1 2 3 4 5 6	Eric Thomas Mesi 4500 Pencester Las Vegas, Nevada 89115 775-980-7638 In Proper Person	Electronically Filed 6/20/2019 9:57 PM Steven D. Grierson CLERK OF THE COURT Electronically Filed Jul 10 2019 02:50 p.m. Elizabeth A. Brown Clerk of Supreme Court
7 8	DISTRICT COURT	- FAMILY DIVISION
9 10	CLARK COU	JNTY, NEVADA
11 12 13 14 15 16 17 18 19 20 21 22	marie Reynolds,	CASE NO.: D-19-585846-D DEPT.: G NOTICE OF APPEAL TO THE SUPREME COURT OF NEVADA LAS VEGAS NEVADA FAMILY DISTRICT COURT FAILED TO ACKNOWLEDGE THE FACTS WHY THE CALIFORNIA FILING HAS NO STANDING
23 24 25 26 27 28	Notice is hereby given that App appeals to the Supreme Court of Nev Eric Thomas Mesi Vs Vane	SUPREME COURT OF NEVADA ellant Eric Thomas Mesi, hereby vada (from the final judgment) (from essa Marie Mesi aka Vanessa Marie arie Reynolds for Divorce - 1
	Case Numbe	Docket 79137 Document 2019-29321 er: D-19-585846-D

the order (describing it)) entered in this action on the date of **June**, **19**th **2019**. Honorable Judge Rhonda K. Forsberg failed to take into consideration any and all of the facts Appellant Eric Thomas Mesi presented into the case including the "Objection to Quash" (See Exhibit "8") before the final decision to move Venue to San Jose California Santa Clara County Family Court. Appellant Eric Thomas Mesi has filed a Judicial Review to the Nevada Commissions Office (See exhibit "7").

LAS VEGAS NEVADA FAMILY DISTRICT COURT FAILED TO ACKNOWLEDGE THE FACTS WHY THE CALIFORNIA FILING HAS NO STANDING

Appellee Vanessa Marie Mesi and Appellant Eric Thomas Mesi both moved to Las Vegas Nevada on **November 29th 2018**. This severed the Appellees' residency in California required under California Section 2320. Appellee Vanessa Marie Mesi has falsified her residency to The Superior Court of California County of Santa Clara Family Court and the District Court Clark County, Nevada Family Court, as all of her belonging are located at 4500 Pencester Street, Las Vegas Nevada 89115. Furthermore; the Appellees' Bankruptcy Chapter 13 Case Number: 16-50642-gwz is

located in "Nevada" (See Exhibit "6" Proof of Bankruptcy). In California the Appellee failed to meet eligibility requirements to file for divorce in any California court. First, at least one of the two parties to the divorce must have lived in California for at least six-months prior to filing for divorce. Second, for Appellee to be eligible to file in any county in California, at least one of the spouses must have lived in that county for **three-months** before filing for divorce, which leaves her California Divorce filing with "NO-**STANDING**" (See Exhibit "2" of pictures of all Appellees' belonging located in Nevada), including any and all spousal support or any requested assets or debts either party is to pay, as California has no authority across state line into Nevada. Appellee Vanessa Marie Mesi was the driving force to buy said property at 4500 Pencester Street, Las Vegas Nevada 89115, Beazer the home has full record of Appellee Vanessa Marie Mesi ordering warranty repairs to the said property.

FAMILY CODE - FAMILY DIVISION 6. NULLITY, DISSOLUTION, AND LEGAL SEPARATION 2320

(a) Except as provided in subdivision (b), a judgment of dissolution of marriage may not be entered unless one of the parties to the Eric Thomas Mesi Vs Vanessa Marie Mesi aka Vanessa Marie Battaglia, aka Vanessa Marie Reynolds for Divorce - 3 marriage has been a resident of this state for six months and of the county in which the proceeding is filed for three months next preceding the filing of the petition.

Appellee Vanessa Marie Mesi was originally served by mail on March, 25th 2019 to her Bankruptcy Attorney (See Exhibit "1" Proof of Service). There has been "40 working days" to respond to this case, referencing the original mailing US Mail stamped March 25th 2019. Appellee and her council Attorney Tricia Darby Bar #: 7956 was served on April, 10th 2019 (See Exhibit "1"Proof of Service). Appellant Eric Thomas Mesi has never been served from the California Case 19FL000267. Furthermore; Appellant Eric Thomas Mesi has never seen any of the documents from the stated Divorce and or Restraining Order Appellees' proclaims, as Appellant Eric Thomas Mesi has never been SERVED by any said documents Appellee claims. An "un-served" Restraining Order cannot be "Granted", which is a further lie to the Court systems. If a Restraining Order was ever Granted and local police thought Appellant Eric Thomas Mesi had any weapons such as Guns as Appellee Purports, authorities

would have gotten a search warrant to confiscate any and all weapons from the Appellant.

CASE APPEAL STATEMENT

- 1. Eric Thomas Mesi is the appellant filing this case appeal statement:
- Honorable Judge Rhonda K. Forsberg is the issuer of the decision, judgment, or order appealing from the District Court Family Division Clark County, Nevada:
- Eric Thomas Mesi is the appellant and mailing address 4500
 Pencester ST., Las Vegas Nevada 89115:
- Vanessa Marie Mesi Aka Battaglia Aka Reynolds is the Appellee respondent and her current addresses are: 4304 Hampshire PI., San Jose, CA 95136 and 260 East Mission Street, San Jose California 95112.
- Eric Thomas Mesi is the appellant as Pro Se Litigant Proceeding in Forma Pauperis:

6. Eric Thomas Mesi is the appellant represented in lower District Court as Pro Se Litigant Proceeding in Forma Pauperis:

7. Eric Thomas Mesi is the appellant requesting this court to appoint a Pro Bono Council to represent him, as he is disabled and lost a good portion of eyesight this year stated by the Eye Retina Consultants of Nevada as, Slit lamp examination demonstrates a white and quiet conjunctiva, clear cornea, deep and quiet anterior chamber, normal iris and trace nuclear sclerotic alterations. Dilated fundus examination demonstrates posterior vitreous separation, a 0.3 cup-to-disc optic nerve, normal vasculature, limited subclinical retinal detachment in the right eye from the 9 o'clock to 12 o'clock location demarcated along the posterior border with laser retinopexy. Minor lattice alterations are present inferiorly in the left eye on 3600 of scleral depression in each eve with an OCT that demonstrates a normal macular profile. **IMPRESSION:**

A. TREATED SUBCLINICAL RETINAL DETACHMENT IN THE RIGHT EYE, POSTERIOR VITREOUS SEPARATION EACH EYE, LATTICE DEGENERATION LEFT EYE.

RECOMMENDATIONS:

A. Observation.:

 Eric Thomas Mesi is the appellant was granted leave to proceed in forma pauperis on March, 13th 2019:

9. On March, 13th 2019 the proceedings commenced in the district court, which included the complaint, indictment, information, or petition was filed.:

Eric Thomas Mesi is the appellant filed for Divorce from
 Vanessa Marie Mesi aka Vanessa Marie Battaglia, aka Vanessa
 Marie Reynolds, which was to be granted by the district court:

11. The case has NOT previously been the subject of an appeal to or original writ proceeding in the Supreme Court and, if so,

Eric Thomas Mesi Vs Vanessa Marie Mesi aka Vanessa Marie

Battaglia, aka Vanessa Marie Reynolds for Divorce - 7

the caption and Supreme Court docket number of the prior proceeding: 12. This appeal DOES NOT involve child custody or visitation:

13. This is a civil case for Divorce, which this appeal involves a complete and full separation, division of assets and debts in this settlement:

DATED this Thursday, June 20, 2019

Ein Thomas Mesi

Eric Thomas Mesi

4500 Pencester Las Vegas, Nevada 89115 775-980-7638 **In Proper Person**

Eric Thomas Mesi Vs Vanessa Marie Mesi aka Vanessa Marie

Battaglia, aka Vanessa Marie Reynolds for Divorce - 8

1	Exhibit Cover Page
2 3	Exhibit "1" Divorce Proof of Service by Mail on March 25 th 2019 and by Sheriff April
4	10 th 2019 to Attorney Tricia Darby Bar #: 7956.
5	Pages "6".
6	Exhibit "2" Defendant Vanessa Marie Mesi's Belongings
7 8	Pages "6".
9	Exhibit "3" Defendant Vanessa Marie Mesi's Drivers License under the name
LO	Battaglia.
1	Pages "2".
L2 L3	Exhibit "4" Defendant Vanessa Marie Mesi towed the SUV to the Dealership and
4	illegally broke the Contact Early Term Lease Contract Breach.
15	Pages "25".
16	Exhibit "5" Defendant Vanessa Marie Mesi ordered new cell phones generating this
17	high AT&T Bill under Plaintiff's name.
18 19	Pages "3".
20	Exhibit "6" Vanessa Mesi proof of Bankruptcy.
21	Pages "2".
22	Exhibit "7" Nevada Commissions Office for judicial review of Judge Rhonda K.
23	Forsberg.
25	Pages "9".
26	Exhibit "8" Objection to Quash
27	Pages "53".
28	Eric Thomas Mesi Vs Vanessa Marie Mesi aka Vanessa Marie
	Battaglia, aka Vanessa Marie Reynolds for Divorce - 9

VERIFICATION

STATE OF NEVADA § § ss: COUNTY OF CLARK §

Under penalties or perjury, I declare that I am the Appellant in the above-entitled action that I have the foregoing Complaint and know the contents thereof, that the pleading is true of my own knowledge, except for those matters therein contained stated upon information and belief, and that as to those matters, I believe them to be true.

I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

DATED this Thursday, June 20, 2019

En Thomas Mesi

Eric Thomas Mesi

4500 Pencester Las Vegas, Nevada 89115 775-980-7638 In Proper Person

Eric Thomas Mesi Vs Vanessa Marie Mesi aka Vanessa Marie

Battaglia, aka Vanessa Marie Reynolds for Divorce - 10

Exhibit "1"

Exhibit "1"







April 10, 2019

Tricia M. Darby, Esq. Darby Law Practice, Ltd. 4777 Caughlin Parkway Reno NV 89519

Re: Accepted service of civil process on behalf of Vanessa Marie Mesi

Dear Ms. Darby,

I am writing in response to your letter dated April 8, 2019 regarding the rejection of documents originally accepted by your office on April 3, 2019.

I contacted the plaintiff to advise him of your letter and asked if he had any other locate information for the defendant so that we may attempt to effectuate service personally. He stated he wanted the service to remain as is. In addition he requested that we produce an Affidavit of Service in lieu of a Declaration (see NRS 53) which we commonly generate for Nevada Courts.

Although I understand your stance on the acceptance of the documents, proof of service has already been submitted to the court and cannot be rescinded. The Washoe County Sheriff's office is not a party to the action so I advise you to contact the plaintiff or the court. The plaintiff is Eric Mesi and he can be reached at (775) 980-7635.

Sincerely,

L. Stuchell Civil Supervisor

www.WashoeSheriff.com



IN THE DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

Eric Thomas Mesi)
PLAINTIFF	
Vs Vanessa Marie Mesi	
DEFENDANT)

SS:

Civil File Number: 19002547

CASE No.: D19585846D

AFFIDAVIT OF SERVICE

STATE OF NEVADA

COUNTY OF WASHOE

David Wolfe #2181, being first duly sworn, deposes and says: That affiant is a citizen of the United States, over 18 years of age, not a party to the within entered action, and that in the County of Washoe, State of Nevada, personally served the described documents upon:

Sub-served:	Vanessa Marie Mesi by serving Samantha Fryer, Legal Assistant
Location:	c/o Darby Law Firm 4777 Caughlin Parkway Reno, NV 89519
Date:	4/3/2019 Time: 10:25 AM

The document(s) served were: SUMMONS AND COMPLAINT FOR DIVORCE NO CHILDREN, JOINT PRELIMINARY INJUNCTION, REQUEST FOR ISSUANCE OF JOINT PRELIMINARY INJUNCTION, LETTER TO ATTORNEY WITH COPIES OF STATEMENTS (9 PAGES), SECONDARY FAMILY CAREGIVER APPROVAL LETTER (3 PAGES)

DARIN BALAAM, SHERIFF

Clark County District Court

Regional Justice Center 200 Lewis Avenue Las Vegas, NV 89155

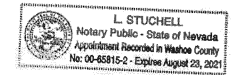
SUBSCRIBED AND SWORN to me before me this

20 9 10 day of

NOTARY PUBLIC in and for said State of Nevada, County of Washoe

By:

Sheriff's Authorized Agent



911 PARR BOULEVARD

RENO, NV 89512-1000 (775) 328-3310

ATTORNEY OR PAR Eric Mesi 4500 Pencester St. Las Vegas NV 8911 ATTORNEY FOR SHORT TITLE OF CA MESI ERIC THOMA	5 Self Represented	RNEY (Name and Address)	TELEPHONE NUMBER (775) 980-7638 D-19-585846-D	FOR COURT USE ONLY
INVOICE NO. 2582616	DATE:	TIME:	DEP./DIV.	

Proof of Service by Certified Mail Return Receipt Requested

I am a citizen of the United States and employed in the County of Santa Clara State of California. I am and was on the dates herein mentioned, over the age of eighteen years and not a party to the action.

On 03/25/2019 | Served the within:

LETTER; SUMMONS; REQUEST FOR ISSUANCE OF JOINT PRELIMINARY INJUNCTION; JOINT PRELIMINARY INJUNCTION; COMPLAINT;

In said action by placing a true copy thereof enclosed in a sealed envelope with postage thereon pre-paid for Certified Mail Return Receipt Requested in the United States mail At: San Jose, California, addressed as follows:

VANESSA MARIE MESI aka VANESSA MARIE BATTAGLIA aka VANESSA MARIE REYNOLDS c/o Attorney, TRICIA M. DARBY

4777 Caughlin Pkwy Reno, NV 89519

Certified Mail Receipt is attached to affidavit signed and dated

Declarant:

- a. Name: Thomas Bowman, Jr.
- b. Address: 871 Coleman Avenue #102, San Jose, CA 95110
- c. Telephone number: 408-295-3300
- d. The fee for this service was: 45.00

e. I am:

- (3) [X] a registered California process server:
 - (i) [X] Employee
 - (ii) Registration No.: 25
 - (iii) County: Santa Clara

PLAINTIFF/PETITIONER:	ERIC THOMAS MESI	CASE NUMBER: D19585846D
DEFENDANT/RESPONDENT:	VANESSA MARIE MESI	D18060646D
· · · · · · · · · · · · · · · · · · ·		

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.



Las Vegas Case# D-19-585846-D

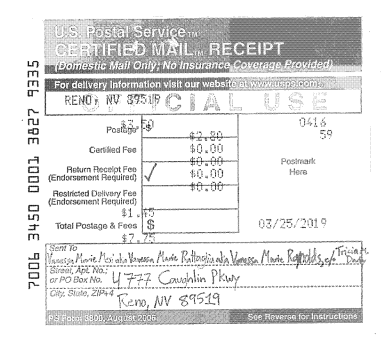
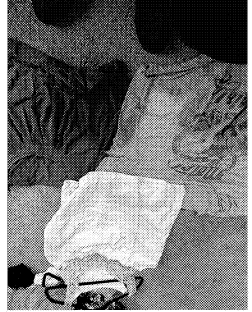


Exhibit "2"

Exhibit "2"











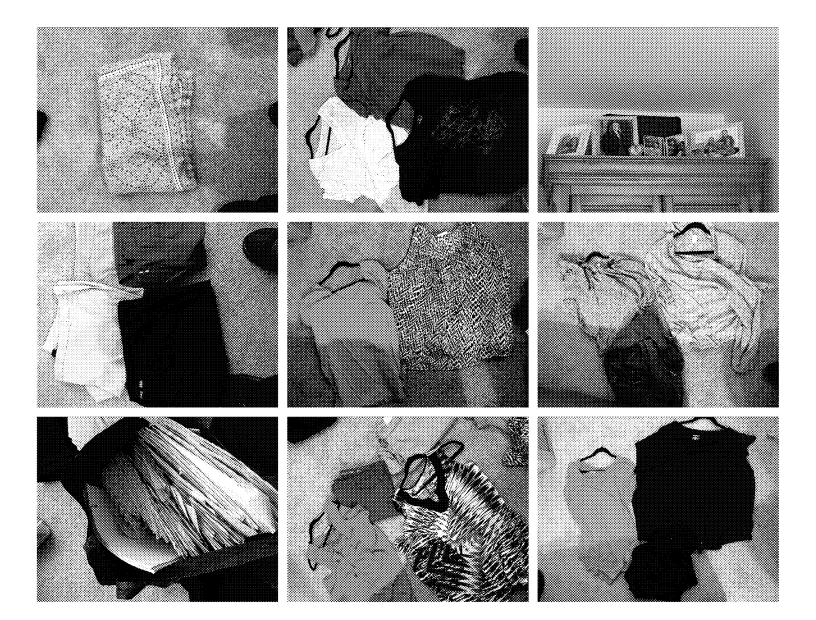










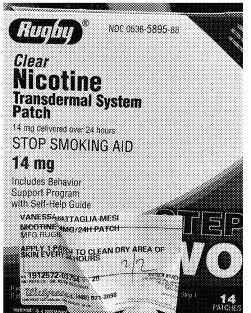


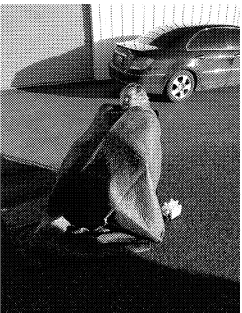


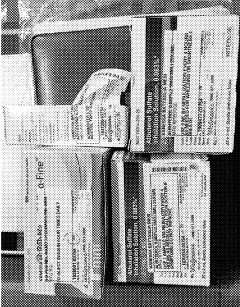














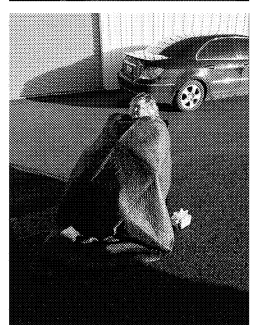




Exhibit "3"

Exhibit "3"



Exhibit "4"

Exhibit "4"

Friday, June 07, 2019

Eric Thomas Mesi 4500 Pencester ST. Las Vegas Nevada 89115

HYUNDAI FINANCE

10550 TALBERT AV FOUNTAIN VALLEY, CA 92708

Account Number: 1713733376

Dear HYUNDAI FINANCE:

I have contacted your office on several occasions and requested a returned call from a manager. I have called your office on several occasions stating "<u>I DID NOT</u>" sign or agree to cancel the said Lease Contract. Your office claims you will place a bad debt on my credit report because of the Cancellation of Contract, which is an incorrect mark by stating I cancelled a Contract that related to early term fees. Although I updated my address after the move, I have <u>NOT</u> received any notices from your office.

I require a SUV replacement as I am disabled and need to get to my doctor visits. Your office is hindering my medical health by stealing my transportation. I demand to be contacted by your Corporate Legal Office ASAP.

Sincerely,

in Thomas Mesi

Eric Thomas Mesi

Eric Thomas Mesi 4500 Pencester ST. Las Vegas Nevada 89115 Sunday, June 02, 2019

HYUNDAI FINANCE 10550 TALBERT AV FOUNTAIN VALLEY, CA 92708

Account Number: 1713733376

Dear HYUNDAI FINANCE:

I need an update on the fraudulent landing of my vehicle and where I stand. In 2018 my right eye retina tore and I had surgery to fuse the retina back on. After my move to 4500 Pencester ST., Las Vegas Nevada 89115 in February 2019 the left eye Gel separated, leaving both eyes with bad vision. My intention was to rent a U-Haul go to San Jose California to pick my belongings up and tow the vehicle to Las Vegas Nevada where I reside. I have not been able to see to drive that far (See Exhibit Doctors Letter).

I am now able to drive short distances to get to the doctor offices; does your office plan to replace my vehicle after this fraud occurrence? I logged in to my Hyundai Finance account and it says money is owed for some apparent reason. I reported to your office after my new address last December 2018, so far I have NOT received any bills from your office to my new address at 4500 Pencester ST., Las Vegas Nevada 89115.

Please update me of what is happening with my reported fraud.

Sincerely,

En Thomas Mesi

Eric Thomas Mesi

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Encounter Details

		*	~ ~ ~
Date 09/11/2018	Туре Office Visit	Department SAN CARLOS OPHTHALMOLOGY 301 INDUSTRIAL ROAD SAN CARLOS, CA 94070 650-596-4220	Care Team Rahimy, Ehsan, MD 795 EL CAMINO REAL PALO ALTO, CA 94301-2302 650-853-2974 650-853-6086 (Fax)
ιcounter ()	etails		
Date	Туре	Department	Care Team
10/29/2018	Office Visit	Palo Alto Ophthalmology 795 El Camino Real PALO ALTO, CA 94301 650-853-2974	Rahimy, Ehsan, MD 795 EL CAMINO REAL PALO ALTO, CA 94301-2302 650-853-2974 650-853-6086 (Fax)
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Date	Туре	Department	Care Team
11/20/2018	Office Visit	SAN CARLOS OPHTHALMOLOGY 301 INDUSTRIAL ROAD	Rahimy, Ehsan, MD 795 EL CAMINO REAL
		SAN CARLOS, CA 94070 650-596-4220	PALO ALTO, CA 94301-2302 650-853-2974 650-853-6086 (Fax)
11/20/2018	Office Visit	SAN CARLOS, CA 94070 650-596-4220	PALO ALTO, CA 94301-2302 650-853-2974 650-853-6086 (Fax)
11/20/2018 10/29/2018	Office Visit Office Visit	SAN CARLOS, CA 94070 650-596-4220 Ophthalmology	PALO ALTO, CA 94301-2302 650-853-2974 650-853-6086 (Fax) Rahimy, Ehsan, MD
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Roger M. Simon, M.D. R. Jeffrey Parker, M.D. Rodney D. Hollifield, M.D. Roy H. Loo, M.D. Allen B. Thach, M.D. Meher Yepremyan, M.D. Jason C. Wickens, M.D. Matthew S. Pezda, M.D. Judy C. Liu, M.D.

> (702) 369-0200 (800) 228-5810

EXTENDED OPHTHALMOSCOPY AND OCT REPORT

NAME: MESI, ERIC (115311) - 09/04/1963

DATE: FEBRUARY 04, 2019

Slit lamp examination demonstrates a white and quiet conjunctiva, clear cornea, deep and quiet anterior chamber, normal iris and trace nuclear sclerotic alterations.

Dilated fundus examination demonstrates posterior vitreous separation, a 0.3 cup-to-disc optic nerve, normal vasculature, limited subclinical retinal detachment in the right eye from the 9 o'clock to 12 o'clock location demarcated along the posterior border with laser retinopexy. Minor lattice alterations are present inferiorly in the left eye on 360° of scleral depression in each eye with an OCT that demonstrates a normal macular profile.

IMPRESSION:

1. TREATED SUBCLINICAL RETINAL DETACHMENT IN THE RIGHT EYE, POSTERIOR VITREOUS SEPARATION EACH EYE, LATTICE DEGENERATION LEFT EYE.

RECOMMENDATIONS:

Observation.

Roy H. Loo, M.D. RHL/kdw RL020419 5196 DT: 02/05/19 Reviewed but not signed to expedite mailing

653 N. Town Center Drive, Suite 518 • Las Vegas, Nevada 89144



OVERVIEW

~~~	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
	VIN:	5NMZUDLB8HH021125	Odometer:	29,509
	Make, Model & Year:	Hyundai Santa Fe Sport 2017	Inspection Date:	2019-03-05
	Trim:	2.4L Auto AWD	Inspector:	8274
	Exterior Color:	W7U - Marlin Blue	Inspector License #:	
	Interior Color:	VYN - Beige	Inspection Type:	Dealer
			Address:	CAPITOL HYUNDAI
				1050 CAPITOL EXPRESSWAY AUTO MALL, SAN JOSE, CA, 95136

## TIRES

2000	Part	Tread Depth	Manufacturer	Size
	LeftFront	6/32	Kumho	235/65-17
	LeftRear	7/32	Kumho	235/65-17
	Right Rear	7/32	Kumho	235/65-17
	Right Front	6/32	Kumho	235/65-17
	Spare	10/32	other	Compact

## **INSPECTION NOTES**

## NON-CHARGEABLE WEAR AND USE

Part Description	Damage Type	Severity	Labor Operation	Labor Total	Paint Total	Part Cost	Total Charge
Hood	Dent/Paint Dmg	1/2"to 1"	document-only	\$0.00	\$0.00	\$0.00	\$0,00
LR Door	Dent/No Paint Dmg	1"to 2"	document-only	\$0.00	\$0.00	\$0.00	\$0.00
Total:						\$C	0.00

## CHARGEABLE WEAR AND USE

Part Description	Damage Type	Severity	Labor Operation	Labor Total	Paint Total	Part Cost	Total Charge
Total:						\$0	.00

3/5/192:41:23 PM

Lessee Not Available

View your condition report online at: https://hca.aiminspect.com

Lessee's Signature:

***** 



## **OVERVIEW**

VIN:	5NMZUDLB8HH021125	Odometer:	29,509
Make, Model & Year:	Hyundai Santa Fe Sport 2017	Inspection Date:	2019-03-05
Trim:	2.4L Auto AWD	Inspector:	8274
Exterior Color:	W7U - Marlin Blue	Inspector License #:	
Interior Color:	VYN - Beige	Inspection Type:	Dealer
		Address:	CAPITOL HYUNDAI
			1050 CAPITOL EXPRESSWAY AUTO MALL, SAN JOSE, CA, 95136

## TIRES

Part	Tread Depth	Manufacturer	Size
LeftFront	6/32	Kumho	235/65-17
LeftRear	7/32	Kumho	235/65-17
Right Rear	7/32	Kumho	235/65-17
Right Front	6/32	Kumho	235/65-17
Spare	10/32	other	Compact

## **INSPECTION NOTES**

## NON-CHARGEABLE WEAR AND USE

Part Description	Damage Type	Severity	Labor Operation	Labor Total	Paint Total	Part Cost	Total Charge
Hood	Dent/Paint Dmg	1/2"to 1"	document-only	\$0.00	\$0.00	\$0.00	\$0.00
LRDoor	Dent/No Paint Dmg	1" to 2"	document-only	\$0.00	\$0.00	\$0.00	\$0.00
Total:						\$C	.00

## CHARGEABLE WEAR AND USE

Part Description	Damage Type	Severity	Labor Operation	Labor Total	Paint Total	Part Cost	Total Charge
Total:						\$0	.00

3/5/19 2:41:23 PM

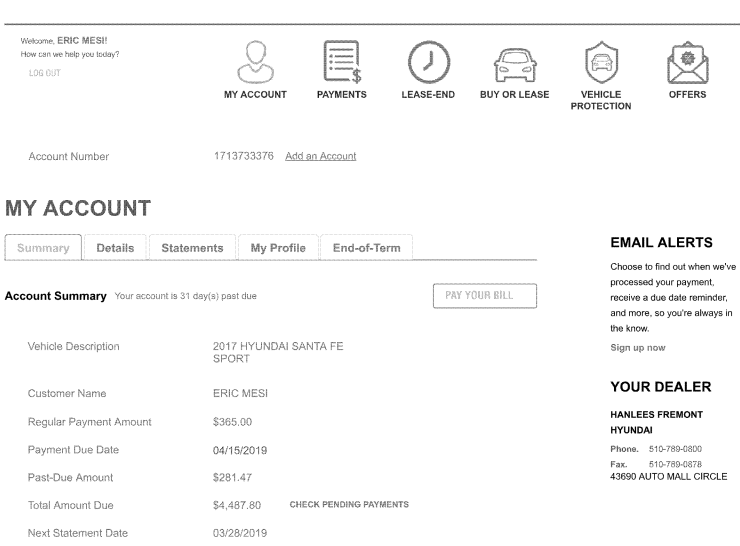
Lessee Not Available

View your condition report online at: https://hca.aiminspect.com

Lessee's Signature:

### HYUNDRI FINANCE

HOME | VISIT HYUNDAIUSA.COM



OUR COMPANY CONTACT US FAQS CAREERS SITE MAP FIND A DEALER TERMS & CONDITIONS PRIVACY POLICY

© Hyundal Motor Finance 2019. All Rights Reserved.

Licensed by the Connecticut Department of Banking to do business in Connecticut under License Numbers SFC-1865, SFC-BCH-031398, SFC-BCH-20110 & SFC-BCH-031638, Expiration date: December 31, 2019.

## ^_Hyundai^_ Finance Alert: Payment Not Processed

From: Hyundai Motor Finance (HMFUSA@hmfusa.com)

To: ERIC.MESI@ATT.NET

Date: Friday, February 22, 2019, 6:06 AM PST

## HYLINDRI FINANCE At every turn

## Your recent payment was not processed.

Dear Eric Mesi,

We were unable to process your recent payment of \$ 365.00 on your 2017 Hyundai Santa Fe Sport due to INSUFFICIENT FUNDS.

To make a payment now, please choose one of these options:

- Log into your online account at HMFUSA.com
- Call us at (800) 523-4030

If you think you've received this message in error or have any questions about your account, please log into your account to view your account summary or visit our FAQs page.

Account Ending In:	3376
Amount:	\$ 365.00
Payment Submitted Date:	02/15/2019

Thank you for being a valued customer. We appreciate your business.

---- Hyundai Finance

Manage My Account

Pay My Bill

## Never miss a payment.

Sign up for Autopay

Please print and retain a copy of this email for your records. Please note: This email was sent from a notification-only address that cannot receive incoming mail. Please do not reply to this message.

## ^_Hyundai^_ Finance Alert: Payment Not Processed

From: Hyundai Motor Finance (HMFUSA@hmfusa.com)

To: ERIC.MESI@ATT.NET

Date: Tuesday, February 26, 2019, 6:05 AM PST

## HYUNDRI FINANCE At every turn

## Your recent payment was not processed.

Dear Eric Mesi,

We were unable to process your recent payment of \$ 365.00 on your 2017 Hyundai Santa Fe Sport due to NOT AUTHORIZED.

To make a payment now, please choose one of these options:

- Log into your online account at HMFUSA.com
- Call us at (800) 523-4030

If you think you've received this message in error or have any questions about your account, please log into your account to view your account summary or visit our FAQs page.

Account Ending In:	3376
Amount:	\$ 365.00
Payment Submitted Date:	02/12/2019

Thank you for being a valued customer. We appreciate your business.

---- Hyundai Finance

Manage My Account

Pay My Bill

## Never miss a payment.

Sign up for Autopay

Please print and retain a copy of this email for your records. Please note: This email was sent from a notification-only address that cannot receive incoming mail. Please do not reply to this message.

# *Secure* RE: Customer Inquiry

Ask HMF [HCA] <AskHMF@hcamerica.com> 05/01/2019 at 03:03 PM

From: Ask HMF [HCA] <AskHMF@hcamerica.com> Sent: 05/01/2019 at 03:03 PM To: eric.mesi@att.net Cc:

Dear Eric,

Thank you for contacting Hyundai Motor Finance.

Due to the nature of your request, we are unable to assist you through email at this time. We apologize for any inconvenience this may cause.

Please contact our Lease-Maturity Servicing Team for assistance at 1-866-771-3663, Monday to Friday, 8 am to 6 pm CST.

If you require any additional information or assistance, please visit the <u>Frequently Asked Questions section of our</u> <u>website</u>.

Sincerely,

Hyundai Motor Finance

Please print and retain a copy of this email for your records. Please note: This email message was sent from a notification-only address that cannot receive incoming email. Please do not reply to this message.

You are receiving this message because you have submitted an inquiry on HMFUSA.com.

From: Hyundai Motor Finance [mailto:DoNotReply@HMFUSA.com] Sent: Wednesday, May 01, 2019 8:52 AM To: Ask HMF [HCA] <AskHMF@hcamerica.com> Subject: HMF: Customer Inquiry

Date: 5/1/2019 7:52:22 AM First Name: Eric Last Name: Mesi Email Address: eric.mesi@att.net Phone Number: (775) 980-7638 Date of Birth: 9/9/1963 Account Number: 1713733376 Topic: Billing Statement

#### Secure Messaging

Message: I would like to know what your office did with my SUV? I lost my eyesight for several months I am still recovering. I am the registered owner, no one else has the rights to do anything with the vehicle. I have received nothing in the mail according to my family that reads and gets my mail. In December I updated my new address with your office 4500 Pencester ST. Las Vegas Nevada 89115. Since then nothing has came in the mail regarding my SUV.

The information in this email and any attachments are for the sole use of the intended recipient and may contain privileged and confidential information. If you are not the intended recipient, any use, disclosure, copying or distribution of this message or attachment is strictly prohibited. We have taken precautions to minimize the risk of transmitting software viruses, but we advise you to carry out your own virus checks on any attachment to this message. We cannot accept liability for any loss or damage caused by software viruses. If you believe that you have received this email in error, please contact the sender immediately and delete the email and all of its attachments.

# **Return Receipt**

From: Gus VanVlimmeren (Gus.VanVlimmeren@dgdg.com)

To: eric.mesi@att.net

Date: Monday, February 18, 2019, 1:02 PM PST

### Here is the return receipt

Gus VanVlimmeren General Sales Manager Capitol Hyundai | Capitol Genesis Gus.VanVlimmeren@dgdg.com | DGDG.com o (408) 445-1500



Mesi Receipt.pdf 4.3kB

# **VEHICLE RETURN RECEIPT**

HMF VEHICLE RETURN RECEIPT AND ODOMETER STATEMENT								
LESSEE AND TURN-IN INFORMATION	DEALERSHIP/RECEIVING POINT							
ACCOUNT #: 171373****	HMF DEALER #: CA304							
LESSEE ERIC ****	NAME: CAPITOL HYUNDAI							
DAYTIME PHONE: 408409****	ADDRESS: 1050 CAPITOL EXPRESSWAY AUTO MALL							
VIN: 5NMZUDLB8HH021125	CITY: SAN JOSE STATE: CA ZIP CODE: 95136							
LICENSE PLATE NO AND STATE:	PHONE: 4084451500							
DATE TURN-IN COMPLETED: 02/16/2019	REPRESENTATIVE: VERNON TARA							
DATE TURNED IN: 02/16/2019	# OF KEYS: 1							
YEAR/MAKE/MODEL/BODY TYPE: 2017 HYUNDAI SANTA FE	# OF KEYLESS REMOTES: 1							
	NEW VIN:							

### ODOMETER DISCLOSURE STATEMENT

Federal law (and State law, if applicable) requires that the LESSEE disclose the mileage to the lessor in connection with the transfer of ownership. Failure to complete or making a false statement may result in fine and/or imprisonment. Complete disclosure form below and return to lessor .

I ERIC MESI, (name of person making disclosure), state that the odometer now reads 29509 (no tenths) miles, and to the best of my knowledge that it reflects the actual mileage of the vehicle described below, unless one of the following statements is checked.

I hereby certify that, to the best of my knowledge, the odometer reading reflects the amount of mileage IN EXCESS of its mechanical limits.

○ I hereby certify that the odometer reading is NOT the actual mileage of the vehicle.

LESSEE'S SIGNATURI	E - Date: 02/16/2019		
LESSEE's NAME:	ERIC ****		
LESSEE's ADDRESS:	******MISSION ST	CITY: SAN JOSE	STATE: CA ZIP CODE: 95112
LESSOR's NAME:	Hyundai Motor Finance		
LESSOR's ADDRESS:	P.O BOX 20829	CITY: Fountain Valley	STATE: CA ZIP CODE: 92728
Lessor's name & title		Lessor's Signature	
Date completed Disclo	sure form sent to lessee:		

Date completed Disclosure form received from lessee:

### HMF VEHICLE RETURN RECEIPT AND ODOMETER STATEMENT

By signing below, the DEALER confirms that the vehicle was received, on the date indicated.

DEALER - Date: 02/16/2019

IMPORTANT: THE LESSEE MUST SIGN THIS REPORT AND RECEIVE A COPY AT TIME OF VEHICLE RETURN.

# B HYUNDRI California Motor Vehicle Lease Agreement B HYUNDR



DEAL# 130092

Lease Date: ____05/15/2017___

Call us toll-free at (800) 523-403

LESSEE:	1	PARTIES AND VEH		CRIPTIONS			
Lessee:	ERIC MESI 260 E MISSION ST Address		Dealer: Address:	HANLEES FREM Street Address	<u>LL CIRCLE</u>		
	City SAN JOSE CA 95117 City SAN JOSE CA 95117	Zip		City FREMONT, CA	<u>94599</u> State	Zip	
CO-LESSEE;			GARAGIN	G ADDRESS:			and the second
	N/A Check box if same as Lessee			box if same as Lessee's box if same as Co-Lesse ss - No P.O. Boxes)	-		
	City N / A State	Zip		FION OF TRADE-IN VE	State	Zip	
New     □ Used       Year     Make       Odometer     150       □ If checked, the V	Model     SANTA FE       VIN:     SNM2UDLB8H       Vehicle's primary intended use is for a	H021125	2010 Year ²⁰¹⁰ Gross Agr Outstandir (To Be I	Make eed Upon Trade-in Allov ng Prior Credit or Lease Paid by Dealer/Lessor) in Allowance (if less tha	- TERRAIN Model ARAIN vance Balance	\$	- 9888.00
Lessee and Co-I equipment, parts Lease Agreemen amount owing ur	Agricultural purpose. Lessee ("you," "your" and togeth and accessories (the "Vehicle") fr t ("Lease"). Each of you who exe Ider this Lease. After you sign this our" will refer to HLTT and its agen	cutes this Lease will a Lease, we will assign ts or to any subseque	ich agree t s" and "our" be individi gn it to Hyu ent assigne	o lease the Leased V ) according to the term Jally liable to us for a ndai Lease Titling Tru e.	ehicle described ns and conditions Il Lease obligation	above, of this I	including al Notor Vehicle
		L CONSUMER LE	A THE REPORT OF THE PARTY OF TH				
2. AMOUNT DUE AT LEASE SIGNING OR DELIVERY (Itemized below)*	3. MONTHLY PAYMENTS A. Your first Monthly Payment of on <u>05/15/201</u> followed b of \$365_00 due on th	y <u>35</u> payments	A. Turn	CHARGES of your Monthly Payme in Fee (if you do not ase the Vehicle)\$		(The ar	AL OF MENTS nount you will aid by the end
()	month, beginning on <u>0671</u> <b>B.</b> The Total of your Monthly Pay	4/2017		N/A\$	3. 14 . 14 . 14 . 14 . 14 .	of the L	•
\$ 7100.8			C. Total	\$	100 00	\$	ېې چې دنو وېه پخړ کې کې
+				SIGNING OR DELI	412 G & G 12		20275.83
A Amount Due a	t Lease Signing or Delivery:	OI MINOURI DUL		Amount Due at Lease		rv will F	Re Paid:
2	ost Reduction	¢ management			0 0	-	
	alized Cost Reduction						
	Payment			nt to Be Paid in Cash			<del>-4/50.00</del>
	Security Deposit	The same in the set of		/ A		\$	
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	e, Title and Registration Fees						
	х	and the second of the					
8 ° '	ocessing Fee (Not a Gov't. Fee)						
(9) California Tire	ə Fees	\$8_75					
(10) Electronic Re	gistration Fee (Not a Gov't. Fee)	\$	1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -				
1		\$ <u>N/A</u>					
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	7. YOUR MONT lized Cost. The agreed upon value of		and the second			É. É.	
	nized Cost. The agreed upon value o Th (such as service contracts, insuran		<u>1901-07</u> 6 prior crenii	) and any items you pay tor lease balance!	ONET	5	37496 07
	ost Reduction. The amount of any N		-		ou pay		and the second
that reduces th	e Gross Capitalized Cost				· ···		
		sector base in	and a grin		••••••••••••••	···- Ψ	<u>20/40,U/</u>

	state and the state of conversion of the state in the state in the state in the state of the sta	
	that reduces the Gross Capitalized Cost \$	5750.00
С	C. Adjusted Capitalized Cost. The amount used in calculating your Base Monthly Payment	26746.07
D	D. Residual Value. The value of the Vehicle at the end of the Lease used in calculating your Base Monthly Payment	17202 30
E.	Depreciation and any Amortized Amounts. The amount charged for the Vehicle's decline in value through normal use     and for other items paid over the Lease Term     = \$	9543 77
F.	. Rent Charge. The amount charged in addition to the Depreciation and any Amortized Amounts+ \$	7483 83
G	6. Total of Base Monthly Payments. The Depreciation and any Amortized Amounts plus the Rent Charge = \$	
	I. Lease Payments. The number of payments in your Lease	
Į I.	Base Monthly Payment= \$	334 10
J.		20 90
K	+ \$	
L.	Total Monthly Payment= \$	365.00
	EARLY TERMINATION. You may have to pay a substantial charge if you end this Lease early. The charge may be up to sever dollars. The actual charge will depend on when the Lease is terminated. The earlier you end the Lease, the greater this charge is	eral thousand likely to be.
	8. EXCESS WEAR AND USE	

You may be charged for excess wear based on our standards for normal use and for mileage in excess of 15,000 miles per year (prorated based on the number of months in the Lease Term) at the rate of  $20 \ \phi$  per mile. No rebate or credit will be paid to you if the mileage is less than the specified amount.

□ If this box is checked, you have purchased an additional ______N/miles per year (prorated based on the number of months in the Lease Term), at 15¢ per mile, which is included in your Monthly Payment. No rebate or credit will be paid to you if the end of term mileage is less than the specified amount. 9. PURCHASE OPTION AT END OF LEASE TERM

You have an option to purchase the Vehicle from us at the scheduled end of the Lease Term, AS IS, WHERE IS, from us or a party we designate (See Section 23), for the Residual Value on line <u>7D</u> above ("Purchase Price") plus a Purchase Option Fee of \$________. If you purchase the Vehicle through the originating Dealer (named in Section 1 above), instead of the Purchase Option Fee, you will pay a fee to such Dealer in the amount of \$________. You are also responsible for any official fees, such as those for taxes, tags, license and registration. *Please see Section 23 on the back of this Lease for additional terms and conditions.* 

#### 10. OTHER IMPORTANT TERMS

See both sides of this Lease for additional information on early termination, purchase options, maintenance responsibilities, warranties, late and default charges, insurance, and any security interest, if applicable.

																		T	

	reduled Maturity Date:05/15/2020-							
The Lease Term is months ("Lease Term").								
12. TERM AND SCHEDULED MATURITY DATE								
0.	Total = Gross Capitalized Cost\$ 32496.07							
N.	Other (describe)							
М.	Other (describe) N/A	C						
L.	Acquisition Fee\$595	Ì						
K.	California Tire Fees	F						
J.	Optional Excess Wear & Use Coverage	1						
١.	Optional Service Contract\$	F						
H.	Electronic Registration Fee (Not a Gov't. Fee)\$\$	1						
G.	Cutstanding Prior Credit or Lease Balance on     Trade-in Vehicle (if paid by Lessor)							
F.	Document Processing Fee (Not a Gov't. Fee)\$	1						
E.	Initial Vehicle Title, License and Registration Fees\$	t						
D.	Taxes\$	r						
C.	Total Agreed Upon Value of Vehicle	-						
	(4) at $f = 4$ + \$ at $f = 4$							
	(3) <u></u> + \$	t						
	(2) <u></u> + \$	ł						
	(1) <u>N/A</u> + \$N/A	C						
В.	Accessories and optional equipment Lessor agrees to add to the Vehicle after Lease signing\$	L						
Α.	Agreed Upon Value of Vehicle as equipped at the time of Lease signing\$							

#### 13. OPTIONAL INSURANCE AND OTHER PRODUCTS

You do not have to purchase any optional protection products or services listed below to enter into this Lease, and they are not a factor in our credit decision to lease the Vehicle to you. If you have initialed below, it means you want the described product/service and have reviewed the separate contract for the product/service(s) which describes its terms and conditions. Coverage under any of the product(s)/service(s) you have nurchased itemized below may be subject to approval by the provider of

#### 14. ESTIMATED OFFICIAL FEES AND TAXES

The total estimated amount you will pay for official and license fees, registration, title and taxes (including personal property taxes) over the Lease Term, whether included with your Monthly Payment or assessed otherwise, is  $\frac{2647}{200}$ . The actual total of fees and taxes may be higher or lower than this estimate depending on the tax rates in effect or the value of the Vehicle at the time a fee or tax is assessed.

#### 15. WARRANTIES

If the Vehicle is new, the Vehicle is covered by the manufacturer's standard new car warranty. If the Vehicle is not new, there is no express warranty on the Vehicle unless indicated below:

Used vehicle limited warranty provided by the manufacturer.

Remainder of standard new vehicle limited warranty provided by the manufacturer.

LESSOR LEASES THE VEHICLE TO YOU "AS IS." EXCEPT AS PROVIDED IN THIS LEASE (AND UNLESS PROHIBITED BY LAW), WE MAKE NO EXPRESS OR IMPLIED WARRANTIES OR REPRESENTATIONS AS TO THE VEHICLE'S (OR ANY OF ITS PARTS OR ACCESSORIES) CONDITION, MERCHANTABILITY, SUITABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE AND WE MAKE NO OTHER REPRESENTATIONS OR WARRANTIES WHATSOEVER.

6. INSURA		

You must maintain the insurance coverage described in <u>Section 20A</u> of this Lease. You affirm that the following insurance coverage is in force as of the Lease Date:

Insurance Provider:STATE INS
Policy Number: 037844303
Effective Date: 03/10/20 Expiration Date: 00/10/2017
Agent's Name: ALL STATE INS.
Agent's Address: <u>Po Box 660598</u>
Agent's Phone Number: 877 810 2920
initials of Dealer Employee who verified insurance coverage $\mathbf{x} \in \mathcal{O}A$

Optional Excess Wear and U N/A Provider	Jse Waiver P   Term (in Months or Years)	rice: \$ <u>N/A</u> <u>N/H</u> N/A Lessee Initials	modified term(s), if t existing terms of this	and the second s	as the /e send
Dither: <u>N/A</u> Product Description	Premium/P	rice: \$N/A	Lessee Signature X	- En Mus	
N/A Provider	Term (in Months or Years)	N/A N/A Lessee Co-Lessee Initials	Co-Lessee Signatu	re XN/A	
C Other: <u>N/A</u> Product Description	Premium/P	Price: \$N/A			
N / A Provider	Term (in Months or Years)	N/A/N/A Lessee Co-Lessee Initials			
This box is for trade-in, turn-in and disclosed here.	other individualized agreem	nents between Lessor (De	aler) and Lessee. If none,	enter "None" or "N/A." Assignee is not obligated for agr	reements
NONE					
					mandar son anna baranan a
IN CONNECTION WITH ATTEMP SOLICITATIONS FOR FUTURE RET	FING TO COLLECT AMOUN FAIL FINANCING OR LEASE ehicle, and receive a refund	NANCE MAY OBTAIN ON NTS OWED UNDER THI PROGRAMS.	S LEASE, ENFORCING	ORTS OR OTHER CONSUMER REPORTS ABOUT YOU FO THIS LEASE OR SELECTING YOU TO RECEIVE MARI s not approved, unless nonapproval results from an inco	KETING
				led to a completely filled in copy of this Lease; (3) WAR arage is not provided by this Lease.	RNING -
California law does not provide for mind, decided the Vehicle costs to such as fraud.	a "cooling off" or other car oo much, or wish you had a	ncellation period for vehic	OLING OFF PERIOD cle leases. Therefore, you cle. You may cancel this l	cannot later cancel this Lease simply because you chan ease only with the agreement of the Lessor or for legal	ige your I cause,
By signing below, you acknowled rights in the Vehicle unless and un				f this Lease, and (3) this is a lease and you have no ow	nership
By signing below, you ackn A. INDIVIDUAL LESSEE SIGNATUI	RE(S)	•	ely filled-in copy of t	his Lease	
Lessee Signature: X	- E - L4	*	Co-Lessee Signature: X	NIA	
Name [.]	C MESI		Name:	N/A	
B. BUSINESS LESSEE SIGNATUR Signature: X N/A	er to have be	Name:	N/A	Title: M/A	
C. LESSOR SIGNATURE AND AS verification of the Lessee's insur-	ance coverage required by the required by the required by the requirement of the requirem	signature of the Lessor be his Lease; and (3) assigni	low has the effect of: (1) a ng to <b>Hyundai Lease Titli</b>	ccepting the terms and conditions of this Lease; (2) acknow ng Trust, P.O. Box 20829, Fountain Valley, CA 92728-082 icle, according to the terms and conditions of the Dealer Lea	29 or its
Authorized Signature: X	<u> </u>	Name:		NT MYUNDA Title: FIRCENSE MUST	*
AutoPay Authorization	la y france a conservation en la conservation de la conservation de la conservation de la conservation de la co la conservation de la conservation d la conservation de la conservation d		n yn a fel yn an yn yn hefer yn yn ar yn arwyn yn hefer yn yn arwenn yn arwyn yn arwen yn yn yn arwyn yn arwyn Yn arwenn yn arwyn yn	ter fer fer fer fer fer fer fer fer fer f	
I authorize Hyundai Capital America to correct errors) to the deposit accor specified in the Lease plus any appli- remain responsible for arranging pay effect, and HMF will continue to char scheduled payment due date to avoid due under the Lease. In addition, if fu late charges due under the Lease as no liability to me with respect to a deb	unt listed below (the "Account cable sales, use, rental or oth ments due under the Lease ge my Account, until I revoke r I further charges. I understand nds are not available when HI well as any returned check, pr it against the Account which is	( ^t ) on the payment due dat er taxes and any other cha until HMF confirms that it I my authorization by calling I that when I revoke this aut MF attempts to charge my A roccessing or insufficient fun s drawn in an incorrect amo	e specified in my motor ver rges due under the Lease a nas initiated AutoPay, which HMF's Customer Service Du horization I will be responsi vccount, I will be responsible ds fees as set forth in the Lu unt or drawn after I have rev	e (ACH) debit entries (and, if necessary, other debit or credi nicle lease (the "Lease"), each in the amount of the monthly and reflected on the most recent monthly statement. I agree t may take up to two billing cycles. This authorization shall re apartment at (800) 523-4030 at least 3 business days prior to ble for scheduling and making all subsequent payments to HM e for arranging alternative payment to HMF and agree to pay H ease. Except to the extent imposed by applicable law, HMF sh toked authorization for AutoPay, other than the responsibility to cknowledge that I received a copy of this authorization for my	payment that I will emain in the next MF when HMF any hall have o correct
Bank Name	Name of Account Holder 1		Dafe Nar	NI / A Part Part Part Part Part Part Part Part	N/A
1N/A					
Bank Account Number				N/A	
Bank Account Number	N / A Signature of Account Holder	1	Sign	N/A	



## Hello, ERIC!

Overview

......

# 2017 HYUNDAI Santa Fe Sport

VIN: 5NMZUDLB8HH021125

Inspection Date: March 5, 2019

·····

Status: • Completed

View CR 🗹 (https://crm-api.aiminspect.com/api/v1/inspection-request/vehicle/2291353/condition-report?token=eyJhbGciOiJIUzI1NiIsInR5cCl6lkpXVCJ9.eyJpZCl6

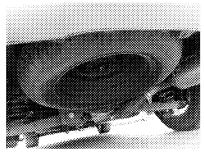




Rear



Front interior



Other-1



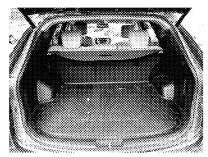
Odometer



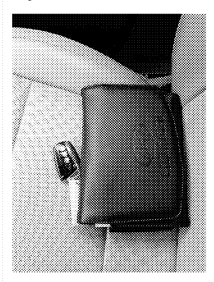
Roof



**RR** Interior



Cargo



### 6/14/2019

Key/CD/Manual



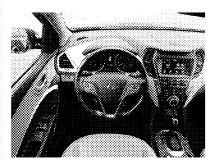
Wheel



Front



Right rear corner



Dash



**Right Front Corner** 

### 6/14/2019



Left front corner



VIN/ID Manufacturer label

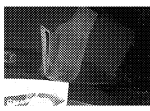
Privacy Policy | Terms of Service | Contact Us (/contact-us)

© 2019 Alliance Inspection Management





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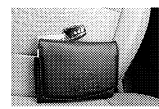


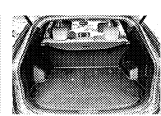












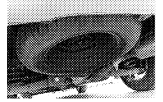
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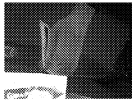




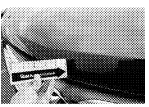




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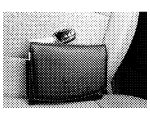


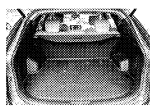


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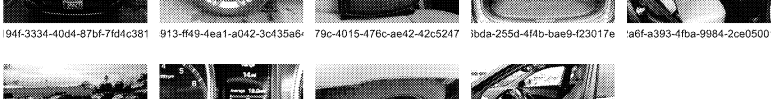








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# Exhibit "5"

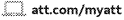
# Exhibit "5"



ERIC MESI 4500 PENCESTER ST LAS VEGAS, NV 89115-3306

Account summary		Total due \$1,443.1
Your last bill	\$1,443.15	JI,44J.I.
ast due - please pay immediately	\$1,443.15	Due immediately: \$1,44
Total due	\$1,443.15	Due Jun 08, 2019: \$0.00

Ways to pay and manage your account:



800.331.0500 TTY: 866.241.6567



# Important information

#### Late payment charge

The late payment charge for consumer and Individual Responsibility User (IRU) bills not paid in full by the payment due date is \$5.75.

#### **Electronic check conversion**

Paying by check authorizes AT&T to use the information from your check to make a one-time electronic fund transfer from your account. Funds may be withdrawn from your account as soon as your payment is received. If we cannot process the transaction electronically, you authorize AT&T to present an image copy of your check for payment. Your original check will be destroyed once processed. If your check is returned unpaid you agree to pay such fees as identified in the terms and conditions of your agreement, up to \$30. Returned checks may be presented electronically.

#### Surcharges and other fees

In addition to the monthly rate plan for mobile service and mandatory taxes and fees imposed by federal, state, and local governments on wireless subscribers, AT&T imposes additional charges on a per line basis, including federal and state universal service charges, a Regulatory Cost Recovery Charge of up to \$1.25, an Administrative Fee and other surcharges. See att.com/additionalcharges for details.

#### AT&T Mobility Center for customers with disabilities

Questions on accessibility by persons with disabilities: 866.241.6568.

#### Written correspondence

Do not send notes/letters with payment. We cannot guarantee receipt. Send notes/letters to AT&T, P.O. Box 10330, Fort Wayne, IN 46851-0330.

#### Wireless DirectBill charges

Detail of DirectBill charges can be viewed at att.com/directbill. The direct billing option offers you the ability to purchase content, goods and features such as apps, games, donations, and services from AT&T and other companies by applying charges to your wireless account.

#### Tax ID

AT&T Mobility Tax ID 84-1659970

© 2019 AT&T Intellectual Property. All rights reserved.

# Exhibit "6"

# Exhibit "6"

# United States Bankruptcy Court District of Nevada

# Notice of Bankruptcy Case Filing

A bankruptcy case concerning the debtor(s) listed below was filed under Chapter 13 of the United States Bankruptcy Code, entered on 05/19/2016 at 11:03 AM and filed on 05/19/2016.

VANESSA M. MESI 6865 QUANTUM CT. SPARKS, NV 89436 SSN / ITIN: xxx-xx-4681 *aka* VANESSA M. BATTAGLIA-MESI



The bankruptcy trustee is:

# WILLIAM A. VAN METER

POB 6630 RENO, NV 89513 (775) 324-2500

The case was assigned case number 16-50642-gwz to Judge GREGG W ZIVE.

In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor and the debtor's property. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case.

If you would like to view the bankruptcy petition and other documents filed by the debtor, they are available at our *Internet* home page http://www.nvb.uscourts.gov or at the Clerk's Office, 300 Booth Street, Reno, NV 89509.

You may be a creditor of the debtor. If so, you will receive an additional notice from the court setting forth important deadlines.

Mary A. Schott Clerk, U.S. Bankruptcy Court

# Exhibit "7"

# Exhibit "7"

(For Commission Use Only)

COMMISSION CASE NO



# NEVADA COMMISSION ON JUDICIAL DISCIPLINE

# VERIFIED STATEMENT OF COMPLAINT

(Please Clearly Type or Print All Required Information)

## Part I: General Information

Date: 6-19-19

Name of Person Completing This Form: Eric Thomas Mesi

Mailing Address of Person Completing This Form: 4500 Pencester ST., Las Vegas NV 89115

Daytime Telephone: (_702__) 395-2929 Email: eric.mesi@att.net

## Part II: Specific Information Regarding Complaint

Name of Nevada Judicial Officer (Only One Name Per Complaint Form): ____

Name of Court or Judicial District Involved: _____Judge Rhonda K. Forsberg

Case Number (Please include All Letters and Numbers): D-19-585846-D

When and where did the alleged misconduct or disability occur?

Date: <u>6-19-19</u>	Time: <u>8:30 A</u>	M Location	Las Vegas F	Family Court
Date:	Time:	Location	·	
This Case Is (Select	One):Pending	In Trial Court	On Appeal	X_Not Pending or Closed
Nature of Complaint	(Select One):	X I have attach	ned my own expl the standard Co	

Revised Nevada Code of Judicial Conduct Section(s) Violated, If Known [(Example: Canon 3B(4)]:

### Part III: Obligations Of Complainant

I hereby acknowledge the following agreements and/or waivers:

<u>Consent to Investigate.</u> I expressly authorize the Commission on Judicial Discipline ("Commission"), staff and contractors, to investigate my complaint and take any and all actions, including interviewing any relevant witness(es) or request by subpoena or otherwise any documentary evidence and to verify the statements I have made herein to be true and correct (or if stated to be on information and belief, that the statements are believed in good faith to be true and correct). I agree to promptly supplement and amend this complaint if I learn that the facts I have alleged are materially incorrect. I understand that deliberately misstating the truth of any material fact could subject me to various sanctions including, but not limited to, dismissal of my complaint, contempt or a separate action for perjury.

### Part III Obligations of Complainant (Continued)

**Full Cooperation.** I agree to fully cooperate with the Commission, staff and its designated contractors with regard to my complaint. I understand that even if I wish to withdraw my complaint that the Commission retains independent grounds to pursue it and that the information contained within and attached to the complaint becomes the property of the Commission and the Commission may pursue the complaint even if I seek to withdraw it. I understand that all documents submitted become the property of the Commission and will not be returned.

**Appeal Warning.** I understand that the Commission, its staff and contractors are not an appellate court and that my filing of a complaint does not stay or stop any time I am provided to appeal a decision I disagree with or any decision that adversely affects me. I understand that I must timely file an appeal to preserve those rights. I acknowledge that filing a complaint with the Commission does not and cannot preserve those rights.

**Legal Advice.** I understand that the Commission, its Commissioners, Commission staff, investigators and contractors are precluded from giving me legal advice regarding my case or actions I should be taking in my case and I understand that should I require advice I will seek appropriate assistance apart from the Commission, Commissioners, Commission staff, investigators and contractors.

#### Part IV: Attachments

Relevant documents: Please attach any relevant documents which you believe directly support your claim that the judge has engaged in judicial misconduct or has a disability. **Highlight or otherwise identify those sections that you rely on to support your claim.** Do not include documents which do not directly support your complaint, for example, a copy of your complete court case. **Keep a copy of all documents submitted for your records as they become the property of the Commission and will not be returned.** 

#### Part V: Signature and Verification of Complaint

After being duly sworn, I state under penalty of perjury that I am the above-referenced complainant whose name appears in Part I and who submitted this complaint. I know the contents thereof; and the matters set forth in this complaint are true and correct based upon my own knowledge, except as to matters stated to be on information and belief, and those matters are believed to be true and correct. I request that the conduct set forth above or referenced in the attachments and exhibits provided with the complaint be investigated by the Nevada Commission on Judicial Discipline.

Signature of Complainant

6-19-19

Date

How Do I Submit My Complaint? Where Can I Obtain Additional Assistance? This complaint, along with any supporting materials, should be sent by mail to the: Nevada Commission on Judicial Discipline, P.O. Box 48, Carson City, Nevada 89702. If you have questions regarding the completion of this form, please contact the Commission on Judicial Discipline at (775) 687-4017. In addition, if you have access to the internet, or can obtain access at a local library or other facility, the Commission's web site located at http://judicial.state.nv.us and provides additional information to help you prepare your complaint. The web site also includes the full and current text of the Revised Nevada Code of Judicial Conduct and other laws, statutes and rules governing the Commission.

## STANDARD COMPLAINT FORM (STATEMENT OF FACTS)

The following is my explanation as to why the judicial officer named in this complaint has violated the Revised Nevada Code of Judicial Conduct or suffers from a disability.

Please identify yourself as **[select one]**: [] a litigant; [] a witness or interested party; or [] a member of the general public who witnessed or viewed this conduct (but not otherwise involved).

The following are the specific facts and circumstances which you believe constitute misconduct or disability (please be as specific as possible about the event(s) or action(s) and attach additional pages, if necessary):

Honorable Judge Rhonda K. Forsberg is very Bias; I have not been allowed to defend myself as all efiled documents get stricken by her staff. My wife and I moved to Las Vegas Nevada after buying a new home. My wife got into a debt argument with my Mother and Sister from the money my wife borrowed from them. My wife asked me to take her to the Airport in Las Vegas Nevada and that was the last I have ever seen her. I began to lose my eyesight as soon as I turned 55. Last year my retina tore in my right eye and I had surgery but my eye gained no vision. Soon as I moved to Las Vegas with my wife my left eye the gel separated leaving me with horrible eyesight. I have attended the self help center on several occasions and fulfilled all court requests. Honorable Judge Rhonda K. Forsberg completely ignored my Objection Efiled on June 18th 2019 and dismissed my case because of a California case I have never been served. In addition: the California case has no standing as follows, see attached.

I have [select one]:

[X] appealed the judge's decision[ ] not decided to appeal the decision yet

[ ] not appealed the decision[ ] not applicable

Attach Additional Pages as Necessary

(Revised 12/28/2015)

**Eric Thomas Mesi** 4500 Pencester ST. Las Vegas Nevada Wednesday, June 19, 2019

# NEVADA COMMISSION ON JUDICIAL DISCIPLINE

P.O. Box 48 Carson City, NV 89702 775/687-4017 775/687-3607 (FAX) ncjdinfo@judicial.nv.gov

Family Court Las Vegas NEVADA CASE NO.: D-19-585846-D DEPT.: G RE: COMPLAINT ABOUT A NEVADA JUDGE Rhonda K. Forsberg, COURT COMMISSIONER OR REFEREE BIAS JUDGE FRAUD UPON THE COURT Confidential under California Constitution Article VI, Section 18, and (Commission, Rule 102

Dear Commission:

Honorable Judge Rhonda K. Forsberg is very Bias; I have not been allowed to defend myself as all efiled documents get stricken by her staff. My wife and I moved to Las Vegas Nevada after buying a new home. My wife got into a debt argument with my Mother and Sister from the money my wife borrowed from them. My wife asked me to take her to the Airport in Las Vegas Nevada and that was the last I have ever seen her. I began to lose my eyesight as soon as I turned 55. Last year my retina tore in my right eye and I had surgery but my eye gained no vision. Soon as I moved to Las Vegas with my wife my left eye the gel separated leaving me with horrible eyesight. I have attended the self help center on several occasions and fulfilled all court requests. Honorable Judge Rhonda K. Forsberg completely ignored my Objection Efiled on June 18th 2019 and dismissed my case because of a California case I have never been served. In addition: the California case has no standing as follows.

**Defendant** Vanessa Marie Mesi and Plaintiff Eric Thomas Mesi both moved to Las Vegas Nevada on November 29th 2018. This broke up the Defendants residency in California required under California Section 2320. Defendant Vanessa Marie Mesi has falsified her residency to The Superior Court of California County of Santa Clara Family Court and the District Court Clark County, Nevada Family Court, as all of her belonging are located at 4500 Pencester Street, Las Vegas Nevada 89115. Furthermore; the Defendants Bankruptcy Chapter 13 Case Number: 16-50642-gwz is located in "Nevada". In California the Defendant failed to meet eligibility requirements to file for divorce in any California court. First, at least one of the two parties to the divorce must have lived in California for at least sixmonths prior to filing for divorce. Second, for Defendant to be eligible to file in any county in California, at least one of the spouses must have lived in that county for three-months before filing for divorce, which leaves her California Divorce filing with "NO-STANDING", including any and all spousal support or any requested assets or debts either party is to pay, as California has no authority across state line into Nevada. Defendant Vanessa Marie Mesi was the driving force to buy said property at 4500 Pencester Street, Las Vegas Nevada 89115, Beazer the home has full record of **Defendant** Vanessa Marie Mesi ordering warranty repairs to the said property.

# FAMILY CODE - FAMILY DIVISION 6. NULLITY, DISSOLUTION, AND LEGAL SEPARATION 2320

(a) Except as provided in subdivision (b), a judgment of dissolution of marriage may not be entered unless one of the parties to the marriage has been a resident of this state for six months and of the county in which the proceeding is filed for three months next preceding the filing of the petition.

**Defendant** Vanessa Marie Mesi was originally served by mail on **March**, **25**th **2019** to her Bankruptcy Attorney. There has been "**40 working days**" to respond to this case, referencing the original mailing US Mail stamped **March 25th 2019**. Defendant and her council Attorney Tricia Darby Bar #: 7956 was served on **April**, **10th 2019**. Plaintiff Eric Thomas Mesi has never been served from the California Case **19FL000267**. Furthermore; Plaintiff Eric Thomas Mesi has never seen any of the documents from the stated Divorce and or Restraining Order Defendants proclaims, as Plaintiff Eric Thomas Mesi has never been SERVED by any said documents Defendant claims. An "<u>un-served</u>" Restraining Order cannot be "<u>Granted</u>", which is a further lie to the Court systems. If a Restraining Order was ever Granted and local police thought Plaintiff Eric Thomas Mesi had any weapons such as Guns as Defendant Purports, authorities would have gotten a search warrant to confiscate any and all weapons from the **Plaintiff**.

As stated previously, **Defendant** Vanessa Marie Mesi has a Pathological lying disorder, also known as mythomania and pseudologia fantastica, is the chronic behavior of compulsive or habitual lying. **Defendant** Vanessa Marie Mesi in the Nevada Bankruptcy Case **16-50642gwz** goes by the name **Vanessa Marie Mesi**, but to the Divorce Court in Santa Clara goes by the name **Vanessa Marie Battaglia**. **Defendant Vanessa Marie Battaglia** or in some cases **Vanessa Marie Reynolds** her born name, Per the Department of Motor Vehicles Defendant goes by the name **Vanessa Marie Battaglia**. This Court is required to take Note of the two different addresses Defendant has used to file in this court, this is an attempt to confuse this court. **Defendant** Vanessa Marie Mesi purported that Betty Mesi (Plaintiff Eric Thomas Mesi's Mother) told a deputy Plaintiff Eric Thomas Mesi **did not** live at said property 4500 Pencester Street, Las Vegas Nevada 89115, which is absolutely untrue. Betty Mesi resides in Salinas California and has had no contact with any deputies in Nevada, as Betty Mesi is 77 years old and works four Car Dealerships delivering new automobiles and has no time for any extra activities. **Defendant** Vanessa Marie Mesi has lied to this Court regarding a restraining order placed on **Plaintiff** Eric Thomas Mesi. Plaintiff Eric Thomas Mesi's SUV towed to a Dealership lying having the lease ended, which Plaintiff Eric Thomas Mesi never signed. Hyundai Finance is now collecting \$4,487.80 for cancelling an early term lease contract. In addition, **Defendant** Vanessa Marie Mesi has ordered \$1,500 worth of cell phone equipment underneath an AT&T account of the **Plaintiff** Eric Thomas Mesi.

DATED this Wednesday, June 19, 2019

Eric Thomas Mesi

Eric Thomas Mesi 4500 Pencester Las Vegas, Nevada 89115 702-395-2929



Roger M. Simon, M.D. R. Jeffrey Parker, M.D. Rodney D. Hollifield, M.D. Roy H. Loo, M.D. Allen B. Thach, M.D. Meher Yepremyan, M.D. Jason C. Wickens, M.D. Matthew S. Pezda, M.D. Judy C. Liu, M.D.

> (702) 369-0200 (800) 228-5810

# EXTENDED OPHTHALMOSCOPY AND OCT REPORT

### NAME: MESI, ERIC (115311) - 09/04/1963

### DATE: FEBRUARY 04, 2019

Slit lamp examination demonstrates a white and quiet conjunctiva, clear cornea, deep and quiet anterior chamber, normal iris and trace nuclear sclerotic alterations.

Dilated fundus examination demonstrates posterior vitreous separation, a 0.3 cup-to-disc optic nerve, normal vasculature, limited subclinical retinal detachment in the right eye from the 9 o'clock to 12 o'clock location demarcated along the posterior border with laser retinopexy. Minor lattice alterations are present inferiorly in the left eye on 360° of scleral depression in each eye with an OCT that demonstrates a normal macular profile.

### **IMPRESSION:**

# 1. TREATED SUBCLINICAL RETINAL DETACHMENT IN THE RIGHT EYE, POSTERIOR VITREOUS SEPARATION EACH EYE, LATTICE DEGENERATION LEFT EYE.

#### **RECOMMENDATIONS:**

Observation.

Roy H. Loo, M.D. RHL/kdw RL020419 5196 DT: 02/05/19 Reviewed but not signed to expedite mailing

653 N. Town Center Drive, Suite 518 • Las Vegas, Nevada 89144

# Exhibit "8"

# Exhibit "8"

Electronically Filed

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1		Steven D. Griersor CLERK OF THE CO
1 2	Eric Thomas Mesi 4500 Pencester	Olevan,
3	Las Vegas, Nevada 89115	
4	775-980-7638 In Proper Person	
5	•	
6		
7		
8	DISTRICT COURT - FAMILY DIVISION	
9	CLARK COUNTY, NEVADA	
10		
11 12	Eric Thomas Mesi,	CASE NO.: D-19-585846-D
13	Plaintiff,	
14		DEPT.: G
15	VS.	
16	Vanessa Marie Mesi aka Vanessa Marie Battaglia, aka Vanessa	OBJECTION TO DEFENDANT'S
17	Marie Reynolds,	MOTION TO QUASH AND
18	Defendant,	
19		
20		
21 22		
23		
24		
25	OBJECTION TO DEFENDANT'S MOTION TO QUASH AND	
26	DECLARATION	
27		
28	Eric Thomas Mesi Vs Vanessa Marie Mesi aka Vanessa Marie Battaglia, aka Vanessa Marie Reynolds for Divorce - 1	
		•
	Case Number: D-19-585846-D	

**Defendant** Vanessa Marie Mesi and Plaintiff Eric Thomas Mesi both moved to Las Vegas Nevada on November 29th 2018. This broke up the Defendants residency in California required under California Section 2320. Defendant Vanessa Marie Mesi has falsified her residency to The Superior Court of California County of Santa Clara Family Court and the District Court Clark County, Nevada Family Court, as all of her belonging are located at 4500 Pencester Street, Las Vegas Nevada 89115. Furthermore; the Defendants Bankruptcy Chapter 13 Case Number: 16-50642-gwz is located in "Nevada" (See Exhibit "6" Proof of Bankruptcy). In California the Defendant failed to meet eligibility requirements to file for divorce in any California court. First, at least one of the two parties to the divorce must have lived in California for at least six-months prior to filing for divorce. Second, for Defendant to be eligible to file in any county in California, at least one of the spouses must have lived in that county for three-months before filing for divorce, which leaves her California Divorce filing with "NO-STANDING" (See Exhibit "2" of pictures of all Defendant's belonging located in Nevada), including any and all spousal support or any requested assets or debts either party is to pay, as California has no authority across state line into Nevada. Defendant Vanessa Marie Mesi was the driving

> Eric Thomas Mesi Vs Vanessa Marie Mesi aka Vanessa Marie Battaglia, aka Vanessa Marie Reynolds for Divorce - 2

force to buy said property at 4500 Pencester Street, Las Vegas Nevada 89115, Beazer the home has full record of **Defendant** Vanessa Marie Mesi ordering warranty repairs to the said property.

# FAMILY CODE - FAMILY DIVISION 6. NULLITY, DISSOLUTION, AND LEGAL SEPARATION 2320

(a) Except as provided in subdivision (b), a judgment of dissolution of marriage may not be entered unless one of the parties to the marriage has been a resident of this state for six months and of the county in which the proceeding is filed for three months next preceding the filing of the petition.

Defendant Vanessa Marie Mesi was originally served by mail on March, 25th 2019 to her Bankruptcy Attorney (See Exhibit "1" Proof of Service). There has been "40 working days" to respond to this case, referencing the original mailing US Mail stamped March 25th 2019. Defendant and her council Attorney Tricia Darby Bar #: 7956 was served on April, 10th 2019 (See Exhibit "1"Proof of Service). Plaintiff Eric Thomas Mesi has never been served from the California Case 19FL000267.

> Eric Thomas Mesi Vs Vanessa Marie Mesi aka Vanessa Marie Battaglia, aka Vanessa Marie Reynolds for Divorce - 3

1

Furthermore; Plaintiff Eric Thomas Mesi has never seen any of the documents from the stated Divorce and or Restraining Order Defendants proclaims, as Plaintiff Eric Thomas Mesi has never been SERVED by any said documents Defendant claims. An "<u>un-served</u>" Restraining Order cannot be "<u>Granted</u>", which is a further lie to the Court systems. If a Restraining Order was ever Granted and local police thought Plaintiff Eric Thomas Mesi had any weapons such as Guns as Defendant Purports, authorities would have gotten a search warrant to confiscate any and all weapons from the Plaintiff.

As stated previously, **Defendant** Vanessa Marie Mesi has a Pathological lying disorder, also known as mythomania and pseudologia fantastica, is the chronic behavior of compulsive or habitual lying. **Defendant** Vanessa Marie Mesi in the Nevada Bankruptcy Case 16-50642gwz goes by the name **Vanessa Marie Mesi**, but to the Divorce Court in Santa Clara goes by the name **Vanessa Marie Battaglia**. **Defendant Vanessa Marie Mesi** as well when applying for credit goes by the name **Vanessa Marie Battaglia** or in some cases **Vanessa Marie Reynolds** her born name, Per the Department of Motor Vehicles Defendant goes by the

> Eric Thomas Mesi Vs Vanessa Marie Mesi aka Vanessa Marie Battaglia, aka Vanessa Marie Reynolds for Divorce - 4

1 name Vanessa Marie Battaglia (See Exhibit "3" Drivers License). This 2 Court is required to take Note of the two different addresses Defendant has 3 used to file in this court, this is an attempt to confuse this court. **Defendant** 4 5 Vanessa Marie Mesi purported that Betty Mesi (Plaintiff Eric Thomas Mesi's 6 Mother) told a deputy Plaintiff Eric Thomas Mesi did not live at said 7 8 property 4500 Pencester Street, Las Vegas Nevada 89115, which is 9 absolutely untrue. Betty Mesi resides in Salinas California and has had no 10 contact with any deputies in Nevada, as Betty Mesi is 77 years old and 11 12 works four Car Dealerships delivering new automobiles and has no time for 13 any extra activities. **Defendant** Vanessa Marie Mesi has lied to this Court 14 15 regarding a restraining order placed on **Plaintiff** Eric Thomas Mesi. Plaintiff 16 Eric Thomas Mesi's SUV towed to a Dealership lying having the lease 17 18 ended, which Plaintiff Eric Thomas Mesi never signed. Hyundai Finance is 19 now collecting \$4,487.80 for cancelling an early term lease contract (See 20 Exhibit "4" Hyundai Early Term Lease Contract unsigned by Plaintiff). In 21 22 addition, Defendant Vanessa Marie Mesi has ordered \$1,500 worth of cell 23 phone equipment underneath an AT&T account of the **Plaintiff** Eric 24 25 Thomas Mesi (See Exhibit "5" AT&T bill). 26 27

> Eric Thomas Mesi Vs Vanessa Marie Mesi aka Vanessa Marie Battaglia, aka Vanessa Marie Reynolds for Divorce - 5

28

DATED this Tuesday, June 18, 2019

En Yhomas Mesi

**Eric Thomas Mesi** 

4500 Pencester Las Vegas, Nevada 89115 775-980-7638 In Proper Person

Eric Thomas Mesi Vs Vanessa Marie Mesi aka Vanessa Marie

Battaglia, aka Vanessa Marie Reynolds for Divorce - 6

# Exhibit Cover Page

Exhibit "1" Divorce Proof of Service by Mail on March 25th 2019 and by Sheriff

April 10th 2019 to Attorney Tricia Darby Bar #: 7956.

Pages "6".

Exhibit "2" Defendant Vanessa Marie Mesi's Belongings

Pages "6".

**Exhibit "3"** Defendant Vanessa Marie Mesi's Drivers License under the name Battaglia.

Pages "2".

Exhibit "4" Defendant Vanessa Marie Mesi towed the SUV to the Dealership

and illegally broke the Contact Early Term Lease Contract Breach.

Pages "25".

Exhibit "5" Defendant Vanessa Marie Mesi ordered new cell phones generating

this high AT&T Bill under Plaintiff's name.

Pages "3".

Exhibit "6" Vanessa Mesi proof of Bankruptcy.

Pages "2".

Eric Thomas Mesi Vs Vanessa Marie Mesi aka Vanessa Marie

Battaglia, aka Vanessa Marie Reynolds for Divorce - 7

# VERIFICATION

1

# STATE OF NEVADA ) ) ss: COUNTY OF CLARK )

Under penalties or perjury, I declare that I am the Plaintiff in the above-entitled action that I have the foregoing Complaint and know the contents thereof, that the pleading is true of my own knowledge, except for those matters therein contained stated upon information and belief, and that as to those matters, I believe them to be true.

I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

DATED this Tuesday, June 18, 2019

En Thomas Mesi

Eric Thomas Mesi

4500 Pencester Las Vegas, Nevada 89115 775-980-7638 In Proper Person

Eric Thomas Mesi Vs Vanessa Marie Mesi aka Vanessa Marie

Battaglia, aka Vanessa Marie Reynolds for Divorce - 8

# Exhibit "1"

# Exhibit "1"







April 10, 2019

Tricia M. Darby, Esq. Darby Law Practice, Ltd. 4777 Caughlin Parkway Reno NV 89519

Re: Accepted service of civil process on behalf of Vanessa Marie Mesi

Dear Ms. Darby,

I am writing in response to your letter dated April 8, 2019 regarding the rejection of documents originally accepted by your office on April 3, 2019.

I contacted the plaintiff to advise him of your letter and asked if he had any other locate information for the defendant so that we may attempt to effectuate service personally. He stated he wanted the service to remain as is. In addition he requested that we produce an Affidavit of Service in lieu of a Declaration (see NRS 53) which we commonly generate for Nevada Courts.

Although I understand your stance on the acceptance of the documents, proof of service has already been submitted to the court and cannot be rescinded. The Washoe County Sheriff's office is not a party to the action so I advise you to contact the plaintiff or the court. The plaintiff is Eric Mesi and he can be reached at (775) 980-7635.

Sincerely,

L. Stuchell Civil Supervisor

www.WashoeSheriff.com



### IN THE DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

Eric Thomas Mesi	)
PLAINTIFF	
Vs Vanessa Marie Mesi	
DEFENDANT	)

SS:

Civil File Number: 19002547

CASE No.: D19585846D

#### AFFIDAVIT OF SERVICE

#### STATE OF NEVADA

#### COUNTY OF WASHOE

**David Wolfe #2181**, being first duly sworn, deposes and says: That affiant is a citizen of the United States, over 18 years of age, not a party to the within entered action, and that in the County of Washoe, State of Nevada, personally served the described documents upon:

Sub-served:	Vanessa Marie Mesi by serving Samantha Fryer, Legal Assistant
Location:	c/o Darby Law Firm 4777 Caughlin Parkway Reno, NV 89519
Date:	4/3/2019 Time: 10:25 AM

The document(s) served were: SUMMONS AND COMPLAINT FOR DIVORCE NO CHILDREN, JOINT PRELIMINARY INJUNCTION, REQUEST FOR ISSUANCE OF JOINT PRELIMINARY INJUNCTION, LETTER TO ATTORNEY WITH COPIES OF STATEMENTS (9 PAGES), SECONDARY FAMILY CAREGIVER APPROVAL LETTER (3 PAGES)

DARIN BALAAM, SHERIFF

Clark County District Court

Regional Justice Center 200 Lewis Avenue Las Vegas, NV 89155

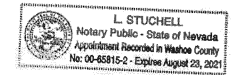
SUBSCRIBED AND SWORN to me before me this

20 9 10 day of

NOTARY PUBLIC in and for said State of Nevada, County of Washoe

By:

Sheriff's Authorized Agent



**911 PARR BOULEVARD** 

RENO, NV 89512-1000 (775) 328-3310

ATTORNEY OR PAR Eric Mesi 4500 Pencester St. Las Vegas NV 8911 ATTORNEY FOR SHORT TITLE OF CA MESI ERIC THOMA	5 Self Represented	RNEY (Name and Address)	TELEPHONE NUMBER (775) 980-7638 D-19-585846-D	FOR COURT USE ONLY
INVOICE NO. 2582616	DATE:	TIME:	DEP./DIV.	

#### Proof of Service by Certified Mail Return Receipt Requested

I am a citizen of the United States and employed in the County of Santa Clara State of California. I am and was on the dates herein mentioned, over the age of eighteen years and not a party to the action.

On 03/25/2019 | Served the within:

LETTER; SUMMONS; REQUEST FOR ISSUANCE OF JOINT PRELIMINARY INJUNCTION; JOINT PRELIMINARY INJUNCTION; COMPLAINT;

In said action by placing a true copy thereof enclosed in a sealed envelope with postage thereon pre-paid for Certified Mail Return Receipt Requested in the United States mail At: San Jose, California, addressed as follows:

VANESSA MARIE MESI aka VANESSA MARIE BATTAGLIA aka VANESSA MARIE REYNOLDS c/o Attorney, TRICIA M. DARBY

4777 Caughlin Pkwy Reno, NV 89519

Certified Mail Receipt is attached to affidavit signed and dated

Declarant:

- a. Name: Thomas Bowman, Jr.
- b. Address: 871 Coleman Avenue #102, San Jose, CA 95110
- c. Telephone number: 408-295-3300
- d. The fee for this service was: 45.00

e. I am:

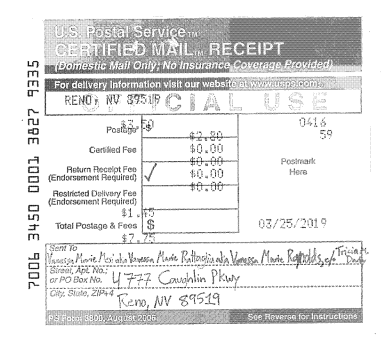
- (3) [X] a registered California process server:
  - (i) [X] Employee
    - (ii) Registration No.: 25
  - (iii) County: Santa Clara

PLAINTIFF/PETITIONER:	ERIC THOMAS MESI	CASE NUMBER: D19585846D
DEFENDANT/RESPONDENT:	VANESSA MARIE MESI	D18060646D
· · · · · · · · · · · · · · · · · · ·		

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.



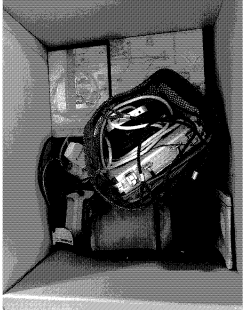
Las Vegas Case# D-19-585846-D



# Exhibit "2"

# Exhibit "2"

















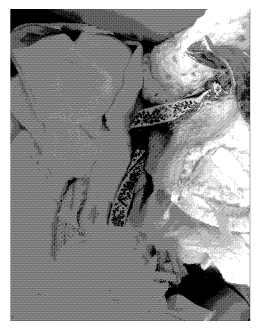




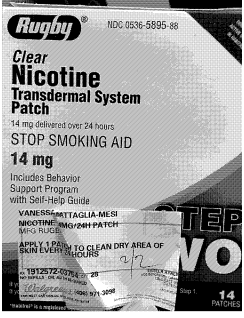


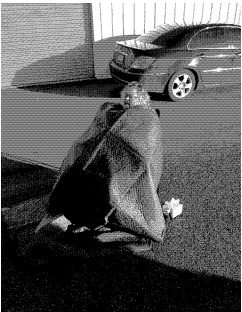




















# Exhibit "3"

# Exhibit "3"

CALIFO		LICENSE
	DL A9790556	
		glass C
	EXP 02/10/2018	END NONE
	LN BATTAGLIA	
	FN VANESSA MARIE	
	986 COLUSA AVE SUNNYVALE, CA 94085	
(a) A second s second second s second second sec	DOB 02/10/1973	
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. 영상 문양 적별 이 가지 않는다.		

# Exhibit "4"

Exhibit "4"

Friday, June 07, 2019

**Eric Thomas Mesi** 4500 Pencester ST. Las Vegas Nevada 89115

# **HYUNDAI FINANCE**

10550 TALBERT AV FOUNTAIN VALLEY, CA 92708

# Account Number: 1713733376

# Dear HYUNDAI FINANCE:

I have contacted your office on several occasions and requested a returned call from a manager. I have called your office on several occasions stating "<u>I DID NOT</u>" sign or agree to cancel the said Lease Contract. Your office claims you will place a bad debt on my credit report because of the Cancellation of Contract, which is an incorrect mark by stating I cancelled a Contract that related to early term fees. Although I updated my address after the move, I have <u>NOT</u> received any notices from your office.

I require a SUV replacement as I am disabled and need to get to my doctor visits. Your office is hindering my medical health by stealing my transportation. I demand to be contacted by your Corporate Legal Office ASAP.

Sincerely,

in Thomas Mesi

**Eric Thomas Mesi** 

Eric Thomas Mesi 4500 Pencester ST. Las Vegas Nevada 89115 Sunday, June 02, 2019

HYUNDAI FINANCE 10550 TALBERT AV FOUNTAIN VALLEY, CA 92708

Account Number: 1713733376

Dear HYUNDAI FINANCE:

I need an update on the fraudulent landing of my vehicle and where I stand. In 2018 my right eye retina tore and I had surgery to fuse the retina back on. After my move to 4500 Pencester ST., Las Vegas Nevada 89115 in February 2019 the left eye Gel separated, leaving both eyes with bad vision. My intention was to rent a U-Haul go to San Jose California to pick my belongings up and tow the vehicle to Las Vegas Nevada where I reside. I have not been able to see to drive that far (See Exhibit Doctors Letter).

I am now able to drive short distances to get to the doctor offices; does your office plan to replace my vehicle after this fraud occurrence? I logged in to my Hyundai Finance account and it says money is owed for some apparent reason. I reported to your office after my new address last December 2018, so far I have NOT received any bills from your office to my new address at 4500 Pencester ST., Las Vegas Nevada 89115.

Please update me of what is happening with my reported fraud.

Sincerely,

En Thomas Mesi

Eric Thomas Mesi

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#### Encounter Details

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Date 09/11/2018	Туре Office Visit	Department SAN CARLOS OPHTHALMOLOGY 301 INDUSTRIAL ROAD SAN CARLOS, CA 94070 650-596-4220	Care Team <b>Rahimy, Ehsan, MD</b> 795 EL CAMINO REAL PALO ALTO, CA 94301-2302 650-853-2974 650-853-6086 (Fax)
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Date	Туре	Department	Care Team
10/29/2018	Office Visit	Palo Alto Ophthalmology 795 El Camino Real PALO ALTO, CA 94301 650-853-2974	<b>Rahimy, Ehsan, MD</b> 795 EL CAMINO REAL PALO ALTO, CA 94301-2302 650-853-2974 650-853-6086 (Fax)
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Date	Туре	Department	Care Team
11/20/2018	Office Visit	SAN CARLOS OPHTHALMOLOGY 301 INDUSTRIAL ROAD	Rahimy, Ehsan, MD 795 EL CAMINO REAL
		SAN CARLOS, CA 94070 650-596-4220	PALO ALTO, CA 94301-2302 650-853-2974 650-853-6086 (Fax)
11/20/2018	Office Visit	SAN CARLOS, CA 94070 650-596-4220	PALO ALTO, CA 94301-2302 650-853-2974 650-853-6086 (Fax)
11/20/2018 10/29/2018	Office Visit Office Visit	SAN CARLOS, CA 94070 650-596-4220 Ophthalmology	PALO ALTO, CA 94301-2302 650-853-2974 650-853-6086 (Fax) Rahimy, Ehsan, MD
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Roger M. Simon, M.D. R. Jeffrey Parker, M.D. Rodney D. Hollifield, M.D. Roy H. Loo, M.D. Allen B. Thach, M.D. Meher Yepremyan, M.D. Jason C. Wickens, M.D. Matthew S. Pezda, M.D. Judy C. Liu, M.D.

> (702) 369-0200 (800) 228-5810

### EXTENDED OPHTHALMOSCOPY AND OCT REPORT

#### NAME: MESI, ERIC (115311) - 09/04/1963

#### DATE: FEBRUARY 04, 2019

Slit lamp examination demonstrates a white and quiet conjunctiva, clear cornea, deep and quiet anterior chamber, normal iris and trace nuclear sclerotic alterations.

Dilated fundus examination demonstrates posterior vitreous separation, a 0.3 cup-to-disc optic nerve, normal vasculature, limited subclinical retinal detachment in the right eye from the 9 o'clock to 12 o'clock location demarcated along the posterior border with laser retinopexy. Minor lattice alterations are present inferiorly in the left eye on 360° of scleral depression in each eye with an OCT that demonstrates a normal macular profile.

#### IMPRESSION:

# 1. TREATED SUBCLINICAL RETINAL DETACHMENT IN THE RIGHT EYE, POSTERIOR VITREOUS SEPARATION EACH EYE, LATTICE DEGENERATION LEFT EYE.

#### **RECOMMENDATIONS:**

Observation.

Roy H. Loo, M.D. RHL/kdw RL020419 5196 DT: 02/05/19 Reviewed but not signed to expedite mailing

653 N. Town Center Drive, Suite 518 • Las Vegas, Nevada 89144



# **OVERVIEW**

VIN:	5NMZUDLB8HH021125	Odometer:	29,509
Make, Model & Year:	Hyundai Santa Fe Sport 2017	Inspection Date:	2019-03-05
Trim:	2.4L Auto AWD	Inspector:	8274
Exterior Color:	W7U - Marlin Blue	Inspector License #:	
Interior Color:	VYN - Beige	Inspection Type:	Dealer
		Address:	CAPITOL HYUNDAI
			1050 CAPITOL EXPRESSWAY AUTO MALL, SAN JOSE, CA, 95136

## TIRES

Size
235/65-17
235/65-17
235/65-17
235/65-17
Compact

# **INSPECTION NOTES**

# NON-CHARGEABLE WEAR AND USE

Part Description	Damage Type	Severity	Labor Operation	Labor Total	Paint Total	Part Cost	Total Charge
Hood	Dent/Paint Dmg	1/2"to 1"	document-only	\$0.00	\$0.00	\$0.00	\$0.00
LRDoor	Dent/No Paint Dmg	1"to 2"	document-only	\$0.00	\$0.00	\$0.00	\$0.00
Total:						\$0	.00

# CHARGEABLE WEAR AND USE

Part Description	Damage Type	Severity	Labor Operation	Labor Total	Paint Total	Part Cost	Total Charge
Total:						\$0	.00

3/5/192:41:23 PM

Lessee Not Available

Lessee's Signature:

View your condition report online at: https://hca.aiminspect.com



### **OVERVIEW**

VIN:	5NMZUDLB8HH021125	Odometer:	29,509
Make, Model & Year:	Hyundai Santa Fe Sport 2017	Inspection Date:	2019-03-05
Trim:	2.4L Auto AWD	Inspector:	8274
Exterior Color:	W7U - Marlin Blue	Inspector License #:	
Interior Color:	VYN - Beige	Inspection Type:	Dealer
		Address:	CAPITOL HYUNDAI
			1050 CAPITOL EXPRESSWAY AUTO MALL, SAN JOSE, CA, 95136

### TIRES

Part	Tread Depth	Manufacturer	Size
LeftFront	6/32	Kumho	235/65-17
LeftRear	7/32	Kumho	235/65-17
Right Rear	7/32	Kumho	235/65-17
Right Front	6/32	Kumho	235/65-17
Spare	10/32	other	Compact

# **INSPECTION NOTES**

# NON-CHARGEABLE WEAR AND USE

Part Description	Damage Type	Severity	Labor Operation	Labor Total	Paint Total	Part Cost	Total Charge
Hood	Dent/Paint Dmg	1/2"to 1"	document-only	\$0.00	\$0.00	\$0.00	\$0.00
LRDoor	Dent/No Paint Dmg	1" to 2"	document-only	\$0.00	\$0.00	\$0.00	\$0.00
Total:						\$C	.00

# CHARGEABLE WEAR AND USE

Part Description	Damage Type	Severity	Labor Operation	Labor Total	Paint Total	Part Cost	Total Charge
Total:						\$0	.00

3/5/19 2:41:23 PM

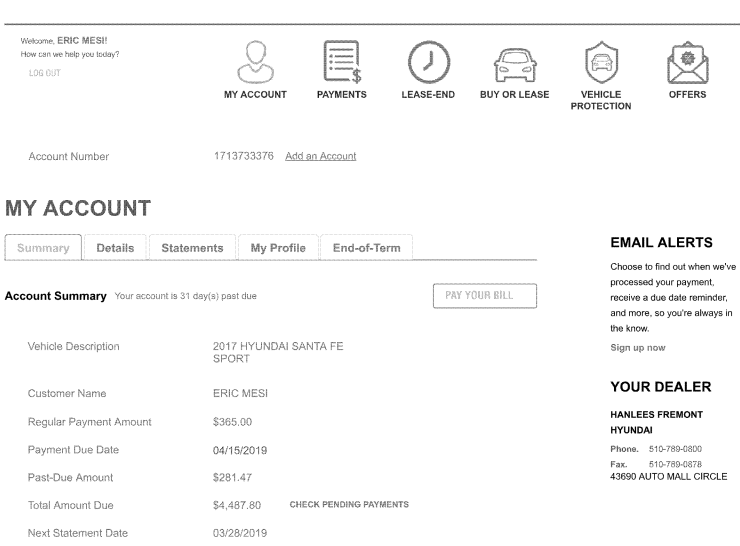
Lessee Not Available

View your condition report online at: https://hca.aiminspect.com

Lessee's Signature:

#### HYUNDRI FINANCE

HOME | VISIT HYUNDAIUSA.COM



OUR COMPANY CONTACT US FAQS CAREERS SITE MAP FIND A DEALER TERMS & CONDITIONS PRIVACY POLICY

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Licensed by the Connecticut Department of Banking to do business in Connecticut under License Numbers SFC-1865, SFC-BCH-031398, SFC-BCH-20110 & SFC-BCH-031638, Expiration date: December 31, 2019.

### ^_Hyundai^_ Finance Alert: Payment Not Processed

From: Hyundai Motor Finance (HMFUSA@hmfusa.com)

To: ERIC.MESI@ATT.NET

Date: Friday, February 22, 2019, 6:06 AM PST

# HYLINDRI FINANCE At every turn

# Your recent payment was not processed.

Dear Eric Mesi,

We were unable to process your recent payment of \$ 365.00 on your 2017 Hyundai Santa Fe Sport due to INSUFFICIENT FUNDS.

To make a payment now, please choose one of these options:

- Log into your online account at HMFUSA.com
- Call us at (800) 523-4030

If you think you've received this message in error or have any questions about your account, please log into your account to view your account summary or visit our FAQs page.

Account Ending In:	3376
Amount:	\$ 365.00
Payment Submitted Date:	02/15/2019

Thank you for being a valued customer. We appreciate your business.

---- Hyundai Finance

Manage My Account

Pay My Bill

# Never miss a payment.

Sign up for Autopay

Please print and retain a copy of this email for your records. Please note: This email was sent from a notification-only address that cannot receive incoming mail. Please do not reply to this message.

## ^_Hyundai^_ Finance Alert: Payment Not Processed

From: Hyundai Motor Finance (HMFUSA@hmfusa.com)

To: ERIC.MESI@ATT.NET

Date: Tuesday, February 26, 2019, 6:05 AM PST

# HYUNDRI FINANCE At every turn

# Your recent payment was not processed.

Dear Eric Mesi,

We were unable to process your recent payment of \$ 365.00 on your 2017 Hyundai Santa Fe Sport due to NOT AUTHORIZED.

To make a payment now, please choose one of these options:

- Log into your online account at HMFUSA.com
- Call us at (800) 523-4030

If you think you've received this message in error or have any questions about your account, please log into your account to view your account summary or visit our FAQs page.

Account Ending In:	3376
Amount:	\$ 365.00
Payment Submitted Date:	02/12/2019

Thank you for being a valued customer. We appreciate your business.

---- Hyundai Finance

Manage My Account

Pay My Bill

# Never miss a payment.

Sign up for Autopay

Please print and retain a copy of this email for your records. Please note: This email was sent from a notification-only address that cannot receive incoming mail. Please do not reply to this message.

### *Secure* RE: Customer Inquiry

Ask HMF [HCA] <AskHMF@hcamerica.com> 05/01/2019 at 03:03 PM

From: Ask HMF [HCA] <AskHMF@hcamerica.com> Sent: 05/01/2019 at 03:03 PM To: eric.mesi@att.net Cc:

Dear Eric,

Thank you for contacting Hyundai Motor Finance.

Due to the nature of your request, we are unable to assist you through email at this time. We apologize for any inconvenience this may cause.

Please contact our Lease-Maturity Servicing Team for assistance at 1-866-771-3663, Monday to Friday, 8 am to 6 pm CST.

If you require any additional information or assistance, please visit the <u>Frequently Asked Questions section of our</u> <u>website</u>.

Sincerely,

Hyundai Motor Finance

Please print and retain a copy of this email for your records. Please note: This email message was sent from a notification-only address that cannot receive incoming email. Please do not reply to this message.

You are receiving this message because you have submitted an inquiry on HMFUSA.com.

From: Hyundai Motor Finance [mailto:DoNotReply@HMFUSA.com] Sent: Wednesday, May 01, 2019 8:52 AM To: Ask HMF [HCA] <AskHMF@hcamerica.com> Subject: HMF: Customer Inquiry

Date: 5/1/2019 7:52:22 AM First Name: Eric Last Name: Mesi Email Address: eric.mesi@att.net Phone Number: (775) 980-7638 Date of Birth: 9/9/1963 Account Number: 1713733376 Topic: Billing Statement

#### Secure Messaging

Message: I would like to know what your office did with my SUV? I lost my eyesight for several months I am still recovering. I am the registered owner, no one else has the rights to do anything with the vehicle. I have received nothing in the mail according to my family that reads and gets my mail. In December I updated my new address with your office 4500 Pencester ST. Las Vegas Nevada 89115. Since then nothing has came in the mail regarding my SUV.

The information in this email and any attachments are for the sole use of the intended recipient and may contain privileged and confidential information. If you are not the intended recipient, any use, disclosure, copying or distribution of this message or attachment is strictly prohibited. We have taken precautions to minimize the risk of transmitting software viruses, but we advise you to carry out your own virus checks on any attachment to this message. We cannot accept liability for any loss or damage caused by software viruses. If you believe that you have received this email in error, please contact the sender immediately and delete the email and all of its attachments.

### **Return Receipt**

From: Gus VanVlimmeren (Gus.VanVlimmeren@dgdg.com)

To: eric.mesi@att.net

Date: Monday, February 18, 2019, 1:02 PM PST

#### Here is the return receipt

Gus VanVlimmeren General Sales Manager Capitol Hyundai | Capitol Genesis Gus.VanVlimmeren@dgdg.com | DGDG.com o (408) 445-1500



Mesi Receipt.pdf 4.3kB

#### **VEHICLE RETURN RECEIPT**

HMF VEHICLE RETURN RECEIPT AND ODOMETER STATEMENT											
LESSEE AND TURN-IN INFORMATION	DEALERSHIP/RECEIVING POINT										
ACCOUNT #: 171373****	HMF DEALER #: CA304										
LESSEE ERIC ****	NAME: CAPITOL HYUNDAI										
DAYTIME PHONE: 408409****	ADDRESS: 1050 CAPITOL EXPRESSWAY AUTO MALL										
VIN: 5NMZUDLB8HH021125	CITY: SAN JOSE STATE: CA ZIP CODE: 95136										
LICENSE PLATE NO AND STATE:	PHONE: 4084451500										
DATE TURN-IN COMPLETED: 02/16/2019	REPRESENTATIVE: VERNON TARA										
DATE TURNED IN: 02/16/2019	# OF KEYS: 1										
YEAR/MAKE/MODEL/BODY TYPE: 2017 HYUNDAI SANTA FE	# OF KEYLESS REMOTES: 1										
	NEW VIN:										

#### ODOMETER DISCLOSURE STATEMENT

Federal law (and State law, if applicable) requires that the LESSEE disclose the mileage to the lessor in connection with the transfer of ownership. Failure to complete or making a false statement may result in fine and/or imprisonment. Complete disclosure form below and return to lessor .

I ERIC MESI, (name of person making disclosure), state that the odometer now reads 29509 (no tenths) miles, and to the best of my knowledge that it reflects the actual mileage of the vehicle described below, unless one of the following statements is checked.

I hereby certify that, to the best of my knowledge, the odometer reading reflects the amount of mileage IN EXCESS of its mechanical limits.

○ I hereby certify that the odometer reading is NOT the actual mileage of the vehicle.

LESSEE'S SIGNATURI	E - Date: 02/16/2019		
LESSEE's NAME:	ERIC ****		
LESSEE's ADDRESS:	******MISSION ST	CITY: SAN JOSE	STATE: CA ZIP CODE: 95112
LESSOR's NAME:	Hyundai Motor Finance		
LESSOR's ADDRESS:	P.O BOX 20829	CITY: Fountain Valley	STATE: CA ZIP CODE: 92728
Lessor's name & title		Lessor's Signature	
Date completed Disclo	sure form sent to lessee:		

Date completed Disclosure form received from lessee:

#### HMF VEHICLE RETURN RECEIPT AND ODOMETER STATEMENT

By signing below, the DEALER confirms that the vehicle was received, on the date indicated.

DEALER - Date: 02/16/2019

IMPORTANT: THE LESSEE MUST SIGN THIS REPORT AND RECEIVE A COPY AT TIME OF VEHICLE RETURN.

# B HYUNDRI California Motor Vehicle Lease Agreement B HYUNDR



DEAL# 130092

Lease Date: ____05/15/2017___

Call us toll-free at (800) 523-403

LESSEE:	1	PARTIES AND VEH		CRIPTIONS			
Lessee:	ERIC MESI 260 E MISSION ST Address		Dealer: Address:	HANLEES FREM Street Address	<u>LL CIRCLE</u>		
	City SAN JOSE CA 95117 City SAN JOSE CA 95117	Zip		City FREMONT, CA	<u>94599</u> State	Zip	
CO-LESSEE;			GARAGIN	G ADDRESS:			and the second
	N/A Check box if same as Lessee			box if same as Lessee's box if same as Co-Lesse ss - No P.O. Boxes)	-		
	City N / A State	Zip		FION OF TRADE-IN VE	State	Zip	
New     □ Used       Year     Make       Odometer     150       □ If checked, the V	Model     SANTA FE       VIN:     SNM2UDLB8H       Vehicle's primary intended use is for a	H021125	2010 Year ²⁰¹⁰ Gross Agr Outstandir (To Be I	Make eed Upon Trade-in Allov ng Prior Credit or Lease Paid by Dealer/Lessor) in Allowance (if less tha	- TERRAIN Model ARAIN vance Balance	\$	- 9888.00
Lessee and Co-I equipment, parts Lease Agreemen amount owing ur	Agricultural purpose. Lessee ("you," "your" and togeth and accessories (the "Vehicle") fr t ("Lease"). Each of you who exe Ider this Lease. After you sign this our" will refer to HLTT and its agen	cutes this Lease will a Lease, we will assign ts or to any subseque	ich agree t s" and "our" be individi gn it to Hyu ent assigne	o lease the Leased V ) according to the term Jally liable to us for a ndai Lease Titling Tru e.	ehicle described ns and conditions Il Lease obligation	above, of this I	including al Notor Vehicle
		L CONSUMER LE	A THE REPORT OF THE PARTY OF TH				
2. AMOUNT DUE AT LEASE SIGNING OR DELIVERY (Itemized below)*	3. MONTHLY PAYMENTS A. Your first Monthly Payment of on <u>05/15/201</u> followed b of \$365_00 due on th	y <u>35</u> payments	A. Turn	CHARGES of your Monthly Payme in Fee (if you do not ase the Vehicle)\$		(The ar	AL OF MENTS nount you will aid by the end
()	month, beginning on <u>0671</u> <b>B.</b> The Total of your Monthly Pay	4/2017		N/A\$	3. 14 . 14 . 14 . 14 . 14 .	of the L	•
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(9) California Tire	ə Fees	\$8_75					
(10) Electronic Re	gistration Fee (Not a Gov't. Fee)	\$	1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -				
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	7. YOUR MONT lized Cost. The agreed upon value of		and the second			É. É.	
	nized Cost. The agreed upon value o Th (such as service contracts, insuran		<u>1901-07</u> 6 prior crenii	) and any items you pay tor lease balance!	ONET	5	37496 07
	ost Reduction. The amount of any N		-		ou pay		and the second
that reduces th	e Gross Capitalized Cost				· ···		
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	state and the state of conversion of the state in the state in the state in the state of the sta	
	that reduces the Gross Capitalized Cost \$	5750.00
С	C. Adjusted Capitalized Cost. The amount used in calculating your Base Monthly Payment	26746.07
D	D. Residual Value. The value of the Vehicle at the end of the Lease used in calculating your Base Monthly Payment	17202 30
E.	Depreciation and any Amortized Amounts. The amount charged for the Vehicle's decline in value through normal use     and for other items paid over the Lease Term     = \$	9543 77
F.	. Rent Charge. The amount charged in addition to the Depreciation and any Amortized Amounts+ \$	7483 83
G	6. Total of Base Monthly Payments. The Depreciation and any Amortized Amounts plus the Rent Charge = \$	
	I. Lease Payments. The number of payments in your Lease	
Į I.	Base Monthly Payment= \$	334 10
J.		20 90
K	+ \$	
L.	Total Monthly Payment= \$	365.00
	EARLY TERMINATION. You may have to pay a substantial charge if you end this Lease early. The charge may be up to sever dollars. The actual charge will depend on when the Lease is terminated. The earlier you end the Lease, the greater this charge is	eral thousand likely to be.
	8. EXCESS WEAR AND USE	

You may be charged for excess wear based on our standards for normal use and for mileage in excess of 15,000 miles per year (prorated based on the number of months in the Lease Term) at the rate of  $20 \ \phi$  per mile. No rebate or credit will be paid to you if the mileage is less than the specified amount.

□ If this box is checked, you have purchased an additional ______N/miles per year (prorated based on the number of months in the Lease Term), at 15¢ per mile, which is included in your Monthly Payment. No rebate or credit will be paid to you if the end of term mileage is less than the specified amount. 9. PURCHASE OPTION AT END OF LEASE TERM

You have an option to purchase the Vehicle from us at the scheduled end of the Lease Term, AS IS, WHERE IS, from us or a party we designate (See Section 23), for the Residual Value on line <u>7D</u> above ("Purchase Price") plus a Purchase Option Fee of \$________. If you purchase the Vehicle through the originating Dealer (named in Section 1 above), instead of the Purchase Option Fee, you will pay a fee to such Dealer in the amount of \$________. You are also responsible for any official fees, such as those for taxes, tags, license and registration. *Please see Section 23 on the back of this Lease for additional terms and conditions.* 

#### 10. OTHER IMPORTANT TERMS

See both sides of this Lease for additional information on early termination, purchase options, maintenance responsibilities, warranties, late and default charges, insurance, and any security interest, if applicable.

																		T	

Sch	Scheduled Maturity Date:05/15/2020-									
The Lease Term is months ("Lease Term").										
	12. TERM AND SCHEDULED MATURITY DATE									
0.	Total = Gross Capitalized Cost\$ 32496.07									
N.	Other (describe)									
М.	Other (describe) N/A	C								
L.	Acquisition Fee\$595	Ì								
K.	California Tire Fees	F								
J.	Optional Excess Wear & Use Coverage	1								
١.	Optional Service Contract\$	F								
H.	Electronic Registration Fee (Not a Gov't. Fee)\$\$	1								
G.	Outstanding Prior Credit or Lease Balance on Trade-in Vehicle (if paid by Lessor)\$	[								
F.	Document Processing Fee (Not a Gov't. Fee)\$	1								
E.	Initial Vehicle Title, License and Registration Fees\$	t								
D.	Taxes\$	r								
C.	Total Agreed Upon Value of Vehicle	-								
	(4) at $f = 4$ + \$ at $f = 4$									
	(3) <u></u> + \$	t								
	(2) <u></u> + \$	ł								
	(1) <u>N/A</u> + \$N/A	C								
В.	Accessories and optional equipment Lessor agrees to add to the Vehicle after Lease signing\$	L								
Α.	Agreed Upon Value of Vehicle as equipped at the time of Lease signing\$									

#### 13. OPTIONAL INSURANCE AND OTHER PRODUCTS

You do not have to purchase any optional protection products or services listed below to enter into this Lease, and they are not a factor in our credit decision to lease the Vehicle to you. If you have initialed below, it means you want the described product/service and have reviewed the separate contract for the product/service(s) which describes its terms and conditions. Coverage under any of the product(s)/service(s) you have nurchased itemized below may be subject to approval by the provider of

#### 14. ESTIMATED OFFICIAL FEES AND TAXES

The total estimated amount you will pay for official and license fees, registration, title and taxes (including personal property taxes) over the Lease Term, whether included with your Monthly Payment or assessed otherwise, is  $\frac{2647}{200}$ . The actual total of fees and taxes may be higher or lower than this estimate depending on the tax rates in effect or the value of the Vehicle at the time a fee or tax is assessed.

#### 15. WARRANTIES

If the Vehicle is new, the Vehicle is covered by the manufacturer's standard new car warranty. If the Vehicle is not new, there is no express warranty on the Vehicle unless indicated below:

Used vehicle limited warranty provided by the manufacturer.

Remainder of standard new vehicle limited warranty provided by the manufacturer.

LESSOR LEASES THE VEHICLE TO YOU "AS IS." EXCEPT AS PROVIDED IN THIS LEASE (AND UNLESS PROHIBITED BY LAW), WE MAKE NO EXPRESS OR IMPLIED WARRANTIES OR REPRESENTATIONS AS TO THE VEHICLE'S (OR ANY OF ITS PARTS OR ACCESSORIES) CONDITION, MERCHANTABILITY, SUITABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE AND WE MAKE NO OTHER REPRESENTATIONS OR WARRANTIES WHATSOEVER.

6. INSURA		

You must maintain the insurance coverage described in <u>Section 20A</u> of this Lease. You affirm that the following insurance coverage is in force as of the Lease Date:

Insurance Provider:STATE INS
Policy Number: 037844303
Effective Date: 03/10/20 Expiration Date: 00/10/2017
Agent's Name: ALL STATE INS.
Agent's Address: <u>Po Box 660598</u>
Agent's Phone Number: 877 810 2920
initials of Dealer Employee who verified insurance coverage $\mathbf{x} \in \mathcal{O}A$

Optional Excess Wear and I N/A Provider	Jse Waiver P - <u>№ ≰ A</u> Term (in Months or Years) -	Price: \$ <u>N/A</u> N/A N/A <u>N/A</u> Lessee Initials	modified term(s), if existing terms of the you a modification No other oral chang		st as favorable to you as the within 10 days after we send
Dither: <u>N/A</u> Product Description	Premium/P	Price: \$N/A	Lessee Signature	xMu	
N/A Provider	Term (in Months or Years)	N/A N/A Lessee Co-Lessee Initials	Co-Lessee Signat	ure XN/A	
Other: <u>N/A</u> Product Description	Premium/P	Price: \$N/A			
N/A Provider	Term (in Months or Years)	N/A/N/A Lessee Co-Lessee Initials			
This box is for trade-in, turn-in and disclosed here.	other individualized agreem	ients between Lessor (De	ealer) and Lessee. If non	e, enter "None" or "N/A." Assignee	e is not obligated for agreements
NONE					а (2003) ал о <b>романски</b> Х
				,	
BY SIGNING BELOW, YOU AGREE IN CONNECTION WITH ATTEMP SOLICITATIONS FOR FUTURE RE You have the right to return the V application or from incorrect inform	FING TO COLLECT AMOU FAIL FINANCING OR LEASE ehicle, and receive a refund	INANCE MAY OBTAIN ON INTS OWED UNDER THI E PROGRAMS.	IS LEASE, ENFORCING	PORTS OR OTHER CONSUMER RI THIS LEASE OR SELECTING Y	OU TO RECEIVE MARKETING
(1) Do not sign this Lease before Unless a charge is included in this					
California law does not provide for mind, decided the Vehicle costs to such as fraud.	a "cooling off" or other ca oo much, or wish you had a	ncellation period for vehi	OLING OFF PERIOD cle leases. Therefore, yo cle. You may cancel this	ou cannot later cancel this Lease si s Lease only with the agreement o	mply because you change your f the Lessor or for legal cause,
By signing below, you acknowled rights in the Vehicle unless and ur				of this Lease, and (3) this is a lea	ise and you have no ownership
By signing below, you ackn A. INDIVIDUAL LESSEE SIGNATU	RE(S)	•	tely filled-in copy of	this Lease	
Lessee Signature: X		. «	Co-Lessee Signature:	x N/A	
Name [.]	C MESI		Nam		
B. BUSINESS LESSEE SIGNATUR Signature: X N/A		Name:	N/A	Title:	
C. LESSOR SIGNATURE AND AS verification of the Lessee's insur	ance coverage required by the required by the required by the required by the requirement of the required by t	signature of the Lessor be his Lease; and (3) assigni	low has the effect of: (1) ng to <b>Hyundai Lease Ti</b>	accepting the terms and conditions tling Trust, P.O. Box 20829, Fount phicle, according to the terms and co	of this Lease; (2) acknowledging ain Valley, CA 92728-0829 or its
Authorized Signature: X		Name:		ANT HYUNDA Jille:	cance Myzz.
AutoPay Authorization	,		an an a' fair an an an Arrange an An Arrange Arrange an Arrange Arrange Arrange an Arrange an Arrange an Arrange an Arrange an Arrange an Arrange	un cara ana ana ang kana ana ana ana ang kana a mang mang mang kana ang kana a Contra ang kana ang ka	างสมองสมารรถการการการการการการการการการการการการการก
I authorize Hyundai Capital America to correct errors) to the deposit accorspecified in the Lease plus any appli remain responsible for arranging pay effect, and HMF will continue to char scheduled payment due date to avoid due under the Lease. In addition, if fu late charges due under the Lease as no liability to me with respect to a det any error. I represent to HMF that I ar	unt listed below (the "Accoun cable sales, use, rental or oth ments due under the Lease ge my Account, until I revoke r I further charges. I understand nds are not available when HI well as any returned check, p it against the Account which is	It [*] ) on the payment due dat ner taxes and any other cha until HMF confirms that it I my authorization by calling d that when I revoke this au MF attempts to charge my A roccessing or insufficient fun s drawn in an incorrect amo	te specified in my motor v arges due under the Lease has initiated AutoPay, whi HMF's Customer Service thorization I will be respors Account, I will be responsii dis fees as set forth in the pount or drawn after I have r	ehicle lease (the "Lease"), each in the and reflected on the most recent mo ch may take up to two billing cycles. Department at (800) 523-4030 at leas sible for scheduling and making all su ole for arranging alternative payment t Lease. Except to the extent imposed evoked authorization for AutoPay, othe	e amount of the monthly payment onthly statement. I agree that I will This authorization shall remain in at 3 business days prior to the next ubsequent payments to HMF when to HMF and agree to pay HMF any by applicable law, HMF shall have er than the responsibility to correct
Bank Name	Name of Account Holder 1		N/A Date №	Iame of Account Holder 2	N./A Date
Bank Account Number					
				N/A	
Bank Routing Number (9 digits)	N / A Signature of Account Holder	1		ignature of Account Holder 2	



#### Hello, ERIC!

Overview

#### 2017 HYUNDAI Santa Fe Sport

VIN: 5NMZUDLB8HH021125

Inspection Date: March 5, 2019

Status: • Completed

View CR 🗹 (https://crm-api.aiminspect.com/api/v1/inspection-request/vehicle/2291353/condition-report?token=eyJhbGciOiJIUzI1NiIsInR5cCl6lkpXVCJ9.eyJpZCl6

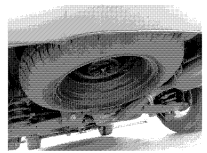
STANDARD PHOTOS DAMAGE PHOTOS



Rear



Front interior



Other-1



Odometer



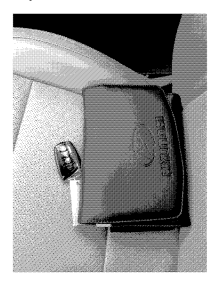
Roof



**RR** Interior



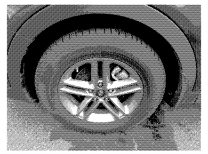
Cargo



#### 6/14/2019

Key/CD/Manual





Wheel



Front



Right rear corner



Dash



**Right Front Corner** 



Left front corner



VIN/ID Manufacturer label

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I24b-f7fd-4a73-8c9c-a98524f3 df56-cf98-4975-aff1-413798cf



e6f-995e-4714-be90-975bcdb 478-c69a-487b-a043-166343C 3fb-5e86-43e9-bc06-3d1161ce

















194f-3334-40d4-87bf-7fd4c381 913-ff49-4ea1-a042-3c435a64 79c-4015-476c-ae42-42c5247 3bda-255d-4f4b-bae9-f23017e 9a6f-a393-4fba-9984-2ce0500



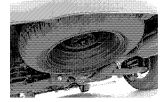














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I24b-f7fd-4a73-8c9c-a98524f3 df56-cf98-4975-aff1-413798cf







e6f-995e-4714-be90-975bcdb 478-c69a-487b-a043-166343C 3fb-5e86-43e9-bc06-3d1161ce











bc9-bc07-4b1a-a847-e2fd845 cea0b-961d-4ffc-8148-f4fafff9f 27d-e170-4775-a2c2-6b4ee99 ||ffe-e136-4e4d-b434-5d39943 aba-5830-4dc9-90f9-5b9bf84(



194f-3334-40d4-87bf-7fd4c381 913-ff49-4ea1-a042-3c435a6 79c-4015-476c-ae42-42c5247 3bda-255d-4f4b-bae9-f23017e 3a6f-a393-4fba-9984-2ce0500





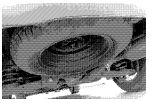






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# Exhibit "5"

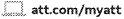
# Exhibit "5"



ERIC MESI 4500 PENCESTER ST LAS VEGAS, NV 89115-3306

Account summary	
Your last bill	\$1,443.15
Past due - please pay immediately	\$1,443.15
Total due	\$1,443.15

Ways to pay and manage your account:



800.331.0500 TTY: 866.241.6567



### Important information

#### Late payment charge

The late payment charge for consumer and Individual Responsibility User (IRU) bills not paid in full by the payment due date is \$5.75.

#### **Electronic check conversion**

Paying by check authorizes AT&T to use the information from your check to make a one-time electronic fund transfer from your account. Funds may be withdrawn from your account as soon as your payment is received. If we cannot process the transaction electronically, you authorize AT&T to present an image copy of your check for payment. Your original check will be destroyed once processed. If your check is returned unpaid you agree to pay such fees as identified in the terms and conditions of your agreement, up to \$30. Returned checks may be presented electronically.

#### Surcharges and other fees

In addition to the monthly rate plan for mobile service and mandatory taxes and fees imposed by federal, state, and local governments on wireless subscribers, AT&T imposes additional charges on a per line basis, including federal and state universal service charges, a Regulatory Cost Recovery Charge of up to \$1.25, an Administrative Fee and other surcharges. See att.com/additionalcharges for details.

#### AT&T Mobility Center for customers with disabilities

Questions on accessibility by persons with disabilities: 866.241.6568.

#### Written correspondence

Do not send notes/letters with payment. We cannot guarantee receipt. Send notes/letters to AT&T, P.O. Box 10330, Fort Wayne, IN 46851-0330.

#### Wireless DirectBill charges

Detail of DirectBill charges can be viewed at att.com/directbill. The direct billing option offers you the ability to purchase content, goods and features such as apps, games, donations, and services from AT&T and other companies by applying charges to your wireless account.

#### Tax ID

AT&T Mobility Tax ID 84-1659970

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# Exhibit "6"

# Exhibit "6"

#### United States Bankruptcy Court District of Nevada

### Notice of Bankruptcy Case Filing

A bankruptcy case concerning the debtor(s) listed below was filed under Chapter 13 of the United States Bankruptcy Code, entered on 05/19/2016 at 11:03 AM and filed on 05/19/2016.

VANESSA M. MESI 6865 QUANTUM CT. SPARKS, NV 89436 SSN / ITIN: xxx-xx-4681 *aka* VANESSA M. BATTAGLIA-MESI



The bankruptcy trustee is:

#### WILLIAM A. VAN METER

POB 6630 RENO, NV 89513 (775) 324-2500

The case was assigned case number 16-50642-gwz to Judge GREGG W ZIVE.

In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor and the debtor's property. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case.

If you would like to view the bankruptcy petition and other documents filed by the debtor, they are available at our *Internet* home page http://www.nvb.uscourts.gov or at the Clerk's Office, 300 Booth Street, Reno, NV 89509.

You may be a creditor of the debtor. If so, you will receive an additional notice from the court setting forth important deadlines.

Mary A. Schott Clerk, U.S. Bankruptcy Court

1	ASTA	Electronically Filed 7/1/2019 2:13 PM Steven D. Grierson CLERK OF THE COURT	rum
2			
3			
4 5			
6	IN THE EIGHTH JUDICIAL	DISTRICT COURT OF THE	
7	STATE OF NEVA		
8	THE COUNTY	Y OF CLARK	
9			
10	ERIC THOMAS MESI,	Case No: D-19-585846-D	
11	Plaintiff(s)	Dept No: G	
12	VS.		
13	VANESSA MARIE MESI aka VANESSA MARIE REYNOLDS,		
14 15	Defendant(s),		
16 17	CASE APPEAL	L STATEMENT	
18	1. Appellant(s): Eric Thomas Mesi		
19	2. Judge: Rhonda K. Forsberg		
20 21	3. Appellant(s): Eric Thomas Mesi		
21	Counsel:		
23	Eric Thomas Mesi		
24	4500 Pencester Las Vegas, NV 89115		
25	4. Respondent (s): Vanessa Marie Mesi aka	Vanessa Marie Reynolds	
26	Counsel:		
27 28	Vanessa Marie Battaglia 260 E. Mission St.		
	D-19-585846-D -1		
	D-19-585846-D -1 Case Number: I		

1	San Jose, CA 95112					
2	<ol> <li>Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A</li> </ol>					
3 4	Respondent(s)'s Attorney Licensed in Nevada: No Permission Granted: N/A					
5	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No					
6	7. Appellant Represented by Appointed Counsel On Appeal: N/A					
7	8. Appellant Granted Leave to Proceed in Forma Pauperis: Yes, March 13, 2019					
8 9	Appellant Filed Application to Proceed in Forma Pauperis: N/A Date Application(s) filed: N/A					
10	9. Date Commenced in District Court: March 13, 2019					
11	10. Brief Description of the Nature of the Action: DOMESTIC - Marriage Dissolution					
12	Type of Judgment or Order Being Appealed: Judgment					
13	11. Previous Appeal: No					
14	Supreme Court Docket Number(s): N/A					
15 16	12. Case involves Child Custody and/or Visitation: N/A Appeal involves Child Custody and/or Visitation: N/A					
17	13. Possibility of Settlement: Unknown					
18	Dated This 1 day of July 2019.					
19	Steven D. Grierson, Clerk of the Court					
20						
21	/s/ Heather Ungermann					
22	Heather Ungermann, Deputy Clerk					
23	200 Lewis Ave PO Box 551601					
24	Las Vegas, Nevada 89155-1601					
25	(702) 671-0512					
26						
27						
28	cc: Eric Thomas Mesi					
	D-19-585846-D -2-					

## **EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY** CASE NO. D-19-585846-D

§

§ § §

#### Eric Thomas Mesi, Plaintiff

vs. Vanessa Marie Mesi, Defendant.

Location: Department G Judicial Officer: Forsberg, Rhonda K. Filed on: 03/13/2019

Case Number History:

**CASE INFORMATION** 

#### **Statistical Closures**

06/20/2019 Involuntary Dismissal Other Manner of Disposition 06/19/2019

51	Divorce - Complaint Complaint No Minor(s)		
Case Status:	06/20/2019 Dismissed		
Case Flags:	Proper Person Documents Mailed 16.2 Eligible		

16.2 Eligible In Forma Pauperis Granted

OIFP to Eric Mesi 3/13/2019

DATE		CASE ASSIGNMENT
	<b>Current Case Assignment</b> Case Number Court Date Assigned Judicial Officer	D-19-585846-D Department G 05/06/2019 Forsberg, Rhonda K.
		PARTY INFORMATION
Plaintiff	<b>Mesi, Eric Thomas</b> 4500 Pencester ST Las Vegas, NV 89115	<b>Pro Se</b> 775-980-7638(H)
Defendant	<b>Mesi, Vanessa Marie</b> 260 E Mission ST San Jose, CA 95112	
DATE		EVENTS & ORDERS OF THE COURT
07/01/2019	EVENTS Case Appeal Statement Case Appeal Statement	t
06/20/2019	Recorders Transcript of REQUEST FOR TRANS	f Hearing CRIPT OF PROCEEDINGS
06/20/2019		Supreme Court of Nevada, Las Vegas Nevada Family District Court Failed to Why the California Filing Has No Standing
06/20/2019	Motion Filed By: Defendant Mo <i>MOtion to Quash the Abo</i>	
06/20/2019	Application to Proceed Filed By: Defendant Mo Application to Proceed in	esi, Vanessa Marie
06/18/2019	Dbjection	Motion to Quash and Declaration

# Eighth Judicial District Court CASE SUMMARY CASE NO. D-19-585846-D

06/13/2019	Declaration Filed By: Defendant Mesi, Vanessa Marie To Inform the Court
06/12/2019	Declaration Filed By: Defendant Mesi, Vanessa Marie To Inform the Court
06/12/2019	Declaration Filed By: Defendant Mesi, Vanessa Marie TO INFORM THE COURT
06/10/2019	Affidavit <i>Affidavit or residency and exhibit proof of service</i>
06/10/2019	Affidavit Affidavit in Summary Disposition 6-10-19 and Divorce court required forms
05/17/2019	Afft Support of Req for Summary Dispo for Decree of Divorce REQUEST FOR SUMMARY DISPOSITION OF DECREE AND AFFIDAVIT BY ERIC THOMAS MESI
05/17/2019	Declaration of Default MOTION DECLARATION FOR JUDGEMENT BY DEFAULT
05/16/2019	Order Denying Request for Hearing Motion for none Hearing REQUEST FOR SUMMARY DISPOSITION OF DECREE (No Children) Eric
05/06/2019	Administrative Reassignment - Judicial Officer Change From Judge Cynthia Dianne Steel to Judge Rhonda K. Forsberg
04/22/2019	Default Judgment MOTION DECLARATION FOR JUDGEMENT BY DEFAULT AND CONTEMPT OF COURT
04/16/2019	Declaration of Service Filed by: Plaintiff Mesi, Eric Thomas For: Defendant Mesi, Vanessa Marie Declaration of Service
04/10/2019	Proof of Personal Service of Summons and Complaint Proof of Service by Sheriff in Reno NV Washoe County
03/27/2019	Proof of Service by Mail Defendants Proof of Service to Council
03/14/2019	Notice of Department Reassignment Notice of Department Reassignment
03/13/2019	Request for Issuance of Joint Preliminary Injunction Filed By: Plaintiff Mesi, Eric Thomas
03/13/2019	Summons Issued
03/13/2019	Complaint for Divorce Filed by: Plaintiff Mesi, Eric Thomas <i>Complaint for Divorce (No Children)</i>
03/13/2019	Crder to Proceed In Forma Pauperis Filed By: Plaintiff Mesi, Eric Thomas
03/13/2019	Application to Proceed in Forma Pauperis Filed By: Plaintiff Mesi, Eric Thomas
06/19/2019	HEARINGS Hearing (8:30 AM) (Judicial Officer: Forsberg, Rhonda K.)

	EIGHTH JUDICIAL DISTRICT COURT
	CASE SUMMARY
	CASE NO. D-19-585846-D
	Telephone Conference with Judge Franco, Santa Clara County Family Court 408-534-5613Dismissed;Journal Entry Details:HEARING: TELEPHONE CONFERENCE WITH JUDGE FRANCO, SANTA CLARA COUNTY FAMILYCOURT 408-534-5613. The Court reviewed the case history and the pleadings on file. The Court's engaged in adiscussion regarding the First to File Rule. The Court's noted Mr. Mesi filed his Complaint for Divorce inNevada on March 13, 2019; however, Mrs. Battaglia- Mesi filed her Complaint for Divorce (19 FL 0002677)with the California Court's on January 23, 2019. The Court's noted neither party had effectuated service as ofJune 19, 2019; the Court's further noted Mrs. Battaglia file for a Restraining Order in California 10- days laterafter filing for Divorce. Honorable Franco indicated due to Mrs. Battaglia's inability to serve Mr. Mesi; theCourt allowed Mrs. Battaglia to service by mail. Honorable Franco further indicated upon service by mail; Mr.Mesi filed an Objection with the California Court's objecting jurisdiction. Honorable Forsberg advisedHonorable Franco she is inclined to dismiss Mr. Mesi's action here in Nevada and defer jurisdiction toCalifornia under the First to File Rule. Court noted Mr. Mesi served Mrs. Battaglia within her DivorceCase. COURT ORDERED, Plaintiff's Complaint for Divorce shall be DISMISSED under the First to File Rule;jurisdiction will be DEFERRED to the California Court.;Dismissed
06/03/2019	<ul> <li>Minute Order (1:50 PM) (Judicial Officer: Forsberg, Rhonda K.)</li> <li>Minute Order - No Hearing Held;</li> <li>Journal Entry Details:</li> <li>MINUTE ORDER - NO HEARING HELD After a review of the file, the Court NOTES that a Decree of Divorce was filed on May 30, 2019 which had not been signed by the Court. It is hereby ORDERED, that the Decree of Divorce filed on May 30, 2019 in Case D-19-585846-D be STRICKEN. The Plaintiff may resubmit by providing an unfiled Decree of Divorce to the Department for review and signature. A copy of this Minute Order to be mailed to the party in Proper Person. Clerk's Note: A copy of this Minute Order mailed to Plaintiff on 06/03/19. (NC);</li> <li>Minute Order - No Hearing Held</li> </ul>
05/06/2019	Minute Order (3:25 PM) (Judicial Officer: Forsberg, Rhonda K.) Minute Order - No Hearing Held; Journal Entry Details: <i>MINUTE ORDER - NO HEARING HELD After a review of the file, the Court NOTES that a Decree of Divorce</i> was filed on Max 5, 2010 which had not been signed by the Court It is baraby ORDERED, that the Decree of

was filed on May 5, 2019 which had not been signed by the Court. It is hereby ORDERED, that the Decree of Divorce filed on May 5, 2019 in Case D-19-585846-D Mesi be stricken. The Plaintiff may resubmit by providing an unfiled Decree of Divorce to the Department for review and signature. The Decree of Divorce must include a signature block for the Judge to sign. A copy of this Minute Order to be mailed to the Plaintiff in Proper Person. Clerk's note: Minute Order mailed to Plaintiff. - cf;

Minute Order - No Hearing Held

05/01/2019

03/13/2019

Minute Order (10:55 AM) (Judicial Officer: Bixler, James)

Minute Order - No Hearing Held; Journal Entry Details:

MINUTE ORDER - NO HEARING HELD After a review of the file, the Court NOTES that a Decree of Divorce was filed on April 29, 2019 which had not been signed by the Court. It is hereby ORDERED, that the Decree of Divorce filed on April 29, 2019 in Case D19-585846-D, Mesi be stricken. The Plaintiff may resubmit by providing an unfiled Decree of Divorce to the Department for review and signature. The Decree of Divorce must include a signature block for the Judge to sign. A copy of this Minute Order to be mailed to the Plaintiff in Proper Person. Clerk's note: Minute Order mailed to Plaintiff. - cf; Minute Order - No Hearing Held

### **SERVICE**

Summons Mesi, Vanessa Marie Unserved

Divorce - Complain	t CO	OURT MINUTES	May 01, 2019	
D-19-585846-D	Eric Thomas N vs. Vanessa Mario	Mesi, Plaintiff e Mesi, Defendant.		
May 01, 2019	10:55 AM	Minute Order		
HEARD BY: Bixle	r, James		COURTROOM: Courtroom 09	
COURT CLERK: Carol Foley				
<b>PARTIES:</b> Eric Mesi, Plaintiff, Vanessa Mesi, Defe	-	Pro S nt	e	
		JOURNAL EN	TRIES	

#### - MINUTE ORDER - NO HEARING HELD

After a review of the file, the Court NOTES that a Decree of Divorce was filed on April 29, 2019 which had not been signed by the Court. It is hereby ORDERED, that the Decree of Divorce filed on April 29, 2019 in Case D19-585846-D, Mesi be stricken.

The Plaintiff may resubmit by providing an unfiled Decree of Divorce to the Department for review and signature. The Decree of Divorce must include a signature block for the Judge to sign. A copy of this Minute Order to be mailed to the Plaintiff in Proper Person.

Clerk's note: Minute Order mailed to Plaintiff. - cf

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

PRINT DATE: 0	07/01/2019	Page 1 of 5	Minutes Date:	May 01, 2019
---------------	------------	-------------	---------------	--------------

Divorce - Complain	nt CC	OURT MINUTES	May 06, 2019		
D-19-585846-D	Eric Thomas M vs. Vanessa Marie	Aesi, Plaintiff e Mesi, Defendant.			
May 06, 2019	3:25 PM	Minute Order			
HEARD BY: Fors	berg, Rhonda K.		COURTROOM: Chambers		
COURT CLERK: Carol Foley					
<b>PARTIES:</b> Eric Mesi, Plaintiff Vanessa Mesi, Defe	-	Pro S	e		
	, <b>I</b>	JOURNAL EN	TRIES		

#### - MINUTE ORDER - NO HEARING HELD

After a review of the file, the Court NOTES that a Decree of Divorce was filed on May 5, 2019 which had not been signed by the Court. It is hereby ORDERED, that the Decree of Divorce filed on May 5, 2019 in Case D-19-585846-D Mesi be stricken.

The Plaintiff may resubmit by providing an unfiled Decree of Divorce to the Department for review and signature. The Decree of Divorce must include a signature block for the Judge to sign. A copy of this Minute Order to be mailed to the Plaintiff in Proper Person.

Clerk's note: Minute Order mailed to Plaintiff. - cf

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

PRINT DATE: 0	07/01/2019	Page 2 of 5	Minutes Date:	May 01, 2019
---------------	------------	-------------	---------------	--------------

Divorce - Complain	t CO	URT MINUTES	June	03, 2019
D-19-585846-D	Eric Thomas M vs. Vanessa Marie	esi, Plaintiff Mesi, Defendant.		
June 03, 2019	1:50 PM	Minute Order		
HEARD BY: Forst	perg, Rhonda K.		COURTROOM:	Courtroom 09
COURT CLERK:	Natalie Castro			
<b>PARTIES:</b> Eric Mesi, Plaintiff, Vanessa Mesi, Defe	-	Pro S	e	
		JOURNAL EN	TRIES	

#### - MINUTE ORDER - NO HEARING HELD

After a review of the file, the Court NOTES that a Decree of Divorce was filed on May 30, 2019 which had not been signed by the Court. It is hereby ORDERED, that the Decree of Divorce filed on May 30, 2019 in Case D-19-585846-D be STRICKEN.

The Plaintiff may resubmit by providing an unfiled Decree of Divorce to the Department for review and signature. A copy of this Minute Order to be mailed to the party in Proper Person.

Clerk's Note: A copy of this Minute Order mailed to Plaintiff on 06/03/19. (NC)

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

PRINT DATE:	07/01/2019	Page 3 of 5	Minutes Date:	May 01, 2019
-------------	------------	-------------	---------------	--------------

Divorce - Complaint	COURT	MINUTES	June	19, 2019
V	Eric Thomas Mesi, P vs. Vanessa Marie Mesi			
June 19, 2019 8:3	30 AM He	aring		
HEARD BY: Forsberg	, Rhonda K.		COURTROOM:	Courtroom 09
<b>COURT CLERK:</b> Ante <b>PARTIES:</b> Eric Mesi, Plaintiff, not Vanessa Mesi, Defenda	tpresent	Pro Se		
	JO	URNAL ENT	RIES	

- HEARING: TELEPHONE CONFERENCE WITH JUDGE FRANCO, SANTA CLARA COUNTY FAMILY COURT 408-534-5613.

The Court reviewed the case history and the pleadings on file.

The Court's engaged in a discussion regarding the First to File Rule. The Court's noted Mr. Mesi filed his Complaint for Divorce in Nevada on March 13, 2019; however, Mrs. Battaglia- Mesi filed her Complaint for Divorce (19 FL 0002677) with the California Court's on January 23, 2019.

The Court's noted neither party had effectuated service as of June 19, 2019; the Court's further noted Mrs. Battaglia file for a Restraining Order in California 10- days later after filing for Divorce.

Honorable Franco indicated due to Mrs. Battaglia's inability to serve Mr. Mesi; the Court allowed Mrs. Battaglia to service by mail. Honorable Franco further indicated upon service by mail; Mr. Mesi filed an Objection with the California Court's objecting jurisdiction.

Honorable Forsberg advised Honorable Franco she is inclined to dismiss Mr. Mesi's action here in Nevada and defer jurisdiction to California under the First to File Rule.

PRINT DATE: 07/01/2019	Page 4 of 5	Minutes Date:	May 01, 2019	
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Court noted Mr. Mesi served Mrs. Battaglia through her Bankruptcy Attorney in Washoe County; however, Attorney Darby does not represent Mrs. Battaglia within her Divorce Case.

COURT ORDERED,

Plaintiff's Complaint for Divorce shall be DISMISSED under the First to File Rule; jurisdiction will be DEFERRED to the California Court.

#### **INTERIM CONDITIONS:**

**FUTURE HEARINGS:** 

PRINT DATE: 02	07/01/2019	Page 5 of 5	Minutes Date:	May 01, 2019
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# EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

ERIC THOMAS MESI 4500 PENCESTER LAS VEGAS, NV 89115

> DATE: July 1, 2019 CASE: D-19-585846-D

**RE CASE:** ERIC THOMAS MESI vs. VANESSA MARIE MESI aka VANESSA MARIE REYNOLDS

NOTICE OF APPEAL FILED: June 20, 2019

### YOUR APPEAL <u>HAS</u> BEEN SENT TO THE SUPREME COURT.

### PLEASE NOTE: DOCUMENTS **NOT** TRANSMITTED HAVE BEEN MARKED:

- □ \$250 Supreme Court Filing Fee (Make Check Payable to the Supreme Court)**
  - If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.
- □ \$24 District Court Filing Fee (Make Check Payable to the District Court)**
- □ \$500 Cost Bond on Appeal (Make Check Payable to the District Court)**
  - NRAP 7: Bond For Costs On Appeal in Civil Cases
- Case Appeal Statement
  - NRAP 3 (a)(1), Form 2
- ⊠ Order
- $\boxtimes$  Notice of Entry of Order

#### NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. <u>The district court clerk shall apprise appellant of the deficiencies in</u> <u>writing</u>, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (e) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

#### Please refer to Rule 3 for an explanation of any possible deficiencies.

**Per District Court Administrative Order 2012-01, in regards to civil litigants, "...all Orders to Appear in Forma Pauperis expire one year from the date of issuance." You must reapply for in Forma Pauperis status.

# **Certification of Copy**

# State of Nevada County of Clark SS:

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

NOTICE OF APPEAL TO THE SUPREME COURT OF NEVADA, LAS VEGAS NEVADA FAMILY DISTRICT COURT FAILED TO ACKNOWLEDGE THE FACTS WHY THE CALIFORNIA FILING HAS NO STANDING; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; DISTRICT COURT MINUTES; NOTICE OF DEFICIENCY

ERIC THOMAS MESI,

Plaintiff(s),

vs.

VANESSA MARIE MESI aka VANESSA MARIE REYNOLDS,

Defendant(s),

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 1 day of July 2019. Steven D. Grierson, Clerk of the Court Heather Ungermann, Deputy Clerk

Dept No: G

Case No: D-19-585846-D