

IN THE SUPREME COURT OF THE STATE OF NEVADA

MARY-ANNE COLT,
STACEY KANTER,

Appellants,

vs.

ALYSSA MARIE PLUMMER,

Respondent,

) Supreme Court Case No. 82662

) District Case No. DS60076

)

)

)

)

)

) **MOTION FOR EXTENSION OF**

) **TIME TO FILE TRANSCRIPT**

) **REQUEST DUE TO WAIVER**

) **OF TRANSCRIPT REQUEST**

)

)

APR 19 2021

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

COMES NOW, MARY-ANNE COLT, and files this motion requesting an extension of time to file the **TRANSCRIPT REQUEST** due to Appellant's request for waiver of transcript costs; and the District Court's requirement for Appellant to file a formal motion to address the costs of the transcripts before consideration of the fee waiver.

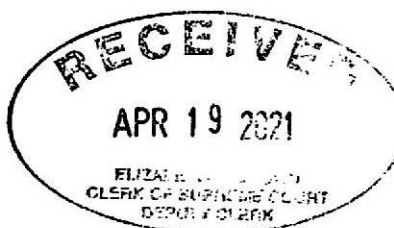
This motion is made and based upon the facts and files herein.

DATED this 14 day of April, 2021.

Maryanne Colt

MARY-ANNE COLT
9700 W. Sunset Road #2039
Las Vegas, NV 89148
702-695-4777

Maryannecolt@gmail.com
Appellant in Proper Person



21-11259

FACTS

Appellant herein requests the court allow an extension of time to file the **TRANSCRIPT REQUEST FORM**. Appellant did not seek to delay this matter, however, due to the action taking 3 years and 4 months to complete an Evidentiary Hearing that lasted approximately 5 days, there is extensive hearings to go through, and transcripts to request.

Appellant requested that she be granted a fee waiver for the cost of transcripts and the district court judge required Appellant to submit a motion to support her extensive list of transcripts. This is still in process.

Exhibit "1" shows the request for waiver of transcript fees. Exhibit "2" shows the District Court's response; and Exhibit "3" shows Appellant's compliance with the Court's request.

This is a case that has been ongoing since 10/11/2017, and a great deal of transcript is necessary. In the alternative, Appellant will need to consider reducing the requested transcripts, which may affect this appeal.

Appellant will request a transcript fee waiver from this court if the District Court ultimately denies the request.

All this takes additional time.

Therefore, Appellant respectfully requests an extension of time to file the Transcript Request.

Appellant is able to complete the DOCKETING STATEMENT on time, however, the Fast Track Statement may be delayed due to the volume of transcripts, and the time that will be required to transcribe the documents once requested. Appellant will file a motion to address the FAST TRACK STATEMENT when Appellant has information about the availability of the transcripts.

This delay will not prejudice Respondent. The delay is more detrimental to Appellants. Appellant respectfully requests the court grant her an extension of 60 days to file the Transcript Request.

The document is being provided to the opposing party concurrently as well.

Dated this 14 day of April, 2021.

A handwritten signature in cursive script, reading "Maryanne Colt", is written over a horizontal line.

MARY-ANNE COLT
9700 W. Sunset Raod #2039
Las Vegas, NV 89148
(702) 695-4777
Maryannecolt@gmail.com
Appellant in Proper Person

CERTIFICATE OF SERVICE

I certify that on the date indicated below, I served a copy of this:

**MOTION FOR EXTENSION OF TIME TO SUBMIT TRANSCRIPT
REQUEST**

upon all parties to the appeal as follows:

By mailing it first class mail with sufficient postage prepaid to the following address(es) (list names and address(es) of parties served):

CARRIE E. HURTIK, ESQ.
HURTIK LAW & ASSOCIATES
6767 W. Tropicana Ave #200
Las Vegas, NV 89103

DATED this 14 day of April, 2021.



MARY-ANNE COLT
Appellant in Proper Person

Steven D. Grierson

PIFP

Name: Mary-Anne Colt
Address: 9700-2039 W. Suset Rd
City, State, Zip: Las Vegas, Nevada 89148
Phone: 702-695-4777
Email: maryannecolt@gmail.com
Self-Represented

DISTRICT COURT FAMILY DIVISION
CLARK COUNTY, NEVADA

MARY-ANNE COLT/STACEY KANTER

Plaintiff,

vs.

