IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed Feb 24 2021 01:58 p.m. Elizabeth A. Brown Clerk of Supreme Court

AIMEE O'NEIL,

Appellant(s),

VS.

CHARLENE O'NEIL; AND GLORIA MAZZOLI,

Respondent(s),

Case No: A-20-815618-C

Docket No: 82418

RECORD ON APPEAL VOLUME

2

ATTORNEY FOR APPELLANT
AIMEE O'NEIL, PROPER PERSON
6456 BUTTERFLY SKY ST.
NORTH LAS VEGAS, NV 89084

ATTORNEY FOR RESPONDENT KEVIN E. BECK 3137 E. WARM SPRINGS RD., STE. 100 LAS VEGAS, NV 89120

A-20-815618-C AIMEE O'NEIL vs. GLORIA MAZZOLI

INDEX

VOLUME:	PAGE NUMBER:

1 1 - 240

2 241 - 310

A-20-815618-C Aimee O'Neil, Plaintiff(s) vs. Gloria Mazzoli, Defendant(s)

I N D E X

<u>vor</u>	DATE	PLEADING	<u>PAGE</u> NUMBER:
1	09/02/2020	AFFIDAVIT IN SUPPORT OF REQUEST OF ENTRY OF DEFAULT	64 - 64
1	09/02/2020	AFFIDAVIT OF SERVICE	117 - 118
1	07/28/2020	ANSWER	30 - 32
1	05/28/2020	APPLICATION TO PROCEED IN FORMA PAUPERIS (CONFIDENTIAL)	19 - 21
1	09/14/2020	APPOINTMENT OF ARBITRATOR	122 - 124
1	10/06/2020	ARBITRATION DISCOVERY ORDER	136 - 138
1	09/08/2020	ARBITRATION SELECTION LIST (CONFIDENTIAL)	119 - 121
2	01/28/2021	CASE APPEAL STATEMENT	302 - 303
2	02/24/2021	CERTIFICATION OF COPY AND TRANSMITTAL OF RECORD	
2	12/08/2020	CLERK'S NOTICE OF NONCONFORMING DOCUMENT	274 - 276
1	05/28/2020	COMPLAINT	1 - 18
1	08/21/2020	DEFENDANT CHARLENE O'NEIL'S ANSWER TO COMPLAINT	37 - 41
1	12/08/2020	DEFENDANTS' OPPOSITION TO MOTION FOR SUMMARY JUDGMENT AND COUNTERMOTION FOR SUMMARY JUDGMENT; HEARING REQUESTED (CONTINUED)	173 - 240
2	12/08/2020	DEFENDANTS' OPPOSITION TO MOTION FOR SUMMARY JUDGMENT AND COUNTERMOTION FOR SUMMARY JUDGMENT; HEARING REQUESTED (CONTINUATION)	241 - 273
2	02/24/2021	DISTRICT COURT MINUTES	310 - 310
1	08/21/2020	INITIAL APPEARANCE FEE DISCLOSURE	42 - 42
2	01/13/2021	INSTRUCTIONS FOR BLUEJEANS VIDEOCONFERENCE	281 - 281
2	02/04/2021	MOTION FOR RECONSIDERATION	304 - 307
1	11/09/2020	MOTION FOR SUMMARY JUDGMENT	149 - 158

A-20-815618-C Aimee O'Neil, Plaintiff(s) vs. Gloria Mazzoli, Defendant(s)

INDEX

<u>vor</u>	DATE	PLEADING	PAGE NUMBER:
1	09/02/2020	MOTION TO INTRODUCE EVIDENCE	65 - 116
2	01/27/2021	NOTICE OF APPEAL	285 - 288
1	10/02/2020	NOTICE OF APPEARANCE	131 - 132
1	09/30/2020	NOTICE OF CHANGE OF ADDRESS	128 - 130
2	01/13/2021	NOTICE OF CHANGE OF ADDRESS	277 - 280
2	01/27/2021	NOTICE OF CHANGE OF ADDRESS	289 - 291
2	01/27/2021	NOTICE OF ENTRY OF ORDER AND JUDGMENT	296 - 301
2	01/13/2021	NOTICE OF HEARING	282 - 284
1	11/04/2020	NOTICE OF MOTION	144 - 148
1	11/19/2020	NOTICE OF MOTION	159 - 172
2	02/04/2021	NOTICE OF MOTION	308 - 309
1	08/27/2020	NOTICE OF PLEADING	43 - 48
1	09/21/2020	NOTICE OF TELEPHONIC EARLY ARBITRATION CONFERENCE	125 - 127
1	10/06/2020	NOTICE TO APPEAR FOR ARBITRATION HEARING	133 - 135
2	01/27/2021	ORDER GRANTING DEFENDANTS' COUNTERMOTION FOR SUMMARY JUDGMENT AND JUDGMENT	292 - 295
1	05/31/2020	ORDER TO PROCEED IN FORMA PAUPERIS (CONFIDENTIAL)	27 - 29
1	05/28/2020	SUMMONS (ELECTRONICALLY ISSUED)	24 - 26
1	08/21/2020	UNFILED DOCUMENT(S) - ARBITRATION SELECTION LIST SENT (CONFIDENTIAL)	33 - 36
1	10/29/2020	UNFILED DOCUMENT(S) - NOTICE OF EMERGENCY MOTION	139 - 143
1	05/28/2020	UNSIGNED DOCUMENT(S) - ORDER TO PROCEED IN FORMA PAUPERIS (CONFIDENTIAL)	22 - 23

A-20-815618-C Aimee O'Neil, Plaintiff(s) vs.
Gloria Mazzoli, Defendant(s)

I N D E X

			PAGE
<u>VOL</u>	DATE	PLEADING	NUMBER:
1	09/02/2020	UNSIGNED DOCUMENT(S) - RETURN SLIP	49 - 63
		W/CORRESPONDENCE; W/UNSIGNED COPY OF DEFAULT; W/UNSIGNED COPY OF DEFAULT; W/UNFILED COPY OF	
		ENTRY OF DEFAULT; W/UNFILED COPY ENTRY OF	
		DEFAULT; W/UNFILED COPY OF AFFIDAVIT IN SUPPORT OF	
		REQUEST FOR ENTRY OF DEFAULT; W/UNFILED COPY OF	
		AFFIDAVIT IN SUPPORT OF REQUEST FOR ENTRY OF	
		DEFAULT; W/UNFILED COPY OF CERTIFICATE OF MAILING; W/UNFILED COPY OF CERTIFICATE OF MAILING;	
		W/UNFILED COPY OF CERTIFICATE OF MAILING, W/UNFILED COPY OF CERTIFICATE OF MAILING AND	
		W/UNFILED COPY OF CERTIFICATE OF MAILING	

EXHIBIT G

EXHIBIT G

UNITED STATES DISTRICT COURT

Las Vegas District of Nevada

Division

Line O. Neil	2:20-cv-01050-JAD-DJA
Plaintiff(s) (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)	Jury Trial: (check one) Yes No FILED SERVED OF COUNSELF ARTIES OF RECORD
Defendant(s) (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)	CLERK US DISTRICT COURT DISTRICT OF NEVADA PY: DEPUTY

COMPLAINT FOR A CIVIL CASE

I. The Parties to This Complaint

The Plaintiff(s) A.

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address

The Defendant(s) B.

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Page 1 of 5

Pro Se 1 (Rev. 12/16) Complaint for a Civil Case Defendant No. 1 Charleno OiNei Name Job or Title (if known) Street Address City and County State and Zip Code Telephone Number E-mail Address (if known) Defendant No. 2 Name Job or Title (if known) Street Address City and County State and Zip Code Telephone Number E-mail Address (if known) Defendant No. 3 Name Job or Title (if known) Street Address City and County State and Zip Code Telephone Number E-mail Address (if known) Defendant No. 4 Name Job or Title (if known) Street Address City and County

Page 2 of 5

State and Zip Code
Telephone Number
E-mail Address (if known)

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

Wha	-	s for federal court jurisdiction? (check all that apply)	
	Fede	d question Diversity of citizenship	
Fill	out the pa	graphs in this section that apply to this case.	
A.	If the	asis for Jurisdiction Is a Federal Question	
		specific federal statutes, federal treaties, and/or provisions of the United States Constitution to sue in this case.	at
B.	If the	asis for Jurisdiction Is Diversity of Citizenship	
	1.	The Plaintiff(s)	
		a. If the plaintiff is an individual The plaintiff, (name)	the
		b. If the plaintiff is a corporation	
		The plaintiff, (name) , is incorporate	d
		under the laws of the State of (name)	
		and has its principal place of business in the State of (name)	
		(If more than one plaintiff is named in the complaint, attach an additional page providing th same information for each additional plaintiff.)	e
	2.	The Defendant(s)	
		a. If the defendant is an individual The defendant, (name) Charleron O' is a citizen of	
		the State of (name) Florida . Or is a citizen of (foreign nation)	

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	Date of signing:	une 6,2020	
	Signature of Plaintiff Printed Name of Plaintiff	Limee O'Neil	
В.	For Attorneys		
	Date of signing:		
	Signature of Attorney		
	Printed Name of Attorney		
	Bar Number		
	Name of Law Firm		
	Street Address		
	State and Zip Code		
	Telephone Number		
	E-mail Address		

Pro	Se	1	Rev.	12/	16	Com	plaint	for a	Civil	Case

III.

IV.

	b. If the defendant is a corporation	
	The defendant, (name)	, is incorporated under
	the laws of the State of (name)	, and has its
	principal place of business in the State of (name	e)
	Or is incorporated under the laws of (foreign nat	tion)
	and has its principal place of business in (name	•
	(If more than one defendant is named in the complaint same information for each additional defendant.	t, attach an additional page providing the 500,000 Actual 000 Dunitive
3.	The Amount in Controversy 51.000.0	oo Compen saton
	The amount in controversy-the amount the plaintiff cl stake-is more than \$75,000, not counting interest and	laims the defendant owes or the amount at
	Court Costs a	nd a
	injunctive order	restrainina
	Charlene OiNeil	
Statement of		
facts showing involved and the dates and	and plain statement of the claim. Do not make legal argon that each plaintiff is entitled to the damages or other relative what each defendant did that caused the plaintiff harm of places of that involvement or conduct. If more than one and plain statement of each claim in a separate paragraph ISUSCISIH CINTESTRAINING hourass 18 USC 2.45 \$1, Hate Crumes Pro	ief sought. State how each derendant was a violated the plaintiff's rights, including claim is asserted, number each claim and h. Attach additional pages if needed. VII GCTCM Ment \$1,000,000
Relief		
arguments. In the amounts of punitive or expunitive mon	injunctive order	the basis for these amounts. Include any syou claim you are entitled to actual or when the training of the control of the cont

Case 2:20-cv-01050-JAD-DJA Document 4 Filed 06/17/20 Page 6 of 26

18USC 1514. Charlene O'Mil perpetrated Angie Richardson on NOV. 29, 2019 to threaten to break every bone in my body out of realousy and hate. This was a restaurant, a federally protected area and lam physically disabled. I was working full time as a Server in a restaurant when Charlene O. Neil conspired to have me assaulted, Police Report 487-2020-01191 - Loveland, Co. Police.

Case 2:20-cv-01050-JAD-DJA Document 4 Filed 06/17/20 Page 7 of 26 2. In 1994 Charlene a Neil, conspired with Paul Janes to drive my 1994 Acura Integra in a dangerous way te kul me as I was pinned in the trunk of the motor vehicle. Charlene Q. Neil drove a getaway car from the accident scene and took Paul Janes to Virginia to avoid prosecution. Case 94-126

> 3. On or about Dec. 3, 2019 I began working at the Grand Z casino in Central City Colorado and Somehow Charlene ONeil had me followed at this

employer and influenced customers to harass and intimidate me. This is a federal Public Accomposation area and Jam physically disabled. It is alliged that Charlene O'Neil had customers steal pay books off of tables from 12/3/19 undil 1/24/20.

4. Jam alleging that Charlene O Neil attempted to interfere with my tips and actual wases with constant Job harassment in a federally protected area of employment. Case 2:20-cv-01050-JAD-DJA Document 4 Filed 06/17/20 Page 9 of 26 On or about May

2020 Charlene O'Neil had me followed to RPM Car rental at 6356 5. Pecos, Las Vegas NV 89120, which is also a federally protected public area Where I was Extending a motor vehicle rentat. lan allegins Charlene OiNeil Somehow had me Fellowed and intimidated while I was waiting to be heard, by 3rd party people who arrive after me and intinudate, harass, all on canua.

Case 2:20-cv-01050-JAD-DJA Document 4 Filed 06/17/20 Page 10 of 26

6. On June 2, 2020 I allege that Charlene Q'Neil had my Storage Unit broken Linto at 3360 N. Las Vegas Blvd, Unit A084. The storage Unit has only been Occupied 14 days When I allege that Charlene O'Neil had someone cut the lock and break in to the Storage Unit as she us having me followed Some how. Las Vegas Metro Report # LLV200600002559.

7. On or about the 26th day of February, 2020 a temporary order of protection was filed on my behalf against Charlene O'Neil Case# T-20-203945T. in the Family Court of Las Vegas, N.V.

The plaintiff alleges that on June 4; 2020 the plaintiff was a Hending a Federally Scheduled Mandated Job appointment for the United States Census Bureau. The plaintiffs federal ID# 6155718.

8. The plaintiff. O. Neil was at Scheduled appointment for federal employment at 2143 Craig Rd, Office Depot and that Charlene O'Neil had a male individual intimidate her so she could not get into a mater vehicle that was being used for official government business. At approximately 1:00 pm a white unidentified male obstructed the pathway 50 the physically disabled plaintiff, Aimee O'Neil could not get

S. Into the motor
Vehicle. Charlene O'Neil
refuses to have
Znd party people
Intimudate, harass,
Interfere and abuse
me. Charlene O'Neil
as perpetrating this
as a Crime of hate.

9. On June 8, 2020,
Aimel O Neil went
to look at a house for
rent in Las Vegas. It
is alleged Charlene
O'Neil, taking full
responsibility for this,
unfluenced a
landlord or perspective
landlord by lying
and providing false

9. information to a perspective landlord So he would nut trent to me. The plaintiff since O'Neil alleges that Charlene O'Neil is a violent, dangerous, abusive person who is maliscious. The Plaintiff Alleges that Charlene O'Neil told this perspective landlard that she was mentally ill and not to rent to her, to intentionally embarass her.

10. The plaintiff Amel O'Neil alleges that Charlene O'Neil is conspiring to perpetrate hate crimes against Armee O'Neil and She absolutely refuses to Stop. In 2009 The National Hate Crimes Prevention Act was legislated and it applies directly to crunes perpetrated against a victim, myself, because Jam physically disabled.

L1

11.29 USC 994 Violent
Crime Control and
Law Enforcement Act
enforces Crimes of
hate perpetrated
intentionally to
victimize a individual

Rights Act of 1968, 18 USC 245 enacted for anyone interpring with, attempting to injure, intimudating a individual who attempts to engage in a federally protected public place.

The plaintiff, Aimee O'Neil alleges

12. That Charleno O'Neil is perpetrating a crime of hate against Aimee O'Neil and refuses to stop.

13. 18 USC 1514 is a civil action to restrain harassment of a victim who is being followed and intimidated and unterfered with on a daily bases by Charlene O'Neil.

14. The Victim and Witness Protection Act of 1982 created Case 2:20-cv-01050-JAD-DJA Document 4 Filed 06/17/20 Page 18 of 26

14. a federal Civil Cause of Action authorizing a United States District Court to restrain the "harassment" of crime victims and witnessES. 15. The plaintiff, Aimee Or Neil alleges that Somehow Charlene O'Neil is a Hempting to interfere with Everything She is doing by using Constant Surveillance and people to harass and intimidate the Plaintiff

16. The plaintiff Ainer O'Neil alleges that Charlene O'N-eil not only is interfering with her employment wages but her ability to pay a enormous federal Student loan debt.

that Charlene O'Neil, out of hate and Jealousy Continues to pepetrate crimes almost daily against Aimee O'Neil out of hate.

18. The plaintiff Annie O'Neil, is requesting a injunctive permanent federal restraining order against Charlens O'Neil.

19. The plaintiff Amile O. Neil, requests punitive and compensatory damages of \$1,000,000 each.

Actual damages \$500,000

Since O'Neil Aince O'Neil June 8,2020

	·			
COMPLAINT O	F DISCRIMINATION	EEOC Complaint No.		
The Privacy Act of	1974 affects this form.	6600 6 Intelligen		
See Privacy Act Statemen	t before completing this form.	CCRD Complaint No. E2000008020		
COLORADO	CIVIL RIGHTS DIVISION	AND EEOC		
Name (Complainant)		(Area Code) Telephone		
Aimee O'Neil		(702) 302-0481		
Street Address	City, State, and Zip Code	County		
6500 W. Charleston Blvd #268	Las Vegas, NV, 89146	Clari		
The Employer, Labor Organization	on, Employment Agency, Appre	nticeship Committee, State or		
Local Government Agency who o	liscriminated against me is:			
Name (Respondent)	Number of Employees	(Area Code) Telephone		
Beemalicious LLC d/b/a	15÷	(970) 461-8825		
Sports Station		Email Addres office@sportsstationco.com		
<u> </u>	City, State, and Zip Code	Count		
Street Address 409 N. Railroad Ave.	Loveland, CO 80537	Larime		
		Recent Discrimination Occurred		
Discrimination Based on: Disability (Physical); Retaliation		December 3, 201		
	ndo Civil Rights Division and I	Equal Employment Opportunit		
Commission have jurisdic	ction over the subject matter	of this charge and the name		
Respondent, pursuant to	the provisions of the Colorado	o Revised Statutes (C.R.S. 1973		
24-34-301, et seq.), as r	eenacted, and the Americans	with Disabilities Act of 1990 (4		
U.S.C. 12101, et seg.), as	s amended.	•		
II. Personal Harm: On or a	bout November 29, 2019, prior	r and thereafter, I was harasse		
and subjected to unequa	al terms and conditions of emp	loyment, based on my disability		
(mobility impairment) at	nd/or in retaliation for engagion, I was constructively discharg	ng in projected activity. One		
apout December 3, 2013	engaging in protected activity.	ed based on my proceeded em		
III. Respondent's Position:				
IV. Discrimination Statemen	nt: I believe I was unlawfully d	iscriminated against because:		
my protected class and/	or in retaliation for engaging i	in protected activity in violation		
of the Colorado Anti-D	iscrimination Act (CADA), 1.)	I began employment with ti		
Respondent in or around	April 2019, performed my job	duties satisfactorily at all time		
and my most recent job	title was Server. 2.) In or arou	ind April 2019, the Respondent		
Owner, James Beemer	("Beemer"), told me he thous dson ("Richardson") after Richa	ardson began to barass me abo		
coworkers, angle kichan	around April 2019, and ther	reafter. I engaged in protect		
activity when I complain	ed to Beemer about Richardso	n's ongoing harassment based		
my disability. 4.) On or	about November 29, 2019, Rich	hardson threatened to attack r		
and mocked my disab	ility. 5.) i immediately notifi	ied Beemer about Richardsor		
continued harassment;	however, the Respondent re-	efused to take action to st		
f Michaelaania kamaamaan	and manufated box to work bo	ar urual chifte while reducing r		

Richardson's harassment and permitted her to work her usual shifts while reducing my

scheduled hours. 6.) On or about December 3, 2019, I was constructively discharged when my Parole Officer determined the Respondent's work environment was unsafe and required that I resign. 7.) I believe that I was discriminated against based on my protected class and/or in retaliation for engaging in protected activity.

