

2	Title of Document	Filing Date	Volume	Bates Stamp
3	Acceptance of Service	8.29.2019	I	AA0179
1	Acceptance of Service	8.29.2019	I	AA0180
5	Acceptance of Service	8.29.2019	1	AA0181
)	Affidavit of Resident Witness	8.27.2004	I	AA0006 - 0007
7	Affidavit of Service	1.9.2019	I	AA0051 - 0053
	Appendix of Exhibits to Defendant's Motion to Set Aside Decree of Divorce	1.4.2019	I	AA0011 - 0040
	Certificate of Service	9.4.2019	I	AA0227 - 0228
	Certificate of Service	9.10.2019	II	AA0276 - 0280
	Decree of Divorce	9.08.2004	1	AA0008 - 0010
	Defendant's Motion to Set Aside Decree of Divorce	1.7.2019	I	AA0041 - 0050
	Defendant's Opposition to Plaintiffs Motion in Limine and Defendant's Countermotion for Attorney's Fees and Costs	9.6.2019	II	AA0258 - 0268
	Defendant's Pre-Trial Memorandum	9.5.2019	II	AA0236 - 0257
	Defendant's Reply to Plaintiff's Opposition to Defendant's Motion to Set Aside Decree of Divorce and Defendant's Opposition to Plaintiff's Countermotion	2.8.2019	I	AA074 - 0084
	Defendant's Supplemental Filing	2.12.2019	I	AA0085 - 0137
	Exhibits in Support of Motion in Limine	8.30.2019	I	AA0195 - 0221

1 2	Ex Parte Application for an Order Shortening Time On Motion For Limine	8.30.2019	I	AA0222 - 0225
3	Findings of Fact, Conclusions of Law, and Order	10.22.2019	II	AA0281 - 0289
4	Joint Petition for Summary Decree of Divorce	8.27.2004	Ī	AA0001 - 0005
6	Motion in Limine	8.30.2019	I	AA0182 - 0194
7	Notice of Appearance of Counsel	1.16.2019	I	AA0054 - 0056
8	Notice of Entry of Findings of Fact, Conclusions of Law, and Order	10.22.2019	II	AA0290 - 0301
10 11	Notice of Entry of Order From Hearing Held February 13, 2019	3.19.2019	I	AA0141 - 0145
12 13	Notice of Entry of Stipulation and Order Re: Discovery	5.13.2019	I	AA0165 - 0170
14 15	Notice of Entry of Stipulation and Order to Continue Trial (First Request)	6.3.2019	I	AA0174 - 0178
16	Notice of Hearing	9.3.2019	I	AA0226
17	Notice of Hearing	9.9.2019	II	AA0269
18 19	Opposition to Motion to Set Aside Decree of Divorce; Countermotion	1.23.2019	1	AA0057 - 0073
20 21	Order from Hearing Held February 13, 2019	3.14.2019	I	AA0138 - 0140
22	Order Shortening Time	9.10.2019	II	AA0274 - 0275
23	Plaintiff's Pre-Trial Memorandum	9.5.2019	I	AA0229 - 0235
24	Plaintiff's Witness List	9.9.2019	II	AA0270 - 0272
2526	Receipt of Plaintiff's Trial Exhibits	9.10.2019	ĬĬ	AA0273
27		Page 3 of 6		

II				
1	Stipulation and Order Re: Discovery	5.10.2019	I	AA0161 - 0164
2	Stipulation and Order to Continue Trial (First Request)	5.30.2019	1	AA0171 - 0173
4 5	Transcript re: All Pending Motions	4.9.2019	I	AA0146 - 0160
6	Transcript re: Evidentiary Hearing (9.12.2019)	1.31.2020	II	AA0302 - 0388
7 8	Transcript re: Evidentiary Hearing (9.13.2019)	1.31.2020	III	AA0389 - 0506
9				
10				
11				
12				
13				
14				
15				
16				
17				
18				
19				
20				
21				
22				
23				
24				
25				
26				
27		Page 4 of 6		

AFFIRMATION (Pursuant to NRS 239B.030) The undersigned does hereby affirm that the preceding documents filed in the above-referenced matter does not contain the social security number of any person. DATED this 30 day of March, 2020. KAINEN LAW GROUP, PLLC Byz ANDREW L. KYNASTON, ESQ. Nevada Bar No. 8147 RACHEAL H. MASTEL, ESQ. Nevada Bar No. 11646 Attorneys for Appellant

1	CERTIFICATE OF SERVICE
2	I the undersigned hereby certify that I am an employee of the
3	KAINEN LAW GROUP, PLLC, located at 3303 Novat Street, Suite 200, Las
4	Vegas, Nevada 89129, and on the 2 day of APPIL, 2020, I served a true
5	and correct copy of the Appellant's Appendix - Volume I on all interested
6	parties to this action as follows:
7	Electronically through the Court's ECF system:
8	F. Peter James
9	Racheal H. Mastel
10	By Traditional Means:
11	Andrew L. Kynaston
12	D. au du du ma
13	An Employee of
14	An Employee of KAINEN LAW GROUP, PLLC
15	
16	
17	
18	
19	
20	
21	
21 22	
23	
24	
25	
26	
27	Page 6 of 6
	1 age 0 01 0

15d.00

4

5

6 7

8

9 10

11

12

17

18

19

20

21

22

23

24

25

26

PSDD
(Your name) Jaswinder Singh
(Address) 2916 Jansen Ave
Las Vegas NV 89101
(Telephone) (702)281-2373

FILED

AUG 27 3 33 PM '04

Slady & Langine

CLERK

In Proper Person

DISTRICT COURT CLARK COUNTY, NEVADA

In the Matter of the Joint Petition of	\ < <
(Name) Jaswinder Singh	{
and (Name) Rajwant Kaur	{
Petitioners.	}

CASE NO. D 3 23 977

DEPT. NO.:

JOINT PETITION FOR SUMMARY DECREE OF DIVORCE

Petitioners, <u>Jaswinder Singh</u> and <u>Rajwant Kaur</u> hereby petition this

- 2. That the Petitioners are incompatible in marriage.
- 3. That the Petitioners have no minor children who are the issue of this marriage, have no adopted minor children, and Petitioner Rajwant Kaur is not now pregnant.

1

© Clark County Family Law Self-Help Center January 2, 2001 ALL RIGHTS RESERVED

JPNOKPD.4PE(#9)

Use only most current version

Please call the Self-Help Center to confirm most current version.

CE64

AUG 27 2004

1	4.	That the Petitioners affirmatively state that they have no community property to be	
2	adjudicated by this Court.		
3	5.	That the Petitioners affirmatively state that they have no community debts or	
4	obligations to	be adjudicated by this Court.	
5	6.	That both Petitioners hereby waive any right to spousal support.	
6	7.	That both Petitioners hereby waive their rights to written notice of the entry of the	
7	Decree of Di	vorce, to appeal, to request findings of fact and conclusions of law and to move for a	
8	new trial.		
9	8.	That the Petitioners state, that as of the date of filing, every condition set forth in	
10	N.R.S. 125.1	81 has been met.	
11	9.	That the Petitioners expressly desire the Court to enter a Decree of Divorce.	
12	10.	That the Petitioners were married on (date of wedding) Nov. 11, 1989, in (city	
13	and state)	Punjab, India, and are now and have ever been husband and wife	
14	11.	(CHECK ONLY ONE BOX)	
15		[] That Petitioner does not desire to have her	
16	former or mai	den name restored.	
17		OR	
18		[] That Petitioner requests that her former or	
19	maiden name	of be restored.	
20		OR	
21		[x] That Petitioner Rajwant Kaur never changed her name,	
22	and therefore	does not request restoration of a former or maiden name.	
23	12.	That Petitioner, Jaswinder Singh 's mailing address is (your address	
24	including city	, state and zip code) 2916 Jansen Ave, Las Vegas NV 89101,	
25	and Petitioner	, Rajwant Kaur 's mailing address is (spouse's address, including	
26	city, state and	zip code) 9969 Sepulveda Blvd #204, Mission Hills CA 91345 .	
27			
28	© Clark County Fami January 2, 2001 ALL RIGHTS RESER	y Law Self-Help Center Use only most current version /ED 2 Please call the Self-Help Center to confirm most current version	

1	WHEREFORE, Petitioners pray that the Court enter a Decree of Divorce restoring them to		
2	the status of single, unmarried persons.		
3			
4	DATED this (day) 27 day of DATED this (day) 27 day of		
5	(month) August ,(year) 2004 . (month) August ,(year) 2004 .		
6			
7	Jasuinder Singl		
8	(Your Signature) (Spouse's Signature)		
9	Petitioner Petitioner		
10			
11	VERIFICATION		
12	GTATE OF NEVADA		
13	STATE OF NEVADA) ss:		
14	COUNTY OF CLARK 5		
15	Jaswinder Singh, under penalties of perjury, being first duly sworn, deposes		
16	and says:		
17	That I am the Petitioner in the above-entitled action; that I have read the foregoing Joint		
18	Petition for Summary Decree of Divorce and know the contents thereof; that the same is true of		
19	my own knowledge, except for those matters therein contained stated upon information and belief,		
20	and as to those matters, I believe them to be true.		
21	DATED this 27 day of (month) Quy, (year) 2001.		
22	(Your signature) Jasunder Singh		
23	(Your signature) <u>Ο ΜΝΝ ΝΟΣΥ ΣΙΡΥ</u> ^Δ Jaswinder Singh		
24			
25	SUBSCRIBED and SWORN to before me this27 day of NOTARY PUBLIC		
26	(month) <u>(luu</u> , (year) <u>2009</u> STATE OF NEVADA County of Clark		
27	NOTARY PUBLIC		
28	© Clark County Family Law Self-Help Center JPNOKPD.4PE(#9)		
	January 2, 2001 ALL RIGHTS RESERVED Use only most current version Please call the Self-Help Center to confirm most current version.		

1	<u>ACKNOWLEDGMENT</u>
2	STATE OF NEVADA)
3	COUNTY OF CLARK)ss:
4	On this 27 day of (month) Mugus, (year) 200 1, before me, the undersigned
5	Notary Public in and for the said County and State, personally appeared
6	known to me to be the person described in and who executed the foregoing Joint Petition for
7	Summary Decree of Divorce, and who acknowledged to me that (check one) [x] he/[] she did
8	so freely and voluntarily and for the uses and purposes therein mentioned.
9	WITNESS my hand and official seal.
10	William & Bun NOTARY PUBLIC
11	7.6.7.1.1.1.0.22.0
12	VERIFICATION NOTABY BURLE
13	STATE OF NEVADA County of Clark
14	COUNTY OF CLARK) SS: No. 94-1417.1 WILLIAM R. BROWN My Appointment Expires Feb. 8, 2008
15	Rajwant Kaur , under penalties of perjury, being first duly sworn, deposes
16	and says:
17	That I am the Petitioner in the above-entitled action; that I have read the foregoing Joint
18	Petition for Summary Decree of Divorce and know the contents thereof; that the same is true of
19	my own knowledge, except for those matters therein contained stated upon information and belief,
20	and as to those matters, I believe them to be true.
21	DATED this <u>27</u> day of (month) <u>Aug.</u> , (year) <u>2004</u> . By:
22	Ву:
23	(Spouse's signature) Refunct Rem
24	Rajwant Kaur SUBSCRIBED and SWORN to before
25	me this <u>27</u> day of
26	(month) Uu, (year) 2004. Willin Nor NOTARY PUBLIC STATE OF NEVADA
27	NOTARY PUBLIC No: 94-1417-1 County of Clark WILLIAM R. BROWI
28	Wo. 34-1417-1 Why 34
	January 2, 2001 ALL RIGHTS RESERVED Use only most current version Please call the Self-Help Center to confirm most current version.

1 **ACKNOWLEDGMENT** 2 STATE OF NEVADA 3 **COUNTY OF CLARK** 4 5 Notary Public in and for the said County and State, personally appeared ____ Rajwant Kaur 6 known to me to be the person described in and who executed the foregoing Joint Petition for 7 Summary Decree of Divorce, and who acknowledged to me that (check one) $[\]$ he/ [x] she did 8 so freely and voluntarily and for the uses and purposes therein mentioned. 9 WITNESS my hand and official seal. 10 11 William & Brun-12 13 14 /// 15 **NOTARY PUBLIC** 16 STATE OF NEVADA County of Clark 17 WILLIAM R. BROWN ppointment Expires Feb. 8, 2006 18 /// 19 ///

5

© Clark County Family Law Self-Help Center January 2, 2001 ALL RIGHTS RESERVED

22 23

24

25

26 27

28

///

///

/// ///

///

JPNOKPD.4PE(#9)

Use only most current version

Please call the Self-Help Center to confirm most current version.

2	is Professional	original •
	1 2 3 4 5 6 7	AFFR (Your name) Jaswinder Singh (Address) 2916 Jansen Ave Las Vegas NV 89101 (Telephone) (702)281-2373 In Proper Person DISTRICT COURT CLARK COUNTY, NEVADA
	8 9 10 11 12 13	In the Matter of the Joint Petition of CASE NO.: (Name) Jaswinder Singh DEPT. NO.: and (Name) Rajwant Kaur Co-Petitioners.
	14 15 16 17 18 19	AFFIDAVIT OF RESIDENT WITNESS STATE OF NEVADA ss: COUNTY OF CLARK label{eq:signal_state} 1. I, (name of Resident Witness) Balbinder Singh Pabla label{eq:signal_state}, do solemnly swear to testify herein to the truth, the whole truth and nothing but the truth.
מ	21 22 23 24 25 26	2. That I live at (Resident Witness' address) 2916 Jansen Ave (city) Las Vegas , Nevada, (zip code) 89101 . 3. That I first moved to Clark County, Nevada on (approximate date Resident Witness moved to Clark County) 1992 . It is my intention to live in Clark County for the foreseeable future. 4. That I first saw Petitioner (Petitioner's name) Jaswinder Singh
COUNTY CLERK	RECEIVED AUG 27 2004	in Clark County, Nevada on (approximate date) June 17, 2004. Clark County Family Law Self-Help Center JP.3AF January 2, 2001 ALL RIGHTS RESERVED 1 Please call the Self-Help Center to confirm most current version.

AUG 2 7 2004 COUNTY CLERK

CE50

1	5. That since that date, I have seen (Petitioner's name) Jaswinder Singh
2	in Clark County, Nevada approximately _5_ times per week.
3	6. That I know of my own personal knowledge that Petitioner (Petitioner's name)
4	Jaswinder Singh is a bona fide resident of Clark County, Nevada.
5	
6	
7	Dated this
8	·
9	
10	Winner in Billing []
11	(Witness' signature) <u>Jalynke Stalsla</u> Balbinder Singh Pabla
12	
13	SUBSCRIBED and SWORN to before
14	me this $\frac{27}{\text{day}}$ day of $260 \text{ $
15	(monar), (year)
16	Walten 1 Brun NOTARY PUBLIC
17	
18	NOTARY PUBLIC STATE OF NEVADA
19	County of Clark WILLIAM R. BROWN
20	/// My Appointment Explres Fab. 8, 8000
21	
22	
23	'''
24	/// ///
25	
26	
27	
28	Clark County Family Law Self-Help Center JP.3AF
	January 2, 2001 ALL RIGHTS RESERVED Use only most current version Please call the Self-Help Center to confirm most current version.

1	(Your name) Jaswinder Singh	LED
2	(Address 2017)	O . Au en i
3	Las Vegas NV 89101	O 42 AM 'U4
4 5	(Telephone) <u>(702)281-2373</u> In Proper Person OL	8 42 AM '04 Rossyrine ERK
6		Civil +
7	7 DISTRICT COURT	
8	8 CLARK COUNTY, NEVADA	
9 10 11	In the Matter of the Joint Petition of (Name) Jaswinder Singh DEPT. NO.:	77
13		
14	Petitioners.	
15	15	
16	DECREE OF DIVORCE	
17	The above-entitled cause having been submitted to the above-entitled Cou	rt for decision
18	pursuant to Chapter 125 of the Nevada Revised Statutes, and based upon the Joint	t Petition by
19	Petitioner Jaswinder Singh and Petitioner Rajwar	nt Kaur,
20 21	and all of the papers and pleadings on file, finds as follows:	
22	1. That all of the allegations contained in the documents on file are tr	ue;
23	2. That all of the requirements of NRS 125.181 and NRS 125.182 have	ve been met;
24	3. That this Court has complete jurisdiction as to the parties and the s	ubject matter
25	thereto;	
26	4. That Petitioner <u>Jaswinder Singh</u> has been and	is now an actual
27	bona fide resident Clark County, Nevada, and has actually been domiciled in Clar	k County for
A CEIV	© Clark County Family Law Self-Help Center January 2, 2001 ALL RIGHTS RESERVED 1 Please call the Self-Help Center to co	JPNOKPD.6DE (#9) se only most current version onfirm most current version.

CE100

1	more than six	x (6) weeks immediately prior to the commencement of this action;
2	5.	That the parties were married on (date of wedding) Nov. 11, 1989 in (city
3	and state)	Punjab, India ;
4	6.	That the parties are incompatible in marriage and are entitled to a Decree of
5	Divorce on the	ne grounds of incompatibility;
6	7.	That there are no minor children the issue of this marriage;
7	8.	That there are no minor children adopted by the parties;
8	9.	That Petitioner Rajwant Kaur is not now pregnant;
9	10.	That there is no community property for the Court to divide;
10	11.	That there is no community debt for the Court to divide;
11	12.	(CHECK ONLY ONE BOX)
12		[] That Petitioner does not desire to have her
13	former or ma	iden name restored.
14		OR
15		[] That Petitioner requests that her former or
16	maiden name	ofbe restored.
17		OR
18		[x] That Petitioner Rajwant Kaur never changed her name, and
19	therefore doe	s not request restoration of a former or maiden name.
20	13.	That both parties have waived any right to spousal support;
21	14.	That the parties waive their rights to written Notice of Entry of Decree of Divorce,
22	to appeal, to	Findings of Fact and Conclusions of Law, and to move for a new trial;
23	There	fore, IT IS ORDERED, ADJUDGED AND DECREED that the bonds of matrimony
24	now and here	tofore existing between the Petitioners are hereby wholly dissolved, set aside and forever
25	held for naug	ht, and an absolute Decree of Divorce is hereby granted to the parties, and each of the
26	parties are he	reby restored to the status of a single, unmarried person.
27	///	
28	© Clark County Fami January 2, 2001 ALL RIGHTS RESER	ly Law Self-Help Center JPNOKPD.6DE (#9) Use only most current version VED Please call the Self-Help Center to confirm most current version.

1	IT IS FURTI	HER ORDERED, ADJUDGED AND DECREED that Petitioner
2	Rajwant Kau	[] does/[x] does not desire to have her former name restored and
3	her name shall [] ch	nange to/ [x] stay as name of Rajwant Kaur
4	IT IS FURTH	ER ORDERED, ADJUDGED AND DECREED that both parties are required
5	to provide their social	security numbers on a separate form to the Court and to the Welfare Division
6	of the Department o	f Human Resources pursuant to NRS 125.130. Such information shall be
7	maintained by the Cle	erk in a confidential manner and not part of the public record.
8	DATED this_	day of (month) Seplenbl, (year) 2604
9		
10		n.ao.
11	Respectfully Submitte	DISTRICT COURT JUDGE
12	(Your signature)	Jaswinder Sings
13		Jaswinder Singh
14		2916 Jansen Ave
15		<u>Las Vegas NV 89101</u> (702)281-2373
16		Petitioner in Proper Person
17		n s la
18	(Spouse's signature)	Rajwant Kaur
19	(Address)	9969 Sepulveda Blvd #204
i	,	Mission Hills, CA 91345
20	(Telephone)	(818)895-7302
21		Petitioner in Proper Person
22	///	
23	///	•
24	///	
25	///	
26	///	
27	///	
28	© Clark County Family Law Self-F	leip Center IPNOKPD.6DE (#9)
	January 2, 2001 ALL RIGHTS RESERVED	Use only most current version Please call the Self-Help Center to confirm most current version.

Electronically Filed 1/4/2019 3:58 PM Steven D. Grierson CLERK OF THE COUR

APPX Andrew L. Kynaston, Esq. Nevada Bar No. 8147 KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 (702) 823-4900 (702) 823-4488 (fax) Service@KainenLawGroup.com 5 Attorneys for Defendant 7 8

DISTRICT COURT, FAMILY DIVISION CLARK COUNTY, NEVADA

JASWINDER SINGH.

Plaintiff,

CASE NO. 04D323977 DEPT NO. P

VS.

9

10

11

12

13

15

17

18

19

20

21

22

23

24

25

26

27

28

RAJWANT KAUR,

Defendant.

Date of Hearing: Time of Hearing:

APPENDIX OF EXHIBITS TO DEFENDANT'S MOTION TO SET ASIDE DECREE OF DIVORCE

COMES NOW, Defendant, RAJWANT KAUR, by and through her attorney, ANDREW L. KYNASTON, ESQ., of the KAINEN LAW GROUP, PLLC, hereby submits this Appendix of Exhibits to Defendant's Motion to Set Aside Decree of Divorce. DATED this 4th day of January, 2019.

KAINEN LAW GROUP, PL

ANDREW L. KYNASTON, ESQ

Nevada Bar No. 8147/ KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 Attorneys for Defendant

KAINEN LAW GROUP, PLLC 3303 Novat Street. Suite 200 Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com

Case Number: 04D323977

1	LIST OF APPEN	DIX DOCUMENT	rs.
2	Title of Document(Description)	Exhibit No.	Bates Stamp
3	Petition for Dissolution of Marriage, filed May 7, 2018 in Los Angeles County	Α	DEF001 - DEF003
5	Plaintiff's Response and Request for Dissolution of Marriage	В	DEF004 - DEF006
. 7	Amended Response to Petition: and	С	DEF007 - DEF012
9 10 11	Joint Petition For Summary Decree of Divorce, filed August 27, 2004 in Clark County	D	DEF013 - DEF017
PLLC 90 9488 131	Decree of Divorce, filed September 8, 2004 in Clark County	Е	DEF018 - DEF020
JP, 18 23. 23. 23. 23. 23. 23. 23. 23. 23. 23.	Affidavit of Resident Witness, filed August 27, 2004 in Clark County	F	DEF021 - DEF022
3303 Novat 3303 Novat Las Vegas 702.823.4900 www.Kaine			
KAI 18			
19			
20			
21			
22			
23			
24			
25			
26 27			
28			
	Page 2	2 of 2	

EXHIBIT "A"

FIRM NAME: LAW OFFICES OF LARRY EDSTEIN	TE BAR NO.:	FL-10
STREET ADDRESS 16133 Ventura Boulevard, Penthous CITY: Encino STATE: CITY: Encino STATE: CITY: Encino STATE: CITY: Encino STATE: CITY: E.MAIL ADDRESS: ATTORNEY FOR (INCTIO): RAJWANT KAUR, Petitioner SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS AND STREET ADDRESS: 111 North Hill Street MAILING ADDRESS: CITY AND ZIP CODE: LOS Angeles, California 90012 BRANCH NIME: Central Judicial District PETITIONER: RAJWANT KAUR RESPONDENT: JASWINDER SINGH	SE 2IP CODE: 91436-2447 (18) 905-0554 (SELES	Superior Court of California MAY 07 2018 THE INC. LARGE WAS A COUNTY OF THE PROPERTY OF THE P
PETITION FOR Dissolution (Divorce) of: Legal Separation of: Marriage Marriage Marriage	AMENDED Domestic Partnership Domestic Partnership Domestic Partnership	1887FL05676
 b. Our domestic partnership was established in Cali to dissolve our partnership here. c. We are the same sex, were married in California, dissolve, our marriage. This Petition is filed in the Petitioner lives in (specify): 	but currently live in a jurisdiction the county where we married.	at does not recognize, and will not
 a. (1) Date of marriage (specify): 12/31/1989 (3) Time from date of marriage to date of separat b. (1) Registration date of domestic partnership with (3) Time from date of registration of domestic part MINOR CHILDREN a. There are no minor children. 	the California Secretary of State or	(specify): 7/1/2004 Months other state equivalent (specify below):
 a. (1) Date of marriage (specify): 12/31/1989 (3) Time from date of marriage to date of separat b. (1) Registration date of domestic partnership with (3) Time from date of registration of domestic part MINOR CHILDREN a. (2) There are no minor children. 	(2) Date of separation ion (specify): 14 Years 6 the California Secretary of State or	(specify): 7/1/2004 Months other state equivalent (specify below): (specify):

PETITIONER: RAJWANT KAUR		FL-10
RESPONDENT: JASWINDER SINGH	CASE NUMBER:	
Petitioner requests that the court make the following orders:		
5. LEGAL GROUNDS (Family Code sections 2200–2210, 2310–2312)		
a. Ex Divorce or Legal separation of the marriage or dom	estic partnership based on <i>(check one);</i> al incapacity to make decisions.	
c. Nullity of voidable marriage or domestic partnership based on (1) petitioner's age at time of registration of domestic partnership or marriage. (2) prior existing marriage or domestic partnership. (3) unsound mind. CHILD CUSTODY AND VISITATION (PARENTING TIME)	 (4) fraud. (5) force. (6) physical incapacity. 	
a. Legal custody of children to b. Physical custody of children to c. Child visitation (parenting time) be granted to As requested in: form FL-311 form FL-312 form FL-341(D) form FL-341(E)	Petitioner Respondent Joint Ot	her
 CHILD SUPPORT a. If there are minor children born to or adopted by Petitioner and Respond partnership, the court will make orders for the support of the children up requesting party. b. An earnings assignment may be issued without further notice. c. Any party required to pay support must pay interest on overdue amounts d. Other (specify): SPOUSAL OR DOMESTIC PARTNER SUPPORT 	on request and submission of financial forms by	
a. Spousal or domestic partner support payable to Petitioner b. Terminate (end) the court's ability to award support to Petitic. Reserve for future determination the issue of support payable to d. Other (specify):	Respondent oner Respondent Petitioner Respondent	
SEPARATE PROPERTY		
There are no such assets or debts that I know of to be confirmed by Confirm as separate property the assets and debts in	Carlotte Control of the Control of t	
the following list. assets acquired by Petitioner either before marriage, after the daration or by gift or bequest	rty Declaration (form <u>FL-160</u>). Attachmo <u>Confirm to</u> ate of Petitioner	ent 9b.
(Rev. July 1, 2016) PETITION_MARRIAGE/DOMESTIC		
PETITION—MARRIAGE/DOMESTIC S Essential (Family Law)	rak i nership	Page 2 of 3

PETITIONER: RA	JWANT KAUR	window and	FL-100
RESPONDENT: JA	SWINDER SINGH	CASE NUMBER	
b. Determine in Pro in Pro as foli 1. 15 2. Joi 3. 40 4. Lai 5. Aut 6. Go	QUASI-COMMUNITY PROPERTY to such assets or debts that I know of to be dividing the community and quasi-community assets perty Declaration (form FL-160) in Attows (specify): 138 Hiawatha Street, Mission Hills, Calint Bank accounts in Bank of America and the community assets in India (2 separate paratement) and houses in India (2 separate paratement); Id jewelry - gifts to Petitioner oner is unaware of the extent of the assistant	s and debts. All such assets and achment 10b. fornia 91342; s well as in Respondent's nels of land);	ame alone
D. L. Petitioners fo	es and costs payable by Petitioner Perimer name be restored to (specify): y): Respondent is found to have breach took funds from a joint account with consent.	Respondent ed his fiduciary duty to Peti out notice to Petitioner and	tioner when he unilaterally without Petitioner's
2. I HAVE READ THE RE TO ME WHEN THIS P	d on <u>Attachment 11c.</u> ESTRAINING ORDERS ON THE BACK OF THE ETITION IS FILED. erjury under the laws of the State of California th		
ate: May 4, 2018	tre state of California tr	at the foregoing is true and corre	ct.
AJWANT KAUR		Rainant be	. 7
(TYPE OR ate: May 4, 2018	PRINT NAME)	(SIGNATURE OF PETIT	IONER)
ARRY EPSTEIN	PRINT NAME)	82	
FOR MORE INFORMATIO	N: Read <i>Legal Steps for a Divorce or Legal Sep</i> <u>a.gov</u> — an online guide for parents and children	(SIGNATURE OF ATTORNEY aration (form FL-107-INFO) and	
NOTICE: You may redact (plack out) social security numbers from any writted to child, spousal or partner support.	en material filed with the court in	this case other than a
NOTICE—CANCELLATION or spouse under the other of survivorship rights to any pro- fomestic partner or spouse as well as any credit cards.	N OF RIGHTS: Dissolution or legal separation material partner's or spouse's will, trust, retirem operly owned in joint tenancy, and any other sin as beneficiary of the other partner's or spouse's other credit accounts, insurance polices, retiremer you should take any other actions. Some charmans are policed to the counts of the counts of the counts.	ray automatically cancel the right ent plan, power of attorney, pay-o nilar thing. It does not automatica life insurance policy. You should	s of a domestic partner on-death bank account, lly cancel the right of a d review these matters.
00 [Rev. July 1, 2016] B' Essential com Forms	PETITION—MARRIAGE/DOMEST	TIC PARTNERSHIP	Page 3 of 3

EXHIBIT "B"

To an accompany of any order of the contract o				FL-120
PARTY WITHOUT ATTORNEY OR ATTORNEY NAME CONSIGNCE Bessada 80872 FIRM NAME Attorney at Law STREET ADDRESS 7120 Hayvenhurst Ave.# City Van Nuys		E	OR COURT USE OF	NLY
TELEPHONE NO (818) 988-9992 E-MAIL ADDRESS	STATE CA ZIP CODE 91406 FAX NO.			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS 111 N HILL ST MAILING ADDRESS CITY AND ZIP CODE LOS ANGELES, CA 9 BRANCH NAME STANLEY MOSK (CO PETITIONER: Rajwant Kaur RESPONDENT: Jaswinder Singh	20012			
RESPONSE AND REQUEST Dissolution (Divorce) of: Marria Legal Separation of: Marria Nullity of: Marria	age Domestic Partnership age Domestic Partnership	CASE NUMBER 18STF1.0567	5	
a. X We are married. b. We are domestic partners and our doc. We are domestic partners and our doc.	v):	ornia. California.		
three months immediately preceding to described in Items 1a and 1c must contain to dissolve our partnership here.	s been a resident of this state for at least six the filing of this Petition. (For a divorce, at le mply with this requirement.) shed in California. Neither of us has to be a n California, but currently live in a jurisdiction	resident or have a nesident or have a nesident or have a	he legal relati domicile in Ca	onship alifornia
STATISTICAL FACTS				
 a. (1) Date of marriage (specify): 12/31 (3) Time from date of marriage to date b. (1) Registration date of domestic partn 	of separation (specify): 26 Years nership with the California Secretary of State (2) Date of separation	Months or other state equ (specify):		fy below):
	omestic partnership to date of separation (s)	pecify);	Years	Months
a There are no minor children. b. The minor children are:				
Child's name	<u>Birthdate</u>	4	age	Sex
 (1) continued on <u>Attachment 4b</u>. c. If any children were born before the marriag be children of the marriage or domestic part d. If there are minor children of Petitioner and and Enforcement Act (UCCJEA) (form FL-10). e. Petitioner and Respondent signed a vo 	tnership. Respondent, a completed <i>Declaration Unde</i>	e authority to detern er Uniform Child Cu		
	SE—MARRIAGE/DOMESTIC PARTNE			Page 1 of 3
Idicial Council of California L 120 (Rev July 1 2016) CEB' Essential ceb.com Forms	(Family Law)	winder	1	amily Code § 2020 www.courts.ca.gov

PETITIONER: Rajwant Kaur RESPONDENT: Jaswinder Sing	h	CASE NUMBER. 18STFL05676
c. Respondent denies the group. c. Respondent requests (1) Landing divorce legal	ections 22002210; 2310–2312) the parties never legally married or registered ands set forth in item 5 of the petition.	partnership based on
	ge or domestic partnership based on	
(a) 🛄 respondent' domestic pa	arriage or domestic partnership based on s age at time of registration of (d) truership or marriage. g marriage or domestic partnership. (f)	fraud. force. physical incapacity.
6. CHILD CUSTODY AND VISITATION	(PARENTING TIME)	_
a. Legal custody of children tob. Physical custody of children toc. Child visitation (parenting time) be	Petition	er Respondent Joint Other
As requested in: form <u>FL-3</u> form <u>FL-3</u>		m <u>FL-341(C)</u> achment 6c(1)
7. CHILD SUPPORT		
requesting party. b. An earnings assignment may be is	or adopted by Petitioner and Respondent bet ders for the support of the children upon requ scued without further notice. must pay interest on overdue amounts at the	est and submission of financial forms by the
8. SPOUSAL OR DOMESTIC PARTNER	RSUPPORT	
 a. X Spousal or domestic partner s b. X Terminate (end) the court's ab c. Reserve for future determination d. Other (specify): 	oility to award support to 🗵 Petitioner	Respondent Respondent etitioner Respondent
9. SEPARATE PROPERTY		
 a. There are no such assets or deb. Confirm as separate property the the following list. 	ebts that I know of to be confirmed by the countries and debts in Property Decks Item	rt. aration (form <u>FL-160</u>). Attachment 9b. Confirm to
All assets acquired by Reservation, or by gift or be	spondent before marriage, after date c equest	f Respondent
L-120 [Rev. July 1, 2016] RES	SPONSE—MARRIAGE/DOMESTIC PAR (Family Law)	rayı
MINORITY & LANGUAGE		Jaswinder

MANAGEMENT WAS A STATE OF THE S	FL-1
PETITIONER: Rajwant Kaur	CASE NUMBER
RESPONDENT: Jaswinder Singh 10. COMMUNITY AND QUASI-COMMUNITY PROPE a There are no such assets or debts that I kn b Determine rights to community and quasi-c in Property Declaration (form <u>FL-160</u>). as follows (specify):	ow of to be divided by the court.
11. OTHER REQUESTS a. Altorney's fees and costs payable by b. Respondent's former name be restored to (a c. Other (specify).	Petitioner Respondent specify):
declare under penalty of perjury under the laws of the Sate:	State of California that the foregoing is true and correct.
aswinder Singh	\mathcal{A}
(TYPE OR PRINT NAME)	(SIGNATURE OF RESPONDENT)
onstance Bessada	\ \ \lambda
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR RESPONDENT)
FOR MORE INFORMATION: Read Legal Sleps for a E at <u>www.familieschange.ca.gov</u> — an online guide for pa	Divorce or Legal Separation (form FL-107-INFO) and visit "Families Change" arents and children going through divorce or separation.
	mbers from any written material filed with the court in this case other than a
survivorship rights to any property owned in joint tenance domestic partner or spouse as beneficiary of the other passed as well as any credit cards, other credit accounts, insura	or legal separation may automatically cancel the rights of a domestic partner by's will, trust, retirement plan, power of attorney, pay-on-death bank account, by, and any other similar thing. It does not automatically cancel the right of a partner's or spouse's life insurance policy. You should review these matters, ance polices, retirement plans, and credit reports, to determine whether they are actions. Some changes may require the agreement of your partner or
The original response must be fil	ed in the court with proof of service of a copy on Petitioner.
FR' Essential	ARRIAGE/DOMESTIC PARTNERSHIP Page 3 o

EXHIBIT "C"

1	Matthew A. Breddan, Esq. SBN: 17413 Laurence R. Goldman, Esq. SBN: 8010	33
2	The Reape-Rickett Law Firm 23945 Calabasas Rd., Ste. 207	1
3	Calabasas, CA 91302	
4	Tel: (818) 888-1144 Fax: (818) 888-1155	
5	Attorneys for Petitioner, Rajwant Kaur	
6		
7		
8	eribenian corn	m an arra an ana an a canana
9		TOF THE STATE OF CALIFORNIA
10	FOR THE CO	OUNTY OF LOS ANGELES
11		
12		
13	In re the Marriage of: Kaur and Singh) Case No.: 18STFL05676) Bench Officer: Hon. Colin P. Leis
14	Petitioner: Rajwant Kaur,) Dept: 23
15	and	 Stipulation Re Respondent Filing an Amended Response to Petition; and Order Thereon
16	Respondent: Jaswinder Singh)	
17)	
18		
19	IT IS HEREBY STIPULATED by	and between the parties through their respective attorneys
20		h may file an amended Response to the Petition. A copy
21	of said Amended Response is attached here	**
22		770 NO 2577707 . 1.
-	////	
-	////	
	<i> </i>	
- 1	<i> </i>	
- 1	<i> </i>	
	<i> </i>	
		1
	Stipulation Re Respondent Filing an	Amended Response to Petition; and Order Thereon
		·

	IT IS FURTHER STIPULATED that Petitioner waives notice and service of the American	
		nd
? .	Response.	
3		
5	Dated: November 2, 2018. The Reape-Rickett Law Firm, A Professional Corporation	
5		
7	By: Lattrefice R. Goldman	
3	Attorneys for Petitioner	
,		
)	Dated: November, 2018.	
	Constance Bessada Attorney for Respondent	
2		
- H	<u>ORDER</u>	
	ORDER Based upon the foregoing Stipulation, and good cause appearing thereto, IT IS SO ORDERED.	
	Based upon the foregoing Stipulation, and good cause appearing thereto, IT IS SO ORDERED. Date:	
	Based upon the foregoing Stipulation, and good cause appearing thereto, IT IS SO	
	Based upon the foregoing Stipulation, and good cause appearing thereto, IT IS SO ORDERED. Date:	**
	Based upon the foregoing Stipulation, and good cause appearing thereto, IT IS SO ORDERED. Date:	-
	Based upon the foregoing Stipulation, and good cause appearing thereto, IT IS SO ORDERED. Date: Judge of the Superior court	
	Based upon the foregoing Stipulation, and good cause appearing thereto, IT IS SO ORDERED. Date: Judge of the Superior court	
	Based upon the foregoing Stipulation, and good cause appearing thereto, IT IS SO ORDERED. Date: Judge of the Superior court	
	Based upon the foregoing Stipulation, and good cause appearing thereto, IT IS SO ORDERED. Date: Judge of the Superior court	
	Based upon the foregoing Stipulation, and good cause appearing thereto, IT IS SO ORDERED. Date: Judge of the Superior court	·-
	Based upon the foregoing Stipulation, and good cause appearing thereto, IT IS SO ORDERED. Date: Judge of the Superior court	
	Based upon the foregoing Stipulation, and good cause appearing thereto, IT IS SO ORDERED. Date: Judge of the Superior court	
	Based upon the foregoing Stipulation, and good cause appearing thereto, IT IS SO ORDERED. Date: Judge of the Superior court	
	Based upon the foregoing Stipulation, and good cause appearing thereto, IT IS SO ORDERED. Date: Judge of the Superior court	

EXHIBIT A

			Ci
PARTY WITHOUT ATTORNEY OR ATTORNEY NAME: Constance Bessada 80872	STATE BAR NO.:	FOR COUR	FL.
FIRM NAME: Attorney at Law			
STREET ADDRESS: 7120 Hayvenhurst Ave.#108	8		
city: Van Nuys	STATE: CA ZIP CODE: 91406		
TELEPHONE NO.: (818) 988-9992	FAXNO: :	Í	
E-MAIL ADDRESS:	,		
ATTORNEY FOR (name):			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: 111 N HILL ST MAILING ADDRESS:	LOS ANGELES		
CITY AND ZIP CODE: LOS ANGELES, CA 900 BRANCH NAME: STANLEY MOSK (Centr	12 al)		•
PETITIONER: Rajwant Kaur			
RESPONDENT: Jaswinder Singh			
RESPONSE AND REQUEST FO	OD [77]	CASE NUMBER:	
Dissolution (Divorce) of: Marriage Legal Separation of: Marriage	DR AMENDED Domestic Partnership Domestic Partnership	18STFL05676	
Nullity of: Marriage	Domestic Partnership		
LEGAL RELATIONSHIP (check all that apply):			
a. We are married.			
b. We are domestic partners and our domes	itic partnership was established in Californ	ola	
c. We are domestic partners and our domes	itic partnership was NOT established in Californ	ia. Alifornia	
RESIDENCE REQUIREMENTS (check all that ap	The second secon	ilitorria.	
a. K Petitioner K Respondent has be	opiy):		
three months immediately preceding the	en a resident of this state for at least six m	onths and of this county t	for at least
three months immediately preceding the fi described in items 1a and 1c must comply		t one person in the legal i	relationship
b. Our domestic padnership was established	with this requirement.)		•
b. Our domestic partnership was established to dissolve our partnership here.	in Camornia. Neither of us has to be a re-	sident or have a domicile	in California
c. We are the same sex, were married in Cal			
dissolve, our marriage. This Petition is filed	d in the coupty where we married	at does not recognize, ar	nd will not
Petitioner lives in (specify):	Respondent lives	in tennatus	
STATISTICAL FACTS	respondent nyes	п (вресну);	
	dissolution		
a. X (1) Date of marriage (specify): 11/11/198 (3) Time from date of marriage to date of s	eneration (energial: 15		
b. (1) Registration date of domestic partnersh	ip with the California Secretary of State or	other state equivalent is	pecify below).
	(ZI URIE DI CEDOCALOA ZA	anaiha).	20.011
(3) Time from date of registration of domes	lic partnership to date of separation (spec	ify): Years	Month
MNOR CHILDREN			
. X There are no minor children.			
The minor children are:			
Child's name	Birthdate	_	
	birmoate	<u>Age</u>	Sex
(1) continued on Attachment 4b.	(2) a child who is not yet born.		
If any children were born before the marriage or of be children of the marriage or demostic and accept	domestic partnership, the court has the au	thority to determine these	children to
as similaren er ine marriage or domestic partiners	HD.		
If there are minor children of Petilioner and Responser Follows and Follows III Act (UCC ICA) (form 5) 405	ondent, a completed <i>Declaration Under U</i> i	niform Child Custody Juri:	sdiction
and Emoleument Act (OCC3EA) (10tm FT-109) W	ust be attached.		
Petitioner and Respondent signed a voluntar	y declaration of paternity. A copy is	is not attached	
	MARRIAGE/DOMESTIC PARTNERS		Page 1 of 3
O(Rov. July 1, 2016) (ESential	(Family Law)	***	Family Code, § 2020 www.courts.ca.gov
ceb.com J= Forms	Jaswin	der	-
	5 (4) * 7 11:		

CONTRACTOR IN THE		FL-120
PETITIONER: Rajwant Kaur RESPONDENT: Jaswinder Singl	1	CASE NUMBER: 18STFL05676
Respondent requests that the court in 5. LEGAL GROUNDS (Family Code se a. 🗵 Respondent contends that to b. 🔲 Respondent denies the ground c. 🔲 Respondent requests (1) 🔲 divorce 📋 legal se (a) 问 irreconcilable	ctions 2200–2210; 2310–2312) he parties หลังสหรัฐอิโรงการหลืองเหตุราชิเลสส พริสิกิ nds set forth in item 5 of the petition. marriage wa eparation of the marriage or domestic partnersh	as dissolved on 9/7/2004.
	e or domestic partnership based on	lo make decisions.
(3) nullity of voidable mai (a) respondent's domestic par	rriage or domestic partnership based on age at time of registration of (d) fraud. thership or marriage. marriage or domestic partnership.	al incapacity,
6. CHILD CUSTODY AND VISITATION (PARENTING TIME!	
a. Legal custody of children to b. Physical custody of children to c. Child visitation (parenting time) be	Petitioner Res	pondent Joint Other
As requested in: form FL-31 form FL-34		
7. CHILD SUPPORT		
requesting party. b. An earnings assignment may be iss	ust pay interest on overdue amounts at the "legal" ra	submission of financial forms by the
b. rerminate (end) the court's abili	pport payable to Pelitioner Responde ty to award support to Pelitioner Responde the issue of support payable to Petitioner	ondent
9. SEPARATE PROPERTY		
 a. There are no such assets or debt b. Confirm as separate property the the following list. 	s that I know of to be confirmed by the court. assets and debts in Property Declaration (for Item	rm <u>FL-160</u>). Attachment 9b. Confirm to
All assets acquired by Resp separation, or by gift or beq	ondent before marriage, after date of Res uest	pondent
FL-120 [Rev. July 1, 2016] RESP	ONSE—MARRIAGE/DOMESTIC PARTNERSI	IIP
CEB. Essential	(Family Law) Jaswin	rage 2 OI J

The Contraction of the Contraction	(,		FL-12
PETITIONER: Rajwant K	Caur	CASE NUMBER:	
b. Determine rights to co	COMMUNITY PROPERTY sets or debts that I know of to be divided by community and quasi-community assets and aration (form FL-160) in Attachment	debts. All such assets and debts are listed	
11. OTHER REQUESTS a. Altorney's fees and co b. Respondent's former r c. Other (specify):	osts payable by Petitioner ame be restored to (specify):	Respondent	
Date:X	one and a laws of the State of California that	the foregoing is true and correct. Jasus mulev Sim (BIGNATURE OF RESPONDENT)	101:
(TYPE OR PRINT NA	WE)	(SIGNATUSE OF KITORNEY FOR RESPON	IDENT)
FOR MORE INFORMATION: Rea al <u>www.familieschange.ca.gov</u> —	ad Legal Sleps for a Divorce or Legal Sepal an online guide for parents and children go	alion (form FL-107-INFO) and visit "Familie ing through divorce or separation.	s Change"
NOTICE; You may redact (black of form used to collect child, spousal	out) social security numbers from any writte for partner support.	n material filed with the court in this case of	her than a
or spouse under the other domesti survivorship rights to any property domestic partner or spouse as ber as well as any credit cards, other o	RIGHTS: Dissolution or legal separation may ic partner's or spouse's will, trust, retirement owned in joint tenancy, and any other simil neficiary of the other partner's or spouse's la credit accounts, insurance polices, retirement is should take any other actions. Some chan	nt plan, power of altorney, pay-on-death bar ar thing. It does not automatically cancel the ife insurance policy. You should review thes nt plans, and credit reports to determine the	nk account, e right of a se matters,
The original r	esponse must be filed in the court with	proof of service of a copy on Petitioner	
120 (Rov July 1, 2016) [13] Essential Loom , , Forms	RESPONSE—MARRIAGE/DOMEST (Family Law)		Page 3 of 3

EXHIBIT "D"

152.00

5

6

8

9 10 11

12

21

22

23

24

25

26

PSDD		
Your name	e) Jaswinder Singh	_
Address)	2916 Jansen Ave	
	1 11 111100101	

Las Vegas NV 89101
(Telephone) (702)281-2373

FILED
AUG 27 3 33 PM '04
Scherging & Languine
CLERK

In Proper Person

DISTRICT COURT CLARK COUNTY, NEVADA

In the Matter of th Joint Petition of	e
(Name) Jaswinder	Singh
and (Name <u>) Rajwa</u>	nt Kaur
	Petitioners.

