

FILED

IN THE SUPREME COURT OF THE STATE OF NEVADA

JAN 05 2022

INDICATE FULL CAPTION:

WILBERT ROY HOLMES, Appellant,
VS
ERNEST MILLER; AND
CAPUCINE YOLANDA HOLMES,
Respondents

No. 83902

DOCKETING STATEMENT
CIVIL APPEALS

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

GENERAL INFORMATION

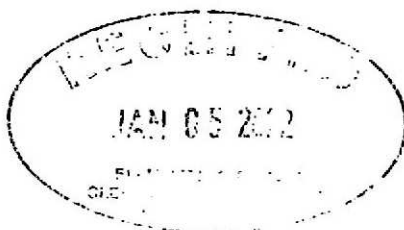
Appellants must complete this docketing statement in compliance with NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, identifying issues on appeal, assessing presumptive assignment to the Court of Appeals under NRAP 17, scheduling cases for oral argument and settlement conferences, classifying cases for expedited treatment and assignment to the Court of Appeals, and compiling statistical information.

WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. *Id.* Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions, including a fine and/or dismissal of the appeal.

A complete list of the documents that must be attached appears as Question 27 on this docketing statement. Failure to attach all required documents will result in the delay of your appeal and may result in the imposition of sanctions.

This court has noted that when attorneys do not take seriously their obligations under NRAP 14 to complete the docketing statement properly and conscientiously, they waste the valuable judicial resources of this court, making the imposition of sanctions appropriate. See KDI Sylvan Pools v. Workman, 107 Nev. 340, 344, 810 P.2d 1217, 1220 (1991). Please use tab dividers to separate any attached documents.



Revised December 2015

22-m401

1. Judicial District 8th

Department 17

County CLARK

Judge VILLANI

District Ct. Case No. A-17-760443-C

2 Attorney filing this docketing statement:

Attorney WILBERT R HOLMES PRO SE Telephone 702 281 5752

Firm _____

Address _____

Client(s) _____

If this is a joint statement by multiple appellants, add the names and addresses of other counsel and the names of their clients on an additional sheet accompanied by a certification that they concur in the filing of this statement.

3 Attorney(s) representing respondents(s):

James Fontano
5135 Camino al Norte Ste 273
N Las Vegas, NV 89031

Telephone 702 329 9901

Client(s) CAPUCINE Y HOLMES

Attorney _____

Telephone _____

Firm _____

Address _____

Client(s) _____

(List additional counsel on separate sheet if necessary)

4 Nature of disposition below (check all that apply):

D Judgment after bench trial

D Judgment after jury verdict

X Summary judgment

D Default judgment

D Grant/Denial of NRCPP 60(b) relief

D Grant/Denial of injunction

D Grant/Denial of declaratory relief

D Review of agency determination

D Dismissal:

D Lack of jurisdiction

D Failure to state a claim

D Failure to prosecute

D Other (specify):

☐ Divorce Decree:

D Original

D Modification

☐ Other disposition (specify):

15 Does this appeal raise issues concerning any of the following?

Child Custody

Venue

Termination of parental rights

16 Pending and prior proceedings in this court. List the case name and docket number of all appeals or original proceedings presently or previously pending before this court which are related to this appeal:

80667, 84005

7. Pending and prior proceedings in other courts. List the case name, number and court of all pending and prior proceedings in other courts which are related to this appeal (e.g., bankruptcy, consolidated or bifurcated proceedings) and their dates of disposition:

8 Nature of the action. Briefly describe the nature of the action and the result below:

A SUMMARY JUDGMENT WAS UNDULY AWARDED THE RESPONDENT CAPUCINE Y. HOLMES.