WHEREFORE: The Complainant prays that the Colorado Civil Rights Division grant such relief as may exist within the Division's power and which the Division may deem

necessary and proper.

I want this charge filed with both the Equal Employment Opportunity Commission and the State or local agency, if any. I will advise the agency if I change my address or telephone number, and I will cooperate fully with them in the processing of my charge in accordance with their procedures.

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

Date

Charging Party/Complainant (Signature)

Leigh F. Hunt

Security Services

200 Summit Avenue, Syracuse

New York 13207

leighfhunt@AOL.Com

(315) 263-5044

To whom it may concern in the Matter of Amiee O'Neil v. various parties

I am a licensed Private investigator licensed by the State of New York and have been retained on various occasions by Ms. Aimee O'Neil since the beginning of 2004

During the last eighteen months Ms. O'Neil has reported to me that she is being continually harassed, followed, spied upon, her numerous phones being tapped and numerous other harassment tactics. She has reported that on several occasions, men unknown to her have come up to her tried to engage her in conversations indicating that they knew all about her and made comments that frightened and alarmed her.

At one point early on in one of the previous investigations on behalf of Ms. O'Neil and in conversation with Mr. John Mazzoli he related to me the bad blood between his ex-wife Dawn that his ex-wife told him she would follow Ms. O'Neil forever.

During the time that Ms. O'Neil was in Colorado I maintained constant contact with her by phone and text messages. Ms. O'Neil was concerned that people she had known for an exceptionally long time were now acting different toward her. I advised her that often it was because other individuals had made comments about her and unfortunately, they were believed and influenced.

I made several attempts to locate and interview John Mazzoli with negative results. I was however able to interview John Mazzoli's father who stated that he knew nothing about Amiee O'Neil and had not seen or heard from her since before she left New York State. At the time that I spoke with Mr. Niazzoli I tried to speak with his wife Gloria Mazzoli however she refused to speak with me and asked me to leave the property which I did.

In furtherance of this investigation and in an attempt to get the reported harassment of Ms. O'Neil to cease and desist I contacted her mother by phone which consisted of a very short conversation in which she stated she had no interest in her daughter Amiee whatsoever and didn't even know where she was living at that time, however it had been reported that Aimee's Mother had a young woman threaten to kill Amiee out of hate and jealousy, verified by Ms. O'Neil. Most recently I again attempted to contact Aimee's mother by phone with

negative results. Ms. O'Neil is fortunate to have enlisted the aid of her aunt who has reportedly connections in government through which she is working on getting information for her niece Amiee.

John Mazzoli has been a person of interest as Mr. Mazzoli and Ms. O'Neil were close friends at one time and Ms. O'Neil believes that with the aid of his mother Gloria Mazzoli, he is influencing individuals to keep track of and harass her.

Of utmost importance currently is the belief by Ms. O'Neil that somewhere on her person is a microchip or some other type of sophisticated device allowing for the monitoring of not only her location but also possibly monitoring her conversations.

I have strongly advised Ms. O'Neil to get this thoroughly checked out as soon as possible keeping in mind current conditions.

Most recently Ms. O'Neil has advised me that remembering her time in New York State and the fact that Mr. Mazzoli had reportedly obtained many jobs for individuals with Alcan Aluminum Company that there is a possibility, according to Ms. O'Neil, that this company might be assisting Mr. John Mazzoli.

Leigh F. Hunt

Leigh F. Hunt Security Services is licensed by New York State, Department of State, Division of Licensing Services



REMINDER: Fingerprinting Appointment for 06/04/2020 at 01:30 PM



Inbox



Census

to me

6:41 AM View details

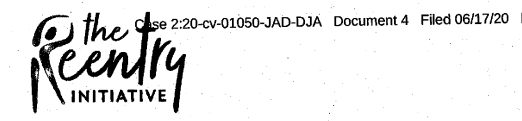


June 03, 2020

Dear Aimee Oneil, HRS Person ID: 6155718,



This is a reminder that your fingerprinting appointment is June 04, 2020 at 01:30 PM at NV-2143-NORTH LAS VEGAS-OFFICE DEPOT. Please read through this email to understand



RE: Aimee O'Neil, Letter of Record April 28, 2020

To whom it may concern:

Aimee O'neil was a participant of The Reentry Initiative (TRI) Transitional Housing Program in Longmont, Colorado, between the dates of October 2018 – May 2019. During her time at TRI, Aimee engaged successfully with the program, met weekly with her care manager and actively participated in all requirements of parole and TRI. During the course of her stay, Aimee shared an apartment with three other females and was a leader in the home to others. Aimee's ability to communicate her needs and advocate for herself has granted her the ability to be approved to move on from TRI house in under 9 months from release from incarceration.

Aimee held multiple employment positions throughout her stay at TRI and was employed relatively quickly upon release. Within a few short weeks, Aimee successfully applied and secured two jobs during her stay for over 6 months and managed to pay rent and stay in compliance of all requirements. Aimee attended a mental health assessment as required by her parole plan and stay at TRI house. Aimee was not mandated to attend therapy or substance abuse groups following a comprehensive assessment. In lieu of community mental health, Aimee was offered mental health support from TRI's Executive Director on a weekly basis. During those sessions, Aimee was forthcoming about her needs, able to participate appropriately and was gaining insight around how her anxiety manifests. Aimee followed directives and implemented techniques to improve her mental health functioning.

Aimee has always been independent and can make decisions regarding her health and well-being without the need of professional or personal interventions. Aimee is a strong advocate for herself and determined to stay in compliance with her parole requirements. Aimee understands the importance of mental health and independence and wants to continue to move forward in her life. Aimee successfully exited TRI house in May 2019 and relocated to northern Colorado, with approval from her Parole Officer. Aimee has since been in contact with TRI's ED for further assistance with referrals and resources and can reach out whenever needed for more support.

Sincerely,

and the second

Emily Kleeman, LCSW

Executive Director, TRI

EXHIBIT H

EXHIBIT H

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

Aimee O'Neil,

Plaintiff
v.

Charlene O'Neil,

Defendant

Case No. 2:20-cv-01050-JAD-DJA

Order Adopting Report and Recommendation and Dismissing Case

[ECF Nos. 5, 7]

On June 17, 2020, the magistrate judge granted Plaintiff Aimee O'Neil's *in forma*pauperis application, screened her complaint, dismissed it as deficient, and gave her until July

16, 2020, to file an amended complaint. The dismissal order advised O'Neil in bold that her

failure to file a proper amended complaint by that deadline would result in a recommendation

that her case be dismissed. That July 16, 2020, deadline passed without an amended complaint,

so—as warned—the magistrate judge issued a report and recommendation to dismiss this action

because there are no viable claims on file. The deadline for objections to that recommendation

passed without objection or any request to extend the deadline to file one. "[N]o review is

required of a magistrate judge's report and recommendation unless objections are filed."

18

19

²⁰ ECF No. 3.

 $^{^{2}}$ Id. at 4.

²¹_{3 ECF No. 5.}

⁴ On August 5, 2020, the court received from O'Neil a motion for entry of default, which appears to ignore the magistrate judge's order and report and recommendation. *See* ECF No. 7.

⁵ Schmidt v. Johnstone, 263 F. Supp. 2d 1219, 1226 (D. Ariz. 2003); see also Thomas v. Arn, 474 U.S. 140, 150 (1985); United States v. Reyna-Tapia, 328 F.3d 1114, 1121 (9th Cir. 2003).

A court may dismiss an action based on a party's failure to prosecute her case or obey a court order. 6 In determining whether to dismiss an action on one of these grounds, the court must consider: (1) the public's interest in expeditious resolution of litigation; (2) the court's need to manage its docket; (3) the risk of prejudice to the defendants; (4) the public policy favoring disposition of cases on their merits; and (5) the availability of less drastic alternatives.⁷

The first two factors, the public's interest in expeditiously resolving this litigation and the court's interest in managing its docket, weigh in favor of dismissal. The third factor, risk of 8 prejudice to defendants, also weighs in favor of dismissal because a presumption of injury arises from the occurrence of unreasonable delay in filing a pleading ordered by the court or 10 prosecuting an action. 8 A court's warning to a party that its failure to obey the court's order will result in dismissal satisfies the fifth factor's "consideration of alternatives" requirement, 9 and 12 that warning was given here. 10 The fourth factor—the public policy favoring disposition of 13 cases on their merits—is greatly outweighed by the factors favoring dismissal.

14 15

16

⁶ See Ghazali v. Moran, 46 F.3d 52, 53-54 (9th Cir. 1995) (dismissal for noncompliance with local rule); Ferdik v. Bonzelet, 963 F.2d 1258, 1260-61 (9th Cir. 1992) (dismissal for failure to comply with an order requiring amendment of complaint); Carey v. King, 856 F.2d 1439, 1440-41 (9th Cir. 1988) (dismissal for failure to comply with local rule requiring pro se plaintiffs to keep court apprised of address); Malone v. U.S. Postal Service, 833 F.2d 128, 130 (9th Cir. 1987) (dismissal for failure to comply with court order); Henderson v. Duncan, 779 F.2d 1421, 1424 (9th Cir. 1986) (dismissal for lack of prosecution and failure to comply with local rules).

²⁰ Thompson, 782 F.2d at 831; Henderson, 779 F.2d at 1423-24; Malone, 833 F.2d at 130; Ferdik, 963 F.2d at 1260-61; Ghazali, 46 F.3d at 53.

²¹ 22

⁸ See Anderson v. Air West, 542 F.2d 522, 524 (9th Cir. 1976). ⁹ Ferdik, 963 F.2d at 1262; Malone, 833 F.2d at 132–33; Henderson, 779 F.2d at 1424.

¹⁰ ECF Nos. 3, 5.

Case 2:20-cv-01050-JAD-DJA Document 9 Filed 08/05/20 Page 3 of 3

Accordingly, IT IS HEREBY ORDERED that the magistrate judge's report and recommendation [ECF No. 5] is ADOPTED in full;

IT IS FURTHER ORDERED that this action is DISMISSED, and the Motion for Default [ECF No. 7] is DENIED as moot.

The Clerk of Court is directed to ENTER JUDGMENT ACCORDINGLY and CLOSE 6 THIS CASE.

Dated: August 5, 2020

U.S. District Judge Jennifer A. Dorsey

EXHIBIT I

EXHIBIT I

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

Aimee	e O'Neil,		JUDGMENT IN A CIVIL CASE	· ·
	Plain	tiff,		
	v.	•	Case Number: 2:20-cv-01050-JA	D-DJA
Charl	ene O'Neil,			
	Defe	dont		
	Dete	endant.		
_	Jury Verdict. This ac	ction came before the Courts verdict.	rt for a trial by jury. The issues have b	een tried and
_	Decision by Court. To or heard and a decision	This action came to trial or n has been rendered.	hearing before the Court. The issues l	nave been tried
<u>×</u>	Decision by Court. To considered and a decis	This action came for considering sion has been rendered.	leration before the Court. The issues h	ave been
	IT IS ORDERED A	ND ADJUDGED		
		ed this action is dismissed.		•
		•	•	
	8/6/2020		DEBRA K. KEMPI	
	Date		Clerk	
		COURT FOR		
	·		/s/ M. Reyes	
			Deputy Clerk	

Electronically Filed 12/8/2020 1:35 PM Steven D. Grierson CLERK OF THE COL

CNND

2 3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

25

26

27

28

1

Aimee O'Neil, Plaintiff(s)

A-20-815618-C

Department 26

vs.

Gloria Mazzoli, Defendant(s)

CLERK'S NOTICE OF NONCONFORMING DOCUMENT

DISTRICT COURT

CLARK COUNTY, NEVADA

Pursuant to Rule 8(b)(2) of the Nevada Electronic Filing and Conversion Rules, notice is hereby provided that the following electronically filed document does not conform to the applicable filing requirements:

Title of Nonconforming Document:	Motion for Summary Judgment
Party Submitting Document for Filing:	Plaintiff
Date and Time Submitted for Electronic Filing:	11/09/2020

Reason for Nonconformity Determination:

Ш	The document filed to commence an action is not a complaint, petition,
	application, or other document that initiates a civil action. See Rule 3 of the
	Nevada Rules of Civil Procedure. In accordance with Administrative Order 19-5,
	the submitted document is stricken from the record, this case has been closed and
	designated as filed in error, and any submitted filing fee has been returned to the
	filing party.

The document initiated a new civil action and a cover sheet was not submitted as required by NRS 3.275.

1	☐ The document was not signed by the submitting party or counsel for said party.
2 3 4 5 6 7 8 9	 ☐ The document filed was a court order that did not contain the signature of a judicial officer. In accordance with Administrative Order 19-5, the submitted order has been furnished to the department to which this case is assigned. ☑ Motion does not have a hearing designation per Rule 2.20(b). Motions must include designation "Hearing Requested" or "Hearing Not Requested" in the caption of the first page directly below the Case and Department Number. Pursuant to Rule 8(b)(2) of the Nevada Electronic Filing and Conversion Rules, a nonconforming document may be cured by submitting a conforming document. All documents
10	
12	submitted for this purpose must use filing code "Conforming Filing – CONFILE." Court filing
13	fees will not be assessed for submitting the conforming document. Processing and convenience
14	fees may still apply.
15	
16	Dated this: 8th day of December, 2020
17	
18	By:/s/ Chaunte Pleasant
20	Deputy District Court Clerk
21	
22	
23	
24	
25	
26	
27	
28	
	2

CERTIFICATE OF SERVICE

I hereby certify that on December 08, 2020, I concurrently filed and served a copy of the foregoing Clerk's Notice of Nonconforming Document, on the party that submitted the nonconforming document, via the Eighth Judicial District Court's Electronic Filing and Service System.

By: /s/ Chaunte Pleasant

Deputy District Court Clerk

Electronically Filed 1/13/2021 9:58 AM Steven D. Grierson CLERK OF THE COURT

1	COA		
2	Aimed Co Note		
3	(Name) (A) (A) (A) (A) (A) (A) (A) (A) (A) (A		
4	(Mailing address)		
ļ	(City, state, zip code)		
5	(Telephone number)		
6	(Fax number)		
7	(Fax number) Wherein the world Sound address) (Email address)		
8	Plaintiff/ Defendant/ Other (specify), In Proper Person		
9	In Proper Person		
10	EIGHTH JUDICIAL DISTRICT COURT		
11	CLARK COUNTY, NEVADA		
12			
13	Amee (1) Neil , Case No.: A - 20-815618-C		
14	Plaintiff(s), Dept. No.: 4DR		
15	vs.		
16	Chaire Cintil.		
17	Defendant(s).		
18	Time of Hearing: N/A		
19	NOTICE OF CHANGE OF ADDRESS		
20	TO: Clerk of the Court; and		
21	TO: Counsel for Opposing Party or Opposing Party		
22	PLEASE TAKE NOTICE that I, (insert your name)		
23	, the (check one box) Plaintiff Defendant		
24	Other (specify) in this case, have changed my contact information as follows:		
25	My mailing address has changed as follows (insert new mailing address):		
26	6456 Butteraly Sky St		
27	North Las Vegas, NV 89084		
20			

1	CERTIFICATE OF SERVICE
2	1 HEREBY CERTIFY that on (insert date document was served)
3	I served the above NOTICE OF CHANGE OF ADDRESS, pursuant to NRCP 5(b), by depositing a cop-
4	of the same in the United States Mail in Las Vegas, Nevada, postage prepaid, to the address listed below
5	(insert names and mailing addresses of opposing parties' attorneys, or opposing parties directly if no
6	attorneys):
7	
8	
9	
0	
i 1	
12	KEND DECK
13	513/8 WAIN STORS 150
14	Las vegas DV S9120
15	
16	
17	(2)0110 110 210
18	Chailine Cultul
19	
20	(Insert date, signature, and name of person mailing document:)
21	DATED this 10 day of Janaa, 2021.
22	Certified by:
23	Some Confeel
24	(Signature)
25	(Print name)
26	

1		My telephone number has changed as follows (insert new number):	
2			
3		My fax number has changed as follows (insert new number):	
4		- Consent way addrawall	
5	<u> </u>	My e-mail address has changed as follows (insert new address):	
6	This	change is effective immediately.	
7		red this day of 1000 1000 1000 1000 1000 1000 1000 1	
8	DA.	Submitted by:	
9		Archital	
10		(Signature)	
12		(Name) (15) (15) (15)	
13		(Mailing Address)	1
14		(City, State, Zip Code)	
15		(Telephone Number)	
16		(Fax Number)	i br
17		(E-mail Address) Plaintiff / Defendant / Other (specify)	1. COA
18		In Proper Person	
19			
20			
21	 		
22			
23			
24			
25			
26			
27			
26			1

June a New Squst 10456 Butter Fly Sky St Las Vegas, MV 89084

LAS VEGAS NV 890



Eighth Judicial District ADR

330 S 3rd St. #1060 Las Vegas, NV 89101

662E09-1016B

Electronically Filed 1/13/2021 3:34 PM Steven D. Grierson CLERK OF THE COURT

1

NOH

DISTRICT COURT CLARK COUNTY, NEVADA

2

3 AIMEE O'NEIL, PLAINTIFF(S)

GLORIA MAZZOLI, DEFENDANT(S)

4

5

6

7

8

9

10

11

12

13

14

15

16

CASE NO.: A-20-815618-C

DEPARTMENT 26

INSTRUCTIONS for BLUEJEANS VIDEOCONFERENCE

The hearing set in the above-referenced case for the 19TH day of January. 2021. at the hour of 9:30AM is scheduled for a Bluejeans Videoconference. To appear in person at the Regional Justice Center, 200 Lewis Avenue, Department 26, 10th Floor, Courtroom 10D, you must make special arrangements with the Department. Check with Odyssey the day before the scheduled hearing to see if it is still on calendar; as the Court may have continued, issued an advance decision, or taken the matter under advisement.

You may join the meeting 15 minutes prior to your start time. If a hearing is in progress, mute your phone and wait for your case to be called. When called, starting with plaintiff/petitioner's counsel, state your name, bar number, and the party you represent for the record. State your name each time you speak for recording purposes and do not speak over other parties.

