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Electronically Filed  
Jan 13 2021 11:59 a.m.  
Elizabeth A. Brown  
Clerk of Supreme Court

R. KEVIN SPENCER (*Admitted PHV*)  
Texas Bar Card No. 00786254  
ZACHARY E. JOHNSON (*Admitted PHV*)  
Texas Bar Card No. 24063978  
**SPENCER & JOHNSON, PLLC**  
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*Attorneys for Wendy A. Jaksick*

**SECOND JUDICIAL DISTRICT COURT  
WASHOE COUNTY, NEVADA**

In the Matter of the Administration of the  
SSJ'S ISSUE TRUST,

In the Matter of the Administration of the  
SAMUEL S. JAKSICK, JR. FAMILY TRUST,

TODD B. JAKSICK, INDIVIDUALLY, AS CO-  
TRUSTEE OF THE SAMUEL S. JAKSICK, JR.  
FAMILY TRUST, AND AS TRUSTEE OF THE  
SSJ'S ISSUE TRUST; MICHAEL S. KIMMEL,  
INDIVIDUALLY AND AS CO-TRUSTEE OF  
THE SAMUEL S. JAKSICK, JR. FAMILY  
TRUST; AND STANLEY S. JAKSICK,  
INDIVIDUALLY AND AS CO-TRUSTEE OF  
THE SAMUEL S. JAKSICK, JR. FAMILY  
TRUST; KEVIN RILEY, INDIVIDUALLY AND  
AS FORMER TRUSTEE OF THE SAMUEL S.  
JAKSICK, JR. FAMILY TRUST AND TRUSTEE  
OF THE WENDY A. JAKSICK 2012 BHC  
FAMILY TRUST,

Appellants/Cross-Respondents.  
vs.

WENDY JAKSICK,

Respondent/Cross-Appellant.

**Supreme Court No. 81470**  
District Court Case No. PR17700445

**REQUEST FOR TRANSCRIPTS OF PROCEEDINGS**

1           **TO: SUNSHINE LITIGATION SERVICES (the “Court Reporting Firm”),** 151  
2 Country Estates Circle, Reno, Nevada 89511, [renoreception@litigationservices.com](mailto:renoreception@litigationservices.com).

3           WENDY A. JAKSICK, Respondent/Cross-Appellant named above, requests the  
4 preparation of the original and four (4) copies of the transcripts of the proceedings in the District  
5 Court before Judge David Hardy in this matter as follows:

- 6           1) **February 4, 2019 - Hearing,**
- 7           2) **February 5, 2019 - Hearing,**
- 8           3) **February 13, 2019 – Hearing,**
- 9           4) **February 14, 2019 – Jury Selection,**
- 10          5) **February 15, 2019 – Opening Statements,**
- 11          6) **February 19, 2019 – Trial,**
- 12          7) **February 20, 2019 – Trial,**
- 13          8) **February 21, 2019 – Trial,**
- 14          9) **February 22, 2019 – Trial,**
- 15          10) **February 25, 2019 – Trial,**
- 16          11) **February 26, 2019 – Trial,**
- 17          12) **February 27, 2019 – Trial,**
- 18          13) **February 28, 2019 – Trial,**
- 19          14) **March 1, 2019 – Trial,**
- 20          15) **March 4, 2019 – Trial,**
- 21          16) **May 13, 2019 – Trial/Hearing,**
- 22          17) **October 14, 2020 – Hearing, and**
- 23          18) **November 19, 2020 – Hearing.**

24           I hereby certify that on January 13, 2021, I ordered the transcripts listed above from  
25 the Court Reporting Firm. On January 12, 2021, the Court Reporting confirmed in writing  
26 that no deposit for the requested transcripts was required.

I recognize that I must serve a copy of this form on the Court Reporting Firm and opposing counsel, and that the Court Reporting Firm shall have thirty (30) days of this notice to prepare and submit to the District Court and counsel the transcript requested herein.

**AFFIRMATION STATEMENT**

Pursuant to NRS 239B.030

The undersigned does hereby affirm that this ***REQUEST FOR TRANSCRIPTS OF PROCEEDINGS*** filed by Wendy A. Jaksick in the above-captioned matter does not contain the social security number of any person.

DATED this 13<sup>th</sup> day of January, 2021.

**FOX ROTHSCHILD LLP**

/s/ Mark J. Connot

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**SPENCER & JOHNSON, PLLC**

/s/ R. Kevin Spencer

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*Attorneys for Wendy A. Jaksick*

**CERTIFICATE OF SERVICE**

Pursuant to NRCP 5(b), I certify that I am an employee of FOX ROTHSCHILD LLP and that on this 13<sup>th</sup> day of January, 2021, I served a true and correct copy of ***REQUEST FOR TRANSCRIPTS OF PROCEEDINGS*** by the Court's electronic file and serve system addressed to the following:

Kent Robison, Esq.  
Therese M. Shanks, Esq.  
Robison, Sharp, Sullivan & Brust  
71 Washington Street  
Reno, NV 89503  
*Attorneys for Todd B. Jaksick, Beneficiary  
SSJ's Issue Trust and Samuel S. Jaksick, Jr.,  
Family Trust*

Donald A. Lattin, Esq.  
L. Robert LeGoy, Jr., Esq.  
Brian C. McQuaid, Esq.  
Carolyn K. Renner, Esq.  
Maupin, Cox & LeGoy  
4785 Caughlin Parkway  
Reno, NV 89519  
*Attorneys for Petitioners/Co-Trustees  
Todd B. Jaksick and Michael S. Kimmel of  
the SSJ's Issue Trust and Samuel S.  
Jaksick, Jr., Family Trust*

Phil Kreitlein, Esq.  
Kreitlein Law Group  
1575 Delucchi Lane, Ste. 101  
Reno, NV 89502  
*Attorneys for Stanley S. Jaksick, Co-Trustee  
Samuel S. Jaksick, Jr. Family Trust*

Adam Hosmer-Henner, Esq.  
McDonald Carano  
100 West Liberty Street, 10<sup>th</sup> Fl.  
P.O. Box 2670  
Reno, NV 89505  
*Attorneys for Stanley S. Jaksick*

/s/ Doreen Loffredo  
An Employee of Fox Rothschild

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**From:** Linda Shaw <linda@litigationservices.com>  
**Sent:** Tuesday, January 12, 2021 3:58 PM  
**To:** Zach Johnson; Mia Omler; Reno Reception  
**Cc:** Kevin Spencer; Kenia Maribel Castillo  
**Subject:** Re: Jaksick - PR17-00445 (Consolidated with PR17-00446)

Yes, that's fine. I agree to that.

It will take us a while to hear back on the page counts and figure out what has or has not been done. The court will require full days where partials or roughs have been done, etc. If you request all transcripts but jury selection, we have the eflex records of hearings, and we can quote everything. I'll see what your designation of record says tomorrow.

Thank you.

Linda

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**From:** Zach Johnson <zach@dallasprobate.com>  
**Sent:** Tuesday, January 12, 2021 3:42 PM  
**To:** Mia Omler <momler@litigationservices.com>; Linda Shaw <linda@litigationservices.com>; Reno Reception <renoreception@litigationservices.com>  
**Cc:** Kevin Spencer <kevin@dallasprobate.com>; Kenia Maribel Castillo <kenia@dallasprobate.com>  
**Subject:** RE: Jaksick - PR17-00445 (Consolidated with PR17-00446)

Linda and Mia:

Thank you for the information. I plan to file the Request for Transcripts tomorrow. NRAP requires us to state in the Request for Transcripts that we have paid the required deposit for the transcripts. Based on your email yesterday, please confirm you agree to our inclusion of the following language concerning the deposit in the Request for Transcripts:

**"On January 12, 2021, the Court Reporting Firm identified above confirmed in writing that no deposit for the requested transcripts was required."**

Regards,

Zachary E. Johnson



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**From:** Mia Omler <momler@litigationsservices.com>  
**Sent:** Tuesday, January 12, 2021 3:17 PM  
**To:** Zach Johnson <zach@dallasprobate.com>; Linda Shaw <linda@litigationsservices.com>; Reno Reception <renoreception@litigationsservices.com>  
**Cc:** Kevin Spencer <kevin@dallasprobate.com>; Kenia Maribel Castillo <kenia@dallasprobate.com>  
**Subject:** RE: Jaksick - PR17-00445 (Consolidated with PR17-00446)

Sorry...forgot it's an 0 & 4.

2/14=approximately \$1500

2/26=\$1,600

**Mia Omler**

151 Country Estates Cr.

Reno, NV 89511

Work: 775-323-3411

Litigationsservices.com | 800-330-1112 | [momler@litigationsservices.com](mailto:momler@litigationsservices.com)

*Our offices are open and operating remotely during the Covid-19 pandemic.  
We are offering our Zoom Videoconferencing platform complimentary.*



**151 Country Estates Circle - Reno, Nevada 89511**

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