2

IN THE SUPREME COURT OF THE STATE OF NEVADA



3

PAUL D.S. EDWARDS,

4

5

6

8

11

12

13

16

17

18

19

20

21

22

23

24

25

26 27

RECEIVED APPERAILS

SEP - 3 1/2020

Appellant,

vs.

TIMESHARE LIQUIDATORS, LLC a/d/b/a TLC RESORT LIQUIDATORS. a/d/b/a TLC RESORTS VACATION CLUB, LLC, a/d/b/a TLC RESORTS VACATION CLUB, a/d/b/a TLC RESORTS, a/k/a TLCRESORTS.COM, a/d/b/a TLC TRAVEL, a/k/a TLC, a/d/b/a VIP TRAVEL, a/d/b/a VIP VACATIONS, a/d/b/a VIP INTERNATIONAL, and PLAZA HOTEL & CASINO, LLC, a/d/b/a PLAZA HOTEL & CASINO, and CASH4ASKING, LLC, a/d/b/a CASH4ASKING.COM, and STANLEY C. MULLIS, a/k/a STANLEY MULLIS, a/k/a STAN MULLIS,

and ANGEL C. MULLIS, a/k/a ANGEL MULLIS,

a/k/a ANGEL SANTILLI,

and JONATHAN ROBERT JOSSEL, a/k/a JONATHAN JOSSEL,

and EDUARDO ROMAY HERNANDEZ, a/k/a EDUARDO L ROMAYHERNANDEZ,

a/k/a EDUARDO ROMARY,

a/k/a EDUARDO L. ROMAY HERNANDEZ, a/k/a HERNANDEZ EDUARDO ROMAY,

a/k/a HERNANDEZ EDUARDO L ROMAY,

a/k/a EDUARDO ROMAY, a/k/a MR EDUARDO L. ROMAY,

and GLADYS C. RIONDA, a/k/a SUITO GLADYS RIONDA, a/k/a GLADYS C. RIONDA-SUITO, a/k/a GLADYS SUITO,

a/k/a GLADYS RIONDA SUITO,

and DOES I-X, and ROE CORPORATIONS XI-XX, et al.

Respondents.

Electrons Ean OFiled Sep 09 2020 03:10 p.m. Elizabet 1525 Brown Clerk of Supreme Court

SUPREME COURT

DISTRICT COURT CASE NOS.:

A-18-776375-C and A-19-799140-C

NOTICE OF AMENDED APPEAL TO THE SUPREME COURT FOR NEVADA FROM A JUDGMENT OR ORDER OF A DISTRICT COURT

AUG 2 1 2020

DEPUTY CLERK

PAUL D.S. EDWARDS, 713\Wheat Ridge Lane, Unit 203, Las Vegas, Nevada 89145

Landline Telephone: 702.341.1776 ELIZABETH A. BROWN CLERK OF SUPREME COURT Cellular Telephone: 702.893.1776 Email: pauldse@pauldsedwards.com

Plaintiff, pro se

A-18-776375-C ANOA Amended Notice of Appeal 4928273

CLERKOFTHEILOURT

Notice is hereby given that Appellant PAUL D.S. EDWARDS, pro se ("Appellant"), in the above-entitled action, does now hereby file his "Notice of Amended Appeal to the Supreme Court for Nevada from a Judgment or Order of a District Court" ("Amended Appeal") from the [entire] Order and Notice of Entry of Order Granting Defendants' Motion for Summary Judgment on Plaintiff's Claims in Case No. A-18-776375-C, and Case No. A-19-799140-C, entered on July 13, 2020. A copy of the July 13, 2020 Order and Entry of Order is attached hereto and incorporated herein as Exhibit 1.

Plaintiff further appeals the judgment and Order entered on the 18th day of August 2020, granting Defendants² [their] attorney fees and costs. A copy of the August 13, 2020 Order and Entry of Order is attached hereto and incorporated herein as Exhibit 2.

Plaintiff also appeals every Order and Entry of Order associated with Case No. A-18-776375-C and Case No. A-19-799140-C, that was issued subsequent to the District Court's approval and the filing of Plaintiff's "Notice of Voluntary Dismissal, Pursuant to Nevada Rules of Civil Procedures, Rule 41(a)" on July 16, 2019. A copy of Plaintiff's "Notice of Voluntary Dismissal, Pursuant to Nevada Rules of Civil Procedures, Rule 41(a)," is attached hereto and incorporated herein as Exhibit 3.

DATED this 18th day of August 2020.

PAUL D.S. EDWARDS,

Las Vegas, Nevada 89145

Paul D.S. Edwards

Cellular Telephone:

Plaintiff, pro se

/s/ Paul D.S. Edwards

713 Wheat Ridge Lane, Unit 203,

Landline Telephone: 702.341.1776

Email: pauldse@pauldsedwards.com

702.893.1776

19

20

21

22

23 24

25

26

27

28

¹TIMESHARE LIQUIDATORS, LLC, a/d/b/a TLC RESORT LIQUIDATORS, a/d/b/a TLC RESORTS VACATION CLUB, LLC, a/d/b/a TLC RESORTS VACATION CLUB, a/d/b/a TLC RESORTS, a/k/a TLCRESORTS.COM, a/d/b/a TLC TRAVEL, a/k/a TLC, a/d/b/a VIP TRAVEL, a/d/b/a VIP VACATIONS, a/d/b/a VIP INTERNATIONAL.

²See n.1, supra.

CERTIFICATE OF SERVICE BY MAIL

I HEREBY CERTIFY that on the 18th day of August 2020, after being placed in a envelope, and thereon placing sufficient postage, I deposited in a United States Postal Service receptacle, a copy[ies] of the following document[s]:

1. Notice of Amended Appeal to the Supreme Court for Nevada From a Judgment or Order of a District Court

to the following:

Supreme Court Clerk's Office 201 South Carson Street Carson City, Nevada 89701-4702

Brian P. Clark CLARK MCCOURT 7371 Prairie Falcon Road, Suite 120 Las Vegas, NV 89128

Chad F. Clement MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145

Designee for Plaintiff

•

.

·

.

Electronically Filed
7/13/2020 4:23 PM
Steven D. Grierson
CLERK OF THE COURT

NOTC 1 BRIAN P. CLARK 2 Nevada Bar No. 4236 LUKAS B. McCOURT Nevada Bar No. 11839 3 CLARK MCCOURT 7371 Prairie Falcon Road, Suite 120 Las Vegas, Nevada 89128 Telephone: (702) 474-0065 5 Facsimile: (702) 474-0068 bpc@clarkmccourt.com 6 Imccourt@clarkmccourt.com 7 Attorneys for Defendants DISTRICT COURT 8 0 CLARK COUNTY, NEVADA 10 PAUL D. S. EDWARDS, Case No.: A-18-776375-C Plaintiff, 11 Dept. No.: XXVII 12 v. Consolidated with 13 TIMESHARE LIQUIDATORS, LLC, a/d/b/a TCL RESORT LIQUIDATORS, a/d/b/a TLC RESORTS Case No.: A-19-799140-C VACATION CLUB, LLC, a/d/b/a TLC RESORTS 14 VACATION CLUB, a/d/b/a TLC RESORTS, a/k/a TLCRESORTS.COM, a/d/b/a TLC TRAVEL, a/d/b/a 15 VIP TRAVEL, a/d/b/a VIP VACATIONS, and NOTICE OF ENTRY OF ORDER 16 PLAZA HOTEL & CASINO, LLC, a/d/b/a PLAZA **GRANTING DEFENDANTS'** MOTION FOR SUMMARY HOTEL & CASINO, and STANLEY C. MULLIS, 17 a/k/a STANLEY MULLIS, a/k/a STAN MULLIS, JUDGMENT ON PLAINTIFF'S and ANGEL C. MULLIS, a/k/a ANGEL MULLIS, **CLAIMS IN CASE NO. A-18-776375**a/k/a ANGEL SANTILLI, and JONATHAN C, AND CASE NO. A-19-799140-C 18 ROBERT JOSSEL, a/k/a JONATHAN JOSSEL, and 19 MICHAEL ANTHONY PERGOLINI, a/k/a MICHAEL A. PERGOLINI, a/k/a MICHAEL 20 PERGOLINI, a/k/a MICHAEL A. PERCOLINI, and DOES I-X, and ROE CORPORATIONS XI-XX, et 21 al., 22 Defendants. 23 AND CONSOLIDATED MATTERS 24 PLEASE TAKE NOTICE that an ORDER GRANTING DEFENDANTS' MOTION FOR 25 SUMMARY JUDGMENT ON PLAINTIFF'S CLAIMS IN CASE NO. A-18-776375-C, AND 26 CASE NO. A-19-799140-C was filed on July 13, 2020. 27 28

1	A copy of said Order is attached hereto.		
2	DATED this 13th day of July, 2020.		
3	CLARK MCCOURT		
.4	Rodes		
5	Brian P. Clark Lukas B. McCourt		
6	7371 Prairie Falcon Road, Suite 120 Las Vegas, NV 89128		
7	Attorneys for Defendants		
8			
9			
10	CERTIFICATE OF SERVICE		
11			
12 13	I certify that on the 13 day of July, 2020, I served a true and correct copy of the NOTICE		
14	OF ENTRY OF ORDER GRANTING DEFENDANTS' MOTION FOR SUMMARY JUDGMENT		
15	ON PLAINTIFF'S CLAIMS IN CASE NO. A-18-776375-C, AND CASE NO. A-19-799140-C on		
16	the following parties/ individuals via the court's mandatory electronic service provider, Odyssey.		
17	Paul D.S. Edwards 713 Wheat Ridge Lane, Unit 203		
18	Las Vegas, NV 89145 Plaintiff in proper person		
19	John Il Cath		
20	An employee of CLARK MCCOURT		
21			
22			
23			
24.			
25			
26			
27			

7/13/2020 3:21 PM

Electronically Filed 07/13/2020 3:21 PM

CLERK OF THE COURT **OGM** 1 BRIAN P. CLARK 2 Nevada Bar No. 4236 LUKAS B. McCOURT 3 Nevada Bar No. 11839 CLARK MCCOURT 4 7371 Prairie Falcon Road, Suite 120 Las Vegas, Nevada 89128 Telephone: (702) 474-0065 5 Facsimile: (702) 474-0068 6 bpc@clarkmccourt.com Imccourt@clarkmccourt.com 7 Attorneys for Defendants 8 DISTRICT COURT CLARK COUNTY, NEVADA 9 10 PAUL D. S. EDWARDS. Plaintiff, Case No.: A-18-776375-C 11 Dept. No.: XXVII 12 TIMESHARE LIQUIDATORS, LLC, a/d/b/a TCL Consolidated with 13 RESORT LIQUIDATORS, a/d/b/a TLC RESORTS VACATION CLUB, LLC, a/d/b/a TLC RESORTS 14 Case No.: A-19-799140-C VACATION CLUB, a/d/b/a TLC RESORTS, a/k/a TLCRESORTS.COM, a/d/b/a TLC TRAVEL, a/d/b/a 15 ORDER GRANTING DEFENDANTS' VIP TRAVEL, a/d/b/a VIP VACATIONS, and PLAZA HOTEL & CASINO, LLC, a/d/b/a PLAZA MOTION FOR SUMMARY 16 HOTEL & CASINO, and STANLEY C. MULLIS, JUDGMENT ON PLAINTIFF'S **CLAIMS IN CASE NO. A-18-776375.** 17 a/k/a STANLEY MULLIS, a/k/a STAN MULLIS, and ANGEL C. MULLIS, a/k/a ANGEL MULLIS, a/k/a AND CASE NO. A-19-799140-C 18 ANGEL SANTILLI, and JONATHAN ROBERT JOSSEL, a/k/a JONATHAN JOSSEL, and 19 MICHAEL ANTHONY PERGOLINI, a/k/a MICHAEL A. PERGOLINI, a/k/a MICHAEL 20 PERGOLINI, a/k/a MICHAEL A. PERCOLINI, and DOES I-X, and ROE CORPORATIONS XI-XX, et 21 al., 22 Defendants. 23 AND CONSOLIDATED MATTERS 24 25 Defendants' motion for summary judgment came before the court on June 25, 2020. 26 Appearing for Defendants, via Bluejeans audio, was Brian P. Clark of the law firm Clark McCourt. 27 Plaintiff did not appear at the hearing in person or attend by remote means. 28

5

7.

Having reviewed the papers on file, the court makes the following Findings of Fact and Conclusions of Law.

FINDINGS OF FACT.

THE COURT FINDS that the motion for summary judgment was presented to summarily adjudicate Plaintiff's claims in Case No. A-18-776375-C and Case No. A-19-799140-C¹.

THE COURT FURTHER FINDS that Plaintiff was served with Defendants' motion for summary judgment and that Plaintiff did not file an opposition to the motion and did not attend the June 25, 2020 hearing on the motion for summary judgment.

THE COURT FURTHER FINDS, pursuant to EDCR 2.20(e), that Plaintiff's failure to file a written opposition to the motion for summary judgment "may be construed as an admission that the motion and/or joinder is meritorious and a consent to granting the same."

THE COURT FURTHER FINDS, and adopts as supporting facts each of the "Undisputed Facts" set forth in the motion for summary judgment (numbered items 1-42) as none of these facts were contested by Plaintiff.

THE COURT FURTHER FINDS, regarding Case No. A-18-776375-C, that most of Plaintiff's claims in the First Amended Complaint were dismissed by court orders dated January 14, 2019, and August 27, 2019. Additionally, many of Plaintiff's allegations were stricken from the First Amended Complaint by court orders dated August 27, 2019 (May 1, 2019 motion to strike) December 17, 2019 (motion to strike for failure to amend) and February 6, 2020 (motion to strike for failure to amend). Plaintiff's remaining claims in Case No. A-18-776375-C are for invasion of Plaintiff privacy, intrusion into seclusion, and for injunctive relief.

THE COURT FURTHER FINDS, regarding Case No. A-19-799140-C, that the Complaint was struck, pursuant to NRCP 12(e), for Plaintiff's failure to file an Amended Complaint after failing to oppose Defendants' Motion To Strike Complaint For Plaintiff's Refusal To Comply With The Court's Orders Granting Defendants' Motions For More Definite Statement. (See Order entered May 4, 2020.)

Defendants Cash4Asking, Eduardo Romay Hernandez, and Gladys Rionda Suito were dismissed from Case No. A-19-799140-C by court order filed May 4, 2020.

THE COURT FURTHER FINDS that Plaintiff did not present any facts to show that Timeshare Liquidators, LLC or its employees made any intrusion, intentional or otherwise, on the solitude of Plaintiff.

THE COURT FURTHER FINDS that although Mr. Edwards claims that several telephone calls were received by him on his landline and mobile telephone numbers, Mr. Edwards cannot show that any of the alleged calls were made by Timeshare or its employees.

THE COURT FURTHER FINDS that the First Amended Complaint sought an order for injunctive relief and that Plaintiff did not seek a preliminary injunction by motion since the filing of his original complaint on June 19, 2018.

THE COURT FURTHER FINDS that Plaintiff has not presented any evidence that

Defendant Timeshare made any of the alleged calls to Plaintiff and has not alleged irreparable injury.

THE COURT FURTHER FINDS, regarding Case No. A-19-799140-C, that Plaintiff had an ulterior purpose, other than resolving a legal dispute, when he filed the action and that Plaintiff's actions were not in the regular conduct of proceedings.

THE COURT FURTHER FINDS that Plaintiff's filing of a second action, Case No. A-19-799140-C, constitutes an abuse of process.

II. CONCLUSIONS OF LAW.

- A. "Summary judgment is appropriate and 'shall be rendered forthwith' when the pleadings and other evidence on file demonstrate that no 'genuine issue as to any material fact [remains] and that the moving party is entitled to a judgment as a matter of law.' This court has noted that when reviewing a motion for summary judgment, the evidence, and any reasonable inferences drawn from it, must be viewed in a light most favorable to the nonmoving party." Wood v. Safeway, Inc., 121 Nev. 724, 729, 121 P.3d 1026, 1029 (2005).
- B. "This court has often stated that the nonmoving party may not defeat a motion for summary judgment by relying 'on the gossamer threads of whimsy, speculation and conjecture.' As this court has made abundantly clear, '[w]hen a motion for summary judgment is made and

27 /

0 10

12

11

13 14

15 16

17

18

19 20

21 22

23

24

25

III. ORDER.

27

26

28

supported as required by Rule 56, the nonmoving party may not rest upon general allegations and conclusions, but must, by affidavit or other wise, set forth specific facts demonstrating the existence of a genuine factual issue." Id. at p. 730-7310, 1030-31.

- Ċ. "While we construe the facts in the light most favorable to the nonmoving party, we also place the burden on the nonmoving party to 'set forth facts demonstrating the existence of a genuine issue in order to withstand a disfavorable summary judgment.' Where the nonmoving party would bear the burden of persuasion at trial, 'the party moving for summary judgment may satisfy the burden of production by either (1) submitting evidence that negates an essential element of the nonmoving party's claims, or (2) 'pointing out... that there is an absence of evidence to support the nonmoving party's case." Torrealba v. Kesmetis, 124 Nev. 95, 100, 178 P.3d 716, 720 (Nev. 2008).
- D. "In our view, the plain language of Rule 56(c) mandates the entry of summary judgment, after adequate time for discovery and upon motion, against a party who fails to make a showing sufficient to establish the existence of an element essential to that party's case, and on which that party will bear the burden of proof at trial. In such a situation, there can be 'no genuine issue as to any material fact,' since a complete failure of proof concerning an essential element of the nonmoving party's case necessarily renders all other facts immaterial.")
- E. "To recover for the tort of intrusion, a plaintiff must prove the following elements: 1) an intentional intrusion (physical or otherwise); 2) on the solitude or seclusion of another; 3) that would be highly offensive to a reasonable person." PETA v. Berosini, 111 Nev. 615, 630, 895 P.2d 1269, 1270 (1995).
- F. Plaintiff's claim for injunctive relief under NRS 33.010(2) fails as Plaintiff has not presented any evidence that Defendant Timeshare made any of the alleged calls to Plaintiff, has not shown any conduct by Defendant Timeshare during the litigation that would support injunctive relief, and Plaintiff has not alleged any irreparable injury.

Based on the case activity, history and prior orders, including Plaintiff's failure to amend the First Amended Complaint in Case No. A-18-776375-C and failure to amend the Complaint in Case No. A-19-799140-C, and Plaintiff's failure to oppose case ending motions,

	• •		
1	IT IS HEREBY ORDERED that Defendants' Motion For Summary Judgment is granted in		
2	its entirety, resolving Plaintiff's claims for invasion of Plaintiff privacy, intrusion into seclusion, and		
3	for injunctive relief in favor of Defendants.		
4	IT IS FURTHER ORDERED that the Motion For Summary Judgment is granted in favor		
5	of the Counter-claimants, on their claim of abuse of process in Case No. A-19-799140-C.		
6	DATED this day of		
7	Dated this 13th day of July, 2020		
8	Mancy L Alt' DISTRICT COURT JUDGE		
9	JD		
10	Submitted by: 4DA 1CF CB09 A41E Nancy Allf		
11	CLARK MCCOURT District Court Judge		
12			
13	Politin B. Clark		
Brian P. Clark Nevada Bar No. 4236			
15	Nevada Bar No. 11839 7371 Prairie Falcon Road, Suite 120		
16	Las Vegas, NV 89128 Attorneys for Defendants		
17	Attorneys for Defortation		
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			

CSERV 2 DISTRICT COURT CLARK COUNTY, NEVADA 3 4 5 Paul Edwards, Plaintiff(s) CASE NO: A-18-776375-C 6 DEPT, NO. Department 27 vs. 7 Timeshare Liquidators LLC, 8 Defendant(s) 9 10 AUTOMATED CERTIFICATE OF SERVICE 1.1 This automated certificate of service was generated by the Eighth Judicial District 12 Court: The foregoing Order Granting Motion was served via the court's electronic eFile 13 system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 7/13/2020 :15 Maria Garcia mgarcia@clarkmccourt.com 16 Lukas McCourt Imecourt@clarkmecourt.com 17 Brian Clark bpc@clarkmccourt.com 18 Rody Scott rscott@clarkmccourt.com 19 20 Paul EDwards pauldse@pauldsedwards.com 21 22 23 24 25 26 27 28

•

•

Electronically Filed 8/18/2020 5:13 PM Steven D. Grierson CLERK OF THE COURT

NEO 1 BRIAN P. CLARK Nevada Bar No. 4236 2 LUKAS B. McCOURT 3 Nevada Bar No. 11839 CLARK MCCOURT 7371 Prairie Falcon Road, Suite 120 4 Las Vegas, Nevada 89128 Telephone: (702) 474-0065 5 Facsimile: (702) 474-0068 bpc@clarkmccourt.com 6 lmccourt@clarkmccourt.com 7 Attorneys for Defendants 8 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 12 PAUL D. S. EDWARDS, Case No.: A-18-776375-C 13 Plaintiff, Dept. No.: XXVII 14 V. 15 TIMESHARE LIQUIDATORS, LLC, a/d/b/a TCL Consolidated with RESORT LIQUIDATORS, a/d/b/a TLC RESORTS VACATION CLUB, LLC, a/d/b/a TLC RESORTS Case No.: A-19-799140-C 16 VACATION CLUB, a/d/b/a TLC RESORTS, a/k/a TLCRESORTS.COM, a/d/b/a TLC TRAVEL, a/d/b/a 17 TLC, a/d/b/a/ VIP TRAVEL, a/d/b/a VIP VACATIONS, a/d/b/a VIP INTERNATIONAL, and 18 DOES I-X, and ROE CORPORATIONS XI-XX, et 19 al., 20 Defendants. 21 22 NOTICE OF ENTRY OF ORDER GRANTING DEFENDANTS' MOTION FOR ATTORNEY'S FEES PURSUANT TO NRS 18.010 AND FOR COSTS OF SUIT PURSUANT 23 TO NRS 18.020 AND JUDGMENT 24 25 PLEASE TAKE NOTICE that an ORDER GRANTING DEFENDANTS' MOTION 26 FOR ATTORNEY'S FEES PURSUANT TO NRS 18.010 AND FOR COSTS OF SUIT 27 PURSUANT TO NRS 18.020 AND JUDGMENT was filed on August 18, 2020. 28 111

	, .		
1	A copy of said Order is attached hereto.		
2	DATED this 18 day of August, 2020		
3	CLARK MCCOURT		
4	RenChr		
5	Prjan P. Clark		
6	Lukas B. McCourt 7371 Prairie Falcon Road, Suite 120		
7	Las Vegas, NV 89128 Attorneys for Defendants		
8			
9			
10			
11	CERTIFICATE OF SERVICE		
12	I certify that on the day of August, 2020, I served a true and correct copy of NOTICE		
13	OF ENTRY OF ORDER GRANTING DEFENDANTS' MOTION FOR ATTORNEY'S		
14	FEES PURSUANT TO NRS 18.010 AND FOR COSTS OF SUIT PURSUANT TO NRS 18.020		
15	AND JUDGMENT on the following parties/individuals via the court's mandatory electronic service		
16	provider, Odyssey.		
17	Paul D.S. Edwards 713 Wheat ridge Lane, Unit 203		
18	Las Vegas, NV 89145 Plaintiff in proper person.		
19	Transcript proper person.		
20	Chad F. Clement MARQUIS AURBACH COFFING		
21	10001 Park Run Drive Las Vegas, NV 89145		
22	Attorneys for Cash4Asking, LLC; Eduardo Romay Hernandez; and Gladys Rionda Suito		
23	Educated Romay Fiernancez, and Graciys Rionda Suno		
24	An amplitude of OTAPH MCCOVIDE		
25	An employee of CLARK MCCOURT		
26			
27			
28			

ELECTRONICALLY SERVED 8/18/2020 4:47 PM

Electronically Filed 08/18/2020 4:46 PM CLERK OF THE COURT

		CLERK OF THE COURT		
1	JUDG BRIAN P. CLARK			
2	Nevada Bar No. 4236			
3	LUKAS B. McCOURT Nevada Bar No. 11839			
4	CLARK MCCOURT 7371 Prairie Falcon Road, Suite 120			
	Las Vegas, Nevada 89128			
5	Telephone: (702) 474-0065 Facsimile: (702) 474-0068			
6	bpc@clarkmccourt.com lmccourt@clarkmccourt.com			
7	Attorneys for Defendant			
8	DISTRICT CO	URT		
9	CLARK COUNTY,	NEVADA		
10	PAUL D. S. EDWARDS,			
11	Plaintiff,	Case No.: A-18-776375-C		
12	v.	Dept. No.: XXVII		
13	TIMESHARE LIQUIDATORS, LLC, a/d/b/a TCL	Consolidated with		
14	RESORT LIQUIDATORS, a/d/b/a TLC RESORTS VACATION CLUB, LLC, a/d/b/a TLC RESORTS	Case No.: A-19-799140-C		
15	VACATION CLUB, a/d/b/a TLC RESORTS, a/k/a TLCRESORTS.COM, a/d/b/a TLC TRAVEL, a/d/b/a			
	VIP TRAVEL, a/d/b/a VIP VACATIONS, and DOES I-X, and ROE CORPORATIONS XI-XX, et al.,			
16				
17	Defendants.			
18	AND CONSOLIDATED MATTER			
19	ORDER GRANTING DEFENDANTS' MOTION	EOD ATTODNEWS EEES DUDSTAND		
20	TO NRS 18.010 AND FOR COSTS OF SU	TT PURSUANT TO NRS 18.020		
21	AND			
22	JUDGMENT			
23	Defendants' motion for attorney's fees pursuant to NRS 18.010 and for costs of suit pursuant			
24	to NRS 18.020 came on for hearing on August 12, 2020 before the Honorable Nancy Allf of the			
25	Eighth Judicial District Court. Appearing for the moving Defendants was Brian P. Clark of the law			
26	firm Clark McCourt. No appearance was made by dismissed Defendants Cash4Asking, Eduardo			
27	Romay Hernandez, and Gladys Rionda Suito. No appearance was made by Plaintiff, in proper			
28	person, Paul D.S. Edwards.			
•				

Having reviewed the papers on file, including the supplement to the moving papers, and having considered the arguments presented at the time of the hearing,

THE COURT FINDS that Plaintiff's claims in Case No. A-18-776375-C were adjudicated by prior motions to dismiss, motions to strike, and motion for summary judgment.