9 Issues on appeal. State concisely the principal issue(s) in this appeal (attach separate sheets as necessary):

REPEATED RAMBLING ON LIES WERE SAID BY OPPOSING ATTORNEY JAMES FONTANO AT HIS MOTION FOR SUMMARY JUDGMENT HEARINGS 11/16 and 11/30 HIM STATEING I DID NOT FILE DETAIL AND PROOF OF CAUSE AND ELEMENT OF INCURRING A MENTAL INJURY FOR FILLING MY IIED TORT LAW BROKEN COMPLAINT LAWSUIT.**

I ORDERED AND POSSESS AN ILLEGALLY ALTERED VIDEO TRANSCRIPT SIGHTING SUCH.

**** I filed numerous documents ie medical records, doctors letters etc (please see attached separate sheets) all sighting my mental injury incurred by the acts of Capucine Y Holmes of which are valid ELEMENTS and CAUSE of my law suitwhich has been decided in my favor in the 8th district court of the now Honorable Supreme Court Judge Elissa Cadish.**

THESE FACTS WERE IGNORED BY THE COURT

ALSO THE COURT ORDERED, the matter CONTINUED at the 11/16 hearing and advised that my listed Attorney Brent Blanchard would be notified to appear at the next hearing date CONTINUED TO: 11/30/2021 9:00 AM

CLERK'S NOTE: Mr. Blanchard was notified of the new hearing date by mail on 11/22/2021. This matter was not brought up at the 11/30 hearing as the court instructed. Why?

(PLEASE SEE THE FOLLOWING SEPARATE SHEETS)

10. Pending proceedings in this court raising the same or similar issues. If you are aware of any proceedings presently pending before this court which raises the same or similar issues raised in this appeal, list the case name and docket numbers and identify the same or similar issue raised:

11. Constitutional issues. If this appeal challenges the constitutionality of a statute, and the state, any state agency, or any officer or employee thereof is not a party to this appeal, have you notified the clerk of this court and the attorney general in accordance with NRAP 44 and NRS 30.130?

☐ *N/A*

☐ Yes

☐ No

If not, explain:

12. Other issues. Does this appeal involve any of the following issues?

Reversal of well-settled Nevada precedent (identify the case(s))

An issue arising under the United States and/or Nevada Constitutions

A substantial issue of first impression

An issue of public policy

An issue where en banc consideration is necessary to maintain uniformity of this court's decision

If so, explain:

13. Assignment to the Court of Appeals or retention in the Supreme Court. Briefly set forth whether the matter is presumptively retained by the Supreme Court or assigned to the Court of Appeals under NRAP 17, and cite the subparagraph(s) of the Rule under which the matter falls. If appellant believes that the Supreme Court should retain the case despite its presumptive assignment to the Court of Appeals, identify the specific issue(s) or circumstance(s) that warrant retaining the case, and include an explanation of their importance or significance:

**THIS MATTER ARISES FROM JUDICIAL MISCONDUCT ALSO OVERT RACIAL PREJUDICE
IMPENDED UPON MYSELF.**

I have filed a complaint with the Nevada State Judicial Commission

14. Trial. If this action proceeded to trial, how many days did the trial last? **1** ... Was it a bench

or jury trial? **JURY**

15. Judicial Disqualification. Do you intend to file a motion to disqualify or a justice recuse him/herself from participation in this appeal? If so, which Justice?

YES Douglas Hearndon a recognized known bigoted racist by his past actions in his court.

TIMELINESS OF NOTICE OF APPEAL

16. Date of entry of written judgment or order appealed from 11/30/2021

If no written judgment or order was filed in the district court, explain the basis for seeking appellate review:

17. Date written notice of entry of judgment or order was served 11/30/2021

was service by:

Delivery

☒ Mail/electronic/fax

18. If the time for filing the notice of appeal was tolled by a post-judgment motion (NRCP 50(b), 52(b), or 59)

(a) Specify the type of motion, the date and method of service of the motion, and the date of filing.

☐ NRCP 50(b) Date of filing _____

☐ NRCP 52(b) Date of filing _____

☐ NRCP 59 Date of filing _____

NOTE: Motions made pursuant to NRCP 60 or motions for rehearing or reconsideration may toll the time for filing a notice of appeal. See AA Primo Builders v. Washington, 126 Nev.____, 245 P.3d 1190 (2010).

(b) Date of entry of written order resolving tolling motion _____

(c) Date written notice of entry of order resolving tolling motion was served _____

was service by:

☒ Delivery

☐ Mail

11/30/2021

**Defendant Capucine Y. Holmes' Motion for
Summary Judgment**

19. Date notice of appeal filed

If more than one party has appealed from the judgment or order, list the date each notice of appeal was filed and identify by name the party filing the notice of appeal:

20. Specify statute or rule governing the time limit for filing the notice of appeal, e.g., NRAP 4(a) or other

SUBSTANTIVE APPEALABILITY

21. Specify the statute or other authority granting this court jurisdiction to review the judgment or order appealed from:

(a)

☒ NRAP 3A(b)(1)

☐ NRS 38.205

☒ NRAP 3A(b)(2)

☐ NRS 233B.150

☒ NRAP 3A(b)(3)

☐ NRS 703.376

D Other (specify) _____

(b) Explain how each authority provides a basis for appeal from the judgment or order:

22. List all parties involved in the action or consolidated actions in the district court:

(a) Parties:

WILBERT R HOLMES

Appellant

CAPUCINE YOLANDA HOLMES

Respondent

(b) If all parties in the district court are not parties to this appeal, explain in detail why those parties are not involved in this appeal, *e.g.*, formally dismissed, not served, or other:

23. Give a brief description (3 to 5 words) of each party's separate claims, counterclaims, cross-claims, or third-party claims and the date of formal disposition of each claim.

24. Did the judgment or order appealed from adjudicate ALL the claims alleged below and the rights and liabilities of ALL the parties to the action or consolidated actions below?

☐ Yes

☒ No

25. If you answered "No" to question 24, complete the following:

(a) Specify the claims remaining pending below:

**I HAVE FILED A COMPLAINT LAWSUIT SIGHTING THE IIED TORT LAW BROKEN
Dist Ct No. A-17-760443-C**

(b) Specify the parties remaining below:

(c) Did the district court certify the judgment or order appealed from as a final judgment pursuant to NRCP 54(b)?

☐ Yes

☐ No

(d) Did the district court make an express determination, pursuant to NRCP 54(b), that there is no just reason for delay and an express direction for the entry of judgment?

☐ Yes

☐ No

26. If you answered "No" to any part of question 25, explain the basis for seeking appellate review (e.g., order is independently appealable under NRAP 3A(b)):

27. Attach file-stamped copies of the following documents:

- The latest-filed complaint, counterclaims, cross-claims, and third-party claims
- Any tolling motion(s) and order(s) resolving tolling motion(s)
- Orders of NRCP 41(a) dismissals formally resolving each claim, counterclaims, cross-claims and/or third-party claims asserted in the action or consolidated action below, even if not at issue on appeal
- Any other order challenged on appeal
- Notices of entry for each attached order

VERIFICATION

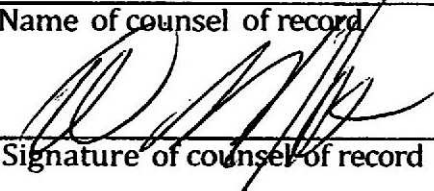
I declare under penalty of perjury that I have read this docketing statement, that the information provided in this docketing statement is true and complete to the best of my knowledge, information and belief, and that I have attached all required documents to this docketing statement.

WILBERT R HOLMES
Name of appellant

12/30/2021
Date

NEVADA CLARK COUNTY
State and county where signed

PRO SE

Name of counsel of record

Signature of counsel of record

PRO
SE

CERTIFICATE OF SERVICE

I certify that on the 30TH day of DECEMBER, 2021, I served a copy of this completed docketing statement upon all counsel of record:

By personally serving it upon him/her; or

☒ By mailing it by first class mail with sufficient postage prepaid to the following

James Fontano
5135 Camino al Norte Ste 273
N Las Vegas, NV 89031

address(es): (NOTE: If all names and addresses cannot fit below, please list names below and attach a separate sheet with the addresses.)

Dated this 30TH day of DECEMBER, 2021


Signature

...and after 15 years of what is described below... Capucine Y's "deviate magnetic personality" and her other illicit attributes continue and has drawn many supporters in the Las Vegas legal system ...judges, attorneys, both district and supreme and "other professionals ... of which she isn't". (high school only)

It is outrageous the suffering (nightmare) Mr. Wilbert R Holmes has endured in the last 23 years since he said "IDO" and Capucine Y. meant "I DON'T".... based on the inhumane immoral and illegal acts imposed on him by her and is accepted by the legal system in Nevada.

Many individuals would handle this matter completely different than Mr. Holmeshe honestly took matters to court seeking justice with tort complaints lawsuits primarily INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS (IIED), when he suffered a medically documented MENTAL INJURY imposed by Capucine Y, Rand Ballard and others. Thus he was unduly punished by being classified as a VEXITATIOUS LITIGANT.

An OUTRAGEOUS result.

FOR IMMEDIATE RELEASE on 1/1/2022 based on**NEWS ARTICLE XXII****FROM NEW YEARS EVE 15 YEARS AGO**

A Prominent public figure, Multi – Millionaire Mogul, **Rand Ballard**, COO of **Vizinnet** and **MedAssets** also Co Founder of **Meals on Wheels** has been discovered having **sex based debauchery**. A long time ongoing extramarital relationship with Las Vegas (Unemployed?) **Socialite** and **"Who's Who of Ms. Black Las Vegas"**, **Capucine Y****.

The affair was discovered by her husband of 17 years, retired government accountant and business owner **Wilbert R Holmes**. This illicit, immoral extramarital affair with **Rand Ballard** is but one of many, **although the first discovered** extramarital relationship she has had since their marriage (7/3/1999),. says Mr.Holmes

The discovery came about on New Years Eve of 2008 at 11:30 pm. When Mr. Holmes Viewed "sex text" messages that had been shared and saved by **Capucine Y****. on her cell phone, of which she has never lets out of grasp around Mr. Holmes. These sex text messages and voice conversation describes in the most **immoral sordid words** (of which are not in any dictionary) the type of sex they have shared previously. Also the dates and places, the detail plans for their next sex rendezvous after the holiday.

Rand Ballard and **Capucine Y****. has described their relationship to Mr. Holmes as " Employer and Employee " Since 2004. She continues to describe him as "Her Boss" to Mr. Holmes

Mr. Holmes found these text and the shocking detail "**outrageous**" and **mentally injurious**. He physical passed out on the scene. **Capucine Y****. then retrieved her cell phone and destroyed the detail wording. **Capucine Y****. immediately started with her apologies and sorrow for her affair with **Rand Ballard**. Mr. Holmes had to leave his home stating the environment he built **has lost its purpose and meaning**. After returning (10 Days) Mr. Holmes stated he was in a better psychological mood. He still proceeded with the divorce matter, for obvious reasons sited above,

The record shows Mr Holmes after coming to his senses from the shock of this profound discovery filed for divorce, In February of 2008 case# D-08-399088-D

Capucine Y**. immediately started with her apologies and sorrow for her affair with **Rand Ballard**. Mr. Holmes had to leave his home stating the environment he built has lost its purpose and meaning. After returning (10 Days) Mr. Holmes stated he was in a better psychological mood. He still proceeded with the divorce matter, for obvious reasons sited above.

Mr. Holmes has factually stated he has not been in any extra marital, adulterous, sordid affairs as his cheating wife **Capucine Y****. Mr. Holmes sites that **Rand Ballard** was not the only extramarital adulterous affair she is in. He has factual documentation of the men and women she has been involved with **Capucine Y****. professes to, and is recognized in the community as "Bi – sexual". Mr. Holmes stated that early in their relationship she entertained thoughts of pursuing a career in " Prostitution " Her career occupation dreams seems to have come true. He says except for any liquid income earnings shown.

Mr. Holmes says he knows **Capucine Y****. works for the thrill of sordid sex and being with rich Caucasian men sharing some of their trappings, private plane travel, expensive hotels (The Ritz Carlton) and entertainment, sporting events (St. Louis Cardinals, Tennessee Titans) all with **Rand Ballard**. Of which **Capucine Y****. brought Mr. Holmes an expensive souvenir robe from the Ritz Carlton also a Baseball Cap from the St Louis Cardinals, how thoughtful! "**OUTRAGEOUS**"

Paramount, **Capucine Y**** was **impregnated** by **Rand Ballard**. In 2006 **Capucine Y**** informed Mr. Holmes she was pregnant and desired an abortion. This was before the **Rand Ballard** extramarital affair discovery of New Years Eve 2007. Mr. Holmes realized the child was not his because she has always stated she wanted children with him. Why would/should she want an abortion at this time? Because the child was not Mr. Holmes it was Rand Ballard's. Mr. Holmes had no choice but to pay for the abortion medical procedure, as **Capucine Y**** had no income (money). While she could not have the abortion financed by **Rand Ballard**...it would have told of their affair at that point. "Outrageous" acts from any spouse. Obviously **Rand Ballard's** sordid extramarital affair has continued with **Capucine Y****. Nothing has stopped their involvement to date. As she still refers to **Rand Ballard** as her "Boss". And how "he can destroy me".

. Mr. Holmes recognizes the " frivolous, unwarranted TPO complaints that has caused his incarcerations. They are flagrant injurious lies told to me court, of which were engineered by **Rand Ballard** and his team of lawyers. So as to remove Mr. Holmes from the scene of pursuing his **IIED** case against them.

Mr. Holmes, would of course, like the court to recognize and hear his pleadings and have his evidence of the "relationship" unsealed, between Rand Ballard and Capucine Y** . Also eliminating the unjustified sealed case status. Rand Ballard does not deserve a sealed case status by any common sense law or ruling . He is a public figure and his salacious immortal sordid extra marital affairs should be know by all.

It is Capucine Y**, who has been arrested and convicted twice for domestic violence assaults during their marriage. Both times is where she first the called the LVPD. After detailed investigation the officers(4) found her guilty of the physical attacks and abuse on both occasions. The last assault was a deadly attempt to kill, murder Mr. Holmes. She did attack Mr. Holmes while he was sleeping and pounded his head with a blunt instrument in his brain tumor area. Leaving him unconscious. After that she called the LVPD with a (obvious) false, reverse lie that the officers realized was false. They rightfully arrested her.

Had Mr. Holmes committed these acts (twice) against her he would be in prison since.

Mr. Holmes is totally baffled how Capucine Y**, could obtain a TPO against him with her priors. While all his TPO apps has been denied to him. Is it that " Ms Black Las Vegas Who's Who" grants that privilege? Is it who one knows and has sex with in the Las Vegas legal and police system?

All the matters sited above and true are can be factually documented with pictures, travel records, phone records etc. Also a lack of income payment statements and payroll checks from Rand Ballard ("her boss") for the employment time spent by Capucine Y* *. in Rand Ballard's companies Vizinet and MedAssets.

It is not the male person who is the villain in this divorce and family matter. The actual facts are the proof of that.

Mr. Holmes has no criminal record priors in his life of 71 years, until the the alleged charges ending his errant marriage debacle. Mr. Holmes has been charged with 4 alleged TPO violation of which 2 have been dismissed because they were found to be false charges and the other 2 are are frivolous and mistaken judgment.

He has been unduly incarcerated for a alleged TPO violation complaints made by Capucine Y**, and her corrupt attorney and personal friend and mate Atty Marsha Kimble-Simms.

Currently Capucine Y* *. is cohabiting with her mates Ernest H Miller (N. Las Vegas) and Calvin ? (Lake Las Vegas) Also she is being financed by Rand Ballard.

The fact and details sited above does not entail all the marriage improprieties of which Capucine Y.** has committed it would read like a novel. Yet Mr. Holmes has been treated as the "Villain" by the court. Please see the attached complaint filed by Mr. Holmes concerning an 2016 event call the RED DRESS AFFAIR hosted by THE DETROIT CONNECTION INC.

Capucine Y. ** continues to file bogus complaints against Mr. Holmes. A current complaint filed and accepted was done in LVJC case no. 17M27117X It has been dismissed because their was "no violation" committed. Mr. Holmes could have been sentenced to prison time up to 10 years. Behind Capucine Y's** perjury lies in court. How would you like to have married Capucine Y.**?

Mr. Holmes is anxiously awaiting justice and punishment to Capucine Y**. for her perjury and false charges and statements made in court. She has accused Mr. Holmes of stalking and assault with a deadly weapon at the location of Gordon Birsch Restaurant on a particular Sunday. This is same restaurant Mr. Holmes has visited every Sunday for the past two years, same times, after his church services without her Capucine Y.** attended the restaurant two consecutive Sundays with different mates. Mr. Holmes immediately left after seeing she was present. Capucine Y. ** did trace and stalk Mr. Holmes to this location from his on line media post of which he had blocked her from viewing via her cell phone. She used her mates cell phones to easily trace his movements and locations for a long time. Hence she framed entrapped Mr. Holmes while they were there at the same brief time. she stated numerous untruths in her unwarranted TPO violation complaints.

It is obvious Ms. Holmes is on a criminal path to destroy/murder Mr. Holmes The woman/female is the villain in this Divorce TPO Family matter.

Ernest H. Miller, one of Capucine Y's.** mates has two LVPD criminal reports filed against him for assault with intent to do great bodily harm to Mr. Holmes. Ernest H. Miller attacked Mr. Holmes upon two different occasions one while accompanying Capucine Y.** ...one which includes a hearing in a court waiting room, "outrageous". At this time there was no TPO in place, Capucine Y.** and Mr. Holmes were still married with the same address even though she had **abandoned** the marital home months previously living with her "mates".

It should be recognized that the 3 year long, agonizing and continuing divorce problems could have been avoided if the Divorce court judge Rena Hughes had issued an timely and accurate divorce decree based on the given prenuptial agreement content. Mr. Holmes and Capucine Y.** have a prenuptial agreement in place that defines all property issues / distribution upon divorce. The divorce court of Rena Hughes ignored the valid prenuptial agreement and issued her own "outrageous" illegal decree. This impossible divorce decree issued by Rena Hughes has been accepted by the Nevada State Supreme Court of Appeals case #73291

Whereas, all of the circumstances and issues that has destroyed Mr. Holmes peaceful marital life and everyday life started with the immoral coercion of Capucine Y.** imposed on her by the wicked individual **Rand Ballard**.

...and after 15 years of what what is described above... Capucine Y's "deviate magnetic personality" and her other illicit attributes continue and has drawn many supporters in the Las Vegas legal system ...judges, attorneys, both district and supreme and "other professionals ... of which she isn't".

It is outrageous the suffering (nightmare) Mr Wilbert R Holmes has endured in the last 23 years since he said "I DO" and Capucine Y. meant "I DON'T".... based on the inhumane immoral and illegal acts imposed on him by her and is accepted by the legal system in Nevada.

Many individuals would handle this matter completely different than Mr. Holmeshe honestly took matters to court seeking justice with tort complaints lawsuits primarily INTENTIONAL INFLECTION OF EMOTIONAL DISTRESS (IIED), when he suffered a medically documented MENTAL INJURY imposed by Capucine Y, Rand Ballard and others. Thus he was unduly punished by being classified as a VEXITATIOUS LITIGANT.
OUTRAGEOUS

****note Mr. Holmes prefers not to have Capucine Y.** associated with his last name Holmes**

CAPUCINE Y. HOLMES whom by extreme and outrageous conduct intentionally and recklessly caused severe emotional distress to me, Wilbert R. Holmes. And is subject to liability for that emotional distress and for any bodily and mental harm that results from it.

Capucine Y. Holmes did conspire with The Detroit Connection Inc. in the "outrageous act" of of insult, degradation and humiliation and physical harm when I attended an open to the public affair named The Detroit Connection Red Dress Affair, on 2/6/2016.

She planned an elaborated scheme with the Board of Directors of the Detroit Connection Inc. to have me restricted from admittance to said affair. As I and a friend did attend, I was immediately stopped upon entry and told I was not not permitted in because of some contrived reasons by Capucine Holmes. She in a word told the committee and numerous others in attendance that I coming there do to bodily harm to her. Maybe because she is "my legal wife" in a Adulterous, Illegitimate, Cohabiting affair.

I did stay and I socialized with my numerous friends and acquaintances as I had intended to do. I also took a lot of pictures that reflected that. I never had any intent to harm anyone as Capucine Holmes circulated.

I had "no advance knowledge" that she was there with her Illegitimate, Adulterous, Infidel mate.

I have attended this event and have been on the committee in previous years and never incurred a "outrage" like this.

Near the end of my stay there, 2 hours or more, the Henderson Police arrived by request of Capucine Holmes and the Detroit Connection committee. They abused me physically and verbally as I was leaving. I am physically handicapped, I walk with a cane. The police did snatch my cane away causing me to fall and injure myself. Another legal matter I am pursuing that would not have been if it were not for the "outrageous scheme" implemented by Capucine Holmes and the Detroit Connection.

I was also physically attacked by one of the Detroit Connection committee members Tommie Cason. He hit me with a vicious, cowardly blind side punch that caused injury. While also destroying my Cell Phone. Also confronted physically by my friend, as I thought, from high school. Lawrence Lee.

I also will let it be know that I fear for my safety (life) as Capucine Holmes has and will perpetrate such outrageous acts to be with illegitimate mate Ernest H. Miller.

She has literally made threats to me over social media and email involving her adulterous affair. They have been cohabiting together for over a year or more. While she spreads constant threats, lies and degradation towards me.

From these outrageous actions and "many others" imposed upon me by Capucine Y. Holmes. I am claiming the tort law Intentional Infliction of Emotional Distress (IIED)

Wilbert R. Holmes
10550 Patrington ct.
Las Vegas Nv 89183



GREETINGS AND HAPPY RED DRESS AFFAIR EVERYONE



THIS LETTER OF INFORMATION IS PUBLISHED FOR THE EXPRESS PURPOSE OF INFORMING ALL INDIVIDUALS ATTENDING AND CONCERNED, OF AN INCIDENT THAT HAPPENED LAST YEAR AT THIS SAME "RED DRESS AFFAIR GALA" (RDA).

IT IS THAT A MARRIED MAN WAS PURPOSELY BANNED FROM ATTENDING THE AFFAIR BY THE DETROIT CONNECTIONS' PRESIDENT AND VICE PRESIDENT. THIS DECISION AND ORDER WAS CARRIED OUT BY THE "RDA COMMITTEE".



IT WAS A "PERSONAL MATTER" OF WHICH HIS WIFE WAS ATTENDING THE AFFAIR WITH HER CHEATING, ADULTEROUS, ILLICIT, COHABITATING "MALE MATE".



THE RDA COMMITTEE SAW FIT TO PLAN AN ELABORATE SCHEME TO PROHIBIT THE HARMLESS MARRIED MAN FROM ENTRY AS THEY (9 WOMEN) STOPPED HIM AT THE DOOR, WITH SECURITY GUARDS.

THE MARRIED MAN ENTERED ANYWAY, WITHOUT FORCE. ONLY TO WITNESS HIS WIFE SITTING ON HER MATE'S LAP. TAUNTING HER HUSBAND. THIS IS AFTER WITNESSES TESTIFIED THAT SHE HAD CAME OUT FROM "RIDDING UNDER THE TABLE".

THE RDA COMMITTEE PLANNED THIS FEAT IN ADVANCE. BY BELIEVING THE MARRIED "CON" WOMAN'S WORDS THAT HER HUSBAND WAS COMING THERE "TO KILL HER AND HER [ILLEGITIMATE MATE". THEY ACTUALLY BELIEVED THAT LIE AS TOLD, THE PRESIDENT AND VICE PRESIDENT OF THE DCI.

ACTUALLY THE HUSBAND A LONG TIME MEMBER OF THE DCI, AND RECRUITED HIS WIFE INTO THE DCI AFTER THEY MARRIED HERE IN 1999



THERE HAS BEEN MANY "DOCUMENTED AND WITNESSED" OF SEXUAL, CHEATING, EXTRAMARITAL AFFAIRS THAT HAS OCCURRED BY THIS "WIFE" SINCE MARRIAGE.

FOR SOME REASON, THAT IS INEXPLAINABLE (LESBIANISM)??? THIS PERSON IS HIGHLY ADMIRER BY THE WOMEN OF THE DCI.



THE MAJOR ISSUE HERE IS THE DCI INVOLVEMENT IN AN INDIVIDUAL'S PRIVATE AND PERSONAL MATTER. THAT THEY SHOULD HAVE NOT BEEN INVOLVED IN, TO ANY EXTENT. THIS WAS TERRIBLE, UNRESPONSIBLE LEADERSHIP FROM THE HEADS OF SUCH A VIABLE WORTHY ORGANIZATION. UNFORTUNATELY FROM THESE ACTIONS LAWSUITS (9) BOTH PERSONAL AND BUSINESS HAS BEEN FILED BY THE VICTIMIZED HUSBAND AND DCI LONG TIME MEMBER. THESE LAWSUITS ARE A MAJOR FINANCIAL DETRIMENT TO A NON PROFIT ORGANIZATION WHOSE PURPOSE

THESE LAWSUITS ARE A MAJOR FINANCIAL DETREMENT TO A NON PROFIT ORGANIZATION WHOS PRP OSE IS TO RAISE SCHOLARSHIP FUNDS BY SPONSERING POSITIVE "FOR EVERYONE" EVENTS.

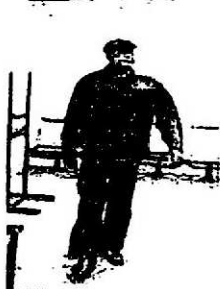
A RE-ELECTION OF LEADERSHIP SHOULD BE DONE TO ELECT BETTER DECISION MAKERS THAT POSSESS THE EDUCATION, OCCUPATION AND "MORAL BACKGROUND" TO BE IN SUCH A RESONSIBLE POSITION.

SINCERELY,

THE VICTIMIZED DEGRADATED, HUMILIATED, INSULTED, EMBARRASSED AND "MENTALLY INJURED" HUSBAND AND DCI LONGTIME MEMBER



the wife hideing in court with Miller



Miller attacking husband in waiting area



wife and Miller laughing at husband



wife and miller last year with RDA approval



husbands "FRIENDS"?? LAST YEAR RED DRESS AFFAIR



ICV.D BALLARD
MILITARY TO VARI

RAND BALLARD MILLIONARE ADULTEROUS INFIDEL WITH WIFE. THIS AFFAIR STARTED IN 2003 him disguised as SHE SA § her EMPLOYER. A 2ND LARGE LAWSUIT\$\$\$ IN PROGRESS BY HUSBAND..... These are only two of many documented cases of infidelity, cheating perpetrated by the wife with "men and women

Note: be careful of the WIFE she has "two" DOMESTICE VIOLENCE CONVICTIONS

ONCE AGAIN THIS INFO AND FACTUAL DETAIL IS FOR YOUR DECISION MAKING OR "SOAP OPERA" ENTERTAINMENT.