Audio/Video URL Link: https://bluejeans.com/387099146

Dial In: 1.408.419.1715

387 099 146 **Meeting ID:**

Linda Denman

Case Number: A-20-815618-C

Electronically Filed 1/13/2021 4:37 PM Steven D. Grierson **CLERK OF THE COURT**

1 NOH Kevin E. Beck, NSB #8371 KEVIN E. BECK, LTD. 2 3137 E. Warm Springs Rd., Ste. 100 3 Las Vegas, NV 89120 Telephone: (702) 641-9900 4 Facsimile: (702) 260-8983 E-mail: kevin@kevinbecklaw.com 5 Attorney for Defendants 6 7 8 AMIEE O'NEIL, 9 Plaintiff, 10 11 CHARLENE O'NEIL; and GLORIA 12 MAZZOLI, 13 Defendants. 14 15 16 TO: 17 18

CLARK COUNTY, NEVADA Case No. A-20-815618-C Dept. No. 26

NOTICE OF HEARING

DISTRICT COURT

Aimee O'Neil, Plaintiff in Proper Person:

You are hereby notified that a hearing has been set on Defendant's Opposition to Motion for Summary Judgment and Countermotion for Summary Judgment, filed in the above-entitled matter. The hearing has been set for January 19, 2021 at 9:30 AM before this court, in Department 26, Courtroom 10D, to be conducted by audio/visual appearance. A copy of the ///

26 27

19

20

21

22

23

24

25

///

///

TELEPHONE: (702) 641-9900 FACSIMILE: (702) 260-8983

3137 E. WARM SPRINGS RD., STE. 100

KEVIN E. BECK, LTD.

LAS VEGAS, NEVADA 89120

28

Case Number: A-20-815618-C

3137 E. WARM SPRINGS RD., STB. 100

KEVIN E. BECK, LTD.

Court's Instructions for Bluejeans Videoconference are attached, hereto. You are required to be present for the hearing if you desire to oppose the Countermotion for Summary Judgment.

DATED this 13th day of January, 2021.

KEVIN E. BECK, LTD.

/s/ Kevin E. Beck
Kevin E. Beck, Esq.
Nevada Bar No. 8371
3137 E. Warm Springs Rd.
Ste. 100
Las Vegas, NV 89120
Attorney for Defendants

CERTIFICATE OF SERVICE

I hereby certify that on this 13th day of January, 2021, a true and correct copy of the foregoing *Notice of Hearing* was sent via electronic means in the Eighth Judicial District Court pursuant to Administrative Order 14-2 and by U.S. Mail, first class postage prepaid, to the following at their last known address::

Aimee O'Neil 6456 Butterfly Sky St. North Las Vegas, NV 89084

/s/ Kevin E. Beck

An Employee of Kevin E. Beck, Ltd.

Electronically Filed 1/13/2021 3:34 PM Steven D. Grierson CLERK OF THE COURT

NOH

DISTRICT COURT
CLARK COUNTY, NEVADA

2

1

3

AIMEE O'NEIL, PLAINTIFF(S)

4

5

6

7

8

9

10

11

12

13

14

15

16

CASE NO.: A-20-815618-C

DEPARTMENT 26

INSTRUCTIONS for BLUEJEANS VIDEOCONFERENCE

The hearing set in the above-referenced case for the 19TH day of January, 2021, at the hour of 9:30AM is scheduled for a Bluejeans Videoconference. To appear in person at the Regional Justice Center, 200 Lewis Avenue, Department 26, 10th Floor, Courtroom 10D, you must make special arrangements with the Department. Check with Odyssey the day before the scheduled hearing to see if it is still on calendar; as the Court may have continued, issued an advance decision, or taken the matter under advisement.

You may join the meeting 15 minutes prior to your start time. If a hearing is in progress, mute your phone and wait for your case to be called. When called, starting with plaintiff/petitioner's counsel, state your name, bar number, and the party you represent for the record. State your name each time you speak for recording purposes and do not speak over other parties.

Audio/Video URL Link: https://bluejeans.com/387099146

Dial In: 1.408.419.1715

GLORIA MAZZOLI, DEFENDANT(S)

Meeting ID: 387 099 146

<u> Linda Denman</u> Indicial Executive Assistant

Case Number: A-20-815618-C

Electronically Filed
1/27/2021 12:15 PM
Steven D. Grierson
CLERK OF THE COURT

EIGHTH JUDICIAL DISTRICT CLARK COUNTY, NEVADA

Aimee O'Neil,

Plaintiff,

v. Case No: A-20-815618-C

Gloria Mazzoli,

Charlene O'Neil,

Defendant (s),

NOTICE OF APPEAL

The plaintiff in proper person:

- The plaintiff did not receive notification of the defendants motion
 For summary judgement until Wednesday, January 21, 2021.
- The plaintiff filed for a Summary Judgement on November 5, 2020,
 A hearing was not scheduled
- 3. The plaintiff is Aimee O'Neil, 6456 Butterfly Sky Street, North Las

JAN 25 2021 LERK OF THE COURT Vegas, Nevada 89084

- 4. The defendant (s) is Gloria Mazzoli, 119 E Utica Street, Oswego, New York, 13126
- 5. The defendant (s) is Charlene O'Neil of 1317 Whitebridge Drive, Apartment D, Palm Harbor, Florida 34684.
- 6. The defendant (s) attorney is Kevin Beck, 3137 E. Warm Springs Road, Suite 100, Las Vegas, Nevada 89120.
- 7. The defendant (s) filed this motion with only 5 days notice, as I

 Had moved and mail was yet to be forwarded and my laptop was

 Away being repaired. I was not given notice until after the hearing.
- 8. The plaintiff moves this court for a new trial, as she just submitted
 Interrogatories and requested the usage of electronic equipment to
 Depose both defendant (s) as the plaintiff has not been able to depose,
 Violating the right to due process
- The plaintiff requests a hearing moving the court to a new trial,
 As the mediation date is scheduled for March 3. 2021
- 10. The plaintiff has not deposed Mr. Leigh Hunt, retired head of the New York State Police who has investigated and has expert evidence
- 11. The plaintiff has not deposed Ms. JoAnn O'Neil, retired head of The London CIA, as an expert, to provide expert testimony for the

Record.

Respectfully Submitted,

6456 Butterfly Sky Street

North Las Vegas, Nevada 89084

702-302-0481

CERTIFICATE OF SERVICE

The plaintiff Aimee O'Neil, has served Notice of Appeal, Motion For Reconsideration, and Notice to Move for Trial, upon the Defendant(s) attorney, Kevin Beck, 3137 E. Warm Springs Road, Suite 100, Las Vegas, Nevada 89120, by first class mail on January 21, 2021.

Aimee O'Neil 6456 Butterfly Sky Street North Las Vegas, Nevada 89084

Stimee O'Auil 6456 Butterfly Sky St. N. Las Vegas, NV89084

Eighth Judicial JAN 25 2021

200 Lewis JAN 25 2021

Las Vegas, NV 89101

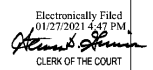
		1/27/2021 4:14 PM Steven D. Grierson CLERK OF THE COU
1 COA	1	Atumb. &
2	nee O'Neil	
16	456 Butterfly Sky St	
Mailing ad	7th Las Vegas INV 8908	34
(City, state,	02-302-0481	
(Telephone		
(Fax numbe	ierein the world iscum	el@gmail.co
Plain In Prope	tiff/ Defendant/ Other (specify)	ngayaya arang arang arang arang da aran
m Frope	Person	
)	EIGHTH JUDICIAL DISTRIC	CT COURT
	CLARK COUNTY, NEV	/ADA
Ai	mee O. Neil	Case No.: A-20-815618-0
-	Plaintiff(s),	Dept. No.: ADR
11	ys,	
	arlene OrNeil	
	Defendant(s).	Date of Hearing: N/A Time of Hearing: N/A
	NOTICE OF CHANGE OF A	Andrew Robert Territoria
	erk of the Court; and	ADDRESS
No.	unsel for Opposing Party or Opposing Party	A
	PLEASE TAKE NOTICE that I, (insert your name)	timee Or Neil
		check one box) Plaintiff/ Defendan
Othe	r (specify) in this case, have c	changed my contact information as follow
	My mailing address has changed as follows (inse	ert new mailing address):
5	6456 Rute	rfly Sky St
	North Las V	eggs NV 89084
3		JAN 1 4 2021
	CONSTRUCTION OF THE PROPERTY O	CLERK OF THE COURT
il Law Self-Help Tark County, New		NOTICE OF CHANGE OF ADDRI