CASE NO. 10 3 23 977

DEPT. NO.:

JOINT PETITION FOR SUMMARY DECREE OF DIVORCE

Petitioners,	Jaswinder Singh	and	Rajwant Kaur	hereby petition the
Court, pursuant to the	terms of Chapter 125 o	f the Neva	da Revised Statutes,	
	espectfully show, and ur			

- 1. That Petitioner, <u>Jaswinder Singh</u>, is now, and for more than six weeks preceding the commencement of this action has been, an actual, bona fide resident of the County of Clark, State of Nevada, and during all said period of time has been actually, physically and corporeally present, residing and domiciled in the State of Nevada.
 - That the Petitioners are incompatible in marriage.
- That the Petitioners have no minor children who are the issue of this marriage, have
 no adopted minor children, and Petitioner ______ Rajwant Kaur _____ is not now pregnant.

© Clark County Family Law Self-Help Center January 2, 2001 ALL RIGHTS RESERVED

JPNOKPD.4PE(#9)

Use only most current version

I-Help Center to confirm most current version

Please call the Self-Help Center to confirm most current version.

CE64

AUG 27 2004

1	4.	That the Petitioners affirmatively state that they have no community property to be		
2	adjudicated	ted by this Court.		
3	5.	That the Petitioners affirmatively state that they have no community debts or		
4	obligations	ns to be adjudicated by this Court.		
5	6.	That both Petitioners hereby waive any right to spousal support.		
6	7.	That both Petitioners hereby waive their rights to written notice of the entry of the		
7	Decree of I	Divorce, to appeal, to request findings of fact and conclusions of law and to move for a		
8	new trial.	The state of the s		
9	8.	That the Petitioners state, that as of the date of filing, every condition set forth in		
10	N.R.S. 125.	.181 has been met.		
11	9,	That the Petitioners expressly desire the Court to enter a Decree of Divorce.		
12	10.	That the Petitioners were married on (date of wedding) Nov. 11, 1989, in (city		
13	and state)	Punjab, India , and are now and have ever been husband and wife.		
14	11.	(CHECK ONLY ONE BOX)		
15		[] That Petitioner does not desire to have her		
16	former or me	aiden name restored.		
17		OR		
18		[] That Petitioner requests that her former or		
19	maiden name	e ofbe restored.		
20		OR		
21		[x] That Petitioner Rajwant Kaur never changed her name,		
22	and therefore	does not request restoration of a former or maiden name.		
23	12.	That Petitioner, Jaswinder Singh''s mailing address is (your address,		
4	including city	y, state and zip code) 2916 Jansen Ave, Las Vegas NV 89101		
5	and Petitioner			
6	city, state and			
7				
- 10	© Clark County Famil January 2, 2001 ALL RIGHTS RESERV	IPNOKPD.4PE(#9) Use only most current version VED 2 Please call the Self-Help Center to confirm most current version		

1	, and pury man me count	enter a Decree of Divorce restoring them to			
2	the status of single, unmarried persons.				
3					
4	DATED this (day) 27 day of	DATED this (day) 27 day of			
5	(month) August ,(year) 2004 .	(month) August (year) 2004			
6					
7	Jasuin der Singl	a = + 1;			
8	(Your Signature) Petitioner	(Spouse's Signature)			
9	remoner	Petitioner			
0					
1.	YERIFICATI	ON			
2					
3	STATE OF NEVADA) ss:				
4	COUNTY OF CLARK				
5	Jaswinder Singh, under penalties	of perjury, being first duly sworn, deposes			
6	and says:				
,	That I am the Petitioner in the above-entitled ac	tion; that I have read the foregoing Joint			
3	Petition for Summary Decree of Divorce and know the				
	my own knowledge, except for those matters therein co				
1	and as to those matters, I believe them to be true.	, , , , , , , , , , , , , , , , , , , ,			
1		(vear) 200/			
-	DATED this <u>27</u> day of (month) <u>ary</u> By (Your signature) <u>Jos</u>				
2	(Your signature) Jos	winder Sireh			
3	Jaswinde	r Singh			
	SUBSCRIBED and SWORN to before				
	me this 27 day of	NOTARY PUBLIC			
	(month) <u>Auy</u> , (year) 2004.	STATE OF NEVADA County of Clark			
j	NOTARY PUBLIC	29-1417-1 WILLIAM F. BROWN 2: 94-1417-1 WAPPOINTMENT Expires Feb. 8, 2008			
1	Clark County Family Law Self-Help Center				
1	January 2, 2001	JPNOKPD.4PE(#9) Use only most current version			
11/	ALL RIGHTS RESERVED 3	Please call the Self-Help Center to confirm most current version.			

-	ACKNOWLEDGMENT
2	STATE OF NEVADA)
3	COUNTY OF CLARK }ss:
4	On this 27 day of (month) Augus, (year) 200 1, before me, the undersigned
5	Notary Public in and for the said County and State, personally appeared
6	known to me to be the person described in and who executed the foregoing Joint Petition for
7	Summary Decree of Divorce, and who acknowledged to me that (check one) [x] he/[] she did
8	so freely and voluntarily and for the uses and purposes therein mentioned.
9	WITNESS my hand and official seal.
10	William of Burn
11	NOTARY PUBLIC
12	VERIFICATION PROFESSIONAL PROFE
13	STATE OF NEVADA) NOTARY PUBLIC STATE OF NEVADA
14	COUNTY OF CLARK SS: No: 94-1417.1 No: 94-1417.1 My Appointment Expires Feb. 8, 2008
15	Rajwant Kaur , under penalties of perjury, being first duly sworn, deposes
16	and says:
17	That I am the Petitioner in the above-entitled action; that I have read the foregoing Joint
. 8	Petition for Summary Decree of Divorce and know the contents thereof; that the same is true of
19	my own knowledge, except for those matters therein contained stated upon information and belief,
0.0	and as to those matters, I believe them to be true.
1	DATED this 27 day of (month) Rug, (year) 200 /
22	DATED this 27 day of (month) Rug., (year) 200 / By:
3	(Spouse's signature) Referent 12
4	Rajwant Kaur
5	SUBSCRIBED and SWORN to before me this 27 day of
6	(month) (un , (year) 2004). NOTARY PUBLIC
7	NOTARY PUBLIC COUNTRY OF NEVADA
8	No. 94-147-1 TILLIAM H. BROWI
- 16	Jennary 2, 2001
	ALL RIGHTS RESERVED 4 Please call the Self-Help Center to confirm most current version.

	ACKNOWLEDGMENT	
	STATE OF NEVADA)ss:	
	COUNTY OF CLARK	
!	On this 27 day of (month) Que 1 (mar) 2014 to c	d
	Notary Public in and for the said County and State parsonally and State	
•	known to me to be the person described in and who executed the forecasing Leigh Burkly	•
ε	Summary Decree of Divorce, and who acknowledged to me that (check one) [] he/[x] she did	
9	so freely and voluntarily and for the uses and purposes therein mentioned.	
10	WITNESS my hand and official seal.	
11		
12	Diffian 1 Burn	
13	NOTARY PUBLIC	
14	///	
15	///	
16	/// NOTARY PUBLIC	
17	STATE OF NEVADA County of Clerk	
18	No: 94-1417-1 My Appointment Expires Feb. 8, 2008	
19	///	
20	<i>III</i>	
21	<i>III</i>	
22	<i>III</i>	
23	III	l
24	III	
25	<i>III</i>	
26	///	
27		
28	© Clark County Family Law Self-Help Center January 2, 2001 ALL RIGHTS RESERVED 5 Please call the Self-Help Center to confirm most current version.	
1		ı

EXHIBIT "E"

DECD (Your nam	e) Jaswinder Singh		FILED
(Address)	2916 Jansen Ave		Cro O O . M. co.
	Las Vegas NV 89101		35. 0 8 42 AM '04
(Telephone	(702)281-2373 In Proper Person	 -	SEP 8 8 42 AM '04 CLERK
		DISTRICT COURT	
	CI	LARK COUNTY, NEVA	NDA
In the Matte Joint Petitio	er of the on of	}	D323977
(Name) Jasy	winder Singh	_	V
and (Name)	Rajwant Kaur	_	DEPT. NO.:
	Petitioners.	{	
	1	DECREE OF DIVORC	<u>E</u>
oursuant to 0	above-entitled cause hav Chapter 125 of the Nevac	ing been submitted to the	above-entitled Court for decision based upon the Joint Petition by
pursuant to (Petitioner	above-entitled cause hav Chapter 125 of the Nevac Jaswinder Singh	ing been submitted to the da Revised Statutes, and	above-entitled Court for decision
pursuant to (Petitioner and all of the	above-entitled cause have Chapter 125 of the Nevac Jaswinder Singh e papers and pleadings or	ing been submitted to the da Revised Statutes, and and Petitione a file, finds as follows:	based upon the Joint Petition by Rajwant Kaur
pursuant to 0 Petitioner and all of the	above-entitled cause have Chapter 125 of the Nevac Jaswinder Singh e papers and pleadings of That all of the allegati	ing been submitted to the da Revised Statutes, and and Petitione a file, finds as follows: ons contained in the docu	based upon the Joint Petition by r Rajwant Kaur uments on file are true;
pursuant to 0 Petitioner and all of the 1. 2.	above-entitled cause have Chapter 125 of the Nevace Jaswinder Singh e papers and pleadings or That all of the allegati That all of the requires	ing been submitted to the da Revised Statutes, and and Petitione a file, finds as follows: ons contained in the documents of NRS 125.181 an	based upon the Joint Petition by Rajwant Kaur uments on file are true; and NRS 125.182 have been met;
Petitioner and all of the 1. 2. 3.	above-entitled cause have Chapter 125 of the Nevace Jaswinder Singh e papers and pleadings or That all of the allegati That all of the requires	ing been submitted to the da Revised Statutes, and and Petitione a file, finds as follows: ons contained in the documents of NRS 125.181 an	based upon the Joint Petition by r Rajwant Kaur uments on file are true;
Petitioner and all of the 1. 2. 3. hereto;	above-entitled cause have Chapter 125 of the Nevace Jaswinder Singh e papers and pleadings or That all of the allegati That all of the requirer That this Court has con	ing been submitted to the da Revised Statutes, and and Petitione a file, finds as follows: ons contained in the documents of NRS 125.181 and	based upon the Joint Petition by Rajwant Kaur ments on file are true; and NRS 125.182 have been met; the parties and the subject matter
pursuant to (Petitioner and all of the 1. 2. 3. thereto; 4.	above-entitled cause have Chapter 125 of the Nevace Jaswinder Singh e papers and pleadings or That all of the allegati That all of the requirer That this Court has con	ing been submitted to the da Revised Statutes, and and Petitione a file, finds as follows: ons contained in the documents of NRS 125.181 and mplete jurisdiction as to	based upon the Joint Petition by r Rajwant Kaur uments on file are true; nd NRS 125.182 have been met; the parties and the subject matter has been and is now an actua
pursuant to 0 Petitioner and all of the 1. 2. 3. thereto; 4.	above-entitled cause have Chapter 125 of the Nevace Jaswinder Singh e papers and pleadings or That all of the allegati That all of the requirer That this Court has con	ing been submitted to the da Revised Statutes, and and Petitione a file, finds as follows: ons contained in the documents of NRS 125.181 and mplete jurisdiction as to	based upon the Joint Petition by Rajwant Kaur uments on file are true; and NRS 125.182 have been met;

CE100

DEF018

	1 more than	six (6) weeks immediately	prior to the comm	encement of	this action:	
1	2 5.	That the parties were i				in (city
	and state)_	Punjab, Ir	ndia			
	6.	That the parties are inc	compatible in marr	iage and are	entitled to a Decree	of
	Divorce on	 That the parties are incompatible in marriage and are entitled to a Decree of Divorce on the grounds of incompatibility; 				
6	7.	That there are no mino	r children the issue	of this marr	iage:	
7	8.	That there are no mino				
8	9.	That Petitioner				
9	10.	That there is no commi				
10	11.	That there is no commi				
11	12.		CHECK ONLY		ν,	
12		[] That Petitioner		and the first the same of the same of the same of	es not decire to ba	in has
13	former or m	aiden name restored.			es not desire to na	ve ner
14			OR			
15		[] That Petitioner			councils that have fr	
16	maiden nam	e of		he restand	equesis mat her for	mer or
17	1.000		OR	oc restored.		
18		[x] That Petitioner		ır e	over shaperd has	2001
19	therefore doe	es not request restoration o			ever changed her i	ame, and
20	13,	That both parties have v				
21	14.					
22		That the parties waive the				Divorce,
23		Findings of Fact and Conc				
24		efore, IT IS ORDERED, A				
25	held for navo	tofore existing between the	Petitioners are her	eby wholly di	ssolved, set aside a	nd forever
26	nartice are be	tht, and an absolute Decree	of Divorce is her	eby granted t	o the parties, and e	ach of the
		reby restored to the status	of a single, unmar	ried person.		
27	///					
8	© Clark County Famil January 2, 2001	ily Law Self-Help Center			JPNO	KPD.6DE (#9)
	ALL RIGHTS RESER	VED	2	Please call the Sel.	Use only most of Help Center to confirm most of	current version
- 18						

	1 IT IS FUR	THER ORDERED, ADJUDGED AND DECREED that Petitioner			
		aur [] does/[x] does not desire to have her former name restored and			
	her name shall [] change to/[x] stay as name of Rajwant Kaur				
	IT IS FURTHER ORDERED, ADJUDGED AND DECREED that both parties are required				
	to provide their soci	al security numbers on a separate form to the Court and to the Welfare Division			
	of the Department	of Human Resources pursuant to NRS 125.130. Such information shall be			
	maintained by the C	lerk in a confidential manner and not part of the public record.			
8	DATED this	Tay of (month) Septenber, (year) 2004			
9		.1			
10		m.40			
11	Respectfully Submit	ted: DISTRICT COURT JUDGE THE			
12	(Your signature)	Jaswinder Sings			
13		Jaswinder Singh			
14		2916 Jansen Ave Las Vegas NV 89101			
15		(702)281-2373			
16		Petitioner in Proper Person			
17	(Spouse's signature)	D. f			
18	(-pv- s signature)	Rajwant Kaur			
19	(Address)	9969 Sepulveda Blvd #204			
20	(Telephone)	Mission Hills, CA 91345			
21	(1 cicphone)	(818)895-7302 Petitioner in Proper Person			
22	///				
23	<i>III</i>				
24	///				
25	<i>III</i>				
26	///				
27	///				
28	C Clark County Parish Language				
	Clark County Family Law Self-He January 2, 2001	Use only most current version			
	ALL RIGHTS RESERVED	3 Please cell the Self-Help Center to confirm most current version.			

EXHIBIT "F"

CE50

	That since that date, I have seen (Petitioner's name)
	2 in Clark County, Nevada approximately _5_ times per week.
	6. That I know of my own personal knowledge that Petitioner (Petitioner's name)
2	Jaswinder Singh is a bona fide resident of Clark County, Nevada.
	5
	6
	Dated this 27day of (month) lug 204
8	В
5	
10	
11	(Witness' signature) Balling Stals a
12	Balbinder Singh Pabla
13	SUDSCRIPED
14	2
15	(month) Tuy, (year) 200 x
16	
17	
18	
19	County of Clark WILLIAM R. BROWN
20	/// No. 44-1417-1 My Appointment Expires Feb. 8, 8046
21	
22	
23	/// ///
24	/// ///
25	
26	
27	
28	Clark County Family Law Self-Help Center
	January 2, 2001 Use only most current version
	Please call the Self-Help Center to confirm most current version.

Electronically Filed 1/7/2019 8:44 AM Steven D. Grierson CLERK OF THE COURT

MTN Andrew L. Kynaston, Esq. Nevada Bar No. 8147 KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 Telephone: (702) 823-4900 Facsimile: (702) 823-4488 service@KainenLawGroup.com Attorneys for Defendant

DISTRICT COURT CLARK COUNTY, NEVADA

JASWINDER SINGH,

Plaintiff,

VS.

9

11

12

13

19

20

21

22

23

24

26

27

RAJWANT KAUR,

Defendant.

CASE NO: 04D323977 DEPT NO: P

Date of Hearing: February 13, 2019 Time of Hearing: 10:00 AM

ORAL ARGUMENT REQUESTED:

YES: XX NO:

NOTICE: PURSUANT TO EDCR 5.25(b) YOU ARE REQUIRED TO FILE WRITTEN RESPONSE TO THIS MOTION WITH THE CLERK OF THE COURT AND TO PROVIDE THE UNDER-SIGNED WITH A COPY OF YOUR RESPONSE WITHIN TEN (10) DAYS OF YOUR RECEIPT OF THIS MOTIO FAILURE TO FILE A WRITTEN RESPONSE WITH THE CLERK OF THE COURT WITHIN TEN (10) DAYS OF YOUR RECEIPT OF THIS MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT HEARING PRIOR TO THE SCHEDULED HEARING DATE.

DEFENDANT'S MOTION TO SET ASIDE DECREE OF DIVORCE

COMES NOW, Defendant, RAJWANT KAUR, (hereinafter "Defendant") by and through her attorney, ANDREW L. KYNASTON, ESQ., of the law firm of KAINEN LAW GROUP, PLLC, and moves this Court for the following relief:

For the Court to set aside the Decree of Divorce filed September 8, 2004, 1. pursuant to NRCP Rule 60(b) and NRS 125.184(2);

KAINEN LAW GROUP, PLLC Las Vegas. Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com

Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823.4488

For such other and further relief as the Court deems just and proper in the premises. This Motion is made and based upon the papers and pleadings on file herein, 3 the Points and Authorities submitted herewith, Defendant's Declaration attached hereto, and oral argument of counsel at the time of the hearing of this matter. DATED this 4th day of January, 2019. KAINEN LAW GROUP, PLI Nevada Bar No. 8147 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 Attorneys for Defendant 12 **NOTICE OF MOTION** www.KainenLawGroup.com 13 JASWINDER SINGH, Plaintiff in proper person: PLEASE TAKE NOTICE that the undersigned will bring the foregoing 15 Motion on for hearing before the above-entitled Court on the following setting or as soon thereafter as the same may be heard: February 13, 2019 at 10:00 AM DATED this find day of January, 2019. 18 KAINEN LAW GROUP, PLL 19 20 ANDREW L. KYNASTON, Nevada Bar No.8147 3303 Novat Street, Suite 200 21 22 Las Vegas, Nevada 89129 Attorneys for Defendant 23 24 25 26 27 28

Page 2 of 10

POINTS AND AUTHORITIES

2

5

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

NRCP Rule 60(b) states:

Mistake; Inadvertance; Excusable Neglect; Newly Discovered Evidence; Fraud, Etc. On motion and upon such terms as are just, the court may relieve a party or a party's legal representative from a final judgment, order, or proceeding for the following reasons: (1) mistake, inadvertence, surprise, or excusable neglect; (2) newly discovered evidence which by due diligence could not have been discovered in time to move for a new trial under Rule 50(b): (3) freed (whether haratefore denominated intrinsic or extrinsic) 59(b); (3) fraud (whether heretofore denominated intrinsic or extrinsic), misrepresentation or other misconduct of an adverse party; (4) the judgment is void; or (5) the judgment has been satisfied, released, or discharged, or a prior judgment, upon which it is based has been reversed or otherwise vacated, or it is no longer equitable that an injunction should have prospective application. The motion shall be made within a reasonable time, and for reasons (1), (2), and (3) not more than 6 months after the proceeding was taken or the date that written notice of entry of the judgment or order was served. A motion under this subdivision (b) does not affect the finality of a judgment or suspend its operation. This rule does not limit the power of a court to entertain an independent action to relieve a party from a judgment, order, or proceeding, or to set aside a judgment for fraud upon the court. Writs of coram nobis, coram vobis, audita querela, and bills of review and bills in the nature of a bill of review, are abolished, and procedure for obtaining any relief from a judgment shall be by motion as prescribed in these rules or by independent action. (Emphasis added) prescribed in these rules or by independent action. (Emphasis added)

NRS 125.020 provides:

1. Divorce from the bonds of matrimony may be obtained for the causes provided in NRS 125.010, by verified complaint to the district court of any county:

(a) In which the cause thereof accrued:

(b) In which the defendant resides or may be found;

(c) In which the plaintiff resides;

(d) In which the parties last cohabited; or

(e) If plaintiff resided 6 weeks in the State before suit was brought. 2. Unless the cause of action accrued within the county while the plaintiff and defendant were actually domiciled therein, no court has jurisdiction to grant a divorce unless either the plaintiff or defendant has been resident of the State for a period of not less than 6 weeks preceding the commencement of the action. (Emphasis added)

NRS 125.184(2) states:

A final judgment entered pursuant to this section does not prejudice or bar the rights of either of the parties to institute an action to set aside the final judgment for fraud, duress, accident, mistake or other grounds recognized at law or in equity. (Emphasis added)

KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200

Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com

27 28

Page 3 of 10

702.823.4900 • Fax 702.823.4488

.KainenLawGroup.com

2

3

10

11

12

13

19

20

21

25

II.

EDCR 5.501 STATEMENT

A divorce action between the above-captioned parties is presently already pending in the Superior Court of California, County of Los Angeles (Case No. 18STFL05676). Defendant filed a Petition for Dissolution of Marriage on May 7, 2018, in Los Angeles County. (Exhibit A in Appendix of Exhibits). The Plaintiff then prepared and filed his Response and Request for Dissolution of Marriage. (Exhibit B in the Appendix of Exhibits). Both parties are represented by legal counsel in the pending California Dissolution action.

In November 2018, the Plaintiff sought to amend his Response to indicate that the parties' marriage was already dissolved in Nevada in November 2004.(Exhibit C in the Appendix of Exhibits). This has necessitated the filing of this Motion seeking to set aside the improperly obtained Decree of Divorce in this action pursuant to NRCP 60(b) due to fraud, misrepresentation, and misconduct by the Plaintiff which led to the entry of an improperly obtained Decree of Divorce, when the Court was without jurisdiction to do so. This has necessitated the filing of this Motion, as it is highly doubtful that any efforts to resolve this would be successful with a matter already pending in California, requiring the timely resolution of the subject matter of this Motion.

III.

STATEMENT OF FACTS

Defendant, RAJWANT KAUR (hereinafter "Wife"), and Plaintiff, JASWINDER SINGH (hereinafter "Husband"), were married more than 29 years ago on November 11, 1989, in Punjab, India. They later moved to California, where they have resided as husband and wife since that time. The parties never resided in Nevada.

The parties' marriage relationship was very traditionally Indian, with Husband having almost complete control over Wife, who was required to be wholly submissive in every aspect of their lives. His rule was law and she was essentially his property, and she had no recourse other than to comply with all of his demands. In the

Page 4 of 10

Fax 702.823.4488

KainenLawGroup.com

5

11

12

17

19

20

23

27

summer of 2004, Husband informed Wife that he was going to divorce her so that he could take her back home to India, where he intended to force her to marry his brother in order to allow his brother to immigrate to the United States. She had absolutely no say in the matter due to Husband's domineering and abusive behaviors.

On August 27, 2004, the parties drove from California to Las Vegas (there and back on the same day) where he forced her to sign a Joint Petition for Summary Decree of Divorce. (Exhibit D in the Appendix of Exhibits). The generic joint petition, and resulting Decree of Divorce (Exhibit E in the Appendix of Exhibits), make no provision for any property or debt allocation, no spousal support, or any other substantive provision which would typically be part of a legitimate divorce action. Additionally, the physical address of residency used by Husband for the Joint Petition was the same physical mailing address of his "resident witness" who executed the Affidavit of Resident Witness filed in the action (Exhibit F in the Appendix of Exhibits). Neither Husband nor Wife ever actually resided at that residence, even for one night, let alone the alleged six weeks Husband claims to have lived there. The resident witness, a person named Balbinder Singh Pabla, claimed to have first seen Husband in Clark County, Nevada almost exactly six weeks to the day prior to the day the Petition was executed and filed. This would be impossible, as Husband was with Wife in California during that entire period.

Immediately upon signing the Petition, the parties returned to their home in California and continued to live together as husband and wife until the currently pending California Divorce action was initiated by Wife in May of this year. There was a trip to India, where Husband forced Wife to marry his brother, which marriage was later dissolved in India (an incident also involving fraud and bribing of officials in India). It is clear that Husband knew the Nevada divorce was a sham, as he initially responded to the divorce action filed by Wife, by himself countersuing for her divorce as well. It was only several months after the divorce litigation in California was underway, that he later asserted that there was already a valid divorce in Nevada that should be recognized by the

702.823.4900 • Fax 702.823,4488

www.KainenLawGroup.com

8

9

10

11

12

13

16

21

22

23

California Court. Husband is also now trying to argue in the California case that the parties' date of separation was in July 2004, rather than the much more recent actually separation. Based upon California community property laws such a dramatic change to the date of separation will make a significant difference in the determination of community property. It is therefore critical that the Nevada Decree be set aside and/or declared void, to prevent a significant miscarriage of justice by blocking Wife from many years of accumulated community property.

IV.

ARGUMENT

NRCP Rule 60(b), authorizes the Court to set aside an order or judgment if it is determined that it was obtained by "fraud (whether heretofore denominated intrinsic or extrinsic), misrepresentation or other misconduct of an adverse party." 125.184(2), further confirms that either party has the right to seek to set aside a final judgment through instituting "an action to set aside the final judgment for fraud, duress, accident, mistake or other grounds recognized at law or equity."

As set forth in the Statement of Facts above, Wife was forced by Husband, under extreme duress, to sign the joint petition for divorce, which Husband then filed, and used (along with other false pleadings) to obtain a fraudulent Nevada Decree of Divorce in September 2004. There clear evidence of fraud upon the Court in the manner that Husband obtained a Decree of Divorce in Nevada. Accordingly, there is a clear basis for this Court to set aside the improperly obtained Decree of Divorce entered in September 2004.

Additionally, the Decree of Divorce should be set aside and declared void due to the fact that the Nevada Court did not have jurisdiction to enter the Decree at the time it was entered. Husband fraudulently presented false and unsupportable information to the Court claiming to have satisfied Nevada residency requirements, when he clearly did not meet the requirements. Husband blatantly forum shopped for the quickest way to get a divorce, then repeatedly lied in the written pleadings and forced Wife to sign

Page 6 of 10

702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com

KainenLawGroup.com

3

5

10

11

13

18

19

20

21

22

23

24

25

27

28

them under duress and against her will.

Nevada law regarding residency and jurisdiction for divorce is clear. NRS 125.020(2) provides in relevant part that "no court has jurisdiction to grant a divorce unless either the plaintiff or defendant has been a resident of the state for a period of not less than 6 weeks." In this case, neither party meets the requisite residency requirements. Wife was certainly not in Nevada for the six weeks prior to Husband filing the joint petition, having spent only part of a day in Las Vegas, when Husband brought her to Nevada to sign the Petition. Husband was also not a Nevada resident at that time or at any time subsequent. He has never lived in Nevada or at the address listed on his fraudulent paperwork or in the Affidavit of Resident Witness filed in the case.

Furthermore, established law in Nevada regarding jurisdiction makes it clear that merely being actually present in the state for the requisite time period is insufficient to establish residency, even if Husband could (which he can't) convince the Court that he did physically reside in Nevada for six weeks before filing the joint petition. Under Nevada case law, residency consists of two elements: (1) Physical Presence and (2) Intent to make the place a home. Latterner v. Latterner, 51 Nev. 285, 274 P. 194, 195 (1929). The legal residence of a person

> . is that place where he or she shall have been actually. physically and corporeally present within the state or county, as the case may be, during all of the period for which residency is claimed by him or her; provided, however, should any person have sent himself from the jurisdiction of his residence with the intention of good faith to return without delay and continue his residence, the time of such absence shall not be considered in determining the fact of such residence.

Stats. 1911, c, 158. (1911 Act defining what shall constitute legal residency in the State of Nevada.)

Therefore, "intent," pursuant to the statute, is the intent to make the place (i.e., Nevada) a home. Encompassed in that intent is the notion that if the party leaves the state at any time during the claimed residency period, he/she must also have the intent to return without delay. "Without delay," has been interpreted to mean that there is not an

Page 7 of 10

702.823.4900 • Fax 702.823.4488

www.KainenLawGroup.com

11

13

20

21

24

26

absence from the state for an "indefinite or wholly uncertain period." See, Fleming v. Fleming, 36 Nev. 135, 134 P.2d 445 (1913). Husband was physically present in the State of Nevada for less than one day, when he dragged Wife here and forced her to sign the joint petition for divorce. He has not returned "without delay" to Nevada, but continued to live with Wife in the marital residence in California for the next 14 years.

In McLaughlin v. McLaughlin, 48 Nev. 153, 238 P. 402 (1925), the Court stated that, "the best evidence of intention is to be ascertained from the party's (sic) declarations;" however, such "evidence of expressed intent has no controlling weight if such intent is inconsistent with the acts and general conduct of the person." The Court in McLaughlin specifically stated that "with respect to the evidence necessary to establish domiciliary intention, it is impossible to lay down any positive rule" as "each case must vary in its circumstances . . . " Id. at 404. However, the Court in Aldabe v. Aldabe, 84 Nev. 392, 441 P.2d 691 (1968), set forth a number of factors relied upon in establishing that there was, in fact, domiciliary intent. These factors include such things as: (1) mailing address; (2) voter registration; (3) school attendance; (4) medical care; (5) business and financial affairs; (6) automobile and operators' licenses; (7) taxes; (8) wills; (9) employment; (10) daily activities; and (11) corroborating testimony of witnesses. Id. at 694. No such indicia of residency existed at the time that Husband filed the joint petition, and Wife is confident that he would be unable to produce any such evidence to the Court to establish a domiciliary intent. In short, neither party was ever a resident of Nevada and no evidence would support a claim of physical presence or domiciliary intent as required by Nevada law. The Decree of Divorce is therefore invalid, as the Nevada Court lacked jurisdiction to enter it.

Although it has now been more than 14 years since the fraudulent Decree of Divorce was filed with the Court, the passage of time cannot make what was clearly an invalid Decree, valid and enforceable to the detriment of the victim of the fraud. Defendant has made every reasonable effort to bring this Motion to Set Aside in reasonable time. Based upon Husband's behaviors and the fact that the parties continued

12

13

14

15

17

18

19

20

21

22

23

24

25

26

27

28

www.KainenLawGroup.com

to reside together and hold themselves out as husband and wife, Wife did not believe that the Nevada Decree was valid or still relevant. Until several months into the pending California divorce action, it was never again mentioned by Husband. He never told Wife that he believed that they were divorced. Furthermore, Husband continued to be domineering in the parties' relationship. Wife was afraid to go against anything he demanded or to question anything he did.

Under the facts of this case, there is also likely a significant argument to be made for sanctions and attorney's fees. However, as Wife is mindful that this Court does not have jurisdiction over the substantive issues in this case, and she does not wish to subject herself to the personal jurisdiction of the Court, she will attempt to see appropriate redresses from the California court in the already pending divorce case.

V.

CONCLUSION

Based on the forgoing, Defendant requests the following relief:

- For the Court to set aside the Decree of Divorce filed September 8, 2004, pursuant to NRCP Rule 60(b) and NRS 125.184(2);
- For such other and further relief as the Court deems just and proper in the 2. premises.

4th day of January, 2019. DATED this

KAINEN LAW GROUP, PLLC

Nevada Bar No. 8147 303 Novat Street, Suite 200 Las Vegas, Nevada 89129 Attorneys for Defendant

Page 9 of 10

KAINEN LAW GROUP, PLLC

www.Kainenl.awGroup.com

DECLARATION OF RAJWANT KAUR IN SUPPORT OF MOTION

I, RAJWANT KAUR, declare under penalty of perjury that I am the Defendant herein and that I have read the foregoing *Motion* and the same is true and correct of my own knowledge, except for those matters which are therein stated upon information and belief, and as to those matters, I believe them to be true.

EXECUTED this 4th day of December, 2018. January 2019

Rajwant Kaus-RAJWANTKAUR

Page 10 of 10

DISTRICT COURT, FAMILY DIVISION CLARK COUNTY, NEVADA

IASWINDER WINGIT.

Plantill

CASE NO MINISTRATE

14

12

13

14

15

16

22

23

26

17

MATWANT KAUR.

Line of Hearing 24,570 to Time of Hearing 10,00 cm

Delendant

AFFIDAVIT OF SERVICE

STATE OF CALIFORNIA

COUNTY OF LOS ANGELES

Teningering a Managers, being first duly sworn, deputies and says.

- At all times herein Affaill was and a realizant of the United States, over 18
 years of age, and not a party to not interested in the processing in which this Affalsvil
 is made.
- 2. On the <u>get</u> day of Japuary, 2019, Attiunt received one copy of each of the rallowing documents: 1. Dejandone's Median in No. Intale Discrete of Discrete and 2. Appendix by Exhibits to Defandant's Martin to Set Andre Described, Divarce.

V	The state of the s
1	 On the <u>B</u>K day of January, 2019, at approximately Э. ээ ант./р.т.,
2	I personally served said Motion to Set Aside Decree of Divorce and said Appendix of
8	Exhibits upon Mr. Jaswinder Singh, Plaintiff in this matter, at his home address at
4	18179 HOWERMA ST SCALLE BULL 34 91245
5	EXECUTED this 324 day of January, 2019.
6	
7	Think her
8	(Sign)
9	(Pint)
0	
1	SIGNED AND AFFIRMED before the undersigned Notary Public this _qn day of January, 2019.
2	Бу
à	
4	NOTARY PUBLIC in and for said
ŝ	County and State
6	
7	
8	
9	
7	
(2)	
4	
2/	
7	
4	
ä	
5 7	
7	
ä	

Country of Ventures	Nick nev Bernese Noten) Public
Dan	Hare these Marie and Title of the Office
re ally approved	
	Namela UF Statistic
o in enthy duct behalf of which the dersonyar _==	Vination their signaturals) on the invulue on the presents settled whech to the instrument. partity under PENALTH DE PERMUNV under the low of the State of California the the normalization per great is the angle of rower.
10 (10 (10 (10 (10 (10 (10 (10 (10 (10 (WITMERS my transferred and off to a section
The second of th	
15 (1700) 15 (1700)	algorithms.
12/mm - 1 1/m - 1/m	Sign in a private sin in all a
Place Notary Seel Jours Theology this suching a notational, completing of mandaten realisationent of n Description of Attached Donnach The rectype of Dogomens	Sign (W.S.) (M.S.) (F.)/// DETICINAL DIE II (M.) SIGN (SI) (SI) SIGN (M.) (M.) (M.) (M.) DIE II (M.) SIGN (SI) (M.) (M.) (M.) DIE II (M.) (M.) (M.) (M.) (M.) (M.) DIE II (M.) (M.) (M.) (M.) (M.) (M.) (M.)
Place Notary Seel Jours Theology Unic socialism and additional, completing of mandaten realisationent of n Description of Attached Document	Sign (W.S.) (M.S.) (F.)/// DETICINAL DIE II (M.) SIGN (SI) (SI) SIGN (M.) (M.) (M.) (M.) DIE II (M.) SIGN (SI) (M.) (M.) (M.) DIE II (M.) (M.) (M.) (M.) (M.) (M.) DIE II (M.) (M.) (M.) (M.) (M.) (M.) (M.)