THE COURT FURTHER FINDS that Plaintiff's claims in Case No. A-19-799140-C were adjudicated by prior motions to dismiss, motion to strike, and motion for summary judgment.

THE COURT FURTHER FINDS that the standard for attorney's fees under NRS 18.010(2)(b) has been satisfied by the order entered March 4, 2020, on Defendants' motion for sanctions, wherein, the court established as facts in the case:

- a. that "Plaintiff has improper motives for bringing suit, other than to resolve a dispute";
- that "Plaintiff is a professional litigant and manufactured this law suit to maintain his standard of living"; and
- c. that "Plaintiff's claims are intentionally false and misleading, and are brought by Plaintiff for the sole purpose to harass and extort a settlement".

THE COURT FURTHER FINDS that Plaintiff did not file a written opposition to Defendants' motion for attorney's fees and costs.

THE COURT FURTHER FINDS that Defendants' costs, as set forth in the Memorandum Of Fees And Costs, and in the Supplemental Memorandum Of Fees And Costs are each allowed by NRS.18.005, et. seq.

THE COURT FURTHER FINDS that Plaintiff did not move to retax and settle the costs claimed by Defendants, pursuant to NRS 18.110(4), after Defendants filed a verified memorandum of cost on July 10, 2020.

THE COURT FURTHER FINDS that Plaintiff did not attend the August 12, 2020 hearing on Defendants' motion for attorney's fees and costs.

THE COURT FURTHER FINDS that attorney's fees are also warranted by Plaintiff's repeated violations of court rules and failures to comply with court orders as set forth in the motion.

THE COURT FURTHER FINDS that Defendants Timeshare Liquidators, LLC, Stanley Mullis and Angel Mullis are the prevailing parties in Case No.: A-18-776375-C and Case No.: A-19-799140-C, that Plaintiff sought to recover more than \$2,500 in each of the suits, and that these Defendants are entitled to be awarded their costs pursuant to NRS 10.020.

THE COURT FURTHER FINDS that the qualities, skills, training, education and experience of Defendants' attorney are, at minimum, equal to the competence expected by this court in an advocate. (See *Brunzell v. Golden Gate Nat'l Bank*, 85 Nev. 345, 349, 455 P.2d 31 (1969).)

THE COURT FURTHER FINDS that Plaintiff's pleadings created difficulty in understanding the scope of claims made, and Plaintiff's lumping defendants together prevented the defendants from understanding what actual claims were made against a specific defendant, and when compounded by Plaintiff's conduct during the litigation, required significant time and skill by Defendants' attorney to decipher and respond to Plaintiff's pleadings and papers. (See *Brunzell v. Golden Gate Nat'l Bank*, 85 Nev. 345, 349, 455 P.2d 31 (1969).)

THE COURT FURTHER FINDS that the actual work performed by Defendants' attorney was reasonable, and necessary, in responding to Plaintiff's claims. (See *Brunzell v. Golden Gate Nat'l Bank*, 85 Nev. 345, 349, 455 P.2d 31 (1969).)

THE COURT FURTHER FINDS the Defendants' attorney was successful in Defendants' motion practice before the court over the course of the litigation as outlined in the Motion For Attorney's Fees, which motion practice included two (2) successful motions to dismiss, two (2) successful motions for more definite statement, a motion to strike portions of Plaintiff's pleadings, a motion for sanctions and a motion for summary judgment. (See *Brunzell v. Golden Gate Nat'l Bank*, 85 Nev. 345, 349, 455 P.2d 31 (1969).)

THE COURT FURTHER FINDS, based on the experience level of Defendants' attorney, that Defendants' attorney's hourly rate of \$450.00 is reasonable for the type of work performed, and that the fees presented in Defendants' attorney's billing invoices are reasonable.

THEREFORE,

IT IS HEREBY ORDERED that Defendants' motion for attorney's fees pursuant to NRS 18.010 and for costs of suit pursuant to NRS 18.020 is GRANTED.

1	IT IS FURTHER ORDERED that Defendants Timeshare Liquidators, LLC, Stanley Mullis		
2	and Angel Mullis are awarded their costs of suit against Plaintiff Paul D.S. Edwards in the amount		
3	of \$4,770.00.		
4	IT IS FURTHER ORDERED that Defendants Timeshare Liquidators, LLC, Stanley Mullis		
5	and Angel Mullis are awarded their attorney's fees against Plaintiff Paul D.S. Edwards in the		
6	amount of \$97,921.50.		
7	IT IS FURTHER ORDERED that this order shall be entered on the court's records as a		
8	JUDGMENT against Plaintiff Paul D.S. Edwards for the total sum of \$102,691.50.		
9	IT IS FURTHER ORDERED that statutory interest on this JUDGEMENT shall begin to		
10	accrue from the date of Notice Of Entry Of Judgment until the judgment is paid in full.		
11	Dated this 18th day of August, 2020		
12	Nancy L All		
13	DISTRICT COUNT JUDGE		
14	Submitted by: 998 720 2417 0557 Nancy Allf		
15	CLARK MCCOURT Nancy Allf District Court Judge		
16	Rad Ch2		
17	Brian P. Clark		
18	Lukas B. McCourt 7371 Prairie Falcon Road, Suite 120		
19 20	Las Vegas, Nevada 89128 Attorneys for Defendants		
21			
22			
23	·		
24			
25			
26			
27			
28			

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Paul Edwards, Plaintiff(s) CASE NO: A-18-776375-C 6 vs. DEPT. NO. Department 27 7 Timeshare Liquidators LLC, 8 Defendant(s) 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District 12 Court. The foregoing Judgment was served via the court's electronic eFile system to all 13 recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 8/18/2020 15 Maria Garcia mgarcia@clarkmccourt.com 16 Lukas McCourt lmccourt@clarkmccourt.com 17 Brian Clark bpc@clarkmccourt.com 18 Rody Scott rscott@clarkmccourt.com 19 Paul EDwards 20 pauldse@pauldsedwards.com 21 Chad Clement cclement@maclaw.com 22 23 24 25 26 27 28

•

.

Electronically Filed 7/16/2019 2:33 PM Steven D. Grierson CLERK OF THE COUR

ORIGINAL 1 VDSM (CIV) PAUL D.S. EDWARDS, 713 Wheat Ridge Lane, Unit 203, Las Vegas, Nevada 89145 Landline Telephone: 702.341.1776 3 Cellular Telephone: 702.893.1776 Email: pauldse@pauldsedwards.com 4 Plaintiff pro se 5 DISTRICT COURT, 6 CLARK COUNTY, NEVADA 7 8 PAUL D.S. EDWARDS, CASE NO.: A-18-776375-C 9 DEPT. NO.: XXVII Plaintiff, 10 vs. 11 TIMESHARE LIQUIDATORS, LLC, a/d/b/a TLC RESORT LIQUIDATORS. 12 a/d/b/a TLC RESORTS VACATION CLUB, LLC, a/d/b/a TLC RESORTS VACATION CLUB, 13 a/d/b/a TLC RESORTS, a/k/a TLCRESORTS.COM, a/d/b/a TLC TRAVEL, a/d/b/a VIP TRAVEL, a/d/b/a VIP VACATIONS, a/d/b/a VIP INTERNATIONAL. and DOES I-X, and ROE CORPORATIONS XI-XX, et al., 15 Defendants. 16 17 NOTICE OF VOLUNTARY DISMISSAL, PURSUANT TO **NEVADA RULES OF CIVIL PROCEDURES, RULE 41(a)** 18 TO: The Honorable Nancy L. Allf, 19 District Court Judge, Eighth Judicial District Court, Clark County, Nevada 20 Pursuant to Nevada Rules of Civil Procedures ("NRCP"), Rule 41(a), Plaintiff PAUL D.S. 21 EDWARDS, in proper person ("Plaintiff"), hereby voluntarily dismisses the above-entitled lawsuit, 22 without prejudice. 23 NRCP, Rule 41(a) states, in pertinent part— 24 Rule 41. Dismissal of Actions (a) Voluntary Dismissal: Effect Thereof. 25 (1) By the Plaintiff. (A) Without a Court Order. Subject to Rules 23(f), 23.1, 23.2, 66, and 26 any applicable statute, the plaintiff may dismiss an action without a court order by filing:

Voluntary (**27**): Involuntory Sing Stipulated (Ysmi Motion to 128is by Deft(s)

) Summody Dodgovani M Summery Sudgmans M 5000 Dead Subgmant Carlona bulgaren Li holy and of Arthration

(i) a notice of dismissal before the opposing party serves either an answer or a motion for summary judgment;

The right of a voluntary dismissal is absolute— as long as it is filed before service of an answer or motion for summary judgment. NRCP, Rule 41(a)(1)(A)(i). A voluntary dismissal can occur even after significant activity has already taken place in the action, such as a motion to compel arbitration, a Rule 12 motion to dismiss (even with the court announcing its intended ruling), or a full evidentiary hearing and ruling on a motion for preliminary injunction. See *Miller v. Reddin*, 422 F.2d 1264, 1266 (9th Cir. 1970) (Rule 12 motion); *Hamilton v. Shearson Lehman American Express, Inc.*, 813 F.2d 1532, 1534—35 (9th Cir. 1987) (motion to compel arbitration); *American Soccer Co., Inc.* v. Score First Enters., 187 F.3d 1108, 1110—12 (9th Cir. 1999).

In the instant matter, Plaintiff, by order of this Court, filed his First Amended Complaint For Damages, Injunctive Relief, and, Demand for Trial by Jury on April 17, 2019 ("First Amended Complaint"). Defendants responded with a Motion to Strike for Plaintiff's Refusal to Comply with the Court's Order Granting Defendant's Motion for More Definite Statement ("Motion"). A decision by the Court is pending on Defendants Motion.

Nevertheless, as of the filing and service of Plaintiff's Notice of Voluntary Dismissal (July 12, 2019), Defendants have not Answered to Plaintiff's First Amended Complaint. Nor have Defendants filed a motion for summary judgment, and no Counterclaim, Crossclaim, or Third-Party Claim has been filed in this action.

Pursuant to NRCP, Rule 41(a)(1)(C), Plaintiff will reimburse Defendants' filing fees— Defendants counsel advised Plaintiff that the filing fees amount to \$373.00.¹

DATED this 12th day of July 2019.

Respectfully Submitted,

PAUL D.S. EDWARDS

/s/ Paul D.S. Edwards
Paul D.S. Edwards, Plaintiff, pro se
713 Wheat Ridge Lane, Unit 203,
Las Vegas, Nevada 89145
Cellular Telephone: (702) 893-1776
Landline/Facsimile: (702) 341-1776
Email: pauldse@pauldsedwards.com

¹Rule 41(a)(1)(i) references only payment of the defendant's filing fees when filing a notice of dismissal; it says nothing about payment of other costs or attorney's fees.

CERTIFICATE OF E-SERVICE

I HEREBY CERTIFY that, on the 16th day of July 2019, pursuant to the Nevada Electronic Filing and Conversion Rules (NEFCR) & N.R.C.P., Rule 5(b)(4), I e-filed and e-served a true and correct copy of the following document, Plaintiff's:

1. Notice of Voluntary Dismissal, Pursuant to Nevada Rules of Civil Procedures, Rule 41(a)

to the following:

Brian P. Clark at bpc@clarkmccourt.com

To the second

Designee for Plaintiff

Electronically Filed 7/15/2019 11:49 AM Steven D. Grierson

CASE NO.: A-18-776375-C

DEPT. NO.: XXVII

1 RCPT (CIV) PAUL D.S. EDWARDS, 713 Wheat Ridge Lane, Unit 203, Las Vegas, Nevada 89145 Landline Telephone: 702.341.1776 3 Cellular Telephone: 702.893.1776 4 Email: pauldse@pauldsedwards.com Plaintiff pro se 5

CLERK OF THE COURT

DISTRICT COURT, CLARK COUNTY, NEVADA

8 9

10

11

6

7

PAUL D.S. EDWARDS,

Plaintiff,

vs.

TIMESHARE LIQUIDATORS, LLC.

12 13

a/d/b/a TLC RESORT LIQUIDATORS. a/d/b/a TLC RESORTS VACATION CLUB, LLC, a/d/b/a TLC RESORTS VACATION CLUB, 14 a/d/b/a TLC RESORTS, a/k/a TLCRESORTS.COM, a/d/b/a TLC TRAVEL, a/d/b/a VIP TRAVEL, 15 a/d/b/a VIP VACATIONS, a/d/b/a VIP INTERNATIONAL, and DOES I-X, and ROE CORPORATIONS XI-XX, et al. 16

Defendants.

17

18

19

20

21

22

23

24

25

RECEIPT FOR FILING FEES

On July 15, 2019, I received from Plaintiff PAUL D.S. EDWARDS, pro se, a U.S. Postal Service "Postal Money Order" (Serial Number 25284418874) for the amount of THREE HUNDRED-SEVENTY THREE DOLLARS AND NO CENTS (\$373.00), as full and complete payment for Defendants Filing Fees.

DATED this 15th day of July 2019.

- what recom rian P. Clark

371 Prairie Falcon Road

Suite 120

Las Vegas, NV 89128

CLARK MCCORT

26

27



CUSTOMER'S RECEIPT

			·	
SEE BACK OF THIS RECEIPT FOR IMPORTANT CLAIM	Pay to C'CARK 1	McGuaf,		KEEP THIS RECEIPT FOR
INFORMATION NOT	Address TIMES AND	s Lig - Voluxb	A C)SSMISSAL	YOUR RECORDS
NEGOTIABLE	For Fation	F605-A-18-	776375-C	
Serial Number 252844178	. /	Year, Month, Day 2019-07-13 Post 0	891034 \$373.04	O Cterk 12
C7C04470	10/4 6 0			

IN THE SUPREME COURT OF THE STATE OF NEVADA

2 3

PAUL D.S. EDWARDS.

5

4

vs.

Appellant,

TIMESHARE LIQUIDATORS, LLC. a/d/b/a TLC RESORT LIQUIDATORS,

a/d/b/a TLC RESORTS VACATION CLUB, LLC,

a/d/b/a TLC RESORTS, a/k/a TLCRESORTS.COM.

a/d/b/a TLC TRAVEL, a/k/a TLC, a/d/b/a VIP TRAVEL,

a/d/b/a VIP VACATIONS, a/d/b/a VIP INTERNATIONAL,

and CASH4ASKING, LLC, a/d/b/a CASH4ASKING.COM,

and GLADYS C. RIONDA, a/k/a SUITO GLADYS RIONDA,

a/k/a GLADYS C. RIONDA-SUITO, a/k/a GLADYS SUITO,

and DOES I-X, and ROE CORPORATIONS XI-XX, et al.

and STANLEY C. MULLIS, a/k/a STANLEY MULLIS,

and ANGEL C. MULLIS, a/k/a ANGEL MULLIS,

a/d/b/a TLC RESORTS VACATION CLUB,

and PLAZA HOTEL & CASINO, LLC.

a/d/b/a PLAZA HOTEL & CASINO,

and JONATHAN ROBERT JOSSEL,

and EDUARDO ROMAY HERNANDEZ, a/k/a EDUARDO L ROMAYHERNANDEZ,

a/k/a EDUARDO L. ROMAY HERNANDEZ, a/k/a HERNANDEZ EDUARDO ROMAY,

a/k/a HERNANDEZ EDUARDO L ROMAY.

Respondents.

a/k/a STAN MULLIS.

a/k/a ANGEL SANTILLI,

a/k/a JONATHAN JOSSEL

a/k/a EDUARDO ROMARY.

a/k/a EDUARDO ROMAY,

a/k/a MR EDUARDO L. ROMAY,

a/k/a GLADYS RIONDA SUITO,

6

7

8

10

11

12

13

14

15

16

17

18

19

20

21 22

23

24

25

26

27

RECOIGE APPEAL

CLERK OF THE GOURT

AUG 2 1 2020 ELIZABETH A. BROWN CLERK OF SUPREME COURT DEPUTY CLERK

PAUL D.S. EDWARDS, 713 Wheat Ridge Lane, Unit 203, Las Vegas, Nevada 89145 Landline Telephone: 702.341.1776 Cellular Telephone: 702.893.1776 Email: pauldse@pauldsedwards.com Plaintiff, pro se

SUPREME COURT NO.

81595

DISTRICT COURT CASE NOS.

> A-18-776375-C and A-19-799140-C

AMENDED CASE APPEAL STATEMENT

A-18-776375-C **Amended Case Appeal Statement**



- 11		
1	1.	Name of appellant filing this case appeal statement:
2		Paul D.S. Edwards, pro se
3	2.	Identify the judge issuing the decision, judgment, or order appealed from:
4		The Honorable, Nancy L. Allf,
5		Judge, Eighth Judicial District Court, Department XXVII
6	3.	Identify all parties to the proceedings in the district court
7		(the use of et al. to denote parties is prohibited):
8		PAUL D.S. EDWARDS, pro se Plaintiff,
9	/	
10		TIMESHARE LIQUIDATORS, LLC, a/d/b/a TLC RESORT LIQUIDATORS,
I		a/d/b/a TLC RESORTS VACATION CLUB, LLC,
11		a/d/b/a TLC RESORTS VACATION CLUB,
12		a/d/b/a TLC RESORTS, a/k/a TLCRESORTS.COM, a/d/b/a TLC TRAVEL, a/k/a TLC, a/d/b/a VIP TRAVEL,
12		a/d/b/a VIP VACATIONS, a/d/b/a VIP INTERNATIONAL,
13		and PLAZA HOTEL & CASINO, LLC, a/d/b/a PLAZA HOTEL & CASINO
14		and CASH4ASKING, LLC, a/d/b/a CASH4ASKING.COM,
15		and STANLEY C. MULLIS, a/k/a STANLEY MULLIS, a/k/a STAN MULLIS,
13	•	and ANGEL C. MULLIS, a/k/a ANGEL MULLIS, a/k/a ANGEL SANTILLI
16		and JONATHAN ROBERT JOSSEL, a/k/a JONATHAN JOSSEL,
17		and EDUARDO ROMAY HERNANDEZ, a/k/a EDUARDO L ROMAYHERNANDEZ, a/k/a EDUARDO ROMARY
18		a/k/a EDUARDO L. ROMAY HERNANDEZ,
19		a/k/a HERNANDEZ EDUARDO ROMAY, a/k/a HERNANDEZ EDUARDO L ROMAY, a/k/a EDUARDO ROMAY
		a/k/a MR EDUARDO L. ROMAY, and GLADYS C. RIONDA, a/k/a SUITO GLADYS RIONDA,
20		a/k/a GLADYS C. RIONDA-SUITO, a/k/a GLADYS SUITO, a/k/a GLADYS RIONDA SUITO,
21		Defendants,
22	4.	Identify all parties involved in this appeal
23		(the use of et al. to denote parties is prohibited):
24		PAUL D.S. EDWARDS, pro se
25		Plaintiff,
		TIMESHARE LIQUIDATORS, LLC,
26		a/d/b/a TLC RESORT LIQUIDATORS,
27		a/d/b/a TLC RESORTS VACATION CLUB, LLC, a/d/b/a TLC RESORTS VACATION CLUB,

1		a/d/b/a TLC RESORTS, a/k/a TLCRESORTS.COM,
2		a/d/b/a TLC TRAVEL, a/k/a TLC, a/d/b/a VIP TRAVEL, a/d/b/a VIP VACATIONS, a/d/b/a VIP INTERNATIONAL,
		and PLAZA HOTEL & CASINO, LLC, a/d/b/a PLAZA HOTEL & CASINO,
3		and CASH4ASKING, LLC, a/d/b/a CASH4ASKING.COM, and STANLEY C. MULLIS, a/k/a STANLEY MULLIS,
4		a/k/a STAN MULLIS,
5		and ANGEL C. MULLIS, a/k/a ANGEL MULLIS, a/k/a ANGEL SANTILLI, and JONATHAN ROBERT JOSSEL, a/k/a JONATHAN JOSSEL,
6		and EDUARDO ROMAY HERNANDEZ, a/k/a EDUARDO L ROMAYHERNANDEZ, a/k/a EDUARDO ROMARY,
7		a/k/a EDUARDO L. ROMAY HERNANDEZ, a/k/a HERNANDEZ EDUARDO ROMAY,
8		a/k/a HERNANDEZ EDUARDO L ROMAY, a/k/a EDUARDO ROMAY,
		a/k/a MR EDUARDO L. ROMAY,
9		and GLADYS C. RIONDA, a/k/a SUITO GLADYS RIONDA, a/k/a GLADYS C. RIONDA-SUITO, a/k/a GLADYS SUITO,
0		a/k/a GLADYS RIONDA SUITO,
1		Defendants,
12	5.	Set forth the name, law firm, address, and telephone number of all counsel on appeal and identify the party or parties whom they represent:
ا 3		PAUL D.S. EDWARDS
L4		713 Wheat Ridge Lane, Unit 203,
		Las Vegas, Nevada 89145
15		Landline Telephone: 702.341.1776 Cellular Telephone: 702.893.1776
16		Email: pauldse@pauldsedwards.com
ا 17		Plaintiff-Appellant, pro se
		Brian P. Clark
18		Lukas B. McCourt
وا		CLARK MCCOURT 7371 Prairie Falcon Road, Suite 120
		Las Vegas, Nevada 89128
20		Telephone: (702) 474-0065
21		Facsimile: (702) 474-0068 Attorneys for Defendants-Respondents:
22		TIMESHARE LIQUIDATORS, LLC,
		a/d/b/a TLC RESORT LIQUIDATORS,
23		a/d/b/a TLC RESORTS VACATION CLUB, LLC, a/d/b/a TLC RESORTS VACATION CLUB,
24		a/d/b/a TLC RESORTS, a/k/a TLCRESORTS.COM,
, [a/d/b/a TLC TRAVEL, a/d/b/a VIP TRAVEL,
25		a/d/b/a VIP VACATIONS, a/d/b/a VIP INTERNATIONAL and PLAZA HOTEL & CASINO, LLC, a/d/b/a PLAZA HOTEL & CASINO,
26		and STANLEY C. MULLIS, a/k/a STANLEY MULLIS,
27		a/k/a STAN MULLIS,
		and ANGEL C. MULLIS, a/k/a ANGEL MULLIS, a/k/a ANGEL SANTILLI, and JONATHAN ROBERT JOSSEL, a/k/a JONATHAN JOSSEL

t i		
1		Chad F. Clement
2		MARQUIS AURBACH COFFING 10001 Park Run Drive
3		Las Vegas, Nevada 89145 Telephone: (702) 382-0711
4		Facsimile: (702) 382-5816 Attorneys for Defendants-Respondents:
5		CASH4ASKING, LLC, a/d/b/a CASH4ASKING.COM, and EDUARDO ROMAY HERNANDEZ,
6		a/k/a EDUARDO L ROMAYHERNANDEZ, a/k/a EDUARDO ROMARY,
7		a/k/a EDUARDO L. ROMAY HERNANDEZ, a/k/a HERNANDEZ EDUARDO ROMAY,
8		a/k/a HERNANDEZ EDUARDO L ROMAY, a/k/a EDUARDO ROMAY, a/k/a MR EDUARDO L. ROMAY,
9		and GLADYS C. RIONDA, a/k/a SUITO GLADYS RIONDA, a/k/a GLADYS C. RIONDA-SUITO, a/k/a GLADYS SUITO,
		a/k/a GLADYS RIONDA SUITO,
10	6.	Indicate whether appellant was represented by appointed or retained counsel in
		the district court:
12		Plaintiff was pro se
13 14	7.	Indicate whether appellant is represented by appointed or retained counsel on appeal:
15		Appellant is pro se
16	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:
17		
18		N/A
19	9.	Indicate the date the proceedings commenced in the district court (e.g., date complaint, indictment, information, or petition was filed):
20		Date of [initial] Complaint was June 19, 2018
21	10.	Provide a brief description of the nature of the action and result in the district court,
22		including the type of judgment or order being appealed and the relief granted by the district court:
23		Plaintiff initiated this action as a consequence of Defendants' numerous (30+)
24		illegal, unsolicited, and deceptive telemarketing and solicitation telephone
25		calls to Plaintiff's residential and wireless telephones (after Plaintiff told Defendants' telemarketers not to call him; and absent any type of consent to
26		place such calls to Plaintiff). The numerous (30+) illegal, unsolicited, and deceptive telemarketing and solicitation telephone calls to Plaintiff's
27		residential and wireless telephones, continued [both] prior to, and subsequent to (i) the filing of the Complaint; (ii) after several motions had been filed; and
28		_1_

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

(iii) after three (3) hearings were held before the District Court. Defendants' were the causation of an excess of thirty (30+) illegal, unsolicited, and deceptive telemarketing and solicitation telephone calls to Plaintiff's residential and wireless telephones.