ALYSA MARIE PLUMMER

Defendant.

CASE NO.: D-17-560076-C

DEPT: I

Application to Proceed in Forma Pauperis

Pursuant to NRS 12.015, and based upon the information contained in this Application and Affidavit, I request permission from this Court to proceed without paying filing fees, or other costs and fees as provided in NRS 12.015 because I lack sufficient financial ability.

I understand that if approved, the order allowing me to proceed in forma pauperis will be valid for one year. I will be required to file a new Application to Proceed in Forma Pauperis if I need further filing fees and court costs and fees waived after one year.

EMPLOYMENT: (☒ check one)

☒ I am unemployed.

☐ I am employed. My employer is _____ and my job title is _____.

☐ I am self-employed. The name of my business is _____.

Ex "1"

Personal Income (write "0" for any income you do not have)		
A	Monthly Wages from Employment (before taxes)	\$
B	Monthly Tip Income	\$
C	Monthly Unemployment Benefits	\$ 678
D	Public Benefits/Assistance received each month <input type="checkbox"/> TANF <input type="checkbox"/> SSD <input type="checkbox"/> SSI <input type="checkbox"/> food stamps <input type="checkbox"/> other: _____	\$
E	Social Security	\$
F	Retirement / Pension	\$
G	Monthly Child Support received	\$
H	Other: _____	\$
TOTAL INCOME (add lines A-H)		\$ 678

Household Information		
A	How many adults (18 and up) live in the home (include yourself)?	1
B	How many children (under 18) live with you?	0
TOTAL HOUSEHOLD SIZE (add A+B)		1

Household Income		
List the names of the adults you live with and their estimated monthly earnings:		
Name:	Relationship:	\$
Name:	Relationship:	\$
Name:	Relationship:	\$

Monthly Expenses (write "0" for any expense you do not have)		
A	Rent / Mortgage	\$ 330
B	Utilities (electricity, gas, phone, other utilities)	\$ 100
C	Food	\$ 150
D	Child Care	\$
E	Medical Expenses (including health insurance)	\$
F	Transportation (insurance, gas, bus fare, etc.)	\$ 160
G	Other: _____	\$ 8
TOTAL EXPENSES (add lines A-G)		\$ 748

Assets (write "n/a" and "0" for any assets you do not have)		
Asset	What It's Worth	What you Owe
Checking Account	\$ 2	n/a
Savings Account	\$	n/a
Car (year/make/model: _____)	\$ 800	\$
House / Real Estate You Own (address: _____)	\$	\$
Other: .	\$	\$

CREDIT CARDS.

Do you have a credit card that you can use to charge the filing fee?

☒ No ☐ Yes ☐ Yes, but my current balance is \$ _____

Declaration in Support of Request to Proceed In Forma Pauperis

Briefly explain your current financial situation and why you are unable to pay the filing fee. For example, if you are unemployed explain why, for how long, and what efforts you are making to obtain employment. If you are temporarily living with a friend or relative explain for how long and how they help you financially.

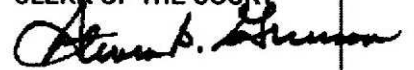
I am unemployed due to the impact of COVID-19 pandemic.

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

3/25/2021
Date

Mary-Anne Colt
Printed Name

Isl MaryAnne Colt
Signature



1 **ORDR**

2
3 **CLARK COUNTY DISTRICT COURT**
4 **FAMILY DIVISION**

5
6 MARY-ANNE COLT,
7 Plaintiff.

CASE NO.: D-17-560076-C
DEPT I

8 vs.

9 ALYSA MARIE PLUMER, ,
10 Defendant.

11 **ORDER**

12 The Court, having reviewed the application of Plaintiff, MARY-ANNE
13 COLT, and Intervenor, STACEY KANTER, requesting the preparation of
14 transcripts of all hearings before the Court in the above matter commencing
15 December 2017 through January 29, 2021, finds that the request should not be
16 granted on an *ex parte* application. First, the request seems overbroad for any
17 legitimate legal proceedings or appeal that may be brought. Second, the Court finds
18 that compelling the County or Court to undergo such expense in view of the
19 necessity of such transcripts seems unreasonable. Finally, complaint was made at
20 trial that someone involved in this case was disclosing the sealed proceedings to the

1 media in violation of Court order. For these reasons, the Court requires that
2 Plaintiff and Intervenor filed a motion, supported by authority and factual affidavit,
3 justifying the request for transcripts or tapes of the proceedings and addressing the
4 concerns expressed in this Order, with notice to other parties and the Guardian ad
5 Litem.

6 DATED this 26th day of March, 2021.

7 

8 GERALD HARDCASTLE
9 SENIOR DISTRICT COURT JUDGE
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CERTIFICATE OF SERVICE

I hereby certify that on the above file-stamped date, I caused the foregoing Order to be served by

U.S. Mail to:

Carrie E. Hurtik
Hurtik Law & Associates
Attn: Carrie E. Hurtik
6767 W. Tropicana Avenue, Suite 200
Las Vegas, NV 89103

Linda L Lay
Hurtak Law & Associates
6767 West Tropicana Avenue, Suite 200
Las Vegas, NV 89103

Mary-Anne Colt
9700 W Sunset RD APT 2039
Las Vegas, NV 89148

Robert Cerceo
10000 W Charleston BLVD STE 110
Las Vegas, NV 89135

Stacey Kanter
8101 Ancient Oaks AVE
Las Vegas, NV 89113

Alysa Marie Plummer
3417 E Cheyenne Ave Apt 151
North Las Vegas NV 89030



Ruthanne Denning
Judicial Executive Assistant
Department I

No. D-17-560076-C

Dept. No. 1

Steven D. Grierson

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

M.C/S.K. }
v. }
A. P. }

Motion for Leave to Appeal in Forma Pauperis for Transcripts OR Recordings

State of Nevada }
} ss.
County of CLARK }

Pursuant to NRS 12.015, and based upon the information contained in this Application and Affidavit, I am the Plaintiff and I request permission from this Court to have reporting, recording, or transcription services performed at the expense of the county, at the reduced rate as provided in NRS 12.015 because I lack sufficient financial income, assets, or other resources.

I am requesting recordings and transcription services from the hearings below. Because, it is crucial to our cause of appeal and Plaintiffs "Due process of Law". So that justice may be served to the Plaintiff in this case as well as Defendant. I am requesting Hearing Transcripts from: 12/13/2017, 3/21/2018, 6/11/2018, 7/25/2018, 8/28/2018, 10/8/2018, 12/13/2018, 7/10/2019, 3/21/2018, 2/19/2019, 7/10/2019, 7/11/2019, 1/28/2020, 2/14/2020, 2.27/2020, 8/5/2020, 9/8/2020, 11/23/2020, 3/25/2021 and final judgment from the order DECISION AND ORDER entered in this action on the 18th day of February, 2021 /s. I am currently unemployed due to the COVID-19, pandemic.

This request is brought in good faith. However what the defendants' Team has done to the Plaintiffs is brought out of bad faith. As demonstrated by the 3.5 years of 20 courtroom appearances forced upon Plaintiffs by Defendants proceeding first instead of Plaintiffs. It is only due to the bombarding of hearings brought forth by Defendant's attorneys throughout 3.5 years of time that I need free transcripts.. Furthermore, I did not ask to have court proceedings for 3.5 years and approximately \$200.000.00 and a lien on house.

This is opposition's doing by bringing us to court for many unsubstantiated CPS/DFS cases. And without authorization from CPS/DFS to bring the cases forward to court. And costing the courts and the department of Child Protective Services to spend unnecessary money to investigate the paternal family for phony (prank) calls with fictitious, simply cockeyed claims by the Defendants' Team.

Because, the calls were all false, slanderous lies from the Defendant's Team. Many ploys to rid Defendant of the Paternal Family once and for all were performed in court with great acting by Hurtik Law & Associates. For instance act one of "Mock Justice" is demonstrated towards Plaintiff Mary-Anne Colt by Defendant Alysa Plummer. We can witness Defendant Alysa Marie Plummer's early planning against Plaintiff, Mary-Anne Colt very early on in the law proceedings.

Ex. '3'

When my beautiful, beloved deceased son (who was not a junkie, but, a working man) was still alive. This is clearly and convincingly evidenced in December 2016 hearing Case #13-487835-C title of case is Sean Paul Colt, Plaintiff vs. Alysa Marie Plummer, Defendant.

It is demonstrated by Attorney Linda Lay having Mary-Anne Colt sanctioned. When Mary-Anne Colt was not a party to the action entitled, Sean Paul Colt vs- Alysa Marie Plummer. And my physical presence did not grace the courtroom! Also the kick in the pants! Attorney Linda Lay did not possess any documents to back her verbal claim!

Not one document at all (because none exists) did Attorney Linda Lay offer to the courts for admittance as clear and convincing evidence to prove Mary-Anne Colt was indeed convicted of not one(1) but two(2) counts of child abuse, as claimed by Attorney Linda Lay.

When Attorney Linda Lay said that "Mary-Anne Colt was convicted of 2 counts of child abuse or something like that". I was never convicted of any such heinous crime! But, Attorney Linda Lay said I was and Judge Cheryl Moss believed Attorney Linda Lay. And Attorney Linda Lay wrote the order after the hearing and included a sanction by Judge Cheryl Moss. That I, Mary-Anne Colt shall have supervised visits with minor, Preston Odin Colt! Please see the order in the case file entitled: Sean Paul Colt vs. Alysa Plummer.

Unbelievable!!! Please allow me to reiterate! That's right! Sanctioned while not a party to the action and not in the court room physically! How insane is that? Amazing what a lawyer can get away with when versing a pro se attorney in front of Judge Cheryl Moss. And Judge Hardcastle sealed this case illegally after a Motion, Opposition and chamber hearing granted to keep case open.

Defendant believes by destroying each member of paternal family one by one. Starting with my deceased son, Sean who was not a junkie. He held a job at a fine dining restaurant and subject to random drug testing, just like with all his jobs. Destroying the paternal family members with lies and make believe cases and phony (prank) calls to CPS/DFS would bring Defendant the win in the case. And the underhanded illegal acts by Defendant and team surely has given their team illegal justice. Which has abused the paternal family, along this not so merry way.

One case 9/8/2020 at 1:30 PM brought to court by the Hurtik Lawyers. Which, they subpoenaed CPS/DFS Caseworker Yvette Howard to appear with the District Attorney for yet another unsubstantiated (prank) call to their office by Defendant's team members, H.O.P.E. Counseling and the Hurtik Law & Associates.

Approximately 10 phony calls to CPS/DFS. The phony (prank) cases and calling CPS/DFS started about December, 2019 every visit we had with Preston resulted in the CPS/DFS being called by Defendant's team.

And every single CPS/DFS call was unsubstantiated and closed. It is apparent the calls to CPS/DFS are slanderous lies called in by Defendants' Team regarding paternal family. As one by one each member of paternal family is lied about to CPS/DFS. If we start with Sean's case it includes approximately 7 times Defendants' Team made unsubstantiated CPS/DFS phony (prank) calls regarding Sean.

So, Alysa Plummer could win child custody from Sean. Because he had full physical custody! Approximately 10 calls made on Mary-Anne Colt and Stacey Kanter that's equal to 17 cases. Sean and

Alysa Plummer's case are blended together.

Alysa Plummer had approximately 25 CPS/DFS case calls approximately 6 are Plaintiff's responsibility. They are not exclusively from paternal family as noted in Plaintiff's motion 9/2020 and 12/2020. Some of the CPS/DFS calls made on Defendant Plummer are from Teachers, Nurses, Doctors, Mental Health Facility Workers and Police. I can prove this with clear and convincing evidence from the entered evidence books. Please see the Evidence Book "1" and "2" which are approximately 15,000 pages of evidence against Defendant Plummer.

Also, some of the calls like 12 are not from Mary-Anne Colt's case. But, when Daddy was alive. Not from the time frame covering our period of the law suit. Just another lie from Defendant's team. Defendant's team should pay the price of costs for what they have done in this sham of justice to Plaintiffs.

Regarding the sealing of the case. First, the case was not sealed when the videos recordings of trial were posted on media platform. Per Defendant, Alysa Marie Plummer's "Motion to Seal All Video Recordings and Papers Relating to Trial" filed on 03/27/2020 and Plaintiff's Opposition was filed on 04/26/2020, 04/30/2020 and served on 04/27/2020, 04/30/2020.

On 05/15/2020 an electronic notice of rescheduling of hearing to June 9, 2020 at 9:00 AM was sent to all parties, signed by Judge Cheryl Moss. Due to, COVID-19 procedures had changed to adjust to the pandemic.

Following on June 5, 2020 the Defendant's Motion and Plaintiff's Opposition was heard in Chambers without the parties present. And a Minute Order was produced Plaintiff, Mary-Anne Colt was successful in her Opposition and the case remained open to public. The hearing scheduled on 06/09/2020 was vacated by judge and Defendant's Motion to Seal All Video Recordings and Papers Relating to Trial was dismissed as denied.

The case was just sealed on January 29, 2021 by Judge Gerald Hardcastle without Motion and hearing. During the court hearing in which, I tried to say Defendant's submitted motion to seal the record was denied. However, I kept getting cut off of the microphone. So, I did not get a chance to voice my opinion or claim past proceedings regarding the sealing of the case.

Technically my case was open when the videos were posted. Please reference Defendant's Motion to Seal all Video Recordings and Paper related to trial, 3/27/2020 and Plaintiff's Opposition, 4/25/2020 and without new motion or Opposition; Judge Hardcastle illegally closed the case. It should still be open, I am Plaintiff. I won the right to keep case open by Opposition, case closed. Please see the order dated June 5, 2020 by Judge Moss.

Why, should the bad faith attorneys get special treatment and favors from Judge Hardcastle? Without the proper legal channels submitted and adhered and compliance meet with the legal logistics of the format to seal the case. Or to proceed with such cause of action called an appeal or put a new Motion. Giving the other party a chance to reply with Opposition. Why Judge Hardcastle did you give the attorneys a victory on a closed matter? Why? Illegally why? Why? Why? Why?

Why can't Plaintiffs just come to court like Defendant's team and have all the decisions, they don't agree with because, they were illegally forged with no evidence. And have them overturned without appeal or filing legal documents and following legal channels to win? Why?

The paternal family gets no justice at all! Even in pauperis state, I am denied my right to proceed without cost. And I must appeal all illegal proceedings and decisions? This is harassment to the Plaintiffs. Why? Why, this unfair treatment why? Why, Judge Gerald Hardcastle why?

And why did the Defendant's team not obey Rule 62 Automatic stay of execution on judgments for 30 days. The final order was not supposed to be in effect for 30 days. However, the Defendant's team as with all other rules governing proceedings, did not obey the rule. Why?

Even though we sent Rule 62 to them per email. Why didn't they obey Rule 62? Because judges like Moss and Hardcastle are there to protect the attorneys and give them justice. No matter what evidence or lack of evidence the attorneys submit to court! Even if the case is a losing cause. Why? Bias Judges, bias to lawyers. That's why! Or my case would not be sealed. It would be open as per court order decision on June 5, 2020 by Judge Moss. And stay open or challenged the proper legal way. This is another low blow by Judge Gerald Hardcastle, part of the Defendants' team.

We, have no more testimony to add to our sworn under oath testimony in court on January 29, 2021, regarding the videos, as to who posted the videos. It was not Mary-Anne Colt and it was not Stacey Kanter as we mentioned in trail under oath. Veterans In Politics (VIP) is a business and run as such. We do not work for them. We have no access to their website keys. I see many videos on the VIP website of different hearings. And the many different cases on VIP will stay open, per Steve Sanson's win in Supreme Court regarding the issues. As they are open hearings as per Supreme Court of Nevada law dictates. As a matter of fact all American courts dictate! Why should Las Vegas, Nevada Family Court be different?

Why does Nevada Supreme Court (and all American Courts) allow court records and hearings to be open to the public? The Nevada Open Records Act was introduced in 1906, with the most recent amendment coming in 2003. This Act ensures that residents of the state have the fundamental right to access all public records. Any record held by the local or state government can be accessed and copied by the public. The benefits to ensure justice outweigh the corrupt parties need to seal cases.

Pursuant to NRS 53.010 an affidavit is attached along with this motion.

Executed on April 5, 2021

Respectfully Submitted by,

(Printed Name) Mary - Anne Colt

(Signature) Maryanne Colt

Steven D. Grierson

COURT CODE: NOTC

Name: Mary Anne Colt / Stacey Kanter

Address: 9700 W. Sunset Rd. #2039
Las Vegas, Nevada 89148

Telephone: 702-695-4777

Email Address: maryannecolt@gmail.com

Self-Represented

**DISTRICT COURT
CLARK COUNTY, NEVADA**

MARY-ANNE COLT/STACEY KANTER

Plaintiff,

vs.

ALYSA MARIE PLUMMER

Defendant(s).

CASE NO.: D-17-560076-C

DEPT: I

Hearing Requested? (☒ check one, the clerk will
enter dates when you file)

☒ Yes. Hearing Date: _____

Hearing Time: _____

☐ No. Chambers Decision: _____

NOTICE OF MOTION

TO: Name of Opposing Party and Party's Attorney, if any, ALYSA MARIE PLUMMER & HURTIK LAW & ASSOCIATES

This is a motion for: (☒ check all that apply)

- ☐ Child Support ☐ Property Issues ☐ Contempt ☒ Other (specify) Please see below
☐ Child Custody ☐ Spousal Support ☐ Visitation

Motion for Leave to Appeal in Forma Pauperis for Transcripts OR Recordings

PLEASE TAKE NOTICE that a hearing on the motion will be held on the date and time
above before the Eighth Judicial District Court - Family Division located at: (☒ check one)

- ☒ The Family Courts and Services Center, 601 N. Pecos Road Las Vegas, Nevada 89101.
☐ The Regional Justice Center, 200 Lewis Avenue Las Vegas, Nevada 89101.
☐ The Child Support Center of Southern Nevada, 1900 E. Flamingo Rd #100, LV NV 89119.

NOTICE: You may file a written response to this motion with the Clerk of the Court and
provide the undersigned with a copy of your response within 14 days of receiving this motion.
Failure to file a written response with the Clerk of Court within 14 days of your receipt may
result in the requested relief being granted by the Court without a hearing prior to the
scheduled hearing date.

Submitted By: /s/ Mary Anne Colt

(☒ check one) ☒ Plaintiff / ☐ Defendant

**Form 4. Affidavit and Order to Accompany Motion for Leave to Appeal in Forma Pauperis
(Recording OR Transcript Fees)**

Steven D. Grierson

No. D-17-560076-C

Dept. No. I

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

M.C/S.K. }
v. }
A. P. }

AFFIDAVIT IN SUPPORT OF MOTION TO PROCEED
ON APPEAL IN FORMA PAUPERIS (for Recording OR Transcript Fees)

State of Nevada }
County of CLARK } ss.

I, MARY-ANNE COLT being first duly sworn, depose and say that I am the PLAINTIFF, in the above-entitled case; that in support of my motion to proceed on appeal without being required to prepay fees, cost or give security therefor, I state that because of my poverty I am unable to pay the costs of said proceeding or to give security therefor; that I believe I am entitled to redress; and that the issues which I desire to present on appeal are the following: District Court Family Division's final judgment, "Decision and Order" a child custody/visitation court case matter.

I further swear that the responses which I have made to the questions and instructions below relating to my ability to pay the cost of prosecuting the appeal are true.

1. Are you presently employed? NO
 - a. If the answer is yes, state the amount of your salary or wages per month and give the name and address of your employer.
 - b. If the answer is no, state the date of your last employment and the amount of the salary and wages per month which you received. NOVEMBER 5, 2020 TEMPORARY WORK ASSIGNMENT \$396.00
2. Have you received within the past twelve months any income from a business, profession or other form of self-employment, or in the form of rent payments, interest, dividends, or other source? NO
 - a. If the answer is yes, describe each source of income, and state the amount received from each during the past twelve months.
3. Do you own any cash or checking or savings account? YES
 - a. If the answer is yes, state the total value of the items owned. \$1.62
4. Do you own any real estate, stocks, bonds, notes, automobiles, or other valuable property (excluding ordinary household furnishings and clothing)? YES

a. If the answer is yes, describe the property and state its approximate value. 2012 HONDA CIVIC \$800.00

5. List the persons who are dependent upon you for support and state your relationship to those persons.

I understand that a false statement or answer to any question in this affidavit will subject me to penalties for perjury.

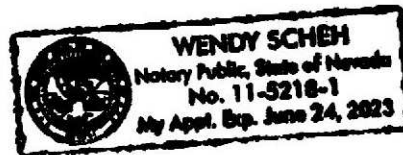
State of Nevada, County of Clark

SUBSCRIBED AND SWORN to before me this 5th day of April, 2021,

by Mary-Anne Lodwina Colt.

Mary-Anne Colt

Wendy Scheel



Notary Public

ORDER

Let the applicant proceed without prepayment of costs or fees or the necessity of giving security therefor.

DATED this day of, 20.....

.....
Judge