		Electronically Filed 1/16/2019 5:12 PM Steven D. Grierson CLERK OF THE COURT
1	NOA	(Calling 1) 400
2	LAW OFFICES OF F. PETER JAMES, F. Peter James, Esq. Nevada Bar No. 10091	ESQ.
3	3821 West Charleston Boulevard, Suite 2 Las Vegas, Nevada 89102	50
4	Peter@PeterJamesLaw.com 702-256-0087	
5	702-256-0145 (fax) Counsel for Plaintiff	
6	DISTRICT COURT, F	AMILY DIVISION
7	CLARK COUNT	
8	JASWINDER SINGH,	CASE NO. : 04D323977 DEPT. NO. : P
9	Plaintiff,	
10	VS.	NOTICE OF APPEARANCE OF COUNSEL
11	RAJWANT KAUR,	
12	Defendant.	
13		
14	Please take notice that F. Peter Jam	es, Esq. represents Plaintiff, Jaswinder
15	Singh, in the above-entitled matter.	
16	///	
17	///	
18	///	
19	///	
20	///	
		2
	1 of	3
	Case Number: 040	0323977

1	Please forward all communications to Plaintiff in this matter through Mr.
2	James office.
3	Dated this 16 th day of January, 2019
4	/s/ F. Peter James
5	LAW OFFICES OF F. PETER JAMES F. Peter James, Esq.
6	Nevada Bar No. 10091 3821 W. Charleston Blvd., Suite 250
7	Las Vegas, Nevada 89102 702-256-0087
8	Counsel for Plaintiff
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
	2 of 3

1		CERTIFICATE OF SERVICE			
2	I certify that on this 16 th day of January, 2019, I caused the above and				
3	foregoing document entitled NOTICE OF APPEARANCE OF COUNSEL to				
4	be served as follows:				
5	[X]	pursuant to EDCR 8.05(A), EDCR 8.05(F), NRCP 5(b)(2)(D) and Administrative Order 14-2 captioned In the Administrative			
6		Matter of Mandatory Electronic Service in the Eighth Judicial District Court, by mandatory electronic service through the			
7		EighthJ udicialD istrictCo urt sele ctronic filing system;			
8	[]	by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was			
9		prepaid in Las Vegas, Nevada;			
10	[X]	pursuant to EDCR 7.26 / NEFCR 9, to be sent via facsimile / email;			
11		·,			
12	to the attorn	ney(s) / party(ies) listed below at the address(es), email address(es),			
13	and/or facsi	mile number(s) indicated below:			
14	1	ew L. Kynaston, Esq. en Law Group			
15	3303	Novat Street, Suite 200 Yegas, Nevada 89129			
16	702-8	223-4488 (fax) ce@KainenLawGroup.com			
17		sel for Defendant			
18					
19	By: /s/ F	. Peter James			
20	An er	mployee of the Law Offices of F. Peter James, Esq., PLLC			
		3 of 3			

1/23/2019 4:32 PM Steven D. Grierson CLERK OF THE COURT

Electronically Filed **OPPC** 1 LAW OFFICES OF F. PETER JAMES, ESQ. F. Peter James, Esq. Nevada Bar No. 10091 3821 West Charleston Boulevard, Suite 250 3 Las Vegas, Nevada 89102 Peter@PeterJamesLaw.com 4 702-256-0087 5 702-256-0145 (fax) Counsel for Plaintiff 6 DISTRICT COURT, FAMILY DIVISION 7 CLARK COUNTY, NEVADA 8 JASWINDER SINGH, CASE NO. : 04D323977 DEPT. NO.: P 9 Plaintiff. **OPPOSITION TO MOTION TO** 10 VS. SET ASIDE DECREE OF DIVORCE; COUNTERMOTION 11 RAJWANT KAUR, Hearing Date: February 13, 2019 12 Hearing Time: 10:00 a.m. Defendant. Oral Argument: YES 13 NOTICE: YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO 14 THIS MOTION WITH THE CLERK OF THE COURT AND TO 15 PROVIDE THE UNDERSIGNED WITH A COPY OF YOUR RESPONSE WITHIN 10 DAYS OF YOUR RECEIPT OF THIS MOTION. FAILURE 16 TO FILE A WRITTEN RESPONSE WITH THE CLERK OF THE COURT WITHIN 10 DAYS OF YOUR RECEIPT OF THIS MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE 17 COURT WITHOUT A HEARING PRIOR TO THE SCHEDULED HEARING DATE. 18 19 20

1 of 16

1	COMES NOW Plaintiff, Jaswinder Singh, by and through his counsel, F.
2	Peter James, Esq., who hereby opposes Defendant's Motion to Set Aside and
3	Countermoves this Honorable Court for attorney's fees and costs.
4	This Opposition / Countermotion is made and based on the papers and
5	pleadings on file herein, the attached points and authorities, the attached
6	affidavit(s) / declaration(s), the filed exhibit(s), and upon any oral argument the
7	Court will entertain.
8	Dated this 23 day of January, 2019
9	MH
10	LAW OFFICES OF F. PETER JAMES F. Peter James, Esq.
11	Nevada Bar No. 10091
12	3821 W. Charleston Blvd., Suite 250 Las Vegas, Nevada 89102
13	702-256-0087 Counsel for Plaintiff
14	
15	
16	///
17	
18	
19	

POINTS AND AUTHORITIES

I.

BACKGROUND

Plaintiff, Jaswinder Singh, and Defendant, Rajwant Kaur, were married on November 11, 1989 in Punjab, India. (*See* Joint Petition filed August 27, 2004 at 2:12). Both parties signed the Joint Petition stating that the contents of the Joint Petition were true. (*Id.* at 3-5). Defendant does not contest this fact. (*See generally* Motion filed January 7, 2019). The Joint Petition verifies that Plaintiff was then and for more than six weeks prior to the filing of the action was an actual, bona fide resident of Nevada and that at all relevant times was actually, physically, and corporeally present, residing and domiciled in Nevada. (*See* Joint Petition at 1:20-23).

The residency language was repeated in the Decree of Divorce. (See Decree of Divorce filed September 8, 2004 at 1-2). Both parties signed the Decree of Divorce. (Id. at 3). Defendant does not contest this fact. (See generally Motion filed January 7, 2019).

The Decree was entered on September 8, 2004. The parties waived Notice of Entry of Decree. (*See* Decree at 2:21).

More than 14 years later, Defendant now moves the Court to set aside the Decree saying that Plaintiff was never a resident of the State of Nevada, which is

the sole basis of the request to set aside. (See e.g. Motion filed January 7, 2019 at 4:24, 5:13-15). Defendant offers nothing but her word in support of the allegation that Plaintiff never resided in Nevada. (See generally Motion and Exhibits thereto, filed January 4, 2019).¹

Plaintiff now opposes the Motion.

II.

DISCUSSION

The Court should deny Defendant's Motion to Set Aside the Decree of Divorce. The Court should award Plaintiff attorney's fees and costs for having to defend against this frivolous motion.

THE COURT SHOULD DENY DEFENDANT'S MOTION TO SET A. **ASIDE**

The Court should outright deny Defendant's Motion to Set Aside. There are numerous bases which mandate denial of the motion.

///

///

18

19

20

Defendant also asserts that Plaintiff forced her to sign the Joint Petition and the Decree, as well as to marry his brother after their divorce was finalized. (See e.g. Mot. at 4:25-5:4). This assertion is both ridiculous and unsupported. Plaintiff re-asserts that he was a bona fide Nevada resident at the times relevant to the divorce.

Time Barred and Laches

The request to set aside is time barred. NRCP 60(b) provides six months from entry of a final order to request a set aside for fraud, mistake (and its counterparts), and for discovery of new evidence. All motions under Rule 60(b) must be made in a reasonable time. *See* NRCP 60(b)

Defendant alleges fraud and that the Decree is void as her bases for the request to set aside. (*See* Mot. at 6). The fraud claims were barred years and years ago as the six month limitations period applies. As such, the request to set aside must be denied as to fraud as the same is time-barred.

The request to set aside for the Decree being purportedly void is subject to laches / being filed within a reasonable time. *See Deal v. Baines*, 110 Nev. 509, 512-13, 874 P.2d 775, 777-78 (1994) (a two year wait to file a motion to set aside based upon the underlying judgment being void is unreasonable).

Here, Defendant filed her Motion over 14 years after the Decree was entered. Under *Deal*, waiting two years with actual knowledge of the proceedings was too long to wait to request a set aside based upon the underlying order being purportedly void. *Deal*, 110 Nev. at 513-13, 874 P.2d at 778. Specifically, *Deal* held that setting aside an order after the moving party waited two years to request a set aside due to it being purportedly void was an abuse of discretion. *Id*.

It is uncontested that Defendant had actual knowledge of the proceedings and the Decree of Divorce. Defendant then admits that she then married another person and later divorced him. (Mot. at 5:22-24).

So, Defendant's request to set aside based on fraud is time barred and has been for over a decade. Defendant's request to set aside based upon the Decree being purportedly void is time barred as well pursuant to *Deal*, which held that it is an abuse of discretion to set aside an order when the motion to set aside was filed two years after the order was entered and the moving party had actual knowledge of the order.

Defendant glides right past this issue and presumes the fact not established.

Defendant briefed Nevada law on residency—though did not provide law stating that a Decree entered without jurisdiction is void²—but entirely skipped even an offer of proof that Plaintiff was not a Nevada resident.

Accordingly, the Court should outright deny the motion to set aside.

Burden of Proof Not Met

All time barred issues aside, Defendant has failed to meet her initial burden of proof. The key allegation in Defendant's Motion is that Plaintiff purportedly never lived in Nevada—and certainly not for the required time and with the intent

This issue is discussed herein. Under clear Nevada law, the best case scenario for Defendant is that the Decree is voidable, not void. That is the best case scenario.

4

5 6

7

8

9

11

10

12

13

14

15

16

17

18

19

20

to remain for the indefinite future. The problem with this assertion is that there is nothing more than Defendant's word that Plaintiff purportedly never lived in Nevada.

The party requesting Rule 60(b) relief has the burden of proof. See Kahn v. Orme, 108 Nev. 510, 513-14, 835 P.2d 790, 793 (1992), overruled on other grounds by Epstein v. Epstein, 113 Nev. 1401, 1405, 950 P.2d 771, 773 (1997). Burden shifting is improper. See Francis v. Wynn Las Vegas, LLC, 127 Nev. 657, 667 n.5, 262 P.3d 705, 713 n. 5 (2011).

Here, Defendant has offered nothing but her word that Plaintiff was not an actual resident of Nevada at the relevant time. (See generally Motion and the Exhibits thereto). Defendant has failed to show adequate cause / make a prima facie case sufficient to warrant further proceedings. See e.g. Rooney v. Rooney, 109 Nev. 540, 853 P.2d 123 (1993).

To take Defendant at her word would be to then shift the burden to Plaintiff to prove he was a Nevada resident, which is improper. See Francis, 127 Nev. at 667 n. 5, 262 P.3d at 713 n. 5 (burden shifting is improper). Plaintiff would have to dig up records form a decade and a half ago to prove he was a Nevada resident. This is fundamentally unfair to require Plaintiff to prove his innocence when Defendant has the burden of proof. Defendant is making the claim, she needs to prove it with more than her word—and she had to do so in her Motion, which she

did not do. Defendant needed to make an offer of proof as to the allegation, but she did not. If Defendant claims that the records no longer exist to prove this, then the laches / time barred argument has even more credence as Plaintiff will have the same problem proving the fact that he was a bona fide Nevada resident at the relevant time.

Even if it is established that Plaintiff was not a bona fide resident of the State of Nevada and the Court establishes that it had no jurisdiction to enter the Decree of Divorce, the Decree is not void—rather, it is voidable. When colorable evidence exists that a party is a resident of Nevada sufficient for the Court to have jurisdiction (such as an Affidavit of Resident Witness being on file), but the residency claim was false, then the ensuing decree is not void, but rather voidable. *See Vaile v. Eighth Judicial District Court*, 118 Nev. 262, 271-73, 44 P.3d 512-14 (2002). Due to judicial estoppel, which is discussed herein, even if Plaintiff were not a valid resident of Nevada at the relevant time, the Decree will stand and not be voided. *Id*.

As such, the request to set aside should be denied due to a lack of adequate cause as Defendant has not met her burden of proof.

The In Pari Delicto Doctrine Bars Defendant Relief

Notwithstanding the aforementioned issues with Defendant's Motion, the *in pari delicto* doctrine bars relief for Defendant.

The *in pari delicto* doctrine provides that a party who has participated in wrongdoing may not recover damages resulting from the wrongdoing. *See* BLACK'S LAW DICTIONARY 806-07 (8th ed. 2004). The *in pari delicto* doctrine precludes a party who has engaged in wrongdoing from recovering when they are at least partially at fault. *See Official Committee v. R. F. Lafferty & Co.*, 267, F.3d 340, 354 (3d Cir. 2001), *cited as to this doctrine in In re Amerco Derivative Litigation*, 127 Nev. 196, 207 n.2, 252 P.3d 681, 689 n.2 (2011).

Here, Defendant admits to signing court papers that state Plaintiff was a bona fide Nevada resident at the time the action was initiated. Defendant only states that she was forced to do so, the argument against which is addressed herein. If the Court were to believe Defendant's assertions (that Plaintiff was not a bona fide Nevada resident at the time of the commencement of this action), then Defendant committed perjury by swearing under oath that the facts in the Joint Petition were true. This makes Defendant complicit with the purported (though denied) wrongdoing by Plaintiff. Thus, the *in pari delicto* doctrine bars Defendant relief.

Judicial Estoppel Bars Defendant Relief

Notwithstanding the aforementioned issues with Defendant's Motion, judicial estoppel bars Defendant relief. Judicial estoppel is to prevent parties from deliberately shifting positions to suit the requirements of another case

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

concerning the same subject matter. See Vail, 118 Nev. at 273, 44 P.3d at 514. A party who has stated an oath in a prior proceeding that a given fact is true may not be allowed to deny the same fact in a subsequent action. *Id*. The elements of judicial estoppel are:

- 1. The same party has taken two positions;
- 2. The positions taken were in judicial proceedings;
- 3. The party was successful in asserting the first position (i.e. the court adopted the first position or accepted it as true);
- 4. The two positions are totally inconsistent; and
- 5. The first position was not taken as a result of ignorance, fraud, or mistake. See Matter of Frei Irrevocable Trust Dated October 29, 1996, 133 Nev. 8, 390 P.3d 646, 652 (2017).

Here, Defendant is taking two positions—that Plaintiff was a bona fide Nevada resident and that he was not. The positions are in court proceedings, to wit: the present divorce action. Defendant succeeded in the first position—the Court accepted that Plaintiff was a bona fide Nevada resident and granted the divorce. These positions are, by their nature, contradictory—Defendant asserts both A and not A. There was no ignorance, fraud, or mistake by Defendant. There was not even the allegation of such things in Defendant's Motion. Defendant did allege coercion. As argued herein, Defendant is barred from

making such arguments. Further, Defendant has provided not even an offer of proof as to her claims. Moreover and as the purported acts took place a decade and a half ago, evidence on both sides (other than impeaching testimony) will be a major issue.³

As all of the elements of judicial estoppel are met, the Court should deny the request to set aside.

B. THE COURT SHOULD AWARD PLAINTIFF ATTORNEY'S FEES AND COSTS

The Court should award Plaintiff attorney's fees and costs for having to bring this matter before the Court. NRS 18.010 allows the Court to liberally award fees when a party maintains a frivolous position. EDCR 7.60 permits an award of fees when a party unnecessarily protracts the litigation.

Here and as stated herein, Defendant has filed a baseless motion to set aside. Defendant filed the motion well after the six month deadline to file any such motion. Nevada law is crystal clear that a motion to set aside on the basis of a void judgment filed more than two years after knowledge of the order being

Impeaching testimony alone is insufficient under Rooney to warrant holding an evidentiary hearing. *See Rooney*, 109 Nev. at 542-43, 853 P.2d at 124-25. A fair summary of the *Rooney* standard for obtaining an evidentiary hearing is that the moving party has to allege facts sufficient to prevail if proven true and the moving party has to give an offer of proof of more than a he said / she said.

entered is time barred if the moving party knew of its existence. Defendant had actual knowledge of the order (the Decree), but waited almost 15 years to request a set aside—more than a decade after it was time barred. Defendant also had numerous other issues with her motion, as detailed herein. The motion should never have been filed.

In determining the reasonableness of the fees to be awarded, the Court must analyze the following factors:

- The qualities of the advocate: his ability, training, education, experience, professional standing, and skill;
- The character of the work to be done: its difficulty, intricacy, importance, the time and skill required, the responsibility imposed, and the prominence and character of the parties where they affect the importance of the litigation;
- The work actually performed by the lawyer: the skill, time, and attention given to the work; and
- The result: whether the attorney was successful and what benefits were derived.

See Brunzell v. Golden State Nat. Bank, 85 Nev. 345, 349, 455 P.2d 31, 33 (1969); see also Miller v. Wilfong, 121 Nev. 619, 623-24, 119 P.3d 727, 730 (2005). The Court must also consider the relative income of the parties as this is a domestic

5

3

6

8

7

10

12

11

13

14

1516

17

18

19

20

case. *Miller*, 121 Nev. at 623-24, 119 P.3d at 730. No one element should predominate or be given undue weight. *Brunzell*, 85 Nev. at 349, 455 P.2d at 33.

As to the *Brunzell* factors, Counsel has successfully litigated countless cases in the Family Division of this district court. Counsel has successfully litigated numerous appeals and writ petitions at the Nevada Supreme Court. Numerous Family Court judges have confirmed that Counsel's legal acumen warranted charging \$400 per hour—with none disagreeing. Counsel is in his thirteenth year of practice. Counsel is an AV Preeminent rated family law attorney by Martindale Hubbell. In addition to numerous other accolades, Counsel has been named one of the top family law attorneys in the state—and received a hand-signed letter from former Sen. Harry Reid regarding the same. Counsel is a court-approved Settlement Master whom the Family Courts appoints cases for him to mediate on a pro bono basis. All of the substantive work in this matter was performed by Counsel, not any junior associate or paralegal. What work was done by a paralegal was billed at a lower rate and supervised / amended by Counsel. The legal work did require review of the complex factual history and of several key Nevada cases as to the issues presented. To satisfy *Miller*, the filed Financial Disclosure Forms should evidence their respective income. As to the result, that is up to the Court; however, Plaintiff has shown numerous theories under which Defendant's motion is properly denied.

1	Should the Court be so inclined to award Plaintiff attorney's fees, he will
2	file a Memorandum of Fees and Costs with the redacted billing statements to
3	comply with Love v. Love.
4	III.
5	CONCLUSION
6	Based on the foregoing, the Court should enter the following orders:
7	Denying Defendant's Motion to Set Aside; and
8	Awarding Plaintiff attorney's fees and costs.
9	Dated this 23 day of January, 2019
10	M
11	LAW OFFICES OF F. PETER JAMES F. Peter James, Esq.
12	Nevada Bar No. 10091 3821 W. Charleston Blvd., Suite 250
13	Las Vegas, Nevada 89102 702-256-0087
14	Counsel for Plaintiff
15	
16	
17	
18	
19	
20	
1	

VERIFICATION

I, Jaswinder Singh, under penalties of perjury in accordance with the laws of the State of Nevada, declare and state:

- 1. That I am the Plaintiff in the above-entitled action; and
- 2. That I have read the document entitled: **OPPOSITION TO MOTION TO SET ASIDE DECREE OF DIVORCE**; **COUNTERMOTION**and know the contents thereof; that the factual averments contained therein are true and correct to the best of my own knowledge, except for those matters therein stated upon information and belief, and as to those matters, I believe them to be true. I am competent and willing to testify in a court of law as to the facts stated in said document. Those factual averments contained in said document are incorporated herein as if set forth in full.

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

Dated this 23 day of January, 2019

Jusio incher Simpl JASWINDER SINGH

15 of 16

1			CERTIFICATE OF SERVICE
2		I certi	fy that on this 23 day of January, 2019, I caused the above and
3	foreg	oing do	ocument entitled OPPOSITION TO MOTION TO SET ASIDE
4	DEC	REE C	OF DIVORCE; COUNTERMOTION to be served as follows:
5			pursuant to EDCR 8.05(A), EDCR 8.05(F), NRCP 5(b)(2)(D) and Administrative Order 14-2 captioned "In the Administrative
6		V	Matter of Mandatory Electronic Service in the Eighth Judicial District Court," by mandatory electronic service through the
7			Eighth Judicial District Court's electronic filing system;
8		[]	by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was
9			prepaid in Las Vegas, Nevada;
10		[]	pursuant to EDCR 7.26 / NEFCR 9, to be sent via facsimile / email;
11			Cinari,
12	to the	attorn	ey(s) / party(ies) listed below at the address(es), email address(es),
13	and/o	r facsin	nile number(s) indicated below:
14			w L. Kynaston, Esq.
15		3303 1	n Law Group Novat Street, Suite 200
16		702-82	egas, Nevada 89129 23-4488 (fax)
17			e@KainenLawGroup.com sel for Defendant
18			
19	By:		OBnien)
20		An em	aployee of the Law Offices of F. Peter James, Esq., PLLC

MOFI

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

JASWINDER SINGH	Case No. <u>04D323977</u>
Plaintiff/Petitioner	
v.	Dept. <u>P</u>
RAJWANT KAUR Defendant/Respondent	MOTION/OPPOSITION FEE INFORMATION SHEET
Notice: Motions and Oppositions filed after entry of a f subject to the reopen filing fee of \$25, unless specificall Oppositions filed in cases initiated by joint petition may accordance with Senate Bill 388 of the 2015 Legislative	be subject to an additional filing fee of \$129 or \$57 in
Step 1. Select either the \$25 or \$0 filing fee in	the box below.
■ \$25 The Motion/Opposition being filed with	th this form is subject to the \$25 reopen fee.
 fee because: ☐ The Motion/Opposition is being file entered. ☐ The Motion/Opposition is being file established in a final order. 	th this form is not subject to the \$25 reopen ed before a Divorce/Custody Decree has been d solely to adjust the amount of child support
	sideration or for a new trial, and is being filed
	nt or decree was entered. The final order was
entered on	c \
☐ Other Excluded Motion (must specif	(y)
Step 2. Select the \$0, \$129 or \$57 filing fee in	the box below.
\$57 fee because: ☐ The Motion/Opposition is being fil	th this form is not subject to the \$129 or the ed in a case that was not initiated by joint petition. Ition previously paid a fee of \$129 or \$57.
-OR-	
to modify, adjust or enforce a final or -OR-	n is subject to the \$129 fee because it is a motion rder.
\$57 The Motion/Opposition being filing w	rith this form is subject to the \$57 fee because it is adjust or enforce a final order, or it is a motion id a fee of \$129.
Step 3. Add the filing fees from Step 1 and Ste	ep 2.
The total filing fee for the motion/opposition I	
□\$0 □\$25 □\$57 ☒\$82 □\$129 □\$154	3
Party filing Motion/Opposition: Jaswinder Sir Signature of Party or Preparer	ngh via F. Peter James, EsqDate 1/23/2019

Electronically Filed 2/8/2019 4:27 PM Steven D. Grierson CLERK OF THE COURT

RPLY Andrew L. Kynaston, Esq. Nevada Bar No. 8147 KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 Telephone: (702) 823-4900 Facsimile: (702) 823-4488 service@KainenLawGroup.com Attorneys for Defendant DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 JASWINDER SINGH, 10 CASE NO: 04D323977 11 Plaintiff, DEPT NO: P 12 Date of Hearing: February 13, 2019 VS. Time of Hearing: 10:00 a.m. Las Vegas. Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com 13 RAJWANT KAUR, 14 ORAL ARGUMENT REQUESTED: 15 YES: XX NO: ____ Defendant. 16 DEFENDANT'S REPLY TO PLAINTIFF'S OPPOSITION TO DEFENDANT'S MOTION TO SET ASIDE DECREE OF DIVORCE 17 18 AND
DEFENDANT'S OPPOSITION TO PLAINTIFF'S COUNTERMOTION 19 COMES NOW, Defendant, RAJWANT KAUR, by and through her attorney, 20 ANDREW L. KYNASTON, ESQ., of the law firm of KAINEN LAW GROUP, PLLC, and submits her Reply to Plaintiff's Opposition to Defendant's Motion to Set Aside 22

Decree of Divorce, and her Opposition to Plaintiff's Countermotion.

KAINEN LAW GROUP, PLLC

3303 Novat Street, Suite 200

23

24

25

26

27

28

10

12

13

15

17

18

19

20

21

22

23

24

25

26

27

28

This Reply and Opposition to Countermotion are made and based upon the papers and pleadings on file herein, the Points and Authorities submitted herewith, the Exhibits provided herewith, and Defendant's Declaration attached hereto, and oral argument of counsel at the time of the hearing of this matter.

DATED this May of February, 2019.

KAINEN LAW GROUP, PLLC

By

Nevada Bar No. 8147 3303 Novat Street Suite 200 Las Vegas, Nevada 89129 Attorneys for Defendant

I.

POINTS AND AUTHORITIES

NRCP Rule 60(b) states:

Mistake; Inadvertance; Excusable Neglect; Newly Discovered Evidence; Fraud, Etc. On motion and upon such terms as are just, the court may relieve a party or a party's legal representative from a final judgment, order, or proceeding for the following reasons: (1) mistake, inadvertence, surprise, or excusable neglect; (2) newly discovered evidence which by due diligence could not have been discovered in time to move for a new trial under Rule 59(b); (3) fraud (whether heretofore denominated intrinsic or extrinsic), misrepresentation or other misconduct of an adverse party; (4) the judgment is void; or (5) the judgment has been satisfied, released, or discharged, or a prior judgment, upon which it is based has been reversed or otherwise vacated, or it is no longer equitable that an injunction should have prospective application. The motion shall be made within a reasonable time, and for reasons (1), (2), and (3) not more than 6 months after the proceeding was taken or the date that written notice of entry of the judgment or order was served. A motion under this subdivision (b) does not affect the finality of a judgment or suspend its operation. This rule does not limit the power of a court to entertain an independent action to relieve a party from a judgment, order, or proceeding, or to set aside a judgment for fraud upon the court. Writs of coram nobis, coram vobis, audita querela, and bills of review and bills in the nature of a bill of review, are abolished, and procedure for obtaining any relief from a judgment shall be by motion as prescribed in these rules or by independent action. (Emphasis added)

NRS 125.020 provides:

1. Divorce from the bonds of matrimony may be obtained for the causes provided in NRS 125.010, by verified complaint to the district court of any county:

(a) In which the cause thereof accrued;

Page 2 of 9

3303 Noval Street, Suite 200

Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823.4488 www,KainenLawGroup.com

(b) In which the defendant resides or may be found;
(c) In which the plaintiff resides;
(d) In which the parties last cohabited; or
(e) If plaintiff resided 6 weeks in the State before suit was brought.
2. Unless the cause of action accrued within the county while the plaintiff and defendant were actually domiciled therein, no court has jurisdiction to grant a divorce unless either the plaintiff or defendant has been resident of the State for a period of not less than 6 weeks preceding the commencement of the action. (Emphasis added)

NRS 125.184(2) states:

2

3

5

8

9

10

11

12

13

16

17

18

19

21

22

23

24

25

26

27

A final judgment entered pursuant to this section does not prejudice or bar the rights of either of the parties to institute an action to set aside the final judgment for fraud, duress, accident, mistake or other grounds recognized at law or in equity. (Emphasis added)

II.

ARGUMENT

Defendant, RAJWANT KAUR (hereinafter "Wife"), and Plaintiff, JASWINDER SINGH (hereinafter "Husband"), were married more than 29 years ago on November 11, 1989, in Punjab, India. They later moved to California, where they have resided as husband and wife since that time. The parties never resided in Nevada.

Husband's Opposition is a blatant attempt to maintain the charade that he started more than 14 years ago. Rather than acknowledge the clear fraud propounded upon the Court and his own abusive and egregious behaviors which prevented this lie from coming to light until now, Husband is still trying to assert that he was a bona fide resident of the state of Nevada and met the requisite residency requirements at the time he initiated the Nevada divorce action back in August 2004.

The truth of the matter is that Husband knows he has never been a resident of Nevada, that his actions in obtaining a divorce decree in 2004 were fraudulent, and that he exercised such complete and total control over Wife that she had no choice but to comport with his demands that she sign the false paper work resulting in a Nevada Decree of Divorce.

Husband argues that Wife has offered "nothing but her word" in support of her claim that Husband never resided in Nevada. How is Wife supposed to provide

Page 3 of 9

Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823,4488 www.KainenLawGroup.com

KainenLawGroup.com

13

14

17

18

20

22

23

25

26

27

evidence of something that never happened? If Husband was a resident of Nevada when the divorce action was filed, he would certainly have some indicia residency to support his claim, such as a signed lease agreement, a Nevada driver's license, proof that he registered to vote, proof he received mail at a Nevada address, or any number of other concrete proofs to establish his claims. See, Aldabe v. Aldabe, 84 Nev. 392, 441 P.2d 691 (1968). Rather he asserts that his self-serving false statements and highly suspect Resident Witness Affidavit are all the proof he needs, and it is Wife's burden to prove otherwise. Wife's sworn declaration to the contrary should at least carry an equal amount of weight. If the Court requires further evidence, then evidentiary proceedings should be set so the Court can assess the credibility of the parties and any other relevant evidence. Conversely, if Husband has conclusive evidence to the contrary to demonstrate that he was a bona fide resident of Nevada when he filed the divorce action, then he should provide it forthwith.

All Wife knows is that she was dragged to Las Vegas for less than one day during the last summer of 2004 and forced to sign the paperwork that Husband put in front of her. Thereafter, they immediately returned to their marital home in California and continue to reside together and hold themselves out as Husband and Wife to the world for the next 14 years. Throughout the period that Husband claims he satisfied Nevada residency requirements (i.e., the six weeks prior to filing the Nevada action), the parties continued to jointly reside in their marital home, pay the joint bills, and Husband continue to work at his job in California without disruption. Because of the passage of significant time, Wife is not sure if she can still obtain copies of the evidence of this fact such as copies of utility bills, mortgage statements, pay stubs from Husband's job, or other documentary evidence. Both parties have continuously resided in California during the period of time in question and that absolutely nothing changed in their marital relationship after that day trip to Nevada.

Husband too has continued to hold himself out as married to Wife throughout the last 14 years. He Answered the Complaint for Divorce filed by Wife in

12

17

18

22

23

24

26

27

28

California and only later sought to amend his answer and assert that they were already divorced. Another example showing his mindset is found in the attached Exhibit A, which is a copy of a Grant Deed recorded in California on September 24, 2009 (more than 5 years after the alleged divorce), granting an interest in real property located in Los Angeles County, to "Jaswinder Singh, a married man as his sole and separate property." If Husband had been divorced, or believed himself to be divorced, at that time, why would he take title to this real property as "a married man?" This deed is a legal document, duly recorded in California. If Husband did not believe himself to be married to Wife in September 2009, then he executed and recorded a fraudulent deed. Either he was committing fraud in 2004 with his sham divorce action, or he was committing fraud in 2009 with a false deed.

Husband argues that Wife's Motion is time barred by the six month time restriction imposed by NRCP Rule 60(b). While NRCP Rule 60(b) does include language regarding a six month time frame, for bringing motions to set aside, this is not the black and white rule that Husband wants this Court to believe it is. The rule provides that such motions shall be made "within a reasonable time," and for reasons (1) (i.e., mistake, inadvertence, surprise or excusable neglect), (2) (i.e., newly discovered evidence which by due diligence could not have been discovered in time to move for a new trial under Rule 59(b)), and (3) (i.e., fraud (wether heretofore denominated intrinsic or extrinsic), mis-representation or other misconduct of an adverse party), before defining reasonable time as "not more than 6 months after the proceeding was taken or the date that written notice of entry of the judgment or order was served." However, omitted from Husband's arguments in this regard, and critical to the analysis is this important caveat to the Rule 60(b), which provides "[t]his rule does not limit the power of a court to entertain an independent action to relieve a party from a judgment, order, or proceeding, or to set aside a judgment for fraud upon the court." This is exactly what occurred in this case. The fraud upon this Court was Husband's false and unsupportable claims regarding Nevada residency, which if known by the Court would

Las Vegas. Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com 3303 Novat Street, Suite 200

13

15

17

18

19

20

22

23

24

25

26

27

28

2

have made clear that this Court did not have jurisdiction to enter the Nevada Divorce Decree. The rule is clear that there is not limitation on the Court's power in this case, so the 6 month provision is inapplicable.

Furthermore, it would be a great miscarriage of justice for the Court not to set aside the Nevada Decree, which is clearly voidable at the discretion of this court. Vaile v. Eighth Judicial District Court, 118 Nev. 262, 44 P.3d 506 (2002), stands for principal that while a Decree of Divorce may not be void when it is later established that the Husband was not a bona fide resident of Nevada, it is still voidable at the discretion of the Court. Vaile makes it clear that it is a facts driven analysis. Based upon the facts of this case, the Court should exercise its discretion and set aside the Decree. To do otherwise would result in Wife being deprived of her share of a substantial share of the community assets acquired over the last 14 years of the parties' marriage.

Husband next argues that Wife's claims are barred by the doctrine of in pari delicto, by arguing that Wife was a participant in the fraud committed on this Court. Again, such arguments are baseless under the facts of this case. Wife had no ability to resist Husband's demands that she sign the paperwork that he placed before her. She wasn't even allowed to read the documents, and was told that she must sign them. Culturally, the parties are Indian and part of an arranged marriage. In that culture (and in this relationship in particular) Wife essentially became Husband's chattel, with no independent rights. She was required to comply with whatever demands were made upon her by Husband. Wife acted under sever duress and coercion, and any suggestion that she

The Nevada Supreme Court stated:

We realize that the posture of this case is unusual and unique since we are refusing to void a decree which was entered, as it turns out, by a court which had no jurisdiction over the parties. However, we reiterate, the decree was entered when the court believed it has jurisdiction. Any person who might review the district court filing would have not reason but to trust the validity of the court's decree. Under these circumstances, the law and policies which support it permit no result other than that the decree is voidable, not void. As mentioned and for the reasons stated, we decline to declare the decree void. Vaile v. Eighth Judicial District Court, 118 Nev. 262, 274, 44 P.3d 506 (2002).

Page 6 of 9

Las Vegas, Nevada 89129 702,823,4900 • Fax 702,823,4488 www.KainenLawGroup.com 3303 Novat Street, Suite 200

13

17

19

20

21

22

23

24

25

26

2

participated voluntarily or was complicit in Husband's fraud is false.

Finally, Husband's arguments regarding judicial estoppel are also unfounded. Ironically, his arguments in this regarding the applicability of this doctrine, actually further strengthen Wife's arguments. Husband describes this principle in his own pleading (citing to the Vaile case) as on which "prevent[s] parties from deliberately shifting positions to suit the requirements of another case concerning the same subject matter." (See page 9, lines 19-20 and page 10, line 1-2 of Husband's Opposition). This is precisely what Husband is doing. In the California divorce litigation, Husband initially Answered the Complaint for Divorce filed by Wife. It was an afterthought on his part, when he then sought to later amend his California pleadings to allege that the parties were already divorced in Nevada more than a decade earlier. Even he did not believe that the parties were divorced, and it was only after he realized that he could gain a huge strategic advantage in the litigation by alleging that the Nevada Divorce was valid, that he deliberately shifted his position and began to argue otherwise. In the California litigation, Husband has taken two totally inconsistent positions, suggesting his contrary position should be barred by judicial estoppel principles.

It is important to note that in the Vaile case, one critical factor for the Court in upholding the Decree and not exercising discretion to void it -- notwithstanding the evidence that the residency requirements were not met -- was because the district Court had determined that the defendant was not operating under duress and was not coerced, but voluntarily signed the answer. Vaile, 118 Nev. at 274. It was based upon this finding that they court held that judicial estoppel was applicable and determined not to exercise its discretion to void the Decree.2 In this case, there was clearly duress and coercion by Husband to force Wife to sign the false statements. This is certainly the type of case where the Court should exercise it's discretion in the interest of justice to declare the

The Court in Vaile further noted that the defendant in that case had clearly relied on the divorce decree because she decided to remarry. Id. Conversely in the case at bar, Wife and Husband both continued to hold themselves out as married for the next 14 years.

5

6

7

8

9

10

11

12

13

14

18

19

20

21

22

23

24

25

26

27

28

Decree void and set it aside. Husband should not be permitted to benefit from his fraud to the determent of Wife.

III.

CONCLUSION

Based on the forgoing, Wife again requests the following relief:

- For the Court to set aside the Decree of Divorce filed September 8, 2004, 1. pursuant to NRCP Rule 60(b) and NRS 125.184(2);
- For such other and further relief as the Court deems just and proper in the 2. premises.

DATED this 8th day of February, 2019.

KAINEN LAW GROUP, PLLC

Nevada Bar No. 8147 / 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 Attorneys for Wife

KAINEN LAW GROUP, PLLC 3303 Novat Street. Suite 200 Las Vegas. Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com

28

CERTIFICATE OF SERVICE

1	CERTIFICATE OF SERVICE
2	I HEREBY CERTIFY that on the 8th day of February, 2019, I caused to be
3	served Defendant's Reply to Plaintiff's Opposition to Defendant's Motion to Set Aside
4	Decree of Divorce and Defendant's Opposition to Plaintiff's Countermotion to all
5	interested parties as follows:
6	BY MAIL: Pursuant to N.R.C.P. 5(b), I caused a true copy thereof to be
7	placed in the U.S. Mail, enclosed in a sealed envelope, postage fully prepaid thereon,
8	addressed as follows:
9	BY CERTIFIED MAIL: I caused a true copy thereof to be placed in the
10	U.S. Mail, enclosed in a sealed envelope, certified mail, return receipt requested, postage
11	fully paid thereon, addressed as follows:
12	BY FACSIMILE: Pursuant to EDCR 7.26, I caused a true copy thereof to
13	be transmitted, via facsimile, to the following number(s):
14	X BY ELECTRONIC MAIL: Pursuant to EDCR 7.26 and N.E.F.C.R. Rule
15	9, I caused a true copy thereof to be served via electronic mail to the following e-mail
16	address(es):
17	Counsel for Defendant:
18	Peter@peterjameslaw.com
19	Courtney@peterjameslaw.com
20	Colleen@peterjameslaw.com
21	V.11 -
22	12 Victory
23	An Employee of the
24	KAINEN LAW GROUP, PLLC
25	
26	
- 1	

Page 9 of 9

EXHIBIT "A"

FIDELITY-VAN NUYS RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO: Jaswinder Slagh 15138 Hiawatha Mission Hills, CA 91345 Space Above This Line for Recorder's Use Only Escrow No.: 30482 A.P.N.: 2649-025-004 Order No.: 19602673 **GRANT DEED** TRANSFER TAX NOT A PUBLIC RECORD THE UNDERSIGNED GRANTOR(s) DECLARE(s) THAT DOCUMENTARY TRANSPER TAX IS: COUNTY HOLE Public record & CITY HOLE THE UNDERSIGNED GRANTOR(3) DECLARED THIS ASSESSMENT OF STREET OF PROPERTY CONVEYED, OF COMPUTED ON full value of property conveyed, or computed on full value less value of liens or ensumbrances remaining at time of sale, unincorporated area; [x] City of Mission Hills, and FOR A VALUABLE CONSIDERATION, Receipt of which is hereby acknowledged, First Federal Bank of California hereby GRANT(S) to Jaswinder Singh, a married man as his sole and separate property the following described property in the City of Mission Hills, County of Los Angeles State of California; See Exhibit 'A' attached hereto and made a part hereof. The sale was made and the premises were accepted without representation or warranty of any kind or nature and in an "AS IS" condition based solely on Buyer's inspection, First Federal Bank of California, a Federally Chartered Savings Bank RECORDER'S MEMO: Darin Nishimura, Senior Vice President LEGIBLE COPY ATTACHED HERETO Document Date: August 28, 2009 STATE OF CALIFORNIA Angeles
COUNTY OF Los Angeles
On August 28 200)SS } 2009 Darin who proved to me on the basis of sarisfactory evidence to be the personal whose named Bare subscribed to the within instrument and acknowledged to me that be dishertikely executed the same of hishertikely authorized captering and that by dishertikely signature (6) on the instrument the personal or the enthy upon behalf of which the personal action, executed the instrument. I certify under penalty of perjuty under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official scal, This area for official notarial seal,

GARY W. JOHNSON COMM. B 1817980 ROTARY PUBLIC-CALIFORNIA LOS ANGELES COUNTY

Mail Tax Statements to: SAME AS ABOVE or Address Noted Below

JP

V

SUPP Andrew L. Kynaston, Esq. Nevada Bar No. 8147 KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 (702) 823-4900 702) 823-4488 (fax) Service@KainenLawGroup.com Attorneys for Defendant

DISTRICT COURT, FAMILY DIVISION CLARK COUNTY, NEVADA

JASWINDER SINGH,

Plaintiff,

CASE NO. 04D323977 DEPT NO. P

2/13/2019

VS.

7

8

9

10

11

12

13

15

16

17

18

19

21

22

23

24

25

26

27

28

KainenLawGroup.com

RAJWANT KAUR.

Time of Hearing: 10:00 a.m.

Date of Hearing:

Defendant.

DEFENDANT'S SUPPLEMENTAL FILING

JASWINDER SINGH, Plaintiff: TO:

TO: F. PETER JAMES, ESQ., Attorney for Plaintiff:

COMES NOW, Defendant, Rajwant Kaur, through her attorney, ANDREW L. KYNASTON, ESQ., of the law firm of KAINEN LAW GROUP, PLLC., and hereby

- supplements with the following documents:
 - Declaration in Support of Defendant's Reply to Plaintiff's Opposition to 1. Defendant's Motion to Set Aside Decree of Divorce and Defendant's Opposition to Plaintiff's Countermotion (Exhibit A);
 - Sales Deed showing listing property to Jaswinder Singh as a married man 2. (Exhibit B):
 - Experian and TransUnion Credit Report in the name of Rajwant Kaur, 3. showing Jaswinder as spouse or co-applicant (Exhibit C);

B
2
2
4
5
6
7
8
0
10
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
7
8

- Aftercare instruction from Gastroenterology Department for Jaswinder 4. Signh, signed by "Accompanying Adult" Rajwant Kaur, Wife. (Exhibit D);
- Copies of HealthCare Partners Medical Group Referrals for Jaswinder 5. Singh, showing Jaswinder's home address in California.(Exhibit E);
- 6. CostCo Wholesale receipt for Store number 48, located in Van Nuys, California, as well as Member/Item Activity Print out showing purchases all at Store number 48 (Exhibit F);
- Copy of CostCo Credit Card Statement for Rajwant Kaur, showing that 7. Jaswinder Signh has a card in his name under this account (Exhibit G);
- Copies of both Jaswinder Signh and Rajwant Kaur's 2005 W-2, both 8. showing the same address (Exhibit H); and
- 9. Financial Agreement and Estimated Patient Financial Responsibility Form, signed by Jaswinder Signh, and Rajwant Kaur, as wife (Exhibit I). DATED this ______ day of February, 2019.

KAINEN LAW GROUP, PLLC

ANDREW L. KYNASTO Nevada Bar No. 8147 3303 Novat Street, Suite 2 Las Vegas, Nevada 89129

Attorney for Defendant

CERTIFICATE OF SERVICE I HEREBY CERTIFY that on the day of February, 2019, I caused to 2 be served the Defendant's Supplemental Filing to all interested parties as follows: BY MAIL: Pursuant to NRCP 5(b), I caused a true copy thereof to be placed in the U.S. Mail, enclosed in a sealed envelope, postage fully prepaid thereon, addressed as follows: BY CERTIFIED MAIL: I caused a true copy thereof to be placed in the U.S. Mail, enclosed in a sealed envelope, certified mail, return receipt requested, postage fully paid thereon, addressed as follows: BY FACSIMILE: Pursuant to EDCR 7.26, I caused a true copy thereof to be transmitted, via facsimile, to the following number(s): X BY ELECTRONIC MAIL: Pursuant to EDCR 7.26 and NEFCR Rule 9, I 12 caused a true copy thereof to be served via electronic mail, via Wiznet, to the following 13 www.KainenLawGroup.com e-mail address(es): Attorney for Plaintiff: 702.823.4900 • 1 Peter@peterjameslaw.com Colleen@peterjameslaw.com Courtney@peterjameslaw.com 18 19 20 21 An Employee of KAINEN LAW FROUP, PLLC 22 23 24 25 26 27

28

EXHIBIT "A"

KAINEN LAW GROUP, PL

3

10

11

12

13

19

20

21

22

23

24

25

26.

27

28

DECLARATION OF RAJWANT KAUR IN SUPPORT OF REPLY

I, RAJWANT KAUR, declare under penalty of perjury that I am the Defendant herein and that I have read the foregoing *Reply and Opposition* and the same are true and correct of my own knowledge, except for those matters which are therein stated upon information and belief, and as to those matters, I believe them to be true.

EXECUTED this <u>o</u>8 day of Febuary, 2019.

Rajwant Kaus

RAJWANT KAUR

Page 8 of 8

EXHIBIT "B"

Branch :O25 User :LSOL	, i
FIDELITY-VAN NUYS RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO: Jaswinder Singh 15138 Hiawatha Mission Hills, CA 91345	*20091452199*
A.P.N.: 2649-025-004 THE UNDERSIGNED ORANTOR(s) DECLARE(s) a public record computed on full value of property or computed on full value less value of unincorporated area; [x] City of M	Order No.: 19602673 Space Above This Like for Reconter's Use Only Escrow No.: 30482 GRANT DEED TRANSFER TAX NOT A PUBLIC RECONT OUTPER TO THAT DOCUMENTARY TRANSFER TAX IS: COUNTY NO. 8 Public record & CIT outped, on escumbrances remaining at time of sale, ission Hills., and

the following described property in the City of Mission Hills, County of Los Angeles State of California; See Exhibit 'A' attached hereto and made a part bereof. The sale was made and the premises were accepted without representation or warranty of any kind or nature and in an "AS IS" condition based solely on Buyer's inspection. First Pederal Bank of California, a Federally Chartered Savings Bank

FOR A VALUABLE CONSIDERATION, Receipt of which is hereby acknowledged, First Federal Bank of California

hereby GRANT(S) to Jaswinder Singh, a married man as his sole and separate property

Darin Nishimura, Senior Vice President

RECORDER'S MEMO: LEGIBLE COPY ATTACHED HERETO

Document Date: Aveust 28, 2009

STATE OF CALIFORNIA

who proved to me on the basis of anishterry evidence to be the personial whose name of Bare subscribed to the within insurance and acknowledged to me the personial whose name of higher/their subscribed and that by higher/their signatures on the knowledged to me upon behalf of which the personial acceptable authorized capacity that and that by higher/their signatures on the knowledged or the critical personial acceptable acceptable instrument.

I certify under penalty of perhity under the laws of the State of Cellifornia that the foregoing paregraph is true and correct.

WITNESS my hand and official scal.

This area for official notarial seal.



Mail Tax Statements to: SAME AS ABOVE or Address Noted Below

UB

LOS ANGELES, CA Document: D 2009.1452199 Printed on:4/9/2018 3:29 PM

Page:2 of 5

EXHIBIT "C"



0003966 03 AB 0.409 "AUTO 12 0 7024 91345-251538 C02-P03969-1 15138 HIAWATHA ST MISSION HILLS CA 91345-2515

հուրագիլինությունիներիգվիարարեաիներ|



Your Credit Report

Report # 2496-6730-78 for 01/28/19

You have your Credit Report.

Now, keep an eye

on it for free.

Get these free benefits, with no

 Your Experian Credit Report (refreshed every 30 days upon sign in)

Experian credit monitoring & alerts

Enroll today at experian.com/view

credit card required:

Educational resources

RAJWANT KAUR

Disputing information in this report

Before contacting us, please review this report carefully. If you disagree with an item, you may dispute it. We will process your dispute generally by sending your dispute to the furnisher of the information or to the vendor who collected the information from a public record.

The fastest and easiest way to dispute most information is to visit us at: www.experian.com/disputes

You can also submit your disputes in writing by mailing them to:

Experian, NCAC, PO BOX 9701, Allen TX 75013

Call us with your disputes or questions:

800 509 8495, M - F 8am to 10pm and Saturday 10am to 7pm, CT

You may also submit additional relevant information or supporting documentation for your disputes electronically at experian com/upload. Be advised that written information or documents you provide with respect to your disputes may be shared with any and all creditors

Medical Information

By law, we cannot disclose certain medical information (relating to physical, mental, or behavioral health or condition). Although we do not generally collect such information, it could appear in the name of a data furnisher (i.e. "Cancer Center") that reports your payment history to us. If so, those names request that contain medical information are disclosed to others.

Payment History Legend

OK Current/Terms of agreement met CRD Creditor received deed

G Claim filed with government

Account 30 days past due 60 Account 60 days past due

FS Foreclosure proceedings started

Defaulted on contract

90 Account 90 days past due

Foreclosed

Collection

120 Account 120 days past due

VS Voluntarily surrendered

CO Charge off

150 Account 150 days past due

R Repossession

CLS Closed

PBC Paid by creditor

180 Account 180 days past due

EC Insurance claim

ND No data for this time period

*If your creditor reported your account balances to us, we list them in this section as additional information about your account. Your account history may also include your credit limit and high balance or the original foan amount for an installment foan. This section also includes the scheduled payment amounts, amounts actually paid and the dates those payments were made. ND: No Data

page 1 of 10 DEF0025

We make your credit history available to your current and prospective creditors and employers as allowed by law. Experian may list these inquiries for up to two years.

inquiries shared with others

The section below lists companies that have requested your credit information as a result of an action you took, such as applying for credit or financing or as a result of a collection. The inquiries in this section are shared with companies that receive your credit history.

Examples of inquiries shared with others include:

- · a real estate loan
- a home mortgage loan
- · an auto loan
- · an application for credit

KOHLS/CAPONE PO BOX 3115 MILWAUKEE WI 53201 (800)

Date Jun 27, 2018 Reason Unspecified. This inquiry is scheduled to continue on record until Jul 2020

BK OF AMER PO BOX 982238 EL PASO TX 79998 (800) 421

Address identification number:0176566861 Date Mar 10, 2018 Reason Unspecified. This inquiry is scheduled to continue on record until Apr 2020.

BK OF AMER No phone number available Address Identification number: 0176566861 Date Apr 27, 2017 Reason Unspecified. This inquiry is scheduled to continue on record until May 2019.

Inquiries shared only with you

You may not have initiated the following inquiries, so you may not recognize each source. We report these requests to you only as a record of activities, and we do not include any of these requests on credit reports to others.

We offer credit information about you to those with a permissible purpose, such as:

- other creditors who want to offer you preapproved credit,
- an employer who wishes to extend an offer of employment; a potential investor in assessing the risk of a current
- obligation:
- Experian Consumer Assistance to process a report for you;
- your current creditors to monitor your accounts (date listed may reflect only the most recent request);
- an end user to complete your mortgage loan application;
- insurance underwriting (auto or home).

These inquiries DO NOT affect your credit score and are not seen by anyone but you (except insurance companies may be able to see other insurance company inquiries).

CIC EXPERIAN CONSUMER SE 535 ANTON BLVD STE 100 COSTA MESA CA 92626 No phone number available Date of Inquiry: Jan 28, 2019

CIC EXPERIAN CREDITWORKS 535 ANTON BLVD STE 100 COSTA MESA CA 92626 (866) 431 3471 Date of Inquiry: Jan 28, 2019

ECS 535 ANTON BLVD STE 100 COSTA MESA CA 92626 No phone number available Date of Inquiry: Jan 28, 2019

0238648207

RAJWANT KAUR | Report # 2496-6730-78 for 01/28/19

ECS/CREDIT BASICS 535 ANTON BLVD STE 100 COSTA MESA CA 92626 (866) 673 0140 Date of inquiry: Jan 28, 2019

ECS/RIGHT OFFER MARKETPL 475 ANTON BLVD COSTA MESA CA 92626 No phone number available Date of Inquiry: Jan 28, 2019

KOHLS PO BOX 3115 MILWAUKEE WI 53201 (262) 703 7000

Date of inquiry: Dec 27, 2018

DISCOVER FINANCIAL SVCS PO BOX 15157 WILMINGTON DE 19850 (800) 347 2683

Date of Inquiry: Dec 06, 2018; Jun 01, 2018; May 17, 2018, May 04, 2018

BK OF AMER 1000 SAMOSET DR NEWARK DE 19713 (800) 421 2110

Date of Inquiry: Nov 16, 2018

BK OF AMER PO BOX 982238 EL PASO TX 79998 (800) 421 2110

Date of Inquiry: Nov 14, 2018

COMPASS BANK PO BOX 11830 BIRMINGHAM AL 35202 No phone number available Date of Inquiry: Oct 02, 2018

LAUREL ROAD BANK 1001 POST RD DARIEN CT 06820 (203) 656 3500

Date of inquiry: Jun 19, 2018

MUFG UNION BANK N.A. 350 CALIFORNIA ST FRANCISCO CA 94104 No phone number available Date of inquiry: Mar 14, 2018

BANK OF AMERICA PO BOX 982238 EL PASO TX 79998 (800) 421 2110

Date of Inquiry: Mar 10, 2018; Apr 27, 2017

BK OF AMER PO BOX 982238 | EL PASO TX 79998 (800) 421 2110

Date of Inquiry: Mar 10, 2018

BANK OF AMERICA PO BOX 982238 EL PASO TX 79998 (800) 421 2110 Date of Inquiry: Apr 27, 2017

AMERICAN EXPRESS PO BOX 981537 EL PASO TX 79998 (602) 537 8500

Date of Inquiry: Jan 12, 2017

CITI CARDS/CITIBANK PO BOX 6241 SIOUX FALLS SD 57117 (888) 766 2484 Date of Inquiry: Jan 10, 2017

RAJWANT KAUR | Report # 2496-6730-78 for 01/28/19

Your accounts in good standing (continued)

BANK OF AMERICA Partial account # 440066240141....

PO BOX 982238, EL PASO, TX 79998 or (800) 421 2110

Date opened Apr 2017
Address ID#
0176871057
Type
Credit card
Responsibility
Individual

First reported May 2017 Terms Not reported Monthly payment

amount

\$10,000

High balance \$37

Recent balance \$0 /paid as of Jan 2019 Status Closed/Never late This account is scheduled to continue on Credit limit or original record until Jan 2029. Comment Account closed at consumer's request. Date of Status Dec 2018

Payment history Jen Mar Jun 2019 018

2018 OK CK 2017 OK UK UK OK OK OK OK

Account History * (AB = Account Balance, DPR = Date Payment Received, SPA = Scheduled Pay

Albert Street	Dec18	Novis	Oct18	Sep18	Aug18				001,00010	a r ayment	Amount,	AAP = AC	tual Amou	int Paid)	
AB (\$)	1	37	38	0	- Augia	Julta	Jun18	May18	Apr18	Mar18	Feb18	Jan18	Dec17	Nov17	Octi
OPR	Dec19	ND	ND	ND	ND	ND	ND	ND	ND	0	0	0	0	0	0
SPA(\$)	410	12	25	ND	ND	ND	ND	ND	ND	NO	NO	ND	ND	ND	NO
AAP (6)	ND	ND	NO	ND	ND	ND	ND	ND	ND	NO ND	NO	NO	ND	ND	ND
	Sep17	Aug17	Jul17	Jun17	May17	Contraction to	110			NO	ND	ND	ND	ND	NO
AB (\$)	0	0	0	0	0	-								7400-1	
OPR .	ND	ND	ND	ND	ND										
SPA(\$)	ND	ND	ND	ND	NO										
AAP (\$)	NO .	-ND	ND .	NO .	IND										
Between	May 2017	and Doc 2	018, your c	redit ilmit/h	Igh balance	was \$10,0	000								-10

BANK OF AMERICA Partial account # 440066312675.

PO BOX 982238, EL PASO, TX 79998 or (800) 421 2110

Date opened Dec 2015 Address ID # 0176871057 Type Credit card Responsibility Individual

First reported Jan 2016 Terms Not reported Monthly payment Credit Ilmit or original amount

High balance \$12,430

\$71 as of Jan 2019 Status Open/Never late. Date of Status Jan 2019 \$8,000

Recent balance

Payment history Jan 2019 OK 2018

2017

2016

Account History * (AB = Account Balance, DPR = Date Pavi

AB (\$)	Dec16	Novis	Octie	pabia	Aug 18	Julia	Junie	May18	Scheduled April 8	Marte	Feb18				
DPR SPA (\$) AAP (\$)	Nov23 25 NO	34 Oct24 25 ND	100 Sep22 25 ND	19 Aug24 19 ND	82 Jui26 25 NO	136 Jun22 25 ND	110 May24 25	138 Apr18 25	30 Apr02 25	82 Feb24 25	129 Jan23 25	Jan18 530 Dec23 25	97 Nov25 25	Nov17 662 Oct27 25	Oct17 128 Sep26 25
	Sep17	Aug17	Jul 17	Jun17	May17	Apr17	NO	. NO	ND	NO	NO	ND	NO	ND	ND
AB (\$) DPR SPA (\$) AAP (\$)	538 Aug25 25 NO	114 Jul20 25 ND	34 Jun16 25 ND	116 May26 25 ND odit limit/hi	65 Apr27 25	97 Mar23 25	Mart7 332 Mar04 25 ND	18 Jan20 18 ND	Jan17 87 Nov26 25 NO						

BANK OF AMERICA Partial account # 440066743634...

PO BOX 982238, EL PASO, TX 79998 or (800) 421 2110

Date opened Mar 2018 Address ID# 0176871057 Type Credit card Responsibility Individual

First reported Recent balance Apr 2018 Terms Not reported Monthly payment Not reported Not reported scheduled to continue on Credit limit or original record until Dec 2028. amount \$15,000 High balance

Not reported

\$0 /paid as of Dec 2018 Status Closed/Never late. This account is Comment Account closed at consumer's request. Date of Status Dec 2018

Payment history

Jan Feb May Jun Jui Aug Sep Oct Nov Doc 2018 OK OK OK OK OK OK OK CLS

0238648207

page 3 of 10

RAJWANT KAUR | Report # 2496-6730-78 for 01/28/19

one your lender uses, and scores may be different from lender to lender (or from car loan to mortgage loan), depending on the type of credit scoring model that was used. Because your score is based on information in your personal credit report, it is very important that you review your personal credit report carefully for accuracy.

How can I improve my credit score?

Paying your bills on time is the single most important contributor to a good credit score. In addition, it is important to minimize outstanding debt, avoid overextending yourself and avoid applying for credit needlessly. If you have potentially negative information on your credit report, such as late payments, a bankruptcy, public record items or too many requests for your credit history, your best strategy is to pay your bills on time and wait. Time is often your best ally in improving your credit score.



24-02-00-0003966-0005-0028792

Your accounts in good standing (continued)

KOHLS/CAPONE Partial account # 639305089919.

PO BOX 3115, MILWAUKEE, WI 53201 or (800) 564 5740

Date opened
Jun 2018
Address ID#
0186705029
Туре
Charge Card
Responsibility
Individual

First reported Jul 2018 Terms Not reported Monthly payment Credit limit or original

amount

\$1,000 High balance \$34 Recent balance \$0 /paid as of Jan 2019 Status Open/Never late. Date of Status Jan 2019

Payment history Jan Feb Jun JUI Oct 2019 OK 2018 OK OK OK OK OK

Account History * (AB = Account Balance, DPR = Date Payment Received, SPA = Scheduled Payment Amount, AAP = Actual Amount Paid) Dec18 Nov18 Octis AB (\$) DPR SPA (\$) Sep18 Aug18 0 Dec10 Sep14 Aug05 AAP (6) ND ND sc 2018, your credit (limit/hlgh Jul 2018 and NO 000,12 sew eo

MACYS/DSNB Partial account # 44097574.

Date opened Nov 2013 Address ID# 0176566861 Type Charge Card Responsibility Individual

First reported Dec 2013 Terms Not reported Monthly payment Not reported amount

Recent balance Not reported Status Paid, Closed/Never late. This account is scheduled to continue on Credit limit or original record until Mar 2028. Comment: Account closed at credit High balance grantor's request. Date of Status Mar 2018

PO BOX 8218, MASON, OH 45040 or (800) 243 6552 Payment history Jan Feb Oct 2018 OK OK SLS ILS NO NO OK OK OK OK OK OK OK OK 2016 Full Year - In Good Standing OK OK OK OK OK OK OK OK NO NO NO 2014 Full Year - In Good Standing 2013 OK

SEARS/CBNA Partial account # 504994145155... Date opened Oct 2012 Address ID # 0176566861 Charge Card Responsibility Individual

First reported Oct 2012 Terms Not reported Monthly payment Not reported Credit limit or original amount High balance

Recent balance Not reported Status Pald, Closed/Never late. This account is acheduled to continue on record until Nov 2026. Date of Status Nov 2016

PO BOX 6217, SIOUX FALLS, SD 57117 or No phone number available Payment history Apr May Jun Jul Aug Sep OK 2016 Full Year - In Good Standing 2014 Full Year - In Good Standing 2013 2012 OK OK OK

SYNCB/JCPENNEY Partial account # 600889349454...

PO BOX 965007, ORLANDO, FL 32896 or (800) 542 0800

Date opened Dec 2005 Address ID # 0176566861 Type Charge Card Responsibility Individual

First reported Dec 2005 Terms Not reported Monthly payment Not reported Credit ilmit or original amount High balance \$115

Recent balance Not reported Status Pald, Closed/Never late. This account is scheduled to continue on record until Dec 2025. Comment Account closed at consumer's request. Date of Status Dec 2015

Payment history Apr May Jun Jul Aug Sep Dot Nov Dec OK OK OK OK OK OK OK OK OK 2014 Full Year - In Good Standing 2013 Full Year - In Good Standing 2012 2011 2010 Full Year - In Good Standing Full Year - In Good Standing

0238648207

page 5 of 10 **DEF0029**

SYNCB/JCPENNEY Partial account # 600889533351.

PO BOX 965007, ORLANDO, FL 32896 or (800) 542 0800

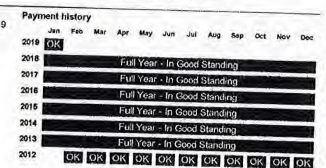
Date opened May 2009 Address ID # 0176566861 Туре Charge Card Responsibility Individual

First reported May 2009 Terms Not reported Monthly payment Credit limit or original

amount \$1,000

High balance

Recent balance \$0 /paid as of Jan 2019 Status Open/Never late. Date of Status Jan 2019



Account History * (AB = Account Balance, DPR = Date Payment Received, SPA = Scheduled Payment Received Received, SPA = Scheduled Received Received

-	Dec18	Novis	Oct18	Sep18	Aug18	Julia			periodule	raymen	Amount,	AAP = Ac	tual Amou	int Pald)	
AB (\$)	0	0	0	0	0	20110	Junta	May18	Apr18	Marie	Feb18	Jan18	Dec17	Nov17	Oct17
SPA (8) AAP (6)	Dec72 25 ND	25 NO	25 ND	Dec 22 25 ND	Dec22 25 ND	Del:22 25 ND	Dēc22 25 ND	Dec22 25	0 Dec22 25	0 Dec22 28	0 Dec22 25	0 Dec22 25	58 May27 25	0 May27 25	0 May27 25
	Sep17	Aug17	Juli7	Jun17	May17	Apr17	Mar17	, ND	ND	NO	ND	14	ND	ND	ND
AB (\$)	0	0	0	0	0	- April	marir	Feb17	Jan17						
SPA(S)	May27 25	May27 25	May27	May27	May27	May27	May27	May27	May27		.,	-			
AAP (\$)	ND	NO	25 ND	25 ND	25 NO -	25 ND	25 ND	25 ND	25 ND						
Berwoon	Jan 2017	and Dec 20	18, your cr	edil İlmitini	gh balance	Was \$1.00	0	-10	NU		-				

SYNCB/MERVYNS Partial account # 604589114700.

PO BOX 965005, ORLANDO, FL 32896 or (800) 480 5014

Date opened Oct 2003 Address ID# 0176567431 Type Charge Card Responsibility Individual

First reported Oct 2003 Terms Not reported Monthly payment Not reported Credit limit or original amount Not reported High balance

Recent balance Not reported Status Pald, Closed/Never late. This account is scheduled to continue on record until Aug 2019. Date of Status Aug 2009

Payment history Jan Feb May Jun Jul Aug Sep Oct Nov 2009 OK OK OK OK OK OK CLS 2008 Full Year - In Good Standing 2007 2006 Full Year - In Good Standing 2005 Full Year - In Good Standing 2004 Full Year - In Good Standing 2003 OK OK OK

TARGET NATIONAL BANKPartial account # 435237501954...

PO BOX 673, MINNEAPOLIS, MN 55440 or (888) 755 5856

Date opened Dec 2002 Address ID # 0176568922 Type Credit card Responsibility Individual

First reported Nov 2003 Terms Not reported Monthly payment Not reported Credit limit or original amount \$7,000 High balance

Not reported

Recent balance Not reported Status Paid, Closed/Never late. This account is scheduled to continue on record until Jul 2019. Comment: Account closed at credit grantor's request. Date of Status Jul 2009



OK OK

0238648207

page 6 of 10

You have the right to obtain a copy of your credit report. The fee is \$8. There is no fee if you have been turned down for credit, employment, insurance, or rental housing because of information in your credit report within the last 80 days. The credit reporting agency (CRA) must assist you if you need help interpreting your report. You have a right to dispute inaccurate information; however, neither you nor any credit repair company or credit service organization has the right to have accurate, current, and verifiable information removed from your credit report. Under the federal Fair Credit Reporting Act, the CRA must remove accurate, negative information from your report only if it is more than seven years old (bankruptcies and unpaid tax liens may remain on your file for up to 10 years). If you notify the CRA that you dispute the accuracy of information in your report, they must then investigate within 30 business days and modify or remove inaccurate information at no charge. Provide all pertinent information to the CRA, and copies of documents that prove your claim. If an investigation does not resolve the dispute to your satisfaction, you may request that a brief statement be added to your file explaining why you think the information is inaccurate. You also may contact the credit grantor directly to dispute the information. You have a right to receive a record of all inquiries relating to a credit transaction initiated during the 12 months preceding your

You have a right to bring civil action against anyone, including a CRA, who improperly obtains access to your file, knowingly or willfully misuses file data, or fails to correct inaccurate data.

You may request that the information in your file not be provided to a third party for marketing purposes by contacting Experian at 1 888 50PTOUT (1 888 567 8688).

You have a right to place a fraud security alert on your credit report that alerts anyone who reviews your credit information that your identity may have been used without your consent.

Recipients of your credit report are required to take reasonable steps, including contacting you at your telephone number if you provided one with your fraud alert, to verify your identity prior to lending money, extending credit, or completing the purchase, lease, or rental of goods or services. The alert may prevent credit, loans, and services from being approved in your name without your consent. However, the alert may delay or interfere with the timely approval of any subsequent request or application you make regarding a new toan, credit, mortgage, insurance, rental housing, employment, investment, license, cellular phone, utilities, digital signature, Internet credit card transactions, or other services, including extension of credit or services at point of sale. You may request or renew a security alert at the conclusion of the one-year alert period at www.experian.com or by calling 1 888 EXPERIAN (1 888 39 3742) toll-free.

You have a right to obtain a free copy of your credit report at the conclusion of the one-year alert period by renewing your alert OR by writing to Experien within 30 days after the

0238648207

RAJWANT KAUR | Report # 2496-6730-78 for 01/28/19 alert expires.

California notice of your rights to request and obtain your credit score You have the right to request and obtain your credit score if provided by Experian.

A credit score is a numerical value or a categorization derived from a statistical tool or modeling system used by a person who makes or arranges a loan to predict the likelihood of certain credit behaviors, including default. The numerical value or the categorization derived from this analysis may also be referred to as a "risk predictor" or "risk score." "Credit score" does not include any mortgage score or rating of an automated underwriting system that considers one or more factors in addition to credit information, including, but not limited to, the loan to value ratio, the amount of down payment, or a consumor's financial assets. "Credit score" does not include other elements of the underwriting process or underwriting decision.

Your credit score report must contain:

- Your current credit score or your most recent credit score that was previously calculated by Experian for a purpose related to the extension of credit
- The range of possible credit scores under the model used
- All the key factors (up to four) that adversely affected your credit score, listed in the order of their importance based on their effect on the credit score
- The date the credit score was created
- The name of the person or entity that provided the credit score or credit file upon which the credit score was created

Your credit score will be calculated based on information in your personal credit report from Experian. If you do not have a copy of your personal credit report, visit www.experian.com or call 1 888 EXPERIAN (1 888 397 3742) to order a copy.

How to obtain your credit score The fee for your credit score is \$7.95 per individual score. To purchase your score, visit www.experian.com or call us toll-free at 1 888 EXPERIAN.

What is a credit score? A credit score is a number that reflects your credit risk level, typically with a higher number indicating lower risk. Using elements from your personal credit report, a score is generated through a statistical model that uses your past credit behavior and current credit relationships to predict likely future behavior. Your credit score is a fluid number, and it changes as the elements in your personal credit report change. For example, payment updates or a new account could cause your score to fluctuate. There are many different scores used in the financial service industry. The score that Experian provides may be different from the

page 9 of 10

Account History (AB = Account Balance, DPR = Date Payment Received, SPA = Scheduled Payment Amount, AAP = Actual Amount Paid)

	Nov18	Oct18	Sep18	Aug18	Julie	Junio		., ., ,,
AB (8)	0	0	0	0	0	301110	May16	Apr18
DPR	ND	NO	NO	100	Co. et al.	0	0	0
SPA (\$)	ND	632	0.00	ND	NO	ND	ND	ND
		ND	NO	ND	ND	ND	ND	ND
AAP (1)	ND	ND	ND	NO	ND	ND	NO.	100
Between	Apr 2018 a	and Nov 20	18 wire	ocit limitale		110	ND.	ND

CHASE Partial account # 512488010150.

PO BOX 15298, WILMINGTON, DE 19850 or (800) 945 2000

Date opened May 2011 Address ID # 0176566861 Type Charge Card Responsibility Individual

First reported May 2011 Terms Not reported Monthly payment Not reported Credit limit or original amount \$20,000 High balance

Recent balance Not reported Status Paid, Closed/Never late. This account is scheduled to continue on record until Aug 2023. Date of Status Aug 2013

Payment history

2011

2016

Feb Mar Apr May Jun Aug 2013 OK OK OK OK OK OK CLS

Full Year - In Good Standing

OK OK OK OK OK OK

CITI Partial account # 410039045357.

\$1,072

PO BOX 6190, SIOUX FALLS, SD 57117 or (855) 378 6467

Date opened Nov 2001 Address ID # 0176566861 Type Credit Card Responsibility Individual

First reported Sep 2016 Terms Not reported Monthly payment

Recent balance \$0 /paid as of Jun 2018 Status Open/Never late. Date of Status Jun 2018 Credit limit or original amount

Payment history

Jan Feb Mar Apr May Aug Sep Oct Nov 2018 OK OK OK OK OK

2017

Full Year - In Good Standing

OK OK OK OK

Oct

\$17,500 High balance \$2,024

Account History * (AB = Account Balance, DPR = Date Payment Received, SPA = Scheduled Payment A

AD /es		Apr18	Marie	FebiB	Jan18	Dec17	Nov17	Oct17	Sep17	Aug17					
AB (\$) DPR SPA (\$) AAP (\$)	0 Mar28 25 ND	0 Mar28 25 ND	59 Mar02 25 ND	67 Feb02 25 NO	60 Dec30 25 NO	69 Nov26 25	69 Nov02 25	69 Oct02 25	69 Sep02 25	69 Aug02 25	Jun30 25	Jun17 69 Jun02 25	May17 69 May01 25	Apri7 64 Mar21 25	Mar17 50 Mar06 25
	Feb17	Jan17			NO	ND	NO	ND	ND	ND	ND	ND	NO	ND	NO
AB (\$)	57	59										100.00			minerios.
DPR	Jan26	Jan01											- Parameters		
	25	25													
SPA (\$)															

DISCOVER FINANCIAL SERVICES Partial account # 601129869069...

First reported

PO BOX 15316, WILMINGTON, DE 19850 or (800) 347 2683

Date opened Mar 2004 Address ID # 0176566861 Type Credit card Responsibility Individual

Mar 2004 Terms Not reported Monthly payment Not reported Credit limit or original amount High balance Not reported

Recent balance Not reported Status Paid, Closed/Never late. This account is scheduled to continue on record until Aug 2022. Comment Account closed at consumer's request Date of Status Aug 2012

Payment history Feb Jan Jul Aug Sep 2012 OK OK OK OK OK OK SIS Full Year - In Good Standing 2010 In Good Standing 2009 Full Year - In Good Standing 2007 Full Year In Good Standing 2006 2005 OK OK OK OK

0238648207

page 4 of 10

Personal information

The following information is reported to us by you, your creditors and/or other sources. Each source may report your personal information differently, which may result in variations of your name, address, Social Security number, etc. As part of our fraud protection efforts, a notice with additional information may appear.

Names

RAJWANT KAUR Name identification number: 14660

RAJWANT K KAUR

Name Identification number: 1

R KAUR

Name Identification number: 19885 RAJMANT KAUR

Name identification number: 3577 RAJMANT K KAUR Name Identification number: 22549

Addresses

These addresses are listed in no particular order and may Include previous addresses where you received mail. The Address identification number is how our system identifies the address and the source of that address, such as a creditor, court or potential creditor. The geographical code shown with each address identifies the state, county, census tract, block group and Metropolitan Statistical Area associated with each address. These listings do not affect your credit score. Address

15138 HIAWATHA ST MISSION HILLS CA 91345-2516

Type: Single family Geo Code: 0-10960220-37-4480

Address Identification number: 0176566861

10140 SEPULVEDA BLVD APT15 MISSION HILLS CA 91345-2634

Type: Apartment complex Geo Code: 0-10960230-37-4480

Address Identification number: 0176567431

9969 SEPULVEDA BLVD APT204 MISSION HILLS CA 91345-2987

Type: Apartment complex Geo Code: 0-10980010-37-4480

Address identification number: 0176568922

9969 SEPULVEDA BLVD

MISSION HILLS CA 91345-2974

Type: Multifamily Geo Code: 0-10980010-37-4480

Address Identification number: 0176568860

PO BOX 950313

MISSION HILLS CA 91395-0313

Type: Post office box Geo Code: 0-10960230-37-4480

Address identification number: 0176871057

2623 KADOTA ST

SIMI VALLEY CA 93063-2446

Type: Single family Geo Code: 0-840130-111-4480

Address identification number: 0186705029

Social Security number variations

As a security precaution, we did not list the Social Security number that you provided when you contacted us. The numbers below are variations that have been reported to us. Only the last four digits of each reported variation are displayed. Numbers that appear here vary from the number you used to generate this report. Actual differences in the numbers may be part of the displayed portion or part of the hidden portion. XXX-XX-9229 XXX-XX-4229

0238648207

RAJWANT KAUR | Report # 2496-6730-78 for 01/28/19

Personal information continued

XXX-XX-6229

Year of birth

1957

Telephone numbers

818 200 9214 Cellular 818 361 2811 Residential 818 895 7302 Residential

Spouse or co-applicant

JASWINDER

Former or current employers

SHERMAN OAKS HOSPITAL

BEVERLY HEALTH CARE

--- End of Report ---

CONSUMERS HAVE THE RIGHT TO OBTAIN A SECURITY FREEZE

You have a right to place a 'security freeze' on your credit report, which will prohibit a consumer reporting agency from releasing information in your credit report without your express authorization. The security freeze is designed to prevent credit, loans, and services from being approved in your name without your consent. However, you should be aware that using a security freeze to take control over who gets access to the personal and financial information in your credit report may delay, interfere with, or prohibit the timely approval of any subsequent request or application you make regarding a new loan, credit, mortgage, or any other account involving the extension of credit.

As an alternative to a security freeze, you have the right to place an initial or extended fraud alert on your credit file at no cost. An Initial fraud alert is a 1-year alert that is placed on a consumer's credit file. Upon seeing a fraud alert display on a consumer's credit file, a business is required to take steps to verify the consumer's identity before extending new credit. If you are a victim of identity theft, you are entitled to an extended fraud alert, which is a fraud alert lasting 7 years.

A security freeze does not apply to a person or entity, or its affiliates, or collection agencies acting on behalf of the person or entity, with which you have an existing account that requests information in your credit report for the purposes of reviewing or collecting the account. Reviewing the account includes activities related to account maintenance, monitoring, credit line increases, and account upgrades and enhancements.

Notification of Rights for California Consumers

page 8 of 10



Your accounts in good standing These items may stay on your credit report for as long as they are open. Once an account is closed or paid off it may continue to appear on your report for up to ten years.

Credit items

AMERICAN EXPRESS Partial account # 3499906055548333

PO BOX 981537, EL PASO, TX 79998 or (800) 874 2717



First reported Jun 2011 Terms Not reported Monthly payment

High balance

\$110

Recent balance 50 as of Jul 2016 Status Closed/Never late. This account is Not reported scheduled to continue Credit limit or original record until Jul 2026. scheduled to continue on Comment: Purchased by another Date of Status

2014 2013 2012

Payment history Feb Mar Apr May Jun 2016 MD MD MD MD MD DLS 2016 ND ND ND ON ON ON ON ON UN ON ON OK OK OK OK OK NE ND ND Full Year - In Good Standing Full Year - In Good Standin 2011 OK OK OK OK OK OK

BANK OF AMERICA Partial account

PO BOX 982238, EL PASO, TX 79998 or (800) 421 2110

Date opened Aug 2013 Address ID # 0176566861 Type Credit Card Responsibility Authorized user

431307383052.

First reported Aug 2013 Terms Not reported Monthly payment Not reported Credit limit or original amount

Recent balance \$0 as of Jul 2015 Status Closed/Never late. This account is scheduled to continue on record until Jul 2025. Comment Account closed at High balance consumer's request. Not reported Date of Status Jul 2015

Recent balance

\$0 as of Jan 2019

Jul 2016

Payment history

Jan Feb Mar Apr May Jun Jul Aug 2015 OK OK OK OK OK CLS Full Year - In Good Standing

BANK OF AMERICA Partial account # 431351208253.

\$2,277

PO BOX 982238, EL PASO, TX 79998 or (800) 421 2110

Date opened Feb 1996 Address ID # 0176871057 Type Credit card Responsibility Individual

First reported Apr 2010 Terms Not reported Monthly payment \$25

Open/Never late. Date of Status Jan 2019 Credit limit or original amount High balance

Payment history Jan 2019 OK 201B Full Year - In Good Standing 2017 Full Year - In Good Standing 2016 2015 Full Year - In Good Standing 2014 Full Year - In Good Standing OK OK OK OK OK ND OK OK OK OK OK OK OK OK OK ND ND ND ND ND

Account History	' (AB = Account	Balance, DPR = Da Sep18 Aug18	ate Paymor	of Beaching						
As (s) Decte	Nov18 Oct18	Sap18 Aug18	Julis	Junta	May18	Scheduler Aprile	d Payment	Amount,	lual Amount I	Paid)

(\$) BA	0	0	0	\$4p18	Augia	Julis	Junte	May18	Aprile	Marte	Febte	Janis	Dec17		E 714
SPA (\$) AAP (\$)	Apr28 25 ND	Apr28 25 ND	Apr28 25 ND	Apr28 25 ND	Apr/28 25 NO	Apr28 25 NO	0 Apr28 25	0 Apr28 25	113 Jan30 25	0 Jan30 45	Jan30 45	0 Jan30 45	0 Jan30 45	Nov17 0 Jan30	Octt 0 Jan3(
AB (8)	3ep17	Aug 17	Jul17	Juni7	May17	April 7	Mari7	Feb17	NO	ND	NO	ND	ND	NO NO	ND
SPA (\$) VAP (\$)	Jan30 45 ND Mar 2018	45 45	45 4	0 Jan30 45 ND	0 Jan30 45 ND	0 Jan30 45	0 Jan30 45	0 Jan30 45 ND	Jan17 425 Oct06 45 NO	-1			***************************************	***************************************	

0238648207

page 2 of 10





Credit Report Prepared For:

RAJWANT KAUR

Experian Report As Of: Jan 28, 2019

Personal & Confidential

RAJWANT KAUR - Experian
Date of Report: Jan 28, 2019



	Account	t Summary	
My Accounts Summary		and the state of t	
Open Credit Cards	-	My Overall Credit Usage	
* ** ·	3		
Open Retail Cards	2	Credit Debt \$71	
Open Real Estate Loans		1 0%	
Open Installment Loans	0	Total Credit \$28,500	
the state of the s	0		
Total Open Accounts	5	My Dobt Current	•
Accounts Ever Late		My Debt Summary	
	0	Credit and Retail Card Debt	\$71
Collections Accounts	0	Real Estate Debt	
Average Account Age		And the second of the second o	\$0
Oldest Account	9 yrs 10 mos	installment Loans Debt	\$0
Oldest Account	22 yrs 11 mos	Collections Debt	
newest account		Total Debt	\$0
	•	LOTAL DEBOX	\$71
Multiple Action			
My Hard Credit Inquiries		My Public Records	
3			
		U	

Summary	Accounts	> Collections	Inquiries	Public Docorde	**************************************
		- Konserie (2000)	· · · · · · · · · · · · · · · · · · ·	TODIC RECORDS	:/ Creait Score



Account Summary

My Personal Information

RAJWANT KAUR

Personal Statement(s)

No Statement(s) present at this time

Also Known As Birth Year

1957

Addrésses PO BOX 950313 MISSION HILLS, CA 91395-0313

15138 HIAWATHA ST MISSION HILLS, CA 91345-2515

10140 SEPULVEDA BLVD #APT 15 MISSION HILLS, CA 91345-2634

Employer(e)

SHERMAN OAKS HOSPITAL

BEVERLY HEALTH CARE

Accounts

Collections

Inquiries

Public Records > Credit Score

Jan 28, 2019 - Free Report

Experian*

Equifax®

TransUnion®

Accounts

Open Accounts

Account Name
BANK OF AMERICA

Balance

\$0

Credit Limit

\$1,000

Usage

0%

Type

REVOLVING View details

Status

Current

Opened On

Feb 1, 1996

Account Name

BANK OF AMERICA

Balance

\$71

Credit Limit

\$8,000

Usage

1%

Type

REVOLVING

View details ▶

Status

Current

Opened On

Dec 1, 2015

Account Name

CITI

Balance

\$0

Credit Limit

\$17,500

Usage 0%

Туре

REVOLVING View details

Status

Current

Opened On

Nov 1, 2001

Account Name

KOHLS/CAPONE

Balance

\$0

Credit Limit

\$1,000

Usage

0%

Type

REVOLVING View details

Status

Current

Opened On

Jun 1, 2018

Account Name

SYNCB/JCP

Balance

\$0

Credit Limit

\$1,000

Usage

0%

Туре

REVOLVING

View details▶

Status

Current

Opened On

May 1, 2009

Closed Accounts

Account Name

AMEX

Balance

\$0

Credit Limit

\$17,500

Usage 0%

Type

REVOLVING

View details≯

Status

Paid

Opened On

Nov 1, 2001

Account Name

BANK OF AMERICA

Balance

\$0

Credit Limit

\$10,000

Usage

0%

Type

REVOLVING

View details▶

Status

Pald

Opened On

Apr 1, 2017

Account Name

BANK OF AMERICA

Balance

\$0

Credit Limit

\$15,000

Usage 0%

Туре

REVOLVING

View details)

Status

Paid

Opened On

Mar 1, 2018

Account Name BANK OF AMERICA

Balance

\$0

Credit Limit

\$10,000

Usage 0%

Type

REVOLVING View details •

Status Paid

Opened On

Aug 1, 2013

Account Name

CHASE CARD

Balance

Credit Limit

\$20,000

Usage

Type

REVOLVING

View details▶

Status

Paid

Opened On

May 1, 2011

Account Name

DISCOVER FIN SVCS LLC

Balance

Credit Limit

\$5,000

Usage

Type

REVOLVING

View details ▶

Status

Pald

Opened On

Mar 1, 2004

Account Name
MACYS/DSNB

Balance Credit Limit Usage \$600

Type Status Opened On
REVOLVING Paid Nov 1, 2013

View details ▶

Account Name SEARS/CBNA

Balance Credit Limit Usage \$2,500

Type Status Opened On REVOLVING Paid Oct 1, 2012

Account Name
SYNCB/JCP

Balance Credit Limit Usage \$500

TypeStatusOpened OnREVOLVINGPaidDec 1, 2005View details ▶

Account Name
SYNCB/MERVYNS

Balance -	Credit Limit \$0	Usage -
Type REVOLVING View details ▶	Status Paid	Opened On Oct 1, 2003
Account Name TARGET NB		
Balance -	Credit Limit \$7,000	Usage -
Type REVOLVING View details▶	Status Paid	Opened On Dec 1, 2002
<	Summary	Collections
^	Based on your credit profile, you r	nay qualify for this offer.
()		()
<		>

EXHIBIT "D"

Physician: Check all boxes that apply. Fill in the blanks that apply. Cross out what does not apply. Orders with unchecked box (

| William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | William | Will

DATE/TIME > 5/4/12/1000 INSTRUCTIONS	S: PLEASE USE BALLPOINT PEN AND PRESS FIRMLY
NOTE: Be sure that you have read and understand all in instructions have been recommended by yourpl possible safeguard against complications.	structions before signing below. These after care hysician and should be followed closely as the best
Do not drive or operate machinery for the remainded be affected. You may choose to avoid important during the control of the day. Very supply	er of the day as your judgment and coordination may lecisions. DO NOT DRINK ALCOHOL TODAY. Men you are up, have someone with you for support as you may
above 100 degrees F. (oral the more and four ho	urs after you return home. Call your physician if your temperature is
Patient Signature	2 Section Pain.
 Diet Instructions: Make your first meal light. Then: Soft cooked foods and liquids only for the next Avoid raw fruits and vegetables, com, green bea 	hours
 Post Polypectomy Instructions No aspirin, Motrin, Advil, Ibuprofen for 2 weeks 	No. Microbial
 □ No strenuous activity or heavy lifting for 1 week □ Soft diet for 72 hours; avoid raw fruits, vegetable 	25 3nd red most
7. See Dr No	for follow up appointment in
9. Education Materials:	
10. Other Specific Instructions	
Accompanying Adult Rajward Physician's Phone Number (818) 838-452	Date/Time 5/4/1/2 Witness
MD IU# OR PRINT NAME	(we)
R. CHADAN (2047) SIGNATURE OF TRANSCRIBER INIT. TITLE DATE TIME NO. DATE HC 166 04/05 PAGE 1 OF	SIGNATURE OF YORSE TNOTEDICONFIRMED DATE TIME ANENT ADDRESSOGRAPH THE TIME TIME TIME
Holy Cross Medical Center AFTERCARE INSTRUCTIONS	ACCT M0159314S9
GASTROENTEROLOGY DEPARTMENT (MD ORDERS) Original - Chart Yellow - Pharmacy Pink-Physician	MR: M000561661
PHYSICIAN'S ORDERS .	DEF0044

EXHIBIT "E"

June 1, 2012

Site:

GREATER VALLEY MISSION HILLS

Member Name:

JASWINDER SINGH

Member ID:

*****2-10

HealthPlan:

Anthem Blue Cross Commercial

Primary Care Physician:

MADHURI DESAI MD

JASWINDER SINGH 15138 hiawatha st. MISSION HILLS, CA 91345

Dear JASWINDER SINGH:

HealthCare Partners Medical Group has approved the following referral: Referred To: LOS ROBLES HOME CARE SVCS INC (805-777-7234)

Specialty:

HOME HEALTH

Address:

68 LONG ST STE 2C

THOUSAND OAKS, CA 91360

Referring Physician:

LOS ROBLES HOME CARE SVCS INC

Service(s) Approved:

Procedure(s)

S9123 HOME HEALTH GENERAL NURSING CARE BY RN, PER HOUR

Authorization Date/Number: 06/01/2012 - 08133457

Referral Expiration Date:

08/30/2012

Please note that this authorization is for approved services only. Further care or additional services must be authorized prior to care being rendered. Payment will not be made for unauthorized care or service. All lab and x-rays must be ordered / performed at contracted locations in our primary network. Please contact the specialist, facility or company at the phone number listed above to schedule an appointment or arrange for service.

The specialist you are being referred to may not be an employee of the medical group. Most of our specialists are not employed by the medical group, but are independent contractors, who will employ their own independent skill, knowledge, and care in their diagnosts and treatment of your care. These specialists are in a distinct occupation and business apart from the medical group and neither the medical group nor your primary care physician will exercise any control or supervision over the specialist's recommendations for diagnostic testing and treatment.

A co-payment may apply for the service(s) you are to receive. Please verify your financial responsibility with your health plan. Services received, even if authorized, that exceed benefit limitations will be your financial responsibility. You must be eligible with this Medical Group at the time of service for any payment to be made. If you receive a bill which you believe is in error, please contact the provider of service first. You may also contact our Patient Support Center at 1-800-403-4160 for questions about this referral or possible billing errors.

Sincerely,

HealthCare Partners Medical Group

v01.03 HCPMbr_Approval_All

June 6, 2012

Site:

GREATER VALLEY MISSION HILLS

Member Name:

JASWINDER SINGH

Member ID:

*****2-10

HealthPlan:

Anthem Blue Cross Commercial

The 27. FM

Primary Care Physician:

MADHURI DESAI MD

JASWINDER SINGH 15138 hiawatha st. MISSION HILLS, CA 91345

Dear JASWINDER SINGH:

HealthCare Partners Medical Group has approved the following referral:

Referred To: DAVID DAE-YOUNG KIM MD (818-700-2336)

Specialty:

HEMATOLOGY/ONCOLOGY

Address:

18300 ROSCOE BLVD

NORTHRIDGE, CA 91325

Referring Physician:

DANA R HOWARD MD

Service(s) Approved:

Procedure(s)

99203 NEW PT OFFICE VISIT-DETAILED 99213 EST PT OFFICE VISIT - EXPANDED

Authorization Date/Number: 06/06/2012 - 08152022

Referral Expiration Date:

12/03/2012

Please note that this authorization is for approved services only. Further care or additional services must be authorized prior to care being rendered. Payment will not be made for unauthorized care or service. All lab and x-rays must be ordered / performed at contracted locations in our primary network. Please contact the specialist, facility or company at the phone number listed above to schedule an appointment or arrange for service.

The specialist you are being referred to may not be an employee of the medical group. Most of our specialists are not employed by the medical group, but are independent contractors, who will employ their own independent skill, knowledge, and care in their diagnosis and treatment of your care. These specialists are in a distinct occupation and business apart from the medical group and neither the medical group nor your primary care physician will exercise any control or supervision over the specialist's recommendations for diagnostic testing and treatment.

A co-payment may apply for the service(s) you are to receive. Please verify your financial responsibility with your health plan. Services received, even if authorized, that exceed benefit limitations will be your financial responsibility. You must be eligible with this Medical Group at the time of service for any payment to be made. If you receive a bill which you believe is in error, please contact the provider of service first. You may also contact our Patient Support Center at 1-800-403-4160 for questions about this referral or possible billing errors.

Sincerely,

HealthCare Partners Medical Group

v01.03 HCPMbr_Approval_Atl

May 2, 2012

Site:

GREATER VALLEY MISSION HILLS

Member Name:

JASWINDER SINGH

Member ID:

*****2-10

HealthPlan:

Anthem Blue Cross Commercial

Primary Care Physician:

MADHURI DESAI MD

JASWINDER SINGH 15138 hiawatha st. MISSION HILLS, CA 91345

Dear JASWINDER SINGH:

HealthCare Partners Medical Group has approved the following referral:

Referred To:

WALID'S ARNAOUT MD()

Specialty: SURGERY - GENERAL

Facility:

NORTHRIDGE HOSP MED CTR-

ROSCOE (818-885-8500) Specialty: HOSPITAL - INPATIENT

Address:

18300 ROSCOE BLVD

THOM&DOROTH LEVY CNC CTR

NORTHRIDGE, CA 91328

Address: 18300 ROSCOE BLVD

NORTHRIDGE, CA 91328

Referring Physician:

WALID S ARNAOUT MD

Service(s) Approved:

Procedure(s)

49000 EXPLORATORY LAPAROTOMY, EXPLORATORY CELIOTOMY

48150 PANCERATECTOMY, PROXIMAL SUB W DUODENECTOMY, W/PANCREATICOJEJUNOSTOMY

47600 CHOLECYSTECTOMY

49441 PLACE DUOD/JEJ TUBE PERC

38747 ABDOMINAL LYMPHADENECTOMY, REGIONAL, INCLU CELIAC, PARA-AORTIC AND VENA CAVAL

Authorization

Date/Number:

04/30/2012 - 08013817

Referral Expiration Date: 07/31/2012

Please note that this authorization is for approved services only. Further care or additional services must be authorized prior to care being rendered. Payment will not be made for unauthorized care or service. All lab and x-rays must be ordered / performed at contracted locations in our primary network. Please contact the specialist, facility or company at the phone number listed above to schedule an appointment or arrange for service.

The specialist you are being referred to may not be an employee of the medical group. Most of our specialists are not employed by the medical group, but are independent contractors, who will employ their own independent skill, knowledge, and care in their diagnosis and treatment of your care. These specialists are in a distinct occupation and business apart from the medical group and neither the medical group nor your primary care physician will exercise any control or supervision over the specialist's recommendations for diagnostic testing and treatment.

A co-payment may apply for the service(s) you are to receive. Please verify your financial responsibility with **DEF0047**

your health plan. Services received, even if authorized, that exceed benefit limitations will be your financial responsibility. You must be eligible with this Medical Group at the time of service for any payment to be made. If you receive a bill which you believe is in error, please contact the provider of service first. You may also contact our Patient Support Center at 1-800-403-4160 for questions about this referral or possible billing errors.

Sincerely,

HealthCare Partners Medical Group

v01.03 HCPMbr_Approval_All

JUX NO 310 - 793 - 7924

May 3, 2012

Site:

GREATER VALLEY MISSION HILLS

Member Name:

JASWINDER SINGH

Member ID:

*****2-10

HealthPlan:

Anthem Blue Cross Commercial

Primary Care Physician:

MADHURI DESAI MD

JASWINDER SINGH 15138 hiawatha st. MISSION HILLS, CA 91345

Dear JASWINDER SINGH:

HealthCare Partners Medical Group has approved the following referral:

RAHUL K CHHABLANI MD (818-

To:

838-4524)

Specialty: GASTROENTEROLOGY

Facility:

PROVIDENCE HOLY CROSS MED

CTR (818-365-8051)

Specialty: HOSPITAL - OUTPATIENT

Address:

11600 INDIAN HILLS RD #200

MISSION HILLS, CA 91345

Address: 15031 RINALDI ST

MISSION HILLS, CA 91346

Referring Physician:

RAHUL K CHHABLANI MD

Service(s) Approved:

Procedure(s)

45380 COLONOSCOPY, FLEXIBLE, PROXIMAL/SPLENIC; W BIOPSY 45378 COLONOSCOPY, FLEXIBLE, PROXIMAL TO SPLENIC, DIAGNOSTIC

Authorization Date/Number: 05/03/2012 - 08028109

Referral Expiration Date:

08/01/2012

Please note that this authorization is for approved services only. Further care or additional services must be authorized prior to care being rendered. Payment will not be made for unauthorized care or service. All lab and x-rays must be ordered / performed at contracted locations in our primary network. Please contact the specialist, facility or company at the phone number listed above to schedule an appointment or arrange for service.

The specialist you are being referred to may not be an employee of the medical group. Most of our specialists are not employed by the medical group, but are independent contractors, who will employ their own independent skill, knowledge, and care in their diagnosis and treatment of your care. These specialists are in a distinct occupation and business apart from the medical group and neither the medical group nor your primary care physician will exercise any control or supervision over the specialist's recommendations for diagnostic testing and treatment.

A co-payment may apply for the service(s) you are to receive. Please verify your financial responsibility with your health plan. Services received, even if authorized, that exceed benefit limitations will be your financial responsibility. You must be eligible with this Medical Group at the time of service for any payment to be made. If you receive a bill which you believe is in error, please contact the provider of service first. You may also contact our Patient Support Center at 1-800-403-4160 for questions about this referral or possible billing errors.

Sincerely,

May 25, 2012

Site:

GREATER VALLEY MISSION HILLS

Member Name:

JASWINDER SINGH

Member ID:

******2-10

HealthPlan:

Anthem Blue Cross Commercial

Primary Care Physician:

MADHURI DESAI MD

JASWINDER SINGH 15138 hiawatha st. MISSION HILLS, CA 91345

Dear JASWINDER SINGH:

HealthCare Partners Medical Group has approved the following referral: Facility: LOS ROBLES HOME CARE SVCS INC (805-777-7234)

Specialty: HOME HEALTH
Address: 68 LONG ST STE 2C

THOUSAND OAKS, CA 91360

Referring Physician:

PEDRAM SHIRZAD DO

Service(s) Approved:

Procedure(s)

G0154 SKILLED NURSE IN HOME OR HOSPICE SETTINGS, EA 15 MINS

Authorization Date/Number: 05/25/2012 - 08113049

Referral Expiration Date:

06/24/2012

Please note that this authorization is for approved services only. Further care or additional services must be authorized prior to care being rendered. Payment will not be made for unauthorized care or service. All lab and x-rays must be ordered / performed at contracted locations in our primary network. Please contact the specialist, facility or company at the phone number listed above to schedule an appointment or arrange for service.

The specialist you are being referred to may not be an employee of the medical group. Most of our specialists are not employed by the medical group, but are independent contractors, who will employ their own independent skill, knowledge, and care in their diagnosis and treatment of your care. These specialists are in a distinct occupation and business apart from the medical group and neither the medical group nor your primary care physician will exercise any control or supervision over the specialist's recommendations for diagnostic testing and treatment.

A co-payment may apply for the service(s) you are to receive. Please verify your financial responsibility with your health plan. Services received, even if authorized, that exceed benefit limitations will be your financial responsibility. You must be eligible with this Medical Group at the time of service for any payment to be made. If you receive a bill which you believe is in error, please contact the provider of service first. You may also contact our Patient Support Center at 1-800-403-4160 for questions about this referral or possible billing errors.

Sincerely,

HealthCare Partners Medical Group

v01.03 HCPMbr_Approval_All

June 1, 2012

Site:

GREATER VALLEY MISSION HILLS

Member Name:

JASWINDER SINGH

Member ID:

*****2-10

HealthPlan:

Anthem Blue Cross Commercial

Primary Care Physician:

MADHURI DESAI MD

JASWINDER SINGH 15138 hiawatha st. MISSION HILLS, CA 91345

Dear JASWINDER SINGH:

HealthCare Partners Medical Group has approved the following referral: Referred To: LOS ROBLES HOME CARE SVCS INC (805-777-7234)

Specialty:

HOME HEALTH

Address:

68 LONG ST STE 2C

THOUSAND OAKS, CA 91360

Referring Physician:

LOS ROBLES HOME CARE SVCS INC

Service(s) Approved:

Procedure(s)

S9123 HOME HEALTH GENERAL NURSING CARE BY RN, PER HOUR

Authorization Date/Number: 06/01/2012 - 08133457

Referral Expiration Date:

08/30/2012

Please note that this authorization is for approved services only. Further care or additional services must be authorized prior to care being rendered. Payment will not be made for unauthorized care or service. All lab and x-rays must be ordered / performed at contracted locations in our primary network. Please contact the specialist, facility or company at the phone number listed above to schedule an appointment or arrange for service.

The specialist you are being referred to may not be an employee of the medical group. Most of our specialists are not employed by the medical group, but are independent contractors, who will employ their own independent skill, knowledge, and care in their diagnosis and treatment of your care. These specialists are in a distinct occupation and business apart from the medical group and neither the medical group nor your primary care physician will exercise any control or supervision over the specialist's recommendations for diagnostic testing and treatment.

A co-payment may apply for the service(s) you are to receive. Please verify your financial responsibility with your health plan. Services received, even if authorized, that exceed benefit limitations will be your financial responsibility. You must be eligible with this Medical Group at the time of service for any payment to be made. If you receive a bill which you believe is in error, please contact the provider of service first. You may also contact our Patient Support Center at 1-800-403-4160 for questions about this referral or possible billing errors.

Sincerely,

HealthCare Partners Medical Group

v01.03 HCPMbr_Approval_All

June 6, 2012

Site:

GREATER VALLEY MISSION HILLS

Member Name:

JASWINDER SINGH

Member ID:

*****2-10

HealthPlan:

Anthem Blue Cross Commercial

-we II. IT

Primary Care Physician:

MADHURI DESAI MD

JASWINDER SINGH 15138 hiawatha st. MISSION HILLS, CA 91345

Dear JASWINDER SINGH:

HealthCare Partners Medical Group has approved the following referral:

Referred To: DAVID DAE-YOUNG KIM MD (818-700-2336)

Specialty:

HEMATOLOGY/ONCOLOGY

Address:

18300 ROSCOE BLVD

NORTHRIDGE, CA 91325

Referring Physician:

DANA R HOWARD MD

Service(s) Approved:

Procedure(s)

99203 NEW PT OFFICE VISIT-DETAILED 99213 EST PT OFFICE VISIT - EXPANDED

Authorization Date/Number: 06/06/2012 - 08152022

Referral Expiration Date:

12/03/2012

Please note that this authorization is for approved services only. Further care or additional services must be authorized prior to care being rendered. Payment will not be made for unauthorized care or service. All lab and x-rays must be ordered / performed at contracted locations in our primary network. Please contact the specialist, facility or company at the phone number listed above to schedule an appointment or arrange

The specialist you are being referred to may not be an employee of the medical group. Most of our specialists are not employed by the medical group, but are independent contractors, who will employ their own independent skill, knowledge, and care in their diagnosis and treatment of your care. These specialists are in a distinct occupation and business apart from the medical group and neither the medical group nor your primary care physician will exercise any control or supervision over the specialist's recommendations for diagnostic

A co-payment may apply for the service(s) you are to receive. Please verify your financial responsibility with your health plan. Services received, even if authorized, that exceed benefit limitations will be your financial responsibility. You must be eligible with this Medical Group at the time of service for any payment to be made. If you receive a bill which you believe is in error, please contact the provider of service first. You may also contact our Patient Support Center at 1-800-403-4160 for questions about this referral or possible billing errors.

Sincerely,

HealthCare Partners Medical Group

v01.03 HCPMbr_Approval_All

EXHIBIT "F"



Van Núys #48 6'00 Serulyeda Blvd Van Nuys (CA 9141) (818) 989-5'32

OK Member 804031750001

SUBTUTAL

7.99 0.76

TAX **** TOTAL

13 Y/5

XXXXXXXXXXXX2444

CHIP Read

AID: A0000000980840 VERIFIED BY PIN Seq# 12187 App#: 591114 EFT/Debit

Resp: APPROVED

Tran ID#: 903900012187....

Merchant ID: 990048

APPROVED - Purchase

AMOUNT: \$8.75

02/08/2019 10:38 48 12 6 136

EFT/Debit 8.75 CHANGE 0.00

A 9.5% Tax 0.76 TOTAL TAX 0.76

TOTAL NUMBER OF ITEMS SOLD -DEMO: TRUE 10:38 48 12 6 136

OP#: 136 Name: Dago B.

Thank You!

Please Come Asain Whse:48 Jrm: 2 Tro:6 0P: 36



111741340180													
111741340180				D	ESCRIPTION	1	1000.0		LINNA	WII	AMOUNT	IAXABLE	REFUND REFUN
	4	2004	4- 8008		PREMIUM	53	9		2,232	100			RECEIP
	Т	01-0			UNLEADED	33	9	1417	41969	13	22.31		
	м	1			GASOLINE,								
111741340180	48	2004	1- 8008	377	PREMIUM	53	-	4400	2003	0.00			
	п	01-2			UNLEADED	55	5	1126	8415	15	26.40		
	ш	1			GASOLINE,								
111741340180	48	2004	- 8008	77	PREMIUM	53	10	4040					
		01-28			UNLEADED	00	10	1213	40181	15	26.73		
00 - X 00 - 0 0 0 0					GASOLINE,								
11741340180	48	2004	- 8008	77	PREMIUM	53	4	1050	00040	32	02.00		
		02-12			UNLEADED	00	4	1650	23649	15	30.29		
all and a second					GASOLINE,								
11741340180	48	2004	8005		REGULAR	53	4	1923	70022		21.22		
	V.	02-22	2	1	UNLEADED	17.5	100	1323	78933	11	21.90		
242.00.000.000	U.			- 3	GASOLINE,								
11741340180	48		80087	77	PREMIUM	53	3	1259	87887	15	20.05		
		02-24			UNLEADED			1200	01001	15	33.65		
24412121212	95			. 1	GASOLINE,								
11741340180	48		80087	7	PREMIUM	53	8	1736	59665	13	20.65		
		03-07		ı	JNLEADED			,,,,,,	00000	13	29.65		
4744040400		Carrie		(BASOLINE,								
11741340180	48		1843		COMET	14	13	1725	413	1	4.85	V	
		03-07		CLE	EANSER 6 PK			1000			4.00	Y	
1741340180	40	0001	04000	2	5 OZ, P160								
1741340100	48	2004-	80530	9 POL	IDENT 5 MIN.	20	13	1725	413	1	5.99	Y	
	п	03-07			LEANING,						0.00	3.	
				TAB	LETS 2/84CT.								
1741340180	48	2004	80087		L/4								
11 110 10100	10	04-15	00087		PREMIUM	53	10	1232	71467	15	35.11		
	П	04-10		0	NLEADED								
1741340180 4	18	2004-	80104	TID	ASOLINE, E POWDER								
	ř.	05-11	00134		120USE,	14	22	1303	54	1	17.99	Y	
	и				96T24H4								
1741340180 4	8	2004-	106605	THE	RMASILK SH/	00	22	2000					
	1	05-11		CD	2/25.40Z, P=	20	22	1303	54	1	7.99	Y	
	n			00 .	216								
741340180 4	8	2004- 7	783218	Т	IDE, P&G	83	20	****	24.				17
	П	05-11			ER 4/29-5/16/	63	22	1303	54	-1	-3.00	N	
Charles and the					04								
741340180 4	8	2004- 4	149832	TYLE	NOL X-STR	93	22	1303		4	14000		
	P	05-11		CA	P 500MG,	00	22	1303	54	1	13.45	Y	
Discount of the	,			325	CT. MPK36								
741340180 48	8	2004- 3	30833		ANTENE	20	22	1412	142	1	C 00		
- 1		06-03		SHA	MPOO 33.9-				142	4	6.99	Y	
				OZ, S	HEER VOL								
744040400		2227		SMT	H&SLEEK								
741340180 48	3	2004- 8	33303	М	ANGOS,	65	22	1412	142	1	4.99	N	
741240400		06-03	- 1.0								4.33	N	
741340180 48	,	2004-	/20	REYN	OLD FOIL 2/	14	20	1326	153	1	10.99	Y	
		06-09		12"X	250, SQ FT			Ania			10.00	- 6	
741340180 48		0004			0H2 P360								
41340180 48		2004- 7	4423	CC	DLGATE	20	15	1121	34	1	7.89	Y	
		07-16			AL+WHT 3-								
					7.8OZ,								



CARD#	W	IS DA	TEITE	M ITEM	DEPT	REG	# TIME	TRAN	# QTY	AMOUNT	TAXABLE I	REFUND REFUN
44474404040	1 110	10		DESCRIPTION	William Control				- 145 312 V			RECEIP
11174134018	0 41	07-1		09 POLIDENT 5 MIN. CLEANING, TABLETS 2/84CT. L/4		15	1121	34	1	5.99	Y	JA-9EII
11174134018	0 48	2004 08-1	4- 8008 2		53	1	1838	33107	14	29.87		
11174134018) 48	2004 08-1		16 FRITOLAY VEND SIZE 47CT, 51OZ P54	12	19	1834	332	111	8.99	N	
111741340180	48	2004 08-1	1- 7325 2		20	19	1634	332	1	8.79	Y	
111741340180	48	2004 08-1	- 80700 2	08CARESS, FY04 PP HO#4 8/9-8/15/04	83	19	1834	332	-1	-4.00	N	
111741340180	48	2004 08-26	- 80087 6	7 PREMIUM UNLEADED GASOLINE,	53	5	1623	7701	15	31.66		
111741340180	48	2004 09-10	- 81381)	5 AJAX CLNSR W/ BLCH 6/28 OZ, P160	14	22	1218	21	1	4.99	Y	
111741340180	48	2004	- 50514	4 KS SHAMPOO 2/ 400Z, P=216	20	22	1218	21	1	5.79	Y	
11741340180	48	2004 09-10	69933		31	22	1218	21	1	19.99	Y	
11741340180	48	2004- 10-06	45808	PALMOLIVE DISH LIQ 90 OZ, ULTRA CONCENTRATE P216	14	13	1913	137	1	4.99	Ÿ	
11741340180	48	2004- 10-06	33083		20	13	1913	137	1	6.99	Y	
11741340180	48	2004- 10-06	444926	LIZWEAR LADIES L/S VELOUR, ZIPNECK TOP	31	13	1913	137	1	21.99	Y	
11741340180	48	2004- 10-06	776278	LIZWEAR LADIES RIBBED, JOHNNY COLLAR SWEATER	31	13	1913	137	1	19.99	Y	
11741340180	48	2004- 10-06	444928	LIZWEAR LADIES VELOUR, PULL ON PANT	31	13	1913	137	1	19.99	Y	
11741340180	48	2004- 10-06	30669	BANANAS,	65	13	1913	137	1	0.99	N	
1741340180	48	2004- 10-06	222	C&H GRANULATED SUGAR 10LB, C40 P240	13	13	1915	138	1	3.69	N	
1741340180	48	2004- 10-06	17155	KELSEN DANISH BUTTER, COOKIES 800Z TIN P112	13	13	1915	138	1	7.99	N	
1741340180	48	2004- 10-06	47196	MARUCHN CHK LUNCH 24/2.5Z, P50	13	13	1915	138	1	5.69	N	



Shopping CARD#	WH	IS DAT	EITE	M ITEM	DEPT	REG	# TIME	TRAN	# OTY	AMOUNT	TAYADIE	DEELIN	D REFUND
				DESCRIPTION	l				, Ger	AWOON	INVADLE	KELON	RECEIPT
11174134018	0 48	10-0	4- 1738 6	TORT 2/18CT,	13	13	1915	138	1	2.79	N		RECEIP
111741340180	48	2004 10-0		BBS SL 45 DAYS DOWNY LIQUID 135Z, APRIL FRESH SCENT P160	14	13	1915	138	4	8.99	Y		
111741340180	48	2004 10-0	- 8019 6		14	13	1915	138	1	17.99	Y		
111741340180	48	2004		KS WHOLE MILK 2/1 GALLON,	17	13	1915	138	1	4.75	N		
111741340180	48	2004 10-0	- 4345:	2 CKD BREAST NUGGETS 6/5#, TYSON BREADED T9H5	18	13	1915	138	İ	11.39	N		
111741340180	48	2004 10-06	- 39188 3		20	13	1915	138	1	14.79	Y		
111741340180	48	2004- 10-06	15241	DIAL ANTIBAC LIQUID 128OZ, SOAP T11H4 128 OZ	20	13	1915	138	1	6.99	Y		
111741340180	48	2004- 10-06		8.5X11 FILL PAPER 1000CT, CR 308870 P144	21	13	1915	138	1	4.99	Y		
111741340180	48	2004- 10-06	67159	SUPREMELOFT 2PK JUMBO PIL, INVISTA / 300TC P56	34	13	1915	138	1	9.79	Y		
111741340180	48	2004- 10-06	699334		31	701	1929	107	-1	-19.99	Υ	Y	Y
11741340180	48	2004- 10-10	314437		12	8	1557	239	1	4.69	N		
11741340180	48	2004- 10-10	49481	KS FABRIC SOFTNER SHEETS, 2/160 CT P240	14	8	1557	239	1	5.89	Y		
11741340180	48	10-10		CKD BREAST NUGGETS 6/5#, TYSON BREADED T9H5	18	8	1557	239	1	11.39	N		
11741340180	48	2004- 10-10	816218	POLO JEANS CO LADIES FULL, ZIP SWEATER	31	8	1557	239	1	29.99	Y		
	48	2004- 10-10	776278	LIZWEAR LADIES RIBBED, JOHNNY COLLAR SWEATER	31	83	1403	23	-1	-19.99	Y	Y	¥
11741340180	48	2004- 1 10-19	800877	PREMIUM UNLEADED GASOLINE,	53	10	1609	88585	13	32.93			
11741340180	48	2004- 8 10-28	337839.	JOY, P&G MAILER 10/28-11/14/04	14	20	1254	95	-1	-1.00	N		



CARD#	WH	SDAT	EITEN		DEPT	REG#	# TIME	TRAN#	QTY	AMOUNT	TAXABLE	REFUND REFUI
				DECOMI HON							WOOLL	
111741340180	48	10-2	l- 183868 8	3 JOY ULTRA DISH SOAP 90OZ, 84902241	14	20	1254	95	1	4.85	Y	RECEI
111741340180	48	2004 10-28	- 51344 3	TOOTHPASTE 4 PACK, REG.TP	20	20	1254	95	1	6.69	Y	
111741340180	48	2004- 10-28	- 837806 3	8.20Z HEAD & SHOULDERS, PERT, P&G MAILER 10/28-11/ 14/04	20	20	1254	95	-1	-1.50	N	
11741340180	48	2004- 10-28			20	20	1254	95	-1	-1.50	N	
11741340180	48	2004- 10-28	330833	PANTENE SHAMPOO 33.9- OZ, SHEER VOL/ SMTH&SLEEK	20	20	1254	95	1	6.99	Y	
11741340180	48	2004- 10-28	39422	PERT PLUS 13.5OZ W/40OZ, REFILL P=176	20	20	1254	95	1	6.89	Υ	
1741340180	48	2004- 10-28		POLIDENT 5 MIN. CLEANING, FABLETS 2/84CT.	20	20	1254	95	3	17.97	Υ	
	48	10-28		L/4 KS EC ASPIRIN 81MG 400CT., T8H8 MPK36	93	20	1254	95	1	2.75	Y	
1741340180		2004- 11-08	699334	MAIDENFORM BODYMATES BRA, 2 PK P=420	31	21	1539	228	1	19.99	Y	

EXHIBIT "G"



RAJWANT KAUR RAJWANT KAUR

Member Since 2009 Account number ending in: 0517 Billing Period: 01/12/18-02/13/18

FEBRUARY STATEMENT

Minimum payment due:	\$25.00
New balance as of 02/13/18:	\$120.00
Payment due date:	03/09/18

Late Payment Warning: If we do not receive your minimum payment by the date listed above, you may have to pay a late fee of up to \$37 and your APRs may be increased up to the variable Penalty APR of 29.99%.

For information about credit counseling services, call 1-877-337-8187.

Paid Cash \$ 120.00 in COSTCO

MEMBER SHIP FEE FOR YEAR 2019

www.citicards.com Customer Service 1-855-378-6468 TTY-hearing-impaired services only 1-866-210-0617 PO Box 790046 ST. LOUIS, MO 63179-0046

Account Summary

New balance	\$120.00
Interest	+\$0.00
Fees	+\$0.00
Cash advances	+\$0.00
Purchases	+\$120.00
The state of the s	-\$0.00
Credits	-\$0.00
Payments	
Previous balance	\$0.00

Business Credit Limit

business Credit Limit	
Credit Limit	\$15,000
Includes \$3,000.00 cash advance limit	Ψ10,000

Available Credit Limit \$14,880 Includes \$3,000 available for cash advance

YOUR CREDIT CARD REWARD CERTIFICATE IS HERE!

» Find it on the last page of this statement

Costco Cash Rewards Summary



as of 02/13/18

\$2.40

» See page 3 for more information about your rewards

cîti

T02150

Costco Anywhere Visa³ Business Card

PO BOX 6704 Sioux Falls, SD 57104-6704

Your Statement Is Inside

Pay your bill from virtually anywhere with the Citi Mobile® App and Citi® Online



To download: Text 'App15' to MyCiti (692484) or go to your device's app store. Or visit www.citicards.com Please print Address Changes on the reverse side

Minimum payment due New balance Payment due date

\$25.00 \$120.00 03/09/18

Amount enclosed: \$

Account number ending in 0517

00019377 1

38501660 DTF 00019377

կլիկիինիդեկուՄկինդկլնդիդիկիկիկինիկին RAJWANT KAUR

RAJWANT KAUR 15138 HIAWATHA ST MISSION HILLS CA 91345-2515 Citl Cards PO BOX 78019 Phoenix, AZ 85062-8019

Վբրերհեգրիբվիցհրանյիվնվիլիկիկրերերիկրիգ

RUA BI

15200 0002500 0012000 0004200 04100400432720517 DEF0058

AA0130

\$2.40

RAJWANT KAUR

New Charges

CARDHOLDER SUMMARY

RAJWANT KAUR
New Charges
Card ending in 0517
\$120,00

Card ending in 0525 \$0.00

\$0.00

Costco Cash Rewards Summary



Total Costco Cash Rewards Balance:

\$2.40

as of last statement +\$0.00

Earned this period +\$2.40

Costco Cash Rewards Summary Costco Cash Rewards balance

Total Costco Cash Rewards Balance

BUSINESS ACCOUNT SUMMARY

	MOCOUNT SUMMARY	
Sale Post Date Date	Description	
F*************************************		Amount
i morale		
RAJWANT K		
Standard Pu	rchases	
02/01	Costco Membership Renewal 1 800 774 2678	
***************************************	COSTCO *ANNUAL RENEWAL 800-774-2678 WA	\$120,00
JASWINDER	SINGH	
No Activity		
Fees Charged		
	OR THIS PERIOD	
TOTAL FEES FE	JR THIS PERIOD	\$0.00
Interest Char		
miterest Char	jed	

Cash	Rewards
	Period

Year To Date:

Total Earned:	\$2.40
purchases	+\$0,00
1% on all other	
Costco.com	+\$2.40
2% on Costco and	
3% on eligible travel worldwide	. +\$0.00
3% on restaurants	. +\$0.00
4% on eligible gas worldwlde, includ gas at Costco !	Ing +\$0.00

2018 totals year-to-date

TOTAL INTEREST FOR THIS PERIOD

Total fees charged in 2018 \$0.00

Total Interest charged in 2018 \$0.00

Interest charge Your Annual Percentage	Calculation Rate (APR) is the annual int	Day	ys in billing cycle: 33
Balance type	Annual percentage rate (APR)		
PURCHASES			Interest charge
Standard Purch	16,49% (V)	\$0.00 (D)	
ADVANCES	· · · · · · · · · · · · · · · · · · ·		\$0,00
Standard Adv	23.24% (V)	\$0.00 (D)	\$0.00

Your Annual Percentage Rate (APR) is the annual interest rate on your account. APRs followed by (V) may vary. Balances followed by (D) are determined by the daily balance method (including current transactions).

Account messages

Important: To receive a credit card reward certificate you must have earned more than \$1 in rewards through your December 2017 statement closing date and your account must be open at the time your certificate is issued in

Please note that if we received your pay by phone or online payment between 5 p.m. ET and midnight ET on the last day of your billing period, your payment will not be reflected until your next statement.

Remember, any charges above your credit limit MUST BE PAID IN FULL by your statement's payment due date.

» Visit citi.com/CostcoBusiness for more information

¹ Up to \$7,000 per year in purchases, then 1% cash back



EXHIBIT "H"

	a Control number							
٠	7366- 28		OMB No. 1545	5-000a	This info are requ	ormation is being furnished to t uired to file a tax return, a negli sed on you if this income is tax	he Internal Revenue	Service. If you
	b Employer Identification number (EIN 95-6046072	۷)			pe impo	sed on you if this income is tax Wages, tips, other compensation	xable and you fall to	er sanction may report it.
	c Employer's name, address, and ZID code					30403.00	2 Federal inco	ne tax withheld . 07
	INTERAMERICAN MOTOR CORPORATION 8901 CANOGA AVE					Social security wages 30403.00	4 Social securi	y tax withheld 99
	CANOGA PARK CA 91304-1512					Medicare wages and tips 30403, 00	withheld 84	
.	d Employee's social security number					Social security tips	8 Allocated tips	
	616-62-3602 e Employee's name, address, and ZIP	code		··-	9 4	Advance EIC payment	10 Dependent ca	re benefits
-	JASWINDER	SINGH			.11 N	lonqualified plans	12a See Instruction	ns for box 12
	1 9969 SEPULVEDA E MISSION HILLS	28 BLVD APT CA		5	13 Stab emp	sicx pay	12b	
					CA	SDI 328.35	12d	
- 1	5 State Employer's state ID number	16 State	wages, tips, etc.	1				
-	CA 16969388	30	403.00	17 State income 158.		18 Local wages, tips, etc. 19	Cocal Income tax	20 Locality name
L								
Fo Co En	W-2 Wage and Tay Statement Spy C—For EMPLOYEE'S RECORD Sployee on back of Copy B.)		to	200	15	Department of the Safe, accu FASTI Us	e Treasury—Internal	

a Control number	0110 11	This in	formation is being furnished to	the Internal Revenue	Sandon Huan
b Employer identification number (EIN)	OMB No. 154	08 be imp	quired to file a tax return, a negli sosed on you if this income is ta	gence penalty or oth	er sanction may
75-4287296		1	Wages, tips, other compensation	to you fall to	report it.
o Employer's name, address, and ZIP code			34230.47	·2 Federal inco	
HERMAN CANCO		3	Social security wages		2732.
SHERMAN DAKS HOSPITA			34256.47	4 Social securi	
1929 VAN NUYS BLVD.		5	Medicare wages and tips	-	2123.
SHERMAN DAKS, CA 914	03			6 Medicare tax	withheld
	3 10	7	34256 . 47 Social security tips		496.
d Employers			coom security tibs	8 Allocated tips	
d Employee's social security number	· · · · · · · · ·	. 9	Advance EIC payment		
10-26-4229	* 4	***	Advance EIC payment	10 Dependent ca	are benefits
Employee's name, address, and ZIP code		11	November 10		
AJWANT KA	NUR .		Nonqualified plans	12a See Instructio	ns for box 12
		40.50	things and	2	
969 SEPULVEDA BL, #2	04	13 St	phoyee plan slck pay	12b	
ISSION HILLS, CA 913	45.			9	
		100	Other	12c	
the commence of			ED 26.00	9	
	1 1 2		DI 370.00	12d	
The second secon	and varie for colonia			og I	
State Employer's state ID number	Tye Out	eg ·			
910-3095-7	16 State wages, tips, etc.		18 Local wages, tips, etc. 1	9 Local income tax	
are the constitution of th	34230.4	482,5	2	- asset aroune lax	20 Locality name
		All control of the said			,
					1
W-9 Wage and Tax		7000			
Statement		2005	. Department of the	ne Treasury—Internal	B. C. C.