Subsequent to Plaintiff filing a (Court Ordered) First Amended Complaint, and as a consequence of Defendant's failure to Answer, on July 16, 2019— after the Voluntary Dismissal was approved and "Blue Stamped" by Judge Allf— Plaintiff filed his Voluntary Dismissal.

On July 31, 2019, following the filing of Plaintiff's Voluntary Dismissal, Defendants **filed an untimely** "Motion to Set Aside Plaintiff's Notice of Voluntary Dismissal, or in the Alternative, for Relief Pursuant to NRCP 41(a)(2)."

No hearing was scheduled or held on Defendants **filed an untimely** "Motion to Set Aside Plaintiff's Notice of Voluntary Dismissal, or in the Alternative, for Relief Pursuant to NRCP 41(a)(2)." Nevertheless, on August 6, 2019 (twenty (20) days after the Court approving, and the filing of Plaintiff's "Voluntary Dismissal")—the Court filed an Order granting the following—

- (i) Defendant's Motion to Dismiss in all respects. And that Defendant's may submit to the Court Findings of Fact and Conclusions of Law in accordance with the relief requested in the Motion;
- (ii) Setting aside and striking from the Record Plaintiff's Voluntary Dismissal;
- (iii) Granting Defendant's Countermotion to Continue Decision on Plaintiff's Motion until after the Court issues its Order on Defendant's May 1, 2019; and,
- (iv) Denying as Moot, Plaintiff's Motion for Leave to File Second Amended Complaint.

Subsequently, on August 27, 2019, the following [individual] Orders were [then] entered:

- 1. The Entry of Order Granting Defendant's Motion to Set Aside Plaintiff's Notice of Voluntary Dismissal, or in the Alternative, for Relief Pursuant to NRCP 41(a)(2).
- 2. The Entry of Order Granting Defendant's Motion to Dismiss, Motion for More Definite Statement and Motion to Strike.
- 3. The Entry of Order Granting Defendant's Counter-Motion to Continue Decision on Plaintiff's Motion until after the Court Issues its Order on Defendant's (May 1, 2019) Motion to Dismiss.
- 4. The Entry of Order Denying Plaintiff's Motion for Leave to File Second Amended Complaint.

26

27

28

On August 30, 2019, Plaintiff filed his Notice of Appeal (Supreme Court No.: 79545). After several briefings, on September 30, 2019, the Court issued its Order finding that Plaintiff's Appeal was untimely.

"...it appears that the district court has not entered a final written judgment adjudicating all the rights and liabilities of all the parties, and the district court's orders are not amenable to certification as final pursuant to NRCP 54(b)."

Eventually, on January 7, 2020, the Court [also] denied Plaintiff's Petition for En Banc Reconsideration. Remittitur was entered by the District Court on February 6, 2020.

On July 13, 2020 the Order and Notice of Entry of Order Granting Defendants' Motion for Summary Judgment on Plaintiff's Claims in Case No. A-18-776375-C, and Case No. A-19-799140-C was entered. The District Court granted Defendants' Motion For Summary Judgment in its entirety, resolving Plaintiffs claims for invasion of Plaintiff privacy, intrusion into seclusion, and for injunctive relief in favor of Defendants, and that, the Motion For Summary Judgment is granted in favor of the Counter-claimants, on their claim of abuse of process in Case No. A-1 9-799140-C.

On August 18, 2020, the Order and Entry of Order was filed granting Defendants Motion for Attorneys Fees and for Costs.

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

PAUL D.S. EDWARDS

TIMESHARE LIQUIDATORS, LLC, a/d/b/a TLC RESORT LIQUIDATORS, a/d/b/a TLC RESORTS VACATION CLUB, LLC, a/d/b/a TLC RESORTS VACATION CLUB, a/d/b/a TLC RESORTS, a/k/a TLCRESORTS.COM, a/d/b/a TLC TRAVEL, a/d/b/a VIP TRAVEL, a/d/b/a VIP VACATIONS, a/d/b/a VIP INTERNATIONAL

Supreme Court No.: 79545

Indicate whether this appeal involves child custody or visitation: 12.

-6-

No

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

Plaintiff believes there is no possibility of a settlement.

DATED this 18th day of August 2020.

PAUL D.S. EDWARDS,

/s/ Paul D.S. Edwards

Paul D.S. Edwards, 713 Wheat Ridge Lane, Unit 203, Las Vegas, Nevada 89145 Landline Telephone: 702.341.1776 Cellular Telephone: 702.893.1776 Email: pauldse@pauldsedwards.com Plaintiff, pro se

CERTIFICATE OF MAILING

IHEREBY CERTIFY that on the 18th day of August 2020, after being placed in a envelope, and thereon placing sufficient postage, I deposited in a United States Postal Service receptacle, a copy[ies] of the following document[s]:

1. Amended Case Appeal Statement

to the following:

Supreme Court Clerk's Office 201 South Carson Street Carson City, Nevada 89701-4702

Brian P. Clark CLARK MCCOURT 7371 Prairie Falcon Road, Suite 120 Las Vegas, NV 89128

Chad F. Clement MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145



Designee for Plaintiff

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. A-18-776375-C

88888

Paul Edwards, Plaintiff(s)

VS.

Timeshare Liquidators LLC, Defendant(s)

Location: Department 27
Judicial Officer: Allf, Nancy
Filed on: 06/19/2018

Case Number History:

Cross-Reference Case A776375

Number:

Status:

Supreme Court No.: 79545

81595

CASE INFORMATION

Related Cases Case Type: Other Civil Matters

A-19-799140-C (Consolidated)

Case 08/18/2020 Closed

Statistical Closures

08/18/2020 Summary Judgment 07/13/2020 Summary Judgment 07/17/2019 Voluntary Dismissal

DATE CASE ASSIGNMENT

Current Case Assignment

Case Number A-18-776375-C
Court Department 27
Date Assigned 10/31/2018
Judicial Officer Allf, Nancy

PARTY INFORMATION

Plaintiff Edwards, Paul D S Lead Attorneys
Pro Se

702-341-1776(H)

Defendant Cash4Asking LLC

Removed: 08/06/2019

Dismissed

Cash4Asking, LLC Clement, Chad F

Retained

702-382-0711(W)

Hernandez, Eduardo Romay

Removed: 08/06/2019

Dismissed

Jossel, Jonathan Robert

Removed: 01/14/2019

Dismissed

Jossel, Jonathan Robert

Removed: 08/06/2019

Dismissed

Mullis, Angel C

Removed: 01/14/2019

Dismissed

Mullis, Angel C.

Removed: 08/06/2019

Dismissed

Mullis, Stanley C

Removed: 06/19/2018 Data Entry Error Clark, Brian P Retained 702-474-0065(W)

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-18-776375-C

Mullis, Stanley C.

Removed: 08/06/2019

Dismissed

Pergolini, Michael Anthony

Removed: 01/14/2019

Dismissed

Plaza Hotel & Casino LLC

Removed: 01/14/2019

Dismissed

Rionda Suito, Gladys

Clement, Chad F

Retained 702-382-0711(W)

Rionda, Gladys C.

Removed: 08/06/2019

Dismissed

Romay Hernandez, Eduardo

Timeshare Liquidators LLC

Clement, Chad F

Retained

702-382-0711(W)

Clark, Brian P Retained

702-474-0065(W)

DATE EVENTS & ORDERS OF THE COURT INDEX

EVENTS 06/19/2018 Complaint Filed By: Plaintiff Edwards, Paul D S Complaint for Damages, Statutory Injunctive Relief, and, Demand for Trial by Jury 08/23/2018 Initial Appearance Fee Disclosure Initial Appearance Fee Disclosure 08/23/2018 Motice of Appearance Party: Defendant Timeshare Liquidators LLC; Defendant Plaza Hotel & Casino LLC; Defendant Mullis, Stanley C; Defendant Mullis, Angel C; Defendant Jossel, Jonathan Robert; Defendant Pergolini, Michael Anthony Notice of Appearance 09/12/2018 Notice of Removal Filed By: Defendant Timeshare Liquidators LLC; Defendant Plaza Hotel & Casino LLC; Defendant Mullis, Stanley C; Defendant Mullis, Angel C; Defendant Jossel, Jonathan Robert; Defendant Pergolini, Michael Anthony Notice of Removal of Action To Federal Court 10/09/2018 Order of Remand from Federal Court Stipulation Re: Remand of Action to the Eighth Judicial District Court, State of Nevada, Clark County 10/27/2018 Notice of Intent to Take Default Party: Plaintiff Edwards, Paul D S Three (3) Day Notice of Intent to Take Default Aginst Defendant 10/29/2018 Peremptory Challenge Filed by: Defendant Timeshare Liquidators LLC; Defendant Plaza Hotel & Casino

LLC; Defendant Mullis, Stanley C; Defendant Mullis, Angel C

	CASE NO. A-18-7/63/5-C
	Defendants' Peremptory Challenge
10/30/2018	Summons Filed by: Plaintiff Edwards, Paul D S Summons
10/30/2018	Initial Appearance Fee Disclosure Filed By: Defendant Timeshare Liquidators LLC; Defendant Plaza Hotel & Casino LLC; Defendant Mullis, Stanley C; Defendant Mullis, Angel C; Defendant Jossel, Jonathan Robert; Defendant Pergolini, Michael Anthony Initial Appearance Fee Disclosure
10/31/2018	Notice of Department Reassignment Notice of Department Reassignment
10/31/2018	Motion to Dismiss Filed By: Defendant Timeshare Liquidators LLC; Defendant Plaza Hotel & Casino LLC; Defendant Mullis, Stanley C; Defendant Mullis, Angel C; Defendant Jossel, Jonathan Robert; Defendant Pergolini, Michael Anthony Defendants' Motion to Dismiss, Motion for More Definite Statement and Motion for Evidentiary Hearing
11/01/2018	Exhibits Filed By: Defendant Timeshare Liquidators LLC; Defendant Plaza Hotel & Casino LLC; Defendant Mullis, Stanley C; Defendant Mullis, Angel C; Defendant Jossel, Jonathan Robert; Defendant Pergolini, Michael Anthony Exhibits to Defendants' Motion to Dismiss, Motion for More Definite Statement and Motion for Evidentiary Hearing
11/20/2018	Opposition to Motion to Dismiss Filed By: Plaintiff Edwards, Paul D S Opposition to Defendants Motion to Dismiss, Motion for More Definite Statement, and Motion for Evidentiary Hearing
11/20/2018	Exhibits Filed By: Plaintiff Edwards, Paul D S Opposition to Defendants' Motion to Dismiss, Motion for More Definite Statement, and Motion for Eventiary Hearing
11/21/2018	Certificate of Mailing Filed By: Plaintiff Edwards, Paul D S Certificate of Mailing
11/30/2018	Reply in Support Filed By: Defendant Timeshare Liquidators LLC; Defendant Plaza Hotel & Casino LLC; Defendant Mullis, Stanley C; Defendant Mullis, Angel C; Defendant Jossel, Jonathan Robert; Defendant Pergolini, Michael Anthony Reply in Support of Defendants' Motion to Dismiss, Motion for More Definite Statement and Motion for Evidentiary Hearing
01/11/2019	Recorders Transcript of Hearing Transcript of Proceedings, Defendants' Motion to Dismiss for More Definite Statement and Motion for Evidentiary Hearing, Heard on December 5, 2018
01/14/2019	Order Granting Motion Order Granting in Part and Denying in Part Defendants' Motion to Dismiss, Motion for More

	CASE NO. A-10-//03/5-C
	Definite Statement and Motion for Evidentiary Hearing
01/23/2019	Notice of Entry of Order Notice of Entry of Order Granting in Part and Denying in Part Defendants' Motion to Dismiss, Motion for More Definite Statement, and Motion for Evidentiary Hearing
02/06/2019	Answer Filed By: Defendant Timeshare Liquidators LLC Defendant's Answer to Complaint
02/08/2019	Notice of Early Case Conference Filed By: Plaintiff Edwards, Paul D S Notice of Early Case Conference Pursuant to NRCP, Rule 16.1(b)(1)
02/19/2019	Motion to Strike Filed By: Defendant Timeshare Liquidators LLC Defendant's Motion to Strike for Plaintiff's Refusal to Comply with the Court's Order Granting Defendant's Motion for More Definite Statement
03/04/2019	Opposition to Motion Filed By: Plaintiff Edwards, Paul D S Plaintiff's Opposition to Defendant's Motion to Strike for Plaintiff's Refusal to Comply with the Court's Order Granting Defendant's Motion for More Definite Statement
03/18/2019	Defendants Case Conference Report Filed By: Defendant Timeshare Liquidators LLC Defendant Timeshare Liquidators, LLC's Case Conference Report
03/19/2019	Plaintiffs Case Conference Report Party: Plaintiff Edwards, Paul D S Plaintiff s Case Conference Report (CIV)
03/19/2019	Reply Filed by: Defendant Timeshare Liquidators LLC Reply in Support of Defendant's Motion to Strike for Plaintiff's Refusal to Comply with the Court's Order Granting Defendant's Motion for More Definite Statement
04/02/2019	Order Order to Appear for Mandatory Discovery Conference
04/17/2019	Order Denying Motion Filed By: Defendant Timeshare Liquidators LLC Order Denying Defendant's Motion to Strike for Plaintiff's Refusal to Comply with the Court's Order Granting Defendant's Motion for More Definite Statement
04/17/2019	Notice Filed By: Defendant Timeshare Liquidators LLC Notice of Entry of Order Denying Defendant's Motion to Strike for Plaintiff's Refusal to Comply with the Court's Order Granting Defendant's Motion for More Definite Statement
04/17/2019	Amended Complaint Filed By: Plaintiff Edwards, Paul D S First Amended Complaint for Damages, Injunctive Relief, and, Demand for Trial by Jury - Arbitration Exemption Claimed

	CASE NO. A-10-//03/5-C
04/19/2019	Notice Filed By: Defendant Timeshare Liquidators LLC Notice of Compliance With Order to Appear for Mandatory Discovery Conference
05/01/2019	Demand for Jury Trial Filed By: Defendant Timeshare Liquidators LLC Defendant's Demand for Jury Trial
05/01/2019	Motion to Dismiss Filed By: Defendant Timeshare Liquidators LLC Defendant's Motion to Dismiss, Motion for More Definite Statement and Motion to Strike
05/02/2019	Clerk's Notice of Hearing Notice of Hearing
05/02/2019	Recorders Transcript of Hearing Transcript of Proceedings, Defendants' Motion to Strike for Plaintiff's Refusal to Comply with the Court's Order Granting Defendant's Motion for More Definite Statement, Heard on April 3, 2019
05/20/2019	Opposition to Motion to Dismiss Filed By: Plaintiff Edwards, Paul D S Plaintiff s Opposition to Defendant s Motion to Dismiss, Motion for More Definite Statement, and Motion to Strike
05/21/2019	Stipulation and Order Filed by: Defendant Timeshare Liquidators LLC Stipulation and Order to Continue Hearing & Extend Time to File Opposition on Defendant's Mot. to Dismiss, Mot. for More Definite Statement and Mot. to Strike
06/05/2019	Amended Complaint Filed By: Plaintiff Edwards, Paul D S (6/20/19 Withdrawn) Second Amended Complaint for Damages, Statutory Injunctive Relief, and, Demand for Trial by Jury
06/05/2019	Reply Filed by: Defendant Timeshare Liquidators LLC Reply In Support of Defendant's Motion To Dismiss, Motion For More Definite Statement and Motion To Strike
06/20/2019	Notice of Withdrawal Filed By: Plaintiff Edwards, Paul D S Notice of Withdrawal of Plaintiff s Second Amended Complaint for Damages, Statutory Injunctive Relief, and, Demand for Trial by Jury
06/20/2019	Motion to Compel Filed By: Defendant Timeshare Liquidators LLC Defendant's Motion to Compel Discovery Responsss
06/20/2019	Motion for Leave to File Party: Plaintiff Edwards, Paul D S Motion for Leave to File Second Amended Complaint for Damages, Injunctive Relief, and Demand for Trial by Jury (First Request)
06/20/2019	Clerk's Notice of Hearing

	CASE NO. A-18-7/63/5-C
	Notice of Hearing
06/28/2019	Recorders Transcript of Hearing Transcript of Proceedings, Mandatory Rule 16 Conference, Heard on April 24, 2019
07/05/2019	Opposition to Motion to Compel Filed By: Plaintiff Edwards, Paul D S Opposition to Defendants Motion to Compel Discovery Responses from Plaintiff, and Pursuant to N.R.C.P., Rule 12(f) & (g), Motion to Strike Defendants Counsel s Declaration
07/15/2019	Receipt Party: Plaintiff Edwards, Paul D S RECEIPT FOR FILING FEES
07/15/2019	Opposition and Countermotion Filed By: Defendant Timeshare Liquidators LLC Defendant's Opposition To Plaintiff's Motion For Leave To File Second Amended Complaint For Damages, Injunctive Relief, And Demand For Jury Trial, And Countermotion To Continue Decision On Plaintiff's Motion Until After The Court Issues Its Order On Defendant's (May 1, 2019) Motion To Dismiss
07/31/2019	Motion to Set Aside Filed By: Defendant Timeshare Liquidators LLC Defendant's Motion to Set Aside Plaintiff's Notice of Voluntary Dismissal, or in the Alternative, for Relief Pursuant to NRCP 41(a)(2)
07/31/2019	Clerk's Notice of Hearing Notice of Hearing
08/06/2019	Order Order
08/13/2019	Recorders Transcript of Hearing Transcript of Proceedings, Defendants' Motion to Dismiss, Motion for More Definite Statement, and Motion to Strike, Heard on June 19, 2019
08/27/2019	Order Granting Order Granting Defendant's Motion to Set Aside Plaintiff's Notice of Voluntary Dismissal, or in the Alternative, for Relief Pursuant to NRCP 41(a)(2)
08/27/2019	Order Denying Motion Filed By: Defendant Timeshare Liquidators LLC Order Denying Plaintiff's Motion for Leave to File Second Amended Complaint
08/27/2019	Order Granting Filed By: Defendant Timeshare Liquidators LLC Order Granting Defendant's Counter-Motion to Continue Decision on Plaintiff's Motion Until After the Court Issues Its Order on Defendant's (May 1, 2019) Motion to Dismiss
08/27/2019	Order Granting Filed By: Defendant Timeshare Liquidators LLC Order Granting Defendant's Motion to Dismiss, Motion for More Definite Statement and Motion to Strike.
08/27/2019	Notice of Entry

	CASE NO. A-18-776375-C
	Filed By: Defendant Timeshare Liquidators LLC Notice of Entry of Order Granting Defendant's Motion to Set Aside Plaintiff's Notice of Voluntary Dismissal, or in the Alternative, For Relief Pursuant to NRCP 41 (a)(2)
08/27/2019	Notice of Entry Filed By: Defendant Timeshare Liquidators LLC Notice of Entry of Order Denying Plaintiff's Motion for Leave to File Second Amended Complaint
08/27/2019	Notice of Entry Filed By: Defendant Timeshare Liquidators LLC Notice of Entry of Order Granting Defendant's Counter-Motion to Continue Decision on Plaintiff's Motion Until After the Court Issues its Order on Defendant's (May 1, 2019) Motion to Dismiss
08/27/2019	Notice of Entry Filed By: Defendant Timeshare Liquidators LLC Notice of Entry of Order Granting Defendant's Motion to Dismiss, Motion for More Definite Statement and Motion to Strike
08/29/2019	Motion to Compel Filed By: Defendant Timeshare Liquidators LLC Defendant's Motion to Compel Discovery Responses from Plaintiff
08/29/2019	Clerk's Notice of Hearing Notice Of Hearing
08/30/2019	Notice of Hearing Filed By: Defendant Timeshare Liquidators LLC Re-Notice of Defendant's Motion to Compel Discovery Responses from Plaintiff
08/30/2019	Notice of Appeal Filed By: Plaintiff Edwards, Paul D S Notice of Appeal to the Supreme Court for Nevada from a Judgment or Order of a District Court
08/30/2019	Case Appeal Statement Filed By: Plaintiff Edwards, Paul D S Case Appeal Statement
09/03/2019	Clerk's Notice of Hearing Notice of Hearing
09/04/2019	Case Appeal Statement Filed By: Plaintiff Edwards, Paul D S Case Appeal Statement
09/04/2019	Scheduling and Trial Order Scheduling Order and Order Setting Civil Jury Trial and Calendar Call
09/17/2019	Motion to Consolidate Filed By: Defendant Timeshare Liquidators LLC Defendants' Motion to Consolidate Cases
09/18/2019	

	CASE NO. A-10-7/03/5-C
	Clerk's Notice of Hearing Notice of Hearing
09/26/2019	Motion to Strike Filed By: Defendant Timeshare Liquidators LLC Defendant's Motion to Strike for Plaintiff's Failure to Timely Amend Following the Granting of Defendant's Motion for More Definite Statement
09/27/2019	Clerk's Notice of Hearing Notice of Hearing
10/03/2019	Motion to Consolidate Filed By: Defendant Timeshare Liquidators LLC Ex Parte Application for Order Shortening Time to Hear Defendant's Motion to Consolidate Cases
10/29/2019	Reply in Support Filed By: Defendant Timeshare Liquidators LLC Defendant Cash4Asking, LLC's Reply in Support of Motion for a More Definite Statement
10/29/2019	Reply in Support Defendants Eduardo Romay Hernandez and Gladys Rionda Suito's Reply in Support of Motion to Dismiss for Lack of Personal Jurisdiction, Motion for Dismiss for Failure to State a Claim upon which Relief can be Granted, and Motion for a More Definite Statement
10/29/2019	Declaration Declaration of the Honorable Nancy L. Allf in Response to Plaintiff's Declaration in Support of The Recusal/Disqualification of Judge Nancy L. Allf
10/29/2019	Opposition to Motion Filed By: Defendant Timeshare Liquidators LLC Opposition to Motion for this Court to Take Judicial Notice That District Court Judge Nancy L. Allf is Without Jurisdiction to Consolidate the Closed Case No. A-18-776375-C with the Case Before this Court Case No. A-19-799140-C
10/31/2019	Discovery Commissioners Report and Recommendations Discovery Commissioner's Report and Recommendations - Originals
11/01/2019	Opposition to Motion Filed By: Defendant Timeshare Liquidators LLC Defendants' Opposition to Plaintiff's Motion for This Court to Take Judicial Notice that District Court Judge Nancy L. Allf is Without Jurisdiction to Consolidate the Closed Case, Case No. A-18-776375-C before this Court Case No. A-19-799140-C
11/05/2019	Order Setting Hearing Order Continuing Hearing
11/07/2019	Joinder to Opposition to Motion Filed by: Defendant Timeshare Liquidators LLC Defendants' Cash4Asking, LLC Eduardo Romay Hernandez and Gladys Rionda Suito Joinder to Defendants' Opposition to Plaintiff's Motion for this Court to Take Judicial Notice that District Court Judge Nancy L. Allf is Without Jurisdiction to Consolidate the Closed Case, Case No. A-18-776375-C Before this Court Case No. A-19-799140-C
11/18/2019	Decision and Order

	CASE NO. A-10-7/03/5-C
	Decision and Order
12/05/2019	Response Filed by: Defendant Timeshare Liquidators LLC Defendant's Response to Plaintiff's Objection to Decision and Order
12/05/2019	Joinder Defendants' Cash4Asking, LLC, Eduardo Romay Hernandez and Gladys Rionda Suito Joinder to Defendants' Response to Plaintiff's Objection to Decision and Order
12/09/2019	Order Filed By: Defendant Timeshare Liquidators LLC Order RE: Discovery Commissioner's Report and Recommendation
12/09/2019	Notice of Entry of Order Filed By: Defendant Timeshare Liquidators LLC Notice of Entry of Order Re: Discovery Commissioner's Report and Recommendation
12/17/2019	Order Filed By: Defendant Timeshare Liquidators LLC Order on Defendant's Motion to Strike for Plaintiff's Failure to Timely Amend Following the Granting of Defendant's Motion For More Definite Statement
12/17/2019	Notice of Entry Filed By: Defendant Timeshare Liquidators LLC Notice of Entry of Order on Defendant's Motion to Strike for Plaintiff's Failure to Timely Amend Following the Granting of Defendant's Motion for More Definite Statement
01/16/2020	Motion for Sanctions Filed By: Defendant Timeshare Liquidators LLC Defendant's Motion for Sanctions for Failure to Comply with Court Order Compelling Supplemental Discovery Responses
01/17/2020	Clerk's Notice of Hearing Notice of Hearing
01/29/2020	Order Granting Motion Filed By: Defendant Romay Hernandez, Eduardo; Defendant Cash4Asking, LLC; Defendant Rionda Suito, Gladys Order Granting Cash4Asking, LLC's Motion for More Definite Statement
01/29/2020	Notice of Entry of Order Filed By: Defendant Romay Hernandez, Eduardo; Defendant Cash4Asking, LLC; Defendant Rionda Suito, Gladys Notice of Entry of Order
02/03/2020	Order Filed By: Defendant Cash4Asking, LLC Order Denying in Part and Granting in Part Defendants Eduardo Romay Hernandez' and Gladys Rionda Suito's Motion to Dismiss for Lack of Personal Jurisdiction, Motion to Dismiss for Failure to State a Claim upon which Relief can be Granted, and Motion for a More Definite Statement
02/03/2020	Notice of Entry of Order Filed By: Defendant Romay Hernandez, Eduardo; Defendant Cash4Asking,

CASE SUMMARY CASE NO. A-18-776375-C

LLC; Defendant Rionda Suito, Gladys Notice of Entry of Order

02/06/2020

🔼 Order

Filed By: Defendant Timeshare Liquidators LLC

Order Granting Defendant's Motion to Strike for Plaintiff's Failure to Timely Amend Following the Granting of Defendant's Motion for More Definite Statement.

02/06/2020

NV Supreme Court Clerks Certificate/Judgment - Dismissed

Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed; Rehearing Denied; Petition Denied

02/06/2020

Notice

Filed By: Defendant Timeshare Liquidators LLC

Notice of Entry of Order Granting Defendant's Motion to Strike for Plaintiff's Failure to Timely Amend Following the Granting of Defendant's Motion for More Definite Statement.

03/04/2020

Order Granting

Filed By: Defendant Timeshare Liquidators LLC

Order Granting Defendant's Motion Sanctions for Failure to Comply with Court Order Compelling Supplemental Discovery Responses

03/04/2020

Motion to Strike

Filed By: Defendant Romay Hernandez, Eduardo; Defendant Cash4Asking,

LLC; Defendant Rionda Suito, Gladys

Motion to Strike Complaint for Plaintiff's Refusal to Comply with the Court's Orders Granting Defendants' Motion for More Definite Statement

03/04/2020

Clerk's Notice of Hearing

Notice of Hearing

03/04/2020

Notice of Entry of Order

Filed By: Defendant Timeshare Liquidators LLC

Notice of Entry of Order Granting Defendant's Motion For Sanctions for Failure to Comply with Court Order Compelling Supplemental Discovery Responses

03/10/2020

Joinder

Filed By: Defendant Timeshare Liquidators LLC

Joinder to Motion to Strike Complaint for Plaintiff's Refusal to Comply with the Court's Order Granting Defendants' Motions for More Definite Statement

04/01/2020

Notice of Non Opposition

Filed By: Defendant Romay Hernandez, Eduardo; Defendant Cash4Asking,

LLC; Defendant Rionda Suito, Gladys

Notice of Non-Opposition to Motion to Strike Complaint for Plaintiff's Refusal to Comply with the Court's Orders Granting Defendants' Motion for More Definite Statement

04/15/2020

Answer to Amended Complaint

Filed By: Defendant Timeshare Liquidators LLC Defendant's Answer to First Amended Complaint

05/04/2020

Order

Filed By: Defendant Cash4Asking, LLC

Order Granting Motion to Strike Complaint for Plaintiff's Refusal to Comply with the Court's Orders Granting Defendant's Motions for More Definite Statement

	CASE NO. A-18-7/03/5-C
05/06/2020	Notice of Entry of Order Filed By: Defendant Romay Hernandez, Eduardo; Defendant Cash4Asking, LLC; Defendant Rionda Suito, Gladys Notice of Entry of Order
05/21/2020	Motion for Summary Judgment Filed By: Defendant Timeshare Liquidators LLC Defendants' Motion for Summary Judgment on Plaintiff's Claims in Case No. A-18-776375-C and Defendants' Counter-Claims in Cadse No. A-19-799140-C
05/21/2020	Motion in Limine Filed By: Defendant Timeshare Liquidators LLC Defendants' Motion in Limine No. 1, to Exclude and Preclude Testimony, Evidence and Argument from Plaintiff Concerning Established Facts in the Case Based on a Prior Order
05/21/2020	Motion in Limine Filed By: Defendant Timeshare Liquidators LLC Defendants' Motion in Limine No. 2, to Preclude Plaintiff from Calling Defense Counsel as a Witness at Trial
05/21/2020	Motion in Limine Filed By: Defendant Timeshare Liquidators LLC Defendants' Motion in Limine No. 3, To Preclude Plaintiff from Using Recorded Conversations at Trial
05/21/2020	Motion in Limine Filed By: Defendant Timeshare Liquidators LLC Defendants' Motion in Limine No. 4, to Exclude and Preclude Testimony, Evidence and Argument Concerning the Dismisssed Defendants Stanley Mullis, Angel Mullis, Jonathan Jossel, Michael Pergolikni, and Plaza Hotel & Casino
05/21/2020	Motion in Limine Filed By: Defendant Timeshare Liquidators LLC Defendants Motion in Limine No. 5, to Exclude and Preclude Testimony, Evidence and Argument that VIP Travel, VIP Vacations and VIP International Are Related to Defendant Timeshare Liquidators, LLC
05/21/2020	Motion in Limine Filed By: Defendant Timeshare Liquidators LLC Defendant's Motion in Limine No. 6, to Exclude, and Preclude Testimony, Evidence and Argument Regarding Defendants' Financial Issues, Activities and Condition
05/21/2020	Motion in Limine Filed By: Defendant Timeshare Liquidators LLC Defendant's Motion in Limine No 7, to Exclude and Preclude Improper Arguments
05/21/2020	Motion in Limine Filed By: Defendant Timeshare Liquidators LLC Defendant's Motion in Limine No. 8, to Exclude and Preclude Evidence and Witnesses that were not Properly Disclosed
05/22/2020	Clerk's Notice of Hearing Notice of Hearing
05/22/2020	Notice of Change of Hearing

	CASE NO. A-18-7/63/5-C
	Notice of Change of Hearing
05/22/2020	Clerk's Notice of Hearing Notice of Hearing
06/29/2020	Scheduling and Trial Order Scheduling Order and Order Re-Setting Civil Jury Trial, and Calendar Call
07/10/2020	Memorandum of Costs and Disbursements Filed By: Defendant Timeshare Liquidators LLC Memorandum Of Fees And Costs
07/10/2020	Motion for Attorney Fees Filed By: Defendant Timeshare Liquidators LLC Defendants' Motion for Attorney's Fees Pursuant to NRS 18.010 and for Costs of Suit Pursuant to NRS 18.020
07/13/2020	Clerk's Notice of Hearing Notice of Hearing
07/13/2020	Order Granting Motion Order Granting Defendants Motion for Summary Judgment on Plaintiffs Claims in Case No. A-18-776375, and case No. A-19-799-140
07/13/2020	Order Granting Motion Filed By: Defendant Romay Hernandez, Eduardo; Defendant Cash4Asking, LLC; Defendant Rionda Suito, Gladys Order Granting Defendants' Motions In Limine
07/13/2020	Notice Filed By: Defendant Timeshare Liquidators LLC Notice of Entry of Order Granting Defendants' Motions in Limine
07/13/2020	Notice of Entry of Order Filed By: Defendant Timeshare Liquidators LLC Notice of Entry of Order Granting Defendants' Motion for Summary Judgment on Plaintiff's Claims in Case No.: A-18-776375-C and Case No.: A-19-799140-C
08/05/2020	Notice of Appeal Filed By: Plaintiff Edwards, Paul D S Notice of Appeal to the Supreme Court for Nevada From a Judgment or Order of a District Court
08/05/2020	Case Appeal Statement Filed By: Plaintiff Edwards, Paul D S CASE APPEAL STATEMENT
08/06/2020	Case Appeal Statement Filed By: Plaintiff Edwards, Paul D S Case Appeal Statement
08/10/2020	Memorandum of Costs and Disbursements Filed By: Defendant Timeshare Liquidators LLC Supplemental Memorandum of Fees and Costs

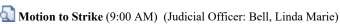
	CASE NO. A-18-//63/5-C
08/10/2020	Supplemental Filed by: Defendant Timeshare Liquidators LLC Defendants' Supplement to Motion for Attorney's Fees Pursuant to NRS 18.010 and For Costs of Suit Pursuant to NRS 18.020
08/18/2020	Order Granting Motion Filed By: Defendant Timeshare Liquidators LLC; Defendant Mullis, Stanley C; Defendant Mullis, Angel C (776375) Order Granting Defendant's Motion For Attorney' Fees Pursuant to NRS 18.010 And For Cost of Suit Pursuant to NRS 18.020
08/18/2020	Notice of Entry of Order Filed By: Defendant Timeshare Liquidators LLC Notice of Entry of Order Granting Defendants' Motion for Attorney's Fees Pursuant to NRS 18.010 and for Costs of Suit Pursuant to NRS 18.020 and Judgment
08/21/2020	Amended Notice of Appeal Notice of Amended Appeal to the Supreme Court for Nevada From a Judgment or Order of a District Court
08/21/2020	Amended Case Appeal Statement
08/31/2020	Amended Notice of Appeal Party: Plaintiff Edwards, Paul D S Amended Notice of Appeal to the Supreme Court for Nevada From a Judgment or Order of a District Court
08/31/2020	Amended Case Appeal Statement Party: Plaintiff Edwards, Paul D S Amended Case Appeal Statement
01/14/2019	DISPOSITIONS Order of Dismissal (Judicial Officer: Allf, Nancy) Debtors: Paul D S Edwards (Plaintiff) Creditors: Timeshare Liquidators LLC (Defendant), Plaza Hotel & Casino LLC (Defendant), Stanley C Mullis (Defendant), Angel C Mullis (Defendant), Jonathan Robert Jossel (Defendant), Michael Anthony Pergolini (Defendant) Judgment: 01/14/2019, Docketed: 01/14/2019 Comment: Certain Claims
01/14/2019	Order of Dismissal With Prejudice (Judicial Officer: Allf, Nancy) Debtors: Paul D S Edwards (Plaintiff) Creditors: Timeshare Liquidators LLC (Defendant), Plaza Hotel & Casino LLC (Defendant), Stanley C Mullis (Defendant), Angel C Mullis (Defendant), Jonathan Robert Jossel (Defendant), Michael Anthony Pergolini (Defendant) Judgment: 01/14/2019, Docketed: 01/14/2019 Comment: Certain Claims Debtors: Paul D S Edwards (Plaintiff) Creditors: Plaza Hotel & Casino LLC (Defendant) Judgment: 01/14/2019, Docketed: 01/14/2019
01/14/2019	Order of Dismissal Without Prejudice (Judicial Officer: Allf, Nancy) Debtors: Paul D S Edwards (Plaintiff) Creditors: Stanley C Mullis (Defendant), Angel C Mullis (Defendant), Jonathan Robert Jossel (Defendant), Michael Anthony Pergolini (Defendant) Judgment: 01/14/2019, Docketed: 01/14/2019

08/06/2019	Amended Voluntary Dismissal (Judicial Officer: Allf, Nancy) Debtors: Timeshare Liquidators LLC (Defendant), Cash4Asking LLC (Defendant), Stanley C. Mullis (Defendant), Angel C. Mullis (Defendant), Eduardo Romay Hernandez (Defendant), Gladys C. Rionda (Defendant), Jonathan Robert Jossel (Defendant) Creditors: Paul D S Edwards (Plaintiff) Judgment: 08/06/2019, Docketed: 07/23/2019 Comment: SET ASIDE
08/06/2019	Order of Dismissal (Judicial Officer: Allf, Nancy) Debtors: Paul D S Edwards (Plaintiff) Creditors: Timeshare Liquidators LLC (Defendant), Stanley C Mullis (Defendant), Angel C Mullis (Defendant), Jonathan Robert Jossel (Defendant), Cash4Asking LLC (Defendant), Eduardo Romay Hernandez (Defendant), Gladys C. Rionda (Defendant) Judgment: 08/06/2019, Docketed: 08/06/2019
08/27/2019	Order of Dismissal (Judicial Officer: Allf, Nancy) Debtors: Paul D S Edwards (Plaintiff) Creditors: Timeshare Liquidators LLC (Defendant), Plaza Hotel & Casino LLC (Defendant), Stanley C Mullis (Defendant), Angel C Mullis (Defendant), Jonathan Robert Jossel (Defendant), Michael Anthony Pergolini (Defendant), Cash4Asking LLC (Defendant), Stanley C. Mullis (Defendant), Angel C. Mullis (Defendant), Eduardo Romay Hernandez (Defendant), Gladys C. Rionda (Defendant), Jonathan Robert Jossel (Defendant) Judgment: 08/27/2019, Docketed: 10/01/2019 Comment: Certain Claims Debtors: Plaza Hotel & Casino LLC (Defendant), Stanley C Mullis (Defendant), Angel C Mullis (Defendant), Jonathan Robert Jossel (Defendant), Michael Anthony Pergolini (Defendant) Judgment: 08/27/2019, Docketed: 10/01/2019 Comment: Certain Claims and Certain Causes
02/06/2020	Clerk's Certificate (Judicial Officer: Allf, Nancy) Debtors: Paul D S Edwards (Plaintiff) Creditors: Timeshare Liquidators LLC (Defendant) Judgment: 02/06/2020, Docketed: 02/07/2020 Comment: Supreme Court No. 79545 Appeal Dismissed
07/14/2020	Summary Judgment (Judicial Officer: Allf, Nancy) Debtors: Paul D S Edwards (Plaintiff) Creditors: Timeshare Liquidators LLC (Defendant) Judgment: 07/14/2020, Docketed: 07/15/2020
08/18/2020	Judgment Plus Interest (Judicial Officer: Allf, Nancy) Debtors: Paul D S Edwards (Plaintiff) Creditors: Timeshare Liquidators LLC (Defendant), Stanley C Mullis (Defendant), Angel C Mullis (Defendant) Judgment: 08/18/2020, Docketed: 08/19/2020 Total Judgment: 102,691.50
12/05/2018	HEARINGS Motion to Dismiss (10:00 AM) (Judicial Officer: Allf, Nancy) Defendants' Motion to Dismiss Motion for More Definite Statement and Motion for Evidentiary Hearing Matter Heard; Journal Entry Details: Arguments by Mr. Clark in support of the Motion. Plaintiff requested the Court strike Defendant's Reply for being untimely and requested the Court strike Defendant's exhibits for not complying with local rules with regard to formatting. COURT DENIED Plaintiff's requests. Court noted, when the Court has digression it is directed by the Nevada Supreme Court to determine matters based on the merits. Arguments by Plaintiff in opposition to Defendant's Motion. Plaintiff offered examples of telemarketing to show the Court which

CASE SUMMARY CASE NO. A-18-776375-C

related to Defendant's exhibits. Court declined Plaintiff's submission. Court advised It can only consider what is in the Complaint with regard to the Motion to Dismiss. Further arguments by Plaintiff and counter argument by Mr. Clark. COURT ORDERED, Defendant's Motion to Dismiss GRANTED IN PART; Defendant's Motion for More Definite Statement GRANTED; and Defendant's Motion for Evidentiary Hearing DENIED. Court advised there was no opposition to several of the statutes sited that would give rise to a cause of action. Court advised the Motion to Dismiss was GRANTED with regard to criminal penalties, punitive damages and the application of NRS 201. COURT ORDERED, with regard to the consumer fraud allegations under 41.600 and NRS 598.0915 and NRS 598.0925, the cause of action was DISMISSED WITH LEAVE TO AMEND. COURT FINDS not all elements of consumer fraud had been plead; therefore, it did not meet the standard under Picus vs. Wal-Mart Stores. FURTHER COURT ORDERED, with regard to NRS 598.0977, the cause of action was DISMISSED WITH LEAVE TO AMEND. COURT FINDS there was no allegations of damages suffered. ADDITIONALLY COURT ORDERED, with regard to NRS 201.255 (2) the cause of action was DISMISSED WITH PREJUDICE. COURT FINDS the criminal statute had no private cause of action. COURT ORDERED, with regard to claims under NRS 228.540 through 228.620 the cause of action was DISMISSED WITH PREJUDICE. COURT FINDS only the Attorney General has the right to pursue those causes of action. FURTHER COURT ORDERED, claims with regard to NRS 597.812-597.818 were DISMISSED WITH PREJUDICE. COURT FINDS claims related to calls made with an automatic dialing device and a recorded message, which was not the allegation in this matter. ADDITIONALLY COURT ORDERED, 599B.080 thorough 599B.154 the cause of action was DISMISSED WITH PREJUDICE. COURT FINDS Plaintiff was not entitled to relief under that statute. COURT ORDERED with regard to 599B.027 through 599B.300, regarding damages suffered by an elderly person, claims were DISMISSED WITH LEAVE TO AMEND. COURT FINDS no actual damages had been plead. FURTHER COURT ORDERED claims with regard to NRS 707.910 and 707.920 were DISMISSED WITH LEAVE TO AMEND. COURT FINDS the cause of action relates to physical damage to a phone line, which had not been plead. ADDITIONALLY COURT ORDERED, with regard to the claim against individuals in the Plaza, COURT DISMISSED all the individuals WITHOUT LEAVE TO AMEND BUT NOT WITHOUT PREJUDICE. COURT FINDS there was no allegation of Piercing the Corporate Veil and no allegation that the individuals acted outside of their authority. Court noted if Plaintiff could make a cause of action against any of the individuals after Discovery, Plaintiff could file a motion to amend to bring the individuals back in. COURT ORDERED, claims against the Landlord were DISMISSED WITH PREJUDICE. COURT FINDS this was not a recognized cause of action under Nevada. Court reviewed facts of the case. Court stated VIP being named a pseudonym for other defendants was not sufficient. Court advised Plaintiff was required to plead Fraud with particularity against each individual. Court noted Plaintiff was granted Leave to Amend; however, if Plaintiff amended and the Court later dismissed due to lack of proof, the Court would assess fees against Plaintiff. Court advised this Court would consider if Plaintiff filed a Motion to Amend after some discovery, and not grant sanctions. Court stated NRCP 9(b) did apply and the Rocker standard had not been met. Mr. Clark to prepare the Order; Plaintiff to review as to form and content. CLERK'S NOTE: This Minute Order was drafted after reviewing JAVS. //lk 12/21/18;

04/03/2019



Defendant's Motion to Strike for Plaintiff's Refusal to Comply with the Court's Order Granting Defendant's Motion for More Definite Statement Denied;

Journal Entry Details:

Upon inquiry of Court regarding what was remaining in the complaint, Mr. Clark stated it was the deceptive trade practice and those are subject to a more definite statement. Colloquy as to ruling on motion to dismiss and there being no amended to the complaint. Arguments by Mr. Edwards and Mr. Clark. COURT ORDERED, Defendant's Motion to Strike for Plaintiff's Refusal to Comply with the Court's Order Granting Defendant's Motion for More Definite Statement DENIED as to Motion Strike, however, Mr. Edwards needs to comply with order for a more definite statement within fourteen days from today; request for fees DENIED. Mr. Clark to prepare the order.;

04/24/2019

Mandatory Rule 16 Conference (9:30 AM) (Judicial Officer: Allf, Nancy)
Matter Heard;

Journal Entry Details:

Court noted Defendant served its initial disclosures. Upon inquiry of Court if Mr. Edwards has served his initial disclosures, Mr. Edwards stated he has and he provided an e-signature on Defendant's notice of compliance. Mr. Clark stated they conduced an early case conference in

CASE SUMMARY CASE NO. A-18-776375-C

January, submitted a joint case conference report, and have agreed to dates. Mr. Edwards agreed. Upon inquiry of Court if parties have agreed to the scope of discovery, parties stated they had and they anticipate some issues going forward. Colloquy regarding discovery time requested an potential issues going forward. Upon inquiry of Court regarding whether or not there has been e-discovery demands, Mr. Edwards stated there had been. Court stated it would issue an order that sets the trial with a discovery cut-off of June 20, 2020. Mr. Edwards stated he has an issue where he's asked for the insurance policy and has been told it's not available. Court stated if Mr. Edwards hasn't received what he has asked for informally then he should make a formal request. Matter concluded.;

06/19/2019



Motion to Dismiss (10:00 AM) (Judicial Officer: Cherry, Michael A.)

Defendant's Motion to Dismiss, Motion for More Definite Statement and Motion to Strike Granted:

Journal Entry Details:

Arguments by Mr. Clark and Mr. Edwards regarding the merits of and opposition to the motion. Colloquy regarding whether motion is in regard to first or second amended complaint. Court stated whatever rulings are made will be regarding the first amended complaint. Further augments by counsel regarding as to requested relief. COURT ORDERED, Defendant's Motion to Dismiss, Motion for More Definite Statement and Motion to Strike UNDER ADVISEMENT, Court will prepare an order that will address all the claims, the case will not be completely dismissed, and Defense counsel can prepare the order after the minute order is entered.;

07/24/2019

CANCELED Motion to Compel (9:00 AM) (Judicial Officer: Truman, Erin)

Vacated - per Commissioner

Defendant's Motion to Compel Discovery Responsss

09/04/2019

CANCELED Motion to Set Aside (9:00 AM) (Judicial Officer: Allf, Nancy)

Vacated - per Law Clerk

Defendant's Motion to Set Aside Plaintiff's Notice of Voluntary Dismissal, or in the Alternative, for Relief Pursuant to NRCP 41(a)(2

10/02/2019

CANCELED Motion to Compel (9:00 AM) (Judicial Officer: Allf, Nancy)

Vacated

Defendants Motion To Compel Discovery Responses From Plaintiff

10/02/2019



Motion to Compel (9:00 AM) (Judicial Officer: Truman, Erin)

Re-Notice of Defendant's Motion to Compel Discovery Responses from Plaintiff Granted in Part; Re-Notice of Defendant's Motion to Compel Discovery Responses from Plaintiff

Journal Entry Details:

Mr. Clark received two emails from Plaintiff this week that Plaintiff would not participate. COMMISSIONER RECOMMENDED, motion is GRANTED IN PART; timeframe is limited to ten years; Plaintiff needs to answer Interrogatory 2; answer Interrogatory 4, but tailored, and 4(a) limited to claims or disputes made related to phone calls; 4(b) limited to cases involving telemarketing or other phone calls; 4(c) is PROTECTED; 4(d) limited to all claims involving telemarketing or other phone calls, but settlement amounts are PROTECTED; Request for Production 1(a) as Directed on the record; 1(b) and 1(c) are PROTECTED. COMMISSIONER RECOMMENDED, RFP 2 provide documents responsive to 2(a), and 1 and 2, but amounts in Demands for payment or settlement are PROTECTED as to 2(a)(3); 2(b) Plaintiff will produce with amounts REDACTED or PROTECTED; 2(c) Plaintiff is COMPELLED with amounts REDACTED or PROTECTED; 2(d) and 2(e) amounts are PROTECTED. Mr. Clark may bring the issue back to Commissioner as the amounts go to the extortion aspect of the defenses. Mr. Clark to prepare the Report and Recommendations, and Mr. Edwards, Plaintiff, to approve as to form and content. A proper report must be timely submitted within 14 days of the hearing. Otherwise, counsel will pay a contribution.;

10/16/2019



Motion to Consolidate (9:30 AM) (Judicial Officer: Allf, Nancy)

Defendants' Motion to Consolidate Cases

Granted;

Journal Entry Details:

Brian P. Clark, Esq. present for Timeshare Liquidators LLC. Chad F. Clement, Esq. and Alex

CASE SUMMARY CASE NO. A-18-776375-C

Calaway, Esq. present for Cash4Asking LLC, Eduardo Hernandez, and Gladys C. Rionda. There being not opposition and for good cause appearing, COURT ORDERED, Defendants' Motion to Consolidate Cases (A776375 and A799140) GRANTED.FUTURE MINUTE PLACED IN LEAD CASE------;

11/07/2019

CANCELED Status Check: Compliance (3:00 AM) (Judicial Officer: Truman, Erin)

Vacated

Status Check: Compliance / 10-2-19 DCRR

11/26/2019

CANCELED Status Check (3:00 AM) (Judicial Officer: Allf, Nancy)

Vacated

IN HOUSE - DECISION

12/05/2019

Motion to Strike (10:00 AM) (Judicial Officer: Allf, Nancy)

Defendant's Motion to Strike for Plaintiff's Failure to Timely Amend Following the Granting of Defendant's Motion for More Definite Statement

Denied;

12/05/2019

Motion to Dismiss (10:00 AM) (Judicial Officer: Allf, Nancy)

Defendants Eduardo Romay Hernandez' and Gladys Rionda Suito's Motion to Dismiss for Lack of Personal Jurisdiction, Motion to Dismiss for Failure to State a Claim Upon Which Relief can be Granted, and Motion for a More Definite Statement [Scheduled From Sub Case A-19-799140-C]

Granted in Part:

12/05/2019

Motion for More Definite Statement (10:00 AM) (Judicial Officer: Allf, Nancy)

Defendant Cash4asking, LLC's Motion for a More Definite Statement [Scheduled From Sub

Case A-19-799140-C]
Granted in Part;

12/05/2019

All Pending Motions (10:00 AM) (Judicial Officer: Allf, Nancy)

Matter Heard;

Journal Entry Details:

Alexander Calaway, Esq. also present on behalf of Defendants Rionda, Hernandez, and Cash4asking LLC. Court stated its office received an e-mail from Mr. Edwards that he was not going to attend the hearing. Upon inquiry of Court if everyone is comfortable moving forward, all counsel stated they were. DEFENDANTS EDUARDO ROMAY HERNANDEZ' AND GLADYS RIONDA SUITO'S MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION, MOTION TO DISMISS FOR FAILURE TO STATE A CLAIM UPON WHICH RELIEF CAN BE GRANTED, AND MOTION FOR A MORE DEFINITE STATEMENT [SCHEDULED FROM SUB CASE A-19-799140-C] Mr. Clement submitted on his motion. COURT ORDERED, Defendants Eduardo Romay Hernandez' and Gladys Rionda Suito's Motion to Dismiss for Lack of Personal Jurisdiction, Motion to Dismiss for Failure to State a Claim Upon Which Relief can be Granted, and Motion for a More Definite Statement [Scheduled From Sub Case A-19-799140-C] DENIED IN PART as to the personal jurisdiction issue and failure to state a claim, GRANTED IN PART in all other respects. Mr. Clement to prepare the order and provide notice. DEFENDANT CASH4ASKING, LLC'S MOTION FOR A MORE DEFINITE STATEMENT [SCHEDULED FROM SUB CASE A-19-799140-C] COURT ORDERED, Defendant Cash4asking, LLC's Motion for a More Definite Statement [Scheduled From Sub Case A-19-799140-C] GRANTED, and request for dismissal as to personal iurisdiction DENIED. DEFENDANT'S MOTION TO STRIKE FOR PLAINTIFF'S FAILURE TO TIMELY AMEND FOLLOWING THE GRANTING OF DEFENDANT'S MOTION FOR MORE DEFINITE STATEMENT Arguments by Mr. Clark in support of his motion. COURT ORDERED, Defendant's Motion to Strike for Plaintiff's Failure to Timely Amend Following the Granting of Defendant's Motion for More Definite Statement DENIED, pleading must be amended by January 24, 2020 or an order an order to strike may be presented to Court. Court directed counsel that notice of entry of order must be provided to all parties.;

02/20/2020

Motion for Sanctions (9:30 AM) (Judicial Officer: Allf, Nancy)

Defendant's Motion for Sanctions for Failure to Comply with Court Order Compelling Supplemental Discovery Responses

Granted;

CASE SUMMARY CASE NO. A-18-776375-C

Journal Entry Details:

Arguments by Mr. Clark in support of the motion. Court stated its findings and ORDERED, Defendant's Motion for Sanctions for Failure to Comply with Court Order Compelling Supplemental Discovery Responses GRANTED in all respects, the affirmative defenses will be established.;

04/03/2020

Minute Order (3:00 AM) (Judicial Officer: Allf, Nancy)

Minute Order: Defendant's Motion to Strike Complaint for Plaintiff's Refusal to Comply with the Court's Orders Granting Defendants' Motion for More Definite Statement and Joinder to Motion to Strike Complaint for Plaintiff's Refusal to Comply with the Court's Order Granting Defendants' Motions for More Definite Statement set 4/8/2020 GRANTED and VACATED Minute Order - No Hearing Held; Minute Order: Defendant's Motion to Strike Complaint for Plaintiff's Refusal to Comply with the Court's Orders Granting Defendants' Motion for More Definite Statement and Joinder to Motion to Strike Complaint for Plaintiff's Refusal to Comply with the Court's Order Granting Defendants' Motions for More Definite Statement set 4/8/2020 GRANTED and VACATED

Journal Entry Details:

COURT FINDS after review on March 4, 2020, Defendants Cash4Asking, LLC, Eduardo Hernandez, and Galdys Rionda Suito s Motion to Strike Complaint for Plaintiff s Refusal to Comply with the Court's Orders Granting Defendants Motions for More Definite Statement (the Motion to Strike) was filed. Defendant Timeshare Liquidators, LLC s Joinder to Motion to Strike Complaint was filed on March 10, 2020. Service was rendered upon Plaintiff pursuant to the certificates of service attached thereto. COURT FURTHER FINDS after review both matters were set for April 8, 2020 at 9:00 a.m. on Motions Calendar. COURT FURTHER FINDS after review EDCR 2.20(e) provides in relevant part: [f]ailure of the opposing party to serve and file written opposition may be construed as an admission that the motion and/or joinder is meritorious and a consent to granting the same. COURT FURTHER FINDS after review no oppositions to the Motion to Strike have been filed. THEREFORE, COURT ORDERS for good cause appearing and after review pursuant to EDCR 2.20 and the merits of the Motion, Defendants Motion to Strike, along with the Joinder, are hereby GRANTED. The matters set for April 8, 2020 at 9:00 a.m. on Motions Calendar shall be VACATED. Movant to prepare the Order in compliance with EDCR 7.21 and email it in both word and pdf format to DC27Inbox@ClarkCountyCourts.us. CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Nicole McDevitt, to all registered parties for Odyssey File & Serve. /nm 4/3/2020;

04/08/2020

CANCELED Motion to Strike (9:00 AM) (Judicial Officer: Allf, Nancy)

Vacated

Defendant's Motion to Strike Complaint for Plaintiff's Refusal to Comply with the Court's Orders Granting Defendants' Motion for More Definite Statement

04/08/2020

CANCELED Joinder (9:00 AM) (Judicial Officer: Allf, Nancy)

Vacated

Joinder to Motion to Strike Complaint for Plaintiff's Refusal to Comply with the Court's Order Granting Defendants' Motions for More Definite Statement

06/23/2020

Minute Order (3:00 AM) (Judicial Officer: Allf, Nancy)

Minute Order: BlueJeans Appearance

Minute Order - No Hearing Held; Minute Order: BlueJeans Appearance Journal Entry Details:

Department 27 Formal Request to Appear Telephonically Re: Motions in Limine Set: June 25, 2020 at 9:30 a.m. Please be advised that due to the COVID-19 pandemic, Department 27 will continue to conduct Court hearings REMOTELY using the Blue Jeans Video Conferencing system. You have the choice to appear either by phone or computer/video. Dial the following number: 1-408-419-1715 Meeting ID: 284 804 642 Meeting URL: https://bluejeans.com/284804642 To connect by phone dial the number provided and enter the meeting ID followed by # To connect by computer if you do NOT have the app, copy the URL link into a web browser. Google Chrome is preferred but not required. Once you are on the BlueJeans website click on Join with Browser which is located on the bottom of the page. Follow the instructions and prompts given by BlueJeans. You may also download the Blue Jeans app and join the meeting by entering the meeting ID PLEASE NOTE the following protocol each participant will be required to follow: Place your phone on MUTE while waiting for your matter to be called. Do NOT place the call on hold since some phones may

play wait/hold music. Please do NOT use speaker phone as it causes a loud echo/ringing

CASE SUMMARY CASE NO. A-18-776375-C

noise. Please state your name each time you speak so that the court recorder can capture a clear record. Please be mindful of rustling papers, background noise, and coughing or loud breathing. Please be mindful of where your camera is pointing. We encourage you to visit the Bluejeans.com website to get familiar with the Blue Jeans phone/videoconferencing system before your hearing. If your hearing gets continued to a different date after you have already received this minute order please note a new minute order will issue with a different meeting ID since the ID number changes with each meeting/hearing. Please be patient if you call in and we are in the middle of oral argument from a previous case. Your case should be called shortly. Again, please keep your phone or computer mic on MUTE until your case is called. CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Nicole McDevitt, to all registered parties for Odyssey File & Serve. /nm 6/23/2020;

06/25/2020 Motion for Summary Judgment (9:30 AM) (Judicial Officer: Allf, Nancy)

Defendants' Motion for Summary Judgment on Plaintiff's Claims in Case No. A-18-776375-C and Defendants' Counter-Claims in Cadse No. A-19-799140-C

Granted;

06/25/2020 **Motion in Limine** (9:30 AM) (Judicial Officer: Allf, Nancy)

Defendants' Motion in Limine No. 1, to Exclude and Preclude Testimony, Evidence and Argument from Plaintiff Concerning Established Facts in the Case Based on a Prior Order Granted;

06/25/2020 **Motion in Limine** (9:30 AM) (Judicial Officer: Allf, Nancy)

Defendants' Motion in Limine No. 2, to Preclude Plaintiff from Calling Defense Counsel as a Witness at Trial
Granted:

06/25/2020 | **Motion in Limine** (9:30 AM) (Judicial Officer: Allf, Nancy)

Defendants' Motion in Limine No. 3, To Preclude Plaintiff from Using Recorded Conversations at Trial Granted;

06/25/2020 | **Motion in Limine** (9:30 AM) (Judicial Officer: Allf, Nancy)

Defendants' Motion in Limine No. 4, to Exclude and Preclude Testimony, Evidence and Argument Concerning the Dismisssed Defendants Stanley Mullis, Angel Mullis, Jonathan Jossel, Michael Pergolikni, and Plaza Hotel & Casino Granted;

06/25/2020 **Motion in Limine** (9:30 AM) (Judicial Officer: Allf, Nancy)

Defendants Motion in Limine No. 5. to Exclude and Preclude Testimony, Evidence and Argument that VIP Travel, VIP Vacations and VIP International Are Related to Defendant Timeshare Liquidators, LLC Granted;

06/25/2020 **Motion in Limine** (9:30 AM) (Judicial Officer: Allf, Nancy)

Defendant's Motion in Limine No. 6, to Exclude, and Preclude Testimony, Evidence and Argument Regarding Defendants' Financial Issues, Activities and Condition Granted;

06/25/2020 | **Motion in Limine** (9:30 AM) (Judicial Officer: Allf, Nancy)

Defendant's Motion in Limine No 7, to Exclude and Preclude Improper Arguments Granted;

06/25/2020 **Motion in Limine** (9:30 AM) (Judicial Officer: Allf, Nancy)

Defendant's Motion in Limine No. 8, to Exclude and Preclude Evidence and Witnesses that were not Properly Disclosed Granted:

06/25/2020 All Pending Motions (9:30 AM) (Judicial Officer: Allf, Nancy)

Matter Heard; Journal Entry Details:

DEFENDANTS' MOTION IN LIMINE NO. 1, TO EXCLUDE AND PRECLUDE TESTIMONY,

CASE SUMMARY CASE NO. A-18-776375-C

EVIDENCE AND ARGUMENT FROM PLAINTIFF CONCERNING ESTABLISHED FACTS IN THE CASE BASED ON A PRIOR ORDER...DEFENDANTS' MOTION IN LIMINE NO. 2. TO PRECLUDE PLAINTIFF FROM CALLING DEFENSE COUNSEL AS A WITNESS AT TRIAL...DEFENDANTS' MOTION IN LIMINE NO. 3, TO PRECLUDE PLAINTIFF FROM USING RECORDED CONVERSATIONS AT TRIAL...DEFENDANTS' MOTION IN LIMINE NO. 4, TO EXCLUDE AND PRECLUDE TESTIMONY, EVIDENCE AND ARGUMENT CONCERNING THE DISMISSSED DEFENDANTS STANLEY MULLIS, ANGEL MULLIS, JONATHAN JOSSEL, MICHAEL PERGOLIKNI, AND PLAZA HOTEL & CASINO...DEFENDANTS MOTION IN LIMINE NO. 5. TO EXCLUDE AND PRECLUDE TESTIMONY, EVIDENCE AND ARGUMENT THAT VIP TRAVEL, VIP VACATIONS AND VIP INTERNATIONAL ARE RELATED TO DEFENDANT TIMESHARE LIQUIDATORS, LLC...DEFENDANT'S MOTION IN LIMINE NO. 6, TO EXCLUDE, AND PRECLUDE TESTIMONY, EVIDENCE AND ARGUMENT REGARDING DEFENDANTS' FINANCIAL ISSUES, ACTIVITIES AND CONDITION...DEFENDANT'S MOTION IN LIMINE NO 7, TO EXCLUDE AND PRECLUDE IMPROPER ARGUMENTS...DEFENDANT'S MOTION IN LIMINE NO. 8. TO EXCLUDE AND PRECLUDE EVIDENCE AND WITNESSES THAT WERE NOT PROPERLY DISCLOSED...DEFENDANTS' MOTION FOR SUMMARY JUDGMENT ON PLAINTIFF'S CLAIMS IN CASE NO. A-18-776375-C AND DEFENDANTS' COUNTER-CLAIMS IN CASE NO. A-19-799140-C At 10:09 a.m., Court noted Plaintiff not present. COURT ORDERED, Defendants' Motion in Limine No. 1, to Exclude and Preclude Testimony, Evidence and Argument from Plaintiff Concerning Established Facts in the Case Based on a Prior Order; Defendants' Motion in Limine No. 2, to Preclude Plaintiff from Calling Defense Counsel as a Witness at Trial; Defendants' Motion in Limine No. 3, To Preclude Plaintiff from Using Recorded Conversations at Trial; Defendants' Motion in Limine No. 4, to Exclude and Preclude Testimony, Evidence and Argument Concerning the Dismisssed Defendants Stanley Mullis, Angel Mullis, Jonathan Jossel, Michael Pergolikni, and Plaza Hotel & Casino; Defendants Motion in Limine No. 5. to Exclude and Preclude Testimony, Evidence and Argument that VIP Travel, VIP Vacations and VIP International Are Related to Defendant Timeshare Liquidators, LLC; Defendant's Motion in Limine No. 6, to Exclude, and Preclude Testimony, Evidence and Argument Regarding Defendants' Financial Issues, Activities and Condition; Defendant's Motion in Limine No 7, to Exclude and Preclude Improper Arguments; Defendant's Motion in Limine No. 8, to Exclude and Preclude Evidence and Witnesses that were not Properly Disclosed; and Defendants' Motion for Summary Judgment on Plaintiff's Claims in Case No. A-18-776375-C and Defendants' Counter-Claims in Case No. A-19-799140-C GRANTED. Court directed counsel to prepare one order granting all the motions in limine and one order granting the motion for summary judgment in all respects, and to follow up with entry of a judgment. At 10:43 a.m., Court called the case again and noted Plaintiff still not present telephonically. Matter concluded.;

07/09/2020

CANCELED Calendar Call (10:30 AM) (Judicial Officer: Allf, Nancy)
Vacated

07/13/2020

CANCELED Jury Trial (10:30 AM) (Judicial Officer: Allf, Nancy) Vacated - On in Error

07/28/2020

Minute Order (3:00 AM) (Judicial Officer: Allf, Nancy)

Minute Order: BlueJeans Appearance

Minute Order - No Hearing Held; Minute Order: BlueJeans Appearance

Journal Entry Details:

Department 27 Formal Request to Appear Telephonically Re: Matter set on July 30, 2020 at 10:30 a.m. Please be advised that due to the COVID-19 pandemic, Department 27 will continue to conduct Court hearings REMOTELY using the Blue Jeans Video Conferencing system. You have the choice to appear either by phone or computer/video. Dial the following number: 1-408-419-1715 Meeting ID: 897 138 369 Meeting URL: https://bluejeans.com/897138369 To connect by phone dial the number provided and enter the meeting ID followed by # To connect by computer if you do NOT have the app, copy the URL link into a web browser. Google Chrome is preferred but not required. Once you are on the BlueJeans website click on Join with Browser which is located on the bottom of the page. Follow the instructions and prompts given by BlueJeans. You may also download the Blue Jeans app and join the meeting by entering the meeting ID PLEASE NOTE the following protocol each participant will be required to follow: Place your phone on MUTE while waiting for your matter to be called. Do NOT place the call on hold since some phones may play wait/hold music. Please do NOT use speaker phone as it causes a loud echo/ringing noise. Please state your name each time you speak so that the court recorder can capture a clear record. Please be mindful of rustling papers, background noise, and coughing or loud

CASE SUMMARY CASE NO. A-18-776375-C

breathing. Please be mindful of where your camera is pointing. We encourage you to visit the Bluejeans.com website to get familiar with the Blue Jeans phone/videoconferencing system before your hearing. If your hearing gets continued to a different date after you have already received this minute order please note a new minute order will issue with a different meeting ID since the ID number changes with each meeting/hearing. Please be patient if you call in and we are in the middle of oral argument from a previous case. Your case should be called shortly. Again, please keep your phone or computer mic on MUTE until your case is called. CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Nicole McDevitt, to all registered parties for Odyssey File & Serve. /nm 7/28/2020.;

07/30/2020

CANCELED Calendar Call (10:30 AM) (Judicial Officer: Allf, Nancy)

Vacated

08/03/2020

CANCELED Jury Trial (10:30 AM) (Judicial Officer: Allf, Nancy)

Vacated - Previously Decided

08/07/2020

Minute Order (3:00 AM) (Judicial Officer: Allf, Nancy)

Minute Order: BlueJeans Appearance

Minute Order - No Hearing Held; Minute Order: BlueJeans Appearance

Journal Entry Details:

Department 27 Formal Request to Appear Telephonically Re: Matter set on August 12, 2020 at 9:00 a.m. Please be advised that due to the COVID-19 pandemic, Department 27 will continue to conduct Court hearings REMOTELY using the Blue Jeans Video Conferencing system. You have the choice to appear either by phone or computer/video. Dial the following number: 1-408-419-1715 Meeting ID: 897 138 369 Meeting URL: https://bluejeans.com/897138369 To connect by phone dial the number provided and enter the meeting ID followed by # To connect by computer if you do NOT have the app, copy the URL link into a web browser. Google Chrome is preferred but not required. Once you are on the BlueJeans website click on Join with Browser which is located on the bottom of the page. Follow the instructions and prompts given by BlueJeans. You may also download the Blue Jeans app and join the meeting by entering the meeting ID PLEASE NOTE the following protocol each participant will be required to follow: Place your phone on MUTE while waiting for your matter to be called. Do NOT place the call on hold since some phones may play wait/hold music. Please do NOT use speaker phone as it causes a loud echo/ringing noise. Please state your name each time you speak so that the court recorder can capture a clear record. Please be mindful of rustling papers, background noise, and coughing or loud breathing. Please be mindful of where your camera is pointing. We encourage you to visit the Bluejeans.com website to get familiar with the Blue Jeans phone/videoconferencing system before your hearing. If your hearing gets continued to a different date after you have already received this minute order please note a new minute order will issue with a different meeting ID since the ID number changes with each meeting/hearing. Please be patient if you call in and we are in the middle of oral argument from a previous case. Your case should be called shortly. Again, please keep your phone or computer mic on MUTE until your case is called. CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Nicole McDevitt, to all registered parties for Odyssey File & Serve. /nm 8/7/2020.;

08/12/2020

Motion for Attorney Fees and Costs (9:00 AM) (Judicial Officer: Allf, Nancy)

Defendants' Motion for Attorney's Fees Pursuant to NRS 18.010 and for Costs of Suit Pursuant to NRS 18.020

Granted;

Journal Entry Details:

Court noted there was no appearance for Plaintiff. Arguments by Mr. Clark in support of his motion. Court stated its findings and ORDERED Defendants' Motion for Attorney's Fees Pursuant to NRS 18.010 and for Costs of Suit Pursuant to NRS 18.020 GRANTED in its entirety. Mr. Clark to prepare the order.;

DATE

FINANCIAL INFORMATION

Defendant Mullis, Stanley C Total Charges Total Payments and Credits **Balance Due as of 9/3/2020**

450.00 450.00 **0.00**

Attorney Clark, Brian P

Total Charges Total Payments and Credits Balance Due as of 9/3/2020	3.00 3.00 0.00
Defendant Cash4Asking, LLC Total Charges	24.50
Total Payments and Credits Balance Due as of 9/3/2020	24.50
Defendant Timeshare Liquidators LLC	0.00
Total Charges	810.00
Total Payments and Credits	810.00
Balance Due as of 9/3/2020	0.00
Plaintiff Edwards, Paul D S	
Total Charges	318.00
Total Payments and Credits	318.00
Balance Due as of 9/3/2020	0.00

DISTRICT COURT CIVIL COVER SHEET

Clark County, Nevada Case No.

A-18-776375-C

Department 16

(Assigned by Clerk's Office)					
I. Party Information (provide both ho	me and mailing addresses if different)				
Plaintiff(s) (name/address/phone): Paul D.S. Edwards 713 Wheat Ridge Lane, Unit 203 Las Vegas, Nevada 89145 702.341.1776 Plaintiff, pro se		Defendant(s) (name/address/phone): Timeshare Liquidators, LLC, a/d/b/a TLC Resort Liquidators, a/d/b/a TLC Resorts Vacation Club, LLC, a/d/b/a TLC Resorts Vacation Club a/d/b/a TLC Resorts, a/k/a tlcresorts.com, a/d/b/a TLC Travel, -a/d/b/a VIP Travel, a/d/b/a VIP Vacations, and Plaza Hotel & Casino, LLC, a/d/b/a Plaza Hotel & Casino, and Stanley C. Mullis, a/k/a Stanley Mullis, a/k/a Stan Mullis, -and Angel C. Mullis, a/k/a Angel Mullis, a/k/a Angel Santilli, and Jonathan Robert Jossel, a/k/a Jonathan Jossel, and Michael Anthony Pergolini, a/k/a Michael A. Pergolini, a/k/a Michael Pergolini, a/k/a Michael A. Percolini, and DOES I-X, and ROE Corporations XI-XX, et al. Attorney (name/address/phone): Unknown at this time.			
II. Nature of Controversy (please so Civil Case Filing Types	elect the one most applicable filing type	e below)			
Real Property		Torts			
Landlord/Tenant	Negligence	Other Torts			
Unlawful Detainer	Auto	Product Liability			
Other Landlord/Tenant	Premises Liability	Intentional Misconduct			
Title to Property	Other Negligence	Employment Tort			
Judicial Foreclosure	Malpractice	Insurance Tort			
Other Title to Property	Medical/Dental	Other Tort			
Other Real Property	Legal	Outer Tore			
Condemnation/Eminent Domain	Accounting				
Other Real Property	Other Malpractice				
Probate	Construction Defect & Cont	tract Judicial Review/Appeal			
Probate (select case type and estate value)	Construction Defect	Judicial Review			
Summary Administration	Chapter 40	Foreclosure Mediation Case			
General Administration	Other Construction Defect	Petition to Seal Records			
Special Administration	Contract Case	Mental Competency			
Set Aside	Uniform Commercial Code	Nevada State Agency Appeal			
Trust/Conservatorship	Building and Construction	Department of Motor Vehicle			
Other Probate	Insurance Carrier	Worker's Compensation			
Estate Value	Commercial Instrument	Other Nevada State Agency			
Over \$200,000	Collection of Accounts	Appeal Other			
Between \$100,000 and \$200,000	Employment Contract	Appeal from Lower Court			
Under \$100,000 or Unknown	Other Contract	Other Judicial Review/Appeal			
Under \$2,500	—	"			
Civi	l Writ	Y Other Civil Filing			
Civil Writ		Other Civil Filing			
Writ of Habeas Corpus	Writ of Prohibition	Compromise of Minor's Claim			
Writ of Mandamus	Other Civil Writ	Foreign Judgment			
Writ of Quo Warrant		X Other Civil Matters			
	ourt filings should be filed using th	EU-			
June 19, 2018 /s/ Paul D.S. Edwards					
Date		Signature of initiating party or representative			

See other side for family-related case filings.

Electronically Filed 07/13/2020 3:21 PM CLERK OF THE COURT

OGM BRIAN P. CLARK 2 Nevada Bar No. 4236 LUKAS B. McCOURT 3 Nevada Bar No. 11839 CLARK MCCOURT 7371 Prairie Falcon Road, Suite 120 4 Las Vegas, Nevada 89128 5 Telephone: (702) 474-0065 Facsimile: (702) 474-0068 bpc@clarkmccourt.com 6 Imccourt@clarkmccourt.com 7 Attorneys for Defendants 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 PAUL D. S. EDWARDS, 11 Plaintiff. Case No.: A-18-776375-C Dept. No.: XXVII 12 v. 13 TIMESHARE LIQUIDATORS, LLC, a/d/b/a TCL Consolidated with RESORT LIQUIDATORS, a/d/b/a TLC RESORTS VACATION CLUB, LLC, a/d/b/a TLC RESORTS 14 Case No.: A-19-799140-C VACATION CLUB, a/d/b/a TLC RESORTS, a/k/a TLCRESORTS.COM, a/d/b/a TLC TRAVEL, a/d/b/a 15 VIP TRAVEL, a/d/b/a VIP VACATIONS, and ORDER GRANTING DEFENDANTS' PLAZA HOTEL & CASINO, LLC, a/d/b/a PLAZA 16 MOTION FOR SUMMARY HOTEL & CASINO, and STANLEY C. MULLIS, JUDGMENT ON PLAINTIFF'S 17 a/k/a STANLEY MULLIS, a/k/a STAN MULLIS, and CLAIMS IN CASE NO. A-18-776375, ANGEL C. MULLIS, a/k/a ANGEL MULLIS, a/k/a AND CASE NO. A-19-799140-C 18 ANGEL SANTILLI, and JONATHAN ROBERT JOSSEL, a/k/a JONATHAN JOSSEL, and MICHAEL ANTHONY PERGOLINI, a/k/a 19 MICHAEL A. PERGOLINI. a/k/a MICHAEL 20 PERGOLINI, a/k/a MICHAEL A. PERCOLINI, and DOES I-X, and ROE CORPORATIONS XI-XX, et 21 al., 22 Defendants. 23 AND CONSOLIDATED MATTERS 24 25 Defendants' motion for summary judgment came before the court on June 25, 2020. 26 Appearing for Defendants, via Bluejeans audio, was Brian P. Clark of the law firm Clark McCourt. 27 Plaintiff did not appear at the hearing in person or attend by remote means. 28

Having reviewed the papers on file, the court makes the following Findings of Fact and Conclusions of Law.

I. FINDINGS OF FACT.

THE COURT FINDS that the motion for summary judgment was presented to summarily adjudicate Plaintiff's claims in Case No. A-18-776375-C and Case No. A-19-799140-C¹.

THE COURT FURTHER FINDS that Plaintiff was served with Defendants' motion for summary judgment and that Plaintiff did not file an opposition to the motion and did not attend the June 25, 2020 hearing on the motion for summary judgment.

THE COURT FURTHER FINDS, pursuant to EDCR 2.20(e), that Plaintiff's failure to file a written opposition to the motion for summary judgment "may be construed as an admission that the motion and/or joinder is meritorious and a consent to granting the same."

THE COURT FURTHER FINDS, and adopts as supporting facts each of the "Undisputed Facts" set forth in the motion for summary judgment (numbered items 1-42) as none of these facts were contested by Plaintiff.

THE COURT FURTHER FINDS, regarding Case No. A-18-776375-C, that most of Plaintiff's claims in the First Amended Complaint were dismissed by court orders dated January 14, 2019, and August 27, 2019. Additionally, many of Plaintiff's allegations were stricken from the First Amended Complaint by court orders dated August 27, 2019 (May 1, 2019 motion to strike) December 17, 2019 (motion to strike for failure to amend) and February 6, 2020 (motion to strike for failure to amend). Plaintiff's remaining claims in Case No. A-18-776375-C are for invasion of Plaintiff privacy, intrusion into seclusion, and for injunctive relief.

THE COURT FURTHER FINDS, regarding Case No. A-19-799140-C, that the Complaint was struck, pursuant to NRCP 12(e), for Plaintiff's failure to file an Amended Complaint after failing to oppose Defendants' Motion To Strike Complaint For Plaintiff's Refusal To Comply With The Court's Orders Granting Defendants' Motions For More Definite Statement. (See Order entered May 4, 2020.)

Defendants Cash4Asking, Eduardo Romay Hernandez, and Gladys Rionda Suito were dismissed from Case No. A-19-799140-C by court order filed May 4, 2020.

THE COURT FURTHER FINDS that Plaintiff did not present any facts to show that Timeshare Liquidators, LLC or its employees made any intrusion, intentional or otherwise, on the solitude of Plaintiff.

THE COURT FURTHER FINDS that although Mr. Edwards claims that several telephone calls were received by him on his landline and mobile telephone numbers, Mr. Edwards cannot show that any of the alleged calls were made by Timeshare or its employees.

THE COURT FURTHER FINDS that the First Amended Complaint sought an order for injunctive relief and that Plaintiff did not seek a preliminary injunction by motion since the filing of his original complaint on June 19, 2018.

THE COURT FURTHER FINDS that Plaintiff has not presented any evidence that

Defendant Timeshare made any of the alleged calls to Plaintiff and has not alleged irreparable injury.

THE COURT FURTHER FINDS, regarding Case No. A-19-799140-C, that Plaintiff had an ulterior purpose, other than resolving a legal dispute, when he filed the action and that Plaintiff's actions were not in the regular conduct of proceedings.

THE COURT FURTHER FINDS that Plaintiff's filing of a second action, Case No. A-19-799140-C, constitutes an abuse of process.

II. CONCLUSIONS OF LAW.

- A. "Summary judgment is appropriate and 'shall be rendered forthwith' when the pleadings and other evidence on file demonstrate that no 'genuine issue as to any material fact [remains] and that the moving party is entitled to a judgment as a matter of law.' This court has noted that when reviewing a motion for summary judgment, the evidence, and any reasonable inferences drawn from it, must be viewed in a light most favorable to the nonmoving party." *Wood v. Safeway, Inc.*, 121 Nev. 724, 729, 121 P.3d 1026, 1029 (2005).
- B. "This court has often stated that the nonmoving party may not defeat a motion for summary judgment by relying 'on the gossamer threads of whimsy, speculation and conjecture.' As this court has made abundantly clear, '[w]hen a motion for summary judgment is made and

l

IIII

supported as required by Rule 56, the nonmoving party may not rest upon general allegations and conclusions, but must, by affidavit or other wise, set forth specific facts demonstrating the existence of a genuine factual issue." *Id.* at p. 730-7310, 1030-31.

- C. "While we construe the facts in the light most favorable to the nonmoving party, we also place the burden on the nonmoving party to 'set forth facts demonstrating the existence of a genuine issue in order to withstand a disfavorable summary judgment.' Where the nonmoving party would bear the burden of persuasion at trial, 'the party moving for summary judgment may satisfy the burden of production by either (1) submitting evidence that negates an essential element of the nonmoving party's claims, or (2) 'pointing out . . . that there is an absence of evidence to support the nonmoving party's case." *Torrealba v. Kesmetis*, 124 Nev. 95, 100, 178 P.3d 716, 720 (Nev. 2008).
- D. "In our view, the plain language of Rule 56(c) mandates the entry of summary judgment, after adequate time for discovery and upon motion, against a party who fails to make a showing sufficient to establish the existence of an element essential to that party's case, and on which that party will bear the burden of proof at trial. In such a situation, there can be 'no genuine issue as to any material fact,' since a complete failure of proof concerning an essential element of the nonmoving party's case necessarily renders all other facts immaterial.")
- E. "To recover for the tort of intrusion, a plaintiff must prove the following elements: 1) an intentional intrusion (physical or otherwise); 2) on the solitude or seclusion of another; 3) that would be highly offensive to a reasonable person." *PETA v. Berosini*, 111 Nev. 615, 630, 895 P.2d 1269, 1270 (1995).
- F. Plaintiff's claim for injunctive relief under NRS 33.010(2) fails as Plaintiff has not presented any evidence that Defendant Timeshare made any of the alleged calls to Plaintiff, has not shown any conduct by Defendant Timeshare during the litigation that would support injunctive relief, and Plaintiff has not alleged any irreparable injury.

III. ORDER.

Based on the case activity, history and prior orders, including Plaintiff's failure to amend the First Amended Complaint in Case No. A-18-776375-C and failure to amend the Complaint in Case No. A-19-799140-C, and Plaintiff's failure to oppose case ending motions,

,	IT IS HEDERY ODDEDED that Defendants' Mation For Summary Judgment is greated in
2	IT IS HEREBY ORDERED that Defendants' Motion For Summary Judgment is granted in its entirety, resolving Plaintiff's claims for invasion of Plaintiff privacy, intrusion into seclusion, and
3	for injunctive relief in favor of Defendants.
4	IT IS FURTHER ORDERED that the Motion For Summary Judgment is granted in favor
5	of the Counter-claimants, on their claim of abuse of process in Case No. A-19-799140-C.
6	DATED this day of
7	Dated this 13th day of July, 2020
8	Nancy L Allf
9	DISTRICT COURT JUDGE JD
10	Submitted by: 4DA 1CF CB09 A41E Nancy Allf
11	CLARK MCCOURT District Court Judge
12	
13	15/00 Ch 2-
14	Brian P. Clark Nevada Bar No. 4236
15	Lukas B. McCourt Nevada Bar No. 11839 7371 Projects Folgon Bood, Suita 130
16	7371 Prairie Falcon Road, Suite 120 Las Vegas, NV 89128 Attorneys for Defendants
17	Attorneys for Defendants
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Paul Edwards, Plaintiff(s) CASE NO: A-18-776375-C 6 DEPT. NO. Department 27 VS. 7 8 Timeshare Liquidators LLC, Defendant(s) 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District 12 Court. The foregoing Order Granting Motion was served via the court's electronic eFile 13 system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 7/13/2020 15 Maria Garcia mgarcia@clarkmccourt.com 16 Lukas McCourt lmccourt@clarkmccourt.com 17 Brian Clark bpc@clarkmccourt.com 18 Rody Scott rscott@clarkmccourt.com 19 Paul EDwards 20 pauldse@pauldsedwards.com 21 22 23 24 25 26 27

28

Electronically Filed 7/13/2020 4:23 PM Steven D. Grierson CLERK OF THE COURT 1 NOTC BRIAN P. CLARK 2 Nevada Bar No. 4236 LUKAS B. McCOURT 3 Nevada Bar No. 11839 CLARK MCCOURT 4 7371 Prairie Falcon Road, Suite 120 Las Vegas, Nevada 89128 5 Telephone: (702) 474-0065 Facsimile: (702) 474-0068 6 bpc@clarkmccourt.com Imecourt@clarkmecourt.com 7 Attorneys for Defendants 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 PAUL D. S. EDWARDS. 11 Plaintiff. Case No.: A-18-776375-C Dept. No.: XXVII 12 Consolidated with 13 TIMESHARE LIQUIDATORS, LLC, a/d/b/a TCL RESORT LIQUIDATORS, a/d/b/a TLC RESORTS Case No.: A-19-799140-C 14 VACATION CLUB, LLC, a/d/b/a TLC RESORTS VACATION CLUB, a/d/b/a TLC RESORTS, a/k/a 15 TLCRESORTS.COM, a/d/b/a TLC TRAVEL, a/d/b/a VIP TRAVEL, a/d/b/a VIP VACATIONS, and NOTICE OF ENTRY OF ORDER PLAZA HOTEL & CASINO, LLC, a/d/b/a PLAZA 16 GRANTING DEFENDANTS' HOTEL & CASINO, and STANLEY C. MULLIS, MOTION FOR SUMMARY 17 a/k/a STANLEY MULLIS, a/k/a STAN MULLIS, JUDGMENT ON PLAINTIFF'S and ANGEL C. MULLIS, a/k/a ANGEL MULLIS, **CLAIMS IN CASE NO. A-18-776375-**18 a/k/a ANGEL SANTILLI, and JONATHAN C, AND CASE NO. A-19-799140-C ROBERT JOSSEL, a/k/a JONATHAN JOSSEL, and 19 MICHAEL ANTHONY PERGOLINI, a/k/a MICHAEL A. PERGOLINI, a/k/a MICHAEL PERGOLINI, a/k/a MICHAEL A. PERCOLINI, and 20 DOES I-X, and ROE CORPORATIONS XI-XX, et 21 al., 22 Defendants. 23 AND CONSOLIDATED MATTERS 24 PLEASE TAKE NOTICE that an ORDER GRANTING DEFENDANTS' MOTION FOR 25 SUMMARY JUDGMENT ON PLAINTIFF'S CLAIMS IN CASE NO. A-18-776375-C, AND 26 CASE NO. A-19-799140-C was filed on July 13, 2020.

27

28

1	A copy of said Order is attached hereto.			
2	DATED this <u>/3^{4//2}</u> day of July, 2020.			
3	CLARK MCCOURT			
4	Racce			
5	Brian P. Clark Lukas B. McCourt			
6	7371 Prairie Falcon Road, Suite 120			
7	Las Vegas, NV 89128 Attorneys for Defendants			
8				
9				
10	CERTIFICATE OF SERVICE			
11				
12	I certify that on the day of July, 2020, I served a true and correct copy of the NOTICE			
13	OF ENTRY OF ORDER GRANTING DEFENDANTS' MOTION FOR SUMMARY JUDGMENT			
14	ON PLAINTIFF'S CLAIMS IN CASE NO. A-18-776375-C, AND CASE NO. A-19-799140-C on			
15	the following parties/ individuals via the court's mandatory electronic service provider, Odyssey.			
16	Paul D.S. Edwards			
17 18	713 Wheat Ridge Lane, Unit 203 Las Vegas, NV 89145			
19	Plaintiff in proper person			
20	Jeda I Soth			
21	An employee of CLARK MCCOURT			
22				
23				
24				
25				
26				
27				
28				
- 11				

ELECTRONICALLY SERVED 7/13/2020 3:21 PM

Electronically Filed

07/13/2020 3:21 PM 1 OGM. BRIAN P. CLARK Nevada Bar No. 4236 2 LUKAS B. McCOURT 3 Nevada Bar No. 11839 CLARK MCCOURT 4 7371 Prairie Falcon Road, Suite 120 Las Vegas, Nevada 89128 5 Telephone: (702) 474-0065 Facsimile: (702) 474-0068 bpc@clarkmccourt.com 6 Imccourt@clarkmecourt.com 7 Attorneys for Defendants 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 PAUL D. S. EDWARDS. 11 Plaintiff, Case No.: A-18-776375-C Dept. No.: XXVII 12 13 TIMESHARE LIQUIDATORS, LLC, a/d/b/a TCL Consolidated with RESORT LIQUIDATORS, a/d/b/a TLC RESORTS VACATION CLUB, LLC, a/d/b/a TLC RESORTS 14 Case No.: A-19-799140-C VACATION CLUB, a/d/b/a TLC RESORTS, a/k/a 15 TLCRESORTS.COM, a/d/b/a TLC TRAVEL, a/d/b/a VIP TRAVEL, a/d/b/a VIP VACATIONS, and ORDER GRANTING DEFENDANTS' 16 PLAZA HOTEL & CASINO, LLC, a/d/b/a PLAZA MOTION FOR SUMMARY HOTEL & CASINO, and STANLEY C. MULLIS, JUDGMENT ON PLAINTIFF'S 17 a/k/a STANLEY MULLIS, a/k/a STAN MULLIS, and **CLAIMS IN CASE NO. A-18-776375,** ANGEL C. MULLIS, a/k/a ANGEL MULLIS, a/k/a AND CASE NO. A-19-799140-C 18 ANGEL SANTILLI, and JONATHAN ROBERT JOSSEL, a/k/a JONATHAN JOSSEL, and 19 MICHAEL ANTHONY PERGOLINI, a/k/a MICHAEL A. PERGOLINI, a/k/a MICHAEL 20 PERGOLÍNI, a/k/a MICHAEL A. PERCOLÍNI, and DOES I-X, and ROE CORPORATIONS XI-XX, et 21 22 Defendants. 23 AND CONSOLIDATED MATTERS 24 25 Defendants' motion for summary judgment came before the court on June 25, 2020. 26 Appearing for Defendants, via Bluejeans audio, was Brian P. Clark of the law firm Clark McCourt. 27 Plaintiff did not appear at the hearing in person or attend by remote means. 28

Having reviewed the papers on file, the court makes the following Findings of Fact and Conclusions of Law.

I. FINDINGS OF FACT.

THE COURT FINDS that the motion for summary judgment was presented to summarily adjudicate Plaintiff's claims in Case No. A-18-776375-C and Case No. A-19-799140-C¹.

THE COURT FURTHER FINDS that Plaintiff was served with Defendants' motion for summary judgment and that Plaintiff did not file an opposition to the motion and did not attend the June 25, 2020 hearing on the motion for summary judgment.

THE COURT FURTHER FINDS, pursuant to EDCR 2.20(e), that Plaintiff's failure to file a written opposition to the motion for summary judgment "may be construed as an admission that the motion and/or joinder is meritorious and a consent to granting the same."

THE COURT FURTHER FINDS, and adopts as supporting facts each of the "Undisputed Facts" set forth in the motion for summary judgment (numbered items 1-42) as none of these facts were contested by Plaintiff.

THE COURT FURTHER FINDS, regarding Case No. A-18-776375-C, that most of Plaintiff's claims in the First Amended Complaint were dismissed by court orders dated January 14, 2019, and August 27, 2019. Additionally, many of Plaintiff's allegations were stricken from the First Amended Complaint by court orders dated August 27, 2019 (May 1, 2019 motion to strike) December 17, 2019 (motion to strike for failure to amend) and February 6, 2020 (motion to strike for failure to amend). Plaintiff's remaining claims in Case No. A-18-776375-C are for invasion of Plaintiff privacy, intrusion into seclusion, and for injunctive relief.

THE COURT FURTHER FINDS, regarding Case No. A-19-799140-C, that the Complaint was struck, pursuant to NRCP 12(e), for Plaintiff's failure to file an Amended Complaint after failing to oppose Defendants' Motion To Strike Complaint For Plaintiff's Refusal To Comply With The Court's Orders Granting Defendants' Motions For More Definite Statement. (See Order entered May 4, 2020.)

Defendants Cash4Asking, Eduardo Romay Hernandez, and Gladys Rionda Suito were dismissed from Case No. A-19-799140-C by court order filed May 4, 2020.

THE COURT FURTHER FINDS that Plaintiff did not present any facts to show that Timeshare Liquidators, LLC or its employees made any intrusion, intentional or otherwise, on the solitude of Plaintiff.

THE COURT FURTHER FINDS that although Mr. Edwards claims that several telephone calls were received by him on his landline and mobile telephone numbers, Mr. Edwards cannot show that any of the alleged calls were made by Timeshare or its employees.

THE COURT FURTHER FINDS that the First Amended Complaint sought an order for injunctive relief and that Plaintiff did not seek a preliminary injunction by motion since the filing of his original complaint on June 19, 2018.

THE COURT FURTHER FINDS that Plaintiff has not presented any evidence that

Defendant Timeshare made any of the alleged calls to Plaintiff and has not alleged irreparable injury.

THE COURT FURTHER FINDS, regarding Case No. A-19-799140-C, that Plaintiff had an ulterior purpose, other than resolving a legal dispute, when he filed the action and that Plaintiff's actions were not in the regular conduct of proceedings.

THE COURT FURTHER FINDS that Plaintiff's filing of a second action. Case No. A-19-799140-C, constitutes an abuse of process.

II. CONCLUSIONS OF LAW.

- A. "Summary judgment is appropriate and 'shall be rendered forthwith' when the pleadings and other evidence on file demonstrate that no 'genuine issue as to any material fact [remains] and that the moving party is entitled to a judgment as a matter of law.' This court has noted that when reviewing a motion for summary judgment, the evidence, and any reasonable inferences drawn from it, must be viewed in a light most favorable to the nonmoving party." *Wood v. Safeway, Inc.*, 121 Nev. 724, 729, 121 P.3d 1026, 1029 (2005).
- B. "This court has often stated that the nonmoving party may not defeat a motion for summary judgment by relying 'on the gossamer threads of whimsy, speculation and conjecture." As this court has made abundantly clear, '[w]hen a motion for summary judgment is made and

supported as required by Rule 56, the nonmoving party may not rest upon general allegations and conclusions, but must, by affidavit or other wise, set forth specific facts demonstrating the existence of a genuine factual issue." *Id.* at p. 730-7310, 1030-31.

- C. "While we construe the facts in the light most favorable to the nonmoving party, we also place the burden on the nonmoving party to 'set forth facts demonstrating the existence of a genuine issue in order to withstand a disfavorable summary judgment." Where the nonmoving party would bear the burden of persuasion at trial, 'the party moving for summary judgment may satisfy the burden of production by either (1) submitting evidence that negates an essential element of the nonmoving party's claims, or (2) 'pointing out . . . that there is an absence of evidence to support the nonmoving party's case." *Torrealba v. Kesmetis*, 124 Nev. 95, 100, 178 P.3d 716, 720 (Nev. 2008).
- D. "In our view, the plain language of Rule 56(c) mandates the entry of summary judgment, after adequate time for discovery and upon motion, against a party who fails to make a showing sufficient to establish the existence of an element essential to that party's case, and on which that party will bear the burden of proof at trial. In such a situation, there can be 'no genuine issue as to any material fact,' since a complete failure of proof concerning an essential element of the nonmoving party's case necessarily renders all other facts immaterial.")
- E. "To recover for the tort of intrusion, a plaintiff must prove the following elements: 1) an intentional intrusion (physical or otherwise); 2) on the solitude or seclusion of another; 3) that would be highly offensive to a reasonable person." *PETA v. Berosini*, 111 Nev. 615, 630, 895 P.2d 1269, 1270 (1995).
- F. Plaintiff's claim for injunctive relief under NRS 33.010(2) fails as Plaintiff has not presented any evidence that Defendant Timeshare made any of the alleged calls to Plaintiff, has not shown any conduct by Defendant Timeshare during the litigation that would support injunctive relief, and Plaintiff has not alleged any irreparable injury.

III. ORDER.

Based on the case activity, history and prior orders, including Plaintiff's failure to amend the First Amended Complaint in Case No. A-18-776375-C and failure to amend the Complaint in Case No. A-19-799140-C, and Plaintiff's failure to oppose case ending motions,

1	IT IS HEREBY ORDERED that Defendants' Motion For Summary Judgment is granted in
2	its entirety, resolving Plaintiff's claims for invasion of Plaintiff privacy, intrusion into seclusion, and
3	for injunctive relief in favor of Defendants.
4	IT IS FURTHER ORDERED that the Motion For Summary Judgment is granted in favor
5	of the Counter-claimants, on their claim of abuse of process in Case No. A-19-799140-C.
6	DATED this day of, 2020.
7	Dated this 13th day of July, 2020
8	Nancy L Allf'
9	DISTRICT COURT JUDGE JD
10	Submitted by: 4DA 1CF CB09 A41E Nancy Allf
11	CLARK MCCOURT District Court Judge
12	
13	TSPAChe.
14	Brian P. Clark Nevada Bar No. 4236
15	Čúkas B. McCourt Nevada Bar No. 11839
16	7371 Prairie Falcon Road, Suite 120 Las Vegas, NV 89128
17	Attorneys for Defendants
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Paul Edwards, Plaintiff(s) CASE NO: A-18-776375-C 6 VS. DEPT. NO. Department 27 7 Timeshare Liquidators LLC, 8 Defendant(s) 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District 12 Court. The foregoing Order Granting Motion was served via the court's electronic eFile 13 system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 7/13/2020 15 Maria Garcia mgarcia@clarkmccourt.com 16 Lukas McCourt Imccourt@clarkmccourt.com 17 Brian Clark bpe@elarkmecourt.com 18 Rody Scott rscott@clarkmccourt.com 19 Paul EDwards 20 pauldse@pauldsedwards.com 21 22 23 24 25 26 27 28

Electronically Filed 08/18/2020 4:46 PM CLERK OF THE COURT

JUDG 1 BRIAN P. CLARK 2 Nevada Bar No. 4236 LUKAS B. McCOURT 3 Nevada Bar No. 11839 CLARK MCCOURT 7371 Prairie Falcon Road, Suite 120 4 Las Vegas, Nevada 89128 5 Telephone: (702) 474-0065 Facsimile: (702) 474-0068 bpc@clarkmccourt.com 6 lmccourt@clarkmccourt.com 7 Attorneys for Defendant 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 PAUL D. S. EDWARDS, 11 Plaintiff, Case No.: A-18-776375-C Dept. No.: XXVII 12 v. Consolidated with 13 TIMESHARE LIQUIDATORS, LLC, a/d/b/a TCL RESORT LIQUIDATORS, a/d/b/a TLC RESORTS Case No.: A-19-799140-C 14 VACATION CLUB, LLC, a/d/b/a TLC RESORTS VACATION CLUB, a/d/b/a TLC RESORTS, a/k/a TLCRESORTS.COM, a/d/b/a TLC TRAVEL, a/d/b/a 15 VIP TRAVEL, a/d/b/a VIP VACATIONS, and DOES I-X, and ROE CORPORATIONS XI-XX, et al., 16 17 Defendants. 18 AND CONSOLIDATED MATTER 19 ORDER GRANTING DEFENDANTS' MOTION FOR ATTORNEY'S FEES PURSUANT 20 TO NRS 18.010 AND FOR COSTS OF SUIT PURSUANT TO NRS 18.020 21 AND 22 JUDGMENT 23 Defendants' motion for attorney's fees pursuant to NRS 18.010 and for costs of suit pursuant 24 to NRS 18.020 came on for hearing on August 12, 2020 before the Honorable Nancy Allf of the 25 Eighth Judicial District Court. Appearing for the moving Defendants was Brian P. Clark of the law 26 firm Clark McCourt. No appearance was made by dismissed Defendants Cash4Asking, Eduardo 27 Romay Hernandez, and Gladys Rionda Suito. No appearance was made by Plaintiff, in proper

28

person, Paul D.S. Edwards.

THE COURT FURTHER FINDS that Defendants Timeshare Liquidators, LLC, Stanley Mullis and Angel Mullis are the prevailing parties in Case No.: A-18-776375-C and Case No.: A-19-799140-C, that Plaintiff sought to recover more than \$2,500 in each of the suits, and that these Defendants are entitled to be awarded their costs pursuant to NRS 10.020.

THE COURT FURTHER FINDS that the qualities, skills, training, education and experience of Defendants' attorney are, at minimum, equal to the competence expected by this court in an advocate. (See *Brunzell v. Golden Gate Nat'l Bank*, 85 Nev. 345, 349, 455 P.2d 31 (1969).)

THE COURT FURTHER FINDS that Plaintiff's pleadings created difficulty in understanding the scope of claims made, and Plaintiff's lumping defendants together prevented the defendants from understanding what actual claims were made against a specific defendant, and when compounded by Plaintiff's conduct during the litigation, required significant time and skill by Defendants' attorney to decipher and respond to Plaintiff's pleadings and papers. (See *Brunzell v. Golden Gate Nat'l Bank*, 85 Nev. 345, 349, 455 P.2d 31 (1969).)

THE COURT FURTHER FINDS that the actual work performed by Defendants' attorney was reasonable, and necessary, in responding to Plaintiff's claims. (See *Brunzell v. Golden Gate Nat'l Bank*, 85 Nev. 345, 349, 455 P.2d 31 (1969).)

THE COURT FURTHER FINDS the Defendants' attorney was successful in Defendants' motion practice before the court over the course of the litigation as outlined in the Motion For Attorney's Fees, which motion practice included two (2) successful motions to dismiss, two (2) successful motions for more definite statement, a motion to strike portions of Plaintiff's pleadings, a motion for sanctions and a motion for summary judgment. (See *Brunzell v. Golden Gate Nat'l Bank*, 85 Nev. 345, 349, 455 P.2d 31 (1969).)

THE COURT FURTHER FINDS, based on the experience level of Defendants' attorney, that Defendants' attorney's hourly rate of \$450.00 is reasonable for the type of work performed, and that the fees presented in Defendants' attorney's billing invoices are reasonable.

THEREFORE,

IT IS HEREBY ORDERED that Defendants' motion for attorney's fees pursuant to NRS 18.010 and for costs of suit pursuant to NRS 18.020 is GRANTED.

1	IT IS FURTHER ORDERED that Defendants Timeshare Liquidators, LLC, Stanley Mullis			
2	and Angel Mullis are awarded their costs of suit against Plaintiff Paul D.S. Edwards in the amount			
3	of \$4,770.00.			
4	IT IS FURTHER ORDERED that Defendants Timeshare Liquidators, LLC, Stanley Mullis			
5	and Angel Mullis are awarded their attorney's fees against Plaintiff Paul D.S. Edwards in the			
6	amount of \$97,921.50.			
7	IT IS FURTHER ORDERED that this order shall be entered on the court's records as a			
8	JUDGMENT against Plaintiff Paul D.S. Edwards for the total sum of \$102,691.50.			
9	IT IS FURTHER ORDERED that statutory interest on this JUDGEMENT shall begin to			
10	accrue from the date of Notice Of Entry Of Judgment until the judgment is paid in full.			
11	Dated this 18th day of August, 2020			
12	Nancy L Allf			
13	DISTRICT COURT JUDGE			
14	Submitted by: 998 720 2417 0557 Nancy Allf			
15	CLARK MCCOURT Nancy Allf District Court Judge			
16	BOOM -			
17	Bian P. Clark			
18	Lukas B. McCourt 7371 Prairie Falcon Road, Suite 120			
19	Las Vegas, Nevada 89128 Attorneys for Defendants			
20				
21				
22				
23				
24				
25				
26				
27				
28				

1	CSERV		
2	D	ISTRICT COURT	
3	I I	K COUNTY, NEVADA	
4			
5			
6	Paul Edwards, Plaintiff(s)	CASE NO: A-18-776375-C	
7	VS.	DEPT. NO. Department 27	
8	Timeshare Liquidators LLC,		
9	Defendant(s)		
10			
11	AUTOMATED CERTIFICATE OF SERVICE		
12	This automated certificate of service was generated by the Eighth Judicial District		
13	Court. The foregoing Judgment was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below:		
14	Service Date: 8/18/2020		
15	Maria Garcia mga	arcia@clarkmccourt.com	
16 17	Lukas McCourt lmc	court@clarkmccourt.com	
18	Brian Clark bpc	@clarkmccourt.com	
19	Rody Scott rsco	ott@clarkmccourt.com	
20	Paul EDwards paul	ldse@pauldsedwards.com	
21	Chad Clement ccle	ement@maclaw.com	
22			
23			
24			
25			
26			
27			
28			

Electronically Filed 8/18/2020 5:13 PM Steven D. Grierson CLERK OF THE COURT

NEO 1 BRIAN P. CLARK 2 Nevada Bar No. 4236 LUKAS B. McCOURT 3 Nevada Bar No. 11839 CLARK MCCOURT 4 7371 Prairie Falcon Road, Suite 120 Las Vegas, Nevada 89128 5 Telephone: (702) 474-0065 Facsimile: (702) 474-0068 bpc@clarkmccourt.com 6 Imecourt@clarkmecourt.com 7 Attorneys for Defendants 8 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 12 PAUL D. S. EDWARDS, Case No.: A-18-776375-C 13 Plaintiff. Dept. No.: XXVII 14 V. TIMESHARE LIQUIDATORS, LLC, a/d/b/a TCL 15 Consolidated with RESORT LIQUIDATORS, a/d/b/a TLC RESORTS VACATION CLUB, LLC, a/d/b/a TLC RESORTS 16 Case No.: A-19-799140-C VACATION CLUB, a/d/b/a TLC RESORTS, a/k/a 17 TLCRESORTS.COM, a/d/b/a TLC TRAVEL, a/d/b/a TLC, a/d/b/a/ VIP TRAVEL, a/d/b/a VIP VACATIONS, a/d/b/a VIP INTERNATIONAL, and 18 DOES I-X, and ROE CORPORATIONS XI-XX, et 19 al., 20 Defendants. 21 22 NOTICE OF ENTRY OF ORDER GRANTING DEFENDANTS' MOTION FOR ATTORNEY'S FEES PURSUANT TO NRS 18.010 AND FOR COSTS OF SUIT PURSUANT 23 TO NRS 18.020 AND JUDGMENT 24 25 PLEASE TAKE NOTICE that an ORDER GRANTING DEFENDANTS' MOTION 26 FOR ATTORNEY'S FEES PURSUANT TO NRS 18.010 AND FOR COSTS OF SUIT 27 PURSUANT TO NRS 18.020 AND JUDGMENT was filed on August 18, 2020.

	ll .				
1	A copy of said Order is attached hereto.				
	1 with				
2					
3	CLARK MCCOURT				
4	Pan Chr.				
5	Brian P. Clark Lukas B. McCourt				
6	7371 Prairie Falcon Road, Suite 120				
7	Las Vegas, NV 89128 Attorneys for Defendants				
8					
9					
10					
11	CERTIFICATE OF SERVICE				
12	I certify that on the day of August, 2020, I served a true and correct copy of NOTICE				
13	OF ENTRY OF ORDER GRANTING DEFENDANTS' MOTION FOR ATTORNEY'S				
14	FEES PURSUANT TO NRS 18.010 AND FOR COSTS OF SUIT PURSUANT TO NRS 18.020				
15	AND JUDGMENT on the following parties/individuals via the court's mandatory electronic service				
16	provider, Odyssey.				
17	Paul D.S. Edwards				
18	713 Wheat ridge Lane, Unit 203 Las Vegas, NV 89145				
19	Plaintiff in proper person.				
20	Chad F. Clement				
21	MARQUIS AURBACH COFFING 10001 Park Run Drive				
22	Las Vegas, NV 89145 Attorneys for Cash4Asking, LLC;				
23	Eduardo Romay Hernandez; and Gladys Rionda Suito				
24	Lax Alles				
25	An employee of CLARK MCCOURT				
26					
27					
28					
40					

ELECTRONICALLY SERVED 8/18/2020 4:47 PM

Electronically Filed 08/18/2020 4:46 PM

LERK OF THE COURT JUDGBRIAN P. CLARK 2 Nevada Bar No. 4236 LUKAS B. McCOURT 3 Nevada Bar No. 11839 CLARK MCCOURT 4 7371 Prairie Falcon Road, Suite 120 Las Vegas, Nevada 89128 5 Telephone: (702) 474-0065 Facsimile: (702) 474-0068 bpc@clarkmccourt.com 6 lmccourt@clarkmccourt.com 7 Attorneys for Defendant 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 PAUL D. S. EDWARDS. 11 Plaintiff, Case No.: A-18-776375-C Dept. No.: XXVII 12 Consolidated with 13 TIMESHARE LIQUIDATORS, LLC, a/d/b/a TCL RESORT LIQUIDATORS, a/d/b/a TLC RESORTS Case No.: A-19-799140-C VACATION CLUB, LLC, a/d/b/a TLC RESORTS 14 VACATION CLUB, a/d/b/a TLC RESORTS, a/k/a TLCRESORTS.COM, a/d/b/a TLC TRAVEL, a/d/b/a 15 VIP TRAVEL, a/d/b/a VIP VACATIONS, and DOES I-X, and ROE CORPORATIONS XI-XX, et al., 16 17 Defendants. 18 AND CONSOLIDATED MATTER 19 ORDER GRANTING DEFENDANTS' MOTION FOR ATTORNEY'S FEES PURSUANT 20 TO NRS 18.010 AND FOR COSTS OF SUIT PURSUANT TO NRS 18.020 21 AND 22 JUDGMENT 23 Defendants' motion for attorney's fees pursuant to NRS 18.010 and for costs of suit pursuant 24 to NRS 18.020 came on for hearing on August 12, 2020 before the Honorable Nancy Allf of the 25 Eighth Judicial District Court. Appearing for the moving Defendants was Brian P. Clark of the law 26 firm Clark McCourt. No appearance was made by dismissed Defendants Cash4Asking, Eduardo 27 Romay Hernandez, and Gladys Rionda Suito. No appearance was made by Plaintiff, in proper 28

Page 1 of 4

person, Paul D.S. Edwards.

repeated violations of court rules and failures to comply with court orders as set forth in the motion.

27

28

///

THE COURT FURTHER FINDS that Defendants Timeshare Liquidators, LLC, Stanley Mullis and Angel Mullis are the prevailing parties in Case No.: A-18-776375-C and Case No.: A-19-799140-C, that Plaintiff sought to recover more than \$2,500 in each of the suits, and that these Defendants are entitled to be awarded their costs pursuant to NRS 10.020.

THE COURT FURTHER FINDS that the qualities, skills, training, education and experience of Defendants' attorney are, at minimum, equal to the competence expected by this court in an advocate. (See *Brunzell v. Golden Gate Nat'l Bank*, 85 Nev. 345, 349, 455 P.2d 31 (1969).)

THE COURT FURTHER FINDS that Plaintiff's pleadings created difficulty in understanding the scope of claims made, and Plaintiff's lumping defendants together prevented the defendants from understanding what actual claims were made against a specific defendant, and when compounded by Plaintiff's conduct during the litigation, required significant time and skill by Defendants' attorney to decipher and respond to Plaintiff's pleadings and papers. (See *Brunzell v. Golden Gate Nat'l Bank*, 85 Nev. 345, 349, 455 P.2d 31 (1969).)

THE COURT FURTHER FINDS that the actual work performed by Defendants' attorney was reasonable, and necessary, in responding to Plaintiff's claims. (See *Brunzell v. Golden Gate Nat'l Bank*, 85 Nev. 345, 349, 455 P.2d 31 (1969).)

THE COURT FURTHER FINDS the Defendants' attorney was successful in Defendants' motion practice before the court over the course of the litigation as outlined in the Motion For Attorney's Fees, which motion practice included two (2) successful motions to dismiss, two (2) successful motions for more definite statement, a motion to strike portions of Plaintiff's pleadings, a motion for sanctions and a motion for summary judgment. (See *Brunzell v. Golden Gate Nat'l Bank*, 85 Nev. 345, 349, 455 P.2d 31 (1969).)

THE COURT FURTHER FINDS, based on the experience level of Defendants' attorney, that Defendants' attorney's hourly rate of \$450.00 is reasonable for the type of work performed, and that the fees presented in Defendants' attorney's billing invoices are reasonable.

THEREFORE,

IT IS HEREBY ORDERED that Defendants' motion for attorney's fees pursuant to NRS 18.010 and for costs of suit pursuant to NRS 18.020 is GRANTED.

1	IT IS FURTHER ORDERED that Defendants Timeshare Liquidators, LLC, Stanley Mullis			
2	and Angel Mullis are awarded their costs of suit against Plaintiff Paul D.S. Edwards in the amount			
3	of \$4,770.00.			
4	IT IS FURTHER ORDERED that Defendants Timeshare Liquidators, LLC. Stanley Mullis			
5	and Angel Mullis are awarded their attorney's fees against Plaintiff Paul D.S. Edwards in the			
6	amount of \$97,921.50.			
7	IT IS FURTHER ORDERED that this order shall be entered on the court's records as a			
8	JUDGMENT against Plaintiff Paul D.S. Edwards for the total sum of \$102,691.50.			
9	IT IS FURTHER ORDERED that statutory interest on this JUDGEMENT shall begin to			
10	accrue from the date of Notice Of Entry Of Judgment until the judgment is paid in full.			
11	Dated this 18th day of August, 2020			
12	Nancy L Allf			
13	DISTRICT COURT JUDGE			
14	Submitted by: 998 720 2417 0557 Nancy Allf CLARK MCCOURT District Court Judge			
15	CLARK MCCOURT District Court Judge			
16	Roppy			
17	Brian P. Clark			
18	Lukas B. McCourt 7371 Prairie Falcon Road, Suite 120			
19	Las Vegas, Nevada 89128 Attorneys for Defendants			
20				
21 22				
23				
24				
25				
26				
27				
28				

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Paul Edwards, Plaintiff(s) CASE NO: A-18-776375-C 6 7 VS. DEPT. NO. Department 27 Timeshare Liquidators LLC, 8 Defendant(s) 9 10 AUTOMATED CERTIFICATE OF SERVICE 11 This automated certificate of service was generated by the Eighth Judicial District 12 Court. The foregoing Judgment was served via the court's electronic eFile system to all 13 recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 8/18/2020 15 Maria Garcia mgarcia@clarkmccourt.com 16 Lukas McCourt lmccourt@clarkmccourt.com 17 Brian Clark bpe@elarkmecourt.com 18 Rody Scott rscott@clarkmccourt.com 19 Paul EDwards 20 pauldse@pauldsedwards.com 21 Chad Clement cclement@maclaw.com 22 23 24 25 26 27

28

Other Civil Matters COURT MINUTES December 05, 2018

A-18-776375-C Paul Edwards, Plaintiff(s)

vs.

Timeshare Liquidators LLC, Defendant(s)

December 05, 2018 10:00 AM Motion to Dismiss

HEARD BY: Allf, Nancy COURTROOM: RJC Courtroom 03A

COURT CLERK: Lauren Kidd

RECORDER: Brynn White

REPORTER:

PARTIES

PRESENT: Clark, Brian P Attorney

Edwards, Paul D S Plaintiff McCourt, Lukas B., ESQ Attorney

JOURNAL ENTRIES

- Arguments by Mr. Clark in support of the Motion. Plaintiff requested the Court strike Defendant's Reply for being untimely and requested the Court strike Defendant's exhibits for not complying with local rules with regard to formatting. COURT DENIED Plaintiff's requests. Court noted, when the Court has digression it is directed by the Nevada Supreme Court to determine matters based on the merits. Arguments by Plaintiff in opposition to Defendant's Motion. Plaintiff offered examples of telemarketing to show the Court which related to Defendant's exhibits. Court declined Plaintiff's submission. Court advised It can only consider what is in the Complaint with regard to the Motion to Dismiss. Further arguments by Plaintiff and counter argument by Mr. Clark. COURT ORDERED, Defendant's Motion to Dismiss GRANTED IN PART; Defendant's Motion for More Definite Statement GRANTED; and Defendant's Motion for Evidentiary Hearing DENIED. Court advised there was no opposition to several of the statutes sited that would give rise to a cause of action.

Court advised the Motion to Dismiss was GRANTED with regard to criminal penalties, punitive damages and the application of NRS 201.

COURT ORDERED, with regard to the consumer fraud allegations under 41.600 and NRS 598.0915

PRINT DATE: 09/01/2020 Page 1 of 23 Minutes Date: December 05, 2018

and NRS 598.0925, the cause of action was DISMISSED WITH LEAVE TO AMEND. COURT FINDS not all elements of consumer fraud had been plead; therefore, it did not meet the standard under Picus vs. Wal-Mart Stores.

FURTHER COURT ORDERED, with regard to NRS 598.0977, the cause of action was DISMISSED WITH LEAVE TO AMEND. COURT FINDS there was no allegations of damages suffered.

ADDITIONALLY COURT ORDERED, with regard to NRS 201.255 (2) the cause of action was DISMISSED WITH PREJUDICE. COURT FINDS the criminal statute had no private cause of action.

COURT ORDERED, with regard to claims under NRS 228.540 through 228.620 the cause of action was DISMISSED WITH PREJUDICE. COURT FINDS only the Attorney General has the right to pursue those causes of action.

FURTHER COURT ORDERED, claims with regard to NRS 597.812-597.818 were DISMISSED WITH PREJUDICE. COURT FINDS claims related to calls made with an automatic dialing device and a recorded message, which was not the allegation in this matter.

ADDITIONALLY COURT ORDERED, 599B.080 thorough 599B.154 the cause of action was DISMISSED WITH PREJUDICE. COURT FINDS Plaintiff was not entitled to relief under that statute.

COURT ORDERED with regard to 599B.027 through 599B.300, regarding damages suffered by an elderly person, claims were DISMISSED WITH LEAVE TO AMEND. COURT FINDS no actual damages had been plead.

FURTHER COURT ORDERED claims with regard to NRS 707.910 and 707.920 were DISMISSED WITH LEAVE TO AMEND. COURT FINDS the cause of action relates to physical damage to a phone line, which had not been plead.

ADDITIONALLY COURT ORDERED, with regard to the claim against individuals in the Plaza, COURT DISMISSED all the individuals WITHOUT LEAVE TO AMEND BUT NOT WITHOUT PREJUDICE. COURT FINDS there was no allegation of Piercing the Corporate Veil and no allegation that the individuals acted outside of their authority. Court noted if Plaintiff could make a cause of action against any of the individuals after Discovery, Plaintiff could file a motion to amend to bring the individuals back in.

COURT ORDERED, claims against the Landlord were DISMISSED WITH PREJUDICE. COURT FINDS this was not a recognized cause of action under Nevada.

Court reviewed facts of the case. Court stated VIP being named a pseudonym for other defendants was not sufficient. Court advised Plaintiff was required to plead Fraud with particularity against each individual. Court noted Plaintiff was granted Leave to Amend; however, if Plaintiff amended and the Court later dismissed due to lack of proof, the Court would assess fees against Plaintiff.

PRINT DATE: 09/01/2020 Page 2 of 23 Minutes Date: December 05, 2018

Court advised this Court would consider if Plaintiff filed a Motion to Amend after some discovery, and not grant sanctions. Court stated NRCP 9(b) did apply and the Rocker standard had not been met. Mr. Clark to prepare the Order; Plaintiff to review as to form and content.

CLERK'S NOTE: This Minute Order was drafted after reviewing JAVS. //lk 12/21/18

PRINT DATE: 09/01/2020 Page 3 of 23 Minutes Date: December 05, 2018

Other Civil Matters

COURT MINUTES

April 03, 2019

A-18-776375-C

Paul Edwards, Plaintiff(s)

VS.

Timeshare Liquidators LLC, Defendant(s)

April 03, 2019

9:00 AM

Motion to Strike

HEARD BY: Bell, Linda Marie

COURTROOM: RJC Courtroom 03A

COURT CLERK: Nicole McDevitt

RECORDER: Brynn White

REPORTER:

PARTIES

PRESENT: Clark, Brian P

Attorney

Edwards, Paul DS

Plaintiff

JOURNAL ENTRIES

- Upon inquiry of Court regarding what was remaining in the complaint, Mr. Clark stated it was the deceptive trade practice and those are subject to a more definite statement. Colloquy as to ruling on motion to dismiss and there being no amended to the complaint. Arguments by Mr. Edwards and Mr. Clark. COURT ORDERED, Defendant's Motion to Strike for Plaintiff's Refusal to Comply with the Court's Order Granting Defendant's Motion for More Definite Statement DENIED as to Motion Strike, however, Mr. Edwards needs to comply with order for a more definite statement within fourteen days from today; request for fees DENIED. Mr. Clark to prepare the order.

PRINT DATE: 09/01/2020 Page 4 of 23 Minutes Date: December 05, 2018

A-18-776375-C Paul Edwards, Plaintiff(s)
vs.
Timeshare Liquidators LLC, Defendant(s)

April 24, 2019

9:30 AM Mandatory Rule 16

HEARD BY: Allf, Nancy COURTROOM: RJC Courtroom 03A

Conference

COURT CLERK: Nicole McDevitt

RECORDER: Brynn White

REPORTER:

PARTIES

PRESENT: Clark, Brian P Attorney Edwards, Paul D S Plaintiff

JOURNAL ENTRIES

- Court noted Defendant served its initial disclosures. Upon inquiry of Court if Mr. Edwards has served his initial disclosures, Mr. Edwards stated he has and he provided an e-signature on Defendant's notice of compliance. Mr. Clark stated they conduced an early case conference in January, submitted a joint case conference report, and have agreed to dates. Mr. Edwards agreed. Upon inquiry of Court if parties have agreed to the scope of discovery, parties stated they had and they anticipate some issues going forward. Colloquy regarding discovery time requested an potential issues going forward. Upon inquiry of Court regarding whether or not there has been e-discovery demands, Mr. Edwards stated there had been. Court stated it would issue an order that sets the trial with a discovery cut-off of June 20, 2020. Mr. Edwards stated he has an issue where he's asked for the insurance policy and has been told it's not available. Court stated if Mr. Edwards hasn't received what he has asked for informally then he should make a formal request. Matter concluded.

PRINT DATE: 09/01/2020 Page 5 of 23 Minutes Date: December 05, 2018

COURT MINUTES

June 19, 2019

A-18-776375-C

Other Civil Matters

Paul Edwards, Plaintiff(s)

VS.

Timeshare Liquidators LLC, Defendant(s)

June 19, 2019

10:00 AM

Motion to Dismiss

HEARD BY: Cherry, Michael A.

COURTROOM: RJC Courtroom 03A

COURT CLERK: Nicole McDevitt

RECORDER: Brynn White

REPORTER:

PARTIES

PRESENT: Clark, Brian P

Attorney

Edwards, Paul DS

Plaintiff

JOURNAL ENTRIES

- Arguments by Mr. Clark and Mr. Edwards regarding the merits of and opposition to the motion. Colloquy regarding whether motion is in regard to first or second amended complaint. Court stated whatever rulings are made will be regarding the first amended complaint. Further augments by counsel regarding as to requested relief. COURT ORDERED, Defendant's Motion to Dismiss, Motion for More Definite Statement and Motion to Strike UNDER ADVISEMENT, Court will prepare an order that will address all the claims, the case will not be completely dismissed, and Defense counsel can prepare the order after the minute order is entered.

COURT MINUTES Other Civil Matters October 02, 2019 Paul Edwards, Plaintiff(s) A-18-776375-C Timeshare Liquidators LLC, Defendant(s) 9:00 AM **Motion to Compel** Re-Notice of October 02, 2019 **Defendant's Motion** to Compel Discovery **Responses from Plaintiff HEARD BY:** Truman, Erin **COURTROOM:** RJC Level 5 Hearing Room **COURT CLERK:** Jennifer Lott

REPORTER:

RECORDER:

PARTIES

PRESENT: Clark, Brian P Attorney

Francesca Haak

JOURNAL ENTRIES

- Mr. Clark received two emails from Plaintiff this week that Plaintiff would not participate. COMMISSIONER RECOMMENDED, motion is GRANTED IN PART; timeframe is limited to ten years; Plaintiff needs to answer Interrogatory 2; answer Interrogatory 4, but tailored, and 4(a) limited to claims or disputes made related to phone calls; 4(b) limited to cases involving telemarketing or other phone calls; 4(c) is PROTECTED; 4(d) limited to all claims involving telemarketing or other phone calls, but settlement amounts are PROTECTED; Request for Production 1(a) as Directed on the record; 1(b) and 1(c) are PROTECTED.

COMMISSIONER RECOMMENDED, RFP 2 provide documents responsive to 2(a), and 1 and 2, but amounts in Demands for payment or settlement are PROTECTED as to 2(a)(3); 2(b) Plaintiff will produce with amounts REDACTED or PROTECTED; 2(c) Plaintiff is COMPELLED with amounts REDACTED or PROTECTED; 2(d) and 2(e) amounts are PROTECTED. Mr. Clark may bring the issue back to Commissioner as the amounts go to the extortion aspect of the defenses. Mr. Clark to

PRINT DATE: 09/01/2020 Page 7 of 23 Minutes Date: December 05, 2018

prepare the Report and Recommendations, and Mr. Edwards, Plaintiff, to approve as to form and content. A proper report must be timely submitted within 14 days of the hearing. Otherwise, counsel will pay a contribution.

PRINT DATE: 09/01/2020 Page 8 of 23 Minutes Date: December 05, 2018

Other Civil Matters	COURT MINUTES		October 16, 2019
A-18-776375-C	Paul Edwards, vs.	Plaintiff(s)	
		uidators LLC, Defendant(s)	
	*	``	
October 16, 2019	9:30 AM	Motion to Consolidate	
HEARD BY: Allf, N	ancy	COURTROOM:	RJC Courtroom 03A
COURT CLERK: N	icole McDevitt		
RECORDER: Brynn	n White		
REPORTER:			
PARTIES PRESENT: Clar	k, Brian P	Attorney	
		JOURNAL ENTRIES	
		share Liquidators LLC. Chad F g LLC, Eduardo Hernandez, a	-
There being not oppose Consolidate Cases (AZ		11	RDERED, Defendants' Motion to
		ED WITH A799140 LACED IN LEAD CASE	

COURT MINUTES

December 05, 2019

A-18-776375-C

Paul Edwards, Plaintiff(s)

VS.

Timeshare Liquidators LLC, Defendant(s)

December 05, 2019

Other Civil Matters

10:00 AM

All Pending Motions

HEARD BY: Allf, Nancy

COURTROOM: RJC Courtroom 03A

COURT CLERK: Nicole McDevitt

RECORDER: Brynn White

REPORTER:

PARTIES

PRESENT: Clark, Brian P

Attorney

JOURNAL ENTRIES

- Alexander Calaway, Esq. also present on behalf of Defendants Rionda, Hernandez, and Cash4asking LLC.

Court stated its office received an e-mail from Mr. Edwards that he was not going to attend the hearing. Upon inquiry of Court if everyone is comfortable moving forward, all counsel stated they were.

DEFENDANTS EDUARDO ROMAY HERNANDEZ' AND GLADYS RIONDA SUITO'S MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION, MOTION TO DISMISS FOR FAILURE TO STATE A CLAIM UPON WHICH RELIEF CAN BE GRANTED, AND MOTION FOR A MORE DEFINITE STATEMENT [SCHEDULED FROM SUB CASE A-19-799140-C]

Mr. Clement submitted on his motion. COURT ORDERED, Defendants Eduardo Romay Hernandez' and Gladys Rionda Suito's Motion to Dismiss for Lack of Personal Jurisdiction, Motion to Dismiss for Failure to State a Claim Upon Which Relief can be Granted, and Motion for a More Definite Statement [Scheduled From Sub Case A-19-799140-C] DENIED IN PART as to the personal jurisdiction issue and failure to state a claim, GRANTED IN PART in all other respects. Mr. Clement to prepare the order and provide notice.

PRINT DATE: 09/01/2020 Page 10 of 23 Minutes Date: December 05, 2018

DEFENDANT CASH4ASKING, LLC'S MOTION FOR A MORE DEFINITE STATEMENT [SCHEDULED FROM SUB CASE A-19-799140-C]

COURT ORDERED, Defendant Cash4asking, LLC's Motion for a More Definite Statement [Scheduled From Sub Case A-19-799140-C] GRANTED, and request for dismissal as to personal jurisdiction DENIED.

DEFENDANT'S MOTION TO STRIKE FOR PLAINTIFF'S FAILURE TO TIMELY AMEND FOLLOWING THE GRANTING OF DEFENDANT'S MOTION FOR MORE DEFINITE STATEMENT Arguments by Mr. Clark in support of his motion. COURT ORDERED, Defendant's Motion to Strike for Plaintiff's Failure to Timely Amend Following the Granting of Defendant's Motion for More Definite Statement DENIED, pleading must be amended by January 24, 2020 or an order an order to strike may be presented to Court. Court directed counsel that notice of entry of order must be provided to all parties.

PRINT DATE: 09/01/2020 Page 11 of 23 Minutes Date: December 05, 2018

Other Civil Matters

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES

February 20, 2020

A-18-776375-C Paul Edwards, Plaintiff(s)

vs.

Timeshare Liquidators LLC, Defendant(s)

February 20, 2020 9:30 AM Motion for Sanctions

HEARD BY: Allf, Nancy COURTROOM: RJC Courtroom 03A

COURT CLERK: Nicole McDevitt

RECORDER: Brynn White

REPORTER:

PARTIES

PRESENT: Calaway, Alexander Kip Attorney

Clark, Brian P Attorney

JOURNAL ENTRIES

- Arguments by Mr. Clark in support of the motion. Court stated its findings and ORDERED, Defendant's Motion for Sanctions for Failure to Comply with Court Order Compelling Supplemental Discovery Responses GRANTED in all respects, the affirmative defenses will be established.

PRINT DATE: 09/01/2020 Page 12 of 23 Minutes Date: December 05, 2018

Other Civil Matters		COURT MINUTES	April 03, 2020
A-18-776375-C	Paul Edwards, vs. Timeshare Liq	Plaintiff(s)	
April 03, 2020	3:00 AM	Minute Order	Minute Order: Defendant's Motion to Strike Complaint for Plaintiff's Refusal to Comply with the Court's Orders Granting Defendants' Motion for More Definite Statement and Joinder to Motion to Strike Complaint for Plaintiff's Refusal to Comply with the Court's Order Granting Defendants' Motions for More Definite Statement set 4/8/2020 GRANTED and VACATED
HEARD BY: Allf. N	Jancy	COURTROOM:	No Location

HEARD BY: Allf, Nancy COURTROOM: No Location

COURT CLERK: Nicole McDevitt

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

PRINT DATE: 09/01/2020 Page 13 of 23 Minutes Date: December 05, 2018

- COURT FINDS after review on March 4, 2020, Defendants Cash4Asking, LLC, Eduardo Hernandez, and Galdys Rionda Suito s Motion to Strike Complaint for Plaintiff's Refusal to Comply with the Court's Orders Granting Defendants Motions for More Definite Statement (the Motion to Strike) was filed. Defendant Timeshare Liquidators, LLC's Joinder to Motion to Strike Complaint was filed on March 10, 2020. Service was rendered upon Plaintiff pursuant to the certificates of service attached thereto.

COURT FURTHER FINDS after review both matters were set for April 8, 2020 at 9:00 a.m. on Motions Calendar.

COURT FURTHER FINDS after review EDCR 2.20(e) provides in relevant part: [f]ailure of the opposing party to serve and file written opposition may be construed as an admission that the motion and/or joinder is meritorious and a consent to granting the same.

COURT FURTHER FINDS after review no oppositions to the Motion to Strike have been filed.

THEREFORE, COURT ORDERS for good cause appearing and after review pursuant to EDCR 2.20 and the merits of the Motion, Defendants Motion to Strike, along with the Joinder, are hereby GRANTED. The matters set for April 8, 2020 at 9:00 a.m. on Motions Calendar shall be VACATED. Movant to prepare the Order in compliance with EDCR 7.21 and email it in both word and pdf format to DC27Inbox@ClarkCountyCourts.us.

CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Nicole McDevitt, to all registered parties for Odyssey File & Serve. /nm 4/3/2020

PRINT DATE: 09/01/2020 Page 14 of 23 Minutes Date: December 05, 2018

A-18-776375-C
Paul Edwards, Plaintiff(s)
vs.
Timeshare Liquidators LLC, Defendant(s)

June 23, 2020
3:00 AM Minute Order
BlueJeans
Appearance

HEARD BY: Allf, Nancy COURTROOM: No Location

COURT CLERK: Nicole McDevitt

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Department 27 Formal Request to Appear Telephonically

Re: Motions in Limine

Set: June 25, 2020 at 9:30 a.m.

Please be advised that due to the COVID-19 pandemic, Department 27 will continue to conduct Court hearings REMOTELY using the Blue Jeans Video Conferencing system. You have the choice to appear either by phone or computer/video.

Dial the following number: 1-408-419-1715

Meeting ID: 284 804 642

Meeting URL: https://bluejeans.com/284804642

PRINT DATE: 09/01/2020 Page 15 of 23 Minutes Date: December 05, 2018

To connect by phone dial the number provided and enter the meeting ID followed by #

To connect by computer if you do NOT have the app, copy the URL link into a web browser. Google Chrome is preferred but not required. Once you are on the BlueJeans website click on Join with Browser which is located on the bottom of the page. Follow the instructions and prompts given by BlueJeans.

You may also download the Blue Jeans app and join the meeting by entering the meeting ID

PLEASE NOTE the following protocol each participant will be required to follow:

Place your phone on MUTE while waiting for your matter to be called.

Do NOT place the call on hold since some phones may play wait/hold music.

Please do NOT use speaker phone as it causes a loud echo/ringing noise.

Please state your name each time you speak so that the court recorder can capture a clear record.

Please be mindful of rustling papers, background noise, and coughing or loud breathing.

Please be mindful of where your camera is pointing.

We encourage you to visit the Bluejeans.com website to get familiar with the Blue Jeans phone/videoconferencing system before your hearing.

If your hearing gets continued to a different date after you have already received this minute order please note a new minute order will issue with a different meeting ID since the ID number changes with each meeting/hearing.

Please be patient if you call in and we are in the middle of oral argument from a previous case. Your case should be called shortly. Again, please keep your phone or computer mic on MUTE until your case is called.

CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Nicole McDevitt, to all registered parties for Odyssey File & Serve. /nm 6/23/2020

PRINT DATE: 09/01/2020 Page 16 of 23 Minutes Date: December 05, 2018

Other Civil Matters

COURT MINUTES

June 25, 2020

A-18-776375-C

Paul Edwards, Plaintiff(s)

VS.

Timeshare Liquidators LLC, Defendant(s)

June 25, 2020

9:30 AM

All Pending Motions

HEARD BY: Allf, Nancy

COURTROOM: RJC Courtroom 03A

COURT CLERK: Nicole McDevitt

RECORDER: Brynn White

REPORTER:

PARTIES

PRESENT: Clark, Brian P

Attorney

JOURNAL ENTRIES

- DEFENDANTS' MOTION IN LIMINE NO. 1, TO EXCLUDE AND PRECLUDE TESTIMONY, EVIDENCE AND ARGUMENT FROM PLAINTIFF CONCERNING ESTABLISHED FACTS IN THE CASE BASED ON A PRIOR ORDER...DEFENDANTS' MOTION IN LIMINE NO. 2, TO PRECLUDE PLAINTIFF FROM CALLING DEFENSE COUNSEL AS A WITNESS AT TRIAL...DEFENDANTS' MOTION IN LIMINE NO. 3, TO PRECLUDE PLAINTIFF FROM USING RECORDED CONVERSATIONS AT TRIAL...DEFENDANTS' MOTION IN LIMINE NO. 4, TO EXCLUDE AND PRECLUDE TESTIMONY, EVIDENCE AND ARGUMENT CONCERNING THE DISMISSSED DEFENDANTS STANLEY MULLIS, ANGEL MULLIS, JONATHAN JOSSEL, MICHAEL PERGOLIKNI, AND PLAZA HOTEL & CASINO...DEFENDANTS MOTION IN LIMINE NO. 5. TO EXCLUDE AND PRECLUDE TESTIMONY, EVIDENCE AND ARGUMENT THAT VIP TRAVEL, VIP VACATIONS AND VIP INTERNATIONAL ARE RELATED TO DEFENDANT TIMESHARE LIQUIDATORS, LLC...DEFENDANT'S MOTION IN LIMINE NO. 6, TO EXCLUDE, AND PRECLUDE TESTIMONY, EVIDENCE AND ARGUMENT REGARDING DEFENDANTS' FINANCIAL ISSUES, ACTIVITIES AND CONDITION...DEFENDANT'S MOTION IN LIMINE NO 7, TO EXCLUDE AND PRECLUDE IMPROPER ARGUMENTS...DEFENDANT'S MOTION IN LIMINE NO. 8, TO EXCLUDE AND PRECLUDE EVIDENCE AND WITNESSES THAT WERE NOT PROPERLY DISCLOSED...DEFENDANTS' MOTION FOR SUMMARY JUDGMENT ON PLAINTIFF'S CLAIMS IN CASE NO. A-18-776375-C AND DEFENDANTS' COUNTER-CLAIMS IN

PRINT DATE: 09/01/2020 Page 17 of 23 Minutes Date: December 05, 2018

CASE NO. A-19-799140-C

At 10:09 a.m., Court noted Plaintiff not present. COURT ORDERED, Defendants' Motion in Limine No. 1, to Exclude and Preclude Testimony, Evidence and Argument from Plaintiff Concerning Established Facts in the Case Based on a Prior Order; Defendants' Motion in Limine No. 2, to Preclude Plaintiff from Calling Defense Counsel as a Witness at Trial; Defendants' Motion in Limine No. 3, To Preclude Plaintiff from Using Recorded Conversations at Trial; Defendants' Motion in Limine No. 4, to Exclude and Preclude Testimony, Evidence and Argument Concerning the Dismisssed Defendants Stanley Mullis, Angel Mullis, Jonathan Jossel, Michael Pergolikni, and Plaza Hotel & Casino; Defendants Motion in Limine No. 5. to Exclude and Preclude Testimony, Evidence and Argument that VIP Travel, VIP Vacations and VIP International Are Related to Defendant Timeshare Liquidators, LLC; Defendant's Motion in Limine No. 6, to Exclude, and Preclude Testimony, Evidence and Argument Regarding Defendants' Financial Issues, Activities and Condition; Defendant's Motion in Limine No 7, to Exclude and Preclude Improper Arguments; Defendant's Motion in Limine No. 8, to Exclude and Preclude Evidence and Witnesses that were not Properly Disclosed; and Defendants' Motion for Summary Judgment on Plaintiff's Claims in Case No. A-18-776375-C and Defendants' Counter-Claims in Case No. A-19-799140-C GRANTED. Court directed counsel to prepare one order granting all the motions in limine and one order granting the motion for summary judgment in all respects, and to follow up with entry of a judgment.

At 10:43 a.m., Court called the case again and noted Plaintiff still not present telephonically. Matter concluded.

PRINT DATE: 09/01/2020 Page 18 of 23 Minutes Date: December 05, 2018

A-18-776375-C
Paul Edwards, Plaintiff(s)
vs.
Timeshare Liquidators LLC, Defendant(s)

July 28, 2020

3:00 AM Minute Order
BlueJeans
Appearance

HEARD BY: Allf, Nancy COURTROOM: No Location

COURT CLERK: Nicole McDevitt

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Department 27 Formal Request to Appear Telephonically

Re: Matter set on July 30, 2020 at 10:30 a.m.

Please be advised that due to the COVID-19 pandemic, Department 27 will continue to conduct Court hearings REMOTELY using the Blue Jeans Video Conferencing system. You have the choice to appear either by phone or computer/video.

Dial the following number: 1-408-419-1715

Meeting ID: 897 138 369

Meeting URL: https://bluejeans.com/897138369

To connect by phone dial the number provided and enter the meeting ID followed by #

PRINT DATE: 09/01/2020 Page 19 of 23 Minutes Date: December 05, 2018

To connect by computer if you do NOT have the app, copy the URL link into a web browser. Google Chrome is preferred but not required. Once you are on the BlueJeans website click on Join with Browser which is located on the bottom of the page. Follow the instructions and prompts given by BlueJeans.

You may also download the Blue Jeans app and join the meeting by entering the meeting ID

PLEASE NOTE the following protocol each participant will be required to follow:

Place your phone on MUTE while waiting for your matter to be called.

Do NOT place the call on hold since some phones may play wait/hold music.

Please do NOT use speaker phone as it causes a loud echo/ringing noise.

Please state your name each time you speak so that the court recorder can capture a clear record.

Please be mindful of rustling papers, background noise, and coughing or loud breathing.

Please be mindful of where your camera is pointing.

We encourage you to visit the Bluejeans.com website to get familiar with the Blue Jeans phone/videoconferencing system before your hearing.

If your hearing gets continued to a different date after you have already received this minute order please note a new minute order will issue with a different meeting ID since the ID number changes with each meeting/hearing.

Please be patient if you call in and we are in the middle of oral argument from a previous case. Your case should be called shortly. Again, please keep your phone or computer mic on MUTE until your case is called.

CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Nicole McDevitt, to all registered parties for Odyssey File & Serve. /nm 7/28/2020.

PRINT DATE: 09/01/2020 Page 20 of 23 Minutes Date: December 05, 2018

A-18-776375-C
Paul Edwards, Plaintiff(s)
vs.
Timeshare Liquidators LLC, Defendant(s)

August 07, 2020
3:00 AM Minute Order
BlueJeans
Appearance

HEARD BY: Allf, Nancy COURTROOM: No Location

COURT CLERK: Nicole McDevitt

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Department 27 Formal Request to Appear Telephonically

Re: Matter set on August 12, 2020 at 9:00 a.m.

Please be advised that due to the COVID-19 pandemic, Department 27 will continue to conduct Court hearings REMOTELY using the Blue Jeans Video Conferencing system. You have the choice to appear either by phone or computer/video.

Dial the following number: 1-408-419-1715

Meeting ID: 897 138 369

Meeting URL: https://bluejeans.com/897138369

To connect by phone dial the number provided and enter the meeting ID followed by #

PRINT DATE: 09/01/2020 Page 21 of 23 Minutes Date: December 05, 2018

To connect by computer if you do NOT have the app, copy the URL link into a web browser. Google Chrome is preferred but not required. Once you are on the BlueJeans website click on Join with Browser which is located on the bottom of the page. Follow the instructions and prompts given by BlueJeans.

You may also download the Blue Jeans app and join the meeting by entering the meeting ID

PLEASE NOTE the following protocol each participant will be required to follow:

Place your phone on MUTE while waiting for your matter to be called.

Do NOT place the call on hold since some phones may play wait/hold music.

Please do NOT use speaker phone as it causes a loud echo/ringing noise.

Please state your name each time you speak so that the court recorder can capture a clear record.

Please be mindful of rustling papers, background noise, and coughing or loud breathing.

Please be mindful of where your camera is pointing.

We encourage you to visit the Bluejeans.com website to get familiar with the Blue Jeans phone/videoconferencing system before your hearing.

If your hearing gets continued to a different date after you have already received this minute order please note a new minute order will issue with a different meeting ID since the ID number changes with each meeting/hearing.

Please be patient if you call in and we are in the middle of oral argument from a previous case. Your case should be called shortly. Again, please keep your phone or computer mic on MUTE until your case is called.

CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Nicole McDevitt, to all registered parties for Odyssey File & Serve. /nm 8/7/2020.

PRINT DATE: 09/01/2020 Page 22 of 23 Minutes Date: December 05, 2018

A-18-776375-C Paul Edwards, Plaintiff(s)

Timeshare Liquidators LLC, Defendant(s)

August 12, 2020 9:00 AM Motion for Attorney Fees

and Costs

HEARD BY: Allf, Nancy COURTROOM: RJC Courtroom 03A

COURT CLERK: Nicole McDevitt

RECORDER: Brynn White

REPORTER:

PARTIES

PRESENT: Clark, Brian P Attorney

JOURNAL ENTRIES

- Court noted there was no appearance for Plaintiff. Arguments by Mr. Clark in support of his motion. Court stated its findings and ORDERED Defendants' Motion for Attorney's Fees Pursuant to NRS 18.010 and for Costs of Suit Pursuant to NRS 18.020 GRANTED in its entirety. Mr. Clark to prepare the order.

PRINT DATE: 09/01/2020 Page 23 of 23 Minutes Date: December 05, 2018

Certification of Copy

State of Nevada
County of Clark
SS

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

NOTICE OF AMENDED APPEAL TO THE SUPREME COURT FOR NEVADA FROM A JUDGMENT OR ORDER OF A DISTRICT COURT; AMENDED CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; ORDER GRANTING DEFENDANTS' MOTION FOR SUMMARY JUDGMENT ON PLAINTIFF'S CLAIMS IN CASE NO. A-18-776375, AND CASE NO. A-19-799140-C; NOTICE OF ENTRY OF ORDER GRANTING DEFENDANTS' MOTION FOR SUMMARY JUDGMENT ON PLAINTIFF'S CLAIMS IN CASE NO. A-18-776375-C, AND CASE NO. A-19-799140-C; ORDER GRANTING DEFENDANTS' MOTION FOR ATTORNEY'S FEES PURSUANT TO NRS 18.010 AND FOR COSTS OF SUIT PURSUANT TO NRS 18.020 AND JUDGMENT; NOTICE OF ENTRY OF ORDER GRANTING DEFENDANT'S MOTION FOR ATTORNEY'S FEES PURSUANT TO NRS 18.010 AND FOR COSTS OF SUIT PURSUANT TO NRS 18.020 AND JUDGMENT; DISTRICT COURT MINUTES

PAUL D.S. EDWARDS,

Plaintiff(s),

VS.

TIMESHARE LIQUIDATORS, LLC dba TLC RESORT LIQUIDATORS dba TLC RESORTS VACATION CLUB, LLC dba TLC RESORTS VACATION CLUB dba TLC RESORTS aka TLCRESORTS.COM dba TLC TRAVEL dba VIP TRAVEL dba VIP VACATIONS dba VIP INTERNATIONAL,

Defendant(s),

now on file and of record in this office.

Case No: A-18-776375-C

Consolidated with A-19-799140-C

Dept No: XXVII

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 3 day of September 2020.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk

A-18-776375-C