Electronically Filed 6/10/2021 1:44 PM Steven D. Grierson CLERK OF THE COURT

Court				
No. D-15-52358		8th Dept. No		
A. B., Plaintiff v. C. D., Defendant	} } }			

NOTICE OF APPEAL

Form 1. Notice of Appeal to the Supreme Court From a Judgment or Order of Distriction

> /s/...Wilbert R. Holmes Attorney for C.D.

Address

3980 S NELLIS BLVD LAS VEGAS NV 89183

Docket 83229 Document 2021-20683

Case Number: D-15-523582-D

Electronically Filed 7/14/2021 3:07 PM Steven D. Grierson CLERK OF THE COURT

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

CAPUCINE YOLANDA HOLMES,

Plaintiff(s)

VS.

WILBERT ROY HOLMES,

Defendant(s),

Case No: D-15-523582-D

Dept No: X

CASE APPEAL STATEMENT

1. Appellant(s): Wilbert R. Holmes

2. Judge: Heidi Almase

3. Appellant(s): Wilbert R. Holmes

Counsel:

Wilbert R. Holmes 3980 S. Nellis Blvd. Las Vegas, NV 89183

4. Respondent (s): Capucine Yolanda Holmes

Counsel:

James A. Fontano, Esq. 5135 Camino Al Norte, Ste 273 North Las Vegas, NV 89031

D-15-523582-D

Case Number: D-15-523582-D

-1-

1		
2	5.	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, March 13, 2020
8 9		Expired Appellant Filed Application to Proceed in Forma Pauperis: No Date Application(s) filed: N/A
10	9.	Date Commenced in District Court: November 5, 2015
11	10.	Brief Description of the Nature of the Action: DOMESTIC - Marriage Dissolution
12		Type of Judgment or Order Being Appealed: Misc. Order
13	11.	Previous Appeal: Yes
14		Supreme Court Docket Number(s): 73291, 76206, 79976, 80465, 80565, 80641, 80923
15 16	12.	Case involves Child Custody and/or Visitation: N/A Appeal involves Child Custody and/or Visitation: N/A
17	13.	Possibility of Settlement: Unknown
18		Dated This 14 day of July 2021.
19		Steven D. Grierson, Clerk of the Court
20		
21		/s/ Amanda Hampton
22		Amanda Hampton, Deputy Clerk 200 Lewis Ave
23 24		PO Box 551601 Las Vegas, Nevada 89155-1601
25		(702) 671-0512
26		
27		
10	cc: Wilbert	R. Holmes

CASE SUMMARY CASE NO. D-15-523582-D

Capucine Yolanda Holmes, Plaintiff

DATE

Wilbert Roy Holmes, Defendant.

Location: Department X Judicial Officer: Almase, Heidi Filed on: 11/05/2015

03/09/2021 Reopened

Case Number History:

Status:

CASE INFORMATION

Related Cases Case Type: **Divorce - Complaint** Subtype: Complaint No Minor(s)

D-08-399088-D (1J1F Related - Rule 5.42)

Statistical Closures 02/05/2020 Settled/Withdrawn With Judicial Conference or Hearing

02/05/2020 Settled/Withdrawn With Judicial Conference or Hearing 10/29/2019 Settled/Withdrawn With Judicial Conference or Hearing 09/17/2019 Settled/Withdrawn Without Judicial Conference or Hearing Settled/Withdrawn Without Judicial Conference or Hearing 10/30/2018 01/30/2018 Settled/Withdrawn Without Judicial Conference or Hearing

06/01/2017 Settled/Withdrawn With Judicial Conference or Hearing

CASE ASSIGNMENT

Current Case Assignment

Case Number D-15-523582-D Court Department X Date Assigned 04/29/2021 Judicial Officer Almase, Heidi

PARTY INFORMATION

Plaintiff Holmes, Capucine Yolanda Fontano, James A.

Retained 702-329-9901(W)

Defendant Holmes, Wilbert Roy Pro Se

702-281-5752(H)

DATE **EVENTS & ORDERS OF THE COURT**

EVENTS

07/14/2021 Case Appeal Statement

Filed By: Defendant Holmes, Wilbert Roy

Case Appeal Statement

07/14/2021 **E** Case Appeal Statement

Filed By: Defendant Holmes, Wilbert Roy

Case Appeal Statement

06/16/2021 Notice of Hearing

Notice of Hearing

06/14/2021 Notice of Appeal

06/14/2021 Notice of Entry

Notice of Entry of Order from June 9, 2021 Chambers Review

06/10/2021 Motice of Appeal

06/10/2021 🔼 Order

Order from June 9, 2021 Chambers Review

	CASE NO. D-15-523582-D
06/10/2021	Order Order from June 9, 2021 Chambers Review
06/10/2021	Notice of Hearing Notice of Hearing
06/04/2021	Notice of Hearing Notice of hearing
06/02/2021	Certificate of Service Certificate of Service re Motion for Sanctions Pursuant to Rule 11
06/02/2021	Supplement Supplement to Motion for Sanctions Pursuant to Rule 11
06/02/2021	Motion Motion for Sanctions Pursuant to Rule 11
05/24/2021	Motion Filed By: Defendant Holmes, Wilbert Roy MOTION TO REVERSE/DROP WITHDRAWAL OF MOTION FOR REQUEST FOR ORDER TO REVISE PROERTY SETTLEMENT
05/24/2021	Motion Filed By: Defendant Holmes, Wilbert Roy MOTION for Request for Order to Revise Property Settlement
04/29/2021	Notice of Department Reassignment Notice of Department Reassignment
04/16/2021	Reply to Opposition Filed by: Attorney Blanchard, Brent A.; Intervenor Panfil, Kimberly REPLY MEMORANDUM IN SUPPORT OF MOTION TO INTERVENE
04/10/2021	Opposition to Motion Filed by: Attorney Fontano, James A.; Plaintiff Holmes, Capucine Yolanda Plaintiff's Opposition to Motion to Intervene
04/01/2021	Notice of Hearing Notice of Hearing
03/29/2021	Motion Filed By: Defendant Holmes, Wilbert Roy DEFENDANT'S MOTION TO WITHDRAW: MOTION FOR REQUEST FOR ORDER TO REVISE PROPERTY SETTELMENT
03/24/2021	Certificate of Service Filed by: Intervenor Panfil, Kimberly Certificate of Electronic Service
03/23/2021	Opposition Filed By: Attorney Fontano, James A.; Plaintiff Holmes, Capucine Yolanda Plaintiff's Opposition to Motion for Request for Order to Revise Property Settlement
03/18/2021	Notice of Hearing Notice of Hearing
03/17/2021	Clerk's Notice of Nonconforming Document Clerks Notice of Nonconforming Document
03/12/2021	Addendum Filed By: Defendant Holmes, Wilbert Roy ADDENDUM AI IN SUPPORT OF MOTION FILED
03/12/2021	

	CASE NO. D-13-323302-D
	Motion to Intervene Filed by: Attorney Blanchard, Brent A.; Intervenor Panfil, Kimberly Motion to Intervene with Exparte Motion for Order Shortening Time
03/11/2021	Clerk's Notice of Nonconforming Document Clerk's Notice of Nonconforming Document
03/11/2021	Notice of Hearing Notice of Hearing
03/10/2021	Clerk's Notice of Nonconforming Document Clerk's Notice of Nonconforming Document
03/09/2021	Motion Filed By: Defendant Holmes, Wilbert Roy Defendant's Motion Request for Order to Revise Property Settlement
03/05/2021	Exhibits Exhibit E
03/05/2021	Exhibits Exhibit D-Escrow Receipt
03/05/2021	Exhibits Exhibit C-Signed Counteroffer
03/05/2021	Exhibits Exhibit B-Settlement Statement
03/05/2021	Exhibits Exhibit A-MLS Listing
03/05/2021	Motion Motion to Approve Sale of Marital Property**No Designation filed by Kimberly Panfi
03/05/2021	Declaration Declaration and [Proposed] Order Shortening Time
03/05/2021	Motion to Intervene Motion to Intervene**No Designation filed by Kimberly Panfil
03/05/2021	Appearance Notice of Entry of Appearance
01/04/2021	Administrative Reassignment - Judicial Officer Change Judicial Reassignment to Judge Dee Smart Butler
05/13/2020	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed
04/22/2020	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed
03/30/2020	Case Appeal Statement Filed By: Defendant Holmes, Wilbert Roy Case Appeal Statement
03/26/2020	Notice of Appeal Filed By: Defendant Holmes, Wilbert Roy DIV APPEAL 03/18/2020 Order Denying Motion for Rehearing
03/26/2020	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed
03/19/2020	Notice of Entry of Order

CASE SUMMARY CASE NO. D-15-523582-D

NOTICE OF ENTRY OF ORDER

	NOTICE OF ENTRY OF ORDER
03/18/2020	Order Denying Filed by: Plaintiff Holmes, Capucine Yolanda Order Denying Motion for Rehearing
03/13/2020	Order to Proceed In Forma Pauperis Filed By: Defendant Holmes, Wilbert Roy Order to Proceed In Forma Pauperis
03/05/2020	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed
02/20/2020	Case Appeal Statement Filed By: Defendant Holmes, Wilbert Roy Case Appeal Statement
02/18/2020	Notice of Appeal Filed By: Defendant Holmes, Wilbert Roy VALID APPEAL OF 12 16 2019 COURT ORDER
02/14/2020	Addendum Filed By: Defendant Holmes, Wilbert Roy DIVORCE CASE PERTINENT INFORMATION
02/07/2020	Application to Proceed in Forma Pauperis Filed By: Defendant Holmes, Wilbert Roy DIVORCE Application to Proceed in Forma Pauperis - PIFP (FAM)
02/07/2020	Case Appeal Statement Filed By: Defendant Holmes, Wilbert Roy Case Appeal Statement
02/07/2020	Notice of Entry of Order Filed By: Plaintiff Holmes, Capucine Yolanda Notice of Entry of Order
02/05/2020	Notice of Appeal Filed By: Defendant Holmes, Wilbert Roy Notice of Appeal
02/04/2020	Order Order Granting Motion for Order to Show Cause why Defendant Should not be Held in Contempt, to Compel Compliance with Decree of Divorce, and for Award of Attorney's Fees and Costs
01/21/2020	Case Appeal Statement Filed By: Defendant Holmes, Wilbert Roy Case Appeal Statement
01/16/2020	Notice of Appeal Filed By: Defendant Holmes, Wilbert Roy Notice Of Appeal Divorce 2nd Submittal
01/09/2020	NV Supreme Court Clerks Certificate/Judgment - Dismissed Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed
12/19/2019	Opposition Filed By: Defendant Holmes, Wilbert Roy OPPOSITION TO DIVORCE MOTION
12/13/2019	Ex Parte Motion Filed by: Defendant Holmes, Wilbert Roy Ex Parte Motion for Continuance

	CASE NO. D-15-523582-D
12/12/2019	Order Order Awarding Attorney's Fees
12/10/2019	Certificate of Service Certificate of Service
12/03/2019	Order to Show Cause Filed By: Plaintiff Holmes, Capucine Yolanda Order to Show Cause
11/13/2019	Objection Filed By: Defendant Holmes, Wilbert Roy CORRECTION TO PREVI SUMMITTED FILING OBJECTION TO FONTANO FILINGS
11/12/2019	Objection Filed By: Defendant Holmes, Wilbert Roy OBJECTION TO FORTANO SHOW CASE FILING ETC
11/12/2019	Notice of Hearing Notice of Haring
11/08/2019	Ex Parte Application Filed by: Plaintiff Holmes, Capucine Yolanda EX PARTE APPLICATION FOR ORDER TO SHOW CAUSE
11/08/2019	Exhibits Filed By: Plaintiff Holmes, Capucine Yolanda EXHIBIT APPENDIX
11/08/2019	Motion for Order to Show Cause Filed By: Plaintiff Holmes, Capucine Yolanda MOTION FOR ORDER TO SHOW CAUSE WHY DEFENDANT SHOULD NOT BE FOUND IN CONTEMPT, TO COMPEL COMPLIANCE WITH DECREE OF DIVORCE, AND FOR AWARD OF ATTORNEY S FEES AND COSTS
11/08/2019	Memorandum Filed By: Plaintiff Holmes, Capucine Yolanda Memorandum of Fees and Costs
11/04/2019	Case Appeal Statement Filed By: Defendant Holmes, Wilbert Roy Case Appeal Statement
10/30/2019	Notice of Appeal Filed By: Defendant Holmes, Wilbert Roy DIV REHEARING NOTICE OF APPEAL
10/28/2019	Request Filed By: Defendant Holmes, Wilbert Roy UPDATED REQUEST FOR TELEPHONIC HEARING
10/28/2019	Request Filed By: Defendant Holmes, Wilbert Roy REQUEST FOR TELEPHONIC HEARING
10/21/2019	Opposition Filed By: Plaintiff Holmes, Capucine Yolanda Opposition to Motion for Rehearing
09/26/2019	Notice of Hearing Notice of Hearing
09/25/2019	Re-Notice of Motion Filed by: Defendant Holmes, Wilbert Roy

	Re-Notice of Motion DIVORCE
08/20/2019	Notice of Hearing
00.20.2019	Notice of Hearing
08/20/2019	Notice of Hearing Notice of Hearing
08/20/2019	Amended Motion Filed by: Defendant Holmes, Wilbert Roy AMENDED TO CORRECT MOT FOR DIV REHRG
08/19/2019	Motion Filed By: Defendant Holmes, Wilbert Roy Motion for Rehearing
08/19/2019	Notice of Entry Notice of Entry of Order Quashing Subpoena
08/19/2019	Notice of Entry Notice of Entry of Order Quashing Subpoena
08/16/2019	Order Order Quashing Subpoena
08/16/2019	Order Order Quashing Subpoena
08/02/2019	NV Supreme Court Clerks Certificate/Judgment - Affirmed Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Affirmed; Review Denied
09/04/2018	Subpoena Duces Tecum Filed by: Defendant Holmes, Wilbert Roy BANK OF AMERICA CY Subpeona Duces Tecum
08/31/2018	Subpoena Duces Tecum Filed by: Defendant Holmes, Wilbert Roy Subpeona Duces Tecum
08/13/2018	Certificate of Mailing Certificate of Mailing
08/13/2018	Affidavit Affidavit of the Honorable Rena G. Hughes in Response to "Defendant's Motion to Disqualify" Filed in Case D-15-523582-D
08/13/2018	Addendum Filed By: Defendant Holmes, Wilbert Roy ADDENDUM 5 FOR DIV APPEAL CASE NO 76206
08/07/2018	Request Transcript of Proceedings Party: Defendant Holmes, Wilbert Roy Request Transcript of Proceedings
07/26/2018	Receipt of Copy Filed By: Plaintiff Holmes, Capucine Yolanda Party 2: Defendant Holmes, Wilbert Roy Receipt of Copy
07/17/2018	Motion to Disqualify Judge Filed by: Defendant Holmes, Wilbert Roy Motion to Disqualify
07/16/2018	Addendum Filed By: Defendant Holmes, Wilbert Roy

	CASE NO. D-15-525582-D
	Addendum (4) Divorce
07/09/2018	Request Transcript of Proceedings
06/30/2018	Addendum Filed By: Defendant Holmes, Wilbert Roy Addendum (3) Divorce
06/21/2018	Case Appeal Statement
06/20/2018	Notice of Appeal Filed By: Defendant Holmes, Wilbert Roy
06/18/2018	Motion to Disqualify Judge Filed by: Defendant Holmes, Wilbert Roy Motion to Disqualify
06/14/2018	Notice of Entry of Order Notice of Entry of Order Upon Remand Clarifying Decree of Divorce
06/14/2018	Order to Proceed In Forma Pauperis Filed By: Defendant Holmes, Wilbert Roy Order to Proceed In Forma Pauperis (Sealed)
06/12/2018	Order Order Upon Remand Clarifying Decree of Divorce
05/31/2018	NV Supreme Court Clerks Certificate/Judgment - Affd/Rev Part Nevada Supreme Court Clerk's Certificate Judgment - Affirmed in Part, Reversed in Part and Remand
05/17/2018	Addendum Filed By: Defendant Holmes, Wilbert Roy Addendum (1) Divorce
05/17/2018	Application to Proceed in Forma Pauperis Filed By: Defendant Holmes, Wilbert Roy Application to Proceed in Forma Pauperis (Sealed)
01/30/2018	Domestic Notice to Statistically Close Case
11/08/2017	Order Denying Order Denying Motion to Disqualify
11/03/2017	Certificate of Mailing
11/03/2017	Affidavit Affidavit of the Honorable Rena G. Hughes in Response to "Motion to Disqualify Judge" Filed in Case D-15-523582-D
10/20/2017	Notice of Entry of Order Filed By: Plaintiff Holmes, Capucine Yolanda Notice of Entry of Order Shortening Time
10/20/2017	Notice of Entry of Order Filed By: Plaintiff Holmes, Capucine Yolanda Notice of Entry of Order to Show Cause
10/20/2017	Order Shortening Time Filed By: Plaintiff Holmes, Capucine Yolanda
10/20/2017	Order to Show Cause Filed By: Plaintiff Holmes, Capucine Yolanda
10/12/2017	Ex Parte Motion