DEF0061

Printed on Recycled Paper

EXHIBIT "I"



FINANCIAL AGREEMENT And ESTIMATED PATIENT FINANCIAL RESPONSIBILITY FORM (Home Infusion)

Delega 100 2 1 1 171 1	Patient Name: Swall, William Patient Number: 6420/133457				
Primary Insurance: HCP Ainthem Blin Lines					
Tertiary Insurance:	Surence: Therapy: WKVs. Crabin for a face				
Patient's Co-Pay/Co-Insurance: \$/%	Lifetime Max: \$	Untaried "			
Patient's Deductible: \$	_ Amount Met: \$	Coverno than at			
Patient's Out-of-Pocket Level: \$ 1/100	- Amount Met: \$ 100	Coverage then at:%			
Maximum Number of Visits per Calendar Year:		Coverage then at:%			
Drug: VINIMA 75-MI HIM	- DAY	11d 116			
Drug: Call Card	Fee per Dose: \$				
Drug:		1.0			
Supplies/Services Fee per Day: \$ 1/1"					
Equipment Fee per Day: \$ NA		Nursing Fee per Visit: \$ N/4			
Est. Patient Responsibility if Insurance Covers: Dru	Equipment Fee/	Month: \$ NA			
placement include two attempts at placement. You and during the same visit or during the same admission. CAREFULLY READ THE FOLLOWING AGREEMENT of provide reasonable and up-front estimates insurance plan coverage and available information and provide reasonable.	ENT: Walgreens (on behalf of it	s homecare affiliates) makes good faith			
o change. Verification of	as it was presented to Walnese	e of your costs and is hased upon your			
or change. Verification of benefits does not guarante all times for the final and actual charges, less any in: Nalgreens will provide those with the understanding han previously stated, or your insurance plan decide all financially responsible for the products and servibove change, it is your responsibility to notify us. If suthorization from your insurance company or meet nancially responsible for the amount due. In additionally responsible for the amount due and products a the time products and services are rendered, unleaded to the firm of the time products and services are rendered, unleaded to the time products and services are rendered.	see payment from your insurance surance payments. You will re that in the event your insurances not to cover those products vices rendered. If your benefits you do not notify us, or do not the claim filing requirements of on, payment for items such as cand services not covered by your services of the insurance services.	as at the time of referral and is subject as at the time of referral and is subject a company. You remain responsible at ceive products and services and se coverage is not effective, is different and services that you will be billed and change or the insurance(s) listed notify ut waiting the part of political appropriate your insurance company of law, you may now by the company of law.			
to change. Verification of benefits does not guarante all times for the final and actual charges, less any in Nalgreens will provide those with the understanding han previously stated, or your insurance plan decide held financially responsible for the products and service change, it is your responsibility to notify us. If authorization from your insurance company or meet nancially responsible for the amount due. In additional additional responsible for the amount, and products a the time products and services are rendered, unlested to the time products and services are rendered, unlested to the paid and you agree to pay reasonable attorned.	see payment from your insurance surance payments. You will re that in the event your insurances not to cover those products vices rendered. If your benefits you do not notify us, or do not the claim filing requirements of on, payment for items such as cand services not covered by your services of the insurance services.	as at the time of referral and is subject as at the time of referral and is subject as company. You remain responsible at ceive products and services and se coverage is not effective, is different and services that you will be billed and change or the insurance(s) listed notify unit and services that you will be appropriate your insurance company, you will be deductibles out of police is AVENUE.			
o change. Verification of benefits does not guarante all times for the final and actual charges, less any in: Valgreens will provide those with the understanding han previously stated, or your insurance plan decide led financially responsible for the products and service change, it is your responsibility to notify us. If uthorization from your insurance company or meet nancially responsible for the amount due. In additionally responsible for the amount due. In additionally responsible for the amount due and products a the time products and services are rendered, unlested to the control of the contro	see payment from your insurance surance payments. You will re that in the event your insurance is not to cover those products vices rendered. If your benefits you do not notify us, or do not the claim filing requirements of on, payment for items such as cand services not covered by your services of the insurance referred to a collection agency ays' fees and costs of collection	as at the time of referral and is subject as at the time of referral and is subject a company. You remain responsible at ceive products and services and se coverage is not effective, is different and services that you will be billed and change or the insurance(s) listed notify ulvaigneens appropriate your insurance company you will be politically be a company of law, you may nay by the company of law, you may nay by the company of law, you may nay by the company of law, you may nay by the company of law, you may nay by the company of law.			
It times for the final and actual charges, less any invalgreens will provide those with the understanding that previously stated, or your insurance plan decide all financially responsible for the products and service change, it is your responsibility to notify us. If atthorization from your insurance company or meet that the time products and services are rendered, unlessed that time products and services are rendered, unlessed to paid and you agree to pay reasonable attorned.	see payment from your insurance surance payments. You will re that in the event your insurance is not to cover those products vices rendered. If your benefits you do not notify us, or do not the claim filing requirements of on, payment for items such as cand services not covered by your services of the insurance referred to a collection agency ays' fees and costs of collection	as at the time of referral and is subject as at the time of referral and is subject as company. You remain responsible at ceive products and services and se coverage is not effective, is different and services that you will be billed and change or the insurance(s) listed notify ut value of patents appropriate your insurance company, you will be deductiblest out of patents are company or law. You may pay by and/or attorney for any amounts due for any past due balances			

Financial Agreement and Estimated Patient Financial Responsibility Form

Infusion and Respiratory Services



ADMISSION AGREEMENT

- Authorization to Submit Claim to Insurance and Assignment of Benefits. By signing below, I: (1) authorize Walgreens (on behalf of its homecare affiliates) to submit a claim to my Insurance (which shall mean and include as applicable, Medicare, Medigap, any commercial insurance or my PBM) for the items and services explained to me on my Financial Agreement and Estimated Patient Financial Responsibility Form, and (2) assign my Insurance benefits to Walgreens for those items and services and thus request authorized
- Acknowledgement of Financial Responsibility. By signing below, I understand that Walgreens (on behalf of its homecare affiliates) makes good-faith efforts to provide reasonable and up-front estimates. The estimate of my costs is based upon my insurance plan coverage and available information as it was presented to Walgreens at the time of referral and is subject to change. Verification of benefits does not guarantee payment from my insurance company. I remain responsible at all times for the final and actual charges, less any insurance payments. I will receive products and services and Walgreens will provide those with the understanding that in the event my insurance coverage is not effective, is different than previously stated, or my insurance plan decides not to cover these products and services that I will be billed and held financially responsible for the products and services rendered. If my benefits or insurance coverage changes, it is my responsibility to notify Walgreens. If I do not notify Walgreens, or do not notify Walgreens in time to secure appropriate authorization from my insurance company or meet the claim filing requirements of my insurance company, I will be financially responsible for the amount due. In addition, payment for items such as deductibles, out of pocket requirements, co-insurance amounts, and products and services not covered by my insurance company will be required at the time products and services are rendered, unless prohibited by the insurance company or law. I may also be referred to a collection agency and/or attorney for any amounts due but not paid any to pay reasonable attorneys' fees and costs of collection for any past due balances.
- Authorization for Release of Information. By signing below, I authorize Walgreens to disclose necessary health information, including any mental health, communicable disease, drug & alcohol abuse, diagnoses, treatment, reaction to treatment, plans of care, care given, medications and any other information necessary for the purposes of providing care, securing payment or healthcare operations to my Insurance in order to determine and process my benefits or as otherwise required in connection with any regulatory or accrediting
- Consent to Treatment. By signing below, I authorize the provision of service to me by Walgreens. I consent to receive and have received the prescribed therapy. I have been informed of and understand the risks involved. I understand the products and services prescribed by my physician and that it is necessary I remain in the care of my physician throughout the course of therapy. My consents and acknowledgements contained herein apply to all care, products, therapies, equipment, treatments or services I may receive from Walgreens until such date as I revoke my consent or my date of discharge from Walgreens' care.
- Acknowledgment of Receipt of Information. I certify that I have received and understand the information in the patient care packet. The palient care packet contains the following:
 - Patient Rights and Responsibilities
 - 2 Emergency/Disaster Resource Information
 - Financial Agreement & Estimated Patient Financial 3. Responsibility Form
 - Home Safety Information
 - 5. Infection Control Instructions
 - Medicare DMEPOS Supplier Standards Notice of Privacy Practices

- Patient Education and/or Medication Information Sheets I would like to consult with a pharmacist about
 - my medication therapy: Yes No_(initials)
- Pain Management Information
- 10. Advanced Directives Information
- 11. Walgreens Contact Information

Acknowledgment of Receipt of Notice (Medicare Part B Beneficiaries Only). By signing below, I acknowledge that Walgreens has informed me if I select an item that the Centers for Medicare & Medicaid Services (CMS) has identified as Inexpensive or Routinely Purchased Durable Medical Equipment, then I may either purchase or rent such item. Further, if I select an item that CMS has identified as a Capped Rental, then I understand that Medicare will pay a monthly rental fee up to a period not to exceed 13 continuous months of medical need, after which ownership of the equipment will be transferred to me. Please note that certain Walgreens locations may not

carry items that fall under the above categories.	ransferred to me. Ple	ase note that certain Walgreens locations may not
Signature of Patieht/Authorized Representative	*	- 5/25/12
Patient Name Single Township		HICN
Witness (if applicable) Authorized Representative Only:		Date
Print Name	Address	
Relationship F	Reason Patient	Cannot Sign
office use only: Walgreens 9401 Chivers Avenue	Case/Record Numb	er: 1410133957
Sun Valley CA 91352		Admission Agreener Rouge 09/2011

Andrew L. Kynaston, Esq.
Nevada Bar No. 8147
KAINEN LAW GROUP, PLLC
3303 Novat Street, Suite 200
Las Vegas, Nevada 89129
Telephone: (702) 823-4900
Facsimile: (702) 823-4488 service@KainenLawGroup.com Attorneys for Defendant 6

> DISTRICT COURT CLARK COUNTY, NEVADA

JASWINDER SINGH,

Plaintiff,

VS.

7

8

10

11

12

13

14

18

21

22

23

24

25

26

27

28

KAINEN LAW GROUP, PLLC

3303 Novat Street, Suite 200

Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com

RAJWANT KAUR,

Defendant.

CASE NO: 04D323977 DEPT NO: P

Date of Hearing: February 13, 2019 Time of Hearing: 10:00 a.m.

ORDER FROM HEARING HELD FEBRUARY 13, 2019

THIS MATTER having come on for hearing this 13th day of February, 2019, before the Honorable Sandra Pomrenze, Defendant, RAJWANT KAUR, ("Defendant"), not present but represented by ANDREW L. KYNASTON, ESQ., of the law firm of KAINEN LAW GROUP, PLLC, and Plaintiff, JASWINDER SINGH ("Plaintiff"), present and represented by F. PETER JAMES, ESQ., of the LAW OFFICE OF F. PETER JAMES, ESQ., the Court having reviewed the papers and pleadings on file herein, the court having heard oral argument of counsel, and good cause appearing, enters the following Findings and Orders:

THE COURT HEREBY FINDS that there is evidence to be deduced, the first of which goes to the validity of residency. (Video Cite 10:26:48)

RECEIVED

FAMILY COURT DEPARTMENT P

Case Number: 04D323977

AA0138

5

6

8

12

19

20

21

22

23

26

28

THE COURT FURTHER FINDS that second piece of evidence needed is regarding the issue of voluntary participation. (Video Cite 10:27:00)

THE COURT FURTHER FINDS that if there is no residency then a fraud has been perpetrated on the State of Nevada. (Video Cite 10:27:11)

THE COURT FURTHER FINDS that given that the facts at issue are in dispute, findings are necessary, therefore the Court will set an evidentiary hearing. (Video Cite 10:28:45)

THE COURT FURTHER FINDS that if the alleged fraud regarding residency has been committed, the injured party in this case is the State of Nevada. The State of Nevada does not know that a fraud has been committed until it is brought to the Court's attention. (Video Cite 10:29:49)

THE COURT FURTHER FINDS that in determining whether or not there has been a fraud, Plaintiff has a burden to prove that he was a bona-fide resident of the State of Nevada at the time of filing of the Complaint for Divorce. (Video Cite 10:32:00)

Therefore, good cause appearing;

THE COURT HEREBY ORDERS that an Evidentiary Hearing regarding voiding the Decree of Divorce is hereby set for June 13, 2019, at 1:30 p.m., and June 14, 2019, at 9:30 a.m. The parties shall be present at the time of the Evidentiary Hearing. There shall be no telephonic appearances allowed.

THE COURT FURTHER ORDERS that Pre-hearing Briefs, citing applicable law and applying the law to the facts of the case shall be exchanged and filed, with courtesy copies to chambers no later than June 6, 2019. Briefs may be emailed or faxed to chambers if less than thirty (30) pages. If more than thirty (30) pages, counsel shall provide a hard copy of the brief to chambers before the close of business on June 6, 2019. In the event either of the parties does not timely submit their brief, the noncomplying party will be subject to monetary sanctions. Trial Exhibits shall not be attached to the brief that is filed.

Page 2 of 3

KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200

Las Vegas. Nevada 89129 702.823.4900 • Fax 702,823,4488

KainenLawGroup.com

THE COURT FURTHER ORDERS that discovery is open and shall remain open until May 30, 2019, at the close of business. Written discovery shall be served one month and one week prior to the close of discovery and in a fashion that allows the other party 30 days to respond. There shall be no written discovery requests, no responses required and no depositions taken after the discovery closing date.

THE COURT FURTHER ORDERS that the parties shall exchange lists of witnesses and exhibits, as well as copies of their proposed Exhibits, no later than May 1, 2019, by the close of business. Any discovery produced or obtained after this date but prior to the May 30, 2019, discovery deadline, may be supplemented to the list of Witnesses and Exhibits. Counsel shall provide the witness and exhibit disclosures for Trial separately from the discovery disclosures and in a fashion that allows time for any needed depositions. Any witnesses not identified in advance of the hearing who is presented at the hearing, will not be permitted to testify at the hearing absent compelling circumstances. Any exhibits not identified prior to the time set for hearing will not be admitted absent compelling circumstances. The Trial Exhibits shall not be filed.

THE COURT FURTHER ORDERS that counsel shall make arrangements for the interpreters prior to the Trial.

DATED this 13 day of March, 2019.

DISTRICT COURT JUDGE

Approved as to form and content:

LAW OFFICE OF F. PETER JAMES

Submitted by:

KAINEN LAW GROUP, PLLC

24

12

13

16

18 19

20

21

22

23

28

25 ANDREW L. K YNAS YON, ES Nevada Bar No. 8 /47 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 Attorneys for Defendant By: F. PETER JAME

F. PETER JAMES, ESQ. Nevadá Bar No. 10091 3821 W. Charelston Blvd. #250 Las Vegas, Nevada 89102 Attorneys for Plaintiff

Page 3 of 3

Electronically Filed 3/19/2019 10:10 AM Steven D. Grierson CLERK OF THE COURT

KAINEN LAW GROUP, PLLC

NOE Andrew L. Kynaston, Esq.
Nevada Bar No. 8147
KAINEN LAW GROUP, PLLC
3303 Novat Street, Suite 200
Las Vegas, Nevada 89129
Telephone: (702) 823-4900
Facsimile: (702) 823-4488
service@KainenLawGroup.com Attorneys for Defendant

DISTRICT COURT CLARK COUNTY, NEVADA

JASWINDER SINGH,

Plaintiff,

VS.

RAJWANT KAUR,

Defendant.

CASE NO: 04D323977

DEPT NO: P

Date of Hearing: February 13, 2019

10:00 a.m. Time of Hearing:

NOTICE OF ENTRY OF ORDER FROM HEARING HELD **FEBRUARY 13, 2019**

TO: JASWINDER SINGH, Plaintiff; and

TO: F. PETER JAMES, ESQ., Attorney for Plaintiff:

PLEASE TAKE NOTICE that on the 14th day of March, 2019, the Honorable Sandra Pomrenze entered an Order from Hearing Held February 13, 2019, a copy of which is attached hereto.

DATED this March, 2019.

ANDREW L.KYNASTON, ESQ.

Nevada Bar No. 8147 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 Attorneys for Defendant

CERTIFICATE OF SERVICE

SERVICE OF SERVICE
I HEREBY CERTIFY that on the 19th day of March, 2019, I caused to be
served the Notice of Entry of Order from Hearing Held February 13, 2019, to all
interested parties as follows:
BY MAIL: Pursuant to NRCP 5(b), I caused a true copy thereof to be place
in the U.S. Mail, enclosed in a sealed envelope, postage fully prepaid thereon, addressed
as follows:
BY CERTIFIED MAIL: I caused a true copy thereof to be placed in the
U.S. Mail, enclosed in a sealed envelope, certified mail, return receipt requested, postage
fully paid thereon, addressed as follows:
BY FACSIMILE: Pursuant to EDCR 7.26, I caused a true copy thereof to
be transmitted, via facsimile, to the following number(s):
X BY ELECTRONIC MAIL: Pursuant to EDCR 7.26 and NEFCR Rule 9, I
caused a true copy thereof to be served via electronic mail, via Wiznet, to the following
e-mail address(es).

Counsel for Plaintiff:

Peter@peterjameslaw.com Courtney@peterjameslaw.com Colleen@peterjameslaw.com

An Employee of KAINEN LAW GR

8

9

10

11

12

13

15

16

18

23

24

25

26

28 . . .

VS.

KAINEN LAW GROUP, PLLC

3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 702.823.4900 - Fax 702.823.4488

www.KainenLawGroup.com

CLERK OF THE COURT

ORDR Andrew L. Kynaston, Esq.
Nevada Bar No. 8147
KAINEN LAW GROUP, PLLC
3303 Novat Street, Suite 200
Las Vegas, Nevada 89129
Telephone: (702) 823-4900
Facsimile: (702) 823-4488
service@KainenLawGroup.com
Attorneys for Defendant Attorneys for Defendant

> DISTRICT COURT CLARK COUNTY, NEVADA

JASWINDER SINGH,

Plaintiff,

CASE NO: 04D323977 DEPT NO: P

RAJWANT KAUR,

Defendant.

Date of Hearing: February 13, 2019 Time of Hearing: 10:00 a.m.

ORDER FROM HEARING HELD FEBRUARY 13, 2019

THIS MATTER having come on for hearing this 13th day of February, 2019, before the Honorable Sandra Pomrenze, Defendant, RAJWANT KAUR, ("Defendant"), 20 not present but represented by ANDREW L. KYNASTON, ESQ., of the law firm of 21 KAINEN LAW GROUP, PLLC, and Plaintiff, JASWINDER SINGH ("Plaintiff"), 22 present and represented by F. PETER JAMES, ESQ., of the LAW OFFICE OF F. PETER JAMES, ESQ., the Court having reviewed the papers and pleadings on file herein, the court having heard oral argument of counsel, and good cause appearing, enters the following Findings and Orders:

THE COURT HEREBY FINDS that there is evidence to be deduced, the 27 first of which goes to the validity of residency. (Video Cite 10:26:48)

RECEIVED

FAMILY COURT THEARTMENT

11.1

Case Number: 04D323977

5

8

11

KAINEN LAW GROUP, PLLC 3303 Noval Street, Suite 200 Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823.4488

Kainen Law Group, com

15

20

21

22

25

28

THE COURT FURTHER FINDS that second piece of evidence needed is regarding the issue of voluntary participation. (Video Cite 10:27:00)

THE COURT FURTHER FINDS that if there is no residency then a fraud has been perpetrated on the State of Nevada. (Video Cite 10:27:11)

THE COURT FURTHER FINDS that given that the facts at issue are in dispute, findings are necessary, therefore the Court will set an evidentiary hearing. (Video Cite 10:28:45)

THE COURT FURTHER FINDS that if the alleged fraud regarding residency has been committed, the injured party in this case is the State of Nevada. The State of Nevada does not know that a fraud has been committed until it is brought to the Court's attention. (Video Cite 10:29:49)

THE COURT FURTHER FINDS that in determining whether or not there has been a fraud, Plaintiff has a burden to prove that he was a bona-fide resident of the State of Nevada at the time of filing of the Complaint for Divorce. (Video Cite 10:32:00)

Therefore, good cause appearing;

THE COURT HEREBY ORDERS that an Evidentiary Hearing regarding voiding the Decree of Divorce is hereby set for June 13, 2019, at 1:30 p.m., and June 14, 2019, at 9:30 a.m. The parties shall be present at the time of the Evidentiary Hearing. There shall be no telephonic appearances allowed.

THE COURT FURTHER ORDERS that Pre-hearing Briefs, citing applicable law and applying the law to the facts of the case shall be exchanged and filed, with courtesy copies to chambers no later than June 6, 2019. Briefs may be emailed or faxed to chambers if less than thirty (30) pages. If more than thirty (30) pages, counsel shall provide a hard copy of the brief to chambers before the close of business on June 6, 2019. In the event either of the parties does not timely submit their brief, the non-complying party will be subject to monetary sanctions. Trial Exhibits shall not be attached to the brief that is filed.

3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 702.823.4900 - Fax 702.823.4488

11

12

www.KainenLawGroup.com

18

19 20

21

22

23 24 25

26

27

28

THE COURT FURTHER ORDERS that discovery is open and shall remain open until May 30, 2019, at the close of business. Written discovery shall be served one month and one week prior to the close of discovery and in a fashion that allows the other party 30 days to respond. There shall be no written discovery requests, no responses required and no depositions taken after the discovery closing date.

THE COURT FURTHER ORDERS that the parties shall exchange lists of witnesses and exhibits, as well as copies of their proposed Exhibits, no later than May 1, 2019, by the close of business. Any discovery produced or obtained after this date but prior to the May 30, 2019, discovery deadline, may be supplemented to the list of Witnesses and Exhibits. Counsel shall provide the witness and exhibit disclosures for Trial separately from the discovery disclosures and in a fashion that allows time for any needed depositions. Any witnesses not identified in advance of the hearing who is presented at the hearing, will not be permitted to testify at the hearing absent compelling circumstances. Any exhibits not identified prior to the time set for hearing will not be admitted absent compelling circumstances. The Trial Exhibits shall not be filed.

THE COURT FURTHER ORDERS that counsel shall make arrangements for the interpreters prior to the Trial.

DATED this 13 day of March, 2019.

Submitted by:

KAINEN LAW GROUP, PLLC

Nevada Bar No. 8/47/ 3303 Novat Street Saite 200 Las Vegas, Nevada 89129 Attorneys for Defendant

DISTRICT COURT JUD

Approved as to form and content:

LAW OFFICE OF F. PETER JAMES

F. PETER JAMES, ESQ. Nevada Bar No. 10091

3821 W. Charelston Blvd. #250 Las Vegas, Nevada 89102 Attomeys for Plaintiff

Page 3 of 3

ORIGINAL



FAMILY DIVISION CLARE COUNTY, NEVADA

7 In the Matter of the Joint Petition for Bivorce of:

CASE NO 04D323977 DEPT. P

JASWINDER SINGH AND RAJWANT RAUR,

ã

9

10

11

13

13

14

115

10

17

12

19

20

21

22

33

24

35

-ecicionars

SEPORE THE HONORABLE SANDRA L. POMRENZE

TRANSCRIPT RE: ALL PENDING MOVILONS

FEERUARY 13, 2019

APPEARANCES:

Petitioner: For the Plaintiff: JASWINDER SINGH F. ESTER JAMES, ESQ 30 1 W. Charleston Blyd . #250 Las Vegas, NV 89112

Petitioner: For the Defendant: RAIWANT KAUR (Not present) ANDRIW KYNASTUN, ESQ. 3193 Novat St., #200 Lus Vegas, NV H9124

ANTIGRATION OF SITE OF

PROCEEDINGS

MS. JAMES: Good morning, Your Honor, Peter James 10091

here with thw Plaintiff, Jaswinder Singh, along with the

3

(THE PROCEEDINGS BEGAN AT 10:25:34.)

4

THE COURT: All right, we're here on case number D323977.

Singh versus Kaur. Counsel, please state your names and bar numbers for the record.

Punjabi interpreter.

7

10

THE COURT: And your name is, sir?

11

MR. QURESHI: Munir Qureshi.

12

MR. KYNASTON: Morning, Your Honor. Andrew Kynaston, my 13 bar number's 8147. I'm here on behalf of the Defendant,

14 Rajwant Kaur, who's not present.

15

16 believe, it's Vaile One. There's like Vaile Ten now, or

17 something, I have no idea how many times that thing has gone 18 up and down.

I'm troubled by it, I'll be frank. As a former

THE COURT: You know I had an opportunity to review, I

19

20 attorney and now a Judge, I read that opinion, the majority

23

24

fashion. I don't mean to criticize our Supreme Court, but I

almost wish in a case like this that it was revisited.

opinion and then I read the dissent. And, I'll be frank, I

thought the dissent addressed the arguments in a more cogent

04D323977 PETITION OF SING/KAUR 2/13/2019 EIGHTH JUDICIAL DISTRICT COURT - FAMILY DIVISION - TRANSCRIPT VIDEO SERVICES 601 N. Pecos Road, Las Vegas, Nevada 89101 (702) 455-4977

04D323977 PETITION OF SING/KAUR 2/13/2019 TRANSCRIFT EIGHTH JUDICIAL DISTRICT COURT - FAMILY DIVISION - TRANSCRIPT VIDEO SERVICES 601 N. Pecos Road, Las Vegas, Nevada 89101 (702) 455-4977 the Marvin case, we haven't adopted common law marriage. The question, again, that was bouncing in my head was does California recognize common law marriages.

4

8

11

12

15

17

19

20

22

25

That's not gonna affect how I rule in this case. However I rule, I'll be frank, I wouldn't mind an appeal by either side. Not often that I ask for an appeal, but I'd love to see Vaile revisited in a case like this one.

Again, it depends how I rule, Either way, one of you may choose to appeal raising certain issues, but I have to make findings about the facts. There appear to be at least some disputes as to the facts.

So, I wanna set an evidentiary hearing and I have to give you a full day because your client's gonna have to figure out how, if he's alleging he was a bona fide resident of the state of Nevada for at least six weeks prior to filing the Complaint, he has to find a way to prove it.

I would also, if he's still around, want to hear 18 from the resident witness.

MR. JAMES: Your Honor, if I may, on this. We have some procedural hurdles to get over first, never mind the burden shifting that the Court is suggesting be done here.

First of all, they claim fraud. Fraud's barred after six months. Second of all, they claim it's void. Void is time-barred after two years. The Nevada Supreme Court has said unequivocally when a party knows an Order is in existence

04D123977 PETITION OF SING/KAUR 2/13/2019 TRANSCRIPT EIGHTH JUDICIAL DISTRICT COURT - FAMILY DIVISION - TRANSCRIPT VIDEO SERVICES 601 M. Pecos Road, Las Vegas, Nevada 89101 (702) 455-4977

and waits two years to set it aside, in an abuse of discretion...

3

13

16

17

23

25

THE COURT: But that's the injured party. Counsel, the injured party is the State of Nevada here. Until the parties 5 bring this in front of the Court, the Court doesn't know there might be a fraud. And Rule 60B doesn't allow for a separate 7 action to set it aside.

MR. JAMES: But, in Garner, Judge, DC or - - I have the 9 case actually here in front of me, it is DC-DSHE versus [0] Garner, they abrogated the rule against independent actions 11 and filing a motion. Same thing. And that case has 12 specifically said that. So the only thing left ...

THE COURT: Counsel, I'm, I'm fully aware, but I, I, I, really I, again, what concerns me here is if there was a fraud perpetrated, from my perspective, the victim of the fraud is the State of Nevada. Okay?

Forgetting about those two. So if you're gonna 18 argue that the, the knowledge - - how is Nevada to know of a fraud until it's made aware of it? Because we get Resident Witness Affidavits, we get Joint Petitions for Divorce, we don't look behind them and say oh is that really, really true? We sign off on them. Okay?

That was, in fact, what happened in Vaile. Court had no reason to know that the - - neither party was a bona fide resident of the State of Nevada until it was brought to the State of Nevada's attention by a subsequent motion.
Okay?

3

15

17

18

20

23

24

25

So, in a sense, I'm looking at that from that perspective. That is really what troubles me about Vaile because I do think the offended party is the State of Nevada and its laws. But I wanna see what's going on here because in light of Vaile, whether I agree with it now, I'm bound to honor it until it's modified.

And, they said that one party could exercise void if
they were under duress. They found no duress in the Vaile
case. The question was here - - was there duress here? But
the larger question, first of all, is determining whether or
not there was even a fraud. That's why I said the burden
starts with your client on that issue.

Was he a bona fide resident of the State of Nevada at the time he filed the Complaint for Divorce? Do I have a false and perjurious Resident Witness Affidavit? I don't know. He may have moved. I don't know. All I have are allegations and motions. I don't know the answer.

But, assuming for the sake of discussion, your client was not a bona fide resident of the State of Nevada at the time that he instituted this action. Then the burden shifts because of Vaile to the Defendant to, or co-Petitioner, to demonstrate to the Court that she acted under duress.

That's the analysis. But I do want an evidentiary

04D323977 PETITION OF SING/KAUR 2/13/2019 TRANSCRIFT EIGHTH JUDICIAL DISTRICT COURT - FAMILY DIVISION - TRANSCRIPT VIDEO SERVICES 501 N Pecos Road, Las Vegas, Nevada 89101 (702) 455-4977

hearing because I do wanna make a ruling on the Vaile issues and I do want to invite the Supreme Court to look at it again. Because, like I said, you know, the issue for me and the Vaile - again, 'cause I went back to Vaile and I went like, there's something else and a colleague pointed it out to me wait a minute, who is the fraud perpetrated on? It was not 7 perpetrated on either of these parties, but it was, it was a fraud and - - if there was, and it was perpetrated on the State of Nevada. Each time we get these we don't know whether or not 10 the person coming in - - one of my colleagues was telling me, 13 uncommon to see a Plaintiff in a divorce case show up with his

who apparently has everything proven up, told me that it's not 14 luggage, or her luggage. And you start going wait a minute, where you going? Going home? And where is that?

But the point I'm making is, we've made our, made it 17 so easy to get a divorce in Nevada. The only thing we require 18 is six weeks of residency, that people don't wanna wait the six weeks. And they're very tempted and that's been a historical problem in Nevada, we all know that.

So, I'm gonna give you a date to...

MR. KYNASTON: Okay.

16

21

22

23

25

MR. JAMES: If I may make an argument for the record, Judge. If...

THE COURT: You can make it at the time of the evidentiary

3/13/2019 TRANSCRIPT 040323977 PETITION OF SING/KAUR EIGHTH JUDICIAL DISTRICT COURT - FAMILY DIVISION - TRANSCRIPT VIDEO SERVICES 601 N. Pecos Road, Las Vegas, Nevada 89101 (702) 455-4977

hearing.

2

7

13

15

16

21

MR. JAMES: This argument, I think, is better served here. 'Cause I think if, if you say that the victim of the fraud is the State of Nevada, then that further invokes the impari delecto doctrine on the other side from bringing this action seeking relief.

THE COURT: Actually, no. That's what I call notice to 8 the State of Nevada. Again, I want you to save those 9 arguments because I need to hear from the parties. I need to, 10 I need to analyze this. First question: was there fraud? Is 11 this a fraudulent divorce? I don't know that that question's 12 been answered yet.

I know what Mr. Kynaston has told me, but I don't 14 know if that's actually the facts. Again, no offense, MR. KYNASTON: No.

THE COURT: And then if, in fact, either I find or it's 17 conceded that neither the Plaintiff nor the Defendant was a 18 bona fide resident of the State of Nevada at the time that this Joint Petition was filed, then I have to look at whether or not the co-Petitioner, wife, can assert a defense.

So, it's a two part analysis here. And, again, there - -it, it's a very weird case. For example, Mr. Kynaston, in his Reply addressed a Deed, if it exists, that was subsequent to this divorce in which he identified himself as a married man and not, not married to anybody other than

D4D323977 PETITION OF SING/KAUR 2/13/2019 EIGHTH JUDICIAL DISTRICT COURT - FAMILY DIVISION - TRANSCRIPT VIDEO SERVICES 601 N. Pecos Road, Las Vegas, Nevada 89101 (702) 455-4977

the co-Petitioner, wife. MR. KYNASTON: Both parties have remarried. THE COURT: Well, she went to India. She married the 3 brother. That got set aside, she came back to the U.S. That's my understanding. Again, all of this, you know, it, it sounds complicated, but the analysis is pretty simple. Was there a fraudulent divorce? Part one. Part two, can the co-Petitioner, wife lawfully exercise a right to, to void it? There's, by the way, a third issue. If it's 10 voidable, what's the date of - - that, that was one of the things that bothered me about that. You know, if it's a 12 voidable marriage, it's void as of the date of the exercise of 13 a voiding. If it's a void marriage, it's - - or a void 14 marriage. Of course, we're talking now a divorce and I don't 15 know if it's a very similar analysis. MR. JAMES: 'Cause that would make both of them bigamists 16 17 if we voided the Decree. THE COURT: Could be. Oh wait a minute, now I'm confused, 18 After this event in 2004, did your client marry somebody else? 19 20 MR. JAMES: Yes. So did the other side. THE COURT: Well, that was the brother in India. Is he 21 still married to that individual? 23 MR. SINGH (through Interpreter): Yes. She married his 24 brother.

> 04D323977 PETITION OF SING/KAUR 2/13/2019 TRANSCRIPT EIGHTH JUDICIAL DISTRICT COURT - FAMILY DIVISION - TRANSCRIPT VIDEO SERVICES 601 N. Pecos Road, Las Vegas, Nevada 89101 (702) 455-4977

25

THE COURT: Okay.

MR. KYNASTON: This is the first time of hearing he's 1. married again. But, I don't, I don't ... THE COURT: Weren't they living together? 3 MR. KYNASTON: ... think it matters. They've, they've, 4 they've been living together. They, I mean and there's lots and I've got other evidence that I can bring to the evidentiary hearing. For instance, this morning I just got copies, for instance, on the residency issue, copies of the Costco credit card from 2004 and the six weeks just before ... MR. JAMES: Your Honor, I would object at this point ... 10 MR. KYNASTON: ... the six weeks prior ... 11 MR. JAMES: ... they, they filed a brief yesterday in 12 violation of the five day rule and in violation... MR. KYNASTON: ... it was a supplement... 14 MR. JAMES: ... of the supplement rule... 15 THE COURT: I haven't looked it because you know what? As 16 17 I've told you all before, I do review everything the day 18 before. If it was filed the day before, I didn't review it because it didn't show up on Odyssey. So I don't know what 19 you're talking about. In any event, save it all for the evidentiary hearing. . . 22 MR. KYNASTON: (Indiscernible) the evidentiary hearing. 23 THE COURT: ... do you think one day is enough? I would like to think it should be, but I think I'm giving you a day and a half. Let's do it Thursday afternoon and a Friday,

```
MR. JAMES: I would tend to agree with that.
         THE COURT: And I'm gonna, I'm gonna set it 120 days out.
   Why? Because I want you all to be able to do as much
    discovery, as well as gathering enough documents that there's
5 sufficient evidence at the time of trial that I can rule.
              You know, I never mind when I get appealed. But,
 7 it's not often I ask people to appeal me.
         MR. JAMES: Well, sometimes cases need to be revisited or
8
   clarified, Judge, and that's understandable. Not admitting
   anything in this case, of course, but generally speaking.
         THE CLERK: Okay, counsel, how much time do we need for
 11
    discovery?
 12
         THE COURT: We'll set it out 120 days.
 13
         THE CLERK: All right.
 14
 15
         THE COURT: Is that enough?
        MR. JAMES: Yeah.
 16
 17
         MR. KYNASTON: I think that's plenty.
 18
         MR. JAMES: Should be, Judge.
 19
         THE CLERK: All right.
 20
         THE COURT: And then we're gonna do a Thursday afternoon
    and a Friday.
 21
 22
         THE CLERK: Our first opportunity's going to be Thursday,
    June 13th at 1:30 and then Friday, June 14th at 9:30.
 23
 24
         MR. JAMES: So, Madam Clerk, June 13th at 9?
 25
         THE CLERK: No, June 13th at 1:30 and then June 14th at
```

9:30.

1

2

9

10

11

15

18

21

24

MR. JAMES: Very good.

THE COURT: I want pre-hearing briefs citing applicable law and applying the law to the facts of the case. Include Vaile. Moore may be relevant in this, to this issue as well considering that it was cited in the Vaile case by June 6th.

And discovery will close on May 30th. Is May 30th a holiday? Let me see, no.

MR. KYNASTON: You said that's when discovery closes is May 30th?

THE COURT: May 30th. I want the parties to disclose their witnesses and any exhibits they intent to introduce. It 13 doesn't have to be filed, but it must be in writing to each other, no later than May 1st,

MR. JAMES: And obviously, Judge, that would not include anything obtained from the other side in discovery requests, which would be due by the 30th, but our own...

THE COURT: And the argument is if you didn't disclose it, but you didn't have it at the time, then that would be justification so long as you seasonally update it by May 30th.

MR. JAMES: So anything that we have in our possession from our side for sure, if it's garnered by us has to be by the 1st? Got it.

THE COURT: I'm pretty sure I'm asking somebody to prove something fifteen days - - fifteen years later. However,

04D323977 PETITION OF SING/KAUR 2/13/2019 BIGHTH JUDICIAL DISTRICT COURT - FAMILY DIVISION - TRANSCRIPT VIDEO SERVICES

12

18

19 20

23

25

there are records that can be obtained. I mean, we were well beyond microfiche by 2004. So there are records that can be submitted.

MR. JAMES: I appreciate that the Court is cognizant of the fact that it's fifteen years later and records could be destroyed. I appreciate the awareness of that.

THE COURT: I am aware of it and, and, again, I go this is arguably not even a 60B issue. I don't even know if it is. I, but I wanna look at it from the perspective of what 10 did happen? And if it is, then you can use a motion as a separate action.

And again, the question is the timing, and the 13 Supreme Court may say too bad, so sad, she can't void it 14 cause she waited fifteen years. I don't know. But I'm going to give them an opportunity if one of you ends up appealing instead of settling this, for them to take a look, if either 17 party wants them to.

> And I do think it probably is not a push down case. MR. JAMES: Yeah.

THE COURT: I think it's, it's really an interpretation of Natalon (ph). It could be very important considering the number of people that do, in fact, do what the co-Petitioner's wife alleges they did. It happens probably on a daily basis and we don't know. So, all right, Mr. Kynaston will, will prepare the Order from today.

```
MR. KYNASTON: Okay.
        THE COURT: Mr. James, you'll countersign.
 2
        MR. JAMES: Yes, Your Honor.
 3
        THE COURT: By the way, Mr. Kynaston, will your client
 4
    need an interpreter?
         MR. KYNASTON: I will have to check because our
 6
    communications have just been through ...
        THE COURT: Please make those ...
8
        MR. KYNASTON: ... e-mail and phone, so.,,
 9
        THE COURT: ... arrangements in advance.
10
        MR. JAMES: And we, obviously, there is an interpreter
11
    that can do this.
         THE COURT: I understand, but they need two. And there
13
14 will be no telephonic appearances by either party.
       MR. KYNASTON: Yeah, she'll be, she'll be here for the
15
   evidentiary, so.
17
        MR. JAMES: Well, my client appeared today, so he
18
   understands.
19
        THE COURT: What?
        MR. JAMES: My client appeared today, he understands he's
20
    gotta be here, Judge.
22
        THE COURT: Okay, great. Thank you.
23
        MR. JAMES: Thank you, Judge.
24
         (THE PROCEEDING ENDED AT 10:45:23.)
25
```

04D322977 PETITION OF SING/KAUR 2/13/2019 TRANSCRIPT BIGHTH JUDICIAL DISTRICT COURT - FAMILY DIVISION - TRANSCRIPT VIDEO SERVICES 501 N. Pecos Road, Las Vegas. Nevada 89101 (702) 455-4977 * * * *

ر

ATTEST: I do hereby certify that I have truly and correctly transcribed the video proceedings in the above-entitled case to the best of my ability.

