Electronically Filed 6/5/2022 2:39 PM Steven D. Grierson CLERK OF THE COURT

Wesley Rusch

Dirofcomp@Yahoo.com

Box 30907

Las Vegas, NV 89173

702 764 0001

Electronically Filed Jun 14 2022 10:55 a.m. Elizabeth A. Brown Clerk of Supreme Court

NOTICE OF APPEAL

HOLLYVALE RENTAL HOLDINGS LLC

Case No A-17-764643-C

PLAINTIFF

DEPARTMENT 10

V,

WESLEY RUSCH ET AL.

DEFENDANT

Notice is hereby given that Wesley Rusch Defendant hereby appeals from the order entered in the court on May 25, 2022

BY /S/ Wesley Rusch WESLEY RUSCH Defendant

Out Home was sold by Red Rock on behalf of the Martin Condominium
Unit Owners Association in VIOLATION OF NEVADA LAW and
Constitutional Right of Due Process of Law and therefore the SALE IS
NULL AND VOID. Therefore the Unlawful Detainer Action ("UD") is

also void as there was not a valid sale of our home. The UD must be reversed as it is null and void.

Rusch and Longboy ("Rusch") hereby request the return of their Martin Condominium that was illegally sold by Red Rock on behalf of the Martin Condominium Unit Owners Association in violation of Nevada constitutional due right of process of law.

POINTS AND AUTHORITIES

HOA Boards Beware: Nevada Courts Require Strict Statutory Compliance to Lien and Foreclose

Collecting assessments is a vital function to fund the HOA's activities. It is unfair for some owners to avoid paying their fair share, and to have the other owners shoulder their burden. Recognizing this, the Legislature has granted Nevada

HOAs the powerful tools to lien and foreclose under the Act. However, with those powerful tools comes

the obligation to closely comply with each and every requirement of the Act. it is implicit that

HOAs must also closely follow their own governing documents (CC&Rs, Bylaws, rules and policies),

including adopting and following collection policies, in pursuing collection activities authorized under the Act.

Because of the technical nature of the Act and the courts' apparent deference to err in favor of due process protections for HOA owners (not too dissimilar from the

protections typically afforded to California tenants in unlawful detainer proceedings), the

Act is fertile ground for mistakes. These recent cases make clear that even

minor or technical violations can invalidate the lien and foreclosure

process.

Please note the following court case:

G.R. No. 200969, August 03, 2015 - CONSOLACION D. ROMERO AND ROSARIO S.D. DOMINGO, Petitioners, v. ENGRACIA D. SINGSON, Respondent.

SECOND DIVISION

G.R. No. 200969, August 03, 2015

CONSOLACION D. ROMERO AND ROSARIO S.D. DOMINGO, Petitioners, v. ENGRACIA D. SINGSON, Respondent.

When the deed of sale in favor of respondent was purportedly executed by the parties thereto and notarized on June 6, 2006, it is perfectly obvious that the signatures of the vendors therein, Macario and Felicidad, were forged. They could not have signed the same, because both were by then long deceased: Macario died on February 22, 1981, while Felicidad passed away on September 14, 1997. This makes the June 6, 2006 **deed of sale null and void**; being so, it is "**equivalent to nothing**; it produces no civil effect; and it does not create, modify or extinguish a juridical relation."

And while it is true that respondent has in her favor a Torrens title over the subject property, she nonetheless **acquired no right or title in her favor by virtue of the null and void** June 6, 2006 **deed**. "Verily, when the instrument presented is forged, even if accompanied by the owner's duplicate certificate of title, the registered owner does not thereby lose his title, and neither does the assignee in the forged deed acquire any right or title to the property." 35

In sum, the fact that respondent has in her favor a certificate of title is of no moment; her title cannot be used to validate the forgery or cure the void sale. As has been held in the past:

Insofar as a person who fraudulently obtained a property is concerned, the registration of the property in said person's name would not be sufficient to vest in him or her the title to the property. A certificate of title merely confirms or records title already existing and vested. The indefeasibility of the Torrens title should not be used as a means to perpetrate fraud against the rightful owner of real property. Good faith must concur with registration because, otherwise, registration would be an exercise in futility. A Torrens title does not furnish a shield for fraud, notwithstanding the long-standing rule that registration is a constructive notice of title binding upon the whole world. The legal principle is that if the registration of the land is fraudulent, the

person in whose name the land is registered holds it as a mere trustee. (Emphasis supplied) Spouses Reyes v. Montemayor, 614 Phil. 256, 274-275 (2009) UD

Since respondent acquired no right over the subject property, the same remained in the name of the original registered owners, Macario and Felicidad. Being heirs of the owners, petitioners and respondent thus became, and remain co-owners - by succession - of the subject property. As such, petitioners may exercise all attributes of ownership over the same, including possession - whether *de facto* or *dejure*; respondent thus has no right to exclude them from this right through an action for ejectment.

In contrast to <u>RM Lifestyles</u> and <u>Reynolds</u> are two cases cited by Defendants. First, in an early Utah Supreme Court case, the court held a trust sale void where it was not performed by the person authorized under the deed of trust:

The deed of trust authorized the sale to be made by the United States Marshal. This was not done. One of his deputies made the sale as auctioneer. It is not claimed that he acted as deputy, but simply that a person who was a deputy acted as the auctioneer. Nor do we think that the marshal could have acted by deputy,

unless the deed of trust had shown express authority to the effect, which it did not do. The fact that no injury or fraud in the sale has been shown, does not affect the question. Nor is it affected by the fact, that the purchaser was an innocent party.

The sale was made by one not authorized to make it. and cannot be upheld. It is simply void. and no one gains am rights under it.

A purchaser must know that the sale is made by the proper person. The deed of trust shows who could make the sale. A trustee can no doubt employ an auctioneer to act for him in crying off the property; but the trustee must be present and superintend the sale. The trustee in the present instance says that he does not think he was present at the sale.

Sinper Mfg. Co. v. Chalmers, 2 Utah 542, 546-47 (Utah Tea. 1880) (emphasis added).

More recently, the Court of Appeals affirmed a trial cout ruling that a nonjudicial foreclosure salee for delinquent assessments owed to a condominium association was void where the sale was conducted by the association's attorney because "[t]he record reveal[ed] that, though its attorney may have qualified as a trustee under the Trust Deed Act, the Association failed to appoint its attorney as such." McOueen v. Jordan Pines Townhomes Owners Ass'n, Inc., 2013 UT App 53, J§ 19-21 & 28, 298 P.3d 666.

Failure to send notice of sale as per Tex. Prop. Code § 51.002 is sufficient reason for a trial court to set aside a foreclosure sale and hold the sale to be void. Shearer v.

Sometimes homeowners aren't aware that a foreclosure sale has been scheduled until after it's already been completed. Even if your home has been sold, you might be able to invalidate the sale.

Sale of Rusch condo is void

If the property was foreclosed non judicially, the homeowner will usually have to **file a lawsuit in state court** to void the sale.

Reasons a Foreclosure Sale May Be Set Aside

Generally, to set aside a foreclosure sale, the homeowner must show:

irregularity in the foreclosure process that makes the sale void under state law

Irregularity in the Foreclosure Process

State statutes lay out the procedures for a foreclosure. If there are irregularities in the foreclosure process—meaning, the foreclosure is conducted in a manner not authorized by the statute—the sale can be invalidated

The Martin HOA's agent Red Rock did not comply with NRS 116.31162 et seq and CCR 17.2 when they sold Rusch and Longboy's home

Notice of Delinquent Assessments

Before starting the foreclosure, the **HOA must mail a notice of delinquent assessment to the homeowner**, which states:

the amount of the assessments and other sums that are due

a description of the unit against which the lien is imposed, and the name of the record owner of the unit. (Nev. Rev. Stat. § 116.31162).

NRS 116.31162 specifically provides that: Foreclosure of liens: Mailing of notice of delinquent assessment; recording of notice of default and election to sell; period during which unit's owner may pay lien to avoid foreclosure; limitations on type of lien that may be foreclosed.

Except as otherwise provided in subsection 4, in a condominium, in a planned community, in a cooperative where the owner's interest in a unit is real estate under NRS 116.1105, or in a cooperative where the owner's interest in a unit is personal property under NRS 116.1105 and the declaration provides that a lien may be foreclosed under NRS 116.31162 to 116.31168, inclusive, the **association may foreclose**

its lien by sale after <u>all</u> of the following occur:

- (a) The association has mailed by certified or registered mail, return receipt requested, to the unit's owner or his or her successor in interest, at his or her address, if known, and at the address of the unit, a notice of delinquent assessment which states the amount of the assessments and other sums which are due *The Martin Failed to do this*. in accordance with subsection 1 of NRS 116.3116, a description of the unit against which the lien is imposed and the name of the record owner of the unit.
- (b) Not less than 30 days after mailing the notice of delinquent assessment pursuant to paragraph (a), the association or other person conducting the sale has executed and caused to be recorded, with the county recorder of the county The Martin failed to do this in which the common-interest community or any part of it is situated, a notice of default and election to sell the unit to satisfy the lien which must contain the same information as the notice of delinquent assessment and which must also comply with the following:
- (1) Describe the deficiency in payment.
- (2) State the name and address of the person authorized by the association to enforce the lien by sale.

(3) Contain, in 14-point bold type, the following warning:

WARNING! IF YOU FAIL TO PAY THE AMOUNT SPECIFIED IN THIS NOTICE,

YOU COULD LOSE YOUR HOME, EVEN IF THE AMOUNT IS IN DISPUTE

- (c) The unit's owner or his or her successor in interest has failed to pay the amount of the lien, including costs, fees and expenses incident to its enforcement, for 90 days following the recording of the notice of default and election to sell.
- 2. The notice of default and election to sell must be signed by the person designated in the declaration or by the association for that purpose or, if no one is designated, by the president of the association.
- 3. The period of 90 days begins on the first day following:
- (a) The date on which the notice of default is recorded; or
- (b) The date on which a copy of the notice of default is mailed by certified or registered mail, return receipt requested, to the unit's owner or his or her successor in interest at his or her address, if known, and at the address of the unit, whichever date occurs later.
- 4. The association may not foreclose a lien by sale based on a fine or penalty for a violation of the governing documents of the association unless:

- (a) The violation poses an imminent threat of causing a substantial adverse effect on the health, safety or welfare of the units' owners or residents of the common-interest community; or
- (b) The penalty is imposed for failure to adhere to a schedule required pursuant to NRS 116.310305.

(Added to NRS by 1991, 569; A 1993, 2371; 1997, 3121; 1999, 3011; 2003, 2244, 2273; 2005, 2608)

No Notice of the August 10 Sale as required by Nevada Law

Rusch did not receive any written or oral notice of a proposed sale of his property. Rusch first learned of the sale by a call from an attorney's office. Therefore the sale was illegal and must be reversed.

Declaration of Wesley A Rusch

Declarant has personal knowledge of the following and being deposed and sworn states under penalty of perjury under the Laws of the State of Nevada, as follow:

I am over the age of Eighteen.

That myself and Oliver B Longboy, are the two individuals who purchased the real property commonly known as 4471 Dean Martin, Apt 2206, Las Vegas NV 89103.

We own no other property and have no other place to live.

Hollyvale Rental Holdings, LLC is based on information and belief an entity that speculates in real estate. They are not a real person and do no need a place to live.

On the other hand Rusch and Longboy are two individuals who are two real people who need a place to live.

Neither Rusch or Longboy received any notice of any proposed or ported auction of their property for August 10, 2017. Red Rock as agent for the Martin violated Nevada law by selling their property without complying with Nevada law. The sale therefore must be voided and rescinded and the property returned to its rightful owners Rusch and Longboy.

Our real property was sold at auction purportedly for delinquent HOA fees on August 10, 2017. When in fact the Martin owed Rusch more than the HOA fees. On on about June 29 a sprinkler pipe broke in the unit at the end of the 22nd floor causing water to flow down the hallway and into Rusch's unit.. According to Nigro there was water in Rusch's walls that had to be replaced. The Martin failed to mitigate the damage by not opening the sliding glass door to allow the water to flow down the side of the building instead of down the hall. The Martin also let the water flow for several hours before turning of the water. Had the Martin done either of the foregoing Rusch's Condo would not have suffered damage. As a consequence, Rusch was required to

relocate for nearly four months while Nigro repaired his unit. Nigro did not even complete the job and Rusch had to hire his own contractor to complete the job. Rusch incurred expenses in excess of \$25,000 as a result thereof. Rusch therefore claims that amount as a an offset to his HOA fess and therefore does not own the Martin any money and in fact the Martin owes Rusch money.

That neither myself nor Oliver B Longboy had received any notice of the impending HOA sale of our real property.

March 1, 2022

FURTHER DECLARANT SAVETH NAUGHT

/S/ Wesley Rusch

WESLEY A RUSCH

The sales of Rusch's condo was in violation of Nevada Law. Red Rock was required to comply with Nevada Law and they did not therefore the sale is VOID and the sale must be reversed and Rusch must be returned to his condo. Therefore the posession of the Martin condo must be restored to Rusch and Longboy immediately No Notice of the August 10 Sale as required by Nevada Law

Respectfully Submitted

/s/ Wesley Rusch

Wesley Rusch

It should be noted the defects in the UD Action

Minutes

05/29/2018 9:30 AM

Court noted on April 23, 2018, Deft. filed motion to proceed in forma pauperis and motion setting aside was returned to Deft. Rusch. Deft. Rusch stated Pltf. not real property in interest and argued property has been transferred. Mr. Nelson stated he received Justice Court pleadings, have communicated with Deft's counsel, Brian Nadafi, since January on this matter. Mr. Nadafi filed another case against HOA. Further, Mr. Nadafi has not confirmed as counsel in this matter and advised they have stipulated to default.

As Bryan Nadafi was not counsel in this case he could not stipulate to default. This is a fraud on the court.

Please note paragraphs 15 where as it states that the Martin on or about July 19 2017 recorded notice of trustee sale. The following is the notice

Assessor Parcel Number: 162-20-213-163

File Number: R825267

Property Address: 4471 Dean Martin Dr #2206

Las Vegas NV 89103

Inst #: 20160719-0001870

Fees: \$18.00 N/C Fee: \$0.00

07/19/2016 12:32:32 PM Receipt #: 2821613

Requestor:

RED ROCK FINANCIAL SERVICES

Recorded By: DROY Pgs: 2

DEBBIE CONWAY

CLARK COUNTY RECORDER

NOTICE OF FORECLOSURE SALE

UNDER THE LIEN FOR DELINQUENT ASSESSMENTS

WARNING! A SALE OF YOUR PROPERTY IS IMMINENT! UNLESS YOU PAY THE AMOUNT SPECIFIED IN THIS NOTICE BEFORE THE SALE DATE, YOU COULD LOSE YOUR HOME, EVEN IF THE AMOUNT IS IN DISPUTE. YOU MUST ACT BEFORE THE SALE DATE. IF YOU HAVE ANY QUESTIONS, PLEASE CALL RED ROCK FINANCIAL SERVICES AT (702) 932-6887. IF YOU NEED ASSISTANCE, PLEASE CALL THE FORECLOSURE SECTION OF THE OMBUDSMAN'S OFFICE, NEVADA REAL ESTATE DIVISION AT (877) 829-9907 IMMEDIATELY.

Red Rock Financial Services officially assigned as agent by the The Martin Condominium Unit Owners Association under the Lien for Delinquent Assessments. **YOU ARE IN DEFAULT UNDER THE LIEN FOR DELINQUENT ASSESSMENTS**, recorded on 12/04/2015 in Book Number 20151204 as Instrument Number 0000797 reflecting WESLEY RUSCH, OLIVER LONGBOY as the owner(s) of record. **UNLESS YOU TAKE ACTION TO PROTECT YOUR PROPERTY, IT MAY BE SOLD AT PUBLIC SALE.** If you need an explanation of the nature of the proceedings against you, you should contact an attorney.

The Notice of Default and Election to Sell Pursuant to the Lien for Delinquent Assessments was recorded on 02/24/2016 in Book Number 20160224 as Instrument Number 0002832 of the Official Records in the Office of the Recorder.

NOTICE IS HEREBY GIVEN: That on <u>08/11/2016</u>, at <u>10:00 a.m.</u> at the front entrance of the Nevada Legal News located at 930 South Fourth Street, Las Vegas, Nevada 89101, that the property commonly known as 4471 Dean Martin Dr #2206, Las Vegas, NV 89103 and land legally described as PANORAMA TOWER PHASE III PLAT BOOK 140 PAGE 21 UNIT 2206 of the Official Records in the Office of the County Recorder of Clark County, Nevada, will sell at public auction to the highest bidder, for cash payable at the time of sale in lawful money of the United States, by cash, a cashier's check drawn by a state or national bank. a cashier's check drawn by a state or federal credit union, state

Not it has a sale date of August 11, 2016 which is 364 dates prior to actual sale date

However on Paragrpaph 16 it states the Martin sold the property at public auction

on August 10, 2018

The foregoing proves that the Martin did not provide legal notice when they sold Rusch's home.

Therefore the UD action must be reversed and condo restore to Rusch and Longboy

Respectully Submitted

Wesley Rusch

/S/ Wesley Rusch

NRS 116 31166(3)

Electronically Filed 6/8/2022 11:15 AM 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

HOLLYVALE RENTAL HOLDINGS, LLC,

Plaintiff(s),

VS.

WESLEY RUSCH; OLVER LONGBOY,

Defendant(s),

Case No: A-17-764643-C

Dept No: III

CASE APPEAL STATEMENT

1. Appellant(s): Wesley Rusch

2. Judge: Monica Trujillo

3. Appellant(s): Wesley Rusch

Counsel:

Wesley Rusch Box 30907 Las Vegas, NV 89173

4. Respondent (s): Hollyvale Rental Holdings, LLC

Counsel:

Casey J. Nelson, Esq. 2320 Potosi St., Suite 130 Las Vegas, NV 89146

A-17-764643-C -1-

Case Number: A-17-764643-C

1				
2		llant(s)'s Attorney Licensed in Nevada: N/A ermission Granted: N/A		
3		ondent(s)'s Attorney Licensed in Nevada: Yes		
4	P	ermission Granted: N/A		
5	6. Has <i>A</i>	Appellant Ever Been Represented by Appointed Counsel In District Court: No		
6	7. Appel	llant Represented by Appointed Counsel On Appeal: N/A		
7 8	**Ēxp	**Expires 1 year from date filed (Expired) Appellant Filed Application to Proceed in Forma Pauperis: No		
9		Date Application(s) filed: N/A		
10	9. Date (Commenced in District Court: November 14, 2017		
11	10. Brief	Description of the Nature of the Action: REAL PROPERTY - Other		
12	Туре	of Judgment or Order Being Appealed: Misc. Order		
13	11. Previo	ous Appeal: No		
14	Supre	eme Court Docket Number(s): N/A		
15	12. Child	Custody or Visitation: N/A		
16	13. Possil	pility of Settlement: Unknown		
17		Dated This 8 day of June 2022.		
18				
19		Steven D. Grierson, Clerk of the Court		
20				
21		/s/ Heather Ungermann Heather Ungermann, Deputy Clerk		
22		200 Lewis Ave		
23		PO Box 551601 Las Vegas, Nevada 89155-1601		
24		(702) 671-0512		
25	age Wasley Dussle			
26	cc: Wesley Rusch			
27				
28				

A-17-764643-C -2-

CASE SUMMARY CASE NO. A-17-764643-C

Hollyvale Rental Holdings, LLC, Plaintiff(s)

Wesley Rusch, Defendant(s)

Location: **Department 3** Judicial Officer: Trujillo, Monica \$ \$ \$ \$ \$ Filed on: 11/14/2017

Case Number History:

Cross-Reference Case A764643

Number:

CASE INFORMATION

Statistical Closures Case Type: Other Real Property

02/26/2021 Default Judgment 05/31/2018 Default Judgment

02/26/2021 Closed Status:

DATE **CASE ASSIGNMENT**

Current Case Assignment

A-17-764643-C Case Number Department 3 Court Date Assigned 01/04/2021 Judicial Officer Trujillo, Monica

PARTY INFORMATION

Lead Attorneys **Plaintiff** Hollyvale Rental Holdings, LLC

Steffen, John T Retained 7023852500(W)

Defendant Longboy, Oliver

Rusch, Wesley

Pro Se

DATE **EVENTS & ORDERS OF THE COURT INDEX**

EVENTS

11/14/2017

Complaint

Filed By: Plaintiff Hollyvale Rental Holdings, LLC

[1] Complaint

11/14/2017

Notice of Lis Pendens

Filed by: Plaintiff Hollyvale Rental Holdings, LLC

[2] Notice of Lis Pendens

11/14/2017

Initial Appearance Fee Disclosure

[3] Initial Appearance Fee Disclosure

11/14/2017

Summons Electronically Issued - Service Pending

[4] Summons

11/14/2017

Summons Electronically Issued - Service Pending

[5] Summons

12/07/2017

Proof of Service

[6] Proof of Service Wesley Rusch

CASE SUMMARY CASE No. A-17-764643-C

12/07/2017	Proof of Service [7] Proof of Service Oliver Longboy
03/19/2018	Three Day Notice of Intent to Default [8] Three Day Notice of Intent to Take Default Against Oliver Longboy
03/19/2018	Three Day Notice of Intent to Default [9] Three Day Notice of Intent to Take Default Against Wesley Rusch
03/29/2018	Default Filed By: Plaintiff Hollyvale Rental Holdings, LLC [10] Default of Defendant Wesley Rusch
03/29/2018	Default Filed By: Plaintiff Hollyvale Rental Holdings, LLC [11] Default of Defendant Oliver Longboy
03/30/2018	Notice of Entry of Default Party: Plaintiff Hollyvale Rental Holdings, LLC [12] Notice of Entry of Default of Defendant Oliver Longboy
03/30/2018	Notice of Entry of Default Party: Plaintiff Hollyvale Rental Holdings, LLC [13] Notice of Entry of Default of Defendant Wesley Rusch
04/23/2018	Application to Proceed in Forma Pauperis [14] Application to Proceed in Forma Pauperis
04/27/2018	Application for Default Judgment Party: Plaintiff Hollyvale Rental Holdings, LLC [15] Application for Default Judgment
04/30/2018	Certificate of Service Filed by: Plaintiff Hollyvale Rental Holdings, LLC [16] Certificate of Service
05/08/2018	Order to Proceed In Forma Pauperis Granted for: Defendant Rusch, Wesley [17]
05/24/2018	① Opposition [21] Rusch Opposition to Three Day Notice and Motion for Return of Real Proper
05/29/2018	Default Judgment Filed By: Plaintiff Hollyvale Rental Holdings, LLC [18] Default Judgment Quieting Title in Favor of Plaintiff Against Prior Owners
05/30/2018	Notice of Entry of Default Judgment Filed By: Plaintiff Hollyvale Rental Holdings, LLC [19] Notice of Entry of Default Judgment Quieting Title in Favor of Plaintiff Against Prior Owner

CASE SUMMARY CASE NO. A-17-764643-C

	CASE NO. A-17-764643-C
05/31/2018	Order to Statistically Close Case [20] Civil Order to Statistically Close Case
06/06/2018	Opposition [22] Rusch Opposition to Three Day Notice and Motion for Return of Real Proper
06/06/2018	Opposition [23] Rusch Opposition to Three Day Notice and Motion for Return of Real Proper
06/10/2018	Objection Filed By: Defendant Rusch, Wesley [24] Objection to Default and request for hearing
06/13/2018	Motion [25] Rusch Rule 60 Motion to Set Aside Default Rusch Motion to Quash Temporary Writ of Possession and Quash Sale of Condo and the Return of Real Property
06/15/2018	Motion Filed By: Defendant Rusch, Wesley [26] Rusch Motion to Dismiss on the Grounds that Plaintiff Does not Own the Property at Issue
06/25/2018	Opposition Filed By: Plaintiff Hollyvale Rental Holdings, LLC [27] Plaintiff's Opposition to "Rusch Objection to Notice of Entry of Default Judgment and Motion to Disiss on the Grounds that Plainitiff Does not Own the Property at Issue"
06/26/2018	Notice of Hearing Filed By: Plaintiff Hollyvale Rental Holdings, LLC [28] Notice of Hearing
06/27/2018	Opposition [29] Plaintiff's Opposition to Rusch Motion to Dismiss on the Grounds that Plaintiff Does Not Own the Property at Issue
06/28/2018	Notice of Hearing Filed By: Plaintiff Hollyvale Rental Holdings, LLC [30] Notice of Hearing
07/18/2018	Reply in Support Filed By: Defendant Rusch, Wesley [31] Rusch Reply in Support of Objection to Notice of Entry of Default and Default Judgment
07/18/2018	Reply in Support Filed By: Defendant Rusch, Wesley [32] Rusch Reply in Support of Motion to Dismiss on the Grounds that Plaintiff does not Own the Property at Issue
07/28/2018	Supplemental Filed by: Defendant Rusch, Wesley [33] Supplemental Reply
08/09/2018	Order [34] Order Denying (1) Rusch's Objection to Notice of Entry of Default Judgment and Motion

CASE SUMMARY CASE NO. A-17-764643-C

	CASE 110. A-17-704043-C
	to Dismiss on the Grounds that Plaintiff does not own the Property at Issue and (2) Rusch's Motion to Dismiss on the Grounds that Plaintiff Does not Own the Property at Issue
08/10/2018	Notice of Entry of Order [35] Notice of Entry of Order
08/19/2018	Notice of Hearing Filed By: Defendant Rusch, Wesley [36]
08/23/2018	Motion Filed By: Defendant Rusch, Wesley [37] Rusch Rule 60(b) Motion to Set Aside Default and Restore Possession of the Condo to its Righful Owners Rusch and Longboy
08/29/2018	Opposition Filed By: Plaintiff Hollyvale Rental Holdings, LLC [38] Plaintiff's Opposition to Rusch Rule 60(B) Motion to Set Aside Default and Restore Possession of the Condo to its Rightful Owners Rusch and Longboy
12/05/2018	Motion Filed By: Defendant Rusch, Wesley [39] Rusch Motion for Possession and Motion to Quash Temporary Writ of Possession on the Gruonds of Fraud
05/20/2020	Motion for Entry of Judgment Filed By: Defendant Rusch, Wesley [40] motion
05/20/2020	Motion for Entry of Judgment Filed By: Defendant Rusch, Wesley [41] Motion
06/07/2020	Objection Filed By: Defendant Rusch, Wesley [42] Objection
09/08/2020	Case Reassigned to Department 3 Case Reassignment from Judge Tierra Jones to Judge Douglas W. Herndon
01/04/2021	Administrative Reassignment - Judicial Officer Change Judicial Reassignment to Judge Monica Trujillo
02/26/2021	Order to Statistically Close Case [43] Order to Statistically Close Case
06/13/2021	Request Filed by: Defendant Rusch, Wesley [44] Request for Hearing on Order Nullifying Sale
06/17/2021	Clerk's Notice of Nonconforming Document [45] Clerk's Notice of Nonconforming Document
03/20/2022	Motion Filed By: Defendant Rusch, Wesley

CASE SUMMARY CASE NO. A-17-764643-C

[46] Rusch Request to Nullify Sale Based on Violation of Nevada Law and Constitutional Right of Due Process and Restore Possession of the Condo to it's Rightful Owners Rusch and

Longboy

03/21/2022 Clerk's Notice of Hearing

Party: Defendant Rusch, Wesley

[47] Notice of Hearing

Filed By: Plaintiff Hollyvale Rental Holdings, LLC

[48] Plaintiff's Opposition to Rusch's Request to Nullify Sale

04/19/2022 Reply in Support

Filed By: Defendant Rusch, Wesley

[49] Reply in Support of Rusch Request to Nullify Sale Base on Violation of Nevada Law and Constitutional Right of Due Process and Restore Possession of the Condo to its Rightful

Owner Rusch and Longboy and Reverse UD

04/25/2022 Notice of Rescheduling of Hearing

[50] Notice of Rescheduling of Hearing

05/19/2022 Order Denying Motion

Filed By: Plaintiff Hollyvale Rental Holdings, LLC

[51] Order Re May 3, 2022 Hearing

05/25/2022 Notice of Entry of Order

Filed By: Plaintiff Hollyvale Rental Holdings, LLC [52] Notice of Entry of Order Re: May 3, 2022 Hearing

06/05/2022 Notice of Appeal

Filed By: Defendant Rusch, Wesley

[53] Notice of appeal

06/08/2022 Case Appeal Statement

Case Appeal Statement

DISPOSITIONS

05/29/2018 **Default Judgment** (Judicial Officer: Jones, Tierra)

Debtors: Wesley Rusch (Defendant), Oliver Longboy (Defendant)

Creditors: Hollyvale Rental Holdings, LLC (Plaintiff) Judgment: 05/29/2018, Docketed: 05/29/2018

HEARINGS

05/29/2018 | CANCELED Motion for Default Judgment (9:30 AM) (Judicial Officer: Jones, Tierra)

Vacated

Plaintiff Hollyvale Rental Holdings, LLC's Application for Default Judgment Against

Defendants Wesley Rusch and Oliver Longboy

05/29/2018 Motion for Default Judgment (9:30 AM) (Judicial Officer: Jones, Tierra)

Plaintiff Hollyvale Rental Holdings, LLC's Application for Default Judgment Against

Defendants Wesley Rusch and Oliver Longvoy

Granted; Plaintiff Hollyvale Rental Holdings, LLC's Application for Default Judgment Against

Defendants Wesley Rusch and Oliver Longvoy

Journal Entry Details:

Court noted on April 23, 2018, Deft. filed motion to proceed in forma pauperis and motion setting aside was returned to Deft. Rusch. Deft. Rusch stated Pltf. not real property in interest

CASE SUMMARY CASE No. A-17-764643-C

and argued property has been transferred. Mr. Nelson stated he received Justice Court pleadings, have communicated with Deft's counsel, Brian Nadafi, since January on this matter. Mr. Nadafi filed another case against HOA. Further, Mr. Nadafi has not confirmed as counsel in this matter and advised they have stipulated to default. COURT ORDERED, default judgment GRANTED and quiet title in favor of Pltf. Mr. Nelson advised he was not able to pull motion to proceed in forma pauperis, argued Deft. claiming indigent status but are sitting on excess money from sale. Colloquy. Order signed in open court.;

07/31/2018

Opposition (9:30 AM) (Judicial Officer: Jones, Tierra)

Plaintiff Champery Rental REO, LLC as successor-in-interest to Hollyvale Rental Holdings, LLC's Opposition to "Rusch Objection to Notice of Entry of Default Judgment and Motion to Disiss on the Grounds that Plainitiff Does not Own the Property at Issue"

Denied:

07/31/2018

Opposition (9:30 AM) (Judicial Officer: Jones, Tierra)

Plaintiff Champery Rental REO, LLC, as successor-in-interest to Hollyvale Rental Holdings, LLC's Opposition to Rusch Motion to Dismiss on the Grounds that Plaintiff Does Not Own the Property at Issue

Denied;

07/31/2018

All Pending Motions (9:30 AM) (Judicial Officer: Jones, Tierra)

Matter Heard;

Journal Entry Details:

Plaintiff Champery Rental REO, LLC as successor-in-interest to Hollyvale Rental Holdings, LLC's Opposition to "Rusch Objection to Notice of Entry of Default Judgment and Motion to Dismiss on the Grounds that Plainitiff Does not Own the Property at Issue".....Plaintiff Champery Rental REO, LLC, as successor-in-interest to Hollyvale Rental Holdings, LLC's Opposition to Rusch Motion to Dismiss on the Grounds that Plaintiff Does Not Own the Property at Issue Following arguments by counsel, Court Stated its Findings and ORDERED, As to Plaintiff Champery Rental REO, LLC as successor-in-interest to Hollyvale Rental Holdings, LLC's Opposition to "Rusch Objection to Notice of Entry of Default Judgment and Motion to Dismiss on the Grounds that Plaintiff Does not Own the Property at Issue" and Plaintiff Champery Rental REO, LLC, as successor-in-interest to Hollyvale Rental Holdings, LLC's Opposition to Rusch Motion to Dismiss on the Grounds that Plaintiff Does Not Own the Property at Issue, DENIED. Plaintiff's counsel to prepare the order.;

09/25/2018

Motion to Set Aside (9:30 AM) (Judicial Officer: Jones, Tierra)

Defendant Wesley Rusch's Pro Per Rule 60(B) Motion to Set Aside Default and Restore Possession of the Condo to Its Rightful Owners Rusch and Longboy Case Closed;

Journal Entry Details:

Court noted last time the Court instructed Mr. Rusch to seek leave of Court before he filed further motions because this Court has ruled on the same thing five times, and this would be the sixth time. Statements by Mr. Rusch, advising this case is not resolved, and that he didn't receive that order. Further, counsel keeps sending their pleadings to the Martin address and it gets forwarded and he's not getting his mail timely. Court noted defendant Rusch was here last time when the Court made the Order, so he knew. Further, there was a default entered in this case and that does resolve this case. Further, the Court has no jurisdiction in the other case in department 29. COURT ORDERED, based on default that was entered under Rule 54 (b), this case is ORDERED, CLOSED. FURTHER, there will be no more motions filed in this case, because this case is closed.;

05/03/2022

Motion (9:30 AM) (Judicial Officer: Trujillo, Monica)

Defendant Rusch Request to Nullify Sale Based on Violation of Nevada Law and Constitutional Right of Due Process and Restore Possession of the Condo to it's Rightful Owners Rusch and Longboy and Reverse UD

Motion Denied; Defendant Rusch Request to Nullify Sale Based on Violation of Nevada Law and Constitutional Right of Due Process and Restore Possession of the Condo to it's Rightful Owners Rusch and Longboy and Reverse UD

Journal Entry Details:

Court advised it reviewed the history of this case and it came to her attention Judge Jones ordered Defendant not to file any additional motions. Court will allow Defendant to argue; however, it was the same argument. Mr. Rusch stated his condo was sold without any notice;

CASE SUMMARY CASE No. A-17-764643-C

therefore the sale was nullified. They learned of the sale from a call by an attorney. They had no notice whatsoever and under Nevada law there are strict requirements that must be met. Mr. Trout stated this argument was already brought and rejected by the Court. Court addressed findings from the prior Court and based on that there were no new facts or law presented to this Court; therefore, Court treated this as a Motion to Reconsider. COURT ORDERED, Defendant's request DENIED. COURT FURTHER ORDERED, request for sanctions DENIED. COURT ADMONISHED Defendant not to file any more motions without leave of the Court, with regard to the same issues that have already been litigated; otherwise, the Court will entertain sanctions. Mr. Trout to prepare Order and include issue of not filing additional motions without leave of the Court.;

DATE	FINANCIAL INFORMATION		
	Defendant Rusch, Wesley Total Charges Total Payments and Credits Balance Due as of 6/8/2022	24.00 24.00 0.00	
	Plaintiff Hollyvale Rental Holdings, LLC Total Charges Total Payments and Credits Balance Due as of 6/8/2022	275.00 275.00 0.00	

DISTRICT COURT CIVIL COVER SHEET

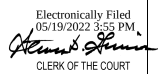
Department 10

County, Nevada				
Case No. (Assigned by Clerk's Office)				
1. Party Information (provide both let	ome and mailing addresses if different)			
Plaintiff(s) (name/address/phone):		Defenda	int(s) (name/address/phone):	
Hollyvale Rental H	oldings, LLC	Wosley Rus	Wissley Rusch, an individual, Oliver Longboy, an individual All other persons unknown claiming	
2320 Potosi St.		arry right, 60	any right, trice, estate. Len or interest in the real property described in the complaint achieves to plaintiffs	
Las Vegas , N		owneishp. or	ourcesting, or any cloud upon Praintiffs the trevent DOES I through Vand Ros Corporators I through V, Indush e	
702-326-5		4471 D	ean Martin Drive, Unit 2206, Las Vegas, Nevada 89103	
Attorney (name/address/phone):	. 100	Attorney (name/address/phone):		
Bradley G. Sir	ne Fea	Autorney (name/address/pitone).		
10080 W. Alta Dr., Ste. 200,	· · · · · · · · · · · · · · · · · · ·		Unknown	
702-385-2			Olikilovili	
702-383-2	:300	-		
		1		
II. Nature of Controversy (please s	elect the one most applicable filing type	helow)		
Civil Case Filing Types			111	
Real Property Landlord/Tenant	Nauliana		Torts Other Torts	
	Negligence			
Unlawful Detainer	Auto		Product Liability	
Other Landford/Tenant	Premises Liability		Intentional Misconduct	
Title to Property	Other Negligence		Employment Tort	
Judícial Forcelosure	Malpractice		Insurance Tort	
Other Title to Property	Medical/Dental		Other Tort	
Other Real Property	Legal			
Condemnation/Eminent Domain	Accounting			
Other Real Property	Other Malpractice			
Probate	Construction Defect & Cont	ract	Judicial Review/Appeal	
Probate (select case type and estate value)	Construction Defect		Judicial Review	
Summary Administration	Chapter 40		Forcelosure Mediation Case	
General Administration	Other Construction Defect		Petition to Seal Records	
Special Administration	Contract Case		Mental Competency	
Set Aside	Uniform Commercial Code		Nevada State Agency Appeal	
Trust/Conservatorship	Building and Construction		Department of Motor Vehicle	
Other Probate	Insurance Carrier		Worker's Compensation	
Estate Value	Commercial Instrument		Other Nevada State Agency	
Over \$200,000	Collection of Accounts		Appeal Other	
Between \$100,000 and \$200,000	Employment Contract		Appeal from Lower Court	
Under \$100,000 or Unknown	Other Contract		Other Judicial Review/Appeal	
Under \$2,500	<u> </u>			
	l Wrlt		Other Civil Filing	
Civit Writ	,		Other Civil Filing	
Writ of Habeas Corpus	Writ of Prohibition		Compromise of Minor's Claim	
Writ of Mandanius	Other Civil Writ		Foreign Judgment	
Writ of Quo Warrant			Other Civil Matters	
Business C	ourt filings should be filed using th	e Busines	s Court civil coversheet.	
11/14/2017				
111171 691				

See other side for family-related case filings.

Signature of initiating party or representative

Date



ORDER

Casey J. Nelson, Esq. Nevada Bar # 12259

Brandon Trout, Esq.

Nevada Bar # 13411

WEDGEWOOD, LLC

Office of the General Counsel 2320 Potosi Street, Suite 130

Las Vegas, Nevada 89146

Telephone: (702) 343-9362 Facsimile: (310) 730-5967

E-mail: btrout@wedgewood-inc.com

Attorneys for Champery Rental REO, LLC

DISTRICT COURT

CLARK COUNTY, NEVADA

CHAMPERY RENTAL REO, LLC,

Plaintiff.

VS.

WESLEY RUSCH, an individual; OLIVER LONGBOY, an individual; All other persons unknown claiming any right, title, estate, lien, or interest in the real property described in the complaint adverse to Plaintiff's ownership, or any cloud upon Plaintiff's title thereto; DOES I through V; and ROE Corporations I through V, inclusive

Defendants.

CASE NO.: A-17-764643-C

DEPT. NO.: III

ORDER RE: MAY 3, 2022

HEARING

Defendant, Wesley Rusch ("Defendant" or "Rusch") having filed a "Request to Nullify Sale Based on Violation of Nevada Law and Constitutional Right of Due Process and Restore Possession of the Condo to its Rightful Owners Rusch and Longboy and Reverse UD" on March 20, 2022 (the "Motion"), Plaintiff, Champery Rental REO, LLC ("Plaintiff" or "Champery") having filed an opposition thereto, and the hearing on the Motion having been held on May 3, 2022 at 9:30 a.m. The Court treated the Motion as a Motion for Reconsideration, and having found that no new facts were presented, and that it had previously ruled on these arguments, and the Court had previously instructed

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Mr. Rusch to not file any additional motions in this case without leave of Court; Brandon Trout, Esq. 1 having appeared on behalf of the Champery, Rusch having appeared in proper person, and good cause 2 appearing, the Court hereby orders as follows: 3 IT IS HEREBY ORDERED that the Motion is DENIED. 4 **IT IS FURTHER ORDERED** that Plaintiff's request for Sanctions is DENIED. 5 IT IS FURTHER ORDERED that Defendant Rusch is not permitted to file any additional 6 motions in this case without leave of the Court. 7 IT IS FURTHER ORDERED that if Defendant Rusch files any additional motion s in this case 8 without leave of the Court, the Court will entertain a motion for sanctions. 9 IT IS HEREBY ORDERED this _____ \$\frac{1}{20}\text{20} fthis 19th day of May, 2022 10 11 12 DISTRICT COURT JUDGE 13 04B 99D C45B 1AB0 Submitted by: 14 **Monica Trujillo** WEDGEWOOD, LLC **District Court Judge** 15 /s/ Brandon J. Trout 16 CASEY J. NELSON, ESQ. 17 Nevada Bar #12259 18 BRANDON TROUT, ESQ. Nevada Bar # 13411 19 Office of the General Counsel 2320 Potosi Street, Suite 130 20 Las Vegas, Nevada 89146 21 Attorneys for Plaintiff Champery Rental REO, LLC 22 23 24 25

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CSERV DISTRICT COURT CLARK COUNTY, NEVADA Hollyvale Rental Holdings, LLC, CASE NO: A-17-764643-C Plaintiff(s) DEPT. NO. Department 3 VS. Wesley Rusch, Defendant(s) **AUTOMATED CERTIFICATE OF SERVICE** This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: Service Date: 5/19/2022 Nikki Trautman ntrautman@wedgewood-inc.com Casey Nelson caseynelson@wedgewood-inc.com

Electronically Filed 5/25/2022 11:53 AM Steven D. Grierson CLERK OF THE COURT

NEOJ 1 Casey J. Nelson, Esq. Nevada Bar # 12259 2 Brandon Trout, Esq. 3 Nevada Bar # 13411 WEDGEWOOD, LLC 4 Office of the General Counsel 2320 Potosi Street, Suite 130 5 Las Vegas, Nevada 89146 Telephone: (702) 343-9362 6 Facsimile: (310) 730-5967 E-mail: btrout@wedgewood-inc.com 7 Attorneys for Champery Rental REO, LLC 8 9 10

DISTRICT COURT
CLARK COUNTY, NEVADA

CHAMPERY RENTAL REO, LLC,

Plaintiff,

VS.

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WESLEY RUSCH, an individual; OLIVER LONGBOY, an individual; All other persons unknown claiming any right, title, estate, lien, or interest in the real property described in the complaint adverse to Plaintiff's ownership, or any cloud upon Plaintiff's title thereto; DOES I through V; and ROE Corporations I through V, inclusive

Defendants.

CASE NO.: A-17-764643-C

DEPT. NO.: III

NOTICE OF ENTRY OF ORDER RE: MAY 3, 2022 HEARING

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NOTICE IS HEREBY GIVEN that on the 19^{th} day of May 2022, an Order Re: May 3, 2022 Hearing was entered in the above-entitled action, a copy of which is attached hereto.

DATED this 25th day of May, 2022.

WEDGEWOOD, LLC

/s/ Brandon Trout

Casey J. Nelson, Esq. Nevada Bar # 12259 Brandon Trout, Esq. Nevada Bar # 13411 WEDGEWOOD, LLC Office of the General Counsel 2320 Potosi Street, Suite 130 Las Vegas, Nevada 89146

Champery Rental REO, LLC

CERTIFICATE OF SERVICE

2	Pursua	ant to NRCP 5(b), I certify that I am an employee of WEDGEWOOD, LLC and that
3	on this 25th d	ay of May 2022, I caused the above and foregoing document entitled: NOTICE OF
4	ENTRY OF	ORDER RE: MAY 3, 2022 HEARING to be served as follows:
5		by placing same to be deposited for mailing in the United States Mail, in a
6		sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or
7		to be conved via feesimile, and/or
8		to be served via facsimile; and/or
9		pursuant to EDCR 8.05(a) and 8.05(f), to be electronically served through the Eighth Judicial District Court's electronic filing system, with the date
10		and time of the electronic service substituted for the date and place of deposit in the mail; and/or
12		to be hand-delivered;
13	to the parties	listed below at the address and/or facsimile number indicated below:
14	Wester Duest	
15	Wesley Ruscl Oliver Longb	
16	P.O. Box 309 Las Vegas, N	
17	Defendants	
18	Dejenaanis	
19		/s/ Nikki L. Trautman
20		An Employee of the Office of the General Counsel
21		for Wedgewood, LLC
22		
23		
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2526		
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ELECTRONICALLY SERVED 5/19/2022 3:55 PM

Electronically Filed 05/19/2022 3:55 PM CLERK OF THE COURT

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Casey J. Nelson, Esq. Nevada Bar # 12259

Brandon Trout, Esq.

Nevada Bar # 13411

WEDGEWOOD, LLC

Office of the General Counsel 2320 Potosi Street, Suite 130

Las Vegas, Nevada 89146

Telephone: (702) 343-9362

Facsimile: (310) 730-5967

E-mail: btrout@wedgewood-inc.com

Attorneys for Champery Rental REO, LLC

DISTRICT COURT

CLARK COUNTY, NEVADA

CHAMPERY RENTAL REO, LLC,

Plaintiff,

VS.

WESLEY RUSCH, an individual; OLIVER LONGBOY, an individual; All other persons unknown claiming any right, title, estate, lien, or interest in the real property described in the complaint adverse to Plaintiff's ownership, or any cloud upon Plaintiff's title thereto; DOES I through V; and ROE Corporations I through V, inclusive

Defendants.

CASE NO.: A-17-764643-C

DEPT. NO.: III

ORDER RE: MAY 3, 2022

HEARING

Defendant, Wesley Rusch ("Defendant" or "Rusch") having filed a "Request to Nullify Sale Based on Violation of Nevada Law and Constitutional Right of Due Process and Restore Possession of the Condo to its Rightful Owners Rusch and Longboy and Reverse UD" on March 20, 2022 (the "Motion"), Plaintiff, Champery Rental REO, LLC ("Plaintiff" or "Champery") having filed an opposition thereto, and the hearing on the Motion having been held on May 3, 2022 at 9:30 a.m. The Court treated the Motion as a Motion for Reconsideration, and having found that no new facts were presented, and that it had previously ruled on these arguments, and the Court had previously instructed

Mr. Rusch to not file any additional motions in this case without leave of Court; Brandon Trout, Esq. 1 having appeared on behalf of the Champery, Rusch having appeared in proper person, and good cause 2 appearing, the Court hereby orders as follows: 3 IT IS HEREBY ORDERED that the Motion is DENIED. 4 **IT IS FURTHER ORDERED** that Plaintiff's request for Sanctions is DENIED. 5 IT IS FURTHER ORDERED that Defendant Rusch is not permitted to file any additional 6 motions in this case without leave of the Court. 7 IT IS FURTHER ORDERED that if Defendant Rusch files any additional motion s in this case 8 without leave of the Court, the Court will entertain a motion for sanctions. 9 IT IS HEREBY ORDERED this _____ \$\frac{1}{20}\text{20} fthis 19th day of May, 2022 10 11 12 DISTRICT COURT JUDGE 13 04B 99D C45B 1AB0 Submitted by: 14 **Monica Trujillo** WEDGEWOOD, LLC **District Court Judge** 15 /s/ Brandon J. Trout 16 CASEY J. NELSON, ESQ. 17 Nevada Bar #12259 18 BRANDON TROUT, ESQ. Nevada Bar # 13411 19 Office of the General Counsel 2320 Potosi Street, Suite 130 20 Las Vegas, Nevada 89146 21 Attorneys for Plaintiff Champery Rental REO, LLC 22 23 24 25

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CSERV DISTRICT COURT CLARK COUNTY, NEVADA Hollyvale Rental Holdings, LLC, CASE NO: A-17-764643-C Plaintiff(s) DEPT. NO. Department 3 VS. Wesley Rusch, Defendant(s) **AUTOMATED CERTIFICATE OF SERVICE** This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: Service Date: 5/19/2022 Nikki Trautman ntrautman@wedgewood-inc.com Casey Nelson caseynelson@wedgewood-inc.com

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES Other Real Property May 29, 2018 A-17-764643-C Hollyvale Rental Holdings, LLC, Plaintiff(s) Wesley Rusch, Defendant(s) Motion for Default May 29, 2018 9:30 AM **Plaintiff Hollyvale** Rental Holdings, **Judgment** LLC's Application for **Default Judgment Against Defendants** Wesley Rusch and **Oliver Longvoy HEARD BY:** Jones, Tierra **COURTROOM:** RJC Courtroom 14B

COURT CLERK: April Watkins

RECORDER: Victoria Boyd

REPORTER:

PARTIES

PRESENT: Nelson, Casey J

Rusch, Wesley Defendant

JOURNAL ENTRIES

Attorney

- Court noted on April 23, 2018, Deft. filed motion to proceed in forma pauperis and motion setting aside was returned to Deft. Rusch. Deft. Rusch stated Pltf. not real property in interest and argued property has been transferred. Mr. Nelson stated he received Justice Court pleadings, have communicated with Deft's counsel, Brian Nadafi, since January on this matter. Mr. Nadafi filed another case against HOA. Further, Mr. Nadafi has not confirmed as counsel in this matter and advised they have stipulated to default. COURT ORDERED, default judgment GRANTED and quiet title in favor of Pltf. Mr. Nelson advised he was not able to pull motion to proceed in forma pauperis, argued Deft. claiming indigent status but are sitting on excess money from sale. Colloquy. Order signed in open court.

PRINT DATE: 06/08/2022 Page 1 of 5 Minutes Date: May 29, 2018

DISTRICT COURT CLARK COUNTY, NEVADA

Other Real Property

COURT MINUTES

July 31, 2018

A-17-764643-C

Hollyvale Rental Holdings, LLC, Plaintiff(s)

VS.

Wesley Rusch, Defendant(s)

July 31, 2018

9:30 AM

All Pending Motions

HEARD BY: Jones, Tierra

COURTROOM: RJC Courtroom 14B

COURT CLERK: Teri Berkshire

RECORDER: Victoria Boyd

REPORTER:

PARTIES

PRESENT: Robertson, Sandra S.

Attorney

Rusch, Wesley

Defendant

JOURNAL ENTRIES

- Plaintiff Champery Rental REO, LLC as successor-in-interest to Hollyvale Rental Holdings, LLC's Opposition to "Rusch Objection to Notice of Entry of Default Judgment and Motion to Dismiss on the Grounds that Plaintiff Does not Own the Property at Issue".....Plaintiff Champery Rental REO, LLC, as successor-in-interest to Hollyvale Rental Holdings, LLC's Opposition to Rusch Motion to Dismiss on the Grounds that Plaintiff Does Not Own the Property at Issue

Following arguments by counsel, Court Stated its Findings and ORDERED, As to Plaintiff Champery Rental REO, LLC as successor-in-interest to Hollyvale Rental Holdings, LLC's Opposition to "Rusch Objection to Notice of Entry of Default Judgment and Motion to Dismiss on the Grounds that Plaintiff Does not Own the Property at Issue" and Plaintiff Champery Rental REO, LLC, as successor-in-interest to Hollyvale Rental Holdings, LLC's Opposition to Rusch Motion to Dismiss on the Grounds that Plaintiff Does Not Own the Property at Issue, DENIED. Plaintiff's counsel to prepare the order.

PRINT DATE: 06/08/2022 Page 2 of 5 Minutes Date: May 29, 2018

DISTRICT COURT CLARK COUNTY, NEVADA

Other Real Property

COURT MINUTES

September 25, 2018

A-17-764643-C

Hollyvale Rental Holdings, LLC, Plaintiff(s)

VS.

Wesley Rusch, Defendant(s)

September 25, 2018 9:30 AM Motion to Set Aside

HEARD BY: Jones, Tierra **COURTROOM:** RJC Courtroom 14B

COURT CLERK: Teri Berkshire

RECORDER: Victoria Boyd

REPORTER:

PARTIES

PRESENT: Nelson, Casey J Attorney

Rusch, Wesley Defendant

JOURNAL ENTRIES

- Court noted last time the Court instructed Mr. Rusch to seek leave of Court before he filed further motions because this Court has ruled on the same thing five times, and this would be the sixth time. Statements by Mr. Rusch, advising this case is not resolved, and that he didn't receive that order. Further, counsel keeps sending their pleadings to the Martin address and it gets forwarded and he's not getting his mail timely. Court noted defendant Rusch was here last time when the Court made the Order, so he knew. Further, there was a default entered in this case and that does resolve this case. Further, the Court has no jurisdiction in the other case in department 29. COURT ORDERED, based on default that was entered under Rule 54 (b), this case is ORDERED, CLOSED. FURTHER, there will be no more motions filed in this case, because this case is closed.

PRINT DATE: 06/08/2022 Page 3 of 5 Minutes Date: May 29, 2018

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES Other Real Property May 03, 2022 Hollyvale Rental Holdings, LLC, Plaintiff(s) A-17-764643-C Wesley Rusch, Defendant(s) 9:30 AM Motion May 03, 2022 **Defendant Rusch Request to Nullify** Sale Based on Violation of Nevada Law and **Constitutional Right** of Due Process and **Restore Possession of** the Condo to it's **Rightful Owners Rusch and Longboy** and Reverse UD

HEARD BY: Trujillo, Monica COURTROOM: RJC Courtroom 11C

COURT CLERK: Louisa Garcia

RECORDER: Grecia Snow

REPORTER:

PARTIES

PRESENT: Rusch, Wesley Defendant

Trout, Brandon Joseph Attorney

JOURNAL ENTRIES

- Court advised it reviewed the history of this case and it came to her attention Judge Jones ordered Defendant not to file any additional motions. Court will allow Defendant to argue; however, it was the same argument. Mr. Rusch stated his condo was sold without any notice; therefore the sale was nullified. They learned of the sale from a call by an attorney. They had no notice whatsoever and under Nevada law there are strict requirements that must be met. Mr. Trout stated this argument was already brought and rejected by the Court. Court addressed findings from the prior Court and

PRINT DATE: 06/08/2022 Page 4 of 5 Minutes Date: May 29, 2018

A-17-764643-C

based on that there were no new facts or law presented to this Court; therefore, Court treated this as a Motion to Reconsider. COURT ORDERED, Defendant's request DENIED. COURT FURTHER ORDERED, request for sanctions DENIED. COURT ADMONISHED Defendant not to file any more motions without leave of the Court, with regard to the same issues that have already been litigated; otherwise, the Court will entertain sanctions. Mr. Trout to prepare Order and include issue of not filing additional motions without leave of the Court.

PRINT DATE: 06/08/2022 Page 5 of 5 Minutes Date: May 29, 2018



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

WESLEY RUSCH BOX 30907 LAS VEGAS, NV 89173

> DATE: June 8, 2022 CASE: A-17-764643-C

RE CASE: HOLLYVALE RENTAL HOLDINGS, LLC vs. WESLEY RUSCH; OLVER LONGBOY

NOTICE OF APPEAL FILED: June 5, 2022

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)**
- S500 − 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; CIVIL COVER SHEET; ORDER RE: MAY 3, 2022 HEARING; NOTICE FO ENTRY OF ORDER RE: MAY 3, 2022 HEARING; DISTRICT COURT MINUTES; NOTICE OF DEFICIENCY

HOLLYVALE RENTAL HOLDINGS, LLC,

Plaintiff(s),

VS.

WESLEY RUSCH; OLVER LONGBOY,

Defendant(s),

now on file and of record in this office.

Case No: A-17-764643-C

Dept No: III

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 8 day of June 2022.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk