IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed Jun 17 2020 10:55 a.m. Elizabeth A. Brown Clerk of Supreme Court

DENNIS VINCENT STANTON,

Appellant/Cross-Respondent,

VS.

Case No. 80910

TWYLA MARIE STANTON,

Respondent/Cross-Appellant.

RECORD ON APPEAL Volume 3

Pages #392 - 563

Dennis Vincent Stanton 7088 Los Banderos Ave. Las Vegas, NV 89179-1207 Twyla Marie Stanton 7088 Los Banderos Ave. Las Vegas, NV 89179-1207

Appellant In Proper Person

Respondent in Proper Person

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| Name: Penn's Vincent Stanfon Address: 7088 Los Banderon Aven Los Vegos Newson 89179-1207 Telephone: (722) 764-4690 Email Address: <u>dennisus tanten 3069</u> In Proper Person | Nye County Clerk | | |
|--|--|--|--|
| CLARK COU | CT COURT UNTY, NEVADA | | |
| Tyla Marie Stanton Plaintiff, vs. Seunis Vincent Stanton Defendant. | CASE NO.: CV-39304 DEPT: 2 DATE OF HEARING: 510019 TIME OF HEARING: 9:00 am | | |
| (your name) | | | |
| 22. Exhibit V - Twylor Rece 23. Exhibit W - Twylor File 24. Exhibit X - Twylor Bus 25. Exhibit Y - Twylor Dec 26. Exhibit Z - Quitclain L 27. Exhibit AA-Police Report 28. Exhibit BB - Twylor Box 29. Exhibit CC - Office of Box | Ticket Josephon of Pension Funds Deed with Receipts with Declaration of & Damoge to Twylor Mesidence by Go-Gunden | | |

| 31. Exhibit EE - Tuylar Complaint for Divorce by Owen Law Firm |
|--|
| 32. Exhibit FF - Twylas notion for Temporary Orders by Owen Law ITIM |
| 33. Exhibit GG - Twylar General FDF by Oven Law Firm |
| 34. Exhibit AH- Twylar Verfication of Motion by Owen Law ITIM |
| 35. Exhibit II - Wylos Plane Ticket back to Los Vegas |
| 26. Exhibit JJ- Turlos Cab Ride to Airport |
| 37. Exhibit KM - Text Messages to Tuylar from Ex-Temporary |
| 38. |
| 3 9. |
| 4 0. |
| |
| DATED (month) (day) |
| Submitted By: (your signature) |
| (print your name) Prints Vacent Stanton |
| |
| |
| |
| CERTIFICATE OF MAILING |
| I, (your name) Dennis Vincart Stan for declare under penalty of perjury |
| under the law of the State of Nevada that on (month) (day), |
| 20, I served this Exhibit Appendix by depositing a copy in the U.S. Mail in the State of |
| Nevada, postage prepaid, addressed to: |
| Name of Person Served: / Wyla Mark Stanfon |
| Address: 7088 Los Banderos Avenue |
| City, State, Zip Los Vegos, Norda 89179-1207 |
| DATED (month)(day) |
| Submitted By: (your signature) \ eurn V. flanton |

EXHIBIT <u>U</u>

| ~ | Lectronically Filed |
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| | 04/16/2018 |
| | CLERK OF THE COURT |
| 1 | XPAO |
| 2 | Name: Twyla Marie Stanton |
| | Address: 7088 Los Banders Ave Las Vegas Nevada 89179-12017 |
| 3 | Telephone: 77007 764-41.90 |
| 4 | Email Address: twyla motantm230gmail.com In Proper Person |
| 5 | in Floper Folson |
| 6 | DISTRICT COURT |
| 7 | CLARK COUNTY, NEVADA |
| 8 | Dennis Vincent Stanton |
| ا و | Plaintiff, CASE NO.: 17- 558626-S |
| | vs. DEPT: |
| 10 | Twola Marie Stanton |
| 11 | Defendant. |
| 12 | |
| 13 | EX PARTE APPLICATION TO SEAL FILE |
| 14 | |
| 15 | (⊠ check one) □ Plaintiff / □ Defendant requests this Court, pursuant to NRS 125.110, |
| 16 | order the file in the above entitled matter be sealed to the extent allowed by law. |
| 17 | I declare under penalty of perjury under the law of the State of Nevada that the foregoing |
| 18 | is true and correct. |
| 19 | DATED this 16 day of April , 20/8 |
| | 27.1 22 ans 7.5 ans 6.5 7777 17 , 2076 |
| 20 | Submitted By: (Your signature) |
| 21 | Printed Name: Twyla Marie Stanton |
| 22 | Timod Hante. TWIRE PIGNICE STATION |
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EXHIBIT /

OFFICIAL RECEIPT

Office of the County Clerk
Clark County Family Court
601 North Pecos Rd
Las Vegas, NV 89101

Payor Stanton, Twyla 7088 Los Banderos AVE Las Vegas, NV 89179 Receipt No. 2018-09276-FAM

Transaction Date 03/29/2018

| | | | 00/20/2010 |
|---|-------------------------|-------------------------------------|--------------------------|
| Description | | | Amount Paid |
| Stanton, Twyla D-18-568604-Z In the Matter of the Joint Petition for Divorce 01b. Divorce Comple SUBTOTAL Remaining Balance | aint \$299 | and Twyła Marie Stanton | 299.00 299.00 |
| | | PAYMENT TOTAL | 299.00 |
| | | Cash Tendered Total Tendered Change | 300.00 300.00 1.00 |
| 03/29/2018 02:27 PM | Cashier Station FC08 | Audit 36118373 | |

OFFICIAL RECEIPT

Electronically Filed 04/16/2018

CLERK OF THE COURT

Your Name: Two Marie Stanton
Address: 7088 Los Bandarus Ave,
Las Vagas Nevada 89179-1207
Telephone: (702) 764-4698
Email Address: two how stanton 230 gmailcom
Self-Represented

DISTRICT COURT CLARK COUNTY, NEVADA

| Dennis Vincent Stanton Plaintiff, First To int petitioner +8. And Twyla Marie Stanton Defendant. Second Joint petition | CASE NO.: <u>D-18-568(004-</u> Z DEPT: <u>Q</u> |
|--|--|
| | FOR SUMMARY DISPOSITION OF DECREE on – With Children) |
| 1. I, (your name) \(\sum \sqrt{\a} \sqrt{\a} \sqrt{\a} \sqrt{\a} \\ \(\text{Carticle} \) (\overline{\text{Scord}} \) 2. I live at (your street address) \(\sqrt{\text{Do86}} \) (city) \(\sqrt{\text{CIS} \sqrt{\text{eq qs}}} \) (\overline{\text{Scord}} \) (\overline{\text{Scord}} \) | t in this case. Sint PChtioner |
| I am a Nevada resident and ha Complaint/Counterclaim. I inter The other party has been a Neva | we been for at least six weeks before filing the and to live in Nevada for the foreseeable future. da resident for at least six weeks before filing the tends to live in Nevada for the foreseeable future. |
| | Chilon Counterclaim filed in this case and can certificate are true and correct to the best of my |

I

Summary Disposition Affidavit (Div/Sep-Kids)

| | AFFT |
|---|--|
| ! | Your Name: Twyla Marie Stanton Address: 7088 Los Bandarus Ave, Las Vagas, Nevada 89179-1207 Telephone: (702) 764-4698 Email Address: twylamstanton 23 Gmailcom Self-Represented |
| | DISTRICT COURT CLARK COUNTY, NEVADA |
| C | Demis Vincent Stanton Plaintiff, First Joint petitioner Was And CASE NO.: D-18-568(004-Z DEPT: DEPT: |
| | Twyla Marie Stanton Defendant. Second Dint Petitioner |
| | AFFIDAVIT IN SUPPORT OF REQUEST FOR SUMMARY DISPOSITION OF DECREE (Divorce/Separation – With Children) |
| | 1. I, (your name) Twyla Marie Stanton , am the (\overline{\overli |
| | second to int Petitioner |
| | 2. I live at (your street address) 1088 Los Bondoros Ave. |
| | (city) Las Vegas, (state) Nevada, (zip) 89179-1207 (\overline{\ove |
| | I am a Nevada resident and have been for at least six weeks before filing the |
| | Complaint/Counterclaim. I intend to live in Nevada for the foreseeable future. The other party has been a Nevada resident for at least six weeks before filing the Complaint/Counterclaim, and intends to live in Nevada for the foreseeable future. |
| | 3. I have read the (⊠ check one) ☐ Complaint / ☐ Counterclaim filed in this case and can testify that the allegations in that document are true and correct to the best of my knowledge. |

| 4. | I request a final: (⊠ check one) Divorce for the reasons stated in the Complaint/Counterclaim. Separation for the reasons stated in the Complaint/Counterclaim. |
|----|--|
| 5. | Marriage. My spouse and I were married on (date of marriage) July 11, 2004. We have been separated since (date of separation) 1 - 2017. |
| 6. | Children. My spouse and I have (number) minor children together. The provisions regarding custody, visitation, child support, and medical insurance outlined in the proposed Decree are fair, are in the child(ren)'s best interest, and meets the child(ren)'s financial needs. |
| 7. | Children's Residence / Contact With Parents. For the <u>last six months</u> , the child(ren) lived with (⊠ check one) □ Me / My Spouse / □ Both of Us / □ Someone Else (name) |
| | The child(ren) had the following contact with each parent in the <u>last six months</u> : Me: (list how often you saw the children in the <u>last six months</u>) EVERY OFNER Weekend. |

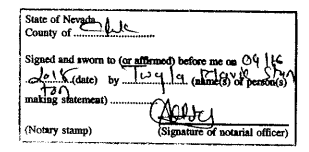
Other Parent: (list how often the other parent saw the children in the last six months)

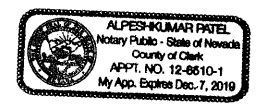
dail y except every other weekend.

8. Other Parent's Proposed Custody/Visitation. The final decree proposes the following custody and visitation schedule for the other parent: (explain what contact the other parent will have with the children if the decree is approved. If there will be no contact at all or restricted/supervised contact, explain why)

Daily except every other Weekend,

| 9. Community Property: (⊠ check one) |
|---|
| There is no community property for the Court to divide. |
| The community property division in the Decree is fair and is an equal distribution |
| to the extent practicable. |
| 10. Community Debt: (⊠ check one) |
| ☐ There is no community debt for the Court to divide. |
| The community debt division in the Decree is fair and is an equal distribution to |
| the extent practicable. |
| 11. Spousal Support: (check one) |
| Neither party should receive spousal support. |
| ☐ Spousal support should be awarded as outlined in the Decree. That award is fair |
| and equitable. |
| 12. I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct. |
| DATED April 16, , 2018. Submitted By: (your signature) June Marie Stanton |
| |

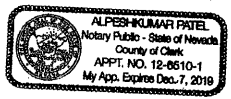




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CLERK OF THE COURT

RSDD Your Name: JWV/4 Marie Address: 7088 Las Vegas, Nevada 89179-1207 Telephone: (701) 764-4692 Email Address: two horston ton 23 Comicom Self-Represented DISTRICT COURT **CLARK COUNTY, NEVADA** Dennis Vincent CASE NO.: D-18-568604-7 DEPT: REQUEST FOR SUMMARY DISPOSITION OF DECREE Plaintiff / Defendant (your name) Twyle Marie Stone requests this Court for a summary disposition for a Decree without a hearing. Twyla Marie Stanton Submitted By: (your signature) (print your name) State of Nevada-County of ALPESHIKUMAR PATEL



| RSDD |
|--|
| Your Name: Twyla Marie Stanton Address: 7088 / 05 Banacros Ave. Las Vegas, Nevada 89119-1207 Telephone: (702) 764-4692 Email Address: Twylamstanton 23 Capain com Self-Represented |
| DISTRICT COURT CLARK COUNTY, NEVADA |
| Dennis Vincent Stanton Plaintiff, First Doint petitioner DEPT: DEPT: DEPT: |
| Tuyla Marie Stanton Defendant Second Join petitioner |
| REQUEST FOR SUMMARY DISPOSITION OF DECREE |
| Plaintiff / Defendent (your name) Twyla Marie Stanton Second Don't Petitioner requests this Court for a summary disposition for a Decree without a hearing. |
| DATED April 16, 20 18. Submitted By: (your signature) Furth Massie Stanton (print your name) Turyla Massie Stanton |
| State of Nevada County of |

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Electronically Filed 04/16/2018

CLERK OF THE COURT

XPAO Name: Tioula Marie Stanton 2 Address: 7688 Los Las Vegas Nevada 3 Telephone: (702) 764 - 469 2 Email Address: two mstanton 3 Comail.com 4 In Proper Person 5 DISTRICT COURT 6 CLARK COUNTY, NEVADA 7 8 CASE NO .: 9 48. And 10 Turla Marie Stanton 11 Defendant. Second Joint Petitions 12 EX PARTE APPLICATION TO SEAL FILE 13 14 (\overline check one) \overline Plaintiff / \overline \overlin \overline \overline \overline \overline \overline \overline \ov 15 order the file in the above entitled matter be sealed to the extent allowed by law. 16 I declare under penalty of perjury under the law of the State of Nevada that the foregoing 17 is true and correct. 18 DATED this 16 day of April 19 20 Submitted By: (Your signature) ▶ 21 Printed Name: 22 23 24 25 26 27 28

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| 1 | XPAO |
|-----|--|
| 2 | Name: Two Marie Stanton Address: 7088 Los Bandery Ave. |
| 3 | Las Vegas Nevada 89179-1207 |
| 4 | Telephone: (702) 764-4692 Email Address: taylamstantan23 Egmail.com |
| 5 | In Proper Person |
| 6 | DISTRICT COURT |
| 7 | CLARK COUNTY, NEVADA |
| | |
| 8 | Dennis Vincent Stanton Rlaintiff, First Joint Petitioner CASE NO.: D-18-568604-Z |
| 9 | DEPT. TO |
| 10 | vs. And |
| 11 | Tuyla Marie Stanton Defendant. Second Joint Petitioner |
| 12 | Bolondari Sefond John Petrino |
| 13 | EX PARTE APPLICATION TO SEAL FILE |
| 14 | |
| 15 | (\overline{\over |
| 16 | order the file in the above entitled matter be sealed to the extent allowed by law. |
| 17 | I declare under penalty of perjury under the law of the State of Nevada that the foregoing |
| 18 | is true and correct. |
| 19 | DATED this 16 day of April , 2018 |
| 20 | |
| 21 | Submitted By: (Your signature) Juyla M. Stanton |
| 22 | Printed Name: Twyla Maric Stanton |
| 23 | , |
| | |
| 24 | |
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EXHIBIT $\underline{\mathcal{W}}$

| 1 | |
|----|---|
| 2 | (Your Name) Twyla Marie Stanton (Address) 7088 Los Barderos Ave |
| 3 | LOS Vegas, Nevada 89179-1207 |
| 4 | (Telephone)(702) 764-4692 (Email Address) twylomstanton 28 gmail com |
| 5 | Self-Represented |
| 6 | IN THE FIFTH JUDICIAL DISTRICT COURT OF THE |
| 7 | STATE OF NEVADA, IN AND FOR THE COUNTY OF Nyc |
| 8 | |
| 9 | Dennis Vincent Stanton CASE NO .: |
| 10 | DEPT NO.: |
| 11 | Tux a Marie Stankin (Defendant's Name) Excord Dint Petitioner |
| 12 | (Defendant's Name) Scond Sin Frent Le |
| 13 | |
| 14 | |
| 15 | AFFIDAVIT IN SUPPORT OF REQUEST FOR SUMMARY DISPOSITION |
| 16 | STATE OF NEVADA) |
| 17 | COUNTY OF Close) ss: |
| 18 | 1. I, (your name) Twyla Manie Stanton, do solemnly swear |
| 19 | to testify herein to the truth, the whole truth and nothing but the truth. |
| 20 | 2. That I am the (check one) [Plaintiff/ Defendant in case number |
| 21 | 3. That I live at (address) 1088 Los Bandros Ave. |
| 22 | |
| | (city) <u>Las Vegas</u> , Nevada, (zip code) <u>89179-12</u> 07 |
| 23 | 4. That I first moved to Clack County, Nevada on (approximate date) |
| 24 | August 6, 1986, which is more than six weeks before I filed the (check one) |
| 25 | Complaint Counterclaim. It is my intention to live in Cark County for the |
| 26 | Joint 1844 to Divorce foreseeable future. |
| 27 | |

| 1 | | |
|----|-----------|---|
| 2 | 5. Ti | nat I have read the (check one that applies to you) Complaint Counterclaim in this |
| 3 | | se and can testify that the allegations in the document are true and correct to the best of |
| 4 | m | y knowledge. |
| 5 | 6. | (CHECK ALL THAT APPLY) |
| 6 | v/ | That my spouse and I are incompatible in marriage. Our likes and dislikes are so |
| 7 | w | idely divergent that we can no longer live together as husband and wife. A |
| 8 | re | conciliation is not possible. |
| 9 | | AND/OR |
| 10 | 0 | That my spouse and I have lived separate and apart for over one year. A |
| 11 | re | conciliation is not possible. |
| 12 | | AND/OR |
| 13 | | (Applies only to Separate Maintenance) |
| 14 | 0 | That (check one) [] Plaintiff/ [] Defendant deserted (check one) [] Plaintiff/ |
| 15 | Defenda | ant for at least 90 days before the filing of this action. |
| 16 | 7. | (CHECK ONLY ONE BOX) |
| 17 | 0 | That my spouse and I have no minor children, no adopted children and (circle |
| 18 | one) Plai | ntiff/Defendant is not currently pregnant. |
| 19 | | OR |
| 20 | 4 | That my spouse and I have (number of child(ren)) children. The |
| 21 | provision | as regarding custody, visitation, child support, and medical insurance outlined in the |
| 23 | Decree of | f Separate Maintenance are fair, are in the child(ren)'s best interest, and meets the |
| 24 | child(ren |)'s financial needs. |
| 25 | 8. | (CHECK ONLY ONE BOX) |
| 26 | 0 | That there is no community property for the Court to divide. |
| 27 | | OR |
| 28 | * | That the community property division in the Decree of Separate Maintenance is |
| | | s an equal distribution to the extent practicable. |
| | | |

| 1 | |
|-------------|--|
| 2 | 9. (CHECK ONLY ONE BOX) |
| 3 | That there is no community debt for the Court to divide. |
| 4 | OR |
| 5 | That the community debt division in the Decree of Separate Maintenance is fair |
| 6 | and is an equal distribution to the extent practicable. |
| 7 | 10. (CHECK ONLY ONE BOX) |
| 8 | That neither party should be awarded spousal support. |
| 9 | OR |
| 10 | That (circle one) Plaintiff/Defendant should be awarded spousal support as |
| 11 | outlined in the Decree of Separate Maintenance. That award is fair and equitable. |
| 12 | FURTHER AFFIANT SAYETH NAUGHT. |
| 13 | |
| 14 | Dated this 9 day of (month) May, (year) 2/8 |
| 15 | |
| 16 | By: $\int d\Omega d\Omega = \int d\Omega d\Omega$ |
| 17 | (Your signature) - July Senton |
| 18 | (Your name) Twyla Marie Stanton |
| 19 20 | |
| 20 | Signed and sworn (or affirmed) to before |
| 21 22 | me on (date) 9 May , 3018 |
| 23 | by (name of person signing) Twyla M Stanton |
| 24 | |
| 25 <i>(</i> | Swindy Notary Public - State Of Nevada COUNTY OF CLARK |
| \ 26 | Signature of notarial officer JASWINDER KAUR My Appointment Expires Feb 8, 2020 No. 16-1425-1 Feb 8, 2020 |
| 27 | // res o, 2020 |
| 28 | <i>//</i> |
| • | <i>!!</i> |

| 1 | |
|----|--|
| 2 | (Your Name) Twyla Marie Stanton (Address) 1088 105 Banderss Ave. |
| - | (Telephone) 702) 744-4692 |
| 4 | (Email Address) trylam Stanton 230 gmail. com |
| 5 | Self-Represented 6 |
| 6 | IN THE FIFTH JUDICIAL DISTRICT COURT OF THE |
| 7 | STATE OF NEVADA, IN AND FOR THE COUNTY OF Nye |
| 8 | • |
| 9 | CASE NO.: |
| 10 | Dennis Vincat Santon (Plaintiff's Name), First Toint Petitioner DEPT NO.: |
| | (Plaintiff's Name), First Joint Petitioner DEPT NO.: |
| 11 | A. TIME |
| 12 | Twyla Marie Stanton (Defendant's Name) Second Toin + Petitoner |
| 13 | (Description 201/ LALIDICA |
| 14 | |
| 15 | |
| | REQUEST FOR SUMMARY DISPOSITION OF DECREE |
| 16 | |
| 17 | COMES NOW, (check one) Plaintiff Defendant, (your name) Second Joint Petitioner |
| 18 | Trova Marie Stanto and requests this Court for a summary disposition for a (check one) |
| 19 | |
| 20 | Decree of Divorce Decree of Separate Maintenance Decree of Annulment without a |
| | hearing. |
| 21 | State of Nevada |
| 22 | Respectfully submitted: |
| 23 | Activition and the control of the co |
| 24 | My to test du businesses |
| 25 | (Your signature) Turk There Motary Public Notary Public |
| | (Address) 1088) 05 Banders AVE. |
| 26 | Los Vegas Nevada 89179-1207 |
| 27 | COUNTY OF CLARK |
| 28 | (Check one) Plainfill / Defendant in Proper Person Second Dint Petitioner No. 16-1425-1 Second Dint Petitioner No. 16-1425-1 Second Dint Petitioner No. 16-1425-1 |
| | ! バマ・ドマッチラムショ |

| 1 2 3 4 | (Wife's Name) Tuyla Marie Stanton (Address) 7088 Los Banderos Ave. Las Vegas, Nevada 89179-1207 (Telephone) (DO) 764-4692 (Email Address) + Luylam Stanton 230g mail. Com Self-Represented |
|----------------|--|
| 5 6 7 | (Husband's Name) Dennis Vincent Stanton (Address) 1088 Los Banderos Ave. Las Vegas, Nevada 89179-1207 (Telephone) (1007 64-4690 (Email Address) Dennis V. Stanton 30 Cgmail. Com |
| 8 | Self-Represented |
| 9 | IN THE FIFTH JUDICIAL DISTRICT COURT OF THE |
| 10 | STATE OF NEVADA, IN AND FOR THE COUNTY OF |
| L1 | In the Matter of the Marriage of |
| 12 | Twyla Marie Stanton (Wife's Name), CASE NO.: CV39304 |
| 14 15 | and Dennis Vincut Stanton (Husband's Name) Joint Petitioners. DEPT NO.: CERTIFICATE OF MAILING |
| 18 | I, (name of person who mailed document) Twy la Marie State of, DO HEREBY declare under penalty of perjury under the law of the State of Nevada that the following is true |
| 19 | and correct. That on (month) (day) (day) (year) (Service of the: (check one) |
| 20 | ☐ Answer ☐ Opposition |
| 22 | ☐ Motion ☐ Other New Decree of Divorced Amended Joint Petition was made pursuant to NRCP 5(b) by depositing a copy of same in the U.S. Mail in Las Vegas, |
| 24 | Nevada, postage prepaid, addressed as follows: |
| 25 26 27 | (Print the name and address of the person you mailed the documents to) Dennis Vincent Stanton 7088 Los Banderos Ave. Las Vegas, Nevada 89179-1207 |
| | Also given a copy in proper person by hand. Sunh M. Startin |

| 1 2 3 4 5 | XPAO_ Name: Iwyla Marie Stanton Address: 7078 Los Banderos Ave Las Vegas, Nevada 89179-1207 Telephonel 702764-4692 Email Address: twylam stanton 38g mail.com In Proper Person |
|-----------------------|--|
| 6 | DISTRICT COURT |
| 7 | Nye County, Nevada |
| 8 | Tiava Macic Stanton |
| 9 | Twyla Marie Stanton Plaintiff, Joint Petitioner CASE NO.: CV39304 DEPT: 2 |
| 10 | ys. And |
| 11 | Dennis Vincent Stanton Defendant. Joint Petitioner |
| 12 | |
| 13 | EX PARTE APPLICATION TO SEAL FILE |
| 14 | (Makaban) Fining (DDC) |
| 15 | (\overline{\over |
| 16 | I declare under penalty of perjury under the law of the State of Nevada that the foregoing |
| 17 | is true and correct. |
| 18 | 0/14 |
| 19 | DATED this 26th day of June, 2018 |
| 20 | Submitted Der (Version) It is I may be to |
| 21 | Submitted By: (Your signature) Twyle M. Stanton Printed Name: Twyle Macie Stanton |
| 22 | Printed Name: Twy la Marie Stanton |
| 23 | |
| 24 | |
| 25 | |
| 26 | |
| 27 | |
| 28 | |

FILED FIFTH JUDICIAL DISTRICT

| 1 | OSFD |
|----|--|
| 2 | Name: Twyla Marie Stanton Mya County Clark |
| | Address: 70 88 Los Banderos Ave. Las Vegas, Nevada 89179-207 IENTI PEMBETIO Bouty |
| 3 | Telephone. (002) 764-4692 |
| 4 | Email Address: twylomstanton 230g malcom In Proper Person |
| 5 | |
| 6 | Nye County, Nevada |
| 7 | |
| 8 | Tuyla Marie Stanton |
| 9 | Plaintiff, Joint Petitioner CASE NO .: CV39304 DEPT: |
| 10 | ys- And |
| 11 | Dennis Vincent Stanton |
| 12 | Defendant: Joint Petitioner |
| 13 | ORDER SEALING FILE |
| 14 | |
| 15 | Upon (\overline{ |
| 16 | pursuant to NRS 125.110, and good cause appearing IT IS HEREBY ORDERED that the file |
| 17 | in the above entitled matter be sealed to the extent allowed by law. |
| 18 | |
| 19 | DATED this 10 day of July, 2018 |
| 20 | 21122 mm 12 may 01 |
| | ROBERT W. LANE |
| 21 | |
| 22 | DISTRICT COURT JUDGE |
| 23 | |
| 24 | Submitted By: (Your signature) |
| 25 | Printed Name: Twyle Marie Stanton |
| 26 | |

| 1 | NEJ | | |
|----------|--|--------------------------------------|--|
| 2 | Address: 7088 Los Rancherus Ave. | | |
| 4 | Phone: (702) 764-40 | | |
| 5 | Email: traylamstanton 228 mail. com Self-Represented | | |
| 6 | | | |
| 7 | DISTRICT COURT | | |
| 8 | Nye County, Nevada | | |
| 9 | 1 . N. O. | , | |
| 10 | Wyla Marie Stanton Plaintiff, Joint Petitioner | CASE NO.: <u>CV39304</u> | |
| 11 | , , | DEPT: 2 | |
| 12 | Las. And | | |
| 13 | Dennis Vicent Stanton Defendant Joint Petitioner | NOTICE OF ENTRY OF ORDER/JUDGMENT | |
| 14 | Defendant. Journal of the second of the seco | ORDENJUDGMENI | |
| 15 16 | | | |
| 17 | DI EACE TAKE MOTIOE de la d | | |
| 18 | PLEASE TAKE NOTICE that the above-entitled Court entered an Order and/or Judgmen on the (day the order was entered) day of (month the order was entered) y | | |
| 19 | 20/1. A copy of the Court's Order or Judgment is attached. | | |
| 20 | | | |
| 21 | DATED this 17 day of July , 2018 | | |
| 22 | | | |
| 23 | Submitted By: (Signate | ure) Suryla M. Stenton | |
| 24 | Submitted By: (Signature) Juyla Marie Stanton | | |
| 25 | | | |
| 26 | | | |
| 27 | | | |
| 28 | | | |

| | . | | |
|----|--|--|--|
| 1 | CSERV | | |
| 2 | Name: Tuylo Marie Stanton Address: 7088 Los Banderas Ar. | | |
| 3 | Las Vegas, Nevada 89179-1207 | | |
| 4 | Telephone (702) 764-4692 Email Address: twy long tenten 23 Com | | |
| - | In Proper Person | | |
| 5 | DISTRICT COURT | | |
| 6 | DISTRICT COURT Nye County, Nevada | | |
| 7 | | | |
| 8 | Wyla Marie Stanton Plaintiff; Joint Petitioner CASE NO.: CV39304 | | |
| 9 | DEPT: | | |
| 10 | The Hard | | |
| 11 | Dennis Vincent Stanton CERTIFICATE OF SERVICE | | |
| 12 | Defendant. Joint Petitioner | | |
| 13 | I, (name of person who served the document) Twyla Marie Stanton declare under | | |
| 14 | penalty of perjury under the law of the State of Nevada that the following is true and correct. That | | |
| 15 | I served the: (check all that apply) | | |
| 16 | ☐ Motion ☐ Answer ☐ Financial Disclosure Form | | |
| 17 | Opposition Reply Notice of Entry of Judgment / Order / Decree | | |
| 18 | Vother: Order to Seal File | | |
| 19 | In the following manner: (check one) | | |
| 20 | Mail: By depositing a copy in the U.S. Mail in the State of Nevada, postage prepaid, on | | |
| | the (day) $17^{\frac{1}{12}}$ of $(month)$ $\int u y $, $20/8$ addressed to: | | |
| 21 | (Print the name and address of the person you mailed the document to) | | |
| 22 | Dennis Vincent Stanton | | |
| 23 | 1088 Los Banderos Ave. | | |
| 24 | Las Vegas, Nevada 89179-1207 | | |
| 25 | ☐ Electronic: Through the Court's electronic service system on (date) | | |
| 26 | at (time) a.m. p.m. | | |
| 27 | DATED this 11th day of July , 20/8 | | |
| 28 | Submitted By: (Signature) Juy M. Stanton | | |
| | Tiavle Marie Stanton | | |
| X | Also given a copy in Proper person by head | | |
| | المستقلا الم | | |

EXHIBIT $\underline{\chi}$

ANIUN INYLA

Aug18 08:40p

HD: GLI 6361

COUPON ORIG

COUPON DEST# .AGSTAFF AZ

TKT DEST

INF#:8880080301 IAug18 03:48p ILD AT: 08717 2 3 1 5 6 7

ISSUE

LHO VEGHO NV FROM: FLAGSTAFF AZ T0:

DEP: SCHED

SIMUGIO VO-MOU BOARDING #:

ADULT

NO REFUND, SUBJECT TO A FEE, IF VALID FOR EXCHANGE TICKET FOR SCHEDULE 6361 /31Aug18

\$203.50 \$0.00 \$203.50 TAX SUBTOTAL: FEE \$0.00 ONLINE REISSUE \$0.00 RI/RI 299 1592 01 OF 04

MILES: COUPON CONF#: 8880080301
08717 LAS VEGAS NV
30Aug18 03:48p 9181
LVGT003
RISS ORIG:LAS VEGAS
RISS DEST:CONWAY
ORIG FARE: 203.50
TKT ORIG:LAS VEGAS
TKT DEST:CONWAY
TARIFF: NVI AR ΝV ģŖ

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CHD: GLI 1364

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#COUPON DEST* KLAHOMA CIT OK

TKT DEST ONHAY

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DEP: SCHED

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ADULT

NO REFUND, SUBJECT TO A FEE, IF VALID FOR EXCHANGE TICKET FOR SCHEDULE 1364 /01Sep18

\$203.50 TAX SUBTOTAL: FEE \$0.00 ONLINE REISSUE \$0.00 \$203.50 \$0.00

AC: RI/RI

993 1592 02 OF 04 MILES: COUPON

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TKT DEST:CONMAY
TARIFF: NVI AR HV AR

54722259 1 0011415 001 02 25

IHNIUN IMYLH

2Sep18 12:65a

CHD: GLI 1340

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±COUPON DEST≢ ITTLE ROCK AR

TKT DEST ONWAY AR

ONF#:8880080301

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EISSUE



SCHED

מכספטום וכימספ BOARDING #:

20

AR

ADULT

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001 03 25

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AC: RI/RI MILES: COUPON

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379 1592 **03 OF 04**

CONF#: 888080301
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30Aug18 03:48p 9181
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RISS ORIG:LAS VEGAS
RISS DEST:CONWAY
ORIG FARE: 203.50
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TKI DEST:CONWAY
TARIFF: NVI N۷ AR ΝV

54722259 1

TANTON TWYLA

:Sep18 11:00a

HD: JL 0120

COUPON ORIG

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TKT DEST JNWAY

OF#:8880080301 2Aug18 03:48p 3LD AT: 98717 1 2 3 4 5 6 7

EISSUE

LITTLE KULK HK DEP: FROM: CONWAY AR SCHED TO:

ACORDIO 11.AAR BOARDING #: 8

ADULT OM

NO REFUND, SUBJECT TO A FEE, IF VALID FOR EXCHANGE TICKET FOR SCHEDULE 0120

\$203.50 \$0.00 \$203.50 FARE
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92 1592 04 OF 04

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08717 LAS VEGAS NY
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RISS DEST:CONNAY
ORIG FARE: 203.50
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| RELEIT | | | | | | |
|--|------------------------------|--|--|--|--|--|
| ROM: LAS VEGA | AS NV AR | DEPART: STANTON | | CONF#: ONE HA | 888000 791 Y/ADUL 1 | |
| *** CITY | *** | ARRIVAL | LAYOVER | DEPARTURE | SCHEDULE | |
| LAS VEGAS KINGMAN FLAGSTAFF GALLUP ALBUQUERQUE TUCUMCARI AMARILLO ELK CITY OKLAHOMA CI FT SMITH LITTLE ROCK CONNAY | NM TX OK T OK AR | 11:20p 31Aug18 02:00a 01Sep18 06:45a 01Sep18 10:00a 01Sep18 02:05p 01Sep18 05:30p 01Sep18 05:35p 01Sep18 11:40p 01Sep18 03:00a 02Sep18 06:00a 02Sep18 | 0:15 0:30 0:35 1:15 0:35 1:25 0:30 0:25 0:15 5:00 | 08:40p 31Aug18 11:35p 31Aug18 02:30a 01Sep18 07:20a 01Sep18 11:15a 01Sep18 02:40p 01Sep18 06:55p 01Sep18 06:55p 01Sep18 12:05a 02Sep18 03:15a 02Sep18 11:00a 02Sep18 | GLI 6361 GLI 6361 GLI 1364 GLI 1364 GLI 1364 GLI 1364 GLI 1364 GLI 1364 GLI 1340 GLI 1340 JL 0120 JL 0120 | |

ARE PAID: \$203
AM:
EE: NONE
XCESS BAG: \$0.00
XCESS VAL: \$6.00
HANCE FEE: \$20.00

\$203.50 XX NONE

ONLINE REISSUE RI/RI DOC #:

ROAD REWARD 001 00 25 54722259 1

08717 LAS VEGAS NV 30Aug18 03:48p 9181 LVGT003 ## VOID IF DETACHED ##

FIND MY BUS?

Visit WWW.GREYHOUND.COM/BUS today!

Instantly answer the questions Where's my bus? or Will my bus leave on time?

Greyhound BusTracker will help you stay updated on the status of your schedule by providing real time arrival and departure information.

we be tooking too goor teedback.

Please take a few minutes and answer a shor vey.

Type the web address below in your browser.

www.greyhoundsurvey.com

Login ID = last 6 digits of your ticket number-001 00 25 54722259 1

Password = Good Dog (case sensitive)

EXHIBIT $\underline{\hspace{1cm}}$

STATUTORY DECLARATION OF TWYLA MARIE STANTON (McCURDY) IN REGARDS TO THE QUALIFIED DOMESTIC RELATIONS ORDER FUNDS

| The State of Nevada |) |
|------------------------|--------|
| |) S.S. |
| County of Clark County |) |

- I, Twyla Marie Stanton (McCurdy), of Las Vegas, Nevada, DO SOLEMNLY DECLARE THAT:
 - 1. I, Twyla Marie Stanton (McCurdy), am the Wife Joint Petitioner in Case No. 39304 in Department 2 in the Fifth Judicial District Court of the State of Nevada, in and for the County of Nye.
 - 2. I have received the I.B.E.W. Local Union 357 Pension Trust Fund Plan B through the Amended Joint Petition for Summary Decree of Divorce by way of the filed Qualified Domestic Relations Order and am in possession of said money in a safe and secure location that nobody knows but me.

All statements made are of my own knowledge and are true and that all statements made on information and belief are believed to be true.

I declare under penalty of perjury that the foregoing is true and correct. Executed on 17th day of August, 2018.

(Signature)
Twyla Marie Stanton (McCurdy)

STATE OF NEVADA

COUNTY OF CLARK

SUBSCRIBED AND SWORN TO BEFORE ME, on the 17th day of August, 2018

Signature

(Seal)

NOTARY PUBLIC

My Commission expires:

09-21-2021

SATVIR S. DEOL Notary Public State of Nevada No. 17-3622-1 My Appt. Exp. September 21, 2021

426

EXHIBIT Z

APN: 176-34-811-020

Recording requested by and mail documents and tax statements to:

Name: Dennis Vincent Stanton

Address: 7088 Los Banderos Avenue

City/State/Zip: Las Vegas, Nevada 89179

DED104

Nevada Legal Forms, Inc. (702) 870-8977

www.nevadalegalforms.com

\nst #: 20180216-0000842

Fees: \$40.00

RPTT: \$0.00 Ex #: 005 02/16/2018 09:21:06 AM Receipt #: 3324485

Requestor:

DENNIS VINCENT STANTON Recorded By: RNS Pgs: 4

DEBBIE CONWAY

CLARK COUNTY RECORDER

Src: FRONT COUNTER Ofc: MAIN OFFICE

RPTT:

QUITCLAIM DEED

THIS INDENTURE WITNESS that the GRANTOR(S):

DENNIS V. STANTON and TWYLA M. STANTON, Husband and Wife as Joint Tenants

ZERO for and in consideration of , Dollars (\$ 0.00) do hereby QUITCLAIM the right, title and interest, if any, which GRANTOR may have in all that real property, the receipt of which is hereby acknowledged, to the GRANTEE(S):

DENNIS VINCENT STANTON

Clark all that real property situated in the City of Las Vegas , County of State of Nevada, bounded and described as follows: (Set forth legal description and commonly known address)

COMMONLY KNOWN ADDRESS:

7088 Los Banderos Avenue Las Vegas, Nevada 89179

LEGAL DESCRIPTION:

Lot 583 of CHACO CANYON AT MOUNTAINS EDGE-UNIT 1(A), as shown by map thereof on file in Book 122 of Plats, Page 58 in the Office of the County Recorder of Clark County, Nevada.

| Together with all and singular hereditament and appurtenances thereunto belonging or in ar way appertaining to. | |
|--|------|
| In Witness Whereof, I/We have hereunto set my hand/our hands on 5 day 20 18. | of |
| Denne V. Stanfon (Signed in Counterpart) | |
| Signature of Grantor | |
| DENNIS V. STANTON | |
| Print or Type Name Here | |
| Registrant: Stephanie Brianna Cervantes | |
| Registrant registration number: NVDP2017321091 | |
| 3901 West Charleston Boulevard, Las Vegas, NV 89102, (702) 870-8977 | - |
| STATE OF NEVADA) COUNTY OF CLARK) | |
| On this <u>LS</u> day of <u>FCDrJGY</u> , 2018, personally appearable before me, a Notary Public, <u>DENNIS V. STANTON</u> | red |
| □ personally known to me OR ø proved to me on the basis of satisfactory evidence to be | the |
| person(s) described in and who executed the foregoing instrument in the capacity set for | orth |
| therein, who acknowledged to me that they executed the same freely and voluntarily and | for |
| the uses and purposes therein mentioned. Witness my hand and official seal. | |
| | |
| STEPHANIE BRIANNA CERVANTES | |
| Notary Public State of Nevada | |
| No. 15-1580-1 Notary Public My Appl. Exp. April 23, 2019 | |
| My Commission Expires: 4.23-604 | |
| Consult an attorney if you doubt this forms fitness for your purpose. | |

Page -2-

LEGAL DESCRIPTION:

Lot 583 of CHACO CANYON AT MOUNTAINS EDGE-UNIT 1(A), as shown by map thereof on file in Book 122 of Plats, Page 58 in the Office of the County Recorder of Clark County, Nevada.

| Together with all and singular hereditament and appurtenances thereunto belonging or in any way appertaining to. |
|---|
| In Witness Whereof, I/We have hereunto set my hand/our hands on $\ell \leq$ day of |
| Signature of Grantor (Signed in Counterpart) |
| TWYLA M. STANTON |
| Print or Type Name Here Registrant: Stephanie Brianna Cervantes Registrant registration number: NVDP2017321091 3901 West Charleston Boulevard, Las Vegas, NV 89102, (702) 870-8977 |
| STATE OF NEVADA) COUNTY OF CLARK) |
| On this day of, 2017, personally appeared before me, a Notary Public,, TWYLA M. STANTON |
| personally known to me OR of proved to me on the basis of satisfactory evidence to be the person(s) described in and who executed the foregoing instrument in the capacity set forth therein, who acknowledged to me that they executed the same freely and voluntarily and for the uses and purposes therein mentioned. Witness my hand and official seal. |
| STEPHANE BRIANNA CERVANTES Notary Public State of Nevada No. 15-1580-1 My Appt. Exp. April 23, 2019 |
| My Commission Expires: 4-23-705 Consult an attorney if you doubt this forms fitness for your purpose. |

Page -3-

| STATE OF NEVADA DECLARATION OF VALUE FORM | |
|---|---|
| | |
| 1. Assessor Parcel Number(s) a. 176-34-811-020 | |
| | |
| b | |
| c | |
| d 2. Type of Property: | |
| Tom Do | s. FOR RECORDER'S OPTIONAL USE ONLY |
| " - a + / Dlov | Book:Page: |
| Comm'!/Ind'! | Date of Recording: |
| Mahila Hama | Notes: |
| 5 | |
| OtherOther_/Salas Price of Property | |
| 3. a. Total Value/Sales Price of Propertyb. Deed in Lieu of Foreclosure Only (value of property) | |
| | \$ 0.00 |
| c. Transfer Tax Value: | \$ 0.00 |
| d. Real Property Transfer Tax Due | V |
| 4. If Exemption Claimed: | Section 5 |
| a. Transfer Tax Exemption per NRS 375.090, S | Prices Spores To Spores. |
| b. Explain Reason for Exemption: Transfer Bet | tween Spouse to Spouse, |
| Wife Transferring to Husband; | 100 % |
| 5. Partial Interest: Percentage being transferred: | 100 70 |
| The undersigned declares and acknowledges | s, under penalty of perjury, pursuant to |
| NRS 375.060 and NRS 375.110, that the information | on provided is correct to the best of them |
| information and belief, and can be supported by doc | ica caree that disallowence of any claimed |
| information provided herein. Furthermore, the part | due may result in a negative of 10% of the ta |
| exemption, or other determination of additional tax | \$ 375 030 the Ruyer and Seller shall be |
| due plus interest at 1% per month. Pursuant to NRS | at owned |
| jointly and severally liable for any additional amou | in owed. |
| Signature / Denni V. K. Fan | Capacity Grantor |
| Signature / Pulled Vi | Capacity |
| The Man Xt A | Capacity Grantee |
| Signature flotfavil. | Capacity |
| | DITTED (CD ANDER) INFODMATION |
| SELLER (GRANTOR) INFORMATION | BUYER (GRANTEE) INFORMATION |
| (REQUIRED) | (REQUIRED) |
| Print Name: Twyla M. Stanton | Print Name: Dennis Vincent Stanton |
| Address: 7088 Los Banderos Avenue | Address: 7088 Los Banderos Avenue |
| City: Las Vegas | City: Las Vegas State: Nevada Zip: 89179 |
| State: Nevada Zip: 89179 | State: Nevada Zip: 89179 |
| | TANKS (in all if not college on human) |
| COMPANY/PERSON REQUESTING RECOR | Escrow #: |
| Print Name: Nevada Legal Forms, Inc. | ESCIOW #: |
| Address: 3901 W. Charleston Blvd. | Out Nevedo 7th 90409 |
| City:Las Vegas | State: Nevada Zip: 89102 |

AS A PUBLIC RECORD THIS FORM MAY BE RECORDED/MICROFILMED



Debbie Conway Clark County Recorder (702) 455-4336

Aptitude
Clark County, NV Transaction
#: 3650821

Receipt #: 3324485

Cashier Date: 2/16/2018 9:38:22 AM

(RNS)



Print Date: 2/16/2018 9:38:28 AM

| Customer Information | Transaction Information | Payment Summary | |
|--|--|---------------------------------|--------------------|
| DENNIS VINCENT STANTON 7088 LOS BANDEROS AVE LAS VEGAS, NV 89179 | Received: FRONT COUNTER Returned: PICKUP Type: Recording Track #: Bin #: | Total Fees Total Payments | \$40.00 \$40.00 |

| 1 Payments | |
|--|---------|
| CREDIT 22548910 | • |
| (The total third party costs that include 2% | \$40.00 |
| plus \$1.25 processing are not shown on this | |
| receipt) | |

| 1 Recorded Items | | | | | |
|----------------------------|---|------------------|--|--|--|
| (D) DEED | Instrument #:20180216000 Date:02/16/2018 9:21:06 | 10842 BK/PG: 0/0 | | | |
| Real Property Transfer Tax | 0 | \$0.00 | | | |
| Official Records Fee | 4 | \$40.00 | | | |

| A A 1 T. | |
|------------------|----|
| 0 Search Items | L. |
| IA MOUTOR TECHIO | Į. |
| | |
| | |

0 Miscellaneous Items



PURCHASE RECEIPT Clark_County_NV Main Office

500 S Grand Central Pkwy, 2nd fl Las Vegas NV 89106 (702)455-4336 OTC Local Ref ID: 22548910 2/16/2018 09:37 AM

500 S Grand Central Pkwy, 2nd fl Las Vegas, NV 89106

Thank you.

Status:

Card Entry Method:

Customer Name:

Type:

Credit Card Number:

APPROVED

Chip Read

STANTON/ DENNIS

VIsa

**** **** **** 3241

Clark_County_NV total amount charged

USD\$42.05

| Ite | ms Location | Quantity | TPE Order ID | Total Amount |
|------------------|----------------------|----------|--------------|--------------|
| Front Counter | Main Office | 1 | 26195962 | \$40.00 |
| Recorder Trans | action ID: 3650821 | | | |
| Total remitted t | to the Clark_County_ | NV | | \$40.00 |

Application Name:

AID: TVR:

TVR: IAD:

TSI: ARC: MID:

TID:

US DEBIT

A0000000980840 8080048000

06010A03A08000

6800

3030

235027043993 01686342

APPROVED #061534 Verified by PIN

STATUTORY DECLARATION OF TWYLA MARIE STANTON (McCURDY) IN REGARDS TO THE HOME MORTGAGE LOAN

| The State of Nevada |) |
|---------------------|--------|
| |) S.S. |
| County of Clark |) . |

- I, Twyla Marie Stanton, of Las Vegas, Nevada, DO SOLEMNLY DECLARE THAT:
 - 1. I, Twyla Marie Stanton (McCurdy), respectfully voluntarily give up, surrender, and relinquish all rights and obligations to the property listed at 7088 Los Banderos Avenue Las Vegas, Nevada 89179-1207.
 - 2. I, Twyla Marie Stanton (McCurdy), respectfully request and ask that my name be taken off of the home mortgage loan and be released from any and all responsibility and liability from said property moving forward. Thank you.

All statements made are of my own knowledge and are true and that all statements made on information and belief are believed to be true.

I declare under penalty of perjury that the foregoing is true and correct. Executed on 17th day of July, 2018.

STATE OF NEVADA

COUNTY OF CLARK

SUBSCRIBED AND SWORN TO BEFORE ME, on the 17th day of July, 2018

Signature

(Seal)

NOTARY PUBLIC

My Commission expires:

04/05/2022

Luy M. Starton
(Signature)

Twyla Marie Stanton

JOCELYN VANNESA ESCOTO
Notary Public - State of Nevada
County of Clark
APPT, NO. 18-2142-1

My App. Expires April 5, 2022

THE RESIDENCE OF THE PARTY OF T

EXHIBIT A

VEGAS METROPOLITAN POLICE DEPARTMENT VOLUNTARY STATEMENT

Event # 171221-2618

| THIS PORTION TO BE COMPLETED BY OFFICE | ER A A A A A A A A A A A A A A A A A A A | |
|--|--|---|
| Specific Crime (Specific Crime | Date Occurred 5/20/7 | Time Occurred |
| Location of Occurrence 70 88 Ros Bunders | SectorBeat | ☐ City ☐ County |
| | Peragonomia i in incomo de la como de la com | |
| Your Name (Last/First/Middle) Stanton, Dennis Vincent | Date of Birth So 05/07/1978 | dal Security# 405-43-9 |
| Race Sex Height Weight Hair Eyes Work Scholl. (Hours) (Da | ays Off) Business / School Variet I.B.E.L |), 357 |
| Residence Address: (Number & Street) Bidg./Apt.# City State Zip Code 7088 Los Banderos Ave. NA Low Vegax, NV 8917. | 9-1207 Res. Phone: - | 764-4690 NHN/A |
| Bus. (Local) Address: (Number & Street) Bidg./Apt/# City State , Zip Code | 14 - Occupation Electrician | Depart Date (if yishor) |
| Best place to contact/you during the day Howe TESS Los Bandoon Ave. LV, WV 89179) Anythin | ing the day t | an You Identify & Yes ne Suspect? No |
| DETAILS My Wife, TWY/a M. Stantow, | and il le | + per |
| Davents, Robert & Calmen Clauford story | at our 185 | ideme |
| from February 2017 to May of 2017. 7. | hey storged | of our |
| 1 esidence at 7088 Los Bunderon Ave. Las | Vegas, N | evada |
| 89179-1207 for approximately 10 fo | // Weells | While |
| they were in Las Vegas, Newada. My | wife and a | l felt |
| that they were over staying their welles | We So We | arted |
| bew to kindly leave. They were meddling | with the | loising |
| four children were just holed up in the | e room q | 185 from |
| that we provided for them while they u | lese in our | kome. We |
| key refused to reave because they stated | that the | now /ir |
| ese because they recieve mail of our less | idence, We | called |
| Le police serveral Limes, however, Metro | foid that | -if Wax |
| civi maffer and that we would have | to legally | evict |
| hem. I've police well called again when | Hey Stale | our |
| lewcle and hid if from va. Mello for | ld them to | 1 /etur |
| I HAVE READ THIS STATEMENT AND I AFFIRM TO THE TRUTH AND ACCURACY OF THE FACTS OF COMPLETED AT (LOCATION) | CONTAINED HEREIN, THIS | STATEMENT WAS |
| ON THE 2/ DAY OF DEPARTURE AT 1538 (ANTIPM), _ | | |
| Witness/Officer: Diana Tayo | Kenni V. OL | |
| | SIGNATURE OF PERSON GIVING S | 7.3 |
| 1 10 | runis Minront | Anther |

VOLUTARY STATEMENT CONTINUATION

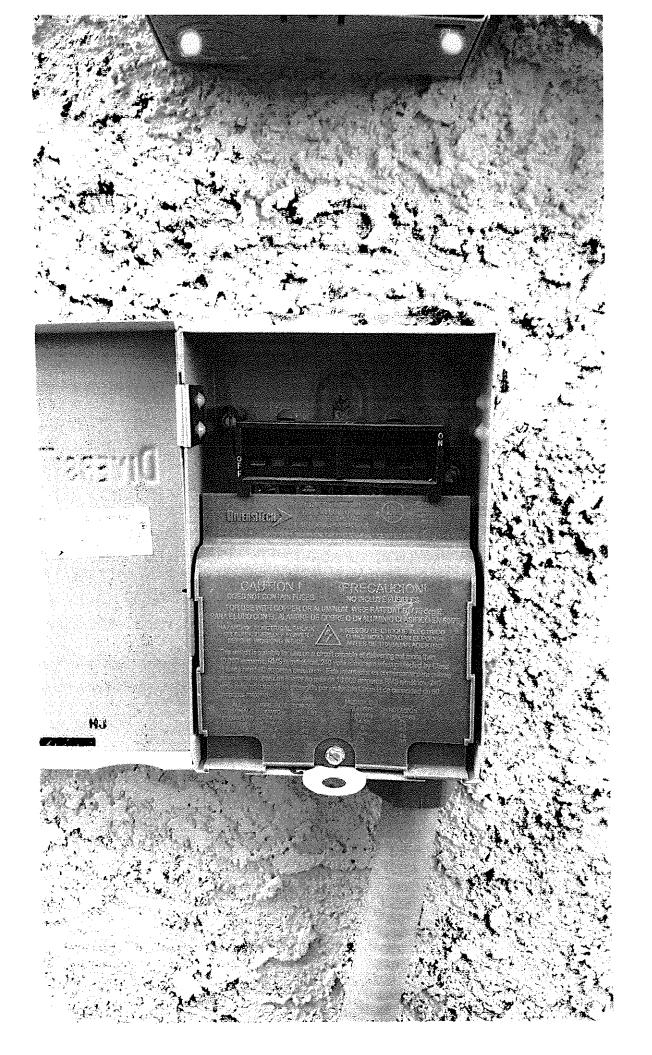
| Page 2 of 3 | Event #: |
|-------------------------------------|--|
| the vehicle back to the reside | ence and they finally dia |
| They ended up staying one mor | e right at our residence |
| before they finally left our le | sidence, However, before |
| they left our residence they ende | ed up cauxing damage |
| to our home and stealing some | Volumbles. The damage |
| that was caused to the residen | re and the valuables |
| that were taken are extimate | d to be about \$3000.00. |
| I have provided pictures of the de | amage done to the home. |
| They took the breakers from the. | breaker boxer for the |
| AC/ Heating Units so our AC unit | were not working for |
| about 2 months during the heat n | lave of the summer. Both |
| breaker boxes have to be replaced. | and that cost it efficiented |
| to be about \$1,200.00 in domoge. | |
| centy hard wired temproally unto | |
| breaker boxen replaced. They also | |
| is provided ilt looks like fley use | |
| np & tear the carpet. They also a | |
| door to the room they were stay. | ing in. They Junched & Hicker |
| the door down and broke it off , | the Kinger. Dicture are |
| Drovided. They also damaged the | micromave in our Hitchen. |
| Robert Clawford in a fit of roge & | Dunched and broke the top |
| part of the microwave. That was | & Witnessed by my wife |
| and our children. Pictures are Dri | ovided. They also stole |
| # 500.00 worth of my work tools | Hot I USE FOR WORK. I |
| had to gay and replace all of the | le tools before il returned |
| to world since I am a journey in | nan electrican. |
| | |
| Mitnass: (t). KIZZII | Neuvi V. Stanfor |
| Witness: | SIGNATURE OF PERSON DIVING STATEMENT () EMM'S VINCENT STANTON |
| Witness: | PRINT NAME OF PERSON GIVING STATEMENT 438 |

VOL TARY STATEMENT CONTIN Witness: _____ PRINT NAME OF PERSON GIVING STATEMENT

LAS VEGAS METROPOLITAN POLICE DEPARTMENT



Bottom Breaks Box mixing breaks for All Healing Unit.



I the of both broke boxes whing broaked

443

Picture signed & form carpet.

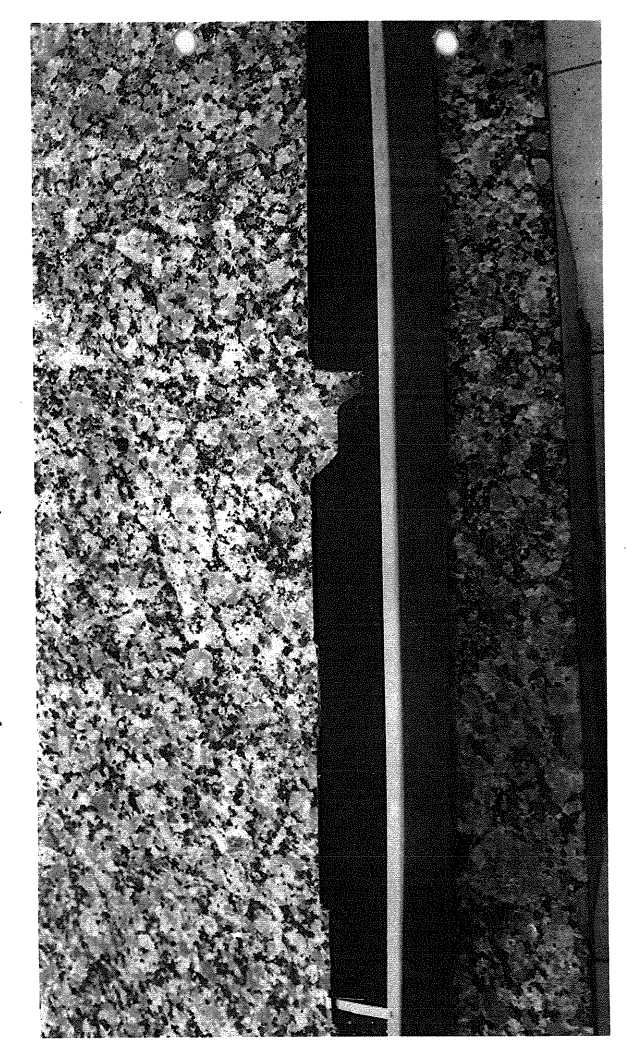


Picture of downand down off the lunges.

Howther Picture of demogral door (Distres) of the hinger.

Howster Dictare of downred/ broken down off the hinger leaving against the wall.





Another Picture of broken piece of the misonbure.

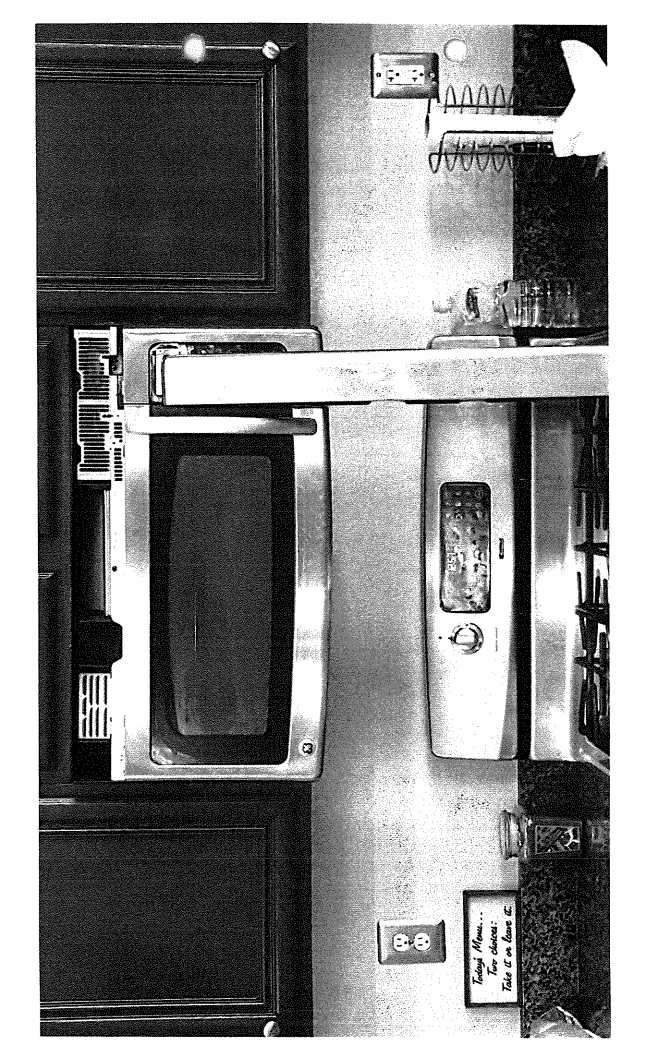


exhibit <u>BB</u>

STATE BAR OF NEVADA

March 5, 2019

Twyla Stanton 7088 Los Banderos Avenue Las Vegas, NV 89179

RE:

Grievance File No. OBC19-0236/Charles Lobello, Esq.

Grievance File No. OBC19-0268/Christopher Owen, Esq.

Dear Ms. Stanton:

The Office of Bar Counsel is in receipt of your grievance regarding attorneys Charles Lobello and Christopher Owen. The above-referenced grievance files have been opened to investigate your concerns. I have been assigned as the investigator on the files.

The time necessary to conduct the investigation and review process cannot be estimated, as it is dependent upon the complexity and volume of the complaints received at any given time. However, you will be notified of the disposition of this matter once our investigation is complete.

You should recognize that this office cannot and does not give legal advice, does not have jurisdiction over malpractice claims, and cannot alter or affect in any way the outcome of private legal matters in court. If you need additional work or advice on your case, you must obtain the assistance of your own private counsel. Our function is to determine whether an attorney has violated the Rules of Professional Conduct, and if so, to take measures sufficient to avoid a recurrence.

Thank you for your bringing this matter to our attention.

Sincerely,

Louise Watson, CP

Sr. Paralegal/Investigator

Office of Bar Counsel Phone: 702-317-1453

Email: louisew@nvbar.org



3100 W. Charleston Blvd. Suite 100 Las Vegas, NV 89102 phone 702.382.2200 toll free 800.254.2797 fax 702.385.2878

9456 Double R Blvd., Ste. B Reno, NV 89521-5977 phone 775.329.4100 fax 775.329.0522

www.nvbar.org

STATE BAR OF NEVADA



3100 W. Charleston Blvd., Suite 100, Las Vegas, NV 89102

www.mebar.org

Presort First Class Mail ComBasPrice

ZIP 89102 \$ 000.459 02 4W 0000359792MAR 05()9

U.S. POSTAGE >> PITMEY BOWES

CONSISTENCE OF STREET, STREET,

Twyla Stanton 7088 Los Banderos Avenue Las Vegas, NV 89179

(F) ***

Dear State Bar of Nevada,

1.) My contact information is as follows:

a.) Name: Twyla M. Stanton

b.) Address: 7088 Los Banderos Avenue Las Vegas, Nevada 89179-1207

c.) Email Address: twylamstanton24@gmail.com

d.) Telephone: (702) 764-4692

The attorneys in question are as follows:

Charles C. Lobello, Esq.
Nevada State Bar No. 5052
Christopher F. Owen, Esq.
Nevada State Bar No. 13211
Owen Law Firm
1785 East Sahara Avenue, Suite #157
Las Vegas, Nevada 89104
Telephone # (702) 733-2800
Fax # (702) 425-9883
clobello@chrisowenlaw.com
cowen@chrisowenlaw.com

Services were rendered in Clark County, Nevada in Las Vegas.

- 3.) Previous contacts with the State Bar of Nevada: None, however, my husband filed a complaint regarding these same 2 attorneys regarding ex parte communication, Grievance File #OBC19-0130/Christopher F. Owen, Esq.
- 4.) Connection to attorneys: This law firm represented me, Twyla Marie Stanton, in the past in previous cases which were Case No.: D-16-540966-D and Case No.: D-16-541006-D in which both cases were consolidated under Case No.: D-16-540966-D and both cases were subsequently dismissed. They were also appointed to represent me in Case No.: D-17-558626-S in which this case was also dismissed and then they tuned around and represented my parents, Robert and Carmen Crawford, in Case No.: CV-39304 in Pahrump, Nevada in the Fifth Judicial District Court in Nye County against my interests in which I will speak and write in further detail below in the explanation.
- 5.) Witnesses: 1.) Jamie S. Kent, Esq.
 Nevada Bar No.: 5034
 James S. Kent, LTD.
 9480 South Eastern Avenue, Suite# 228
 Las Vegas, Nevada 89123
 (702) 385-1100
 jamie@jamiekent.org

- 2.) Rhonda K. Forsberg, Esq.
 Nevada Bar No. 9557
 Rhonda K. Forsberg, Chartered
 64 North Pecos Road, Suite# 800
 Henderson, Nevada 89074
 Office Number (702) 990-6468
 Faxsimile Number (702) 990-6459
 rforsberg@forsberg-law.com
- 6.) Litigation: This complaint involves the litigation in the Matter of Twyla Marie Stanton (First Joint Petitioner/Plaintiff), however, it is really the Ex-Temporary Co-Guardians, Robert and Carmen Crawford vs. Dennis Vincent Stanton (Second Joint Petitioner/Defendant) in Case No.: CV-39304 in Department No.: 2 in the Fifth Judicial District Court in Nye County which is located in Pahrump, Nevada.
- 7.) Explanation of Grievance: The case and the explanation are difficult to explain yet are very simple once you understand it, however, it is in regards to a DIRECT CONFLICT OF INTEREST regarding Charles C. Lobello, Esq. and Christopher F. Owen, Esq. who were my previous attorneys. If you look at Jamie S. Kent, Esq.'s Opposition Fifth Point Page 05 Lines 21-28 and Page 06 Lines 1-25 he explains the CONFLICT OF INTEREST very beautifully and better than I could. I have highlighted the explanation of the CONFLICT OF INTEREST for you in the Opposition for your review and will try to provide more detail further below.

So basically, Charles C. Lobello, Esq. and Christopher F. Owen, Esq. were my previous divorce attorneys. Mr. Owen was my attorney who would go to Court with me and Mr. Lobello was my Case Manager at the time who I would deal with in their office regarding any and all information that involved my case and any documents that I was required to sign. They represented me in 4 Court Hearings regarding a Compliant for Divorce in Case No.: D-16-540966-D and Case No.: D-16-541006-D and both cases were consolidated under Case No.: D-16-540966-D as I have stated before.. The 4 Court Hearings were held on November 08, 2016, February 02, 2017, February 09, 2017, and March 16, 2017 in the Eighth Judicial District Court Family Division in Clark County, Nevada in Department J.

My parents, Robert and Carmen Crawford (the Ex-Temporary Co-Guardians), were trying to obtain Guardianship of me in order to set aside the Joint Petition for Divorce and the Decree of Divorce that I signed and notarized because they were unhappy with the terms of the Decree of Divorce. They had paid a large sum of money to pay for the First Divorce Action (Case No.: D-16-540966-D & Case No.: D-16-541006-D which were consolidated) and were trying to use the Guardianship process to obtain repayment of that money. This was their true motivation to gain control of me and Mr. Lobello and Mr. Owen were helping and assisting them in doing so. You see by obtaining Guardianship of me and having control over my person and estate they would be able to set aside the Joint Petition and the Decree of Divorce and thus pay

themselves back for any and all money they spent in the First Divorce Action all with the assistance of my previous attorneys. I believe the total amount spent on the First Divorce Action by the Ex-Temporary Co-Guardians was approximately \$45,000.00. At this time, I was visiting and staying in Conway, Arkansas. I did not want anybody to have Guardianship of me since I am a 33 year old woman and mother of 6 children and have never been in need of a Guardian. So, in order to fight and oppose the Guardianship, I retained my own counsel, Ron L. Goodman, Esq., in Arkansas to oppose and fight the Guardianship. Well anyways, they never received full or permanent Guardianship and no letters of Guardianship were ever issued. The Temporary Co-Guardianship was subsequently dismissed mostly due to the fact that I retained counsel and challenged the Guardianship very aggressively.

In the meantime, while I was against, opposing, and fighting the Guardianship in Arkansas through my attorney, Ron L. Goodman, Esq., the Ex-Temporary Co-Guardians retained and hired attorneys in Clark County, Nevada to file a motion to set aside the Joint Petition for Divorce and the Decree of Divorce in Nye County which is located in Pahrump, Nevada where the Decree of Divorce was issued and granted. Those attorneys just happened to be my same previous divorce attorneys, Charles C. Lobello, Esq. and Christopher F. Owen, Esq. who had represented me in Case No.: D-16-540966-D and Case No.: D-16-541006-D which were consolidated once again under Case No.: D-16-540966-D.

I was at odds with the Ex-Temporary Co-Guardians about the Guardianship, but then my previous attorneys were now representing the Ex-Temporary Co-Guardians against me, my wishes, and my interests. My interests were materially adverse to the Ex-Temporary Co-Guardians. My previous attorneys put the interests of the Ex-Temporary Co-Guardians above my own interests. I never gave Charles C. Lobello, Esq. or Christopher F. Owen, Esq. informed consent either verbally or in writing to represent the Ex-Temporary Co-Guardians nor did they ever seek permission from me to do so. They still had a duty to me as their former client to not represent clients whose interests were materially adverse from my own interests. They also used information about me that related to their previous representation of me in a disadvantageous way that left me very distraught, uneasy, and very negatively impacted thus also breaking Rule 1.6 as well.

By my previous divorce attorneys, Charles C. Lobello, Esq. and Christopher F. Owen, Esq., now representing the Ex-Temporary Co-Guardians against me left me in a very odd and awkward position. I could no longer turn to my previous attorneys for legal advise or legal counsel or hire them again because they were now representing parties that were against and adverse to my interests and also the fact and fear of anything that I said to them would be used against me in Court in the future and would be told to the Ex-Temporary Co-Guardians who I was opposing and fighting in Court regarding the Guardianship.

Another thing that really bothered me was the fact they made it look, seem, and implied in their Motion and Court papers and pleadings that they were

representing me and my interests, however, they were not in any way doing so and nothing is further from the truth. They were representing the Ex-Temporary Co-Guardians and their interests and not me or my interests. I never even spoke, talked, or consulted with them about representing me in Case No.: CV-39304. I never hired, retained, contracted, agreed nor did I ever give them consent in any way, shape, or form for them to represent me in this particular case (CV-39304) or did I ever agree for them to represent the Ex-Temporary Co-Guardians against me in this matter. If you look and review their retainer fee agreement for this case (CV-39304), you will see and notice that I did not retain them and that the Ex-Temporary Co-Guardians, Robert and Carmen Crawford retained them instead. And also mostly everything that Mr. Lobello and Mr. Owens wrote and stated in their Motion to set aside the Decree of Divorce was simply not true and fabricated. Most of it was absurd and just plain false and I never consulted with them or ever spoke to them regarding the Motion they filed on behalf of the Ex-Temporary Co-Guardians in Nye County. The Ex-Temporary Co-Guardians and Mr. Lobello and Mr. Owen basically just made it all up without any proof whatsoever.

The Ex-Temporary Co-Guardians had first contacted and sought representation from their attorney, Rhonda K. Forsberg, Esq, who they had used before, however, she declined to represent them and take the case due to her own various reasons so they then contacted my previous divorce attorneys and subsequently they agreed to take and handle the case for a set retainer. Go figure.

In their Motion to the Court, Charles C. Lobello, Esq. and Christopher F. Owen, Esq., my previous attorneys, made and said very cruel and distraughtful and disturbing things about me, their previous client. They said that I had an "IQ of 69" and had "reading and comprehension levels of (at best) a 3rd grader". They said and called me a "pawn -- a straw-person". That "documents signed by Twyla (me), that my signature does not connote understanding or agreement." That I have the "capacity of a grade-school child." That I have "the reading comprehension of a 2nd grader and the reading skills of a beginning 3rd grader." That I am "cognitively slow and easily taken advantage of." That I "could not have understood what she (I) was signing." That "her (my) cognitive and adaptive skills are significantly below average." They even called me "feebleminded" and "even mildly retarded." They wrote all of this in their Motion to the Court about me and for the benefit and on behalf of the Ex-Temporary Co-Guardians who they were now representing. They demeaned, disgraced, and degraded me all for a retainer fee of \$3,200.00 from Robert and Carmen Crawford. Is this what a normal attorney or attorneys would say and write about and treat their previous client or clients? I hope not!!!

Mr. Lobello and Mr. Owen said and wrote all of this about me in their Court papers, but then those same attorneys write and complete a COMPLAINT FOR DIVORCE & UCCJA DECLARATION (with children) for me on October 11, 2016. I read and understood the document and signed the VERIFICATION ON PAGE 04 OF 04. I have included the document for your review. You can also see where on PAGE 02 OF PAGE

04 ON PARAGRAPH 04, Mr. Owen and Mr. Lobello write and state that "Plaintiff (Twyla) is a fit person." So, which is it? Am I stupid or am I fit?

I have also enclosed a GENERAL FINANCIAL DISCLOSURE FORM that Mr. Owen and Mr. Lobello completed for me as well for your review. You can see on PAGE 07 OF PAGE 08 that I signed the CERTIFICATION acknowledging that I understood what I was signing by my signature.

I have also included a MOTION AND NOTICE OF MOTION FOR ORDERS FOR TEMPORARY CUSTODY, TEMPORARY VISITATION, TEMPORARY CHILD SUPPORT, TEMPORARY ALIMONY, EXCLUSIVE POSSESSION OF MARITAL RESIDENCE, AND PRELIMINARY ATTORNEY'S FEES for your review. On PAGE 13 OF PAGE 13, you will see where I signed the VERIFICATION stating that I read and understood the entire foregoing Motion and the contents thereof by my signature.

I have also included a STIPULATION AND ORDER FOR VOLUNTARY DISMISSAL OF CASES for your review as well. ON PAGE 02 OF PAGE 03, you will see where I signed the document acknowledging the dismissal of the Case along with the Plaintiff, Dennis V. Stanton, The Intervenors, Robert and Carmen Crawford, and Judge Rena G. Hughes' signature. And then on PAGE 03 OF PAGE 03, you will see where all of the parties' attorneys signed the document as well. You will also notice that the Intervenors, Robert and Carmen Crawford, retained their own counsel, Rhonda K. Forsberg, Esq., in order to intervene in the Case and did not use my attorneys at this time.

So, Mr. Lobello and Mr. Owen **cannot** have it both ways by saying, stating, and writing in Court papers and pleadings that I did know and understand what I was signing and doing when it benefits them and then turn around and those same attorneys who used to represent me turn around and say that I didn't know what I was signing and doing and basically calling me stupid and dumb in another Court. Now, if it was other and different attorneys, I can understand that, but not my own and previous attorneys who had represented me in the past in previous Court Hearings and Proceedings and whom I had retained before to help me in previous legal matters.

Regarding Judge Hughes' Minute Order in which she stated that I had a "diminished mental capacity", I refuted her statements by filing an Affidavit with the Court denying all of her allegations and accusations against me. I have enclosed the Affidavit for your review. I contend that Judge Hughes is not a psychiatrist, psychologist, or a specialized doctor in medicine or in behaviour sciences nor has she ever personally examined or interviewed me herself and I argue that it is beyond the scope of her expertise. Judge Hughes also never held an Evidentiary Hearing or a Capacity Hearing on the matter and just took it upon herself to state her opinion without any actual or factual proof whatsoever. Mr. Lobello and Mr. Owen just ran with Judge Hughes' statements about me in their Motion on behalf of the Ex-Temporary Co-Guardians and not once did they mention my filed Affidavit to the Court refuting her statements about me in their Motion. Even if it proven in the future that I have or even if I do have a "diminished mental capacity", Mr. Lobello and Mr. Owen still had a duty to their former client (me) to not

represent another person in the same or substantially related matter in which that person's interests are materially adverse to the interests of the former client (me) thus also breaking Rule 1.14 of The Nevada Rules of Professional Conduct.

Mr. Lobello and Mr. Owen knew that there was a DIRECT CONFLICT OF INTEREST and still made the conscious decision and willful intent to proceed with the case knowing and fully understanding that there was a DIRECT CONFLICT OF INTEREST. Maybe they didn't want to give back the thousands of dollars in a retainer fee they had received from Robert and Carmen Crawford and maybe they already spent it. I don't know, I can only guess and speculate at this point, however, when it was made known and aware to them that there was a DIRECT CONFLICT OF INTEREST, the proper thing to have done would have been to withdrawal or give back the retainer fee and let Robert and Carmen Crawford hire and retain other and different attorneys, however, none of that was done. Please review the timeline below:

On Tuesday, November 27, 2018, Mr. Lobello and Mr. Owen filed their Motion with the Court to set aside the Joint Petition for Divorce and the Decree of Divorce in Nye County.

On Thursday, December 06, 2018, I through my attorney, Ron L. Goodman, Esq., filed the Response to Petitioner's Petition For Appointment as Co-Guardians challenging the Co-Guardianship which gave rise to the DIRECT CONFLICT OF INTEREST. At this time when the challenge to the Co-Guardianship was made by me and my counsel should Mr. Lobello and Mr. Owen have withdrawn their representation of the Ex-Temporary Co-Guardians. It was willful and malicious intent on their part to continue to do so.

On Wednesday, December 26, 2018, Dennis filed his Opposition to the Motion challenging the Motion and by and through his attorney, Jamie S. Kent, Esq. explained to the Court and Mr. Lobello and Mr. Owen the DIRECT CONFLICT OF INTEREST. On Wednesday, January 02, 2019, the Ex-Temporary Co-Guardians through Mr. Lobello and Mr. Owen filed their Reply to the Opposition admitting that there might be some conflict.

On Friday, January 04, 2019, I filed the AFFIDAVIT OF TWYLA M. STANTON IN REGARDS TO THE SIGNING AND FILING OF THE NEW DECREE OF DIVORCE AND THE AMENDED JOINT PETITION FOR SUMMARY DECREE OF DIVORCE which I have included for your review. This Affidavit was my only voice to be heard by the Court because Mr. Lobello and Mr. Owen were now representing the Ex-Temporary Co-Guardians, Robert and Carmen Crawford, and Mr. Kent had technically only been retained by Dennis.

On Monday, January 07, 2019, the Motion was heard in Pahrump, Nevada in Nye County. Both Mr. Lobello and Mr. Owen by now fully knowing and realizing and fully aware of the DIRECT CONFLICT OF INTEREST that existed still decided to show up and appear and make oral arguments for the Ex-Temporary Co-Guardians. They made and drove the over an hour drive there to the Court in Pahrump and then drive the over an hour back to Las Vegas.

In Mr. Lobello and Mr. Owens's Reply to the Opposition, they admit that there is a CONFLICT OF INTEREST. In their POINT IV titled THERE IS NO CONFLICT OF INTEREST IF TWYLA DOES NOT UNDERSTAND THESE PROCEEDINGS at the bottom of PAGE 05 OF PAGE 08. On LINE 28 OF PAGE 05 OF PAGE 08, they state that "The conduct of the co-guardians and the undersigned does not conflict with Twyla in any way." However, that is a false statement and simply not true at all.

Mr. Lobello's and Mr. Owen's representation of the Ex-Temporary Co-Guardians did and does conflict with my interests because my interests are materially adverse to the Ex-Temporary Co-Guardians as we all had retained counsel on opposite sides in relation to the Guardianship and the fact I did not want to set aside the Joint Petition for Divorce and the Decree of Divorce and we were also on opposite sides of that as well. I also sealed the case in Nye County so that the Ex-Temporary Co-Guardians wouldn't interfere in my affairs, however, through my previous attorneys, Mr. Lobello and Mr. Owen, they were able to unsealed the Case.

Also ON THE TOP OF PAGE 06 OF PAGE 08 ON LINES 1 AND 2 of their Reply they state, "using information contained primarily in court filings." So, where did they get there secondary and other information from? They got it directly from me when they were representing me before in the past. They used information that was discussed in attorney-client conversations against me and wrote about it in their Court papers and pleadings for the benefit of the Ex-Temporary Co-Guardians and their interests thus breaking Rule 1.6 of The Nevada Rules Professional Conduct. The representation of the Ex-Temporary Co-Guardians by Mr. Lobello and Mr. Owen was directly adverse to me and I was negatively impacted by it.

Then on TOP OF PAGE 06 OF PAGE 08 ON LINES 3 AND 4 OF THE REPLY, they state" If it is proven by Dennis that Twyla fully understands and comprehends these proceedings and the substantial legal and property rights in play, "then she may knowingly complain there may be some conflict." So, as you can see Mr. Lobello and Mr. Owen do voluntarily admit that there is a CONFLICT OF INTEREST in their Court papers and pleadings. And the fact of the matter is that even if I didn't fully understand and comprehend these proceedings and the substantial legal and property rights in play, it still would be a DIRECT CONFLICT OF INTEREST, however, I do and did fully understand and comprehend these proceedings and the substantial legal and property rights in play that's why I signed and notarized the Joint Petition For Divorce and the Decree of Divorce. The rest about what they wrote and stated regarding the CONFLICT OF INTEREST in their Reply is just smoke and mirrors and trying to put a cloud on the true fact that there was a DIRECT CONFLICT OF INTEREST.

If you look at Mr. Lobello's and Mr. Owen's two statements in their Reply of "The conduct of the co-guardians and the undersigned does not conflict with Twyla in any way" and "If is proven by Dennis that Twyla fully understands and comprehends these proceedings and the substantial legal and property rights in play, then she may knowingly complain there may be some conflict" are two contradicting statements that contradict each other. On one hand they are saying and stating that there is no

CONFLICT OF INTEREST and then on the other hand they are saying and stating that there is a CONFLICT OF INTEREST. They are trying to have it both ways and that is not right or ethical and their argument that there is no CONFLICT OF INTEREST rings hollow.

Till this day, Mr. Lobello and Mr. Owens are still representing the Ex-Temporary Co-Guardians against and over my own interests and I am in the process of trying to hire another attorney to represent my interests and fix and undo everything that Mr. Lobello and Mr. Owen have done and caused me.

I want to paint a vivid and clear picture for you so you can actually see what I was really going through from my own eyes and my personal perspective and try to express to you how Mr. Lobello's and Mr. Owen's representation of the Ex-Temporary Co-Guardians against me truly affected me. I know for the purposes of this complaint it might not really matter much, but I want to express it anyways to give you an insight of what I was literally going through and up against. After the divorce was granted, I was visiting and staying with my Grandmother and Aunt in Conway, Arkansas. While I was there, my mother and step-dad sought to obtain and get Temporary Co-Guardianship of me by hiring an attorney and filing a Petition/Affidavit with the Probate Court in Faulkner County, Arkansas without my knowledge and shopping around for psychologists for me until they finally found one they liked. They never told me their true reason for shopping around for different doctors, but now I know the true reason why. The Temporary Co-Guardianship went uncontested and no hearing was set for it as it simply was just granted based on what they had stated in their Verified Petition which included a lot of factual misrepresentations in it. I was then served with papers for a Court Hearing for permanent Guardianship that was scheduled for Monday, December 10, 2018. At some point, my parents came over to my Grandmother's and Aunt's house and took from me the papers that I was served with that had the Court Hearing date on it and told me to not bother coming to the scheduled hearing set for Monday, December 10, 2018 at 09:00 a.m. At this point in time, they also told me that they also have Temporary Co-Guardianship of me and they "are now in charge of me" and "not to bother calling Mr. Lobello or Mr. Owen in Las Vegas to help you because they are now our attorneys". I didn't know what Guardianship meant since I never dealt with a Guardianship before. So, I started to Google and research it and that was when I realized what it really meant and all of my legal and property rights in play. So, when I needed legal advise and legal counsel the most, I could no longer turn to or call or consult with my previous attorneys, Mr. Lobello and Mr. Owen, for help or assistance since they were now representing parties that were directing averse to my interests and were also helping the Ex-Temporary Co-Guardians legally extort money from me through the Guardianship process. This left me in a very vulnerable state and position. At this point, I didn't know what to do. So, I contacted the Probate Court to see when the actual Court date was for the permanent Guardianship and I realized that I had to do something or they were going to obtain and have permanent Guardianship of me and that is not what I wanted at all. So, about a week before the Court Hearing for Guardianship, I consulted with a few Guardianship attorneys in Conway, Arkansas and explained my situation to them and finally I hired and retained Ron L. Goodman, Esq. in

Conway, Arkansas. He was able to electronically file my Response to Petitioners' Petition for Appointment as Co-Guardians on Thursday, December 06, 2018 and also request a continuance of the hearing. When the Ex-Temporary Co-Guardians realized that I had retained my own counsel to oppose the Guardianship they were very upset and became extremely irate. At this point, I had asked Dennis if he would be able to travel to Arkansas with the children so that they would be able to testify on my behalf to oppose the Guardianship at the Court Hearing. Not knowing that the Guardianship Hearing had been continued, Dennis and my 6 children were already committed to the road trip since they were already traveling and driving through Arizona to get to Arkansas. They left Las Vegas on Friday night, December 07, 2018 and arrived in Conway, Arkansas Saturday night, December 08, 2018. Dennis and the children then attempted to visit with me on Sunday morning, December 09, 2018. When the Ex-Temporary Co-Guardians realized that my ex-husband and all my children were in town to visit me, they physically prevented me from seeing my children. Keep in mind that at this point, I had not seen any of my children for about 4 months. My step-dad physically got on top of me and pinned me down while my mother took my cell phone from me so that I could no longer communicate with my Guardianship Attorney and speak and visit with my children. The Ex-Temporary Co-Guardians had prevented me many times before from speaking and communicating with my Guardianship Attorney regarding my opposition to the Guardianship. While my ex-husband and children were in town, the Ex-Temporary Co-Guardians kept moving me from house to house and hiding and taking off the house numbers of the places that they were taking me to and keeping me at so that I didn't know where I physically was or being kept. My ex-husband and children were in town for about 2 days and had driven and traveled about 3,000 miles round trip to see me and I wasn't allowed to see them and never did get to see them while they were in town. While all of this was happening, the Ex-Temporary Co-Guardians were calling and in contact with Mr. Lobello and Mr. Owen on the phone and acquiring legal advise and counsel from them and asking them what they should do next and they were telling the Ex-Temporary Co-Guardians not to allow me to see or visit with my children and not to let Dennis and the children know where I was physically at. I didn't have a car so it's not like I could just leave when I wanted to since it was a heavily wooded area. In my most desperate legal moment and situation, my previous attorneys were now working against me and helping parties that were adverse to my interests. To make a longer story shorter, I was finally able to "escape" a few days later from a locked house with the alarm set by running into a cab with just the clothes on my back to take me to the airport and fly back to Las Vegas to be with my children. This entire ordeal was just really surreal for me and it's as if I was in a horror movie from Hollywood. I was basically legally kidnapped and legally held against my will, however, Mr. Lobello and Mr. Owen now representing the Ex-Temporary Co-Guardians against my interests was just like adding insult to injury. They were the first attorneys that I've ever hired and my first insight into the legal system and because of what they did to me gives me a really bad impression, dislike, and distaste for all lawyers and attorneys in general.

I have also included an email that I sent Mr. Lobello and Mr. Owen about how I felt about them representing the Ex-Temporary Co-Guardians against my interests and they never responded back to me at all. Just silence.

I hope I was able to explain my position clearly and thoroughly and that you are able to see my point of view and that I was able to simplify this complicated case for you and that you are able to see the case within the case. I also had assistance in writing this compliant to make sure that I didn't leave anything out and to make sure I explained everything clearly and precisely.

If you like to get hold of me regarding this compliant and matter, you can mail, call, or email me. I can also meet in person if you so wish. Thank you.

I have included MY EXPLANATION OF THE DIRECT CONFLICT OF INTEREST, THE CASE SUMMARY/COURT MINUTES, MOTION TO SET ASIDE THE DECREE OF DIVORCE WITH EXHIBITS, THE OPPOSITION WITH EXHIBITS, THE REPLY, MY AFFIDAVIT OF SIGNING AND FILING THE DECREE, ORDER TO SEAL FILE DOCUMENTS, RECEIPTS FOR DECREE OF DIVORCE AND FILING FEES, MY EMAIL TO MR. LOBELLO AND MR. OWEN, DOCUMENTS FILED IN CASE NO.: D-16-541006-D WHICH ARE COMPLAINT FOR DIVORCE & UCCJA DECLARATION (with children), GENERAL FINANCIAL DISCLOSURE FORM, MOTION FOR TEMPORARY ORDERS, AND STIPULATION AND ORDER FOR VOLUNTARY DISMISSAL OF CASES, AND MY FILED AFFIDAVIT DISPUTING JUDGE HUGHES' STATEMENTS ABOUT ME. Thank you for your time and consideration.

Sincerely,

Twyla M. Stanton Direct - (702) 764-4692 twylamstanton24@gmail.com

EXHIBIT <u>CC</u>

STATE BAR OF NEVADA



January 30, 2019

Dennis Stanton 7088 Los Banderos Avenue Las Vegas, NV 89179 3100 W. Charleston Blvd. Suite 100 Las Vegas, NV 89102 phone 702.382.2200 toll free 800.254.2797 fax 702.385.2878

Reno, NV 89521-5977 phone 775.329.4100 fax 775.329.0522

9456 Double R. Blvd., Ste. B

www.nvbar.org

RE: Grievance File #OBC19-0130/Christopher F. Owen, Esq.

Dear Mr. Stanton:

The Office of Bar Counsel is in receipt of your complaint concerning attorney Christopher F. Owen, a copy of which has been forwarded to him. He has been directed to respond to this office in writing.

The time necessary to conduct the investigation and review process cannot be estimated, as it is dependent upon the complexity and volume of the complaints received at any given time.

You should recognize that this office cannot and does not give legal advice, does not have jurisdiction over malpractice claims, and cannot alter or affect in any way the outcome of private legal matters in court. Our function is to determine whether an attorney has violated the Rules of Professional Conduct, and if so, to take measures sufficient to avoid a recurrence.

Sincerely,

Phillip J. Pattee

Assistant Bar Counsel

PJP/bkm

STATE BAR OF NEVADA



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www.nebar.org

Dennis Stanton 7088 Los Banderos Avenue Las Vegas, NV 89179 HARADAN CII

EXHIBIT \underline{DD}

THE UNITED STATES ATTORNEY'S OFFICE

DISTRICT of NEVADA

U.S. Attorneys » District of Nevada » News

Department of Justice

U.S. Attorney's Office

District of Nevada

FOR IMMEDIATE RELEASE

Tuesday, January 15, 2013

Lawyer Sentenced to Two Years in Prison for Tax Evasion

Las Vegas, Nev. – Las Vegas lawyer Charles C. LoBello has been sentenced to two years in prison and ordered to pay \$260,625 in restitution to the IRS for his guilty plea to one count of tax evasion for the 2002 tax year, announced Daniel G. Bogden, United States Attorney for Nevada.

LoBello was sentenced on Monday, Jan. 14, 2013, by U.S. District Judge James C. Mahan, and must self-report to federal prison by April 15, 2013.

According to the court records, LoBello, who operated as a sole practitioner in Las Vegas, concealed over \$900,000 in income from the United States, intentionally gave incomplete information to his bookkeeper and tax return preparer, and used personal checking accounts to hide large checks he received as legal fees. LoBello admitted in his guilty plea agreement that for the years 2001 through 2005, he owed an additional \$260,625 in income taxes.

LoBello's brother, Mark LoBello, also a Nevada attorney, pleaded guilty to tax evasion in August of 2008, and was sentenced by Judge Mahan on Dec. 1, 2008, to 15 months in prison. Mark LoBello's license to practice law was subsequently suspended by the Nevada Bar In December 2008.

The case was investigated by IRS Criminal Investigation and prosecuted by Department of Justice Tax Division Trial Attorneys Thomas W. Flynn and Dennis R. Kihm.

Component(s):

USAO - Nevada

Updated January 29, 2015





The State Bar of California

Select Language ▼

Charles Conrad LoBello #136597

This licensee is prohibited from practicing law in California by order of the California Supreme Court.

License Status: Disbarred

Address: 1785 E Sahara Ave Ste 157, Las Vegas, NV 89104-3759

County: Non-California County Phone Number: (702) 712-9484 Fax Number: Not Available

Email: Not Available

Law School: Pepperdine Univ SOL; Malibu CA

Below you will find all changes of license status due to both non-disciplinary administrative matters and disciplinary actions.

Date **License Status** Discipline **Administrative Action**

Present Disbarred

2/4/2017 Disbarred Disbarment 14-C-04929 Ordered inactive 14-C-04929 9/11/2016 Not Eligible To Practice Law in California

6/27/2016 Not Eligible To Practice Law in California

Interim suspension after conviction 14-C-04929

1/1/1996 Inactive 5/13/1993 Active 1/1/1990 Inactive

12/7/1988 Admitted to The State Bar of California

CLA Sections: None

California Lawyers Association (CLA) is an independent organization and is not part of The State Bar of California.

State Bar Court Cases:

Below you will find documents filed in State Bar Court cases. For additional documents, you must request them from the State Bar Court.

Effective Date Case Number Description 14-C-4929 Stipulation [PDF] 2/4/2017

6/27/2016 14-C-4929 Interim Suspension Order [PDF]

Discipline Summaries

Summaries from the California Bar Journal are based on discipline orders but are not the official records. Not all discipline actions have associated CBJ summaries. Copies of official licensee discipline records are available upon request.

February 4, 2017

CHARLES CONRAD LOBELLO [#136597], 57, of Las Vegas, was disbarred Feb. 4, 2017 and ordered to comply with rule 9.20 of the California Rules of Court.

LoBello was convicted of felony tax evasion. On Jan. 18, 2006, LoBello knowingly filed a false joint U.S. Individual Form 1040 tax return for the tax year 2002. He claimed he had a taxable income of \$46,367 and tax liability of \$5,756. That year, he had a true taxable income of approximately \$375,957 and liability of \$115,879.

Although he pleaded guilty to just one don't, LoBello was initially charged with five don'ts of filing a tax return and five counts of tax evasion and owed the government \$260,625.

He had no prior record of discipline and entered into a pretrial stipulation with the State Bar.

June 27, 2016

CHARLES CONRAD LOBELLO [#136597], 56, of Las Vegas, was placed on interim suspension June 27, 2016 following a felony conviction for tax evasion. He was ordered to comply with rule 9.20 of the California Rules of Court.

Additional Information:

- · Explanation of licensee status
- · Explanation of disciplinary system
- · Explanation of disciplinary actions
- Copies of official licensee discipline records are available upon request

NOTE: The State Bar Court began posting public discipline documents online in 2005. The format and pagination of documents posted on this site may vary from the originals in the case file as a result of their translation from the original format into Word and PDF. Copies of additional related documents in a case are available upon request. Only opinions designated for publication in the State Bar Court Reporter may be cited or relied on as precedent in State Bar Court proceedings. For further information about a case that is displayed here, please refer to the State Bar Court's online docket.

DISCLAIMER: Any posted Notice of Disciplinary Charges, Conviction Transmittal or other initiating document, contains only allegations of professional misconduct. The licensee is presumed to be innocent of any misconduct warranting discipline until the charges have been proven.

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IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF DISCIPLINE OF CHARLES C. LOBELLO, BAR NO. 5052.

No. 69779

FILED

APR 2 2 2016

TRACIE K. LINDEMAN CLERK OF SUPPEME COURT BY CHIEF DEPLYY CLERK

ORDER APPROVING CONDITIONAL GUILTY PLEA

This is an automatic review of a Southern Nevada Disciplinary Board hearing panel's recommendation that this court approve, pursuant to SCR 113, a conditional guilty plea agreement in exchange for a stated form of discipline for attorney Charles C. Lobello. Under the agreement, Lobello admitted to violations of RPC 8.4(b) (misconduct: commission of a criminal act that reflects adversely on the lawyer's honesty, trustworthiness, or fitness as a lawyer) and RPC 8.4(c) (misconduct: engaging in conduct involving dishonesty, fraud, deceit, or misrepresentation).

The agreement provides for a four-year suspension retroactive to July 29, 2013, the date that Lobello was temporarily suspended from the practice of law based on his conviction for felony tax evasion. The agreement further provides that Lobello will pay the actual costs of the disciplinary proceedings, excluding Bar Counsel and staff salaries, within 30 days of receipt of a billing from the State Bar.

Based on our review of the record, we conclude that the guilty plea agreement should be approved. See SCR 113(1). Considering the seriousness of the violations along with the aggravating and mitigating factors, we conclude that a four-year suspension retroactive to the date of

SUPREME COURT OF NEVADA

10-171098

the temporary suspension is sufficient to serve the purpose of attorney discipline. See In re Lerner, 124 Nev. 1232, 1246, 197 P.3d 1067, 1077-78 (2008) (setting forth factors to be considered); State Bar of Nev. v. Claiborne, 104 Nev. 115, 213, 756 P.2d 464, 527-28 (1988) (explaining purpose of attorney discipline).

Accordingly, we hereby impose a four-year suspension beginning retroactively on July 29, 2013, the date of Lobello's temporary Additionally, Lobello shall pay the actual costs of the suspension. disciplinary proceedings, excluding Bar Counsel and staff salaries, within 30 days of receipt of the State Bar's bill of costs. The parties shall comply with the applicable provisions of SCR 115 and SCR 121.1.

It is so ORDERED.

Hardesty

Cherry

Gibbons

Douglas

Saitta

Chair, Southern Nevada Disciplinary Panel cc: C. Stanley Hunterton, Bar Counsel, State Bar of Nevada Michael J. Warhola, LLC Kimberly K. Farmer, Executive Director, State Bar of Nevada

Perry Thompson, Admissions Office, United States Supreme Court

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IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF DISCIPLINE OF CHARLES C. LOBELLO, ESQ., BAR NO. 5052.

No. 63040

FILED

JUL 2 9 2013

ORDER OF TEMPORARY SUSPENSION AND REFERRAL TO DISCIPLINARY BOARD

This is a petition pursuant to SCR 111(4) by bar counsel based on attorney Charles C. Lobello's conviction, pursuant to a guilty plea, of one count of tax evasion, a felony. See 26 U.S.C. § 7201. Lobello informed bar counsel of his conviction. See SCR 111(2).

When an attorney has been convicted of a serious crime, SCR 111 provides that this court shall enter an order suspending that attorney. See SCR 111(7). A felony is explicitly a "serious crime" under SCR 111, and a guilty plea constitutes a "conviction." SCR 111(1), (6). Lobello pleaded guilty to a felony and has therefore been convicted of a serious crime for purposes of SCR 111.

Lobello pleaded guilty to the count of tax evasion in July 2012, which constitutes a "conviction" under SCR 111(1). He did not inform the state bar until December 2012, which constitutes untimely reporting under SCR 111(2).

Accordingly, we temporarily suspend Lobello from the practice of law and refer this matter to the Southern Nevada Disciplinary Board for the initiation of formal disciplinary proceedings in which the sole issue to be determined is the extent of discipline to be imposed. See SCR 111(7), (8).

It is so ORDERED.

Gibbons, J

Douglas J.

Saitta

cc: Phillip J. Pattee, Assistant Bar Counsel
Jeffrey R. Albregts, Chair, Southern Nevada Disciplinary Board
Kimberly K. Farmer, Executive Director, State Bar of Nevada
John Lusk, Esq.
Perry Thompson, Admissions Office, United States Supreme Court

J.

EXHIBIT FF

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COMD CHRISTOPHER F. OWEN, ESQ.

Nevada Bar No. 13211

OWEN LAW FIRM

1785 East Sahara Ave., Suite 157 Las Vegas, Nevada 89104

Tel. (702) 733-2800 Fax (702) 425-9883

cowen@chrisowenlaw.com

Attorney for Plaintiff

CLERK OF THE COURT

EIGHTH JUDICIAL DISTRICT COURT

CLARK COUNTY, NEVADA

TWYLA M. STANTON,

CASE NO.: D- 16-541006- D

Plaintiff,

DEPT.: J

٧.

DENNIS STANTON,

Defendant.

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1785 East Sahara Avenue, Suite 157 Las Vegas, Nevada 89104 TEL.: 702-733-2800 FAX: 702-425-9883

OWEN LAW FIRM

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COMPLAINT FOR DIVORCE & UCCJA DECLARATOIN (with children)

COMES NOW, Plaintiff, TWYLA M. STANTON ("Plaintiff"), by and through her attorney, CHRISTOPHER F. OWEN, ESQ., and states her cause of action for Divorce, as follows:

- That Plaintiff is a resident of the State of Nevada, and for a period of more than six weeks 1. before commencement of this action has resided and been physically present and domiciled therein, and during all of said period of time, Plaintiff has had, and still has, the intent to make said State of Nevada, her home, residence and domicile for an indefinite period of time.
- Plaintiff and Defendant were intermarried in Las Vegas, Nevada, on or about the 11th day of July, 2004, and are husband and wife.
- Plaintiff is not pregnant. 3.
- There are six (6) children born the issue of this marriage, to-wit: 4.

| NAME | DOB | STATE OF RESIDENCE | HOW LONG CHILD HAS LIVED HERE | DISABILITY |
|-----------------|------------|-----------------------|----------------------------------|------------|
| BRIANNA STANTON | 04/19/2005 | NEVADA | SINCE BIRTH | NO |
| TRISTAN STANTON | 08/16/2006 | NEVADA | SINCE BIRTH | NO |
| TYLER STANTON | 07/17/2007 | NEVADA | SINCE BIRTH | YES |

| TANNER STANTON | 09/22/2008 | NEVADA | SINCE BIRTH | YES |
|-----------------|-------------|--------|-------------|-----|
| ARIANNA STANTON | 02/25/2010 | NEVADA | SINCE BIRTH | YES |
| TRENT STANTON | 03/15/20111 | NEVADA | SINCE BIRTH | YES |

5. The children have lived in Nevada since birth, to-wit:

| TIME PERIOD | NAME OF PERSON THE CHILDREN HAVE LIVED WITH | CITY AND STATE | CHILD'S NAME |
|-------------|---|-------------------|-----------------|
| Since Birth | Plaintiff | Las Vegas, Nevada | Brianna Stanton |
| Since Birth | Plaintiff | Las Vegas, Nevada | Tristan Stanton |
| Since Birth | Plaintiff | Las Vegas, Nevada | Tyler Stanton |
| Since Birth | Plaintiff | Las Vegas, Nevada | Tanner Stanton |
| Since Birth | Plaintiff | Las Vegas, Nevada | Arianna Stanton |
| Since Birth | Plaintiff | Las Vegas, Nevada | Trent Stanton |

- 4. Plaintiff is a fit person to have the primary physical care, custody and control of the minor children, subject to Defendant's visitation.
- 5. Plaintiff has not participated as a party or witness or in some other capacity in any other case involving the children, nor does Plaintiff have knowledge of a different case that could affect the current case.
- 6. That Defendant is able bodied and physically capable of paying to Plaintiff a reasonable amount of child support in accordance with the provisions of N.R.S. 125B.070, as and for the support and maintenance of the minor children, until such time as each minor child, respectively, (1) become emancipated, or (2) attain the age of eighteen (18) years, the age of majority, unless the child is still attending secondary education when the child reaches eighteen (18) years of age, in which event said child support shall continue until the child graduates from high school, or attains the age of nineteen (19) years, whichever event first occurs.
- 7. That Defendant should be required to maintain major medical insurance coverage for the minor children herein, with the parties equally dividing all medical, dental (including orthodontic), psychological and optical expenses of said minor child not covered by insurance, until such time as each minor child, respectively, (1) becomes emancipated, or (2) attains the age of eighteen (18) years, the age of majority, unless the child is still attending secondary education when the child reaches eighteen (18) years of age, in which event said medical coverage shall continue until the child graduates from high school, or attains the age of nineteen (19) years, whichever event first

occurs.

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- That there is community property of the parties herein to be adjudicated by the Court 8.
- That there are community liabilities of the parties herein to be adjudicated by the Court 9.
- That the parties' tastes, views, likes and dislikes have become separate and divergent, such 10. that the parties have become incompatible in marriage to such an extent that it is impossible for the parties to live together as husband and wife, and it appears that there is no possibility of a reconciliation between the parties hereto.
- Plaintiff wishes to have her maiden name of McCurdy restored to her in this Divorce. 11.
- That Plaintiff has been required to retain the services of an attorney, to prosecute this 12. action, and is therefore entitled to reasonable attorneys' fees and costs of suit.

WHEREFORE, Plaintiff prays judgment as follows:

- That the bonds of matrimony now and heretofore existing between Plaintiff and Defendant 1. be dissolved, and that Plaintiff be granted an absolute Decree of Divorce and that each of the parties hereto be restored to the status of a single, unmarried person;
- That Parties should have joint legal custody with Plaintiff having the primary physical care, 2. custody and control of the minor child, subject to Defendant's visitation;
- That the Court confirm that Defendant is capable of paying a reasonable amount of child 3. support in accordance with N.R.S. 125B.070 until such time as the minor children, respectively, (1) become emancipated, or (2) attain the age of eighteen (18) years, the age of majority, unless each child is still attending secondary education when the child reaches eighteen (18) years of age, in which event said child support payments shall continue until the child, respectively, graduate from high school, or attain the age of nineteen (19) years, whichever event first occurs;
- That Defendant maintain major medical insurance coverage for the minor children herein, 4. with the parties equally dividing all medical, dental (including orthodontic), psychological and optical expenses of said minor children not covered by insurance, until such time as the minor children, respectively, (1) become emancipated, or (2) attain the age of eighteen (18) years, the age of majority, unless the child is still attending secondary education when the child reaches eighteen (18) years of age, in which event said medical coverage and payment of the child's noncovered medical expenses shall continue until the child graduates from high school, or attains the age of nineteen (19) years, whichever event first occurs;
- That the Court make an equitable division of the community assets; 5.
- That the Court make an equitable division of the community obligations; 6.

| 7. | That Defendant be ordered to | pay a reasonable sum to Plaintiff's counsel as and for |
|-------|---------------------------------------|---|
| attor | ney's fees, together with the cost of | bringing this action; |
| 8. | That Plaintiff's maiden name of | McCurdy be restored to her; and |
| 9. | | as the Court may deem just and proper in the premises. |
| | DATED this // day of October | r, 2016. |
| | | OWEN LAW FIRM |
| | | d \cdot \cdot \cdot \cdot \cdot \cdot \cdot \cdot |

Nevada Bar No. 13211 1785 East Sahara Avenue

Suite 157

Las Vegas, Nevada 89104

(702) 733 - 2800

Attorneys for Plaintiff

VERIFICATION

TWYLA M. STANTON, hereby declares under penalties of perjury in the State of Nevada: That I am the Plaintiff in the above-entitled action; that I have read the foregoing Complaint for Divorce and the same is true of the undersigned's own knowledge, except of those matters which are therein stated upon information and belief, and as to those matters the undersigned believes them to be true.

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

DATED this // day of October, 2016.

EXHIBIT FF

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action absent the Defendant's assistance.

As stated by the Nevada Supreme Court in Sargeant v. Sargeant, 88 Nev. 223, 227, 495 P.2d 618 (1972), "the wife must be afforded her day in court without destroying her financial position. This would imply that she should be able to meet her adversary in the courtroom on an equal basis." Accordingly, under the principles set forth in Sargeant v. Sargeant, Plaintiff requests that this Court enter an Order directing Defendant to pay to Plaintiff the sum of five thousand dollars (\$5,000.00) as and for temporary attorneys' fees to allow Plaintiff the means to be on equal footing with the Defendant to partake in this action.

III.

CONCLUSION

Based on the foregoing, Plaintiff hereby requests that the Court issue the following Orders: following Orders:

- 1. Temporary physical custody and visitation schedule;
- Temporary child support in the amount of 35% of Defendant's monthly gross income;
- 3. Temporary alimony of at least \$1,500.00 per month;
- Exclusive possession of the family home pending this action;
- That Defendant keep payments on home and utilities current; and
- 6. Preliminary attorney fees in the sum of \$5,000.00.

DATED this 13th day of October, 2016.

OWEN LAW FIRM

/s/ Christopher F. Owen

CHRISTOPHER F. OWEN, ESQ. Nevada Bar No. 13211 1785 East Sahara Avenue Suite 157 Las Vegas, Nevada 89104 (702)733 - 2800Attorneys for Plaintiff

OWEN LAW FRM 1785 East Sahara Avenue, Suite 157

VERIFICATION

TWYLA M. STANTON, hereby declares under penalties of perjury in the State of Nevada: That I am the Plaintiff in the above-entitled action; that I have read the foregoing Motion and the contents thereof, and the same is true of the undersigned's own personal knowledge, except of those matters which are therein stated upon information and belief, and as to those matters the undersigned believes them to be true.

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

DATED this 11 day of October, 2016.

TWYLA M. STANTON

EXHIBIT GG

| MISC | | | | | | Electronically Filed |
|----------------|--------------------|---|------------------|--------------|---|--|
| Name: | | | | | | 10/13/2016 12:16:47 PM |
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| Phone | · | | | | | |
| Email | • | hrisowenlaw.com | | | | CLERK OF THE COURT |
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| | vs. | | | | J | ************************************** |
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| | DENNIS \ | /. STANTANIant. | | | *************************************** | |
| | | CENEDALI | FINANCIAL I | ACCI OCUE | DE EODM | |
| | | GENERAL | CHANCIAL E | ABCE OBUT | CE FORM | |
| A. Pe | ersonal Informat | ion: | | | | |
| 1. | What is your f | full name? (first, middle | . last) | | | |
| | | ou? | TWYL | AWARIESSI | ANATON birth? | |
| 4. | What is your h | nighest level of education | n? | | | AUGUS1 6, 1985 |
| | | | 12TH GR | ADE (Lama | bout 2-3 credits | shy of graduating) |
| B. Er | mployment Info | rmation: | | | | |
| 1 | Ara vou curra | ntly employed/ self-emp | aloved? (Ache | ck one) | | |
| 1. | Are you curre | ntry employed/ sem-emp | proyect: (El che | ck one) | | |
| | | | complete the tab | le below. At | tached an additi | onal page if needed. |
| r | Date of Hire | Employer Name | Job Title | | ork Schedule | Work Schedule |
| | Date of the | Employer rume | 300 110 | , i | (days) | (shift times) |
| | | *************************************** | | | | ` ' |
| | | | | | | |
| <u> </u> | | | | | | |
| L | | | | <u>.</u> | · | |
| 2 | Are you disab | led? (\(\overline{D}\) check one) | | | | |
| ۷. | 7 HC you disab | □ No | | | | |
| | | | If yes, what is | our level of | disability? | |
| | | | • | | • | |
| | | | | | | |
| ~ - | | | | 1 | | Conton Alexa A |
| | | t: If you are unemploye | a or have been | working at y | our current job | for less than 2 years, |
| cc | omplete the follo | owing information. | | | | |
| \mathbf{P}_1 | rior Employer: _ | | Date of Hire | | Date of Terr | mination: |
| R | eason for Leavi | | | 11-04-201 | 5 | 08-16-2016 |
| | | self-Terminated | Dags 1 of | . | | 1105 |

485

Monthly Personal Income Schedule

A. Year-to-date Income.

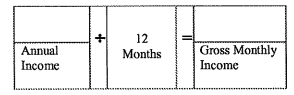
As of the pay period ending _____ my gross year to date pay is _____ 17,499.06

B. Determine your Gross Monthly Income.

Hourly Wage

| Hbdr 0 0 × Num ber of hours worked per week | 689.09 × | 2 = 35.260.00 -1 | Months G | ?@46 M67nthly acome |
|---|----------|--------------------|----------|-------------------------------|
|---|----------|--------------------|----------|-------------------------------|

Annual Salary



C. Other Sources of Income.

| Source of Income | Frequency | Amount | 12 Month Average |
|-----------------------------------|---|------------|---------------------|
| Annuity or Trust Income | | | |
| Bonuses | | | |
| Car, Housing, or Other allowance: | Va | | |
| Commissions or Tips: | | | |
| Net Rental Income: | | | |
| Overtime Pay | *************************************** | | |
| Pension/Retirement: | | | |
| Social Security Income (SSI): | *************************************** | | |
| Social Security Disability (SSD): | *************************************** | | |
| Spousal Support | *************************************** | | |
| Child Support | | | |
| Workman's Compensation | | | |
| Other: | | | |
| Total A | verage Other Incom | e Received | |

| Total Average Gross Monthly Income (add totals from B and C above) | |
|--|----------|
| | 2046.67 |
| | EO TO.OT |

D. Monthly Deductions

| | Type of Deduction | Amount |
|-----|---|--------|
| 1. | Court Ordered Child Support (automatically deducted from paycheck) | |
| 2 | Federal Health Savings Plan | |
| 3. | Federal Income Tax | |
| 4. | Amount for you: Health Insurance For Opposing Party: For your Child(ren): | |
| 5. | Life, Disability, or Other Insurance Premiums | |
| 6. | Medicare | |
| 7. | Retirement, Pension, IRA, or 401(k) | 14.18 |
| 8. | Savings | |
| 9. | Social Security | |
| 10. | Union Dues | 60.62 |
| 11. | Other: (Type of Deduction) | 49.50 |
| | Total Monthly Deductions (Lines 1-11) | |
| | \\ | 124.30 |

Business/Self-Employment Income & Expense Schedule

| | ~ | | • | |
|----|----|--------|--------|----|
| Α. | Rn | ginegg | Income | ٠. |
| | | | | |

| What is your average | gross (pre-tax) mo | nthly income/revenue | from self-employment | or businesses? |
|----------------------|--------------------|----------------------|----------------------|----------------|
| \$ | | | | |

B. Business Expenses: Attach an additional page if needed.

| Type of Business Expense | Frequency | Amount | 12 Month Average |
|----------------------------------|-----------------|---|------------------|
| Advertising | | | |
| Car and truck used for business | | | |
| Commissions, wages or fees | | | |
| Business Entertainment/Travel | | | |
| Insurance | | | |
| Legal and professional | | *************************************** | |
| Mortgage or Rent | | *************************************** | |
| Pension and profit-sharing plans | | | |
| Repairs and maintenance | | | |
| Supplies | | | |
| Taxes and licenses | | | |
| (include est. tax payments) | | *************************************** | |
| Utilities | | | |
| Other: | | | |
| | Total Average E | Business Expenses | |

Page 3 of 8 487

Personal Expense Schedule (Monthly)

A. Fill in the table with the amount of money you spend <u>each month</u> on the following expenses and check whether you pay the expense for you, for the other party, or for both of you.

| Expense | Monthly Amount I Pay | For Me □ | Other Party | For Both | |
|--|----------------------|---------------------------|-------------|---|--|
| Alimony/Spousal Support | | *********************** | | ,,, | |
| Auto Insurance | | | | X | |
| Car Loan/Lease Payment | 48.00 | | | Х | |
| Cell Phone | 340.00 | | | Х | |
| Child Support (not deducted from pay) | 296.00 | | | Х | |
| Clothing, Shoes, Etc | | | | | |
| Credit Card Payments (minimum due) | 100.00 | | | Х | |
| Dry Cleaning | | | | | |
| Electric | 20.00 | | | Х | |
| Food (groceries & restaurants) | 851.00 | | | X | |
| Fuel | 400.00 | | | X | |
| Gas (for home) | 32.00 | | | X | |
| Health Insurance (not deducted from pay) | | ************************* | *** | *************************************** | |
| НОА | | | | | |
| Home Insurance (if not included in mortgage) | | | | ******************************* | |
| Home Phone | | | | | |
| Internet/Cable | 198.00 | | | Х | |
| Lawn Care | | | | | |
| Membership Fees | | | | | |
| Mortgage/Rent/Lease | | | | | |
| Pest Control | 2295.00 | | | X | |
| Pets | | | | | |
| Pool Service | | | | | |
| Property Taxes (if not included in mortgage) | | | | | |
| Security | , | | | | |
| Sewer | | | | | |
| Student Loans | | | | | |
| Unreimbursed Medical Expense | ?? | | | X | |
| Water | | | | | |
| Other: | 83.00 | | | X | |
| Total Monthly Expenses | | | | | |

Plaintiff does not know how much is paid each month on Student Loans.

\$4,663.00

Household Information

| A. | Fill in the table below | with the name and da | ate of birth of each | child, the person the | child is living |
|----|-------------------------|----------------------------|----------------------|------------------------|-----------------|
| | with, and whether the c | hild is from this relation | onship. Attached a s | eparate sheet if neede | ed. |

| | Child's Name | Child's DOB | Whom is this child living with? | Is this child from this relationship? | Has this child been certified as special needs/disabled? |
|-----------------|--------------------|----------------|---------------------------------|---|--|
| 1 st | | | | | |
| 2 nd | See Attached Sheet | | | | |
| 310 | | | | | |
| 4 th | | | | *************************************** | |

B. Fill in the table below with the amount of money you spend each month on the following expenses for each child.

| Type of Expense | 1st Child | 2 nd Child | 3 rd Child | 4 th Child |
|---|---------------|---|-----------------------|-----------------------|
| Cellular Phone | | | | |
| Child Care | | | | |
| Clothing | | *************************************** | | |
| Education | The Parties | Spend appro | ximately \$2,4 | 00-00 per |
| Entertainment | year for clot | nes for their s | ix children. | |
| Extracurricular & Sports | | | | |
| Health Insurance (if not deducted from pay) | | | | |
| Summer Camp/Programs | | | | |
| Transportation Costs for Visitation | | | | |
| Unreimbursed Medical Expenses | | | | |
| Vehicle | | | | ******** |
| Other: | | | | |
| Total Monthly Expenses | | | | |

C. Fill in the table below with the names, ages, and the amount of money contributed by all persons living in the home over the age of eighteen. If more than 4 adult household members attached a separate sheet.

| Name | Age | Person's Relationship to You (i.e. sister, friend, cousin, etc) | Monthly Contribution |
|------|-----|---|-------------------------|
| | *** | | |
| | | | |
| | | | |
| | | | |

Personal Asset and Debt Chart

A. Complete this chart by listing all of your assets, the value of each, the amount owed on each, and whose name the asset or debt is under. If more than 15 assets, attach a separate sheet.

| Line | Description of Asset and Debt Thereon | Gross Value | | Total Amount Owed | | Net Value | Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both |
|------|---|-------------|------------|----------------------|----|----------------|---|
| 1. | | \$ | _ | \$ | = | \$ | |
| 2. | Los Banderos Residence | \$360000 | - | § 333000 | = | \$ 27000 \$ | Both |
| 3. | 2007 Honda Pilot | .\$ | - | \$ 11,288 | == | \$ | |
| 4. | 1996 Ford FreeStar Van | \$ | - | 5,162 \$ | = | \$ | |
| 5. | | \$ | - | \$ | = | \$ | |
| 6. | | \$ | _ | \$ | = | \$ | |
| 7. | | \$ | _ | \$ | = | S | |
| 8. | | S | <u> -</u> | S | = | \$ | |
| 9. | | \$ | _ | \$ | = | \$ | |
| 10. | | \$ | | \$ | = | \$ | |
| 11. | | s | <u> </u> | \$ | = | \$ | |
| 12. | | \$ | - | \$ | = | \$ | |
| 13. | | .\$ | _ | \$ | = | 8 | |
| 14. | | \$ | | \$ | = | \$ | |
| 15. | } | S | _ | \$ | = | 8 | |
| | Total Value of Assets (add lines 1-15) | \$ | _ | \$ | = | S | |

B. Complete this chart by listing all of your unsecured debt, the amount owed on each account, and whose name the debt is under. If more than 5 unsecured debts, attach a separate sheet.

| Line # | Description of Credit Card or Other Unsecured Debt | Total Amount owed | Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both |
|-----------|---|-------------------|---|
| 1. | | \$ | |
| 2. | See Attached Sheet | \$ | |
| 3. | | \$ | |
| 4. | | \$ | |
| 5. | | \$ | |
| 6. | | \$ | |
| | Total Unsecured Debt (add lines 1-6) | \$ | |

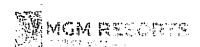
CERTIFICATION

| Attorne | y Inform | ation: | Complete th | ne following s | entences: | | |
|---------------|---------------------------------------|---------------------|-------------------------------|--------------------------------|--|------------------------------------|------------------------------------|
| | 1. | I (have | e/have not) _ | have | rc | etained an attorne | y for this case. |
| | 2. | As of | the date of to | day, the attor | ney has been paid a t | otal of \$2500.00 | on my behalf. |
| | 3. | I have | a credit with | my attorney | in the amount of \$ | | • |
| | 4. | I ситте | ntly owe my | attorney a to | tal of \$ 2500.00 | | |
| | 5. | I owe | my prior atto | rney a total o | f\$ | | • |
| | | | | | | | |
| IMPO R | TANT: | Read th | e following | paragraphs ca | arefully and initial eac | ch one, | |
| | instruc I guara | tions ir antee t | n completing he truthfulne | this Financia ess of the in | alty of perjury that I Disclosure Form. I formation on this Formation be subject to pure | understand that, borm. I also unde | by my signature, erstand that if I |
| | · · · · · · · · · · · · · · · · · · · | I ha | ive attached | a copy of m | y 3 most recent pay | stubs to this for | m. |
| | XX | I h | ave attache | ed a copy o is form, if sel | of my most recent f-employed. | YTD income | statement/P&L |
| | | _ I ha | ave not attac employed. | ched a copy o | of my pay stubs to th | his form because | I am currently |
| | Signatu | on y | u Sta | inter | | | 16 |

| | Child's Name | Child's DOB | Is this Child From This Relationship | Has this Child Been Certified as Special Needs/Disabled |
|------------------|-----------------|-------------|---|---|
| 1 st | Brianna Stanton | 04-19-2005 | Yes | No |
| 2 nd | Tristan Stanton | 08-16-2006 | Yes | No |
| 3rd | Tyler Stanton | 07-17-2007 | Yes | Yes |
| 4 th | Tanner Stanton | 09-22-2008 | Yes | Yes |
| 5 th | Arianna Stanton | 02-25-2010 | Yes | Yes |
| 6 th | Trent Stanton | 03-15-2011 | Yes | Yes ** |
| 7 th | | | | |
| 8 th | | | | |
| 9 th | | | | |
| 10 th | | | | |
| 11 | | | | |
| 12 | | | | |
| 13 | | | | |
| 14 | | | | |
| 15 | | | | |
| 16 | | | | |
| 17 | | | | |
| 18 | | | | |
| 19 | | | | |
| 20 | | | | |
| | | | | |
| | | | | |
| | | | | |
| L | L. | | | |

^{**} The four (4) younger children have been designated special needs due to a speech impediment/disability. Each is receiving treatment/therapy through their schools.

| Line # | Description of Credit Card or other unsecured debt | Total Amount owed | Whose Name is on the Account (plaintiff or defendant) |
|-----------|---|-------------------|---|
| 1 | Southern Hills Hospital | 1991.00 | Twyla |
| 2 | Employment Security Division | 263.00 | Twyla |
| 3 | Money Tree Payday Loans | Unknown | Twyla |
| 4 | Ace Cash Express Payday Loans | Unknown | Twyla |
| 5 | Check City | Unknown | Twyla |
| 6 | Cash Advance Payday Loans | Unknown | Twyla |
| 7 | Rapid Cash | Unknown | Twyla |
| 8 | Social Security | Unknown | Twyla |
| 9 | IRS | Unknown | Both |
| 10 | UMR | 5362.00 | Twyla |
| 11 | Wal-Mart Credit Card | 2533.00 | Both |
| 12 | Capital One Credit Card | 800.00 | Both |
| 13 | Wells Fargo Credit Card | 3000.00 | Twyla |
| 14 | Wells Fargo Credit Card (2) | 4000.00 | Dennis |
| 15 | Ford Card | 1334.00 | Dennis |
| 16 | Student Loans | 3313.00 | Dennis |
| 17 | | | |
| 18 | | | |
| 19 | | | |
| 20 | | | |
| | | | |
| | | | |
| <u> </u> | | | |



O7/13/2016 (Regular - On Demand Payment Additional) - Complete

12:13 PM 10/05/2016 Page 1 of 1

| Company Information | | | | *********** | ******* | *************************************** | | | |
|--|---|---|---|--|---------------------------------|---|---|---|--|
| | Name | • - | · | | | , | ddress | | |
| Aria Resort & Casino | | | | 3730 | 0 Las Ve | gas Blvd Sou | | | |
| | | | | Las Unil | vegas, ed State | NV 89108 s of America | | | |
| Payslip Information | | | *************************************** | | | ***************** | | *************************************** | ==- |
| Name | Employee ID | Pay Perior | | Pay Per | iod End | С | neck Date | Check | |
| Twyla Stanton | 685477 | 07/04/2016 | | 07/17/2016 | | 07/14/20 | | Numbe | |
| Current and YTD Totals | | *************************************** | *************************************** | | | | *************************************** | *************************************** | |
| Balance Period | Gross Pay | Post Tax D | eductions | Taxes | | Pre Tax Dec | uctions | Net Pay | |
| Current | 977.85 | | 0.00 | iad ddaesd ywdai yn doneddagaeth cau | 74.80 | *************************** | 0.00 | | 3.05 |
| YTD | 17,499.00 | 3 | <u>655,15</u> | 1,5 | 958 <u>.14</u> | | 0.00 | | |
| Zarnings | | | | | | | ······ | ************************************** | |
| Description | | Dates | Hours | Rate | | Amount | | YTD | |
| Regular | | *************************************** | *************************************** | / 90401-031855521641110-1-724)#26515 | .: <u>\$ 141744364764</u>][[4] | l thad a ceasta e i de firm fur de randeau | | 15,31 | 3.25 |
| Overtime 1.5 Holiday Not Worked 1.0 | | | | | | | | 62: | 2.48 |
| Hollday Worked 1.0 | | | | | | • | | | 6.62 |
| Adj-Time Off | 07/04/201 | 6 - | 57.20 | 5 17.08 | 1 | | 977.85 | | 6.62 7.85 |
| The District | 07/13/201 | 6 | | - 77.00 | | | 00,116 | 5 1 (| 7.00 |
| Tips - Distributed Floating Holiday | | | | | | | | | 9.00 |
| i iceditel i iciical | | | | | | | | | |
| | | | | | Tatalı | 4 | 077 05 | | 3.24 |
| Taxes | | | *************************************** | | _Total: | | 977.85 | 27: 17.49: | |
| 10 Williams Inc | escription | | | Amour | | | | 17,499 | 9.06 |
| ASSESSED AND ADDRESSED OF A STATE | escription | | | Amour | | | | 17.499 | 9.06 |
| OASDI Medicare | escription | | Statuterray a receive | Amour | | 60.62 | | 17.499 YTD: 1,084 | 9.06 4.94 |
| OASDI | escription | | hteatte-tte-representation | Amour | | 60.62 14.18 | Set of Son | 17.499 710, 1,08- 25: | 9.06 4.94 3.74 |
| OASDI Medicare | escription | T. | otal: | Amour | | 60.62 14.18 | *************************************** | 17.499 710, 1,08- 25: | 9.06 4.94 3.74 9.46 |
| OASDI Medicare | | J. | otal: | Amour | | 60.62 14.18 | *************************************** | 17.499 1,08- 25: 61: | 9.06 4.94 3.74 9.46 |
| OASDI Medicare Federal Withholding | | T | otal: | | it | 60.62 14.18 | | YTD 1,08- 25: 61: 1,95: | 9.06 4.94 3.74 9.46 |
| OASDI Medicare Federal Withholding Subject or Taxable Wage | es | T | otal: | Amour | it it | 60.62 14.18 74.80 | | YTD 1,08- 25: 61: 1,95: | 9.06 4.94 3.74 9.46 8.14 |
| OASDI Medicare Federal Withholding Subject or Taxable Wage OASDI - Taxable Wages Medicare - Taxable Wages | es Description | I. | otal: | | nt 977. | 60.62 14.18 74.80 | | YTD 1,08- 25: 61: 1,95: /TD | 9.06 4.94 3.74 9.46 8.14 |
| OASDI Medicare Federal Withholding Subject or Taxable Wage OASDI - Taxable Wages | es Description | T. | otal: | | it it | 60.62 14.18 74.80 .85 .85 | | YTD 1,08- 25: 61: 1,95: | 9.06 4.94 3.74 9.46 8.14 9.06 9.06 |
| OASDI Medicare Federal Withholding Subject or Taxable Wage OASDI - Taxable Wages Medicare - Taxable Wages | es Description | | otal: | | nt 977, | 60.62 14.18 74.80 .85 .85 | | YTD 1,08- 25: 61: 1,95: /TD 17,49: | 9.06 4.94 3.74 9.46 8.14 9.06 9.06 |
| OASDI Medicare Federal Withholding Subject or Taxable Wages OASDI - Taxable Wages Medicare - Taxable Wages Federal Withholding - Taxa | es Description | T | otal: | | nt 9777 | 60.62 14.18 74.80 .85 .85 .85 | | 7TD 1,08- 25: 619 1,95: 7TD 17,49: 17,49: | 9.06 4.94 3.74 9.46 8.14 9.06 9.06 |
| OASDI Medicare Federal Withholding Subject or Taxable Wages OASDI - Taxable Wages Medicare - Taxable Wages Federal Withholding - Taxa | es Description s able Wages | | otal: | Amour | nt 9777 | 60.62 14.18 74.80 .85 .85 | | YTD 1,08- 25: 61: 1,95: /TD 17,49: | 9.06 4.94 3.74 9.46 8.14 9.06 9.06 |
| OASDI Medicare Federal Withholding Subject or Taxable Wages OASDI - Taxable Wages Medicare - Taxable Wages Federal Withholding - Taxa Withholding Marital Status Allowances | es Description s able Wages | | otal: | | nt 9777 | 60.62 14.18 74.80 .85 .85 .85 | | 7TD 1,08- 25: 619 1,95: 7TD 17,49: 17,49: | 9.06 4.94 3.74 9.46 8.14 9.06 9.06 |
| OASDI Medicare Federal Withholding Subject or Taxable Wages OASDI - Taxable Wages Medicare - Taxable Wages Federal Withholding - Taxa Withholding Marital Status | es Description s able Wages | I | otal: | Amour | nt 9777 | 60.62 14.18 74.80 .85 .85 .85 | | 7TD 1,08- 25: 619 1,95: 7TD 17,49: 17,49: | 9.06 4.94 3.74 9.46 8.14 9.06 9.06 |
| OASDI Medicare Federal Withholding Subject or Taxable Wages Medicare - Taxable Wages Medicare - Taxable Wages Federal Withholding - Taxa Withholding Marital Status Allowances Additional Withholding | es Description sable Wages Description | | | Amour Married 0 0 | nt 977, 977 | 60.62 14.18 74.80 .85 .85 .85 | 0 | 7TD 1,08- 25: 619 1,95: 7TD 17,49: 17,49: 17,49: | 9.06 4.94 3.74 9.46 8.14 9.06 9.06 9.06 |
| OASDI Medicare Federal Withholding Subject or Taxable Wages Medicare - Taxable Wages Medicare - Taxable Wages Federal Withholding - Taxa Withholding Marital Status Allowances Additional Withholding Payment Payroll Payment: Twyla St | es Description sable Wages Description | count Name | | Amour Married 0 | nt 977, 977 | 60.62 14.18 74.80 .85 .85 .85 .ederal | 0 P | 17.499 1,084 253 619 1,956 1,956 17,499 17,499 17,499 17,499 27,499 27,499 27,499 28 Work State | 9.06 4.94 3.74 9.46 8.14 9.06 9.06 9.06 |
| OASDI Medicare Federal Withholding Subject or Taxable Wages Medicare - Taxable Wages Medicare - Taxable Wages Federal Withholding - Taxa Withholding Marital Status Allowances Additional Withholding | es Description sable Wages Description | count Name | | Amour Married 0 0 | nt 977, 977 | 60.62 14.18 74.80 .85 .85 .85 .85 | 0 | 17.499 1,084 253 619 1,956 1,956 17,499 17,499 17,499 17,499 27,499 27,499 27,499 28 Work State | 9.06 4.94 3.74 9.46 8.14 9.06 9.06 9.06 |

EXHIBIT HH

Electronically Filed D 02/10/2017 09:38:18 AM 1 VERF CHRISTOPHER F. OWEN, ESQ. **CLERK OF THE COURT** 2 Nevada Bar No. 13211 OWEN LAW FIRM 3 1785 East Sahara Ave., Suite 157 Las Vegas, Nevada 89104 4 Tel. (702) 733-2800 Fax (702) 425-9883 5 cowen@chrisowenlaw.com Attorney for Defendant 6 EIGHTH JUDICIAL DISTRICT COURT 7 8 CLARK COUNTY, NEVADA 9 DENNIS VINCENT STANTON, CASE NO.: D-16-540966-D 10 Consolidated with Plaintiff. CASE NO.: D-16-541006-D 11 J ٧. DEPT .: 12 TWYLA MARIE STANTON, 1785 East Sahara Avenue, Suite 157 Las Vegas, Nevada 89104 TEL.: 702-733-2800 FAX: 702-425-9883 13 Hearing Date: February 9, 2017 Hearing Time: 10:30 a.m. Defendant. 14 15 16 VERIFICATION IN SUPPORT OF DEFENDANT'S LIMITED OPPOSITION TO MOTION TO INTERVENE AND FOR RELATED RELIEF 17 COMES NOW, Defendant, (Plaintiff in consolidated case, referred to hereafter as 18 "Defendant" or "Twyla"), TWYLA M. STANTON, by and through her attorney, CHRISTOPHER 19 F. OWEN of the OWEN LAW FIRM, and hereby submits this, her Verification in Support of 20 21 Defendant's Limited Opposition. 22 111 23

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OWEN LAW FIRM

VERIFICATION

Twyla M. Stanton, hereby declares under penalties of perjury in the state of Nevada:

That I am the Defendant in the above-entitled action; that I have read the foregoing Defendant's Limited Opposition To Motion To Intervene And For Related Relief, and the contents thereof, and the same is true of the undersigned's own personal knowledge, except of those matters which are therein stated upon information and belief, and as to those matters the undersigned believes them to be true.

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

DATED this 7th day of February, 2017.

Lugh Stanten

OWEN LAW FIRM

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am an employee of Owen Law Firm, and that on the get day of February, 2017, I caused a true and correct copy of VERIFICATION IN SUPPORT OF DEFENDANT'S LIMITED OPPOSITION TO MOTION TO INTERVENE AND FOR **RELATED RELIEF** as follows:

VIA E-SERVICE: by causing a true and correct copy thereof to be electronically served X in compliance with the Administrative Order 14-2 and Nevada Electronic Filing and Conversion Rules to:

E-Service Master List

| | For Case | |
|--|---|--|
| Moinar Family Law Contact Karl Moinar | Email kari@molnarfamilylaw.com | |
| Rhonda K. Forsberg, Chartered Contact Mandi Welss- Legal Assistant Rhonda K. Forsberg, Esq. | Email Mwelss@Forsberg-law.com Rforsberg@forsberg-law.com | |
| The Cooley Law Firm Contact Shelly Booth Cooley | Email scooley@cooleylawly.com | |
| Throne & Hauser Contact Michelle A. Hauser, Esq. Rachel | Email michelle@thronehauser.com receptionist@thronehauser.com | |

/s/ Charles C. LoBello An employee of Owen Law Firm EXHIBIT II



Twyla Marie Mccurdy's 12/12 Las Vegas trip (KIYOJ7): Your reservation is confirmed.

1 message

Southwest Airlines <southwestairlines@ifly.southwest.com> Reply-To: Southwest Airlines <no-reply@ifly.southwest.com>

Wed, Dec 12, 2018 at 11:13 AM

Here's your itinerary and other important travel information.

View our mobile site | View in browser

Southwest's

Manage Flight | Flight Status | My Account

Hi Twyla Marie.

We're looking forward to flying together! It can't come soon enough, Below you'll find your itinerary, important travel information, and trip receipt. See you onboard soon!

DECEMBER 12

Little Rock to Las Vegas

Confirmation # KIYOJ7

Twyla Marie Mccurdy

PASSENGER RAPID REWARDS #

TICKET#

Join or Log in 5262417424127

EXPIRATION¹

December 12, 2019

EST. POINTS EARNED

6.115

Rapid Rewards® points are only estimations.

Your itinerary

Flight: Wednesday, 12/12/2018

Est. Travel Time: 3h 30m

Business Select®

Confirmation date: 12/12/2018

FLIGHT # 1347

DEPARTS

LIT 03:35PM

Little Rock

ARRIVES

LAS 05:05PM

Las Vegas

Payment information

Total cost

Base Fare

Payment

Air - KIYOJ7

509.56

Visa ending in 3241 Date: December 12, 2018

Gmail - Twyla Marie Mccurdy's 12/12 Las Vegas trip (KIYOJ7); Your reservation is confirmed.

Payment Amount

| Total | \$ 561.98 |
|-----------------------------|--------------|
| U.S. Passenger Facility Chg | \$ 4.50 |
| U.S. Flight Segment Tax | \$ 4.10 |
| U.S. 9/11 Security Fee | \$ 5.60 |
| U.S. Transportation Tax | \$ 38.22 |

Fare Rules; If you decide to make a change to your current itinerary it may result in a fare increase. In the case you're left with travel funds from this confirmation number, you're in luck! We're happy to let you use them towards a future flight for the individual named on the ticket, as long as the new travel is completed by the expiration date.

Your ticket number: 5262417424127

Prepare for takeoff



24 hours before your departure:

Check-in on Southwest.com® or using the Southwest Mobile App. Use your mobile device and receive a mobile boarding pass.



30 minutes before your departure:

Arrive at the gate prepared to board.



10 minutes before your departure:

This is the last opportunity to board your flight if you are present in the gate area and have met all check-in requirements.

If you do not plan to travel on your flight: Things happen, we understand! Please let us know at least 10 minutes prior to your flight's scheduled departure if you won't be traveling. If you don't notify us, you may be subject to our No Show Policy.

See more travel tips

Don't miss out on automatic check-in

EarlyBird Check-In® reserves your boarding position at 36 hours before your flight, earlier than regular check-in.

Get it now >



Save up to 35%

on base rates and earn up to 2,400 Rapid Rewards® points. Terms apply.





Earn up to 10,000 Rapid Rewards® points per night

Choose a hotel in Las Vegas.



Have questions about your upcoming trip?

Get all the answers before you leave for the airport.

Book hotel >

Prepare now >

5262417424127; NONTRANSFERABLE -BG WN LIT WN LAS509.56USD509.56END ZP LIT4.10 XF LIT4.5

KZBP

No Show Policy: you must notify Southwest® at least ten (10) minutes prior to your flight's scheduled departure if you do not plan to travel on your flight. Customers who fail to cancel reservations for a Wanna Get Away® fare segment at least 10 minutes prior to travel and who do not board the flight will be considered a no show, and all remaining unused Wanna Get Away funds will be forfeited. All remaining unused Business Select® and Anytime funds will be converted to reusable travel funds. If you no show your reward travel reservation, the points will be redeposited to the purchaser's Rapid Rewards account. Any taxes and fees associated with your reward travel reservation will be held for future use in the form of reusable travel funds under the name of the traveler(s).

Prohibition on Multiple/Conflicting Reservations: to promote seat availability for our Customers, Southwest prohibits multiple reservations for the same Passenger departing from the same city on the same date, or any multiple reservations containing conflicting or overlapping itineraries (such as departures for the same Customer from multiple cities at the same time). Furthermore, without advance notice to the Passenger or purchaser, Southwest may cancel such reservations, or any other reservations that it believes, in its sole discretion, were made without intent to travel. With the exception of Southwest gift cards, funds from proactively canceled reservations by Southwest will be returned to the original form of payment. Reservations paid for with a Southwest gift card will have the amount applied from the gift card held as travel funds for use by the Customer on a future Southwest Airlines flight.

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Customer service | FAQs

Get the mobile app

This is a post-only mailing from Southwest Airlines®. Please do not attempt to respond to this message. Your privacy is important to us. Please read our privacy policy.

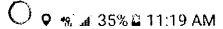
See Southwest Airlines Co. Notice of Incorporation

Cualquier información publicitaria, promocional o de mercadotecnia contenida en este correo electrónico sólo será efectiva y únicamente será aplicable en los Estados Unidos de América.

Southwest Airlines 2702 Love Field Drive Dallas, TX 75235 1-800-I-FLY-SWA (1-800-435-9792)

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¹ All travel involving funds from this Confirmation Number must be completed by the expiration date.





https://mobile.southwest.com/air/be







Your trip is booked!

Check in up to 24 hours in advance.

The earlier you check in, the better your seat selection.

Dec 12

Las Vegas

PASSENGER(S)

Twyla Mccurdy

CONFIRMATION#

KIYOJ7

| Departi | ng | Wed, Dec 12, 2018 |
|-------------|--------------------|------------------------|
| FLIGHT | | TOTAL TRAVEL TIME |
| 1347 🕏 | | ① 3h 30m |
| | DEPARTS | |
| X makes and | 3:35 _{РМ} | LIT Little Rock, AR |
| | | Nanstop |
| ž 1 | ARRIVES | |
| X | 5:05 _{PM} | LAS Las Vegas, NV |

1 Adult, Business Select



DECEMBER 12

LIT > LAS

Little Rock to Las Vegas

Confirmation # KIYOJ7

Confirmation date: 12/12/2018

PASSENGER

Twyla Marie Mccurdy

RAPID REWARDS #

Join or Log in

TICKET #

5262417424127

EXPIRATION¹

December 12, 2019

EST. POINTS EARNED

6,115

Rapid Rewards® points are only estimations.

Your itinerary

| Flight: | Wednesday, 12/12/2018 | | |
|---------|---------------------------------|--|--|
| | Est. Travel Time: 3h 30m | | |
| | Business Select® | | |

DEPARTS

ARRIVES

FLIGHT

LIT

LAS

1347 03:35PM

05:05_{PM}

Little Rock

Las Vegas

EXHIBIT II





Conway Yellow Cab ▼

CALL MORE

+15013271515

Wednesday, December 12, 2018

Thank you for choosing Conway Yellow Cab. Your driver Ed is on the way.

Automated message, Please, Do Not Reply!

9:00 AM

Your cab has been canceled

Automated message, Please, Do Not Reply!

9:13 AM

Thank you for choosing Conway Yellow Cab. Your driver Ed is on the way.

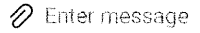
Automated message, Please, Do Not Reply!

10:18 AM

Thank you for riding with Conway Yellow cab. Download our app on your mobile device, and schedule your ride with the touch of a finger. https://itunes.apple.com/us/app/conway-yellow-cab/id12139791?mt=8
https://play.google.com/store/apps/com.taxicaller.conwayyellowcab.app&hl=en

Automated message, Please, Do Not Reply!

11:52 AM







Receipt from Conway Yellow Cab

2 messages

Conway Yellow Cab via Square <receipts@messaging.squareup.com>

Wed, Dec 12, 2018 at 9:00

Reply-To: Conway Yellow Cab via Square
<CAESOhlAGixyX21memhpdGNsaGZIZ3k1ZGppNXNldXVkdmp6aGVzdnRxcGZkZ201Y25peSllZGlhbG9ndWUllEEnmDmS7Dz+odx14cE1oc+7HdVuUUO6svCxklTJ0Win@reply2.squareup.c

Square automatically sends receipts to the email address you used at any Square seller. Learn more



Conway Yellow Cab

How was your experience?



\$100.00

\$85.00 **Custom Amount**

\$85.00 **Purchase Subtotal**

Transaction Fee (5%) \$4.25

Tip \$10.75

\$100.00 Total





Conway Yellow Cab 930 Wingate, B1 Conway, AR 72034 501-327-1515

Visa 3241 (Keyed)

Dec 12 2018 at 11:00 AM

#tLK9

Auth code: 078285

Run your own business? Start using Square and process \$1,000 in sales for free.

Get Started with Square

© 2018 Square, Inc.

1455 Market Street, Suite 600 San Francisco, CA 94103

Mapbox OpenStreetMap Improve this map

Square Privacy Policy · Not your receipt? Manage preferences for digital receipts

Conway Yellow Cab via Square <receipts@messaging.squareup.com>

Wed, Dec 12, 2018 at 12:26

Reply-To: Conway Yellow Cab via Square <CAESOhIAGixyX21memRhNGtqbW5qZXV6Mmlnemh2cTNzem1ya3ZlbjNsZ2p4eHU2Y25peSlIZGlhbG9ndWUilGJVffD+5pN0MFwOAT0J7PAxMSGbYsfaCdtDxBeg9Qyd@reply2.squareup.o

[Quoted text hidden]

Visa 3241 (Keyed)

Dec 12 2018 at 12:14 PM

#0qlc

Auth code: 075560

Run your own business? Start using Square and process \$1,000 in sales for free.

Get Started with Square

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1455 Market Street, Suite 600 San Francisco, CA 94103

@ Mapbox @ OpenStreetMap Improve this map

Square Privacy Policy - Not your receipt? Manage preferences for digital receipts

EXHIBIT **E**KK

Q * }\d

← Twyla M. Stanton ↑ +15012779573

200

CALL MORE

10:18 AM

Monday, December 17, 2018

Now that you are back in Vegas, we are donating all your stuff to the church here.

11:54 AM

Btw we still have guardianship over you.

11:55 AM

That means we can have metro come pick you up and send you back to Arkansas

My dad texted me this on Sunday

11:56 AM

Dan't foract to





9 ★ ★ ★ Ø 49 ... 78% Ø 7:45 AM

← Twyla M. Stanton ▼ +15012779573

CALL

MORE

9.40 F W

As soon we guardianship of you permanent, we ate coming to get you and undo the marriage and get professional help for you.

5:22 PM

Wednesday, January 9, 2019

Can u bring





| CSERV Dennis Vincent Stant Name: POSS Los Banderos An | |
|---|--|
| Las Veggs, Nevada 89/79-10 Telephone: (202) 764-4690 | 207 2019 APR 16/P 3: 10 |
| Email Address: <u>dennis V s tauton 306</u> In Proper Person | gmail-comple CUUI |
| CLARK C | RICT COURT OUNTY, NEVADA OUNTY, |
| • | CASE NO.: <u>CV-3930</u> 4 DEPT: #2 |
| Defendant. | CERTIFICATE OF SERVICE |
| I, (name of person who served the d | ocument) Dennis Vincent Starton, |
| | aw of the State of Nevada that the following is true |
| and correct. That I served the: (check all tha | t apply) |
| Motion for Answer Recognidation Reply | ☐ Financial Disclosure Form ☐ Notice of Entry of Judgment / Order / Decree |
| Other: | |
| In the following manner: (check one) | |
| | S. Mail in the State of Nevada, postage prepaid, on |
| the (day) 164 of (month) 0 | <u> 49 ril</u> , 20 <u>19</u> addressed to: |
| (Print the name and address of the p | erson you mailed the document to) |
| Twyla y | Marie Stanton Os Banderos Avenue |
| 7088 1 | 05 Banderos Avenue |
| Los Vege | 1, Nevada 89179-1207 |
| ☐ Electronic: Through the Court's electronic | ctronic service system on (date) |
| at $(time)$ \square a.m. \square p.m | |
| DATED this 16 day of April | |
| Submitted By: (Si # Also hand delivered a copy | gnature) \ Deunis V. Stanton in proper person by hand. (D.V.8) |

| | FILC | ************************************** |
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| FIFTH | JUDICIAL DIST | KL |

| 1 | DENNIS STANTON | APR 1 6 2019 |
|--|---|--|
| | 7088 Los Banderos Avenue | hye County Clerk |
| 2 | Las Vegas, NV 89179 | Deputy |
| 3 | In Proper Person (707) 764-4690 | DOD WAY |
| | dennisy stanton 30 IN THE FIFTH JUDICIAL | DISTRICT COURT OF THE |
| 4 | egmail com | DISTRICT COURT OF THE |
| 5 | STATE OF NEVADA, IN ANI | D FOR THE COUNTY OF NYE |
| 6 | TWYLA MARIE STANTON, an individual, |)) |
| 7 | Plaintiff, | |
| | |) Case No.: CV-39304 |
| 8 | Vs. |) |
| 9 | DENNIS VINCENT STANTON, an individual, |) Dept No.: 2) |
| 10 | |) |
| 11 | Defendant. |) |
| | NOTICE | OF APPEAL |
| 12 | NOTICE | JI ALLEAD |
| 13 | Defendant, DENNIS STANTON, in Pr | oper Person, in the above entitled matter appeals |
| | | |
| | from District Court, from the Findings of Fact a | and Conclusions of Law, Imposition of Discipline, |
| 14 | from District Court, from the Findings of Fact a in the above-entitled Court. | _ / |
| 14 15 | | Deumi V. Stanfor |
| 14 15 | | DENIN'S STANTON 7088 Los Banderos Avenue |
| 14 15 16 | | DENDIS STANTON 7088 Los Banderos Avenue Las Vegas, NV 89179 |
| 14 15 16 | | DENDIS STANTON 7088 Los Banderos Avenue Las Vegas, NV 89179 In Proper Person |
| 114 115 116 117 | | DENIN'S STANTON 7088 Los Banderos Avenue Las Vegas, NV 89179 In Proper Person (702) 764-4690 |
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| 114 115 116 117 118 119 20 | | DENIN'S STANTON 7088 Los Banderos Avenue Las Vegas, NV 89179 In Proper Person (702) 764-4690 |
| 114 115 116 117 118 119 20 21 | | DENIN'S STANTON 7088 Los Banderos Avenue Las Vegas, NV 89179 In Proper Person (702) 764-4690 |
| 114 115 116 117 118 119 20 21 | | DENIN'S STANTON 7088 Los Banderos Avenue Las Vegas, NV 89179 In Proper Person (702) 764-4690 |

CERTIFICATE OF MAILING

I, DENNIS STANTON, declare under penalty of perjury that I mailed the foregoing

NOTICE OF APPEAL on this 11th day of April 2019, to the following address:

TWYLA STANTON 7088 Los Banderos Avenue Las Vegas, NV 89179

DENNIS STANTON

Page 2 of 2

FIFTH JUDICIAL DISTRICT 2 APR 1 7 2019 3 Nye County Clerk 4 Deputy Case No. CV 39304 Dept. No. 2 5 6 IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF NYE 8 9 Twyla Marie Stanton,) 10 Plaintiff, CASE APPEAL STATEMENT VS. 11 Dennis Vincent Stanton 12 Defendant, 13 14 1. Name of the appellant filing the case appeal statement: **Dennis Vincent Stanton.** 15 2. Identify the judge issuing the decision, judgment, or order appealed from: 16 Appealing Order and Judgment issued by Judge Robert W Lane, filed 17 March 18, 2019. 3. Identify each appellant and the name and address of counsel for each appellant: 18 Dennis Vincent Stanton is the only Appellant, in proper person. The 19 appellant's address is: 20 21 **Dennis Vincent Stanton** 7088 Los Banderos Ave 22 Las Vegas, NV 89179 23 4. Identify each respondent and the name and address of appellate counsel, if 24 known, for each respondent (if the name of the respondent's appellate 25 counsel is unknown, indicate as much and provide the name and address of the respondent's trial counsel): No Respondent in this Appeal. The address for the 5th Judicial District Court is:

5th Judicial District Court

Pahrump, NV 89060

1520 E. Basin Road, Suite 105

- 5. Indicate whether any attorney identified above in response to question 3 or 4 is not licensed to practice law in Nevada and, if so, whether the district court granted that attorney permission to appear under SCR 42 (attach a copy of any district court order granting such permission): No Attorney's Appellant is in proper person
- 6. Indicate whether appellant was represented by appointed or retained counsel in the district court: Appellant was represented by James S Kent.
- 7. Indicate whether appellant is represented by appointed or retained counsel on appeal: **Appellant represented himself, in proper person.**
- 8. Indicate whether appellant was granted leave to proceed in forma pauperis, and the date of entry of the district court order granting such leave: The appellant did not apply to Proceed in Forma Pauperis
- Indicate the date the proceedings commenced in the district court (e.g., date complaint, indictment, information, or petition was filed): A Joint Petition for Summary Decree of Divorce was filed in District Court on May 17, 2018.
- 10. Provide a brief description of the nature of the action and result in the district court, including the type of judgment or order being appealed and the relief granted by the district court: The Plaintiff filed a Joint Petition for Summary Decree of Divorce on May 17, 2018. The New Decree of Divorce was filed and signed on June 7, 2018. The Petitioner's Attorney submitted an Order and Judgement to the court. The Order and Judgment was signed and filed on March 18, 2019. The Order and Judgement is being Appealed by the Defendant Dennis Vincent Stanton.
- 11. Indicate whether the case has previously been the subject of an appeal to or original writ proceeding in the Supreme Court and, if so, the caption and Supreme Court docket number of the prior proceeding: This case has no prior proceedings in the Nevada Supreme Court.
- 12. Indicate whether this appeal involves child custody or visitation: N/A
- 13. If this is a civil case, indicate whether this appeal involves the possibility of Settlement: Unknown

Dated this 17th day of April, 2019.

SANDRA L. MERLINO NYE COUNTY CLERK

By: ____

Terri Pemberton, Deputy Clerk Nye County Clerk's Office 1520 E Basin Ave Pahrump, NV 89060 (775) 751-7040

FILED FIFTH JUDICIAL DISTRICT

| 1 | TWYLA STANTON 7088 Los Banderos Avenue APR 1 7 2019 |
|-----|--|
| 2 | Las Vegas, NV 89179 |
| 3 | In Proper Person Nye County Clerk 102) 764-4692409 mail.om Deputy |
| 4 | twy a mstanton 2403 mm in the fifth judicial district court of the |
| ** | STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE |
| 5 | |
| 6 | TWYLA MARIE STANTON, an individual, |
| 7 | Plaintiff, |
| |) Case No.: CV-39304 |
| 8 | Vs.) Dept No.: 2 |
| 9 | DENNIS VINCENT STANTON, an) |
| 10 | individual, |
| | Defendant. |
| 11 | NOTICE OF A DREAT |
| 12 | NOTICE OF APPEAL |
| 13 | Plaintiff, TWYLA STANTON, in Proper Person, in the above entitled matter appeals |
| 14 | from District Court, from the Findings of Fact and Conclusions of Law, Imposition of Discipline, |
| 15 | in the above-entitled Court. |
| 16 | Turfa M. Stenten |
| 17 | TWYL STANTON 7088 Los Banderos Avenue |
| 1 / | Las Vegas, NV 89179 |
| 18 | |
| 19 | In Proper Person (702) 764-4692 +wylamstanton24@mail.com |
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CERTIFICATE OF MAILING

I, TWYLA STANTON, declare under penalty of perjury that I mailed the foregoing

NOTICE OF APPEAL on this 1 day of April 2019, to the following address:

DENNIS STANTON 7088 Los Banderos Avenue Las Vegas, NV 89179

TWYLASTANTON

Page 2 of 2

| 1 | Case No. CV39304 FIFTH JUDICIAL DISTRICT | |
|----|---|--|
| 2 | Department No. 2 APR 2 2 2019 | |
| 3 | Nye County Clerk | |
| 4 | | |
| 5 | · · | |
| 6 | IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA | |
| 7 | IN AND FOR THE COUNTY OF NYE | |
| 8 | TWYLA MARIE STANTON, | |
| 9 | First Joint Petitioner/Plaintiff, | |
| 10 | vs. <u>CASE APPEAL STATEMENT</u> (CROSS-APPEAL) | |
| 11 | DENNIS VINCENT STANTON, | |
| 12 | Second Joint Petitioner/Defendant. | |
| 13 | Name of Cross-Appellant filing the Case Appeal Statement (Cross-Appeal) | |
| 14 | Twyla Marie Stanton | |
| 15 | 2. Identify the Judge issuing the Judgment appealed from: | |
| 16 | Honorable Robert W. Lane, 5 th Judicial District Court, Department 2 | |
| 17 | 3. Identify each Cross-Appellant and the name and address of counsel: | |
| 18 | Twyla Marie Stanton is the only Cross-Appellant, filing a cross-appea | |
| 19 | in Proper Person, whose address is: | |
| 20 | Twyla Marie Stanton 7088 Los Banderos Avenue | |
| 21 | Las Vegas, Nevada 89179 | |
| 22 | 4. Identify each Cross-Respondent and the name and address of counsel: | |
| 23 | Dennis Vincent Stanton is the only Cross-Respondent, in Proper | |
| 24 | Person, whose address is: | |

Dennis Vincent Stanton 7088 Los Banderos Avenue Las Vegas, Nevada 89179

5. Indicate whether any attorney identified above in response to question 3 or 4 is not licensed to practice law in the State of Nevada and, if so, whether the District Court granted that attorney permission to appear under SCR 42 (attach a copy of any district court order granting such permission):

N/A – No attorneys identified above in response to question 3 or 4.

Indicate whether Cross-Appellant was represented by appointed or retained counsel in the District Court:

Cross-Appellant initially appeared in Proper Person, but was later represented by retained counsel, Christopher F. Owen, Esq., Nevada Bar No. 13211, in the District Court.

7. Indicate whether Cross-Appellant is represented by appointed or retained counsel on cross-appeal:

N/A - Cross-Appellant has filed a cross-appeal in Proper Person.

8. Indicate whether Cross-Appellant was granted leave to proceed in forma pauperis, and the date of entry of the District Court order granting such leave:

Cross-Appellant has submitted no requests for permission from the District Court to proceed in forma pauperis and no such leave has been granted.

///

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| 9. | Indicate the date proceedings commenced in the District Court: |
|----|--|
| | Proceedings commenced in the District Court upon the filing of a |
| | Joint Petition for Summary Decree of Divorce on May 17, 2018. |

10. Provide a brief description of the nature of the action and result in the District Court, including the type of Judgment appealed from and relief granted by the District Court:

This action commenced as a Joint Petition – With minor children, with a *New Decree of Divorce* filed June 7, 2019, without judicial conference or hearing. First Joint Petitioner/Plaintiff later filed a motion on November 27, 2018, in which an *Order and Judgment* filed March 18, 2019, followed, after judicial conference or hearing. This is a cross-appeal of the *Order and Judgment*, filed March 18, 2019, in which Second Joint Petitioner/Defendant was sanctioned.

11. Indicate whether this case has previously been the subject of an appeal or original writ proceeding in the Supreme Court and, if so, the caption and Supreme Court docket number of the prior proceeding:

This case is currently the subject of a direct appeal:

STANTON v. STANTON (Docket No. PENDING*)

- *Direct appeal currently awaiting approval. Filing ID No. 504594, submitted April 17, 2019.
- 12. Indicate whether this cross-appeal involves child custody or visitation:

 This cross-appeal does not involve child custody or visitation.

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13. If this is a civil case, indicate whether this cross-appeal involves the possibility of Settlement:

Unknown

Dated this 22nd day of April, 2019.

SANDRA L. MERLINO NYE COUNTY CLERK

Sarah A. Westfall
Deputy Clerk, Pahrump
1520 East Basin Avenue
Pahrump, Nevada 89060
(775) 751-7040

IN THE SUPREME COURT OF THE STATE OF NEVADA OFFICE OF THE CLERK

DENNIS VINCENT STANTON, Appellant/Cross-Respondent, vs. Supreme Court No. 78617 District Court Case No. CV-0039304

TWYLA MARIE STANTON, Respondent/Cross-Appellant.

FILED

FIFTH JUDICIAL DISTRICT

RECEIPT FOR DOCUMENTS

APR 25 2019

TO:

Dennis Vincent Stanton Twyla Marie Stanton

Sandra L. Merlino, Nye County Clerk

Nye County Clerk
Deputy

You are hereby notified that the Clerk of the Supreme Court has received and/or filed the following:

04/23/2019

Filing Fee due for Appeal. (SC)

04/23/2019

Filed Notice of Appeal/Proper Person. Appeal docketed in the

Supreme Court this day. (SC)

04/23/2019

Filing Fee due for Cross-Appeal. (SC)

04/23/2019

Filed Notice of Appeal/Proper Person. (Cross-Appeal) (SC)

DATE: April 23, 2019

Elizabeth A. Brown, Clerk of Court

lh

Dennis Vincent Stanton 7088 Los Banderos Avenue Las Vegas, Nevada 89179-1207 Telephone (702) 764-4690

dennisvstanton30@gmail.com

In Proper Person

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Ny Hunty Clerk Deputy

IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE

TWYLA MARIE STANTON,

an individual;

First Joint Petitioner/Plaintiff,

vs.

DENNIS VINCENT STANTON,

an individual;

Second Joint Petitioner/Defendant.

Case No.: CV-39304

Dept. No.: 2

Dept. No.: 2

AMENDED NOTICE OF APPEAL

NOTICE IS HEREBY GIVEN that DENNIS VINCENT STANTON, the Second Joint
Petitioner/Defendant, by and through in proper person, hereby appeals to The Supreme
Court Of The State Of Nevada the Findings of Fact, Conclusions of Law, the Order of
the Dismissing of the Joint Petition for Divorce with Prejudice, the Order of Setting
Aside the Decree of Divorce, and the Unlawful Imposition of Sanctions under NRCP Rule
11 in the form of attorney fees to be paid to a non, third, attacking party entered in
this action on March 20, 2019 which was the date of the Notice of Entry of Order.

DATED this 18th day of April, 2019.

Dennia Vincent Stanton

Dennis Vincent Stanton

7088 Los Banderos Avenue

Las Vegas, Nevada 89179-1207

Telephone (702) 764-4690

dennisvstanton30@gmail.com

In Proper Person

CERTIFICATE OF SERVICE

I hereby certify that on the 18^{th} day of April, 2019, I, Dennis Vincent Stanton, declare under penalty of perjury that a true and correct copy of this **AMENDED**

NOTICE OF APPEAL was emailed to the following email address:

Twyla Marie Stanton

First Joint Petitioner/Plaintiff

In Proper Person

twylamstanton24@gmail.com

Dennis Vincent Stanton

FILED
FIFTH JUDICIAL DISTRICT

Twyla Marie Stanton 7088 Los Banderos Avenue Las Vegas, Nevada 89179-1207 Telephone (702) 764-4692 twylamstanton24@gmail.com In Proper Person

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Nye County Clerk

Deputy

IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE

TWYLA MARIE STANTON,

an individual;

bept. No.: 2

First Joint Petitioner/Plaintiff,)

vs.

DENNIS VINCENT STANTON,

an individual;

Second Joint Petitioner/Defendant.

AMENDED NOTICE OF CROSS-APPEAL

NOTICE IS HEREBY GIVEN that TWYLA MARIE STANTON, the First Joint

Petitioner/Plaintiff, by and through in proper person, hereby appeals to The Supreme

Court Of The State Of Nevada the Findings of Fact, Conclusions of Law, the Order of

the Dismissing of the Joint Petition for Divorce with Prejudice in my absence, the

Order of Setting Aside the Decree of Divorce in my absence, and the Improper Monetary

Award of Attorney's Fees to be paid to the Ex-Temporary Co-Guardians in the Form of

Sanctions under NRCP Rule 11 in my absence entered in this action on March 20, 2019

which was the date of the Notice of Entry of Order.

DATED this 19th day of April 2019.

Tuye M Strake

Twyla Marie Stanton

7088 Los Banderos Avenue

Las Vegas, Nevada 89179-1207

Telephone (702) 764-4692

twylamstanton24@gmail.com

In Proper Person

Page 1 of 2

CERTIFICATE OF SERVICE

I hereby certify that on the 19th day of April 2019, I, Twyla Marie Stanton, declare under penalty of perjury that a true and correct copy of this AMENDED

NOTICE OF CROSS-APPEAL was emailed to the following email address:

Dennis Vincent Stanton
Second Joint Petitioner/Defendant
In Proper Person
dennisvstanton30@gmail.com

Twyla Marie Stanton

Page 2 of 2

IN THE SUPREME COURT OF THE STATE OF NEVADA OFFICE OF THE CLERK

DENNIS VINCENT STANTON, Appellant/Cross-Respondent, vs. TWYLA MARIE STANTON, Respondent/Cross-Appellant. Supreme Court No. 78617 District Court Case No. CV-0039304

FIFTH JUDICIAL DISTRICT

RECEIPT FOR DOCUMENTS

MAY - 1 2019

TO: Dennis Vincent Stanton

Sandra L. Merlino, Nye County Clerk

Twyla Marie Stanton

Nye County Clerk
Deputy

You are hereby notified that the Clerk of the Supreme Court has received and/or filed the following:

04/29/2019

Filing Fee Paid. \$250.00 from Dennis Stanton. Money Order no. 17-

916371387. (SC)

DATE: April 29, 2019

Elizabeth A. Brown, Clerk of Court

al

| EXMT Name: Poss Los Banderos Avent Los Vegas Novosa 89179-1207 Telephone: Poss Plantis V Stanton 306 gar In Proper Person | MAY - 1 2019 |
|---|--|
| | CT COURT UNTY, NEVADA |
| /WYLA Maria Stanton Plaintiff/First Joint Petitions vs. Dennis Vincent Stanton Defendant/Second Joint Petite | CASE NO.: |
| (provide a short title the | If Execution of the Judgement/Sanction, at sums up what you are asking the judge to order) H. Stanton, the (\overline{\overli |
| , | Honorable Court for an Order granting the relief |
| requested. This motion is brought in good | faith and is based on the attached Points and |
| Authorities, Affidavit of Movant, the papers | and pleadings on file herein, and such further |
| evidence and argument that may be requested. | |
| DATED April 25, | 20 19. |

© 2017 Family Law Self-Help Center

Ex Parte Motion

Submitted By: (your signature) _

(print your name)

^{*} You are responsible for knowing the law about your case. For more information on the law, this form, and free classes, visit www.familylawselfhelpcenter.org or the Family Law Self Help Center at 601 N. Pecos Road. To find an attorney, call the State Bar of Nevada at (702) 382-0504.

MOTION

| (\(\sime\) che | eck one) |
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| Ø | I tried to resolve this issue with the other party before filing this motion. |
| | I did not try to resolve this issue with the other party before filing this motion. Any |
| | attempt to resolve the issue would have been useless or impractical because (explain why |
| | you did not try to resolve this issue directly with the other party before filing this motion) |
| | POINTS AND AUTHORITIES |
| LEGA | L ARGUMENT. (explain all relevant laws and cases that support your argument) |
| | an order can be storged by filing a motion |
| in | An order can be storged by filing a motion the district court of King the court to story the |
| orde | pending appeal (NRAP 8(a)()). Also see NRCP |
| 116 | and NRCP 11c. |
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| FACT | S AND ARGUMENT (explain all relevant facts the judge needs to know to make a |
| decisi | $(nn) \sim 1$ |
| | Please see affached documentation with FACTS |
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FACTS AND ARGUMENTS;

The Court imposed sanctions pursuant to Nevada Rules of Civil Procedure under Rule 11 in the amount of \$3,000.00 in attorney fees to be paid to a non, third, attacking party who had no authority, no right, no standing, and were not properly before the Court. The Court requested that the attorneys for the Plaintiff's parents file an Order and create Findings for the Court including the arguments in the Motion. No evidentiary hearing was held regarding the issue, no evidence was submitted, no testimony was heard, no affidavit was submitted or on file, no specific findings were made at the hearing as to what conduct Defendant/Second Joint Petitioner engaged in that would support the award of attorney fees in the amount of \$3,000.00 to a non, third, attacking party who were not properly before the Court and who had no authority to initiate litigation on behalf of the Plaintiff.

The Court imposed sanctions on January 07, 2019, without due process and a right to be heard. No Order to Show Cause was ever issued or an Order to Show Cause Hearing was ever held in the matter. At the court proceeding on January 07, 2019, no evidence or testimony was entered into the record and no hearing on the merits was held regarding the award of sanctions in the form of attorney fees. The sanctions imposed were not in accordance with Nevada Law in that sanctions were awarded without due process and an opportunity to be heard and was unlawfully punitive in nature by awarding attorney fees in the amount of \$3,000.00 to a non and third and attacking party both without notice nor an opportunity to be heard. The finding of sanctions was made prior to an Order to Show Cause being issued and without an affidavit on file or a hearing being held on the matter to determine if sanctions were appropriate. The Order to Show Cause should have been served and a hearing held prior to imposing sanctions. Defendant/Second Joint Petitioner was purposely and deliberately deprived in bad faith of his right to notice and right to be heard regarding the award of sanctions in attorney fees to a non, third, attacking party. The Court unlawfully awarded sanctions as a punitive measure, thereby failing to correctly follow the law under the Nevada Rules of Civil Procedure Rule 11 Sanctions. The Court imposed sanctions without an affidavit or hearing on the same and WITHOUT DUE PROCESS and a right to be heard. Notice and an opportunity to be heard are part of fundamental fairness that due process requires.

The Court did not rely and relied on certain laws as authority for its actions where such laws were either inapplicable given the circumstances or were not complied with as required by law. The Court did not consider and set forth specific findings for its actions.

See NRCP 11b. The Court is further provided a mechanism to deter violations of such either by Motion or upon the Court's own initiative. See NRCP 11c. When sought by Motion, the Motion must be made separately from other Motions or Requests. It further states that it cannot be filed or presented to the Court until 21 days after notice to the other party and failure to cure within those 21 days. The rule further allows sanctions upon the Court's own initiative after an Order to

Show Cause has been issued detailing the violating conduct specifically.

Defendant/Second Joint Petitioner was not afforded the proper opportunities to either cure or correct or respond to the allegations of the Rule 11 Violation. The request for Rule 11 Sanctions was not plead or made separately by Plaintiff's parents. Rather, it was sandwiched in as a line item in their Motion to set aside under the request for attorney's fees. No opportunity to cure or correct was provided to Defendant/Second Joint Petitioner as it was immediately filed with the Court and even Defendant/Second Joint Petitioner's attorney, James S. Kent, Esq., at the time missed that there was a request for Sanctions under Rule 11.

At the hearing on the matter, Defendant/Second Joint Petitioner's attorney was asked to address the Rule 11 statements which were more explicitly laid out in Plaintiff's parents' Reply filed only two business days before the hearing in this matter. Again, hardly, within the required notice to correct or cure. Defendant/Second Joint Petitioner's attorney stated that he had not noticed the request under Rule 11 and <u>was not prepared to respond at the time.</u> The Court allowed only a brief recess (24 minutes) in order for Defendant/Second Joint Petitioner's attorney to review the extremely late Reply, the Law surrounding the issues, and the extremely convoluted history of the matter.

Upon recalling the matter, the Court ordered that Rule 11 Sanctions were appropriate but failed to make any specific findings on the record as to the violations of the Rule that Defendant/Second Joint Petitioner was deemed to have committed. Instead, the Court ordered that Counsel for Plaintiff's parents file an order "addressing the Violation of Rule 11, include his Motion arguments." The Court specifically ordered attorney's fees pursuant to NRCP Rule 11.

This complete lack of findings on the record by the Court, ignoring of the Safe Harbor Requirement and general lack of adequate notice through a separate pleading or Order to Show Cause do not support the Sanctions imposed under Rule 11 of the Nevada Rules of Civil Procedure.

This was a "non-evidentiary" that lasted a mere total of 48 minutes with a small 24 minute recess in between to respond to Rule 11 Sanctions under NRCP. The Rule and the Law allow a 21 day time frame to cure and correct not a mere 24 minute recess.

If Defendant/Second Joint Petitioner had been given adequate notice and opportunity to be heard, Defendant/Second Joint Petitioner feels and believes that he would have been exonerated, however, that courtesy and opportunity were never extended or given to Defendant/Second Joint Petitioner as required by Nevada Law. And even if everything the Ex-Temporary Co-Guardians said about Defendant/Second Joint Petitioner in their Motion was true to the letter, Defendant/Second Joint Petitioner still should have been given notice and an opportunity to be heard to disprove their arguments.

[&]quot;Due process of law is guaranteed by the Fourteenth Amendment of the United States

Constitution and Article 1, Section 8(5)... of the Nevada Constitution." Rico v. Rodriquez, 121 Nev. 695, 702-03, 120 P.3d 812, 817 (2005). Due process protects certain substantial and fundamental rights. Id. at 704, 120 P.3d at 818. Further, <u>due process demands notice before such a right is affected. Wise v. Granata, 110 Nev. 1410, 1412, 887 P.2d 744, 745 (1994).</u>

The right to be heard is an essential component of a fair and impartial system of justice.

Substantive rights of litigants can be protected only if procedures protecting the right to be heard are observed.

| CONCLUSION (explain what you want the judge to order) |
|---|
| I respectfully ask the Court to grant me the following, and any other relief the Court finds |
| appropriate. |
| 1. On Order for a "stoy" Execution of the Judgment/Sanction. |
| $2.$ $-\omega/A-$ |
| $3. \qquad -\nu/A^-$ |
| DATED Cipil 25, ,20/9. |
| Submitted By: (your signature) Denn's Vincent Stanton (print your name) Denn's Vincent Stanton |
| DECLARATION IN SUPPORT OF MOTION |
| I declare, under penalty of perjury: |
| a. I have read the foregoing motion, and the factual averments it contains are true and correct |
| to the best of my knowledge, except as to those matters based on information and belief, and |
| as to those matters, I believe them to be true. Those factual averments contained in the |
| referenced filing are incorporated here as if set forth in full. |
| b. Additional facts to support my requests include: (write anything else that the judge should |
| know to make a decision about your case, or write "N/A" if there is nothing else to add) |
| c. Any Exhibit(s) in support of this Motion will be filed separately in an Exhibit Appendix. |
| I declare under penalty of perjury under the law of the State of Nevada that the foregoing |
| is true and correct. |
| DATED |
| Submitted By: (your signature) Denn's Vincent Stanton |

IN THE SUPREME COURT OF THE STATE OF NEVADA OFFICE OF THE CLERK

DENNIS VINCENT STANTON, Appellant/Cross-Respondent, vs. TWYLA MARIE STANTON, Respondent/Cross-Appellant. Supreme Court No. 78617 District Court Case No. CV-0039304

RECEIPT FOR DOCUMENTS

TO:

Dennis Vincent Stanton

Twyla Marie Stanton

Sandra L. Merlino, Nye County Clerk

You are hereby notified that the Clerk of the Supreme Court has received and/or filed the following:

05/03/2019

Filed Notice of Appeal/Proper Person. (Amended) (Appellant/Cross-

Respondent) (SC)

05/03/2019

Filed Notice of Appeal/Proper Person. (Amended)

(Respondent/Cross-Appellant) (SC)

DATE: May 03, 2019

Elizabeth A. Brown, Clerk of Court

lh

FILED

FIFTH JUDICIAL DISTRICT

MAY - 62019

Nye County Clerk
Deputy

IN THE SUPREME COURT OF THE STATE OF NEVADA OFFICE OF THE CLERK

DENNIS VINCENT STANTON, Appellant/Cross-Respondent, vs. TWYLA MARIE STANTON, Respondent/Cross-Appellant. Supreme Court No. 78617 District Court Case No. CV-0039304

RECEIPT FOR DOCUMENTS

TO: Dennis Vincent Stanton

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Sandra L. Merlino, Nye County Clerk

Twyla Marie Stanton

You are hereby notified that the Clerk of the Supreme Court has received and/or filed the following:

05/03/2019

Filing Fee Paid. \$250.00 from Twyla M. Stanton. Check no. 0801.

(Cross-Appeal)

FILED

DATE: May 03, 2019

MAY -6 2019

Elizabeth A. Brown, Clerk of Court mm

Nye County Clerk

— Deputy

FILED FIFTH JUDICIAL DISTRICT

Case No. CV 39304 Dept. 2P MAY 0 7 2019

Nye County Clerk
Deputy

IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE

TWYLA MARIE STANTON,

Plaintiff/First Joint Petitioner,

COURT ORDER

VS.

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DENNIS VINCENT STANTON,

Defendant/Second Joint Petitioner.

On May 1st, 2019, DENNIS STANTON, filed an Ex Parte Motion for "Stay" Execution of the Judgment/Sanction. After review of the motion, the Court finds it appropriate to set a hearing on the motion. The Court also notes that Mr. Stanton filed a Motion for Reconsideration on April 15, 2019, which is set for hearing on May 20, 2019, at 9:00 a.m.

IT IS HEREBY ORDERED that a hearing on the Ex Parte Motion for "Stay"

Execution of the Judgment/Sanction is set for <u>June 10, 2019, at 9:00 a.m.</u> at the Pahrump

Courthouse.

DATED this day of May, 2019.

District Court Judge

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CERTIFICATION OF SERVICE

The undersigned hereby certifies that on the 7 day of May, 2019, he mailed copies of the foregoing Court Order to the following:

DENNIS VINCENT STANTON 7088 Los Banderos Ave Las Vegas, NV 89179

TWYLA MARIE STANTON 7088 Los Banderos Ave Las Vegas, NV 89179

ROBERT CRAWFORD CARMEN CRAWFORD 129 Mill Creek Dr. Greenbrier, Arkansas 72058

Jared K. Lam, Esq.

Law Clerk to Judge Robert W. Lane

AFFIRMATION

The undersigned hereby affirms that this Court Order does not contain the social security number of any person.

Jared K. Lam, Esq.

Law Clerk to Judge Robert W. Lane





Twyla Marie Stanton 7088 Los Banderos Avenue Las Vegas, Nevada 89179-1207 Telephone (702) 764-4692 twyalmstanton24@gmail.com In Proper Person

Nya County Clerk

IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE

| TWYLA MARIE STANTON, | } | Case No.: CV-39304 |
|------------------------------------|---|--------------------|
| individual; | } | |
| , | } | Dept. No.: 2 |
| First Joint Petitioner/Plaintiff, |) | |
| *** | } | |
| vs. |) | |
| DENNIS VINCENT STANTON, |) | |
| |) | |
| an individual; |) | |
| Second Joint Petitioner/Defendant. |) | |

FIRST JOINT PETITIONER/PLAINTIFF'S NOTICE OF NON-OPPOSITION

TO SECOND JOINT PETITIONER/DEFENDANT'S MOTION FOR

RECONSIDERATION

Comes Now, First Joint Petitioner/Plaintiff, by and through in proper person, and hereby notifies this Honorable Court that First Joint Petitioner/Plaintiff does not oppose Second Joint Petitioner/Defendant's Motion for Reconsideration. First Joint Petitioner/Plaintiff has no opposition to the granting of the relief sought by Second Joint Petitioner/Defendant in the Motion for Reconsideration.

Dated this 08th day of May, 2019.

Twyla Marie Stanton

Twyla Marie Stanton

7088 Los Banderos Avenue

Page 1 of 3

Las Vegas, Nevada 89179-1207
Telephone (702) 764-4692
twylamstanton24@gmail.com
In Proper Person

Page 2 of 3

Certificate of Service

I hereby certify that on the 08^{th} day of May 2019, I, Twyla Marie Stanton, declare under penalty of perjury that a true and correct copy of this FIRST JOINT PETITIONER/PLAINTIFF'S NOTICE OF NON-OPPOSITION

TO SECOND JOINT PETITIONER/DEFENDANT'S MOTION FOR

RECONSIDERATION was emailed to the following email address as agreed upon by the parties pursuant to NRCP 5(b)(2)(D):

Dennis Vincent Stanton

Second Joint Petitioner/Defendant

In Proper Person

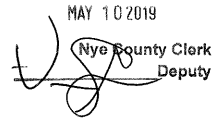
dennisvstanton30@gmail.com

Twyla Marie Stanton

Page 3 of 3



Dennis Vincent Stanton 7088 Los Banderos Avenue Las Vegas, Nevada 89179-1207 Telephone (702) 764-4690 dennisvstanton30@gmail.com In Proper Person



IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE

TWYLA MARIE STANTON,

an individual;

First Joint Petitioner/Plaintiff,)

vs.

DENNIS VINCENT STANTON,

an individual;

Second Joint Petitioner/Defendant.

SUPPLEMENT TO THE MOTION FOR RECONSIDERATION

Comes Now, Second Joint Petitioner/Defendant, DENNIS VINCENT STANTON, by and through in proper person, and herewith, brings forth, submits, files, moves, and respectfully supplements his Motion for Reconsideration with this Supplement to the Motion for Reconsideration.

I.

THERE WAS NEVER A FRAUD PERPETRATED UPON THE COURT

There was never a fraud perpetrated upon the court rather it was a Decree of Divorce that was mutually agreed upon by two consenting adults who were trying to obtain a divorce as least expensive and costly as possible and the most efficient and convenient way available. The New Decree of Divorce was submitted to this Court for decision pursuant to Chapter 125 of the Nevada Revised Statutes and based upon the Amended Joint Petition for Divorce prepared, signed, notarized, submitted, and filed voluntarily and by mutual

Page 1 of 17

agreement by both Petitioners. This Court had complete jurisdiction to enter this Decree and the orders regarding the distribution of assets and debts.

Both First Joint Petitioner/Plaintiff and Second Joint
Petitioner/Defendant voluntarily entered into an equitable and mutual
agreement settling all issues of child support, child custody and visitation,
medical insurance, the division and distribution of assets and debts, said
agreement being an equitable one, and also settling the issue of spousal
support and both Petitioners requested that this agreement being in the best
interest of the children and be ratified, confirmed, and incorporated into
the New Decree of Divorce as though fully set forth.

Every condition of NRS 125.181 had been met by both Petitioners in obtaining the New Decree of Divorce and Amended Joint Petition for Divorce and if anything had been lacking by federal, state, or local law, it would not have been otherwise granted. Both Petitioners hereby requested that this Court enter a Decree for Divorce, incorporating into the Decree the provisions made in the Amended Joint Petition for Divorce.

It was understood by First Joint Petitioner/Plaintiff and Second Joint Petitioner/Defendant that the entry of Decree of Divorce constituted a final adjudication of the rights and obligations of the parties with respect to the status of the marriage. Both Petitioners each expressly gave up their respective rights to receive written Notice of Entry of any Decree and Judgment of Divorce and Petitioners gave up their right to request a formal Findings of Fact and Conclusions of Law, or to appeal any Judgement or Order of this Court made and entered in these proceedings or the right to move for a new trial.

It was further understood by both Petitioners that a final Decree of Divorce entered by this summary procedure did not prejudice or prevent the rights of either Petitioner to bring an action to set aside the final decree

for fraud, duress, accident, mistake, or the grounds recognized at law or in equity, however, neither Petitioner brought an action to set aside the Decree of Divorce. The action to set aside the Decree of Divorce was brought by the Ex-Temporary Co-Guardians who were third persons that contested and attacked this divorce who were not parties thereto. See NRS 125.185.

Mr. Lobello and Mr. Owen through the Ex-Temporary Co-Guardians like to state of how the New Decree of Divorce was prejudicial to First Joint Petitioner/Plaintiff, but never stated how the New Decree of Divorce was beneficial to First Joint Petitioner/Plaintiff and will be discussed in further detail below. First Joint Petitioner/Plaintiff and Second Joint Petitioner/Defendant mutually agreed on all aspects in obtaining this divorce and are as follows, but not limited to the following:

- 1.) That Second Joint Petitioner/Defendant be granted primary physical custody and that First Joint Petitioner/Plaintiff be granted generous visitation and that both Petitioners be granted Joint Legal Custody of all the children.
- 2.) That a generous holiday visitation schedule be instituted in this action which was in the best interest of the minor children.
- 3.) That First Joint Petitioner/Plaintiff maintain medical and dental insurance for the minor children, **if available** and if not then Second Joint Petitioner/Defendant would maintain health insurance for the minor children and that any deductibles and expenses not covered by insurance would be paid equally by both parties.
- 4.) That the Court adopt the 30/30 Rule for any unreimbursed medical expenses.
- 5.) That based upon the proposed physical custody arrangement

 First Joint Petitioner/Plaintiff should pay child support for the

parties' minor children, however, both parties voluntarily stipulated on their own initiative after the New Decree of Divorce was entered that no child support would be paid by either Petitioner to the other Petitioner.

- 6.) That the children are currently receiving or have received

 Welfare benefits during the past four years and the Petitioners

 cannot waive child support arrears.
- 7.) That the division of assets was an equitable agreement in that First Joint Petitioner/Plaintiff received 100% of the I.B.E.W Local Union 357 Pension Trust Fund-Plan B, the Labrador Retriever/German Shepherd Mix Dog named Leah, and 100% of the vast and enormous clothing and accessories consisting of dresses, skirts, jeans, purses, handbags, shoes, and jewelry which amounted to a total estimated value of \$75,000.00.
- 8.) That Second Joint Petitioner/Defendant agree on incurring 95% of the martial debt which consisted of \$72,857.00 and that First Joint Petitioner/Plaintiff only incur 5% of the martial debt which only consisted of a mere \$3,485.00.
- 9.) That both Petitioners hereby certified that all community assets and debts were disclosed and that there were no other community assets or debts for the Court to divide.
- 10.) That neither Petitioner be awarded spousal support or required to pay spousal support to due neither Petitioner's ability to due so based on limited incomes and not having the financial ability to do so and based on the number of children of both Petitioners.

11.) That First Joint Petitioner/Plaintiff have her former maiden name restored to her which First Joint Petitioner/Plaintiff certainly did.

Both the New Decree of Divorce and the Amended Joint

Petition for Divorce were signed and notarized by both Petitioners

on different days by different notaries without any coercion, force,

pressure, intimidation, accident, mistake, or fraud. See Affidavit

of Twyla M. Stanton in Regards to the Signing and Filing of the New

Decree of Divorce and the Amended Joint Petition for Summary Decree

of Divorce on paragraph 13.

evidentiary hearing to make findings of perpetrating a fraud upon the Court (Video 2 of January 07, 2019, hearing at 09:58:07 & 10:07:07), however, in the Order and Judgement the Court made Findings of Fact, Conclusions of Law, and Orders of Second Joint Petitioner/Defendant perpetrating a fraud upon the Court without holding an evidentiary hearing on the matter to determine the facts and to determine if there was an actual perpetration of a fraud upon the Court and without an opportunity to be heard. Fraud upon the Court is fraud which is directed to the judicial machinery itself and is not fraud between the parties or fraudulent documents, false statements or perjury. See Bulloch v. United States, 763 F.2d 1115, 1121 (10th Cir. 1985).

There was never a fraud perpetrated upon the court rather it was a Decree of Divorce that was mutually agreed upon by two consenting adults who were trying to obtain a divorce as least expensive and costly as possible and the most efficient and convenient way available by way of a Joint Petition for Divorce.

THERE ARE NO VERIFICATIONS OF ANY OF THE ALLEGATIONS MADE IN IN THE MOTION TO SET ASIDE WHICH MAKES THE MOTION TO SET ASIDE DEFICIENT ON FACTS AND SPECIOUS

The Motion to set aside contained no statement or sworn affidavit from the Ex-Temporary Co-Guardians of anything. No statement of any conversation the Ex-Temporary Co-Guardians had or allegedly may have had with First Joint Petitioner/Plaintiff regarding wanting to move to set aside the Decree of Divorce. There are plenty of baseless and false allegations of Second Joint Petitioner/Defendant allegedly acting unethical, but there is absolutely no proof whatsoever and no statement or sworn affidavit from First Joint Petitioner/Plaintiff that this is what happened and actually is quite the opposite. See Affidavit of Twyla M. Stanton filed on January 04, 2019. There is no sworn affidavit or declaration from anyone putting forth these accusations and allegations under oath and under the penalties of perjury in the State of Nevada. There was no testimony under oath from anybody at the hearing to determine anything. There was no signed verification from anybody of any of the false allegations and accusations made in the Motion to set aside.

Rule 13 (Motions: Procedure for making motions; affidavits; renewal, rehearing of motions) of the Rules of the District Courts of the State of Nevada provides in pertinent part:

5. The affidavits to be used by either party shall identify the affiant, the party on whose behalf it is submitted, and the motion or application to which it pertains and shall be served and filed with the motion, or opposition to which it relates.

Affidavits shall contain only factual, evidentiary matter, shall conform with the requirements of NRCP 56(e), and shall avoid mere general conclusions or argument. Affidavits substantially defective in these respects may be stricken, wholly or in part.

6. Factual contentions involved in any pre-trial or post-trial motion shall be initially presented and heard upon affidavits. Oral testimony may be received at the hearing with the approval of the court, or the court may set the matter for a hearing at a time in the future and allow oral examination of the affiants to resolve factual issues shown by the affidavits to be in dispute.

Without any affidavit, any and all factual allegations made in the Motion should have been set aside and disregarded. Further, the ExTemporary Co-Guardians never tried to amend their Motion. The fact is their
Motion failed on numerous levels that were never corrected or attempted to be corrected. The Motion was wrought with deficiencies and should have been stricken for lack of authority to file and lack of any affidavit to support their false allegations and accusations. There were insufficient affidavits for the relief sought. There wasn't even a signed verification at the end of their Motion to verify and certify that anything the Ex-Temporary Co-Guardians put forth in their Motion was even true or accurate. Even in their Reply to the Opposition on page 04, point 3, lines 21-22, they admit that the allegations against Second Joint Petitioner/Defendant are not properly supported in the record. For these and other reasons, the Motion to set aside should have been denied and stricken.

The Ex-Temporary Co-Guardians' argument in their Motion to set aside which seems to have had the apparent ring of truth or plausibility but was actually fallacious and was specious. Their argument was attractive because their argument seemed well-reasoned or factual but was actually

fallacious and insincere. Their argument was deceptively pleasing, but when not honestly mistaken were based on pretense. Their specious argument was used as support for a strongly held belief but was actually false. Their kind of apologetical reasoning had a deceptively attractive appearance intended to generate a favorable response. It was beautiful, well-constructed, elegant in simplicity, pleasing to consider; appearing completely reasonable at first view, apparently plausible, right, superficially fair, just, or correct, but not so in reality. Their specious argument was beguiling because what they presented seemed and appeared to be actual reality, not false, however, in reality was completely false and untrue and unfounded.

Mr. Owen and Mr. Lobello used a well-known strategy in litigation called the "Reptile Brian Strategy" to try to convince the Court to punish Second Joint Petitioner/Defendant that was not based on any truth, facts, evidence, or any testimony. General allegations and conclusory statements do not create genuine issues of fact. Id. at 731, 121 P.3d at 1030-31. Noting that arguments of counsel are not evidence and do not establish the facts of the case. See Wood, 121 Nev. at 731, 121 P.3d. at 1030-31. The Ex-Temporary Co-Guardians' counsel's "Reptile Strategy" aimed to influence the Court's decision-making by appealing to the reptilian complex of the Court. That is, the Ex-Temporary Co-Guardian's counsel used tactics to activate the Court's survival instincts in hopes that the Court will make decisions based on instinct and fear rather than on logic, reasoning, actual facts, evidence, testimony, and law. The keystone of this strategy is to focus on danger and community safety and not on the actual facts and evidence of the case. In essence, "The Reptile Approach" subtly suggests to the Court that the Court should award compensatory damages to punish the defendant and deter others. Attorneys using this strategy even suggest that without a

"proper" verdict and an "appropriate" punishment, the danger to the community will actually be increased.

There were insufficient sworn affidavits and declarations for relief sought as well as no verifications or certifications and no testimony or evidence submitted into the record. The forgoing failures to abide by the legal requirements made the Ex-Temporary Motion to set aside improper and without legal authority. For these and other reasons stated above, not only should have the Ex-Temporary Co-Guardians' Motion have been denied, it should have been stricken for the aforementioned deficiencies.

III.

ISSUES WITH THE WRITTEN ORDER AND JUDGMENT

The written Order and Judgement was filled with many inaccuracies and depictive and disguising language and errors and are as follows, but not limited to only the following:

- 1.) Paragraph 8 on page 02 of 07 was never mentioned anywhere in the Nye County Record or discussed at the hearing, however, the fact is true. Mr. Lobello just picked and chose what he wanted to include and not include in the Order.
- 2.) Paragraph 9 on page 02 of 07 was also never mentioned anywhere in the Nye County Record or discussed at the hearing, however, the fact is true. Mr. Lobello once again just picked and chose what he wanted to include and not include in the Order.
- 3.) In between paragraphs 11 and 12 on page 02 of 07, Mr. Lobello conveniently skips over First Joint Petitioner/Plaintiff's Affidavit denying Judge Hughes' comments and statements about her in Judge Hughes' Minute Order and rejecting the appointment of Mr. Owen by Judge Hughes. Mr. Lobello once again just picked and chose what he wanted to include and not

include in the Order. The Court was never made aware of this affidavit by Mr. Lobello filed by First Joint Petitioner/Plaintiff for obvious reasons.

- 4.) Paragraph 15 on page 03 of 07 states in part, "Dennis caused Twyla to file a Peremptory Challenge of Judge Hughes..." That is a false statement. See Judge Duckworth's Minute Order, where Judge Duckworth correctly states, "the peremptory challenge filed by Twyla Stanton on March 29, 2018" and also see Exhibit E in the Motion for Reconsideration,

 Peremptory Challenge official receipt from First Joint Petitioner/Plaintiff (Twyla).
- 5.) Mr. Lobello "conveniently" forgets to mention for obvious reasons the ex parte letter dated April 09, 2018, that he faxed directly to Judge Duckworth which Judge Duckworth's Law Clerk found to be "ex parte communication", improper, and "strictly prohibited" which was in further violation of the rules. Mr. Lobello seems to ignore obvious facts and events. See Exhibit F, Ex Parte Letter to Judge Duckworth, in the Motion for Reconsideration.
- 6.) Paragraph 21 on page 04 of 07 is incorrect. The paragraph incorrectly states that Second Joint Petitioner/Defendant was awarded sole physical custody of the parties' six children. First Joint Petitioner/Plaintiff and Second Joint Petitioner/Defendant agreed on Second Joint Petitioner/Defendant having primary physical custody of the children and both Petitioners having joint legal custody. See Amended Joint Petition for Divorce. It is Second Joint Petitioner/Defendant's strong belief that this statement was intentionally written incorrectly by Mr. Lobello to misrepresent the facts to the Court.
- 7.) Paragraph 24 on page 04 of 07 states, "Twyla, through the (Ex) Temporary Co-Guardians, filed her Motion with this Court", however, the statement is very deceptive and misleading because First Joint

Petitioner/Plaintiff (Twyla) never filed the Motion. The Ex-Temporary Co-Guardians filed the Motion who had no standing to do so. See Footnote 1 on bottom of page 01 in Motion to set aside. Twyla and the Ex-Temporary Co-Guardians interests were materially adverse as they were on opposite sides of the Ex-Temporary Co-Guardianship. It is Second Joint Petitioner/Defendant's belief that this statement was once again put in there by Mr. Lobello to try to disguise and minimize the direct and clear conflict of interest that existed between First Joint Petitioner/Plaintiff (Twyla) and the Ex-Temporary Co-Guardians.

- 8.) Paragraph 25 on page 04 of 07, states,"... counsel was retained in Arkansas to challenge the co-guardianship...". Mr. Lobello refuses to claim that the "Arkansas attorney" was First Joint Petitioner/Plaintiff's (Twyla's) attorney or that First Joint Petitioner/Plaintiff (Twyla) retained counsel to oppose the Ex-Temporary Co-Guardianship. Once again Mr. Lobello is trying to disguise and minimize the direct and clear conflict of interest that was known and existed between First Joint Petitioner/Plaintiff (Twyla) and the Ex-Temporary Co-Guardians. See Exhibit of First Joint Petitioner/Plaintiff's Attorney Client Agreement, in Motion for Reconsideration.
- 9.) Paragraph 26 on page 04 of 07, Mr. Lobello strategically fails to once again give ownership to the "Arkansas attorney" to First Joint Petitioner/Plaintiff (Twyla) all while trying to continue to minimize the direct and clear conflict of interest that existed and was known. See Exhibit of First Joint Petitioner/Plaintiff's Attorney Client Agreement, in Motion for Reconsideration.
- 10.) Paragraph 27 on page 04 of 07, states that First Joint Petitioner/Plaintiff and Second Joint Petitioner/Defendant remarried on December 18, 2018, however, that is incorrect. First Joint

Petitioner/Plaintiff and Second Joint Petitioner/Defendant remarried on December 14, 2018. See Marriage Certificate, Exhibit D, in Opposition to Motion.

- 11.) Paragraph 29 on page 04 of 07 states, "Twyla, through the Temporary Co-Guardians, filed her Reply to Opposition and Opposition to Countermotion." As mentioned previously above, First Joint

 Petitioner/Plaintiff (Twyla) did not file her Reply to Opposition and

 Opposition to Countermotion. That was done by the Ex-Temporary Co-Guardians through Mr. Lobello and Mr. Owen. Once again Mr. Lobello is trying to do everything, he can to hide the direct and clear conflict of interest that existed and is a very misleading statement. See Footnote 1 on bottom of page 01 in Motion to set aside.
- 12.) Paragraph 31 on page 04 of 07 states, "... as well as the shenanigans and fraud made by Dennis in these filings...". The Court made a finding of fraud without ever holding an evidentiary hearing or submitting any evidence into the record when the court stated twice on the record that it needed to hold an evidentiary hearing to make those kinds of findings (Video 2 of January 07, 2019, hearing at 09:58:07 and 10:07:07).
- 13.) Paragraph 32(b) on page 05 of 07 states, "That Judge Hughes had found Twyla to be suffering from a diminished mental capacity...". That is a very misleading statement because Judge Hughes never made such a finding. Those were just mere comments and statements that Judge Hughes had made in a Minute Order and were not Findings of Fact or Conclusions of Law. See Judge Hughes' Minute Order.
- 14.) Paragraph 35 on page 05 of 07 states in part, "...

 Dennis perpetrating a fraud." Once again, the Court continued to say that on
 the record without holding an evidentiary hearing and submitting any evidence

into the record and in the end the Court ended up making a finding of it anyway without due process and a right to be heard.

15.) Paragraph 3 and 4 of the Conclusions of Law on page 05 of 07, Mr. Lobello continues to state that Judge Hughes made findings of First Joint Petitioner/Plaintiff (Twyla) where no such findings were ever made. See Judge Hughes' Minute Order.

16.) Paragraph 7 of the Conclusions of Law on page 06 of 07 states in part," ...shocks the Court as to what Dennis has been doing for the past few years." And I ask the Court what has Second Joint

Petitioner/Defendant been doing? The Court made a guilty verdict before any evidence or testimony was submitted into the record and not affording Second Joint Petitioner/Defendant due process and a right to be heard.

17.) Paragraph 8 and 9 of the Conclusions of Law on page 06 of 07 state in part, "were consistent with the perpetration of a fraud upon this Court." and "Dennis's further perpetration of a fraud upon this Court;" The Court continued to make Conclusions of Law without any evidence or testimony submitted into the record and a hearing held on the merits and without an opportunity to be heard.

Defendant, DENNIS STANTON, James S. Kent, Esq., Nevada Bar No. 5034, has not acted in any manner that may be construed as assisting the Defendant in perpetrating a fraud upon this Court; and". Perpetrating a fraud upon this Court was never proven and if Second Joint Petitioner/Defendant would have been accorded his due process rights and his right to be heard it would have been unfounded. How can you prove "perpetrating a fraud upon the Court" without submitting any evidence into the record or hearing any testimony whatsoever? At the very least there should have been an evidentiary hearing to determine such findings even after the Court stated twice on the record

that it needed an evidentiary to make those findings (Video 2 of January 07, 2019, hearing at 09:58:07 & 10:07:07).

Judgment in the Order, but never stated that it was reducing the Sanctions to Judgment on the record and added post-judgment interest at the applicable daily rate of judgment interest allowed under Nevada law, accruing until the Judgment is paid in full which was never discussed at the hearing or on the record.

The entire Order and Judgment was completely mis leading and the language used was deceptive in nature. Mr. Lobello submitted the Order and Judgment without the approval of opposing counsel because opposing counsel did not agree with the language. Opposing counsel felt that the Order and Judgment was a continual attack on Second Joint Petitioner/Defendant by Mr. Lobello.

Realizing the depth and scope and enormous magnitude of undeniable and unethical behavior facing Mr. Lobello and Mr. Owen and the consequences to come and in breaking and setting aside of their own rules of ethics, and that the only possible means of escape was to denial the direct and clear conflict of interest that existed between First Joint

Petitioner/Plaintiff and the Ex-Temporary Co-Guardians that was perpetrated by them and "conveniently" withdrawing as the Ex-Temporary Co-Guardians' attorneys' of record without their client's consent or approval shows their dubious and devious character.

IV.

CONCLUSION

Accordingly, and based on all of the foregoing reasons, Second Joint Petitioner/Defendant herein and hereby requests that this Court grant the Motion for Reconsideration in its entirety.

DATED this 05th day of May, 2019.

DENNIS VINCENT STANTON

DENNIS VINCENT STANTON

7088 Los Banderos Avenue

Las Vegas, Nevada 89179-1207

Telephone (702) 764-4690

dennisvstanton30@gmail.com

In Proper Person

CERTIFICATE OF SERVICE

I hereby certify that on the <u>05th</u> day of May 2019, I, Dennis

Vincent Stanton, declare under penalty of perjury that a true and correct

copy of this **SUPPLEMENT TO THE MOTION FOR RECONSIDERATION** was emailed

to the following email address as agreed upon by the parties pursuant to NRCP

5(b)(2)(D):

Twyla Marie Stanton

First Joint Petitioner/Plaintiff

In Proper Person

twylamstanton24@gmail.com

Dennis Vincent Stanton

FILED FIFTH JUDICIAL DISTRICT

| 1 | SAO MAY 1 3 2019 | | | | | |
|----|---|--|--|--|--|--|
| 2 | Name: Deunis Vincent Stanfor Nye County Clerk | | | | | |
| 3 | Address: 7088 Los Bonderes Avenue Deputy City, State, Zip: Los Vegos, Nevers 89179-1207 | | | | | |
| 4 | Phone (42) 764-4690 | | | | | |
| 5 | Email: densis V stanton 30P gmail: com Self-Represented | | | | | |
| 6 | DISTRICT COURT NE COUNTY, NEVADA | | | | | |
| 7 | | | | | | |
| 8 | Plaintiff/First Joint Petitioner, CASE NO.: CV-39304 | | | | | |
| 10 | VS. | | | | | |
| 11 | Dennis Vincent Stanfon | | | | | |
| 12 | Defendant Second Joint Petitioner. | | | | | |
| 13 | | | | | | |
| 14 | STIPULATION AND ORDER TO CONTINUE HEARING | | | | | |
| 15 | The parties in this matter, (Plaintiff's name) Twyla Movie Stanfor | | | | | |
| 16 | and (Defendant's name) Pennis Vincent Stanton, both in Proper Person, | | | | | |
| 17 | hereby stipulate and agree that the hearing currently scheduled for (date) May 20, 2019 at | | | | | |
| 18 | (time) | | | | | |
| | ail, m | | | | | |
| 19 | DATED this (day) 8th day of (month) May, 20 19. | | | | | |
| 20 | | | | | | |
| 21 | Respectfully Submitted: | | | | | |
| 22 | By: Turk M. Starton By: Neuri V. Stanfon | | | | | |
| 23 | (Plaintiff's signature) (Defendant's signature) | | | | | |
| 24 | Plaintiff's Name: Twylo Marie Santon Defendant's Name: Dennis Vincent Stanton Address: 7088 Los Bonderos Avenue | | | | | |
| 25 | City, State, Zip: 105 Vogas, NV 89179-1207 City, State, Zip: Los Vegas, Newda 89179-1203 Phone (702) 764-4690 | | | | | |
| 26 | Email: twylamstanton 340 gmail com Email: demis v stanton 30 p gmail com | | | | | |
| 27 | | | | | | |
| 28 | | | | | | |

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Stipulation & Order to Continue

| 1 | ACKNOWLEDGMENT (Plaintiff) (First Joint Vefitioner) | |
|--|---|---------|
| 2 | STATE OF NEVADA) | |
| 3 |) COUNTY OF CLARK) | |
| 5 | On this (day) g^{\dagger} day of $(month)$ g^{\dagger} , g^{\dagger} , before me, the | |
| 6 | undersigned Notary Public in and for the said County and State, personally appeared (Plaintiff's | |
| 7 | name) Twyla Stanton, known to me to be the person described in and | 24: |
| 8 | who executed the foregoing Stipulation and Order, and who acknowledged to me that he / she did so | |
| 9 | freely and voluntarily and for the uses and purposes therein mentioned. | |
| 10 | WITNESS my hand and official seal. SATVIR S. DEOL. Notary Public State of Nevada | |
| l 1 l 2 | No. 17-3622-1 My Appt. Exp. September 21, 2021 | |
| 13 | Signature of notarial officer | |
| | | - |
| 14 | | |
| 14 15 | ACKNOWLEDGMENT (Defendant) Second Joint Petitiener |) |
| | ACKNOWLEDGMENT (Defendant) Second Joint Petitiener STATE OF NEVADA) |) |
| 15 16 | STATE OF NEVADA) COUNTY OF CLARK) | |
| 15 16 17 | STATE OF NEVADA) | |
| 15 16 17 18 | STATE OF NEVADA) COUNTY OF CLARK) On this (day) _ & H | |
| 115 116 117 118 119 220 | STATE OF NEVADA) COUNTY OF CLARK) On this (day) & day of (month) May, 2019, before me, the | |
| 115 116 117 118 119 220 21 | STATE OF NEVADA COUNTY OF CLARK On this (day) & day of (month) May, 20 19, before me, the undersigned Notary Public in and for the said County and State, personally appeared (Defendant's Second Tout Petit | |
| 115 116 117 118 119 220 221 222 | COUNTY OF CLARK On this (day) & day of (month) May, 20 19, before me, the undersigned Notary Public in and for the said County and State, personally appeared (Defendant's name) Dennis Stanton, known to me to be the person described in and | |
| 115 116 117 118 119 220 221 222 233 | COUNTY OF CLARK On this (day) b day of (month) May, 2019, before me, the undersigned Notary Public in and for the said County and State, personally appeared (Defendant's Second Joint Petition name) beautiful the said County and State, personally appeared (Defendant's Second Joint Petition name), known to me to be the person described in and who executed the foregoing Stipulation and Order, and who acknowledged to me that he / she did so freely and voluntarily and for the uses and purposes therein mentioned. WITNESS my hand and official seal. | |
| 115 116 117 118 119 220 221 222 | COUNTY OF CLARK On this (day) | |
| 115 116 117 118 119 220 221 222 233 224 | COUNTY OF CLARK On this (day) before me, the undersigned Notary Public in and for the said County and State, personally appeared (Defendant's name) bennis standard, known to me to be the person described in and who executed the foregoing Stipulation and Order, and who acknowledged to me that he / she did so freely and voluntarily and for the uses and purposes therein mentioned. WITNESS my hand and official seal. SATVIR S. DEOL Notary Public State of Nevada | |

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Stipulation & Order to Continue

ORDER

UPON A READING of the foregoing Stipulation of the parties and good cause appearing,

> enner V. Stanton Huyla M. Stanton 115 Vincent Stanton Twyla Marie Stanton

Respectfully Submitted:

(Your signature)

(Your name)

| 1 2 3 4 5 6 7 | NOTC James S. Kent, Esq. Nevada Bar No.: 5034 JAMES S. KENT, LTD. 9480 S. Eastern Avenue, Suite 228 Las Vegas, Nevada 89123 (702) 385-1100 jamie@jamiekent.org Attorney for Second Joint Petitioner/Defendant Nye County Clerk Deputy |
|---------------------------------|---|
| 8 | IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA |
| 9 | IN AND FOR THE COURT OF NYE |
| 10 11 | TWYLA MARIE STANTON,) CASE NO. CV-39304 |
| 12 13 | Plaintiff,) DEPT. NO. 2 vs. |
| 14 15 | DENNIS VINCENT STANTON, Defendant. |
| 16 | NOTICE OF WITHDRAWAL AS ATTORNEY OF RECORD FOR DEFENDANT |
| 17 | PLEASE TAKE NOTICE that JAMES S. KENT, ESQ., hereby withdraws as attorney of record |
| 18 | for DENNIS VINCENT STANTON, Defendant in the above-entitled matter pursuant to Supreme Court |
| 19 | Rule 46, the Notice of Entry of Order and Judgement was filed on March 18, 2019. |
| 20 | As such, a final determination has been entered in this matter and the services of the undersigned |
| 21 | for which he has been retained is completed. |
| 22 | DATED this 9th day of April, 2019. |
| 23 | JAMES S. KENT, LTD. |
| 24 | SAMES S. REAT, LID. |
| 25 | By: |
| 26 | JAMES S. KENT, ESQ. Nevada Bar No.: 005043 |
| 27 | 9480 S. Eastern Ave. Suite 228 |
| 28 | Las Vegas, Nevada 89123 (702) 385-1100 Attorney for Defendant |

JAMES S. KENT, ESQ. 9480 S. EASTERN SUITE 228 LAS VEGAS, NV 89123 (702) 385-1100

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CERTIFICATE OF SERVICE

I hereby certify that I am employed in the County of Clark, State of Nevada, am over the age of 18 years and not a party to this action. My business address is James S. Kent, Ltd., 9480 S. Eastern Ave., Suite 228, Las Vegas, Nevada 89123.

On this day I served the **NOTICE OF WITHDRAWAL AS ATTORNEY OF RECORD FOR DEFENDANT** in this action or proceeding via U.S. Postal Service and electronically with the Clerk of the Court via the Odyssey E-File and Serve system, which will cause this document to be served upon the following counsel of record:

ROBERT CRAWFORD CARMEN CRAWFORD 129 Mill Creek Dr. Greebbrier, Arkansas 72058

TWYLA STANTON

7088 Los Banderos Ave. Las Vegas, Nevada 89179 Plaintiff in Proper Person

DENNIS STANTON

7088 Los Banderos Ave. Las Vegas, NV 89179 (702) 764-4690 dennisystanton0@gmail.com Defendant in Proper Person

I certify under penalty that the foregoing is true and correct, and that I executed this Certificate of Service on <u>April 9, 2019</u> at Las Vegas, Nevada.

An employee of James S. Kent, Ltd.

SUITE 228 LAS VEGAS, NV 89123

(702) 385-1100