Electronically Filed

For forms and information, visit www. civillawselfhelpcenter.org

П	• •		
1		My telephone number has changed as follows (insert new number):	
2	<u> </u>	My fax number has changed as follows (insert new number):	
3	Ш	My lax number has changed as follows (tissert new number).	
5		My e-mail address has changed as follows (insert new address):	
6		171y S-Mail addition and offining and follows (waster from another state).	
7	Thi	is change is effective immediately.	
8		TED this 9th day of January, 202].	
9		Submitted by:	
10		Lines O'Hell	
11		Gignatura Dimee O'Neil	
12		(Name) 6456 Butterfly Sky St	
13	ı	Mailing Address) North Las Vegas NY 89084	ł
14		(City, State, Zip Code) 707-302-0481	
15	:	(Telephone Number)	
16		Whereintheworld is amely	
17	!	(E-mail Address) [X] Plaintiff / Defendant / Other (specify)	_0(1)
18		In Proper Person	
19			
20			
21			
22			
23			
24			
25			
26			
27		j	
28			
28			
	.aw Self-Help Ce rk County, Nevad	Rm. 1.03-04-2014)	
	1	For forms and information, visit www. civillawselfhelpcenter.org	

ll ll	
1	CERTIFICATE OF SERVICE LUEDEDV CERTIEV that on (insert data document was served)
2	I HEREBY CERTIFY that on (insert date document was served) 1 10 2021,
3	I served the above NOTICE OF CHANGE OF ADDRESS, pursuant to NRCP 5(b), by depositing a copy
4	of the same in the United States Mail in Las Vegas, Nevada, postage prepaid, to the address listed below
5	(insert names and mailing addresses of opposing parties' attorneys, or opposing parties directly if no
6	attorneys):
7	
8	
9	
10	
11	1) av Ra-V
12	3137 E. Warm Springs Rd
13	Ste 100
14	Las Vegas, NV 89120
15	J '
16	Athornau for
17	Gloria Mazzoli
18	Charlene OiNeil
19	
20	(Insert date, signature, and name of person mailing document:)
21	DATED this 10 thay of January , 202).
22	Certified by:
23	June Oirteil
24	Limee Ol Neil
25	(Print name)
26	
27	
28	
28	
	aw Self-Help Center Page 3 of 3 NOTICE OF CHANGE OF ADDRESS & County, Nevada (Rev. 1, 03-04-2014)
5/100	For forms and information, visit www. civillawselfhelpcenter.org



2 3 4

1

OGSJ

5 6

7

8 9

10

11

12 13

TELEPHONE: (702) 641-9900 FACSIMILE: (702) 260-8983 14 15 16

3137 E. Warm Springs Road, Suite 100

LAS VEGAS, NEVADA 89120 KEVIN E. BECK, LTD.

17 18

> 19 20

21 22

23 24

25 26

27 28 Kevin E. Beck, NSB #8371 KEVIN E. BECK, LTD. 3137 E. Warm Springs Rd., Ste. 100 Las Vegas, NV 89120

Telephone: (702) 641-9900 Facsimile: (702) 260-8983

E-mail: kevin@kevinbecklaw.com

Attorney for Defendants

DISTRICT COURT

CLARK COUNTY, NEVADA

AMIEE O'NEIL,

Plaintiff,

CHARLENE O'NEIL; and GLORIA MAZZOLI,

Defendants.

Case No. A-20-815618-C Dept. No. 26

ORDER GRANTING DEFENDANTS' COUNTERMOTION FOR SUMMARY JUDGMENT AND JUDGMENT

This matter came before the Court on January 19, 2021 for a hearing on Defendants' Countermotion for Summary Judgment. Attorney Kevin E. Beck, Esq. of Kevin E. Beck Ltd. appeared on behalf of the Defendants. Plaintiff did not appear at the hearing. The Plaintiff filed a Motion for Summary Judgment on November 9, 2020. Defendants filed an Opposition and Countermotion for Summary Judgment on December 8, 2020. On December 8, 2020, the Clerk of the Court filed a Clerk's Notice of Nonconforming Document regarding Plaintiff's Motion for Summary Judgment. Plaintiff took no action to cure the nonconforming document prior to the hearing. Plaintiff failed to file an Opposition Brief to Defendants' Countermotion for Summary Judgment and failed to appear at the hearing thereof.

The Court, having reviewed the Countermotion for Summary Judgment and all corresponding papers and pleadings on file, and having considered the arguments of counsel at the time of the hearing, enters the following findings and orders in this matter:

3137 E. Warm Springs Road, Sutte 100 KEVIN E. BECK, LTD.

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

28

FACSIMILE: (702) 260-8983

THE COURT FINDS that Plaintiff's claims as set forth in this action are barred under the doctrine of claim preclusion. On or about April 7, 2020, two months prior to the Plaintiff's filing this action, Plaintiff filed an action in the United States District Court for the District of Nevada, case number 2:20-cv-00652-JAD-BNW. The Federal Court case involved the same parties as are present in this case. The Court in the Federal Court case entered a valid and final judgment in favor of the Defendants in that action on September 16, 2020. The claims that Plaintiff have alleged in this case were raised, or could have been raised, in the Federal Court Accordingly, Plaintiff is precluded, under the doctrine of claim preclusion, from litigating those claims in this case.

THE COURT FURTHER FINDS that Plaintiff is potentially a vexatious litigant. The Court notes that Plaintiff has filed multiple cases in the Federal Court (Case Nos. 2:20-cv-00652-JAD-BNW and 2:20-cv-01050-JAD-DJA) and in the Eighth Judicial District Court for the State of Nevada (Case Nos. A-20-822153-C, A-20-822159-C, A-20-822562-C, A-20-822573-C, and A-20-822965-C) that appear to relate to the same claims and allegations of wrongdoing that Plaintiff has alleged against the Defendants in this case. The Court finds the Plaintiff's conduct to be indicative of forum shopping or judge shopping. The Court further finds that Plaintiff's filing of multiple actions against Defendants appears to be an attempt to harass the Defendants. The Court further finds that Plaintiff's multiple actions appear to be without merit as she has alleged extraordinary allegations against Defendants without providing any facts or evidence in support of her allegations. If Plaintiff continues to pursue with these multiple actions against Defendants, Plaintiff should be deemed a vexations litigant and the Court will cause her name to be added to the list of vexatious litigants.

THE COURT FURTHER FINDS that Plaintiff has presented no arguments, facts, or evidence in support of her allegations in in opposition to Defendants' Countermotion for Summary Judgment.

IT IS HEREBY ORDERED Defendant's Countermotion for Summary Judgment is granted in favor of Defendants and against Plaintiff on all of Plaintiff's claims.

]	IT IS FURTHER ORDERED that Judgment is entered in favor of Defendants and aga				
2	Plaintiff on each and every claim for relief alleged in this action.				
3	DATED this day of	, 2021.			
2					
4		Dated this 27th day of January, 2021			
(3	DISTRICT COURT JUDGE			
ĺ		DCB F06 507E 4B40			
8	Respectfully submitted,	DCB F06 507E 4B40 Gloria Sturman District Court Judge			
Ģ	KEVIN E. BECK, LTD.				
10					
8	By: 181 Revin E. Beek				
2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Kevin E. Beck, Esq. Nevada Bar No. 8371				
BECK, LTD. NGS ROAD, SUT NEVADA 89120 (702) 641-9900 (702) 260-8983	3137 E. Warm Springs Road, Ste. 100 Las Vegas, NV 89120				
BECK NGS R NEVAD (702) (702) 2	Attorney for Defendants				
KEVIN E. BECK, LTD. WARM SPRINGS ROAD, SU AS VEGAS, NEVADA 8912 EIEPHONE: (702) 641-990 ACSIMILE: (702) 260-898?					
KEVIN E. BECK, LTD. 3137 E. Warm Springs Road, Sutte 100 Las Vegas, Nevada 89120 Telephone: (702) 641-9900 Facsimile: (702) 260-8983					
137E					
18					
19					
20					
21					
22					
23					
24					
25					
26					
27					
28					

1	CSERV	
2		CATTOLOTI COLUDIT
3		ISTRICT COURT K COUNTY, NEVADA
4		
5		
6	Aimee O'Neil, Plaintiff(s)	CASE NO: A-20-815618-C
7	vs.	DEPT. NO. Department 26
8	Gloria Mazzoli, Defendant(s)	
9		
10	AUTOMATED	CERTIFICATE OF SERVICE
11		rvice was generated by the Eighth Judicial District
12	Court. The foregoing Order Granting S electronic eFile system to all recipients	summary Judgment was served via the court's registered for e-Service on the above entitled case as
13	listed below:	
14	Service Date: 1/27/2021	
15	Kevin Beck	kevin@kevinbecklaw.com
16	Eva Garcia -Mendoza	aaron@gms4law.com
17	Eva Garcia-Mendoza	evagm@gms4law.com
18	Dia Garria Mondoza	ovagnio gnis navioni
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

Electronically Filed 1/27/2021 5:20 PM Steven D. Grierson CLERK OF THE COURT

1 2

3

4

5

NEOJ

Kevin E. Beck, NSB #8371 KEVIN E. BECK, LTD.

3137 E. Warm Springs Rd., Ste. 100 Las Vegas, NV 89120

Telephone: (702) 641-9900 Facsimile: (702) 260-8983

E-mail: kevin@kevinbecklaw.com

Attorney for Defendants

6

7

8 9

10

11 12 13

14

3137 E. WARM SPRINGS RD., STE. 100

KEVIN E, BECK, LTD.

LAS VEGAS, NEVADA 89120

TELEPHONE: (702) 641-9900 FACSBAULE: (702) 260-8983 15 16 17

18 19

20

21 22

23 24

25

26 27

28

DISTRICT COURT

CLARK COUNTY, NEVADA

AMIEE O'NEIL,

Plaintiff,

CHARLENE O'NEIL; and GLORIA MAZZOLI,

Defendants.

Case No. A-20-815618-C Dept. No. 26

NOTICE OF ENTRY OF ORDER AND JUDGMENT

Aimee O'Neil, Plaintiff in Proper Person: TO:

YOU AND EACH OF YOU WILL PLEASE TAKE NOTICE that the Order Granting Defendants' Countermotion for Summary Judgment and Judgment was entered in the aboveentitled matter on the 27th day of January, 2021, a copy of which is attached hereto.

