

1 Ali Shahrokhi  
2 10695 Dean Martin Dr. #1214  
3 Las Vegas, Nev. 89141  
4 Tel: (702)835-3558

5 *Appellant in Propria Persona*

**FILED**

JAN 04 2021

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY *[Signature]*  
DEPUTY CLERK

**FILED**

JAN 21 2021

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY *[Signature]*  
DEPUTY CLERK

IN THE SUPREME COURT OF THE STATE OF NEVADA

10 **ALI SHAHROKH**

11 *Appellant,*

12 vs.

13 **KIZZY BURROW**

14 *Respondent.*

Case No: 81978 -COA

15 **MOTION SEEKING AN ORDER TO SHOW CAUSE WHY MATHEW P.**  
16 **HARTER, DISTRICT JUDGE, SHOULD NOT BE HELD IN CONTEMPT OF**  
17 **COURT NOT FOLLOWING DIRECTIVES SERVED ON HIM IN COURT OF**

18 **APPEALS WRIT #79336**

19 **RECEIVED**

20 JAN 04 2021

21 ELIZABETH A. BROWN  
22 CLERK OF SUPREME COURT  
23 DEPUTY CLERK

24 21-01721

25 ~~21-00072~~

COMES NOW, Petitioner, Ali Shahrokhi, appearing in Proper Person, hereby moves  
FOR AN "EMERGENCY MOTION" seeking an ORDER TO SHOW CAUSE and why Mathew P.  
Harter, District Court Judge Department N, in underlying case # D-18-581208-P should not be  
held in contempt of Court not following Court of Appeals DIRECTIVES served on him on  
11/6/2019, COA Writ # 79336.

On 11/6/2019 Court of Appeals Issued directives which were served on Mathew Harter in his  
capacity as a district Court Judge by the Clerk of Supreme Court in Writ # 79336.

In their conclusion in Emergency Writ Court of Appeals # 79336 an ORDER was issued and  
SERVED on Mathew Harter, District Court Judge Department N. Such Directives states as:

- (1) vacate its July 16 no-contact order as to the child, only, and enter a new order setting  
forth the limited contact provided pursuant to our August 14 order;
- (2) immediately set an adversarial hearing on the temporary custody and relocation issues;
- (3) strike the portion of its August 6 order requiring a psychological evaluation, subject to any  
new order that complies with NRCP 35, or alternatively NRCP 16.22;
- (4) strike the portion of the August 6 order making domestic violence findings—any future  
domestic violence findings should be made only after an evidentiary hearing affording an  
adequate opportunity to respond to the allegations; and
- (5) schedule a full evidentiary hearing to finally determine custody and relocation.

To this date, Directives # 1, #2, # 3 issued and Served on Mathew Harter by the Supreme Court  
Clerk on 11/6/2019 have not been followed and Mathew Harter is in violation of such court  
ORDER.

1 1) To this day, no written ORDER exists that supports July 16 no-contact ORDER has been  
2 vacated or Visitations have been established;

3 2) To this day, no adversarial hearing was set to IMMEDIATLEY resolve the temporary relocation  
4 or temporary custody issues;

5 3) To this day no ORDER for custody evolution or referral has been issued that is in compliant  
6 with NRCF Rule 16.22;

7 4) To this day , no written ORDER exists that shows August 6 Domestic Violence Findings have  
8 been STRICKEN OUT;  
9

10 We have laws in place so we all follow them, Mathew Harter is not above the law and certainly  
11 not in a position to make up his own laws. The Court of appeals is a superior Court with  
12 Superior AUTHORITY over the lower courts. It is very problematic that a lower court judge has  
13 no consideration for superior ORDERS and continues to ignore the directives served on him  
14 with no respect for the existing laws.  
15

16 Mathew Harter continues to violate the higher court ORDERS and I ask this court to  
17 immediately issuing an ORDER on Mathew Harter, district court judge department N, asking  
18 him why he should not be held in contempt of court and why he feels as he is above the law.  
19 EDCR 5.509 governs the procedure for an ORDER to show cause and this affidavit identifies the  
20 ORDERS and also identifies the orders and how they have been violated by Mathew Harter.  
21 Court of Appeals Writ # 79336, page 8, dated 11/6/2019 describes the 5 directives issued on  
22 Mathew Harter and yet he continues to violate every single one of them.  
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24  
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27  
28



1  
2 AFFIDAVIT of Ali Shahrokhi

3 My name is Ali Shahrokhi. I am a litigant before the court. All of the  
4 allegations herein are true and correct of my own personal knowledge. If called  
5 upon to testify, I could and would give competent and truthful evidence.

6 I hereby declare under penalty of perjury under the laws of the State of  
7 Nevada the foregoing is both true and correct.  
8

9 Dated: **Decemebr 17, 2020**  
10

11  
12 **Ali Shahrokhi**  
13

14 *Declarant.*  
15

16 *////*

17 *////*

18 *////*

19 *////*

20 *////*

21 *////*

22 *////*

23 *////*

24 *////*

25 *////*

26 *////*

27 *////*

28 *////*

1                                   **-CERTIFICATE-OF-SERVICE-**

2           I am an individual over the age of eighteen and not  
3 a party to the within action. My home address is 10695  
4 Dean Martin Dr. #1214, Las Vegas, Nev. 89141. My phone  
5 number is (702)835-3558.

6           On **Decemebr 17, 2020**, I served the following:

7                   **SHOW CAUSE and CONTEMPT of COURT**

8  
9 on an interested party in the above-entitled action by

10   X   via e-mail transmission,

11        personal service on the person below listed,

12   X   depositing it in the U.S. Mail, postage prepaid,

13        and addressed to the person below listed,

14        overnight delivery, addressed as follows:

15  
16           **Thomas Standish, ESQ.**  
17           **Standish Law**  
18           **1635 Village Center Cir. #180**  
19           **LAS VEGAS, NEV. 89135**

20           **Mathew Harter, District Court Judge**  
21           **601 N. Pecos Rd.**  
22           **Las Vegas, NV 89101**

23           I declare under penalty of perjury under Nevada law  
24 the foregoing is true and correct.

25           Dated: **Decemebr 17, 2020**

26  
27                                   /s/ Ali Shahrokhi  
28                                   Declarant.