has Mr. Lewis said don't defend me. He's only said defend me properly.

THE COURT: Okay.

MR. CHRISTENSEN: If there's -- if there's a real defense, I'm -- I'm more than interested in it, tell me what it is. And Mr. Rogers couldn't give me one, Mr. Tindall didn't give me one, and California counsel said -- couldn't give me one, and he opposed UAIC's motion to intervene in California.

And the California court denied their motion to intervene appropriately because there are also case law that says when you breach the duty to defend, you no longer have a right to direct the defense. So that's one reason. And we use California law all the time on -- especially on claims handling

```
issues or bad faith cases like we have here. So that -- that --
   and that's cited in my briefs and stuff.
2
3
             But that's not all in this case. When Mr. Rogers was
   first -- we were first having discussions with Mr. Rogers, it
5
   became apparent that Mr. Lewis would need independent counsel
   under the Hansen case, a Nevada case that adopted the Kumis
6
7
   (phonetic) case, a California case, that allows for independent
8
   counsel, Breen Arntz, who doesn't have the tripartite
9
   relationship with UAIC where UAIC is kind of directing the
10
   defense, but it's not in Mr. Lewis's best interest.
             So that's why Mr. Breen Arntz is here. And they owe.
11
12
   UAIC is supposed to be paying Breen Arntz's fees, and they have
13
   resisted that to this point. But they certainly don't need to
14
   hire another attorney who can carry their water instead of
   actually filing things that are in the best interest of Mr.
15
16
   Lewis.
           Thank you.
17
             THE COURT: Okay. I mean -- I mean --
18
             MR. DOUGLAS: Your Honor, can -- can I just briefly?
19
             THE COURT: We have -- we have more time --
20
             MR. DOUGLAS:
                           Okay.
             THE COURT:
21
                        -- so don't worry. All right.
  train of thought that I was going to ask Mr. Christensen.
23
             MR. WINNER: I need to -- I'm sorry to interrupt.
   need to be downstairs at another hearing if the Court wouldn't
   mind leaving Mr. Douglas in charge of UAIC's position in the
```

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case.
 1
 2
             THE COURT:
                         I'm sorry. Say that again? What are you
 3
   asking?
 4
             MR. WINNER:
                          I need to be downstairs for another
 5
   hearing.
             THE COURT:
 6
                         Okay.
 7
             MR. WINNER:
                          I'd like to say a couple of things before
 8
   I go downstairs if the Court would permit me to exempt myself.
 9
             THE COURT:
                         All right. I'll let you.
                                                     Go ahead.
10
             THE RECORDER: Mr. Winner, if you could move closer to
   the microphone.
11
             MR. WINNER: All due respect to everyone here, the
12
13
   same law firm represents the plaintiff and the defendant in this
14
   case. The same law firm represents the judgment creditor and
   the judgment debtor. Nobody has explained to me or explained to
15
   the Court how is it in Mr. Lewis's best interest to have a $5
16
   million judgment standing against him when it benefits the
17
18
   lawyer who is representing the plaintiff in the case who is --
19
   there is a finding by the federal district judge in this case
20
   that there was no bad faith. There was no bad faith.
21
             The issue being decided by the Supreme Court is
   whether UAIC would have to pay the judgment in the absence of
   bad faith as a consequence for the breach. That's the question.
24
   A motion to dismiss that appeal was filed because the judgment
   had expired. It expired. All UAIC wanted to do was hire a
```

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lawyer to file papers to decide on the merits whether that
 1
 2
   judgment had, in fact, expired.
 3
             Mr. Christensen will not allow anybody to speak with
   his client, Mr. Lewis, or file papers on Mr. Lewis's behalf.
                                                                   He
 5
   is representing both sides of the same lawsuit and accusing
   everyone else of having a conflict. That's why we're here.
 6
 7
             THE COURT:
                         I think everyone has a tremendous conflict
 8
   in this.
             The issue, of course, is clients can waive conflicts
 9
   if they're properly discussed with the client.
10
             MR. WINNER: Yeah, some conflicts.
                        -- get into that but --
11
             THE COURT:
             MR. WINNER:
12
                         Yes.
13
             THE COURT:
                         -- but it's -- it's a messy scenario at
14
   this point in time.
15
                           That said, with the Court's permission, I
             MR. WINNER:
                           Thank you.
16
   need to absent myself.
17
                        Well, you've got someone else still here,
             THE COURT:
   I mean, who --
18
19
             MR. WINNER: He's smarter than I am anyway.
20
             THE COURT:
                         I'll let you absent yourself. Thank you
   for your comments.
21
22
             MR. WINNER:
                          Thank you.
23
             THE COURT: All right. Let's see. All right.
24
   understand your position and I understand the issue in terms of
25
   conflict. I can see how you can argue that there is a conflict
                                   17
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in view of the fact that they didn't represent him back in 2008, and now they're coming back now and so there's a reason I think you can suggest of mistrust which could exist between Mr. Lewis and UAIC.

But let's look, though, at what I'm hearing from UAIC, though, which is that -- and maybe this is probably more proper
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though, which is that -- and maybe this is probably more proper to Mr. Arntz rather than to you, but, I mean, you know, UAIC is asserting that under their agreement with Mr. Lewis, they have certain right to protect their -- their interest in the -- in this.

And while they're not challenging the 2007 judgment, they're entitled to come in and assert a defense on Mr. Lewis's behalf to the renewal or the extension of the judgment. I mean, what's your -- I'm not talking about whether that's correct legally at this point, but what's your thoughts in terms of do they have the ability to do that under their agreement.

MR. WAITE: Breen, can I just ask one thing?

MR. ARNTZ: Sure.

MR. WAITE: Your Honor, I'm not sure if we're still on Mr. Tindall's and Resnick and Louis's motion to withdraw. If we're on to other matters, I would ask that the motion be granted so that my silence and sitting here isn't construed as some --

THE COURT: All right. I will. At this point I think it is appropriate. I will go ahead and grant Mr. Tindall's

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motion to withdraw.
 1
 2
             MR. WAITE:
                          Thank you.
 3
                         He's already gone. That's good.
             THE COURT:
 4
             MR. WAITE:
                         He had to go to the discovery
 5
   commissioner, Your Honor.
                          Okay. And I'll -- I'll no longer hold you
 6
             THE COURT:
 7
   here.
 8
             MR. WAITE:
                          Well, I still -- I am still here as a
 9
   third party defendant, but I was representing him on his firm's
10
   motion --
11
             THE COURT:
                          Okay.
12
             MR. WAITE:
                          -- to dismiss. So I'll stay here, but
13
14
             THE COURT:
                          Another representation between parties.
15
                          Yeah. I'll prepare an order on the motion
             MR. WAITE:
16
   to withdraw --
17
             THE COURT:
                         Okay.
18
             MR. WAITE:
                         -- Your Honor.
                                          Thank you.
19
             THE COURT:
                          That's fine. All right. So I just want
20
   -- because I'm dealing here now -- I mean, UAIC is asking for
21
   essentially a continuance on the issue of whether -- on the
   issue of the motions that they filed. And so, I mean, that's
   the way essentially I read it is they're saying give us a chance
24
   to hire new counsel to represent whether or not we can continue
25
   on with these motions. So I'm just asking you, I mean, is there
                                   19
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-- you know, what's your argument that there's no basis and I should just pop those motions out today?
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MR. ARNTZ: Okay. So I'm a pretty simple-minded person, so my simple way of looking at this is that -- is the following. First, UAIC breached its contract with my client years ago by -- by failing to provide a defense. As a result of that breach, a judgment was entered, and that's the only reason the judgment was entered was because they breached their duty to defend him. So they breached their contract, a judgment was entered against him.

I think it's -- it's telling that the person arguing most forcefully for allowing another attorney to come in and represent my client is UAIC. What that reflects is that UAIC is the person -- is the -- is the party in interest as it relates to this judgment. It's not my client. And in fact, in point of fact, my client was harmed, which is the substance of Mr. Christensen's presence here.

My client was harmed as a result of UAIC's failure to defend him along the lines of the Campbell case in Utah where a party was exposed and made to consider bankruptcy and they -- they incurred their damages as a result of that insurance company's failure to defend them properly and failure to indemnify them. So Mr. Lewis is in a similar situation now where he's been harmed as a result of this judgment being entered. He has a right to pursue those damages.

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The only party that benefits by UAIC's presence here through the ruse, as I call it, of a separate attorney representing Mr. Lewis is UAIC. UAIC is the only party that benefits by having that judgment dismissed because Mr. -- Mr. Lewis was harmed by that judgment and he has a cause of action, he has a right to pursue for damages resulting from that judgment. So that's all UAIC wants to do here is represent its interest, not Mr. Lewis's interest.
```

THE COURT: Okay. Let me just ask UAIC, I mean, Mr. Lewis doesn't want to be represented. To the degree you have a contractual or case law basis to come in at this point and assert anything, can't you do that, you know, by yourself rather than through Mr. Lewis?

MR. DOUGLAS: Well, it's funny you mention that, Your Honor, because I think also up this morning is a motion to void our intervention. So Mr. Christensen would like no one to oppose this -- this attempt to fix the expired judgment that they're trying to perpetrate. And that's really the key issue. I mean, I think Mr. Arntz kind of admitted that.

I mean, yeah, UAIC is protesting what every other attorney here -- I mean, sorry, I'm excluding counsel for the other third party defendants. But essentially all the other counsel here are aligned in plaintiffs' interest, you know. And this is no -- this is no -- not trying to blame Mr. Arntz for his position, but the fact of the matter is, he's aligned with

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plaintiff. He tried to enter a stipulated judgment which gives
1
   plaintiff everything they want.
2
3
             And -- and so is there -- is there -- is no party
4
   allowed to contest what Mr. Christensen is doing?
                                                       That's what
   they would have you think. So I understand Your Honor's
5
   question, but when you're moving to strike our intervention, we
6
7
   have no choice. The only way we --
8
             THE COURT:
                         Well, if I -- if I don't strike the
9
   intervention, if don't grant that motion, is there anything that
10
   precludes you from continuing on as to this issue and me
11
   essentially saying Mr. Arntz is Mr. Lewis's attorney in this
   matter?
12
13
             MR. DOUGLAS: Your Honor, all I would say to that is
14
         Even if you were to not strike our interventions in both
15
   actions, Mr. Christensen has made clear he will be appealing.
16
   And --
17
             THE COURT: Well, I mean, that's -- that's what --
             MR. DOUGLAS: Which is -- which is -- which is his --
18
19
   that's not -- but the fact is, then, if you go ahead, then, and
20
   dismiss or, you know, extinguish the motions filed by Mr.
21
   Tindall, they may be forever lost to UAIC. The fact is, it's
   not just our contractual right. I've cited case law.
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counsel. There's nothing scandalous about UAIC wanting to argue

their interest also on behalf of their insured through counsel

There's a tripartite relationship for

Nevada law is clear.

24

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for the insured. This is not any kind of sinister plot.
 1
 2
   mean --
 3
             THE COURT:
                         And I'm not suggesting it.
 4
             MR. DOUGLAS: Yeah. But what I mean is --
             THE COURT: Let -- let me just -- I'm not -- I'm not
 5
   going to get into the allegations of sinisterness among all the
 7
   parties here. I know each side is alleging sinister -- I'm only
 8
   interested in the legal, you know, if your -- your motive -- I
   mean, I don't think anybody has particularly got super clean
10
   hands in --
11
             MR. DOUGLAS:
                           Okay.
12
             THE COURT: -- in this whole mess. Everyone has
   probably got a little issue here or a little issue there.
13
14
   don't want to get in -- the issue is, you know, legally where we
   -- where we're here. And so, I mean, Mr. Christensen, if I
15
16
   don't grant the motion to intervene, I mean, he has appeal
17
   issue. If I say that Mr. Arntz is the sole representative for
   Mr. Lewis, I assume you got -- and I'm wrong on that, you've got
18
19
   -- you've got an appeal issue.
20
             So, I mean, you know, I'm here to make a decision and
21
   I get appealed all the time. It's one of the perks of the job.
   And so I under -- you know, we've got to make some decisions and
   move forward as best we can.
24
             MR. DOUGLAS: Your Honor, I'll keep it -- I'll keep it
   short. What I meant, and pointing out that potentiality, the
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only thing I wanted to bring the Court's attention is if Mr. Tindall's motions are extinguished, looking down the road, and our intervention is appealed and perhaps Mr. Christensen is successful in overturning it, Rule 60 has a six-month window to contest that amended -- potentially to contest that amended judgment. Mr. Tindall's motions are vacated.
```

That may be lost forever to my client, that route of contesting what has gone on here. And so for that reason I think that -- that situation should live on. Because I think UAIC has a right to at least argue that issue on behalf -- with counsel appointed for Mr. Lewis. So that's -- that's my only drawback.

THE COURT: All right. All right. Let me ponder this for a second. Let's move to what probably is the next optimal issue, which is your motion to strike the intervention. So, I mean, I'll let you give me your thoughts on that if you want to add anything to your briefing.

MR. CHRISTENSEN: Well, and -- and it actually is a good segue into that, this discussion of the tripartite relationship. Because they don't have the right to direct the defense if there's a conflict between their interest and the insured's interest, and that's already been established.

And the way Nevada deals with that, it's case law,
Hansen case, which is cited in the briefs, that adopts Cumis
counsel, and that's what Breen Arntz is. That's how Nevada law

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handles that conflict between the insurance carrier and the
insured is they appoint Cumis counsel.
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And, again, I go back to -- because -- because you, again, have said in the arguments back and forth and the discussions, you again said, well, what's to prevent counsel --I mean, Lewis from just telling you I don't want you to defend And, again, that is not the situation. That's what UAIC tries to say. That's not what has occurred here.

We have welcomed the defense, but we want an ethical defense and a proper defense that actually takes his interest into account. Okay. So -- and that's why we get to the Mandelbaum case because this all started because of an affidavit that said this -- this judgment has expired. That affidavit isn't the law. It's not true. That -- that hasn't happened, even under the renewal statutes because they reflect back to the statute of limitations statutes. So I just want to make that clear.

And one other thing to be clear about is, yes, my office represented James Nalder in the original 2007/2008 action against Gary Lewis. My office. It was Dave Sampson, actually, in my office, who was the attorney, you know, in contact with the client at that time.

> THE COURT: Right.

MR. CHRISTENSEN: Judgment was entered. Then Dave 25 | Sampson in my office represented the Nalders, James Nalder, and

```
Gary Lewis against UAIC --
 1
 2
             THE COURT: Right. In the federal case.
 3
             MR. CHRISTENSEN: -- in the action filed in state
 4
   court, removed to federal court. It decided wrong once,
 5
   appealed, decided wrongly a second time, appealed, and it's up
   on appeal right now. And that is the bad faith issue is on
 6
 7
   appeal right now. Yes, the trial court said you breached the
 8
   duty to defend, but I don't think it was bad faith.
                                                         But that's
 9
   still on appeal. That's still a valid, ongoing issue that may
10
   be decided against UAIC yet, right, on that -- in that case.
                         Well, I mean, that's -- and that's
11
             THE COURT:
   something that's of interest to the Court because I looked and
12
13
   apparently, you know, there's a certified question to the Nevada
14
   Supreme Court, which is essentially on point with a lot of what
15
   UAIC is raising in terms of its support for the expiration of
16
   the -- of the judgment as far as this litigation.
17
             MR. CHRISTENSEN: Right. But it's not the same thing.
   Well, and let's -- let's talk about that for a second.
18
19
             THE COURT:
                         They look pretty close.
20
             MR. CHRISTENSEN:
                               Well, not really because -- now, let
21
   me just explain how that works. Even if it was exactly the same
   issue, I had another case here in -- and I think I talked about
   it in one of the briefs, but here in Las Vegas where we filed
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   because of strategic reasons or whatever on behalf of the
   injured party. His name was Louis Vinola (phonetic) against the
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defendant Gillman (phonetic) in state court.
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We already had one case against the insurance carriers and Ann Gillman that had been removed to federal court, and then we filed an additional case in state court. And Judge Bare dismissed that at the behest of Gillman, dismissed that case, and we had to appeal it. And, finally, the Supreme Court reversed it saying you can have concurrent things, litigations going along in different courts. There is nothing wrong with that. That's improper to stay one action to let this other action go along. That's not -- there is no case law for that.

And so to argue that, oh, we have to have some way to come in here and -- and mess with this judgment by UAIC is -- is not true. They had their opportunity to defend Mr. Lewis. It was in 2007/2008. Now they don't get to come in, and that gets us to the motion to intervene because that's what all the case law says. And let me get to that.

But so there's no equity reason that they should be able to come in here and -- and do this. They had that opportunity in 2007/2008. That's why they're responsible for the judgment. And this is just a minor demonstration that the judgment is still valid. That's all it is. It's just to demonstrate that fact.

THE COURT: You mean this litigation is for that purpose?

MR. CHRISTENSEN: Correct.

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Okay. Now I'm -- but, I mean, that's --
 1
             THE COURT:
 2
   that's obviously -- I mean, you refer to it as a minor
 3
   demonstration that the judgment is still valid, but if the
   judgment isn't still valid in view of the underlying three and a
 5
   half million dollars, I mean, that UAIC may be liable for, it
   obviously is -- I don't -- you know, whether or not that
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 7
   judgment is still valid is not what I would consider a minor --
 8
   minor question.
 9
             MR. CHRISTENSEN:
                               Well, it actually -- and I apologize
   for calling it a minor question. It's -- with regard to the one
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   aspect, that's not even the question in the first case.
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   -- in the amendment of the judgment to Cheyenne Nalder, that is
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13
   just an amendment of the judgment. That does nothing.
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             THE COURT:
                         Well, I mean, if it's -- I would agree.
   mean, if it had expired, I mean, it doesn't --
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16
             MR. CHRISTENSEN:
                                It's an amendment of the expired
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   judgment.
             THE COURT: -- it doesn't --
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19
             MR. CHRISTENSEN:
                                If it's --
20
             THE COURT:
                         It's an amendment of an expired judgment.
21
             MR. CHRISTENSEN:
                               If it's still valid, it's an
   amendment of a valid judgment.
22
23
             THE COURT:
                        Okay.
                                Yeah.
24
             MR. CHRISTENSEN: And we, of course, say it's an
  amendment of a valid judgment. But so to set aside that order
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is -- is meaningless. It shouldn't even be -- that's -- that's the minor part.
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THE COURT: Okay.

MR. CHRISTENSEN: Then the other case, the subsequent case, is just to demonstrate that, yes, that judgment is still valid because I can sue on that judgment and that judgment does have to have that -- that Mandelbaum analysis. You're going to have to make that Mandelbaum analysis and say, yeah, the judgment is ten years old, but it's been stayed for eight of those ten years, and so it still has another four years provided he returns to the state, right.

So but -- but on this intervention question, the plain language of NRS 12.130 does not permit intervention subsequent to the entry of the final judgment. And -- and this is from the Dangberg Holdings versus Douglas County case.

THE COURT: And I know what you're -- you're going down. I guess -- and that concerns me in terms of the Court's ruling on the intervention. But I guess what -- I mean, what none of those cases really seem to deal with is what we sort of have here which is, you know, I mean, if this was 2013, I would completely agree with you that an insurance company can't come in and intervene. I mean, we've got a judgment, the statute certainly hasn't run on it, it's a final judgment, it's done.

But, you know, now essentially you've initiated additional litigation to declare that judgment a valid or

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continuing, renewed or whatever, judgment. And the insurance company, obviously, has an interest in that if you're going to be alleging that, you know, their bad faith makes them liable for the whole three and a half million or whatever with interest and everything it's worth -- it's worth now. And that seems to change to some degree the -- at least the facts in terms of the application of the prior decisions.
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So, I mean, that's -- I'm -- I'm going to agree with you completely, if we were looking at this in 2013, the case law says we've got a final judgment, you can't come in, but we obviously have a little bit of a different scenario here where now it's we want to, you know, revalidate or continue to validate this judgment. And there is an argument that it's no longer valid, and it seems to me the insurance company has an interest at that point in time that justifies them jumping into the -- into the litigation. That's -- if you -- you know, so I'm on board with you in terms of the general -- what I need you to do is focus on that issue that I'm looking at.

MR. CHRISTENSEN: Well, first of all, and just to -just to keep us clean here because I -- it's very important,

Dave Stephens represents Cheyenne Nalder.

THE COURT: Right.

MR. CHRISTENSEN: He is the one that brought both, did the amendment and also brought the subsequent action. So let's not confuse that. I didn't bring those.

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             THE COURT:
                        But, I mean --
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             MR. CHRISTENSEN: Dave Stephens --
 3
                        -- I'm not suggesting --
             THE COURT:
 4
             MR. CHRISTENSEN: -- brought those --
 5
             THE COURT: -- saying who brought them.
             MR. CHRISTENSEN: -- on behalf of Cheyenne.
 6
 7
             THE COURT:
                         I'm saying we now have it, so --
 8
             MR. CHRISTENSEN:
                               Right.
                                       And this is -- so -- so the
 9
   fact is that your statement that it would have been good if it
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   was 2013 actually argues against the process in my view, right.
   The -- the fact that more time has gone by makes it more
   improper for them to be coming in here. This isn't something
13
   that just came out of the clear blue sky, but -- but they are
14
   kind of the interrelated things.
             I agree with you that -- that there's this
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16
   interrelated thing. But assume for a second that the law is
17
   crystal clear, black letter law says that that judgment is still
   valid. Then does the insurance company have a right to come in?
18
19
   Well, of course not. Well, I submit that is what the black
20
   letter law is. But so let's -- let's talk a little bit more
21
   about how shortly that fuse is and why it's improper.
22
             So it's the -- it's the fact that the plain language
   of NRS 12.130 does not permit intervention after final judgment.
24
   What it says is you can intervene before trial. That's what the
   statutory authorization is. And there's numerous cases from
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Nevada. I only cited two, but there's numerous cases from Nevada that say that's what it means.
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So if there's a judgment in the case, you can't intervene period. I don't care what defense you want to put in there. You can't intervene. There's a judgment. It's improper. And the Dangberg versus Douglas Holdings case goes on to say a voluntary agreement of the parties stands in the place of the verdict. And as between the parties to the record as fully and finally determines the controversy as a verdict could do, and intervention is denied if there's an agreement settling the thing.

So that -- that has to do with the second case that was filed because an agreement had been entered into between the parties that -- that resolved the case. And so the intervention at that point in time was improper as the case had been resolved. In the -- well, so that's enough on that issue.

The one other thing I wanted to talk about here is this analogy that Matt Douglas has brought up because that's -- because I'd like to extend it to how this case really is. So if in our hypothetical situation the husband sued the wife and got a judgment, and then the wife and husband sued the insurance company because they didn't intervene, they didn't defend the wife in the case, and then the insurance company -- so they sued the insurance company. Then the insurance company came and tried to intervene in the case to present some defense.

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Let's say that they were going to present the defense that the wife had a preexisting condition, and the wife and the husband both know there was no preexisting condition but the insurance company wants to present that defense. Number one, they wouldn't be able to intervene anyway because it's against the law. Oh, that's the other case I wanted to -- I'm sorry, Your Honor.
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THE COURT: That's all right.

MR. CHRISTENSEN: Because this one is an important one and I forgot that that's the reason I wanted to talk about it. And that's Gralnick, Gralnick, G-R-A-L-N-I-C-K, versus Eighth Judicial District Court. That's a writ petition that was granted because the District Court allowed intervention, and then granted setting aside of the judgment and the Supreme Court directed it back down and said NRS 12.130 does not permit intervention subsequent to the entry of a final judgment and directed the District Court to send them out and -- and reinstate the judgment.

And that's exactly where we are right now. And so there is no right to intervene. There's no interest to protect other than preserving the false affidavit that said this judgment has been expired. Maybe I should deal with that just a little bit because you -- you did talk about that.

In the Ninth Circuit, that issue was brought to the fore, what, two years ago, by a motion to dismiss the appeal for

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lack of standing. This is after two appeals, two decisions by the trial court, now there is suddenly a lack of standing. I can't tell you how the Ninth Circuit makes their decisions, but that -- that seems a lot to me.
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THE COURT: When I was on the criminal side, I couldn't figure that out, either.

MR. CHRISTENSEN: Well, there you go. And so -- but -- but when we got that motion, we had, I don't know, what, 10, 20 days, whatever the time frame is for responding to those motions. It was supported by an affidavit of counsel that just said I've checked the registry and I don't see any renewals, and so this judgment is expired because it's got a six-year statute of limitations on it, right.

But he didn't talk about tolling. There's no mention of tolling things. But so that's how that issue came about. And we, of course, opposed the motion, but our main opposition, Your Honor, is the fact that after the judgment was entered, the defendant and the plaintiff, in order to bring the action against UAIC, entered into an assignment agreement.

It was a partial assignment agreement where the judgment amounts that might be recovered from UAIC on behalf of the insured, Gary Lewis, the judgment amounts would go to the Nalders, and anything above that would go to Gary Lewis. So that was the assignment agreement. And it didn't have anything in there about we won't continue to chase after you or execute

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on you, but that was kind of the understanding, you know, that we're going to cooperate together and obtain this compensation from UAIC.
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And so -- so in the briefing with the Ninth Circuit, it wasn't said because we were mainly just saying it doesn't matter. The judgment could be expired, it could be valid, it doesn't matter. When we assign these rights and the fact that he's been living with the judgment for x number of years and the fact that the decision disregarding the judgment was made in 2013.

I mean, it would be the same thing as the federal district court making a decision on a -- on a plaintiff's personal injury case where -- and awarded or didn't award \$400,000 of medical bills and then it was up on appeal for three years, and then the -- the insurance carrier files a motion to dismiss the appeal because now they don't have standing because the \$400,000 of medical bills, the hospital never sued on them, and the time for them to sue on them has passed. It would be the same thing. And that's -- it doesn't make sense to me, anyway.

Anyway, so the motion to intervene -- oh, let's talk about that, too, with regard to the motion to intervene because that's part of the motion is that it was improperly granted under the law, but it was also procedurally totally and completely improper. And that's not a minor thing because the

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-- it -- one of them wasn't -- the affidavit of service didn't have anybody checked. Nobody. So it was an affidavit of nonservice.
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The other affidavit of service checked served by the automatic filing system, the -- I mean, the, you know, electronic serving system on Dave Stephens, but at that time, and we've printed those out and they're attached to our motion, at that time Dave Stephens wasn't even on the service list. So that's a false affidavit on its face, right, because they -- they checked that he was served that way, but they knew that he wasn't.

Because when you go in and do that filing, which I have never done myself, but I'm told that when you go in and do that filing, you have to check. And if they're not on the service list, you can't check them. And so you -- it could not have been a mistake that -- that they didn't know, they thought they did serve it, right.

But then when Dave Stephens finds out about it just because he's checking the -- the court records and stuff like that and he calls up defense counsel and says, hey, you know, you didn't serve this on me, could you give me more time, they wouldn't give him more time. So then he quickly filed an opposition, you know, not with -- not all that time, and got it to the court, and then the court disregarded it.

And the minute order was no opposition having been

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filed, and it was an in-chambers hearing. It wasn't even a
  hearing, you know, where people got to be heard. And -- and so
  then when the order came out, again, that order the judge
   crossed out the no opposition having been filed in the order,
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   but they -- he didn't deal with any of the issues. And all of
   this information was put forward in that opposition.
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             THE COURT:
                         All right.
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             MR. CHRISTENSEN: So the only thing to do now is to
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   void those orders and -- and then that resolves all the other
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   issues in this case.
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             THE COURT:
                         All right.
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             MR. CHRISTENSEN: And that's the way it should be.
   UAIC can still claim that, oh, this was a big fraud and there --
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14
   there were this thing and that thing and that shouldn't have
   been done, but they would be doing it in the proper place, not
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16
   -- not by intervening in this action where they don't have any
   business being.
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             THE COURT: All right. I have another proceeding
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   starting around 10:00, so I'll give you -- Mr. Christensen had a
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   wide swap. I'll give you something close to that, but --
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             MR. DOUGLAS: Thank you, Your Honor.
             THE COURT: -- don't feel you need to --
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23
             MR. DOUGLAS: I'll try to keep it --
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             THE COURT: -- need to --
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             MR. DOUGLAS: -- as straightforward as I can and try
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to stick to the issues. I think just because he ended with it, let's talk about the notice issue very quickly. Your Honor, we've, in the opposition, we've supplied the affidavit of my paralegal. There was an inadvertence, apparently, in the certificates of service. That said, she attested she mailed both motions to Mr. Stephens, the interventions in both cases. So I think that this notice issue is moot for that reason.
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Any suggestion that I didn't grant Mr. Stephens an extension or I was somehow violating rules of professional conduct, that is absurd. I checked with my office after Mr. Stephens raised the issue. They said they were properly served. I mean, my understanding, my paralegal talked to the clerk of the court, everyone is required to sign up for e-service. Mr. Stephens filed this case. I don't know why he wouldn't be on the service list.

Mr. Christensen is wrong. I don't think you check the boxes anymore. You just file it and everyone that's on -- has assigned themselves to e-service gets a copy. So there's no way to notice whether or not until -- until after it's already in that there's no one that has signed up. So either way, they were mailed.

And I think when you get down to it, it's moot, the notice issue, for two reasons. One, these -- both motions were opposed. In fact, Mr. Arntz even opposed them. So they were fully briefed. And here's the main issue. All these issues are

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before us now. So even if there was an issue as to notice initially, they're getting a full and fair hearing as to all their problems and objections to this -- to these interventions now, so I think the notice issue is really moot.
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And -- and because we're -- we can just have them as -- as argued today. Clearly, everyone got a full chance to respond. I had to do it under fairly quick circumstances. These were filed on OST right before the holidays, but we still responded. So and you'll see my email trail, I have my affidavit there, my email trail with Mr. Stephens. We were in contact. And I asked Mr. Stephens if you -- you know, we were dealing with an issue where timing was -- was, we believe, of the essence because of the Rule 60 timelines.

And so we felt this was a stalling tactic. We couldn't tell. UAIC, understandably, was suspicious of perhaps some of the motives given the interference that had gone on by Mr. Christensen and the retained defense counsel, which, of course, necessitated our whole reason to intervene. And so I was emailing with Mr. Stephens and I was asking him explain to me your objections to these motions so that I can see, you know, are you just stalling or do you have a real legal objection, and Mr. Stephens never responded.

The first response I got was his filed opposition. So I assume the issue of his request for extension was moot by then. So that being said, if the Judge wants any other

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questions on the notice issue, I'm happy to talk about it, but I really think that issue is moot.
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So now we can talk about the motion to void the 2018 intervention. I think this can be dispensed with fairly simply, as well. Clearly, there's no judgment been entered in this case, so plaintiffs' arguments concerning the statute 12.130 really had absolutely no bearing here. The only argument I heard counsel make was in relation to the Dangberg decision which where there's a settlement that should count the same as a trial judgment.

And I'm not disputing the Dangberg holding, but what I would point out is that it is distinguishable here if you note the timing of this alleged settlement, which has never been consummated by the Court, this alleged settlement was filed in the form of a stipulation entered judgment signed between Mr. Arntz and Mr. Stephens. It was filed after our motion to intervene.

So if anything, it was a clear attempt to try and create an issue. Oh, they're trying to intervene, let's -- let's enter this, what we think is a sham, Judge. I don't know any other way to put it. Certainly, there's nothing Mr. Lewis seems to gain from it. I've still yet to hear what he gains from it. So that's a red herring.

The fact is we filed our intervention, it was pending, and they rush to court and try to -- without notice, by the way.

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My office didn't receive notice of that filed stipulation, Your Honor, and we were on the e-service list once we filed our appearance with our motion. I'd point that out. So -- so basically, in terms of the 2018 case, I don't really think there is anything that they can do to stop our intervention.
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And, in fact, after the order was entered, Mr. Stephens, in response to my sending him a copy of the proposed order, admitted he didn't think there was anything they could do to stop my client's intervention in that case. And, obviously, we met all the qualifications for NRCP 24. We clearly have an interest that's not being protected here given -- especially given our previous argument where our counsel, appointed retained defense counsel for Mr. Lewis, has been forced to withdraw and those issues are up in the air.

So, you know, it kind of dovetails with their argument. So -- so unless, again, in terms of the 2018 case intervention, unless the Judge has specific questions, I'm happy to -- to respond to them. The other -- the only other point I'd make is that their argument that we breached the duty to defend in '07, obviously, again, kind of a different distinguishing factual scenario here because we didn't get a duty to defend until the District Court implied the contract of law because of a renewal --

THE COURT: Well, you still had a duty to defend. I mean, the fact that the District Court found and implied, that

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means that you still had -- you had a duty.
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MR. DOUGLAS: No, no, I agree. I agree. What I meant to say by that is it wasn't found until 2013. And so these -- this new filing, the 2018 filing triggered that duty to defend that was found in 2013. There was no new action filed since 2013.

So my point is, in terms of the 2018 intervention, I think we've met all the factors. I think the notice issue are moot. I think we have a right to intervene. There's been no judgment. There's been no settlement before our intervention. And so I think -- I think that that's what I would have to say on that.

I would also just point out, too, in response to this motion to strike our interventions, we also filed a countermotion to stay pending the appellate ruling. I think those issues, as the Court pointed out, I think they're more than tangentially related. I think they are very much related.

Specifically, the Court -- the question the Nevada

Supreme Court rephrased on a certification, specifically it

deals with whether or not that judgment is expired. I mean,

their ruling could be the judgment is not expired. Their ruling

could be that the judgment is expired. But so that is directly

on point to many of the substantive issues that are being raised

here.

And so I would point out that there is precedent.

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It's an appellate procedure 8(a)(1)(A) which does ask that you move a district court for a stay prior to moving the appellate court. So there is a -- there is a rule of civil procedure that would give Your Honor -- and it's within Your Honor's discretion to -- to stay. So I'd note that we filed it as a countermotion.
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Now, in regard to the old motions to void our intervention, but also switching to the '07 case with the, quote, unquote, amended judgment, I would first point out to the Court that I don't even think these motions have met the standard for NRCP 60(b) which is the rule that they have moved to void these interventions under. It's a pretty simple four-prong standard.

It should be -- these motions should be prompt, there should be an absence of intent to delay, you can also consider lack of knowledge of a party procedurally if they're unrepresented and so on, and there must be a showing of good faith. Your Honor, I propose they can't meet any of these factors, and for this reason alone you can deny these motions.

These were not prompt, all right. The minute orders were entered in late September. The orders were entered with notice of entry in, I think, around October 19th or so. Our motions after the intervention to vacate and -- and to dismiss have been pending for some time, and they file this motion on December 10th or 12th, all right. So I don't -- I don't think this was prompt. They don't even address the absence of any

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intent to delay any of their motions.
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And I think that as this Court can see, at least from UAIC's perspective, we see plenty of intent to delay because we have wanted hearings on whether or not that amendment of the judgment was valid, hearings on whether or not this new action is valid. For some time these motions have been filed and it's been obfuscation and delay, so I don't think they meet that factor.

They admit -- Mr. Stephens admits in his brief there's not a lack of knowledge issue. They're all represented. And then good faith? Where do I begin? There's no good faith here. This has been an orchestrated attempt from the very beginning by plaintiff and counsel that plaintiffs' counsel got for Mr. Lewis, Mr. Arntz, to avoid these issues getting any kind of hearing. They wanted to run into court between themselves, enter a judgment to try and fix their problem on appeal with their expired judgment. I think that's clear.

I've gone through the factors exhaustively in many of our briefs, Your Honor. It's why we've asked for a countermotion for an evidentiary hearing. I think there was an attempt to perpetrate a fraud on the Court. I've never made that allegation in my career in 20 years. This is the first time I think there are facts that show that that may have occurred here. So I don't think there's any good faith.

THE COURT: All right.

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MR. DOUGLAS: And then just real simply, Your Honor, Your Honor touched on it, the owing judgment, we're not looking to attack it. That's why our intervention in the '07 case is distinguishable from the statute and case law cited. We're not looking to attack the underlying judgment. We're not looking to relitigate. We're not looking to argue there's a preexisting condition. We're arguing the amendment was void. It's pretty clear from our motion, our Rule 60 motion, that's exactly what we're arguing.
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THE COURT: Well, what about the amendment -- I mean, this is how -- Mr. Christensen, I mean, I don't know if he -- the way I understood what he said, and this is sort of how I see it, the amendment just moved it into the plaintiffs', the now majority, major majority plaintiffs' name.

If it was a judgment -- I mean, not amendment. The judgment was expired, then we now have an expired judgment in the amended -- in the now adult plaintiff's name. If the amendment -- if the judgment hasn't expired, now we have a non-expired judgment in the now adult plaintiff's name. That's how I see it.

And if I was to deny your motion on that, that would be my order, which is I'm not making any ruling by -- by amending the judgment into the name of the now adult plaintiff as to whether or not it's expired or not. I don't see it -- I don't see what was done as being a decision on the merits

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whether or not the judgment continued. I definitely would agree you would have had to -- you know, that there had to be more done in that regard. So if I -- if that's the way I look at it, I mean, how is that handicapping you in some way?
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MR. DOUGLAS: Well, Your Honor, I understand your point and clearly, you know, something to consider. The problem is, you know, I don't know eventually what an appellate court might say, and to us this looked like an attempt to an end around the jurisdiction of the Supreme Court and -- and somehow sanctify what was an expired judgment without going through the renewal process that [indiscernible] requires --

on terms of your -- well, let me deal with -- with the issue relating to intervention. I don't see any issue with the intervention in the 2018 case. I have serious concerns in reference to the 2007 case, but I do think that there are distinctions factually between those cases that say once you've got a final judgment you can't come hopping into it.

And what's happening here, which is, you know, does that judgment continue to exist. And, essentially, we have new litigation on that, which I think -- so I am going to be denying the motion to strike the intervention. I'm leaning -- I mean, my inclination at this point is to deny your motion to -- for relief from judgment pursuant to NRCP 60. But I want to make it clear in any -- in my order that, you know, I just see that as

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moving the case from the name of the father to the name of the now adult plaintiff.
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And, you know, I would ask, you know, whoever ends up drafting the -- the order in that regard to -- to make that point clear. I don't see -- you know, I see that as just being a ministerial thing that was requested by plaintiffs' counsel to -- to get it into her name at this point since dad really doesn't have any authority over her anymore.

At this point I am going to grant and withdraw, you know, Defendant Lewis's motion for relief from judgment pursuant to NRCP 60, defendant's motion to dismiss, and Defendant Lewis's motion to strike defendant's motion for relief from judgment --well, no, not that one. I mean, that's the one, essentially, I'm granting. I'm going to -- the ones that Mr. Tindall filed, I'm going to pull those. I'm going to grant Mr. Arntz, whoever filed it, I can't -- everybody is representing everybody here, the motion to -- to pull those.

I don't see -- you know, the issue here is whether you've got anything under the contract or under case law that gives you a right to -- to assert anything. And so if Mr. Lewis wants to use Mr. Arntz as his attorney in this one, and Mr. Christensen on the other one, I mean, that, I think, is his choice. And to the degree that there's any legal implications from that, that's the case.

As far as your motion for an evidentiary hearing for a

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fraud upon the Court, I'm going to deny that at this point in
          I'm not balled up in whether there is a sinister plan
          I will say that this is unusual. I've -- this has caught
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   here.
  my eye as something, you know, not logical in every sense, but I
5
   can't say I've seen anything here which, you know, and, I mean,
   making some -- I'm making the assumption that counsel in terms
   of Mr. Lewis, to the degree that there is potential conflicts
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8
   here, and there obviously are some potential conflicts, have
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   explained those to Mr. Lewis, and that he has made appropriate
   waiver of those conflicts.
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             So I assume, you know, you've discussed this issue
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   with Mr. Arntz?
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13
                        That's right, Your Honor.
             MR. ARNTZ:
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             THE COURT:
                         Okay. And you're now independent, but for
   Mr. Christensen, who obviously does have some arguable conflicts
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16
   in view of the case, I assume you've -- you've discussed that
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   with Mr. Christensen?
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             MR. CHRISTENSEN: Yes, and there are appropriate
19
   conflict waivers.
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                         Okay.
             THE COURT:
                                That's --
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             MR. CHRISTENSEN: And there's also an appropriate
   conflict non-waiver that's -- that was filed with Mr. Tindall's
23
   things.
24
             THE COURT:
                         Okay. All right.
25
                               So the conflicts that he has with
             MR. CHRISTENSEN:
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UAIC are clearly there and he does not waive them.
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THE COURT: That's fine. I mean, and I'm not -- I'm talking in terms of his counsel now, so I just want to make -- you know, I may -- absent me seeing something of more than I see now, I'm not going to make an assumption that there's been an ethical violation. So I am going to deny the motion for an evidentiary hearing on the fraud.

I've granted Mr. Tindall's motion to withdraw as counsel, and -- and now the UAIC's motion to dismiss plaintiffs' complaint and motion for Court to deny stipulation to enter judgment. At this point in time, and I'll let everybody have two minutes to give me any final thought on this one, but at this point my general inclination is to dismiss Claim No. 1 because I don't see that as being a cause of action here under Nevada looking at the Mendina case.

I'm leaning toward dismissing Claim No. 3 based on claim preclusion, but I am looking at staying the ruling on Claim No. 2 pending a decision from the Nevada Supreme Court as to whether the judgment has expired because I looked at the filings in, I think, September and November, and the issues relating to Claim No. 2 appear dead on point with what the Supreme Court is being asked. And it seems to me in terms of judicial economy, it makes sense for me to stay a ruling as to that.

So that's where I'm leaning as to all of these

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So I'll give everybody, if you want to add anything,
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   motions.
   Mr. Christensen, Mr. Arntz, Mr. Stephens, counsel, I'll give you
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   no more than two minutes to give me any final thoughts, but
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   that's where I'm leaning on everything at this point in time.
   So --
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6
             MR. STEPHENS:
                           Let me start, Your Honor.
7
             THE COURT:
                         Okay.
8
             MR. STEPHENS:
                           One housekeeping matter. My motion to
9
   strike Mr. -- or UAIC's intervene -- motion to intervene is set
10
   for January 23rd. In view of your ruling today, I don't think
   it would change your mind on January 23rd. It may be easier to
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   just simply deny that today and take it off your calendar.
12
             THE COURT:
13
                         That's fine. You're probably right on
14
   that.
15
             MR. STEPHENS:
                            Right. So, yeah, okay, so as to this
16
            I have no problem as to Claim 3 because I think it is
   claim preclusion. I think I can see that in my points and
17
   authorities. Claim is my claim to enforce the judgment and I
18
19
   was -- I filed a suit to enforce the judgment. If you dismiss
20
   that, I no longer have the ability to enforce my judgment
21
   against Mr. Lewis. And so I don't think you can dismiss Claim
   1. You can stay it pending the appeal. I prefer you don't,
23
   obviously, but that's your call, not mine.
24
             But if you dismiss my complaint and enforce judgment,
   which is my Mandelbaum claim, saying I have this judgment, I'm
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now suing to enforce it, then I lose my ability to enforce the
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2
   judgment which Mandelbaum specifically allows. And as to
   declaratory relief, if you think the issues are the same as the
3
   Supreme Court, then it ought to be stayed pending the decision
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   of the Supreme Court.
             THE COURT:
6
                         Okay.
7
                           I think they're distinct, but you've
             MR. STEPHENS:
8
   had that argument from counsel. I'm not going to reargue that
9
   with my two minutes.
             THE COURT:
10
                         Okay.
11
             MR. STEPHENS: Thank you, Judge.
             THE COURT:
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                         Thanks.
13
             Do you want to add anything, Mr. Christensen?
                               Just a few --
14
             MR. CHRISTENSEN:
                         I know it's going to be hard in two
15
             THE COURT:
16
   minutes, but --
17
                               Actually, impossible.
             MR. CHRISTENSEN:
                                                       But I just
   want to correct a couple things.
18
19
             THE COURT:
                         Sure.
20
             MR. CHRISTENSEN: Mr. Tindall was not forced to
             He withdrew because there is a conflict between UAIC
21
   and -- and Mr. Lewis, and that's why he withdrew.
                                                      He wasn't
   forced to withdraw. And that's what counsel for UAIC said, that
24
   he was forced to withdraw. That's not true. And -- and as to
   the prompt issue, this case, the judge granted it on a non -- on
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a non-hearing, granted the intervention without a hearing.
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And then the first hearing that we had, which wasn't even a hearing on a motion, shortly after that granting of the motion but before an order had been issued, he recused himself. Oh, no, no. But after the order had been issued, then he recused himself, but didn't void the order. Then the case was in limbo land getting reassigned. It got reassigned, and then the UAIC did a peremptory challenge of one of the judges.

And that, of course, then put it into limbo land again, and so we couldn't file any motions during that period of time. Who would we file them with? And then it got reassigned, and then UAIC filed a motion to consolidate. And in our opposition to the motion to consolidate was our countermotion to strike the intervention. So it was definitely timely.

And the only other thing I'd like to know is since you are denying our motions to strike the intervention, I would like to know the reasons for that because I think it's clearly not the law that you can do that.

THE COURT: All right. Well, I think, you know, the 2018 litigation is -- there's been no judgment entered in terms of the complaint filed in the 2018 litigation and I think that they meet the requirements for intervention, at least as it relates to that complaint that's filed.

As far as the 2007, I understand your point with that, and, I mean, there's case law that talks in terms of once that

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final judgment has been entered, you know, you can't be hopping into -- into the case. But I do see, you know, a distinction between that case, those cases, and what we have here, which is you now have essentially the prospect of new litigation, which is that 2018 case, on -- to enforce that 2007 judgment.
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And that new litigation creates new issues, which is whether that judgment has expired or was -- or has been renewed. And I think definitely UAIC has -- has an interest in that and meets the elements necessary to intervene.

MR. CHRISTENSEN: So how are you dealing with the voluntary agreement between the parties that was entered into prior to any intervention? And I'm not talking about an improperly noticed motion to intervene, because that's not intervention, okay. You're not in the case until you actually get to intervene. So how do you deal with that agreement that was entered into?

THE COURT: Well, I mean, that agreement was never signed off on by the Court. And so, you know, I don't think we have a judgment that has been entered into that are approved by the Court in reference to that stipulation.

MR. CHRISTENSEN: So you don't think that the settlement agreement entered into between the two parties to the litigation is effective in preventing intervention by some third party?

THE COURT: At this point in time, since it was never

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signed off on by the Court, I mean, that agreement has been
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   sitting out there for quite some time prior with the prior
   court, if I remember correctly.
 3
 4
             MR. CHRISTENSEN: Correct.
 5
             THE COURT: But it was never signed off on, and I
   think that you don't have that -- I mean, technically, again,
 6
 7
   looking at things from a legal perspective, I don't think we
 8
   have -- you have a judgment, that final judgment at that point
 9
   until the Court has signed off on it.
10
             MR. CHRISTENSEN: Okay. The Dangberg case says just
11
   the opposite, Your Honor.
12
             THE COURT:
                         Okav.
13
             MR. CHRISTENSEN:
                               It says that if there is an
14
   agreement entered into, that is the same as a judgment.
                                                             Ιt
   doesn't have to be signed off on by the Court.
15
                                                    It's just the
16
   agreement. If the case is settled by agreement, it's done, over
17
   with, there can be no intervention. So that would not be a
   proper reason to allow intervention int his situation.
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19
             THE COURT: All right. Well, I'll take one more look
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   at it, but that's where I'm going to -- I am going to be ending
21
   up at this point in time. But I will take one more look at that
   case that you're -- you're giving me, and take -- do you have a
23
   final thought?
24
             MR. DOUGLAS: Just in brief response to that, Your
   Honor. Again, as I pointed out when I was up there, we have the
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only proof of the settlement was the filing of that proposed
 1
   stipulation which was done after we intervened. And so --
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 3
             THE COURT:
                         Now, you said it was filed before they
 4
   intervened.
 5
             MR. CHRISTENSEN:
                               Yeah, before they intervened, after
   -- after they filed their improperly noticed motion to
 6
 7
   intervene.
 8
             THE COURT:
                          Okay.
 9
             MR. CHRISTENSEN: But before their order allowing them
10
   to intervene, yes.
11
             THE COURT:
                          Okay.
             MR. CHRISTENSEN: Before the decision on their motion
12
   to intervene, it was filed before that.
13
14
             THE COURT:
                          Okay. I'll -- I'll look at the timeline.
15
             MR. CHRISTENSEN:
                                And I would ask one other question,
16
   too, then. And that is why -- so right now my understanding is,
   right, that you have the stipulation, the filed stipulation, and
17
   the judgment with a request to execute it; right? And so I
18
19
   would also ask why -- what are the reasons in law or factually
20
   or whatever that you are not signing that particular order, that
21
   particular judgment that's been stipulated to by the parties.
22
   What is the reason?
23
             THE COURT:
                          I think at this point, I mean, you've got
24
   UAIC coming in.
                    They filed a motion to dismiss the complaint.
   And, you know, there are a lot of -- I'll be frank, there are
                                   55
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questionable parts to this. And so at this point in time I'm not going to be signing off on it.
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We're going to see what happens with the Supreme Court. If it says that the judgment continues, I think that resolves a lot of things here in this case and we'll move forward on that basis. If they say it doesn't, I think that there are a lot of open issues here. The fact that it's up there in the Supreme Court and been certified, I think judicial economy it makes sense for us to take -- let them say what it is.

I have no issue -- I mean, I have no issue if they say there's an extended judgment. I think the plaintiff is entitled to everything that she's entitled. If they say there is an extended judgment, I think that their -- UAIC has got a valid concern, so that's how I'm going to proceed.

MR. CHRISTENSEN: Okay. And then I have one other question.

18 THE COURT: Okay.

MR. CHRISTENSEN: And I apologize, Your Honor, but this is an extremely important situation.

THE COURT: No, that's why I let it go for another -for a little bit longer.

MR. CHRISTENSEN: I apologize. But -- and I can't remember, maybe you can help me out, but if this was on appeal to the Nevada Supreme Court, this case, and -- and you were not

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wanting to rule because it's on appeal, there is that case --
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   anybody know what I'm talking about? Where you say to the
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3
   Supreme Court I would rule this way but for it being on appeal.
   So if you want to send it back so I can change my rulings to
   correct some --
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6
             Do you know what --
7
                         Honeycutt.
             MR. WAITE:
8
             MR. CHRISTENSEN:
                                Honeycutt. Yeah.
                                                   A Honeycutt
9
                   Thank you.
   order.
           Sorry.
10
             We would request that a Honeycutt order, that where
   you resolve these issues based on what you think and say to the
12
   Supreme Court I didn't -- I didn't want to mess with you, but if
13
   you were done with this thing and -- and it was down here with
14
   me, I would rule this way on these issues.
                                                That's -- that's
   what I would propose doing. And it's kind of a weird situation
15
16
   because it's not really a Honeycutt situation because, like I
17
   said, this is not on appeal.
18
             THE COURT:
                         It's not on appeal.
19
             MR. CHRISTENSEN:
                                It's not on appeal.
20
             THE COURT:
                         I mean, no, it's not on appeal.
21
   -- I do have the -- I would have the ability to make a ruling.
   I don't have any issue on that. I'm making -- using my
   discretion and saying, at least my reading, the exact issues as
24
   to the question of extension renewal are -- have now special
   questions on the Ninth Circuit appeal before the Nevada Supreme
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Court, and so I'm using my discretion to let -- you know, for
   judicial economy, it's what they say. Because I can -- what
   they do there, I think, will quickly resolve the issues that we
   have here.
                              Well, just to -- so one -- one fact
5
             MR. CHRISTENSEN:
   on that, and that is the issue on appeal is not Mr. Lewis's --
6
7
   the judgment against Mr. Lewis being valid or not.
                                                        That's not
8
   the issue on appeal.
                         The issue on appeal is whether Mr. Lewis
9
   and Nalder can maintain an action against UAIC.
10
   issue that's on appeal. And --
11
             THE COURT: But -- but the question --
             MR. CHRISTENSEN: -- and it's assumed --
12
13
             THE COURT: -- that has been certified to the Nevada
14
   Supreme Court encompasses --
15
             MR. CHRISTENSEN: Yeah.
16
             THE COURT: -- the issue that --
17
             MR. CHRISTENSEN: But not to -- not to decide is the
   -- is the judgment valid. It's like assumed that the judgment
18
19
   is not valid, then do you still -- are you still able to bring
20
   the action against UAIC. That's the issue on appeal.
21
   not -- the Supreme Court isn't going, well, is it this or is it
   that, or, you know, is the judgment still valid against Mr.
   Lewis? That's not -- it's assuming the judgment isn't valid
24
   against Mr. Lewis, can he still bring the claim against UAIC.
   And I think that answer is, yes, he can --
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             THE COURT:
                         Okay.
             MR. CHRISTENSEN: -- for the other reasons that I
 2
 3
   talked about. But those are the issues on appeal.
                                                        This down
   here is -- this is the proper court to decide is this judgment
 5
   valid. And by not doing that, you are not doing your
   responsibility --
 6
 7
             THE COURT:
                         Okay.
 8
             MR. CHRISTENSEN: -- to these parties, to these two
 9
   parties, and it's going to affect -- could affect their appeal
10
   with the Ninth Circuit. But we'll -- we'll take --
                         Well, we'll see what --
11
             THE COURT:
             MR. CHRISTENSEN: -- whatever action we have to take.
12
13
             THE COURT: -- how long -- hopefully, the Supreme --
14
   of course, we're talking the Nevada Supreme Court, but hopefully
   the Supreme Court will take some action. I don't have a
15
16
   problem, you know, if they don't take action, file a motion
17
   asking for the Court to reconsider its stay on that issue, and
   we'll -- we'll take a look at it at that point.
18
19
             MR. CHRISTENSEN:
                              Okay.
20
             THE COURT: All right.
21
             MR. DOUGLAS: Your Honor, I just -- a couple
   housekeeping because I know you want to get done.
   because I know you granted the withdrawals of Mr. Tindall's
24
   motions, we did make an oral motion to continue to get new
25
   counsel. I'm assuming we'll deny -- you're going to deny that
                                   59
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1
   for --
             THE COURT:
 2
                          I mean, I'm not -- you can get new counsel
 3
   and see.
 4
             MR. DOUGLAS:
                            Okay.
 5
             THE COURT:
                         I mean, I'm not telling you what you can't
   and can do.
 6
 7
             MR. DOUGLAS:
                            Okay.
 8
             THE COURT:
                         If you think you've got a basis to get new
 9
   counsel, get new counsel. I'm not making any ruling on that.
10
             MR. DOUGLAS: Okay.
                         I'm just saying at this point in time, Mr.
11
             THE COURT:
   Lewis has -- Mr. Tindall has withdrawn, Mr. Lewis's current
12
13
   attorneys say we want those withdrawn, I'm granting the motion
14
   to essentially withdraw those motions filed by Mr. Tindall.
15
   you think you've got a basis to force Mr. Lewis to take -- take
16
   counsel you hire, you know, go for it. We'll deal with it at
17
   that point.
18
             MR. DOUGLAS:
                           Two other quick things, Your Honor.
19
   understand just in regard to what was said about the Dangberg
20
         Again, there was some back and forth, but I think at
21
   least as far as the court docket is concerned, we filed our
   motion to intervene prior to that stipulation alleging the
   settlement having been filed. And I think that's why it's
24
   distinguishable from Dangberg.
25
             Once they -- if they had looked at the court docket,
                                   60
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which as good counsel I'm sure they did, they knew we were
   trying to come in. That's why -- that's why that settlement can
   be stated. I would also ask, the one thing we didn't deal with
 3
   in my motion to dismiss the 2018 case, we talked about the three
 5
   causes of action, dismissal of one, stay of the other. We also
   had a countermotion to stay that affidavit. I don't know what
 7
   Your Honor wants to do with that motion.
             THE COURT: Stay.
 8
 9
                           Stay -- stay -- to do anything with the
             MR. DOUGLAS:
   affidavit, that was filed. Because that affidavit, as you
10
   mentioned, which kind of goes to this Dangberg issue was just
   float -- it's floating out there. It was filed. It's never
13
   been signed.
                 I don't know if Your Honor feels the need to do
14
   anything with that. We did file our countermotion to stay.
   Stay -- stay -- again, we could stay that or grant that.
15
             THE COURT: It's on calendar for next week.
16
17
             MR. DOUGLAS: Oh, it's on calendar next week. Okay.
   Is that the 23rd?
18
19
             THE CLERK:
                        Yes.
20
             MR. DOUGLAS:
                           Okay. Sorry. We'll deal with it them.
21
             THE COURT:
                        Well, I'll look at it and --
             MR. DOUGLAS: We'll deal with it then.
22
23
             THE COURT: But all right.
24
             MR. DOUGLAS: I'm not going to take up any more of
   your time, Your Honor.
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THE COURT:
                        All right. Mr. Arntz, do you have
 1
 2
   anything?
 3
             MR. ARNTZ:
                         No, Your Honor.
 4
             THE COURT:
                        Okay. Thanks a lot, everybody.
 5
             MR. DOUGLAS:
                            Thank you.
             MR. STEPHENS: I wasn't clear if you were still going
 6
 7
   to dismiss my first claim for relief.
 8
             THE COURT: You know --
 9
             MR. STEPHENS: That's the only thing for purposes of
10
   the order.
             THE COURT: -- I'll take -- I think since I'm going to
11
   stay on No. 2, I'll go ahead and acquiesce to your point
12
13
   there --
14
             MR. STEPHENS: Thank you.
15
             THE COURT: -- and I will stay on No. 1.
16
             MR. STEPHENS: I just wanted to make sure it's clear
17
   for the order. Thank you.
18
             THE COURT: Okay. All right.
19
             MR. DOUGLAS: Thank you, Your Honor.
20
             THE COURT:
                          Thank you all.
21
             MR. CHRISTENSEN:
                               Thank you, Your Honor.
22
                 (Proceedings concluded at 10:22 a.m.)
23
24
25
                                   62
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CERTIFICATION

I CERTIFY THAT THE FOREGOING IS A CORRECT TRANSCRIPT FROM THE AUDIO-VISUAL RECORDING OF THE PROCEEDINGS IN THE ABOVE-ENTITLED MATTER.

AFFIRMATION

I AFFIRM THAT THIS TRANSCRIPT DOES NOT CONTAIN THE SOCIAL SECURITY OR TAX IDENTIFICATION NUMBER OF ANY PERSON OR ENTITY.

Julie Potter Kingman, AZ 86402 (702) 635-0301

001644

JULIE POTTER TRANSCRIBER

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EXHIBIT 3

TKIN WINNER & SHERROD

NEVAD

Electronically Filed 001646 2/15/2019 11:17 AM Steven D. Grierson CLERK OF THE COURT

NEO
MATTHEW J. DOUGLAS
Nevada Bar No. 11371
ATKIN WINNER & SHERROD
1117 South Rancho Drive
Las Vegas, Nevada 89102
Phone (702) 243-7000
Facsimile (702) 243-7059
mdouglas@awslawyers.com

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VS.

Attorneys for Intervenor United Automobile Insurance Company

EIGHTH JUDICIAL DISTRICT COURT

CLARK COUNTY, NEVADA

CHEYANNE NALDER,
Plaintiff,
vs.

GARY LEWIS and DOES I through V, inclusive,
Defendants,

UNITED AUTOMOBILE INSURANCE COMPANY,
Intervenor.

GARY LEWIS,

CASE NO.: 07A549111 DEPT. NO.: XX

Consolidated with CASE NO.: A-18-772220-C DEPT. NO.: XX.

NOTICE OF ENTRY OF ORDER ON MOTIONS HEARD ON JANUARY 9, 2019

COMPANY, RANDALL TINDALL, ESQ. and RESNICK & LOUIS, P.C., and DOES I through V.,

UNITED AUTOMOBILE INSURANCE

Third Party Defendants.

Third Party Plaintiff,

TO ALL PARTIES AND THEIR COUNSEL OF RECORD:

Page 1 of 3

PLEASE TAKE NOTICE that the attached **ORDER ON MOTIONS HEARD ON JANUARY 9, 2019** was entered by the Court on the 14th day of February 2019.

DATED this 15th day of February 2019.

ATKIN WINNER & SHERROD

Huy Invol #9192 for Matthew J. Roduglas

Nevada Bar No.11371 1117 South Rancho Drive Las Vegas, Nevada 89102 Attorneys for Intervenor UNITED AUTOMOBILE

INSURÂNCE COMPANY

Page 2 of 3

CERTIFICATE OF SERVICE

I certify that on this 15th day of February, the foregoing **NOTICE OF ENTRY ORDER**

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through Odyssey CM/ECF for the above-entitled case to all the parties on the Service List maintained on Odyssey's website for this case on the date specified. David Stephens, Esq. Thomas Christensen, Esq. STEPHEÑS & BYWATER, P.C. CHRISTENSEN LAW OFFICES 3636 North Rancho Drive 1000 S. Valley View Blvd. Las Vegas, NV 89130

ON MOTIONS HEARD ON JANUARY 9, 2019 was served on the following by:

[XX] BY WIZNET pursuant to NEFR 9 this document(s) was electronically served

Breen Arntz, Esq. 5545 S. Mountain Vista St. Suite F Las Vegas, NV 89120 Additional Attorney for Defendant Lewis

Attorney for Plaintiff

Daniel Polsenberg, Esq.

Las Vegas, NV. 89169

Tindal and Resnick & Louis

CHRISTIE, LLP

LEWIS ROCA ROTHGERBER

Counsel for Third-Party Defendants

3993 Howard Hughes Pkwy., Suite 600

Las Vegas, NV. 89107 Counsel for Third Party Plaintiff Lewis

Randall Tindall, Esq. Carissa Christensen, Esq. RESNICK & LOUIS, P.C. 8925 West Russell Road Suite 220 Las Vegas, NV 89148 Attorney for Defendant Lewis

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This matter having come on for hearing on January 9th, 2019, in Department XX, before

Page 1 of 6

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and Joinder in Motions for Relief from Orders on Order Shortening Time, (2) Intervenor United Automobile Insurance Company's ("UAIC") Counter-Motion to Stay Pending Appeal, (3) Intervenor UAIC's Motion to Dismiss Plaintiff's Complaint (Case No. A-18-772220-C), (4) Defendant Lewis' (through Breen Arntz, Esq.) withdrawals of Defendant Lewis Motions to Dismiss filed in case No. A-18-772220-C and case no. 07A549111 and Defendants Lowis' Motions for Relief from Judgment pursuant to N.R.C.P. 60 in case No. A-18-772220-C and case no, 07A549111; (5) Defendant Lewis Motions to Dismiss (through Randall Tindall, Esq.) filed in case No. A-18-772220-C and case no. 07A549111 and Defendants Lewis' Motions for Relief from Judgment pursuant to N.R.C.P. 60 in case No. A-18-772220-C and case no. 07A549111; (6) UAIC's Oral Motion to Continue Defendant Lewis Motions to Dismiss (through Randall Tindall, Esq.) filed in case No. A-18-772220-C and case no. 07A549111 and Defendants Lewis' Motions for Relief from Judgment pursuant to N.R.C.P. 60 in case No. A-18-772220-C and case no. 07A549111 pending new counsel; (7) UAIC's Motion for an Evidentiary hearing for a fraud upon the court; Plaintiff appearing through her counsel of record David Stephens, Esq. of Stephens & Bywater, and Defendant Lewis appearing through his counsel of record, Breen Arntz, Esq., Intervenor/Third Party Defendant UAIC appearing through its counsel of record, Thomas E. Winner, Esq. & Matthew J. Douglas, Esq. of the Law Firm of Atkin Winner and Sherrod, Third Party Plaintiff Lewis appearing through his counsel of record Thomas Christensen, Esq. of The Christensen Law Offices, and Third Party Defendants Randall Tindall and Resnick & Louis P.C. appearing through their Counsel of record Dan R. Waite, Esq. of Lewis Roca Rothgerber Christie, LLP, the Court having reviewed the pleadings and documents on file herein, and consideration given to hearing at oral argument, finds as follows:

the Honorable Eric Johnson, on (1) Third Party Plaintiff Lewis' Motion for Relief from Orders

Page 2 of 6

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FINDINGS OF FACT

- 1. That the issues of law on second certified question before the Nevada Supreme Court in James Nalder, Guardian Ad Litem on behalf of Cheyanne Nalder; and Gary Lewis, individually v. United Automobile Insurance Company, case no. 70504, are substantially similar and/or related to issues of law in these consolidated cases;
- 2. That the first and second claims for relief of Plaintiff Nalder in her Complaint in case no. A-18-772220-C, herein, seeking a new judgment on her original judgment, entered in case no. 07A549111 and seeking Declaratory relief, respectively, contain issues of law which substantially similar and/or related to issues of law on a second certified question before the Nevada Supreme Court in James Nalder, Guardian Ad Litem on behalf of Cheyanne Nalder; and Gary Lewis, individually v. United Automobile Insurance Company, case no. 70504;
- 3. That the third claim for relief of Plaintiff Nalder in her Complaint in case no. A-18-772220-C, herein, seeking general and special damages related to a July 2007 automobile accident have been previously litigated or, could have been litigated, in her original action, Case no. 07A549111, herein;
- 4. This case is unusual but the Court does not find any unethical behavior by either Mr. Christensen or Mr. Arntz.

CONCLUSIONS OF LAW

- 1. Pursuant to N.R.C.P. 24 and N.R.S. 12.130 UAIC has a shown right and interest to intervene in these matters;
- 2. That the third claim for relief of Plaintiff Nalder in her Complaint in case no. A-18-772220-C, herein, seeking general and special damages related to the July 2007 automobile accident are precluded as same have been previously litigated or, could

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as	SC	et	forth	Five	Star	Capital	Corp.	ψ,	Ruby,	124	Nev.	1048,	1054-55,	194	P.30
709,713 (2008).															

3. That the first claim for relief of Plaintiff Nalder in her Complaint in case no. A-18-772220-C, herein, seeking a new judgment on her original 2007 judgment from case no. 07A549111 is not a valid cause of action and the Court would dismiss same under the Medina decision, but based upon the request of Counsel for Plaintiff David Stephens, Plaintiff's first claim for relief will be stayed pending decision in James Nalder, Guardian Ad Litem on behalf of Cheyanne Nalder; and Gary Lewis, individually v. United Automobile Insurance Company, case no. 70504;

ORDER

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Third Party Plaintiff Lewis' Motion for Relief from Orders and Joinder in all other Motions for Relief from Orders on Order Shortening Time, as well as Plaintiff Nalder's Motion for Relief from Orders, are DENIED, for the reasons stated in the record; and,

IT IS HEREBY FURTHER ORDERED, ADJUDGED AND DECREED Intervenor's UAIC's Counter-Motion to Stay Pending Appeal is GRANTED, for their reasons stated in the record, and Plaintiff Nalder's first and second claims for relief in her Complaint in case no. A-18-772220-C, herein, (claim 1) seeking a new judgment on her original judgment entered in case no. 07A549111 and, (claim 2) seeking Declaratory relief, respectively, are STAYED pending further ruling by the Nevada Supreme Court in James Natder, Guardian Ad Litem on behalf of Cheyanne Nalder; and Gary Lewis, individually v. United Automobile Insurance Company, case no. 70504; and

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IT IS HEREBY FURTHER ORDERED, ADJUDGED AND DECREED Intervenor UAIC's Motion to Dismiss Plaintiff's Complaint (Case No. A-18-772220-C) is GRANTED IN PART and DEFERRED IN PART, such that Plaintiff Nalder's third claim for relief in her Complaint in case no. A-18-772220-C, herein, (claim 3) seeking general and special damages related to and arising from the July 2007 automobile accident, is DISMISSED, but ruling on the Motion to Dismiss Plaintiff Nalder's first and second claims for relief in her Complaint in case no. A-18-772220-C. herein, seeking a new judgment on her original judgment, entered in case no. 07A549111 and seeking Declaratory relief, respectively, are DEFERRED pending further ruling by the Nevada Supreme Court in James Nalder, Guardian Ad Litem on behalf of Cheyanne Nalder; and Gary Lewis, individually v. United Automobile Insurance Company, case no. 70504;

IT IS HEREBY FURTHER ORDERED, ADJUDGED AND DECREED that Defendant Lewis (through Broon Arntz, Esq.) WITHDRAWALS of Defendant Lewis' Motions to Dismiss filed in case No. A-18-772220-C as well as ease no. 07A549111 and Defendants Lewis' Motions for Relief from Judgment pursuant to N.R.C.P. 60 in case No. A-18-772220-C as well as case no. 07A549111 (filed by Randall Tindall, Esq.) are hereby WITHDRAWN;

IT IS HEREBY FURTHER ORDERED, ADJUDGED AND DECREED that Defendant Lewis Motions to Dismiss filed in case No. A-18-772220-C as well as case no. 07A549111 and Defendants Lewis' Motions for Relief from Judgment pursuant to N.R.C.P. 60 in case No. A-18-772220-C as well as case no. 07A549111 (through Randall Tindall, Esq.) are all hereby STRICKEN per WITHDRAWAL by Counsel for Lewis, Breen Armtz, Esq.;

IT IS HEREBY FURTHER ORDERED, ADJUDGED AND DECREED that UAIC's Oral Motion to Continue Defendant Lewis' Motions to Dismiss filed in case No. A-18-772220-C as well as case no. 07A549111 and Defendants Lewis' Motions for Relief from Judgment

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pursuant to N.R.C.P. 60 in case No. A-18-772220-C as well as ease no. 07A549111 (through Randall Tindall, Esq.) pending new counsel to be retained by UAIC, is hereby DENIED WITHOUT PREJUDICE for the reasons stated in the record;

IT IS HEREBY FURTHER ORDERED, ADJUDGED AND DECREED UAIC'S Motion for an Evidentiary hearing for a fraud upon the court is hereby DENIED WITHOUR PREJUDICE for the reasons stated in the record.

IT IS SO ORDERED.

DATED this 11 day of PEBRUARY 2019.

DISTRICT JUDGE

ERIC JOHNSON ST

Submitted by:

ATKIN WINNER & SHERROD, LTD.

THEW J. DOUGLAS, Esq.

Neyada Bar No. 11371

1117 South Rancho Drive

Las Vegas, Nevada 89102

Attorneys for Intervenor UAIC

EXHIBIT 4

Electronically Filed

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A tkin Winner $S_{f y}$ Sherrod

PURSUANT TO NRCP 60 AND/OR , IN THE ALTERNATIYE, MOTION FOR
REHEARING ON MOTION TO DISMISS PLAINTIFF'S FIRST CAUSE OF ACTION
IN CASE NO A.18.772220-C ON AN ORDER SHORTENING TIME was entered by the
Court on the 14 th day of February 2019.

DATED this 14th day of February 2019.

ATKIN WINNER & SHERROD

Matthew J. Douglas
Nevada Bar No.11371
1117 South Rancho Drive
Las Vegas, Nevada 89102
Attorneys for Intervenor UNITED AUTOMOBILE
INSURANCE COMPANY

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CERTIFICATE OF SERVICE

I certify that on this 14th day of February, the foregoing **NOTICE OF ENTRY OF** ORDER GRANTING IN PART MOTION FOR RELIEF FROM JUDGMENT, ENTERED 1/23/19 IN CASE NO A-18-772220-C, PURSUANT TO NRCP 60 AND/OR, IN THE ALTERNATIYE, MOTION FOR REHEARING ON MOTION TO DISMISS PLAINTIFF'S FIRST CAUSE OF ACTION IN CASE NO A.18.772220-C ON AN ORDER SHORTENING TIME was served on the following by [XX] BY WIZNET pursuant to NEFR 9 this document(s) was electronically served through Odyssey CM/ECF for the above-entitled case to all the parties on the Service List maintained on Odyssey's website for this case on the date specified.

David Stephens, Esq.
STEPHENS & BYWATER, P.C.
3636 North Rancho Drive
Las Vegas, NV 89130
Attorney for Plaintiff

Breen Arntz, Esq. 5545 S. Mountain Vista St. Suite F Las Vegas, NV 89120 Additional Attorney for Defendant Lewis

Daniel Polsenberg, Esq. LEWIS ROCA ROTHGERBER CHRISTIE, LLP 3993 Howard Hughes Pkwy., Suite 600 Las Vegas, NV. 89169 Counsel for Third-Party Defendants Tindal and Resnick & Louis

Thomas Christensen, Esq. CHRISTENSEN LAW OFFICES 1000 S. Valley View Blvd. Las Vegas, NV. 89107 Counsel for Third Party Plaintiff Lewis

Randall Tindall, Esq. Carissa Christensen, Esq. RESNICK & LOUIS, P.C. 8925 West Russell Road Suite 220 Las Vegas, NV 89148 Attorney for Defendant Lewis

An employee of ATKIN WINNER & SHERROD

Electronically Filed 2/14/2019 2:08 PM Steven D. Grierson CLERK OF THE COUR

ORDR

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EIGHTH JUDICIAL DISTRICT COURT

CLARK COUNTY, NEVADA

CHEYANNE NALDER,

Plaintiff,

VS.

GARY LEWIS, an individual; and DOES I through V, inclusive,

Defendants,

UNITED AUTOMOBILE INSURANCE COMPANY,

Intervenor,

GARY LEWIS,

Third Party Plaintiff,

VS.

UNITED AUTOMOBILE INSURANCE
COMPANY; RANDALL TINDALL, ESQ.;
RESNICK & LOUIS, P.C.; and DOES I
through V, inclusive,

Third Party Defendants.

Case No. 07A549111

Consolidated with Case No. A-18-772220-

C

Dept. No. XX

ORDER GRANTING IN **PART** MOTION FOR RELIEF **FROM** JUDGMENT, ENTERED 1/23/19 IN CASE NO A-18-772220-C, PURSUANT TO NRCP 60 AND/OR, IN THE ALTERNATIVE, MOTION FOR REHEARING ON MOTION TO DISMISS PLAINTIFF'S FIRST CAUSE OF ACTION IN CASE NO A-18-772220-C ON AN ORDER SHORTENING TIME

INTRODUCTION

Intervenor United Automobile Insurance Company ("UAIC") filed its Motion for Relief from Judgment, Entered 1/23/19 in Case No A-18-772220-C, Pursuant to NRCP 60 and/or, in the Alternative, Motion for Rehearing on Motion to Dismiss Plaintiff's First Cause of Action in Case No A-18-772220-C on an Order Shortening Time on February 11, 2019. This matter was subsequently set for hearing on the 20th day of February 2019 before this Court. Having reviewed the papers and pleadings on file herein and good cause appearing, this Court grants in part UAIC's Motion for

ERIC JOHNSON DISTRICT JUDGE DEPARTMENT XX

Relief from Judgment, Entered 1/23/19 in Case No A-18-772220-C, Pursuant to NRCP 60 and/or, in the Alternative, Motion for Rehearing on Motion to Dismiss Plaintiff's First Cause of Action in Case No A-18-772220-C on an Order Shortening Time for the following reasons:

FINDINGS OF FACT AND PROCEDURAL HISTORY

- 1. Case 07A549111 was instituted on October 9, 2007 by James Nalder, acting as Guardian ad Litem for Cheyenne Nalder against Gary Lewis ("Lewis") based on claims relating to a car accident which occurred on July 8, 2007. It was alleged that Lewis was operating a 1996 Chevy Pickup and struck Cheyenne Nalder with said vehicle. Nalder asserted a claim against Lewis for negligence. Nalder requested general damages, special damages for current and future medical expenses, special damages for current and future lost wages, and costs and attorney's fees associated with bringing this suit. UAIC declined to hire counsel to represent Lewis in this matter, because it believed that Lewis was not covered under his insurance policy given that he did not renew the policy on June 30, 2007.
- 2. On December 13, 2007, James Nalder, on behalf of Cheyenne Nalder, filed a Default with the Clerk of the Court based on Lewis' failure to file an Answer in this matter. An Application for Default Judgment was filed on May 15, 2008. An Amended Application for Default Judgment was filed on May 16, 2008. A Prove Up Hearing was conducted on May 22, 2008, at which time Default Judgment was granted. A Judgment was filed on June 3, 2008, and Nalder was awarded \$65,555.37 in medical expenses and \$3,434,444.63 in pain, suffering, and disfigurement for a total of \$3,500,000.00 with interest thereon at the legal rate from October 9, 2007, until paid in full.
- 3. On May 22, 2009, James Nalder, on behalf of Cheyenne Nalder, and Lewis filed suit against UAIC, alleging breach of contract, breach of the implied covenant of good faith and fair dealing, bad faith, fraud, and violation of NRS 686A.310. The case was subsequently removed to the United States District Court for the District of Nevada.

- 4. The federal court determined that Lewis' insurance coverage had lapsed and UAIC, therefore, did not have the duty to defend Lewis in the 2007 suit. This decision was appealed to the Ninth Circuit Court of Appeals, where it was reversed and remanded back to the lower federal court. The federal court later determined that the insurance contract was ambiguous, and therefore, the insurance coverage had not lapsed and UAIC had a duty to defend Lewis in 07A549111. The federal court determined that no damages were to be awarded, although UAIC breached its duty to defend Lewis. Both Nalder and Lewis appealed that decision to the Ninth Circuit Court of Appeals, which ultimately led to the certification of the first question to the Nevada Supreme Court.
- 5. UAIC filed a Motion to Dismiss Lewis and Nalder's appeal to the Ninth Circuit for lack of standing, asserting that the 2008 judgment was no longer enforceable because the judgment had expired pursuant to NRS 11.190(1)(a) because no renewal pursuant to NRS 17.124 had been filed. This question has also been certified to the Nevada Supreme Court for decision.
- 6. On March 22, 2018, Cheyenne Nalder ("Nalder") filed an Ex Parte Motion to Amend Judgment in the Name of Cheyenne Nalder, Individually. Nalder had reached the age of majority and no longer needed James Nalder to act as her Guardian ad Litem. The Amended Judgment was filed on March 28, 2018.
- 7. Case A-18-772220-C was instituted on April 3, 2018, by Nalder against Lewis based on claims relating to the same July 2007 car accident. Nalder asserted claims against Lewis in regards to her personal injuries suffered in 2007, requesting this Court to enter another Amended Judgment adding interest accrued through April 3, 2018, and declaratory relief stating that the statute of limitations on her original judgment was tolled.
- 8. UAIC filed its Motion to Intervene on August 17, 2018. The Order granting UAIC's Motion to Intervene was filed on October 19, 2018.

9. UAIC filed its Motion to Consolidate on Order Shortening Time on November 26, 2018. This matter was subsequently set for hearing on November 28, 2018. This Court entered a Minute Order granting consolidation on November 30, 2018. The cases have since been consolidated into Case 07A549111. The Order Granting Intervenor's Motion to Consolidate Cases on Order Shortening Time on December 27, 2018. All pending motions were transferred to Department XX of the Eighth Judicial District Court.

10. Several motions were filed in both 07A549111 and A-18-772220-C: Defendant Lewis filed a Motion to Dismiss and a Motion for Relief from Judgment pursuant to NRCP 60 in case A-18-772220-C on September 26, 2018. Defendant Lewis filed an identical Motion for Relief in case 07A549111 on September 27, 2018. Defendant Lewis filed a Motion to Strike Defendant's Motion for Relief from Judgment in case 07A549111 on October 17, 2018. Defendant Lewis also filed a Motion to Strike Both Defendant's Motion for Relief from Judgment and Defendant's Motion to Dismiss in case A-18-772220-C on October 17, 2018. UAIC filed a Motion from Relief from Judgment Pursuant to NRCP 60 and a Motion to Dismiss Plaintiff's Complaint and Motion for Court to Deny Stipulation to Enter Judgment between Plaintiff and Lewis and/or, in the Alternative, to Stay Same Pending Hearing on Motion to Dismiss on in case 07A549111 on October 19, 2018. Third Party Plaintiff Lewis filed a Motion for Relief from Orders and Joinder in Motions for Relief from Orders on Order Shortening Time on December 12, 2018. Plaintiff Nalder filed a Motion to Set Aside Order, Pursuant to NRCP 60(b) Allowing UAIC to Intervene on December 13, 2018. UAIC filed an Opposition to Third Party Plaintiff Lewis' Motion for Relief from Order and Joinder in Motions for Relief from Orders on Order Shortening Time as well as UAIC's Opposition to Plaintiff's Motion to Set Aside Order & Opposition to Defendant Lewis' Motion for Relief from Orders and Countermotion to Stay Pending Ruling on Appeal on December 31, 2018. Finally,

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Randall Tindall, Esq., filed a Motion to Withdraw as Counsel on Order Shortening Time on January 7, 2019. All matters were subsequently set for hearing on January 9, 2019.

11. On January 9, 2019, the above matters were set for hearing. Nalder appeared by and through her attorney David Stephens, Esq., of Stephens & Bywater. Defendant Gary Lewis appeared by and through his counsel E. Breen Arntz, Esq. Third Party Plaintiff Gary Lewis also appeared by an through his counsel Thomas Christensen, Esq., of Christensen Law Offices. Intervenor/Third Party Defendant UAIC appeared by and through its counsel Matthew J. Douglas, Esq., and Thomas E. Winner, Esq., of Atkin Winner & Sherrod. Third Party Defendants Randall Tindall, Esq., and Resnick & Louis, P.C. appeared by and through their counsel Dan R. Waite, Esq., of Lewis Roca Rothgerber Christie LLP.

The Court GRANTED the following motions: Defendant's Motion to Strike Both Defendant's Motion for Relief from Judgment and Defendant's Motion to Dismiss, Defendant's Motion to Strike Defendant's Motion for Relief from Judgment, and Randall Tindall, Esq.'s Motion to Withdraw as Counsel on Order Shortening Time. The Court GRANTED IN PART the following motions: UAIC's Motion to Dismiss Plaintiff's Complaint and Motion for Court to Deny Stipulation to Enter Judgment Between Plaintiff and Lewis and/or, in the Alternative, to Stay Same Pending Hearing on Motion to Dismiss and UAIC's Opposition to Plaintiff's Motion to Set Aside Order & Opposition to Defendant Lewis' Motion for Relief from Orders and Countermotion to Stay Pending Ruling on Appeal. The Court DENIED the following motions: UAIC's Motion for Relief from Judgment Pursuant to NRCP 60, Third Party Plaintiff's Motion for Relief from Orders and Joinder in Motions for Relief from Orders on Order Shortening Time, and Plaintiff's Motion to Set Aside Order, Pursuant to NRCP 60(b) Allowing UAIC to Intervene. The Court WITHDREW the following motions: Defendant's Motion for Relief from Judgment Pursuant to NRCP 60 and Defendant's Motion to Dismiss.

12.	Further, at the time of the hearing, the Court granted UAIC's countermotion for stay
pending	appeal and issued a stay of the case pending the determination from the Nevada Supreme
Court. 7	The Court determined that many of the motions revolved around the questions currently
certified	to the Nevada Supreme Court, i.e., whether the 2008 Judgment has expired or whether the
statute o	of limitations was tolled. The Court further stated on the record that it had received a
proposed	d Judgment from the parties, but declined to sign it until the questions on appeal had been
resolved	I.

13. Nalder filed a Motion for Summary Judgment Pursuant to NRCP 60(b) on November 28, 2018. UAIC filed its Opposition and Countermotion to Stay Proceedings Pending Appellate Ruling on December 20, 2018. UAIC filed a Motion to Dismiss Third Party Plaintiff Lewis' Third Party Complaint on November 15, 2018. Lewis filed an Opposition and Countermotion for Summary Judgment on November 27, 2018. UAIC filed its Opposition and Countermotion to Strike Affidavit of Lewis and/or Stay Proceedings Pending Appellate Ruling and/or Stay Countermotion for Summary Judgment Pursuant to NRCP 56(f). These matters were subsequently set for hearing on January 23, 2019.

The Court issued its decision via Minute Order on January 22, 2019. The Court GRANTED UAIC's requests for stay and again reiterated that the central questions involved in these motions are the same as the question currently certified to the Nevada Supreme Court.

- 14. On January 22, 2019, Lewis filed a Notice of Acceptance of Offer of Judgment in Case No. 18-A-772220 in Case No. 07A549111. A Judgment was then signed and filed by the Clerk of the Court later that same day, although the date beside the Clerk's signature is January 23, 2019. Notice of Entry of Judgment was filed on January 28, 2019.
- 15. On February 11, 2019, UAIC filed the instant Motion for Relief from Judgment, Entered 1/23/19 in Case No. A-18-772220-C, Pursuant to NRCP 60 and/or, in the Alternative, Motion for

Rehearing on Motion to Dismiss Plaintiff's First Cause of Action in Case No. A-18-772220-C on an Order Shortening Time. The matter was subsequently set on calendar for February 20, 2019.

CONCLUSIONS OF LAW

1. According to Nevada Rule of Civil Procedure ("NRCP") 60(b),

[o]n motion and just terms, the court may relieve a party or its legal representative from a final judgment, order, or proceeding for the following reasons:

- (1) mistake, inadvertence, surprise, or excusable neglect;
- (2) newly discovered evidence that, with reasonable diligence, could not have been discovered in time to move for a new trial under Rule 59(b);
- (3) fraud (whether previously called intrinsic or extrinsic), misrepresentation, or misconduct by an opposing party;
 - (4) the judgment is void;
- (5) the judgment has been satisfied, released, or discharged; it is based on an earlier judgment that has been reversed or vacated; or applying it prospectively is no longer equitable; or
 - (6) any other reason that justifies relief.
- 2. The Nevada Supreme Court has held that, once a stay has been issued, a party may not seek to alter a judgment. Westside Charter Serv. v. Gray Line Tours, 99 Nev. 456, 664 P.2d 351 (1983). In Westside, the District Court stayed the judgment pending the appeal of the denial of an NRCP 60(b) motion to vacate judgment. One of parties then began actions which may have been affected by the outcome of the appeal. The Nevada Supreme Court affirmed the stay as well as the denial of further action and stated:

It is also clear that the district court's stay of judgment while the case was under appeal did not allow PSC to deal with the subject matter of the judgment until a final decision had been rendered. The purpose of a stay is to preserve the *status quo ante*. It does not allow further modifications to the subject matter of the judgment. *East Standard Mining Co. v. Devine*, 59 Nev. 134, 81 P.2d 1068 (1938). In this case, the stay of judgment pending appeal effectively prevented any further administrative proceedings on the subject matter of the appeal while the order denying the NRCP 60(b) motion was on appeal. Thus, PSC was without jurisdiction to act when it did in regards to Westside's second application.

Id. at 460, 664 P.2d at 353.

- 3. Here, the Court stayed the case pending the appeal currently in front of the Nevada Supreme Court on January 9, 2019. This was conveyed to the parties through the Court's granting of UAIC's request to stay the action pending appeal as well as the Court's comments to the parties that it had received a judgment, but would not sign it until after the appeal had been decided. The Court made very clear that the issues on appeal would be affected by decisions made in this case, and so, in the interests of judicial economy, would be staying the matter pending appeal.
- 4. Further, the Court reiterated that the matter was to be stayed in the January 22, 2019 Minute Order. The Court again granted UAIC's request to stay the matter pending appeal and again stated that the issues to be decided in these consolidated cases would be greatly affected by the decision made by the Nevada Supreme Court.
- 5. The Judgment was filed with the Clerk of the Court on January 22, 2019, after the matter had been stayed pending appeal. This was clearly a mistake or inadvertence by the Clerk's Office, as contemplated by NRCP 60(b). A judgment was not to be entered during the stay of the case, and so the Judgment filed January 22, 2019 in Case No. 07A549111 is void as a matter of law. Separately, the Court concludes the facts set out above justifies relief in this matter and withdraws the judgement.

ORDER

Based on the foregoing, UAIC's Motion for Relief from Judgment, Entered 1/23/19 in Case No A-18-772220-C, Pursuant to NRCP 60 and/or, in the Alternative, Motion for Rehearing on Motion to Dismiss Plaintiff's First Cause of Action in Case No A-18-772220-C on an Order Shortening Time is granted in part and the Court withdraws the Judgment entered by the Clerk of the Court on January 23, 2019. The Court finds that the matter was stayed at the time the Judgment was entered. Therefore, the Judgment is void as a matter of law. The Court further finds the facts stated

in this Order justify withdrawing the judgement. The Court declines to rehear the Motion to Dismiss Plaintiff's First Cause of Action in Case No. A-18-772220-C at this time. DATED this // day of February, 2019.

DISTRICT COURT JUDGE

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EXHIBIT 1

1	JAMES E. WHITMIRE, ESQ.					
	Nevada Bar No. 6533					
2	jwhitmire@santoronevada.com					
3	SANTORO WHITMIRE 10100 W. Charleston Blvd., Suite 250					
	Las Vegas, Nevada 89135					
4	Telephone: 702/948-8771					
	Facsimile: 702/948-8773					
5	Attorney for Defendant Thomas Christensen					
6	UNITED STATES DISTRICT COURT					
	DISTRICT OF NEVADA					
7						
	UNITED AUTOMOBILE INSURANCE					
8	COMPANY,	Case No.: 2:18-cv-02269-JAD-PAL				
9	Plaintiff,	DEFENDANT THOMAS				
	VS.	CHRISTENSEN'S SPECIAL MOTION TO				
10		DISMISS PURSUANT TO NRS 41.660				
	THOMAS CHRISTENSEN, an individual; E.					
11	BREEN ARNTZ, an individual; GARY LEWIS,	(Oral Argument Requested)				
12	an individual,					
12	Defendants.					
13						
	THOMAS CHRISTENSEN ("Defendant" or "Christensen"), by and through his counsel					
14						
15	of record, James E. Whitmire, Esq. of the law firm Santoro Whitmire, Ltd., hereby fi					
	Defendant Thomas Christensen's Motion to Dismiss Pursuant to NRS 41.660. This Motion is					
16	2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -					
	made and based on the Points and Authorities set forth below, together with the pleadings and					
17	papers on file harsin, and any arel argument that may be parmitted by the Count					
18	papers on file herein, and any oral argument that may be permitted by the Court.					
	Dated this 22nd day of February, 2019.					
19						
20	SAN	TORO WHITMIRE				
20	/s/ I	nmes E. Whitmire				
21	The state of the s	ES E. WHITMIRE, ESQ.				
		nda Bar No. 6533				
22		TORO WHITMIRE				
		0 W. Charleston Blvd., Suite 250				
23		Vegas, Nevada 89135				
	Attor	ney for Defendant Thomas Christensen				

MEMORANDUM OF POINTS & AUTHORITIES

INTRODUCTION

This is a textbook Strategic Lawsuit Against Public Participation ("SLAPP") filed by a disgruntled insurer (Plaintiff UAIC) against its insured (Defendant Gary Lewis) and his two lawyers (Defendants Breen Arntz, Esq. and Thomas Christensen, Esq.). In this case, UAIC has filed an improper Complaint, which asserts a medieval barratry claim against Defendant Christensen. UAIC, which has already been found to have breached its duty to defend by the Ninth Circuit Court of Appeals, is continuing its pattern of bad faith by lashing out at defendants and trying to punish them for advocating certain arguments in the United States' adversarial judicial system. Simply put, UAIC, which has repeatedly lost certain arguments in this matter, is retaliating against its insured and seeking to impose personal liability on the insured's attorneys simply because they are advocating certain positions (as is their duty) on behalf of their client (UAIC's insured). Put another way, UAIC is attempting to chill and muzzle defendants in violation of the law.

UAIC's barratry claim is subject to immediate dismissal pursuant to Nevada's anti-SLAPP statute (NRS 41.660), which protects persons from civil liability arising out of good faith communication in furtherance of the right to petition a judicial body. Here, Christensen's Special Motion to Dismiss should be granted because Christensen satisfies the two-pronged test for dismissal. <u>First</u>, Christensen will make a threshold showing, by a preponderance of the

¹ A "SLAPP" lawsuit is "a meritless suit filed primarily to chill the defendant's exercise of First Amendment rights." <u>Dickens v. Provident Life and Acc. Ins. Co.</u>, 11 Cal. Rptr. 3d 877, 882 (2004).

² United Automobile Insurance Company ("Plaintiff" or "UAIC") chose not to defend Mr. Lewis in a catastrophic personal injury lawsuit. As a result, a substantial default judgment was entered against its insureds in a state court action. Since then, UAIC has been unsuccessful in its never-ending efforts, at whatever cost, to evade responsibility for the judgment.

evidence, that UAIC's claim is based on the defendant's free speech, petitioning or other protected activity. Second, UAIC cannot meet its burden to show a probability of prevailing on its claim. Not only does the First Amendment protect Christensen, so does the absolute litigation privilege given that Christensen and the co-defendants were at all times acting on behalf of their respective clients in furtherance of the litigation process. If allowed to proceed, the claims brought by UAIC would effectively chill Christensen and other attorneys from vigorously advocating for injured clients by forcing attorneys to defend themselves against claims for personal liability for purely strategic litigation decisions. Moreover, UAIC's claim is not even ripe for adjudication given ongoing proceedings involving this case.³ Furthermore, UAIC cannot otherwise establish a barratry claim as the litigation brought about by Cheyanne Nalder brought by David A. Stephens, Esq. was a direct result of UAIC's arguments to the Ninth Circuit.

I.

STATEMENT OF FACTS⁴

The following facts are based, in part, on express statements contained in <u>Nalder v.</u> <u>United Auto Ins. Co.</u>, 824 F.3d 854 (9th Cir. 2016). The <u>Nalder case directly involves</u> Defendants Gary Lewis and Christensen. As discussed herein, the Nalder case has a complex procedural history, and the case has two underlying final judgments and is still ongoing in

UAIC has been litigating the issues raised in its Complaint for several years now, and

there are ongoing proceedings involving this case that are pending before the Nevada State District Court, the Nevada Supreme Court <u>and</u> the Ninth Circuit Court of Appeals. If anyone is guilty of multiplying the proceedings, it is UAIC.

⁴ Given that anti-SLAPP motions to dismiss are to be treated like summary judgment motions, Christensen sets forth his statement of facts in numerical format consistent with LR 56-1.

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multiple different courts. Other statements of fact set forth herein are based on issues being litigated in other courts.⁵

The Underlying Collision

- On July 8, 2007, Gary Lewis ("Lewis") ran over Cheyanne Nalder.⁶ 1.
- 2. At the time of the collision, Cheyanne (born April 4, 1998) was a nine-year-old girl.
 - 3. This incident, which occurred on private property, caused catastrophic injuries.

Gary Lewis Was Insured by UAIC at the Time of the Collision

- 4. Lewis had taken out an automobile insurance policy with UAIC, which was renewable on a monthly basis.⁷
- 5. Before the accident, Lewis had received a statement instructing him that his renewal payment was due by June 30, 2007. The statement also specified that "[t]o avoid lapse in coverage, payment must be received prior to expiration of your policy." The statement listed June 30, 2007, as the policy's effective date and July 31, 2007, as its expiration date.⁸
- 6. Lewis paid to renew his policy on July 10, 2007, two days after the accident, but before the expiration of the policy.⁹

Consistent with this Court's Local Rules, Defendant is not attaching reams of documents filed in other courts and/or various court rulings. Defendant is attaching various docket sheets as exhibits to demonstrate to the Court various matters relevant to this Motion. To the extent the Court believes additional documents are necessary or helpful, Defendant will certainly provide whatever is deemed necessary to the Court. Leave to supplement is also sought if the Court believes a particular matter needs to be further supported.

Nalder v. United Auto Ins. Co., 824 F.3d at 855.

Id.

<u>Id.</u>

Id.

UAIC Rejected a \$15,000 Policy Limits Offer to Settle Without Informing Lewis, Denied the Claim, and Refused to Defend Lewis

- 7. James Nalder ("Nalder"), Cheyanne's father, made an offer to UAIC to settle her claim for \$15,000, the insurance policy limit.
- 8. UAIC rejected the offer, arguing Lewis was not covered at the time of the accident because he did not renew the policy by June 30, 2007.
 - 9. UAIC never informed Lewis that Nalder was willing to settle. 10

The First Lawsuit – State Court Litigation/Underlying Case and Resulting Default Judgment

- 10. After UAIC rejected Nalder's offer, Nalder sued Lewis in Nevada state court (Case No. A-07-549111). See, Docket Sheet attached hereto as Ex. A.
- 11. UAIC was notified of the lawsuit but declined to defend Lewis or file a declaratory relief action regarding coverage.
 - 12. Lewis failed to appear and answer the complaint.
- 13. As a result, Nalder obtained a default judgment against Lewis for \$3,500,000. Notice of entry of judgment was filed on August 26, 2008.

Voluntary Assignment By Lewis Instead of Judicial Execution and Assignment

- 14. After the default judgment was entered, Lewis moved to California. Then Lewis and Nalder entered into a settlement agreement regarding collection of the default judgment from UAIC.
- 15. As part of the settlement, Lewis assigned to Nalder his rights to collect from UAIC all funds necessary to satisfy the Judgment plus interest.

¹⁰ Id. at 856.

The Second Lawsuit -Federal Court Coverage Action, Whereby the Ninth Circuit Court of Appeals Ultimately Found that UAIC Breached Its Duty to Defend

- 16. After the default judgment was entered, Nalder and Lewis then filed suit against UAIC in state court (State Court Case No. A-09-590967-C). See, Docket Sheet attached hereto as Ex. B.
- 17. The case was then removed by UAIC to Federal Court. (Case No. 2:09-cv-01348-ECR-GWF). See, Docket Sheet attached hereto as Ex. C.
- 18. Nalder and Lewis alleged an action on the judgment, breach of contract, breach of the implied covenant of good faith and fair dealing, bad faith, fraud, and breach of section 686A.310 of the Nevada Revised Statutes.
- 19. UAIC moved for summary judgment on the basis that Lewis had no insurance coverage on the date of the accident. Nalder and Lewis opposed the motion arguing that Lewis was covered on the date of the accident because the renewal notice was ambiguous as to when payment had to be received to avoid a lapse in coverage, and that this ambiguity had to be construed in favor of the insured.¹²
- 20. The district court found that the contract could not be reasonably interpreted in favor of Nalder and Lewis' argument and granted summary judgment in favor of UAIC.¹³
- 21. An appeal thereafter occurred to the Ninth Circuit Court of Appeals (Case No. 11-15010) (Federal Court Appeal No. 1). See, Docket Sheet attached hereto as Ex. D.
- 22. On December 17, 2012, the Ninth Circuit reversed the District Court holding "that summary judgment 'with respect to whether there was coverage' was improper because the

¹¹ <u>Id.</u>

¹² <u>Id.</u>

¹³ <u>Id.</u> at 856.

'[p]laintiffs came forward with facts supporting their tenable legal position.' Nalder v. United Auto. Ins. Co., 500 F. App'x 701, 702 (9th Cir. 2012)."

- 23. On remand, on October 30, 2013, the district court (Hon. Robert C. Jones) granted partial summary judgment to each party. First, the court found the renewal statement ambiguous, so it construed this ambiguity against UAIC by finding that Lewis was covered on the date of the accident. Second, the court found that UAIC did not act in bad faith because it had a reasonable basis to dispute coverage. Third, the court found that UAIC breached its duty to defend Lewis but awarded no damages "because [Lewis] did not incur any fees or costs in defending the underlying action" as he took a default judgment. The court ordered UAIC "to pay Cheyanne Nalder the policy limits on Gary Lewis' implied insurance policy at the time of the accident."
- 24. UAIC made three payments on the judgment: on June 23, 2014; on June 25, 2014; and on March 5, 2015, but made no effort to defend Lewis or relieve him of the judgment against him.
- 25. Both Nalder and Lewis appealed from Judge Jones' October 30, 2013 judgment (Case No. 13-17441) (Federal Court Appeal No. 2). See, Docket Sheet attached hereto as Ex. E.
- 26. Two issues have since been certified by the Ninth Circuit Court of Appeals to the Nevada Supreme Court (from Federal Court Appeal No. 2).

The First Certified Question in Appeal No. 2, Which Has Been Answered in Favor of Gary Lewis and Against UAIC

27. The first certified question to the Nevada Supreme Court in Appeal No. 2 pertains

¹⁴ <u>Id.</u> The basis for reasonableness was the Court's prior erroneous summary judgment ruling.

^{23 15 &}lt;u>Id.</u>

¹⁶ <u>Id.</u> at 856.

to whether an insurer that breaches its duty to defend is liable for all foreseeable consequential damages to the breach. In <u>Nalder v. UAIC</u>, 824 F.3d 854 (9th Cir. 2016), the following question was certified to the Nevada Supreme Court:

Whether, under Nevada law, the liability of an insurer that has breached its duty to defend, but has not acted in bad faith, is capped at the policy limit plus any costs incurred by the insured in mounting a defense, or is the insurer liable for all losses consequential to the insurer's breach?

Id. at 855.¹⁷

28. The first certified question was answered by the Nevada Supreme Court on December 13, 2018, wherein the Nevada Supreme Court held:

In answering the certified question, we conclude that an insured may recover any damages consequential to the insurer's beach of its duty to defend. As a result, an insurer's liability for the breach of the duty to defend is not capped at the policy limits, even in the absence of bad faith.

Century Sur. Co. v. Andrew, 134 Nev. Adv. Rep. 100, 432 P.3d 180 (Nev. 2018). 18

29. Accordingly, Judge Jones' October 30, 2013 decision limiting Gary Lewis' damages is erroneous such that Lewis has once again prevailed against UAIC.

The Second Certified Question in Appeal No. 2, Which Has Not Yet Been Answered

30. After the first certified question was fully briefed and pending before the Nevada Supreme Court, UAIC embarked on a new strategy putting its interests ahead of Lewis' interests.

¹⁷ The first certified question arose in light of conflicting opinions within the Nevada District Court. Unlike Judge Jones' decision to cap damages in the underlying <u>Nalder</u> case, the Hon. Andrew P. Gordon issued a directly opposite decision in <u>Andrew v. Century Sur. Co.</u>, 134 F. Supp. 3d 1249 (D. Nev. 2015) whereby Judge Gordon ruled "[t]here is no special rule for insurers that caps their liability at policy limits for a breach of the duty to defend." Id.

¹⁸ As noted above, the certified question was the same in both the <u>Nalder</u> and <u>Andrew</u> cases.

- 31. UAIC, mischaracterized Nevada law and brought in new facts and issues into the appeal process that were not addressed in the underlying case and were not part of the trial court record. UAIC claims that neither Nalder nor Lewis have standing to maintain a lawsuit against UAIC. UAIC argues that a renewal of judgment pursuant to NRS 17.214 was not timely filed such that claims are time barred pursuant to NRS 11.190(1)(a).¹⁹
- 32. As a result, UAIC contends unless Nalder takes some action in the underlying case to preserve the judgment against Lewis, Nalder can no longer recover damages above the \$15,000.00 policy limit for breach of the contractual duty to defend.
- 33. In its Motion to Dismiss before the Ninth Circuit, UAIC ignored Nevada tolling statutes and inappropriately presented new evidence into the appeal process.²⁰
- 34. The Ninth Circuit has concluded the parties failed to identify Nevada law that conclusively answers whether a plaintiff can recover consequential damages based on a judgment that is over six years old and the statute of limitations has possibly expired. The Ninth Circuit was also unable to determine whether the possible expiration of the statute of limitations on the judgment reduces the consequential damages to zero or if the damages should be calculated from the date when the suit against UAIC was initiated, or when the judgment was entered by the trial court.

¹⁹ Even though UAIC knew at this point that it owed a duty to defend Gary Lewis, UAIC did not undertake to investigate the factual basis or the legal grounds or to discuss this with Gary Lewis, nor did it seek declaratory relief on Lewis' behalf regarding the statute of limitations on the judgment. All of these actions would have been attempts to protect Gary Lewis. UAIC, instead, tried to protect itself and harm Lewis by filing a motion to dismiss Lewis' and Nalder's appeal with the Ninth Circuit for lack of standing.

²⁰ UAIC has ignored, among other things, applicable Nevada case law that holds that a six-year statute of limitation for enforcing a judgment is tolled so long as the judgment debtor has not resided in the State of Nevada. <u>Mandlebaum v. Gregovich</u>, 24 Nev. 154, 50 P. 849 (1897).

35. The Ninth Circuit Court of Appeals has accordingly certified a second question to the Nevada Supreme Court, to wit:

Under Nevada law, if a plaintiff has filed suit against an insurer seeking damages based on a separate judgment against its insured, does the insurer's liability expire when the statute of limitations on the judgment runs, notwithstanding that the suit was filed within the six-year life of the judgment?

Nalder v. United Auto. Ins. Co., 878 F.3d 754, 755-56 (9th Cir. 2017).

36. The Nevada Supreme Court has not, to date, answered the second certified question.

Nalder, Through David Stephens, Esq., Recently Filed A Separate State Court Action to Preserve Her Judgment Against Lewis Pursuant to the <u>Mandlebaum</u> Decision

- 37. Even though Nalder believed the law is clear that UAIC is bound by the judgment, regardless of its continued validity against Lewis, Nalder took action in Nevada and California to assure and demonstrate the continued validity of the underlying judgment against Lewis as UAIC argued to the Ninth Circuit she should do. See, Docket Sheets attached hereto as Ex. F (A-18-772220-C) and Ex. G (California Case No. KS021378).
- 38. The Nevada and California state court actions are further harming Lewis and Nalder, but were undertaken to demonstrate that UAIC has again tried to evade responsibility by making misrepresentations to the Federal and State Courts and putting its interests ahead of its insured's interests.
- 39. Nalder hired David Stephens, Esq. to obtain a new judgment. First, David Stephens, Esq. obtained an amended judgment in Cheyanne's name as a result of her reaching the age of majority and because the statute of limitations was tolled because of Lewis' absence from Nevada by NRS 11.300. See, Ex. F attached hereto.

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- 40. A separate action was then filed with three distinct causes of action pled in the alternative. The first and main claim, an action on the amended judgment pursuant to Mandlebaum to obtain a new judgment and have the total principal and post-judgment interest reduced to judgment so that interest would now run on the new, larger principal amount. The second alternative action was one for declaratory relief as to when a renewal must be filed base on when the statute of limitations, which is subject to tolling provisions, is running on the judgment. The third cause of action was, should the court determine that the judgment is invalid, Cheyanne brought the injury claim within the applicable statute of limitations for injury claims -2 years after her majority. Id..
- 41. Nalder also retained California counsel, who filed a judgment in California, which has a ten year statute of limitations regarding actions on a judgment. See, Ex. G attached hereto.
- 42. Nalder maintains that all of these actions are unnecessary to the questions on appeal regarding UAIC's liability for the judgment. However, because UAIC contends it is necessary, and out of an abundance of caution and to maintain the judgment against Lewis, she brought them to demonstrate the actual way this issue should have been litigated in the State Court of Nevada, not for the first time in an appellate court at the tail end of an appeal.

Lewis Welcomes a Defense Provided by UAIC, but Requests All Communication through Christensen Because of the Obvious Conflict With UAIC

43. After Stephens notified UAIC of the new action on a judgment, UAIC appointed counsel – Stephen Rogers -- to represent Lewis. Lewis welcomed an ethical representation by Rogers and asked that Rogers communicate through Christensen who represents Lewis against UAIC. Christensen requested that Rogers explain the basis for the proposed defense with case law and likelihood of success in overcoming the clear precedent in Mandlebaum that the

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judgment was v	alid becaus	e of Lewis	' absence	from th	e state	of Nevada	for eight	years	where
the Mandlebaur	<u>n</u> judgment	was still va	lid after a	fifteen y	year abs	sence from	the state.	See, F	Ex. F.

44. After Rogers declined to represent Lewis, UAIC appointed counsel -- Randall Tindal -- to represent Lewis without authority from Lewis. UAIC's appointment of Mr. Tindall was done without any discussion with Mr. Lewis or Mr. Lewis' independent counsel E. Breen Arntz or Lewis' counsel versus UAIC Thomas Christensen, Esq. Id.

Lewis Files a Second Action Against UAIC for Recent Acts of Fraud and Breach of the Covenant of Good Faith and Fair Dealing Occurring in 2018

- 45. UAIC has also failed to recognize and compensate co-defendant in this action, Breen Arntz, who is representing Lewis as the defendant in the ongoing state court action as independent Cumis/Hansen counsel.
- 46. UAIC had no right to control any defense given that UAIC breached its duties to Lewis long ago.
- 47. Lewis, in the most recent state court case filed an action against UAIC through Thomas Christensen for breach of the covenant of fair dealing and fraud in presenting a frivolous defense in his name without his authority.
- 48. UAIC's unilaterally imposed counsel, Mr. Tindall, has since withdrawn from representing Lewis because there is a conflict between Lewis and UAIC. See, Ex. F.
 - 49. UAIC's strategy has, at all times, been to benefit UAIC at Lewis' expense.
- 50. The recent state court proceedings have involved Lewis' continued efforts to protect him and to preserve his claims against UAIC, which stem from its original wrongful refusal to defend.

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UAIC Retaliatory SLAPP Suit

- 51. Rather than letting the ongoing litigation process unfold in the Ninth Circuit Court of Appeals and Nevada District Court, UAIC has lashed out against its insured Lewis, and his attorneys by filing the instant lawsuit.
- 52. The only claim for relief asserted against Christensen is the barratry claim, which is UAIC's third claim for relief. ECF No. 1.

II.

NEVADA'S ANTI-SLAPP STATUTE

In 1993, the Nevada legislature enacted statutory provisions to protect persons making good faith communications to judicial bodies from being subject to retaliatory litigation arising from those communications, commonly called the "anti-Strategic Lawsuits Against Public Participation" or "anti-SLAPP" statute. John v. Douglas County School Dist., 219 P.3d 1276 (Nev. 2009). In 1997, the Legislature explained that SLAPP lawsuits abuse the judicial process by chilling, intimidating, and punishing individuals for their involvement in public affairs. 1997 Nev. Stat., Ch. 387, Preamble, at 1364.

III.

SPECIAL ANTI-SLAPP MOTION TO DISMISS STANDARDS

To ensure that speech made in connection with a public issue is not chilled through abuse of the judicial process, Nevada's anti-SLAPP statute (NRS 41.660) authorizes a party to file a special motion to dismiss any cause of action that is "based upon a good faith communication in furtherance of the right to petition..." NRS 41.660(1)(a); Stubbs v. Strickland, 129 Nev. Adv. Op. 15, 297 P.3d 326, 329 (2013).

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A. Nevada Substantive Law Applies to This Action

When sitting in diversity, a federal district court must apply the substantive law of the forum state in which it resides. <u>Erie R.R. v. Tompkins</u>, 304 U.S. 64, 78 (1938). In the absence of controlling precedent from the Nevada Supreme Court, a federal district court must use its own best judgment to predict how the state's highest court would decide the relevant substantive issue. <u>Allstate Ins. Co. v. Sanders</u>, 495 F. Supp. 2d 1104, 1106 (D. Nev. 2007).

B. <u>Anti-SLAPP Special Motion to Dismiss Standard</u>

Nevada's "anti-SLAPP" statute governs how a court is to rule upon a Special Motion to Dismiss. Pursuant to Nev. Rev. Stat. § 41.660(3), the court shall:

- (a) Determine whether the moving party has established, by a preponderance of the evidence, that the claim is based upon a good faith communication in furtherance of the right to petition or the right to free speech in direct connection with an issue of public concern;
- (b) If the court determines that the moving party has met the burden pursuant to paragraph (a), determine whether the plaintiff has demonstrated with prima facie evidence a probability of prevailing on the claim

<u>Id.</u>²¹

C. Federal Rules of Civil Procedure Plausibility Standard

The court may dismiss a plaintiff's complaint for failure to state a claim upon which relief can be granted. To survive a motion to dismiss, a complaint must contain sufficient factual matter to "state a claim to relief that is plausible on its face." <u>Ashcroft v. Iqbal</u>, 556 U.S. 662, 677 (2009) (citation omitted). Where the complaint does not permit the court to infer more than

Discovery is to be stayed pending a ruling on the Special Motion to Dismiss. NRS 41.660(3)(e).

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the mere possibility of misconduct, the complaint has "alleged — but not shown — that the pleader is entitled to relief." Id. at 679.

IV.

CHRISTENSEN'S SPECIAL MOTION TO DISMISS SHOULD BE GRANTED ON MULTIPLE INDEPENDENT GROUNDS

A. Persuasive Case Law From This Jurisdiction With Similar Facts Justifies Dismissal.

A recent, on-point case from within this jurisdiction supports dismissal of UAIC's Complaint. Century Sur. Co. v. Prince, 265 F. Supp. 3d 1182 (D. Nev. 2017). In Prince, an overzealous insurance company (which, similar to UAIC, refused to defend its insured) sued a local attorney, Dennis Prince, Esq. claiming that he and other attorneys engaged in an "alleged scheme to fraudulently procure a multi-million dollar judgment against Century as a result of a catastrophic vehicle accident."²² Racketeering and civil conspiracy claims were pled against Prince and others. Century claimed, as in this case, that defendants engaged in a "bad faith insurance 'setup." Similar to this case, Century lashed out at various attorneys after it failed to defend its insured, which led to a multi-million judgment against its insured.²³

Prince thereafter filed a "Special Motion to Dismiss" pursuant to NRS 41.660. Prince argued that Century's complaint is a strategic lawsuit against public participation ("SLAPP") complaint contending that the complaint was brought against the three attorney defendants personally for improper and retaliatory purposes. Prince also emphasized that the complaint directly targeted the defendants' First Amendment right to petition the court system by seeking

Dennis Prince represented the insured in the Andrew case, which was discussed in the Statement of Facts above.

As in this case, Century refused to defend its insured; a default judgment was entered against the insured and the insurance carrier thereafter sued attorneys personally.

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to "effectively chill Prince and other attorneys from vigorously advocating for injured clients by forcing attorneys to defend themselves against claims for personal liability for purely strategic litigation decisions."

The Court agreed with Prince and dismissed the Complaint. The Hon. James Mahan engaged in a two-prong analysis in deciding the motion. First, the court determined if Century's complaint was based on defendants' good faith communication in furtherance of the right to petition or the right to free speech in direct connection with an issue of public concern. Second, the court determined whether Century had shown a likelihood of prevailing on either of its claims.

Analyzing the first prong of the anti-SLAPP analysis, the court held that Prince had shown by a preponderance of the evidence, that the claim is based upon a good faith communication in furtherance of the right to petition or the right to free speech in direct connection with an issue of public concern. Prince, 265 F. Supp. 3d at 1189. In addition, the court held that Century had not sufficiently shown that 'the defendant[s] abused the privilege [to petition the court] by publishing the communication with malice in fact.' Circus Circus Hotels, Inc. v. Witherspoon, 99 Nev. 56, 657 P.2d 101, 105 (Nev. 1983)." Id.

Analyzing the second prong of the anti-SLAPP analysis, the court held that Century could not satisfy its burden to show, by a preponderance of the evidence, a likelihood of prevailing on its claims. Among other things, the court observed:

- That Century had notice of the complaint in the underlying action before a default judgment was taken;
- That Century admitted it "was aware of the underlying litigation" but chose not to appear in the litigation to defend its insured;
- That the tortfeasor and other insured of the tortfeasor had the right to enter into a good-faith settlement agreement;

- That negotiating a settlement agreement and covenant not to enforce and then "persuading" the tortfeasor to sign did not meet the statutory definition of insurance fraud under Nev. Rev. Stat. § 686A.2815;
- That the attorneys' actions can, at best, be "characterized as a single episode, with a single purpose," which is insufficient to sustain a RICO cause of action;
- That because all of the alleged instances of insurance fraud referenced in Century's complaint are in furtherance of a purported single bad-faith insurance "set up," Century had not adequately alleged multiple instances of insurance fraud;
- That Century had not sufficiently pleaded a pattern of illegal activity or conduct;
- That Prince's complaint did not satisfy the statutory definition of "offering false evidence" because Prince's complaint was not forged or fraudulently altered;
- That Century had not shown that Prince ever "knowingly and willfully" acted to defraud Century;
- That Prince's settlement agreement with Progressive in this case is not tortious, and therefore cannot be the basis for an "unlawful objective" to sustain Century's conspiracy claim.
- That Century had ample opportunity to engage in the litigation to protect its own interests and those of the insured, but it elected instead to rely on its belief that another insurer was litigating in its place;
- That Century had the opportunity to pay out on the insurance claim for its policy limit;
- That Century could have appeared in the litigation to dispute the existence of coverage, rather than unilaterally closing its file. As a result, Century had not shown that the aim of the negotiated settlement in the underlying case was to injure Century's interests.

Id. at passim.

A central theme of the court's decision was that Prince and others were merely advocating as part of the litigation process that exists in the United States. Moreover, the Court repeatedly noted that Century had both notice of the claims giving rise to the default judgment and an opportunity to contest the factual and legal allegations in the underlying state court

complaint. Instead of doing that, Century was the one that elected not to defend its insureds.

Furthermore, the court recognized that Judge Gordon, who presided over the underlying case, expressly ruled that "Century breached its duty to defend" in the underlying case. Id. at 1193. Similarly, the court noted that Judge Douglas Herndon, in the underlying state court action, commented on Century's failure to act as follows:

> I think Century stuck their head in the sand and said, hey. We determined we're not going to have coverage here because of what we believe the facts to be. So we're going to stand back and were not going to defend. We're not going to intervene. We're not going to seek any reservation of rights or any declaratory relief. We're just going to let the baby fall forward and hopefully we won't have any involvement. Then oops. It's going into default.

Id.

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The court concluded, "[a]ccordingly, Prince did not and could not 'orchestrate' Century's failure to defend. Instead, Prince contacted Century regarding Pretner's claims, and Century made a unilateral decision to deny coverage, refuse to defend Vasquez or Blue Streak, and to not appear in the state court litigation." Id.

Ultimately, Judge Mahan granted Prince's Special Motion to Dismiss. For similar reasons, this Court should grant Christensen's Special Motion to Dismiss.

В. **Christensen Satisfies The First Prong of The Anti-SLAPP** Analysis Because UAIC's Barratry Claim Arises From Protected Activity

Similar to Prince, UAIC is complaining about Christensen's protected free speech or petitioning activity. More particularly, the basis for UAIC's sole barratry claim against Christensen is centered on Christensen's communications (e.g. "right to petition") in connection with the litigation process. Simply because Christensen is petitioning a court as a lawyer zealously advocating for his client, UAIC is suing Christensen and seeking to hold him personally liable. Putting aside that UAIC's claims are reckless and being pursued even though

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UAIC has repeatedly failed to prevail in connection with the convoluted proceedings, UAIC cannot get around a threshold determination that Christensen's communications are protected by Nevada's Anti-SLAPP statute.

More particularly, NRS 41.637 defines a "good faith communication in furtherance of the right to petition" to include "[w]ritten or oral statement[s] made in direct connection with an issue under consideration by a legislative, executive or judicial body, or any other official proceeding authorized by law" or "[c]ommunication[s] made in direct connection with an issue of public interest in a place open to the public or in a public forum[.]" In effect, "petitioning activity" includes any statements, writings, or pleadings made in connection with civil litigation.

To be afforded protection, the defendant need only show that the plaintiff's cause of action arises out of protected activity. Feldman v. 1100 Park Lane Associates, 160 Cal. App. 4th 1467, 1478 (2008). Here, UAIC's barratry claim centers on Christensen's communications on behalf of his client. By definition, the barratry claim is intertwined with judicial proceedings, which are expressly covered by Nevada's anti-SLAPP statute. Thus, UAIC's claim arises from activity protected under the anti-SLAPP statute such that the first prong of the anti-SLAPP analysis has been satisfied.

C. **UAIC Cannot Satisfy the Second Prong of the Anti-SLAPP Analysis** Because It Cannot Show that it Has a Probability of Prevailing On its Claim.

There are multiple reasons why UAIC should not prevail on its barratry claim against Christensen. Any one of the following reasons justifies the dismissal of UAIC's case. Each different basis for dismissal is discussed below.

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1. UAIC's Claims are Not Even Ripe In Light of the Ongoing Proceedings.

UAIC's barratry claim is not ripe for adjudication. Here, UAIC's claims are at issue in ongoing litigation in the Nevada lower state court, the Nevada Supreme Court and Ninth Circuit Court of Appeals. UAIC is acting like it is entitled to prevail even though it has already lost various arguments before the Ninth Circuit Court of Appeals (i.e. finding that UAIC breached its duty to defend) and Nevada Supreme Court (i.e. finding that Lewis' damages are not capped). Put another way, having already lost twice on appeal, UAIC now wants this Court to jump the gun and begin litigating a barratry claim even though UAIC may lose again before the relevant courts.

Currently, ongoing questions exist as to Lewis' ability to pursue claims against UAIC, and there is nothing wrong with Christensen advocating on behalf of his client. Until the ongoing proceedings are decided, UAIC's barratry claim is premature, and is nothing more than an effort to chill Christensen's advocacy. On this basis alone, UAIC cannot make a prima facie showing of a probability of prevailing on its claims as required by NRS 41.660.

2. Even if the Barratry Claim Was Ripe, UAIC Cannot Prevail Because Christensen's Conduct, Statements and Court Filings Fall Within the Absolute Litigation Privilege.

In <u>Feldman v. 1100 Park Lane Associates</u>, 160 Cal. App. 4th 1467, 1485 (2008), the court recognized, "the litigation privilege is 'relevant to the second step in the anti-SLAPP analysis in that it may present a substantive defense a plaintiff must overcome to demonstrate a probability of prevailing."²⁴ The Nevada Supreme Court has recognized "the long-standing common law rule that communications uttered or published in the

The Nevada Supreme Court has repeatedly recognized the similarities between California's and Nevada's anti-SLAPP statutes, and routinely look to California courts for guidance in the area. See, e.g., Coker v. Sassone, 135 Nev. Adv. Op. 2 (Jan. 3, 2019).

693 (2003).

course of judicial proceedings are absolutely privileged." <u>Circus Circus Hotels v.</u>

<u>Witherspoon</u>, 99 Nev. 56, 60, 657 P.2d 101, 104 (1983).

The policy behind the absolute privilege, as it applies to attorneys participating in judicial proceedings, is to grant them "as officers of the court the utmost freedom in their efforts to obtain justice for their clients." As its name indicates, the privilege is <u>absolute</u>. It "precludes liability even where the defamatory statements are published with knowledge of their falsity and personal ill will toward the plaintiff." <u>Fink v. Oshins</u>, 118 Nev. 428, 432, 49 P.3d 640, 643 (2002).²⁵

The litigation privilege, the backbone to an effective and smoothly operating judicial system, is broadly recognized, liberally applied, and "based upon a public policy of security to attorneys as officers of the court the utmost freedom in their efforts to secure justice for their clients." Restatement (Second) of Torts § 586 cmt. a (1977). As recognized in Alpert

²⁵ This "litigation privilege" extends to attorneys during the representation of their clients based on policy considerations, including: (1) promoting candid, objective, and undistorted disclosure of evidence; (2) placing the burden of testing the evidence upon the litigants during trial; (3) avoiding the chilling effect resulting from the threat of subsequent litigation; (4) reinforcing the finality of judgments; (5) limiting collateral attacks upon judgments; (6) promoting zealous advocacy; (7) discouraging abusive litigation practices; and (8) encouraging settlement. Matsuura v. E.I. du Pont de Nemours & Co., 102 Haw. 149, 155, 73 P.3d 687,

The Florida Supreme Court has held that the absolute privilege afforded defamatory statements also applies to other misconduct, "[A]bsolute immunity must be afforded to any act occurring during the course of a judicial proceeding, regardless of whether the act involves a defamatory statement or other tortious behavior...." <u>Levin, Middlebrooks, Mabie, Thomas, Mayes & Mitchell, P.A. v. United States Fire Insurance Company</u> 639 So.2d 606, 608 (Fla. 1994) (emphasis added).

The privilege, rooted in defamation, has been applied to protect attorneys in a broad range of other claims including, defense of claims for bad faith and breach of fiduciary duty, interference with business relationships, civil conspiracy and racketeering. See, e.g., Jackson v. BellSouth Telecomms, 372 F.3d 1250 (11th Cir. 2004) (tortious interference and conspiracy to defraud); Crockett & Myers, Ltd. v. Napier, Fitzgerald & Kirby, LLP, 440 F. Supp. 2d

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v. Crain, Caton & James, P.C., 178 S.W.3d 398, 405 (Tex. Ct. App. 2005), "if an attorney could be held liable to an opposing party for statements made or actions taken in the course of representing his client, he would be forced constantly to balance his own potential exposure against his client's best interest."

Here, UAIC's Complaint challenges Christensen in connection with his advocacy in legal proceedings. UAIC's claims are barred by the litigation privilege. That is true even if Christensen intentionally engaged in conduct or communications he knew to be false (which he firmly denies). Thus, UAIC cannot succeed on the merits on this independent basis, and the Complaint should be immediately dismissed.

3. **UAIC Cannot Prevail On Its Claims Because Christensen's** Conduct, Statements In Court Are Protected by the First Amendment

Courts have recognized that the First Amendment is a viable defense to alleged barratry claims. For example, in NAACP v. Button, 371 U.S. 415, 432–33 (1963), the United States Supreme Court recognized, "[h]owever valid may be Virginia's interest in regulating the traditionally illegal practices of barratry, maintenance and champerty, that interest does not justify the prohibition of the NAACP [First Amendment] activities disclosed by this record."). See also United States v. Smith, 928 F.2d 409, 1991 WL 33104, at *6 (9th Cir. 1991) (citing Button for the proposition that "enforcement of barratry statute may be invalid if it infringes on protected first amendment rights 'whether or not ... the petitioner has engaged in privileged

²¹ (continued)

^{1184 (}D. Nev. 2006) (bad faith and breach of fiduciary duty); Boca Investors Group, Inc. v. Potash, 835 So.2d, 273 (Fla. Dist. Ct. App. 2002) (interference with business relationships); Kahala Royal Corp. v. Goodsill Anderson Quinn & Stifel, 151 P.3d 732 (Haw. 2007) (interference with prospective economic advantage); Debry v. Godbe, 992 P.2d 979 (Utah 1999) (judicial proceedings privilege extends not only to defamation, but to all claims arising from the same statements).

conduct."). In this case, First Amendment grounds also justify the dismissal of UAIC's barratry claim.

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4. **UAIC Cannot Otherwise Prevail On Its Barratry Claim.**

UAIC's medieval (albeit novel) barratry claim is otherwise invalid. "Barratry" refers to a continuing practice of maintenance of champerty. ²⁷ The doctrines of champerty and maintenance originated in medieval England.²⁸ Some states have outright abolished these ancient doctrines.²⁹ Christensen maintains, in good faith, that a barratry claim should no longer be recognized in Nevada. This is especially true in the context of attorneys given the permutations associated

We also no longer are persuaded that the champerty doctrine is needed to protect against the evils once feared: speculation in lawsuits, the bringing of frivolous lawsuits, or financial overreaching by a party of superior bargaining position. There are now other devices that more effectively accomplish these ends.

Id. at 1226.

²⁷ As recognized in <u>In re Primus</u>, 436 U.S. 412, 424 n.15 (1978), "barratry is a continuing practice of maintenance or champerty." Accord, Schwartz v. Eliades, 113 Nev. 586, 589-90, 939 P.2d 1034, 1036 (1997) ("A champertous agreement is one in which a person without interest in another's litigation undertakes to carry on the litigation at his own expense, in whole or in part, in consideration of receiving, in the event of success, a part of the proceeds of the litigation." (citation omitted)); Lum v. Stinnett, 87 Nev. 402, 408, 488 P.2d 347, 350 (1971) ("Maintenance exists when a person without interest in a suit officiously intermeddles therein by assisting either party with money or otherwise to prosecute or defend it." (quoting 14 C.J.S. Champerty and Maintenance s 1b).

Osprey, Inc. v. Cabana Ltd. Partnership, 340 S.C. 367, 532 S.E.2d 269 (S.C. 2000). In medieval England, feudal lords and other privileged society members would often assist others, usually those of little means, by supporting the unprivileged's legal disputes against a third party, often the wealthy citizen's personal or political enemy. Id. at 374-75. In return for funding the lawsuit, the party to whom the claim actually belonged promised to give his or her benefactor a stake in the outcome of the lawsuit. Id. By such practices, the wealthier actually became wealthier. "Champerty was a 'means by which powerful men aggrandized their estates and the background was unquestionably that of private war." Id. at 375.

In Saladini v. Righellis, 687 N.E.2d 1224, 1226 (Mass. 1997), the Massachusetts Supreme Court held that champerty and maintenance would no longer be recognized in the state. The court stated:

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with the litigation privilege, First Amendment issues and the anti-SLAPP statute.

Even if a barratry claim is still recognized in Nevada, UAIC's claim still fails because "[m]alicious intent [is] the essence of the common-law offenses of fomenting or stirring up litigation" (Button, 371 U.S. at 438). Here, UAIC's Complaint does not even allege malicious intent.

UAIC's Complaint also fails on plausibility grounds. In this case, it is simply implausible to suggest, much less conclude, that Christensen is being malicious. All Christensen is doing is trying to advocate in the context of our judicial system. At least twice now, Christensen's positions have been vindicated on appeal. Now, similar to Century Surety in the Andrew case, UAIC is taking desperate attempts to personally sue adverse attorneys after the insurance company set the chain of events into motion by refusing to defend its insureds.

Finally, if anyone is guilty of "stirring up quarrels," it is UAIC. It is UAIC which refused to defend its insured.³⁰ It is UAIC that rejected a \$15,000 policy limits offer in a catastrophic injury case. It is UAIC which has repeatedly taken adverse actions to its insured. It is UAIC that has repeatedly looked out for its own interests. In reality, it is UAIC that is responsible for the evolution of proceedings. Accordingly, there is yet another independent basis for dismissal.

³⁰ Once faced with allegations triggering coverage, UAIC had four options: (1) defend the case and dispute liability; (2) proceed under a reservation of rights and defend the case; (3) proceed under a reservation of rights and file a declaratory relief action as to coverage; or (4) decline to defend its insureds. Despite having notice of these allegations against Lewis, UAIC chose the most aggressive option it could – the option not to defend at all. This choice has been described by courts as the "riskiest of all litigation strategies." Transportation Ins. Co. v. Piedmont Construction Group, LLC, 686 S.E.2d 824 (Ga. App. 2009).

CONCLUSION

For the reasons stated herein, Defendant Christensen respectfully requests this Court to enter an order pursuant to NRS 41.660 granting its Special Motion to Dismiss, and make an award of attorney's fees allowed by the statute.

Dated this 22nd day of February, 2019.

SANTORO WHITMIRE

/s/ James E. Whitmire

JAMES E. WHITMIRE, ESQ. Nevada Bar No. 6533 SANTORO WHITMIRE 10100 W. Charleston Blvd., Suite 250 Las Vegas, Nevada 89135 Attorney for Defendant Thomas Christensen

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that, on the 22nd day of February, 2019, a true and correct copy of

the DEFENDANT THOMAS CHRISTENSEN'S MOTION TO DISMISS PURSUANT TO

NRS 41.660 was served electronically with the Clerk of the Court using the CM/ECF system

and/or deposited for mailing in the U.S. Mail, postage prepaid and addressed to the following:

Matthew John Douglas Atkin Winner & Sherrod

1117 South Rancho Las Vegas, NV 89102

702-245-7000

Email: mdouglas@awslawyers.com

Thomas E. Winner

Atkin Winner & Sherrod 1117 South Rancho Drive

Las Vegas, NV 89102 702-243-7000

Fax: 702-234-7059

Email: twinner@awsvlaw.com

Attorneys for Plaintiff

/s/ Asmeen Olila-Stoilov

An employee of SANTORO WHITMIRE

EXHIBITS TO DEFENDANT THOMAS CHRISTENSEN'S SPECIAL MOTION TO DISMISS PURSUANT TO NRS 41.660

Exhibit	Title	Bates No.
A	Docket Report for Case No. 07A549111	0001-0009
В	Docket Report for Case No. A-09-590967-C	0010-0011
С	Docket Report for Case No. 2:09-cv-01348-RJC-GWF	0012-0028
D	Docket Report for Case No. 11-15010	0029-0036
Е	Docket Report for Case No. 13-17441	0037-0045
F	Docket Report for Case No. A-18-772220-C	0046-0050
G	Docket Report for Case No. KS021378	0051-0059

"EXHIBIT A"

Docket Report for Case No. 07A549111

Skip to Main Content Logout My Account Search Menu New District Civil/Criminal Search Refine Search Back Location: District Court Civil/Criminal Help

REGISTER OF ACTIONS CASE No. 07A549111

James Nalder vs Gary Lewis

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Case Type: Negligence - Auto
Date Filed: 10/02/2007
Location: Department 20
Cross-Reference Case Number: A549111

RELATED CASE INFORMATION

Related Cases

Litem

001697

A-18-772220-C (Consolidated)

PARTY INFORMATION

Lead Attorneys

Defendant Lewis, Gary E. Breen Arntz

Retained 702-384-8000(W)

Guardian Ad Nalder, James Thomas F. Christensen

Retained 7028701000(W)

Intervenor United Automobile Insurance Company Matthew J Douglas

Retained 702-243-7000(W)

Plaintiff Nalder, Cheyenne David Allen Stephens

Retained 702-656-2355(W)

Plaintiff Nalder, James David Allen Stephens

Retained 702-656-2355(W)

Subject Minor Nalder, Cheyenne Thomas F. Christensen

Retained 7028701000(W)

EVENTS & ORDERS OF THE COURT

DISPOSITIONS

01/04/2008 Order Approving Minor's Compromise (Judicial Officer: Cadish, Elissa F.)

Converted Disposition:

Entry Date & Time: 01/07/2008 @ 08:24 Description: ORDER OF APPROVAL OF MINORS CLAIM Debtor: Lewis, Gary Creditor: Nalder, Cheyenne Amount Awarded: \$66519.11 Attorney Fees: \$33333.33 Costs: \$147.56 Interest Amount: \$0.00

Total: \$100000.00

06/03/2008 Default Judgment Plus Legal Interest (Judicial Officer: Cadish, Elissa F.)

Converted Disposition:

Entry Date & Time: 06/05/2008 @ 11:09 Description: DEFAULT JUDGMENT PLUS LEGAL INTEREST Debtor: Lewis, Gary Creditor: Nalder, Cheyenne Amount Awarded: \$3500000.00 Attorney Fees: \$0.00 Costs: \$0.00 Interest Amount: \$0.00 Total: \$3500000.00

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03/28/2018 Amended Default Judgment Plus Legal Interest (Judicial Officer: Cadish, Elissa F.) Reason: Amended
                Converted Disposition:
                    Entry Date & Time: 06/05/2008 @ 11:00 Description: DEFAULT JUDGMENT PLUS LEGAL INTEREST Debtor: Lewis, Gary
                    Creditor: Nalder, James Amount Awarded: $3500000.00 Attorney Fees: $0.00 Costs: $0.00 Interest Amount: $0.00 Total:
                Debtors: Gary Lewis (Defendant)
                Creditors: James Nalder (Plaintiff)
Judgment: 03/28/2018, Docketed: 03/29/2018
                Total Judgment: 3,434,444.63
                  06/03/2008 Default Judgment Plus Legal Interest (Judicial Officer: Cadish, Elissa F.)
                          Entry Date & Time: 06/05/2008 @ 11:00 Description: DEFAULT JUDGMENT PLUS LEGAL INTEREST Debtor: Lewis,
                          Garý Creditor: Nalder, James Amount Awarded: $3500000.00 Attorney Fees: $0.00 Costs: $0.00 Interest Amount:
                          $0.00 Total: $3500000.00
01/28/2019 Order of Dismissal With Prejudice (Judicial Officer: Johnson, Eric)
                Debtors: Gary Lewis (Third Party Plaintiff)
                Creditors: Resnick and Louis PC (Third Party Defendant), Tindall, Randall Esq (Third Party Defendant), United Automobile Insurance Company
                (Third Party Defendant)
                Judgment: 01/28/2019, Docketed: 01/29/2019
01/30/2019 Compromise Settlement (Judicial Officer: Johnson, Eric)
                Debtors: Gary Lewis (Defendant)
                Creditors: Cheyenne Nalder (Plaintiff)
Judgment: 01/30/2019, Docketed: 01/22/2019
                Total Judgment: 5,696,810.41
                Comment: 2/14/19 Judgment Withdrawn Per Order
02/14/2019 Amended Compromise Settlement (Judicial Officer: Johnson, Eric) Reason: Vacated
                Debtors: Gary Lewis (Defendant)
                Creditors: Cheyenne Nalder (Plaintiff)
                Judament: 02/14/2019
                Total Judgment: 5,696,810.41
                Comment: 2-14-19 Per Order Judgment Withdrawn (See also in Cons. Case)
                Debtors: Gary Lewis (Defendant)
                Creditors: Cheyenne Nalder (Plaintiff)
Judgment: 01/23/2019, Docketed: 01/22/2019
                Total Judgment: 5,696,810.41
                  01/23/2019 Compromise Settlement (Judicial Officer: Johnson, Eric)
                      Debtors: Gary Lewis (Defendant)
                      Creditors: Cheyenne Nalder (Plaintiff)
                      Judgment: 01/23/2019, Docketed: 01/22/2019
                      Total Judgment: 5,696,810.41
            OTHER EVENTS AND HEARINGS
10/02/2007
           Petition
              PETITION FOR ORDER APPOINTING GUARDIAN AD LITEM Fee $148.00
                07A5491110001.tif pages
10/09/2007 Order Appointing Guardian Ad Litem
              ORDER APPOINTING GUARDIAN AD LITEM
                07A5491110002.tif pages
10/09/2007 Initial Appearance Fee Disclosure
              INITIAL APPEARANCE FEE DISCLOSURE
                07A5491110003.tif pages
10/09/2007 Complaint
              COMPLAINT FILED
                07A5491110004.tif pages
11/02/2007 Summons
              SUMMONS
                07A5491110005.tif pages
12/13/2007 Default
              DEFAULT
                07A5491110006.tif pages
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12/21/2007 Petition for Compromise of Minors Claim

PETITION TO COMPROMISE CLAIM OF MINORS 07A5491110007.tif pages

01/04/2008 Conversion Case Event Type

STATUS CHECK: BLOCKED ACCOUNT /1

07A5491110008.tif pages

01/04/2008 Judgment

ORDER OF APPROVAL OF MINORS CLAIM

07A5491110009.tif pages

03/03/2008 Status Check: Blocked Account (3:00 AM) (Judicial Officer Cadish, Elissa F.)

STATUS CHECK: BLOCKED ACCOUNT /1

Minutes

Result: Continuance Granted

03/31/2008 CANCELED Status Check: Blocked Account (9:00 AM) (Judicial Officer Cadish, Elissa F.)

Vacated

Minutes

Result: Continuance Granted

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	Case 2.10-cv-02209-JAD-PAL Document 5-2 Filed 02/22/19 Page 4 01 8						
04/08/2008	Conversion Case Event Type HEARING RE: SHOW CAUSE /2 07A5491110010.tif pages						
04/14/2008	Motion ALL PENDING MOTIONS 4-14-08						
04/14/2008	07A5491110011.tif pages Conversion Case Event Type STATIUS CHECK: PAYMENT OF SANCTIONS/ FURTHER PROCEEDINGS VR 5/21/08						
04/14/2008	07A5491110012.tif pages CANCELED Status Check: Blocked Account (9:00 AM) (Judicial Officer Cadish, Elissa F.) Vacated						
04/14/2008	Result: Continuance Granted Show Cause Hearing (9:00 AM) (Judicial Officer Cadish, Elissa F.) HEARING RE: SHOW CAUSE /2						
04/14/2008	All Pending Motions (9:00 AM) (Judicial Officer Cadish, Elissa F.) ALL PENDING MOTIONS 4-14-08 Court Clerk: Keith Reed Reporter/Recorder: Jessica Ramirez Heard By: ELISSA CADISH Minutes						
04/21/2008	Result: Matter Heard Conversion Case Event Type PROVE UP OF DEFAULT /5 07A5491110013.tif pages						
04/22/2008	Motion ALL PENDING MOTIONS 4-22-08 07A5491110014.tif pages						
04/22/2008	CANCELED Status Check: Blocked Account (9:00 AM) (Judicial Officer Cadish, Elissa F.) Vacated						
04/22/2008	Result: Continuance Granted Status Check (9:00 AM) (Judicial Officer Cadish, Elissa F.) STATUS CHECK: PAYMENT OF SANCTIONS/ FURTHER PROCEEDINGS VR 5/21/08 Result: Continuance Granted						
04/22/2008	All Pending Motions (9:00 AM) (Judicial Officer Cadish, Elissa F.) ALL PENDING MOTIONS 4-22-08 Court Clerk: Keith Reed Reporter/Recorder: Jessica Ramirez Heard By: ELISSA CADISH Minutes						
04/30/2008	Result: Matter Heard Motion ALL PENDING MOTIONS 4-30-08						
04/30/2008	07A5491110015.tif pages CANCELED Status Check: Blocked Account (9:00 AM) (Judicial Officer Cadish, Elissa F.) Vacated						
04/30/2008	Result: Continuance Granted CANCELED Status Check (9:00 AM) (Judicial Officer Cadish, Elissa F.) Vacated						
04/30/2008	Result: Continuance Granted All Pending Motions (9:00 AM) (Judicial Officer Cadish, Elissa F.) ALL PENDING MOTIONS 4-30-08 Court Clerk: Keith Reed Reporter/Recorder: Jessica Ramirez Heard By: ELISSA CADISH Parties Present						
	Minutes Result: Matter Heard						
05/15/2008	Application APPLICATION FOR JUDGMENT BY DEFAULT 07A5491110016.tif pages						
05/15/2008	Notice NOTICE OF PAYING SANCTIONS 07A5491110017.tif pages						
05/16/2008	Application AMENDED APPLICATION FOR JUDGMENT BY DEFAULT 07A5491110018.tif pages						
05/21/2008	Minute Order (3:00 AM) (Judicial Officer Cadish, Elissa F.) MINUTE ORDER RE: BLOCKED ACCOUNT Relief Clerk: Phyllis Irby/pi Heard By: ELISSA CADISH						
05/22/2008	Minutes Result: Matter Heard Prove Up/Default (9:00 AM) (Judicial Officer Cadish, Elissa F.) PROVE UP OF DEFAULT /5 Relief Clerk: Phyllis Irby/pi Reporter/Recorder: Jessica Ramirez Heard By: ELISSA CADISH Parties Present						
	Minutes Result: Motion Granted						
	Conversion Case Event Type MINUTE ORDER RE: BLOCKED ACCOUNT 07A5491110019.tif pages						
05/29/2008	Conversion Case Event Type STATUS CHECK: PAYMENT OF SANCTIONS/ FURTHER PROCEEDINGS 07A5491110020.tif pages						
05/29/2008	Conversion Case Event Type STATUS CHECK: BLOCKED ACCOUNT						
05/29/2008	07A5491110021.tif pages CANCELED Status Check: Blocked Account (9:00 AM) (Judicial Officer Cadish, Elissa F.) Vacated						
05/29/2008	CANCELED Status Check (9:00 AM) (Judicial Officer Cadish, Elissa F.) Vacated						

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05/29/2008 Status Check (9:00 AM) (Judicial Officer Cadish, Elissa F.) STATUS CHECK: PAYMENT OF SANCTIONS/ FURTHER PROCEEDINGS Relief Clerk: Nora Pena Reporter/Recorder: Jessica Ramirez Heard By: ELISSA CADISH Parties Present Minutes Result: Matter Heard 06/03/2008 Judgment DÉFAULT JUDGMENT PLUS LEGAL INTEREST 07A5491110022.tif pages 06/03/2008 Judgment DEFAULT JUDGMENT PLUS LEGAL INTEREST 07A5491110023.tif pages 06/26/2008 Status Check (9:00 AM) (Judicial Officer Cadish, Elissa F.) STATUS CHECK: BLOCKED ACCOUNT Court Clerk: Keith Reed Reporter/Recorder: Jessica Ramirez Heard By: ELISSA CADISH Parties Present **Minutes** Result: Blocked Account / Proof Filed Acknowledgment 06/30/2008 ACKNOWLEDGEMENT OF BLOCKED ACCOUNT 07A5491110024.tif pages 08/01/2008 Motion PLTF'S MTN TO STRIKE SOCIAL SECURITY NUMBER/11 (vj 9/2/08) 07A5491110025.tif pages 08/26/2008 Notice of Entry of Judgment NOTICE OF ENTRY OF JUDGMENT 07A5491110028.tif pages 09/02/2008 Conversion Case Event Type MINUTE ORDER RE: PLTF'S MTN TO STRIKE SOCIAL SECURITY NUMBER 07A5491110026.tif pages Minute Order (3:00 AM) (Judicial Officer Cadish, Elissa F.) 09/02/2008 MINUTE ORDER RE: PLTF'S MTN TO STRIKE SOCIAL SECURITY NUMBER Relief Clerk: Monica Schmidt Heard By: ELISSA CADISH **Minutes** Result: Matter Heard 09/03/2008 Conversion Case Event Type STATUS CHECK: HEARING VI 10-3-08 07A5491110027.tif pages 09/03/2008 CANCELED Motion to Strike (3:00 AM) (Judicial Officer Cadish, Elissa F.) Vacated 09/05/2008 Acknowledgment ACKNOWLEDGEMENT OF BLOCKED ACCOUNT 07A5491110029.tif pages CANCELED Status Check (3:00 AM) (Judicial Officer Cadish, Elissa F.) 10/06/2008 Vacated **Minutes** Result: Matter Heard 07/29/2009 Writ of Execution 02/01/2010 Affidavit of Service Affidavit of Service 06/24/2011 Case Reassigned to Department 29 Case reassigned from Judge Kathleen E. Delaney 01/02/2017 Case Reassigned to Department 29 Case reassigned from Judge Susan Scann Dept 29 03/22/2018 Ex Parte Motion Ex Parte Motion to Amend Judgment in the Name of Cheyenne Nalder, Individually 03/28/2018 Amended Judgment Amended Judgment 05/18/2018 Notice of Entry Notice of Entry of Amended Judgment 08/17/2018 Motion to Intervene UAIC's Motion to Intervene 09/17/2018 Opposition Plaintiff's Opposition to Motion to Intervene 09/18/2018 Reply in Support UAIC's Reply in Support of its Motion to Intervene 09/19/2018 Motion to Intervene (3:00 AM) (Judicial Officer Jones, David M) UAIC's Motion to Intervene Minutes Result: Granted 09/27/2018 Initial Appearance Fee Disclosure Initial Appearance Fee Disclosure (NRS Chapter 19) Opposition 10/08/2018 Plaintiff's Opposition to Defendant's Motion for Relief from Judgment 10/17/2018 Motion to Strike Defendant's Motion to Strike Defendant's Motion for Relief from Judgment 10/19/2018 Order Granting Motion Order Granting UAIC's Motion to Intervene 10/19/2018 Initial Appearance Fee Disclosure Initial Appearance Fee Disclosure 10/19/2018 Notice of Entry of Order Notice of Entry of Order on Intervenor United Automobile Insurance Company's Motion to Intervene

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	Case 2.16-cv-02209-JAD-PAL Document 5-2 Filed 02/22/19 Page 0 01 9
10/19/2018	Motion UAIC's Motion for Relief from Judgment Pursuant to NRCP 60
10/24/2018	Minute Order (10:55 AM) (Judicial Officer Jones, David M)
	Minute Order Re: Recusal Parties Present
	<u>Minutes</u>
10/29/2018	Result: Recused Notice of Department Reassignment
	Notice of Department Reassignment
10/29/2018	Notice of Department Reassignment Amended Notice of Department Reassignment
10/29/2018	Opposition Defendant's Opposition to Intervenor's Motion for Relief From Judgment Pursant to NRCP 60
10/29/2018	Opposition Plaintiff's Opposition to UAIC's Motion for Relief from Judgment
11/01/2018	Opposition
11/02/2018	Opposition to Gary Lewis' Motion to Strike Motion to Set Aside Judgment Opposition
	UAIC'S Opposition to Defendant's Motion to Strike Defendant's Motion for Relief from Judgment & Counter-Motion for Evidentiary Hearing for a Fraud Upon the Court or, Alternatively, for the Court to Vacate the 3/28/18 Amended Judgment on Its Own Motion
11/08/2018	Motion for Sanctions NRCP 11 Motion for Sanctions
11/08/2018	Notice of Hearing
11/15/2018	Notice of Hearing Opposition
	Defendant's Opposition To Counter-Motion For Evidentiary Hearing For A Fraud Upon The Court Or, Alternatively, For The Court To Vacate The 3/28/18 Amended Judgment On It's Own Motion
11/20/2018	Opposition and Countermotion Plaintiff's Opposition to UAIC's Counter Motion for Evidentiary Hearing for Fraud Upon the Court or, Alternatively, for the Court to Vacate the
11/26/2018	3/28/2018 Amended Judgment on its Own Motion Motion to Consolidate
	Intervenor's Motion to Consolidate on Order Shortening Time
	Opposition Plaintiff's Opposition to Intervenor UAIC's Motion to Consolidate
11/27/2018	Opposition Opposition to UAIC's Motion to Consolidate and Countermotion to Set Aside Void Order and To Strike All Filings By Intervenor
11/28/2018	CANCELED Motion to Consolidate (10:30 AM) (Judicial Officer Johnson, Eric) Vacated
11/28/2018	Intervenor's Motion to Consolidate on OST CANCELED Motion to Consolidate (10:30 AM) (Judicial Officer Johnson, Eric)
11/20/2010	Vacated - per Law Clerk
11/28/2018	Intervenor's Motion to Consolidate on Order Shortening Time Opposition
11/30/2018	UAIC's Opposition to Defendant Lewis' Motions for Sanctions Against Randall Tindall, Esq. Minute Order (11:30 AM) (Judicial Officer Johnson, Eric)
	<u>Minutes</u>
12/03/2018	Result: Minute Order - No Hearing Held Notice of Hearing
12/10/2018	Notice of Hearings
	(1/3/18 Withdrawn) Motion For Relief From Orders And Joinder In Motions For Relief From Orders
12/12/2018	(2/14/19 Withdrawn- Filed also in A772220) - Motion For Relief From Orders And Joinder In Motions For Relief From Orders On Order Shortening
12/12/2018	Time Stipulation and Order
12/13/2018	Stipulation Regarding Scheduling Of Hearing Dates Motion to Set Aside
	Plaintiff's Motion to Set Aside Order, Pursuant to NRCP 60(b) Allowing UAIC to Intervene
12/14/2010	Opposition Usic's Opposition To Third Party Plaintiff Lewis Counter-Motion For Summary Judgment & Counter-Motion To Strike Affidavit Of Lewis In Support
	Of Same Counter-Motion For Summary Judgment And/Or Stay Proceedings Pending Appellate Ruling And/Or Stay Counter-Motion For Summary Judgment Pending Necessary Discovery Pursuant To N.R.C.P. 56(F)
12/20/2018	Opposition to Motion For Summary Judgment UAIC s Opposition To Plaintiff Nalder s Motion For Summary Judgment & Counter-Motion To Stay Proceedings Pending Appellate Ruling
12/20/2018	Opposition to Motion Randall Tindall, Esg., and Resnick & Louis P.C.'s Opposition to Defendant/Cross-Claimant's NRCP 11 Motion for Sanctions
12/27/2018	Stipulation
12/27/2018	Stipulation Re: Early Case Conference and Early Case Conference Report Order Granting Motion
12/28/2018	Order Granting Intervenor's Motion to Consolidate Cases on Order Shortening Time Notice of Entry
	Notice of Entry of Order Granting Intervenor's Motion to Consolidate Cases on Order Shortening Time Opposition
12,01,2010	UAIC s Opposition to Third Party Plaintiff Lewis Motion for Relief from Order and Joinder in Motions for Relief from Orders on Order Shortening
	Time as well as UAIC s Opposition to Plaintiff s Motion to Set Aside Order, Pursuant To N.R.C.P. 60(B), Allowing UAIC to Intervene & Opposition to Defendant Lewis Motion for Relief from Orders and Joinder in Motions for Relief from Orders and, UAIC s Counter-Motion to Stay Pending
01/02/2019	Ruling on Appeal Reply in Support
	UAIC's Reply in Support of its Motion for Relief from Judgment Pursuant to NRCP 60 Reply in Support
31102/2010	UAIC s Reply In Support of Its Counter-Motion for Evidentiary Hearing for a Fraud Upon the Court or, Alternatively, for the Court to Vacate The
	3/28/18 Amended Judgment on its Own Motion

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001702 01/02/2019 Reply in Support UAIC'S REPLY IN SUPPORT OF ITS MOTION TO DISMISS PLAINTIFF'S COMPLAINT & MOTION FOR COURT TO DENY STIPULATION TO ENTER JUDGMENT BETWEEN PLAINTIFF AND LEWIS and/or, IN THE ALTERNATIVE TO STAY SAME PENDING HEARING ON MOTION TO DISMISS 01/02/2019 Opposition Opposition to Counter-Motion to Strike Affidavit of Lewis in Support of his Counter-Motion for Summary Judgment AND Opposition to UAIC's Counter-Motion to Stay proceedings pending Appellate Ruling and Stay Counter-Motion for Summary Judgment Pending Necessary Discovery

Pursuant to NRCP 56(f) and Reply in Support of Motion to Set Aside Order Allowing Intervention and Oppositions and Replies in Support of any other Motions to be heard on January 9, 2019 01/02/2019 Withdrawal

Defendant's Withdrawal Of Defendant's Motion For Relief From Judgment Pursuant To NRCP 60 01/02/2019 Withdrawal

Defendant's Withdrawal Of Defendant's Motion To Dismiss And Withdrawal Of Defendant's Motion For Relief From Judgment Pursuant To NRCP

01/07/2019 Motion to Withdraw As Counsel Motion to Withdraw As Counsel on Order Shortening Time

Motion for Relief (8:30 AM) (Judicial Officer Johnson, Eric) 01/09/2019 Defendant's Motion for Relief from Judgment Pursuant to NRCP 60

10/31/2018 Reset by Court to 11/21/2018 11/21/2018 Reset by Court to 12/12/2018 12/12/2018 Reset by Court to 01/09/2019

Result: Withdrawn

01/09/2019 Motion to Strike (8:30 AM) (Judicial Officer Johnson, Eric)

Defendant's Motion to Strike Defendant's Motion for Relief from Judgment

12/12/2018 Reset by Court to 01/09/2019 12/12/2018 Reset by Court to 12/12/2018

Result: Granted

01/09/2019 Motion for Relief (8:30 AM) (Judicial Officer Johnson, Eric)

UAIC's Motion for Relief from Judgment Pursuant to NRCP 60

12/12/2018 Reset by Court to 01/09/2019 12/12/2018 Reset by Court to 12/12/2018

Result: Denied

01/09/2019 Motion to Dismiss (8:30 AM) (Judicial Officer Johnson, Eric)

Defendant's Motion to Dismiss

12/19/2018 Reset by Court to 01/09/2019

Result: Withdrawn

01/09/2019 Motion to Dismiss (8:30 AM) (Judicial Officer Johnson, Eric)

UAIC's Motion to Dismiss Plaintiff's Complaint and Motion for Court to Deny Stipulation to Enter Judgment Between Plaintiff and Lewis and/or in the Alternative to Stay Same Pending Hearing on Motion to Dismiss

12/19/2018 Reset by Court to 01/09/2019

Result: Granted in Part

01/09/2019 Motion for Relief (8:30 AM) (Judicial Officer Johnson, Eric)

Defendant's Motion for Relief From Judgment Pursuant to NRCP 60

12/19/2018 Reset by Court to 01/09/2019

Result: Withdrawn

01/09/2019 Motion to Strike (8:30 AM) (Judicial Officer Johnson, Eric)

Defendant's Motion to Strike Both Defendant's Motion for Relief from Judgment and Defendant's Motion to Dismiss

Result: Granted

01/09/2019 Joinder (8:30 AM) (Judicial Officer Johnson, Eric)

Motion For Relief From Orders And Joinder In Motions For Relief From Orders On Order Shortening Time

01/09/2019 **Motion to Set Aside** (8:30 AM) (Judicial Officer Johnson, Eric)
Plaintiff's Motion to Set Aside Order, Pursuant to NRCP 60(b) Allowing UAIC to Intervene

01/23/2019 Reset by Court to 01/09/2019

Result: Denied

01/09/2019 Opposition and Countermotion (8:30 AM) (Judicial Officer Johnson, Eric)

UAIC s Opposition to Third Party Plaintiff Lewis Motion for Relief from Order and Joinder in Motions for Relief from Orders on Order Shortening Time as well as UAIC's Opposition to Plaintiff's Motion to Set Aside Order, Pursuant To N.R.C.P. 60(B), Allowing UAIC to Intervene & Opposition to Defendant Lewis Motion for Relief from Orders and Joinder in Motions for Relief from Orders and, UAIC's Counter-Motion to Stay Pending

Ruling on Appeal Result: Granted in Part

01/09/2019 Motion to Withdraw as Counsel (8:30 AM) (Judicial Officer Johnson, Eric)

Defense's Motion to Withdraw As Counsel on OST

Result: Granted

01/09/2019 CANCELED Motion to Withdraw as Counsel (8:30 AM) (Judicial Officer Johnson, Eric)

Vacated - Duplicate Entry

Motion to Withdraw As Counsel on Order Shortening Time

01/09/2019 All Pending Motions (8:30 AM) (Judicial Officer Johnson, Eric)

Parties Present

Minutes

Result: Matter Heard

01/16/2019 Reply in Support

UAIC's Reply in Support of its Motion to Dismiss Lewis' Third Party Complaint & Replies in Support of its Counter-Motion to Strike Affidavit of Lewis in Support of the Counter-Motion for Summary Judgment and/or to Stay Proceedings Pending Appellate Ruling and/or Stay Counter-Motion for Summary Judgment Pending Necessary Discovery Pursuant to N.R.C.P. 56(f)

01/16/2019 Reply

Third Party Plaintiff's Reply in Support of his Counter-Motion for Summary Judgment

01/16/2019 Reply in Support

Plaintiff's Reply in Support of Her Motion for Summary Judgment and Opposition to Countermotion for Stay

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01/22/2019 Minute Order (7:15 AM) (Judicial Officer Johnson, Eric) Minutes Result: Minute Order - No Hearing Held 01/22/2019 Notice of Acceptance of Offer Notice of Acceptance of Offer of Judgment in Case 18-A-772220 01/22/2019 (A772220) Judgment Pursuant to NRCP 68 in Case No. 18-A-772220 01/23/2019 CANCELED Motion for Sanctions (8:30 AM) (Judicial Officer Johnson, Eric) Vacated - per Law Clerk NRCP 11 Motion for Sanctions 12/19/2018 Reset by Court to 01/23/2019 01/23/2019 CANCELED Motion for Sanctions (8:30 AM) (Judicial Officer Johnson, Eric) Vacated - per Law Clerk NRCP 11 Motion for Sanctions 12/19/2018 Reset by Court to 01/09/2019 12/19/2018 Reset by Court to 01/23/2019 01/09/2019 Reset by Court to 12/19/2018 01/23/2019 CANCELED Motion for Summary Judgment (8:30 AM) (Judicial Officer Johnson, Eric) Vacated - per Law Clerk Plaintiff's Motion for Summary Judgment and Relief From Order Pursuant to NRCP 60(b) 01/23/2019 CANCELED Motion to Dismiss (8:30 AM) (Judicial Officer Johnson, Eric) Vacated - per Law Clerk UAIC's Motion to Dismiss Third Party Plaintiff Lewis's Third Party Complaint 01/23/2019 CANCELED Opposition and Countermotion (8:30 AM) (Judicial Officer Johnson, Eric) Vacated - per Law Clerk Opposition to UAIC's Motion to Dismiss and Countermotion for Summary Judgment 01/23/2019 CANCELED Opposition and Countermotion (8:30 AM) (Judicial Officer Johnson, Eric) Vacated - per Law Clerk Uaic s Opposition To Third Party Plaintiff Lewis Counter-Motion For Summary Judgment & Counter-Motion To Strike Affidavit Of Lewis In Support Of Same Counter-Motion For Summary Judgment And/Or Stay Proceedings Pending Appellate Ruling And/Or Stay Counter-Motion For Summary Judgment Pending Necessary Discovery Pursuant To N.R.C.P. 56(F) 01/23/2019 CANCELED Opposition and Countermotion (8:30 AM) (Judicial Officer Johnson, Eric) Vacated - per Law Clerk UAIC's Opposition To Plaintiff Nalder's Motion For Summary Judgment & Counter-Motion To Stay Proceedings Pending Appellate Ruling 01/28/2019 Notice of Entry of Judgment Notice of Entry of Judgment 01/28/2019 Stipulation and Order Stipulation and Order for Dismissal of All Third-Party Claims with Prejudice Against Third-Party Defendants Randall Tindall, Esq. and Resnick & 01/29/2019 Notice of Entry of Stipulation & Order for Dismissal Notice of Entry Stipulation and Order for Dismissal of all Third-Party Claims, With Prejudice, Against Third Party Defendants Randall Tindall, Esq., And Resnick & Louis, P.C. 01/30/2019 | CANCELED | Motion to Dismiss (10:30 AM) (Judicial Officer Johnson, Eric) Vacated - per Law Clerk Third-Party Defendants Randall Tindall, Esq., and Resnick & Louis P.C.'s (1) Motion to Dismiss or, (2) In the Alternative for a More Definite Statement or (3) In the Alternative, to Dismiss Resnick & Louis for Failure to State a Claim 02/05/2019 Order Granting Motion A549111 and A772220 Order Granting Randall Tindall's Resnick & Louis P.C.'s Motion to Withdraw As Counsel 02/05/2019 Notice of Entry of Order Notice of Entry of Order Granting Randall Tindall and Resnick & Louis P.C.'s Motionto Withdraw as Counsel 02/11/2019 Motion for Relief UAIC s Motion For Relief From Judgment, Entered 1/23/19 In Case No A-18-772220-C, Pursuant to NRCP 60 and/or, in The Alternative, Motion for Rehearing on Motion to Dismiss Plaintiff s First Cause of Action in Case No A-18-772220-C on an Order Shortening Time 02/14/2019 Order Order Granting in Part Motion for Relief From Judgment, Entered 1/23/19 In Case No A-18-772220-C, Pursuant To NRCP 60 And/Or, In the Alternative, Motion for Rehearing on Motion to Dismiss Plaintiff's First Cause of Action In Case No A-18-772220-C On An Order Shortening Time 02/14/2019 Notice of Entry of Order NOTICE OF ENTRY OF ORDER GRANTING IN PART MOTION FOR RELIEF FROM JUDGMENT, ENTERED 1123/19 IN CASE NO A-18-772220-C, PURSUANT TO NRCP 60 AND/OR, IN THE ALTERNATIVE, MOTION FOR REHEARING ON MOTION TO DISMISS PLAINTIFF'S FIRST CAUSE OF ACTION IN CASE NO A.18.772220-C ON AN ORDER SHORTENING TIME 02/14/2019 Transcript of Proceedings Defense's Motion to Withdraw on Order Shortening Time Defendant's Motions to Dismiss and Motions for Relief Defendant's Motions to Strike Motions to Dismiss and for Relief UAIC's Motion for Relief, Motion to Dismiss Plaintiffs' Complaint, Motion for Court to Deny Stipulation to Enter Judgment Between Plaintiff and Lewis, and Opposition to Third Party Plaintiff Lewis's Motion for Relief From Order and Joinder in Motions for Relief From Orders on Order Shortening Time, January 9, 2019 02/14/2019 Order Order on Motions Heard on January 9, 2019 02/14/2019 Order Order on Motions for January 23, 2019 02/15/2019 Notice of Entry of Order NOTICE OF ENTRY OF ORDER ON MOTIONS HEARD ON JANUARY 23, 2019 02/15/2019 Notice of Entry of Order NOTICE OF ENTRY OF ORDER ON MOTIONS HEARD ON JANUARY 9, 2019 02/15/2019 Request Request for Stay 02/20/2019 CANCELED Motion for Relief (8:30 AM) (Judicial Officer Johnson, Eric) UAIC's Motion for Relief from Judgment, Entered 01/23/19 in Case No. A-18-772220-C, Pursuant to NRCP 60 and/or, In the Alternative, Motion for Rehearing on Motion to Dismiss Plaintiff's First Cause of Action in Case No. A-18-772220-C on OST 10/23/2019 Status Check (8:30 AM) (Judicial Officer Johnson, Eric) Status Check: Supreme Court Decision

FINANCIAL INFORMATION

	Conversion Extended Co Total Financial Assessmen Total Payments and Credit Balance Due as of 02/21/	S		161.00 161.00 0.00		
10/02/2007 10/02/2007	Transaction Assessment Conversion Payment	Receipt # 01384855	CHRISTENSEN LAW OFFICES LLC	148.00 (148.00)		
07/22/2009 07/22/2009	Transaction Assessment	Receipt # 2009-40253-FAM	Christensen, Thomas F.	6.00 (6.00)		
02/25/2010 02/25/2010		Receipt # 2010-11919-FAM	Christensen, Thomas F.	7.00 (7.00)		
	I					
	Defendant Lewis, Gary Total Financial Assessmen Total Payments and Credit Balance Due as of 02/21/	s		231.00 231.00 0.00		
09/28/2018 09/28/2018		Receipt # 2018-64986-CCCLK	Lewis, Gary	223.00 (223.00)		
01/23/2019 01/23/2019		Receipt # 2019-04784-CCCLK	Christensen Law Offices	8.00 (8.00)		
	Intervenor United Automobile Insurance Company Total Financial Assessment Total Payments and Credits Balance Due as of 02/21/2019					
10/19/2018 10/19/2018		Receipt # 2018-70094-CCCLK	United Automobile Insurance Company	223.00 (223.00)		
01/30/2019 01/30/2019						
01/30/2019	Efile Payment	Receipt # 2019-06163-CCCLK	Resnick & Louis P.C. Randall Tindall, Esq.	(3.50)		
	Third Party Defendant Tir Total Financial Assessmen Total Payments and Credit Balance Due as of 02/21/	t s		10.50 10.50 0.00		
12/21/2018 12/21/2018		Receipt # 2018-83811-CCCLK	Tindall, Randall Esq	3.50 (3.50)		
12/21/2018 12/21/2018	Transaction Assessment Efile Payment	Receipt # 2018-84091-CCCLK	Tindall, Randall Esq	3.50 (3.50)		
01/29/2019 01/29/2019		Receipt # 2019-05821-CCCLK	Tindall, Randall Esq	3.50 (3.50)		

0009 2/21/2019011:704_M

"EXHIBIT B"

Docket Report for Case No. A-09-590967-C

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001706

Skip to Main Content Logout My Account Search Menu New District Civil/Criminal Search Refine Search Back Location: District Court Civil/Criminal Help

REGISTER OF ACTIONS CASE No. A-09-590967-C

James Nalder, Plaintiff(s) vs. United Automobile Insurance Co,

Defendant(s)

Case Type: Other Tort
Date Filed: 05/22/2009
Location: Department 15
Cross-Reference Case Number: A590967

PARTY	INFORMATION

Defendant United Automobile Insurance Co

Plaintiff Lewis, Gary

Plaintiff Nalder, James

Retained 7028701000(W)

Lead Attorneys

Thomas F. Christensen

Thomas F. Christensen

Retained 7028701000(W)

EVENTS & ORDERS OF THE COURT

OTHER EVENTS AND HEARINGS
Complaint
Complaint
Initial Appearance Fee Disclosure
Initial Appearance Fee Disclosure
Notice
Notice of Removal
Order to Statistically Close Case
Civil Order to Statistically Close Case
Judicial Elections 2014 - Case Reassignment
District Court Judicial Officer Reassignment 2014
Case Reassigned to Department 15
Case reassigned from Judge Richard F Scotti Dept 2

Plaintiff Nalder, James

FINANCIAL INFORMATION

	Total Financial Assessmen Total Payments and Credit Balance Due as of 02/21/2	s		181.00 181.00 0.00
05/22/2009	Transaction Assessment			151.00
05/22/2009	Payment (Window)	Receipt # 2009-23914-FAM	Christensen Law Offices, LLC	(151.00)
05/22/2009	Transaction Assessment			30.00
05/22/2009	Payment (Window)	Receipt # 2009-24075-FAM	Christensen Law Offcies, LLC	(30.00)

0011 2/21/201901:706_M

"EXHIBIT C"

Docket Report for Case No. 2:09-cv-01348-RJC-GWF

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CLOSED, APPEAL

001708

United States District Court
District of Nevada (Las Vegas)
CIVIL DOCKET FOR CASE #: 2:09-cv-01348-RCJ-GWF

Nalder et al v. United Automobile Insurance Company

Assigned to: Chief Judge Robert C. Jones Referred to: Magistrate Judge George Foley, Jr

Case in other court: 9th Circuit Court of Appeal, 11-15010

9th Circuit Court of Appeal, 11-15462 9th Circuit Court of Appeals, 13-17441 Eighth Judicial District Court, A590967

Cause: 28:1332 Diversity-Insurance Contract

Date Filed: 07/24/2009 Date Terminated: 10/30/2013

Jury Demand: Both

Nature of Suit: 110 Insurance

Jurisdiction: Diversity

Plaintiff

James Nalder

Gaurdian Ad Litem on behalf of Cheyanne Nalder

represented by David F Sampson

Law Office of David Sampson, LLC.

200 E. Charleston Blvd. Las Vegas, NV 89104

702-605-1099 Fax: 888-209-4199

Email: davidsampsonlaw@gmail.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Thomas F. Christensen

Christensen Law Offices LLC 1000 S Valley View Blvd Las Vegas, NV 89107-

702-870-1000 Fax: 702-870-6152

Email: courtnotices@injuryhelpnow.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Plaintiff

Gary Lewis

represented by **David F Sampson**

(See above for address)

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Thomas F. Christensen

(See above for address)

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

V.

Defendant

United Automobile Insurance Company

represented by Thomas E. Winner

Atkin Winner & Sherrod 1117 South Rancho Drive Las Vegas, NV 89102 702-243-7000

Fax: 702-234-7059

Email: twinner@awsvlaw.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Douglas M Rowan

Wilson Elser Moskowitz Edelman & Dicker LLP 300 South Fourth Street, 11th Floor Las Vegas, NV 89101 702-727-1400

Fax: 702-727-1401

Email: douglas.rowan@wilsonelser.com

ATTORNEY TO BE NOTICED

Matthew John Douglas

Atkin Winner & Sherrod 1117 South Rancho Las Vegas, NV 89102 702-245-7000 Email: mdouglas@awslawyers.com

ATTORNEY TO BE NOTICED

Susan M Sherrod

Atkin Winner Sherrod 7201 W Lake Mead Blvd Suite 360 Las Vegas, NV 89128 702-243-7000

Fax: 702-234-7059

Email: ssherrod@awslawyers.com ATTORNEY TO BE NOTICED

Date Filed	#	Docket Text
07/24/2009	1	PETITION FOR REMOVAL from Eighth Judicial District Court, Case Number A590967, (Filing fee \$ 350 receipt number 0978000000001309652), filed by United Automobile Insurance Company. Certificate of Interested Parties due by 8/3/2009. (Rowan, Douglas) (Entered: 07/24/2009)

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07/24/2009	2	CERTIFICATE of Interested Parties filed by United Automobile Insurance Company There are no known interested parties other than those participating in the case. (Rowan, Douglas) (Entered: 07/24/2009)
07/24/2009		Case assigned to Judge Edward C. Reed, Jr and Magistrate Judge George Foley, Jr. (SD) (Entered: 07/24/2009)
07/24/2009	3	NOTICE PURSUANT TO LOCAL RULE IB 2-2: In accordance with 28 USC § 636(c) and FRCP 73, the parties in this action are provided with a link to the "AO 85 Notice of Availability, Consent, and Order of Reference - Exercise of Jurisdiction by a U.S. Magistrate Judge" form on the Court's website - www.nvd.uscourts.gov . Consent forms should NOT be electronically filed. Upon consent of all parties, counsel are advised to manually file the form with the Clerk's Office. (no image attached) (SD) (Entered: 07/24/2009)
07/24/2009	4	MINUTE ORDER IN CHAMBERS of the Honorable Judge Edward C. Reed, Jr, on 7/24/2009. Statement regarding removed action is due by 8/11/2009. Joint Status Report regarding removed action is due by 8/26/2009. (Copies have been distributed pursuant to the NEF - SD) (Entered: 07/24/2009)
07/24/2009	<u>5</u>	DEMAND for Trial by Jury by Plaintiffs Gary Lewis, James Nalder. (Sampson, David) (Entered: 07/24/2009)
07/24/2009	6	CERTIFICATE of Interested Parties filed by Gary Lewis, James Nalder There are no known interested parties other than those participating in the case <i>JURY TRIAL REQUESTED</i> . (Sampson, David) (Entered: 07/24/2009)
08/06/2009	7	ANSWER to Complaint with Jury Demand <i>with Affirmative Defenses</i> filed by United Automobile Insurance Company. Certificate of Interested Parties due by 8/16/2009. Discovery Plan/Scheduling Order due by 9/20/2009.(Winner, Thomas) (Entered: 08/06/2009)
08/07/2009	8	STATEMENT RE: REMOVAL filed by Defendant United Automobile Insurance Company. (Douglas, Matthew) (Entered: 08/07/2009)
08/24/2009	9	Interim STATUS REPORT by Plaintiffs Gary Lewis, James Nalder. (Sampson, David) (Entered: 08/24/2009)
09/03/2009	10	PROPOSED Discovery Plan/Scheduling Order filed by Plaintiffs Gary Lewis, James Nalder, Defendant United Automobile Insurance Company. (Sampson, David) (Entered: 09/03/2009)
09/04/2009	11	SCHEDULING ORDER. Discovery due by 5/6/2010. Motions due by 6/7/2010. Proposed Joint Pretrial Order due by 7/7/2010. Signed by Magistrate Judge George Foley, Jr on 9/4/2009. (Copies have been distributed pursuant to the NEF - SD) (Entered: 09/08/2009)
02/05/2010	12	MOTION to Compel to Overrule Objections and Compel Plaintiff's Answers to Written Interrogatories and Requests for Production Under FRCP 37(a)(3)(B)(iii) by Defendant United Automobile Insurance Company. Responses due by 2/22/2010. (Attachments: # 1 Exhibit Group, # 2 Exhibit Group, # 3 Exhibit Group, # 4 Exhibit Group, # 5 Exhibit Group)(Rowan, Douglas) (Entered: 02/05/2010)
02/11/2010	13	NOTICE of Hearing on 12 Defendant's MOTION to Overrule Objections and Compel Plaintiff's Answers to Written Interrogatories and Requests for Production Under

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		FRCP 37(a)(3)(B)(iii): Motion Hearing set for Monday, March 8, 2010, at 9:30 AM in LV Courtroom 3A before Magistrate Judge George Foley Jr.(JBW) (Entered: 02/11/2010)
02/22/2010	14	RESPONSE to 12 MOTION to Compel to Overrule Objections and Compel Plaintiff's Answers to Written Interrogatories and Requests for Production Under FRCP 37(a)(3) (B)(iii) MOTION to Compel to Overrule Objections and Compel Plaintiff's Answers to Written Interrogatories and Requests for Production Under FRCP 37(a)(3)(B)(iii), filed by Plaintiff Gary Lewis. Replies due by 3/4/2010. (Sampson, David) (Entered: 02/22/2010)
03/03/2010	15	REPLY to Response to 12 MOTION to Compel to Overrule Objections and Compel Plaintiff's Answers to Written Interrogatories and Requests for Production Under FRCP 37(a)(3)(B)(iii) MOTION to Compel to Overrule Objections and Compel Plaintiff's Answers to Written Interrogatories and Requests for Production Under FRCP 37(a)(3)(B)(iii); filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 03/03/2010)
03/08/2010	16	MINUTES OF PROCEEDINGS - Motion Hearing held on 3/8/2010 before Magistrate Judge George Foley, Jr. Crtrm Administrator: <i>Donna Smith</i> ; Pla Counsel: <i>David Sampson</i> ; Def Counsel: <i>Matthew Douglas, Thomas Winner</i> ; Court Reporter/FTR #: 9:29:24-9:45:58; Time of Hearing: 9:30 a.m.; Courtroom: 3A; Representations of Mr. Douglas and Mr. Sampson heard. Defendant's 12 Motion to Compel is granted as stated on the record. The Court declines to award costs or impose sanctions at this time. Mr. Sampson moves for an extension of the discovery deadline. The Court denies the motion. (Copies have been distributed pursuant to the NEF - DES) (Entered: 03/08/2010)
03/18/2010	17	MOTION for Summary Judgment on all Claims; Alternatively Motion for Summary Judgment on Extra-Contractual Remedies; or Further in the Alternative, Motion to Stay Discovery and Bifurcate Claims for Extra-Contractual Remedies; Finally in the Alternative, Motion for Leave to Amend by Defendant United Automobile Insurance Company. Responses due by 4/11/2010. (Attachments: # 1 Exhibit, # 2 Exhibit, # 3 Exhibit, # 4 Exhibit, # 5 Exhibit)(Rowan, Douglas) (Entered: 03/18/2010)
03/18/2010	18	DECLARATION of Jan Cook re 17 MOTION for Summary Judgment on all Claims; Alternatively Motion for Summary Judgment on Extra-Contractual Remedies; or Further in the Alternative, Motion to Stay Discovery and Bifurcate Claims for Extra-Contractual Remedies; Finally in the Alternat; by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 03/18/2010)
03/18/2010	19	DECLARATION of Denise Davis re 17 Motion for Summary Judgment; by Defendant United Automobile Insurance Company. (Rowan, Douglas) Docket entry relationship added on 3/23/2010. (MJZ) (Entered: 03/18/2010)
04/09/2010	20	RESPONSE to 17 MOTION for Summary Judgment on all Claims; Alternatively Motion for Summary Judgment on Extra-Contractual Remedies; or Further in the Alternative, Motion to Stay Discovery and Bifurcate Claims for Extra-Contractual Remedies; Finally in the Alternat, filed by Plaintiffs Gary Lewis, James Nalder. Replies due by 4/26/2010. (Attachments: #1 Exhibit UAIC Claims File, #2 Exhibit UAIC Claims File, #3 Exhibit UAIC Claims File, #4 Exhibit Judgment, #5 Exhibit Interrogatory Answers, #6 Exhibit Expert Report)(Sampson, David) (Entered:

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		04/09/2010)	001
04/26/2010	21	REPLY to Response to <u>17</u> MOTION for Summary Judgment on all Claims; Alternatively Motion for Summary Judgment on Extra-Contractual Remedies; or Further in the Alternative, Motion to Stay Discovery and Bifurcate Claims for Extra- Contractual Remedies; Finally in the Alternat; filed by Defendant United Automobile Insurance Company. Reply in Support (Rowan, Douglas) (Entered: 04/26/2010)	
05/05/2010	22	STIPULATION and Order to Amend the Discovery Plan and Scheduling Order (First Request) by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 05/05/2010)	
05/06/2010	23	NOTICE of Hearing: Discovery Hearing regarding the Stipulation and Order to Amend the Discovery Plan and Scheduling Order (First Request) (#22) is set for Thursday, May 13, 2010, at 9:30 AM in LV Courtroom 3A before Magistrate Judge George Foley Jr.(JBW) (Entered: 05/06/2010)	
05/13/2010	24	SCHEDULING ORDER re: 22 Stipulation to Amend Discovery Plan and Scheduling Order. Discovery due by 9/1/2010. Motions due by 10/1/2010. Proposed Joint Pretrial Order due by 11/2/2010. Signed by Magistrate Judge George Foley, Jr on 5/13/10. (Copies have been distributed pursuant to the NEF - ASB) (Entered: 05/13/2010)	
05/13/2010	25	MINUTES OF PROCEEDINGS - Status Conference held on 5/13/2010 before Magistrate Judge George Foley, Jr. Crtrm Administrator: <i>Melissa Jaime</i> ; Pla Counsel: <i>David Sampson</i> ; Def Counsel: <i>Thomas Winner</i> ; Court Reporter/FTR #: 9:30 a.m.; Time of Hearing: 9:30 - 9:35 a.m.; Courtroom: 3A; The Court makes an inquiry of counsel with respect to 22 Stipulation and Order to Amend the Discovery Plan and Scheduling Order. The parties represent that there are no issues regarding completing discovery. The Court will APPROVE 22 Stipulation to Amend Discovery Plan and Scheduling Order. (no image attached) (Copies have been distributed pursuant to the NEF - MAJ) (Entered: 05/14/2010)	
08/24/2010	26	SUPPLEMENT to 17 MOTION for Summary Judgment on all Claims; Alternatively Motion for Summary Judgment on Extra-Contractual Remedies; or Further in the Alternative, Motion to Stay Discovery and Bifurcate Claims for Extra-Contractual Remedies; Finally in the Alternat, 20 Response to Motion, ; by Plaintiffs Gary Lewis, James Nalder. (Attachments: # 1 Exhibit Deposition, # 2 Exhibit Deposition, # 3 Exhibit Deposition, # 4 Exhibit Receipt, # 5 Exhibit Poliy)(Sampson, David) (Entered: 08/24/2010)	
08/24/2010	27	MOTION for Leave to File Response by Plaintiffs Gary Lewis, James Nalder. Responses due by 9/10/2010. (Sampson, David) Event type corrected on 8/25/2010. (MJZ) (Entered: 08/24/2010)	
09/08/2010	28	SUBPOENA Returned Executed as to Plaintiff (Sampson, David) (Entered: 09/08/2010)	
09/10/2010	29	RESPONSE to 27 MOTION for Leave to File Response, filed by Defendant United Automobile Insurance Company. Opposition to Plaintiff's Motion for Leave to File a Supplement to his Opposition to Motion for Summary Judgment on all Claims and Other Issues; Alternatively Defendant COUNTER-MOTIONS for Leave to File a Response to Plaintiff's Supplement and for Leave to Defendant to file a Supplement to its Original Motion Replies due by 9/27/2010. (Rowan, Douglas) (Entered: 09/10/2010)	

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10/25/2010	30	MINUTE ORDER IN CHAMBERS of the Honorable Judge Edward C. Reed, Jr, on 10/25/2010. Plaintiffs Motion for Leave <u>27</u> to file a Supplement <u>26</u> to Defendants Motion for Summary Judgment <u>17</u> is GRANTED. Defendants shall have twenty-one (21) days within which to file a supplement to its Reply <u>21</u> in support of Defendants Motion for Summary Judgment <u>17</u> . (Copies have been distributed pursuant to the NEF - ECS) (Entered: 10/25/2010)
10/25/2010	31	MINUTE ORDER IN CHAMBERS of the Honorable Judge Edward C. Reed, Jr, on 10/25/2010. A hearing is scheduled for 1:00 p.m., 12/7/10, on Defendants Motion for Summary Judgment 17. The hearing will be held at the Lloyd D. George United States Courthouse, Las Vegas, Nevada. At the hearing, each side shall be allowed one (1) hour for oral argument. (Copies have been distributed pursuant to the NEF - ECS) (Entered: 10/25/2010)
11/05/2010	32	PROPOSED Pretrial Order <i>Joint</i> by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 11/05/2010)
11/15/2010	33	RESPONSE to 17 MOTION for Summary Judgment on all Claims; Alternatively Motion for Summary Judgment on Extra-Contractual Remedies; or Further in the Alternative, Motion to Stay Discovery and Bifurcate Claims for Extra-Contractual Remedies; Finally in the Alternat, filed by Defendant United Automobile Insurance Company. Response to Plaintiffs' Supplement to their Opposition to Defendant's Motion for Summary Judgment on all Claims; Alternatively, Motion for Summary Judgment on Extra-Contractual Remedies; or Further, in the Alternative, Motion to Stay Discovery and Bifurcate Claims for Extra-Contractual Remedies; Finall, in teh Alternative, Motion for Leave to Amend Replies due by 12/2/2010. (Rowan, Douglas) (Entered: 11/15/2010)
11/15/2010	34	EXHIBIT(s) <i>1</i> to <u>33</u> Response to Motion,, ; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 11/15/2010)
11/15/2010	35	EXHIBIT(s) 2 to 33 Response to Motion,, ; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 11/15/2010)
11/15/2010	<u>36</u>	EXHIBIT(s) 3 to 33 Response to Motion,; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 11/15/2010)
11/15/2010	37	EXHIBIT(s) 4 to 33 Response to Motion,; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 11/15/2010)
11/15/2010	38	EXHIBIT(s) 5 to 33 Response to Motion,; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 11/15/2010)
11/18/2010	39	MINUTE ORDER IN CHAMBERS of the Honorable Judge Edward C. Reed, Jr, on 11/18/2010. By Deputy Clerk: C. Larsen. RE: 17 MOTION for Summary Judgment on all Claims; Alternatively Motion for Summary Judgment on Extra-Contractual Remedies; or Further in the Alternative, Motion to Stay Discovery and Bifurcate Claims for Extra-Contractual Remedies; Finally in the Alternat Motion Hearing set for 12/7/2010 at 1:30, is RESCHEDULED on 12/7/2010 at 02:00 PM in LV Courtroom 4B before Judge Edward C. Reed Jr(no image attached) (Copies have been distributed pursuant to the NEF - CLL) (Entered: 11/18/2010)
12/03/2010	40	ERRATA to Response to <u>17</u> MOTION for Summary Judgment, by United Automobile Insurance Company. (Rowan, Douglas) Event type corrected on 12/6/2010. (MJZ) (Entered: 12/03/2010)

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10/06/0010		NOTICE OF 1 G A PERPONER AND EPPOP W
12/06/2010		NOTICE of Docket Correction to <u>40</u> RESPONSE to Motion. ERROR: Wrong event selected by attorney <u>Douglas Rowan</u> . CORRECTION: Entry corrected by court to <u>40</u> ERRATA. (no image attached)(MJZ) (Entered: 12/06/2010)
12/07/2010	41	MINUTES OF PROCEEDINGS - Motion Hearing held on 12/7/2010 before Judge Edward C. Reed, Jr. Crtrm Administrator: <i>C. Larsen</i> ; Pla Counsel: <i>D. Sampson</i> ; Def Counsel: <i>M. Douglas; T. Winner</i> ; Court Reporter/FTR #: <i>F. Zabin</i> ; Time of Hearing: 2:15 PM to 4:35 PM; Arguments presented; written order to follow. (Copies have been distributed pursuant to the NEF - CLL) (Entered: 12/07/2010)
12/20/2010	42	ORDER granting Defendant's <u>17</u> Motion for Summary Judgment with respect to all of Plaintiffs' claims. Signed by Judge Edward C. Reed, Jr on 12/17/10. (Copies have been distributed pursuant to the NEF - ECS) (Entered: 12/20/2010)
12/20/2010	43	CLERK'S JUDGMENT in favor of United Automobile Insurance Company against Gary Lewis, James Nalder. Signed by Clerk of Court, Lance S. Wilson on 12/20/10. (Copies have been distributed pursuant to the NEF - ECS) (Entered: 12/20/2010)
12/22/2010	44	BILL OF COSTS by Defendant United Automobile Insurance Company. Tax or object to Bill of Costs by 1/9/2011. (Rowan, Douglas) (Entered: 12/22/2010)
12/22/2010	45	MOTION for Attorney Fees by Defendant United Automobile Insurance Company. Responses due by 1/8/2011. (Attachments: # 1 Exhibit Exhibit A)(Rowan, Douglas) (Entered: 12/22/2010)
01/03/2011	46	NOTICE OF APPEAL by Plaintiff Gary Lewis. Filing fee \$ 455, receipt number 0978-1839446. E-mail notice (NEF) sent to the US Court of Appeals, Ninth Circuit. (Sampson, David) (Entered: 01/03/2011)
01/04/2011	47	USCA Appeal Fees received \$455 receipt number 0978-1839446 re 46 Notice of Appeal filed by Gary Lewis. E-mail notice (NEF) sent to the US Court of Appeals, Ninth Circuit. (JAG) (Entered: 01/04/2011)
01/04/2011	48	Designation of Transcripts and Transcript Order forms and instructions for <u>46</u> Notice of Appeal. The forms may also be obtained on the Court's website at www.nvd.uscourts.gov/Forms.aspx . (JAG) (Entered: 01/04/2011)
01/07/2011	49	RESPONSE to <u>45</u> MOTION for Attorney Fees, filed by Plaintiffs Gary Lewis, James Nalder. Replies due by 1/17/2011. (Sampson, David) (Entered: 01/07/2011)
01/07/2011	<u>50</u>	OBJECTION to 44 Bill of Costs; filed by Plaintiffs Gary Lewis, James Nalder. (Sampson, David) (Entered: 01/07/2011)
01/07/2011	<u>51</u>	ORDER for Time Schedule as to <u>46</u> Notice of Appeal filed by Gary Lewis. USCA Case Number 11-15010 . (JAG) (Entered: 01/07/2011)
01/11/2011	<u>52</u>	ERRATA to <u>45</u> MOTION for Attorney Fees; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 01/11/2011)
01/14/2011	53	REPLY to Response to 45 MOTION for Attorney Fees; filed by Defendant United Automobile Insurance Company. Combined reply to Plaintiff's Response to Motion for Attorneys Fees and Objection to Bill of Costs and Motion for Leave to Amend Bill of Costs to include Documentation of Costs (Rowan, Douglas) (Entered: 01/14/2011)
01/14/2011	<u>54</u>	EXHIBIT(s) to Reply to Response to <u>45</u> MOTION for Attorney Fees, <u>58</u> MOTION to Amend/Correct <u>44</u> Bill of Costs; filed by Defendant United Automobile Insurance

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	Company. (Rowan, Douglas) Docket entry relationship added on 1/24/2011. (MJZ) (Entered: 01/14/2011)
<u>55</u>	EXHIBIT(s) <i>Group Exhibit A Part 1</i> to Reply to Response to <u>45</u> MOTION for Attorney Fees, <u>58</u> MOTION to Amend/Correct <u>44</u> Bill of Costs; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) Docket entry relationship added on 1/24/2011. (MJZ) (Entered: 01/14/2011)
<u>56</u>	EXHIBIT(s) <i>Group Exhibit A Part 3</i> to Reply to Response to <u>45</u> MOTION for Attorney Fees, <u>58</u> MOTION to Amend/Correct <u>44</u> Bill of Costs; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) Docket entry relationship added on 1/24/2011. (MJZ) (Entered: 01/14/2011)
<u>57</u>	EXHIBIT(s) <i>Group Exhibit A Part 4</i> to Reply to Response to <u>45</u> MOTION for Attorney Fees, <u>58</u> MOTION to Amend/Correct <u>44</u> Bill of Costs; filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) Docket entry relationship added on 1/24/2011. (MJZ) (Entered: 01/14/2011)
<u>58</u>	MOTION to Amend/Correct <u>44</u> Bill of Costs, by Defendant United Automobile Insurance Company. Responses due by 1/31/2011. (MJZ) (Entered: 01/24/2011)
	NOTICE of Docket Correction to <u>53</u> REPLY to Response to Motion. ERROR: Document should've been filed as <i>two</i> separate entries by attorney <u>Douglas Rowan</u> in accordance with Special Order 109. CORRECTION: Entry refiled by Court as <u>58</u> MOTION to Amend/Correct <u>44</u> Bill of Costs. (no image attached)(MJZ) (Entered: 01/24/2011)
<u>59</u>	MINUTE ORDER IN CHAMBERS of the Honorable Judge Edward C. Reed, Jr, on 1/26/2011. By Deputy Clerk: Colleen Larsen. Granting 58 Motion to Amend/Correct 44 Bill of Costs. Bill of Costs due by 2/2/2011. Tax or object to Bill of Costs by 2/12/2011. (Copies have been distributed pursuant to the NEF - ASB) (Entered: 01/27/2011)
<u>60</u>	MINUTE ORDER IN CHAMBERS of the Honorable Judge Edward C. Reed, Jr, on 1/26/2011. By Deputy Clerk: Colleen Larsen. Denying 45 Motion for Attorney Fees. (Copies have been distributed pursuant to the NEF - ASB) (Entered: 01/27/2011)
<u>61</u>	BILL OF COSTS by Defendant United Automobile Insurance Company. Tax or object to Bill of Costs by 2/19/2011. (Attachments: # 1 Exhibit Exhibit 1, # 2 Exhibit Group Exhibit 2, # 3 Exhibit Exhibit 3, # 4 Exhibit Exhibit 4, # 5 Exhibit Exhibit 5, # 6 Exhibit Exhibit 6, # 7 Exhibit Exhibit 7, # 8 Exhibit Exhibit 8, # 9 Exhibit Exhibit 9)(Rowan, Douglas) (Entered: 02/01/2011)
<u>62</u>	DESIGNATION of Transcripts by Plaintiff James Nalder re <u>46</u> Notice of Appeal. (ECS) (Entered: 02/02/2011)
63	NOTICE: Attorney Notification of Error re <u>62</u> Designation of Transcripts. Attorney David F. Sampson advised to file any future Designation of Transcripts electronically. (no image attached) (ECS) (Entered: 02/02/2011)
<u>64</u>	OBJECTION to <u>61</u> Bill of Costs, <u>44</u> Bill of Costs ; filed by Plaintiffs Gary Lewis, James Nalder. (Sampson, David) (Entered: 02/10/2011)
<u>65</u>	MOTION for Re-Taxation of Costs by Plaintiffs Gary Lewis, James Nalder. Responses due by 2/27/2011. (Sampson, David) (Entered: 02/10/2011)
	56 57 58 59 60 61 62 63

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02/16/2011	66	MINUTE ORDER IN CHAMBERS of the Honorable Judge Edward C. Reed, Jr, on 2/16/2011. By Deputy Clerk: Colleen Larsen. Denying 65 Motion for Re-Taxation of Costs. (Copies have been distributed pursuant to the NEF - ASB) (Entered: 02/17/2011)
02/18/2011	67	REPLY to 61 Bill of Costs, ; Defendant United Automobile Insurance Company's Reply to Plaintiff's Objection to Amended Bill of Costs filed by Defendant United Automobile Insurance Company. (Rowan, Douglas) (Entered: 02/18/2011)
02/24/2011	<u>68</u>	NOTICE OF APPEAL as to 60 Order on Motion for Attorney Fees, Minute Order by Defendant United Automobile Insurance Company. Filing fee \$ 455, receipt number 0978-1896982. E-mail notice (NEF) sent to the US Court of Appeals, Ninth Circuit. (Rowan, Douglas) (Entered: 02/24/2011)
02/24/2011	69	TRANSCRIPT of Proceedings, 16 Order on Motion to Compel, Motion Hearing, held on 3/8/2010, before Magistrate Judge George Foley, Jr. Transcriber: Felicia Zabin, 702-676-1087. Tape Number: 9:29:24 to 9:45:48. Transcript may be viewed at the court public terminal or purchased through the Transcriber using the court's "Transcript Order" form available on our website www.nvd.uscourts.gov before the deadline for Release of Transcript Restriction. After that date, it may be obtained either through the Transcriber or PACER. Redaction Request due 3/17/2011. Redacted Transcript Deadline set for 3/27/2011. Release of Transcript Restriction set for 5/25/2011. (FRZ) (Entered: 02/24/2011)
02/24/2011	70	TRANSCRIPT of Proceedings, 41 Reporter's Transcript of Motion Hearing, held on 12/7/2010, before Judge Edward C. Reed, Jr. Court Reporter: Felicia Zabin, 702-676-1087. Transcript may be viewed at the court public terminal or purchased through the Transcriber using the court's "Transcript Order" form available on our website www.nvd.uscourts.gov before the deadline for Release of Transcript Restriction. After that date, it may be obtained either through the Court Reporter or PACER. Redaction Request due 3/17/2011. Redacted Transcript Deadline set for 3/27/2011. Release of Transcript Restriction set for 5/25/2011. (FRZ) (Entered: 02/24/2011)
02/25/2011	71	USCA Appeal Fees received \$455 receipt number 0978-1896982 re 68 Notice of Appeal, filed by United Automobile Insurance Company. E-mail notice (NEF) sent to the US Court of Appeals, Ninth Circuit. (JAG) (Entered: 02/25/2011)
02/25/2011	72	Designation of Transcripts and Transcript Order forms and instructions for <u>68</u> Notice of Appeal,. The forms may also be obtained on the Court's website at <u>www.nvd.uscourts.gov/Forms.aspx</u> . (JAG) (Entered: 02/25/2011)
02/28/2011	<u>73</u>	ORDER for Time Schedule as to <u>68</u> Notice of Appeal, filed by United Automobile Insurance Company. USCA Case Number 11-15462 . (JAG) (Entered: 02/28/2011)
03/01/2011	74	COSTS TAXED in the amount of \$8,552.24 and included in the judgment re <u>61</u> Bill of Costs. (MJZ) (Entered: 03/01/2011)
08/02/2011	<u>75</u>	MOTION for Bond <i>Defendant United Automobile Insurance Company's Motion for Plaintiff to Post Cost Bond on Appeal Pursuant to F.R.A.P.7</i> by Defendant United Automobile Insurance Company. Responses due by 8/19/2011. (Rowan, Douglas) (Entered: 08/02/2011)

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08/09/2011	76	CERTIFICATE OF RECORD on <u>46</u> Notice of Appeal.	
		The record on appeal, consisting of the reporter's transcripts and the United States District Court clerk's record is ready for the purpose of the appeal.	
		This file exists in electronic format and is accessible via CM/ECF - PACER. The documents comprising the United States District Court clerk's record have been numbered in conformance with Rule 11(b) of the Federal Rules of Appellate Procedure. These document numbers are reflected on the United States District Court's docket sheet and should be used for reference purposes in the briefs.	
		Appeals in Habeas Corpus and 28 USC 2255 Motion to Vacate Sentence cases are treated as civil appeals in the Court of Appeals. Criminal appeals briefing schedules will be issued upon the filing of this document.	
		E-mail notice (NEF) sent to the US Court of Appeals, Ninth Circuit. (no image attached) (JAG) (Entered: 08/09/2011)	
08/09/2011	77	USCA Appeal Fees received \$455 receipt number 0978-1896982 re 68 Notice of Appeal, filed by United Automobile Insurance Company. E-mail notice (NEF) sent to the US Court of Appeals, Ninth Circuit. (JAG) (Entered: 08/09/2011)	
08/09/2011	<u>78</u>	Designation of Transcripts and Transcript Order forms and instructions for <u>68</u> Notice of Appeal,. The forms may also be obtained on the Court's website at www.nvd.uscourts.gov/Forms.aspx . (JAG) (Entered: 08/09/2011)	
08/15/2011	<u>79</u>	RESPONSE to 75 MOTION for Bond Defendant United Automobile Insurance Company's Motion for Plaintiff to Post Cost Bond on Appeal Pursuant to F.R.A.P.7, filed by Plaintiffs Gary Lewis, James Nalder. Replies due by 8/25/2011. (Sampson, David) (Entered: 08/15/2011)	
08/22/2011	80	REPLY to Response to 75 MOTION for Bond Defendant United Automobile Insurance Company's Motion for Plaintiff to Post Cost Bond on Appeal Pursuant to F.R.A.P.7; filed by Defendant United Automobile Insurance Company. Defendant United Automobile Insurance Company's Reply in Support of Its Motion for Plaintiff to Post Cost Bond on Appeal Pursuant to F.R.A.P.7 (Rowan, Douglas) (Entered: 08/22/2011)	
10/14/2011	81	ORDER Denying 75 Motion for Plaintiff to Post Cost Bond on Appeal Pursuant to F.R.A.P.7. Signed by Judge Edward C. Reed, Jr on 10/14/11. (Copies have been distributed pursuant to the NEF - ASB) (Entered: 10/14/2011)	
12/17/2012	82	MEMORANDUM/OPINION of USCA, Ninth Circuit, REVERSING AND REMANDING in part and AFFIRMING in part <u>68</u> Notice of Appeal and <u>46</u> Notice of Appeal filed by Gary Lewis. (EDS) (Entered: 12/17/2012)	
01/11/2013	83	MANDATE of USCA, Ninth Circuit, as to <u>82</u> USCA Memorandum/Opinion REVERSING AND REMANDING in part and AFFIRMING in part as to <u>46</u> and <u>68</u> Notices of Appeal. (MMM) (Entered: 01/18/2013)	
01/29/2013	85	MINUTE ORDER IN CHAMBERS of the Honorable Chief Judge Robert C. Jones, on 1/29/2013. IT IS ORDERED that this case is reassigned to Chief Judge Robert C. Jones for all further proceedings. Judge Edward C. Reed, Jr no longer assigned to case. All further documents must bear the correct case number 2:09-cv-01348-RCJ-GWF.	

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Cas	se 2:1	.8-cv-02269-JAD-PAL Document 5-4 Filed 02/22/19 Page 12 of 17	0171
		(no image attached) (Copies have been distributed pursuant to the NEF - MMM) (Entered: 01/29/2013)	
02/22/2013	<u>86</u>	Submission of PROPOSED ORDER on <u>83</u> USCA Mandate, <u>82</u> USCA Memorandum/Opinion, <u>68</u> Notice of Appeal, <u>46</u> Notice of Appeal; (BLG) (Entered: 02/22/2013)	
02/25/2013	87	ORDER on Mandate as to <u>82</u> USCA Memorandum/Opinion and <u>83</u> USCA Mandate AFFIRMING, REVERSING, and REMANDING judgment of the US District Court re <u>68</u> and <u>46</u> Notices of Appeal. Signed by Chief Judge Robert C. Jones on 2/22/13. (EDS) (Entered: 02/25/2013)	
03/04/2013	88	MOTION for Summary Judgment by Plaintiff James Nalder. Responses due by 3/28/2013. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6, # 7 Exhibit 7)(Christensen, Thomas) (Entered: 03/04/2013)	
03/26/2013	89	Counter MOTION for Summary Judgment on All Extra-Contractual Claims or Remedies; or in the Alternative, Motion to Bifurcate Claims for Extra-Contractual Claims or Remedies; Further, in the Alternative, Motion for Leave to Amend Answer to File Counter-Claim Oral Argument Requested by Defendant United Automobile Insurance Company. Responses due by 4/19/2013. (Attachments: # 1 Exhibit, # 2 Exhibit, # 3 Exhibit, # 4 Exhibit, # 5 Exhibit, # 6 Exhibit, # 7 Exhibit, # 8 Exhibit, # 9 Exhibit, # 10 Exhibit, # 11 Exhibit, # 12 Declaration, # 13 Declaration)(Sherrod, Susan) (Entered: 03/26/2013)	
03/26/2013	90	RESPONSE to <u>88</u> MOTION for Summary Judgment, filed by Defendant United Automobile Insurance Company. <i>Oral Argument Requested</i> Replies due by 4/12/2013. (Attachments: # <u>1</u> Exhibit, # <u>2</u> Exhibit, # <u>3</u> Exhibit, # <u>4</u> Exhibit, # <u>5</u> Exhibit, # <u>6</u> Exhibit, # <u>7</u> Exhibit, # <u>8</u> Exhibit, # <u>9</u> Exhibit, # <u>10</u> Exhibit, # <u>11</u> Exhibit)(Sherrod, Susan) (Entered: 03/26/2013)	
03/26/2013	91	DECLARATION re 89 Counter MOTION for Summary Judgment on All Extra- Contractual Claims or Remedies; or in the Alternative, Motion to Bifurcate Claims for Extra-Contractual Claims or Remedies; Further, in the Alternative, Motion for Leave to Amend Answer to File Counte; by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 03/26/2013)	
03/26/2013	92	ERRATA to 89 Counter MOTION for Summary Judgment on All Extra-Contractual Claims or Remedies; or in the Alternative, Motion to Bifurcate Claims for Extra-Contractual Claims or Remedies; Further, in the Alternative, Motion for Leave to Amend Answer to File Counte; filed by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 03/26/2013)	
03/26/2013	93	DECLARATION of Jan Cook in Support of Defendant's Opposition to Plaintiff's Motion for Summary Judgment by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 03/26/2013)	
03/26/2013	94	DECLARATION of Denise Davis re <u>90</u> Response to Motion, ; <i>Defendant's Opposition to Plaintiff's Motion for Summary Judgment</i> by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 03/26/2013)	
04/12/2013	95	REPLY to Response to <u>88</u> MOTION for Summary Judgment filed by Plaintiffs Gary Lewis, James Nalder. (Attachments: # <u>1</u> Exhibit 1, # <u>2</u> Exhibit 2, # <u>3</u> Exhibit 3, # <u>4</u> Exhibit 4, # <u>5</u> Exhibit 5, # <u>6</u> Exhibit 6, # <u>7</u> Exhibit 7, # <u>8</u> Exhibit 8)(Christensen, Thomas) (Entered: 04/12/2013)	

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04/10/2012	06	DEGRONGE 4 00 C 4 MOTION C C 1 1 4 AUE 4
04/18/2013	96	RESPONSE to <u>89</u> Counter MOTION for Summary Judgment on All Extra-Contractual Claims or Remedies; or in the Alternative, Motion to Bifurcate Claims for Extra-Contractual Claims or Remedies; Further, in the Alternative, Motion for Leave to Amend Answer to File Counte, filed by Plaintiffs Gary Lewis, James Nalder. Replies due by 5/5/2013. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6, # 7 Exhibit 7)(Christensen, Thomas) (Entered: 04/18/2013)
05/03/2013	97	REPLY to Response to <u>89</u> Counter MOTION for Summary Judgment <i>on All Extra-Contractual Claims or Remedies; or in the Alternative, Motion to Bifurcate Claims for Extra-Contractual Claims or Remedies; Further, in the Alternative, Motion for Leave to Amend Answer to File Cou by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 05/03/2013)</i>
05/03/2013		NOTICE of Docket Correction to 97 Reply Brief. ERROR: Wrong event selected by attorney Susan Sherrod. CORRECTION: Clerk's office modified event as 97 REPLY to Response to Motion. (no image attached)(ASB) (Entered: 05/03/2013)
07/19/2013	98	MOTION for Hearing re <u>88</u> MOTION for Summary Judgment by Plaintiffs Gary Lewis, James Nalder. Motion ripe 7/19/2013. (Christensen, Thomas) (Entered: 07/19/2013)
09/25/2013	99	MINUTE ORDER IN CHAMBERS of the Honorable Chief Judge Robert C. Jones, on September 25, 2013, by Carrie Lipparelli, Judicial Assistant.
		IT IS HEREBY ORDERED that Plaintiffs Request for Hearing (ECF #98) is GRANTED.
		IT IS HEREBY ORDERED that ORAL ARGUMENT RE: (ECF #88) Motion for Summary Judgment and (ECF #89) Defendant United Automobile Insurance Companys Counter-Motion for Summary Judgment on All Extra-Contractual Claims or Remedies; or, in the Alternative, Motion to Bifurcate Claims for Extra-Contractual Claims or Remedies; Further, in the Alternative, Motion for Leave to Amend Answer to File Counter-Claim is set for TUESDAY, OCTOBER 22, 2013, 09:00 A.M., in LAS VEGAS COURTROOM 4B, before Chief Judge Robert C. Jones.
		IT IS SO ORDERED. Signed Chief Judge Robert C. Jones.
		(Copies have been distributed pursuant to the NEF - CL) (Entered: 09/25/2013)
10/21/2013	100	MINUTE ORDER IN CHAMBERS of the Honorable Chief Judge Robert C. Jones, on 10/21/2013. By Deputy Clerk: Lesa Ettinger.
		IT IS ORDERED that oral argument RE: <u>88</u> MOTION for Summary Judgment, <u>89</u> Counter MOTION for Summary Judgment currently set for 10/22/2013 9:00 AM is RESCHEDULED (IN TIME ONLY) to 02:00 PM in LV Courtroom 4B before Chief Judge Robert C. Jones.
		(no image attached) (Copies have been distributed pursuant to the NEF - LE) (Entered: 10/21/2013)
10/22/2013	101	MINUTES OF PROCEEDINGS - Motion Hearing held on 10/22/2013 before Chief Judge Robert C. Jones. Crtrm Administrator: <i>Eileen Wood</i> ; Pla Counsel: <i>Thomas Christensen</i> ; Def Counsel: <i>Matthew Douglas</i> ; Court Reporter: <i>Kathy Eismann</i> ; Time

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		of Hearing: 1:58-2:33 PM; Courtroom: 4B. Representations of counsel are heard re 88 MOTION for Summary Judgment and 89 Counter MOTION for Summary Judgment. The Court takes this matter under advisement and a written order will issue.(no image attached) (Copies have been distributed pursuant to the NEF - EW) (Entered: 10/22/2013)
10/30/2013	102	ORDER Granting in part and Denying in part <u>88</u> Motion for Summary Judgment. Granting <u>89</u> Motion for Summary Judgment. Signed by Chief Judge Robert C. Jones on 10/30/2013. (Copies have been distributed pursuant to the NEF - SLR) (Entered: 10/30/2013)
10/30/2013	103	CLERK'S JUDGMENT. The Court grants summary judgment in favor of Nalder and finds that the insurance renewal statement contained an ambiguity and, thus, the statement is construed in favor of coverage during the time of the accident. The Court denies summary judgment on Nalders remaining bad-faith claims.
		The Court grants summary judgment on all extra-contractual claims and/or bad faith claims in favor of Defendant. The Court directs Defendant to pay Cheyanne Nalder the policy limits on Gary Lewiss implied insurance policy at the time of the accident. Signed by Clerk of Court, Lance S. Wilson on 10/30/2013. (Copies have been distributed pursuant to the NEF - SLR) (Entered: 10/30/2013)
11/13/2013	104	MOTION for Attorney Fees by Defendant United Automobile Insurance Company. Responses due by 11/30/2013. (Sherrod, Susan) (Entered: 11/13/2013)
11/13/2013	105	BILL OF COSTS against Defendant United Automobile Insurance Company by Plaintiffs Gary Lewis, James Nalder. Tax or object to Bill of Costs by 12/1/2013. (Christensen, Thomas) (Entered: 11/13/2013)
11/13/2013	106	MOTION for Attorney Fees filed by Plaintiffs Gary Lewis, James Nalder. Responses due by 11/30/2013. (Christensen, Thomas) (Entered: 11/13/2013)
11/21/2013	107	OBJECTION to 105 Bill of Costs; filed by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 11/21/2013)
11/25/2013	108	MOTION to Strike 106 MOTION for Attorney Fees, Costs and Prejudgment Interest Affidavit of Jason S. Gordon, Esq. by Defendant United Automobile Insurance Company. Responses due by 12/12/2013. (Sherrod, Susan) (Entered: 11/25/2013)
11/25/2013	109	REPLY to Response to 106 MOTION for Attorney Fees, Costs and Prejudgment Interest filed by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 11/25/2013)
11/25/2013	110	RESPONSE to 106 MOTION for Attorney Fees, Costs and Prejudgment Interest, filed by Defendant United Automobile Insurance Company. Replies due by 12/5/2013. (Sherrod, Susan) (Entered: 11/25/2013)
11/27/2013	111	RESPONSE to <u>104</u> MOTION for Attorney Fees , filed by Plaintiffs Gary Lewis, James Nalder. Replies due by 12/7/2013. (Christensen, Thomas) (Entered: 11/27/2013)
11/27/2013	112	NOTICE OF APPEAL as to 102 Order on Motion for Summary Judgment, 103 Clerk's Judgment,, by Plaintiffs Gary Lewis, James Nalder. Filing fee \$ 455, receipt number 0978-3049606. E-mail notice (NEF) sent to the US Court of Appeals, Ninth Circuit. (Christensen, Thomas) (Entered: 11/27/2013)

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11/27/2013	114	ORDER for Time Schedule as to 112 Notice of Appeal, filed by Gary Lewis and James Nalder. USCA Case Number 13-17441. (EDS) (Entered: 12/03/2013)
12/02/2013	113	Designation of Transcripts and Transcript Order forms and instructions for <u>112</u> Notice of Appeal,. The forms may also be obtained on the Court's website at www.nvd.uscourts.gov/Forms.aspx . (ASB) (Entered: 12/02/2013)
12/03/2013	115	MINUTE ORDER IN CHAMBERS of the Honorable Chief Judge Robert C. Jones, on 12/3/2013. ORDERED that Oral Argument RE: 104 MOTION for Attorney Fees; 106 MOTION for Costs, Attorney's Fees and Pre-Judgment Interest; and 108 MOTION to Strike Affidavit of Jason S. Gordon, Esq., in Support of Plaintiffs' Motion for Costs, Attorneys' Fees, and Pre-Judgment Interest Pursuant to F.R.C.P. 56(e) is set for 10:00 a.m. on Thursday, February 13, 2014, in LV Courtroom 4B before Chief Judge Robert C. Jones. (Copies have been distributed pursuant to the NEF - MMM) (Entered: 12/03/2013)
12/05/2013	116	REPLY to Response to 104 MOTION for Attorney Fees filed by Defendant United Automobile Insurance Company. <i>Reply in Support of its Motion for Attorney Fees</i> (Sherrod, Susan) (Entered: 12/05/2013)
12/05/2013	117	REPLY to Response to 106 MOTION for Attorney Fees, <i>Costs and Prejudgment Interest</i> filed by Plaintiffs Gary Lewis, James Nalder. (Christensen, Thomas) (Entered: 12/05/2013)
12/12/2013	118	RESPONSE to 108 MOTION to Strike 106 MOTION for Attorney Fees, <i>Costs and Prejudgment Interest Affidavit of Jason S. Gordon, Esq.</i> , filed by Plaintiffs Gary Lewis, James Nalder. Replies due by 12/22/2013. (Christensen, Thomas) (Entered: 12/12/2013)
12/19/2013	119	REPLY to Response to 108 MOTION to Strike 106 MOTION for Attorney Fees, Costs and Prejudgment Interest Affidavit of Jason S. Gordon, Esq. filed by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 12/19/2013)
12/27/2013	120	TRANSCRIPT DESIGNATION by Plaintiffs Gary Lewis, James Nalder re 112 Notice of Appeal, 70 Transcript,, 41 Motion Hearing, 101 Motion Hearing,, 69 Transcript,, 16 Order on Motion to Compel,,, Motion Hearing,,. (Christensen, Thomas) (Entered: 12/27/2013)
01/14/2014	121	TRANSCRIPT of Proceedings, 101 Motion for Summary Judgment, held on October 22, 2013, before Judge Robert C. Jones. Court Reporter: Kathy Eismann, 702-431-1919. Transcript may be viewed at the court public terminal or purchased through the Court Reporter using the court's "Transcript Order" form available on our website www.nvd.uscourts.gov before the deadline for Release of Transcript Restriction. After that date it may be obtained through the court reporter or PACER Redaction Request due 2/4/2014. Redacted Transcript Deadline set for 2/14/2014. Release of Transcript Restriction set for 4/14/2014. (KE) (Entered: 01/14/2014)
01/15/2014	122	STRICKEN & VACATED see 123 MINUTE ORDER IN CHAMBERS of the Honorable Judge Robert C. Jones, on 1/15/2014 by Deputy Clerk: Ari Caytuero. IT IS ORDERED that a Motion Hearing re: 104 Defendant's Motion for Attorney Fees, 106 Plaintiff's Motion for Attorney Fees , Costs and Prejudgment Interest and 108 Defendant's Motion to Strike is set for 2/6/2014 10:00 AM in LV Courtroom 4B before Judge Robert C. Jones. (Copies have been distributed pursuant to the NEF - AC) Modified on 1/24/2014 (BLG). (Entered: 01/15/2014)

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01/24/2014	123	MINUTE ORDER IN CHAMBERS of the Honorable Judge Robert C. Jones, on 1/24/2014. IT IS HEREBY ORDERED that Minute Order (#122) is STRICKEN and VACATED. IT IS FURTHER ORDERED that Oral Argument RE: (#104) Defendant United Automobile Insurance Companys Motion for Attorneys Fees; (#106) Plaintiffs Motion for Costs, Attorneys Fees and Pre-Judgment Interest; and (#108) Defendant United Automobile Insurance Companys Motion to Strike Affidavit of Jason A. Gordon, Esq., in Support of Plaintiffs Motion for Costs, Attorneys Fees, and Pre-Judgment Interest Pursuant to F.R.C.P. 56(e) WILL REMAIN ON CALENDAR for 10:00 A.M., Thursday, February 13, 2014, in Las Vegas Courtroom 4B, before Judge Robert C. Jones (#115). IT IS FURTHER ORDERED that the Clerk of the Court shall strike Minute Order (#122) from the record. (Copies have been distributed pursuant to the NEF - BLG) (Entered: 01/24/2014)
02/13/2014	124	MINUTES OF PROCEEDINGS - Motion Hearing RE: 104 MOTION for Attorney Fees, 106 MOTION for Attorney Fees, Costs and Prejudgment Interest, 108 MOTION to Strike 106 MOTION for Attorney Fees, Costs and Prejudgment Interest Affidavit of Jason S. Gordon, Esq. held on 2/13/2014 before Judge Robert C. Jones. Crtrm Administrator: Lesa Ettinger; Court Reporter/FTR #: Margaret Griener; Time of Hearing: 10:02 - 10:11 a.m.; Courtroom: 4B; Court convenes. Appearances are noted on the record. Arguments of counsel are heard with respect to the motions at issue. The Court takes this matter under submission. Written ruling of the Court will issue. Court adjourns. (no image attached) (Copies have been distributed pursuant to the NEF - LE) (Entered: 02/13/2014)
03/20/2014	125	AMENDED BILL OF COSTS filed by Plaintiffs Gary Lewis, James Nalder. Tax or object to Bill of Costs by 4/7/2014. (Christensen, Thomas) (Entered: 03/20/2014)
03/20/2014	126	ERRATA to 106 MOTION for Attorney Fees, 117 Reply to Response to Motion; filed by Plaintiffs Gary Lewis, James Nalder. (Christensen, Thomas) (Entered: 03/20/2014)
03/21/2014	127	MOTION to Strike 126 Errata <i>To Plaintiffs Motion For Costs, Attorneys Fees And Prejudgment Interest And Plaintiffs Amended Bill Of Costs</i> by Defendant United Automobile Insurance Company. Responses due by 4/7/2014. (Sherrod, Susan) (Entered: 03/21/2014)
04/07/2014	128	OBJECTION to 125 Bill of Costs; <i>Plaintiff's Amended Bill of Costs</i> filed by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 04/07/2014)
04/07/2014	129	RESPONSE To Plaintiffs <u>126</u> Errata To Their <u>106</u> Motion For Costs, Attorneys Fees, And Pre-Judgment Interest filed by Defendant United Automobile Insurance Company. (Sherrod, Susan) <u>Linked to documents. (ASB)</u> (Entered: 04/07/2014)
04/07/2014	130	RESPONSE to 127 MOTION to Strike 126 Errata To Plaintiffs Motion For Costs, Attorneys Fees And Prejudgment Interest And Plaintiffs Amended Bill Of Costs, filed by Plaintiffs Gary Lewis, James Nalder. Replies due by 4/17/2014. (Christensen, Thomas) (Entered: 04/07/2014)
04/16/2014	131	REPLY to Response to 127 MOTION to Strike 126 Errata <i>To Plaintiffs Motion For Costs</i> , <i>Attorneys Fees And Prejudgment Interest And Plaintiffs Amended Bill Of Costs</i> filed by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 04/16/2014)

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Cas	Case 2:18-cv-02269-JAD-PAL Document 5-4 Filed 02/22/19 Page 17 of 17 00172:				
06/03/2014	132	ORDER Granting in part and Denying in part <u>106</u> Plaintiffs' Motion for Attorney Fees. Plaintiffs are hereby awarded prejudgment interest in the amount of \$3,378.24, costs in the amount of \$8,028.40, and attorney fees in the amount of \$72,546.18. IT IS FURTHER ORDERED that <u>104</u> Defendant's Motion for Attorney Fees is DENIED. IT IS FURTHER ORDERED that <u>108</u> and <u>127</u> Defendant's Motions to Strike are DENIED as moot. Signed by Judge Robert C. Jones on 06/03/2014. (Copies have been distributed pursuant to the NEF - AC) (Entered: 06/03/2014)			
06/03/2014	133	JUDGMENT on Attorney Fees and Costs are awarded in favor of Plaintiffs James Nalder and Gary Lewis and against Defendant United Automobile Insurance Company in the amount of \$3,378.24 in prejudgment interest, \$8,028.40 in costs, and \$72,546.18 in attorney fees. Signed by Clerk of Court, Lance S. Wilson on 06/03/2014. (Copies have been distributed pursuant to the NEF - AC) (Entered: 06/03/2014)			
07/01/2014	134	SATISFACTION OF JUDGMENT entered In favor of United Automobile Insurance Company Against James Nalder, In favor of James Nalder Against United Automobile Insurance Company by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 07/01/2014)			
03/05/2015	135	SATISFACTION OF JUDGMENT entered In favor of Gary Lewis Against United Automobile Insurance Company, In favor of United Automobile Insurance Company Against United Automobile Insurance Company <i>Partial Satisfaction of Judgment</i> by Defendant United Automobile Insurance Company. (Sherrod, Susan) (Entered: 03/05/2015)			
12/27/2017	136	ORDER of USCA, Ninth Circuit, as to ECF No. 112 Notice of Appeal. The panel certified a question of law to the Nevada Supreme Court. USCA Case No. 13-17441. (Copies have been distributed pursuant to the NEF - LH) (Entered: 01/04/2018)			

PACER Service Center					
	Transaction Receipt				
	02/21/2019 13:34:04				
PACER Login:	sw4503	Client Code:	1074.001		
Description:	Docket Report	Search Criteria:	2:09-cv-01348-RCJ- GWF		
Billable Pages:	13	Cost:	1.30		

"EXHIBIT D"

Docket Report for Case No. 11-15010

Case 2:18-cv-02269-JAD-PAL Document 5-5 Filed 02/22/19 Page 2 of 8

001725

General Docket United States Court of Appeals for the Ninth Circuit

Court of Appeals Docket #: 11-15010

Nature of Suit: 4110 Insurance

Termed: 12/17/2012

James Nalder, et al v. United Automobile Insurance Co **Appeal From:** U.S. District Court for Nevada, Las Vegas

Fee Status: Paid

Case Type Information:

1) civil 2) private 3) null

Originating Court Information:

District: 0978-2 : <u>2:09-cv-01348-ECR-GWF</u>

Court Reporter: Felicia Zabin

Trial Judge: Edward C. Reed, Junior, Senior District Judge

Date Filed: 07/24/2009

Date Order/Judgment: Date Order/Judgment EOD: Date NOA Filed: Date Rec'd COA:

12/20/2010 12/20/2010 01/03/2011 01/03/2011

Prior Cases:

None

Current Cases:

Lead Member Start End

Cross-Appeal

11-15010 11-15462 08/23/2011

JAMES NALDER, Guardian Ad Litem on behalf of Cheyanne

Nalder

Plaintiff - Appellant,

Thomas Christensen, Esquire, Attorney

Direct: 702-870-1000
[COR LD NTC Retained]
Christensen Law Offices, LLC
1000 South Valley View Boulevard

Las Vegas, NV 89107

Daniel Martin Ryan, Esquire Direct: 702-286-2687 [COR NTC Retained] The Cottle Firm

8635 South Eastern Avenue Las Vegas, NV 89123

GARY LEWIS, individually

Thomas Christensen, Esquire, Attorney

Plaintiff - Appellant, Direct: 702-870-1000 [COR LD NTC Retained]

(see above)

Daniel Martin Ryan, Esquire Direct: 702-286-2687 [COR NTC Retained]

(see above)

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UNITED AUTOMOBILE INSURANCE COMPANY

Defendant - Appellee,

Matthew J. Douglas, Attorney

Direct: 702-243-7000 [COR NTC Retained] Atkin Winner & Sherrod Firm: 702-243-7000 1117 South Rancho Drive Las Vegas, NV 89102

Douglas M. Rowan, Esquire, Attorney

[COR NTC Retained] Atkin Winner & Sherrod Firm: 702-243-7000

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1117 South Rancho Drive Las Vegas, NV 89102

Thomas E. Winner, Esquire, Attorney [COR NTC Retained]
Atkin Winner & Sherrod
Firm: 702-243-7000
1117 South Rancho Drive
Las Vegas, NV 89102

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JAMES NALDER, Guardian Ad Litem on behalf of Cheyanne Nalder; GARY LEWIS, individually,

Plaintiffs - Appellants,

V.

UNITED AUTOMOBILE INSURANCE COMPANY,

Defendant - Appellee.

0032 2/21/201901:**727**M

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	Case 2::	18-cv-02269-JAD-PAL Document 5-5 Filed 02/22/19 Page 5 of 8	01728
01/04/2011	□ 1	Deleted Incorrect Entry (Duplicate Entry). [7598748] (GR) [Entered: 01/04/2011 10:18 AM]	
01/04/2011	□ <u>2</u> 15 pg, 688.13 KB	DOCKETED CAUSE AND ENTERED APPEARANCES OF COUNSEL. SEND MQ: Yes. The schedule is set as follows: Mediation Questionnaire due on 01/11/2011. Transcript ordered by 02/02/2011. Transcript due 03/04/2011. Appellant Gary Lewis and Appellant James Nalder opening brief due 04/13/2011. Appellee United Automobile Insurance Company answering brief due 05/13/2011. Appellant's optional reply brief is due 14 days after service of the answering brief. [7598769] (GR) [Entered: 01/04/2011 10:22 AM]	
01/10/2011	☐ <u>3</u> 4 pg, 67.39 KB	Filed (ECF) Appellants Gary Lewis and James Nalder Mediation Questionnaire. Date of service: 01/10/2011. [7606575] (Sampson, David) [Entered: 01/10/2011 03:50 PM]	
02/02/2011	□ <u>4</u> 5 pg, 50.19 KB	Filed order MEDIATION (EPM): The Mediation Program of the Ninth Circuit Court of Appeals facilitates settlement while appeals are pending. The court has scheduled a telephone settlement assessment conference, with counsel only, on February 22, 2011, at 2:00 p.m. PACIFIC (San Francisco) Time to discuss whether this case is appropriate for participation in the Mediation Program. [7633942] (AF) [Entered: 02/02/2011 02:38 PM]	
02/23/2011	5 1 pg, 22.92 KB	Filed order MEDIATION (PWS): On or before March 9, 2011, counsel is requested to contact the Circuit Mediator to report on the status of the case. [7657064] (AF) [Entered: 02/23/2011 10:19 AM]	
03/03/2011	☐ <u>6</u> 1 pg, 120.13 KB	Filed (ECF) Appellee United Automobile Insurance Company Correspondence: Designation of Transcripts to be Used in Record on Appeal. Date of service: 03/03/2011 [7667460] (Douglas, Matthew) [Entered: 03/03/2011 03:28 PM]	
05/12/2011	□ <u>7</u> 2 pg, 30.89 KB	Filed order MEDIATION (PWS): On or before June 6, 2011, counsel for appellant is requested to contact the Circuit Mediator by email at Peter_Sherwood@ca9.uscourts.gov to report on the status of the cases. The briefing schedule previously set by the court is vacated. [7750424] [11-15010, 11-15462] (SAM) [Entered: 05/12/2011 02:09 PM]	
08/22/2011	□ <u>8</u> 2 pg, 24.84 KB	Filed order MEDIATION (PWS): The court has determined that these appeals will not be selected for inclusion in the Mediation Program. The briefing schedule previously set by the court is reset as follows: appellants shall file an opening brief on or before October 17, 2011; appellees shall file an answering brief on or before November 16, 2011; appellants may file an optional reply brief on or before November 30, 2011. Counsel are requested to contact the Circuit Mediator should circumstances develop that warrant further settlement discussions while the appeals are pending. [7866210] [11-15010, 11-15462] (AF) [Entered: 08/22/2011 02:34 PM]	28
08/23/2011	□ <u>9</u> 2 pg, 28 KB	Filed amended order MEDIATION (PWS): This order will supersede the order entered herein on August 22, 2011. The court has determined that these appeals will not be selected for inclusion in the Mediation Program. The briefing schedule previously set by the court is reset as follows. These appeals will be placed on a cross-appeal briefing schedule: Nalder and Lewis shall file the first cross-appeal brief on or before October 17, 2011; United Automobile Insurance Co. shall file the second cross-appeal brief on or before December 16, 2011; Nalder and Lewis shall file the third cross-appeal brief on or before February 14, 2012; United Automobile Insurance Co. may file an optional crossappeal reply brief by March 6, 2012. Counsel are requested to contact the Circuit Mediator should circumstances develop that warrant further settlement discussions while the appeals are pending. [7867365] [11-15010, 11-15462] (AF) [Entered: 08/23/2011 11:19 AM]	001728
10/04/2011	□ 10	14 day oral extenstion by phone to file Appellants Gary Lewis, James Nalder cross-appeal brief. First cross appeal brief due 10/31/2011. Second brief on cross appeal due 11/30/2011 Third brief on cross appeal due 12/30/2011. The optional reply cross-appeal brief is due 14 days after service of the third cross-appeal brief [7915471] (CG) [Entered: 10/04/2011 11:36 AM]	
10/04/2011	☐ <u>11</u> 1 pg, 44.87 KB	Filed (ECF) Appellants Gary Lewis and James Nalder in 11-15010, Appellee Gary Lewis in 11-15462 Correspondence: Correspondence Regarding Extension. Date of service: 10/04/2011 [7915804] [11-15010, 11-15462] (Sampson, David) [Entered: 10/04/2011 01:44 PM]	
10/25/2011	☐ <u>12</u> 53 pg, 129.81 KB	Submitted (ECF) First Brief on Cross-Appeal for review. Submitted by Appellants Gary Lewis and James Nalder. Date of service: 10/25/2011. [7941917][COURT UPDATE: Replaced PDF of brief (cover now includes case number 11-15462). Edited docket text to reflect the correct type of brief and spread filing to case number 11-15462. Resent NDA. 10/26/2011 by DB] (Sampson, David) [Entered: 10/25/2011 03:40 PM]	
10/26/2011	☐ <u>13</u> 2 pg, 26.63 KB	Filed order MEDIATION (PWS): The briefing schedule previously set by the court is reset as follows. Insurance Co. shall file the second cross-appeal brief on or before December 30, 2011; Nalder and Lewis shall file the third cross-appeal brief on or before February 28, 2012; United Automobile Insurance Co. may file an optional crossappeal reply brief by March 20, 2012. [7943376] [11-15010, 11-15462] (SAM) [Entered: 10/26/2011 01:52 PM]	
10/28/2011	☐ <u>14</u> 2 pg, 85.34 KB	Filed clerk order: The first brief on cross-appeal [12] submitted by Gary Lewis and James Nalder is filed. Within 7 days of the filing of this order, filer is ordered to file 7 copies of the brief in paper format, with a blue cover, accompanied by certification, attached to the end of each copy of the brief, that the brief is identical to the version submitted electronically. [7946233] [11-15010, 11-15462] (WWP) [Entered: 10/28/2011 09:40 AM]	

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	10/31/2011	□ 15	Filed Appellants Gary Lewis and James Nalder excerpts of record in 8 volumes. Served on 10/25/2011. [7948048] [11-15010, 11-15462] (WWP) [Entered: 10/31/2011 11:26 AM]
	10/31/2011	□ 16	Received Appellant's excerpts on CD (records) [7949074] [11-15010, 11-15462] (WWP) [Entered: 11/01/2011 07:13 AM]
	10/31/2011	□ 17	Received 7 paper copies of First Brief on Cross-Appeal brief [12] filed by Gary Lewis and James Nalder. [7949373] [11-15010, 11-15462] (SD) [Entered: 11/01/2011 10:08 AM]
	12/30/2011	☐ <u>18</u> 78 pg, 346.08 KB	Submitted (ECF) Second Brief on Cross-Appeal brief for review. Submitted by Appellee United Automobile Insurance Company in 11-15010, Appellant United Automobile Insurance Company in 11-15462. Date of service: 12/30/2011. [8016209] [11-15010, 11-15462] (Douglas, Matthew) [Entered: 12/30/2011 01:57 PM]
	12/30/2011	□ <u>19</u> 2 pg, 102.77 KB	Filed clerk order: The second brief on cross-appeal [18] submitted by United Automobile Insurance Company is filed. Within 7 days of the filing of this order, filer is ordered to file 7 copies of the brief in paper format, accompanied by certification, attached to the end of each copy of the brief, that the brief is identical to the version submitted electronically. Cover color: red. [8016372] [11-15010, 11-15462] (LA) [Entered: 12/30/2011 05:08 PM]
	01/03/2012	□ 20	Filed Appellee United Automobile Insurance Company supplemental excerpts of record on appeal in 2 volumes. [8017190] [11-15010, 11-15462] (WWP) [Entered: 01/03/2012 11:46 AM]
	01/04/2012	□ 21	Received 7 paper copies of Second Brief on Cross-Appeal brief [18] filed by United Automobile Insurance Company. [8019372] [11-15010, 11-15462] (SD) [Entered: 01/04/2012 02:25 PM]
	02/22/2012	22 27 pg, 136.88 KB	Submitted (ECF) Third Brief on Cross-Appeal for review. Submitted by Appellants Gary Lewis and James Nalder in 11-15010, Appellee Gary Lewis in 11-15462. Date of service: 02/22/2012. [8076557] [11-15010, 11-15462][COURT UPDATE: Edited docket text to reflect content of filing. Resent NDA. 02/22/2012 by TW] (Sampson, David) [Entered: 02/22/2012 08:59 AM]
	02/22/2012	□ 23	COURT DELETED INCORRECT/DUPLICATE ENTRY. Notice about deletion sent to case participants registered for electronic filing. Correct Entry: [22]. Original Text: Submitted (ECF) Answering brief for review. Submitted by Appellants Gary Lewis and James Nalder in 11-15010, Appellee Gary Lewis in 11-15462. Date of service: 02/22/2012. [8076563] [11-15010, 11-15462] (Sampson, David) [Entered: 02/22/2012 09:01 AM]
	02/22/2012	2 pg, 85.34 KB	Filed clerk order: The third brief on cross-appeal [22] submitted by Gary Lewis and James Nalder is filed. Within 7 days of the filing of this order, filer is ordered to file 7 copies of the brief in paper format, accompanied by certification, attached to the end of each copy of the brief, that the brief is identical to the version submitted electronically. Cover color: yellow. [8077499] [11-15010, 11-15462] (WWP) [Entered: 02/22/2012 01:55 PM]
	02/29/2012	□ 25	Received 7 paper copies of Third Brief on Cross-Appeal brief [22] filed by Gary Lewis and James Nalder. [8086237] [11-15010, 11-15462] (SD) [Entered: 03/01/2012 11:41 AM]
	03/20/2012		Submitted (ECF) Cross-Appeal Reply Brief brief for review. Submitted by Appellee United Automobile Insurance Company in 11-15010, Appellant United Automobile Insurance Company in 11-15462. Date of service: 03/20/2012. [8110570] [11-15010, 11-15462] (Douglas, Matthew) [Entered: 03/20/2012 01:45 PM]
	03/20/2012	<u>27</u> 2 pg, 85.35 KB	Filed clerk order: The cross-appeal reply brief [26] submitted by United Automobile Insurance Company is filed. Within 7 days of the filing of this order, filer is ordered to file 7 copies of the brief in paper format, accompanied by certification, attached to the end of each copy of the brief, that the brief is identical to the version submitted electronically. Cover color: gray. The paper copies shall be printed from the PDF version of the brief created from the word processing application, not from PACER or Appellate ECF. [8110653] [11-15010, 11-15462] (WWP) [Entered: 03/20/2012 02:06 PM]
	03/22/2012	□ 28	Received 7 paper copies of Cross-Appeal Reply Brief brief [26] filed by United Automobile Insurance Company. [8113811] [11-15010, 11-15462] (DB) [Entered: 03/22/2012 12:32 PM]
	10/09/2012	29 10 pg, 449.97 KB	Notice of Oral Argument on Friday, December 7, 2012 - 9:30 AM - Courtroom 3, 3rd Floor - James R. Browning US Courthouse - San Francisco, CA. Please return ACKNOWLEDGMENT OF HEARING NOTICE form to: SAN FRANCISCO Office. Please open attached documents to view details about your case. [8352571] [11-15010, 11-15462] (RB) [Entered: 10/09/2012 02:08 PM]
	10/30/2012	□ <u>30</u> 1 pg, 79.02 KB	Filed (ECF) Acknowledgment of hearing notice. Location: San Francisco. Filed by Attorney Matthew John Douglas, Esquire for Appellee United Automobile Insurance Company in 11-15010, Attorney Matthew John Douglas, Esquire for Appellant United Automobile Insurance Company in 11-15462. [8382043] [11-15010, 11-15462] (Douglas, Matthew) [Entered: 10/30/2012 04:36 PM]
	11/30/2012	☐ <u>31</u> 3 pg, 92.06 KB	Filed (ECF) notice of appearance of Daniel, Martin, Ryan for Appellees Gary Lewis and James Nalder in 11-15462, Appellants Gary Lewis and James Nalder in 11-15010. Date of service: 11/30/2012. [8421300] [11-15462, 11-15010][COURT UPDATE: Attached certificate of service. Resent NDA. 12/03/2012 by RY] (Christensen, Thomas) [Entered: 11/30/2012 01:18 PM]

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L		Case 2:	18-cv-02269-JAD-PAL Document 5-5 Filed 02/22/19 Page 7 of 8	001730
	11/30/2012	□ <u>32</u> 3 pg, 165.14 KB	Filed (ECF) Acknowledgment of hearing notice. Location: San Francisco. Filed by Attorney Mr. Thomas Christensen, Esquire for Appellees Gary Lewis and James Nalder in 11-15462. [8421302] [11-15462, 11-15010][COURT UPDATE: Attached certificate of service. Resent NDA. 12/03/2012 by RY] (Christensen, Thomas) [Entered: 11/30/2012 01:20 PM]	
	11/30/2012	□ 33	Attorneys David F. Sampson substituted by Attorney Daniel Martin Ryan. [8421315] [11-15010, 11-15462] (EL) [Entered: 11/30/2012 01:24 PM]	
	11/30/2012	□ 34	COURT DELETED INCORRECT ENTRY. Notice about deletion sent to case participants registered for electronic filing. Correct Entry: [31]. Original Text: Filed (ECF) notice of appearance of Daniel, Martin, Ryan for Appellees Gary Lewis and James Nalder in 11-15462, Appellants Gary Lewis and James Nalder in 11-15010. Date of service: 11/30/2012. [8421403] [11-15462, 11-15010] (Christensen, Thomas) [Entered: 11/30/2012 01:45 PM]	
	11/30/2012	□ 35	COURT DELETED INCORRECT ENTRY. Notice about deletion sent to case participants registered for electronic filing. Correct Entry: [32]. Original Text: Filed (ECF) Acknowledgment of hearing notice. Location: San Francisco. Filed by Attorney Daniel Martin Ryan, Esquire for Appellees Gary Lewis and James Nalder in 11-15462. [8421409] [11-15462, 11-15010] (Christensen, Thomas) [Entered: 11/30/2012 01:46 PM]	
	12/07/2012	□ 36	ARGUED AND SUBMITTED TO BARRY G. SILVERMAN, RONALD M. GOULD and MORGAN B. CHRISTEN. [11-15010, 11-15462] [8430520] (ST) [Entered: 12/07/2012 02:37 PM]	
	12/17/2012	37 8 pg, 391.82 KB	FILED MEMORANDUM DISPOSITION (BARRY G. SILVERMAN, RONALD M. GOULD and MORGAN B. CHRISTEN) REVERSED; REMANDED IN PART; AFFIRMED IN PART. Each party shall bear its own costs. FILED AND ENTERED JUDGMENT. [8441300] [11-15010, 11-15462] (DD) [Entered: 12/17/2012 09:37 AM]	
	01/11/2013	38 2 pg, 87.96 KB	MANDATE ISSUED.(BGS, RMG and MBC) [8470422] [11-15010, 11-15462] (Walker, Synitha) [Entered: 01/11/2013 09:01 AM]	

Case 2:18-cv-02269-JAD-PAL Document 5-5 Filed 02/22/19 Page 8 of 8

Clear All

Documents and Docket Summary

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U.S. Cou	U.S. Court of Appeals for the 9th Circuit - 02/21/2019 13:45:18		
PACER Login:	sw4503	Client Code:	1074.001
Description:	Docket Report (filtered)	Search Criteria:	11-15010
Billable Pages:	4	Cost:	0.40

01731

0036 2/21/201901:**73**11_M

"EXHIBIT E"

Docket Report for Case No. 13-17441

Docketed: 11/27/2013

Case 2:18-cv-02269-JAD-PAL Document 5-6 Filed 02/22/19 Page 2 of 9

001733

General Docket United States Court of Appeals for the Ninth Circuit

Court of Appeals Docket #: 13-17441

Nature of Suit: 4110 Insurance

James Nalder, et al v. United Automobile Insurance Co **Appeal From:** U.S. District Court for Nevada, Las Vegas

Fee Status: Paid

Case Type Information:

civil
 private
 null

Originating Court Information:

District: 0978-2 : 2:09-cv-01348-RCJ-GWF

Court Reporter: Felicia Zabin

Trial Judge: Robert Clive Jones, Senior District Judge

Date Filed: 07/24/2009

Date Order/Judgment: Date Order/Judgment EOD: Date NOA Filed: Date Rec'd COA:

10/30/2013 10/30/2013 11/27/2013 11/27/2013

Prior Cases:

11-15010 Date Filed: 01/04/2011 Date Disposed: 12/17/2012 Disposition: Reversed, Remanded - Memorandum Date Disposed: 12/17/2012 Disposition: Reversed, Remanded - Memorandum Disposition: Reversed, Remanded - Memorandum

Current Cases:

None

JAMES NALDER, Guardian Ad Litem on behalf of Cheyanne

Nalder

Plaintiff - Appellant,

Thomas Christensen, Esquire, Attorney

Direct: 702-870-1000 [COR LD NTC Retained] Christensen Law Offices, LLC 1000 South Valley View Boulevard

Las Vegas, NV 89107

Dennis M. Prince, Attorney Direct: 702-450-5400 [COR LD NTC Retained]

Eglet Prince

400 South Seventh Street

Suite 400

Las Vegas, NV 89101

GARY LEWIS, individually Thomas Christensen, Esquire, Attorney

Plaintiff - Appellant, Direct: 702-870-1000 [COR LD NTC Retained]

(see above)

Dennis M. Prince, Attorney Direct: 702-450-5400 [COR LD NTC Retained]

(see above)

٧.

UNITED AUTOMOBILE INSURANCE COMPANY

Defendant - Appellee,

Matthew J. Douglas, Attorney Direct: 702-243-7000 [COR LD NTC Retained]

Atkin Winner & Sherrod Firm: 702-243-7000 1117 South Rancho Drive Las Vegas, NV 89102

Susan M. Sherrod, Esquire, Attorney

Direct: 702-243-7000 [LD NTC Retained] Atkin Winner & Sherrod

Case 2:18-cv-02269-JAD-PAL Document 5-6 Filed 02/22/19 Page 3 of 9

Firm: 702-243-7000 1117 South Rancho Drive Las Vegas, NV 89102

Thomas E. Winner, Esquire, Attorney

[COR LD NTC Retained] Atkin Winner & Sherrod Firm: 702-243-7000 1117 South Rancho Drive Las Vegas, NV 89102

> **0039** 2/21/201901:**734**M

Case 2:18-cv-02269-JAD-PAL Document 5-6 Filed 02/22/19 Page 4 of 9

JAMES NALDER, Guardian Ad Litem on behalf of Cheyanne Nalder; GARY LEWIS, individually,

Plaintiffs - Appellants,

٧.

UNITED AUTOMOBILE INSURANCE COMPANY,

Defendant - Appellee.

0040 2/21/2019011:**735**M

Case 2:18-cv-02269-JAD-PAL Document 5-6 Filed 02/22/19 Page 5 of 9

		<u> </u>
11/27/2013	□ <u>1</u> 17 pg, 627.84 KB	DOCKETED CAUSE AND ENTERED APPEARANCES OF COUNSEL. SEND MQ: Yes. The schedule is set as follows: Mediation Questionnaire due on 12/04/2013. Transcript ordered by 12/27/2013. Transcript due 01/27/2014. Appellants Gary Lewis and James Nalder opening brief due 03/07/2014. Appellee United Automobile Insurance Company answering brief due 04/07/2014. Appellant's optional reply brief is due 14 days after service of the answering brief. [8882091] (RT) [Entered: 11/27/2013 04:07 PM]
12/03/2013	2 3 pg, 1.3 MB	Filed (ECF) Appellee United Automobile Insurance Company Mediation Questionnaire. Date of service: 12/03/2013. [8886773] (Douglas, Matthew) [Entered: 12/03/2013 03:11 PM]
12/04/2013	□ <u>3</u> 4 pg, 387.16 KB	Filed (ECF) Appellants Gary Lewis and James Nalder Mediation Questionnaire. Date of service: 12/04/2013. [8889347] (Christensen, Thomas) [Entered: 12/04/2013 08:53 PM]
12/10/2013	□ <u>4</u> 5 pg, 144.13 KB	MEDIATION CONFERENCE SCHEDULED - The court has scheduled a telephone Assessment Conference, 01/14/2014, 2:00 p.m. PACIFIC Time The Circuit Mediator will initiate the conference call by contacting each person on the attached list. Please be available for the call at least five minutes before the scheduled time. Counsel should review the attached list and inform the Mediation Assistant by email at least 72 hours in advance of the scheduled call of any corrections to the listThe briefing schedule previously set by the court remains in effect [COURT UPDATE - Correction to the assessment conference year. 12/12/13 by JI. Resend NDA][8895539] (VS) [Entered: 12/10/2013 10:50 AM]
12/10/2013	□ 5	Mail returned on 12/09/2013 addressed to Susan M. Sherrod, Esquire for United Automobile Insurance Company, re: Case opening packet dated 11/27/2013. Resending to: Atkin Winner & Sherrod, 1117 South Rancho Drive Las Vegas, NV 89102'; Ph: 702-243-7000. [8895593] (AF) [Entered: 12/10/2013 11:02 AM]
01/16/2014	□ <u>9</u> 1 pg, 32.47 KB	Filed order MEDIATION (PWS): On January 14, 2014, a telephone conference was held with Circuit Mediator Peter W. Sherwood. The court has determined that this appeal will not be selected for inclusion in the Mediation Program. Counsel are requested to contact the Circuit Mediator should circumstances develop that warrant further settlement discussions while the appeal is pending. [8942166] (BJB) [Entered: 01/16/2014 03:47 PM]
03/06/2014	☐ <u>10</u> 42 pg, 253.09 KB	Submitted (ECF) Opening Brief for review. Submitted by Appellants Gary Lewis and James Nalder. Date of service: 03/06/2014. [9004795] (Christensen, Thomas) [Entered: 03/06/2014 11:30 AM]
03/06/2014	11 782 pg, 27.2 MB	Submitted (ECF) excerpts of record. Submitted by Appellants Gary Lewis and James Nalder. Date of service: 03/06/2014. [9004818][COURT UPDATE: Attached corrected volume 4 of excerpts. Resent NDA. 03/17/2014 by RY] (Christensen, Thomas) [Entered: 03/06/2014 11:36 AM]
03/17/2014	☐ <u>12</u> 2 pg, 86.65 KB	Filed clerk order: The opening brief [10] submitted by Gary Lewis and James Nalder is filed. Within 7 days of the filing of this order, filer is ordered to file 7 copies of the brief in paper format, accompanied by certification, attached to the end of each copy of the brief, that the brief is identical to the version submitted electronically. Cover color: blue. The paper copies shall be printed from the PDF version of the brief created from the word processing application, not from PACER or Appellate ECF. The Court has reviewed the excerpts of record [11] submitted by Gary Lewis and James Nalder. Within 7 days of this order, filer is ordered to file 4 copies of the excerpts in paper format, with a white cover. The paper copies must be in the format described in 9th Circuit Rule 30-1.6. [9018185] (CT) [Entered: 03/17/2014 11:37 AM]
03/21/2014	☐ <u>13</u> 7 pg, 199.68 KB	Filed (ECF) Appellee United Automobile Insurance Company Motion to extend time to file a response until 05/22/2014. Date of service: 03/21/2014. [9026754] (Douglas, Matthew) [Entered: 03/21/2014 03:58 PM]
03/24/2014	☐ <u>14</u> 1 pg, 39.8 KB	Filed clerk order (Deputy Clerk: AMT): Appellee's motion for an extension of time to file the answering brief is granted. The answering brief is due May 22, 2014. Appellee's counsel is reminded that all filings must be served on all parties and be accompanied by proof of service. See Fed. R. app. P. 25(b); 9th Cir. R. 25-5(f). The optional reply brief is due within 14 days after service of the answering brief. This order was issued prior to the expiration of time within which a response may be filed. See Fed. R. App. P. 27(b). [9028849] (BJB) [Entered: 03/24/2014 03:04 PM]
03/26/2014	□ 15	Mail returned on 03/26/2014 addressed to Susan M. Sherrod, Esquire for United Automobile Insurance Company, re: Order filed 12/10/2013. Resending to: 1117 South Rancho Drive, Las Vegas, NV 89102. [9032489] (AF) [Entered: 03/26/2014 02:38 PM]
03/27/2014	16 2 pg, 194.09 KB	Received Appellants Gary Lewis and James Nalder excerpts of record [11] in 4 volumes. Deficiencies: excerpts are bound improperly. Notified counsel (See attached notice). [9033823] (CT) [Entered: 03/27/2014 11:20 AM]
03/27/2014	□ 17	Received 7 paper copies of Opening brief [10] filed by Gary Lewis and James Nalder. [9035737] (SD) [Entered: 03/28/2014 01:27 PM]
04/02/2014	□ 18	Received correctly bound excerpts of record from Appellants Gary Lewis and James Nalder. [9041977] (CT) [Entered: 04/02/2014 03:33 PM]
04/02/2014	□ 19	Filed Appellants Gary Lewis and James Nalder paper copies of excerpts of record [11] in 4 volume(s). [9041988] (CT) [Entered: 04/02/2014 03:34 PM]

Case 2:18-cv-02269-JAD-PAL Document 5-6 Filed 02/22/19 Page 6 of 9

001737 05/21/2014 □ 20 Submitted (ECF) Answering Brief and supplemental excerpts of record for review. Submitted by Appellee 999 pg, 15.49 MB United Automobile Insurance Company. Date of service: 05/21/2014. [9104883] (Douglas, Matthew) [Entered: 05/21/2014 03:50 PM] Filed clerk order: The answering brief [20] submitted by United Automobile Insurance Company is filed. 05/21/2014 □ 21 2 pg, 86.71 KB Within 7 days of the filing of this order, filer is ordered to file 7 copies of the brief in paper format, accompanied by certification, attached to the end of each copy of the brief, that the brief is identical to the version submitted electronically. Cover color: red. The paper copies shall be printed from the PDF version of the brief created from the word processing application, not from PACER or Appellate ECF. The Court has reviewed the supplemental excerpts of record [20] submitted by United Automobile Insurance Company. Within 7 days of this order, filer is ordered to file 4 copies of the excerpts in paper format, with a white cover. The paper copies must be in the format described in 9th Circuit Rule 30-1.6. [9105027] (CT) [Entered: 05/21/2014 04:47 PM] 05/23/2014 🗆 22 Received 7 paper copies of Answering brief [20] filed by United Automobile Insurance Company. [9107330] (SD) [Entered: 05/23/2014 01:41 PM] 05/23/2014

23 Filed Appellee United Automobile Insurance Company paper copies of supplemental excerpts of record [20] in 4 volumes. [9107860] (CT) [Entered: 05/23/2014 04:06 PM] 06/04/2014 □ 24 Submitted (ECF) Reply Brief for review. Submitted by Appellants Gary Lewis and James Nalder. Date of 16 pg, 87 KB service: 06/04/2014. [9119780] (Christensen, Thomas) [Entered: 06/04/2014 01:06 PM] Filed clerk order: The reply brief [24] submitted by Gary Lewis and James Nalder is filed. Within 7 days of 06/04/2014 \square 25 2 pg, 86.23 KB the filing of this order, filer is ordered to file 7 copies of the brief in paper format, accompanied by certification, attached to the end of each copy of the brief, that the brief is identical to the version submitted electronically. Cover color: gray. The paper copies shall be printed from the PDF version of the brief created from the word processing application, not from PACER or Appellate ECF. [9119892] (CT) [Entered: 06/04/2014 01:44 PM] 06/11/2014

26 Received 7 paper copies of Reply brief [24] filed by Gary Lewis and James Nalder. [9128022] (SD) [Entered: 06/11/2014 10:47 AM] 10/06/2015

27 This case is being considered for the January 2016 oral argument calendar. The exact date of your oral argument has not been determined at this time. The following is a link to the upcoming court sessions: http://cdn.ca9.uscourts.gov/datastore/uploads /calendar/sitdates 2016.pdf. Please review these upcoming dates immediately to determine if you have any conflicts with them. If you do have conflicts, please inform the Court immediately by sending a letter to the Court using CM/ECF (Type of Document: File Correspondence to Court; Subject: regarding availability for oral argument). The Court discourages motions to continue after this 7-day period. The clerk's office takes conflict dates into consideration in scheduling oral arguments but cannot guarantee that every request will be honored. Your case will be assigned to a calendar approximately 10 weeks before the scheduled oral argument date. In addition, if parties are discussing settlement or would like to discuss settlement before argument, they should contact the mediation unit immediately (ca09 mediation@ca9.uscourts.gov). Once the case is calendared, it is unlikely that the court will postpone argument for settlement discussions. [9708238] (KS) [Entered: 10/06/2015 10:31 AM] 10/08/2015

28 Terminated Jason A. Gordon for James Nalder and Gary Lewis in 13-17441 (due to incorrect account info) [9711545] (JT) [Entered: 10/08/2015 10:18 AM] 10/27/2015

29 Notice of Oral Argument on Wednesday, January 6, 2016 - 09:30 A.M. - Courtroom 1 - James R Browning US Cthse, 95 7th St, San Francisco, CA. View the Oral Argument Calendar for your case here. When you have reviewed the calendar, download the ACKNOWLEDGMENT OF HEARING NOTICE form, complete the form, and file it via Appellate ECF or return the completed form to: SAN FRANCISCO Office. [9734139] (GEV) [Entered: 10/27/2015 11:32 AM] □ 30 11/02/2015 Filed Acknowledgment of hearing notice. Location: San Francisco. Filed by Attorney Matthew John 2 pg, 89.46 KB Douglas, Esquire for Appellee United Automobile Insurance Company. [9741605] (RR) [Entered: 11/02/2015 02:38 PM] Filed (ECF) Acknowledgment of hearing notice. Location: San Francisco. Filed by Attorney Mr. Thomas 11/03/2015 □ 31 1 pg, 19.13 KB Christensen, Esquire for Appellants Gary Lewis and James Nalder. [9743361] [13-17441] (Christensen, Thomas) [Entered: 11/03/2015 02:38 PM] 12/22/2015 Filed (ECF) Appellants Gary Lewis and James Nalder citation of supplemental authorities. Date of service: □ 32 30 pg, 5.16 MB 12/22/2015. [9802149] [13-17441] (Christensen, Thomas) [Entered: 12/22/2015 11:48 AM]

Case 2:18-cv-02269-JAD-PAL Document 5-6 Filed 02/22/19 Page 7 of 9

	Case 2:	18-cv-02269-JAD-PAL Document 5-6 Filed 02/22/19 Page 7 of 9	001738
12/23/2015	□ <u>33</u> 2 pg, 35.64 KB	Filed clerk order (Deputy Clerk: PA): 60 Minutes/CBS News applied to video/audio record for later broadcast, the cases captioned above, scheduled to be heard at The James R. Browning, U.S. Courthouse in San Francisco, California, on Wednesday, January 6, 2016. C-Span's request to video/audio record for later broadcast is GRANTED. (PANEL) [9803695] [13-16909, 13-70156, 14-15684, 13-17441, 13-60113] (PA) [Entered: 12/23/2015 11:22 AM]	•
12/29/2015	□ 34	revised Notice of Oral Argument on Wednesday, January 6, 2016 - 09:00 A.M Courtroom 1 - San Francisco CA. ** note change in time allotment **	
		View the Oral Argument Calendar for your case <u>here</u> .	
		When you have reviewed the calendar, download the <u>ACKNOWLEDGMENT OF HEARING NOTICE form</u> , complete the form, and file it via Appellate ECF or return the completed form to: SAN FRANCISCO Office. [9809205] (AW) [Entered: 12/29/2015 04:28 PM]	
12/30/2015	□ <u>35</u> 23 pg, 2.36 MB	Filed (ECF) Appellee United Automobile Insurance Company citation of supplemental authorities. Date of service: 12/30/2015. [9810301] [13-17441][COURT UPDATE: Edited docket text to reflect correct filing type. 12/30/2015 by RY][COURT UPDATE: Exhibit B stricken per order [38]. 01/12/2016 by TYL] (Douglas, Matthew) [Entered: 12/30/2015 02:05 PM]	
12/31/2015	☐ <u>36</u> 1 pg, 41.18 KB	Filed (ECF) Acknowledgment of hearing notice. Location: San Francisco. Filed by Attorney Mr. Thomas Christensen, Esquire for Appellants Gary Lewis and James Nalder. [9811651] [13-17441] (Christensen, Thomas) [Entered: 12/31/2015 10:55 AM]	
01/06/2016	□ 37	ARGUED AND SUBMITTED TO ALEX KOZINSKI, JOHN T. NOONAN and DIARMUID F. O'SCANNLAIN. [9817040] (Buccinio, Gabriela) [Entered: 01/06/2016 11:41 AM]	
01/11/2016	□ <u>38</u> 1 pg, 45.85 KB	Filed order (ALEX KOZINSKI, JOHN T. NOONAN and DIARMUID F. O'SCANNLAIN) The Clerk is ordered to strike Exhibit B of Appellee's 28(j) letter filed on December 30, 2015. Rule 28(j) only permits the citation of "pertinent and significant authorities." See Fed. R. App. P. 28(j) (emphasis added). [9822097] (WL) [Entered: 01/11/2016 10:06 AM]	
06/01/2016	☐ <u>39</u> 10 pg, 85.32 KB	Filed Order for PUBLICATION (ALEX KOZINSKI, JOHN T. NOONAN and DIARMUID F. O'SCANNLAIN) Pursuant to Rule 5 of the Nevada Rules of Appellate Procedure, we certify to the Nevada Supreme Court the question of law set forth in Part II of this order. The answer to this question may be determinative of the cause pending before this court, and there is no controlling precedent in the decisions of the Nevada Supreme Court or the Nevada Court of Appeals. Further proceedings in this court are stayed pending receipt of an answer to the certified question. Submission is withdrawn pending further order. The parties shall notify the Clerk of this court within one week after the Nevada Supreme Court accepts or rejects the certified question, and again within one week after the Nevada Supreme Court renders its opinion. (SEE ORDER FOR FULL TEXT) The clerk of this court shall forward a copy of this order, under official seal, to the Nevada Supreme Court, along with copies of all briefs and excerpts of record that have been filed with this court. IT IS SO ORDERED. [9997579] (RMM) [Entered: 06/01/2016 08:32 AM]	001738
06/01/2016	□ <u>40</u> 1 pg, 12.01 KB	Transmitted to the Nevada State Supreme Court: an original certification order; 3 copies of the order, a cop of the certified docket report; all briefs and excerpts of record. Tracking Information: UPS 1Z 950 159 03 4693 9224. [9998992] (RMM) [Entered: 06/01/2016 04:23 PM]	у
08/09/2016	☐ <u>41</u> 2 pg, 271.64 KB	Filed (ECF) notice of appearance of Dennis M. Prince for Appellants James Nalder and Gary Lewis. Date of service: 08/09/2016. [10080409] [13-17441] (Prince, Dennis) [Entered: 08/09/2016 10:27 AM]	of
08/09/2016	□ 42	Added attorney Dennis M. Prince for Gary Lewis James Nalder, in case 13-17441. [10080497] (RR) [Entered: 08/09/2016 10:50 AM]	
12/12/2016	□ <u>43</u> 1 pg, 278.92 KB	Filed clerk order (Deputy Clerk: WL): Pursuant to G.O. 3.2(h), Judge W. Fletcher has been drawn to replace Judge Noonan. The panel will now consists of Circuit Judges KOZINSKI, O'SCANNLAIN and W. FLETCHER. [10229240] (WL) [Entered: 12/12/2016 02:10 PM]	е
03/14/2017	□ <u>44</u> 23 pg, 1.52 MB	Filed (ECF) Appellee United Automobile Insurance Company Motion to dismiss the case. Date of service: 03/14/2017. [10355364] [13-17441][COURT UPDATE: Attached searchable version of motion. 3/13/2017 by TYL] (Douglas, Matthew) [Entered: 03/14/2017 11:07 AM]	
03/27/2017	☐ <u>45</u> 14 pg, 163.75 KB	Filed (ECF) Appellants James Nalder and Gary Lewis response to motion ([44] Motion (ECF Filing), [44] Motion (ECF Filing) motion to dismiss the case). Date of service: 03/27/2017. [10373107] [13-17441] (Prince, Dennis) [Entered: 03/27/2017 03:29 PM]	
04/06/2017	☐ <u>46</u> 12 pg, 381.36 KB	Filed (ECF) Appellee United Automobile Insurance Company reply to response (). Date of service: 04/06/2017. [10385981] [13-17441] (Douglas, Matthew) [Entered: 04/06/2017 10:02 AM]	
06/15/2017	<u>47</u>	Received Supreme Court of the State of Nevada notice re: we are staying our consideration of the certified question until after the Ninth Circuit grants or denies the motion to dismiss. [10475749] (RR) [Entered: 06/15/2017 04:20 PM]	

Case 2:18-cv-02269-JAD-PAL Document 5-6 Filed 02/22/19 Page 8 of 9

12/27/2017	□ <u>48</u> 10 pg, 88.41 KB	Filed Order for PUBLICATION (DIARMUID F. O'SCANNLAIN and WILLIAM A. FLETCHER) The panel certified the following question of law to the Nevada Supreme Court: Under Nevada law, if a plaintiff has filed suit against an insurer seeking damages based on a separate judgment against its insured, does the insurer's liability expire when the statute of limitations on the judgment runs, notwithstanding that the suit was filed within the six-year life of the judgment? (SEE ORDER FOR FULL TEXT) [10704142] (MM) [Entered: 12/27/2017 08:48 AM]
12/27/2017	☐ <u>49</u> 1 pg, 32.52 KB	Filed clerk order (Deputy Clerk: WL): Pursuant to G.O. § 3.2.h, Judge Paez has been drawn as the replacement for Judge Kozinski. The panel for this case will now consist of Judges O'Scannlain, W Fletcher, Paez. [10704805] (WL) [Entered: 12/27/2017 01:16 PM]
12/27/2017	□ <u>50</u> 1 pg, 37.43 KB	Transmitted to the Nevada State Supreme Court: an original certification order; a copy of the certified docket report; briefsand excerpts of record previously sent with earlier order certifying. See docket [40]. State Supreme Court Case Number: 70504. Tracking Information: FedEx 410518218174. [10704899] (MM) [Entered: 12/27/2017 01:49 PM]
01/10/2018	☐ <u>51</u> 1 pg, 42.32 KB	Transmitted to the Nevada State Supreme Court: an original signed certification order. State Supreme Court Case Number: 70504. Tracking Information: FedEx 410518218428. [10720417] (MM) [Entered: 01/10/2018 03:05 PM]
01/29/2019	☐ <u>52</u> 34 pg, 3.19 MB	Filed (ECF) Appellants James Nalder and Gary Lewis citation of supplemental authorities. Date of service: 01/29/2019. [11171327] [13-17441] (Christensen, Thomas) [Entered: 01/29/2019 01:25 PM]
02/01/2019	□ <u>53</u> 21 pg, 1.57 MB	Filed (ECF) Appellants Gary Lewis, James Nalder and Appellee United Automobile Insurance Company citation of supplemental authorities. Date of service: 02/01/2019. [11175820] [13-17441] (Douglas, Matthew) [Entered: 02/01/2019 11:14 AM]
02/15/2019	□ <u>54</u> 13 pg, 1.81 MB	Filed (ECF) Appellee United Automobile Insurance Company citation of supplemental authorities. Date of service: 02/15/2019. [11192063] [13-17441] (Douglas, Matthew) [Entered: 02/15/2019 12:02 PM]

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Transaction Receipt				
U.S. Court of Appeals for the 9th Circuit - 02/21/2019 13:46:37				
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Description:	Docket Report (filtered)	Search Criteria:	13-17441	
Billable Pages:	5	Cost:	0.50	

0045 2/21/201901:**7**40Μ

"EXHIBIT F"

Docket Report for Case No. A-18-772220-C

Skip to Main Content Logout My Account Search Menu New District Civil/Criminal Search Refine Search Back Location: District Court Civil/Criminal Hel

REGISTER OF ACTIONS CASE No. A-18-772220-C

Cheyenne Nalder, Plaintiff(s) vs. Gary Lewis, Defendant(s)

§ Case Type: Negligence - Auto 04/03/2018 Date Filed: § Location: Department 20 8 Cross-Reference Case Number: A772220

RELATED CASE INFORMATION

Related Cases

07A549111 (Consolidated)

PARTY INFORMATION

Lead Attornevs Defendant Lewis, Gary E. Breen Arntz

> Retained 702-384-8000(W)

United Automobile Insurance Company Intervenor Matthew J Douglas

> Retained 702-243-7000(W)

Plaintiff Nalder, Chevenne **David Allen Stephens**

> Retained 702-656-2355(W)

EVENTS & ORDERS OF THE COURT

DISPOSITIONS

09/13/2018 Judgment Plus Legal Interest (Judicial Officer: Jones, David M)

Debtors: Gary Lewis (Defendant) Creditors: Cheyenne Nalder (Plaintiff) Judgment: 09/13/2018, Docketed: 09/13/2018

Total Judgment: 5,696,820.41

02/14/2019 Order of Dismissal (Judicial Officer: Johnson, Eric)

Debtors: Cheyenne Nalder (Plaintiff), Gary Lewis (Defendant) Creditors: United Automobile Insurance Company (Intervenor)

Judgment: 02/14/2019, Docketed: 02/15/2019 Comment: Certain Claims. Doc filed in 07A549111

02/14/2019 Amended Judgment Plus Legal Interest (Judicial Officer: Johnson, Eric) Reason: Vacated

Debtors: Gary Lewis (Defendant) Creditors: Cheyenne Nalder (Plaintiff) Judgment: 02/14/2019, Docketed: 01/29/2019

Total Judgment: 5,696,810.41

Comment: 2/14/19 Per Order, Judgment Withdrawn, Filed in A549111

01/29/2019 Judgment Plus Legal Interest (Judicial Officer: Johnson, Eric)

Debtors: Gary Lewis (Defendant) Creditors: Cheyenne Nalder (Plaintiff) Judgment: 01/29/2019, Docketed: 01/29/2019

Total Judgment: 5,696,810.41 Comment: Filed in A549111

OTHER EVENTS AND HEARINGS

04/03/2018 Initial Appearance Fee Disclosure Initial Appearance Fee Disclosure

04/03/2018 Complaint

Complaint

05/10/2018 | Summons Electronically Issued - Service Pending

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Case 2:18-cv-02/21699//YAVD14PK4QuntyDourte.H9/feprity59075/CP3fePelat02912/291391D=P18697273 of 5
              Summons
07/18/2018 Summons
              Summons
07/18/2018
           Three Day Notice
              Three Day Notice to Plead
08/16/2018 Motion to Intervene
              UAIC Motion to Intervene
09/13/2018
           Stipulation
              Stipulation to Enter Judgment
09/17/2018
            Opposition
              Planitff's Opposition to Motion to Intervene
           Reply in Support
09/18/2018
              UAIC'S Reply in Support of its Motion to Intervene
09/18/2018
            Reply in Support
              UAIC's Reply to Lewis' Opposition in Support of its Motion to Intervene
09/19/2018
           Motion to Intervene (3:00 AM) (Judicial Officer Jones, David M)
              UAIC's Motion to Intervene
            Result: Granted
09/21/2018 Opposition to Motion
              Defendant's Opposition to Motion to Intervene and Joinder to Plaintiff's Opposition to Motion to Intervene
09/26/2018
            Initial Appearance Fee Disclosure
              Initial Appearance Fee Disclosure (NRS Chapter 19)
10/05/2018
            Notice of Hearing
              Amended Notice of Hearing
            Opposition to Motion to Dismiss
10/08/2018
              Plaintiff's Opposition to Defendant's Motion to Dismiss
10/11/2018
            Opposition
              Plaintiff's Opposition to Defendant's Motion to Set Aside Judgment
10/17/2018
           Motion to Strike
              (2/14/19 Withdrawn) Defendant's Motion to Strike Both Defendant's Motion for Relief from Judgment and Defendant's Motion to Dismiss
            Order Granting
10/19/2018
              Order Granting UAIC's Motion to Intervene
10/19/2018
           Initial Appearance Fee Disclosure
              Initial Appearance Fee Disclosure
10/19/2018
            Notice of Entry of Order
              Notice of Entry of Order on Intervenor United Automobile Insurance Company's Motion to Intervene
10/19/2018
           Motion
              UAIC s Motion To Dismiss Plaintiff s Complaint & Motion For Court To Deny Stipulation to Enter Judgment Between Plaintiff and Lewis and/or, In
              The Alternative To Stay Same Pending Hearing On Motion To Dismiss
10/24/2018
            Hearing (9:00 AM) (Judicial Officer Jones, David M)
              Parties Present
              Minutes
            Result: Recused
10/24/2018
           Third Party Complaint
              Third Party Complaint
10/24/2018
            Answer
              Answer to Complaint
10/29/2018
           Notice of Department Reassignment
              Notice of Department Reassignment
10/29/2018
            Opposition to Motion to Dismiss
              Cross-Claimant's Opposition to UAIC's Motion to Dismiss Plaintiff's Complaint & Opposition to Motion for Court to Deny Stipulation to Enter
              Judgment Between Plaintiff and Lewis And/Or in the Alternative to Stay Same Pending Hearing on Motion to Dismiss
10/29/2018
           Opposition
              Plainitff's Opposition to UAIC's Motion to Dismiss, to Deny Stipulation for Judgment and for a Stay of the Proceedings
10/30/2018
            Summons Electronically Issued - Service Pending
10/30/2018
            Summons Electronically Issued - Service Pending
              Summons
10/30/2018
            Summons Electronically Issued - Service Pending
              Summons
            Peremptory Challenge
10/30/2018
              Intervenor United Automobile Insurance Company's Peremptory Challenge of Judge
           Notice of Department Reassignment
10/31/2018
              Notice of Department Reassignment
11/01/2018
           Opposition
              Opposition to Gary Lewis' Motion to Strike Motion to Set Aside Judgment
11/06/2018
            Affidavit of Service
              Affidavit Of Service
11/06/2018
            Affidavit of Service
              Affidavit Of Service
11/06/2018
           Affidavit of Service
              Affidavit Of Service
11/08/2018
            Motion for Relief (3:00 AM) (Judicial Officer Kephart, William D.)
              Defendant's Motion for Relief form Judgment Pursuant to NRCP 60
              Minutes
               10/31/2018 Reset by Court to 11/08/2018
                11/08/2018 Reset by Court to 11/08/2018
            Result: Matter Continued
11/08/2018 Motion for Sanctions
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NRCP 11 Motion for Sanctions

, ,,_ 0 . 0	Case 2.10-CV-02209-JAD-1-AEDOGUNTEND9-1	0047
11/08/2018	Notice of Hearing	0017
11/13/2018	Notice of Hearing Request for Exemption From Arbitration	
	Motion to Dismiss	
	UAIC'S Motion to Dismiss Third Party Plaintiff Lewis's Third Party Complaint	
11/26/2018	Motion to Consolidate	
44/07/0040	Intervenor's Motion to Consolidate on Order Shortening Time	
11/27/2018	Opposition Opposition to UAIC's Motion to Dismiss and Countermotion for Summary Judgment	
11/27/2018	Opposition	
	Opposition to UAIC's Motion to Consolidate and Countermotion to Set aside Void Order and to Strike all Filings by Intervenor, or, in the Altern	ative,
	for Summary Judgment	
11/28/2018	CANCELED Motion to Consolidate (10:30 AM) (Judicial Officer Johnson, Eric) Vacated - per Law Clerk	
	Intervenor's Motion to Consolidate on Order Shortening Time	
11/28/2018	Initial Appearance Fee Disclosure	
	Initial Appearance Fee Disclosure	
11/28/2018	Motion for Summary Judgment	
11/20/2019	Plaintiff's Motion for Summary Judgment Minute Order (11:30 AM) (Judicial Officer Johnson, Eric)	
11/30/2010	Minutes Minutes	
12/03/2018	Result: Minute Order - No Hearing Held Commissioners Decision on Request for Exemption - Granted	
,00,_00	COMMISSIONER'S DECISION ON REQUEST FOR EXEMPTION - GRANTED	
12/04/2018	Notice of Early Case Conference	
40/44/0040	Notice of Early Case Conference	
12/11/2018	CANCELED Motion to Dismiss (9:00 AM) (Judicial Officer Kephart, William D.) Vacated	
	Defendant's Motion to Dismiss	
	10/31/2018 Reset by Court to 11/13/2018	
	11/13/2018 Reset by Court to 12/11/2018	
12/11/2018	CANCELED Motion to Dismiss (9:00 AM) (Judicial Officer Kephart, William D.)	
	Vacated	
	UAIC's Motion To Dismiss Plaintiff's Complaint & Motion For Court To Deny Stipulation to Enter Judgment Between Plaintiff and Lewis and/or	r, In
	The Alternative To Stay Same Pending Hearing On Motion To Dismiss	
	12/12/2018 Reset by Court to 12/11/2018	
	12/12/2018 Reset by Court to 12/12/2018	
12/13/2018	CANCELED Motion to Strike (3:00 AM) (Judicial Officer Kephart, William D.)	
	Vacated Defendant's Motion to Strike Both Defendant's Motion for Relief from Judgment and Defendant's Motion to Dismiss	
	12/12/2018 Reset by Court to 12/13/2018	
10/10/0010	12/13/2018 Reset by Court to 12/13/2018	
12/13/2010	CANCELED Motion for Sanctions (3:00 AM) (Judicial Officer Kephart, William D.) Vacated	
	NRCP 11 Motion for Sanctions	
01/15/2019	CANCELED Motion to Dismiss (9:00 AM) (Judicial Officer Kephart, William D.)	
	Vacated	
01/15/2010	UAIC'S Motion to Dismiss Third Party Plaintiff Lewis's Third Party Complaint CANCELED Opposition and Countermotion (9:00 AM) (Judicial Officer Kephart, William D.)	
01/13/2013	Vacated Vacated	
	Opposition to UAIC's Motion to Dismiss and Countermotion for Summary Judgment	
01/15/2019		
	Vacated Plaintiff's Motion for Summany Judgment and Poliof From Order Pursuant to NPCP 60/h)	
	Plaintiff's Motion for Summary Judgment and Relief From Order Pursuant to NRCP 60(b)	

FINANCIAL INFORMATION

	Defendant Lewis, Gary Total Financial Assessmen Total Payments and Credit Balance Due as of 02/21/	S		558.00 558.00 0.00
09/27/2018	Transaction Assessment	D	1	223.00
09/27/2018 10/24/2018	Efile Payment Transaction Assessment	Receipt # 2018-64487-CCCLK	Lewis, Gary	(223.00) 135.00
10/24/2018 11/28/2018	Efile Payment Transaction Assessment	Receipt # 2018-70959-CCCLK	Lewis, Gary	(135.00) 200.00
11/28/2018	Efile Payment	Receipt # 2018-78576-CCCLK	Lewis, Gary	(200.00)
	Intervenor United Automobile Insurance Company Total Financial Assessment Total Payments and Credits Balance Due as of 02/21/2019			673.00 673.00 0.00

0049^{3/4}

223.00 (223.00)

United Automobile Insurance Company

Receipt # 2018-70057-CCCLK

10/19/2018 Transaction Assessment Efile Payment

Receipt # 2018-72510-CCCLK

United Automobile Insurance Company

04/04/2018 04/04/2018 11/29/2018

Balance Due as of 02/21/2019 Transaction Assessment

Plaintiff Nalder, Cheyenne Total Financial Assessment

Total Payments and Credits

Efile Payment Transaction Assessment 11/29/2018 Efile Payment

Receipt # 2018-23353-CCCLK

Receipt # 2018-78718-CCCLK

Nalder, Cheyenne

Nalder, Cheyenne

270.00 (270.00) 200.00 (200.00)

470.00

470.00

0.00

"EXHIBIT G"

Docket Report for Case No. KS021378

CASE INFORMATION

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

Case Number: KS021378

CHEYENNE NALDER ET AL VS GARY LEWIS

Filing Courthouse: Pomona Courthouse South

Filing Date: 06/28/2018

Case Type: Sister State Judgment (General Jurisdiction)

Status: Legacy Judgment 07/24/2018

Click here to access document images for this case

If this link fails, you may go to the Case Document Images site and search using the case number displayed on this page

FUTURE HEARINGS

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

None

PARTY INFORMATION

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

DEITZ JOSHUA M. - Attorney for Plaintiff

INAMINE BRIAN S. ESQ - Intervenor

INAMINE BRIAN SEISHIN - Attorney for Plaintiff in Intervention

LEWIS GARY - Defendant

NALDER CHEYENNE - Plaintiff

NALDER JAMES - Plaintiff

UNITED AUTO INSURANCE COMPANY - Plaintiff in Intervention

DOCUMENTS FILED

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

Documents Filed (Filing dates listed in descending order)

01/17/2019 Notice (name extension) (Withdrawal of its Motion to Set Aside the Sister State Judgment) Filed by United Auto Insurance Company (Plaintiff in Intervention)

01/14/2019 Minute Order ((United Automobile Insurance Company's Ex-Parte Motion To Exte...)) Filed by Clerk

01/14/2019 Opposition (name extension) (To United Insurance Company's Ex Parte Motion For a Stay)

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

01/14/2019 Declaration (name extension) (of Samantha L. Barron In Support of United Auto Insurance Company's Ex Parte Motion to Extend Stay)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

01/14/2019 Ex Parte Application (name extension) (To Extend Stay of Proceedings and Enforcement of Sister State Judgment per CCP Section 1710.50)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/14/2018 Order (name extension) (Granting Second Request for Judicial Notice)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/14/2018 Request for Judicial Notice (Second Notice)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/14/2018 Minute Order ((Hearing on Motion for Leave to Intervene;))

Filed by Clerk

12/14/2018 Notice of Lodging (name extension) (Joint Stipulation to Continue Stay of Enforcement of Sister State Judgment)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/14/2018 Stipulation (name extension) - No Order (Joint Stipulation to Continue Stay of Enforcement of Sister State Judgment)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/14/2018 Order Appointing Court Approved Reporter as Official Reporter Pro Tempore

Filed by Clerk

12/14/2018 Order (name extension) (Ruling on the Court's Tentative Ruling)

Filed by Clerk

12/03/2018 Notice of Lodging (name extension) (re proposed sister state judgment)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

12/03/2018 Motion to Vacate (name extension) (United Automobile Insurance Company's (Proposed) notice and motion to vacate

or set aside Judgment and Points and Authorities in support thereof)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

11/26/2018 Notice of Continuance

Filed by United Auto Insurance Company (Plaintiff in Intervention)

11/21/2018 Stipulation and Order (name extension) (to allow United Auto Insurance Company's to file a supplemental reply in

support of its Motion to Intervene)

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

11/20/2018 Order Appointing Court Approved Reporter as Official Reporter Pro Tempore

11/20/2018 Minute Order ((Intervener, United Automobile Insurance Company's Motion for ...))

Filed by Clerk

11/13/2018 Reply (name extension) (rsv 180823342638)

11/07/2018 Notice of Continuance

Filed by United Auto Insurance Company (Plaintiff in Intervention)

10/31/2018 Reply (name extension) (in support of Its Motion to Intervene)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

10/31/2018 Declaration (name extension) (OF Matthew J. Douglas rsv 180823342638)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

10/31/2018 Declaration (name extension) (of Brandon Carroll RSV 180823342638)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

10/31/2018 Proof of Service (not Summons and Complaint) (proof)

10/31/2018 Declaration (name extension) (OF Samantha L. Barron)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

10/31/2018 Reply (name extension) (to pltffs opposition to to motion to intervene RSV 180823342638)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

10/31/2018 Reply (name extension) (in support of its motion to intervene RSV 180823342638)

Filed by United Auto Insurance Company (Plaintiff in Intervention)

10/25/2018 Opposition (name extension) (to united auto insurance co motion to intervene rsv 180823342638)

Filed by JAMES NALDER (Plaintiff)

Case 2:18-cv-02269-JAD-PAL Document 5-8 Filed 02/22/19 Page 4 of 9

10/25/2018 Other - (name extension) (APPENDIX OF OUT OF STATE AUTHORITEIS REFERENCED WITHIN PLAINTIFFS OPPOSITION TO UNTIED AUTOMOBILE INSURANCE CO. MOTIONH FOR LEAVE TO INTERVENE)

Filed by GARY LEWIS (Defendant)

10/25/2018 Other - (name extension) (Appendix of Exhibits in Support of Opposition)

Filed by GARY LEWIS (Defendant)

10/25/2018 Opposition (name extension) (To Motion for Leave)

Filed by GARY LEWIS (Defendant)

10/25/2018 Declaration (name extension) (Of Arthur I. Willner)

Filed by GARY LEWIS (Defendant)

10/11/2018 Request for Judicial Notice

Filed by United Auto Insurance Company (Plaintiff in Intervention)

10/11/2018 Proof of Service (not Summons and Complaint) (Re: Motion for Leave)

Filed by Brian S. Inamine, Esq (Legacy Party); United Auto Insurance Company (Plaintiff in Intervention)

10/11/2018 Declaration (name extension) (Of Brandon Carroll in Support OF Motion for Leave)

10/11/2018 Notice of Lodging (name extension) (Of (Proposed) Orders)

Filed by Brian S. Inamine, Esq (Legacy Party)

10/11/2018 Motion for Leave (name extension) (To Intervene and Points and Authorities in support Thereof)

Filed by Brian S. Inamine, Esq (Legacy Party)

08/24/2018 Proof of Service (not Summons and Complaint)

08/24/2018 Proof of Service (not Summons and Complaint)

Filed by Intervenor

08/23/2018 Declaration

Filed by Intervenor

08/23/2018 Ex-Parte Application

Filed by Intervenor

08/23/2018 Ex-Parte Application

Filed by Intervenor

08/23/2018 Minute Order

Filed by Clerk

08/23/2018 Request for Judicial Notice

Filed by Intervenor

08/23/2018 Notice of Lodging

08/23/2018 Ex Parte Application

08/23/2018 Declaration

08/23/2018 Declaration

08/23/2018 Notice of Lodging

08/23/2018 Request for Judicial Notice

08/23/2018 Declaration

08/23/2018 Order Appointing Court Approved Reporter as Official Reporter Pro Tempore

08/23/2018 Notice of Lodging

08/23/2018 Declaration

08/23/2018 Ex Parte Application

08/23/2018 Declaration

08/23/2018 Order Appointing Court Approved Reporter as Official Reporter Pro Tempore Filed by Court

08/23/2018 Opposition

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

08/23/2018 Opposition

Filed by GARY LEWIS (Defendant)

08/23/2018 Declaration

Filed by Intervenor

08/23/2018 Notice of Lodging

Filed by Intervenor

08/23/2018 Notice of Lodging

Filed by Intervenor

08/23/2018 Request for Judicial Notice

Filed by Intervenor

08/23/2018 Notice of Lodging

Filed by Intervenor

08/03/2018 Proof of Service (not Summons and Complaint)

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

08/03/2018 Proof of Service (not Summons and Complaint)

07/24/2018 Notice

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

07/24/2018 Sister State Judgment

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

07/24/2018 Judgment

07/24/2018 Notice of Entry of Judgment on Sister-State Judgment

07/17/2018 Application for Entry of Judgment on Sister-State Judgment AMENDED

07/17/2018 Application for Entry of Judgment on Sister-State Judgment (Amended: 2018-07-17)

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

06/28/2018 Civil Case Cover Sheet

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

06/28/2018 Application for Entry of Judgment on Sister-State Judgment

Filed by CHEYENNE NALDER (Plaintiff); JAMES NALDER (Plaintiff)

PROCEEDINGS HELD

Case Information | Register Of Actions | FUTURE HEARINGS | PARTY INFORMATION | Documents Filed | Proceedings Held

Proceedings Held (Proceeding dates listed in descending order)

02/11/2019 at 08:30 AM in Department O, Peter A. Hernandez, Presiding

Hearing on Motion to Set Aside/Vacate Default and Default Judgment (CCP 473.5) - Not Held - Vacated by Court

02/05/2019 at 08:30 AM in Department O, Peter A. Hernandez, Presiding

Hearing on Motion to Set Aside/Vacate Default and Default Judgment (CCP 473.5) - Not Held - Rescheduled by Party

01/30/2019 at 08:31 AM in Department O, Peter A. Hernandez, Presiding

(Motion to Set Aside) - Not Held - Rescheduled by Party

01/14/2019 at 09:00 AM in Department O, Peter A. Hernandez, Presiding

Ex-Parte Proceedings