DATED this 27th day of May, 2021.

KEVIN E. BECK, LTD.

/s/ Kevin E. Beck Kevin E. Beck, Esq. (NSB# 8371) 3137 E. Warm Springs Road, Ste. 100 Las Vegas, NV 89120 Attorney for Defendants

3137 E. WARM SPRINGS RD., STE. 100

KEVIN E. BECK, LID.

TELEPHONE: (702) 641-9900 FACSIMILE: (702) 260-8983 LAS VEGAS, NEVADA 89120

CERTIFICATE OF SERVICE

I hereby certify that on this 13th day of January, 2021, a true and correct copy of the foregoing Notice of Entry of Order and Judgment was sent via electronic means in the Eighth Judicial District Court pursuant to Administrative Order 14-2 and by U.S. Mail, first class postage prepaid, to the following at their last known address::

Aimee O'Neil 6456 Butterfly Sky St. North Las Vegas, NV 89084

/s/ Kevin E, Beck

An Employee of Kevin E. Beck, Ltd.

ELECTRONICALLY SERVED 1/27/2021 4:47 PM

Electronically Filed 01/27/2021 4:47 PM CLERK OF THE COURT

1 2

3

OGSJ Kevin E. Beck, NSB #8371 KEVIN E. BECK, LTD.

3137 E. Warm Springs Rd., Ste. 100

Las Vegas, NV 89120 Telephone: (702) 641-9900 Facsimile: (702) 260-8983 E-mail: kevin@kevinbecklaw.com

Attorney for Defendants

5 6

7

8

9 10

11

12 13

14 15

T.E. Warm Springs Road, Sutte 100 Las Vegas, Nevada 89120 Telephone: (702) 641-9900 Facsimile: (702) 266-8983 3137 E. V

KEVIN E. BECK, LTD.

17 18

16

19 20

21 22

23 24

25 26

27 28 DISTRICT COURT

CLARK COUNTY, NEVADA

AMIEE O'NEIL,

MAZZOLI,

Plaintiff.

CHARLENE O'NEIL; and GLORIA

Defendants.

Case No. A-20-815618-C Dept. No. 26

ORDER GRANTING DEFENDANTS' COUNTERMOTION FOR SUMMARY

This matter came before the Court on January 19, 2021 for a hearing on Defendants' Countermotion for Summary Judgment. Attorney Kevin E. Beck, Esq. of Kevin E. Beck Ltd. appeared on behalf of the Defendants. Plaintiff did not appear at the hearing. The Plaintiff filed a Motion for Summary Judgment on November 9, 2020. Defendants filed an Opposition and Countermotion for Summary Judgment on December 8, 2020. On December 8, 2020, the Clerk of the Court filed a Clerk's Notice of Nonconforming Document regarding Plaintiff's Motion for Summary Judgment. Plaintiff took no action to cure the nonconforming document prior to the hearing. Plaintiff failed to file an Opposition Brief to Defendants' Countermotion for Summary Judgment and failed to appear at the hearing thereof.

The Court, having reviewed the Countermotion for Summary Judgment and all corresponding papers and pleadings on file, and having considered the arguments of counsel at the time of the hearing, enters the following findings and orders in this matter:

1

Case Number: A-20-815618-C

KEVIN E. BECK, LTD. 1E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89120 Telebrone: (702) 641-9900

FACSIM LE: (702) 260-8983

1

2

3

4

5

6

7 8

9

10

11

12

13

15

16

17

18

19

20

21

22

23

24

25

26

27

28

THE COURT FINDS that Plaintiff's claims as set forth in this action are barred under the doctrine of claim preclusion. On or about April 7, 2020, two months prior to the Plaintiff's filing this action, Plaintiff filed an action in the United States District Court for the District of Nevada, case number 2:20-cv-00652-JAD-BNW. The Federal Court case involved the same parties as are present in this case. The Court in the Federal Court case entered a valid and final judgment in favor of the Defendants in that action on September 16, 2020. The claims that Plaintiff have alleged in this case were raised, or could have been raised, in the Federal Court case. Accordingly, Plaintiff is precluded, under the doctrine of claim preclusion, from litigating those claims in this case.

THE COURT FURTHER FINDS that Plaintiff is potentially a vexatious litigant. The Court notes that Plaintiff has filed multiple cases in the Federal Court (Case Nos. 2:20-cv-00652-JAD-B NW and 2:20-cv-01050-JAD-D JA) and in the Eighth Judicial District Court for the State of Nevada (Case Nos. A-20-822153-C. A-20-822159-C. A-20-822562-C. A-20-822573-C. and A-20-822965-C) that appear to relate to the same claims and allegations of wrongdoing that Plaintiff has alleged against the Defendants in this case. The Court finds the Plaintiff's conduct to be indicative of forum shopping or judge shopping. The Court further finds that Plaintiff's filing of multiple actions against Defendants appears to be an attempt to harass the Defendants. The Court further finds that Plaintiff's multiple actions appear to be without merit as she has alleged extraordinary allegations against Defendants without providing any facts or evidence in support of her allegations. If Plaintiff continues to pursue with these multiple actions against Defendants, Plaintiff should be deemed a vexations litigant and the Court will cause her name to be added to the list of vexatious litigants.

THE COURT FURTHER FINDS that Plaintiff has presented no arguments, facts, or evidence in support of her allegations in in opposition to Defendants' Countermotion for Summary Judgment.

IT IS HEREBY ORDERED Defendant's Countermotion for Summary Judgment is granted in favor of Defendants and against Plaintiff on all of Plaintiff's claims.

1	IT IS FURTHER ORDERED that Judgment is entered in favor of Defendants and against					
2	Plaintiff on each and every claim for relief alleged in this action.					
3	DATED this day of	, 2021.				
4	·					
5		Dated this 27th day of January, 2021				
6	DISTRICT COURT JUDGE					
7		DCB F06 507E 4B40				
8	Respectfully submitted,	DCB F06 507E 4B40 Gloria Sturman District Court Judge				
9	KEVIN E. BECK, LTD.					
10	. ´					
8 1 1	By: /s/ Kevin E. Beck					
າ ສີ ສີ 8 ສ	Kevin E. Beck, Esq. Nevada Bar No. 8371					
040, S. 13 141-99, S. 13 141-99, S. 13	3137 E. Warm Springs Road, Ste. 100 Las Vegas, NV 89120					
KEVIN E. BECK, LTD. 3137 E. WARM SPRINGS ROAD, SUITE 100 LAS VEGAS, NEVADA 89120 TRLEPHONE: (702) 261-9900 FACSM LE: (702) 260-8983 L 1	Attorney for Defendants					
INE. I KASPRO KGAS, N CONE: (
KEVIN E. WARM SPR LAS VEGAS. TRLEPHONE: FACSM LE: 0						
13. T 17						
ຶ 18						
19						
20						
21						
22						
23						
24						
25						
26						
27	1					
28						

CSERV 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 5 Aimee O'Neil, Plaintiff(s) CASE NO: A-20-815618-C 6 DEPT. NO. Department 26 7 Gloria Mazzoli, Defendant(s) 8 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order Granting Summary Judgment was served via the court's 12 electronic eFile system to all recipients registered for e-Service on the above entitled case as 13 listed below: 14 Service Date: 1/27/2021 15 Kevin Beck kevin@kevinbecklaw.com 16 aaron@gms4law.com Eva Garcia - Mendoza 17 Eva Garcia-Mendoza evagm@gms4law.com 18 19 20 21 22 23 24 25 26 27 28

Electronically Filed 1/28/2021 7:14 AM Steven D. Grierson CLERK OF THE COURT

ASTA

2

1

4

5 6

7

8

9

9

AIMEE O'NEIL,

VS.

10

11

12

13

15

16

17

18

19

20

21

22

23

2425

26

27

28

IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

Case No: A-20-815618-C

Dept No: XXVI

CASE APPEAL STATEMENT

1. Appellant(s): Aimee O'Neil

Plaintiff(s),

CHARLENE O'NEIL; GLORIA MAZZOLI,

Defendant(s),

- 2. Judge: Gloria Sturman
- 3. Appellant(s): Aimee O'Neil

Counsel:

Aimee O'Neil 6456 Butterfly Sky St. North Las Vegas, NV 89084

4. Respondent (s): Charlene O'Neil; Gloria Mazzoli

Counsel:

Kevin E. Beck 3137 E. Warm Springs Rd., Ste. 100 Las Vegas, NV 89120

A-20-815618-C

-1-

1	City State Zip				
2	 Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A 				
3	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A				
5	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court; No				
6	7. Appellant Represented by Appointed Counsel On Appeal; N/A				
7	8. Appellant Granted Leave to Proceed in Forma Pauperis**: Yes, May 31, 2020				
8	**Expires 1 year from date filed Appellant Filed Application to Proceed in Forma Pauperis: N/A Date Application(s) filed: N/A				
10	9. Date Commenced in District Court: May 28, 2020				
11	10. Brief Description of the Nature of the Action: TORT - Intentional Misconduct				
12	Type of Judgment or Order Being Appealed: Judgment				
13	11. Previous Appeal: No				
14	Supreme Court Docket Number(s): N/A				
15 16	12. Child Custody or Visitation: N/A				
17	13. Possibility of Settlement: Unknown				
18	Dated This 28 day of January 2021.				
19	Steven D. Grierson, Clerk of the Court				
20					
21	/s/ Heather Ungermann Heather Ungermann, Deputy Clerk				
22	200 Lewis Ave PO Box 551601				
23	Las Vegas, Nevada 89155-1601 (702) 671-0512				
24 25	(702) 071-0312				
26					
27	cc: Aimee O'Neil				
28					

-2-

A-20-815618-C

K

Electronically Filed
02/04/2021

CLERK OF THE COURT

EIGHTH JUDICIAL DISTRICT CLARK COUNTY, NEVADA

Aimee O'Neil,

Plaintiff,

Case No: A-20-815618-C

Gloria Mazzoli,

v.