Katherine Rice Transcriber

04D323977 PETITION OF SING/KAUR 2/13/2019 TRANSCRIPT
EIGHTH JUDICIAL DISTRICT COURT - FAMILY DIVISION - TRANSCRIPT VIDEO SERVICES
601 N. Pecos Road, Las Vegas, Nevada 89101 (702) 455-4977

Andrew L. Kynaston, Esq. Nevada Bar No. 8147 KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 (702) 823-4900 (702) 823-4488 (fax) Service@KainenLawGroup.com Attorneys for Defendant 6

DISTRICT COURT, FAMILY DIVISION CLARK COUNTY, NEVADA

JASWINDER SINGH.

Plaintiff,

CASE NO. 04D323977 DEPT NO. P

Date of Hearing:

Time of Hearing:

vs.

8

10

11

12

17

21

22

23

24

25

28

RAJWANT KAUR,

13 14

3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com KainenLawGroup.com

Defendant.

STIPULATION AND ORDER RE: DISCOVERY

IT IS HEREBY STIPULATED by and between, Defendant, RAJWANT KAUR (hereinafter "Defendant"), by and through her attorney, ANDREW L. KYNASTON, ESQ., of the KAINEN LAW GROUP, PLLC, and Plaintiff, JASWINDER SINGH (hereinafter "Plaintiff"), by and through his attorney, F. PETER JAMES, ESQ., of the LAW OFFICES OF F. PETER JAMES, ESQ., as follows:

WHEREAS, concurrently with this matter, a case is also pending in the Superior Court of California, County of Los Angeles.

WHEREAS, in the interest of practicality and lowering the cost of litigation in two jurisdictions, the parties have agreed that any discovery completed or depositions taken may be utilized for evidentiary purposes in either jurisdiction, without any waivers of standard evidentiary objections relating to specific evidence.

RECEIVED

FAMILY COURT DEPARTMENT P

WHEREAS, the parties require additional time to complete their witness and exhibit lists while discovery is ongoing. 3 Based on the foregoing, the parties agree as follows: IS IT HEREBY STIPULATED that any discovery completed or depositions 4 taken for use in the pending matter 18STF105676 in the Superior Court of California, County of Los Angeles, may also be utilized in Case No. 04D323977 in the Eighth Judicial District Court, County of Clark, and vice versa, without the requirement for obtaining additional judicial commissions. IT IS FURTHER STIPULATED that the parties agree to extend the deadline for witness and exhibit lists until the close of discovery on May 30, 2019. DATED: 11 DATED: 12 KAINEN LAW GROUP, PLLC 3303 Novat Sirect Switzer 128 Vegas, Nevada 89129
702.823.4900 • Fax 702.823.4488
www.KainenLawGroup.com KAINEN LAW GROUP, PLLC LAW OFFICES OF F. PETER JAMES, ESQ. By F. PETER JAMES, ESQ. Nevada Bar No. 8147 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 Nevada Bar No. 10091 3821 W. Charleston Blvd, Ste 250 Las Vegas, Nevada 89102 Attorneys for Defendant Attorneys for Plaintiff 18 19 20 21 22 23 24 25 26 27 28 Page 2 of 3

WHEREAS, the parties require additional time to complete their witness and 1 exhibit lists while discovery is ongoing. Based on the foregoing, the parties agree as follows: 3 IS IT HEREBY STIPULATED that any discovery completed or depositions taken for use in the pending matter 18STF105676 in the Superior Court of California, County of Los Angeles, may also be utilized in Case No. 04D323977 in the Eighth Judicial District Court, County of Clark, and vice versa, without the requirement for obtaining additional judicial commissions. IT IS FURTHER STIPULATED that the parties agree to extend the deadline for witness and exhibit lists until the close of discovery on May 30, 2019. 11 DATED: DATED: 12 KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com KAINEN LAW GROUP, PLLC LAW OFFICES OF F. PETER JAMES, ESQ. // 13 14 15 F. PETER JAMES, ESQ. Nevada Bar No. 10091 Nevada Bar No. 8147 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 Attorneys for Defendant 16 3821 W. Charleston Blvd, Ste 250 Las Vegas, Nevada 89102 17 Attorneys for Plaintiff 18 19 20 21 22 23 24 25 26 27 28

Page 2 of 3

ORDER

appearing, BASED UPON the foregoing Stipulation of the parties, and good cause

IT IS HEREBY ORDERED that any discovery completed or depositions taken for use in the pending matter 18STFl05676 in the Superior Court of California, County of Los Angeles, may also be utilized in Case No. 04D323977 in the Eighth Judicial District Court, County of Clark, and vice versa without the requirement for obtaining additional judicial commissions.

IT IS FURTHER ORDERED that the deadline for witness and exhibit lists shall be extended until the close of discovery on May 30, 2019.

DATED this 8 day of May, 2019.

DISTRICT COURT JUDGE

Submitted by:

KAINEN LAW GROUP, PLIC

ANDREW L.KYNASTON, ESQ.

Nevada Bar No. 8147

3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 Attorneys for Defendant

Page 3 of 3

Electronically Filed 5/13/2019 10:59 AM Steven D. Grierson CLERK OF THE COURT

NTSO ANDREW L. KYNAS (10)N. FSO.) Nevada Bar No. 8147 KAINEN LAW GROUP, PLLC 3303 Novai Street, Suite 200 Las Vegas, Nevada 89129-8714 PH: (702) 823-4900 FX: (702) 823-4488 service@kainenlawgmup.com Attorney for Defendant

EIGHTH RIDICIAL DISTRICT COURT - FAMILY DIVISION COUNTY OF CLARK, STATE OF NEVADA

JASWINDER SINGEL

Plaintiff.

RAJWANT KAUR.

Defendant.

CASE NO 04D323977 DEPT. P

Date of Hearing: TVA Time of Hearing: TVA

NOTICE OF ENTRY OF STIPULATION AND ORDER RE: DISCOVERY

TO: JASWINDER SINGIL Plaintiff; and

FO: F PETER JAMES, ESQ. Attorney for Plaintiff.

PLEASE TAKE NOTICE that on the 10" day of May, 2019, the Honorable Sandra Pomrense entered an Stipulation and Order Res Discovery, a copy of which is attached herein.

DATED dast __ day of May 2019.

KAINEN LAW OROUP, PLIC

ANDREW L. KYNASTON, ESC Neveda Bur No. 2147 3103 Novat Street, Suite 200 Las Vegas, Nevada 89120 Attorneys for Defendant

KAINER LAW GROUP FLLE THE STABLE AN MARSHED THE SET ABOUT THE SET HAS DANNELSMENT AND THE SET HAS DANNELSMENT AND THE SET HAS

10

13

13

14

18

21

TIE

14

35

30

37

38

13.

Case Number: 04D323977

#AIN EV LAW GBH IP. PLL. 2017 and "Prop. 200 1.02 Vac. 1. Service 270 727 023 and "Prop. 702 825 4488

8

U

20

31

33

13

714

CERTIFICATE OF SERVICE

THEREBY CERTIFY that on the but all May, 2019, I caused to be screed the Notice of Entry of Stipulation and Order Res Discovery to all interested parties as follows:

BY MAIL: Presume to NRCF 5(b), I caused a true copy thereof to be placed in the U.S. Mail, enclosed in a scaled envelope, postage fully prepaid thereon, addressed as follows:

BY CERTIFIED MAIL: I caused a true copy thereof to be placed in the U.S. Mail, enclosed in a scaled envelope, certified mail, return receipt requested, postage fully paid thereon, addressed as follows:

BY FACSIMILE: Pursuant to EDCR 7.26, I caused a true copy thereof to be transmitted, via facsimile, to the following number(s):

N BY LLI CTRONIC MAIL: Pursuant to EDCR 7.26 and NEFCR Rule 9.

I caused a true copy thereof to be served via electronic mail, via Odyssey eFileNV, to the following e-mail address(es):

Counsel for Planuff:

Peter a peterjameslaw com Courtney a peterjameslaw com Colleen a peterjameslaw.com

> An Employee of KAINEN LAW GROUP PLLC

Person 2 of 2

10

12

13 14

17

02

2.5

24

28

KANNEN LAW TROUP, PLLE 1902 POWEST VER SUE 206 LA VILLE PROME 85127 702.621 4970 - For 702.625 Mage 7998 (Sainto, 1965) Appen

SAO Andrew L. Kynaston, Est. Nevada Bar No. 8147 KAINEN LAW GROUP, PLLC 3103 Novat Succi, Suite 200 Las Vogas, Nevada 80170 (702) 823-4900 (702) 823-4988 (fax) Services/KoitenLaw(Foep.com Annaevs for Deligator Attomices for Defendant

DISTRICT COURT, PARGLY DIVINION CLARK COUNTY, NEVADA

MASWINDER SINGH. Plaint (T. 75. RAJWANT KAIM. In tenzant.

EAST NO 04D323977

Date of Hearn L Time of Hearnia

STIPULATION AND DRDER RE: DISCOVERY

IT IS HEREBY STIPULATED by and between, Defendant, RAIWANT KAUR (heremarker "Defendant"), by and through her altorney, AMDREW L. KYNASTUN, ESQ., of the KAINEN LAW GROUP, PLLC, and Plaintiff, JASWINDER SINGH (hardnafter "Plaintiff"), by and through his attorney, II. PETER IAMES, ESQ., of the LAW OFFICES OF F. PETER JAMES, PSQ., as follows:

WHEREAS, concurrently with this motter, a case is also penuing in the Superior Court of California, County of Los Angeles.

WHEREAS, in the interest of practiculity and lowering the som of littination in two preisdictions, the parties have agreed that any discovery completed or departitions taken may be utilized for ovidentary purposes in either jurisdiction, without any waivers of standard evidentiary objections relating to specific evidence

N 24 J U V E D

ry unit y cocipi CHANGE OF THE PARTY OF THE PART

C I THREE THE STEP

WHEREAS, the parties require additional time to complete their witness and exhibit lists while discovery is ongoing.

Based on the foregoing, the parties agree as follows:

13 IT HEREBY STIPULATED that any discovery completed or depositions taken for use in the pending matter 18STF105676 in the Superior Court of California, County of Los Angeles, may also be utilized in Case No. 04D323977 in the Eighth Judicial District Court, County of Clark, and vice verse, without the requirement for obtaining additional judicial commissions.

IT IS FURTHER STIPULATED that the parties agree to extend the deadline for witness and exhibit lists until the close of discovery on May 30, 2019.

2019 DATED:

11

17

14

KANNER LAW GROUP, PLEC AND Seven lives \$504 200 for Years in 1975 235 702,623 form in 1975 235

DATED:

KAINEN LAW GROUP, PLLC

LAW OFFICES OF F. PETER JAMES, ESO. //

ANDREWT

Nevada Bar No. 8147 3303 Novat Smeet Suite 200 Las Vogas, Novada 89129 Attorneys for Defeadant

F. PETER IAMES, ESO. Nevada Bar No. 10091 3821 W. Charleston Bivd, Str 250 Las Vegas, Nevada 89102 Attorneys for Plaintiff

Page Ltd J. 34

11

12

13 14

13

16

ĬŪ 19 20

21

23

73

37 28

KAINEN LAW GROUP, PLLC

2013 May at Birest, Suite 2011 Lat Vegat, Newada 89 124 702 823 4784 - Fu, 712 811, 4438 www.Eurrest.awGroup com

WHEREAS, the parties require additional time to complete their witness and exhibit lists while discovery is ongoing.

Hased on the foregoing, the parties agree as follows:

IS IT HEREBY STIPULATED that any discovery completed or depositions taken for use in the pending matter 18STF105676 in the Superior Court of California, County of Los Angeles, may also be unliked in Case No. 04D323977 in the Eighin Indicial District Court, County of Clark, and vice versa, without the requirement for somesomers laisibut Janouribbs sprintedo

IT IS FURTHER STIPULATED that the parties agree to extend the deadline for witness and exhibit lists until the close of discovery on May 30, 2019.

DATED: DATED:

KAINEN I AW GROUP, PLLC

LAW OFFICES OF F. PETER

ANDREW L. KYNASTON, ESQ. Nevada Bar No. 8147 3303 Novat Street, Suite 200 Les Vegas, Nevada 89129 Attorneys for Defendant

F. PETER JAMES, ESQ. Nevada Bar No. 10091 3821 W. Charleston Bivd, Ste 250 [as Vegas, Nevada 89102

Attorneys for Plaintiff

From Z or 3

3

10

TI 12

ORDER

BASED UPON the foregoing Stipulation of the parties, and good cause appearing.

IT IS HEREBY ORDERED that any discovery completed or depositions taken for use in the pending matter 1887F105676 in the Superior Court of California, County of Los Angeles, may also be utilized in Case No. 04D323977 in the Eighth Judicial District Court, County of Clark, and vice versa without the requirement for obtaining additional judicial commissums.

IT IS FURTHER ORDERED that the deadline for witness and exhibit lists shall be extended until the close of discovery on May 30, 2019.

DATED this a day of May, 2019.

DISTRICT COURT

Submitted by:

KAINENLAW GROUP, PLET

ANDREW CRITASTON, ESO. Nevada Bur No. 9147 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 Attorneys for Defendant

24 25

26 37

28

Page 1 AF 1

ij

12

13

14

15

17

21

29

34 14

18

ANDREW L. KYNASTON, ESQ. Nevada Bar No. 8147 KALYEN LAW GROLP, PLLC 3303 Novat Street, Suite 200 Las Vogas, Nevada 89139 Telephone (702)823-4900 Facsimile (702)833-4488 Service@kainenlawgroup.com Attorneys for Defendant

DISTRICT COURT, FAMILY DIVISION CLARK COUNTY, NEVADA

JASWINDER SINGH, Plaintiff. V 5 RAJWANI KAUR. Defentions.

Case No. 04D323977 Dept No

Date of Hearing: NA Time of Hearing NA

STIPULATION AND ORDER TO CONTINUE TRIAL (FIRST REQUEST)

COMES NOW Defendant RAJWAN'I KAUR, by and through her arteriesy ANDREW L. KYNASTON, ESQ., of the KAINEN LAW GROUP, PLLC and Plainting JASWINDER SPUCH, by and through his anomey, F. PLIER JAMES, ESQ., and or 20 LAW OFFICES OF F. PETER JAMES, LSO,, and hereby subruit their joint supulation as follows.

WHERE AS the Evidentiary Hearing in this matter is presently scheduled for core half day, June 13, 2019, in the bour of 1.30 p.m., and one full day. June 14, 9000 the hour of 9-30 icm.

WHEREAS the parties require additional time to complete di correincluding taking our-of-state depositions

ORBITAL X SOUR THE TAXABLE PROPERTY. D

23

34 95

24

28

Proce 2 of S

12

13

13

30 5

22

23

14

25 14

28

ORDER

Based upon the foregoing Supulation of the parties, good cause appearing. IT IS TERREBY ORDERED that the Evidentiary Hearing in the above captioned matter presently scheduled for lune 13, 2019, at 1 30 p.m.; and June 14, 36 or or 9:30 a.m., is neceby rescripediated for the 🕖 🤚 day of 🔝 💮 💮 2019, at 🗓 on and the /3 day of ________2019, at ________m

I'I IS D. RTHER ORDERED that the discovery deadline should be extended to 14days prior to the new Evidentiary Hearing, and shall be reset to the 24 day of N-15 A.S.T. 2019.

IT IS FURTHER ORDERED that the deadline for the parties to file dispositive mations and motions in limite, shall be reset to the dia 7 .2019.

IT IS FURTHER ORDERED that the deadline for the exchange and filing of Pre-Trial Memoranda Briefs shall be reset to the 5 day of 100 mars 2019.

IT IS FURTHER ORDERED that the deadline for the submission in tic-Court by delivery to chambers of any and all trial exhibits and final winness lists to tabbed and page numbered original exhibits roady for marking by the Clerk wall a coursesy copy for the Court and a courtesy copy for the witness stand) shall be reset to the day of _______ 1 2019

DATED into Today of

DISTRICT COURT JUDG

Respectfully submitted by KAINER LAW GROUP, PLEC

Nevada Bar No. 8147

3305 Novai Street, Sic 200 Las Vegas, Novada 89129 Afformey for Defendant

Page 3 of 3

Electronically Filed 6/3/2019 9:46 AM Steven D. Grierson CLERK OF THE COURT

NTSO ANDREW L. KYNASTON, FSO, Nevada Bar No. 8147 KAINEN LAW GROUP, PLLC 3303 Nova Street, Suite 200 Las Vegas, Novada 89129-8714 PH: (702) 823-4900 FX: (702) 823-4488 service@kainenlawgroup.com Attorney for Defendant

COUNTY OF CLARK, STATE OF NEVADA

JASWINDER SINGIL

Plaintiff.

CASE NO 040023077

48.

8

Di

11

12

14

15

18

14

20)

23

35

84

23

Date of Hearing: N/A

RAJWANT KAUR.

Defendant.

136) Endurit

NOTICE OF ENTRY OF STIPULATION AND ORDER TO CONTINUE TRIAL (FIRST REQUEST)

TO: JASWINDER SINGH, Plaintiff; and

TO: F. PETER JAMES, ESQ., Attorney for Plaintilli

PLEASE TAKE NOTICE that on the 30th day of May, 2019, the Honorable Sandra Pomrenze emered a Stipulation and Order to Continue Trial (kirst Request), a copy of which is anached hereto.

DATED this 🖈 day of May, 2019

KAINEN LAW GROUP, PLACE

ANDREW L. K.YMASTON, ESQ. Nevada Bar No. 8147 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 Attorneys for Defendant

ICAINEN LAW GROUP, PLLC 5397 Yound Steel, 1900 2169 Law Visite, New William, Vog 823 Junior, 1988 William, www. Kampul and Only pent

Case Number: 04D323977

CAINEN LAW CHOTP PLACE HAW POINT STEED THE STORY THE VICENT POST READY STORY THE VICENT PLACE STORY STORY THE VICENTIAL STORY STORY THE VICENTIAL STORY STORY THE VICENTIAL STORY STORY THE VICENTIAL STORY STORY STORY THE VICENTIAL STORY STORY STORY THE VICENTIAL STORY STORY STORY THE VICENTIAL STORY STORY STORY THE VICENTIAL STORY STORY STORY THE VICENTIAL STORY STORY STORY THE VICENTIAL STORY STORY STORY THE VICENTIAL STORY STORY STORY THE VICENTIAL STORY STORY STORY THE VICENTIAL STORY STORY STORY THE VICENTIAL STORY STORY STORY THE VICENTIAL STORY STORY STORY STORY THE VICENTIAL STORY STORY STORY STORY THE VICENTIAL STORY STORY STORY STORY STORY THE VICENTIAL STORY STORY STORY STORY STORY STORY STORY STORY THE VICENTIAL STORY

AND ASSESSMENT OF A SAME

11

15

20

31

7.5

24

35

26

37

18

CERTIFICATE OF SERVICE

	THEREBY CERCIFY that on the To day of May, 2019, I caused to be
served the	Notice of Entry of Stipulation and Order to Continue Trial (First Request,
to all intere	ested parties as follows:
-	HV MAIL: Pursuam to NRCP 5(b), I caused a true copy thereof to be place
in the U.S.	Mail, enclosed in a scaled envelope, postage fully prepaid thereon, addressed
are fallmare	

BY CERTIFIED MAIL: I caused a true copy thereof to be placed in the U.S. Mail, enclosed in a scaled envelope, certified mail, return receipt requested, postage fully paid thereon, addressed as follows:

_____ BYTACSIMILE: Pursuant to EDCR 7.26. I caused a true copy thereof to be transmitted, via facsurile, to the following number(s):

X BY FLECTRONIC MAIL: Pursuant to EDCR 7.26 and NEECR Rule 9, I caused a true copy thereof to be served via electronic mail, via Odyssey eFileNV, to the following e-mail address(es):

Counsel for Plaintiff:

Peter@peterjameslaw.com Courtney@peterjameslaw.com Colleen@peterjameslaw.com

> An Employee of KAINEN LAW GROUP, PLLC

Page 2 of 3

Electronically Filed 5/30/2019 11:25 AM Steven D. Grierson CLERK OF THE COURT

SAO ANDREW L. KYNASTON, ESQ. Newada Bar No. 8147 KAINEN LAW GROUP, PLLC 2307 Nevat Street, Some 200 Las Vegas, Nevada 89129 Telephone (702)823-4900 Facsumin i 702)823-4980 Service (Kainenlity group, com Attemeys for Defendant

DISTRICT COURT, FAMILY DIVISION CLARK COUNTY, NEVADA

IASWINDER SINGH,

Planniff.

13.00

RAIWANT KAUR.

Defendant.

Case No. 04D323977 Dept No. P

Date of Hearing: NA Time of Hearing: NA

STIPULATION AND ORDER TO CONTINUE TRIAL (FIRST REQUEST)

COMES NOW Defendant, RAIWANT KAUR, by and through her autotric, ANDREW L. KYNASTON ESO, of the KAINEN LAW GROUP, M.L.C. and Plaintiff. IASWINDER SINCIT by and through his automory, F. PETER JAMES, ESO, and of LAW OFFICES OF F. PETER JAMES, ESO, and hereby submittheir joint supusa. ... as follows:

WITHREAS we is videntiary Hearing on this matter is presently scheduled to one half day, June 13, 2019, or the hour of 1.50 p.m. and one full day, June 14, 2019, the hour of 9:30 a.m.

WHI REAS the parties recare additional time to complete discoverincluding taking an-of-state depositions:

1781

As a Mark Law Library of the Association of the Ass

3

10

Ш

- 2

13

1.5

16

12

90

94

35

37

V.S.

Caso Number (4D2229))

Page 2 of C

15

21

24

U U

37

13

ORDER

Besed upon the foregoing Stipulation of the parties, good cause appearing. IT IS HEREBY DRDDRED that the Evideniary Hearing in the above captured matter mesently scheduled for June 13, 2019, at 1,30 p.m., and June 14, 20 at 9:40 c.m. is hereby reschoduled for the 1. day of 30 me 2019, at 1.3 TT IS FURTHER ORDERED that the discovery deadline should be extended to 14days prior to the new Evidentiary Hearing, and shall be reset to the 29 day of 2019 IT IS FIRTHER ORDERED that the deadline for the panies to file dispositive motions and motions in limite, shall be resel to the 2 / day of 3010 IT IS FURTHIR ORDERED that the deadline for the exchange and filing If IS FIREHER ORDERED that the deadline for the subrussian to ... Court to delivery to chambers of any and all trial exhibits and final witness has to be tabbed and page-numbered original exhibits ready for marking by the Clerk will, coursesy copy for the Court and a coursesy copy for the witness stands shall be reset to dat of _ = 0 _ 01 , 2019 the ! DATED this 5 A day of 2019

DISTRICT COURT II DOR

Respectfully submined by: KAINEN EAW GROLE PLLC

AVDREW L KYONSTON, FSO

Nevada Bar No. 8 437 3303 Navai Sircet, Sie 200 Las Vegos, Nevada 89/20 Morney for Defendant

Page From 3

Electronically Filed 8/29/2019 3:44 PM Steven D. Grierson CLERK OF THE COURT

ACSR ANDREW L. KYNASTON, ESQ. Nevada Bar No. 8147 2 KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 PH: (702) 823-4900 FX: (702) 823-4488 Service@KainenLawGroup.com Attorneys for Defendant 6 DISTRICT COURT, FAMILY DIVISION 7 CLARK COUNTY, NEVADA 8 9 JASWINDER SINGH, 10 CASE NO. 04D323977 DEPT NO. P Plaintiff, 11 Date of Hearing: N/A VS. 12 Time of Hearing: N/A 3303 Novat Street, Suite 200 Las Vegas, Novada 89129 702,823.4900 • Fax 702,823,4488 www.KaibenLawGroup.com 13 RAJWANT KAUR, 14 Defendant. 15 16 17 **ACCEPTANCE OF SERVICE** ACCEPTANCE OF SERVICE of the Trial Subpoena is hereby 18 acknowledged on the 3 day of Aug 19 20 21 22 SUKHPAL S. GREWAL 2161 Clancy Court Simi Valley, California 93065 23 24 25 26 27 28

ACSR
ANDREW L. KYNASTON, ESQ.
Nevada Bar No. 8147
KAINEN LAW GROUP, PLLC
3303 Novat Street, Suite 200
Las Vegas, Nevada 89129
PH: (702) 823-4900
FX: (702) 823-4488
Service@KainenLawGroup.com
Attomeys for Defendant Attomey's for Defendant DISTRICT COURT, FAMILY DIVISION CLARK COUNTY, NEVADA JASWINDER SINGH, CASE NO. 04D323977 DEPT NO. P 10 Plaintiff, 11 Date of Hearing: N/A KAINEN LAW GAROL F. PLLC 1943 Nova Species (2001) Lev Vigne Novada 2012 (2004) "U. N.S. 2000 - Fan 2012 (2004) 2004 Nova Kannallaw General com-12 Time of Hearing: N/A 13 RAJWANT KAUR, 14 Defendant. 15 16 17 ACCEPTANCE OF SERVICE 18 ACCEPTANCE OF SERVICE of the Trial Subpoena is hereby acknowledged on the 25th day of August, 2019. 20 21 GURIOBAL S. PANDHER 2623 Kadota Street Simi Valley, California 93063 22 23 24 25 26 27 28

ACSR

		8/30/2019 3:55 PM Steven D. Grierson CLERK OF THE COURT
11	S ESO	Party of the
F. Peter James, Esq.	o, 15Q.	
Nevada Bar No. 10091	e 250	
Las Vegas, Nevada 89102	C 250	
Peter@PeterJamesLaw.com		
Counsel for Plaintiff		
		ON
JASWINDER SINGH,		4D323977
Plaintiff	DEPT. NO. : P	
1 101111111,	MOTION IN LI	MINE
vs.		
RAJWANT KAUR,		
Defendant.		
THIS MOTION WITH THE CIPROVIDE THE UNDERSIGNED WITHIN 10 DAYS OF YOUR RECTOFILE A WRITTEN RESPONSE WITHIN 10 DAYS OF YOUR RESULT IN THE REQUESTED R	LERK OF THE CONTH A COPY OF YOU THIS MODE WITH THE CLERIC CEIPT OF THIS RELIEF BEING GE	COURT AND TO COURT RESPONSE OTION. FAILURE COURT S MOTION MAY RANTED BY THE
1 (of 12	
	F. Peter James, Esq. Nevada Bar No. 10091 3821 West Charleston Boulevard, Suit Las Vegas, Nevada 89102 Peter@PeterJamesLaw.com 702-256-0087 702-256-0145 (fax) Counsel for Plaintiff DISTRICT COURT CLARK COU JASWINDER SINGH, Plaintiff, vs. RAJWANT KAUR, Defendant. NOTICE: YOU ARE REQUIRED THIS MOTION WITH THE CI PROVIDE THE UNDERSIGNED V WITHIN 10 DAYS OF YOUR RECTO FILE A WRITTEN RESPONSE WITHIN 10 DAYS OF YOUR RESULT IN THE REQUESTED F COURT WITHOUT A HEARIN HEARING DATE.	LAW OFFICES OF F. PETER JAMES, ESQ. F. Peter James, Esq. Nevada Bar No. 10091 3821 West Charleston Boulevard, Suite 250 Las Vegas, Nevada 89102 Peter@PeterJamesLaw.com 702-256-0087 702-256-0145 (fax) Counsel for Plaintiff DISTRICT COURT, FAMILY DIVISION CLARK COUNTY, NEVADA JASWINDER SINGH, Plaintiff, vs. RAJWANT KAUR, Defendant. NOTICE: YOU ARE REQUIRED TO FILE A WRITTE THIS MOTION WITH THE CLERK OF THE CPROVIDE THE UNDERSIGNED WITH A COPY OF YWITHIN 10 DAYS OF YOUR RECEIPT OF THIS MOTO FILE A WRITTEN RESPONSE WITH THE CLERK WITHIN 10 DAYS OF YOUR RECEIPT OF THIS RESULT IN THE REQUESTED RELIEF BEING GE COURT WITHOUT A HEARING PRIOR TO THE

1	COMES NOW Plaintiff, Jaswinder Singh, by and through his counsel, F.
2	Peter James, Esq., who hereby moves this Honorable Court for the following
3	relief:
4	Preclusion of all witnesses not properly identified under NRCP 16.2; and
5	Attorney's fees and costs.
6	This Motion is made and based on the papers and pleadings on file herein,
7	the attached points and authorities, the attached affidavit(s) / declaration(s), the
8	filed exhibit(s), and upon any oral argument the Court will entertain.
9	Dated this day of August, 2019
10	A/A/
11	LAW OFFICES OF F. PETER JAMES
İ	F. Peter James, Esq.
12	Nevada Bar No. 10091
13	3821 W. Charleston Blvd., Suite 250 Las Vegas, Nevada 89102
13	702-256-0087
14	Counsel for Plaintiff
15	EDCR 5.501 DECLARATION
16	I, F. Peter James, Esq., hereby declare and state under penalty of perjury
17	as follows:
18	1. I am a member in good standing of the State Bar of Nevada.
19	2. I am counsel for Plaintiff, Jaswinder Singh, in the above-entitled matter.
20	

4. I am competent and willing to testify in a court of law as to the facts contained herein.

- 5. I learned of the facts as to the improper disclosure of witnesses when I read Defendant's disclosures, which was at or near the time they were served.
- 6. Other facts delineated in this Rule are in the above EDCR 5.501 Declaration.

F. PETERLAMES, ESQ.

9030-719 DATE

POINTS AND AUTHORITIES

The Court should preclude Defendant from calling any witness not properly identified in the disclosures. Further, the Court should award Plaintiff attorney's fees and costs for having to bring this matter before the Court.

THE COURT SHOULD PRECLUDE DEFENDANT'S WITNESSES Α.

The Court should preclude Defendant's witnesses as they were never properly identified. EDCR 5.510 permits the filing of a motion in limine. Parties are required to disclose the name, address, and phone numbers (if known) of all witnesses who have information or knowledge relevant to the claims or defenses at issue. See NRCP 16.2(e)(4). NRCP 16.2(g) authorizes the Court to preclude Defendant from calling at trial witnesses who were never properly identified.

Here and on May 31, 2019 Defendant named eight witnesses other than the parties, to wit:

- Jagtar Singh
- Sukhpal Singh Grewal
- Guriqbal Singh Pandher
- Satwant Kaur Cheema
- Rupinder Singh Grewal
- Randhir Singh Sohi
- Surinder Kaur Mundi

(See Exhibits at 2). As to each witness, Defendant stated that the contact information was "To be provided" and that the witness was "anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in the case." (Id.).

On June 5, 2019, Defendant supplemented her disclosures, but did not update the witness list. No contact information was provided for any witness.

Discovery closed August 29, 2019. At 4:39 pm on August 29, 2019, Defendant updated her witness list in a supplemental disclosure. (*See* Exhibits at 17-24). Defendant updated the contact information for three witnesses, to wit: Jagtoar Singh, Sukhpal Singh Grewal, and Guriqbal Singh Pander. (*Id.* at 18). The other prior-disclosed witnesses were removed from the list. (*Id.*). The

1 | u
2 | ii
3 | I
4 | ii
5 | u

updated contact information consisted only of their addresses. (*Id.*). Also included were the statements that all of these witnesses were relatives of Defendant. (*Id.*). No phone numbers were given. (*Id.*). It would be completely incredible for Defendant to say she did not know the addresses of her relatives until August 29, 2019 (the day discovery closed) and that she does not know their phone numbers to this day.

The deadline to file a motion in limine was August 29, 2019. This motion is being filed a day late due to the severely untimely identification (but still incomplete disclosure) of the witnesses. The updated information was provided to Plaintiff the day before this motion was filed—and near the close of business at that. Plaintiff asks the Court to consider this motion in light of the late-filed and still incomplete identification of the witnesses.

The purpose of the discovery rules is to take the surprise out of trials. *See Washoe County Board of School Trustees v. Pirhala*, 84 Nev. 1, 5, 435 P.2d 756, 758 (1968) (purpose of discovery rules is the prevention of surprise at trial so the relevant facts and information are ascertained prior to trial).

By refusing to comply with the simple process of identifying witnesses so Plaintiff could contact them and, possibly, depose them. It is not Plaintiff's job to tell Defendant the rules of litigation. This is an adversarial process. If a party

O

does not understand or comply with clear, simple, well-known rules, it is not the other party's obligation to so inform them.

Defendant's counsel (Andrew Kynaston, Esq.) is a board-certified Family Law Specialist and a Fellow of the American Academy of Matrimonial Lawyers (AAML). Surely Defendant's counsel is familiar with NRCP 16.2's disclosure requirements—though everyone is presumed to know the law and this presumption is not rebuttable. *See Smith v. State*, 38 Nev. 477, 151 P. 512, 513 (1915).

The failure to properly identify the witnesses by giving their addresses and phone numbers is inexcusable. This failure prevented Plaintiff from contacting these witnesses to learn what they would say prior to trial and from deposing them if warranted. Plaintiff has no obligation to inform Defendant of their errors in litigation. As stated, this is an adversarial process.

Defendant has failed to provide any contact information for her witnesses until near the close of business the day discovery closed. Even at that, she only provided a physical address and not phone numbers. These witnesses, as stated in the disclosures, are <u>her</u> relatives. If she did not have their addresses and phone numbers at the time she filed her initial witness list, she could reasonably have gotten that information even two months later. Trial was even continued in this matter, which provided more time for her to obtain this information. But to

provide only partial contact information near the end of business the day discovery closed is inexcusable.

The discovery rules are in place to take the surprise out of trials. Litigants are not permitted to play hide the ball with their evidence or with their witnesses.

The Court should preclude all of Defendant's witnesses, save the parties, from testifying at trial.

B. THE COURT SHOULD AWARD PLAINTIFF ATTORNEY'S FEES AND COSTS

The Court should award Plaintiff attorney's fees and costs for having to bring this matter before the Court. NRS 18.010 allows the Court to liberally award fees when a party maintains a frivolous position. EDCR 7.60 permits an award of fees when a party unnecessarily protracts the litigation. EDCR 5.501 also permits an award of attorney's fees if the Court determines that the matter should have been resolved without the Court's involvement. NRCP 16.2(g) permits an award of fees for failing to comply with NRCP 16.2, along with other sanctions.

Here, Defendant failed to properly disclose witnesses by failing to provide any contact information for them whatsoever. Further, Defendant failed to provide a timely statement as to what the witnesses would give testimony.

In determining the reasonableness of the fees to be awarded, the Court must analyze the following factors:

- The qualities of the advocate: his ability, training, education, experience, professional standing, and skill;
- The character of the work to be done: its difficulty, intricacy, importance, the time and skill required, the responsibility imposed, and the prominence and character of the parties where they affect the importance of the litigation;
- The work actually performed by the lawyer: the skill, time, and attention given to the work; and
- The result: whether the attorney was successful and what benefits were derived.

See Brunzell v. Golden State Nat. Bank, 85 Nev. 345, 349, 455 P.2d 31, 33 (1969); see also Miller v. Wilfong, 121 Nev. 619, 623-24, 119 P.3d 727, 730 (2005). The Court must also consider the relative income of the parties as this is a domestic case. Miller, 121 Nev. at 623-24, 119 P.3d at 730. No one element should predominate or be given undue weight. Brunzell, 85 Nev. at 349, 455 P.2d at 33.

As to the *Brunzell* factors, Counsel has successfully litigated countless cases in the Family Division of this district court. Counsel has successfully litigated numerous appeals and writ petitions at the Nevada Supreme Court.

1 Numerous Family Court judges have confirmed that Counsel's legal acumen 2 warranted charging \$400 per hour—with none disagreeing. Counsel is in his 3 thirteenth year of practice. Counsel is an AV Preeminent rated family law 4 attorney by Martindale Hubbell. In addition to numerous other accolades, 5 Counsel has been named one of the top family law attorneys in the state—and 6 received a hand-signed letter from former Sen. Harry Reid regarding the same. 7 Counsel is a court-approved Settlement Master whom the Family Courts appoints 8 cases for him to mediate on a pro bono basis. All of the substantive work in this matter was performed by Counsel, not any junior associate or paralegal. What 10 work was done by a paralegal was billed at a lower rate and supervised / amended 11 by Counsel. The legal work did require review of the complex factual history and of several key Nevada cases as to the issues presented. To satisfy Miller, the 12 13 filed Financial Disclosure Forms should evidence their respective income. As to 14 the result, that is up to the Court. 15

Should the Court be so inclined to award Plaintiff attorney's fees, he will file a Memorandum of Fees and Costs with the redacted billing statements to comply with *Love v. Love*.

18 || / / /

16

17

19 || / / /

20 11//

CONCLUSION 1 Based on the foregoing, the Court should enter the following orders: 2 Precluding Defendant from calling any witness not properly identified in 3 the NRCP 16.2 disclosures; and 4 5 Awarding Plaintiff attorney's fees and costs. Dated this <u>30</u> day of August, 2019 6 7 LAW OFFICES OF F. PETER JAMES 8 F. Peter James, Esq. Nevada Bar No. 10091 3821 W. Charleston Blvd., Suite 250 Las Vegas, Nevada 89102 10 702-256-0087 Counsel for Plaintiff 11 12 13 14 15 16 17 18 19 20 11 of 12

1	CERTIFICATE OF SERVICE
2	I certify that on this 30 day of August, 2019, I caused the above and
3	foregoing document entitled MOTION IN LIMINE to be served as follows:
4	pursuant to EDCR 8.05(A), EDCR 8.05(F), NRCP 5(b)(2)(D)
5	and Administrative Order 14-2 captioned "In the Administrative Matter of Mandatory Electronic Service in the Eighth Judicial District Court" by mandatory electronic acquire through the
6	District Court," by mandatory electronic service through the Eighth Judicial District Court's electronic filing system;
7	[] by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was
8	prepaid in Las Vegas, Nevada;
9	[] pursuant to EDCR 7.26 / NEFCR 9, to be sent via facsimile / email;
10	Cinaii,
11	to the attorney(s) / party(ies) listed below at the address(es), email address(es),
12	and/or facsimile number(s) indicated below:
13	Andrew L. Kynaston, Esq.
14	Kainen Law Group 3303 Novat Street, Suite 200 Lag Vages, Novado, 80120
15	Las Vegas, Nevada 89129 702-823-4488 (fax) Sarving (Wainer Law Crown agen)
16	Service@KainenLawGroup.com Counsel for Defendant
17	
18	By:
19	An employee of the Law Offices of F. Peter James, Esq., PLLC
20	

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

JASWINDER SINGH	Case No.	04D33977	
Plaintiff/Petitioner	Cuse 1 (6).		
v.	Dept.	<u>P</u>	
RAJWANT KAUR	MOTION	I/OPPOSITION	
Defendant/Respondent		ORMATION SHEET	
1	Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z		
Notice: Motions and Oppositions filed after entry of a f subject to the reopen filing fee of \$25, unless specifically Oppositions filed in cases initiated by joint petition may accordance with Senate Bill 388 of the 2015 Legislative	y excluded by NRS 19 be subject to an addit Session.	9.0312. Additionally, Motions and	
Step 1. Select either the \$25 or \$0 filing fee in			
□ \$25 The Motion/Opposition being filed wit -OR-	h this form is subj	ect to the \$25 reopen fee.	
	h this form is not	subject to the \$25 reopen	
☐ The Motion/Opposition is being file entered.	ed before a Divorc	e/Custody Decree has been	
☐ The Motion/Opposition is being file established in a final order.	d solely to adjust t	the amount of child support	
☐ The Motion/Opposition is for recons	sideration or for a	new trial and is being filed	
within 10 days after a final judgmer			
entered on			
^x □ Other Excluded Motion (must specif	(fy) Procedural Motion	<u>n</u> .	
Step 2. Select the \$0, \$129 or \$57 filing fee in	the box below.		
\$0 The Motion/Opposition being filed wit \$57 fee because:		subject to the \$129 or the	
☐ The Motion/Opposition is being fil	ed in a case that w	vas not initiated by joint petition.	
The party filing the Motion/Opposi			
□ \$129 The Motion being filed with this form to modify, adjust or enforce a final or		\$129 fee because it is a motion	
-OR- □ \$57 The Motion/Opposition being filing w an opposition to a motion to modify, a and the opposing party has already pa	adjust or enforce a	•	
Step 3. Add the filing fees from Step 1 and Ste	ep 2.		
The total filing fee for the motion/opposition I \times \$0 \square \$25 \square \$57 \square \$82 \square \$129 \square \$154	am filing with this	form is:	
Party filing Motion/Opposition: Plainitff via F. Peter James, Esq. Date 8/30/2019			
Signature of Party or Preparer	$\sim 10^{10}$		

Electronically Filed 8/30/2019 3:55 PM Steven D. Grierson CLERK OF THE COURT 1 **EXHS** LAW OFFICES OF F. PETER JAMES, ESQ. F. Peter James, Esq. Nevada Bar No. 10091 3821 West Charleston Boulevard, Suite 250 Las Vegas, Nevada 89102 Peter@PeterJamesLaw.com 702-256-0087 702-256-0145 (fax) 5 Counsel for Plaintiff 6 DISTRICT COURT, FAMILY DIVISION **CLARK COUNTY, NEVADA** 7 8 JASWINDER SINGH, CASE NO.: 04D323977 DEPT. NO.: P 9 Plaintiff, **EXHIBITS IN SUPPORT OF** 10 **MOTION IN LIMINE** VS. 11 RAJWANT KAUR, 12 Defendant. 13 14 The attached exhibits are brought in support of Plaintiff's Motion in 15 Limine. 111 16 17 /// 18 /// 19 20 1 of 3

Case Number: 04D323977

Table of Exhibits

Bates Number

1

9

17

2

3

4

5

6

7

Dated this 2019 day of August, 2019

Defendant's Initial NRCP 16.2 Disclosures

Exhibit Description

Defendant's First Supplemental NRCP 16.2 Disclosures

Defendant's Second Supplemental NRCP 16.2 Disclosures

8

9

LAW OFEICES OF F. PETER JAMES

F. Peter James, Esq.

10 Nevada Bar No. 10091

3821 W. Charleston Blvd., Suite 250

Las Vegas, Nevada 89102

702-256-0087

12 Counsel for Plaintiff

13

11

14

15

16

17

18

19

20

2 of 3

1	CERTIFICATE OF SERVICE			
2	I certify that on this 30 day of August, 2019, I caused the above and			
3	foregoing document entitled EXHIBITS IN SUPPORT OF MOTION IN			
4	LIMINE to be served as follows:			
5	pursuant to EDCR 8.05(A), EDCR 8.05(F), NRCP 5(b)(2)(D) and Administrative Order 14-2 captioned "In the Administrative			
6	Matter of Mandatory Electronic Service in the Eighth Judicial District Court," by mandatory electronic service through the			
7	Eighth Judicial District Court's electronic filing system;			
8	[] by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was			
9	prepaid in Las Vegas, Nevada;			
0	[] pursuant to EDCR 7.26 / NEFCR 9, to be sent via facsimile / email;			
11				
12	to the attorney(s) / party(ies) listed below at the address(es), email address(es),			
13	and/or facsimile number(s) indicated below:			
14	Andrew L. Kynaston, Esq. Kainen Law Group			
15	3303 Novat Street, Suite 200 Las Vegas, Nevada 89129			
16	702-823-4488 (fax) Service@KainenLawGroup.com			
ا 17	Counsel for Defendant			
18				
19	By: An employee of the Law Offices of F. Peter James, Esq., PLLC			
20	7 in employee of the gaw values of 1. I etc. James, Esq., I EEC			

ELECTRONICALLY SERVED 5/31/2019 4:09 PM

1 2 3 4 5 6	16.2 ANDREW L. KYNASTON, ESQ. Nevada Bar No. 8147 KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 PH: (702) 823-4900 Service@KainenLawGroup.com Attorney for Defendant DISTRICT COURT, FAMILY DIVISION			
7		NTY, NEVADA		
8				
9	VI GWIN IN THE GRANT			
10	,	CASE NO. 04D323977 DEPT NO. P		
11				
ري 12 اد	VS.	Date of Hearing: N/A		
200 200 3.4488 com	RAJWANT KAUR,	Date of Hearing: N/A Time of Hearing: N/A		
KAINEN LAW GROUP, PLLC 3303 Novat Street. Suite 200 Las Vegas. Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com 8	Defendant.			
NEN LAW GR 3303 Novat Street. Las Vegas. Nevac 2823.4900 · Fax 7 www.KainenLawC	DEFENDANT'S NRCP 16.2 PRODUCTION - 1			
AINEN LAW 3303 Novat S 3303 Novat S Las Vegas. P 702.823.4900 • F vww.Kainenl	COMES NOW, Defendant, RAJWANT KAUR, by and through her attorney,			
18 18				
·	Initial NRCP 16.2 Production produces the following documentation as bates stamp			
20				
21	WITNES	S LIST		
22	Plaintiff, Jaswinder Singh			
23	1. Plaintiff, Jaswinder Singh c/o LAW OFFICES OF F. PI 3821 West Charleston Bouled Las Vegas, Nevada 89102	ETER JAMES, ESQ. vard, Ste 250		
24	Las vegas, Nevada 89102			
25	Jaswinder is anticipated to	testify as to his knowledge of the facts and matters involved in this case.		
26	circumstances regarding the r	natters involved in this case.		
27				
28				

Case Number: 04D323977

	33
	1
	2
	3
	4
	5
	1 2 3 4 5 6 7 8 9
	7
	8
	9
	10
	11
Q	12
, PLI 200 200 29 .4488	13
OUP Suite 3 1a 8912 02.823 iroup.c	14
V GR Street. Nevac Fax 7	15
KAINEN LAW GROUP, PLLC 3303 Novat Street. Suite 200 Las Vegas. Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com	16
INEN 3303 Las)2.823 www	17
KAI	18
	19
	20
	21
	22
	23
	24
	12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27
	26
	27

2. Defendant, Rajwant Kaur c/o KAINEN LAW GROUP, PLLC. 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129

Rajwant is anticipated to testify as to her knowledge of the facts and circumstances regarding the matters involved in this case.

3. Jagtar Singh To be provided

Jagtar is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case.

4. Sukhpal Singh Grewal To be provided

Sukhpal is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case.

5. Guriqbal Singh Pandher To be provided

Guriqbal is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case.

6. Satwant Kaur Cheema To be provided

Satwant is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case.

7. Jatinder Singh To be provided

Jatinder is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case.

8. Rupinder Singh Grewal To be provided

Rupinder is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case.

9. Randhir Singh Sohi To be provided

Randhir is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case.

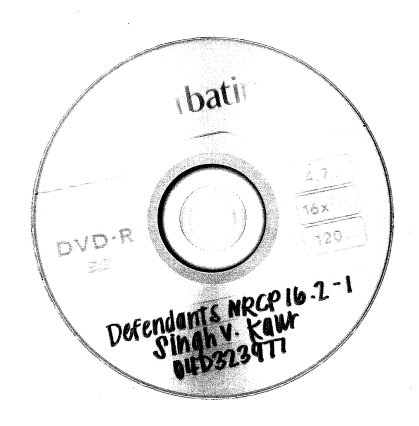
10. Surinder Kaur Mundi To be provided

Surinder is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case.

Page 2 of 7

1		DOCUMENT PRODUCTION	
2	2		
3	Appendix of Exhibits to Defendant's Motion to Set Aside Decree of Divorce		
4	1.	Petition for Dissolution of Marriage,	
5		filed May 7, 2018 in Los Angeles County DEF001 - DEF003	
6	2.	Plaintiff's Response and Request for	
7		Dissolution of Marriage	
8	3.	Stipulation Re: Respondent Filing An	
9		Amended Response to Petition; and	
10		Order Thereon	
11	4.	Joint Petition For Summary Decree of	
ပ္ 12		Divorce, filed August 27, 2004 in	
KAINEN LAW GROUP, PLLC 3303 Novat Street. Suite 200 Las Vegas. Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com 88 L 9 G F E		Clark County	
GROUP, PL reet. Suite 200 levada 89129 ax 702.823.4488 awGroup.com	5.	Decree of Divorce, filed September 8,	
Street, Nevae 12 Neva		2004 in Clark County DEF018 - DEF020	
NEN LAW 3303 Novat S Las Vegas. P 2.823.4900 • 1 Www.Kainenl	6.	Affidavit of Resident Witness, filed	
1303 1303 1303 102.823 102.823		August 27, 2004 in Clark County DEF021 - DEF022	
X 18			
19	Defendant	's Supplemental Filing	
20	7.	Declaration in Support of Defendant's Reply to	
21		Plaintiff's Opposition to Defendant's Motion	
22		to Set Aside Decree of Divorce and Defendant's	
23		Opposition to Plaintiff's Countermotion DEF0023	
24	8.	Sales Deed showing listing property to	
25		Jaswinder Singth as a married man DEF0024	
26	9.	Experian and TransUnion Credit Report in	
27		the name of Rajwant Kaur, showing	
28		Jaswinder as spouse or co-applicant DEF0025 - DEF0043	
		Page 3 of 7	

1	19.	Photo of Defendant's CostCo Card DEF0067	
2	20.	CostCo statement dated February, 2019 DEF0068	
4	Taxes		
5	21.	2007 U.S. Individual Income Tax Return DEF0069 - DEF0075	
6	22.	2006 U.S. Individual Income Tax Return DEF0076 - DEF0089	
7	23.	2005 U.S. Individual Income Tax Return DEF0090 - DEF0100	
8	24.	2004 U.S. Individual Income Tax Return DEF0101 - DEF0108	
9	25.	2003 U.S. Individual Income Tax Return DEF0109 - DEF0118	
10	26.	2002 U.S. Individual Income Tax Return DEF0119 - DEF0131	
11	27.	2001 U.S. Individual Income Tax Return DEF0132 - DEF0143	
ပ္ 12	28.	2000 U.S. Individual Income Tax Return DEF0144 - DEF0159	
KAINEN LAW GROUP, PLLC 3303 Novat Street. Suite 200 Las Vegas. Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com 9 5 7 702.823			
NEN LAW GROUP, PL 3303 Novat Street. Suite 200 Las Vegas. Nevada 89129 2.823.4900 · Fax 702.823.4488 www.KainenLawGroup.com	Employment Documents		
NEN LAW GR 3303 Novat Street. Las Vegas. Nevad 2.823.4900 - Fax 70 www.KainenLawG	29.	Employment Memorandum dated March 1, 2001	
LAV Novat Vegas, 4900 •		from Sherman Oaks Hospital and	
3303 3 1233 702.823. www.		Health Center	
₹ 8 18	30.	Employment Personnel Action Forms from 2002	
19		through 2007	
20			
21	Bank Acco	ounts	
22	31.	Copies of Check Ledger depicting miscellaneous	
23		expenses and address for the parties DEF0243 - DEF0262	
24	32.	Letter from Bank of America dated May 6, 2019	
25		explaining inability to provide statements DEF0263	
26			
27			
28			
		Page 5 of 7	
	13		



ELECTRONICALLY SERVED 6/5/2019 2:59 PM

1 2 3 4 5 6 7	16.2 ANDREW L. KYNASTON, ESQ. Nevada Bar No. 8147 KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 PH: (702) 823-4900 Service@KainenLawGroup.com Attorney for Defendant DISTRICT COURT, 1	
8 9 10 11 0 12	JASWINDER SINGH, Plaintiff, vs.	CASE NO. 04D323977 DEPT NO. P
KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 702.823.4900 · Fax 702.823.4488 www.KainenLawGroup.com 2	RAJWANT KAUR, Defendant. DEFENDANT'S NRCP	Date of Hearing: N/A Time of Hearing: N/A 16.2 PRODUCTION - 2
17 18 19 20 21 22 23 24 25 26 27 28 28 28	ANDREW L. KYNASTON, ESQ., of the K Second NRCP 16.2 Production produces th numbers (DEF0273 - DEF0370_2). WITNESS 1. Plaintiff, Jaswinder Singh c/o LAW OFFICES OF F. PET 3821 West Charleston Boulevan Las Vegas, Nevada 89102	LIST ER JAMES, ESQ. rd, Ste 250

Case Number: 04D323977

	11	
1 2 3	,	Defendant, Rajwant Kaur c/o KAINEN LAW GROUP, PLLC. 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129
4		Rajwant is anticipated to testify as to her knowledge of the facts and circumstances regarding the matters involved in this case.
5		Jagtar Singh To be provided
6 7		Jagtar is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case.
8		Sukhpal Singh Grewal To be provided
9 10		Sukhpal is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case.
11		Guriqbal Singh Pandher To be provided
PLLC 9 % # 13		Gurique is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case.
KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823.4488 www.kainenLawGroup.com	6.	Satwant Kaur Cheema To be provided
LAW G Novat Stre /egas, Ner 1900 · Fax KainenLav		Satwant is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case.
3303 P 1.02.823.4 www.1	7.	Jatinder Singh To be provided
½ 18		Jatinder is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case.
20	8.	Rupinder Singh Grewal To be provided
21 22		Rupinder is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case.
23	9.	Randhir Singh Sohi To be provided
24 25		Randhir is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case.
26	10.	Surinder Kaur Mundi To be provided
27 28		Surinder is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case.
		Page 2 of 8

1	DOCUMENT PRODUCTION		
2	PROFESSION OF THE PROFESSION O		
3	Appendix	of Exhibits to Defendant's Motion to Set Aside Decree of Divorce	
4	1.	Petition for Dissolution of Marriage,	
5		filed May 7, 2018 in Los Angeles County DEF001 - DEF003	
6	2.	Plaintiff's Response and Request for	
7		Dissolution of Marriage	
8	3.	Stipulation Re: Respondent Filing An	
9		Amended Response to Petition; and	
10		Order Thereon	
11	4.	Joint Petition For Summary Decree of	
ပ္ 12		Divorce, filed August 27, 2004 in	
KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com 89 L 9 1 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Clark County	
30UP, P Suite 200 ida 89129 702.823.44 Group.com	5.	Decree of Divorce, filed September 8,	
Street, Nevac Nevac I Fax 7		2004 in Clark County DEF018 - DEF020	
Novat Novat 4900 • 4900 • Kainer	6.	Affidavit of Resident Witness, filed	
3303 P 1.02.823.7 1.02.823.4 www.l		August 27, 2004 in Clark County DEF021 - DEF022	
18 KA			
	Defendant's Supplemental Filing		
20	7.	Declaration in Support of Defendant's Reply to	
21		Plaintiff's Opposition to Defendant's Motion	
22		to Set Aside Decree of Divorce and Defendant's	
23		Opposition to Plaintiff's Countermotion DEF0023	
24	8.	Sales Deed showing listing property to	
25		Jaswinder Singth as a married man DEF0024	
26	9.	Experian and TransUnion Credit Report in	
27		the name of Rajwant Kaur, showing	
28		Jaswinder as spouse or co-applicant DEF0025 - DEF0043	
		Page 3 of 8	

	1			
1	10.	Aftercare instruction from Gastroenterology		
2		Department for Jaswinder Singth, signed by		
3		"Accompanying Adult" Rajwant Kaur, Wife DEF0044		
4	11.	Copies of Healthcare Partners Medical		
5		Group Referrals for Jaswinder Singh,		
6		Showing Jaswinder's home address in CA DEF0045 - DEF0052		
7	12.	CostCo Wholesale receipt for Store number		
8		48, located in Van Nuys, California, as well		
9		as Member/Item Activity Print out		
10		Showing purchases all at Store number 48 DEF0053 - DEF0057		
11	13.	Copy of CostCo Credit Card Statement for		
ပ္ 12		Rajwant Kaur, showing that Jaswinder		
7500 88 8 13		Singh has a card in his name under		
KAINEN LAW GROUP, PLLC 3303 Noval Street, Suite 200 Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com 88 L 9 G F F		this account DEF0058 - DEF0059		
Street, Nevac Nevac ILaw 7	14.	Copies of both Jaswinder Singh and		
LAV Novat Vegas, 4900 •		Rajwant Kaur's 2005 W-2, both showing		
1303 1 1303 1 148 702.823.7 148 www.		the same address DEF0060 - DEF0061		
₹ 18	15.	Financial Agreement and Estimated Patient		
19		Financial Responsibility Form, signed by		
20		Jaswinder Singh, and Rajwant Kaur, as wife DEF0062 - DEF0063		
21	***************************************			
22	Proof of R	Proof of Residence		
23	16.	Letter from SoCal Gas regarding service		
24	re-annual control of the control of	dates at the Sepulveda Apartment DEF0064		
25	17.	Photo of Plaintiff's CostCo Card		
26	18.	CostCo Receipt from Store 48, dated		
27		February 8, 2019 DEF0066		
28				
		Page 4 of 8		

	1		
1	19.	Photo of Defendant's CostCo Card DEF0067	
2	20.	CostCo statement dated February, 2019 DEF0068	
3			
4	Taxes		
5	21.	2007 U.S. Individual Income Tax Return DEF0069 - DEF0075	
6	22.	2006 U.S. Individual Income Tax Return DEF0076 - DEF0089	
7	23.	2005 U.S. Individual Income Tax Return DEF0090 - DEF0100	
8	24.	2004 U.S. Individual Income Tax Return DEF0101 - DEF0108	
9	25.	2003 U.S. Individual Income Tax Return DEF0109 - DEF0118	
10	26.	2002 U.S. Individual Income Tax Return DEF0119 - DEF0131	
11	27.	2001 U.S. Individual Income Tax Return DEF0132 - DEF0143	
o 12	28.	2000 U.S. Individual Income Tax Return DEF0144 - DEF0159	
KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 702.823.4900 · Fax 702.823.4488 www.KainenLawGroup.com 21 91 91 77			
V GROUP, PL Street, Suite 200 Nevada 89129 Fax 702.823.4488 ILawGroup.com	Employment Documents		
NEN LAW GROUP, PI 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 2.823,4900 • Fax 702,823,448, www.KainenLawGroup.com 1	29.	Employment Memorandum dated March 1, 2001	
VEgas, Vegas, Kainen		from Sherman Oaks Hospital and	
3303 702.823.4 www.l		Health Center	
≨ 18	30.	Employment Personnel Action Forms from 2002	
19		through 2007	
20	31.	Employment File for Country Villa	
21		Health Services, date of hire	
22		August 10, 2006 DEF0273 - DEF0357_2	
23			
24	Bank Accounts		
25	32.	Copies of Check Ledger depicting miscellaneous	
26		expenses and address for the parties DEF0243 - DEF0262	
27	33.	Letter from Bank of America dated May 6, 2019	
28		explaining inability to provide statements DEF0263	
		Page 5 of 8	

1		
2	Miscella	ieous
3	34.	Letter from SoCal Gas depicting service provided
4	ļ.	during period of September 1997 and
5	5	December 2006
ϵ	35.	Interinsurance Exchange of the Automobile Club
7	7	Homeowners Insurance Billing Statement
8	3	from April 2013
9	36.	Interinsurance Exchange of the Automobile Club
10)	Homeowners Insurance Cancellation Notice DEF0266
11	37.	Interinsurance Exchange of the Automobile Club
ပ္ 12		Homeowners Insurance Renewal Notice DEF0267
KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823.4488 www.Kainenl.awGroup.com	38.	Interinsurance Exchange of the Automobile Club
KAINEN LAW GROUP, PL.) 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com		Renewal Declarations from July 2008 DEF0358 - DEF0361_2
Street Street Fax 7	39.	Interinsurance Exchange of the Automobile Club
Novat Novat Vegas Kaine		Renewal Declarations from July 2004 DEF0362 - DEF0364_2
17 Km 17 17 17 17 17 17 17 17 17 17 17 17 17	40.	Interinsurance Exchange of the Automobile Club
≦ ′ 18		Truth in Lending Information Billing Statement
19		For Automobile Policy from July 2004 DEF0365 - DEF0366_2
20	41.	Interinsurance Exchange of the Automobile Club
21		Amendment of Automobile Insurance
22		Declarations from August 2003 DEF0367 - DEF0368_2
23	42.	Copy of Quitclaim Deed for property in possession of
24		Resident Witness, Pabla Balbinder DEF0268 - DEF0270
25	43.	Assessor's page print out of property in possession of
26		Resident Witness, Pabla Balbinder, located at 2916
27		Jansen Avenue, Las Vegas, Nevada 89101 DEF0271 - DEF0272
28		
		Page 6 of 8

		!
1	44.	Letter from Costco/Ameriprise Auto & Home
2		Insurance, dated January 30, 2009 DEF0369_2
3	45.	IDS Property Casualty Insurance Company
4		Auto Insurance Quote from January 2009 DEF0370_2
5		Dated this 5th day of June, 2019.
6		KAINEN LAW GROUP, PLLC
7		20110
8		Branch
9		ANDREW L KYNASTON, ESO. Nevada Bar No. 8147
10		Nevada Bar No. 8147 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 Attorney for Defendant
11		Anomey for Defendant
<u>ع</u> 12		
KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com 8		
NEN LAW GROUP, P 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 2.823.4900 • Fax 702.823.44, www.kainenLawGroup.com		
Street Street Neva Fax 7		
Novat Novat Vegas Vegas A900		
17 17 17 17 17 17 17 17 17 17 17 17 17 1		
∑ 18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
		Page 7 of 8
	l	-

		CERTIFICATE OF SERVICE
	1	I HEREBY CERTIFY that on the 5 day of June, 2019, I caused to be
	3	served <i>Defendant's NRCP 16.2 Production - 2</i> to all interested parties as follows:
	4	BY MAIL: Pursuant to NRCP 5(b), I caused a true copy thereof to be placed
		in the U.S. Mail, enclosed in a sealed envelope, postage fully prepaid thereon, addressed
	(as follows:
	7	BY CERTIFIED MAIL: I caused a true copy thereof to be placed in the U.S.
	{	Mail, enclosed in a sealed envelope, certified mail, return receipt requested, postage fully
		paid thereon, addressed as follows:
	10	======================================
		be transmitted, via facsimile, to the following number(s):
Ç	12 ∞	The state of the s
ر تر خ	89129 89129 823.4488 up.com	caused a true copy thereof to be served via electronic mail, via Wiznet, to the following
	702.87 702.87 702.87	e-mail address(es):
9	as, Nev or Fax nent as, nev nent as, nev nent as, nev nent as, nev nent as, nev nent as, nev nent as, nev nent as, nev nent as, nev nent as, nev nent as, nev nent as, nev nent as, nev nent as, nev nev nev neut as, nev nev nev nev nev nev nev nev nev nev	<i>y</i> ,
KAINEN LAW GE	2003 Novat Sircet, Suite 2002 2003 Novada 89129 702.823 4900 - Fax 702.823.444 www.KainenLawGroup.com	Peter@peterjameslaw.com Courtney@peterjameslaw.com Colleen@peterjameslaw.com
Z ~	18	^ ^
aged.	19	TA BULLY INVESTIGATION
	20	An Employee of
	21	
	22	
	23	
	24	
	25	
	26	
	27	
	28	
		Page 8 of 8

ELECTRONICALLY SERVED 8/29/2019 4:39 PM

1 2 3 4 5 6 7	DISTRICT COURT,	
	CLARK COUN	VIY, NEVADA
8 9 10	JASWINDER SINGH, Plaintiff,	CASE NO. 04D323977 DEPT NO. P
11	vs.	
PLLC 8 8 13 13 15	RAJWANT KAUR,	Date of Hearing: N/A Time of Hearing: N/A
KAINEN LAW GROUP, PLLC 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com 2	Defendant.	
LAW ovat S egas, 1 900 • 1	DEFENDANT'S NRCP	16.2 PRODUCTION 2
AINEN LAV 3303 Novat Las Vegas, 702.823.4900 • www.Kainer		,
70° 18		WANT KAUR, by and through her attorney,
	ANDREW L. KYNASTON, ESQ., of the K	
49	the same same produces the	collowing documentation as bates stamp
20	(=====================================	
	WITNESS	
22	1. Plaintiff, Jaswinder Singh c/o LAW OFFICES OF F. PET	ER JAMES, ESQ.
23 24	3821 West Charleston Boulevan Las Vegas, Nevada 89102	rd, Ste 250
25	Torrinday to a state of the state of	
26	circumstances regarding the ma	tify as to his knowledge of the facts and tters involved in this case.
27	•••	
28	•••	
20	•••	

	1	
1 2 3		Defendant, Rajwant Kaur c/o KAINEN LAW GROUP, PLLC. 3303 Novat Street, Suite 200 Las Vegas, Nevada 89129
4		Rajwant is anticipated to testify as to her knowledge of the facts and circumstances regarding the matters involved in this case.
5		Jagtar Singh 8220 Remmet Avenue Canoga Park, California 91304
7 8		Jagtar is Defendant's brother and the parties prior neighbor, and is anticipated to testify as to his knowledge of facts and circumstances regarding the matters involved in this case.
9 10		Sukhpal Singh Grewal 2161 Clancy Court Simi Valley, California 93065
11 g 12		Sukhpal is Defendant's Nephew and is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case. Sukhpal has attended temple with the parties on a weekly basis.
KAINEN LAW GROUP, PLLC 3303 Noval Street, Suite 200 Las Vegas, Nevada 89129 702.823.4900 • Fax 702.823.4488 www.KainenLawGroup.com	5.	Guriqbal Singh Pandher 2623 Kadota Street Simi Valley, California 93063
NEN LAW GR. 3303 Novat Street, Las Vegas. Nevad C.823.4900 - Fax 70 www.KainenlawG		Guriqbal is Sukhpal's Brother-in-Law and is anticipated to testify as to their knowledge of the facts and circumstances regarding the matters involved in this case. Sukhpal has attended temple with the parties on a weekly basis.
11NEN 3303 1.28 702.823 www		DOCUMENT PRODUCTION
19		of Exhibits to Defendant's Motion to Set Aside Decree of Divorce
20	1.	Petition for Dissolution of Marriage,
21		filed May 7, 2018 in Los Angeles County DEF001 - DEF003
22	2.	Plaintiff's Response and Request for
23		Dissolution of Marriage DEF004 - DEF006
24	3.	Stipulation Re: Respondent Filing An
25		Amended Response to Petition; and
26	I	Order Thereon
27	• • •	
28	•••	
		Page 2 of 8

Page 7 of 8

		8/30/2019 4:15 PM Steven D. Grierson CLERK OF THE COURT
1	EPAP	
2	LAW OFFICES OF F. PETER JAMES, F. Peter James, Esq.	csQ.
3	Nevada Bar No. 10091	50
3	3821 West Charleston Boulevard, Suite 2 Las Vegas, Nevada 89102	30
4	Peter@PeterJamesLaw.com	
5	702-256-0087 702-256-0145 (fax)	
	Counsel for Plaintiff	
6	DISTRICT COURT, F	AMILV DIVISION
7	CLARK COUNT	
0		·
8	JASWINDER SINGH,	CASE NO. : 04D323977 DEPT. NO. : P
9	Plaintiff,	
10	vs.	EX PARTE APPLICATION FOR AN ORDER SHORTENING TIME
	٧٥.	ON MOTION FOR LIMINE
11	RAJWANT KAUR,	
12	Defendant.	
13		
13		
14	COMES NOW Plaintiff, Jaswinder	Singh, by and through his counsel of
15	record, F. Peter James, Esq., who, on an e	ex parte basis, is applying for an Order
16	Shortening Time to hear Plaintiff's pendi	ng Motion for Limine filed on August
17	30, 2019.	
18	///	
19	///	
20	///	
	1 of	4
1	T .	

1	An Order Shortening Time is necessary for the reasons stated in counsel's
2	Declaration set forth herein.
3	Dated this 30 day of August, 2019
4	MM
5	LAW OFFICES OF F. PETER JAMES
6	F. Peter James, Esq. Nevada Bar No. 10091
	3821 W. Charleston Blvd., Suite 250
7	Las Vegas, Nevada 89102
8	702-256-0087 Counsel for Plaintiff
	DECLARATION OF F DETER LANGE FGO
9	DECLARATION OF F. PETER JAMES, ESQ.
10	F. Peter James, Esq. declares, and states as follows:
11	1. I am a member in good standing with the State Bar of Nevada.
12	2. I am counsel for the Plaintiff, Jaswinder Singh, in the above-entitled
13	matter.
14	3. I am competent and willing to testify in a court of law as to the facts
15	containing herein.
16	4. I have personal knowledge of the facts contained in this declaration, save
17	those stated upon information and/or belief, and as to those matters, I
18	believe them to be true.
19	5. Good cause exists to shorten time on Plaintiff's motion at issue.
20	
l	

1	6. Plaintiff currently has trial set for September 12, 2019 and September 13,
2	2019.
3	7. Plaintiff's Motion for Limine needs to be heard before the presently set
4	trial.
5	I declare under penalty of perjury that the foregoing is true and correct.
6	3/18/
7	F. PETER JAMES, ESQ. S-40-706 Date
8	5410
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
	3 of 4

1	CERTIFICATE OF SERVICE
2	I certify that on this day of August, 2019, I caused the above and
3	foregoing document entitled EX PARTE REQUEST FOR AN ORDER
4	SHORTENING TIME to be served as follows:
5	pursuant to EDCR 8.05(A), EDCR 8.05(F), NRCP 5(b)(2)(D) and Administrative Order 14-2 captioned "In the Administrative
6	Matter of Mandatory Electronic Service in the Eighth Judicial District Court," by mandatory electronic service through the
7	Eighth Judicial District Court's electronic filing system;
8	[] by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was
9	prepaid in Las Vegas, Nevada;
10	[] pursuant to EDCR 7.26 / NEFCR 9, to be sent via facsimile / email;
11	Cinan,
12	to the attorney(s) / party(ies) listed below at the address(es), email address(es),
13	and/or facsimile number(s) indicated below:
14	Andrew L. Kynaston, Esq. Kainen Law Group
15	3303 Novat Street, Suite 200 Las Vegas, Nevada 89129
16	702-823-4488 (fax) Service@KainenLawGroup.com
17	Counsel for Defendant
18	
19	By: An employee of the Law-Offices of F. Peter James, Esq., PLLC
20	7 in employee of the Law-Offices of F. I etcl James, Esq., FLLC

Electronically Filed 9/3/2019 9:45 AM Steven D. Grierson **DISTRICT COURT** 1 CLERK OF THE COURT **CLARK COUNTY, NEVADA** 2 **** 3 In the Matter of the Joint Petition for Case No.: 04D323977 Divorce of: 4 Jaswinder Singh and Rajwant Kaur Department P 5 6 **NOTICE OF HEARING** 7 Please be advised that the Petitioner's Motion in Limine in the above-entitled matter is 8 set for hearing as follows: 9 October 11, 2019 Date: 10 Time: No Appearance Required - Chambers 11 **Location:** Courtroom 10 Family Courts and Services Center 12 601 N. Pecos Road 13 Las Vegas, NV 89101 14 NOTE: Under NEFCR 9(d), if a party is not receiving electronic service through the 15 Eighth Judicial District Court Electronic Filing System, the movant requesting a hearing must serve this notice on the party by traditional means. 16 17 STEVEN D. GRIERSON, CEO/Clerk of the Court 18 19 By: /s/ Juanito Nasarro Deputy Clerk of the Court 20 **CERTIFICATE OF SERVICE** 21 I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion 22 Rules a copy of this Notice of Hearing was electronically served to all registered users on 23 this case in the Eighth Judicial District Court Electronic Filing System. 24 By: /s/ Juanito Nasarro 25 Deputy Clerk of the Court 26 27 28

Electronically Filed 9/4/2019 4:19 PM Steven D. Grierson 1 **CSERV** LAW OFFICES OF F. PETER JAMES, ESQ. F. Peter James, Esq. Nevada Bar No. 10091 3821 West Charleston Boulevard, Suite 250 Las Vegas, Nevada 89102 Peter@PeterJamesLaw.com 702-256-0087 5 702-256-0145 (fax) Counsel for Plaintiff 6 DISTRICT COURT, FAMILY DIVISION 7 **CLARK COUNTY, NEVADA** 8 JASWINDER SINGH, CASE NO. : 04D323977 DEPT. NO.: P 9 Plaintiff, **CERTIFICATE OF SERVICE** 10 VS. 11 RAJWANT KAUR, 12 Defendant. 13 I hereby certify, that on the 30th day of August, 2019 the following 14 documents were served to opposing counsel: 15 16 • MOTION IN LIMINE; 17 **EXHIBITS IN SUPPORT OF MOTION IN LIMINE; AND** 18 • EX PARTE APPLICATION FOR AN ORDER SHORTENING 19 TIME ON MOTION FOR LIMINE. 20 1 of 2

1 **CERTIFICATE OF SERVICE** I certify that on this 4th day of September, 2019, I caused the above and 2 foregoing document entitled CERTIFICATE OF SERVICE to be served as 3 follows: 4 5 \mathbf{X} pursuant to EDCR 8.05(A), EDCR 8.05(F), NRCP 5(b)(2)(D) and Administrative Order 14-2 captioned "In the Administrative 6 Matter of Mandatory Electronic Service in the Eighth Judicial District Court," by mandatory electronic service through the Eighth Judicial District Court's electronic filing system; 7 8 by placing same to be deposited for mailing in the United States [] Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada; 9 10 pursuant to EDCR 7.26 / NEFCR 9, to be sent via facsimile / email: 11 to the attorney(s) / party(ies) listed below at the address(es), email address(es), 12 13 and/or facsimile number(s) indicated below: 14 Andrew L. Kynaston, Esq. Kainen Law Group 3303 Novat Street, Suite 200 15 Las Vegas, Nevada 89129

By:

702-823-4488 (fax)

Counsel for Defendant

Service@KainenLawGroup.com

An employee of the Law Offices of F. Peter James, Esq., PLLC

20

16

17

18

19

Electronically Filed 9/5/2019 12:57 PM Steven D. Grierson 1 **PMEM** LAW OFFICES OF F. PETER JAMES, ESQ. F. Peter James, Esq. Nevada Bar No. 10091 3821 West Charleston Boulevard, Suite 250 Las Vegas, Nevada 89102 Peter@PeterJamesLaw.com 702-256-0087 702-256-0145 (fax) 5 Counsel for Plaintiff 6 DISTRICT COURT, FAMILY DIVISION 7 **CLARK COUNTY, NEVADA** 8 JASWINDER SINGH, CASE NO. : 04D323977 DEPT. NO.: P 9 Plaintiff, PLAINTIFF'S PRE-TRIAL 10 VS. **MEMORANDUM** 11 RAJWANT KAUR, 12 Defendant. 13 14 I. 15 STATEMENT OF ESSENTIAL FACTS A. Name of Plaintiff: 16 Jaswinder Singh (58) 17 **B. Name of Defendant:** Rajwant Kaur (age ?) C. Date of Marriage: 18 November 11, 1989 19 D. Date of Divorce: September 8, 2004 20 E. Children: None. 1 of 7

F. Resolved Issues:

None.

G. Unresolved Issues:

- Setting aside Decree of Divorce
- Attorney's fees award to Plaintiff

II.

THE SET ASIDE REQUEST SHOULD BE DENIED

The Court should deny the set aside. Per the Court's order and per *Vaile*, two things must be established—that Plaintiff never lived in Nevada as required by Nevada law and that Plaintiff forced Defendant to sign the Decree of Divorce.

The party requesting a set aside has the burden of proof. *See Kahn v. Orme*, 108 Nev. 510, 513-14, 835 P.2d 790, 793 (1992), *overruled on other grounds by Epstein v. Epstein*, 113 Nev. 1404, 1405, 950 P.2d 771, 773 (1997). Burden shifting is improper. *See Francis v. Wynn Las Vegas*, 127 Nev. 657, 667 n. 5, 262 P.3d 702, 713 n. 5 (2011). In contradiction of Nevada law, the Court ordered that Plaintiff prove he was a proper resident of Nevada at the relevant times. (*See* Order filed March 14, 2019).

That issue aside, Defendant admitted in her deposition that she signed the divorce papers due to her culture, not due to Plaintiff forcing her to do so. This negates Defendant's claim that Plaintiff forced her to.

ATTORNEY'S FEES

III.

The Court should award Plaintiff attorney's fees for having to defend against Defendant's untimely and non-meritorious motion. Defendant admitted that Plaintiff did not force her to sign—that her cultural beliefs did. Defendant should have dismissed the action right then.

IV.

LIST OF WITNESSES

Plaintiff intends on calling the following witnesses:

• The parties

VIII.

LIST OF EXHIBITS

Dad intends on introducing the following exhibits at Trial:

#	Description	Bates No.
		J. SINGH
1.	Executed release for employment records	000001
2.	Letter from Bank of America regarding records being	000002
	unavailable	
3.	Grant Bargain Sale Deed in the name of Balbinder Singh	000003-
	Pabla for Nevada property	000005
4.	Payment receipts for the Law Office of F. Peter James,	000006-
	Esq. dated 1/16/19 and 2/26/19	000007
5.	Invoice # 2621, 2588, and 2606 from the Law Office of	000008-
	F. Peter James, Esq. (redacted)	000015
6.	Invoices from Constance Bessada, Esq. dated 6/13/18,	000016-
	8/21/18, and 1/3/19 (redacted)	000018

3 of 7

AA0231

1	7.	Retainer Agreement for Law Offices of F. Peter James,	000019-
		Esq.	000022
2	8.	Retainer Agreement for Constance Bessada, Esq.	000023-
			000027
3	9.	Passport of Jaswinder Singh	000028-
			000030
4	10.	Documents disclosed by Defendant's counsel at the	000031-
_		August 19, 2019 deposition	000039
5	11.	India Marriage Certificate Jasvir Singh Dhaliwal and Rajwant Kaur	000040
6	12.	India Divorce Ruling	000041-
_			000045
7	13.	Defendant's Deposition Transcript	
8		Defendant's Deposition Transcript	
9	14.	Plaintiff's Interrogatories to Defendant	
10	15.	Defendant's responses to the Interrogatories	
11	16.	Plaintiff's Requests for Production of Documents to	
12		Defendant Defendant	
13	17	Defendant's responses to Requests for Production of Documents	
14			
15		IX.	
16		UNUSUAL LEGAL OR FACTUAL ISSUES PRESE	ENTED
17		Defendant never filed a Financial Disclosure Form. Sl	he is asking for
18	finan	cial relief in that she want the marriage reinstated so marit	al property may
19	adjud	licated. EDCR 5.506(a) mandates an FDF be filed in any m	natters involving

money. Clearly, this is about money. The Court may properly deem that

1 2 Defendant is admitting her position is not meritorious and cause for entry of

3

4

5

7

10

11

12

13

14

15

16

17

18

///

19

orders adverse to Plaintiff's position. See EDCR 5.506(g).

Defendant also failed to properly identify her witnesses. (See Motion in Limine filed August 30, 2019 and the Exhibits thereto). This hiding of witnesses made it so Plaintiff could not contact any of them to ascertain their testimony / depose them prior to trial. Specifically, Defendant did not provide any contact information for her witnesses until 4:39pm the day discovery closed. Even then, no phone numbers were provided. Further, Defendant did not give a brief statement as to what subject matter the witnesses would testify—only the allegations in the pleadings. This is cause for the Court to refuse Defendant to call any of her witnesses to testify.

That Defendant waited 14.5 years to file her motion to set aside caused proof problems. Banks and other facilities only keep records for 7 years. Witnesses disappear. Witnesses no longer wish to participate. Parties forget who would have knowledge of the events. This is why the Nevada Supreme Court said 2 years is too long to wait to challenge a purportedly void order when the moving party had actual knowledge of the order being entered.

5 of 7

1 X. 2 **LENGTH OF TRIAL** 3 Plaintiff believes that trial in this matter will last one full day, if things go smoothly and when Defendant's witnesses are excluded. 5 XI. 6 **FINANCIAL DISCLOSURE FORM** Plaintiff's Financial Disclosure Form filed date should be current. If not, 7 it will be updated. 8 Dated this ____ day of September, 2019 9 10 LAW OFFICES OF F. PETER JAMES 11 F. Peter James, Esq. Nevada Bar No. 10091 12 3821 W. Charleston Blvd., Suite 250 Las Vegas, Nevada 89102 13 702-256-0087 Counsel for Plaintiff 14 15 16 17 18 19 20 6 of 7

1	CERTIFICATE OF SERVICE
2	I certify that on this day of September, 2019, I caused the above and
3	foregoing document entitled PLAINTIFF'S PRE-TRIAL MEMORANDUM
4	to be served as follows:
5	pursuant to EDCR 8.05(A), EDCR 8.05(F), NRCP 5(b)(2)(D)
6	and Administrative Order 14-2 captioned "In the Administrative Matter of Mandatory Electronic Service in the Eighth Judicial District Court" has mandatory electronic accretion at the scale of the court in the Eighth Judicial
7	District Court," by mandatory electronic service through the Eighth Judicial District Court's electronic filing system;
8	[] by placing same to be deposited for mailing in the United States
9	Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada;
10	[] pursuant to EDCR 7.26 / NEFCR 9, to be sent via facsimile / email;
11	eman,
12	to the attorney(s) / party(ies) listed below at the address(es), email address(es),
13	and/or facsimile number(s) indicated below:
14	Andrew L. Kynaston, Esq. Kainen Law Group
15	3303 Novat Street, Suite 200
16	Las Vegas, Nevada 89129 702-823-4488 (fax) Samina@KainenLawGroup com
17	Service@KainenLawGroup.com Counsel for Defendant
18	
19	By: An amplexed of the Law Offices of E. Peter James, Ess. Ph J. C.
20	An employee of the Law Offices of F. Peter James, Esq., PLLC