CASE SUMMARY CASE NO. D-15-523582-D

Filed by: Plaintiff Holmes, Capucine Yolanda Ex Parte Motion for Order Shortening Time

10/11/2017 Exhibits

Filed By: Plaintiff Holmes, Capucine Yolanda

Exhibit Appendix

10/11/2017 Ex Parte Application for Order

Ex Parte Application for Order to Show Cause

10/11/2017 Motion for Order to Show Cause

Filed By: Plaintiff Holmes, Capucine Yolanda

Motion for Order to Show Cause Why Defendant Should Not Be Found in Contempt, to Compel Compliance with Decree of Divorce, and for Award of Attorney's Fees and Costs

10/11/2017 Notice of Appearance

Party: Plaintiff Holmes, Capucine Yolanda

10/06/2017 **Ex Parte Motion**

Filed by: Defendant Holmes, Wilbert Roy Ex Parte Motion for Motion to Stay

> Filed by: Defendant Holmes, Wilbert Roy Ex Parte Motion for an Order Shortening Time

Filed by: Defendant Holmes, Wilbert Roy

Amended Motion and Notice of Motion for Orders to Set Aside Order, Judgment, and/or

Default

09/25/2017 Notice of Motion

Filed By: Defendant Holmes, Wilbert Roy

09/25/2017 Motion

Filed By: Defendant Holmes, Wilbert Roy Party 2: Plaintiff Holmes, Capucine Yolanda

Motion and Notice of Motion for Orders to Set Aside Order, Judgment, and/or Default

09/19/2017 Motion to Disqualify Judge

Filed by: Defendant Holmes, Wilbert Roy

Defendant Wilbert Homles Memoranum of Law in Support of Motion to Disqualify Judge Rena

G. Hughes Under 28U.S.C. 144

07/18/2017 Motion to Stay

Filed by: Defendant Holmes, Wilbert Roy

06/14/2017 Case Appeal Statement

Filed By: Defendant Holmes, Wilbert Roy

06/09/2017 Withdrawal of Attorney

Filed By: Plaintiff Holmes, Capucine Yolanda

06/09/2017 Notice of Entry of Order

Filed By: Plaintiff Holmes, Capucine Yolanda

06/08/2017 Notice of Appeal

Filed By: Defendant Holmes, Wilbert Roy

06/01/2017 Notice of Entry of Decree

Notice of Entry of Decree of Divorce

06/01/2017 Decree of Divorce

Filed by: Defendant Holmes, Wilbert Roy; Plaintiff Holmes, Capucine Yolanda

04/06/2017

	CASE NO. D-15-525582-D
	Order Filed By: Plaintiff Holmes, Capucine Yolanda Order from Hearing 4-05-17
04/06/2017	Miscellaneous Filing Closing Instructions
02/21/2017	Statement Filed By: Defendant Holmes, Wilbert Roy Buyer Settlement Statement
02/18/2017	Notice of Rescheduling of Hearing
02/16/2017	Statement Filed By: Defendant Holmes, Wilbert Roy Buyer Settlement Statement
02/16/2017	Document Filed Filed by: Plaintiff Holmes, Capucine Yolanda Document of Property Settlment Statement Purchase Sheet
02/14/2017	Ex Parte Motion Filed by: Defendant Holmes, Wilbert Roy Ex Parte Motion for an Order Shortening Time
02/14/2017	Affidavit of Service Filed By: Defendant Holmes, Wilbert Roy Party 2: Plaintiff Holmes, Capucine Yolanda
02/10/2017	Miscellaneous Filing Property Detail Required
02/09/2017	Notice of Change of Hearing Clerk of the Court's Notice of Change of Hearing
02/05/2017	Motion to Enforce Filed by: Defendant Holmes, Wilbert Roy Motion and Notice of Motion for an Order to Enforce and/or for an Order to Show Cause Regarding Contempt
02/01/2017	Request Filed By: Defendant Holmes, Wilbert Roy Divorce Status and Finalization Request
01/24/2017	Affidavit of Service Filed By: Plaintiff Holmes, Capucine Yolanda Party 2: Defendant Holmes, Wilbert Roy
01/20/2017	Subpoena Duces Tecum Filed by: Plaintiff Holmes, Capucine Yolanda
01/18/2017	Certificate of Service Filed by: Plaintiff Holmes, Capucine Yolanda
01/17/2017	Amended Filed By: Plaintiff Holmes, Capucine Yolanda Amended Pre-Trial Memorandum
01/16/2017	Pre-trial Memorandum Filed By: Defendant Holmes, Wilbert Roy Pre Trial Memorandum Exhibit A and D Updated
01/10/2017	Financial Disclosure Form Filed by: Plaintiff Holmes, Capucine Yolanda

CASE SUMMARY CASE NO. D-15-523582-D

General Financial Disclosure Form (Sealed)

	General Financial Disclosure Form (Sealea)
01/10/2017	Financial Disclosure Form Filed by: Defendant Holmes, Wilbert Roy General Financial Disclosure Form (Sealed)
01/08/2017	Pre-trial Memorandum Filed By: Defendant Holmes, Wilbert Roy Pre Trial Memorandum - Updated Fin Disclo Form with Exhibit J (Sealed)
01/05/2017	Pre-trial Memorandum Filed By: Defendant Holmes, Wilbert Roy Pre Trial Memorandum Computation Schedule A A
01/05/2017	Certificate of Mailing Filed By: Plaintiff Holmes, Capucine Yolanda Party 2: Defendant Holmes, Wilbert Roy
01/05/2017	Amended Filed By: Plaintiff Holmes, Capucine Yolanda Amended Pre-Trial Memorandum
01/04/2017	Rre-trial Memorandum Filed By: Defendant Holmes, Wilbert Roy Pre Trial Memorandom Exhibit E and F
01/03/2017	Pre-trial Memorandum Filed By: Defendant Holmes, Wilbert Roy Updated Pre Trial Memorandum
12/31/2016	Certificate of Mailing Filed By: Plaintiff Holmes, Capucine Yolanda Party 2: Defendant Holmes, Wilbert Roy
12/22/2016	Certificate of Mailing Filed By: Plaintiff Holmes, Capucine Yolanda Party 2: Defendant Holmes, Wilbert Roy
12/22/2016	Pre-trial Memorandum Filed By: Plaintiff Holmes, Capucine Yolanda
12/20/2016	Certificate of Mailing Filed By: Plaintiff Holmes, Capucine Yolanda Party 2: Defendant Holmes, Wilbert Roy
12/19/2016	Pre-trial Memorandum Filed By: Defendant Holmes, Wilbert Roy Updated Pre Trail Memorandum
12/18/2016	Exhibits Filed By: Defendant Holmes, Wilbert Roy Malicious Prosecution Detail and Exhibits
12/14/2016	Miscellaneous Filing Updated Witness Letter/Kim Panfield
12/13/2016	Certificate of Mailing Filed By: Defendant Holmes, Wilbert Roy Party 2: Plaintiff Holmes, Capucine Yolanda
12/12/2016	Financial Disclosure Form Filed by: Defendant Holmes, Wilbert Roy General Financial Disclosure Form (Sealed)
12/11/2016	Stricken Document

CASE SUMMARY

CASE NO. D-15-523582-D

	PARTIALLY STRICKEN EXHIBITS B AND C PER MINUTE ORDER 12/20/16
12/11/2016	Affirmation Filed By: Defendant Holmes, Wilbert Roy Affirmation - Case Conference Report or Pre-Trial Memorandum Pursuant to NRS 239.030
12/11/2016	Pre-trial Memorandum Filed By: Defendant Holmes, Wilbert Roy ***PARTIALLY STRICKEN PER MINUTE ORDER 12/20/16*** Defendant's Pre-Trial Memorandum
12/07/2016	Order Shortening Time Filed By: Plaintiff Holmes, Capucine Yolanda
12/01/2016	Motion to Withdraw As Counsel Filed By: Attorney Kimble-Simms, Marsha Motion to Withdraw as Counsel of Record
11/29/2016	Notice of Rescheduling of Hearing Filed by: Plaintiff Holmes, Capucine Yolanda
10/26/2016	Trial Management Order
10/26/2016	Notice of Rescheduling of Hearing
10/26/2016	Notice of Hearing
10/19/2016	Notice of Motion Filed By: Defendant Holmes, Wilbert Roy
10/19/2016	Ex Parte Motion Filed by: Defendant Holmes, Wilbert Roy Ex Parte Motion for an Order Shortening Time
10/18/2016	Motion Filed By: Plaintiff Holmes, Capucine Yolanda Party 2: Defendant Holmes, Wilbert Roy
10/17/2016	Certificate of Service Filed by: Plaintiff Holmes, Capucine Yolanda
10/17/2016	Notice Filed By: Plaintiff Holmes, Capucine Yolanda Notice of Taking Evidentiary Hearing Off Calendar
10/11/2016	Trial Management Order Filed by: Plaintiff Holmes, Capucine Yolanda
10/11/2016	Application to Proceed in Forma Pauperis Filed By: Defendant Holmes, Wilbert Roy Application to Proceed in Forma Pauperis (Sealed)
10/10/2016	Order to Proceed In Forma Pauperis Filed By: Defendant Holmes, Wilbert Roy Order to Proceed in Forma Pauperis (Sealed)
10/06/2016	Trial Management Order
10/05/2016	Notice of Rescheduling of Hearing Notice of Rescheduling of Evidentiary Hearing
09/23/2016	Order Denying Filed by: Plaintiff Holmes, Capucine Yolanda Order Denying Motion to Disqualify
09/02/2016	

	CASE NO. D-15-523582-D
	Certificate of Service Filed by: Plaintiff Holmes, Capucine Yolanda
08/31/2016	Subpoena Duces Tecum Filed by: Plaintiff Holmes, Capucine Yolanda
08/31/2016	Opposition to Motion Filed by: Plaintiff Holmes, Capucine Yolanda Opposition to Motion to Disqualify Judge Rena G. Hughes
08/31/2016	Certificate of Mailing Filed By: Plaintiff Holmes, Capucine Yolanda Party 2: Defendant Holmes, Wilbert Roy
08/18/2016	Notice of Motion Filed By: Defendant Holmes, Wilbert Roy
08/05/2016	Memorandum Filed By: Defendant Holmes, Wilbert Roy Defendant Wilbert Homles Memorandum of Law in Support of Motion to Disqualify Judge Rena G. Hughes Under 28U.S.C.144
08/04/2016	Certificate of Mailing Filed By: Plaintiff Holmes, Capucine Yolanda Party 2: Defendant Holmes, Wilbert Roy Certificate
08/03/2016	Proof of Service Filed By: Plaintiff Holmes, Capucine Yolanda Party Served: Defendant Holmes, Wilbert Roy
07/29/2016	Affidavit of Service Filed By: Plaintiff Holmes, Capucine Yolanda Party 2: Defendant Holmes, Wilbert Roy
07/26/2016	Order Shortening Time Filed By: Plaintiff Holmes, Capucine Yolanda
07/25/2016	Ex Parte Motion Filed by: Plaintiff Holmes, Capucine Yolanda Ex Parte Motion for an Order Shortening Time
07/22/2016	Motion to Amend Filed by: Plaintiff Holmes, Capucine Yolanda Motion to Amend the Pleadings, for an Order to Enforce and for an Order to Show Cause, and to Set Aside the Premarital Agreement
07/19/2016	Application to Proceed in Forma Pauperis Filed By: Defendant Holmes, Wilbert Roy Application to Proceed Informa Pauperis (Sealed)
07/18/2016	Notice of Motion Filed By: Defendant Holmes, Wilbert Roy
07/16/2016	Motion for Change of Venue Filed By: Defendant Holmes, Wilbert Roy
07/15/2016	Application to Proceed in Forma Pauperis Filed By: Defendant Holmes, Wilbert Roy Application to Proceed Informa Pauperis (Sealed)
07/12/2016	Interrogatories Filed By: Plaintiff Holmes, Capucine Yolanda
07/12/2016	Request

	CASE 110. D-13-323302-D
	Filed By: Plaintiff Holmes, Capucine Yolanda Request for Production of Documents
07/07/2016	Subpoena Duces Tecum Filed by: Plaintiff Holmes, Capucine Yolanda
06/29/2016	Ex Parte Motion Filed by: Defendant Holmes, Wilbert Roy Ex Parte Motion for an Order Shortening Time
05/26/2016	Reply to Counterclaim Filed By: Plaintiff Holmes, Capucine Yolanda Party 2: Defendant Holmes, Wilbert Roy Reply to Amended Answer and Counterclaim
05/17/2016	Notice of Entry of Order Filed By: Plaintiff Holmes, Capucine Yolanda
05/16/2016	Amended Answer Filed by: Defendant Holmes, Wilbert Roy Amended Answer and Counterclaim
05/16/2016	Order Filed By: Defendant Holmes, Wilbert Roy Order Regarding Hearing of April 6, 2016
05/16/2016	Notice of Entry of Order Filed By: Defendant Holmes, Wilbert Roy Notice of Entry of Order Re: Motion to Withdraw as Attorney of Record for Defendant
05/16/2016	Order to Withdraw as Attorney of Record Filed by: Defendant Holmes, Wilbert Roy Order Re: Motion to Withdraw as Attorney of Record for Defendant
04/18/2016	Certificate of Service Filed by: Defendant Holmes, Wilbert Roy
04/14/2016	Motion to Withdraw As Counsel Filed By: Defendant Holmes, Wilbert Roy Motion to Withdraw as Attorney of Record for Defendant
04/11/2016	Trial Management Order Filed by: Plaintiff Holmes, Capucine Yolanda
03/30/2016	Notice of Rescheduling of Hearing
03/16/2016	Financial Disclosure Form Filed by: Defendant Holmes, Wilbert Roy General Financial Disclosure Form (Sealed)
02/22/2016	Notice of Rescheduling of Hearing
02/18/2016	Notice Filed By: Defendant Holmes, Wilbert Roy Notice of Unavailability
02/18/2016	Substitution of Attorney Filed By: Defendant Holmes, Wilbert Roy
02/09/2016	Notice of Rescheduling of Hearing
02/08/2016	Subpoena Duces Tecum Filed by: Plaintiff Holmes, Capucine Yolanda Subpoena Duces Tecum for Business Records (No Appearance Required)

02/02/2016	Notice of Appearance Party: Defendant Holmes, Wilbert Roy Notice of Appearance and Request for Notice
01/05/2016	Financial Disclosure Form Filed by: Plaintiff Holmes, Capucine Yolanda General Financial Disclosure Form (Sealed)
12/30/2015	Notice of Case Management Conference Notice of NRCP 16.2 Case Management Conferences
12/23/2015	Reply to Counterclaim Filed By: Plaintiff Holmes, Capucine Yolanda Party 2: Defendant Holmes, Wilbert Roy
12/17/2015	Certificate of Service Filed by: Defendant Holmes, Wilbert Roy
12/07/2015	Answer and Counterclaim - Divorce, Annulment, Separate Maint Filed by: Defendant Holmes, Wilbert Roy For: Plaintiff Holmes, Capucine Yolanda Answer and Counterclaim for Divorce (No Children)
11/19/2015	Application to Proceed in Forma Pauperis Filed By: Defendant Holmes, Wilbert Roy Application to Proceed in Forma Pauperis (Sealed)
11/16/2015	Affidavit of Service Filed By: Plaintiff Holmes, Capucine Yolanda Party 2: Defendant Holmes, Wilbert Roy
11/05/2015	Complaint for Divorce Complaint for Divorce (No Children)
12/13/2019	DISPOSITIONS Judgment (Judicial Officer: Hughes, Rena G.) Judgment (\$1,254.00, In Full, Attorney Fees)
06/01/2017	Judgment (Judicial Officer: Hughes, Rena G.) Judgment (\$100,862.73, In Full, Wilburt Roy Holmes shall pay Capucine Yolanda Holmes for her interest in the marital residence.)
	HEARINGS
07/29/2021	Motion (10:00 AM) (Judicial Officer: Almase, Heidi) Motion For Sanctions Pursuant To NRCP 11
07/28/2021	Motion (3:00 AM) (Judicial Officer: Almase, Heidi) Motion for Request for Order to Revise Property Settlement
07/28/2021	Motion (3:00 AM) (Judicial Officer: Almase, Heidi) Motion to Reverse/Drop Withdrawal of Motion for Request for Order to Reverse Property Settlement
06/09/2021	Motion (3:00 AM) (Judicial Officer: Almase, Heidi) DEFENDANT'S MOTION TO WITHDRAW: MOTION FOR REQUEST FOR ORDER TO REVISE PROPERTY SETTELMENT
04/28/2021	Minute Order (3:45 PM) (Judicial Officer: Butler, Dee Smart) Minute Order - No Hearing Held; Journal Entry Details:
	MINUTE ORDER - NO HEARING HELD Case No. D-15-523582-D Capucine Yolanda Holmes, Plaintiff vs. Wilbert Roy Holmes, Defendant Pursuant to NRCP 1 and EDCR 1.10, the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. NCJC 2.11(A)(1) states: (A) A judge shall disqualify himself or

CASE SUMMARY CASE NO. D-15-523582-D

herself in any proceeding in which the judge's impartiality might reasonably be questioned, including but not limited to the following circumstances: (1) The judge has a personal bias or prejudice concerning a party or a party s lawyer, or personal knowledge of facts that are in dispute in the proceeding. COURT FINDS that Plaintiff Capucine "Cap" Yolanda Holmes is a personal friend and the court desires to continue and maintain the personal friendship. The Honorable Dee Butler has a personal bias concerning Ms. Holmes and would like to see a favorable outcome for her. The COURT FINDS that her impartiality might be reasonably questioned due to the personal friendship. NOW THEREFORE, IT IS HEREBY ORDERED that to avoid the appearance of impropriety and implied bias, the Court shall disqualify itself. IT IS FURTHER ORDERED that the Clerk of Court shall randomly reassign the matter to another department. IT IS FURTHER ORDERED that the Court Clerk shall provide a copy of this Minute Order to all parties. CLERK'S NOTE: On 4/28/2021 a copy of the Court's Minute Order was provided to each Attorney or Parties via email, if an email address is on record with the Court; if no email address is available then the Minute Order was mailed to the physical address of record. (ajr);

04/28/2021

Hearing (3:00 AM) (Judicial Officer: Butler, Dee Smart)

REPLY MEMORANDUM IN SUPPORT OF MOTION TO INTERVENE

04/28/2021

Opposition (3:00 AM) (Judicial Officer: Butler, Dee Smart)

Plaintiff's Opposition to Motion to Intervene

04/28/2021

Opposition (3:00 AM) (Judicial Officer: Butler, Dee Smart)

Plaintiff's Opposition to Motion for Request for Order to Revise Property Settlement

04/28/2021

Motion (3:00 AM) (Judicial Officer: Butler, Dee Smart)

Motion to Intervene with Exparte Motion for Order Shortening Time

04/28/2021

Motion (3:00 AM) (Judicial Officer: Butler, Dee Smart)

Defendant's Motion Request for Order to Revise Property Settlement

12/16/2019

All Pending Motions (2:30 PM) (Judicial Officer: Hughes, Rena G.)

MINUTES

Matter Heard;

Journal Entry Details:

PLTF'S MOTION FOR ORDER TO SHOW CAUSE WHY DEFT SHOULD NOT BE HELD IN CONTEMPT TO COMPEL COMPLIANCE WITH DECREE OF DIVORCE, AND FOR AWARD O ATTY'S FEES AND COSTS...PLTF'S ORDER TO SHOW CAUSE Court addressed, last Friday the department received Defendant's ex parte motion to continue this hearing. Counsel stated Defendant e served him and counsel did see it. Court stated it is not supported, by any medical records that say he could not be present, today. Court reviewed the documents that were filed, with the motion. A proper motion was not filed, or proof that Defendant is in the hospital. Court reviewed page 9, of the divorce decree. COURT FOUND, Defendant should have been present today or filed the proper motion to give the court some basis for the allegations that he has made about being in the hospital. Counsel stated he is seeking an order to be able control the sale of the property. It is counsel's understanding, Defendant has moved out of the house and is renting it as a short term rental through AirBnB. Court reviewed page 9, of the divorce decree, regarding if Defendant failed to pay Plaintiff her equity, in the home. COURT ORDERED: 1. It shall be JUST and REASONABLE to AWARD ATTORNEY'S FEES, for today. Counsel shall FILE a MEMORANDUM of FEES and COSTS, together with the BRUNZELL AFFIDAVIT. 2. Plaintiff's MOTION shall be GRANTED. 3. The PROVISION, in the DIVORCE DECREE, regarding Plaintiff being ENTITLED to ENFORCE the SALE of the PROPERTY, to OBTAIN her EQUITY SHARE (\$100,862.73) in the property and ATTORNEY'S FEES shall be GRANTED. Attorney Fontano to prepare an Order, from today's hearing.;

12/16/2019

Order to Show Cause (2:30 PM) (Judicial Officer: Hughes, Rena G.)

Plaintiff's Order to Show Cause

Decision Made;

12/16/2019

10/29/2019

Motion (2:30 PM) (Judicial Officer: Hughes, Rena G.)

Events: 11/08/2019 Motion for Order to Show Cause

Plaintiff's Motion for Order to Show Cause why Defendant Should not be Held in Contempt. to Compel Compliance with Decree of Divorce, and for Award of Attorney's Fees and Costs Granted:

All Pending Motions (1:30 PM) (Judicial Officer: Hughes, Rena G.)

MINUTES

CASE SUMMARY CASE NO. D-15-523582-D

Matter Heard;

Journal Entry Details:

OPPOSITION TO MOTION FOR REHEARING...DEFT'S RE NOTICE OF MOTION FOR REHEARING Defendant appeared TELEPHONICALLY. Court inquired if the request for a rehearing is for the final decree, which Defendant said yes. Defendant stated there was an item that has not been recognized, on his behalf, in the divorce. Court discussed, the matter was taken up to the Court of Appeals and is on appeal; therefore, this Court no longer has jurisdiction. Defendant stated he was informed the matter was sent back to District Court, to make a decision. Court reviewed the case file. Further, addressed the matter was appealed and has been confirmed. Defendant discussed Plaintiff signed off on a quick claim deed and signed off on any property rights. Defendant does not understand how Plaintiff can be awarded any equity in the property, when she has no rights to it. Plaintiff had to sign off before the house could be put under the Senior Citizen Home Equity Program. Defendant stated his argument is Plaintiff signed legal documents that Plaintiff does not have any equity then, or in the future, on that property. Court addressed, it was recognized Defendant was the only title holder, at the time of trial and the Court heard evidence and testimony. Further, Plaintiff signed the quick claim deed because it was necessary for Defendant to be able to refinance the residence and get equity out of the property. Court reviewed the trial notes. COURT FOUND, the motion is legally deficient, has no legal or factual basis, it has been appealed and affirmed, by the Supreme Court. COURT ORDERED: 1. As Defendant's MOTION is LEGALLY DEFICIENT the MOTION shall be DENIED. 2. Attorney Fontano shall FILE a MEMORANDUM of FEES and COSTS, for THIS HEARING, which INCLUDES the BRUNZELL FACTORS, within the next 10 days. Upon RECEIPT, Defendant shall have 10 days to FILE a RESPONSE. COURTESY COPIES shall be PROVIDED, to the DEPARTMENT. Attorney Fontano to prepare an Order, from today's hearing. CASE CLOSED. Clerk's note, as Defendant was being disruptive and over talking the Court, the Court lowered the volume of Defendant speaking, so the Court could make findings and the order, without interruptions.;

Opposition (1:30 PM) (Judicial Officer: Hughes, Rena G.) 10/29/2019

Events: 10/21/2019 Opposition

Opposition to Motion for Rehearing.....Wilbert Homes to appear by phone his number is 702.281.5752.

Decision Made:

10/29/2019 Motion (1:30 PM) (Judicial Officer: Hughes, Rena G.)

Events: 09/25/2019 Re-Notice of Motion

Defendant's Re-Notice of Motion Motion for Rehearing

Denied;

09/24/2019 CANCELED Motion (10:00 AM) (Judicial Officer: Hughes, Rena G.)

Vacated

Defendant's Motion for Rehearing

09/24/2019 CANCELED Motion (10:00 AM) (Judicial Officer: Hughes, Rena G.)

Motion for Rehearing

09/17/2019 Minute Order (4:00 PM) (Judicial Officer: Hughes, Rena G.)

Minute Order - No Hearing Held;

Journal Entry Details:

Minute Order D-15-523582-D Holmes v Holmes NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c) and 5.501(b), this Court can consider a motion and issue a decision on the papers at any time without a hearing. Further, pursuant to EDCR 2.20(c), this Court can grant the requested relief if there is no opposition timely filed. This Court has read and considered the current underlying pleadings in this matter. On August 19, 2019 Defendant filed a Motion for Rehearing. On August 20, 2019 Defendant filed an Amended Motion for Rehearing. Defendant filed a Certificate of Service indicating he had the Motions electronically served on August 16, 2019. As Defendant s Motions were not e-filed until August 20, 2019, Defendant's claimed date of service is deficient. Therefore the Motion hearing scheduled for September 24, 2019 is hereby vacated. Defendant may re-notice his Motion through the Clerk's Office to set this matter back on calendar. Case closed. Clerk's note, a copy, of today's minute order was mailed, to Defendant and counsel, at the addresses, on file.;

Motion to Disqualify Judge (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth)

Events: 06/18/2018 Motion to Disqualify Judge

Defendant's Motion to Disqualify Judge

06/29/2018

CASE SUMMARY CASE NO. D-15-523582-D

MINUTES

Motion to Disqualify Judge

Filed by: Defendant Holmes, Wilbert Roy

Motion to Disqualify

Denied; Denied without prejudice.

Journal Entry Details:

The Court has reviewed the latest Motion to Disqualify filed by Defendant in this matter. As the Motion was not served upon the Judge, the matter is DENIED WITHOUT PREJUDICE to refile and serve in accordance with NRS 1.235(4). CLERK'S NOTE: A copy of this minute order was mailed to: Wilbert Holmes 10550 Patrington Ct. Las Vegas, NV 89183 Defendant in Pro Se Capucine Holmes 637 Twilight Blue Avenue North Las Vegas, NV 89032 Plaintiff James A. Fontano, Esq. 5135 Camino al Norte, Suite 273 North Las Vegas, NV 89031 Counsel *for Plaintiff / dr;*

11/29/2017

CANCELED Order to Show Cause (10:00 AM) (Judicial Officer: Hughes, Rena G.) Vacated - per Law Clerk

11/29/2017

CANCELED Motion for Order to Show Cause (10:00 AM) (Judicial Officer: Hughes, Rena G.) Vacated - per Law Clerk

Motion For Order To Show Cause Why Defendant Should Not Be Found In Contempt, To Compel Compliance With Decree Of Divorce, And For Award OF Attorney's Fees adn Cost's

11/29/2017

CANCELED Motion (10:00 AM) (Judicial Officer: Hughes, Rena G.)

Vacated - per Law Clerk

Deft's Motion and Notice of Motion for Orders to Set Aside Order, Judgment, and/or Default

11/28/2017

Minute Order (2:00 PM) (Judicial Officer: Hughes, Rena G.)

Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES This matter having come before the Court on Plaintiff s Motion for an Order to Show Cause Why Defendant Should Not Be Held in Contempt, to Compel Compliance with Decree of Divorce, and for Award of Attorney s Fees and Costs filed on October 11, 2017 and on Plaintiff s Order to Show Cause, signed by the Court on October 18, 2017 and filed on October 20, 2017, set to be heard by the Court on November 29, 2017. The Court finds that pursuant to NRCP 1 and EDCR 1.10, the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. The Court finds that subsequent to the Court signing off on Plaintiff s Order to Show Cause, the Court was unaware that the case was under appeal, as Defendant had erroneously filed a Notice of Appeal and a Case Appeal Statement under the District Court caption. The case was therefore not flagged as a case under appeal. The Court was only notified that the case was under appeal when a Notice of Transfer to Court of Appeals was filed on October 19, 2017. The Court finds that a notice of appeal divests this Court of jurisdiction to act and vests the jurisdiction in the appellate court. Rust v. Clark Cty. School District, 103 Nev. 686, 688, 747 P.2d 1380, 1382 (1987). As this case was appealed to the Court of Appeals and the District Court no longer has jurisdiction to hear this matter, the Court is hereby vacating the Order to Show Cause hearing and Plaintiff's Motion without prejudice. The hearing set on November 29, 2017 is hereby vacated. Minute Order to suffice. JEA to mail/fax a copy of this Minute Order to the parties and/or their respective counsel.;

11/20/2017

Minute Order (1:30 PM) (Judicial Officer: Hughes, Rena G.)

Minute Order - No Hearing Held;

Journal Entry Details:

MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c) and 5.501(b), this Court can consider a motion and issue a decision on the papers at any time without a hearing. Further, pursuant to EDCR 2.20(c), this Court can grant the requested relief if there is no opposition timely filed. This Court has read and considered the current underlying pleadings in this matter. The Defendant has failed to comply with EDCR 5.206 by failing to file proof of service for the Motion he filed on September 25, 2017. Therefore, Defendant s Motion for Orders to Set Aside Order, Judgment, and/or Default scheduled for November 29, 2017, is taken off calendar for failure to serve. Plaintiff s Motion for an Order to Show Cause and the Order to Show Cause hearing, scheduled for November 29, 2017, shall remain on calendar. Clerk's note, a copy, of today's minute order, was mailed, to the Defendant, at the address, on file and placed, in counsel's folder, at Family Court.;

11/08/2017

CANCELED Motion (11:00 AM) (Judicial Officer: Hughes, Rena G.)

CASE SUMMARY CASE NO. D-15-523582-D

Vacated

Deft's Ex Parte Motion to Stay

11/03/2017

Motion to Disqualify Judge (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth)

Events: 09/25/2017 Notice of Motion

Deft Wilbert Homles' Memorandum of Law in Support of Motion to Disqualify Judge Rena G.

Hughes Under 28 U.S.C. 144

MINUTES

Notice of Motion

Filed By: Defendant Holmes, Wilbert Roy

Journal Entry Details:

See order denying motion to disqualify.;

10/03/2017

Minute Order (3:39 PM) (Judicial Officer: Gonzalez, Elizabeth)

Minute Order re: Ex Parte Motion for OST for the Motion to Disqualify Judge Rena G.

Minute Order - No Hearing Held;

Journal Entry Details:

The Court reviewed the Ex Parte Motion for Order Shortening Time (OST) submitted for the Motion to Disqualify Judge filed 9/1/9/17. As it does not appear that the Motion or Amended Motion has been served on the judge as required by NRS 1.235(4) the Ex parte Motion is DENIED WITHOUT PREJUDICE. CLERK'S NOTE: A copy of this minute order was distributed to: Wilbert R. Holmes 10550 Patrington Ct. Las Vegas, NV 89183 / dr 10-4-17;

08/23/2017

Motion to Stay (11:00 AM) (Judicial Officer: Hughes, Rena G.)

Events: 07/18/2017 Motion to Stay

Deft's Motion to Stay

MINUTES



Motion to Stay

Filed by: Defendant Holmes, Wilbert Roy

Minute Order - No Hearing Held;

Journal Entry Details:

Per Judge Hughes NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c) and 5.501(b), this Court can consider a motion and issue a decision on the papers at any time without a hearing. Further, pursuant to EDCR 2.20(c), this Court can grant the requested relief if there is no opposition timely filed. This matter came on for hearing on the Court's in chambers calendar on August 23, 2017 for Defendant's Motion to Stay. This Court has read and considered the current underlying pleadings in this matter. Defendant has filed an Appeal of the final Decree of Divorce in this matter and applied to the District Court for a stay of the Decree of Divorce pending the appeal. Defendant s Motion for Stay is devoid of legal authorities and any factual basis. Any motion filed without points and authorities is subject to being denied pursuant to EDCR2.20 (c) A party filing a motion must also serve and file with it a memorandum of points and authorities in support of each ground thereof. The absence of such memorandum may be construed as an admission that the motion is not meritorious, as cause for its denial or as a waiver of all grounds not so supported. Further, Defendant has not filed a supersedeas bond. Defendant s Motion to Stay is therefore denied. NRCP 62 (d) Stay Upon Appeal. When an appeal is taken the appellant by giving a supersedeas bond may obtain a stay subject to the exceptions contained in subdivision (a) of this rule. The bond may be given at or after the time of filing the notice of appeal. The stay is effective when the supersedeas bond is filed. Clerk's note, a copy, of today's minute order, was mailed to the Parties, at the addresses, on file.;

04/05/2017

Motion (11:00 AM) (Judicial Officer: Hughes, Rena G.)

Events: 02/05/2017 Motion to Enforce

DEFENDANT'S MOTION TO ENFORCE/SHOW CAUS

MINUTES



Motion to Enforce

Filed by: Defendant Holmes, Wilbert Roy

Motion and Notice of Motion for an Order to Enforce and/or for an Order to Show Cause

Regarding Contempt

CASE SUMMARY CASE NO. D-15-523582-D

Decision Made;

Journal Entry Details:

Clerk's note, matter was on the IN CHAMBERS calendar and a hearing was not heard. However, a DECISION was made, on the PLEADINGS, with the ORDER, FILED 4/6/17.;

04/04/2017

CANCELED Calendar Call (11:00 AM) (Judicial Officer: Hughes, Rena G.)

Vacated - per Secretary

Stack #2

01/10/2017

Lvidentiary Hearing (1:30 PM) (Judicial Officer: Hughes, Rena G.) 01/10/2017, 01/18/2017

Events: 10/05/2016 Notice of Rescheduling of Hearing

DAY 2 - Finances / equity in marital residence

MINUTES

Notice of Rescheduling of Hearing

Notice of Rescheduling of Evidentiary Hearing

Due to stacking

reset to 4/18/17. New TMO will be sent by JEA

Stack #5

Matter Continued:

Under Advisement;

Journal Entry Details:

Court noted both parties filed an Amended Pretrial Memorandum with additional exhibits. Testimony and exhibits presented (see worksheets). COURT ORDERED, matter is taken UNDER ADVISEMENT. As the Court is unable to make a DECISION at this time, Ms. Kimble-Simms shall obtain the closing documents from the title company on the home when it was purchased in 1999 and file it with the Court; she may prepare an Order for the Court to sign should a subpoena not be sufficient. Ms. Kimble-Simms shall prepare the Order from today's hearing. Clerk's Note: After the hearing, COURT ORDERED, Defendant is to make Plaintiff s personal items in the home available for her to pick up within 10 days of today's date. (ag);

MINUTES



Notice of Rescheduling of Hearing

Notice of Rescheduling of Evidentiary Hearing

Due to stacking

reset to 4/18/17. New TMO will be sent by JEA

Stack #5

Matter Continued;

Under Advisement;

Journal Entry Details:

HOUSEKEEPING ISSUES. Review of issues and the pre marital agreement. Witness's sworn and testified. Court heard testimony, from Plaintiff and Wendell Snow. Exhibits offered and admitted. See exhibit worksheet. Court addressed, exhibit C1 is an appraisal, for 2002, however, an appraisal, for 2001 was requested. Due to TIME RESTRICTIONS, COURT ORDERED, matter CONTINUED, to 1/18/17.;

12/20/2016

All Pending Motions (11:00 AM) (Judicial Officer: Hughes, Rena G.)

Matter Heard;

Journal Entry Details:

DEFT'S MOTION FOR MALICIOUS PROSECUTION...CALENDAR CALL...STATUS CHECK...MOTION TO WITHDRAW AS COUNSEL OF RECORD PER OST Court discussed Defendant's notice of motion failed to provide points or authorities, and a proper motion was not filed. Further, Plaintiff has not filed a pre trial memorandum. Court addressed counsel's motion to withdraw was not served; therefore, can not be heard, today. Discussion regarding not having the entire pre nuptial agreement, from Michigan, appraisals of the residence and the length of time the case has been ongoing. Court reviewed the pre nuptial agreement, which was filed, with the Court. Court noted, there is enough information, in the pre nuptial to apply the laws, of Michigan, to the document. Counsel stated she does not feel comfortable moving forward, with the trial, with the documents she has, as they are not complete. Further, counsel has attempted to retrieve a copy of the full document, however has been able to, due to needing Defendant's authorization. COURT stated FINDINGS and ORDERED: 1. Defendant's MOTION shall be DENIED. 2. As Defendant FILED his EXHIBITS, in his PRE TRIAL MEMORANDUM (12/11/16), EXHIBITS B and C shall be STRICKEN. 3. EVIDENTIARY

CASE SUMMARY CASE NO. D-15-523582-D

HEARING STANDS.;

12/20/2016 Motion (11:00 AM) (Judicial Officer: Hughes, Rena G.)

Events: 12/01/2016 Motion to Withdraw As Counsel Motion to Withdraw as Counsel of Record per OST

Off Calendar;

Calendar Call (11:00 AM) (Judicial Officer: Hughes, Rena G.) 12/20/2016

Events: 11/29/2016 Notice of Rescheduling of Hearing

Stack #5 Matter Heard:

Status Check (11:00 AM) (Judicial Officer: Hughes, Rena G.) 12/20/2016

Events: 10/26/2016 Notice of Hearing

12/20/2016 Motion (11:00 AM) (Judicial Officer: Hughes, Rena G.)

> Events: 10/19/2016 Notice of Motion Deft's Motion for Malicious Prosecution

Denied;

12/15/2016 CANCELED Evidentiary Hearing (10:00 AM) (Judicial Officer: Hughes, Rena G.)

Vacated - per Attorney or Pro Per

Validity of Pre nuptial agreement - per Judge one hour

10/11/2016 Minute Order (10:00 AM) (Judicial Officer: Hughes, Rena G.)

Minute Order - No Hearing Held;

Journal Entry Details:

-PER JUDGE NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c) and 5.11(e), this Court can consider a motion and issue a decision on the papers at any time without a hearing. Further, pursuant to EDCR 2.20(c), this Court can grant the requested relief if there is no opposition timely filed. At the April 6, 2016 Case Management Conference hearing, the Court set the matter for an Evidentiary Hearing regarding finances and equity in the marital residence. The Court Ordered a marital appraisal be prepared by Scott Dugan, for the prenuptial agreement to govern the division of property, for discovery to open, for the exchange of documents to be voluntarily completed pursuant to 16.2, and for counsel to amend the pleadings to include the tort claim and the community waste claim within the next 30 days. The Evidentiary Hearing was scheduled for October 12, 2016. Subsequent to the April 6, 2016 hearing, Plaintiff filed a Motion to Amend the Pleadings, for an Order to Enforce and for an Order to Show Cause and to Set Aside the Premarital Agreement. At the Motion hearing on October 4, 2016, the Court granted Plaintiff's request to amend the complaint to include the tort and community waste claim. The Court set an Evidentiary Hearing on the validity of the prenuptial agreement. The Evidentiary Hearing was scheduled for December 15, 2016. This Court has read and considered the current underlying pleadings in this matter. As the prenuptial agreement controls the marital estate and the validity of the prenuptial agreement is being contested, the Court is hereby continuing the Evidentiary Hearing re: finances and equity in the marital estate from October 12, 2016 to April 18, 2017. The Court will first hear the Evidentiary Hearing re: the validity of the prenuptial agreement, on December 15, 2016. Thereafter the Court will address the Evidentiary Hearing regarding the finances and the equity in the marital residence. Clerk's note, a copy of today's minute order, was mailed to Defendant, at the address on file and placed in Attorney's folder, at Family Court.;

10/04/2016

Motion (10:00 AM) (Judicial Officer: Hughes, Rena G.)

Events: 07/22/2016 Motion to Amend

Pltf's Motion to Amend the Pleadings, For An Order to Enforce and for An Order to Show Cause, and to Set Aside the Premarital Agreement per OST

Motion to Amend

Filed by: Plaintiff Holmes, Capucine Yolanda

Motion to Amend the Pleadings, for an Order to Enforce and for an Order to Show Cause, and to Set Aside the Premarital Agreement

for the OST. rescheduled back to original date

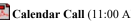
Evidentiary Hearing;

CASE SUMMARY CASE NO. D-15-523582-D

Journal Entry Details:

PLTF'S MOTION TO AMEND THE PLEADINGS, FOR AN ORDER TO ENFORCE AND FOR AN ORDER TO SHOW CAUSE, AND TO SET ASIDE THE PREMARITAL AGREEMENT PER OST Court clerk Tiffany Skaggs present. Discussion regarding lack of full disclosure, prenuptial agreement, 4/6/16 hearing and SOGG. Counsel stated Plaintiff found out after the 4/16 hearing that Defendant owned a liquor business and did not disclose everything. Attorney advised, Defendant represented he was not going to appear in court anymore. COURT ORDERED, 1. Behavioral Order shall be in EFFECT immediately. 2. Plaintiff's request to AMEND, regarding the TORQUE CLAIM and COMMUNITY WASTE shall be GRANTED. 3. Defendant's Complaint for Malicious Prosecution filed 9/28/16 shall be STRICKEN as it is not a Motion or Proper Document. 4. Plaintiff's claim that Defendant interfered with a job offer shall NOT be ALLOWED as claim does NOT relate to Divorce. 5. Plaintiff's Intentional Infliction claim shall NOT be ALLOWED as claim does NOT relate to Divorce. 6. Attorney shall file briefs pursuant to Michigan Law. 7. Evidentiary hearing regarding financials and marital residence STANDS. 12/15/2016 10:00 am EVIDENTIARY HEARING - validity of prenuptial agreement Minute's from today's hearing to suffice.;

09/27/2016



Calendar Call (11:00 AM) (Judicial Officer: Hughes, Rena G.)

due to stacking - set EH on 10/12/16

Matter Heard:

Journal Entry Details:

Court noted, there were no appearance, for today's hearing, due to confusion, regarding the final order dealing with Defendant's motion, to disqualify. Court clerk trainee, Marlana Elliott, present. COURT ORDERED, DUE to STACKING, the EVIDENTIARY HEARING shall be RESET, to 10/12/16. Court's JEA to NOTICE said HEARING. The MOTION set, for 10/4/16, STANDS.;

09/23/2016



Minute Order (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth)

Minute Order: Motion to Disqualify

Minute Order - No Hearing Held; Motion to disqualify denied.

Journal Entry Details:

COURT ORDERED, as it does not appear that the motion was properly served upon the judge under NRS 1.235(4) the motion to disqualify is DENIED. See written order. CLERK'S NOTE: A copy of the above minute order was electronically mailed to Atty. Marsha Simms, counsel for Plaintiff, and mailed to Wilbert Holmes, Defendant in Pro Se, at 10550 Patrington Ct Las Vegas, NV 89183. / dr 9-28-16;

09/23/2016

Motion to Disqualify Judge (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth)

Deft's Memorandum of Law in Support of Motion to Disqualify Judge Rena G. Hughes Under 28U.S.C.144

09/22/2016



Motion to Disqualify Judge (3:00 AM) (Judicial Officer: Barker, David)

Events: 08/18/2016 Notice of Motion

Deft's Memorandum of Law in Support of Motion to Disqualify Judge Rena G. Hughes Under 28U.S.C.144

MINUTES

Notice of Motion

Filed By: Defendant Holmes, Wilbert Roy

Matter Continued;

Journal Entry Details:

The Court notes that in Plaintiff's Motion to Amend Pleadings, filed July 22, 2016, and set for hearing on October 4, 2016, Plaintiff's counsel references having spoken with this Court and being referred to Presiding Judge of the Family Division, Judge Charles Hoskin. See motion at 8:9-14. To avoid the appearance of impropriety Defendant's Motion to Disqualify Judge Hughes is ORDERED transferred to the Department 11 September 23, 2016, chamber calendar for either reassignment or decision by Judge Gonzalez at her discretion. CLERK'S NOTE: A copy of this Minute Order has been placed in the attorney folder of Marsha Kimble-Simms, Esq., and mailed to: Wilbert Roy Holmes 10550 Patrington Ct. Las Vegas, NV 89183.anm/9/22/16;

09/21/2016

CANCELED Motion (10:00 AM) (Judicial Officer: Hughes, Rena G.)

Vacated - per Judge

Deft's Motion for Change of Venue

07/26/2016

Minute Order (11:00 AM) (Judicial Officer: Hughes, Rena G.)

CASE SUMMARY CASE NO. D-15-523582-D

Minute Order - No Hearing Held;

Journal Entry Details:

Per Judge Hughes NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c) and 5.11(e), this Court can consider a motion and issue a decision on the papers at any time without a hearing. Further, pursuant to EDCR 2.20(c), this Court can grant the requested relief if there is no opposition timely filed. On July 16, 2016 Defendant filed a Motion for Change of Venue, with a Notice of Motion filed July 22, 2016 setting a hearing for September 21, 2016 at 10:00 a.m. The basis of Defendant s motion to change venue is his assertion that Plaintiff somehow can exert undue influence over the judiciary in Clark County, Nevada, and thus he will not receive a fair trial. Defendant further asserts that members of the judiciary have attended social events at his home, and that Plaintiff, his wife, is friends with members of the judiciary. Defendant does not assert Judge Rena Hughes attended social events at his home, or that Judge Rena Hughes is friends with his wife. Judge Rena Hughes has in fact not attended any social events at the parties home, and is not friends with Plaintiff. Judge Rena Hughes has no bias, nor prejudice for, or against, either party. Plaintiff has no undue influence over Judge Rena Hughes, and there is no basis to change venue as Defendant asserts. See, SCR 2.11. Defendant s Motion for Change of Venue is devoid of legal points and authorities, and does not meet the requirements of EDCR 2.20. Even if Defendant had cited to the appropriate statute or rule, the Court finds no basis for a change in venue. Both parties reside in Clark County, Nevada, the forum is convenient, and there is no obstacle to a fair and impartial trial. See, NRS 13.040 and 13.050. Defendant s Motion is DENIED, and the hearing of September 21, 2016 is VACATED. Clerk's note, a copy of today's was mailed to Defendant, at the address, on file and placed, in counsel's folder, at Family Court.;

05/17/2016

CANCELED Motion (10:00 AM) (Judicial Officer: Hughes, Rena G.)

Vacated

Deft's Attorney's Motion to Withdraw as Attorney of Record

03/30/2016

Case Management Conference (11:00 AM) (Judicial Officer: Hughes, Rena G.) 03/30/2016, 04/06/2016

Events: 02/09/2016 Notice of Rescheduling of Hearing Reset, from 3/30/16, due to JNA.

MINUTES

Notice of Rescheduling of Hearing

Notice of Unavailability filed 2/18/16

Off Calendar:

Evidentiary Hearing;

Journal Entry Details:

Arguments regarding, pre nuptial agreement, division of property, appraisal of marital residence, selling of the marital residence, job search for Plaintiff, assets and debts, domestic violence, TORTE claims and battery. COURT stated FINDINGS and ORDERED: 1. The MARTIAL APPRAISAL shall be PREPARED, by SCOTT DUGAN. Defendant shall FRONT the COST; HOWEVER, in the END, said COST shall be EQUALLY DIVIDED, by the Parties. 2. The PRE NUPTIAL AGREEMENT shall GOVERN the DIVISION, of PROPERTY. 3. DISCOVERY shall be OPEN. 4. Pursuant to 16.2, EXCHANGE of DOCUMENTS shall be VOLUNTARILY COMPLETED. 5. Counsel shall AMEND the PLEADINGS, to INCLUDE the TORTE CLAIM and COMMUNITY WASTE, within the next 30 days. Attorney Jacobson to prepare an Order, from today's hearing. 9/27/16 11:00 am CALENDAR CALL 10/11/16 1:30 pm EVIDENTIARY HEARING - finances and equity in residence (stack #2);

MINUTES

Notice of Rescheduling of Hearing

Notice of Unavailability filed 2/18/16

Off Calendar;

Evidentiary Hearing;

Journal Entry Details:

Due to the unavailability, of the Court, matter OFF CALENDAR and RESET, for 4/6/16. A copy of today's minute order and Notice of Rescheduling of Hearing, placed, in counsel's folder, at Family Court.;

DATE

FINANCIAL INFORMATION

Intervenor Panfil, Kimberly **Total Charges**

25.00

Total Payments and Credits Balance Due as of 7/14/2021	25.00 0.00
Defendant Holmes, Wilbert Roy Total Charges Total Payments and Credits Balance Due as of 7/14/2021	441.00 441.00 0.00
Plaintiff Holmes, Capucine Yolanda Total Charges Total Payments and Credits Balance Due as of 7/14/2021	435.50 435.50 0.00

Electronically Filed CLERK OF THE COURT

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DISTRICT COURT CLARK COUNTY, NEVADA

CAPUCINE YOLANDA HOLMES.

Plaintiff,

WILBERT ROY HOLMES,

Defendant

Case No: D-15-523582-D

Dept. No: X

DATE OF HEARING: 06/09/2021 TIME OF HEARING: CHAMBERS

ORDER FROM JUNE 9, 2021 CHAMBERS REVIEW

This is a post-judgment divorce proceeding reassigned to this judicial department on April 29, 2021. This case involves significant litigation to include a total of seven (7) appeals filed by Wilbert with Nevada Supreme Court.

DECREE OF DIVORCE AND RELATED ORDERS

On June 1, 2017, a final Decree of Divorce was filed following non-jury bench trial. At issue in the underlying proceeding and Decree was a marital residence located at 10550 Patrington Court, Las Vegas, Nevada (marital residence). In the Decree, Plaintiff Capucine Yolanda Holmes (Capucine) was awarded \$100,862.73 as her interest in the marital residence, said amount ordered reduced to judgment. See Decree at p.8, ll.21-26 (filed June 1, 2017). The Court further granted Capucine a lien on the marital residence in the awarded sum. Id. at p.9, 11.1-7. The Court additionally ordered that, if Defendant Wilbert Roy Holmes (Wilbert) failed to tender \$100,862.73 to Capucine within the ordered sixty (60) day period, Capucine would be entitled to force the sale of the marital residence in order to obtain her equity plus any costs and attorney fees and costs related to having to effectuate sale. Id. at p.9, ll.8-14. On June 1, 2017,

Notice of Entry of Decree was filed.

On June 8, 2017, Wilbert filed his Notice of Appeal. Following a May 31, 2018 Order of Reversal and Remand, this Court entered an Order upon Remand Clarifying Decree of Divorce (filed June 12, 2018). In the Order, the Court found a math error at page 6 with a correct figure listed at page 7. See Order at p.1, ll.19-22 (filed June 12, 2018). The Court additionally found Capucine's equity in the marital residence, as stated in the Decree of Divorce, was correct. Id. at p.1, ll.23-24.

Following significant intervening litigation, on February 4, 2020, an Order from December 16, 2019 hearing was filed. The Court found Wilbert failed to appear for hearing following issuance of a December 3, 2019 Order to Show Cause and that his ex parte request to continue was not supported by admissible evidence. The Court granted Capucine's sole authority to sell the marital residence, to have sole authority to execute any and all documents necessary for the sale of the marital residence to include contracting with realtors and/or brokers and to retain the proceeds from the sale. See Order at p.2, Il.15-21 (filed February 4, 2020). The Court further ordered Capucine to notice an evidentiary hearing to establish the nature and value of personal property not returned to her by Wilbert pursuant to the terms of the Decree of Divorce. Id. at Il.22-24. On February 5, 2020, Wilbert filed a Notice of Appeal with was dismissed by the Nevada Supreme Court on March 5, 2020. On March 18, 2020, the Court denied Wilbert's Motion for Rehearing. Additional appeals followed, all of which were dismissed by the Nevada Supreme Court.

The instant motions follow.

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MOTIONS BEFORE THE COURT

There are multiple motions pending in this matter: 1) Kimberly Panfil's March 5, 2021 Motion to Intervene; 2) Kimberly Panfil's March 5, 2021 Motion to Approve Sale of Real Property; 3) Wilbert's March 9, 2021 Motion for Order to Revise Property Settlement; 4) Kimberly Panfil's renewed March 12, 2021 Motion to Intervene with attached ex parte application for order shortening time; 5) Wilbert's March 29, 2021 Motion to Withdraw Request to Review Property Settlement; 6) Wilbert's May 24, 2021 Motion for Request to Revise Property Settlement; 7) Wilbert's May 24, 2021 Motion to Reverse/Drop Withdrawal of Motion for Request to Order Revise [sic] Property Settlement; and 8) Capucine's June 2, 2021 Motion for NRCP 11 Sanctions.

This Court exercises authority granted it pursuant to NRCP 1 and EDCR 1.10 which provide district court dockets shall be administered to secure speedy, efficient and inexpensive determinations in every action. Accordingly, all eight (8) motions and related responsive pleadings shall be included in this order.

KIMBERLY PANFIL'S MOTION TO INTERVENE

On March 5, 2021, Kimberly Panfil (Panfil) filed her Motion to Intervene as well as her Motion to Approve Sale of Marital Property. On March 12, 2021, Panfil filed a second Motion to Intervene. Panfil, a realtor contracted by Wilbert, seeks leave of the Court to intervene in this matter as an interested party pursuant to NRCP 24(b). Panfil contends she was excluded from the December 16, 2019 hearing and, thus, unable to notify the Court that Wilbert had listed the marital residence for sale. Panfil further asserts the marital residence has or had an offer of \$900,000 and that, on February 19, 2021, she opened escrow on the property. In support of her assertions, Panfil cited to American Home Assur. Co. v. Eighth Jud. Dist. Ct., 122 Nev. 1229,

147 P.3d 1120 (2006), a case analyzing NRCP 24(a), Intervention of Right rather than NRCP 24(b), Permissive Intervention as alleged in her motion. On April 10, 2021, Capucine filed her Opposition with Panfil filing her Reply on April 16, 2021.

NRCP 24(b) provides as follows:

Permissive Intervention.

- (1) **In General.** On timely motion, the court may permit anyone to intervene who:
 - (A) is given a conditional right to intervene by a state or federal statute; or
 - (B) has a claim or defense that shares with the main action a common question of law or fact.

The Nevada Supreme Court has concluded as follows:

"A district court's ruling on permissive intervention is subject to "particularly deferential" review. *United States v. City of New York*, 198 F.3d 360, 367 (2d Cir.1999). Permissive intervention "is wholly discretionary with the [district] court ... and even though there is a common question of law or fact, or the requirements of Rule 24(b) are otherwise satisfied, the court may refuse to allow intervention." 7C Charles Alan Wright et al., *Federal Practice and Procedure* § 1913 (3d ed.2007). Thus, on review, the question "is not whether 'the factors which render permissive intervention appropriate under [Rule] 24(b) were present,' but is rather 'whether the trial court committed a clear abuse of discretion in denying the motion.' "*New Orleans Pub. Serv., Inc. v. United Gas Pipe Line Co.*, 732 F.2d 452, 471 (5th Cir.1984) (quoting *Korioth v. Briscoe*, 523 F.2d 1271, 1278 (5th Cir.1975)).

Hairr v. First Jud. Dist. Ct., 132 Nev. 180, 187, 368 P.3d 1198, 1202-03 (2016).

This Court FINDS Panfil has not set forth a sufficient basis for conditional right to intervene in this matter via state or federal statute. The Court further FINDS, Panfil, Wilbert's realtor, has no claim or defense that shares with this action a common question of law or fact. Given the underlying litigation in this case and the fact Panfil is Wilbert's agent, the likelihood for potential delay and increased costs, should Panfil be allowed to intervene, is significant. As

noted herein, this divorce proceeding involves significant litigation, delay in final resolution of the June 1, 2017 Decree of Divorce as well as seven appeals, all filed by Wilbert.

Therefore, Panfil's Motion to Intervene is DENIED. As such, the Court is not required to consider the subject of her Motion to Approve Sale of the Marital Residence.

WILBERT'S MOTION TO REVISE PROPERTY SETTLEMENT

On March 9, 2021, Wilbert filed his Motion to Revise Property Settlement followed, on March 12, 2021, with his supporting Addendum. On March 23, 2021, Capucine filed her Opposition. On March 29, 2021, Wilbert filed a Motion to Withdraw the Motion to Revise Property Settlement. However, on May 24, 2021, Wilbert filed his Motion to Reverse his Motion to Withdraw.

In his initial March 9, 2021 motion, Wilbert asserts legally recorded property deeds should have ended the marital property ownership save for Judge Rena Hughes failing to acknowledge them and keeping the case open indefinitely. See Motion at p.2, paragraph 3. Wilbert provides no factual support or evidence or citation to law in support of this allegations. Wilbert additionally contends false allegations have been made against him to include having committed some type of crime. Id. at paragraphs 4-8. At page 3 of Wilbert's motion was an inflammatory photograph of a racial nature with the caption "Wilbert R. Holmes . . . this the Las Vegas police and legal system [sic]." The bulk of Wilbert's sixteen-page motion is a multiple page narrative and diatribe against the legal system and Capucine. The Court FINDS the motion wholly devoid of any factual or legal support. See EDCR 2.20(c)(mandating inclusions of points and authorities in support of any motion filed with the court and that the absence of points and authorities may be construed as an admission the motion is meritless and a cause for denial).

Wilbert's March 12, 2021 Addendum appears to be a filing identical to the March 9, 2021 motion. Wilbert's March 29, 2021 motion sought leave to withdraw his March 9, and presumably March 12, 2021, motions. However, on May 24, 2021, Wilbert filed his motion to reverse his withdrawal motion.

In her March 23, 2021 Opposition, Capucine noted the underlying history of the case and requested the Court deny Wilbert's motions as legally deficient.

The Court FINDS Wilbert's motions legally deficient pursuant to EDCR 2.20(c) and that, in any event, the motions failed to set forth any cognizable grounds for relief. Accordingly, Wilbert's motions are DENIED.

CAPUCINE'S MOTION FOR NRCP 11 SANCTIONS

On June 2, 2021, Capucine filed her Motion for Sanctions pursuant to NRCP 11followed on June 6, 2021 with her Supplement. Both documents contained a Certificate of Service by mail to Wilbert at his known address rather than his court-listed address. No opposition has been filed and the time for filing any opposition has passed.

Notwithstanding the possible merit of Capucine's motion, the Court FINDS there is a service defect where her motion and supplement were not also served on Wilbert's court-listed address. Accordingly, Capucine's Motion for NRCP 11 Sanctions is DENIED without prejudice.

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FEBRUARY 4, 2020 ORDER This Court FINDS the Fe

This Court FINDS the February 4, 2020 Order is the most current and controlling order in this matter and is hereby AFFIRMED. To the extent any of the listed motions sought a delay of or revision of that order, those orders have been DENIED herein.

Dated this _____ day of June 2021 Dated this 10th day of June, 2021

HEIDI ALMASE District Court Judge

C6A D80 1F60 3792 Heidi Almase District Court Judge

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Capucine Yolanda Holmes, CASE NO: D-15-523582-D 6 Plaintiff DEPT. NO. Department X 7 VS. 8 Wilbert Roy Holmes, Defendant. 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District 12 Court. The foregoing Order was served via the court's electronic eFile system to all 13 recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 6/10/2021 15 James Fontano jim@heatonfontano.com 16 "Marsha Kimble-Simms, Esq.". simmslawfirm@aol.com 17 **CAPUCINE HOLMES** UCINE68@YAHOO.COM 18 WILBERT HOLMES WHOLMES711@AOL.COM 19 Brent Blanchard, Esq 20 blanchardlaw1@gmail.com 21 If indicated below, a copy of the above mentioned filings were also served by mail 22 via United States Postal Service, postage prepaid, to the parties listed below at their last known addresses on 6/11/2021 23 24 Brent Blanchard 10120 S. Eastern Ave., Ste. 200 Henderson, NV, 89052-3951 25 26 27

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1	Electronically Filed 6/14/2021 10:24 AM Steven D. Grierson CLERK OF THE COURT	
2	DISTRICT COURT	
3	CLARK COUNTY, NEVADA	
4	***	
5	Capucine Yolanda Holmes, Plaintiff vs.	
6	Wilbert Roy Holmes, Defendant. Department X	
7	NOTICE OF ENTRY OF ORDER FROM JUNE 9, 2021 CHAMBERS REVIEW	
8	TO ALL INTERESTED PARTIES:	
9	PLEASE TAKE NOTICE that an Order from June 9, 2021 Chambers Review wa	
11	entered in the above-entitled matter on June 14, 2021, a true and correct copy of which i	
12	attached hereto.	
13	Dated this 14th day of June, 2021.	
14	_/s/ Natalie Castro	
15	Natalie Castro Judicial Executive Assistant to the	
16	HONORABLE HEIDI ALMASE	
17 18	CERTIFICATE OF SERVICE	
19	I hereby certify that on the above file stamped date:	
20	E-Served pursuant to NEFCR 9 on June 14, 2021, or placed in the folder(s) located in the	
21	Clerk's Office of, the following attorneys:	
22	James A. Fontano Wilbert Roy Holmes	
23	Brent A. Blanchard	
24		
25	I mailed, via first-class mail, postage fully prepaid, the foregoing NOTICE OF ENTROPY OF ORDER to:	
26		
27	_/s/ Natalie Castro	
28	Natalie Castro	
	Judicial Executive Assistant to the	

HEIDI ALMASE DISTRICT JUDGE FAMILY DIVISION, DEPT.X LAS VEGAS, NV 89101-2408

Case Number: D-15-523582-D

HONORABLE HEIDI ALMASE

Electronically Filed 06/10/2021 12:02 PM CLERK OF THE COURT

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DISTRICT COURT CLARK COUNTY, NEVADA

CAPUCINE YOLANDA HOLMES,

Plaintiff,

WILBERT ROY HOLMES,

Defendant

Case No: D-15-523582-D

Dept. No: X

DATE OF HEARING: 06/09/2021 TIME OF HEARING: CHAMBERS

ORDER FROM JUNE 9, 2021 CHAMBERS REVIEW

This is a post-judgment divorce proceeding reassigned to this judicial department on April 29, 2021. This case involves significant litigation to include a total of seven (7) appeals filed by Wilbert with Nevada Supreme Court.

DECREE OF DIVORCE AND RELATED ORDERS

On June 1, 2017, a final Decree of Divorce was filed following non-jury bench trial. At issue in the underlying proceeding and Decree was a marital residence located at 10550 Patrington Court, Las Vegas, Nevada (marital residence). In the Decree, Plaintiff Capucine Yolanda Holmes (Capucine) was awarded \$100,862.73 as her interest in the marital residence, said amount ordered reduced to judgment. See Decree at p.8, ll.21-26 (filed June 1, 2017). The Court further granted Capucine a lien on the marital residence in the awarded sum. Id. at p.9, ll.1-7. The Court additionally ordered that, if Defendant Wilbert Roy Holmes (Wilbert) failed to tender \$100,862.73 to Capucine within the ordered sixty (60) day period, Capucine would be entitled to force the sale of the marital residence in order to obtain her equity plus any costs and attorney fees and costs related to having to effectuate sale. Id. at p.9, ll.8-14. On June 1, 2017,

Notice of Entry of Decree was filed.

On June 8, 2017, Wilbert filed his Notice of Appeal. Following a May 31, 2018 Order of Reversal and Remand, this Court entered an Order upon Remand Clarifying Decree of Divorce (filed June 12, 2018). In the Order, the Court found a math error at page 6 with a correct figure listed at page 7. See Order at p.1, ll.19-22 (filed June 12, 2018). The Court additionally found Capucine's equity in the marital residence, as stated in the Decree of Divorce, was correct. Id. at p.1, ll.23-24.

Following significant intervening litigation, on February 4, 2020, an Order from December 16, 2019 hearing was filed. The Court found Wilbert failed to appear for hearing following issuance of a December 3, 2019 Order to Show Cause and that his ex parte request to continue was not supported by admissible evidence. The Court granted Capucine's sole authority to sell the marital residence, to have sole authority to execute any and all documents necessary for the sale of the marital residence to include contracting with realtors and/or brokers and to retain the proceeds from the sale. See Order at p.2, Il.15-21 (filed February 4, 2020). The Court further ordered Capucine to notice an evidentiary hearing to establish the nature and value of personal property not returned to her by Wilbert pursuant to the terms of the Decree of Divorce. Id. at Il.22-24. On February 5, 2020, Wilbert filed a Notice of Appeal with was dismissed by the Nevada Supreme Court on March 5, 2020. On March 18, 2020, the Court denied Wilbert's Motion for Rehearing. Additional appeals followed, all of which were dismissed by the Nevada Supreme Court.

The instant motions follow.

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MOTIONS BEFORE THE COURT

There are multiple motions pending in this matter: 1) Kimberly Panfil's March 5, 2021 Motion to Intervene; 2) Kimberly Panfil's March 5, 2021 Motion to Approve Sale of Real Property; 3) Wilbert's March 9, 2021 Motion for Order to Revise Property Settlement; 4) Kimberly Panfil's renewed March 12, 2021 Motion to Intervene with attached ex parte application for order shortening time; 5) Wilbert's March 29, 2021 Motion to Withdraw Request to Review Property Settlement; 6) Wilbert's May 24, 2021 Motion for Request to Revise Property Settlement; 7) Wilbert's May 24, 2021 Motion to Reverse/Drop Withdrawal of Motion for Request to Order Revise [sic] Property Settlement; and 8) Capucine's June 2, 2021 Motion for NRCP 11 Sanctions.

This Court exercises authority granted it pursuant to NRCP 1 and EDCR 1.10 which provide district court dockets shall be administered to secure speedy, efficient and inexpensive determinations in every action. Accordingly, all eight (8) motions and related responsive pleadings shall be included in this order.

KIMBERLY PANFIL'S MOTION TO INTERVENE

On March 5, 2021, Kimberly Panfil (Panfil) filed her Motion to Intervene as well as her Motion to Approve Sale of Marital Property. On March 12, 2021, Panfil filed a second Motion to Intervene. Panfil, a realtor contracted by Wilbert, seeks leave of the Court to intervene in this matter as an interested party pursuant to NRCP 24(b). Panfil contends she was excluded from the December 16, 2019 hearing and, thus, unable to notify the Court that Wilbert had listed the marital residence for sale. Panfil further asserts the marital residence has or had an offer of \$900,000 and that, on February 19, 2021, she opened escrow on the property. In support of her assertions, Panfil cited to American Home Assur. Co. v. Eighth Jud. Dist. Ct., 122 Nev. 1229,

147 P.3d 1120 (2006), a case analyzing NRCP 24(a), Intervention of Right rather than NRCP 24(b), Permissive Intervention as alleged in her motion. On April 10, 2021, Capucine filed her Opposition with Panfil filing her Reply on April 16, 2021.

NRCP 24(b) provides as follows:

Permissive Intervention.

- (1) **In General.** On timely motion, the court may permit anyone to intervene who:
 - (A) is given a conditional right to intervene by a state or federal statute; or
 - (B) has a claim or defense that shares with the main action a common question of law or fact.

The Nevada Supreme Court has concluded as follows:

"A district court's ruling on permissive intervention is subject to "particularly deferential" review. *United States v. City of New York*, 198 F.3d 360, 367 (2d Cir.1999). Permissive intervention "is wholly discretionary with the [district] court ... and even though there is a common question of law or fact, or the requirements of Rule 24(b) are otherwise satisfied, the court may refuse to allow intervention." 7C Charles Alan Wright et al., *Federal Practice and Procedure* § 1913 (3d ed.2007). Thus, on review, the question "is not whether 'the factors which render permissive intervention appropriate under [Rule] 24(b) were present,' but is rather 'whether the trial court committed a clear abuse of discretion in denying the motion.' "*New Orleans Pub. Serv., Inc. v. United Gas Pipe Line Co.*, 732 F.2d 452, 471 (5th Cir.1984) (quoting *Korioth v. Briscoe*, 523 F.2d 1271, 1278 (5th Cir.1975)).

Hairr v. First Jud. Dist. Ct., 132 Nev. 180, 187, 368 P.3d 1198, 1202-03 (2016).

This Court FINDS Panfil has not set forth a sufficient basis for conditional right to intervene in this matter via state or federal statute. The Court further FINDS, Panfil, Wilbert's realtor, has no claim or defense that shares with this action a common question of law or fact. Given the underlying litigation in this case and the fact Panfil is Wilbert's agent, the likelihood for potential delay and increased costs, should Panfil be allowed to intervene, is significant. As

noted herein, this divorce proceeding involves significant litigation, delay in final resolution of the June 1, 2017 Decree of Divorce as well as seven appeals, all filed by Wilbert.

Therefore, Panfil's Motion to Intervene is DENIED. As such, the Court is not required to consider the subject of her Motion to Approve Sale of the Marital Residence.

WILBERT'S MOTION TO REVISE PROPERTY SETTLEMENT

On March 9, 2021, Wilbert filed his Motion to Revise Property Settlement followed, on March 12, 2021, with his supporting Addendum. On March 23, 2021, Capucine filed her Opposition. On March 29, 2021, Wilbert filed a Motion to Withdraw the Motion to Revise Property Settlement. However, on May 24, 2021, Wilbert filed his Motion to Reverse his Motion to Withdraw.

In his initial March 9, 2021 motion, Wilbert asserts legally recorded property deeds should have ended the marital property ownership save for Judge Rena Hughes failing to acknowledge them and keeping the case open indefinitely. See Motion at p.2, paragraph 3. Wilbert provides no factual support or evidence or citation to law in support of this allegations. Wilbert additionally contends false allegations have been made against him to include having committed some type of crime. Id. at paragraphs 4-8. At page 3 of Wilbert's motion was an inflammatory photograph of a racial nature with the caption "Wilbert R. Holmes . . . this the Las Vegas police and legal system [sic]." The bulk of Wilbert's sixteen-page motion is a multiple page narrative and diatribe against the legal system and Capucine. The Court FINDS the motion wholly devoid of any factual or legal support. See EDCR 2.20(c)(mandating inclusions of points and authorities in support of any motion filed with the court and that the absence of points and authorities may be construed as an admission the motion is meritless and a cause for denial).

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Wilbert's March 12, 2021 Addendum appears to be a filing identical to the March 9, 2021 motion. Wilbert's March 29, 2021 motion sought leave to withdraw his March 9, and presumably March 12, 2021, motions. However, on May 24, 2021, Wilbert filed his motion to reverse his withdrawal motion.

In her March 23, 2021 Opposition, Capucine noted the underlying history of the case and requested the Court deny Wilbert's motions as legally deficient.

The Court FINDS Wilbert's motions legally deficient pursuant to EDCR 2.20(c) and that, in any event, the motions failed to set forth any cognizable grounds for relief. Accordingly, Wilbert's motions are DENIED.

CAPUCINE'S MOTION FOR NRCP 11 SANCTIONS

On June 2, 2021, Capucine filed her Motion for Sanctions pursuant to NRCP 11followed on June 6, 2021 with her Supplement. Both documents contained a Certificate of Service by mail to Wilbert at his known address rather than his court-listed address. No opposition has been filed and the time for filing any opposition has passed.

Notwithstanding the possible merit of Capucine's motion, the Court FINDS there is a service defect where her motion and supplement were not also served on Wilbert's court-listed address. Accordingly, Capucine's Motion for NRCP 11 Sanctions is DENIED without prejudice.

FEBRUARY 4, 2020 ORDER This Court FINDS the Fe

This Court FINDS the February 4, 2020 Order is the most current and controlling order in this matter and is hereby AFFIRMED. To the extent any of the listed motions sought a delay of or revision of that order, those orders have been DENIED herein.

Dated this _____ day of June 2021 Dated this 10th day of June, 2021

HEIDI ALMASE District Court Judge

C6A D80 1F60 3792 Heidi Almase District Court Judge

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Capucine Yolanda Holmes, CASE NO: D-15-523582-D 6 Plaintiff DEPT. NO. Department X 7 VS. 8 Wilbert Roy Holmes, Defendant. 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District 12 Court. The foregoing Order was served via the court's electronic eFile system to all 13 recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 6/10/2021 15 James Fontano jim@heatonfontano.com 16 "Marsha Kimble-Simms, Esq.". simmslawfirm@aol.com 17 **CAPUCINE HOLMES** UCINE68@YAHOO.COM 18 WILBERT HOLMES WHOLMES711@AOL.COM 19 Brent Blanchard, Esq 20 blanchardlaw1@gmail.com 21 If indicated below, a copy of the above mentioned filings were also served by mail 22 via United States Postal Service, postage prepaid, to the parties listed below at their last known addresses on 6/11/2021 23 24 Brent Blanchard 10120 S. Eastern Ave., Ste. 200 Henderson, NV, 89052-3951 25 26 27

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Divorce - Complaint	; (COURT MINUTES	March 30, 2016			
D-15-523582-D	vs.	Capucine Yolanda Holmes, Plaintiff vs. Wilbert Roy Holmes, Defendant.				
March 30, 2016	11:00 AM	Case Management Conference				

COURTROOM: Courtroom 04

COURT CLERK: Tiffany Skaggs

HEARD BY: Hughes, Rena G.

PARTIES:

Capucine Holmes, Plaintiff, not present
Kimberly Panfil, Intervenor, not present
Brent Blanchard, Attorney, not present

Wilbert Holmes, Defendant, not present Pro Se

IOURNAL ENTRIES

- Due to the unavailability, of the Court, matter OFF CALENDAR and RESET, for 4/6/16.

A copy of today's minute order and Notice of Rescheduling of Hearing, placed, in counsel's folder, at Family Court.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 1 of 41	Minutes Date:	March 30, 2016

COI	URT MINUTES	April 06, 2016		
vs.				
11:00 AM	Case Management Conference			
1	Capucine Yolan vs. Wilbert Roy Ho	Wilbert Roy Holmes, Defendant. 1:00 AM Case Management		

COURTROOM: Courtroom 04

COURT CLERK: Tiffany Skaggs

HEARD BY: Hughes, Rena G.

PARTIES:

Capucine Holmes, Plaintiff, present

Kimberly Panfil, Intervenor, not present

Brent Blanchard, Attorney, not present

Wilbert Holmes, Defendant, present Pro Se

JOURNAL ENTRIES

- Arguments regarding, pre nuptial agreement, division of property, appraisal of marital residence, selling of the marital residence, job search for Plaintiff, assets and debts, domestic violence, TORTE claims and battery.

COURT stated FINDINGS and ORDERED:

- 1. The MARTIAL APPRAISAL shall be PREPARED, by SCOTT DUGAN. Defendant shall FRONT the COST; HOWEVER, in the END, said COST shall be EQUALLY DIVIDED, by the Parties.
- 2. The PRE NUPTIAL AGREEMENT shall GOVERN the DIVISION, of PROPERTY.
- 3. DISCOVERY shall be OPEN.
- 4. Pursuant to 16.2, EXCHANGE of DOCUMENTS shall be VOLUNTARILY COMPLETED.

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PRINT DATE:	07/14/2021	Page 2 of 41	Minutes Date:	March 30, 2016

5. Counsel shall AMEND the PLEADINGS, to INCLUDE the TORTE CLAIM and COMMUNITY WASTE, within the next 30 days.

Attorney Jacobson to prepare an Order, from today's hearing.

9/27/16 11:00 am CALENDAR CALL

10/11/16 1:30 pm EVIDENTIARY HEARING - finances and equity in residence (stack #2)

INTERIM CONDITIONS:

FUTURE HEARINGS: Apr 06, 2016 11:00AM Case Management Conference

Reset, from 3/30/16, due to JNA. Courtroom 04 Hughes, Rena G.

PRINT DATE:	07/14/2021	Page 3 of 41	Minutes Date:	March 30, 2016
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D-15-523582-D Capucine Yolanda Holmes, Plaintiff vs.
Wilbert Roy Holmes, Defendant.

July 26, 2016 11:00 AM Minute Order

HEARD BY: Hughes, Rena G. COURTROOM: Courtroom 04

COURT CLERK: Tiffany Skaggs

PARTIES:

Capucine Holmes, Plaintiff, not present
Kimberly Panfil, Intervenor, not present
Brent Blanchard, Attorney, not present

Wilbert Holmes, Defendant, not present Pro Se

JOURNAL ENTRIES

- Per Judge Hughes

NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c) and 5.11(e), this Court can consider a motion and issue a decision on the papers at any time without a hearing. Further, pursuant to EDCR 2.20(c), this Court can grant the requested relief if there is no opposition timely filed.

On July 16, 2016 Defendant filed a Motion for Change of Venue, with a Notice of Motion filed July 22, 2016 setting a hearing for September 21, 2016 at 10:00 a.m. The basis of Defendant's motion to change venue is his assertion that Plaintiff somehow can exert undue influence over the judiciary in Clark County, Nevada, and thus he will not receive a fair trial. Defendant further asserts that members of the judiciary have attended social events at his home, and that Plaintiff, his wife, is friends with members of the judiciary. Defendant does not assert Judge Rena Hughes attended social events at his home, or that Judge Rena Hughes is friends with his wife.

PRINT DATE:	07/14/2021	Page 4 of 41	Minutes Date:	March 30, 2016

Judge Rena Hughes has in fact not attended any social events at the parties home, and is not friends with Plaintiff. Judge Rena Hughes has no bias, nor prejudice for, or against, either party. Plaintiff has no undue influence over Judge Rena Hughes, and there is no basis to change venue as Defendant asserts. See, SCR 2.11.

Defendant s Motion for Change of Venue is devoid of legal points and authorities, and does not meet the requirements of EDCR 2.20. Even if Defendant had cited to the appropriate statute or rule, the Court finds no basis for a change in venue. Both parties reside in Clark County, Nevada, the forum is convenient, and there is no obstacle to a fair and impartial trial. See, NRS 13.040 and 13.050.

Defendant's Motion is DENIED, and the hearing of September 21, 2016 is VACATED.

Clerk's note, a copy of today's was mailed to Defendant, at the address, on file and placed, in counsel's folder, at Family Court.

INTERIM CONDITIONS:

FUTURE HEARINGS: Sep 27, 2016 11:00AM Calendar Call

due to stacking - set EH on 10/12/16 Courtroom 04 Hughes, Rena G.

PRINT DATE:	07/14/2021	Page 5 of 41	Minutes Date:	March 30, 2016

September 22, 2016

D-15-523582-D

Divorce - Complaint

Capucine Yolanda Holmes, Plaintiff

COURT MINUTES

VS.

Wilbert Roy Holmes, Defendant.

September 22,

3:00 AM

Motion to Disqualify

2016 Judge

HEARD BY: Barker, David

COURTROOM:

COURT CLERK:

PARTIES:

Capucine Holmes, Plaintiff, not present Kimberly Panfil, Intervenor, not present Wilbert Holmes, Defendant, not present James Fontano, Attorney, not present Brent Blanchard, Attorney, not present

Pro Se

JOURNAL ENTRIES

- The Court notes that in Plaintiff's Motion to Amend Pleadings, filed July 22, 2016, and set for hearing on October 4, 2016, Plaintiff's counsel references having spoken with this Court and being referred to Presiding Judge of the Family Division, Judge Charles Hoskin. See motion at 8:9-14. To avoid the appearance of impropriety Defendant's Motion to Disqualify Judge Hughes is ORDERED transferred to the Department 11 September 23, 2016, chamber calendar for either reassignment or decision by Judge Gonzalez at her discretion.

CLERK'S NOTE: A copy of this Minute Order has been placed in the attorney folder of Marsha Kimble-Simms, Esq., and mailed to:

Wilbert Roy Holmes 10550 Patrington Ct.

Las Vegas, NV 89183.anm/9/22/16

PRINT DATE:	07/14/2021	Page 6 of 41	Minutes Date:	March 30, 2016

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INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 7 of 41	Minutes Date:	March 30, 2016	l
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Divorce - Complaint	COURT MINUTES	September 23, 2016
D-15-523582-D	Capucine Yolanda Holmes, Plaintiff vs. Wilbert Roy Holmes, Defendant.	

September 23,

3:00 AM

Minute Order

2016

HEARD BY: Gonzalez, Elizabeth

COURTROOM: RJC Courtroom 14C

COURT CLERK: Dulce Romea

PARTIES:

Capucine Holmes, Plaintiff, not present
Kimberly Panfil, Intervenor, not present
Brent Blanchard, Attorney, not present

Wilbert Holmes, Defendant, not present

Pro Se

JOURNAL ENTRIES

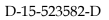
- COURT ORDERED, as it does not appear that the motion was properly served upon the judge under NRS 1.235(4) the motion to disqualify is DENIED. See written order.

CLERK'S NOTE: A copy of the above minute order was electronically mailed to Atty. Marsha Simms, counsel for Plaintiff, and mailed to Wilbert Holmes, Defendant in Pro Se, at 10550 Patrington Ct Las Vegas, NV 89183. / dr 9-28-16

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 8 of 41	Minutes Date:	March 30, 2016



PRINT DATE:	07/14/2021	Page 9 of 41	Minutes Date:	March 30, 2016

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acine Yolanda Holmes, Plaintiff ert Roy Holmes, Defendant.

September 27,

11:00 AM

Calendar Call

2016

HEARD BY: Hughes, Rena G.

COURTROOM: Courtroom 04

COURT CLERK: Tiffany Skaggs

PARTIES:

Capucine Holmes, Plaintiff, not present Kimberly Panfil, Intervenor, not present Wilbert Holmes, Defendant, not present James Fontano, Attorney, not present Brent Blanchard, Attorney, not present

Pro Se

JOURNAL ENTRIES

- Court noted, there were no appearance, for today's hearing, due to confusion, regarding the final order dealing with Defendant's motion, to disqualify.

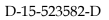
Court clerk trainee, Marlana Elliott, present.

COURT ORDERED, DUE to STACKING, the EVIDENTIARY HEARING shall be RESET, to 10/12/16. Court's JEA to NOTICE said HEARING. The MOTION set, for 10/4/16, STANDS.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 10 of 41	Minutes Date:	March 30, 2016



PRINT DATE:	07/14/2021	Page 11 of 41	Minutes Date:	March 30, 2016

Divorce - Complaint	COURT MINUTES	October 04, 2016	
D-15-523582-D	Capucine Yolanda Holmes, Plaintiff		
	vs. Wilbert Roy Holmes, Defendant.		

October 04, 2016 10:00 AM Motion

HEARD BY: Hughes, Rena G. COURTROOM: Courtroom 04

COURT CLERK: Tiffany Skaggs

PARTIES:

Capucine Holmes, Plaintiff, present

Kimberly Panfil, Intervenor, not present

Brent Blanchard, Attorney, not present

Brent Blanchard, Attorney, not present

Wilbert Holmes, Defendant, not present Pro Se

IOURNAL ENTRIES

- PLTF'S MOTION TO AMEND THE PLEADINGS, FOR AN ORDER TO ENFORCE AND FOR AN ORDER TO SHOW CAUSE, AND TO SET ASIDE THE PREMARITAL AGREEMENT PER OST

Court clerk Tiffany Skaggs present.

Discussion regarding lack of full disclosure, prenuptial agreement, 4/6/16 hearing and SOGG.

Counsel stated Plaintiff found out after the 4/16 hearing that Defendant owned a liquor business and did not disclose everything.

Attorney advised, Defendant represented he was not going to appear in court anymore.

COURT ORDERED,

1. Behavioral Order shall be in EFFECT immediately.

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PRINT DATE:	07/14/2021	Page 12 of 41	Minutes Date:	March 30, 2016

- 2. Plaintiff's request to AMEND, regarding the TORQUE CLAIM and COMMUNITY WASTE shall be GRANTED.
- 3. Defendant's Complaint for Malicious Prosecution filed 9/28/16 shall be STRICKEN as it is not a Motion or Proper Document.
- 4. Plaintiff's claim that Defendant interfered with a job offer shall NOT be ALLOWED as claim does NOT relate to Divorce.
- 5. Plaintiff's Intentional Infliction claim shall NOT be ALLOWED as claim does NOT relate to Divorce.
- 6. Attorney shall file briefs pursuant to Michigan Law.
- 7. Evidentiary hearing regarding financials and marital residence STANDS.

12/15/2016 10:00 am EVIDENTIARY HEARING - validity of prenuptial agreement

Minute's from today's hearing to suffice.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 13 of 41	Minutes Date:	March 30, 2016

Divorce - Complaint	COURT MINUTES	October 11, 2016	
D-15-523582-D	Capucine Yolanda Holmes, Plaintiff vs. Wilbert Roy Holmes, Defendant.		

October 11, 2016 10:00 AM Minute Order

HEARD BY: Hughes, Rena G. COURTROOM: Courtroom 04

COURT CLERK: Marlana Elliott

PARTIES:

Capucine Holmes, Plaintiff, not present
Kimberly Panfil, Intervenor, not present
Brent Blanchard, Attorney, not present

Wilbert Holmes, Defendant, not present Pro Se

IOURNAL ENTRIES

- -PER JUDGE

NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c) and 5.11(e), this Court can consider a motion and issue a decision on the papers at any time without a hearing. Further, pursuant to EDCR 2.20(c), this Court can grant the requested relief if there is no opposition timely filed.

At the April 6, 2016 Case Management Conference hearing, the Court set the matter for an Evidentiary Hearing regarding finances and equity in the marital residence. The Court Ordered a marital appraisal be prepared by Scott Dugan, for the prenuptial agreement to govern the division of property, for discovery to open, for the exchange of documents to be voluntarily completed pursuant to 16.2, and for counsel to amend the pleadings to include the tort claim and the community waste claim within the next 30 days. The Evidentiary Hearing was scheduled for October 12, 2016.

Subsequent to the April 6, 2016 hearing, Plaintiff filed a Motion to Amend the Pleadings, for an Order

PRINT DATE:	07/14/2021	Page 14 of 41	Minutes Date:	March 30, 2016

to Enforce and for an Order to Show Cause and to Set Aside the Premarital Agreement. At the Motion hearing on October 4, 2016, the Court granted Plaintiff's request to amend the complaint to include the tort and community waste claim. The Court set an Evidentiary Hearing on the validity of the prenuptial agreement. The Evidentiary Hearing was scheduled for December 15, 2016.

This Court has read and considered the current underlying pleadings in this matter. As the prenuptial agreement controls the marital estate and the validity of the prenuptial agreement is being contested, the Court is hereby continuing the Evidentiary Hearing re: finances and equity in the marital estate from October 12, 2016 to April 18, 2017.

The Court will first hear the Evidentiary Hearing re: the validity of the prenuptial agreement, on December 15, 2016. Thereafter the Court will address the Evidentiary Hearing regarding the finances and the equity in the marital residence.

Clerk's note, a copy of today's minute order, was mailed to Defendant, at the address on file and placed in Attorney's folder, at Family Court.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 15 of 41	Minutes Date:	March 30, 2016

Divorce - Complaint	COURT MINUTES	December 20, 2016	
D-15-523582-D	Capucine Yolanda Holmes, Plaintiff vs. Wilbert Roy Holmes, Defendant.		

December 20, 2016 11:00 AM All Pending Motions

HEARD BY: Hughes, Rena G. COURTROOM: Courtroom 04

COURT CLERK: Tiffany Skaggs

PARTIES:

Capucine Holmes, Plaintiff, present

Kimberly Panfil, Intervenor, not present

Brent Blanchard, Attorney, not present

Wilbert Holmes, Defendant, present Pro Se

IOURNAL ENTRIES

- DEFT'S MOTION FOR MALICIOUS PROSECUTION...CALENDAR CALL...STATUS CHECK...MOTION TO WITHDRAW AS COUNSEL OF RECORD PER OST

Court discussed Defendant's notice of motion failed to provide points or authorities, and a proper motion was not filed. Further, Plaintiff has not filed a pre trial memorandum. Court addressed counsel's motion to withdraw was not served; therefore, can not be heard, today.

Discussion regarding not having the entire pre nuptial agreement, from Michigan, appraisals of the residence and the length of time the case has been ongoing.

Court reviewed the pre nuptial agreement, which was filed, with the Court. Court noted, there is enough information, in the pre nuptial to apply the laws, of Michigan, to the document.

Counsel stated she does not feel comfortable moving forward, with the trial, with the documents she has, as they are not complete. Further, counsel has attempted to retrieve a copy of the full document,

PRINT DATE: 07/14/2021	Page 16 of 41	Minutes Date:	March 30, 2016
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however has	been	able to	due to	needing	Defen	dant's	authorization.
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COLIRT state	ed FINDINGS:	and ORDERED:

- 1. Defendant's MOTION shall be DENIED.
- 2. As Defendant FILED his EXHIBITS, in his PRE TRIAL MEMORANDUM (12/11/16), EXHIBITS B and C shall be STRICKEN.
- 3. EVIDENTIARY HEARING STANDS.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 17 of 41	Minutes Date:	March 30, 2016

Divorce - Complaint	COURT MINUTES	January 10, 2017	
D-15-523582-D	Capucine Yolanda Holmes, Plaintiff		
	vs. Wilbert Roy Holmes, Defendant.		

January 10, 2017 1:30 PM Evidentiary Hearing

HEARD BY: Hughes, Rena G. COURTROOM: Courtroom 04

COURT CLERK: Tiffany Skaggs

PARTIES:

Capucine Holmes, Plaintiff, present

Kimberly Panfil, Intervenor, not present

Brent Blanchard, Attorney, not present

Wilbert Holmes, Defendant, present Pro Se

JOURNAL ENTRIES

- HOUSEKEEPING ISSUES.

Review of issues and the pre marital agreement.

Witness's sworn and testified. Court heard testimony, from Plaintiff and Wendell Snow.

Exhibits offered and admitted. See exhibit worksheet.

Court addressed, exhibit C1 is an appraisal, for 2002, however, an appraisal, for 2001 was requested.

Due to TIME RESTRICTIONS, COURT ORDERED, matter CONTINUED, to 1/18/17.

PRINT DATE:	07/14/2021	Page 18 of 41	Minutes Date:	March 30, 2016

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INTERIM	CONDITIONS:
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FUTURE HEARINGS:

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PRINT DATE:	07/14/2021	Page 19 of 41	Minutes Date:	March 30, 2016
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Divorce - Complaint	COURT MINUTES	January 18, 2017
D-15-523582-D	Capucine Yolanda Holmes, Plaintiff	
	vs. Wilbert Roy Holmes, Defendant.	

January 18, 2017 1:30 PM Evidentiary Hearing

HEARD BY: Hughes, Rena G. COURTROOM: Courtroom 04

COURT CLERK: April Graham

PARTIES:

Capucine Holmes, Plaintiff, present Kimberly Panfil, Intervenor, not present Wilbert Holmes, Defendant, present Marsha Kimble-Simms, Attorney, present Brent Blanchard, Attorney, not present

Pro Se

IOURNAL ENTRIES

- Court noted both parties filed an Amended Pretrial Memorandum with additional exhibits.

Testimony and exhibits presented (see worksheets).

COURT ORDERED, matter is taken UNDER ADVISEMENT. As the Court is unable to make a DECISION at this time, Ms. Kimble-Simms shall obtain the closing documents from the title company on the home when it was purchased in 1999 and file it with the Court; she may prepare an Order for the Court to sign should a subpoena not be sufficient.

Ms. Kimble-Simms shall prepare the Order from today's hearing.

Clerk's Note: After the hearing, COURT ORDERED, Defendant is to make Plaintiff's personal items in the home available for her to pick up within 10 days of today's date. (ag)

PRINT DATE:	07/14/2021	Page 20 of 41	Minutes Date:	March 30, 2016
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INTERIM CONDITIONS:

FUTURE HEARINGS:

Jan 18, 2017 1:30PM Evidentiary Hearing DAY 2 - Finances / equity in marital residence

Courtroom 04 Hughes, Rena G.

PRINT DATE:	07/14/2021	Page 21 of 41	Minutes Date:	March 30, 2016

Divorce - Complaint	COURT MIN	UTES April 05, 2017			
vs.	ine Yolanda Holme t Roy Holmes, Defe				
April 05, 2017 11:00 Al	M Motion				
HEARD BY: Hughes, Rena G. COURTROOM: Courtroom 04					
COURT CLERK: Tiffany Skaggs					
PARTIES: Capucine Holmes, Plaintiff, Kimberly Panfil, Intervenor, Wilbert Holmes, Defendant,	not present	James Fontano, Attorney, not present Brent Blanchard, Attorney, not present Pro Se			
JOURNAL ENTRIES					

- Clerk's note, matter was on the IN CHAMBERS calendar and a hearing was not heard. However, a DECISION was made, on the PLEADINGS, with the ORDER, FILED 4/6/17.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 22 of 41	Minutes Date:	March 30, 2016
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Divorce - Complaint	COURT MINUTES	August 23, 2017	
D-15-523582-D	Capucine Yolanda Holmes, Plaintiff vs. Wilbert Roy Holmes, Defendant.		

August 23, 2017 11:00 AM Motion to Stay

HEARD BY: Hughes, Rena G. COURTROOM: Courtroom 04

COURT CLERK: Tiffany Skaggs

PARTIES:

Capucine Holmes, Plaintiff, not present
Kimberly Panfil, Intervenor, not present
Brent Blanchard, Attorney, not present

Wilbert Holmes, Defendant, not present Pro Se

IOURNAL ENTRIES

- Per Judge Hughes

NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c) and 5.501(b), this Court can consider a motion and issue a decision on the papers at any time without a hearing. Further, pursuant to EDCR 2.20(c), this Court can grant the requested relief if there is no opposition timely filed.

This matter came on for hearing on the Court's in chambers calendar on August 23, 2017 for Defendant's Motion to Stay.

This Court has read and considered the current underlying pleadings in this matter.

Defendant has filed an Appeal of the final Decree of Divorce in this matter and applied to the District Court for a stay of the Decree of Divorce pending the appeal. Defendant s Motion for Stay is devoid

PRINT DATE: 07/14/2021 Page 23 of 41 Minute	es Date: March 30, 2016

of legal authorities and any factual basis. Any motion filed without points and authorities is subject to being denied pursuant to EDCR2.20 (c) A party filing a motion must also serve and file with it a memorandum of points and authorities in support of each ground thereof. The absence of such memorandum may be construed as an admission that the motion is not meritorious, as cause for its denial or as a waiver of all grounds not so supported.

Further, Defendant has not filed a supersedeas bond. Defendant s Motion to Stay is therefore denied.

NRCP 62 (d) Stay Upon Appeal. When an appeal is taken the appellant by giving a supersedeas bond may obtain a stay subject to the exceptions contained in subdivision (a) of this rule. The bond may be given at or after the time of filing the notice of appeal. The stay is effective when the supersedeas bond is filed.

Clerk's note, a copy, of today's minute order, was mailed to the Parties, at the addresses, on file.

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FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 24 of 41	Minutes Date:	March 30, 2016
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Divorce - Complaint	COURT MINUTES	October 03, 2017	
D-15-523582-D	Capucine Yolanda Holmes, Plaintiff		
	vs. Wilbert Roy Holmes, Defendant.		

October 03, 2017 3:39 PM Minute Order

HEARD BY: Gonzalez, Elizabeth COURTROOM:

COURT CLERK: Dulce Romea

PARTIES:

Capucine Holmes, Plaintiff, not present
Kimberly Panfil, Intervenor, not present
Brent Blanchard, Attorney, not present

Brent Blanchard, Attorney, not present

Wilbert Holmes, Defendant, not present Pro Se

IOURNAL ENTRIES

- The Court reviewed the Ex Parte Motion for Order Shortening Time (OST) submitted for the Motion to Disqualify Judge filed 9/1/9/17. As it does not appear that the Motion or Amended Motion has been served on the judge as required by NRS 1.235(4) the Ex parte Motion is DENIED WITHOUT PREJUDICE.

CLERK'S NOTE: A copy of this minute order was distributed to:

Wilbert R. Holmes 10550 Patrington Ct. Las Vegas, NV 89183

/ dr 10-4-17

INTERIM CONDITIONS:

PRINT DATE:	07/14/2021	Page 25 of 41	Minutes Date:	March 30, 2016

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FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 26 of 41	Minutes Date:	March 30, 2016

Divorce - Complain	t CO	URT MINUTES	November 03, 2017		
D-15-523582-D Capucine Yolanda Holmes, Plaintiff vs. Wilbert Roy Holmes, Defendant.					
November 03, 2017	3:00 AM	Motion to Disqualify Judge			
HEARD BY: Gonz	HEARD BY: Gonzalez, Elizabeth COURTROOM: Chambers				
COURT CLERK: Dulce Romea					
PARTIES: Capucine Holmes, Kimberly Panfil, In Wilbert Holmes, De	tervenor, not pres	ent Brent Blanc	nno, Attorney, not present hard, Attorney, not present		
	JOURNAL ENTRIES				

- See order denying motion to disqualify.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 27 of 41	Minutes Date:	March 30, 2016

Divorce - Complaint COURT MINUTES November 20, 2017 D-15-523582-D Capucine Yolanda Holmes, Plaintiff Wilbert Roy Holmes, Defendant.

November 20,

1:30 PM

Minute Order

2017

HEARD BY: Hughes, Rena G.

COURTROOM: Courtroom 04

COURT CLERK: Tiffany Skaggs

PARTIES:

Capucine Holmes, Plaintiff, not present Kimberly Panfil, Intervenor, not present James Fontano, Attorney, not present Brent Blanchard, Attorney, not present

Pro Se

Wilbert Holmes, Defendant, not present

JOURNAL ENTRIES

- MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c) and 5.501(b), this Court can consider a motion and issue a decision on the papers at any time without a hearing. Further, pursuant to EDCR 2.20(c), this Court can grant the requested relief if there is no opposition timely filed.

This Court has read and considered the current underlying pleadings in this matter.

The Defendant has failed to comply with EDCR 5.206 by failing to file proof of service for the Motion he filed on September 25, 2017.

Therefore, Defendant's Motion for Orders to Set Aside Order, Judgment, and/or Default scheduled

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PRINT DATE:	07/14/2021	Page 28 of 41	Minutes Date:	March 30, 2016
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for November 29, 2017, is taken off calendar for failure to serve.

Plaintiff s Motion for an Order to Show Cause and the Order to Show Cause hearing, scheduled for November 29, 2017, shall remain on calendar.

Clerk's note, a copy, of today's minute order, was mailed, to the Defendant, at the address, on file and placed, in counsel's folder, at Family Court.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 29 of 41	Minutes Date:	March 30, 2016

Divorce - Complaint	COURT MINUTES	November 28, 2017
D-15-523582-D	Capucine Yolanda Holmes, Plaintiff vs. Wilbert Roy Holmes, Defendant.	

November 28,

2:00 PM

Minute Order

2017

HEARD BY: Hughes, Rena G. COURTROOM: Courtroom 04

COURT CLERK: Tiffany Skaggs

PARTIES:

Capucine Holmes, Plaintiff, not present
Kimberly Panfil, Intervenor, not present
Brent Blanchard, Attorney, not present

Wilbert Holmes, Defendant, not present Pro Se

JOURNAL ENTRIES

- MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

This matter having come before the Court on Plaintiff's Motion for an Order to Show Cause Why Defendant Should Not Be Held in Contempt, to Compel Compliance with Decree of Divorce, and for Award of Attorney's Fees and Costs filed on October 11, 2017 and on Plaintiff's Order to Show Cause, signed by the Court on October 18, 2017 and filed on October 20, 2017, set to be heard by the Court on November 29, 2017.

The Court finds that pursuant to NRCP 1 and EDCR 1.10, the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action.

The Court finds that subsequent to the Court signing off on Plaintiff's Order to Show Cause, the Court was unaware that the case was under appeal, as Defendant had erroneously filed a Notice of Appeal and a Case Appeal Statement under the District Court caption. The case was therefore not

PRINT DATE:	07/14/2021	Page 30 of 41	Minutes Date:	March 30, 2016
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flagged as a case under appeal.

The Court was only notified that the case was under appeal when a Notice of Transfer to Court of Appeals was filed on October 19, 2017.

The Court finds that a notice of appeal divests this Court of jurisdiction to act and vests the jurisdiction in the appellate court. Rust v. Clark Cty. School District, 103 Nev. 686, 688, 747 P.2d 1380, 1382 (1987).

As this case was appealed to the Court of Appeals and the District Court no longer has jurisdiction to hear this matter, the Court is hereby vacating the Order to Show Cause hearing and Plaintiff's Motion without prejudice.

The hearing set on November 29, 2017 is hereby vacated. Minute Order to suffice. JEA to mail/fax a copy of this Minute Order to the parties and/or their respective counsel.

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FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 31 of 41	Minutes Date:	March 30, 2016

Divorce - Complaint	COURT MINUTES	June 29, 2018
D-15-523582-D	Capucine Yolanda Holmes, Plaintiff	
	VS.	
	Wilbert Roy Holmes, Defendant.	

June 29, 2018 3:00 AM Motion to Disqualify

Judge

HEARD BY: Gonzalez, Elizabeth COURTROOM: Chambers

COURT CLERK: Dulce Romea

PARTIES:

Capucine Holmes, Plaintiff, not present
Kimberly Panfil, Intervenor, not present
Brent Blanchard, Attorney, not present

Wilbert Holmes, Defendant, not present Pro Se

JOURNAL ENTRIES

- The Court has reviewed the latest Motion to Disqualify filed by Defendant in this matter. As the Motion was not served upon the Judge, the matter is DENIED WITHOUT PREJUDICE to refile and serve in accordance with NRS 1.235(4).

CLERK'S NOTE: A copy of this minute order was mailed to:

Wilbert Holmes 10550 Patrington Ct. Las Vegas, NV 89183 Defendant in Pro Se

Capucine Holmes 637 Twilight Blue Avenue North Las Vegas, NV 89032

		·			
PRINT I	DATE:	07/14/2021	Page 32 of 41	Minutes Date:	March 30, 2016

Plaintiff

James A. Fontano, Esq. 5135 Camino al Norte, Suite 273 North Las Vegas, NV 89031 Counsel for Plaintiff

/ dr

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 33 of 41	Minutes Date:	March 30, 2016

Divorce - Complaint COURT MINUTES September 17, 2019

D-15-523582-D Capucine Yolanda Holmes, Plaintiff vs.
Wilbert Roy Holmes, Defendant.

September 17, 2019

4:00 PM

Minute Order

HEARD BY: Hughes, Rena G.

COURTROOM: Courtroom 04

COURT CLERK: Tiffany Skaggs

PARTIES:

Capucine Holmes, Plaintiff, not present Kimberly Panfil, Intervenor, not present Wilbert Holmes, Defendant, not present James Fontano, Attorney, not present Brent Blanchard, Attorney, not present

Pro Se

JOURNAL ENTRIES

- Minute Order D-15-523582-D Holmes v Holmes

NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c) and 5.501(b), this Court can consider a motion and issue a decision on the papers at any time without a hearing. Further, pursuant to EDCR 2.20(c), this Court can grant the requested relief if there is no opposition timely filed.

This Court has read and considered the current underlying pleadings in this matter. On August 19, 2019 Defendant filed a Motion for Rehearing. On August 20, 2019 Defendant filed an Amended Motion for Rehearing. Defendant filed a Certificate of Service indicating he had the Motions electronically served on August 16, 2019. As Defendant's Motions were not e-filed until August 20,

PRINT DATE: 07/14/2021	Page 34 of 41	Minutes Date:	March 30, 2016
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2019, Defendant's claimed date of service is deficient. Therefore the Motion hearing scheduled for September 24, 2019 is hereby vacated. Defendant may re-notice his Motion through the Clerk's Office to set this matter back on calendar. Case closed.

Clerk's note, a copy, of today's minute order was mailed, to Defendant and counsel, at the addresses, on file.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 35 of 41	Minutes Date:	March 30, 2016

Divorce - Complaint	COURT MINUTES	October 29, 2019	
D-15-523582-D	Capucine Yolanda Holmes, Plaintiff		
	vs. Wilbert Roy Holmes, Defendant.		

October 29, 2019 1:30 PM All Pending Motions

HEARD BY: Hughes, Rena G. COURTROOM: Courtroom 04

COURT CLERK: Tiffany Skaggs

PARTIES:

Capucine Holmes, Plaintiff, not present
Kimberly Panfil, Intervenor, not present
Brent Blanchard, Attorney, not present

Brent Blanchard, Attorney, not present

Wilbert Holmes, Defendant, present Pro Se

IOURNAL ENTRIES

- OPPOSITION TO MOTION FOR REHEARING...DEFT'S RE NOTICE OF MOTION FOR REHEARING

Defendant appeared TELEPHONICALLY.

Court inquired if the request for a rehearing is for the final decree, which Defendant said yes. Defendant stated there was an item that has not been recognized, on his behalf, in the divorce. Court discussed, the matter was taken up to the Court of Appeals and is on appeal; therefore, this Court no longer has jurisdiction.

Defendant stated he was informed the matter was sent back to District Court, to make a decision.

Court reviewed the case file. Further, addressed the matter was appealed and has been confirmed.

Defendant discussed Plaintiff signed off on a quick claim deed and signed off on any property rights.

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PRINT DATE:	07/14/2021		Page 36 of 41	Minutes Date:	March 30, 2016

Defendant does not understand how Plaintiff can be awarded any equity in the property, when she has no rights to it. Plaintiff had to sign off before the house could be put under the Senior Citizen Home Equity Program. Defendant stated his argument is Plaintiff signed legal documents that Plaintiff does not have any equity then, or in the future, on that property.

Court addressed, it was recognized Defendant was the only title holder, at the time of trial and the Court heard evidence and testimony. Further, Plaintiff signed the quick claim deed because it was necessary for Defendant to be able to refinance the residence and get equity out of the property.

Court reviewed the trial notes.

COURT FOUND, the motion is legally deficient, has no legal or factual basis, it has been appealed and affirmed, by the Supreme Court.

COURT ORDERED:

- 1. As Defendant's MOTION is LEGALLY DEFICIENT the MOTION shall be DENIED.
- 2. Attorney Fontano shall FILE a MEMORANDUM of FEES and COSTS, for THIS HEARING, which INCLUDES the BRUNZELL FACTORS, within the next 10 days. Upon RECEIPT, Defendant shall have 10 days to FILE a RESPONSE. COURTESY COPIES shall be PROVIDED, to the DEPARTMENT.

Attorney Fontano to prepare an Order, from today's hearing. CASE CLOSED.

Clerk's note, as Defendant was being disruptive and over talking the Court, the Court lowered the volume of Defendant speaking, so the Court could make findings and the order, without interruptions.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 37 of 41	Minutes Date:	March 30, 2016

Divorce - Complaint	COURT MINUTES	December 16, 2019	
D-15-523582-D	Capucine Yolanda Holmes, Plaintiff		
	vs. Wilbert Roy Holmes, Defendant.		

December 16, 2019 2:30 PM All Pending Motions

HEARD BY: Hughes, Rena G. COURTROOM: Courtroom 04

COURT CLERK: Tiffany Skaggs

PARTIES:

Capucine Holmes, Plaintiff, not present
Kimberly Panfil, Intervenor, not present
Brent Blanchard, Attorney, not present

Wilbert Holmes, Defendant, not present Pro Se

IOURNAL ENTRIES

- PLTF'S MOTION FOR ORDER TO SHOW CAUSE WHY DEFT SHOULD NOT BE HELD IN CONTEMPT TO COMPEL COMPLIANCE WITH DECREE OF DIVORCE, AND FOR AWARD O ATTY'S FEES AND COSTS...PLTF'S ORDER TO SHOW CAUSE

Court addressed, last Friday the department received Defendant's ex parte motion to continue this hearing. Counsel stated Defendant e served him and counsel did see it. Court stated it is not supported, by any medical records that say he could not be present, today. Court reviewed the documents that were filed, with the motion. A proper motion was not filed, or proof that Defendant is in the hospital.

Court reviewed page 9, of the divorce decree.

COURT FOUND, Defendant should have been present today or filed the proper motion to give the court some basis for the allegations that he has made about being in the hospital.

PRINT DATE:	07/14/2021	Page 38 of 41	Minutes Date:	March 30, 2016

Counsel stated he is seeking an order to be able control the sale of the property. It is counsel's understanding, Defendant has moved out of the house and is renting it as a short term rental through AirBnB.

Court reviewed page 9, of the divorce decree, regarding if Defendant failed to pay Plaintiff her equity, in the home.

COURT ORDERED:

- 1. It shall be JUST and REASONABLE to AWARD ATTORNEY'S FEES, for today. Counsel shall FILE a MEMORANDUM of FEES and COSTS, together with the BRUNZELL AFFIDAVIT.
- 2. Plaintiff's MOTION shall be GRANTED.
- 3. The PROVISION, in the DIVORCE DECREE, regarding Plaintiff being ENTITLED to ENFORCE the SALE of the PROPERTY, to OBTAIN her EQUITY SHARE (\$100,862.73) in the property and ATTORNEY'S FEES shall be GRANTED.

Attorney Fontano to prepare an Order, from today's hearing.

INTERIM	CONDI	TIONS:
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FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 39 of 41	Minutes Date:	March 30, 2016

Divorce - Complaint	COURT MINUTES	April 28, 2021	
D-15-523582-D	Capucine Yolanda Holmes, Plaintiff		
	vs. Wilbert Roy Holmes, Defendant.		

April 28, 2021 3:45 PM Minute Order

HEARD BY: Butler, Dee Smart COURTROOM: Courtroom 05

COURT CLERK: Ameiona Ratcliff

PARTIES:

Capucine Holmes, Plaintiff, not present
Kimberly Panfil, Intervenor, not present
Brent Blanchard, Attorney, not present

Wilbert Holmes, Defendant, not present Pro Se

JOURNAL ENTRIES

- MINUTE ORDER - NO HEARING HELD

Case No. D-15-523582-D

Capucine Yolanda Holmes, Plaintiff vs. Wilbert Roy Holmes, Defendant

Pursuant to NRCP 1 and EDCR 1.10, the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action.

NCJC 2.11(A)(1) states:

- (A) A judge shall disqualify himself or herself in any proceeding in which the judge's impartiality might reasonably be questioned, including but not limited to the following circumstances:
- (1) The judge has a personal bias or prejudice concerning a party or a party s lawyer, or personal knowledge of facts that are in dispute in the proceeding.

PRINT DATE:	07/14/2021	Page 40 of 41	Minutes Date:	March 30, 2016

COURT FINDS that Plaintiff Capucine "Cap" Yolanda Holmes is a personal friend and the court desires to continue and maintain the personal friendship. The Honorable Dee Butler has a personal bias concerning Ms. Holmes and would like to see a favorable outcome for her. The COURT FINDS that her impartiality might be reasonably questioned due to the personal friendship.

NOW THEREFORE, IT IS HEREBY ORDERED that to avoid the appearance of impropriety and implied bias, the Court shall disqualify itself.

IT IS FURTHER ORDERED that the Clerk of Court shall randomly reassign the matter to another department.

IT IS FURTHER ORDERED that the Court Clerk shall provide a copy of this Minute Order to all parties.

CLERK'S NOTE: On 4/28/2021 a copy of the Court's Minute Order was provided to each Attorney or Parties via email, if an email address is on record with the Court; if no email address is available then the Minute Order was mailed to the physical address of record. (ajr)

INTERIM	CONDITIONS:
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FUTURE HEARINGS:

PRINT DATE:	07/14/2021	Page 41 of 41	Minutes Date:	March 30, 2016

	Plaintiff reserves the right to call witnesses as necessary.	; ; ;	OFFE	083	トゥー
3					
4	1. Exhibit A. Pre-Marital Agreement.		y		11/10
5	2. Exhibit B. Letter from Defendant's former attorney agreeing to give Plaintiff har personal it.			ij	R/n
6 7	Exhibit C. List of Personal Item not received from defendant and cost of replacement.	5 7	1	1	+-
8		f ts		1.1.1.1	2017
9	of Property Sales. Judicial Notice N.R.S. 47 (1) (b)	4		7	10
10	5. Exhibit E. Clark County Property Recorder's home sold August 1, 2001 value Abstracts o	f		1/2	1
12	Property Sales. Judicial Notice N.R.S. 47 (1) (b). This home has three hundred more square feet.	+		- - -	2017
13	6. Exhibit F. Clark County Property Recorder's home sold June 1, 2002 value Abstracts o			10/2	JAN 1
14	Property Sales. Judicial Notice N.R.S. 47 (1) (b).	1		Ī	A.
15	Exhibit G. Zillow Estimate of the Value of the house. Judicial Notice N.R.S. 47 (1) (b).	Y	.~		
16 17	Exhibit H. Movoto Real Estate Listing Site Estimates home at \$710,333.00	1		-	
18	9. Exhibit I. Impeachment. Rental Lease Agreement and Release of Information for Income from		-	= 0	2017
19	the marital home not listed on the Financial Disclosure Form.	X		X	N 1 (
20 b	10. Exhibit J. Impeachment. Checks totaling \$6900.00 payment for Rental Agreement.	×	X	1/1/1/	
21 22	11. Exhibit K. Impeachment. PayPal Receipt for \$700.00	*	-	/ roin	2017
23	12. Exhibit L. Impeachment. Haeli Miceli Payment receipt \$2,427.20.	1. X	1	11/10/1	10
24	13. Exhibit M. Impeachment. Email from defendant confirming 4 rentals.	X	X	1/10/1	NA.
25	Exhibit N. Attorney Fees/negotiation letters.	'	-		
26	Exhibit O. Impeachment. Emails from Defendant admitting he rents home for \$8000.00 a			+	
27	month.				
١					

1 2 3 4 5	APMEM Marsha Kimble Simms, Esq. Nevada Bar No. 008530 The Simms Law Firm, LLC 2560 W. Brooks Ave., Suite 101 North Las Vegas, Nevada 89032 (702) 333-1449 (O), 702-644-0457 (F) simmslawfirm@aol.com Attorney for Plaintiff	
6	DISTRICT COURT	
7 8	CLARK COUNTY, NEVADA	
9	CAPUCINE YOLANDA HOLMES, CASE NO.: D-15-523582-D	
10	Plaintiff, DEPT NO.: J	
11	VS.	
12	WILBERT ROY HOLMES,	
13 ; 14	Defendant.	
15	AMENDED PRE-TRIAL MEMORANDUM	
17	The plaintiff's Pretrial Memorandum is amended as follows:	1
18 [;]	1. Six additional exhibits are added to the list of exhibits.	503
19	V. LIST OF EXHIBITS	
20	Exhibit P. Henderson Police Department Incident Report 6/9/2016	
21	17. Exhibit Q. Lien on Property of Creditor William H. George Case No.: A-15-722160-F	J.M.
22 23	18. Exhibit R. Lien on Property HOA violation failure to use Property single family uses only.	2017
24	19. Exhibit S. Affidavit of Capucine Holmes to Chief Judge Tyrell.	4
25	20. Exhibit T. Response to Letter to San Rafeal HOA	7
26	Exhibit U. Advertisement for listing of home for rent.	X
27	DATED: January 5, 2017 Submitted by: Kuy 1.	
28	Submitted by four flux	
	23 Incha Hadinger Court	У
	1	
	v .	

ADMITTED 13- Justin Novinger Report
4 Mussages from Defendant to Plaintiff
5 Email mussages from Def to PL
2 Facebook post by Defendant OBJ DATE

D15 523 582D	refer o	17	1500
IX. LIST OF EXHIBITS	20	ි ව	4
I intend to introduce the following exhibits at trial:			
1. EXHIBIT A My proposed distribution of property and debts is attached as			
2. EXHIBIT B Recorded deeds and documents showing ownership in real property EXHIBIT Court required certified property appraisals. EXHIBIT Violated fiduciary duties and immoral actions resulting in financial loss and hardship	X i	X	
5. EXHIBIT F see exhibit E documentsalso			
EXHIBIT © Detail from HED case filed in NLV court			
EXHIBITED Letter from Nevada Legal Aid Center			
X. UNUSUAL ISSUES TO BE PRESENTED AT TRIAL			
The following unusual legal or factual issues may be presented at trial: These would be Exhibits E and F showing "some of !" the plaintiffs adulterous extramarit affairs and activities that factually date back to 2004. These "bisexual affairs" and events eaused marital discourse and financial and mental stress upon myself. Thusly the true reafor the dissolution of a happy marriage.	nas		ſ
	*	メ	1 - 1 -
11 /ca 6/5/14 APPRAISAZ	X	X	1/10/17
XI. LENGTH OF TRIAL	7		
This trial should take approximately 1 x hours / \(\square\)			
days.			
DATED January 2, 2017 . 20 / 2. Submitted By: twom-signature			

Defendant's. EXHIBITS

CASE NO 15-523582-0

ADMITTED	OFFE	RED	
VI Actual Debts Acrawst Equity VJ. Letter from Appraisal X- 110/17 Defindant's updated FDF	Visit Visit	OBJ 7 SH	DATE 10 1/18/17
O GOLALICO I	1101		
·			



EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

WILBERT R. HOLMES 3980 S. NELLIS BLVD. LAS VEGAS, NV 89183

> DATE: July 14, 2021 CASE: D-15-523582D

RE CASE: CAPUCINE YOLANDA HOLMES vs. WILBERT ROY HOLMES

NOTICE OF APPEAL FILED: June 10, 2021

YOUR APPEAL HAS BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS **NOT** TRANSMITTED HAVE BEEN MARKED:

- \$250 Supreme Court Filing Fee (Make Check Payable to the Supreme Court)**
 - If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.
- \$24 District Court Filing Fee (Make Check Payable to the District Court)**
- \$500 Cost Bond on Appeal (Make Check Payable to the District Court)**
 - NRAP 7: Bond For Costs On Appeal in Civil Cases
 - Previously paid Bonds are not transferable between appeals without an order of the District Court.
- ☐ Case Appeal Statement
 - NRAP 3 (a)(1), Form 2
- □ Order
- ☐ Notice of Entry of Order

NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. The district court clerk shall apprise appellant of the deficiencies in writing, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (g) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

Please refer to Rule 3 for an explanation of any possible deficiencies.

^{**}Per District Court Administrative Order 2012-01, in regards to civil litigants, "...all Orders to Appear in Forma Pauperis expire one year from the date of issuance." You must reapply for in Forma Pauperis status.

Certification of Copy

State of Nevada
County of Clark
SS

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

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; ORDER FROM JUNE 9, 2021 CHAMBER REVIEW; NOTICE OF ENTRY OF ORDER FROM JUNE 9, 2021 CHAMBERS REVIEW; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

CAPUCINE YOLANDA HOLMES,

Plaintiff(s),

VS.

WILBERT ROY HOLMES,

Defendant(s),

now on file and of record in this office.

Case No: D-15-523582-D

Dept No: X

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 14 day of July 2021.

Steven D. Grierson, Clerk of the Court

Amanda Hampton, Deputy Clerk