Charlene O'Neil,

Defendant (s),

MOTION FOR RECONSIDERATION

Plaintiff in proper form:

- The plaintiff requests a hearing as she was not given enough notice
 Of the hearing, only 5 days, in which my mailing address changed and
 My laptop was away at HP for repair.
- 2. This violates my right to due process as I was not provided adequate

Notification of a hearing

RECEIVED

JAN 2 5 2021

- 3. The plaintiff has expert witnesses that are able to overturn this decision
- 4. The interogatorries clearly identify substantial evidence against the

 Defendants includings hundreds of hours of video directly showing both

 Defendant (s) engaging in intentional misconduct and violation of

 Privacy
- 5. Mr. Leigh Hunt, retired head of the New York State Police, has yet to Be called as a witness with expert testimony from investigating
- 6. Ms. JoAnn O'Neil, retired head of The London CIA has not been

 Able to be put on the stand as an expert witness against the defendants
- 7. There is triable evidence against the defendants
- 8. The defendant (s) have incurred actual damages, including investigative Services, cost of cameras, video, movies, a live channel, interfering with My wages
- 9. I am requesting a reconsideration hearing as to allow this case to go to Trial.

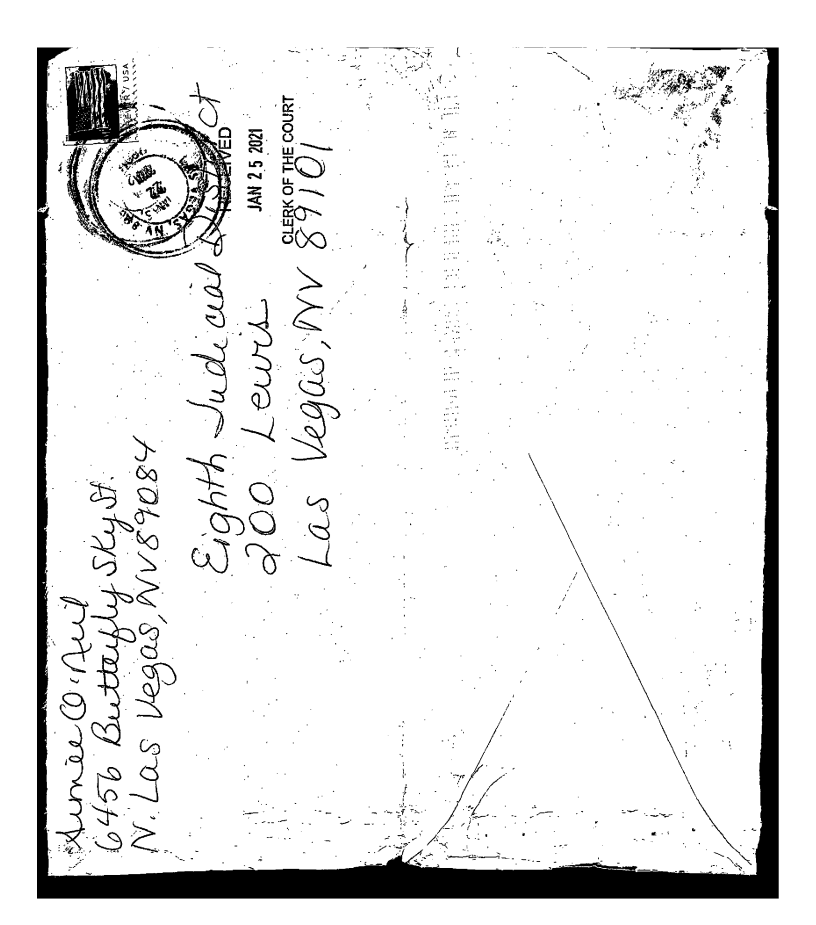
Aimee O'Neil

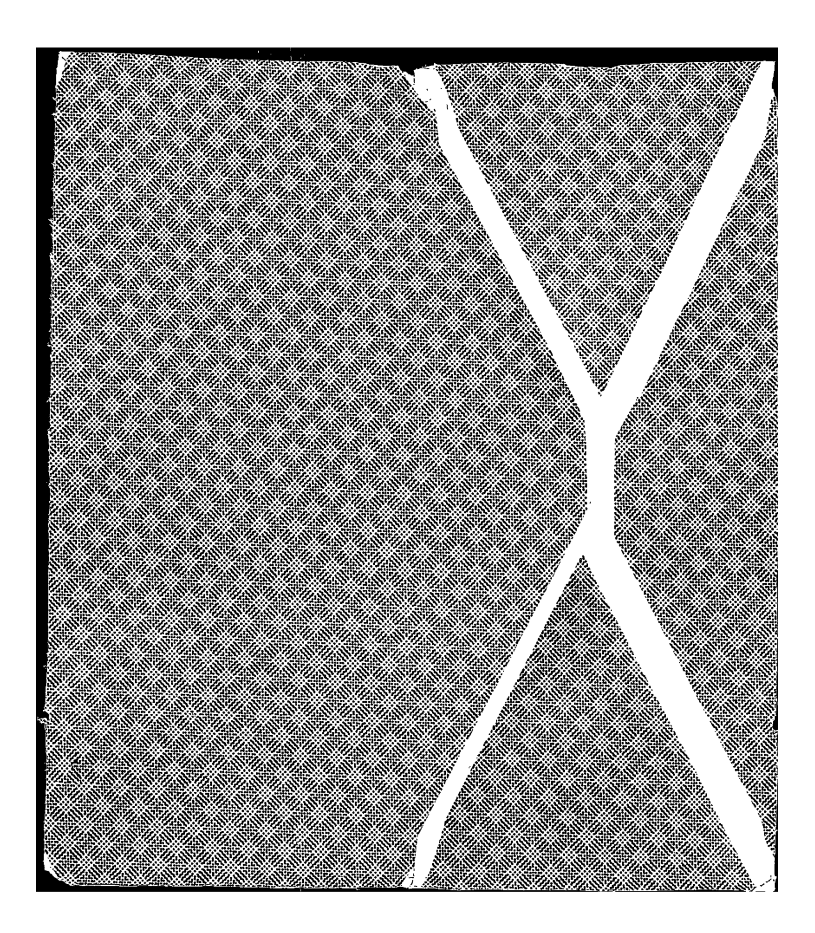
6456 Butterfly Sky Street

North Las Vegas, Nevada 89084

linie O Mest

702-302-0481





28

Electronically Filed 02/04/2021

CLERK OF THE COURT

EIGHTH JUDICIAL DISTRICT CLARK, COUNTY NEVADA

Aimee O'Neil,

Plaintiff,

v.

Case No: A-20-815618-C

Gloria Mazzoli,

Charlene O'Neil,

Defendant,

NOTICE OF MOTION

The plaintiff in proper person:

1. The plaintiff, Aimee O'Neil, resides at 6456 Butterfly Sky Street,

North Las Vegas, Nevada 89084.

2. The defendant (s), Charlene O'Neil, resides at: 1317 Whitebridge Drive,

Palm Harbor, Florida, 34684.

3. The defendant (s), Gloria Mazzoli, resides at: 119 East Utica Street,

Oswego, New York 13126.

RECEIVED

JAN 2 5 2021

CLERK OF THE COURT

- 4. The defendant (s) attorney is Kevin Beck, 3137 East Warm Springs Road, Suite 100, Las Vegas, Nevada 89120.
- 5. The plaintiff alleges that an enormous amount of evidence stands
 The defendants.

6. The plaintiff moves this court for trial

Aimee O'Neil

6456 Butterfly Sky Street

North Las Vegas, Nevada 89084

702-302-0481

DISTRICT COURT CLARK COUNTY, NEVADA

Intentional Misco	nduct	COURT MINUTES	January 19, 2021
A-20-815618-C Aimee O'Neil, Plaintiff(s)			
	vs.		
	Gloria M	lazzoli, Defendant(s)	

January 19, 2021 9:30 AM Opposition and Countermotion

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 10D

COURT CLERK: Kristen Brown

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Beck, Kevin E. Attorney

JOURNAL ENTRIES

- Mr. Beck stated the Pltf. has not filed a written opposition to the motion. Colloquy between Court and Mr. Beck regarding the Pltf. being a vexatious litigant. Statement by Mr. Beck. Court stated its findings and ORDERED, Deft's Countermotion for Summary Judgement is GRANTED WITH PREJUDICE on the grounds of claim preclusion. Mr. Beck to prepare the Order.

PRINT DATE: 02/24/2021 Page 1 of 1 Minutes Date: January 19, 2021

Certification of Copy and Transmittal of Record

State of Nevada
County of Clark
SS

Pursuant to the Supreme Court order dated February 10, 2021, I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, do hereby certify that the foregoing is a true, full and correct copy of the complete trial court record for the case referenced below. The record comprises two volumes with pages numbered 1 through 310.

AIMEE O'NEIL,

Plaintiff(s),

VS.

CHARLENE O'NEIL; GLORIA MAZZOLI,

Defendant(s),

now on file and of record in this office.

Case No: A-20-815618-C

Dept. No: XXVI

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 24 day of February 2021.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk