	Electronically Filed 12/14/2022 4:30 PM Steven D. Grierson CLERK OF THE COURT
1	NOAS Esther C. Rodriguez, Esq.
2	Nevada Bar No. 6473 RODRIGUEZ LAW OFFICES, P.C.
3	10161 Park Run Drive, Suite 150Las Vegas, Nevada 89145Top 220 8400Electronically Filed
4 5	702-320-8400 info@rodriguezlaw.comDec 21 2022 08:44 AM Elizabeth A. Brown
6	Jay A. Shafer, Esq.
7	Nevada Bar No. 9184 Cory Reade Dows & Shafer
8	1333 North Buffalo Drive, Suite 210 Las Vegas, Nevada 89128 702-794-4411
9	jshafer@crdslaw.com
10	Attorneys for Defendants
11	DISTRICT COURT
12	CLARK COUNTY, NEVADA
13	MICHAEL MURRAY and MICHAEL RENO,
14	Individually and on behalf of others similarlyCase No.:A-12-669926-Csituated,Dept. No.IX
15	Plaintiffs,
16	VS.
17 18	A CAB TAXI SERVICE LLC; A CAB SERIES, LLC f/k/a A CAB, LLC; and CREIGHTON J. NADY,
19	Defendants.
20	
21	NOTICE OF APPEAL
22	Notice is given that Defendants A CAB, LLC, and A CAB SERIES, LLC ("Defendants")
23	hereby appeal to the Supreme Court of Nevada from:
24	1. All judgments and orders in this case;
25	2. "Order Granting Plaintiffs' Motion for Entry of a Modified Judgment as Provided for
26	by Remittitur," filed on November 11, 2022, notice of entry of which was served electronically on
27	November 14, 2022 (Exhibit A);
28	3. "Order Granting Plaintiffs' Motion for Entry of a Modified Award of Pre-Judgment
	Page 1 of 3
	Docket 85850 Document 2022-40007

Case Number: A-12-669926-C

Rodriguez Law Offices, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 Tel (702) 320-8400 Fax (702) 320-8401

Attorney's Fees as Provided for by Remittitur," filed on November 11, 2022, notice of entry of 1 2 which was served electronically on November 14, 2022 (Exhibit B); 3 4. "Order Granting Plaintiffs' Motion for Award of Attorneys' Fees on Appeal," filed on 4 November 17, 2022, notice of entry of which was served electronically on November 17, 2022 5 (Exhibit C); 5. "Order Continuing Decision on Plaintiffs' Motion for an Award of Attorneys' Fees on 6 7 Appeal of Order Denying Receiver, Opposing Mooted Motion for Attorney's Fees, and For Costs of 8 Appeal," filed on November 17, 2022, notice of entry of which was served electronically on 9 November 17, 2022 (Exhibit D); 10 6. "Order Amending the Class," filed on November 17, 2022, (Exhibit E); 7. 11 "Order Modifying Final Judgment Entered on August 21, 2018," filed on November 12 17, 2022, notice of entry of which was served electronically on November 17, 2022 (Exhibit F); 13 8. "Order Modifying Order of February 6, 2019, Granting Plaintiffs an Award of 14 Attorneys' Fees and Costs," filed November 17, 2022, notice of entry of which was served 15 electronically on November 18, 2022 (Exhibit G); 9. "Order Denying Defendants' Motion for Sanctions," filed on November 17, 2022, 16 17 notice of entry of which was served electronically on November 17, 2022 (Exhibit H); 18 10. "Order Granting Motion to Stay, Offset, or Apportion Award of Costs," filed 19 November 17, 2022 (Exhibit I); 20 11. "Order Denying Defendants' Motion for Costs" filed November 17, 2022, notice of 21 entry of which was served electronically on November 17, 2022 (Exhibit J); and 22 . . . 23 24 . . . 25 26 27 28 . . .

Rodriguez Law Offices, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 Tel (702) 320-8400 Fax (702) 320-8401

1	12. All rulings and interlocutory orders made appealable by any of the foregoing.	
2	DATED this 14^{th} day of December, 2022.	
2	RODRIGUEZ LAW OFFICES, P. C.	
4	KODKIGUEZ LAW OFFICES, I. C.	
4 5	/s/ Esther C. Rodriguez, Esq.	
6	Esther C. Rodriguez, Esq. Nevada State Bar No. 006473	
7	10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145	
8	Attorneys for Defendants	
9		
10		
11	CERTIFICATE OF SERVICE	
12	I HEREBY CERTIFY on this <u>14th</u> day of December, 2022, I electronically filed the	
13	foregoing with the Eighth Judicial District Court Clerk of Court using the E-file and Serve System	
14	which will send a notice of electronic service to the following:	
15	Leon Greenberg, Esq. Christian Gabroy, Esq.	
16	Leon Greenberg Professional CorporationGabroy Law Offices1811 South Rainbow Boulevard170 South Green Valley Parkway # 280	
17	Las Vegas, NV 89146Henderson, Nevada 89012Co-Counsel for Plaintiffs	
18		
19	/s/ Susan Dillow	
20	An Employee of Rodriguez Law Offices, P.C.	
21		
22		
23		
24		
25		
26		
27		
28		
	Page 3 of 3	

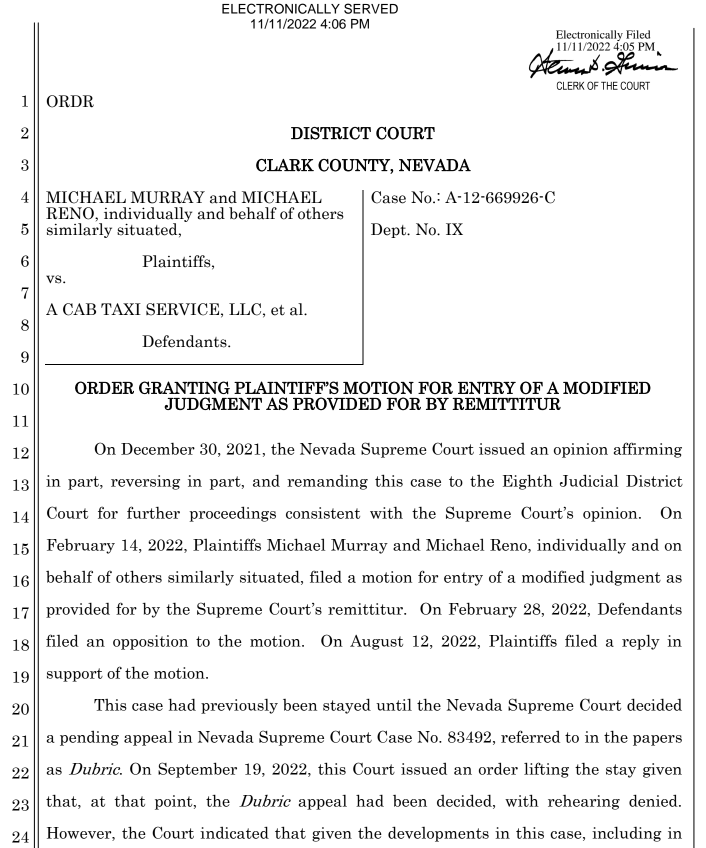
Rodriguez Law Offices, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 Tel (702) 320-8400 Fax (702) 320-8401

EXHIBIT A

EXHIBIT A

1 2 3 4 5 6 7 8 9 10	NOEO LEON GREENBERG, ESQ., SBN 8094 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com Rami@overtimelaw.com Attorneys for Plaintiffs CHRISTIAN GABROY, ESQ., SBN 8805 Gabroy Law Offices 170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012 Tel (702) 259-7770 Fax (702) 259-7774 christian@gabroy.com Attorneys for Plaintiffs	
11	DISTRICT COURT	
12	CLARK COUNTY, NEVADA	
13 14 15	MICHAEL MURRAY, and MICHAEL) RENO, Individually and on behalf of) others similarly situated, Case No.: A-12-669926-C Dept.: IX	
16	Plaintiffs,	
17 18 19	vs. A CAB TAXI SERVICE LLC, and A CAB, LLC, Defendants.	
20	ý	
21 22 23	PLEASE TAKE NOTICE that the Court entered the attached Order on November 11, 2022.	
24	Dated: November 14, 2022	
25	LEON GREENBERG PROFESSIONAL CORP.	
26	/s/ Leon Greenberg	
27	Leon Greenberg, Esq. Nevada Bar No. 8094	
28	2965 S. Jones Boulevard - Ste. E-3 Las Vegas, NV 89146 Tel (702) 383-6085 Attorney for the Plaintiffs	

1	CERTIFICATE OF SERVICE
2	
3 4	The undersigned certifies that on November 14, 2022, she served the within:
5	NOTICE OF ENTRY OF ORDER
6	by court electronic service to:
7	TO:
8	
9	Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
10	Las Vegas, NV 89145
11	JAY A. SHAFER, ESQ.
12	CORY READE DOWS AND SHAFER 1333 North Baffalo Drive, Suite 210 Las Vegas, NV 89128
	Las Vegas, NV 89128
14	
15 16	/s/ Ruthann Devereaux-Gonzalez
10	Ruthann Devereaux-Gonzalez
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	2
	Δ



the *Dubric* matter, the parties could each file and serve one additional, omnibus brief
in support of or opposed to any pending motion. The parties filed supplemental briefs
on September 30, 2022. Having considered those supplemental briefs, along with the

1 motion and related briefing and all pleadings and papers on file, the Court GRANTS
2 the motion consistent with the following:

3

The Nevada Supreme Court "affirm[ed] the district court's summary judgment", Opinion p. 20, but "reverse[d] the summary judgment as to damages for claims outside the two-year statute of limitations," Opinion p. 32, and "remand[ed] to the district court to recalculate damages based on the two-year statute of limitations," Opinion p. 20. More specifically, the Nevada Supreme Court "conclude[d] that the drivers' claims extend backwards only two years before their suit was filed." Opinion p. 14. Based on that conclusion, the Nevada Supreme Court "remand[ed] [the case] to the district court to recalculate damages for this shorter time period." Opinion p. 14.

Plaintiffs filed this case on October 8, 2012. Thus, based on the Nevada
Supreme Court's remand instructions, this Court must calculate damages from
October 8, 2010 forward. This is a relatively simple task that Defendants try to
complicate by coming forth with a number of arguments that, in this Court's view, do
not hold water. The Court addresses each of their arguments below.

16The Class Certification Issue. This Court entered its class certification order on February 10, 2016, finding that "[t]he class shall consist of the claims as alleged in 1718the Second Amended and Supplemental Complaint of all persons employed by any of 19the defendants as taxi drivers in the State of Nevada at any time from July 1, 2007 through December 31, 2015" Defendants argue that the class must now be 2021decertified pursuant to the Nevada Supreme Court opinion to exclude class members 22who claims fall prior to October 8, 2010. Defendants also argue that the class must 23be decertified for the time period following June 26, 2014, because there are only 4 24claimants after June 26, 2014. Defendants effectively seek post-judgment 25reconsideration of the Court's class certification order, which became final and 26appealable at the time the Court entered its prior judgment. The Court declines to 27reconsider its order, which Defendants could have appealed at the time they appealed 28the summary judgment decision.

1The Revised Spreadsheet Issue. Defendants assert that "[a] brief review of the2proposed spreadsheets demonstrate that it is fraught with errors. Even after3reviewing the 'core group' of named representative Plaintiffs, the Court can see that4Michael Murry is listed twice for a double recovery. Attached also is a chart of5additional errors contained in the spreadsheets."

6 The Court has reviewed Defendants' "chart of additional errors," which, as an 7 initial matter, is not helpful to the Court. The chart identifies nine (9) class 8 members. For two (2) of these class members Defendants' notes on the chart indicate "Leon's¹ had the wrong amount," but does not identify what the correct amount 9 10 should be. For five (5) of these class members Defendants' notes on the chart indicate 11 "Pd but not on Leon's list." The Court does not know what this means. For the 12remaining two (2) of these class members, Defendants' notes indicate that the 13amounts were credited to the wrong individual. Again, the Court does not know what this means. 14

Perhaps more importantly, the spreadsheet of data and calculations Plaintiffs provide for the modified judgment is based on the spreadsheet of data and calculations Plaintiffs previously provided to this Court and on which summary judgment was granted. Defendants did not appeal the accuracy of the prior spreadsheet, and the Court will not entertain what is effectively another request for reconsideration now.

But even if the Court reconsidered the data and the calculations, the Court cannot figure out what is wrong with the data and calculations for the 9 class members in Defendants' "chart of additional errors," and more importantly, what data and calculations should be used for these 9 class members. At bottom, it is not the Court's job to decipher Defendants' "notes."

 <sup>27
 &</sup>lt;sup>1</sup> By "Leon" Defendants presumably refer to Plaintiff's counsel, Leon Greenberg.
 28

That said, in their reply, Plaintiffs do concede that there is a proposed award to Plaintiff Michael Murray that is listed twice and that the modified judgment should not grant this award twice. Given the concession, the Court shall not allow this award to be made twice in the modified judgment.

5 The Department of Labor Issue. Defendants claim that they have already paid 6 out any alleged underpayment for the time period of October 1, 2010 and October 1, 7 2012, through a settlement with the Department of Labor and that these monies were 8 paid in full. Defendants ask for an offset for these settlements. Defendants further 9 advise that the Department of Labor has been unable to locate 243 claimants who 10 cannot be found or have refused to accept payment. Defendants refer to these 11 claimants as "ghost" claimants.

In response Plaintiffs assert that prior judgment expressly accounted for the Department of Labor payments to the extent Defendants were able to establish the existence of the payments and that the data and calculations in Plaintiffs' proposed modified judgment carries such information forward. Plaintiffs further assert that the inability to currently locate the so-called "ghost" claimants has no bearing on the entry or enforcement of the amended judgment.

The Court agrees with Plaintiffs. The Nevada Supreme Court affirmed this
Court's prior judgment with the narrow exception of damages prior to October 8,
2010. This Court has direction from the Nevada Supreme Court to recalculate
damages from October 8, 2010 forward. The Court does not intend to otherwise
modify its prior judgment.

The "Appropriate Defendant" Issue. Defendants assert that Plaintiffs sued the wrong entity and that the Nevada Supreme Court stated that this Court "erred without taking evidence on what corporate entities existed and were actually liable for the judgment." Defendants contend that this determination must be made before issuing an amended judgment. Defendants have either misread or are misrepresenting the Nevada Supreme Court's opinion on this issue.

As an initial matter, the Nevada Supreme Court's statement does not arise from the reversal and remand of summary judgment; it arises from the reversal of a post-judgment order denying a motion to quash. As Plaintiffs point out, the Nevada Supreme Court only granted Defendants the right to a further hearing upon remand on whether that judgment execution should be quashed and did not direct any findings on remand as to A Cab Series LLC's liability—as the "now known as" entity—for the judgment.

8 The *Dubric* Issue. Defendants assert that there is a presently an overlap of 9 claimants between this case and the *Dubric* case; that the overlapping claimants 10 released their claims against Defendants through the *Dubric* case; and therefore, 11 Defendants must be released from such duplicative claims that remain in this case. 12The Court disagrees. As Plaintiffs assert, this Court can find no basis that allows the 13subsequent proceedings in *Dubric* to release this Court's earlier judgment that was 14appealed and affirmed, with the exception of the recalculation of damages from 15October 8, 2010 forward.

16

21

22

23

24

25

26

27

28

For the foregoing reasons, the motion is GRANTED. Defendants shall
forthwith submit to the Department inbox their proposed "Order Modifying Final
Judgment Entered on August 21, 2018" attached as Exhibit G to their motion, but as
amended to account for the duplicate entry discussed above.

IT IS SO ORDERED.

Dated this 11th day of November, 2022

1EA E39 BB42 F334 Maria Gall District Court Judge

EXHIBIT B

EXHIBIT B

1 2 3 4 5 6 7 8 9 10	NOEO LEON GREENBERG, ESQ., SBN 8094 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com Rami@overtimelaw.com Attorneys for Plaintiffs CHRISTIAN GABROY, ESQ., SBN 8805 Gabroy Law Offices 170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012 Tel (702) 259-7770 Fax (702) 259-7774 christian@gabroy.com Attorneys for Plaintiffs	
11	DISTRICT COURT	
12	CLARK COUNTY, NEVADA	
13 14 15	MICHAEL MURRAY, and MICHAEL) RENO, Individually and on behalf of) others similarly situated, Case No.: A-12-669926-C Dept.: IX	
16	Plaintiffs,	
17 18 19	vs. A CAB TAXI SERVICE LLC, and A CAB, LLC, Defendants.	
20	ý	
21 22 23	PLEASE TAKE NOTICE that the Court entered the attached Order on November 11, 2022.	
24	Dated: November 14, 2022	
25	LEON GREENBERG PROFESSIONAL CORP.	
26	/s/ Leon Greenberg	
27	Leon Greenberg, Esq. Nevada Bar No. 8094	
28	2965 S. Jones Boulevard - Ste. E-3 Las Vegas, NV 89146 Tel (702) 383-6085 Attorney for the Plaintiffs	

1	CERTIFICATE OF SERVICE
2	
3 4	The undersigned certifies that on November 14, 2022, she served the within:
5	NOTICE OF ENTRY OF ORDER
6	by court electronic service to:
7	TO:
8	
9	Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
10	Las Vegas, NV 89145
11	JAY A. SHAFER, ESQ.
12	CORY READE DOWS AND SHAFER 1333 North Baffalo Drive, Suite 210 Las Vegas, NV 89128
	Las Vegas, NV 89128
14	
15 16	/s/ Ruthann Devereaux-Gonzalez
10	Ruthann Devereaux-Gonzalez
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	2
	Δ

	ELECTRONICALLY SE	
	11/11/2022 5:52 PI	Electronically Filed 11/11/2022 5:51 PM
1	ORDR	CLERK OF THE COURT
2	DISTRIC	T COURT
3	CLARK COUN	NTY, NEVADA
4	MICHAEL MURRAY and MICHAEL	Case No.: A-12-669926-C
5	RENO, individually and behalf of others similarly situated,	Dept. No. IX
6	Plaintiffs,	
7		
8	A CAB TAXI SERVICE, LLC, et al.	
9	Defendants.	
10	ORDER GRANTING PLAINTIFFS' MO AWARD OF PRE-JUDGMENT ATTOP	
11	REMIT	
12	On December 30, 2021, the Nevada	Supreme Court issued an opinion affirming
13	in part, reversing in part, and remanding	g this case to the Eighth Judicial District
14	Court for further proceedings consistent	with the Supreme Court's opinion. On
15	February 16, 2022, Plaintiffs Michael Mur	ray and Michael Reno, individually and on
16	behalf of others similarly situated, filed a r	notion for entry of a modified award of pre-
17	judgment attorney's fees as provided for	by the Supreme Court's remittitur. On
18	February 23, 2022, Plaintiffs filed an er	rrata to the motion. On March 3, 2022,
19	Defendants filed an opposition to the moti	ion. On August 12, 2022, Plaintiffs filed a
20	reply in support of the motion.	
21	This case had previously been staye	d until the Nevada Supreme Court decided
22	a pending appeal in Nevada Supreme Cour	rt Case No. 83492, referred to in the papers

as *Dubric*. On September 19, 2022, this Court issued an order lifting the stay given
that, at that point, the *Dubric* appeal had been decided, with rehearing denied.
However, the Court indicated that given the developments in this case, including in
the *Dubric* matter, the parties could each file and serve one additional, omnibus brief
in support of or opposed to any pending motion. The parties filed supplemental briefs
on September 30, 2022. Having considered those supplemental briefs, along with the

1 motion and related briefing and all pleadings and papers on file, the Court GRANTS $\mathbf{2}$ the motion consistent with the following: 3 The Court previously awarded Plaintiffs \$568,071 in attorney's fees. The 4 Nevada Supreme Court found that: $\mathbf{5}$ [The district court] supported that award by going through three possible formulations to calculate hours and fees and 6 through a consideration of the four *Brunzell* factors. We conclude that the declaration of counsel provided in 7 support of the fees motion] constituted the 'documentation' required under NRCP 54(d)(2)(B), and A Cab has not shown 8 that the attorney fees award was unsupported or excessive beyond asserting that the drivers did not provide the 9 However, in light of this appropriate documentation. disposition and the district court's improper tolling of the 10 statute of limitations, the amount of the attorney fees must be reconsidered for reasonableness, and we therefore 11 reverse and remand the award of attorney fees. 12Opinion p. 24. The Nevada Supreme Court remanded the case to this Court for 13further proceedings consistent with this opinion. Opinion p. 33. Based on the foregoing, the Court does not understand how Defendants can 14 represent that the Nevada Supreme Court "refus[ed] to uphold the prior outrageous 1516 and unsupported award of fees." To the contrary, the Nevada Supreme Court 17expressly found that Defendants "has not shown that the attorneys fees award was 18unsupported or excessive" Accordingly, the Court moves forward as instructed by 19the Nevada Supreme Court, that being to reconsider the amount of attorneys' fees for 20reasonableness in light of the district court's improper tolling of the statute of 21limitations and the requirement that a modified judgment be entered to account for 22the proper statute of limitations. 23In Plaintiffs' motion, Plaintiffs advise that their counsel has reviewed their 24time records for the 1,738.5 attorney hours that were considered by this Court in

- 25 26
- 27 28

making its original \$568,071 award. Plaintiffs further advise, as supported by their

counsel's declaration, that a review of those records indicate that all work performed

on the statute of limitations tolling issue was performed by attorney Leon Greenberg

1 and that such work consumed less than 50 hours of his 1,190 attorney hours that
2 were used to support the prior fee award.

0

3 The Court has reviewed counsel's declaration. Mr. Greenberg states that he spent "less than 20" of his total hours engaged in activities exclusively related to the 4 $\mathbf{5}$ tolling issue and that he spent "less than 47" of those hours engaged in activities that 6 partially, or may have partially concerned that issue. Given Mr. Greenberg's 7 inability to be more precise about his hours, including his partial hours, the Court 8 gives the benefit of the doubt on the hours to Defendants and uses the totality of the 9 67 hours to reduce the fee award. It is the Court's understanding that Mr. Greenberg 10 charged \$400/hour, and thus using 67 total hours the Court would reduce the fee 11 award by \$26,800. The Court considers this reasonable in light of the result Plaintiffs 12achieved. Plaintiffs prevailed on their claims and issues, with the limited exception 13concerning the narrow issue of tolling the statute of limitations.

Defendants do not oppose Plaintiffs' reduction proposal, at least not 1415specifically, and thus the Court considers that issue conceded. Instead, Defendants 16assert that Plaintiffs' motion is premature and that "[t]here can be no award of 17attorney's fees until a final judgment is entered" and "that final judgment cannot be 18entered until the numerous unresolved issues are address, as briefed in Defendants' 19Opposition to Plaintiffs' request for entry of a modified judgment" The Court 20issued an order granting Plaintiffs' request for entry of a modified judgment earlier 21today. Accordingly, the arguments Defendants raise are moot.

22

For the foregoing reasons, the motion is GRANTED. Plaintiffs shall forthwith submit to the Department inbox a proposed order modifying the award of prejudgment attorney's fees, to include pre-judgment interest as calculated pursuant to the errata. Furthermore, the Court acknowledges that in its order granting Plaintiffs' motion for entry of a modified judgment, the Court stated that *Defendants* should submit their proposed "Order Modifying Judgment Entered on August 21,

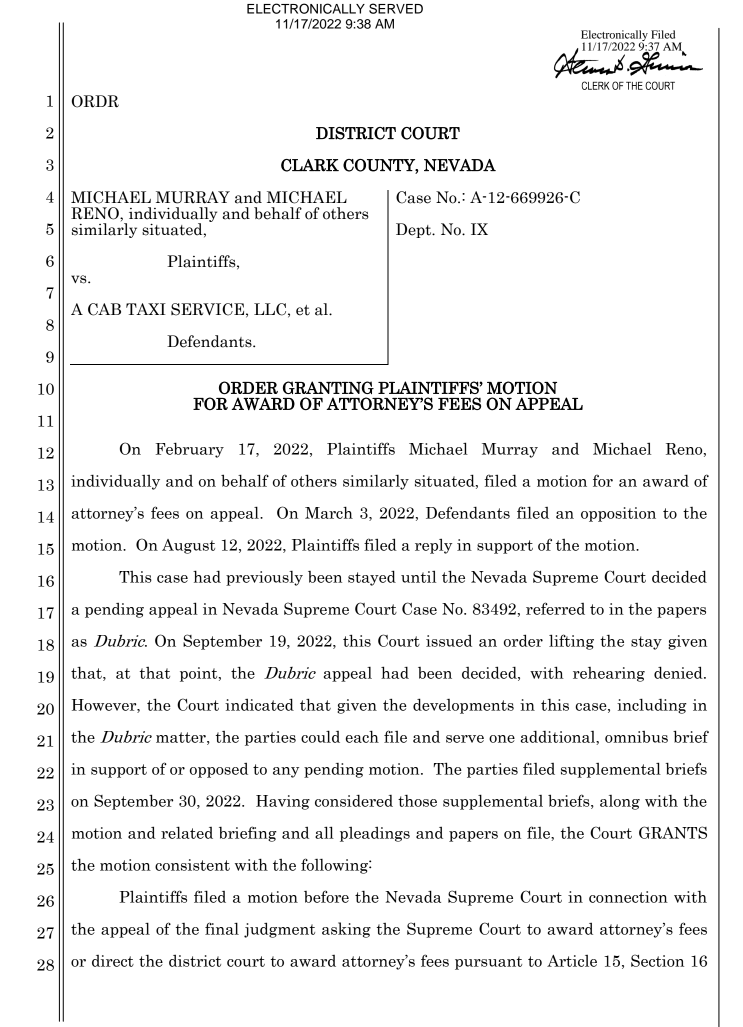
1	2018." The Court intended to direct <i>Plaintiffs</i> to submit that proposed order given
2	that the proposed order is attached to Plaintiffs' motion, not Defendants' motion.
3	Plaintiffs shall provide defense counsel an opportunity to review both orders prior to
4	submission, consistent with the Department guidelines.
5	IT IS SO ORDERED.
6	Dated this 11th day of November, 2022
7	Manazall
8	799.450.7560.0425
9	788 150 7F6B D12E Maria Gall District Court Judge
10	
11	
12	
13	
14	
15	
16	
17	
18	
19 20	
20 21	
$\frac{21}{22}$	
$\frac{22}{23}$	
20 24	
25	
26	
27	
28	
	4

EXHIBIT C

EXHIBIT C

1 2 3 4 5 6 7 8 9 10	Electronically Filed 11/17/2022 3:44 PM Steven D. Grierson CLERK OF THE COURT WUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com Rami@overtimelaw.com Attorneys for Plaintiffs CHRISTIAN GABROY, ESQ., SBN 8805 Gabroy Law Offices 170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012 Tel (702) 259-7774 christian@gabroy.com Attorneys for Plaintiffs	
11	DISTRICT COURT	
12	CLARK COUNTY, NEVADA	
13 14 15	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Case No.: A-12-669926-C Dept.: IX	
16 17 18	Plaintiffs, vs. A CAB TAXI SERVICE LLC, and A CAB, LLC,	
19 20 21	Defendants.	
22	PLEASE TAKE NOTICE that the Court entered the attached Order on	
23	November 17, 2022.	
24	Dated: November 17, 2022	
25	LEON GREENBERG PROFESSIONAL CORP.	
26	/s/ Leon Greenberg	
27	Leon Greenberg, Esq. Nevada Bar No. 8094	
28	2965 S. Jones Boulevard - Ste. E-3 Las Vegas, NV 89146 Tel (702) 383-6085 Attorney for the Plaintiffs	

CERTIFICATE OF SERVICE
The undersigned certifies that on November 17, 2022, she served the within:
NOTICE OF ENTRY OF ORDER
by court electronic service to:
TO:
Esther C. Rodriguez, Esq.
Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
IAVA SUAFED ESO
JAY A. SHAFER, ESQ. CORY READE DOWS AND SHAFER 1333 North Baffalo Drive, Suite 210 Las Vegas, NV 89128
/s/ Ruthann Devereaux-Gonzalez
Ruthann Devereaux-Gonzalez
2



1 of Nevada's Constitution. Article 15, Section 16, Subsection B (the Minimum Wage $\mathbf{2}$ Amendment) states that "[a]n employee who prevails in any action to enforce this section shall be awarded his or her reasonable attorney's fees and costs." In denying 3 the motion without prejudice, the Supreme Court found that the determination of 4 $\mathbf{5}$ reasonableness called for by the Minimum Wage Amendment should be addressed in 6 the first instance by the district court with greater fact-finding capabilities. Plaintiffs 7 now ask for \$63,760 for their attorney's work on the final judgment appeal. Plaintiffs 8 support their request with the Declaration of Leon Greenberg.

9 As an initial matter, the Court finds that the plain language of the Minimum
10 Wage Amendment allows for an award of attorney's fees incurred on appeal. The
11 relevant language provides for fees to a prevailing employee "in any action," to
12 enforce the minimum wage amendment. This necessarily includes the appeal, even if
13 the appeal could be considered an action separate from the district court case.

14The fees, however, must be reasonable. In determining what of Plaintiffs' fees are reasonable, the Court relies upon the Brunzell factors: "(1) the qualities of the 1516advocate: his ability, his training, education, experience, professional standing and 17skill; (2) the character of the work to be done: its difficulty, its intricacy, its 18importance, time and skill required, the responsibility imposed and the prominence 19and character of the parties where they affect the importance of the litigation; (3) the 20work actually performed by the lawyer: the skill, time and attention given to the 21work; (4) the result: whether the attorney was successful and what benefits were 22derived." Brunzell v. Golden Gate Nat. Bank, 85 Nev. 345, 349, 455 P.2d 31, 33 23(1969). Importantly, in setting forth the *Brunzell* factors, the Nevada Supreme Court 24advised that "good judgment would dictate that each of these factors be given 25consideration by the trier of fact and that no one element should predominate or be 26given undue weight." Id.

27 Here, the Court agrees with Mr. Greenberg on his view of the *Brunzell* factors
28 as set forth in his declaration supporting the motion.

With regard to the first factor, Mr. Greenberg—who was the sole attorney for
 Plaintiffs on the appeal—is a fine advocate with significant experience litigating in
 Nevada courts. Defendants do not dispute this.

4

 $\mathbf{5}$

6

7

With regard to the second factor, the final judgment appeal raised a number of complex issues that were significantly important to the ultimate outcome of this case. The work took not insignificant time and skill. The Court considers the time expended, in assessing the work counsel actually performed (the third factor).

8 Thus, in analyzing the second and third factors in tandem, the Court reviews 9 the declaration Mr. Greenberg submitted with the motion, along with his billing rate. 10 Although the *Brunzell* factors do not expressly mention billing rates, the Court is of 11 the position that reasonableness of billing rates is a necessary consideration in 12 assessing the reasonableness of fees, including through the lens of the second and 13 third factors.

The Court finds that the \$400 hourly rate Mr. Greenberg asks for reasonable
not only consistent with prevailing rates in the Las Vegas area, but also lower than
what the Court would have expected for someone of his experience.

The Court now reviews the time spent on the appeal. Mr. Greenberg's declaration attests that he spent 179.9 hours in connection with the final judgment appeal, and then goes on to categorize those hours between the various tasks connected with the appeal (e.g., mediation, preparation of answering brief, reviewing appellant's appendix, preparation for oral argument).

Importantly, including with regard to the fourth factor that looks at the results and benefits achieved on appeal, Mr. Greenberg excludes from his fee request that 17.3 hours he spent on the unsuccessful statute of limitations issue and 3.2 hours he spent on issues that were either more administrative in nature or related to his own confusion concerning the completeness of the record.

Defendants assert that Plaintiffs were not successful in the result of the appeal
because "the case has been reversed and remanded on several overriding issues."

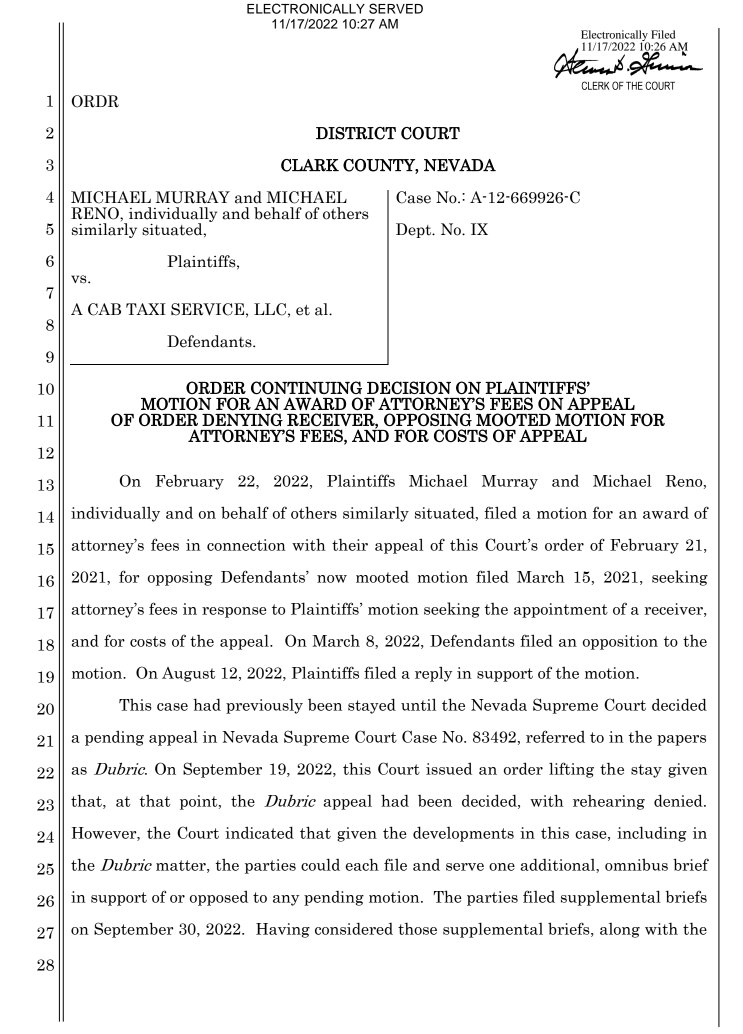
1	Defendants mischaracterize what happened on the appeal of the final judgment.
2	Plaintiffs largely prevailed on that appeal, with the Nevada Supreme Court reversing
3	and remanding on only a few narrow issues. Mr. Greenberg has accounted for his
4	time on such issues.
5	Accordingly, the Court finds that all four <i>Brunzell</i> factors weigh in favor of
6	finding the requested fees reasonable.
7	***
8	For the foregoing reasons, the motion is GRANTED. The Court makes an
9	award of \$63,760 in favor of Plaintiffs and against Defendants in connection with
10	Plaintiffs' attorneys' fees for the appeal of the final judgment.
11	IT IS SO ORDERED.
12	Dated this 17th day of November, 2022
13	Maria Pall
14	
15	7DA ABE 7DA7 CC60 Maria Gall
16	District Court Judge
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	4

EXHIBIT D

EXHIBIT D

1 2 3 4 5 6 7 8 9 10	Electronically Filed 11/17/2022 3:44 PM Steven D. Grierson CLERK OF THE COURT WUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com Rami@overtimelaw.com Attorneys for Plaintiffs CHRISTIAN GABROY, ESQ., SBN 8805 Gabroy Law Offices 170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012 Tel (702) 259-7774 christian@gabroy.com Attorneys for Plaintiffs	
11	DISTRICT COURT	
12	CLARK COUNTY, NEVADA	
13 14 15	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Case No.: A-12-669926-C Dept.: IX	
16 17 18	Plaintiffs, vs. A CAB TAXI SERVICE LLC, and A CAB, LLC,	
19 20 21	Defendants.	
22	PLEASE TAKE NOTICE that the Court entered the attached Order on	
23	November 17, 2022.	
24	Dated: November 17, 2022	
25	LEON GREENBERG PROFESSIONAL CORP.	
26	/s/ Leon Greenberg	
27	Leon Greenberg, Esq. Nevada Bar No. 8094	
28	2965 S. Jones Boulevard - Ste. E-3 Las Vegas, NV 89146 Tel (702) 383-6085 Attorney for the Plaintiffs	

CERTIFICATE OF SERVICE		
The undersigned certifies that on November 17, 2022, she served the within:		
NOTICE OF ENTRY OF ORDER		
by court electronic service to:		
TO:		
Esther C. Rodriguez, Esq.		
Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145		
IAVA SUAFED ESO		
JAY A. SHAFER, ESQ. CORY READE DOWS AND SHAFER 1333 North Baffalo Drive, Suite 210 Las Vegas, NV 89128		
/s/ Ruthann Devereaux-Gonzalez		
Ruthann Devereaux-Gonzalez		
2		

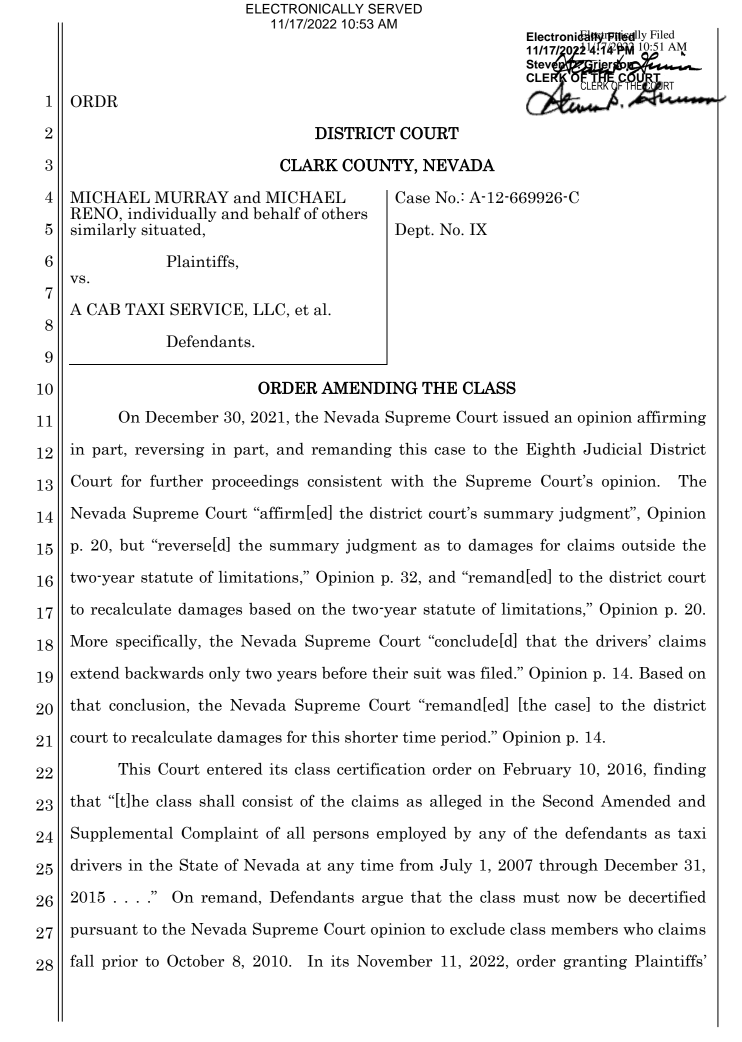


1 motion and related briefing and all pleadings and papers on file, the Court
2 CONTINUES its decision on the motion consistent with the following:

Pursuant to the Nevada Supreme Court's order of reversal and remand filed February 17, 2022, this Court must consider the merits of Plaintiffs' request for the $\mathbf{5}$ appointment of a receiver. The Court intends to do so and would like oral argument on the motion. The Court intends to issue a separate order scheduling oral argument. It is the Court's position that the motion for attorneys' fees as related to Plaintiffs' efforts to appoint a post-judgment receiver is better decided once the receiver motion is decided. Accordingly, the Court continues its decision on the motion until such time as it decides the receiver motion. IT IS SO ORDERED. Dated this 17th day of November, 2022 498 C1D C7AC 2E02 Maria Gall **District Court Judge**

EXHIBIT E

EXHIBIT E



1 motion for entry of a modified judgment provided for by remittitur, this Court $\mathbf{2}$ rejected Defendants' argument to decertify the class.

3

The Court continues to reject Defendants' argument for decertification. That 4 said, upon further considering the issue of how the Nevada Supreme Court's opinion 5impacts the class, the Court is of the position that, out of an abundance of caution, it 6 must amend the class to consist of the claims as alleged in the Second Amended and 7 Supplemental Complaint of all persons employed by any of the defendants as taxi 8 drivers in the State of Nevada at any time from October 8, 2010, through December 9 31, 2015.

10 The Court would like to be clear. The class amendment does not decertify the class; the class as amended remains certified. The Court's order only removes from 11 12the originally constituted class any persons employed by any of the defendants as taxi 13drivers in the State of Nevada before October 8, 2010. Accordingly, the class does not need to be re-noticed, including because the removal of drivers from the class who are 14 15not entitled by law to judgment does not prejudice such class members.

16 To the extent this order needs to be construed as an order nunc pro tunc in connection with the February 10, 2016, class certification order and/or an order 1718amending the Court's November 11, 2022, order granting Plaintiffs' motion for entry 19of a modified judgment provided for by remittitur, it shall be so construed.

20

IT IS SO ORDERED.

- 212223
- 2425
- 2627
- 28

Dated this 17th day of November, 2022

3FB 759 58D6 4F07 Maria Gall **District Court Judge**

1	CSERV		
2	DISTRICT COURT		
3	CLARK COUNTY, NEVADA		
4			
5			
6	Michael Murray, Plaintiff(s)	CASE NO: A-12-669926-C	
7	VS.	DEPT. NO. Department 9	
8 9	A Cab Taxi Service LLC, Defendant(s)		
10		J	
11	AUTOMATED CERTIFICATE OF SERVICE		
12 13	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:		
14	Service Date: 11/17/2022		
15	"Esther Rodriguez, Esq." .	esther@rodriguezlaw.com	
16 17	Assistant .	info@rodriguezlaw.com	
18	Cindy Pittsenbarger .	cpittsenbarger@hutchlegal.com	
19	Dana Sniegocki .	dana@overtimelaw.com	
20	Esther Rodriguez .	esther@rodriguezlaw.com	
21	filings .	susan8th@gmail.com	
22	Hilary Daniels .	hdaniels@blgwins.com	
23	Hillary Ross .	hross@blgwins.com	
24 25	leon greenberg .	leongreenberg@overtimelaw.com	
26	Leon Greenberg .	wagelaw@hotmail.com	
27	Michael K. Wall .	mwall@hutchlegal.com	
28			

1	Susan .	susan@rodriguezlaw.com
2	Susan Dillow .	susan@rodriguezlaw.com
3 4	Trent Richards .	trichards@blgwins.com
5	Christian Gabroy	christian@gabroy.com
6	Katie Brooks	assistant@gabroy.com
7	Katie Brooks	assistant@gabroy.com
8	Christian Gabroy	christian@gabroy.com
9	Elizabeth Aronson	earonson@gabroy.com
10		euronson e guoroj.com
11	Christian Gabroy	christian@gabroy.com
12	Kaine Messer	kmesser@gabroy.com
13	Ali Saad	ASaad@resecon.com
14	Peter Dubowsky, Esq.	peter@dubowskylaw.com
15	Amanda Vogler-Heaton, Esq.	amanda@dubowskylaw.com
16	William Thompson	william@dubowskylaw.com
17 18	Kaylee Conradi	kconradi@hutchlegal.com
10	Valerie Gray	vgray@blgwins.com
20	Mercedes Ortega	mortega@blgwins.com
21	R. Reade	creade@crdslaw.com
22	Kathrine von Arx	kvonarx@crdslaw.com
23	Ruthann Devereaux-Gonzalez	ranni@overtimelaw.com
24	Jay Shafer	jshafer@crdslaw.com
25	Trent Compton	tcompton@blgwins.com
26		Compton & Digwills.com
27		

1 2	If indicated below, a copy of the above mentioned filings were also served by mail via United States Postal Service, postage prepaid, to the parties listed below at their last known addresses on 11/18/2022			
3				
4	Esther Rodriguez	Rodriguez Law Offices, P.C. Attn: Esther Rodriguez, Esq.		
5		10161 Park Run Drive, Suite 150 Las Vegas, NV, 89145		
6 7	Stephen Hackett	Sklar Williams PLLC		
8		Attn: Stephen Hackett 410 South Rampart Blvd Suite 350 Las Vegas, NV, 89145		
9				
10	Steven Parsons	10091 Park Run DR STE 200 Las Vegas, NV, 89145		
11				
12				
13				
14				
15				
16				
17				
18				
19				
20				
21				
22				
23				
24				
25				
26				
27				
28				

EXHIBIT F

EXHIBIT F

1 2 3 4 5 6 7 8 9 10	Electronically Filed 11/17/2022 3:44 PM Steven D. Grierson CLERK OF THE COURT WUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com Rami@overtimelaw.com Attorneys for Plaintiffs CHRISTIAN GABROY, ESQ., SBN 8805 Gabroy Law Offices 170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012 Tel (702) 259-7774 christian@gabroy.com Attorneys for Plaintiffs
11	DISTRICT COURT
12	CLARK COUNTY, NEVADA
13 14 15	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Case No.: A-12-669926-C Dept.: IX
16 17 18	Plaintiffs, vs. A CAB TAXI SERVICE LLC, and A CAB, LLC,
19 20 21	Defendants.
22	PLEASE TAKE NOTICE that the Court entered the attached Order on
23	November 17, 2022.
24	Dated: November 17, 2022
25	LEON GREENBERG PROFESSIONAL CORP.
26	/s/ Leon Greenberg
27	Leon Greenberg, Esq. Nevada Bar No. 8094
28	2965 S. Jones Boulevard - Ste. E-3 Las Vegas, NV 89146 Tel (702) 383-6085 Attorney for the Plaintiffs

CERTIFICATE OF SERVICE
The undersigned certifies that on November 17, 2022, she served the within:
NOTICE OF ENTRY OF ORDER
by court electronic service to:
TO:
Esther C. Rodriguez, Esq.
Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
IAVA SUAFED ESO
JAY A. SHAFER, ESQ. CORY READE DOWS AND SHAFER 1333 North Baffalo Drive, Suite 210 Las Vegas, NV 89128
/s/ Ruthann Devereaux-Gonzalez
Ruthann Devereaux-Gonzalez
2

ELECTRONICALLY SERVED 11/17/2022 11:05 AM

Electronically Filed 11/17/2022 11:01 AM THE COURT

		Aluno
1	ORDR	CLERK OF
2	LEON GREENBERG, ESQ., SBN 809	4
3	RUTHANN DEVEREAUX-GONZAL	-
	Leon Greenberg Professional Corporati 2965 South Jones Blvd- Suite E3	on
4	Las Vegas, Nevada 89146	
5	(702) 383-6085	
6	(702) 385-1827(fax)	
7	leongreenberg@overtimelaw.com Ranni@overtimelaw.com	
8		
9	CHRISTIAN GABROY, ESQ., SBN 8	805
	Gabroy Law Offices 170 S. Green Valley Parkway - Suite 23	80
10	Henderson Nevada 89012	50
11	Tel (702) 259-7777	
12	Fax (702) 259-7704	
13	christian@gabroy.com	
14	Attorneys for Plaintiffs	
	DISTI	RICT COURT
15	CLARK C	DUNTY, NEVADA
16		· , · · ·
17		
18	MICHAEL MURRAY, and MICHAEL RENO, Individually and	Case No.: A-12-669926-C
19	on behalf of others similarly situated,	Dept.: IX
		, r
20	Plaintiffs,	ORDER MODIFYING FINAL JUDGMENT ENTERED
21	VC	ON AUGUST 21, 2018
22	VS.	
23	A CAB TAXI SERVICE LLC, A	
24	CAB, LLC, and CREIGHTON J. NADY,	
25	Defendants.	
26		l
27		
28		
		1

The Court entered a final judgment in this case on August 21, 2018, as subsequently amended by its Order entered October 22, 2018, against defendant A Cab Series LLC, formerly known as A CAB, LLC. An appeal of that final judgment and certain post-judgment Orders was taken by such defendant and duly heard by the Nevada Supreme Court, which issued an Opinion and remittitur received by this Court on February 4, 2022, wherein it directed a modification of such final judgment to reduce it by the amount of damages previously awarded to plaintiffs for the time period prior to the two year statute of limitations applicable to the plaintiffs' claims, meaning prior to October 8, 2010, this case being commenced on October 8, 2012, and otherwise affirming such final judgment. Plaintiffs filed their Motion for Entry of a Modified Judgment pursuant to such remittitur on February 14, 2022, defendant filed their Response in Opposition on February 28, 2022, and plaintiffs filed their Reply in Support of their Motion on August 12, 2022, with the parties also having the opportunity to further address the issues in their supplemental briefs filed on September 30, 2022, After due and proper deliberation, review of the arguments set forth in each of the parties' foregoing briefs and by their counsel, the Court entered an Order on November 11, 2022, granting that motion and directing the entry of an Order Modifying the Final Judgment in this case entered on August 21, 2018, and the Court hereby finds and orders:

Plaintiffs, in their motion, have submitted to the Court the modified amount of damages to be awarded to the class members, properly reduced from the amounts specified for 890 class members at Ex. "A" to the judgment entered by the Court on August 21, 2018; and it is hereby

ORDERED that Ex. "A" annexed hereto, the list of the modified amount of damages to be awarded to the class members presented in plaintiffs' motion, shall be substituted for the Ex. "A" list annexed to the judgment entered by the Court on August 21, 2018, with that original Ex. "A" list being stricken, and with the Judgment modified accordingly; and it is further

ORDERED that the Clerk of the Court shall enter judgment for each individual class member in the amount specified in Column "F" in Ex. "A" as annexed hereto against defendants A CAB TAXI SERVICE LLC and A CAB SERIES LLC, formerly known as A CAB, LLC; in doing so it shall substitute such amounts for the prior amounts it was directed to enter for each class member pursuant to the judgment entered by the Court on August 21, 2018, it being further provided that the Clerk of the Court shall strike from its judgment docket the amount it had previously entered as a judgment in favor of any class member who does not appear on Ex. "A" of this Order; and it is further

1	ORDERED the Court's Order and Judgment entered on August 21, 2018, shall
2	remain in affact in all other respects executes modified herein and shall accruse nest
3	remain in effect in all other respects except as modified herein and shall accrue post-
4	judgment interest on the amounts specified in Column "F" in Ex. "A" annexed hereto
5	as of August 21, 2018.
6	
7	IT IS SO ORDERED.
8	Dated this day of, 2022.
9	Dated this 17th day of November, 2022
10	Mario Pall
11	Hon. Maria Gall
12	DISTRICT COURT JUDGE E39 CAC F3CC 83EE Maria Gall
13	District Court Judge
14	Submitted by:
15	By: <u>/s/ Leon Greenberg</u>
16	Leon Greenberg, Esq. LEON GREENBERG PROF. CORP.
17	2965 S. Jones Blvd. Ste. E-3
18	Las Vegas, NV 89146
19	Attorneys for Plaintiffs
20	Annavad as to form and contents
21	Approved as to form and content:
22	Not Approved By:
23	Esther C. Rodriguez, Esq.
24	RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive. Ste. 150
25	Las Vegas, NV 89145 Attorney for Defendants
26	
27	
28	4.

EXHIBIT "A"

	А	В	С	D	E	F	G	Н
1			I Class Members	\$597,772.48	\$88,114.12	\$685,886.60	\$669,340.72	(\$71,568.24)
				Total Lower Tier	, <u>-</u>	,,	+ , - · <u>-</u>	(+,
				Minimum Wages				
				Owed 10/8/2010 -			Total	
				12/31/2015 After	1/1 2016		10/8/2010 -	Set Off from
2	Employee			Set Off and Over	through	Total with	12/31/2015	USDOL
3	Number	Last Name	First Name	10.00	6/30/2018	Interest	Shortage	Settlement
4		Abarca	Enrique	\$815.12	\$120.15	\$935.27	\$815.12	\$0.00
5		Abdella	Juhar	\$178.63	\$26.33	\$204.96	\$319.03	(\$140.40)
6	105408		Abdirashid	\$165.36	\$24.38	\$189.74	\$165.36	\$0.00
7		Abebe	Tamrat	\$3,010.66	\$443.78	\$3,454.44	\$3,010.66	\$0.00
8		Abraha	Tesfalem	\$411.83	\$60.70	\$472.53	\$411.83	\$0.00
9	105813		Daniel	\$891.35	\$131.39	\$1,022.74	\$891.35	\$0.00
10		Abuel	Alan	\$26.99	\$3.98	\$30.97	\$259.30	(\$232.31)
11		Abuhay	Fasil	\$199.88	\$29.46	\$229.34	\$390.89	(\$191.01)
12		Ackman	Charles	\$385.21	\$56.78	\$441.99	\$385.21	\$0.00
13		Acosta	Lorrie	\$135.08	\$19.91	\$154.99	\$135.08	\$0.00
14		Adamian	Robert	\$794.61	\$117.13	\$911.74	\$995.17	(\$200.56)
15		Adams	Michael	\$193.46	\$28.52	\$221.98	\$283.69	(\$90.23)
16		Adamson	Nicole	\$1,012.32	\$149.22	\$1,161.54	\$1,306.43	(\$294.11)
17		Adhanom	Tewoldebrhan	\$124.16	\$18.30	\$142.46	\$124.16	\$0.00
18		Agacevic	Ibnel	\$299.99	\$44.22	\$344.21	\$299.99	\$0.00
19		Agostino	Nicholas	\$1,436.35	\$211.72	\$1,648.07	\$1,436.35	\$0.00
20		Ahmed	Ahmed	\$926.12	\$136.51	\$1,062.63	\$1,290.23	(\$364.11)
21		Alemayehu	Tewodros	\$42.09	\$6.20	\$48.30	\$42.09	\$0.00
22		Alessi	Anthony	\$13.62	\$2.01	\$15.63	\$13.62	\$0.00
23		Alexander	Darvious	\$63.13	\$9.30	\$72.43	\$63.13	\$0.00
24		Alfaro	Joe	\$300.71	\$44.33	\$345.03	\$300.71	\$0.00
25	3661		Abraham	\$2,224.87	\$327.95	\$2,552.82	\$2,224.87	\$0.00
26	104525	-	Yusnier	\$1,414.77	\$208.54	\$1,623.31	\$1,414.77	\$0.00
27	2903		Otis	\$6,359.32	\$937.39	\$7,296.71	\$6,359.32	\$0.00
28	25979		Abdul	\$711.15	\$104.83	\$815.98	\$743.50	(\$32.35)
29		Altamura	Vincent	\$503.89	\$74.28	\$578.17	\$503.89	\$0.00
30		Alvarado	Santiago	\$94.08	\$13.87	\$107.95	\$94.08	\$0.00
31		Alves	Mary	\$988.61	\$145.72	\$1,134.33	\$988.61	\$0.00
32 33		Ameha Anantagul	Samuale	\$244.82	\$36.09	\$280.91 \$177.15	\$244.82	\$0.00 \$0.00
33 34		Anantagul Anastasio	Kamol	\$154.39	\$22.76	\$177.15 \$127.62	\$154.39	
34 35			James	\$111.24	\$16.40	\$127.63	\$111.24 \$1,968.47	\$0.00 (\$770.96)
35 36		Andersen Andersen	Jason Calvin	\$1,197.51	\$176.52 \$199.50	\$1,374.03		
36		Anderson Anderson	Roosevelt	\$1,353.44 \$2,114.65	\$199.50	\$1,552.95 \$2,426.36	\$1,353.44 \$2,787.37	\$0.00 (\$672.72)
38		Anderson	William	\$2,114.65	\$311.71	\$2,420.30	\$2,787.37	\$0.00
30 39	3943		Janeid	\$289.40	\$42.00	\$332.06	\$289.40	\$0.00
40		Appel	Howard	\$1,400.55	\$207.33	\$1,013.88	\$1,400.53	\$0.00
40		Applegate	Angela	\$260.97	\$38.47	\$20.93	\$23.47	(\$58.45)
41	3730		Isam	\$1,726.82	\$38.47	\$1,981.36	\$2,235.96	(\$509.14)
42	104910		Bert	\$362.37	\$53.41	\$415.78	\$362.37	\$0.00
44	3709		Roger	\$42.41	\$53.41	\$48.66	\$92.02	(\$49.61)
44		Arena	Francis	\$527.13	\$77.70	\$604.83	\$92.02	
43	2221			3527.13	۲.۱۱۶،	۶004.03	127.125	ŞU.UU

	А	В	С	D	E	F	G	Н
46	26553	Arnwine	Howard	\$2,020.90	\$297.89	\$2,318.78	\$2,185.05	(\$164.15)
47	3676	Asad	Tassawar	\$28.49	\$4.20	\$32.69	\$28.49	\$0.00
48	31622	Asefa	Wossen	\$456.31	\$67.26	\$523.57	\$456.31	\$0.00
49	3828	Aseffa	Mulubahan	\$1,992.18	\$293.66	\$2,285.84	\$2,431.45	(\$439.27)
50	3741	Assena	Zenebech	\$41.86	\$6.17	\$48.02	\$41.86	\$0.00
51		Atanasov	Nikolay	\$154.17	\$22.73	\$176.90	\$154.17	\$0.00
52		Atterbury	Joseph	\$159.92	\$23.57	\$183.49	\$159.92	\$0.00
53	110476	Auberry Jr.	Glenn	\$309.98	\$45.69	\$355.67	\$309.98	\$0.00
54	3667	Aurich	Juan	\$1,489.26	\$219.52	\$1,708.78	\$2,508.20	(\$1,018.94)
55	2926	Awalom	Alemayehu	\$6,288.28	\$926.92	\$7,215.20	\$6,288.28	\$0.00
56	3707	Azmoudeh	Bobby	\$208.23	\$30.69	\$238.92	\$208.23	\$0.00
57	3605	Azzouay	El	\$135.48	\$19.97	\$155.45	\$135.48	\$0.00
58	20210	Ва	Awa	\$1,270.02	\$187.21	\$1,457.22	\$1,270.02	\$0.00
59	108404	Васа	James	\$105.93	\$15.61	\$121.54	\$105.93	\$0.00
60	27358	Baca-Paez	Sergio	\$2,124.87	\$313.21	\$2,438.08	\$2,501.92	(\$377.05)
61	3838	Baker	Timothy	\$2,135.81	\$314.83	\$2,450.64	\$2,431.20	(\$295.39)
62	27315	Bakhtiari	Marco	\$2,701.33	\$398.19	\$3,099.52	\$3,284.38	(\$583.05)
63	112015	Bambenek	Matthew	\$337.56	\$49.76	\$387.31	\$337.56	\$0.00
64	112193	Bandi	Pedram	\$11.21	\$1.65	\$12.86	\$11.21	\$0.00
65	2523	Banuelos	Ruben	\$150.22	\$22.14	\$172.36	\$150.22	\$0.00
66	3909	Barbu	lon	\$2,507.70	\$369.64	\$2,877.34	\$2,562.29	(\$54.59)
67	3760	Bardo	Timothy	\$746.65	\$110.06	\$856.71	\$746.65	\$0.00
68	3369	Barich	Edward	\$189.31	\$27.90	\$217.21	\$189.31	\$0.00
69	100158	Barnes	Benjamin	\$5,936.88	\$875.12	\$6,812.00	\$5,936.88	\$0.00
70	2993	Barr	Kenneth	\$574.03	\$84.61	\$658.64	\$615.48	(\$41.45)
71	107792	Barrameda	Danilo	\$56.83	\$8.38	\$65.20	\$56.83	\$0.00
72	3601	Barseghyan	Artur	\$373.48	\$55.05	\$428.54	\$488.18	(\$114.70)
73	3887	Barstow	Lance	\$131.44	\$19.37	\$150.81	\$131.44	\$0.00
74	3829	Bartunek	Johnny	\$19.47	\$2.87	\$22.34	\$19.47	\$0.00
75	3649	Bataineh	Ali	\$218.35	\$32.18	\$250.53	\$218.35	\$0.00
76	2454	Batista	Eugenio	\$49.03	\$7.23	\$56.25	\$49.03	\$0.00
77	3926	Bauer	William	\$217.42	\$32.05	\$249.47	\$217.42	\$0.00
78	25454	Bell	Jeffrey	\$26.45	\$3.90	\$30.34	\$26.45	\$0.00
79	3594	Bellegarde	Josue	\$11.51	\$1.70	\$13.21	\$11.51	\$0.00
80		Benel	Christian	\$1,457.21	\$214.80	\$1,672.01	\$1,589.84	
81	110687	-	James	\$58.09	\$8.56	\$66.65	\$58.09	
82	103219	Berichon	Mike	\$947.14	\$139.61	\$1,086.75	\$947.14	
83	23373	-	Ronald	\$2,724.05	\$401.54	\$3,125.58	\$2,724.05	\$0.00
84	2960	Bialorucki	Richard	\$833.46	\$122.86	\$956.32	\$1,071.81	(\$238.35)
85		Black	Burton	\$174.69	\$25.75	\$200.43	\$174.69	\$0.00
86	29914		Valerie	\$124.09	\$18.29	\$142.38	\$124.09	\$0.00
87	112455		Arthur	\$47.07	\$6.94	\$54.01	\$47.07	\$0.00
88	2487	Boling	Freddy	\$528.24	\$77.87	\$606.11	\$528.24	
89		Borja	Virginia	\$456.50	\$67.29	\$523.79	\$745.82	
90		Bowen	Christopher	\$674.72	\$99.46	\$774.17	\$674.72	\$0.00
91	3508	Bozic	Nebojsa	\$263.10	\$38.78	\$301.88	\$263.10	
92		Bradley	Leroy	\$2,391.80	\$352.56	\$2,744.36	\$2,810.40	(\$418.60)
93		Brauchle	Michael	\$3,344.49	\$492.99	\$3,837.48	\$4,054.05	(\$709.56)
94	3697	Briggs	Andrew	\$52.36	\$7.72	\$60.08	\$52.36	
95	3716	Brimhall	Tracy	\$3,804.84	\$560.85	\$4,365.69	\$3,804.84	\$0.00

	А	В	С	D	E	F	G	Н
96	3621	Brisco	Allen	\$3,226.36	\$475.58	\$3,701.93	\$3,226.36	\$0.00
97	100299	Briski	Louis	\$226.23	\$33.35	\$259.58	\$414.70	(\$188.47)
98	110579	Brooks	Jose	\$46.30	\$6.83	\$53.13	\$46.30	\$0.00
99	3949	Brown	Daniel	\$730.19	\$107.63	\$837.82	\$730.19	\$0.00
100	3067	Brown	Maurice	\$774.77	\$114.20	\$888.97	\$774.77	\$0.00
101	2704	Buergey	Christopher	\$1,051.28	\$154.96	\$1,206.24	\$1,051.28	\$0.00
102	28249		Tommy	\$564.89	\$83.27	\$648.16	\$564.89	\$0.00
103	111670	Burns	Brittany	\$122.95	\$18.12	\$141.08	\$122.95	\$0.00
104	109309	Caldwell Jr.	Paul	\$364.22	\$53.69	\$417.90	\$364.22	\$0.00
105	3892	Calise	Domenic	\$57.13	\$8.42	\$65.55	\$57.13	\$0.00
106	3791	Cancio-Betanco	u Rene	\$282.86	\$41.69	\$324.55	\$282.86	\$0.00
107	106463	Capone	Gary	\$1,177.79	\$173.61	\$1,351.40	\$1,177.79	\$0.00
108	3733	Carr	Jamaal	\$127.11	\$18.74	\$145.84	\$127.11	\$0.00
109	2660	Carracedo	Sonny	\$360.54	\$53.15	\$413.69	\$360.54	\$0.00
110	3899	Casiello	Anthony	\$552.19	\$81.39	\$633.58	\$703.35	(\$151.16)
111		Castellanos	Joaquin	\$419.56	\$61.84	\$481.40	\$419.56	\$0.00
112	2531	Catoggio	Alfred	\$143.11	\$21.10	\$164.21	\$143.11	\$0.00
113		Caymite	Luc	\$221.02	\$32.58	\$253.60	\$221.02	\$0.00
114	104310	-	Chen	\$658.00	\$96.99	\$754.99	\$658.00	\$0.00
115	3420	Chang	Yun-Yu	\$697.04	\$102.75	\$799.78	\$697.04	\$0.00
116	3831	Charouat	Malek	\$412.11	\$60.75	\$472.86	\$412.11	\$0.00
117	24737	Charov	Ivaylo	\$67.83	\$10.00	\$77.83	\$67.83	\$0.00
118	3663	Chasteen	Jeffery	\$38.80	\$5.72	\$44.52	\$38.80	\$0.00
119	3714	Chatrizeh	Shahin	\$744.82	\$109.79	\$854.61	\$950.52	(\$205.70)
120	112394	Chavez	Rosemarie	\$13.29	\$1.96	\$15.25	\$13.29	\$0.00
121	3249	Chico	David	\$2,251.13	\$331.83	\$2 <i>,</i> 582.95	\$2,251.13	\$0.00
122	3729	Choudhary	Krishna	\$1,694.88	\$249.83	\$1,944.71	\$1,694.88	\$0.00
123	3588	Christensen	Rosa	\$1,878.35	\$276.88	\$2,155.22	\$1,878.35	\$0.00
124	3881	Christodoulou	Panos	\$584.13	\$86.10	\$670.23	\$584.13	\$0.00
125	26783	Clark	Dennis	\$513.57	\$75.70	\$589.27	\$513.57	\$0.00
126	31467	Clarke	Michael	\$69.42	\$10.23	\$79.65	\$69.42	\$0.00
127	107430	Cobon	Karl	\$1,023.14	\$150.81	\$1,173.95	\$1,023.14	\$0.00
128	3802	Cobos	Aaron	\$258.72	\$38.14	\$296.85	\$258.72	\$0.00
129	3885	Cohoon	Thomas	\$2,087.12	\$307.65	\$2,394.77	\$2,261.53	(\$174.41)
130	3552	Coizeau	Leonardo	\$3,285.52	\$484.30	\$3,769.81	\$3,433.58	(\$148.06)
131	102415	Collier	Ella	\$293.00	\$43.19	\$336.19	\$447.70	(\$154.70)
132	3862	Collins	Lincoln	\$408.91	\$60.27	\$469.18	\$520.42	(\$111.51)
133	108041	Comeau	Brian	\$70.76	\$10.43	\$81.19	\$70.76	\$0.00
134	3596	Conde	Carlos	\$103.01	\$15.18	\$118.19	\$103.01	\$0.00
135	3900	Coney-Cumming	g Keisha	\$531.04	\$78.28	\$609.32	\$531.04	\$0.00
136	3738	Conway	James	\$3,480.75	\$513.08	\$3,993.82	\$3,980.61	(\$499.86)
137	112398	Corona	Fernando	\$775.97	\$114.38	\$890.35	\$775.97	\$0.00
138	2051	Costello	Brad	\$1,305.53	\$192.44	\$1,497.97	\$1,696.23	(\$390.70)
139	3550	Craddock	Charles	\$557.35	\$82.16	\$639.51	\$557.35	\$0.00
140	3935	Craffey	Richard	\$672.27	\$99.09	\$771.36	\$672.27	\$0.00
141	23774	Crawford	Darryl	\$141.24	\$20.82	\$162.05	\$224.46	(\$83.22)
142	21457	Crawford	Maximillian	\$156.56	\$23.08	\$179.64	\$156.56	\$0.00
143	30300	Cruz-Decastro	Antonio	\$47.37	\$6.98	\$54.35	\$47.37	\$0.00
144	109796	Curtin	Ronald	\$1,891.68	\$278.84	\$2,170.52	\$1,891.68	\$0.00
145	109130	Dacayanan	Liza	\$515.01	\$75.91	\$590.92	\$515.01	\$0.00

	А	В	С	D	E	F	G	Н
146		Daffron	Daniel	\$1,242.13	\$183.10	\$1,425.23	\$1,242.13	\$0.00
147		Daggett Jr.	Rudolph	\$618.68	\$91.20	\$709.87	\$618.68	\$0.00
148		Daniels	Donald	\$3,274.58	\$482.69	\$3,757.26	\$3,274.58	\$0.00
149	110936	Daniels	James	\$57.14	\$8.42	\$65.56	\$57.14	\$0.00
150		Danielsen	Danny	\$377.99	\$55.72	\$433.71	\$377.99	\$0.00
151		D'Arcy	Timothy	\$4,630.45	\$682.55	\$5,313.00	\$4,630.45	\$0.00
152		Davila-Romero	Monica	\$58.85	\$8.67	\$67.52	\$58.85	\$0.00
153	28065		Bradley	\$2,167.85	\$319.55	\$2,487.40	\$2,167.85	\$0.00
154		Deguzman	, Fermin	\$294.22	\$43.37	\$337.59	\$294.22	\$0.00
155		Deguzman	Leloi	\$619.41	, \$91.30	\$710.71	\$619.41	\$0.00
156		Dejacto	Giovanna	\$660.42	, \$97.35	\$757.77	\$660.42	\$0.00
157		Delgado	Carlos	\$105.26	\$15.52	\$120.78	\$105.26	\$0.00
158		DeMarco	William	\$581.36	\$85.69	\$667.05	\$581.36	\$0.00
159		Deocampo	Michael	\$198.88	\$29.31	\$228.19	\$222.51	(\$23.63)
160	3936		Donald	\$811.92	\$119.68	\$931.60	\$811.92	\$0.00
161		Diamond	Jeffrey	\$273.19	\$40.27	\$313.46	\$273.19	\$0.00
162	3719		Aiser	\$22.90	\$3.38	\$26.28	\$22.90	\$0.00
163		Dibaba	Desta	\$958.68	\$141.31	\$1,099.99	\$958.68	\$0.00
164		Dillard	Corey	\$904.27	\$133.29	\$1,037.56	\$978.27	(\$74.00)
165		Dinok	Ildiko	\$1,530.38	\$225.58	\$1,755.96	\$1,530.38	\$0.00
166		Dionas	John	\$87.73	\$12.93	\$100.66	\$87.73	\$0.00
167		Disbrow	Ronald	\$2,475.64	\$364.92	\$2,840.56	\$2,858.43	(\$382.79)
168		Dixon	Julius	\$669.09	\$98.63	\$767.72	\$669.09	\$0.00
169		Djapa-Ivosevic	Davor	\$295.33	\$43.53	\$338.87	\$295.33	\$0.00
170		Dobszewicz	Gary	\$2,278.69	\$335.89	\$2,614.57	\$3,064.20	(\$785.51)
171		Donahoe	Stephen	\$473.62	\$69.81	\$543.44	\$473.62	\$0.00
172		Dontchev	Nedeltcho	\$2,456.69	\$362.13	\$2,818.81	\$2,562.54	(\$105.85)
173		Dotson	Contessa	\$49.54	\$7.30	\$56.84	\$49.54	\$0.00
174		Dotson	Eugene	\$232.38	\$34.25	\$266.63	\$298.04	(\$65.66)
175	106763		William	\$304.91	\$44.94	\$349.85	\$304.91	\$0.00
176		Draper	Ivan	\$885.79	\$130.57	\$1,016.35	\$1,988.56	(\$1,102.77)
177		Dudek	Anthony	\$1,421.81	\$209.58	\$1,631.39	\$1,421.81	\$0.00
178		Duna	Lawrence	\$760.98	\$112.17	\$873.15	\$760.98	\$0.00
179		Durey	Robert	\$795.00	\$117.19	\$912.19	\$1,086.96	(\$291.96)
180		, Durtschi	Jeffrey	\$496.97	\$73.26	\$570.23	\$585.98	(\$89.01)
181		Dymond	Ernest	\$62.96	\$9.28	\$72.24	\$62.96	\$0.00
182		Eddik	Muhannad	\$31.60	\$4.66	\$36.26	\$31.60	\$0.00
183		Edwards	Jeffrey	\$823.78	\$121.43	\$945.21	\$1,307.78	(\$484.00)
184		Egan	Joseph	\$3,088.61	\$455.27	\$3,543.88	\$3,088.61	\$0.00
185		Ekoue	Ayi	\$2,813.75	\$414.76	\$3,228.50	\$2,813.75	\$0.00
186		Elgendy	, Mohamed	\$96.88	\$14.28	\$111.17	\$96.88	\$0.00
187		Eliades	George	\$272.83	\$40.22	\$313.04	\$272.83	\$0.00
188	3771		Charles	\$763.81	\$112.59	\$876.40	\$763.81	\$0.00
189	109641		Paul	\$146.38	\$21.58	\$167.95	\$470.16	(\$323.78)
190	106698	_	Christopher	\$124.52	\$18.36	\$142.88	\$124.52	\$0.00
191		Ernst	William	\$2,071.00	\$305.27	\$2,376.27	\$3,661.62	(\$1,590.62)
192		Esfarjany	Mahmood	\$61.93	\$9.13	\$71.06	\$61.93	\$0.00
193		Eshaghi	Mohammad	\$243.90	\$35.95	\$279.85	\$347.00	(\$103.10)
194		Estrada	Michael	\$217.71	\$32.09	\$249.80	\$217.71	\$0.00
195		Evans	Steven	\$23.51	\$3.46	\$26.97	\$23.51	\$0.00
		1	1		,	•		1

	А	В	С	D	E	F	G	Н
196		Fadlallah	Michel	\$675.34	\$99.55	\$774.88	\$857.18	(\$181.84)
197	29981		Kirby	\$496.57	\$73.20	\$569.77	\$496.57	\$0.00
198		Farah	Yohannes	\$391.88	\$57.76	\$449.64	\$391.88	\$0.00
199		Fears	Thomas	\$2,605.88	\$384.12	\$2,990.00	\$3,198.92	(\$593.04)
200		Feleke	Melak	\$989.78	\$145.90	\$1,135.67	\$1,190.60	(\$200.82)
201		Fesehazion	Teabe	\$1,306.55	\$192.59	\$1,499.14	\$1,865.61	(\$559.06)
202	111068		Andrey	\$20.19	\$2.98	\$23.16	\$20.19	\$0.00
203	3877		Kamal	\$3,138.25	\$462.59	\$3,600.84	\$3,138.25	\$0.00
204		Fitzsimmons	Marc	\$327.92	\$48.34	\$376.25	\$327.92	\$0.00
205		Flanders	Mary	\$208.19	\$30.69	\$238.88	\$208.19	\$0.00
206		Fleming	Gary	\$3,227.44	\$475.74	\$3,703.17	\$4,079.24	(\$851.80)
207	3939	_	Todd	\$982.51	\$144.83	\$1,127.33	\$982.51	\$0.00
208	3927		Gordon	\$258.33	\$38.08	\$296.41	\$258.33	\$0.00
209		Frankenberger	Grant	\$625.40	\$92.19	\$717.58	\$625.40	\$0.00
210		Franklin	David	\$530.60	\$78.21	\$608.81	\$530.60	\$0.00
211		Furst III	James	\$48.51	\$7.15	\$55.66	\$48.51	\$0.00
212	107590		Frank	\$269.32	\$39.70	\$309.02	\$269.32	\$0.00
213		Garcia	John	\$5,827.20	\$858.95	\$6,686.15	\$5,985.76	(\$158.56)
214	3652	Garcia	Miguel	\$1,119.02	\$164.95	\$1,283.96	\$1,119.02	\$0.00
215	3522	Gardea	Alfred	\$1,460.80	\$215.33	\$1,676.12	\$1,460.80	\$0.00
216	3694	Gared	Yaekob	\$76.99	\$11.35	\$88.34	\$76.99	\$0.00
217	3793	Garras	Bill	\$160.33	\$23.63	\$183.97	\$160.33	\$0.00
218	26636	Garrett	Kathleen	\$20.07	\$2.96	\$23.03	\$20.07	\$0.00
219	3642	Gaumond	Gerard	\$197.50	\$29.11	\$226.61	\$197.50	\$0.00
220	3503	Gebrayes	Henock	\$360.01	\$53.07	\$413.08	\$360.01	\$0.00
221		, Gebremariam	Meley	\$200.99	\$29.63	\$230.61	\$200.99	\$0.00
222	3580	Gebreyes	Fanuel	\$513.28	\$75.66	\$588.93	\$933.43	(\$420.15)
223	3328	Gelane	Samuel	\$4,423.27	\$652.01	\$5,075.28	\$5 <i>,</i> 569.67	(\$1,146.40)
224	3589	Gessese	Worku	\$81.57	\$12.02	\$93.59	\$81.57	\$0.00
225	3865	Ghori	Azhar	\$205.23	\$30.25	\$235.48	\$205.23	\$0.00
226	3759	Gianopoulos	Samuel	\$1,133.49	\$167.08	\$1,300.57	\$1,406.99	(\$273.50)
227	3696	Gillett	David	\$519.94	\$76.64	\$596.58	\$1,435.64	(\$915.70)
228	3600	Gilmore	Paula	\$16.54	\$2.44	\$18.98	\$82.81	(\$66.27)
229	3924	Gilo	Hobart	\$645.59	\$95.16	\$740.75	\$645.59	\$0.00
230	31076	Glaser	Stephen	\$153.87	\$22.68	\$176.55	\$153.87	\$0.00
231	3121	Gleason	John	\$2,790.18	\$411.28	\$3,201.46	\$4,140.17	(\$1,349.99)
232	3540	Glogovac	Goran	\$603.36	\$88.94	\$692.30	\$1,152.08	(\$548.72)
233	3762	Godsey	Kelly	\$1,233.95	\$181.89	\$1,415.83	\$1,233.95	\$0.00
234	3739	Godsey	Thomas	\$90.55	\$13.35	\$103.89	\$90.55	\$0.00
235	106897	Goettsche	Dale	\$31.60	\$4.66	\$36.26	\$31.60	\$0.00
236	31840	Gokcek	Guney	\$99.83	\$14.72	\$114.55	\$99.83	\$0.00
237	3688	Golden	Theresa	\$686.85	\$101.24	\$788.10	\$686.85	\$0.00
238	3646	Golla	Dawit	\$72.45	\$10.68	\$83.12	\$72.45	\$0.00
239	3848	Gomez-Gomez	Arlene	\$138.32	\$20.39	\$158.70	\$138.32	\$0.00
240	3903	Gonzalez	Luis	\$1,355.04	\$199.74	\$1,554.78	\$1,355.04	\$0.00
241	111390	Gonzalez	Pedro	\$263.79	\$38.88	\$302.67	\$263.79	\$0.00
242	3586	Gonzalez	Ramon	\$503.17	\$74.17	\$577.33	\$503.17	\$0.00
243	3929	Gonzalez-Ruiz	Jose	\$178.96	\$26.38	\$205.34	\$178.96	\$0.00
1244	379/	Goolsby	Victor	\$933.19	\$137.56	\$1,070.74	\$933.19	\$0.00
244 245		Grafton		7	7-5	+-,	+	40.00

	А	В	С	D	E	F	G	Н
246		Granchelle	Andrew	\$700.68	\$103.28	\$803.96	\$700.68	\$0.00
247	19253		Gary	\$3,124.58	\$460.58	\$3,585.16	\$3,790.84	(\$666.26)
248		Green	Tony	\$1,256.38	\$185.19	\$1,441.57	\$2,445.41	(\$1,189.03)
249		Gross	Timothy	\$866.18	\$127.68	\$993.85	\$866.18	\$0.00
250		Guerrero	Daniel	\$1,211.23	\$178.54	\$1,389.76	\$1,211.23	\$0.00
251		Guinan	William	\$318.19	\$46.90	\$365.09	\$552.49	(\$234.30)
252		Gyuro	John	\$343.12	\$50.58	\$393.70	\$343.12	\$0.00
253		Habtom	Ermias	\$663.42	\$97.79	\$761.21	\$663.42	\$0.00
254		Hadley	Aaron	\$221.75	\$32.69	\$254.44	\$333.64	(\$111.89)
255		Haigh III	Walter	\$202.61	\$29.87	\$232.48	\$202.61	\$0.00
256		Hammoud	Wissam	\$618.64	\$91.19	\$709.83	\$618.64	\$0.00
257		Handlon	Michael	\$649.91	\$95.80	\$745.71	\$649.91	\$0.00
258		Hanna	Christopher	\$353.39	\$52.09	\$405.48	\$353.39	\$0.00
259		Hansen	Jordan	\$1,238.67	\$182.59	\$1,421.26	\$1,410.40	(\$171.73)
260		Haralambov	Valko	\$260.48	\$38.40	\$298.88	\$260.48	\$0.00
261		Harms	Michael	\$728.33	\$107.36	\$835.69	\$728.33	\$0.00
262		Harrell	Mark	\$1,070.06	\$157.73	\$1,227.79	\$1,484.83	(\$414.77)
263		Harris	Dennis	\$2,455.84	\$362.00	\$2,817.84	\$2,846.89	(\$391.05)
264	2564	Harris	Jay	\$996.17	\$146.84	\$1,143.01	\$1,155.16	(\$158.99)
265	3811	Harris III	Reggie	\$19.13	\$2.82	\$21.95	\$19.13	\$0.00
266	3941	Harrison	Andrew	\$297.76	\$43.89	\$341.65	\$297.76	\$0.00
267	24039	Hart	Brandi	\$162.45	\$23.95	\$186.40	\$162.45	\$0.00
268	3656	Harun	Idris	\$114.58	\$16.89	\$131.47	\$114.58	\$0.00
269	3515	Hasen	Akmel	\$114.78	\$16.92	\$131.69	\$188.59	(\$73.81)
270	3742	Haskell	William	\$3,803.40	\$560.64	\$4,364.03	\$4,896.30	(\$1,092.90)
271	3808	Hays	Larry	\$2,054.93	\$302.91	\$2,357.84	\$2,293.24	(\$238.31)
272	109457	Hearne	Stephen	\$188.99	\$27.86	\$216.85	\$188.99	\$0.00
273	110194	Henderson	Lloyd	\$467.13	\$68.86	\$535.98	\$467.13	\$0.00
274	3933	Hendricks	Mark	\$352.95	\$52.03	\$404.97	\$352.95	\$0.00
275	3634	Herbert	Christopher	\$1,177.50	\$173.57	\$1,351.06	\$1,177.50	\$0.00
276	3763	Herga	Ryan	\$299.22	\$44.11	\$343.32	\$408.57	(\$109.35)
277	101555	Hernandez	Rene	\$272.18	\$40.12	\$312.30	\$272.18	\$0.00
278	107072	Hernandez-Ocan	Amilcar	\$219.91	\$32.42	\$252.33	\$219.91	\$0.00
279	112038	Hill	Douglas	\$294.63	\$43.43	\$338.06	\$294.63	\$0.00
280	109792	Hinds	Monroe	\$304.22	\$44.84	\$349.06	\$304.22	\$0.00
281	2097	Hinks	Dana	\$778.37	\$114.73	\$893.10	\$927.59	(\$149.22)
282	3765	Hirsi	Kamal	\$533.66	\$78.66	\$612.33	\$533.66	\$0.00
283	2464	Hodge	Lee	\$1,173.17	\$172.93	\$1,346.10	\$1,173.17	\$0.00
284	2490	Hoffman	Gery	\$30.38	\$4.48	\$34.86	\$30.38	\$0.00
285	2017	Holcomb	Dalton	\$1,162.76	\$171.40	\$1,334.16	\$1,162.76	\$0.00
286	3864	Holler	Alfonso	\$491.70	\$72.48	\$564.18	\$586.05	(\$94.35)
287		Hollis	James	\$92.91	\$13.70	\$106.61	\$252.73	(\$159.82)
288	3822	Holt	John	\$2,920.16	\$430.44	\$3,350.60	\$2,920.16	\$0.00
289	3653	Hooper	Donald	\$528.58	\$77.92	\$606.50	\$709.80	(\$181.22)
290		Hoschouer	Christina	\$1,321.54	\$194.80	\$1,516.33	\$1,321.54	\$0.00
291	109584	•	Tracie	\$185.20	\$27.30	\$212.50	\$185.20	\$0.00
292	31648		Karl	\$137.49	\$20.27	\$157.76	\$137.49	\$0.00
293		Huerena	Samuel	\$51.18	\$7.54	\$58.72	\$51.18	\$0.00
294		Hughes	Jerry	\$570.41	\$84.08	\$654.49	\$1,906.43	(\$1,336.02)
295	3780	Hunter	James	\$320.69	\$47.27	\$367.96	\$320.69	\$0.00

	А	В	С	D	E	F	G	Н
296		Huntington	Walter	\$311.96	\$45.98	\$357.94	\$311.96	\$0.00
297	27788	-	Donald	\$1,527.27	\$225.13	\$1,752.39	\$1,786.78	(\$259.51)
298		Hurley	Robert	\$246.55	\$36.34	\$282.89	\$246.55	\$0.00
299		Hurtado	Hubert	\$2,544.05	\$375.00	\$2,919.05	\$2,544.05	\$0.00
300		Hussien	Leykun	\$568.36	\$83.78	\$652.14	\$568.36	\$0.00
301	17189		Muhammad	\$104.12	\$15.35	\$119.46	\$104.12	\$0.00
302	3187		Edsel	\$263.62	\$38.86	\$302.48	\$263.62	\$0.00
303	108273		Claro	\$199.02	\$29.34	\$228.35	\$199.02	\$0.00
304	107191		Yordan	\$74.55	\$10.99	\$85.54	\$74.55	\$0.00
305	2114		Timothy	\$1,046.55	\$154.27	\$1,200.82	\$1,505.32	(\$458.77)
306		Jackson	Anthony	\$495.57	\$73.05	\$568.62	\$495.57	\$0.00
307	108839		Frederick	\$2,776.86	\$409.32	\$3,186.18	\$3,154.65	(\$377.79)
308		Jackson	Willie	\$2,678.80	\$394.87	\$3,073.67	\$3,577.43	(\$898.63)
309	107992		Donald	\$2,078.80	\$170.69	\$1,328.66	\$1,157.97	\$0.00
		Jafarian	Moharram	\$1,157.97			\$1,137.97	
310 311		Jaranan Jelancic	Vladko	\$13.55	\$2.00 \$201.39	\$15.55 \$1,567.64	\$13.55 \$1,773.01	\$0.00 (\$406.76)
311		Jellison	Charles	\$1,366.25	\$201.39 \$48.25	\$1,567.64 \$375.60	\$1,773.01 \$513.14	(\$406.76) (\$185.79)
312			Michael	\$327.35	\$48.25	\$934.05		(\$196.04)
313		Jimenez				-	\$1,010.10	
_		Johnson	Brian	\$62.39 \$91.90	\$9.20	\$71.59	\$62.39 \$91.90	\$0.00
315		Johnson	Cary		\$13.55	\$105.44	•	\$0.00
316		Johnson	Kennard	\$778.01	\$114.68	\$892.69	\$1,770.30	(\$992.29)
317		Johnson	Richard	\$162.40	\$23.94	\$186.34	\$162.40	\$0.00
318		Johnson	Rodney	\$44.73	\$6.59	\$51.32	\$206.39	(\$161.66)
319		Johnson	Tony	\$377.73	\$55.68	\$433.41	\$377.73	\$0.00
320		Jones	Glenn	\$1,337.83	\$197.20	\$1,535.03	\$1,731.80	(\$393.97)
321		Joseph	Leroy	\$2,440.47	\$359.74	\$2,800.21	\$2,570.69	(\$130.22)
322		Kabbaz	David T	\$76.92	\$11.34	\$88.26	\$76.92	\$0.00
323	111813		Tura	\$23.88	\$3.52	\$27.39	\$23.88	\$0.00
324	106642		Abdelkrim	\$10.24	\$1.51	\$11.75	\$10.24	\$0.00
325		Kaiyoorawongs	Chaipan	\$3,065.66	\$451.89	\$3,517.55	\$3,065.66	\$0.00
326		Kalimba	Gaston	\$530.48	\$78.19	\$608.67	\$530.48	\$0.00
327	29542	_	Chong	\$101.83	\$15.01	\$116.84	\$101.83	\$0.00
328		Karner	Adam	\$873.51	\$128.76	\$1,002.27	\$1,141.88	(\$268.37)
329		Keba	Woldmarim	\$569.14	\$83.89	\$653.03	\$998.90	(\$429.76)
330	106153		Roger	\$390.90	\$57.62	\$448.52	\$390.90	\$0.00
331		Kenary	Brian	\$352.09	\$51.90	\$403.99	\$1,706.10	(\$1,354.01)
332	3484		Gary	\$8,416.88	\$1,240.68	\$9,657.56	\$9,357.54	(\$940.66)
333	3637	-	Roy	\$174.71	\$25.75	\$200.46	\$174.71	\$0.00
334		Khan	Zaka	\$53.04	\$7.82	\$60.86	\$53.04	\$0.00
335	105794		Ryan	\$198.87	\$29.31	\$228.19	\$198.87	\$0.00
336		King Jr.	John	\$115.51	\$17.03	\$132.54	\$179.87	(\$64.36)
337		Kingsley	David	\$49.73	\$7.33	\$57.06	\$49.73	\$0.00
338	111283		Sean	\$51.23	\$7.55	\$58.78	\$51.23	\$0.00
339		Klein	Phillip –	\$3,633.02	\$535.52	\$4,168.54	\$3,633.02	\$0.00
340		Knight	Tyree	\$262.37	\$38.67	\$301.04	\$262.37	\$0.00
341		Kogan	Martin	\$6,773.74	\$998.48	\$7,772.22	\$7,609.17	(\$835.43)
342		Krouse	Stephen	\$85.40	\$12.59	\$97.99	\$366.44	(\$281.04)
343	103826		William	\$135.94	\$20.04	\$155.98	\$135.94	\$0.00
344		Kunik	Robert	\$301.44	\$44.43	\$345.87	\$301.44	\$0.00
345	3878	Laico	Paul	\$102.52	\$15.11	\$117.63	\$102.52	\$0.00

	A	В	с	D	E	F	G	Н
346	111231		Mark	\$694.00	\$102.30	\$796.29	\$694.00	\$0.00
347		Lantis	Glen	\$427.48	\$63.01	\$490.49	\$427.48	\$0.00
348		Lathan	Joseph	\$269.57	\$39.73	\$309.30	\$269.57	\$0.00
349	111290		Gilbert	\$139.80	\$20.61	\$160.40	\$139.80	\$0.00
350		Leacock	Brian	\$1,191.71	\$175.66	\$1,367.37	\$2,396.09	(\$1,204.38)
351	3685		Jill	\$2,181.82	\$321.61	\$2,503.43	\$2,592.70	(\$410.88)
352	18960		Melvin	\$469.33	\$69.18	\$538.51	\$469.33	\$0.00
353	3702		Thomas	\$2,952.81	\$435.26	\$3,388.06	\$2,952.81	\$0.00
354		Legesse	Dereje	\$555.76	\$81.92	\$637.68	\$776.75	(\$220.99)
355		Ligus	Thomas	\$219.63	\$32.37	\$252.01	\$219.63	\$0.00
356	25522	-	Peter	\$1,062.97	\$156.69	\$1,219.66	\$1,366.79	(\$303.82)
357		Linzer	Steven	\$42.56	\$6.27	\$48.83	\$42.56	\$0.00
358	15804		Dennis	\$742.99	\$109.52	\$852.50	\$1,016.34	(\$273.35)
359		Lombana	Francisco	\$51.80	\$7.63	\$59.43	\$51.80	\$0.00
360		Lonbani	Khosro	\$607.51	\$89.55	\$697.06	\$829.71	(\$222.20)
361		Lopez-Silvero	Fidel	\$81.02	\$11.94	\$92.96	\$81.02	\$0.00
362		Lorenz	Dierdra	\$866.03	\$127.66	\$993.69	\$866.03	\$0.00
363		Lovelady	Warren	\$11.90	\$1.75	\$13.65	\$11.90	\$0.00
364		Lovin	Charles	\$247.32	\$36.46	\$283.77	\$422.42	(\$175.10)
365		Macato	Jaime	\$2,456.61	\$362.11	\$2,818.73	\$2,859.72	(\$403.11)
366	20936		Adam	\$137.47	\$20.26	\$157.74	\$137.47	\$0.00
367		Magana	Luis	\$565.73	\$83.39	\$649.12	\$749.60	(\$183.87)
368		Maharit	Khamkhrung	\$63.98	\$9.43	\$73.41	\$63.98	\$0.00
369		Mahoney	Kevin	\$431.90	\$63.66	\$495.56	\$431.90	\$0.00
370		Mainwaring	David	\$3,079.08	\$453.87	\$3,532.95	\$3,079.08	\$0.00
371		Majors	John	\$6,888.13	\$1,015.34	\$7,903.46	\$6,888.13	\$0.00
372		Manitien	Ted	\$13.83	\$2.04	\$15.87	\$13.83	\$0.00
373		Manor	Quincy	\$1,366.55	\$201.44	\$1,567.99	\$1,544.98	(\$178.43)
374		Maras	Maria	\$2,195.44	\$323.62	\$2,519.05	\$2,614.23	(\$418.79)
375		Martinez	Arturo	\$63.48	\$9.36	\$72.83	\$63.48	\$0.00
376		Martinez	Francisco	\$1,713.26	\$252.54	\$1,965.80	\$1,713.26	\$0.00
377		Martinez-Ramire		\$757.35	\$111.64	\$868.98	\$1,043.05	(\$285.70)
378		Martins	Julio	\$298.27	\$43.97	\$342.24	\$298.27	\$0.00
379		Mastrio	Angelo	\$287.39	\$42.36	\$329.75	\$287.39	\$0.00
380		Mastrio	Pamela	\$234.23	\$34.53	\$268.76	\$234.23	\$0.00
381	110108		George	\$297.42	\$43.84	\$341.26	\$297.42	\$0.00
382		Maza	Inez	\$349.93	\$51.58	\$401.51	\$349.93	\$0.00
383	111284		Melvin	\$169.85	\$25.04	\$194.88	\$169.85	\$0.00
384		McCarroll-Jones		\$17.52	\$2.58	\$20.11	\$17.52	\$0.00
385		McCarter	Patrick	\$2,149.19	\$316.80	\$2,465.99	\$2,268.60	(\$119.41)
386		McCarthy	John	\$3,474.77	\$512.20	\$3,986.97	\$4,182.28	(\$707.51)
387		McConnell	Therral	\$873.55	\$128.77	\$1,002.32	\$873.55	\$0.00
388		McCoubrey	Earl	\$1,347.94	\$198.69	\$1,546.63	\$1,347.94	\$0.00
389		McDougle	Jeffrey	\$124.87	\$18.41	\$143.27	\$124.87	\$0.00
390		McGarry	James	\$178.50	\$26.31	\$204.81	\$178.50	\$0.00
391		McGowan	Sean	\$228.69	\$33.71	\$262.40	\$228.69	\$0.00
392		McGregor	Matthew	\$857.64	\$126.42	\$984.05	\$857.64	\$0.00
393		McNeece	James	\$147.35	\$21.72	\$169.07	\$147.35	\$0.00
394		McSkimming	John	\$901.92	\$132.95	\$1,034.87	\$901.92	\$0.00
395		Mekonen	Solomon	\$383.94	\$56.59	\$440.54	\$383.94	\$0.00
				7000.01	+00.00	T	+ 200.0 1	÷0.00

	A	В	С	D	E	F	G	Н
396		Melesse	Abebe	\$32.85	 \$4.84	\$37.69	\$32.85	\$0.00
397		Melka	Tariku	\$27.31	\$4.03	\$31.34	\$27.31	\$0.00
398		Meloro	Paul	\$3,253.76	\$479.62	\$3,733.38	\$3,503.79	(\$250.03)
399		Mengesha	Alemayehu	\$521.70	\$76.90	\$598.60	\$861.06	(\$339.36)
400		Menocal	Pedro	\$1,029.70	\$151.78	\$1,181.48	\$1,029.70	\$0.00
401	102328		Ronald	\$53.72	\$7.92	\$61.64	\$53.72	\$0.00
402		Mezzenasco	Pedro	\$1,317.06	\$194.14	\$1,511.19	\$1,523.84	(\$206.78)
403		Michilena	Luis	\$66.26	\$9.77	\$76.03	\$66.26	\$0.00
404	30196		Jason	\$983.37	\$144.95	\$1,128.32	\$983.37	\$0.00
405		Milliron	Darrol	\$1,696.99	\$250.14	\$1,947.13	\$3,469.18	(\$1,772.19)
406		Mindyas	James	\$579.57	\$85.43	\$665.00	\$855.65	(\$276.08)
407		Mirkulovski	Danny	\$550.09	\$81.09	\$631.18	\$550.09	\$0.00
408		Mitrikov	Ilko	\$2,230.42	\$328.77	\$2,559.19	\$2,414.03	(\$183.61)
409		Miyazaki	Nisaburo	\$912.41	\$134.49	\$1,046.90	\$912.41	\$0.00
410		Mogeeth	Ehab	\$323.43	\$47.67	\$371.10	\$323.43	\$0.00
411		Monforte II	Peter	\$5,074.87	\$748.06	\$5,822.92	\$5,074.87	\$0.00
412		Monteagudo	Oscar	\$937.81	\$138.24	\$1,076.04	\$937.81	\$0.00
413		Montoya Villa	Francisco	\$551.62	\$81.31	\$632.93	\$1,112.68	(\$561.06)
414		Moore	Aileen-Louise	\$328.57	\$48.43	\$377.01	\$328.57	\$0.00
415		Moreno	James	\$4,373.10	\$644.61	\$5,017.71	\$5,220.56	(\$847.46)
416		Moretti	Bryan	\$1,422.89	\$209.74	\$1,632.63	\$1,422.89	\$0.00
417		Morley	David	\$514.74	\$75.87	\$590.61	\$718.67	(\$203.93)
418		Morris	Robert	\$1,446.92	\$213.28	\$1,660.20	\$1,446.92	\$0.00
419		Morris	Thomas	\$4,599.67	\$678.01	\$5,277.68	\$4,599.67	\$0.00
420	106703		David	\$1,143.38	\$168.54	\$1,311.92	\$1,143.38	\$0.00
421		Mostafa	Ahmed	\$500.20	\$73.73	\$573.93	\$500.20	\$0.00
422		Motazedi	Kamran	\$181.66	\$26.78	\$208.44	\$181.66	\$0.00
423		Mottaghian	Joseph	\$30.98	\$4.57	\$35.54	\$30.98	\$0.00
424		Muhtari	Abdulrahman	\$615.74	\$90.76	\$706.50	\$615.74	\$0.00
425		Murawski	Richard	\$1,593.10	\$234.83	\$1,827.93	\$1,593.10	\$0.00
426		Murray	Mark	\$23.74	\$3.50	\$27.24	\$23.74	\$0.00
427		Murray	Michael P.	\$770.33	\$113.55	\$883.88	\$770.33	\$0.00
428		Nantista	Peter	\$212.28	\$31.29	\$243.57	\$212.28	\$0.00
429		Nazarov	Mikael	\$2,455.84	\$362.00	\$2,817.84	\$2,736.49	(\$280.65)
430		Ndichu	Simon	\$366.18	\$53.98	\$420.16	\$366.18	\$0.00
431		Nedyalkov	Atanas	\$321.59	\$47.40	\$369.00	\$321.59	\$0.00
432		Negashe	Legesse	\$502.82	\$74.12	\$576.93	\$838.75	(\$335.93)
433		Nemeth	Zoltan	\$353.54	\$52.11	\$405.65	\$353.54	\$0.00
434	25190		Tuan	\$1,607.52	\$236.95	\$1,844.47	\$1,607.52	\$0.00
435		Nichols	Keith	\$336.29	\$49.57	\$385.86	\$336.29	\$0.00
436		Nigussie	Gulilat	\$480.17	\$70.78	\$550.95	\$620.79	(\$140.62)
437	28989	-	Eamonn	\$107.87	\$15.90	\$123.77	\$107.87	\$0.00
438		Norberg	Christopher	\$919.23	\$135.50	\$1,054.73	\$996.85	(\$77.62)
439		Norvell	Chris	\$4,691.89	\$691.60	\$5,383.49	\$4,691.89	\$0.00
440		Ocampo	Leonardo	\$882.56	\$130.09	\$1,012.66	\$967.99	(\$85.43)
441		Ogbazghi	Dawit	\$489.50	\$72.15	\$561.65	\$1,075.06	(\$585.56)
442		O'Grady	Francis	\$404.46	\$59.62	\$464.08	\$404.46	\$0.00
443		, Ohlson	Ryan	\$752.25	\$110.89	\$863.14	\$924.94	(\$172.69)
444	3753		Virginia	\$2,224.07	\$327.84	\$2,551.91	\$2,224.07	\$0.00
445		Oliveros	Mario	\$671.02	\$98.91	\$769.93	\$671.02	\$0.00
<u> </u>	0.10			÷•• =102	+00.01	7.00.00	+ 0. <u>-</u> .0L	÷0.00

	А	В	С	D	E	F	G	Н
446		Olson	Eric	\$514.53	\$75.84	\$590.38	\$514.53	\$0.00
447	3644	Ontura	Tesfalem	\$259.20	\$38.21	\$297.41	\$259.20	\$0.00
448	3934	Orr	Mark	\$147.62	\$21.76	\$169.38	\$147.62	\$0.00
449	104938	Ortega	Paul	\$47.24	\$6.96	\$54.20	\$47.24	\$0.00
450		Ortega	Saul	\$439.49	\$64.78	\$504.27	\$439.49	\$0.00
451		O'Shea	Kevin	\$163.81	\$24.15	\$187.96	\$163.81	\$0.00
452		Osterman	Victor	\$209.00	\$30.81	\$239.81	\$683.24	(\$474.24)
453		Overson	Michael	\$636.00	\$93.75	\$729.74	\$636.00	\$0.00
454		Oyebade	Vincent	\$116.31	\$17.14	\$133.45	\$116.31	\$0.00
455		Özgulgec	Tunc	\$1,477.21	\$217.75	\$1,694.95	\$1,626.46	(\$149.25)
456	3618		Kon	\$374.87	\$55.26	\$430.13	\$374.87	\$0.00
457	106025	Paone	Chris	\$1,093.84	\$161.24	\$1,255.08	\$1,093.84	\$0.00
458		Pariso	David	\$4,792.27	\$706.40	\$5,498.67	\$5,508.79	(\$716.52)
459	109637	Park	Danny	\$38.85	\$5.73	\$44.58	\$38.85	\$0.00
460		Parker	Gary	\$1,387.79	\$204.57	\$1,592.35	\$1,387.79	\$0.00
461		Parker	Shawnette	\$481.18	\$70.93	\$552.10	\$713.53	(\$232.35)
462		Parmenter	William	\$1,713.94	\$252.64	\$1,966.58	\$1,713.94	\$0.00
463		Paros	Nicholas	\$14.71	\$2.17	\$16.88	\$14.71	\$0.00
464	19858	Passera	Charles	\$65.93	\$9.72	\$75.64	\$65.93	\$0.00
465	3624	Patry	Michael	\$2,186.37	\$322.28	\$2,508.64	\$2,583.67	(\$397.30)
466	3932	Patton	Dorothy	\$43.03	\$6.34	\$49.37	\$43.03	\$0.00
467	112811	Peace	Kimberly	\$241.57	\$35.61	\$277.18	\$241.57	\$0.00
468	29536	Peacock	Paula	\$118.57	\$17.48	\$136.04	\$118.57	\$0.00
469	3806	Pearson	Jon	\$988.94	\$145.77	\$1,134.71	\$1,150.94	(\$162.00)
470	31112	Peer	Yuda	\$82.53	\$12.16	\$94.69	\$82.53	\$0.00
471		Penera	Eric	\$124.81	\$18.40	\$143.21	\$279.36	(\$154.55)
472	3834	Perrotti	Dominic	\$343.23	\$50.59	\$393.82	\$421.61	(\$78.38)
473	111257	Petculescu	Ciprian	\$28.97	\$4.27	\$33.24	\$28.97	\$0.00
474	15968	Peterson	Kenneth	\$732.68	\$108.00	\$840.68	\$732.68	\$0.00
475	1076	Peterson	Steven	\$3,201.15	\$471.86	\$3,673.01	\$3,201.15	\$0.00
476	3736	Petrie	Theodore	\$49.32	\$7.27	\$56.59	\$49.32	\$0.00
477	3740	Petrossian	Robert	\$678.86	\$100.07	\$778.92	\$678.86	\$0.00
478	106089	Phillips	Larry	\$881.80	\$129.98	\$1,011.78	\$881.80	\$0.00
479		Phonesavanh	Paul	\$742.40	\$109.43	\$851.84	\$742.40	\$0.00
480	3523	Pilkington	Margaret	\$1,706.19	\$251.50	\$1,957.69	\$2,529.94	(\$823.75)
481	107617	Pineda	Carlos	\$2,994.17	\$441.35	\$3,435.52	\$2,994.17	\$0.00
482	2826	Pitts	Amir	\$649.35	\$95.72	\$745.07	\$884.48	(\$235.13)
483	2407	Platania	John	\$556.69	\$82.06	\$638.75	\$1,038.00	(\$481.31)
484	3265	Pletz	David	\$2,188.91	\$322.65	\$2,511.56	\$3,207.86	(\$1,018.95)
485	3647	Pohl	Daniel	\$186.19	\$27.45	\$213.64	\$186.19	\$0.00
486	26679	Polchinski	Paul	\$111.37	\$16.42	\$127.78	\$111.37	\$0.00
487	31149	Pony	David	\$51.52	\$7.59	\$59.11	\$51.52	\$0.00
488	3563	Portillo	Mario	\$593.50	\$87.48	\$680.98	\$593.50	\$0.00
489	3201	Presnall	Darryl	\$379.09	\$55.88	\$434.97	\$508.92	(\$129.83)
490	3800	Price	Allen	\$630.95	\$93.00	\$723.95	\$630.95	\$0.00
491	2568	Price	James	\$1,491.52	\$219.86	\$1,711.38	\$2,971.90	(\$1,480.38)
492	3449	Prifti	Ilia	\$418.70	\$61.72	\$480.42	\$418.70	\$0.00
493	26363	Punzalan	Luciano	\$236.08	\$34.80	\$270.87	\$236.08	\$0.00
494	3687	Purdue	Robert	\$210.21	\$30.99	\$241.20	\$312.22	(\$102.01)
495	3556	Pyles	Joseph	\$682.49	\$100.60	\$783.09	\$682.49	\$0.00

	А	В	С	D	E	F	G	Н
496	107548		James	\$219.28	\$32.32	\$251.60	\$219.28	\$0.00
497		Ramirez	Erney	\$760.59	\$112.11	\$872.70	\$760.59	\$0.00
498		Rasheed	Willie	\$4,016.07	, \$591.98	\$4,608.05	\$4,016.07	\$0.00
499	3812	Rav	William	\$12.61	\$1.86	\$14.47	\$12.61	\$0.00
500	108758		Mark	\$379.98	\$56.01	\$435.99	\$379.98	\$0.00
501		Relopez	Craig	\$1,606.09	\$236.74	\$1,842.84	\$2,373.26	(\$767.17)
502	3544	-	Michael	\$3,828.40	\$564.32	\$4,392.72	\$3,828.40	\$0.00
503	14261	Riipi	Karl	\$126.47	\$18.64	\$145.11	\$126.47	\$0.00
504		Rios-Lopez	Oscar	\$189.76	\$27.97	\$217.73	\$189.76	\$0.00
505	107701		Clifford	\$1,060.42	\$156.31	\$1,216.73	\$1,060.42	\$0.00
506	111756		Pedro	\$554.56	\$81.74	\$636.30	\$554.56	\$0.00
507	3191	Rivas	Victor	\$1,260.33	\$185.78	\$1,446.11	\$1,260.33	\$0.00
508	104109	Rivero-Vera	Raul	\$288.88	\$42.58	\$331.46	\$288.88	\$0.00
509	101317	Rivers	Willie	\$642.53	\$94.71	\$737.24	\$642.53	\$0.00
510		Roach	Jayson	\$665.36	\$98.08	\$763.44	\$665.36	\$0.00
511		Roberson	Ronnie	\$101.24	\$14.92	\$116.16	\$101.24	\$0.00
512		Roberts	James	\$765.95	\$112.90	\$878.85	\$765.95	\$0.00
513		Robinson	Mikalani	\$398.94	\$58.81	\$457.75	\$398.94	\$0.00
514	3629	Robles	Mark	\$49.78	\$7.34	\$57.11	\$49.78	\$0.00
515	3744	Rockett Jr.	Roosevelt	\$81.28	\$11.98	\$93.26	\$81.28	\$0.00
516	31847	Rodriguez	Armando	\$30.79	\$4.54	\$35.33	\$30.79	\$0.00
517	3814	Rohlas	Polly	\$2,985.34	\$440.05	\$3,425.39	\$3,615.12	(\$629.78)
518	3874	Romano	Anthony	\$1,169.52	\$172.39	\$1,341.91	\$1,306.60	(\$137.08)
519	3587	Romero	Ruben	\$687.24	\$101.30	\$788.54	\$687.24	\$0.00
520	3225	Ross	Larry	\$74.22	\$10.94	\$85.15	\$74.22	\$0.00
521	108742	Ross	Lee	\$174.37	\$25.70	\$200.07	\$174.37	\$0.00
522	3850	Rothenberg	Edward	\$239.11	\$35.25	\$274.36	\$239.11	\$0.00
523		Rotich	Emertha	\$1,336.67	\$197.03	\$1,533.69	\$1,336.67	\$0.00
524	3912	Rousseau	James	\$657.44	\$96.91	\$754.35	\$657.44	\$0.00
525	3693	Ruby	Melissa	\$265.99	\$39.21	\$305.20	\$265.99	\$0.00
526	3477	Ruiz	Travis	\$586.19	\$86.41	\$672.60	\$586.19	\$0.00
527	3875	Russell	Darrell	\$657.42	\$96.91	\$754.33	\$657.42	\$0.00
528	3944	Sadler	James	\$82.91	\$12.22	\$95.13	\$82.91	\$0.00
529		Saevitz	Neil	\$278.09	\$40.99	\$319.08	\$278.09	\$0.00
530	3169	Salameh	George	\$1,081.12	\$159.36	\$1,240.48	\$1,641.37	(\$560.25)
531	3042	Saleh	Jemal	\$4,948.30	\$729.40	\$5,677.69	\$4,948.30	\$0.00
532	103096	Sam	Phea	\$625.84	\$92.25	\$718.09	\$625.84	\$0.00
533	21811	Sameli	Sabino	\$921.22	\$135.79	\$1,057.01	\$921.22	\$0.00
534	100128	Sampson	James	\$644.31	\$94.97	\$739.28	\$644.31	\$0.00
535	109349	Sanchez-Ramos	Natasha	\$288.44	\$42.52	\$330.96	\$288.44	\$0.00
536	3570	Sanders	Асу	\$737.61	\$108.73	\$846.33	\$737.61	\$0.00
537	29769	Sans	Thomas	\$769.01	\$113.35	\$882.36	\$769.01	\$0.00
538	3915	Sapienza	Gino	\$261.74	\$38.58	\$300.32	\$261.74	\$0.00
539	3648	Saravanos	John	\$5,143.32	\$758.15	\$5,901.46	\$5,143.32	\$0.00
540	26687	Sargeant	Michael	\$164.64	\$24.27	\$188.91	\$164.64	\$0.00
541	105273	Sayed	Jamil	\$645.44	\$95.14	\$740.58	\$904.94	(\$259.50)
542	106913	Schraeder	Scott	\$569.96	\$84.01	\$653.98	\$569.96	\$0.00
543	25981	Schroeder	William	\$2,110.35	\$311.07	\$2,421.42	\$2,110.35	\$0.00
544	29172	Schwartz	George	\$601.41	\$88.65	\$690.06	\$601.41	\$0.00
545	3313	Schwartz	Steven	\$2,316.43	\$341.45	\$2,657.88	\$2,316.43	\$0.00

	A	В	С	D	E	F	G	Н
546		Secondo	Muridi	\$391.43	\$57.70	\$449.12	\$391.43	\$0.00
547		Sedgwick	Anthony	\$129.38	\$19.07	\$148.45	\$129.38	\$0.00
548		Serio	John	\$766.46	\$112.98	\$879.43	\$1,119.04	(\$352.58)
549		Serrano	Hector	\$1,692.22	\$249.44	\$1,941.65	\$2,188.03	(\$495.81)
550		Sevillet	Otto	\$136.93	\$20.18	\$157.11	\$390.65	(\$253.72)
551		Sexner	Alexis	\$955.88	\$140.90	\$1,096.77	\$1,075.72	(\$119.84)
552		Shafiei	Abdolreza	\$552.17	\$81.39	\$633.56	\$552.17	\$0.00
553		Shallufa	Azmy	\$5,575.23	\$821.81	\$6,397.04	\$6,060.24	(\$485.01)
554		Shein	Efraim	\$304.28	\$44.85	\$349.13	\$304.28	\$0.00
555		Sherman	Jason	\$214.72	\$31.65	\$246.37	\$214.72	\$0.00
556		Shinn	Kevin	\$463.14	\$68.27	\$531.41	\$463.14	\$0.00
557		Shoyombo	Rilwan	\$1,426.49	\$210.27	\$1,636.76	\$1,833.70	(\$407.21)
558		Siasat	Manuel	\$32.38	\$4.77	\$37.15	\$32.38	\$0.00
559	112766		Christopher	\$294.20	\$43.37	\$337.56	\$294.20	\$0.00
560		Siegel	Jeffrey	\$91.32	\$13.46	\$104.78	\$91.32	\$0.00
561		Siljkovic	Becir	\$1,854.68	\$273.39	\$2,128.06	\$2,017.09	(\$162.41)
562		Simmons	John	\$202.71	\$29.88	\$232.59	\$1,215.13	(\$1,012.42)
563		Sinay	Abraham	\$234.31	\$34.54	\$268.85	\$234.31	\$0.00
564		Singh	Baldev	\$180.81	\$26.65	\$207.47	\$180.81	\$0.00
565		Sitotaw	Haileab	\$118.59	\$17.48	\$136.06	\$118.59	\$0.00
566		Smale	Charles	\$935.99	\$137.97	\$1,073.96	\$935.99	\$0.00
567		Smith	Jepthy	\$284.41	\$41.92	\$326.33	\$484.69	(\$200.28)
568		Smith	Lottie	\$3,051.10	\$449.74	\$3,500.84	\$3,051.10	\$0.00
569		Smith Jr.	Willie	\$1,287.44	\$189.77	\$1,477.21	\$2,123.86	(\$836.42)
570		Solares	John	\$453.45	\$66.84	\$520.29	\$453.45	\$0.00
571	3643		Brigido	\$174.25	\$25.69	\$199.94	\$174.25	\$0.00
572		Solymar	Istvan	\$303.84	\$44.79	\$348.63	\$303.84	\$0.00
573		Soree	Mladen	\$1,445.54	\$213.08	\$1,658.62	\$1,445.54	\$0.00
574	105304		Jack	\$336.28	\$49.57	\$385.85	\$336.28	\$0.00
575		Sorrosa	Juan	\$1,888.94	\$278.44	\$2,167.38	\$2,214.82	(\$325.88)
576	2638		Jacob	\$118.06	\$17.40	\$135.46	\$403.15	(\$285.09)
577	3797		Johnny	\$196.46	\$28.96	\$225.41	\$352.89	(\$156.43)
578		Sparks	Cody	\$19.56	\$2.88	\$22.45	\$19.56	\$0.00
579		Spaulding	Ross	\$244.25	\$36.00	\$280.25	\$244.25	\$0.00
580		Spilmon	Mark	\$4,644.48	\$684.62	\$5,329.10	\$5,281.80	(\$637.32)
581		Springer	Marvin	\$852.53	\$125.67	\$978.20	\$852.53	\$0.00
582	111364		John	\$286.26	\$42.20	\$328.46	\$286.26	\$0.00
583		Stauff	John	\$113.93	\$16.79	\$130.72	\$113.93	\$0.00
584		Stayton	William	\$119.03	\$17.55	\$136.57	\$119.03	\$0.00
585		Stearns	Thomas	\$528.37	\$77.88	\$606.25	\$528.37	\$0.00
586		Steck	Gregory	\$5,829.47	\$859.29	\$6,688.75	\$6,511.90	(\$682.43)
587		Stephanov	Liuben	\$219.81	\$32.40	\$252.21	\$398.92	(\$179.11)
588		Stern	Robert	\$292.29	\$43.08	\$335.37	\$292.29	\$0.00
589		Stevenson	John	\$1,702.39	\$250.94	\$1,953.33	\$1,702.39	\$0.00
590		Stockton	Clarence	\$1,336.84	\$197.06	\$1,533.89	\$1,336.84	\$0.00
591		Stonebreaker	Dawn	\$1,992.26	\$293.67	\$2,285.92	\$2,489.85	(\$497.59)
592	102400		George	\$301.76	\$44.48	\$346.24	\$301.76	\$0.00
593		Tapia-Vergara	Agustin	\$587.64	\$86.62	\$674.26	\$587.64	\$0.00
594		Tarragano	Stephen	\$675.03	\$99.50	\$774.54	\$675.03	\$0.00
595	111807	_	Brent	\$632.29	\$93.20	\$725.49	\$632.29	\$0.00
555	111007	Taylor	Dient	3032.23	20.20 ورو	,7∠J, 4 5	JUJZ.29	J0.00

	А	В	С	D	E	F	G	Н
596	109745		David	\$324.21	\$47.79	\$372.00	\$324.21	\$0.00
597	31977	•	Marvin	\$714.56	\$105.33	\$819.89	\$714.56	\$0.00
598		, Tedros	Biserat	\$405.38	\$59.75	\$465.13	\$588.25	(\$182.87)
599	3720		James	\$937.23	\$138.15	\$1,075.38	\$937.23	\$0.00
600		Thomas	Cator	\$427.93	\$63.08	\$491.01	\$427.93	\$0.00
601	104732		Hasan	\$247.81	\$36.53	\$284.34	\$247.81	\$0.00
602		Thomas	Scott	\$2,673.14	\$394.03	\$3,067.17	\$2,673.14	\$0.00
603		Thompson	Glen	\$2,921.34	\$430.62	\$3,351.95	\$2,921.34	\$0.00
604		Thompson	Michael	\$6,744.25	\$994.13	\$7,738.38	\$7,044.25	(\$300.00)
605	29040		Robert	\$224.07	\$33.03	\$257.09	\$224.07	\$0.00
606	110796		Tamas	\$445.88	\$65.72	\$511.60	\$445.88	\$0.00
607	22120		Brian	\$753.92	\$111.13	\$865.05	\$1,472.90	(\$718.98)
608		Trumpp	Robert	\$211.10	\$31.12	\$242.22	\$211.10	\$0.00
609		Tsegaye	Miheret	\$51.23	\$7.55	\$58.78	\$51.23	\$0.00
610		Tucker	Kenlon	\$2,786.14	\$410.69	\$3,196.83	\$2,786.14	\$0.00
611		Tullao	Isaac	\$411.83	\$60.71	\$472.54	\$411.83	\$0.00
612		Turner	Michael	\$39.72	\$5.86	\$45.58	\$39.72	\$0.00
613	3686		Christopher	\$267.85	\$39.48	\$307.33	\$267.85	\$0.00
614	110836	•	Chima	\$201.50	\$29.70	\$231.20	\$201.50	\$0.00
615	3612		Mohammad	\$90.03	\$13.27	\$103.30	\$90.03	\$0.00
616		Urban	David	\$102.49	\$15.11	\$117.60	\$102.49	\$0.00
617		Urbanski	Anthony	\$1,411.23	\$208.02	\$1,619.25	\$1,411.23	\$0.00
618		Valdes	Lazaro	\$162.21	\$23.91	\$186.12	\$162.21	\$0.00
619		Vanluven	RJ	\$1,726.16	\$254.44	\$1,980.60	\$1,726.16	\$0.00
620		Vences	Alfredo	\$839.90	\$123.81	\$963.71	\$839.90	\$0.00
621		Viado	Ramon	\$2,051.73	\$302.43	\$2,354.16	\$2,369.87	(\$318.14)
622		VonEngel	Stephen	\$29.89	\$4.41	\$34.30	\$29.89	\$0.00
623		Vongthep	Christopher	\$2,710.64	\$399.56	\$3,110.20	\$2,710.64	\$0.00
624		Vonkageler	Mark	\$130.27	\$19.20	\$149.48	\$130.27	\$0.00
625		Wagg	John	\$221.46	\$32.64	\$254.10	\$221.46	\$0.00
626		Wakeel	Daud	\$679.94	\$100.23	\$780.16	\$679.94	\$0.00
627		Walker	Arthur	\$114.57	\$16.89	\$131.46	\$114.57	\$0.00
628		Wallace	Roy	\$3,681.35	\$542.65	\$4,224.00	\$3,681.35	\$0.00
629		Warner	Terrance	\$1,694.50	\$249.78	\$1,944.27	\$2,356.86	(\$662.36)
630		Weaver	Gerie	\$3,791.56	\$558.89	\$4,350.45	\$5,428.88	(\$1,637.32)
631		Webb	Ricky	\$624.58	\$92.07	\$716.64	\$923.04	(\$298.46)
632		Webster	Brock	\$254.41	\$37.50	\$291.91	\$254.41	\$0.00
633		Weiss	Matthew	\$60.25	\$8.88	\$69.13	\$60.25	\$0.00
634		Welborn	Paul	\$849.94	\$125.28	\$975.22	\$972.84	(\$122.90)
635		Weldu	Berhane	\$266.45	\$39.28	\$305.73	\$266.45	\$0.00
636		Welzbacher	Daniel	\$2,367.50	\$348.98	\$2,716.47	\$2,789.72	(\$422.22)
637		White II	Prinest	\$153.22	\$22.59	\$175.81	\$153.22	\$0.00
638		Williams	Danny	\$273.88	\$40.37	\$314.25	\$273.88	\$0.00
639		Wilson Jr.	Mose	\$3,332.43	\$491.21	\$3,823.64	\$3,332.43	\$0.00
640		Wing	Roland	\$81.95	\$12.08	\$94.04	\$81.95	\$0.00
641	107624		Daniel	\$228.39	\$33.67	\$262.05	\$228.39	\$0.00
642		Wolde	Hailemariam	\$385.93	\$56.89	\$442.81	\$385.93	\$0.00
643		Woldeghebriel	Berhane	\$1,037.22	\$152.89	\$1,190.11	\$1,037.22	\$0.00
644	110866		Thomas	\$726.91	\$107.15	\$834.06	\$726.91	\$0.00
645		Wondired	Eshetu	\$423.24	\$62.39	\$485.63	\$423.24	\$0.00
U-1J	5040	wonan cu	Esheta	7+23.24	JU2.JJ	د 0.05 ب ر	J±77774	J0.00

	А	В	С	D	E	F	G	Н
646	3910	Wong	Jorge	\$2,325.07	\$342.72	\$2 <i>,</i> 667.79	\$2,325.07	\$0.00
647	28160	Wong	Wanjin	\$1,115.61	\$164.45	\$1,280.06	\$1,115.61	\$0.00
648	3706	Woodall	Charles	\$610.19	\$89.94	\$700.13	\$610.19	\$0.00
649	3582	Workneh	Abent	\$36.29	\$5.35	\$41.63	\$36.29	\$0.00
650	3573	Worku	Abiye	\$253.73	\$37.40	\$291.13	\$253.73	\$0.00
651	108239	Wright	Edward	\$744.31	\$109.71	\$854.02	\$744.31	\$0.00
652	3092	Yabut	Gerry	\$3,163.13	\$466.26	\$3,629.39	\$3,284.17	(\$121.04)
653	108389	Yamaguchi	Alicia	\$3,089.15	\$455.35	\$3,544.50	\$3,089.15	\$0.00
654	3852	Yepiz-Patron	Ubaldo	\$18.78	\$2.77	\$21.54	\$18.78	\$0.00
655	3472	Yesayan	Razmik	\$23.30	\$3.43	\$26.73	\$23.30	\$0.00
656	3691	Yihdego	Abdulkadir	\$642.61	\$94.72	\$737.33	\$642.61	\$0.00
657	3633	Yimer	Yidersal	\$643.72	\$94.89	\$738.61	\$643.72	\$0.00
658	2081	Younes	Ahmed	\$228.31	\$33.65	\$261.96	\$228.31	\$0.00
659	17259	Yurckonis	Hilbert	\$2,395.57	\$353.12	\$2,748.69	\$2,395.57	\$0.00
660	3824	Zabadneh	Randa	\$167.13	\$24.64	\$191.77	\$167.13	\$0.00
661	30374	Zafar	John	\$605.99	\$89.33	\$695.32	\$605.99	\$0.00
662	2273	Zawoudie	Masfen	\$1,254.40	\$184.90	\$1,439.30	\$1,254.40	\$0.00
663	17936	Zekichev	Nick	\$324.17	\$47.78	\$371.95	\$324.17	\$0.00
664	3235	Zeleke	Abraham	\$412.94	\$60.87	\$473.81	\$1,003.66	(\$590.72)

EXHIBIT G

EXHIBIT G

1 2 3 4 5 6 7 8 9 10	NOEO LEON GREENBERG, ESO., SBN 8094 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com Ranni@overtimelaw.com Attorneys for Plaintiffs CHRISTIAN GABROY, ESQ., SBN 8805 Gabroy Law Offices 170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012 Tel (702) 259-7774 fax (702) 259-7774 christian@gabroy.com Attorneys for Plaintiffs
11	DISTRICT COURT
12	CLARK COUNTY, NEVADA
13 14 15	MICHAEL MURRAY, and MICHAEL) RENO, Individually and on behalf of) others similarly situated, } Case No.: A-12-669926-C Dept.: IX
16 17	Plaintiffs, vs. A CAB TAXI SERVICE LLC, and A
18 19 20	A CAB TAXI SERVICE LLC, and A CAB, LLC, Defendants.
21	
22	PLEASE TAKE NOTICE that the Court entered the attached Order on
23	November 17, 2022.
24	Dated: November 17, 2022
25	LEON GREENBERG PROFESSIONAL CORP.
26	/s/ Leon Greenberg Leon Greenberg, Esq. Nevada Bar No. 8094
27 28	Nevada Bar No. 8094 2965 S. Jones Boulevard - Ste. E-3 Las Vegas, NV 89146 Tel (702) 383-6085 Attorney for the Plaintiffs

1	CERTIFICATE OF SERVICE
2	
3 4	The undersigned certifies that on November 18, 2022, she served the within:
5	NOTICE OF ENTRY OF ORDER
6	by court electronic service to:
7	TO:
8	
9	Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
10	Las Vegas, NV 89145
11	JAY A. SHAFER, ESQ.
12	CORY READE DOWS AND SHAFER 1333 North Baffalo Drive, Suite 210 Las Vegas, NV 89128
13	Las Vegas, NV 89128
14	
15	
16	/s/ Ruthann Devereaux-Gonzalez
17	Ruthann Devereaux-Gonzalez
18	
19 20	
20 21	
21	
22	
23 24	
25	
26	
27	
28	
	2

Electronically Filed 11/17/2022 11:03 AM

		CLERK OF THE COURT
1	ORDR	
2	LEON GREENBERG, ESQ., SBN 809	
3	RUTHANN DEVEREAUX-GONZAL	
	Leon Greenberg Professional Corporati 2965 South Jones Blvd- Suite E3	on
4	Las Vegas, Nevada 89146	
5	(702) 383-6085	
6	(702) 385-1827(fax)	
	leongreenberg@overtimelaw.com	
7	Ranni@overtimelaw.com	
8		
9	CHRISTIAN GABROY, ESQ., SBN 88 Gabroy Law Offices	805
10	170 S. Green Valley Parkway - Suite 28	30
10	Henderson Nevada 89012	
11	Tel (702) 259-7777	
12	Fax (702) 259-7704	
13	christian@gabroy.com	
14	Attorneys for Plaintiffs	
15	DISTR	RICT COURT
	CLARK CO	DUNTY, NEVADA
16		
17		
18	MICHAEL MURRAY, and MICHAEL RENO, Individually and	Case No.: A-12-669926-C
19	on behalf of others similarly situated,	Dept.: IX
	on benañ or biners sinnarry situated,	
20	Plaintiffs,	ORDER MODIFYING
21		ORDER OF FEBRUARY 6, 2019,
22	vs.	GRANTING PLAINTIFFS AN AWARD
		OF ATTORNEYS' FEES AND COSTS
23	A CAB TAXI SERVICE LLC, A CAB, LLC, and CREIGHTON J.	
24	NADY,	
25	Defendants.	
26		
27		
28		
20		

On December 30, 2021, the Nevada Supreme Court issued an opinion affirming in part, reversing in part, and remanding this case to the Eighth Judicial District Court for further proceedings consistent with the Supreme Court's opinion. On February 16, 2022, Plaintiffs Michael Murray and Michael Reno, individually and on behalf of others similarly situated, filed a motion for entry of a modified award of pre-judgment attorney's fees as provided for by the Supreme Court's remittitur. On February 23, 2022, Plaintiffs filed an errata to the motion. On March 3, 2022, Defendants filed an opposition to the motion. On August 12, 2022, Plaintiffs filed a reply in support of the motion. Both parties filed supplemental briefs on September 30, 2022, wherein the Court afforded them a chance to further address the issues raised by the plaintiffs' motion. After due and proper deliberation, review of the arguments set forth in each of the parties' foregoing briefs and by their counsel, the Court entered an Order on November 11, 2022, granting that motion and directing the plaintiffs submit, after consultation with the defendants, a proposed order consistent with the findings made by the Court in its Order of November 11, 2022, granting such motion, and the Court hereby finds:

IT IS ORDERED that plaintiffs' motion for entry of a modified award of prejudgment attorney's fees, as provided for by the Supreme Court's remittitur, is granted, and consistent with the findings made by this Court in its Order of November 11, 2022, in connection with such motion that award is reduced by \$26,800 from its

prior amount of \$568,071. Accordingly, the portion of the Court's Order of February
6, 2019, awarding \$568,071 in attorney's fees to plaintiffs' counsel is modified and
that award shall now be \$541,271; and it is further
ORDERED, that such award of \$541,271 in attorney's fees shall accrue interes
from August 21, 2018, the date of entry of the final judgment in favor of the plaintiffs
and it is further
ORDERED, that the portion of the Court's Order of February 6, 2019, awardin
\$46,528.07 in costs to plaintiffs is still subject to modification consistent with the
Nevada Supreme Court's remittitur and plaintiffs are granted leave to seek
modification of the same by a properly filed motion.
IT IS SO ORDERED.
Dated this day of, 2022.
Dated this 17th day of November, 2022
Maria Pall
Hon. Maria Gall
DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall District Court Judgo
District Court Judge Submitted by:
By: <u>/s/ Leon Greenberg</u>
Leon Greenberg, Esq. LEON GREENBERG PROF. CORP.
2965 S. Jones Blvd. Ste. E-3
Las Vegas, NV 89146 Attorneys for Plaintiffs
3.

1	Approved as to form and content:
2	Not Approved
3	Bv:
4	Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C.
5	Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive. Ste. 150 Las Vegas, NV 89145 Attorney for Defendants
6	Attorney for Defendants
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	4.

EXHIBIT H

EXHIBIT H

1 2 3 4 5 6 7 8 9 10	Electronically Filed 11/17/2022 4:14 PM Steven D. Grierson CLERK OF THE COURT WUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com Rami@overtimelaw.com Attorneys for Plaintiffs CHRISTIAN GABROY, ESQ., SBN 8805 Gabroy Law Offices 170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012 Tel (702) 259-7774 christian@gabroy.com Attorneys for Plaintiffs
11	DISTRICT COURT
12	CLARK COUNTY, NEVADA
13 14 15	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Case No.: A-12-669926-C Dept.: IX
16 17 18	vs. A CAB TAXI SERVICE LLC, and A CAB, LLC,
19 20 21	Defendants.
22	PLEASE TAKE NOTICE that the Court entered the attached Order on
23	November 17, 2022.
24	Dated: November 17, 2022
25	LEON GREENBERG PROFESSIONAL CORP.
26	/s/ Leon Greenberg
27	Leon Greenberg, Esq. Nevada Bar No. 8094
28	2965 S. Jones Boulevard - Ste. E-3 Las Vegas, NV 89146 Tel (702) 383-6085 Attorney for the Plaintiffs

CERTIFICATE OF SERVICE
The undersigned certifies that on November 17, 2022, she served the within:
NOTICE OF ENTRY OF ORDER
by court electronic service to:
TO:
Esther C. Rodriguez, Esq.
Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
IAVA SUAFED ESO
JAY A. SHAFER, ESQ. CORY READE DOWS AND SHAFER 1333 North Baffalo Drive, Suite 210 Las Vegas, NV 89128
/s/ Ruthann Devereaux-Gonzalez
Ruthann Devereaux-Gonzalez
2

ELECTRONICALLY SERVED 11/17/2022 12:47 PM Electronically Filed				
		Atum S. Aun		
1	ORDR	CLERK OF THE COURT		
2	DISTRIC	T COURT		
3	CLARK COUL	NTY, NEVADA		
4	MICHAEL MURRAY and MICHAEL RENO, individually and behalf of others	Case No.: A-12-669926-C		
5	similarly situated,	Dept. No. IX		
6	Plaintiffs,			
7	VS.			
8	A CAB TAXI SERVICE, LLC, et al.			
9	Defendants.			
10	ORDER DENYING DEFENDAN	TS' MOTIONS FOR SANCTIONS		

Defendants have filed three motions for Rule 11 sanctions. On June 28, 2022, Defendants filed a sanctions motion based on Plaintiff's filing of a turnover motion while this case was stayed. On June 29, 2022, Defendants filed a second sanctions motion based on Plaintiffs' filing of a motion to stay, offset, or apportion the Court's award of costs, again while this case was stayed. On July 11, 2022, Defendants filed a third sanctions motion based on Plaintiffs' motion to reconsider the Court's award of costs, again while this case was stayed.

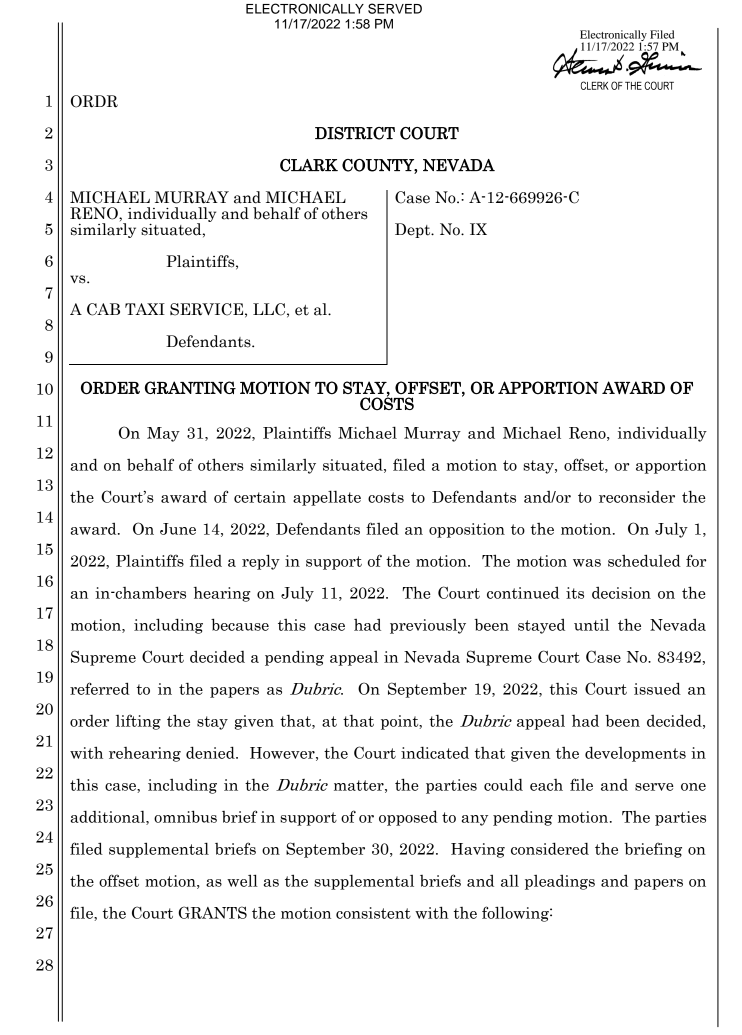
If not apparent from the foregoing paragraph, this case had previously been 18stayed until the Nevada Supreme Court decided a pending appeal in Nevada 19 Supreme Court Case No. 83492, referred to in the papers as *Dubric*. On September 2019, 2022, this Court issued an order lifting the stay given that, at that point, the 21Dubric appeal had been decided, with rehearing denied. However, the Court 22indicated that given the developments in this case, including in the *Dubric* matter, 23the parties could each file and serve one additional, omnibus brief in support of or 24opposed to any pending motion. The parties filed supplemental briefs on September 2530, 2022. Having considered the briefing on the sanctions motions, as well as the 26supplemental briefs and papers on file, the Court DENIES the sanctions motions 27consistent with the following: 28

1	Defendants make their sanctions motions under NRCP 11. NRCP 11(b)
2	provides as follows:
$\frac{3}{4}$	By presenting to the court a pleading, written motion, or other paper—whether by signing, filing, submitting, or later advocating it—an attorney or unrepresented party
5	certifies that to the best of the person's knowledge, information, and belief, formed after an inquiry reasonable under the circumstances:
6	
7	(1) it is not being presented for any improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation;
8	(2) the claims, defenses, and other legal
9 10	contentions are warranted by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law or for establishing new law;
11	(3) the factual contentions have evidentiary
12	support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for
13	further investigation or discovery; and
14	(4) the denials of factual contentions are warranted on the evidence or, if specifically so identified, are
15	reasonably based on belief or a lack of information.
16	The Court's May 3, 2022, order staying this case pending the Dubric appeal
17	stays these proceedings, which means the totality of the proceedings. Accordingly,
18	the Court agrees that Plaintiffs violated that stay order by filing the turnover motion,
19	the motion to stay and offset, and the motion for reconsideration. That said, the
20	Court finds the violations harmless, as Plaintiffs presumably would have filed those
21	motions after the lifting of the stay, to which Defendants would have had to respond.
22	In any event, the Court's decisions on those motions (to the extent the Court has
23	decided the motions) have not prejudiced Defendants as a result of the motions
24	having been filed after the stay but before the lifting of the stay. Moreover, the
25	Court finds that Plaintiffs did not file their motions frivolously or for an improper
26	purpose, and thus for that reason alone, Rule 11 sanctions are not warranted.
27	///
28	///

1	For the foregoing reasons, the motions are DENIED.
2	IT IS SO ORDERED.
3	
4	Dated this 17th day of November, 2022
5	Maria Pall
6	
7	E99 00D B597 60D5 Maria Gall
8	District Court Judge
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	3

EXHIBIT I

EXHIBIT I



1	On May 17, 2022, this Court entered an order awarding Defendants their costs
2	in connection with the appeal of the final judgment order. Plaintiffs ask the Court to
3	offset or apportion that costs award against the judgment in the Plaintiffs' favor. In
4	Aviation Ventures, Inc. v. Joan Morris, Inc., the Nevada Supreme Court held that all
5	that is required for setoff is for each party to have a valid and enforceable debt
6	against the other party. 121 Nev. 113, 121, 110 P.3d 59, 64 (2005). That exists here.
7	Accordingly, the request for setoff is GRANTED. The costs award shall be offset
8	against the total class judgment of \$685,886.60, with the reduction apportioned pro
9	rata amongst the class members. Plaintiffs shall submit a modified judgment for the
10	Court, to include an explanation of their calculations.
11	IT IS SO ORDERED.
12	
13	Dated this 17th day of November, 2022
14	Manazall
15	189 3AC 72EC 9281
16	Maria Gall District Court Judge
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	2

Π

1	CSERV	
2		ISTRICT COURT
3		K COUNTY, NEVADA
4		
5		
6	Michael Murray, Plaintiff(s)	CASE NO: A-12-669926-C
7	VS.	DEPT. NO. Department 9
8 9	A Cab Taxi Service LLC, Defendant(s)	
10		
11	AUTOMATED	CERTIFICATE OF SERVICE
12 13		ervice was generated by the Eighth Judicial District I via the court's electronic eFile system to all the above entitled case as listed below:
14	Service Date: 11/17/2022	
15	"Esther Rodriguez, Esq." .	esther@rodriguezlaw.com
16 17	Assistant .	info@rodriguezlaw.com
18	Cindy Pittsenbarger .	cpittsenbarger@hutchlegal.com
19	Dana Sniegocki .	dana@overtimelaw.com
20	Esther Rodriguez.	esther@rodriguezlaw.com
21	filings .	susan8th@gmail.com
22	Hilary Daniels .	hdaniels@blgwins.com
23	Hillary Ross .	hross@blgwins.com
24 25	leon greenberg .	leongreenberg@overtimelaw.com
26	Leon Greenberg .	wagelaw@hotmail.com
27	Michael K. Wall .	mwall@hutchlegal.com
28		

1	Susan .	susan@rodriguezlaw.com
2	Susan Dillow .	susan@rodriguezlaw.com
3 4	Trent Richards .	trichards@blgwins.com
5	Christian Gabroy	christian@gabroy.com
6	Katie Brooks	assistant@gabroy.com
7	Katie Brooks	assistant@gabroy.com
8	Christian Gabroy	christian@gabroy.com
9	Elizabeth Aronson	earonson@gabroy.com
10		curonson e guoroj com
11	Christian Gabroy	christian@gabroy.com
12	Kaine Messer	kmesser@gabroy.com
13	Ali Saad	ASaad@resecon.com
14	Peter Dubowsky, Esq.	peter@dubowskylaw.com
15	Amanda Vogler-Heaton, Esq.	amanda@dubowskylaw.com
16	William Thompson	william@dubowskylaw.com
17 18	Kaylee Conradi	kconradi@hutchlegal.com
10	Valerie Gray	vgray@blgwins.com
20	Mercedes Ortega	mortega@blgwins.com
21	R. Reade	creade@crdslaw.com
22	Kathrine von Arx	kvonarx@crdslaw.com
23	Ruthann Devereaux-Gonzalez	ranni@overtimelaw.com
24	Jay Shafer	jshafer@crdslaw.com
25	Trent Compton	tcompton@blgwins.com
26		
27		

1 2	via United States Postal Service	by of the above mentioned filings were also served by mail e, postage prepaid, to the parties listed below at their last				
3	known addresses on 11/18/2022					
4	Esther Rodriguez	Rodriguez Law Offices, P.C. Attn: Esther Rodriguez, Esq.				
5		10161 Park Run Drive, Suite 150 Las Vegas, NV, 89145				
6 7	Stephen Hackett	Sklar Williams PLLC				
8		Attn: Stephen Hackett 410 South Rampart Blvd Suite 350 Las Vegas, NV, 89145				
9						
10	Steven Parsons	10091 Park Run DR STE 200 Las Vegas, NV, 89145				
11						
12						
13						
14						
15						
16						
17						
18						
19						
20						
21						
22						
23						
24						
25						
26						
27						
28						

EXHIBIT J

EXHIBIT J

1 2 3 4 5 6 7 8 9 10	Electronically Filed 11/17/2022 4:14 PM Steven D. Grierson CLERK OF THE COURT WUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com Rami@overtimelaw.com Attorneys for Plaintiffs CHRISTIAN GABROY, ESQ., SBN 8805 Gabroy Law Offices 170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012 Tel (702) 259-7774 christian@gabroy.com Attorneys for Plaintiffs
11	DISTRICT COURT
12	CLARK COUNTY, NEVADA
13 14 15	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Case No.: A-12-669926-C Dept.: IX
16 17 18	vs. A CAB TAXI SERVICE LLC, and A CAB, LLC,
19 20 21	Defendants.
22	PLEASE TAKE NOTICE that the Court entered the attached Order on
23	November 17, 2022.
24	Dated: November 17, 2022
25	LEON GREENBERG PROFESSIONAL CORP.
26	/s/ Leon Greenberg
27	Leon Greenberg, Esq. Nevada Bar No. 8094
28	2965 S. Jones Boulevard - Ste. E-3 Las Vegas, NV 89146 Tel (702) 383-6085 Attorney for the Plaintiffs

CERTIFICATE OF SERVICE
The undersigned certifies that on November 17, 2022, she served the within:
NOTICE OF ENTRY OF ORDER
by court electronic service to:
TO:
Esther C. Rodriguez, Esq.
Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
IAVA SUAFED ESO
JAY A. SHAFER, ESQ. CORY READE DOWS AND SHAFER 1333 North Baffalo Drive, Suite 210 Las Vegas, NV 89128
/s/ Ruthann Devereaux-Gonzalez
Ruthann Devereaux-Gonzalez
2

	ELECTRONICALLY SE 11/17/2022 2:23 PI	
	11/17/2022 2.23 Pi	Electronically Filed 11/17/2022 2 <u>:23</u> PM
		Henne Amin
1	ORDR	CLERK OF THE COURT
2	DISTRIC	T COURT
3	CLARK COUN	NTY, NEVADA
4	MICHAEL MURRAY and MICHAEL	Case No.: A-12-669926-C
5	RENO, individually and behalf of others similarly situated,	Dept. No. IX
6	Plaintiffs,	
7	VS.	
8	A CAB TAXI SERVICE, LLC, et al.	
9	Defendants.	
10	ORDER DENYING DEFEND	ANTS' MOTION FOR COSTS
11	On October 24, 2022, Defendants	A Cab, LLC, A Cab Series, LLC, and
12	Creighton J. Nady filed a motion pursua	nt to NRAP 39 and NRS 18.060 for their
13	costs incurred in defending a writ petitior	n filed by Plaintiffs in connection with this
14	matter. On November 4, 2022, Plaint	iffs Michael Murray and Michael Reno,
15	individually and behalf of others similarly	situated, filed an opposition to the motion.
16	On November 7, 2022, Defendants filed a	a reply in support of the motion. Having
17	considered the briefs and all pleadings a	nd papers on file the Court DENIES the
18	motion consistent with the following:	

As an initial matter, the Court agrees with Defendants that the NRAP 39 19allows the prevailing party in a writ proceeding to obtain their costs. "Appellate costs 20are allowable as of right in the context of the voluntary dismissal of an appeal or 21original writ proceeding but only as provided by NRAP 39." Breeden v. Eighth Jud. 22*Dist. Ct.*, 131 Nev. 96, 99, 343 P.3d 1242, 1244 (2015). 23

18

That said, the Court does not understand how Defendants could have incurred 24copying costs, either for the preparation and transmission of the record or the 25preparation of the appendix, when both were transmitted to the Nevada Supreme 26Court electronically. Indeed, Plaintiffs do not attach any receipts to their verified 27memorandum showing that the copy costs were in fact incurred. Nor do Plaintiffs 28

1	respond to this issue as raised in the opposition, leaving the Court to wonder what in
2	fact was copied (on paper) and transmitted to the Nevada Supreme Court when all
3	filings and submissions were done electronically. For these reasons, the motion is
4	DENIED.
5	IT IS SO ORDERED.
6	
7	Dated this 17th day of November, 2022
8	Mariagall
9	99A FEB 3120 C7D6
10	Maria Gall District Court Judge
11	
12	
13	
14	
15	
16	
17	
18	
19 20	
20 21	
$\frac{21}{22}$	
23	
2 6 24	
25	
26	
27	
28	
	2

	12 S C	lectronically Filed 2/14/2022 4:30 PM teven D. Grierson LERK OF THE COURT
1	ASTA Esther C. Rodriguez, Esq.	Alum A. Frum
2		
3		
4		
5		
6	Jay A. Shafer, Esq. Nevada Bar No. 9184	
7	 CORY READE DOWS & SHAFER 1333 North Buffalo Drive, Suite 210 	
8	702-794-4411	
9	Attorneys for Appellants	
10		
11		
12		
13	Individually and on behalf of others similarly Case No.: A	-12-669926-C
14		X
15		
16		
17 18	LLC f/k/a A CAB, LLC; and CREIGHTON J.	
19	Defendants.	
20)	
21	APPELLANTS' CASE APPEAL STATEMEN	<u>NT</u>
22	1. Name of appellant filing this case appeal statement:	
23	This appeal and case appeal statement is filed on behalf of Defend	ants A CAB SERIES, LLC
24	f/k/a A CAB, LLC in the above action. A CAB TAXI SERVICE, LLC, a	lthough named as a
25	defendant in the district court's caption, does not exist. There is no such a	entity, and no such entity
26	participated in the action in district court. The matter against CREIGHTC	ON J. NADY has been
27	severed and stayed.	
28	2. The name of the judge who entered the order or judgment being	ng appealed.
	Page 1 of 5	

Rodriguez Law Offices, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 Tel (702) 320-8400 Fax (702) 320-8401

1	The Honorable District Judge Maria Gall, Eighth Judicial District Court, Clark County,
2	Department 9, District Court Case No. A-12-669926-C.
3	3. The name of each appellant and the name and address of counsel for each appellant.
4	Appellants: A CAB, LLC and A CAB SERIES, LLC
5	Esther C. Rodriguez, Esq. Nevada Bar #6473
6	Rodriguez Law Offices, P.C. 10161 Park Run Drive, Suite 150
7	Las Vegas, Nevada 89145 info@rodriguezlaw.com
8	Telephone:702-320-8400 Facsimile 702-320-8401
9	
10	Jay A. Shafer, Esq. Nevada Bar No. 9184
11	CORY READE DOWS & SHAFER 1333 North Buffalo Drive, Suite 210
12	Las Vegas, Nevada 89128 jshafer@crdslaw.com
13	Telephone: 702-794-4411
14	Attorneys for Appellants
15	4. The name of each respondent and the name and address of appellate counsel for each respondent, but if not known, then the name and address of that respondent's trial
16	counsel.
16 17	
	counsel.
17	counsel. Respondents: MICHAEL MURRAY and MICHAEL RENO, individually and behalf of others
17 18	counsel. Respondents: MICHAEL MURRAY and MICHAEL RENO, individually and behalf of others similarly situated.
17 18 19	counsel. Respondents: MICHAEL MURRAY and MICHAEL RENO, individually and behalf of others similarly situated. It is unknown whether they will serve as appellate counsel, but the following were trial counsel for the Plaintiffs in the underlying matter: Leon Greenberg, Esq.
17 18 19 20	counsel. Respondents: MICHAEL MURRAY and MICHAEL RENO, individually and behalf of others similarly situated. It is unknown whether they will serve as appellate counsel, but the following were trial counsel for the Plaintiffs in the underlying matter: Leon Greenberg, Esq. Ruthann Devereaux-Gonzalez, Esq. Leon Greenberg Professional Corporation
17 18 19 20 21	counsel. Respondents: MICHAEL MURRAY and MICHAEL RENO, individually and behalf of others similarly situated. It is unknown whether they will serve as appellate counsel, but the following were trial counsel for the Plaintiffs in the underlying matter: Leon Greenberg, Esq. Ruthann Devereaux-Gonzalez, Esq.
 17 18 19 20 21 22 	counsel. Respondents: MICHAEL MURRAY and MICHAEL RENO, individually and behalf of others similarly situated. It is unknown whether they will serve as appellate counsel, but the following were trial counsel for the Plaintiffs in the underlying matter: Leon Greenberg, Esq. Ruthann Devereaux-Gonzalez, Esq. Leon Greenberg Professional Corporation 1811 South Rainbow Boulevard Las Vegas, NV 89146 Christian Gabroy, Esq.
 17 18 19 20 21 22 23 	counsel. Respondents: MICHAEL MURRAY and MICHAEL RENO, individually and behalf of others similarly situated. It is unknown whether they will serve as appellate counsel, but the following were trial counsel for the Plaintiffs in the underlying matter: Leon Greenberg, Esq. Ruthann Devereaux-Gonzalez, Esq. Leon Greenberg Professional Corporation 1811 South Rainbow Boulevard Las Vegas, NV 89146 Christian Gabroy, Esq. Gabroy Law Offices 170 South Green Valley Parkway # 280
 17 18 19 20 21 22 23 24 	counsel. Respondents: MICHAEL MURRAY and MICHAEL RENO, individually and behalf of others similarly situated. It is unknown whether they will serve as appellate counsel, but the following were trial counsel for the Plaintiffs in the underlying matter: Leon Greenberg, Esq. Ruthann Devereaux-Gonzalez, Esq. Leon Greenberg Professional Corporation 1811 South Rainbow Boulevard Las Vegas, NV 89146 Christian Gabroy, Esq. Gabroy Law Offices
 17 18 19 20 21 22 23 24 25 26 27 	 counsel. Respondents: MICHAEL MURRAY and MICHAEL RENO, individually and behalf of others similarly situated. It is unknown whether they will serve as appellate counsel, but the following were trial counsel for the Plaintiffs in the underlying matter: Leon Greenberg, Esq. Ruthann Devereaux-Gonzalez, Esq. Leon Greenberg Professional Corporation 1811 South Rainbow Boulevard Las Vegas, NV 89146 Christian Gabroy, Esq. Gabroy Law Offices 170 South Green Valley Parkway # 280 Henderson, Nevada 89012 Co-Counsel for Plaintiffs 5. Whether an attorney identified in response to subparagraph (D) is not licensed to practice law in Nevada, and if so, whether the district court granted that attorney
 17 18 19 20 21 22 23 24 25 26 	 counsel. Respondents: MICHAEL MURRAY and MICHAEL RENO, individually and behalf of others similarly situated. It is unknown whether they will serve as appellate counsel, but the following were trial counsel for the Plaintiffs in the underlying matter: Leon Greenberg, Esq. Ruthann Devereaux-Gonzalez, Esq. Leon Greenberg Professional Corporation 1811 South Rainbow Boulevard Las Vegas, NV 89146 Christian Gabroy, Esq. Gabroy Law Offices 170 South Green Valley Parkway # 280 Henderson, Nevada 89012 Co-Counsel for Plaintiffs 5. Whether an attorney identified in response to subparagraph (D) is not licensed to practice law in Nevada, and if so, whether the district court granted that attorney permission to appear under SCR 42, including a copy of any district court order
 17 18 19 20 21 22 23 24 25 26 27 	 counsel. Respondents: MICHAEL MURRAY and MICHAEL RENO, individually and behalf of others similarly situated. It is unknown whether they will serve as appellate counsel, but the following were trial counsel for the Plaintiffs in the underlying matter: Leon Greenberg, Esq. Ruthann Devereaux-Gonzalez, Esq. Leon Greenberg Professional Corporation 1811 South Rainbow Boulevard Las Vegas, NV 89146 Christian Gabroy, Esq. Gabroy Law Offices 170 South Green Valley Parkway # 280 Henderson, Nevada 89012 Co-Counsel for Plaintiffs 5. Whether an attorney identified in response to subparagraph (D) is not licensed to practice law in Nevada, and if so, whether the district court granted that attorney

Rodriguez Law Offices, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 Tel (702) 320-8400 Fax (702) 320-8401

granting that permission.

Not applicable.

1

2

3

4

5

6

7

8

9

10

11

12

13

6. Whether the appellant was represented by appointed or retained counsel in the district court.

Appellants were represented by retained counsel in the district court.

7. Whether the appellant is represented by appointed or retained counsel in the appeal.Appellants are represented by retained counsel in the appeal.

8. Whether the district court granted the appellant leave to proceed in forma pauperis. Appellants were not granted leave to proceed in district court in forma pauperis.

9. The date the proceedings commenced in the district court.

The action commenced in the district court with the filing of Plaintiffs' Complaint on October 8, 2012.

10. A brief description of the nature of the action and the result in district court.

14 The underlying action is a class action suit against A Cab for A Cab's alleged failure to pay 15 its employees a sufficient wage to satisfy the Minimum Wage Act of the Nevada Constitution. Prior 16 to his retirement, this matter was before Honorable Judge Kenneth Cory. On August 21, 2018, Judge 17 Cory issued an Order Granting Summary Judgment, Severing Claims, and Directing Entry of Final 18 Judgment. Defendants' appealed this order on September 21, 2018, and subsequently amended the 19 appeal on January 15, 2019 and March 6, 2019 to include subsequently issued orders. On December 20 30, 2021, the Nevada Supreme Court issued 137 Nev. Advance Opinion 84, which "affirmed in part, 21 reversed in part and remanded" the appeal for further determinations by the district court. 22 Defendants appeal from the district court's orders as the issues as remanded have not been

23 appropriately addressed.

Upon remand, Plaintiffs moved for entry of a modified judgment as provided for by
remittitur, and for entry of a modified award of pre-judgment attorney's fees as provided for by
remittitur, which were granted on November 14, 2022. Plaintiffs also moved for: an award of
attorney's fees on appeal; and to stay, offset, or apportion award of costs, which were all granted on
November 17, 2022. Plaintiffs also moved for an award of attorney's fees on appeal of order

17

18

19

denying receiver, opposing mooted motion for attorney's fees, and for costs of appeal, which motion 1 2 has been continued. Defendants moved for sanctions under NRCP 11, and for costs on appeal, 3 which were both denied on November 17, 2022. Defendants also moved for a declaratory order, 4 which motion was not addressed by the court, but instead an Order Amending the Class was issued 5 on November 17, 2022. Defendants appeal from these orders as the district court has not addressed 6 the issues as instructed in the remand, and which have arisen in the interim, before entering a modified judgment and issuing its subsequent orders stemming therefrom.

11. Whether the case has been the subject of a previous appeal; and if so, the caption and docket number of the prior proceeding.

"A Cab, LLC, and Creighton J. Nady, Appellants, vs. Michael Murray and Michael Reno, et al., Respondents." Supreme Court Docket No. 72691.

"A Cab, LLC, a Nevada Limited Liability Company; and Creighton J Nady, an Individual, Petitioners, vs. The Eighth Judicial District Court of the State of Nevada, in and for the County of Clark; and the Honorable Kenneth C. Cory, District Judge, Respondents, and Michael Murray; and Michael Reno, Individually and on Behalf of Others Similarly Situated, Real Parties in Interest."

Supreme Court Docket No. 73326.

"A Cab, LLC, and A Cab Series LLC, Appellants vs. Michael Murray, and Michael Reno, Individually and on behalf of others similarly situated, Respondents." Supreme Court Docket No. 77050.

20 "Michael Murray, and Michael Reno, Individually and on behalf of others similarly situated, 21 Appellants, vs. A Cab Taxi Service LLC, A Cab, LLC and Creighton J. Nady, Respondents."

22 Supreme Court Docket No. 81641.

23 "Michael Murray, and Michael Reno, Individually and on behalf of others similarly situated, 24 Appellants, vs. A Cab Taxi Service LLC, A Cab, LLC and Creighton J. Nady, Respondents."

25 Supreme Court Docket No. 82539.

26 "Michael Murray, and Michael Reno, Individually and on behalf of others similarly situated, 27 Petitioners, vs. The Eighth Judicial District Court of the State of Nevada, in and for the County of 28 Clark, and The Honorable, District Judge Carli Kierny Respondents, and A Cab Taxi Service LLC,

1	A Cal	b Series LLC formerly known as A Ca	b, LLC, and Creighton J. Nady, Real Parties in Interest."
2	Supr	eme Court Docket No. 84456.	
3	"Michael Murray, and Michael Reno, Individually and on behalf of others similarly situated,		
4	Appe	llants, vs. A Cab Taxi Service LLC, A	Cab Series LLC, f/k/a A Cab, LLC, and Creighton J.
5	Nady,	, Respondents." Supreme Court Dock	xet No. 84888.
6	12.	Indicate whether this appeal invol	ves child custody or visitation:
7		There are no child custody or visitation	on issues in this case.
8	13.	If this is a civil case, indicate whet	her this appeal involves the possibility of settlement.
9		It is counsel's belief there is a possib	ility of settlement.
10		DATED this <u>14th</u> day of December	, 2022.
11			RODRIGUEZ LAW OFFICES, P. C.
12			
13			/s/ Esther C. Rodriguez, Esq. Esther C. Rodriguez, Esq.
14			Nevada State Bar No. 006473 10161 Park Run Drive, Suite 150
15 16			Las Vegas, Nevada 89145 Attorneys for Defendants
17		CERTIF	ICATE OF SERVICE
18		I HEREBY CERTIFY on this <u>14th</u>	day of December, 2022, I electronically filed the
19	forego	oing with the Eighth Judicial District C	Court Clerk of Court using the E-file and Serve System
20	which	n will send a notice of electronic servic	e to the following:
21		Greenberg, Esq.	Christian Gabroy, Esq. Gabroy Law Offices
22	1811	Greenberg Professional Corporation South Rainbow Boulevard Vegas, NV 89146	170 South Green Valley Parkway # 280 Henderson, Nevada 89012
23	Las v	cgas, 11 v 071+0	Co-Counsel for Plaintiffs
24			
25			/s/ Susan Dillow An Employee of Rodriguez Law Offices, P.C.
26			An Employee of Rounguez Law Offices, 1.C.
27			
28			
			Page 5 of 5

Rodriguez Law Offices, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 Tel (702) 320-8400 Fax (702) 320-8401

		CASE NO. A-12-00	9920-C		
Michael Murray, Plaintiff(s) vs. A Cab Taxi Service LLC, Defendant(s)		****	Location: Judicial Officer: Filed on: Case Number History: Cross-Reference Case Number: Supreme Court No.:	10/08/2012 A669926	
		CASE INFORMATI	ON		
Statistical Clos 08/21/2018	sures Summary Judgment		Case Type: Case Status:	Other Civil 04/15/2022	
DATE		CASE ASSIGNMEN	NT		
	Current Case Assignment Case Number Court Date Assigned Judicial Officer	A-12-669926-C Department 9 07/11/2022 Gall, Maria			
		PARTY INFORMAT	ION		
Plaintiff	Abarca, Enrique			Lea	d Attorneys Greenberg, Leon <i>Retained</i> 7023836085(W)
	Abdella, Juhar				Greenberg, Leor <i>Retained</i> 7023836085(W
	Abdulle, Abdirashid				Greenberg, Leon <i>Retained</i> 7023836085(W)
	Abebe, Tamrat				Greenberg, Leon <i>Retained</i> 7023836085(W)
	Abraha, Tesfalem				Greenberg, Leon <i>Retained</i> 7023836085(W)
	Abt, Daniel				Greenberg, Leon <i>Retained</i> 7023836085(W)
	Abuel, Alan				Greenberg, Leon <i>Retained</i> 7023836085(W)
	Abuhay, Fasil				Greenberg, Leon <i>Retained</i> 7023836085(W)
	Ackman, Charles				Greenberg, Leon

	7023836085(W)
Acosta, Lorrie	Greenberg, Leon <i>Retained</i> 7023836085(W)
Adamian, Robert	Greenberg, Leon <i>Retained</i> 7023836085(W)
Adams, Michael	Greenberg, Leon <i>Retained</i> 7023836085(W)
Adamson, Nicole	Greenberg, Leon <i>Retained</i> 7023836085(W)
Adhanom, Tewoldebrhan	Greenberg, Leon <i>Retained</i> 7023836085(W)
Agacevic, Ibnel	Greenberg, Leon <i>Retained</i> 7023836085(W)
Agostino, Nicholas	Greenberg, Leon <i>Retained</i> 7023836085(W)
Ahmed, Ahmed	Greenberg, Leon <i>Retained</i> 7023836085(W)
Alemayehu, Tewodros	Greenberg, Leon <i>Retained</i> 7023836085(W)
Alessi, Anthony	Greenberg, Leon <i>Retained</i> 7023836085(W)
Alexander, Darvious	Greenberg, Leon <i>Retained</i> 7023836085(W)
Alfaro, Joe	Greenberg, Leon <i>Retained</i> 7023836085(W)
Ali, Abraham	Greenberg, Leon <i>Retained</i> 7023836085(W)
Allegue, Yusnier	Greenberg, Leon <i>Retained</i> 7023836085(W)
Allen, Otis	Greenberg, Leon Retained 7023836085(W)
Alnaif, Abdul	Greenberg, Leon <i>Retained</i> 7023836085(W)
Altamura, Vincent	Greenberg, Leon

Retained 7023836085(W)

Retained

CASE NO. A-12-007920-C	7023836085(W)
Alvarado, Santiago	Greenberg, Leon <i>Retained</i> 7023836085(W)
Alves, Mary	Greenberg, Leon <i>Retained</i> 7023836085(W)
Ameha, Samuale	Greenberg, Leon <i>Retained</i> 7023836085(W)
Anantagul, Kamol	Greenberg, Leon <i>Retained</i> 7023836085(W)
Anastasio, James	Greenberg, Leon <i>Retained</i> 7023836085(W)
Andersen, Jason	Greenberg, Leon <i>Retained</i> 7023836085(W)
Anderson, Calvin	Greenberg, Leon <i>Retained</i> 7023836085(W)
Anderson, Roosevelt	Greenberg, Leon <i>Retained</i> 7023836085(W)
Anderson, William	Greenberg, Leon <i>Retained</i> 7023836085(W)
Anif, Janeid	Greenberg, Leon <i>Retained</i> 7023836085(W)
Appel, Howard	Greenberg, Leon <i>Retained</i> 7023836085(W)
Applegate, Angela	Greenberg, Leon <i>Retained</i> 7023836085(W)
Arar, Isam	Greenberg, Leon <i>Retained</i> 7023836085(W)
Archer, Bert	Greenberg, Leon <i>Retained</i> 7023836085(W)
Arell, Roger	Greenberg, Leon Retained 7023836085(W)
Arena, Francis	Greenberg, Leon Retained 7023836085(W)
Arnwine, Howard	Greenberg, Leon

on Retained 7023836085(W)

	CASE NO. A-12-669926-C	
Asad, Tassawar		Greenberg, Leon <i>Retained</i> 7023836085(W)
Asefa, Wossen		Greenberg, Leon <i>Retained</i> 7023836085(W)
Aseffa, Mulubahan		Greenberg, Leon <i>Retained</i> 7023836085(W)
Assena, Zenebech		Greenberg, Leon <i>Retained</i> 7023836085(W)
Atanasov, Nikolay		Greenberg, Leon <i>Retained</i> 7023836085(W)
Atterbury, Joseph		Greenberg, Leon <i>Retained</i> 7023836085(W)
Auberry, Glenn, Jr.		Greenberg, Leon <i>Retained</i> 7023836085(W)
Aurich, Juan		Greenberg, Leon <i>Retained</i> 7023836085(W)
Awalom, Alemayehu		Greenberg, Leon <i>Retained</i> 7023836085(W)
Azmoudeh, Bobby		Greenberg, Leon <i>Retained</i> 7023836085(W)
Azzouay, El		Greenberg, Leon <i>Retained</i> 7023836085(W)
Ba, Awa		Greenberg, Leon <i>Retained</i> 7023836085(W)
Baca, James		Greenberg, Leon <i>Retained</i> 7023836085(W)
Baca-Perez, Sergio		Greenberg, Leon <i>Retained</i> 7023836085(W)
Baker, Timothy		Greenberg, Leon <i>Retained</i> 7023836085(W)
Bakhtiari, Marco		Greenberg, Leon <i>Retained</i> 7023836085(W)
Bambenek, Matthew		Greenberg, Leon <i>Retained</i> 7023836085(W)
Bandi, Pedram		Greenberg, Leon

	7023836085(W)
Banuelos, Ruben	Greenberg, Leon <i>Retained</i> 7023836085(W)
Barbu, Ion	Greenberg, Leon <i>Retained</i> 7023836085(W)
Bardo, Timothy	Greenberg, Leon <i>Retained</i> 7023836085(W)
Barich, Edward	Greenberg, Leon <i>Retained</i> 7023836085(W)
Barnes, Benjamin	Greenberg, Leon <i>Retained</i> 7023836085(W)
Barr, Kenneth	Greenberg, Leon <i>Retained</i> 7023836085(W)
Barrameda, Danilo	Greenberg, Leon <i>Retained</i> 7023836085(W)
Barseghyan, Artur	Greenberg, Leon <i>Retained</i> 7023836085(W)
Barstow, Lance	Greenberg, Leon <i>Retained</i> 7023836085(W)
Bartunek, Johnny	Greenberg, Leon <i>Retained</i> 7023836085(W)
Bataineh, Ali	Greenberg, Leon <i>Retained</i> 7023836085(W)
Batista, Eugenio	Greenberg, Leon <i>Retained</i> 7023836085(W)
Bauer, William	Greenberg, Leon <i>Retained</i> 7023836085(W)
Bell, Jeffrey	Greenberg, Leon <i>Retained</i> 7023836085(W)
Bellegarde, Josue	Greenberg, Leon <i>Retained</i> 7023836085(W)
Benel, Christian	Greenberg, Leon <i>Retained</i> 7023836085(W)
Berger, James	Greenberg, Leon

Retained

Retained

CASE NO. A-12-069926-C	7023836085(W)
Berichon, Mike	Greenberg, Leon <i>Retained</i> 7023836085(W)
Bey, Ronald	Greenberg, Leon <i>Retained</i> 7023836085(W)
Bialorucki, Richard	Greenberg, Leon <i>Retained</i> 7023836085(W)
Black, Burton	Greenberg, Leon <i>Retained</i> 7023836085(W)
Bliss, Valerie	Greenberg, Leon <i>Retained</i> 7023836085(W)
Blum III, Arthur	Greenberg, Leon <i>Retained</i> 7023836085(W)
Boling, Freddy	Greenberg, Leon <i>Retained</i> 7023836085(W)
Borja, Virginia	Greenberg, Leon <i>Retained</i> 7023836085(W)
Bowen, Christopher	Greenberg, Leon <i>Retained</i> 7023836085(W)
Bozic, Nebojsa	Greenberg, Leon <i>Retained</i> 7023836085(W)
Bradley, Leroy	Greenberg, Leon <i>Retained</i> 7023836085(W)
Brauchle, Michael	Greenberg, Leon <i>Retained</i> 7023836085(W)
Briggs, Andrew	Greenberg, Leon <i>Retained</i> 7023836085(W)
Brimhall, Tracy	Greenberg, Leon <i>Retained</i> 7023836085(W)
Brisco, Allen	Greenberg, Leon <i>Retained</i> 7023836085(W)
Briski, Louis	Greenberg, Leon <i>Retained</i> 7023836085(W)
Brooks, Jose	Greenberg, Leon

Retained 7023836085(W)

CASE NO. A-12-669926-C	Creenhang Leen
Brown, Daniel	Greenberg, Leon <i>Retained</i> 7023836085(W)
Brown, Maurice	Greenberg, Leon <i>Retained</i> 7023836085(W)
Buergey, Christopher	Greenberg, Leon <i>Retained</i> 7023836085(W)
Bunns, Tommy	Greenberg, Leon <i>Retained</i> 7023836085(W)
Burns, Brittany	Greenberg, Leon <i>Retained</i> 7023836085(W)
Caldwell, Paul, Jr.	Greenberg, Leon <i>Retained</i> 7023836085(W)
Calise, Domenic	Greenberg, Leon <i>Retained</i> 7023836085(W)
Cancio-Betancourt, Rene	Greenberg, Leon <i>Retained</i> 7023836085(W)
Capone, Gary	Greenberg, Leon <i>Retained</i> 7023836085(W)
Carr, Jamaal	Greenberg, Leon <i>Retained</i> 7023836085(W)
Carracedo, Sonny	Greenberg, Leon <i>Retained</i> 7023836085(W)
Casiello, Anthony	Greenberg, Leon <i>Retained</i> 7023836085(W)
Castellanos, Joaquin	Greenberg, Leon <i>Retained</i> 7023836085(W)
Catoggio, Alfred	Greenberg, Leon <i>Retained</i> 7023836085(W)
Caymite, Luc	Greenberg, Leon <i>Retained</i> 7023836085(W)
Chana, Chen	Greenberg, Leon <i>Retained</i> 7023836085(W)
Chang, Yun-Yu	Greenberg, Leon <i>Retained</i> 7023836085(W)
Charouat, Malek	Greenberg, Leon

	7023836085(W)
Charov, Ivaylo	Greenberg, Leon <i>Retained</i> 7023836085(W)
Chasteen, Jeffery	Greenberg, Leon <i>Retained</i> 7023836085(W)
Chatrizeh, Shahin	Greenberg, Leon <i>Retained</i> 7023836085(W)
Chavez, Rosemarie	Greenberg, Leon <i>Retained</i> 7023836085(W)
Chico, David	Greenberg, Leon <i>Retained</i> 7023836085(W)
Choudhary, Krishna	Greenberg, Leon <i>Retained</i> 7023836085(W)
Christensen, Rosa	Greenberg, Leon <i>Retained</i> 7023836085(W)
Christodoulou, Panos	Greenberg, Leon <i>Retained</i> 7023836085(W)
Clark, Dennis	Greenberg, Leon <i>Retained</i> 7023836085(W)
Clarke, Michael	Greenberg, Leon <i>Retained</i> 7023836085(W)
Cobon, Karl	Greenberg, Leon <i>Retained</i> 7023836085(W)
Cobos, Aaron	Greenberg, Leon <i>Retained</i> 7023836085(W)
Cohoon, Thomas	Greenberg, Leon <i>Retained</i> 7023836085(W)
Coizeau, Leonardo	Greenberg, Leon <i>Retained</i> 7023836085(W)
Collier, Ella	Greenberg, Leon <i>Retained</i> 7023836085(W)
Collier, Ella	Greenberg, Leon <i>Retained</i> 7023836085(W)
Collins, Lincoln	Greenberg, Leon Retained

Retained

	7023836085(W)
Comeau, Brian	Greenberg, Leon <i>Retained</i> 7023836085(W)
Conde, Carlos	Greenberg, Leon <i>Retained</i> 7023836085(W)
Coney-Cummings, Keisha	Greenberg, Leon <i>Retained</i> 7023836085(W)
Conway, James	Greenberg, Leon <i>Retained</i> 7023836085(W)
Corona, Fernando	Greenberg, Leon <i>Retained</i> 7023836085(W)
Costello, Brad	Greenberg, Leon <i>Retained</i> 7023836085(W)
Craddock, Charles	Greenberg, Leon <i>Retained</i> 7023836085(W)
Craffey, Richard	Greenberg, Leon <i>Retained</i> 7023836085(W)
Crawford, Darryl	Greenberg, Leon <i>Retained</i> 7023836085(W)
Crawford, Maximillian	Greenberg, Leon <i>Retained</i> 7023836085(W)
Cruz-Decastro, Antonio	Greenberg, Leon <i>Retained</i> 7023836085(W)
Curtin, Ronald	Greenberg, Leon <i>Retained</i> 7023836085(W)
Dacayanan, Liza	Greenberg, Leon <i>Retained</i> 7023836085(W)
Daffron, Daniel	Greenberg, Leon <i>Retained</i> 7023836085(W)
Daggett, Rudolph, Jr.	Greenberg, Leon <i>Retained</i> 7023836085(W)
Daniels, Donald	Greenberg, Leon <i>Retained</i> 7023836085(W)
Daniels, James	Greenberg, Leon

Greenberg, Leon Retained 7023836085(W)

Danielsen, Danny CASE NO. A-12-669926-C	Greenberg, Leon
	<i>Retained</i> 7023836085(W)
D'Arcy, Timothy	Greenberg, Leon <i>Retained</i> 7023836085(W)
Davila-Romero, Monica	Greenberg, Leon <i>Retained</i> 7023836085(W)
Davis, Bradley	Greenberg, Leon <i>Retained</i> 7023836085(W)
Deguzman, Fermin	Greenberg, Leon <i>Retained</i> 7023836085(W)
Deguzman, Leloi	Greenberg, Leon <i>Retained</i> 7023836085(W)
Dejacto, Giovanna	Greenberg, Leon <i>Retained</i> 7023836085(W)
Delgado, Carlos	Greenberg, Leon <i>Retained</i> 7023836085(W)
DeMarco, William	Greenberg, Leon <i>Retained</i> 7023836085(W)
Deocampo, Michael	Greenberg, Leon <i>Retained</i> 7023836085(W)
Dial, Donald	Greenberg, Leon <i>Retained</i> 7023836085(W)
Diamond, Jeffrey	Greenberg, Leon <i>Retained</i> 7023836085(W)
Diaz, Aiser	Greenberg, Leon <i>Retained</i> 7023836085(W)
Dibaba, Desta	Greenberg, Leon <i>Retained</i> 7023836085(W)
Dillard, Corey	Greenberg, Leon <i>Retained</i> 7023836085(W)
Dinok, Ildiko	Greenberg, Leon <i>Retained</i> 7023836085(W)
Dionas, John	Greenberg, Leon <i>Retained</i> 7023836085(W)
Disbrow, Ronald	Greenberg, Leon

	7023836085(W)
Dixon, Julius	Greenberg, Leon <i>Retained</i> 7023836085(W)
Djapa-Ivosevic, Davor	Greenberg, Leon <i>Retained</i> 7023836085(W)
Dobszewicz, Gary	Greenberg, Leon <i>Retained</i> 7023836085(W)
Donahoe, Stephen	Greenberg, Leon <i>Retained</i> 7023836085(W)
Dontchev, Nedeltcho	Greenberg, Leon <i>Retained</i> 7023836085(W)
Dotson, Contessa	Greenberg, Leon <i>Retained</i> 7023836085(W)
Dotson, Eugene	Greenberg, Leon <i>Retained</i> 7023836085(W)
Doyle, William	Greenberg, Leon <i>Retained</i> 7023836085(W)
Draper, Ivan	Greenberg, Leon <i>Retained</i> 7023836085(W)
Dudek, Anthony	Greenberg, Leon <i>Retained</i> 7023836085(W)
Duna, Lawrence	Greenberg, Leon <i>Retained</i> 7023836085(W)
Durey, Robert	Greenberg, Leon <i>Retained</i> 7023836085(W)
Durtschi, Jeffrey	Greenberg, Leon <i>Retained</i> 7023836085(W)
Dymond, Ernest	Greenberg, Leon <i>Retained</i> 7023836085(W)
Eddik, Muhannad	Greenberg, Leon <i>Retained</i> 7023836085(W)
Edwards, Jeffrey	Greenberg, Leon <i>Retained</i> 7023836085(W)
Egan, Joseph	Greenberg, Leon

Retained 23836085(W)

Retained

	CASE 110. A-12-00//20-C	7023836085(W)
	Ekoue, Ayi	Greenberg, Leon <i>Retained</i> 7023836085(W)
	Elgendy, Mohamed	Greenberg, Leon <i>Retained</i> 7023836085(W)
	Eliades, George	Greenberg, Leon <i>Retained</i> 7023836085(W)
	Ellis, Charles	Greenberg, Leon <i>Retained</i> 7023836085(W)
	Emling, Paul	Greenberg, Leon <i>Retained</i> 7023836085(W)
	Emter, Christopher	Greenberg, Leon <i>Retained</i> 7023836085(W)
	Murray, Michael	Greenberg, Leon <i>Retained</i> 7023836085(W)
	Nady, Creighton J	Rodriguez, Esther C. <i>Retained</i> 7023208400(W)
	Reno, Michael	Greenberg, Leon <i>Retained</i> 7023836085(W)
Defendant	A Cab LLC	Rodriguez, Esther C. <i>Retained</i> 7023208400(W)
	A Cab Taxi Service LLC	Rodriguez, Esther C. <i>Retained</i> 7023208400(W)
Other	Bass, Charles	
	Dubric, Jasminka	Bourassa, Mark J. <i>Retained</i> 702-851-2180(W)
	Wells Fargo	
Special Master	Piercy Bowler Taylor & Kern of Las Vegas Removed: 02/13/2018 Inactive	Hackett, Stephen R. <i>Retained</i> 702-360-6000(W)
	Resolution Economics LLC	
	Rosten, Michael Removed: 02/13/2018 Inactive	
	Rosten, Michael	Hackett, Stephen R. <i>Retained</i> 702-360-6000(W)
	Saad, Ali	Dubowsky, Peter

Retained 7023603500(W)

Swarts, George C.

Parsons, Steven J. Retained 702-384-9900(W)

DATE	EVENTS & ORDERS OF THE COURT	INDEX
10/08/2012	EVENTS Complaint With Jury Demand Filed By: Plaintiff Murray, Michael [1] Complaint	
10/08/2012	Case Opened	
10/10/2012	Initial Appearance Fee Disclosure Filed By: Plaintiff Reno, Michael [2] Initial Appearance Fee Disclosure	
11/15/2012	 Initial Appearance Fee Disclosure Filed By: Defendant A Cab LLC [3] Defendant A Cab, LLC's Initial Appearance Fee Disclosure (NRS Chapter 19) 	
11/15/2012	Motion to Dismiss Filed By: Defendant A Cab LLC [4] Defendant's Motion to Dismiss Complaint	
11/16/2012	Notice of Hearing Filed By: Defendant A Cab LLC [5] Notice of Hearing	
11/30/2012	Peremptory Challenge Filed by: Plaintiff Murray, Michael [7] Peremptory Challenge of Judge	
11/30/2012	Notice of Department Reassignment [6]	
12/06/2012	Opposition to Motion Filed By: Plaintiff Murray, Michael [8] Response in Opposition to Defendants' Motion to Dismiss	
01/10/2013	Reply in Support Filed By: Defendant A Cab LLC [9] Defendant's Reply in Support of Motion to Dismiss Complaint	
01/30/2013	Amended Complaint Filed By: Plaintiff Murray, Michael [10] First Amended Complaint	
02/11/2013	Decision and Order Filed By: Plaintiff Murray, Michael [11] Decision and Order	

	CASE NO. A-12-009920-C
02/13/2013	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [12] Notice of Entry of Decision and Order
02/27/2013	Motion to Reconsider Filed By: Defendant A Cab LLC [13] Defendant's Motion for Reconsideration
03/18/2013	 Opposition to Motion Filed By: Plaintiff Murray, Michael [14] Plaintiffs' Response in Opposition to Defendants' Motion Seeking Reconsideration of the Court's February 8, 2013 Order Denying Defendants' Motion to Dismiss
03/25/2013	Motion to Strike Filed By: Defendant A Cab LLC [15] Defendant's Motion to Strike Amended Complaint
03/28/2013	Reply in Support Filed By: Defendant A Cab LLC [16] Defendant's Reply in Support of Motion for Reconsideration
04/05/2013	Objection Filed By: Defendant A Cab LLC [17] Defendant's Objection to Three Day Notice of Intent to Default
04/11/2013	Opposition and Countermotion Filed By: Plaintiff Murray, Michael [18] Plaintiffs' Response in Opposition to Defendants' Motion to Strike First Amended Complaint and Counter-Motion for a Default Judgment or Sanctions Pursuant to EDCR 7.602 (b)
04/22/2013	Answer to Complaint Filed by: Defendant A Cab LLC [19] Defendant A Cab, LLC's Answer to Complaint
04/22/2013	Reply in Support Filed By: Defendant A Cab LLC [20] Defendant's reply in support of motion to strike amended complaint
05/02/2013	Order Denying Motion Filed By: Plaintiff Murray, Michael [21] Order
05/06/2013	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [22] Notice of Entry of Order
05/23/2013	Answer to Amended Complaint Filed By: Defendant A Cab LLC [23] Defendant A Cab, LLC's Answer to First Amended Complaint
05/28/2013	Joint Case Conference Report Filed By: Plaintiff Murray, Michael [25] Joint Case Conference Report

05/28/2013	 Order Denying Motion Filed By: Defendant A Cab Taxi Service LLC [24] Order Denying Plaintiffs' Counter-Motion for Default Judgment or Sanctions Pursuant to EDCR 7.602(b)
05/29/2013	 Notice of Entry of Order Filed By: Defendant A Cab Taxi Service LLC [26] Notice of Entry of Order Denying Plaintiffs' Counter-Motion for Default Judgment or Sanctions Pursuant to EDCR 7.602(b)
06/07/2013	Scheduling Order [27] Scheduling Order
06/19/2013	Order Setting Civil Jury Trial [28] Order Setting Civil Jury Trial and Pretrial Procedures
01/27/2014	Stipulation and Order Filed by: Plaintiff Murray, Michael [29] Stipulation and Order Staying All Proceedings For a Period of Ninety (90) Days
01/29/2014	 Notice of Entry of Order Filed By: Plaintiff Murray, Michael [30] Notice of Entry of Stipulation and Order Staying All Proceedings for a Period of Ninety (90) Days
04/23/2014	Stipulation and Order Filed by: Plaintiff Murray, Michael [31] Stipulation and Order Staying All Proceedings for a Period of Ninety (90) Days (Second Request)
04/23/2014	 Notice of Entry of Stipulation and Order Filed By: Plaintiff Murray, Michael [32] Notice of Stipulation and Order Staying All Proceedings for Ninety (90) Days (Second Request)
07/25/2014	Order Filed By: Plaintiff Murray, Michael [33] Order Staying All Proceedings for a Period of Sixty (60) Days
07/28/2014	 Notice of Entry of Stipulation and Order Filed By: Plaintiff Murray, Michael [34] Notice of Entry of Stipulation and Order Staying All Proceedings for a Period of Sixty (60) Days (Third Request)
11/10/2014	Stipulation and Order Filed by: Plaintiff Murray, Michael [35] Stipulation and Order Extending Discovery Deadlines (First Request)
11/11/2014	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [36] Stipulation and ORder Extending Discovery Deadlines
01/28/2015	Order Setting Civil Jury Trial

	[37] Order Setting Civil Jury Trial and Pretrial Procedures
02/11/2015	Motion to Compel Filed By: Plaintiff Murray, Michael [38] Motion to Compel the Production of Documents
02/11/2015	Notice of Motion Filed By: Plaintiff Murray, Michael [39] Notice of Motion to Compel the Production of Documents
03/02/2015	Opposition to Motion to Compel Filed By: Defendant A Cab LLC [40] Defendant's Opposition to Motion to Compel the Production of Documents
03/11/2015	Reply to Opposition Filed by: Plaintiff Murray, Michael [41] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Compel the Production of Documents
04/02/2015	Recorders Transcript of Hearing [42] Recorder's Transcript of Proceedings - Notice of Plaintiffs' Motion to Compel the Production of Documents - heard on March 18, 2015
05/19/2015	Notice of Motion Filed By: Plaintiff Murray, Michael [44] Notice of Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53
05/19/2015	Motion for Class Certification Filed By: Plaintiff Murray, Michael [43] Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53
06/04/2015	Motion to Compel Filed By: Plaintiff Murray, Michael [45] Motion to Compel the Production of Documents
06/04/2015	 Notice of Motion Filed By: Plaintiff Murray, Michael [46] Notice of Motion to Compel the Production of Documents
06/08/2015	 Opposition to Motion Filed By: Defendant A Cab LLC [47] Defendant's Opposition to Motion to Certify Case as Class Action Pursuant to NRCP 23 and Appoint a Special Master Pursuant to NRCP 53
06/22/2015	 Opposition to Motion to Compel Filed By: Defendant A Cab LLC [50] Defendant's Opposition to Plaintiffs' Second Motion to Compel the Production of Documents
06/22/2015	 Notice of Motion Filed By: Plaintiff Murray, Michael [49] Notice of Motion for Leave to File a Second Amended and Supplemental Complaint

 06/22/2015 Solution for Leave to File Party: Plaintiff Murray, Michael [48] Motion for Leave to File a Second Amended and Supplemental Complaint 07/10/2015 Opposition to Motion Filed By: Defendant A Cab LLC [51] Defendant's Opposition to Motion for Leave to File a Second Amended and Supplement Complaint 07/13/2015 Reply to Opposition Filed by: Plaintiff Murray, Michael [52] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Certify this Case as Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53 07/15/2015 Reply to Opposition Filed by: Plaintiff Murray, Michael 	
 Opposition to Motion Filed By: Defendant A Cab LLC [51] Defendant's Opposition to Motion for Leave to File a Second Amended and Supplement Complaint 07/13/2015 Reply to Opposition Filed by: Plaintiff Murray, Michael [52] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Certify this Case as Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53 07/15/2015 Reply to Opposition 	
 Filed by: Plaintiff Murray, Michael [52] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Certify this Case as Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53 07/15/2015 Reply to Opposition 	а
[53] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Compel the Produc of Documents	ion
07/20/2015 See and Supplemental Complaint for Leave to File a Second Amended and Supplemental Complaint	
08/10/2015 Motion Filed By: Defendant A Cab LLC [56] Defendant's Motion for Declaratory Order Regarding Statute of Limitations	
08/10/2015 Motion to Dismiss Filed By: Defendant A Cab LLC [55] Defendant's Motion to Dismiss Plaintiffs' Second Claim for Relief	
08/12/2015 Solution Notice of Deposition Filed By: Plaintiff Murray, Michael [57] Notice to take Deposition	
08/17/2015 Solution of Entry of Order Filed By: Plaintiff Murray, Michael [59] Notice of Entry of Order Granting Motion to Serve and File A Second Amended and Supplemental Complaint	
08/17/2015 Order Granting Motion Filed By: Plaintiff Murray, Michael [58] Order Granting Motion to Serve and File A Second Amended and Supplemental Complaint	
08/18/2015 Amended Notice of Taking Deposition Filed By: Defendant A Cab LLC [60] Amended Notice of Taking Deposition of Plaintiff Michael Murray	
08/19/2015 Amended Complaint Filed By: Plaintiff Murray, Michael [61] Second Amended and Supplemental Complaint	

08/28/2015	Response Filed by: Plaintiff Murray, Michael [62] Plaintiffs' Response in Opposition to Defendants' Motion to Dismiss Plaintiffs' Second Claim for Relief
08/28/2015	Response Filed by: Plaintiff Murray, Michael [63] Plaintiffs' Response in Opposition to Defendants' Motion for Declaratory Order Regarding Statute of Limitations
09/08/2015	Reply in Support Filed By: Defendant A Cab LLC [65] Defendant's Reply in Support of Motion for Declaratory Order Regarding Statute of Limitations
09/08/2015	Reply in Support Filed By: Defendant A Cab LLC [64] Defendant's Reply in Support of Motion to Dismiss Plaintiffs' Second Claim for Relief
09/11/2015	Supplement to Opposition Filed By: Defendant A Cab LLC [68] Supplement to Defendant's Opposition to Motion to Certify Case as Class Action Pursuant to NRCP 23 and Appoint a Special Master Pursuant to NRCP 53
09/11/2015	Notice of Motion Filed By: Plaintiff Murray, Michael [67] Notice of Motion to Extend Discovery Schedule
09/11/2015	Motion to Dismiss Filed By: Defendant A Cab LLC [66] Defendant's Motion to Dismiss Plaintiffs' First Claim for Relief
09/14/2015	Motion to Extend Discovery Filed By: Plaintiff Murray, Michael [70] Motion to Extend Discovery Schedule (Second Request)
09/14/2015	Answer to Amended Complaint Filed By: Defendant A Cab LLC [69] Defendant A Cab, LLC's Answer to Second Amended Complaint
09/18/2015	Response Filed by: Plaintiff Murray, Michael [71] Plaintiffs' Response to Defendants' Supplement to Their Opposition to Plaintiffs' Motion to Certify Case as a Class Action Pursuant to NRCP 23 and Appoint a Special Master Pursuant to NRCP 53
09/21/2015	Motion to Dismiss Filed By: Defendant A Cab Taxi Service LLC [73] Defendant's Motion to Dismiss and for Summary Judgment Against Plaintiff Michael Reno
09/21/2015	Subpoena Electronically Issued [72] Deposition Subpoena (For Personal Appearance at Deposition)
09/21/2015	Motion to Dismiss

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-12-669926-C

	Filed By: Defendant A Cab LLC [75] Defendant's Motion to Dismiss and for Summary Judgment Against Plaintiff Michael Murray
09/22/2015	Initial Appearance Fee Disclosure Filed By: Defendant A Cab LLC [76] Defendant A Cab, LLC's Fee Disclosure
09/22/2015	Initial Appearance Fee Disclosure Filed By: Defendant A Cab Taxi Service LLC [74] Defendant A Cab, LLC's Fee Disclosure
09/28/2015	Subpoena Electronically Issued Filed by: Defendant A Cab LLC [77] Deposition Subpoena (For Personal Appearance at Deposition)
09/28/2015	Response Filed by: Plaintiff Murray, Michael [78] Response in Opposition to Defendants' Motion to Dismiss Plaintiffs' First Claim for Relief
09/30/2015	Affidavit of Service Filed By: Plaintiff Murray, Michael [79] Notice of Filing Affidavit of Service for Creighton J. Nady
10/06/2015	Answer to Amended Complaint Filed By: Plaintiff Nady, Creighton J [80] Defendant Creighton J. Nady's Answer to Second Amended Complaint
10/06/2015	Initial Appearance Fee Disclosure Filed By: Plaintiff Nady, Creighton J [81] Defendant Creighton J. Nady's Initial Appearance Fee Disclosure (NRS Chapter 19)
10/07/2015	Opposition to Motion Filed By: Defendant A Cab LLC [82] Defendant's Opposition to Plaintiffs' Motion to Extend Discovery Schedule (Second Request)
10/08/2015	Response Filed by: Plaintiff Murray, Michael [83] Response in Opposition to Defendants' Motion to Dismiss and for Summary Judgment Against Plaintiff Michael Murray
10/08/2015	Response Filed by: Plaintiff Murray, Michael [84] Response in Opposition to Defendants' Motion to Dismiss and for Summary Judgment Against Plaintiff Michael Reno
10/13/2015	Supplement Filed by: Plaintiff Murray, Michael [85] Plaintiffs' Supplement to Plaintiffs' Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23
10/20/2015	Supplement to Opposition Filed By: Defendant A Cab Taxi Service LLC

	[86] Second Supplement to Defendant's Opposition to Motion to Certify Case as Class Action Pursuant to NRCP 23 and Appoint a Special Master Pursuant to NRCP 53
10/27/2015	Reply in Support Filed By: Defendant A Cab Taxi Service LLC [87] Defendant's Reply in Support of Motion to Dismiss and for Summary Judgment Against Plaintiff Michael Reno
10/27/2015	Reply in Support Filed By: Defendant A Cab LLC [88] Defendant's Reply in Support of Motion to Dismiss and for Summary Judgment Against Plaintiff Michael Murray
10/28/2015	Reply in Support Filed By: Defendant A Cab LLC [89] Defendant's Reply in Support of Motion to Dismiss Plaintiffs' First Claim for Relief
11/10/2015	Reply to Opposition Filed by: Plaintiff Murray, Michael [90] Reply to Opposition to Motion to Extend Discovery Schedule
11/16/2015	Disclosure of Documents and Witnesses Pursuant to NRCP 16.1 Filed By: Defendant A Cab LLC [92] Creighton J. Nady's Disclosure of Documents and Witnesses Pursuant to NRCP 16.1
11/16/2015	Supplement Filed by: Plaintiff Murray, Michael [91] Supplemental Brief Re: Motion to Compel the Production of Documents (first heard on 3/18/15)
11/17/2015	Opposition Filed By: Defendant A Cab LLC [93] Defendant's Opposition to Plaintiffs' Supplemental Brief
11/17/2015	Opposition Filed By: Defendant A Cab LLC [94] Defendant's Opposition to Plaintiffs' Supplemental Brief
11/25/2015	Joint Case Conference Report Filed By: Plaintiff Murray, Michael [95] Joint Case Conference Report
12/01/2015	Recorders Transcript of Hearing [96] Recorder's Transcript of Proceedings - All Pending Motions - heard on November 18, 2015
12/21/2015	Order Filed By: Plaintiff Murray, Michael [97] Order Granting in Part and Denying in Part Defendant's Motion for Declaratory Order Regarding Statute of Limitations
12/22/2015	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [98] Notice of Entry of Order

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-12-669926-C

	CASE NO. A-12-669926-C
12/28/2015	Objection to Discovery Commissioners Report and Recommend Filed By: Defendant A Cab Taxi Service LLC [99] Defendants' Objection to Discovery Commissioner's Report & Recommendation
01/08/2016	Supplemental Filed by: Defendant A Cab LLC [100] Defendant's Supplemental Briefing to Discovery Commissioner
02/10/2016	Order Filed By: Plaintiff Murray, Michael [102] Order Granting Plaintiffs' Motion to Certify Class Action Pursuant to NRCP Rule 23(b) (2) and NRCP Rule 23(b)(3) and Denying Without Prejudice Plaintiffs' Motion to Appoint a Special Master Under NRCP Rule 53
02/10/2016	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [103] Notice of Entry of Order
02/10/2016	Recorders Transcript of Hearing [101] Recorder's Transcript of Proceedings Discovery Production/Deferred Ruling - Defendant's Rule 37 Sanctions January 13, 2016
02/18/2016	Order Filed By: Plaintiff Murray, Michael [104] Order Denying Defendant's Motion to Dismiss and For Summary Judgment Against Michael Reno
02/18/2016	Order Filed By: Plaintiff Murray, Michael [105] Order Denying Defendant's Motion to Dismiss and For Summary Judgment Against Michael Murray
02/18/2016	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [107] Notice of Entry of Order
02/18/2016	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [106] Notice of Entry of Order
02/25/2016	Motion to Reconsider Filed By: Defendant A Cab LLC [108] Defendants' Motion for Reconsideration
03/01/2016	Declaration Filed By: Plaintiff Murray, Michael [109] Declaration of Plaintiffs' Counsel Leon Greenberg
03/03/2016	Discovery Commissioners Report and Recommendations Filed By: Plaintiff Murray, Michael [110] Discovery Commissioner's Report and Recommendations
03/03/2016	Motion to Stay Filed By: Defendant A Cab Taxi Service LLC

	CASE 110. A-12-007/20-C
	[111] Defendants' Motion for Stay Pending Court's Reconsideration of Prior Order
03/04/2016	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [112] Notice of Entry of Order
03/04/2016	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [114] Notice of Entry of Order on Discovery Commissioner's Report and Recommendation
03/04/2016	Order Filed By: Plaintiff Murray, Michael [113] Order on Discovery Commissioner's Report and Recommendations
03/11/2016	Order Shortening Time Filed By: Plaintiff Murray, Michael [116] Plaintiffs' Motion to Impose Sanctions Against Defendants for Violating this Court's Order of February 10, 2016 and Compelling Compliance with That Order on an Order Shortening Time
03/11/2016	Declaration Filed By: Plaintiff Murray, Michael [115] Declaration of Plaintiffs' Counsel, Leon Greenberg, Esq.
03/14/2016	Status Report Filed By: Defendant A Cab Taxi Service LLC [121] Defendants' Status Report Before the Discovery Commissioner
03/14/2016	Motion to Stay Filed By: Defendant A Cab LLC [117] Defendants' Motion for Stay Pending Proceedings
03/14/2016	Opposition to Motion Filed By: Plaintiff Murray, Michael [120] Plaintiffs' Response in Opposition to Defendants' Motion Seeking Reconsideration of the Court's Order Granting Class Certification
03/14/2016	Opposition and Countermotion Filed By: Defendant A Cab LLC [119] Defendant's Opposition to Motion to Impose Sanctions on Order Shortening Time and Countermotion for Sanctions Against Plaintiffs
03/14/2016	Notice of Association of Counsel Filed By: Defendant A Cab Taxi Service LLC [118] Notice of Association of Counsel
03/15/2016	Deposition/Response/Objection/Reply Filed by: Defendant A Cab LLC [123] Defendants' Opposition to Plaintiffs' Request for Additional Fees & Costs Before the Discovery Commissioner
03/15/2016	Deposition/Response/Objection/Reply Filed by: Defendant A Cab LLC [122] Defendants' Opposition to Plaintiffs' Request for Additional Fees & Costs

03/17/2016	Errata Filed By: Plaintiff Murray, Michael [124] Errata to Plaintiffs' Response in Opposition to Defendants' Motion Seeking Reconsideration of the Court's Order Granting Class Certification
03/18/2016	Opposition to Motion Filed By: Plaintiff Murray, Michael [125] Plaintiffs' Response in Opposition to Defendants' Motion for Stay of Proceedings
03/21/2016	Motion to Reconsider Filed By: Defendant A Cab LLC [126] Defendants' Motion for Reconsideration of Two Orders Entered March 4, 2016, Pertaining to Discovery Commissioner's Reports & Recommendations
03/22/2016	Transcript of Proceedings [127] Transcript of Proceedings All Pending Motions 11-03-15
03/24/2016	Reply in Support Filed By: Defendant A Cab LLC [129] Reply in Support of Defendants' Motion for Stay of Proceedings
03/24/2016	 Reply in Support Filed By: Defendant A Cab LLC [128] Reply in Support of Defendants' Motion for Reconsideration
03/31/2016	Supplement Filed by: Plaintiff Murray, Michael [130] Reply to Defendants' "Opposition to Plaintiffs' Request for Additional Fees and Costs" (Re: Plaintiffs' Counsel's Declaration Filed March 1, 2016 as Supplement in Support of Request for Award of Fees and Costs). Further Supplement: Re: Defendant's Non-compliance with Court's Prior Discovery Order and Plaintiffs' Request for Production of All Computer Database Files in Their Entirety.
04/06/2016	 Order Granting Motion Filed By: Defendant A Cab LLC [132] Order Granting Defendants' Motion for Stay Pending Court's Reconsideration of Prior Order
04/06/2016	Control Order Denying Motion Filed By: Defendant A Cab LLC [131] Order Denying Plaintiffs' Motion to Impose Sanctions Against Defendants for Violating this Court's Order of February 10, 2016 and Compelling Compliance with That Order on an Order Shortening Time
04/07/2016	 Opposition/Response/Objection/Reply Filed by: Defendant A Cab LLC [136] Defendants' Opposition to Plaintiffs' Request for Production of All Computer Data Base Files in Their Entirety
04/07/2016	 Opposition to Motion Filed By: Plaintiff Murray, Michael [135] Plaintiffs' Response in Opposition to Defendants' Motion for Reconsideration of Two Orders Entered March 4, 2016 Pertaining to Discovery Commissioner's Report and Recommendations
04/07/2016	Notice of Entry of Order

PAGE 23 OF 125

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-12-669926-C

	Filed By: Plaintiff Reno, Michael [133] Notice of Entry of Order Denying Plaintiffs' Motion to Impose Sanctions Against Defendants
04/07/2016	Notice of Entry of Order Filed By: Defendant A Cab Taxi Service LLC [134] Notice of Entry of Order Granting Defendants' Motion for Stay Pending Court's Reconsideration of Prior Order
04/18/2016	Reply in Support Filed By: Plaintiff Nady, Creighton J [137] Defendants' Reply in Support of Motion for Reconsideration of Two Orders Entered March 4, 2016, Pertaining to Discovery Commissioner's Reports & Recommendations
04/28/2016	Order Filed By: Defendant A Cab Taxi Service LLC [138] Order on Defendants' Motion for Reconsideration
04/28/2016	Notice of Entry of Order Filed By: Defendant A Cab Taxi Service LLC [139] Notice of Entry of Order on Defendants' Motion for Reconsideration
04/29/2016	Recorders Transcript of Hearing [140] Recorder's Transcript of Proceedings - Further Proceedings: Discovery Production/Deferred Ruling - heard on April 8, 2016
05/26/2016	Order Denying Motion Filed By: Plaintiff Murray, Michael [141] Order Denying Defendants' Motion for Reconsideration of Two Orders Entered March 4, 2016, Pertaining to Discovery Commissioner's Reports & Recommendations
05/27/2016	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [142] Notice of Entry of Order
06/07/2016	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [144] Notice of Entry of Order
06/07/2016	Order Filed By: Plaintiff Murray, Michael [143] Order Granting Plaintiffs' Motion to Certify Class Action Pursuant to NRCP Rule 23(b) (2) and NRCP Rule 23(b)(3) and Denying Without Prejudice Plaintiffs' Motion to Appoint a Special Master Under NCRP Rule 53 as Amended by this Court in Response to Defendants' Motion for Reconsideration heard in Chambers on March 28, 2016
06/09/2016	Motion to Compel Filed By: Plaintiff Murray, Michael [145] Motion to Compel the Production of Documents and Interrogatory Responses
07/12/2016	 Opposition and Countermotion Filed By: Defendant A Cab Taxi Service LLC [146] Defendant's Opposition to Plaintiffs' Motion to Compel the Production of Documents and Interrogatory Responses & Defendants' Request for Sanctions of Fees Against Plaintiffs
07/13/2016	

	CASE NO. A-12-669926-C
	Discovery Commissioners Report and Recommendations [147] Discovery Commissioner's Report and Recommendations
07/13/2016	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [148] Notice of Entry of Discovery Commissioner's Report and Recommendations
07/25/2016	Motion Filed By: Plaintiff Murray, Michael [149] Motion to Continue Trial Date and Extend Discovery Schedule and for Other Relief
08/15/2016	Opposition to Motion Filed By: Defendant A Cab LLC [150] Defendant's Opposition to Plaintiffs' Motion to Continue Trial Date and Extend Discovery Schedule and for Other Relief
08/23/2016	Reply to Opposition Filed by: Plaintiff Murray, Michael [151] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Continue Trial Date and Extend Discovery Schedule and for Other Relief
08/31/2016	Reply to Opposition Filed by: Plaintiff Murray, Michael [152] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Compel the Production of Documents and Interrogatory Responses
09/02/2016	Supplemental Filed by: Defendant A Cab Taxi Service LLC [153] Defendant's Supplemental Opposition to Plaintiffs' Motion to Compel the Production of Documents & Interrogatory Responses and Defendants' Request for Sanctions of Fees Against Plaintiffs
09/02/2016	Supplement Filed by: Plaintiff Murray, Michael [154] Supplemental Brief Re: Discovery Status Conference
09/09/2016	Declaration Filed By: Plaintiff Murray, Michael [155] Declaration of Sydney Saucier Re: Mailing of Class Notice
09/14/2016	 Recorders Transcript of Hearing [156] Recorder's Transcript of Proceedings Re: Plaintiff's Motion to Compel the Production of Documents and Interrogatory Responses - Status Check: Status of Case September 7, 2016
09/20/2016	Motion for Protective Order Filed By: Defendant A Cab LLC [157] Defendants' Motion for Protective Order Or, in the Alternative, Motion to Terminate Deposition of a Cab, LLC 30(b)(6) Witness; Motion to Limit the Deposition of Creighton J. Nady; and Motion for Protective Order from Plaintiffs' Written Discovery on Order Shortening Time
10/06/2016	Response Filed by: Plaintiff Murray, Michael [158] Plaintiffs' Response in Opposition to Defendants' Motion for Protective Order Or, in the Alternative, Motion to Terminate Deposition of a Cab, LLC (30)(B)(6) Witness; Motion to Limit the Deposition of Creighton J. Nady and Motion for Protective Order from Plaintiffs'

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-12-669926-C

	CASE 110. A-12-00//20-C
	Written Discovery on Order Shortening Time
10/14/2016	Motion Filed By: Plaintiff Murray, Michael [159] Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief
10/19/2016	Recorders Transcript of Hearing [160] Recorder's Transcript of Proceedings - Re: Motions; Status Check: Compliance; Status Check: Production - heard on October 12, 2016
11/04/2016	Opposition to Motion Filed By: Defendant A Cab LLC [161] Defendants' Opposition to Plaintiffs' Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief
11/08/2016	Motion to Compel Filed By: Plaintiff Murray, Michael [162] Motion to Compel Interrogatory Responses
11/09/2016	Discovery Commissioners Report and Recommendations Filed By: Plaintiff Murray, Michael [163] Discovery Commissioner's Report and Recommendations
11/10/2016	Reply to Opposition Filed by: Plaintiff Murray, Michael [164] Plaintiffs' Reply to Defendants' Opposition to Plaintiff's' Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief
11/15/2016	Dejection to Discovery Commissioners Report and Recommend Filed By: Defendant A Cab Taxi Service LLC [165] Withdrawn 11/22/16 - Defendants' Objection to Discovery Commissioner's Report & Recommendation
11/16/2016	Objection to Discovery Commissioners Report and Recommend Filed By: Plaintiff Murray, Michael [166] Plaintiffs' Objections to Discovery Commissioner's Report and Recommendations
11/17/2016	Motion Filed By: Defendant A Cab Taxi Service LLC [167] Defendants' Motion for Judgment on the Pleadings Pursuant to NRCP 12(C) with Respect to All Claims for Damages Outside the Two-year Statue of Limitations
11/21/2016	Order Granting Filed By: Plaintiff Murray, Michael [168] Order Granting in Part and Denying in Part Plaintiffs' Motion to Continue Trial Date and Extend Discovery Schedule and for Other Relief
11/22/2016	Withdrawal Filed by: Defendant A Cab Taxi Service LLC [169] Withdrawal of Defendants' Objection to Discovery Commissioner's Report & Recommendation
11/23/2016	

	CASE 110, A-12-00//20-C
	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [170] Notice of Entry of Order
11/28/2016	Opposition to Motion to Compel Filed By: Defendant A Cab Taxi Service LLC [171] Defendant's Opposition to Plaintiffs' Motion to Compel Interrogatory Responses
11/29/2016	Supplement Filed by: Plaintiff Murray, Michael [172] Plaintiffs' Supplement in Support of Their Motion to Compel Interrogatory Responses
11/29/2016	Motion to Amend Answer Filed By: Defendant A Cab LLC [173] Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint
12/02/2016	Reply to Opposition Filed by: Plaintiff Murray, Michael [174] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Compel Interrogatory Responses
12/07/2016	Supplemental Filed by: Plaintiff Murray, Michael [175] Plaintiffs' Second Supplement in Support of Their Motion to Compel Interrogatory Responses
12/08/2016	Opposition and Countermotion Filed By: Plaintiff Murray, Michael [176] Opposition to Defendants' Motion for Judgment on the Pleadings and Counter Motion for Toll of Statute of Limitations and for an Evidentiary Hearing
12/16/2016	Opposition and Countermotion Filed By: Plaintiff Murray, Michael [177] Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-Party Complaint And Counter-Motion for Sanctions and Attorneys' Fees
12/16/2016	Notice of Withdrawal of Motion Filed By: Defendant A Cab Taxi Service LLC [178] Notice of Withdrawal of Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint
12/19/2016	Recorders Transcript of Hearing [179] Recorder's Transcript of Proceedings - Motion to Compel Interrogatory Responses; Status Check: Compliance - Report and Recommendation - heard on Dec. 9, 2016
12/19/2016	Opposition Filed By: Plaintiff Reno, Michael [180] Partial Opposition to Defendants' Notice of Withdrawal of Defendants' Motion for Leave to Amend Answer to Assert Third-party Complaint
12/21/2016	Recorders Transcript of Hearing [181] Recorder's Transcript of Proceedings - Status Check: Compliance - heard on November 18, 2016
12/23/2016	Motion to Compel

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-12-669926-C

	CASE NO. A-12-669926-C
	Filed By: Plaintiff Murray, Michael [182] Motion to Compel the Production of Documents
12/28/2016	Reply to Opposition Filed by: Defendant A Cab Taxi Service LLC [183] Reply to Plaintiffs' Partial Opposition to Defendants' Notice of Withdrawal of Motion for Leave to Amend Answer to Assert a Third-Party Complaint
12/28/2016	Reply in Support Filed By: Defendant A Cab Taxi Service LLC [184] Reply in Support of Defendants' Motion for Judgment on the Pleadings Pursuant to NRCP 12(C) with Respect to All Claims for Damages Outside the Two-Year Statute of Limitations, and Opposition to Plaintiffs' Counter Motion for Toll of Statute of Limitations and for an Evidentiary Hearing
01/06/2017	Motion to Compel Filed By: Plaintiff Murray, Michael [185] Motion to Compel Compliance with Subpoena
01/11/2017	Motion for Partial Summary Judgment Filed By: Plaintiff Murray, Michael [186] Motion for Partial Summary Judgment
01/12/2017	Motion Filed By: Plaintiff Murray, Michael [187] Motion to Bifurcate Issue of Liability of Defendant Creighton J. Nady from Liability of Corporate Defendants or Alternative Relief
01/13/2017	Errata Filed By: Plaintiff Murray, Michael [188] Errata to Plaintiffs' Motion for Partial Summary Judgment
01/18/2017	Order Shortening Time Filed By: Plaintiff Murray, Michael [190] Order Shortening Time
01/18/2017	Motion Filed By: Plaintiff Murray, Michael [189] Motion to Have Case Reassigned to Department I Per EDCR Rule 1.60 and Designated as Complex Litigation Per NRCP Rule 16.1(f) on an Order Shortening Time
01/18/2017	Notice of Non Opposition Filed By: Plaintiff Murray, Michael [191] Notice of Non-Opposition
01/18/2017	Opposition to Motion to Compel Filed By: Defendant A Cab Taxi Service LLC [192] Defendants' Opposition to Plaintiffs' Motion to Compel the Production of Documents, and Request for Greenberg to Cease and Desist
01/19/2017	Reply to Opposition Filed by: Plaintiff Murray, Michael [193] Plaintiffs' Reply to Defendants' Response to Plaintiffs' Motion to Compel the Production of Document
01/22/2017	

	Opposition Filed By: Defendant A Cab Taxi Service LLC [194] Defendants' Opposition to Plaintiffs' Motion to Have Case Reassigned to Department I per EDCR Rule 1.60 and Designated as Complex Litigation per NRCP Rule 16.1(f) on an Order Shortening Time
01/23/2017	Reply to Opposition Filed by: Plaintiff Murray, Michael [195] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Have Case Reassigned to Department I per EDCR Rule 1.60 and Designated as Complex Litigation per NRCP Rule 16.1(f) on an Order Shortening Time
01/26/2017	Opposition to Motion to Compel Filed By: Defendant A Cab Taxi Service LLC [196] Defendants' Opposition to Plaintiffs' Motion to Compel Compliance with Subpoena
01/27/2017	Motion to Amend Answer Filed By: Defendant A Cab Taxi Service LLC [198] Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint
01/27/2017	Dejection to Discovery Commissioners Report and Recommend Filed By: Plaintiff Murray, Michael [199] Plaintiffs' Partial Objections to Discovery Commissioner Report and Recommendation
01/27/2017	Notice of Department Reassignment [197] Notice of Department Reassignment
01/30/2017	Opposition to Motion Filed By: Defendant A Cab Taxi Service LLC [200] Defendants' Opposition to Plaintiffs' Motion to Bifurcate Issue of Liability of Defendant Creighton J. Nady from Liability of Corporate Defendants or Alternative Relief
02/02/2017	Re-Notice Filed by: Plaintiff Murray, Michael [203] Re-Notice of Motion for Partial Summary Judgment
02/02/2017	Opposition to Motion Filed By: Defendant A Cab Taxi Service LLC [202] Defendants' Opposition to Plaintiffs' Motion for Partial Summary Judgment
02/02/2017	Reply to Opposition Filed by: Plaintiff Murray, Michael [201] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Compel Compliance with Subpoena
02/03/2017	Motion Filed By: Plaintiff Murray, Michael [205] Plaintiffs' Motion on OST to Expedite Issuance of Order Granting Motion Filed on 10/14/2016 to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief and for Sanctions
02/03/2017	Re-Notice Filed by: Plaintiff Murray, Michael [204] Plaintiffs' Re-notice of Motion to Bifurcate Issue of Liability of Defendant Creighton J.

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-12-669926-C

	Nady from Liability of Corporate Defendants or Alternative Relief
02/07/2017	Recorders Transcript of Hearing [206] Recorder's Transcript of Proceedings - Plaintiffs' Motion to Compel the Production of Documents Jan. 25, 2017
02/10/2017	© Opposition to Motion Filed By: Defendant A Cab LLC [208] Defendants' Opposition to Plaintiffs' Motion on OST to Expedite Issuance of Order Granting Motion Filed 10/14/16 to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief and for Sanctions
02/10/2017	Recorders Transcript of Hearing [207] Recorder's Transcript of Proceedings - Plaintiffs' Motion to Compel Compliance with Subpoena - heard on February 8, 2017
02/10/2017	Reply to Opposition Filed by: Plaintiff Murray, Michael [209] Plaintiffs' Reply to Defendants's Opposition to Plaintiffs' Motion on Ost to Expedite Issuance of Order Granting Motion Filed on 10/14/2016 to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief and for Sanctions
02/13/2017	Opposition and Countermotion Filed By: Plaintiff Murray, Michael [210] Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-party Complaint And Counter-motion for Sanctions and Attorneys' Fees
02/14/2017	Supplemental Filed by: Plaintiff Murray, Michael [211] Plaintiffs' Post Hearing Supplement to Motion on Ost to Expedite Issuance of Order Granting Motion Filed on 10/14/2016 to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief and for Sanctions
02/16/2017	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [213] Notice of Entry of Order
02/16/2017	Order Filed By: Plaintiff Murray, Michael [212] Order Granting Certain Relief on Motion To Enjoin Defendants From Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief
02/17/2017	Supplement [214] Supplement to Order for Injunction Filed on February 16, 2017
02/17/2017	Supplement [215] Supplement to Order for Injunction Filed on February 16, 2017
02/21/2017	Order Filed By: Plaintiff Murray, Michael [216] Order Granting in Part and Denying in Part Plaintiffs' Motion to Have Case Reassigned to Department I per EDCR Rule 1.60 and Designated as Complex Litigation per NRCP 16.1(f)

.

02/21/2017	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [218] Notice of Entry of Order
02/21/2017	Errata Filed By: Plaintiff Murray, Michael [217] Second Errata to Plaintiffs' Motion for Partial Summary Judgment
02/22/2017	Reply to Opposition Filed by: Plaintiff Murray, Michael [219] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion for Partial Summary Judgment
02/23/2017	Supplement Filed by: Plaintiff Murray, Michael [220] Plaintiffs' Supplement to Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion for Partial Summary Judgment
02/27/2017	Declaration Filed By: Other Bass, Charles [221] Declaration of Charles Bass
03/07/2017	Stipulation and Order Filed by: Plaintiff Murray, Michael [222] Stipulation and Order Staying All Proceedings for a Maximum Period of Sixty (60) Days and Continuing Motion Hearing Dates
03/09/2017	Discovery Commissioners Report and Recommendations Filed By: Plaintiff Murray, Michael [224] Discovery Commissioner's Report and Recommendations
03/09/2017	Discovery Commissioners Report and Recommendations Filed By: Plaintiff Murray, Michael [225] Discovery Commissioners Report and Recommendations
03/09/2017	Notice of Entry of Stipulation and Order Filed By: Plaintiff Murray, Michael [223] Notice of Entry of Stipulation and Order
03/13/2017	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [226] Notice of Entry of Order
03/13/2017	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [227] Notice of Entry of Order
03/20/2017	Notice of Appeal Filed By: Defendant A Cab Taxi Service LLC [228] Notice of Appeal
03/20/2017	Case Appeal Statement Filed By: Defendant A Cab Taxi Service LLC

	CASE NO. A-12-007720-C
	[229] Defendants' Case Appeal Statement
03/24/2017	Notice of Filing Cost Bond Filed By: Defendant A Cab Taxi Service LLC [230] Notice of Filing Cost Bond
03/29/2017	Discovery Commissioners Report and Recommendations Filed By: Plaintiff Murray, Michael [231] Discovery Commissioner's Report and Recommendations
03/31/2017	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [232] Notice of Entry of Order
05/11/2017	Reply Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [233] Plaintiffs Reply to Defendants Response to Plaintiffs Motion to Bifurcate Issue of Liability of Defendant Creighton J. Nady from Liability of Corporate Defendants or Alternative Relief
05/17/2017	Discovery Commissioners Report and Recommendations Filed By: Defendant A Cab LLC [234] Discovery Commissioner's Report and Recommendations
05/18/2017	Notice of Entry of Order Filed By: Defendant A Cab LLC [235] Notice of Entry of Discovery Commissioner's Report & Recommendations
05/23/2017	Recorders Transcript of Hearing [236] Transcript Re: Plaintiffs' Motion on OST to Expedite Issuance of Order Granting Motion Filed on 10/14/16 to Enjoin Defendants from Seeking Settlement of any Unpaid Wage Claims Involving any Class Members Except as Part of this Lawsuit and for Other Relief and for Sanctions 02-14-17
05/24/2017	Supplement to Opposition [237] Supplement to Defendants Opposition to Plaintiffs Motion for Partial Summary Judgment
05/25/2017	Recorders Transcript of Hearing Party: Plaintiff Murray, Michael [238] Transcript Re: All Pending Motions May 18, 2017
05/31/2017	Supplement to Opposition Filed By: Defendant A Cab LLC [239] Supplement to Defendants Opposition to Plaintiffs Motion to Bifurcate Issue of Liability of Defendant Creighton J. Nady from Liability of Corporate Defendants or Alternative Relief
06/02/2017	Motion Filed By: Plaintiff Murray, Michael [240] Motion on Order Shortening Time to Extend Damages Class Certification and for Other Relief
06/05/2017	Recorders Transcript of Hearing [241] Transcript Re: Plaintiff's Re-Notice of Motion for Partial Summary Judgment 05-25-17

06/07/2017 Image: Decision and Order Filed By: Plaintiff Murray, Michael [242] Decision and Order 06/07/2017 Image: Notice of Entry of Decision and Order Filed By: Plaintiff Murray, Michael [243] Notice of Entry of Decision and Order 06/09/2017 Image: Opposition to Motion Filed By: Decinata A Cab LLC [244] Defendants Opposition to Plaintiffs Motion on Order Shortening Time to Extend Dumages Class Certification and for Other Relief 06/09/2017 Image: Class Certification and for Other Relief 06/19/2017 Image: Class Certification and for Other Relief 06/19/2017 Image: Class Certification and for Other Relief 06/19/2017 Image: Class Certification and for Other Relief 07/11/2017 Image: Stapulation and Order 12/45] Transcript Re: Plaintiff Murray, Michael [24/6] Sipulation and Order 17/12/2017 Image: Notice of Entry of Decision to Impose Sanctions Against Defendants for Violating this Court s Order of March 9, 2017 and Compelling Compliance with That Order 07/14/2017 Image: Decindumt A Cab LLC [24/8] Order Denying Plaintiff' Motion for Partial Sammary Judgment 07/17/2017 Image: Plaintiff Murray, Michael [250] Order 07/17/2017 Image: Plaintiff Murray, Michael [250] Order 07/17/2017 Image: Plaintiff Murray, Michael [251] Order 07/17/2017 Image: Plaintiff Murray, Michael [251] Order 0		
Fied By: Plaintiff Murray, Michael [243] Notice of Entry of Decision and Order 06/09/2017 Doposition to Motion Filed By: Defendant A Cab LLC [244] Defendants Opposition to Plaintiffs Motion on Order Shortening Time to Extend Damages Class Certification and for Other Relief 06/19/2017 Recorders Transcript of Hearing [245] Transcript Ke: Plaintiff Motion on Order Shortening Time to Extend Damages Class Certification and for Other Relief 06-13-17 07/11/2017 Stipulation and Order Filed by: Plaintiff Murray, Michael [246] Stipulation and Order 07/11/2017 Motion for Contempt Filed By: Plaintiff Murray, Michael: Plaintiff Reno, Michael [247] Plaintiff Murray, Michael: Plaintiff Reno, Michael [247] Plaintiff Murray of Impose Sanctions Against Defindants for Violating this Court s Order of March 9, 2017 and Compelling Compliance with That Order 07/14/2017 Order Denying Motion Filed By: Defendant A Cab LLC [248] Order Denying Plaintiffs' Motion for Partial Summary Judgment 07/17/2017 Notice of Entry of Order Filed By: Defendant A Cab LLC [249] Notice of Entry of Order Denying Plaintiffs' Motion for Partial Summary Judgment 07/17/2017 Order Filed By: Plaintiff Murray, Michael [250] Order 07/17/2017 Order	06/07/2017	Filed By: Plaintiff Murray, Michael
Filed By: Defendant A Cab LLC [244] Defendants Opposition to Plaintiffs Motion on Order Shortening Time to Extend Damages Class Certification and for Other Relief 06/19/2017 Tenscript Re: Plaintiff S Motion on Order Shortening Time to Extend Damages Class Certification and for Other Relief 06-13-17 07/11/2017 Stipulation and Order Filed by: Plaintiff Murray, Michael [240] Stipulation and Order 07/11/2017 Motion for Contempt Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [247] Plaintiff Murray, Michael; Plaintiff Reno, Michael [247] Plaintiffs Motion to Impose Sanctions Against Defendants for Violating this Court s Order of March 9, 2017 and Compelling Compliance with That Order 07/14/2017 Order Denying Motion Filed By: Defendant A Cab LLC [248] Order Denying Plaintiffs Motion for Partial Summary Judgment 07/17/2017 Notice of Entry of Order Filed By: Defendant A Cab LLC [249] Notice of Entry of Order Denying Plaintiffs' Motion for Partial Summary Judgment 07/17/2017 Order Filed By: Plaintiff Murray, Michael [250] Order 07/17/2017 Order Filed By: Plaintiff Murray, Michael [251] Order 07/21/2017 Notice to Appear for Discovery Conference [252] Notice to Appear for Discovery Conference 07/31/2017 Poposition to Motion Filed By: Defendant A Cab LLC [253] Defendants Copposition to Plaintiffs' Motion to Impose Sanctions Against Defendants for Violating this Court's Order of March 9, 2017 and Compelling Compliance with That Order 07/31/2017 Opoder Denying Plaintiffs' Motion to Impose Sanctions Ag	06/07/2017	Filed By: Plaintiff Murray, Michael
[245] Transcript Re: Plaintiff's Motion on Order Shortening Time to Extend Damages Class Certification and for Other Relief 06-13-17 07/11/2017 Stipulation and Order Filed by: Plaintiff Murray, Michael [246] Stipulation and Order 07/12/2017 Motion for Contempt Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [247] Plaintiff Murray, Michael; Plaintiff Reno, Michael [247] Plaintiff Motion to Impose Sanctions Against Defendants for Violating this Court s Order of March 9, 2017 and Competing Compilance with That Order 07/14/2017 Order Denying Motion Filed By: Defendant A Cab LLC [248] Order Denying Plaintiffs' Motion for Partial Summary Judgment 07/17/2017 Notice of Entry of Order Filed By: Defendant A Cab LLC [249] Notice of Entry of Order Denying Plaintiffs' Motion for Partial Summary Judgment 07/17/2017 Order Filed By: Plaintiff Murray, Michael [250] Order 07/17/2017 Order Filed By: Plaintiff Murray, Michael [251] Order 07/21/2017 Order Appear for Discovery Conference [252] Notice to Appear for Discovery Conference 07/31/2017 Opposition to Motion Filed By: Defendant A Cab LLC [253] Defendant X Order of March 9, 2017 and Compelling Compliance with That Order 07/31/2017 Order Denying Motion Filed By: Defendant A Cab LLC [254] Order Denying Plaintiff' Counter-Motion for Sanctions and Attorneys' Fees and Order	06/09/2017	Filed By: Defendant A Cab LLC [244] Defendants Opposition to Plaintiffs Motion on Order Shortening Time to Extend
Filed by: Plaintiff Murray, Michael [246] Stipulation and Order 07/12/2017 Motion for Contempt Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [247] Plaintiffs Motion to Impose Sanctions Against Defendants for Violating this Court s Order of March 9, 2017 and Compelling Compliance with That Order 07/14/2017 Order Denying Motion Filed By: Defendant A Cab LLC (248] Order Denying Plaintiffs' Motion for Partial Summary Judgment 07/17/2017 Notice of Entry of Order Filed By: Defendant A Cab LLC (249] Notice of Entry of Order Denying Plaintiffs' Motion for Partial Summary Judgment 07/17/2017 Order Filed By: Defendant A Cab LLC (249] Notice of Entry of Order Denying Plaintiffs' Motion for Partial Summary Judgment 07/17/2017 Order Filed By: Plaintiff Murray, Michael (250] Order 07/17/2017 Order Filed By: Plaintiff Murray, Michael (251] Order 07/21/2017 Notice to Appear for Discovery Conference (252] Notice to Appear for Discovery Conference 07/31/2017 Opposition to Motion Filed By: Defendant A Cab LLC (253) Defendant A Cab LLC (253) Defendant A Cab LLC (253) Defendant S Order of March 9, 2017 and Compelling Compliance with That Order 07/31/2017 Order Denying Motion Filed By: Defendant A Cab LLC (254) Order Denying Motion Filed By: Defendant A Cab LLC (254) Order Denying Motion Filed By: Defendant A Cab LLC	06/19/2017	[245] Transcript Re: Plaintiff's Motion on Order Shortening Time to Extend Damages Class
Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [247] Plaintiffs Motion to Impose Sanctions Against Defendants for Violating this Court s Order of March 9, 2017 and Compelling Compliance with That Order 07/14/2017 Torder Denying Motion Filed By: Defendant A Cab LLC [248] Order Denying Plaintiffs' Motion for Partial Summary Judgment 07/17/2017 Toxice of Entry of Order Filed By: Defendant A Cab LLC [249] Notice of Entry of Order Denying Plaintiffs' Motion for Partial Summary Judgment 07/17/2017 Torder of Entry of Order Denying Plaintiffs' Motion for Partial Summary Judgment 07/17/2017 Torder Filed By: Plaintiff Murray, Michael [250] Order 07/17/2017 Torder Filed By: Plaintiff Murray, Michael [251] Order 07/21/2017 Torder Filed By: Plaintiff Murray, Michael [251] Order 07/31/2017 Torder of Discovery Conference [252] Notice to Appear for Discovery Conference 07/31/2017 Toposition to Motion Filed By: Defendant A Cab LLC [253] Defendants Opposition to Plaintiffs' Motion to Impose Sanctions Against Defendants for Violating this Court's Order of March 9, 2017 and Compelling Compliance with That Order 07/31/2017 Torder Denying Motion Filed By: Defendant A Cab LLC [2534] Order Denying Plaintiffs' Counter-Motion for Sanctions and Attorneys' Fees and Order	07/11/2017	Filed by: Plaintiff Murray, Michael
Filed By: Defendant A Cab LLC [248] Order Denying Plaintiffs' Motion for Partial Summary Judgment 07/17/2017 Notice of Entry of Order Filed By: Defendant A Cab LLC [249] Notice of Entry of Order Denying Plaintiffs' Motion for Partial Summary Judgment 07/17/2017 Order Filed By: Plaintiff Murray, Michael [250] Order 07/17/2017 Order Filed By: Plaintiff Murray, Michael [251] Order 07/21/2017 Notice to Appear for Discovery Conference [252] Notice to Appear for Discovery Conference [252] Notice to Appear for Discovery Conference [252] Notice to Appear for Discovery Conference [253] Defendant A Cab LLC [254] Order Denying Motion Filed By: Defendant A Cab LLC [254] Order Denying Motion Filed By: Defendant A Cab LLC [254] Order Denying Plaintiffs' Counter-Motion for Sanctions and Attorneys' Fees and Order	07/12/2017	Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [247] Plaintiffs Motion to Impose Sanctions Against Defendants for Violating this Court s
Filed By: Defendant A Cab LLC [249] Notice of Entry of Order Denying Plaintiffs' Motion for Partial Summary Judgment 07/17/2017 Order Filed By: Plaintiff Murray, Michael [250] Order 07/17/2017 Order Filed By: Plaintiff Murray, Michael [250] Order 07/17/2017 Order Filed By: Plaintiff Murray, Michael [251] Order 07/21/2017 Notice to Appear for Discovery Conference [252] Notice to Appear for Discovery Conference [252] Notice to Appear for Discovery Conference [253] Defendant A Cab LLC [253] Defendants' Opposition to Plaintiffs' Motion to Impose Sanctions Against Defendants for Violating this Court's Order of March 9, 2017 and Compelling Compliance with That Order 07/31/2017 Order Denying Motion Filed By: Defendant A Cab LLC [254] Order Denying Plaintiffs' Counter-Motion for Sanctions and Attorneys' Fees and Order	07/14/2017	Filed By: Defendant A Cab LLC
 Filed By: Plaintiff Murray, Michael [250] Order 07/17/2017 Order Filed By: Plaintiff Murray, Michael [251] Order 07/21/2017 Notice to Appear for Discovery Conference [252] Notice to Appear for Discovery Conference 07/31/2017 Opposition to Motion Filed By: Defendant A Cab LLC [253] Defendants' Opposition to Plaintiffs' Motion to Impose Sanctions Against Defendants for Violating this Court's Order of March 9, 2017 and Compelling Compliance with That Order 07/31/2017 Order Denying Motion Filed By: Defendant A Cab LLC [254] Order Denying Plaintiffs' Counter-Motion for Sanctions and Attorneys' Fees and Order 	07/17/2017	Filed By: Defendant A Cab LLC
 Filed By: Plaintiff Murray, Michael [251] Order 07/21/2017 Notice to Appear for Discovery Conference [252] Notice to Appear for Discovery Conference 07/31/2017 Opposition to Motion Filed By: Defendant A Cab LLC [253] Defendants' Opposition to Plaintiffs' Motion to Impose Sanctions Against Defendants for Violating this Court's Order of March 9, 2017 and Compelling Compliance with That Order 07/31/2017 Priled By: Defendant A Cab LLC [254] Order Denying Plaintiffs' Counter-Motion for Sanctions and Attorneys' Fees and Order 	07/17/2017	Filed By: Plaintiff Murray, Michael
 [252] Notice to Appear for Discovery Conference 07/31/2017 Opposition to Motion Filed By: Defendant A Cab LLC [253] Defendants' Opposition to Plaintiffs' Motion to Impose Sanctions Against Defendants for Violating this Court's Order of March 9, 2017 and Compelling Compliance with That Order 07/31/2017 Order Denying Motion Filed By: Defendant A Cab LLC [254] Order Denying Plaintiffs' Counter-Motion for Sanctions and Attorneys' Fees and Order 	07/17/2017	Filed By: Plaintiff Murray, Michael
 Order Denying Motion Order Denying Motion Filed By: Defendant A Cab LLC [253] Defendants' Opposition to Plaintiffs' Motion to Impose Sanctions Against Defendants for Violating this Court's Order of March 9, 2017 and Compelling Compliance with That Order Order Denying Motion Filed By: Defendant A Cab LLC [254] Order Denying Plaintiffs' Counter-Motion for Sanctions and Attorneys' Fees and Order 	07/21/2017	
Filed By: Defendant A Cab LLC [254] Order Denying Plaintiffs' Counter-Motion for Sanctions and Attorneys' Fees and Order	07/31/2017	Filed By: Defendant A Cab LLC [253] Defendants' Opposition to Plaintiffs' Motion to Impose Sanctions Against Defendants for
	07/31/2017	Filed By: Defendant A Cab LLC [254] Order Denying Plaintiffs' Counter-Motion for Sanctions and Attorneys' Fees and Order

07/31/2017	Notice of Entry of Order Filed By: Defendant A Cab LLC [255] Notice of Entry of Order Denying Plaintiffs' Counter-motion for Sanctions and Attorneys' Fees and Order Denying Plaintiffs' Anti-SLAPP Motion
08/03/2017	Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [256] Plaintiffs Motion for Partial Rehearing of Court s Order Entered on July 17, 2017
08/07/2017	Reply to Opposition Filed by: Plaintiff Murray, Michael [257] Plaintiffs Reply to Defendants Opposition to Motion to Impose Sanctions Against Defendants for Violating this Court s Order of March 9, 2017 and Compelling Compliance with That Order
08/16/2017	Recorders Transcript of Hearing [258] Recorders Transcript of Proceedings - Discovery Conference - heard on Aug. 8, 2017
08/21/2017	Opposition to Motion Filed By: Defendant A Cab LLC [259] Defendants Opposition to Plaintiffs Motion for Partial Rehearing of Court s Order Entered on July 17, 2017
08/25/2017	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [260] Plaintiffs Reply to Defendant s Opposition to Plaintiffs Motion for Partial Rehearing of Court s Order Entered on July 17, 2017
08/28/2017	Notice of Referral to Discovery Commissioner [261]
09/07/2017	Notice to Appear for Discovery Conference [262] Notice to Appear for Discovery Conference
10/09/2017	Notice of Appearance Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael [263] Notice of Appearence
10/11/2017	Notice Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [264] Notice of Videotaping Deposition
10/11/2017	Notice Filed By: Plaintiff Murray, Michael [265] Notice of Videotaping Deposition
10/16/2017	Motion for Appointment Filed By: Plaintiff Murray, Michael [266] Plaintiffs' Motion for Appointment of Co-Class Counsel
10/20/2017	Recorders Transcript of Hearing [267] Recorders Transcript of Hearing - Discovery Conference - Referred by Judge - heard or October 4, 2017

10/24/2017	Discovery Commissioners Report and Recommendations Filed By: Defendant A Cab LLC [268] Discovery Commissioner's Report and Recommendations
10/24/2017	Notice of Entry Filed By: Defendant A Cab LLC [269] Notice of Entry of Discovery Commissioner's Report & Recommendations
11/02/2017	Motion for Partial Summary Judgment Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [270] Motion for Partial Summary Judgment And Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare Nac 608.102(2)(B) Invalid
11/02/2017	Declaration Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [271] Declaration and Exhibits
11/03/2017	Motion to Bifurcate Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [272] Motion for Bifurcation And/or to Limit Issues for Trial per NRCP 42(b)
11/13/2017	Dejection to Discovery Commissioners Report and Recommend Filed By: Defendant A Cab LLC [273] Defendants' Objection to Discovery Commissioner's Report & Recommendation
11/20/2017	© Opposition to Motion For Summary Judgment Filed By: Defendant A Cab LLC; Defendant A Cab Taxi Service LLC [274] Defendants Opposition to Plaintiffs Motion for Partial Summary Judgment and Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare NAC 608.102(2)(b) Invalid
11/22/2017	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [275] Response In Opposition To Defendants' Motion on OST to Continue Hearing of 12/5/17
11/22/2017	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [276] Plaintiffs Response to Defendants Objection to Discovery Commissioner s Report and Recommendation
11/22/2017	Motion [277] Defendants' Motion on Order Shortening Time to Continue Hearing of December 5, 2017
11/27/2017	Motion for Summary Judgment Filed By: Defendant A Cab LLC [278] Defendants' Motion for Summary Judgment
11/27/2017	© Opposition to Motion Filed By: Defendant A Cab LLC [279] Defendants Opposition to Plaintiffs Motion for Bifurcation and/or to Limit Issues for Trial per NRCP 42(b)
11/29/2017	

	Reply to Opposition Filed by: Plaintiff Murray, Michael [280] Plaintiffs Reply to Defendant s Opposition to Plaintiffs Motions for Partial Summary Judgment and to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare Nac 608.102(2)(B) Invalid
12/01/2017	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [281] Plaintiffs Reply to Defendants Opposition to Plaintiffs Motion for Bifurcation And/or to Limit Issues for Trial per NRCP 42(b)
12/12/2017	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [282] Notice of Entry of Order
12/12/2017	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [283] NOtice of Entry of Order
12/14/2017	Opposition to Motion For Summary Judgment Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [284] Response in Opposition to Defendants Motion for Summary Judgment
12/22/2017	Motion in Limine Filed By: Plaintiff Murray, Michael [285] Plaintiffs' Omnibus Motion in Limine #1-25
12/22/2017	Motion in Limine Filed By: Defendant A Cab LLC [286] Defendants Motion in Limine to Exclude the Testimony of Plaintiffs Experts
12/27/2017	Reply in Support Filed By: Defendant A Cab LLC [287] Defendants' Reply in Support of Motion for Summary Judgment
01/04/2018	Order Filed By: Plaintiff Murray, Michael [288] Order of Apointment of Co-Counsel Christian Gabroy
01/04/2018	Notice of Entry Filed By: Plaintiff Murray, Michael [289] Notice of Entry of Order
01/09/2018	Supplemental Filed by: Defendant A Cab LLC [290] Defendants Supplement as Ordered by the Court on January 2, 2018
01/09/2018	Supplement to Motion for Summary Judgment Filed by: Plaintiff Murray, Michael [291] Plaintiffs Supplement in Support of Motion for Partial Summary Judgment
01/12/2018	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [292] Plaintiffs Response to Defendants Motion in Limine to Exclude Expert Testimony

01/12/2018	Opposition to Motion in Limine Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [293] Defendants Opposition to Plaintiffs Omnibus Motion in Limine #1-25
01/16/2018	Stipulation and Order Filed by: Plaintiff Murray, Michael [294] Stipulation and Order
01/16/2018	Notice of Entry of Stipulation and Order Filed By: Plaintiff Murray, Michael [295] Notice of Entry of Stipulation and Order
01/16/2018	Notice [296] Notice of Pre-Trial Conference
01/17/2018	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [297] Plaintiffs Reply to Defendants Opposition to Plaintiffs Motion in Limine #1-#25
01/19/2018	Reply in Support Filed By: Defendant A Cab LLC [298] Reply in Support of Defendants' Motion in Limine to Exclude the Testimony of Plaintiffs' Experts
01/22/2018	Order Filed By: Plaintiff Murray, Michael [299] Order
01/22/2018	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [300] Notice of Entry of Order
01/22/2018	Dbjection Filed By: Plaintiff Murray, Michael [301] Plaintiffs Nrcp 16.1(3) Objections To Defendants Exhibits And Witnesses
01/24/2018	Objection Filed By: Defendant A Cab LLC [302] Defendants Objections to Plaintiffs Pre-trial Disclosure Pursuant to NRCP 16.1 (a)(3) (C)
01/31/2018	Supplement Filed by: Plaintiff Murray, Michael [303] Plaintiffs Supplement in Connection With Appointment of Special Master
02/02/2018	Order Denying Motion Filed By: Defendant A Cab LLC [304] Order Denying Plaintiffs' Motion for Bifurcation And/or to Limit Issues for Trial per NRCP 42 (b)
02/02/2018	Notice of Entry of Order Filed By: Defendant A Cab LLC [305] Notice of Entry of Order Denying Plaintiffs Motion for Bifurcation And/or to Limit

	Issues for Trial per NRCP 42(B)
02/05/2018	Supplement Filed by: Defendant A Cab LLC [306] Defendants Supplement Pertaining to an Order to Appoint Special Master
02/07/2018	Supplement Filed by: Defendant A Cab LLC [307] Defendants Supplement to its Proposed Candidates for Special Master
02/07/2018	Order Filed By: Plaintiff Murray, Michael [308] Order Granting Plaintiffs' Motion to Appoint A Special Master
02/08/2018	Recorders Transcript of Hearing [309] Transcript Re: Plaintiff's Motion for Partial Summary Judgment and Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare NAC 608.102(2)(b) Invalid 12-14-17
02/08/2018	Recorders Transcript of Hearing [310] Transcript Re: Defendant's Motion for Summary Judgment 01-02-18
02/08/2018	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [311] Notice of Entry of Order
02/09/2018	Motion to Strike Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [312] Motion to Strike Defendants Affirmative Defenses
02/13/2018	Corder [313] Order Modifying Court's Previous Order of February 7, 2018 Appointing A Special Master
02/13/2018	Order Filed By: Plaintiff Murray, Michael [314] (Duplicate) Order Modifying Court's PreviousOrder of February 7, 2018 Appointing A Special Master
02/16/2018	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [315] Notice of Entry of Order
03/02/2018	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [316] Plaintiffs Response To Defendants Motion For Stay On OST
03/02/2018	Deposition to Motion Filed By: Defendant A Cab LLC [317] Defendants Opposition to Plaintiffs Motion to Strike Defendants Affirmative Defenses
03/02/2018	Motion to Stay Filed By: Defendant A Cab LLC [320] Defendants Motion on Order Shortening Time for Stay of Proceedings

	CASE 110. A-12-007720-C
03/06/2018	Recorders Transcript of Hearing [318] Transcript Re: Status Check: Appointment of Special Master 02-02-18
03/06/2018	Recorders Transcript of Hearing [319] Transcript Re: Plaintiffs' Omnibus Motion in Limine 1-25, Defendants' Motion in Limine to Exclude the Testimony of Plaintiffs' Experts 01-25-18
03/07/2018	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [321] Notice of Entry of Minute Order
03/08/2018	Recorders Transcript of Hearing [322] Transcript Re: Appointment of Special Master 02-15-18
04/17/2018	Order Shortening Time Filed By: Plaintiff Murray, Michael [323] Plaintiffs Motion on Ost to Lift Stay, Hold Defendants in Contempt, Strike Their Answer, Grant Partial Summary Judgment, Direct a Prove up Hearing, and Coordinate Cases
04/23/2018	Opposition to Motion [324] Plaintiff Jasminka Dubric's Opposition to Michael Murray and Michael Reno's Motion for Miscellaneous Relief
04/26/2018	Declaration Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [325] Declaration of Counsel, Leon Greenberg, Esq.
04/26/2018	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [326] Plaintiffs Reply to Jasminka Dubric s Opposition to Plaintiffs Motion for Miscellaneous Relief
05/07/2018	NV Supreme Court Clerks Certificate/Judgment - Reversed [327] Nevada Supreme Court Clerk's Certificate Judgment - Reversed
05/16/2018	Declaration Filed By: Plaintiff Murray, Michael [328] SUPPLEMENTAL DECLARATION OF CLASS COUNSEL, LEON GREENBERG, ESQ. Re: Defendants scheduling of separate proceedings in Dubric for class settlement approval on 5/24/18, renewed request for immediate order lifting stay and granting EDCR Rule 2.50 coordination.
05/18/2018	Declaration Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [329] Second Supplemental Declaration of Class Counsel, Leon Greenberg, Esq.
05/20/2018	Opposition to Motion Filed By: Defendant A Cab LLC [330] Defendants' Opposition to Plaintiffs' Declarations; Motion on OST to Lift Stay, Hold Defendants in Contempt, Strike Their Answer, Grant Partial Summary Judgment, Direct a Prove up Hearing, and Coordinate Cases
05/21/2018	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael

Eighth Judicial District Court

CASE SUMMARY CASE NO. A-12-669926-C

	[331] Plaintiffs Reply to a Cab and Nady's Opposition to Plaintiffs Motion for Miscellaneous Relief
05/24/2018	Declaration Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [332] Declaration of Class Counsel Re: Nev. R. Civ. P. 41(e) time
05/30/2018	Declaration Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [333] DECLARATION OF CLASS COUNSEL, LEON GREENBERG, ESQ. Re: Status of Special Master Assignment and Defendants Delay of that Assignment
05/31/2018	Response Filed by: Defendant A Cab LLC [334] Defendants Response to Plaintiffs Additional Declaration
06/04/2018	Memorandum Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [335] MEMORANDUM Re: Legal Authorities on the Court s Power to Grant a Default Judgment as a Contempt or Sanctions Response to Defendants Failure to Pay the Special Master
06/04/2018	Supplement Filed by: Defendant A Cab LLC [336] Defendants Supplemental List of Citations Per Court Order
06/20/2018	Declaration Filed By: Plaintiff Murray, Michael [337] Declaration of Class Counsel Leon Greenberg re: Documents submitted into the record in connection with the presentation of a proposed Order and final judgment as per the Court s 6/5/18 hearing.
06/22/2018	Supplemental Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [338] Plaintiffs Supplement in Support of Entry of Final Judgment per Hearing Held June 5, 2018
06/27/2018	Dejection Filed By: Defendant A Cab LLC [339] Defendants' Objection to Billing by Stricken Special Master Michael Rosten
07/10/2018	Supplement Filed by: Defendant A Cab LLC [340] Defendants Supplemental Authority in Response to Declaration of June 20, 2018
07/10/2018	Opposition Filed By: Defendant A Cab LLC [341] Opposition to Additional Relief Requested in Plaintiffs Supplement
07/12/2018	Recorders Transcript of Hearing [342] Transcript Re: Plaintiff's Motion for Partial Summary Judgment 06-05-18
07/13/2018	Supplement Filed by: Plaintiff Murray, Michael [343] Plaintiffs' Supplement in Reply and In Support of Entry of Final Judgment Per Hearing

	Held June 5, 2018
07/13/2018	Notice of Appearance Party: Special Master Rosten, Michael [344] Notice of Appearance
07/13/2018	Response Filed by: Special Master Rosten, Michael [345] Michael Rosten's Response to Defendants' Objection to Billing By Stricken Special Master Michael Rosten
07/18/2018	Supplement Filed by: Defendant A Cab LLC [346] Defendants Supplemental Authority in Response to Plaintiffs Additional Supplement Filed July 13, 2018
08/03/2018	Supplement Filed by: Plaintiff Murray, Michael [347] Plaintiffs Supplement in Reply to Defendants Supplement Dated July 18, 2018
08/21/2018	Order Granting Judgment Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [348] Order Granting Summary Judgment, Severing Claims, and Directing Entry of Final Judgment
08/22/2018	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [349] Notice of Entry of Order
08/22/2018	Motion to Amend Judgment Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [350] Motion to Amend Judgment
09/10/2018	Opposition to Motion Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [351] Opposition to Plaintiffs Motion to Amend Judgment
09/10/2018	Motion to Reconsider Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [353] Defendants Motion for Reconsideration, Amendment, For New Trial, and for Dismissal of Claims
09/11/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael [352] Writ of Execution
09/20/2018	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [354] Plaintiffs Reply to Defendants Opposition to Plaintiffs Motion to Amend Judgment
09/20/2018	Notice Filed By: Defendant A Cab LLC [355] Notice
09/20/2018	

	CASE NO. A-12-009920-C
	Notice Filed By: Defendant A Cab Taxi Service LLC [356] Notice
09/20/2018	Notice of Association of Counsel Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [357] Revised Notice of Association of Counsel
09/21/2018	Notice of Appeal Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [358] Notice of Appeal
09/21/2018	Case Appeal Statement Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [359] Defendants' Case Appeal Statement
09/21/2018	Motion Filed By: Defendant A Cab Taxi Service LLC [360] Defendant's Ex-Parte Motion to Quash Writ of Execution and, in the Alternative, Motion for Partial Stay of Execution on Order Shortening Time
09/21/2018	Receipt of Copy Filed by: Defendant A Cab Taxi Service LLC [361] Receipt of Copy
09/24/2018	Response [362] Plaintiffs Response and Counter-motion to Defendants Motion on OST to Quash
09/27/2018	Supplement to Opposition Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [363] Plaintiffs Supplemental Response to Defendants Motion on OST to Quash
09/27/2018	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [364] Plaintiffs Response in Opposition to Defendants Motion for Reconsideration of Judgment and New Trial
10/01/2018	Exhibits Filed By: Defendant A Cab LLC [365] Defendant's Exhibits in Support of Ex-Parte Motion to quash Writ of Execution and, in the Alternative, Motin for Partial Stay of Execution on Order Shortening Time
10/02/2018	Notice of Filing Cost Bond Filed By: Defendant A Cab LLC [366] Notice of Filing Cost Bond
10/04/2018	Claim Filed By: Defendant A Cab LLC [367] Claim of Exemption from Execution
10/04/2018	Claim [368] Claim of Exemption from Execution (A Cab Series, LLC, Taxi Leasing Company)
10/04/2018	Claim

Eighth Judicial District Court CASE SUMMARY

CASE NO. A-12-669926-C

	[369] Claim of Exemption from Execution (A Cab Series, LLC, Administration Company)
10/04/2018	Claim [370] Claim of Exemption from Execution (A Cab Series, LLC, Ccards Company)
10/04/2018	Claim [371] Claim of Exemption from Execution (A Cab Series, LLC, Maintenance Company)
10/04/2018	Claim [372] Claim of Exemption from Execution (A Cab Series, LLC, Medallion Comany)
10/04/2018	Claim [373] Claim of Exemption from Execution (A Cab Series, LLC Employee Leasing Company Two)
10/05/2018	Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [374] Motion for an Order Granting a Judgment Debtor Examination and for Other Relief
10/12/2018	Motion for Attorney Fees Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [375] Motion for an Award of Attorneys Fees and Costs as per NRCP Rule 54 and the Nevada Constitution
10/15/2018	Dbjection Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [376] Plaintiffs Objections to Claims of Exemption from Execution and Notice of Hearing
10/15/2018	Deposition to Motion Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [377] Opposition to Plaintiffs Counter-Motion for Appropriate Judgment Relief
10/16/2018	Reply Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [378] Plaintiffs Reply to Defendants Response to Plaintiffs Counter-Motion for Appropriate Judgment Enforcement Relief
10/16/2018	Reply in Support Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [379] Reply in Support of Defendants Motion for Reconsideration, Amendment, for New Trial, and for Dismissal of Claims
10/17/2018	Motion to Dismiss Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [380] Defendant's Motion for Dismissal of Claims on Order Shortening Time
10/17/2018	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [381] Plaintiffs Response in Opposition to Defendants Motion for Dismissal of Claims on an Order Shortening Time
10/17/2018	Certificate of Mailing Filed By: Plaintiff Murray, Michael [382] Certificate of Mailing

10/17/2018	Certificate of Mailing Filed By: Plaintiff Murray, Michael [383] Certificate of Mailing
10/17/2018	Proof of Service Filed by: Plaintiff Murray, Michael [384] Proof of Service
10/22/2018	Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [385] Order
10/22/2018	Notice of Entry Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [386] Notice of Entry of Order
10/29/2018	Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [387] Plaintiffs Motion to File a Supplement in Support of an Award of Attorneys Fees and Costs as per NRCP Rule 54 and the Nevada Constitution
10/31/2018	Wotice of Non Opposition Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [388] Notice of Non-Opposition
11/01/2018	Opposition to Motion Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [389] Opposition to Plaintiffs Motion for an Award of Attorneys Fees and Costs per NRCP Rule 54 and the Nevada Constitution
11/05/2018	Motion for Contempt [390] Resolution Economics' Application for Order of Payment of Special Master's Fees and Motion for Contempt
11/05/2018	Affidavit [391] Affidavit in Support of Resolution Economics' Application for Order of Payment of Special Master's Fees and Motion for Contempt
11/06/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael [393] Writ of Execution
11/07/2018	Writ Electronically Issued [392] Writ of Execution
11/07/2018	Writ Electronically Issued [394] Writ of Execution
11/07/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael [395] Writ of Execution
11/07/2018	Writ Electronically Issued

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-12-669926-C

	CASE NO. A-12-669926-C
	Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael [396] Writ of Execution
11/07/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael [397] Writ of Execution
11/07/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael [398] Writ of Execution
11/07/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael [399] Writ of Execution
11/07/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael [400] Writ of Execution
11/07/2018	Writ Electronically Issued [401] Writ of Execution
11/08/2018	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [402] Plaintiffs Reply to Defendants Opposition to Plaintiffs Motion for an Award of Attorneys Fees and Costs as Per NRCP Rule 54 and the Nevada Constitution
11/12/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael [403] Writ of Execution
11/16/2018	Opposition to Motion Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [404] Opposition to Plaintiffs Motion to File a Supplement in Support of an Award of Attorneys Fees and Costs per NRCP Rule 54 and the Nevada Constitution
11/16/2018	Opposition Filed By: Defendant A Cab LLC; Defendant A Cab Taxi Service LLC [405] Defendant's Opposition to Plaintiffs Motion For An Order Granting A Judgment Debtor Examination And For Other Relief
11/20/2018	Reply Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [406] Plaintiffs' Reply to Defendants Opposition to Plaintiffs Motion for an Order Granting a Judgment Debtor Examination and for Other Relief
11/26/2018	Opposition to Motion Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [407] Opposition to Resolution Economics Application for Order of Payment of Special Master s Fees and Motion for Contempt
11/26/2018	Temporary Restraining Order Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [408] Plaintiffs' Ex Parte Motion for a Temporary Restraining Order and Motion on an Order Requiring the Turnover of Certain Property of the Judgment Debtor Pursuant to NRS 21.320

11/26/2018	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [409] Plaintiffs Response to Special Master s Motion for an Order for Payment of Fees and Contempt
11/27/2018	Recorders Transcript of Hearing [410] Transcript Re: All Pending Motions 10-22-18
11/28/2018	Reply Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [411] Plaintiffs Reply to Defendants Opposition to Plaintiffs Motion to File a Supplement in Support of an Award of Attorneys Fees and Costs as per NRCP Rule 54 and the Nevada Constitution
11/30/2018	Opposition to Motion Filed By: Defendant A Cab Taxi Service LLC; Plaintiff Nady, Creighton J [412] Defendant's Opposition To Plaintiffs Ex-Parte Motion For A Temporary Restraining Order And Motion On An Order [Sic] Requiring The Turnover Of Certain Property Of The Judgment Debtor Pursuant To NRS 21.320
12/03/2018	Reply to Opposition [413] Resolution Economics' Reply to Defendants' Opposition and Plaintiff's Response to its Application for Order of Payment of Special Master's Fees and Motion for Contempt
12/05/2018	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael [414] Writ of Execution
12/07/2018	Claim Filed By: Defendant A Cab Taxi Service LLC [415] (1/2/19 Withdrawn) Claim of Exemption from Execution
12/12/2018	Opposition Filed By: Defendant A Cab Taxi Service LLC [416] Defendant's Opposition to Plainitiffs' Motion for Other Relief Including a Reciever
12/17/2018	Recorders Transcript of Hearing [417] Recorder's Transcript of Hearing: All Pending Motions 12-04-18
12/18/2018	Order Denying Motion Filed By: Plaintiff Murray, Michael [418] Order Denying Defendants' Motion to Quash Writ of Execution
12/18/2018	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [419] Notice of Entry of Order
12/18/2018	Order Filed By: Plaintiff Murray, Michael [420] Order Granting in Part and Denying in Part Plaintiffs' Objections to Defendants' Claims of Exemption From Execution
12/18/2018	Notice of Entry of Order Filed By: Plaintiff Murray, Michael

	[421] Notice of Entry of Order
12/18/2018	Order Granting Filed By: Plaintiff Murray, Michael [422] Order Granting Plaintiffs' Counter Motion for Judgment Enforcement Relief
12/19/2018	Dbjection Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [424] Plaintiff's Objections to Claims of Exemption from Execution and Notice of Hearing
12/20/2018	Order Filed By: Defendant A Cab Taxi Service LLC [423] Order
12/26/2018	Recorders Transcript of Hearing [425] Transcript Re: Resolution Economics' Application for Order of Payment of Special Master's Fees and Motion for Contempt 12-11-18
12/26/2018	Recorders Transcript of Hearing [426] Transcript Re: Plaintiffs Ex Parte Motion for a Temporary Restraining Order and Motion on an Order Requiring the Turnover of Certain Property of the Judgment Debtor Pursuant to NRS 21.320 12-13-18
01/02/2019	Notice of Withdrawal Filed by: Defendant A Cab Taxi Service LLC [427] Notice of Withdrawal
01/02/2019	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael [428] Writ of Execution
01/02/2019	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [429] Notice of Entry of Order
01/08/2019	Order Filed By: Defendant A Cab Taxi Service LLC [430] Order
01/09/2019	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael [431] Writ of Execution
01/09/2019	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael [432] Writ of Execution
01/09/2019	Writ Electronically Issued Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael [433] Writ of Execution
01/15/2019	Amended Notice of Appeal Party: Defendant A Cab LLC [434] Amended Notice of Appeal

01/15/2019	Amended Case Appeal Statement Party: Defendant A Cab LLC [435] Defendants' Amended Case Appeal Statement
01/15/2019	Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [436] Motion to Distribute Funds Held by Class Counsel
01/15/2019	Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [437] Motion to Amend the Court s Order Entered on December 18, 2018
01/17/2019	Motion Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [438] Defendants' Motion to Pay Special Master on Order Shortening Time
01/30/2019	Opposition and Countermotion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [439] Plaintiffs Response in Opposition to Defendants Motion to Pay Special Master on an Order Shortening Time and Counter-motion for an Order to Turn Over Property
02/01/2019	Status Report [440] Report of Special Master George C. Swarts, CPA
02/04/2019	Order Granting [441] Judgment and Order Granting Resolution Economics' Application for Order of Payment of Special Master's Fees and Order of Contempt
02/04/2019	Opposition to Motion Filed By: Defendant A Cab LLC [442] Opposition to Plaintiffs Motion to Amend the Court s Order Entered on December 18, 2018
02/04/2019	Opposition to Motion Filed By: Defendant A Cab LLC [443] Opposition to Motion to Distribute Funds Held by Class Counsel
02/04/2019	Supplement Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [444] Plaintiffs Supplemental Brief
02/04/2019	Reply in Support Filed By: Defendant A Cab LLC [445] Reply in Support of Motion to Pay the Special Master On Order Shortening Time
02/04/2019	Reply Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [446] Plaintiffs' Reply to Defendants' Response to Plaintiffs' Motion to Distribute Funds Held by Class Counsel
02/05/2019	Notice of Entry of Order [447] Notice of Entry of Order

	CASE NO. A-12-669926-C
02/06/2019	Order Granting Filed By: Plaintiff Murray, Michael [448] Order Granting Plaintiffs' Motion for an Award of Attorneys' Fees and Costs Pursuant to NRCP 54 and the Nevada Constitution
02/07/2019	Notice of Entry of Order Filed By: Plaintiff Murray, Michael [449] Notice of Entry of Order
02/08/2019	Affidavit [450] Affidavit of Plaintiffs Counsel, Leon Greenberg, Esq.
02/25/2019	Motion to Reconsider Filed By: Defendant A Cab LLC [451] Defendants Motion For Reconsideration Of Judgment And Order Granting Resolution Economics Application For Order Of Payment Of Special Master s Fees And Order Of Contempt
02/27/2019	Notice of Change of Firm Name Filed By: Defendant A Cab LLC [452] Notice of Change of Firm Name
03/01/2019	Notice of Department Reassignment [453] Notice of Department Reassignment
03/04/2019	Filed By: Special Master Swarts, George C. [454] Order: 1. ACCEPTING AND APPROVING THE FEBRUARY 1, 2019 REPORT OF SPECIAL MASTER GEORGE C. SWARTS, CPA; 2 APPROVING THE RETENTION OF COUNSEL FOR THE SPECIAL MASTER; 3. APPROVING THE INTERIM FEES AND COSTS OF THE SPECIAL MASTER AND HIS COUNSEL; 4. THE PAPERS INCLUDING THE EXHIBITS TO THE SPECIAL MASTER S REPORT OF FEBRUARY 1, 2019 TO REMAIN IN THE CONFIDENTIAL POSSESSION OF THE COURT AND SPECIAL MASTER AND NOT OTHERWISE BE DISCLOSED TO THE PARTIES OR PUBLISHED; 5. THE ONGOING SERVICE AND THE REAPPOINTMENT OF THE SPECIAL MASTER; 6. PLAINTIFFS SHALL NOT INITIATE ANY FURTHER EFFORTS AT COLLECTION OF JUDGMENT AGAINST DEFENDANTS; and, 7. CONTINUING ALL OTHER MATTERS FOR HEARING ON WEDNESDAY, FEBRUARY 27, 2019 at 10:00 AM.
03/05/2019	Order Filed By: Plaintiff Murray, Michael [455] Order Denying in Part and Continuing in Part Plaintiffs' Motion on OST to Lift Stay, Hold Defendants in Contempt, Strike Their Answer, Grant Partial Summary Judgment, Direct A Prove Up Hearing, and Coordinate Cases
03/05/2019	Order Filed By: Plaintiff Murray, Michael [456] Order on Defendants' Motion for Reconsideration
03/05/2019	Notice of Entry Filed By: Plaintiff Murray, Michael [457] Notice of Entry of Order
03/05/2019	Notice of Entry Filed By: Plaintiff Murray, Michael [458] Notice of Entry of Order

03/06/2019	Amended Notice of Appeal (Criminal) Party: Defendant A Cab Taxi Service LLC [459] Second Amended Notice of Appeal
03/06/2019	Amended Case Appeal Statement Party: Defendant A Cab Taxi Service LLC [460] Defendant's Second Amended Case Appeal Statement
03/13/2019	Motion to Strike [461] Special Master Resolution Economics' Motion to Strike Defendants' Motion for Reconsideration of Judgment and Order Granting Resolution Economics' Application for Order of Payment of Special Masters Fees and Order of Contempt
03/13/2019	Clerk's Notice of Hearing [462] Notice of Hearing
03/14/2019	Ex Parte Motion Filed By: Special Master Resolution Economics LLC [463] Special Master Resolution Economics' Ex Parte Motion for Order Shortening Time on the Motion to Strike Defendants' Motion for Reconsideration of Judgment and Order Granting Resolution Economics Applcation for Order of Payment of Special Masters Fees and Order of Contempt
03/15/2019	Order Shortening Time [464] Special Master Resolution Economics Ex Parte Motion for Order Shortening Time on the Strike Defendant's Motion for Reconsideration of Judgment and Order Granting Resolution Economics Application for Order of Payment of Special Masters Fees and Order of Contempt
03/15/2019	Notice of Entry of Order [465] Notice of Entry of Order
03/15/2019	Peremptory Challenge Filed by: Plaintiff Murray, Michael [466] Notice of Peremptory Challenge
03/15/2019	Objection Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [467] Defendants Objection to Notice of Peremptory Challenge
03/15/2019	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [468] Plaintiffs Response to Defendants Objection to Plaintiffs Notice of Peremptory Challenge of Judge
03/18/2019	Clerk's Notice of Hearing [469] Notice of Hearing
03/18/2019	Notice of Department Reassignment [470] Notice of Department Reassignment
03/20/2019	Opposition [471] Opposition

	CASE NO. A-12-669926-C
03/21/2019	Order Shortening Time Filed By: Plaintiff Murray, Michael [472] Plaintiffs' Motion on Order Shortening Time for Reconsideration of Order of Recusal
03/21/2019	Motion Filed By: Plaintiff Murray, Michael [473] Motion for Reconsideration of Order of Recusal
03/25/2019	Order [474] Order to Deny Reconsideration
03/28/2019	Opposition to Motion [475] Special Master Resolution Economics' Opposition to Defendants Motion for Reconsideration of Judgment and Order Granting Resolution Economics Application for Order of Payment of Special Master's Fees and Order of Contempt
03/28/2019	Opposition to Motion [476] Special Master Resolution Economics' Opposition to Defendants Motion for Reconsideration of Judgment and Order Granting Resolution Economics Application for Order of Payment of Special Master's Fees and Order of Contempt
04/12/2019	Motion to Quash Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [477] Defendants Motion to Quash Subpoena Issued to Curb Mobility, LLC
04/12/2019	Notice of Stay Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [478] Notice of Automatic Stay of Proceedings Pursuant to 11 U.S.C. 362
04/13/2019	Clerk's Notice of Hearing [479] Notice of Hearing
04/15/2019	Notice of Stay Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [480] Corrected Notice of Automatic Stay of Proceedings Pursuant to 11 U.S.C. 362
04/22/2019	Recorders Transcript of Hearing [481] Transcript Re: Defendant's Motion to Dismiss Complaint 01-17-13
04/22/2019	Recorders Transcript of Hearing [482] Transcript Re: Plaintiffs' Motion to Certify This Case as a Class Action Pursuant to NCRP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53 08-11-15
04/22/2019	Recorders Transcript of Hearing [483] Transcript Re: Plaintiffs' Motion to Impose Sanctions Against Defendants for Violating this Court's Order of February 10, 2016 and Compelling Compliance with that Order On OST, Defendant's Opposition to Motion to Impose Sanctions on Order Shortening Time and Countermotion for Sanctions Against Plaintiffs 03-16-16
04/22/2019	Recorders Transcript of Hearing [484] Transcript Re: Plaintiffs' Motion for Miscellaneous Relief 05-23-18
04/22/2019	Recorders Transcript of Hearing [485] Transcript Re: Plaintiffs' Motion to Hold Defendants in Contempt; Strike Their Answer

	06-01-18
04/22/2019	Recorders Transcript of Hearing [486] Transcript Re: Defendant's Ex-Parte Motion to Quash Writ of Execution and, in the Alternative, Motion for Partial Stay of Execution on Order Shortening Time 09-26-18
04/22/2019	Recorders Transcript of Hearing [487] Transcript Re: Defendant's Ex-Parte Motion to Quash Writ of Execution and, in the Alternative, Motion for Partial Stay of Execution on Order Shortening Time, Plaintiffs' Response to Defendant's Ex-Parte Motion to Quash Writ of Execution on OST and Countermotion for Appropriate Judgment Enforcement Relief 09-28-18
05/08/2019	Brief Filed By: Defendant A Cab Taxi Service LLC [488] Brief
05/09/2019	Supplemental Brief Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [489] Supplement to Brief Addressing Jurisdiction of this Court
05/17/2019	Stipulation and Order Filed by: Defendant A Cab Taxi Service LLC [490] Stipulation and Order
05/20/2019	Stipulation and Order Filed by: Defendant A Cab Taxi Service LLC [491] Stipulation and Order
06/06/2019	Notice of Withdrawal of Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [492] Notice of Withdrawal of Motion to Distribute Funds Held by Class Counsel
06/10/2019	Supplemental Brief Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [493] Plaintiffs Supplemental Brief Regarding Effect of Bankruptcy Stay on These Proceedings
06/14/2019	Recorders Transcript of Hearing [494] Recorders Transcript of Hearing Re: All Pending Motions, May 21, 2019
08/08/2019	Corder Filed By: Special Master Resolution Economics LLC [495] Order Denying Defendants' Motion for Reconsideration of Judgment and Order Granting Resolution Economics Application for Order of Payment of Special Master's Fees and Order of Contempt
08/08/2019	Notice of Entry of Order Filed By: Special Master Resolution Economics LLC [496] Notice of Entry of Order
08/09/2019	NV Supreme Court Clerks Certificate/Judgment - Dismissed [497] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed
10/03/2019	Motion for Distribution Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. A-12-669926-C

	[498] Motion to Distribute Funds Held by Class Counsel
10/03/2019	Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [499] Plaintiffs Motion Requiring the Turnover of Certain Property of the Judgment Debtor Pursuant to NRS 21.320
10/03/2019	Motion to Enforce Filed By: Plaintiff Murray, Michael [500] Motion to Allow Judgment Enforcement
10/04/2019	Clerk's Notice of Hearing [501] Notice of Hearing
10/24/2019	Opposition to Motion [502] Defendants' Opposition to Plaintiffs' Motion Requiring the Turnover of Certain Property of the Judgment Debtor
10/24/2019	Deposition to Motion Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [503] Opposition to Motion to Distribute Funds Held by Class Counsel
10/24/2019	Opposition and Countermotion Filed By: Defendant A Cab LLC; Plaintiff Nady, Creighton J [504] Opposition to Motion to Allow Judgment Enforcement and Countermotion for Stay of Collection Activities
10/27/2019	Opposition to Motion Filed By: Defendant A Cab LLC [505] Defendants' Opposition to Motion to Intervene and Deny Preliminary Approval of Proposed Class Action Settlement on Order Shortening Time
11/05/2019	Reply to Opposition Filed by: Plaintiff Murray, Michael [506] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion Requiring the Turnover of Certain Property of the Judgment Debtor Pursuant to NRS 21.320
11/05/2019	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [507] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Distribute Funds Held by Class Counsel
11/05/2019	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [508] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Allow Judgment Enforcement Opposition to Counter-Motion to Stay Judgment
11/20/2019	Motion Filed By: Defendant A Cab LLC [509] Defendants' Motion to Resume Court Hearings on Order Shortening Time
11/26/2019	Opposition to Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [510] Plaintiffs' Opposition to Defendants Motion to Resume Court Hearings on an Order Shorting Time

12/17/2019	Supplemental Brief Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [511] Plaintiffs Supplemental Brief Regarding Appointment of Receiver
12/31/2019	Supplemental Brief [512] Defendants' Supplemental Brief Regarding Special Master
01/16/2020	Recorders Transcript of Hearing [513] Recorders Transcript of Hearing Re: All Pending Motions, December 3, 2019
03/02/2020	Notice of Withdrawal Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [514] Notice of Withdrawal of Attorney Dana Sniegocki
07/17/2020	Order Denying Motion Filed By: Defendant A Cab Taxi Service LLC [515] Order Denying Plaintiff's Motion to Allow Judgment Enforcement; Plaintiff's Motion to Distribute Funds Held by Class Counsel; and Plaintiff's Motion Requiring the Turnover of Certain Property of the Judgment Debtor Pursuant to NRS 21.320; and Order Granting Defendants' Countermotion for Stay of Collection Activities
07/17/2020	Notice of Entry of Order Filed By: Defendant A Cab LLC [516] Notice of Entry of Order Denying Plaintiffs Motion to Allow Judgment Enforcement; Plaintiffs Motion to Distribute Funds Held by Class Counsel; and Plaintiffs Motion Requiring the Turnover of Certain Property of the Judgment Debtor Pursuant to NRS 21.320; and Order Granting Defendants Countermotion for Stay of Collection Activities
08/12/2020	Notice of Appeal Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [517] NOTICE OF APPEAL
08/12/2020	Case Appeal Statement Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [518] CASE APPEAL STATEMENT
08/20/2020	Amended Case Appeal Statement Party: Plaintiff Murray, Michael; Plaintiff Reno, Michael [519] AMENDED CASE APPEAL STATEMENT
12/15/2020	NV Supreme Court Clerks Certificate/Judgment - Dismissed [520] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed
12/30/2020	Motion for Appointment Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [521] Plaintiffs' Motion For Appointment Of A Receiver To Aid Judgment Enforcement Or Alternative Relief
01/04/2021	Case Reassigned to Department 2 Judicial Reassignment to Judge Carli Kierny
01/04/2021	Clerk's Notice of Hearing [522] Notice of Hearing

01/20/2021	Opposition to Motion Filed By: Defendant A Cab LLC [523] Defendant's Opposition to Plaintiff's Motion for Appointment of a Receiver to Aid Judgment Enforcement or Alternative Relief
01/25/2021	Reply Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [524] Plaintiffs' Reply to Defendant's Opposition to Plaintiffs' Motion for Appointment of a Receiver to Aid Judgment Enforcement or Alternative Relief
01/28/2021	Status Report Filed By: Special Master Swarts, George C. [525] Status Report of Steven J. Parsons, Attorney for Special Master George C. Swarts, CPA
01/29/2021	Supplement Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [526] PLAINTIFFS SUPPLEMENT TO PLAINTIFFS REPLY TO DEFENDANT S OPPOSITION TO PLAINTIFFS MOTION FOR APPOINTMENT OF A RECEIVER TO AID JUDGMENT ENFORCEMENT OR ALTERNATIVE RELIEF
02/22/2021	Order Filed By: Defendant A Cab LLC; Defendant A Cab Taxi Service LLC; Plaintiff Nady, Creighton J [527] Order on Plaintiff's Motion for Appointment of Receiver to Aid Judgment Enfircement of Alternative Relief
02/22/2021	Notice of Entry of Order Filed By: Defendant A Cab Taxi Service LLC [528] Notice of Entry of Order
02/23/2021	Notice of Appeal Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [529] Notice of Appeal
02/23/2021	Case Appeal Statement Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [530] Case Appeal Statement
03/15/2021	Motion for Attorney Fees Filed By: Defendant A Cab LLC [531] Defendant's Motion for Attorneys Fees Incurred in Responding to Duplicative and Unmerited Motion by Plaintiffs
03/16/2021	Clerk's Notice of Hearing [532] Notice of Hearing
03/30/2021	Stipulation and Order Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [533] Stipulation and Order to Extend Briefing Schedule
05/04/2021	Opposition and Countermotion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [534] Plaintiffs' Response to Defendant A Cab's Motion Seeking Attorney's Fees Counter- Motion for Set off Judgment Owed
	•

05/18/2021	Response Filed by: Defendant A Cab LLC [535] Defendants Response to Plaintiffs Counter-Motion for Set Off of Judgment Owed
06/03/2021	Reply in Support Filed By: Defendant A Cab Taxi Service LLC [536] Defendant's Reply in Support of its Motion for Attorneys' Fees Incurred in Responding to Duplicative and Unmerited Motion by Plaintiffs
11/11/2021	Ex Parte Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [537] Plaintiffs' Ex Parte Motion for Release of Appeal Bond
11/16/2021	Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [538] Plaintiff's Ex Parte Motion for Release of Appeal Bond
11/17/2021	Ex Parte Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [539] Plaintiff's Ex Parte Motion for Release of Appeal Bond
11/17/2021	Notice of Entry Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [540] NOTICE OF ENTRY OF ORDER
01/04/2022	Notice of Hearing [541] A-12-669926-C - NOH - Notice of Hearing
01/13/2022	Motion for Costs Filed By: Defendant A Cab LLC [542] Defendants' Motion for Costs
01/13/2022	Clerk's Notice of Hearing Party: Defendant A Cab Taxi Service LLC [543] Notice of Hearing
01/26/2022	Stipulation and Order Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [544] Stipulation and Order Re: Motion Briefing
02/03/2022	Deposition to Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [545] PLAINTIFFS RESPONSE TO DEFENDANTS MOTION FOR COSTS COUNTER MOTION TO OFFSET COSTS AGAINST JUDGMENT
02/04/2022	NV Supreme Court Clerks Certificate/Judgment - Affd/Rev Part [546] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Affirmed in Part, Reversed in Part and Remand
02/09/2022	Reply in Support Filed By: Defendant A Cab LLC [547] Reply in Support of Defendants Motion for Costs and Opposition to Countermotion
02/10/2022	Supplement

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. A-12-669926-C		
	Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [548] Supplement to Plaintiffs' Response to Defendants Motion for Costs	
02/10/2022	Supplement to Response and Opposition Filed By: Defendant A Cab LLC [549] Defendants Supplement to Response and Opposition to Plaintiffs Rogue Supplement	
02/11/2022	Motion Filed By: Defendant A Cab LLC [550] Defendants' Motion for Declaratory Order	
02/14/2022	Clerk's Notice of Hearing [551] Notice of Hearing	
02/14/2022	Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [552] Plaintiffs Motion for Entry of a Modified Judgment as Provided for by Remittitur	
02/15/2022	Clerk's Notice of Hearing [553] Notice of Hearing	
02/16/2022	Motion for Attorney Fees Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [554] Plaintiff's Motion for Entry of Modified Award of Pre-Judgment Attorney's Fees as Provided by Remittitur	
02/17/2022	Clerk's Notice of Hearing [555] Notice of Hearing	
02/17/2022	Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [556] Plaintiffs' Motion for an Award of Attorney's Fees on Appeal	
02/17/2022	Clerk's Notice of Hearing [557] Notice of Hearing	
02/22/2022	Motion Filed By: Plaintiff Murray, Michael; Plaintiff Nady, Creighton J [558] Plaintiffs Motion For An Award Of Attorney S Fees On Appeal Of Order Denying Receiver, Opposing Mooted Motion For Attorney S Fees, And For Costs On Appeal	
02/23/2022	Clerk's Notice of Hearing [559] Notice of Hearing	
02/23/2022	Errata Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [560] Errata to Plaintiffs Motion for Entry of Modified Award and Pre-Judgment Attorney's Fees and	
02/25/2022	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [561] Plaintiffs Response to Defendants Motion for Declaratory Order Counter-Motion for Award of Attorney's Fees	

02/28/2022	Order Shortening Time Filed By: Defendant A Cab LLC; Defendant A Cab Taxi Service LLC; Plaintiff Nady, Creighton J [562] Defendant's Motion to Stay on Order Shortening Time
02/28/2022	Opposition to Motion Filed By: Defendant A Cab LLC [563] Opposition to Plaintiffs Motion for Entry of a Modified Judgment as Provided for by Remittitur
03/02/2022	Opposition to Motion Filed By: Defendant A Cab LLC [564] Opposition to Plaintiffs' Motion for Entry of Modified Award of Pre-Judgment Attorney's Fees as Provided for by Remittitur
03/03/2022	Opposition to Motion Filed By: Defendant A Cab LLC [565] Opposition to Plaintiffs' Motion for an Award of Attorney's Fees on Appeal
03/04/2022	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [566] Plaintiff's Resonse to Defendants' Motion for Stay on Order Shorteing Time Counter- Motion for Award of Attorney's Fees
03/08/2022	Reply in Support Filed By: Defendant A Cab LLC [567] Reply in Support of Defendants Motion to Stay on Order Shortening Time
03/08/2022	Opposition to Motion Filed By: Defendant A Cab LLC [568] Opposition to Plaintiffs' Motion for an Award of Attorney's Fees on Appeal of Order Denying Receiver, Opposing Mooted Motion for Attorney's Fees, and for Costs on Appeal
03/16/2022	Statement [569] Recorder Invoice
03/16/2022	Recorders Transcript of Hearing [570] Recorders Transcript of Hearing Re: Defendant's Motion to Stay on OST, March 9, 2022
03/29/2022	Petition for Writ of Mandamus Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [571] Petition for Writ of Mandamus
03/29/2022	Appendix Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [572] Appendix to Petitioners' Writ of Mandamus Volume I of VI
03/29/2022	Appendix Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [573] Appendix to Petitioners' Writ of Mandamus Volume II of VI
03/29/2022	Appendix Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [574] Appendix to Petiioners' Writ of Mandamus Volume III of VI

	1
03/29/2022	Appendix Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [575] Appendix to Petitioners' Writ of Mandamus Volume IV of VI
03/29/2022	Appendix Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [576] Appendix to Petitioners' Writ of Mandamus Volume V of VI
03/29/2022	Appendix Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [577] Appendix to Petitioners' Writ of Mandamus Volume VI of VI
04/04/2022	Case Reassigned to Department 9 Judicial Reassignment - From Judge Carli Kierny to Judge Vacant, DC9
04/15/2022	NV Supreme Court Clerks Certificate/Judgment -Remanded [578] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Reversed and Remand; Rehearing Denied
04/21/2022	Order [579] Order Setting Status Check
05/02/2022	Miscellaneous Filing Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [580] Letter
05/03/2022	Order Granting [581] Order Granting Defendant's Motion to Stay
05/03/2022	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [582] Notice of Entry of Order
05/17/2022	Miscellaneous Filing Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [583] Letter
05/17/2022	Order Granting [584] ORDER GRANTING DEFENDANTS' MOTION FOR COSTS
05/17/2022	Notice of Entry of Order Filed By: Defendant A Cab LLC [585] Notice of Entry of Order Granting Defendants' Motion for Costs
05/19/2022	Order Granting Motion Filed By: Defendant A Cab LLC; Defendant A Cab Taxi Service LLC; Plaintiff Nady, Creighton J [586] Order Granting Defendants' Motion for Release of Cost Bonds
05/20/2022	Notice of Entry of Order Filed By: Defendant A Cab LLC; Defendant A Cab Taxi Service LLC; Plaintiff Nady, Creighton J [587] Notice of Entry of Order Granting Defendants' Motion for Release of Cost Bonds

05/25/2022	Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [588] Plaintiffs Motion for Turnover of Property Pursuant to NRS 21.320 or Alternative Relief
05/25/2022	Clerk's Notice of Hearing Party: Plaintiff Murray, Michael [589] Notice of Hearing
05/31/2022	Motion to Stay Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [590] Plaintiffs Motion to Stay, Offset, or Apportion Award of Costs and/or Reconsider Award of Costs
06/01/2022	Clerk's Notice of Hearing [591] Notice of Hearing
06/03/2022	Order [592] Order Granting Defendants' Motion for Costs
06/03/2022	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [593] Notice of Entry of Order
06/03/2022	Court Recorders Invoice for Transcript [594]
06/08/2022	Opposition to Motion Filed By: Defendant A Cab LLC [595] Opposition to Plaintiffs Motion for Turnover of Property Pursuant to NRS 21.320 or Alternative Relief and Countermotion for Attorneys Fees
06/14/2022	Opposition to Motion Filed By: Defendant A Cab LLC [596] Opposition to Plaintiffs Motion to Stay, Offset, or Apportion Award of Costs and/or Reconsider Award of Costs and Countermotion for Attorneys Fees
06/14/2022	Notice of Appeal Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [597] NOTICE OF APPEAL
06/14/2022	Case Appeal Statement Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [598] CASE APPEAL STATEMENT
06/16/2022	Motion to Reconsider Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [599] Plaintiffs' Motion to Reconsider Award of Costs
06/17/2022	Clerk's Notice of Hearing [600] Notice of Hearing
06/21/2022	Recorders Transcript of Hearing Party: Plaintiff Murray, Michael

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-12-669926-C

	CASE NO. A-12-009920-C
	[601] Recorder's Transcript of Hearing: All Pending Motions, Wednesday, February 16, 2022
06/22/2022	Reply Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [602] PLAINTIFFS REPLY TO DEFENDANTS OPPOSITION TO PLAINTIFFS MOTION FOR TURNOVER OF PROPERTY PURSUANT TO NRS 21.320 OR ALTERNATIVE RELIEF
06/24/2022	Ex Parte Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [603] Plaintiffs Ex Parte Motion For Release Of Appeal Bond
06/28/2022	Motion for Sanctions Filed By: Defendant A Cab LLC [604] Defendants Motion for Sanctions under NRCP 11
06/28/2022	Clerk's Notice of Hearing [605] Notice of Hearing
06/28/2022	Audiovisual Transmission Equipment Appearance Request [606] Audiovisual Transmission Equipment Appearance Request
06/28/2022	Audiovisual Transmission Equipment Appearance Request Party: Defendant A Cab LLC [607] Notice of Intent to Appear by Simultaneous Audiovisual Transmission Equipment
06/29/2022	Motion for Sanctions Filed By: Defendant A Cab LLC [608] Defendants' Motion for Sanctions Under NRCP 11
06/29/2022	Clerk's Notice of Hearing [609] Notice of Hearing
06/30/2022	Miscellaneous Filing Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [610] Letter to Hon. Mark Gibbons or Presiding Judicial Officer
06/30/2022	Miscellaneous Filing Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [611] Letter to Judge Gibbons in response to letter from Esther Rodriguez
06/30/2022	Opposition to Motion Filed By: Defendant A Cab LLC [612] Opposition to Plaintiffs Motion to Reconsider Award of Costs and Countermotion to Strike Duplicative Order
07/01/2022	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [613] Plaintiffs Reply to Defendants Opposition to Plaintiffs Motion to Stay, Offset, or Apportion Award of Costs and/or Reconsider Award of Costs
07/08/2022	Order [614] Order Denying Plaintiffs' Motion for Turnover of Property Pursuant to NRS 21.230 or Alternative Relief Without Prejudice Michael Murray and Michael Reno v. A Cab Taxi Service

	CASE NO. A-12-007720-C
07/08/2022	Order [615] Order Denying Motion Without Prejudice and With Leave to Renew
07/08/2022	Notice of Entry of Order Filed By: Defendant A Cab LLC [616] Notice of Entry of Order Denying Plaintiffs Motion for Turnover of Property Pursuant to NRS 21.230 or Alternative Relief Without Prejudice
07/11/2022	Administrative Reassignment - Judicial Officer Change Pursuant to Administrative Order 22-10 - Reassigned from Vacant, DC9 to Judge Maria Gall
07/11/2022	Motion for Sanctions Filed By: Defendant A Cab LLC [617] Defendants Motion for Sanctions under NRCP 11 Arising from Plaintiffs Duplicative Motion to Reconsider Award of Costs
07/11/2022	Clerk's Notice of Hearing Party: Defendant A Cab Taxi Service LLC [618] Notice of Hearing
07/12/2022	Notice of Change of Hearing [619] Notice of Change of Hearing
07/12/2022	Stipulation and Order Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [620] Stipulation and Order to Extend Briefing Schedule
07/14/2022	Notice of Hearing [621] Notice of Hearing
07/18/2022	Reply Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [622] Petitioners' Reply to Real Party in Interest a Cab Series Answer to Petition
07/19/2022	Notice Filed By: Defendant A Cab LLC [623] Notice of Service of Answer to Petition for Writ of Mandamus
07/19/2022	Status Report Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [624] Plaintiffs' Status Report for Case Management Conference
07/21/2022	Reply Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [625] Plaintiffs Reply To Defendants Opposition To Plaintiffs Motion To Reconsider Award Of Costs And Response To Defendants Countermotion
07/21/2022	Status Report Filed By: Defendant A Cab LLC [626] Defendants' Status Report
07/22/2022	Audiovisual Transmission Equipment Appearance Request Party: Defendant A Cab LLC [627] Notice of Intent to Appear by Simultaneous Audiovisual Transmission Equipment

07/22/2022	Deposition Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [628] Plaintiffs Opposition to Defendants Motion for Nrcp Rule 11 Sanctions (Filed 6/28/22)
07/22/2022	Deposition to Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [629] Plaintiffs Opposition to Defendants Motion for NRCP Rule 11 Sanctions (filed 6/29/22)
07/22/2022	Opposition to Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [630] Plaintiffs Opposition to Defendants Motion for NRCP Rule 11 Sanctions (Filed 7/11/22)
07/22/2022	Audiovisual Transmission Equipment Appearance Request [631] Notice of Intent to Appear by Simultaneous Audiovisual Transmission Equipent
07/29/2022	Court Recorders Invoice for Transcript [632] Court Recorder's Invoice
08/02/2022	Recorders Transcript of Hearing [633] RECORDER'S TRANSCRIPT OF PROCEEDINGS: PLAINTIFFS' MOTION FOR TURNOVER OF PROPERTY PURSUANT TO NRS 21.320 OR ALTERNATIVE RELIEF. HEARD ON JUNE 29, 2022
08/05/2022	Reply in Support Filed By: Defendant A Cab LLC [634] Reply in Support of Defendants Motion for Sanctions under NRCP 11
08/05/2022	Reply in Support Filed By: Defendant A Cab LLC [635] Reply in Support of Defendants Motion for Sanctions under NRCP 11 Arising from Plaintiffs Duplicative Motion to Reconsider Award of Costs
08/05/2022	Reply in Support Filed By: Defendant A Cab LLC [636] Reply in Support of Defendants Motion for Sanctions under NRCP 11
08/08/2022	Supplement Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [637] Plaintiffs Supplement Re: Supersedes Bond Issue
08/09/2022	Audiovisual Transmission Equipment Appearance Request [638] Notice Of Intent To Appear By Simultaneous Audiovisual Transmission Equipment
08/12/2022	Request for Judicial Notice Filed By: Defendant A Cab LLC; Defendant A Cab Taxi Service LLC; Plaintiff Nady, Creighton J [639] Request For Judicial Notice and Supplement to Opposition to Plaintiffs Motion for Turnover of Property and Defendants' Countermotion for Attorneys Fees
08/12/2022	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [640] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion for Entry of a Modified Judgment as Provided for by Remittitur

08/12/2022	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [641] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion for Entry of Modified Award of Pre-Judgment Attorney's Fees as Provided for by Remittitur
08/12/2022	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [642] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion for an Award of Attorney's Fees on Appeal
08/12/2022	Reply to Opposition Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [643] Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion for an Award of Attorney's Fees on Appeal of Order Denying Receiver, Opposing Mooted Motion for Attorney's Fees, and for Costs on Appeal
08/12/2022	Request for Judicial Notice Filed By: Defendant A Cab LLC [644] Request for Judicial Notice and Supplement to Defendants Motion for Sanctions under NRCP 11
08/12/2022	To Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [645]Plaintiffs Motion to Lift Stay and Have Pending Motions Decided
08/13/2022	Clerk's Notice of Hearing Party: Plaintiff Murray, Michael [646] Notice of Hearing
08/22/2022	Court Recorders Invoice for Transcript [647]
08/26/2022	Response Filed by: Defendant A Cab LLC [648] Response to Plaintiffs Motion to Lift Stay and Have Pending Motions Decided
08/29/2022	Supplement Filed by: Defendant A Cab LLC [649] Supplement to Defendants Response to Plaintiffs Motion to Lift Stay and Have Pending Motions Decided
08/29/2022	Recorders Transcript of Hearing [650] RECORDER'S TRANSCRIPT OF HEARING: CASE MANAGEMENT CONFERENCE. HEARD ON JULY 25, 2022
09/09/2022	Supplement Filed by: Defendant A Cab LLC [651] Second Supplement to Defendants Response to Plaintiffs Motion to Lift Stay and Have Pending Motions Decided
09/13/2022	Reply Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [652] reply to defendants opposition to plaintiff motion to lift the stay

09/19/2022	Order [653] Order Granting Motion to Lift Stay and Regarding Additional Briefing and Motion Practice
09/26/2022	Request for Judicial Notice Filed By: Defendant A Cab LLC [654] Request for Judicial Notice
09/26/2022	Response Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [655] Plaintiffs' Response to Defendant's "Request for Judicial Notice"
09/30/2022	Brief Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [656] PLAINTIFFS OMNIBUS BRIEF PURSUANT TO THE COURTS ORDER OF SEPTEMBER 19, 2022
09/30/2022	Brief Filed By: Defendant A Cab LLC [657] Defendants Omnibus Brief Pursuant to Court Order
09/30/2022	Exhibits Filed By: Defendant A Cab LLC [658] Defendants Omnibus Brief Pursuant to Court Order (Exhibits 6-14)
10/24/2022	Motion for Costs Filed By: Defendant A Cab LLC [659] Defendants' Motion for Costs
10/27/2022	Clerk's Notice of Hearing [660] Clerk's Notice of Hearing
11/01/2022	Notice Filed By: Defendant A Cab LLC [661] Notice of Non-Opposition to Defendants Motion for Costs
11/04/2022	Deposition to Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [662] PLAINTIFFS OPPOSITION TO DEFENDANTS MOTION FOR COSTS (filed 10/24/22)
11/07/2022	Reply in Support Filed By: Defendant A Cab LLC [663] Reply in Support of Defendants Motion for Costs
11/11/2022	Croter Granting Motion [664] Order Granting Plaintiff's Motion for Entry of Modified Judgment
11/11/2022	Corder Granting Motion Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [665] Order Granting Plaintiffs' Motion for Entry of Modified Award of Prejudgment Attorneys' Fees
11/14/2022	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael

	[666] NOTICE OF ENTRY OF ORDER
11/14/2022	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [667] NOTICE OF ENTRY OF ORDER
11/16/2022	NV Supreme Court Clerks Certificate/Judgment - Dismissed [668] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed
11/17/2022	Order Granting Motion [669] Order Granting Motion for Award of Attorney's Fees on Appeal
11/17/2022	Order [670] Order Continuing Decision on Motion for Award of Attorney's Fees Concerning the Receiver Motion
11/17/2022	Order [671] Order Amending the Class
11/17/2022	Order Filed By: Attorney Greenberg, Leon; Plaintiff Murray, Michael; Plaintiff Reno, Michael [672] Order Modifying Final Judgment Entered on August 21 2018
11/17/2022	Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [673] Order Modifying Order Awarding Attorneys' Fees
11/17/2022	Crder Denying Motion [674] Order Denying Motion to Reconsider Award of Costs and Striking June 3 2022 Order
11/17/2022	Conder Denying Motion [675] Order Denying Defendants' Motions for Sanctions
11/17/2022	Order Granting Motion [676] Order Granting Motion to Stay, Offset, or Apportion Award of Costs
11/17/2022	Order Denying Motion [677] Order Denying Defendants' Motion for Costs (as filed on October 24, 2022)
11/17/2022	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [678] Notice of Entry of Order
11/17/2022	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [679] Notice of Entry of Order
11/17/2022	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [680] Notice of Entry of Order
11/17/2022	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael

	[681] Notice of Entry of Order
11/17/2022	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [682] Notice of Entry of Order
11/17/2022	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [683] Notice of Entry of Order
11/17/2022	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [684] Notice of Entry of Order
11/18/2022	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [685] Notice of Entry of Order
11/18/2022	Order Shortening Time [686] Motion Distribute Funds Held By Class Counsel On Order Shortening Time
11/21/2022	Notice of Entry of Order Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [687] NOTICE OF ENTRY OF ORDER
11/22/2022	Stipulation and Order [688] Stipulation and Order To Continue Hearings On Plaintiff's Motion for Appointment of a Receiver to Aid Judgment Enforcement or Alternative Relief and Motion to Distribute Funds Held by Class Counsel on Order Shortening Time
11/23/2022	Notice of Entry of Order Filed By: Defendant A Cab LLC [689] Notice of Entry of Stipulation and Order to Continue Hearings on Plaintiffs Motion for Appointment of a Receiver to Aid Judgment Enforcement or Alternative Relief and Motion to Distribute Funds Held by Class Counsel on Order Shortening Time
11/23/2022	Notice of Entry of Order Filed By: Defendant A Cab LLC [690] Notice of Entry of Order Denying Plaintiffs Motion to Reconsider Award of Costs and Striking June 3, 2022 Order
12/01/2022	Notice [691] Notice Regarding Correspondence to the Court
12/05/2022	Opposition to Motion Filed By: Defendant A Cab LLC [692] Opposition to Motion to Distribute Funds Held by Class Counsel On Order Shortening Time
12/05/2022	Stipulation and Order Filed by: Defendant A Cab LLC; Defendant A Cab Taxi Service LLC [693] Stipulation and Order Regarding Briefing on Plaintiffs' Motion to Distribute Funds Held by Class Counsel on Order Shortening Time
12/05/2022	

	Notice of Entry of Order Filed By: Defendant A Cab LLC [694] Notice of Entry of Stipulation and Order Regarding Briefing on Plaintiffs Motion to Distribute Funds Held by Class Counsel on Order Shortening Time
12/09/2022	Supplement Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [695] Plaintiff's Second Supplement to Plaintiff's Motion for Appointment of A Reciever
12/09/2022	Notice Filed By: Plaintiff Murray, Michael; Plaintiff Reno, Michael [696] NOTICE OF CHANGE OF ADDRESS
12/12/2022	Notice of Bankruptcy [697] Notice of Bankruptcy of Defendant, A Cab, Series L.L.C., f/k/a A Cab, LLC
12/13/2022	Supplement Filed by: Plaintiff Murray, Michael; Plaintiff Reno, Michael [698] PLAINTIFFS SUPPLEMENT IN SUPPORT OF MOTION TO DISTRIBUTE FUNDS HELD BY CLASS COUNSEL ON AN ORDER SHORTENING TIME
12/14/2022	Notice of Appeal Filed By: Defendant A Cab LLC [699] Notice of Appeal
12/14/2022	Case Appeal Statement Filed By: Defendant A Cab LLC [700] Appellants' Case Appeal Statement
12/14/2022	Notice of Removal [701] Notice of Removal
05/07/2018	DISPOSITIONS Clerk's Certificate (Judicial Officer: Cory, Kenneth) Debtors: Michael Murray (Plaintiff), Michael Reno (Plaintiff) Creditors: A Cab LLC (Defendant), A Cab Taxi Service LLC (Defendant), Creighton J Nady (Plaintiff) Judgment: 05/07/2018, Docketed: 05/14/2018 Comment: Supreme Court No. 72691 " Appeal Reversed"
02/04/2019	Judgment (Judicial Officer: Cory, Kenneth) Debtors: A Cab LLC (Defendant), A Cab Taxi Service LLC (Defendant), Creighton J Nady (Plaintiff) Creditors: Resolution Economics LLC (Special Master) Judgment: 02/04/2019, Docketed: 02/04/2019 Total Judgment: 94,780.56
08/09/2019	Clerk's Certificate (Judicial Officer: Bare, Rob) Debtors: Creighton J Nady (Plaintiff) Creditors: Michael Murray (Plaintiff), Michael Reno (Plaintiff) Judgment: 08/09/2019, Docketed: 08/09/2019 Comment: Supreme Court No. 77050 " Appeal Dismissed"
12/15/2020	Clerk's Certificate (Judicial Officer: Bare, Rob) Debtors: Michael Murray (Plaintiff), Michael Reno (Plaintiff) Creditors: A Cab Taxi Service LLC (Defendant), Creighton J Nady (Plaintiff) Judgment: 12/15/2020, Docketed: 12/16/2020

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-12-669926-C

	CASE 110. A-12-009920-C
	Comment: Supreme Court No. 81641 Appeal Dismissed
02/04/2022	Clerk's Certificate (Judicial Officer: Kierny, Carli) Debtors: A Cab LLC (Defendant), A Cab Taxi Service LLC (Defendant) Creditors: Michael Murray (Plaintiff), Michael Reno (Plaintiff) Judgment: 02/04/2022, Docketed: 02/04/2022 Comment: Supreme Court No. 77050 Appeal Affirmed in Part Debtors: Michael Murray (Plaintiff), Michael Reno (Plaintiff) Creditors: A Cab LLC (Defendant), A Cab Taxi Service LLC (Defendant) Judgment: 02/04/2022, Docketed: 02/04/2022 Comment: Supreme Court No. 77050 Appeal Reversed in Part
04/15/2022	Clerk's Certificate (Judicial Officer: Vacant, DC 9) Debtors: Michael Murray (Plaintiff), Michael Reno (Plaintiff) Creditors: A Cab LLC (Defendant), A Cab Taxi Service LLC (Defendant), Creighton J Nady (Plaintiff) Judgment: 04/15/2022, Docketed: 04/18/2022 Comment: Supreme Court No. 82539; Rehearing Denied
05/17/2022	Order (Judicial Officer: Vacant, DC 9) Debtors: Michael Murray (Plaintiff), Michael Reno (Plaintiff) Creditors: A Cab LLC (Defendant), A Cab Taxi Service LLC (Defendant) Judgment: 05/17/2022, Docketed: 05/18/2022 Total Judgment: 7,052.87
11/17/2022	Amended Order (Judicial Officer: Cory, Kenneth) Debtors: A Cab LLC (Defendant), A Cab Taxi Service LLC (Defendant) Creditors: Michael Murray (Plaintiff), Michael Reno (Plaintiff) Judgment: 11/17/2022, Docketed: 08/22/2018 Total Judgment: 1,033,027.81 Comment: 11/17/22 Judgment Modified - (Judgment includes Murray, Reno and ALL Class Members)
11/17/2022	Amended Order (Judicial Officer: Cory, Kenneth) Debtors: A Cab LLC (Defendant), A Cab Taxi Service LLC (Defendant), Creighton J Nady (Plaintiff) Creditors: Michael Murray (Plaintiff), Michael Reno (Plaintiff) Judgment: 11/17/2022, Docketed: 02/07/2019 Total Judgment: 587,799.07 Comment: 11/17/22 Order Modified (Atty Fees Reduced (\$26,800) from \$568,071.00
11/17/2022	Order (Judicial Officer: Gall, Maria) Debtors: A Cab LLC (Defendant), A Cab Taxi Service LLC (Defendant), Creighton J Nady (Plaintiff) Creditors: Michael Murray (Plaintiff), Michael Reno (Plaintiff) Judgment: 11/17/2022, Docketed: 11/18/2022 Total Judgment: 63,760.00
01/17/2013	 HEARINGS Motion to Dismiss (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion to Dismiss Complaint Denied; Journal Entry Details: Statements by the Court as to reasoning by Judge Jones and amendment to the Constitution. Ms. Rodriguez argued as to NRS 608.250. Mr. Greenberg referred to the first sentence in the Constitution and argued the term of employee. Statements by the Court. Mr. Greenberg argued the Court is bound by the Constitution. Ms. Rodriquez argued Judge Jones did take notice the amendment made no reference to NRS 608.250. Further arguments by counsel. COURT STATED FINDINGS and ORDERED, Motion DENIED. Mr. Greenberg to prepare the Order.;
04/01/2013	

	CASE NO. A-12-009920-C
	Motion For Reconsideration (3:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion for Reconsideration Denied;
	Journal Entry Details: Defendant's Motion for Reconsideration COURT ORDERED, Defendant's Motion for Reconsideration is DENIED. Mr. Greenberg to prepare the Order. CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq., and Esther Rodriguez, Esq. via e-mail. /mlt;
04/29/2013	Motion to Strike (3:00 AM) (Judicial Officer: Cory, Kenneth) <i>Defendant's Motion to Strike Amended Complaint</i> Denied;
	Journal Entry Details: Defendant's Motion to Strike Amended Complaint COURT ORDERED, Defendant's Motion to Strike Amended Complaint DENIED. The Court is persuaded by the Ninth Circuit FRCP 15(a) jurisprudence that filing a motion to dismiss does not constitute filing a responsive pleading. See, e.g. Miles v. Department of Army, 881 F.2d 777, 781. Mr. Greenberg to prepare the Order. COURT FURTHER ORDERED, Plaintiff's Counter-Motion for Default Judgment or Sanctions DENIED. Ms. Rodriguez to prepare the Order. CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriquez, Esq. via e- mail. /mlt;
07/17/2014	 Pretrial/Calendar Call (9:00 AM) (Judicial Officer: Cory, Kenneth) Matter Heard; Journal Entry Details: Ms. Rodriguez advised the matter has been stayed pending a Supreme Court decision which
	came down last week. Request the stay remain in place until July 28, 2014. Ms. Lawson, JEA advised counsel will need to file 3.25 and go to discovery. Further advised the stay will remain until 7/28/14.;
08/04/2014	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Cory, Kenneth) Vacated
08/05/2014	CANCELED Status Check: Status of Case (9:00 AM) (Judicial Officer: Cory, Kenneth) Vacated
08/05/2014	CANCELED Status Check (9:00 AM) (Judicial Officer: Cory, Kenneth) Vacated - On in Error
10/14/2014	Status Check (9:00 AM) (Judicial Officer: Cory, Kenneth) Matter Heard;
	Journal Entry Details: Ms. Rodriguez advised the Court that there was a Stay, pending the rendition of a decision regarding minimum wage from the Nevada Supreme Court (NSC); which has been returned. Ms. Rodriguez further advised that the parties are in currently discussing settlement discussions; and are ready for the Stay to be lifted so each side may proceed accordingly. COURT SO ORDERED, and DIRECTED counsel to submit the necessary documents to the Discovery Commissioner, who will provide a trial-ready date. ;
03/18/2015	 Motion to Compel (9:00 AM) (Judicial Officer: Bulla, Bonnie) 03/18/2015, 05/20/2015, 07/22/2015, 09/23/2015, 11/18/2015 Pltfs' Motion to Compel the Production of Documents
	MINUTES Matter Continued; Notice of Pltfs' Motion to Compel the Production of Documents see fax dated 3/18/15
	Matter Continued; Notice of Pltfs' Motion to Compel the Production of Documents Matter Continued; Notice of Pltfs' Motion to Compel the Production of Documents Matter Continued; Granted: Pltfs' Motion to Compel the Production of Documents
	Granted; Pltfs' Motion to Compel the Production of Documents

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-12-669926-C

Matter Continued; Notice of Pltfs' Motion to Compel the Production of Documents see fax dated 3/18/15

Matter Continued; Notice of Pltfs' Motion to Compel the Production of Documents Matter Continued; Notice of Pltfs' Motion to Compel the Production of Documents Matter Continued;

Granted; Pltfs' Motion to Compel the Production of Documents Journal Entry Details:

As parties failed to appear, COMMISSIONER RECOMMENDED, motion is CONTINUED. 10/14/15 9:30 A.M. Notice of Pltfs' Motion to Compel the Production of Documents CLERK'S NOTE: A copy of this minute order was placed in the attorney folder(s) of: Leon Greenberg Esther Rodriguez;

Matter Continued; Notice of Pltfs' Motion to Compel the Production of Documents see fax dated 3/18/15

Matter Continued; Notice of Pltfs' Motion to Compel the Production of Documents Matter Continued; Notice of Pltfs' Motion to Compel the Production of Documents Matter Continued;

Granted; Pltfs' Motion to Compel the Production of Documents Journal Entry Details:

Motion on Class Certification set before the Judge on August 11, 2015. Arguments by Ms. Sniegocki. Commissioner advised counsel send an Interrogatory asking who held former positions, and Commissioner will make them answer it. Colloquy. Ms. Rodriguez made offers, but discovery was over broad. Commissioner's order should not be taken to such an extent it prohibits relevant discovery that should be completed. Commissioner stated Pltfs need cab driver pay stubs and trip sheets. COMMISSIONER RECOMMENDED, revenue from Medallion is NOT COMPELLED. Colloquy re: Pltf took a deposition of the IT person, and Pltf was supposed to take a 30(b)(6) deposition, but Pltf vacated it (August dates are expected). Ms. Rodriguez stated everything for Michael Reno and Michael Murray (two Pltfs) was produced a long time ago; counsel always offered the trip sheets and driver pay stubs. Ms. Rodriguez stated Commissioner offered a site inspection, Pltfs were not interested in seeing driver pay stubs and trip sheets, and part of Motion requested appointment of a Special Master to look at documents (Pltf requested at Deft's expense). Arguments by counsel. When Ms. Sniegocki receives Mr. Morgan's transcript, she will provide it to Commissioner. Pltfs' counsel requested 60 days to complete Rule 30(b)(6) depositions (23 categories with subparts), provide the transcript, and Ms. Sniegocki requested further briefing. COMMISSIONER RECOMMENDED, motion is CONTINUED; Status Check SET; Deft must respond to Interrogatories re: specific positions as discussed in Open Court. 9/23/15 10:00 A.M. Notice of Pltfs' Motion to Compel the Production of Documents Status Check: Scheduling Order;

Matter Continued; Notice of Pltfs' Motion to Compel the Production of Documents see fax dated 3/18/15

Matter Continued; Notice of Pltfs' Motion to Compel the Production of Documents Matter Continued; Notice of Pltfs' Motion to Compel the Production of Documents Matter Continued;

Granted; Pltfs' Motion to Compel the Production of Documents Journal Entry Details:

Jay Nady, Owner, present. The Inspection that Commissioner Bulla envisioned did not happen. Commissioner stated the Attorneys must be in control of the situation and remain professional; if inappropriate conduct occurs, disregard it, and bring issue to Commissioner Bulla's attention. Argument by Ms. Rodriguez; her expert was put in an uncomfortable situation. Colloquy re: notice of inspection; Ms. Rodriguez stated Mr. Morgan's answers were miscommunicated by Mr. Greenberg. Commissioner advised Ms. Rodriguez she should have diffused the situation and spoken with counsel re: how to move forward. Commissioner did not order a videotaped Inspection. COMMISSIONER RECOMMENDED, no fees or costs. Commissioner typically does not allow discussions directly with the client at an Inspection; counsel must ensure the perception is appropriate. COMMISSIONER RECOMMENDED, no videotaped Inspection and clients will not be present, but attorneys and experts will be present. COMMISSIONER RECOMMENDED, take the 30(b)(6) deposition first if possible (outline categories specifically); then speak about an Inspection with parameters. Mr. Greenberg filed a Motion for Class Certification with Judge Cory (set 6/22/15). Colloquy re: if Mr. Nady should be present at upcoming depositions. If Commissioner receives a call re: interference with the process, Commissioner will ask the party to leave the room. Ms. Rodriguez stated there won t be any problems. Arguments by counsel. Location of payroll documents should be a 30(b)(6) topic. Commissioner will move the continuance date upon counsels request. Counsel did not get to QuickBooks during Inspection. COMMISSIONER RECOMMENDED, all

information must be provided; motion is CONTINUED. Mr. Nagy stated QuickBooks is the payroll tool. Commissioner is available by conference call if necessary. Send Commissioner the entire copy of transcript as discussed in Open Court. Mr. Greenberg requested briefing. If a courtesy copy is provided to Commissioner, provide a copy to Defense counsel so there is no ex-parte. Provide courtesy copy to Commissioner by July 21, 2015 at 12:00 noon. 7/22/15 9:00 a.m. Notice of Pltfs' Motion to Compel the Production of Documents ; Matter Continued; Notice of Pltfs' Motion to Compel the Production of Documents see fax dated 3/18/15

Matter Continued; Notice of Pltfs' Motion to Compel the Production of Documents Matter Continued; Notice of Pltfs' Motion to Compel the Production of Documents Matter Continued;

Granted; Pltfs' Motion to Compel the Production of Documents Journal Entry Details:

Jay Nady present. Commissioner inquired what documents were turned over in the Federal lawsuit. Ms. Rodriguez stated counsel came on site to review trip sheets and payroll records, and pay stubs and time records were provided for Pltfs Murray and Reno. Ms. Rodriguez is willing to work with Pltf to provide information, but counsel needs guidance with timeframes, and Deft's system is not as sophisticated as other cab companies. Ms. Sniegoski addressed computer process for drivers (check in time, meter upload, meter checkout procedure, and validated cash drop). Statement by Mr. Nady regarding how the system is used, and Mr. Nady can provide an Affidavit of attempts to fix the clock. Mr. Nady will give the same data the DOL had. Commissioner advised counsel the records can be produced in a hard copy format, but it doesn't have to be a searchable format for Pltf. Upon Commissioner's inquiry, Mr. Nagy will check what it takes to write a program to pull out information. Ms. Rodriguez stated redacting documents is too voluminous, but Pltf's counsel is welcome to look at data. Argument by Ms. Sniegocki. COMMISSIONER RECOMMENDED, motion is CONTINUED to determine 1) whether there is a computer program that can be written to pull up electronic information for wages, commissions, and payment that qualify as part of the claim; 2) Commissioner advised Ms. Sniegocki to review documents at Deft's premises. COMMISSIONER RECOMMENDED, the timeframe for writing a code is October 2008 through January 1, 2015. Statement by Mr. Nagy re: voluminous documents provided to DOL, but all trip sheets were not returned from the DOL. COMMISSIONER RECOMMENDED, Pltf to prepare and send a Rule 34 inspection notice, and set forth exactly what will be looked at, and who will do it; inspection notice reduced to five business days. Commissioner is available by conference call if necessary. COMMISSIONER RECOMMENDED, names and addresses are OFF LIMITS for now. 4/8/15 9:30 a.m. Notice of Pltfs' Motion to Compel the Production of Documents ;

SCHEDULED HEARINGS

All Pending Motions (11/18/2015 at 9:00 AM) (Judicial Officer: Bulla, Bonnie)

06/22/2015

Motion to Certify Class (3:00 AM) (Judicial Officer: Cory, Kenneth) 06/22/2015, 07/15/2015, 08/11/2015, 09/22/2015, 11/03/2015, 11/09/2015

Plaintiff's Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53

Continued; Continued; Continued; Continued; Continued; Granted in Part; Continued: Continued: Continued: Continued; Continued: Granted in Part; Continued; Continued; Continued; Continued; Continued; Granted in Part;

Continued; Continued; Continued; Continued; Granted in Part; Journal Entry Details:

Mr. Greenberg gave summary of previous hearing. Mr. Greenberg argued defendants have only focused on one issue which as to individuals not being appropriate named plaintiffs. Ms. Rodriguez argued the two year statute of limitations has run. The names attached to plaintiffs motion are inappropriate as they have not been produced. Statements by the Court. Ms. Rodriguez argued NRCP 23 has not been met by plaintiff. Mr. Greenberg argued it would be in the defendants best interest to certify. There was a judgment entered in Federal Court that wages were owed. Under Federal Law this creates the common issue, were they owed the extra dollar an hour if they had health insurance, and the other is Federal Law allowed a tip credit and they were allowed to continue their tips. The States standing is they could not take the tip and they have been for about 15 months. Mr. Greenberg further argued they have a common issue. Out of 400 people this is a constitutional directive and there is strict public policy. All requirements for certification have been met. Ms. Rodriguez argued there is no prima facia as to these two plaintiffs. Nothing has been proven regarding the tips. Ms. Rodriguez argued Mr. Greenberg is leaving out the fact these two plaintiffs have to give rise to judicial controversy. Ms. Rodriguez further argued the matter regarding the statute of limitations needs to be heard. Ms. Rodriguez stated the decision in Federal Court Mr. Greenberg is referring to was a settlement agreement not a judgment and it is improper for Mr. Greenberg to refer to it as a judgment. There is no showing these two plaintiffs have been under paid. Ms. Rodriguez further argued this has been filed as a minimum wage claim and drivers were shorted by a \$1.00 an hour; this is a claim for unpaid hours and needs to go before the Labor Commissioner as there are allegations of fraud. Ms. Rodriguez argued Walmart vs. Duke and Moore vs. PaineWebber. Statements by the Court as to commonality. Mr. Greenberg referenced Walmart vs. Duke and argued the common exam will resolve the liability issue. Mr. Greenberg argued common course of conduct. Statements by the Court. Mr. Greenberg argued the defendants have had an opportunity to bring before the Court why these two individuals are not qualified representatives and what they have brought is unsubstantiated. Defendants did not raise these objections in their responses. Mr. Greenberg requested the Court certify the class conditionally and appoint all four representatives and if later it is found they need to be removed the Court can remove them. Statements by the Court regarding requirements to certify as a class action. Mr. Greenberg argued as to the statute of limitations and there is no injury if it is found some of the class are not eligible for the claims. Mr. Rodriguez argued they would like to know who they are purposing as representative; they have never named anyone except Murray and Reno. Further arguments. Court inquired as to the costs for a Special Master. Mr. Greenberg advised he did not know. Colloguy. COURT ORDERED, Supplemental Opposition due 9/11/15 and Reply due 9/18/22; Matter CONTINUED. CONTINUED TO: 9/22/15 9:00 AM; Continued: Continued: Continued; Continued; Continued: Granted in Part; Journal Entry Details: null: Continued; Continued; Continued; Continued; Continued; Granted in Part; Journal Entry Details: COURT ORDERED, Plaintiff's Notice of Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53 CONTINUED to this Court's oral calendar. CONTINUED TO: 7/15/15 9:00 AM CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt;

Motion for Leave (3:00 AM) (Judicial Officer: Cory, Kenneth)

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-12-669926-C

	Plaintiff's Motion for Leave to File a Second Amended and Supplemental Complaint Granted; Journal Entry Details: COURT ORDERED, Plaintiff's Motion for Leave to File a Second Amended and Supplemental Complaint GRANTED. Mr. Greenberg to prepare the Order. CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e- mail. /mlt;
09/22/2015	Motion to Dismiss (10:30 AM) (Judicial Officer: Cory, Kenneth) 09/22/2015, 11/03/2015, 11/09/2015
	Defendant's Motion to Dismiss Plaintiffs' Second Claim for Relief Continued; Continued; Denied; Continued; Denied; Continued; Continued; Denied; Continued; Denied; Continued; Denied; Continued; Denied;
09/22/2015	All Pending Motions (10:30 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motionto Dismiss Plaintiffs' Second Claim for ReliefPlaintiff's Motion to Certify This Case As A Class Action Pursuant To NRCP Rule 23 and Appoint A Special Master Pursuant To NRCP Rule 53 Matter Heard; Journal Entry Details: ALL PENDING - DEFENDANT'S MOTIONTO DISMISS PLAINTIFFS' SECOND CLAIM FOR RELIEFPLAINTIFF'S MOTION TO CERTIFY THIS CASE AS A CLASS ACTION PURSUANT TO NRCP RULE 23 AND APPOINT A SPECIAL MASTER PURSUANT TO NRCP RULE 53 Court STATED it is inclined to hold off until a decision from the Supreme Court. Colloquy. COURT ORDERED, Motions CONTINUED. CONTINUED TO: 11/3/15 9:00 AM ;
11/03/2015	Motion (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion for Declaratory Order Regarding Statute of Limitations Matter Heard;
11/03/2015	Motion to Dismiss (9:00 AM) (Judicial Officer: Cory, Kenneth) 11/03/2015, 11/09/2015 Defendant's Motion to Dismiss Plaintiffs' First Claim for Relief Continued; Denied; Continued; Denied;
11/03/2015	Motion to Dismiss (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion to Dismiss and for Summary Judgment Against Plaintiff Michael Reno Denied Without Prejudice;
11/03/2015	Motion to Dismiss (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion to Dismiss and for Summary Judgment Against Plaintiff Michael Murray Denied Without Prejudice;
11/03/2015	All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth) Matter Heard; Journal Entry Details:
	DEFENDANT'S MOTION TO DISMISS AND FOR SUMMARY JUDGMENT AGAINST PLAINTIFF MICHAEL RENO DEFENDANT'S MOTION TO DISMISS AND FOR SUMMARY JUDGMENT AGAINST PLAINTIFF MICHAEL MURRAY DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' FIRST CLAIM FOR RELIEF DEFENDANT'S

MOTION TO DISMISS PLAINTIFFS' SECOND CLAIM FOR RELIEF ... PLAINTIFF'S MOTION TO CERTIFY THIS CASE AS A CLASS ACTION PURSUANT TO NRCP RULE 23 AND APPOINT A SPECIAL MASTER PURSUANT TO NRCP RULE 53... DEFENDANT'S MOTION FOR DECLARATORY ORDER REGARDING STATUTE OF LIMITATIONS Paralegal Susan Dillow present with Attorney Rodriguez. Court noted defendant was requesting a Continuance for Creighton Nady to be present. As he was in Russia and due to the Court's concerns, matter to proceed today. AS TO MOTION REGARDING STATUTE OF LIMITATIONS: Extensive arguments by counsel. Court stated its findings, and ORDERED, that it is governed by a 4-year statute of limitations. Further clarification of the Court's Order. AS TO MOTION TO DISMISS PLAINTIFFS' FIRST CLAIM FOR RELIEF: Extensive arguments by counsel. Court advised it wished to review the matter, and ORDERED, matter CONTINUED to the Chambers Calendar and it will issue a Minute Order. AS TO MOTION TO DISMISS PLAINTIFFS' SECOND CLAIM FOR RELIEF: Extensive arguments by counsel. Court advised it wished to review the matter, and ORDERED, matter CONTINUED to the Chambers Calendar and it will issue a Minute Order. AS TO MOTION TO DISMISS AND FOR SUMMARY JUDGMENT AGAINST RENO AND MURRAY: Extensive arguments by counsel. Ms. Rodriguez argued Discovery was closed. Ms. Rodriguez provided documentation to the Court. Court heard argument as to Summary Judgment Against Murray. Court stated its findings, and ORDERED, both Motions are DENIED WITHOUT PREJUDICE. AS TO MOTION TO CERTIFY THIS CASE AND APPOINT A SPECIAL MASTER: Ms. Rodriguez requested this Motion be Continued as there are issues before the Discovery Commissioner next week regarding extending Discovery. If Granted, she will refile the Motions for Summary Judgment Against Reno and Murray. Court advised it wished to hear this matter today. COURT ORDERED, matter to TRAIL to the afternoon. RECALLED. Extensive arguments by counsel. Mr. Greenberg advised he was before Judge Israel recently who Granted Certification on a similar case. Court inquired what would a Special Master do, how long it would take him to create the records requested, and whether he would become a fact finder. Mr. Greenberg advised he would create records, trip sheets start and end times and practices, and compare hours. There were over 230,000 trip sheets and a Special Master would not be a fact finder as he was doing math. Further arguments by counsel. Court stated its findings, and ORDERED, matter CONTINUED to Monday for a ruling. CONTINUED TO: 11/9 CHAMBERS - DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' FIRST CLAIM FOR RELIEF...DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' SECOND CLAIM FOR RELIEF...PLAINTIFF'S MOTION TO CERTIFY THIS CASE AS A CLASS ACTION PURSUANT TO NRCP RULE 23 AND APPOINT A SPECIAL MASTER PURSUANT TO NRCP RULE 53;

11/09/2015

All Pending Motions (3:00 AM) (Judicial Officer: Cory, Kenneth)

Defendant's Motion to Dismiss Plaintiffs' First Claim for Relief...Defendant's Motion to Dismiss Plaintiffs' Second Claim for Relief...Plaintiff's Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53 Matter Heard;

Journal Entry Details:

ALL PENDING DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' FIRST CLAIM FOR RELIEF: COURT ORDERED, Motion DENIED, DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' SECOND CLAIM FOR RELIEF: COURT ORDERED, Motion DENIED. PLAINTIFF'S MOTION TO CERTIFY THIS CASE AS A CLASS ACTION PURSUANT TO NRCP RULE 23 AND APPOINT A SPECIAL MASTER PURSUANT TO NRCP RULE 53 After oral argument and reviewing the authorities submitted in this matter, the Court finds that the Plaintiffs have adequately met the requirements of class certification and that the motion to certify the class should be granted. However, the Court cannot grant Plaintiffs motion to appoint a special master. The underlying reasons advanced by the Plaintiffs do not provide a sufficient basis for the Court to place the entire financial burden of the requested work on the Defendants. The Court must deny the motion to appoint a special master without prejudice at this time. Accordingly, COURT ORDERS, Plaintiffs Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53 GRANTED IN PART and DENIED IN PART. Plaintiffs are to prepare the order. CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt;

11/18/2015

Status Check (9:00 AM) (Judicial Officer: Bulla, Bonnie) Status Check: Scheduling Order see fax dated 9/10/15 Report & Recommendations to Issue; Status Check: Scheduling Order **EIGHTH JUDICIAL DISTRICT COURT**

CASE SUMMARY CASE NO. A-12-669926-C

11/18/2015

Motion to Extend Discovery (9:00 AM) (Judicial Officer: Bulla, Bonnie) *Plaintiffs' Motion to Extend Discovery Schedule* Granted; Plaintiffs' Motion to Extend Discovery Schedule

11/18/2015

12/10/2015

01/04/2016

All Pending Motions (9:00 AM) (Judicial Officer: Bulla, Bonnie)

MINUTES

Matter Heard;

Journal Entry Details:

Pltfs' Motion to Compel the Production of Documents ... Plaintiffs' Motion to Extend Discovery Schedule ... Status Check: Scheduling Order Colloquy regarding status of case discovery. Discovery Commissioner pointed out from review of events in this matter that counsel does have a responsibility for their client. COMMISSIONER RECOMMENDED, Plaintiffs' Motion to Extend Discovery Deadlines is GRANTED; COMMISSIONER RECOMMENDED, Phase 2 Liability and Damages discovery cutoff is 06/29/16; adding parties, amended pleadings, and initial expert disclosures DUE 04/01/16; rebuttal expert disclosures DUE 04/29/16; dispositive motions TO BE FILED BY 07/29/16; and case will be ready for trial by 09/12/16. FURTHER RECOMMENDED, 01/04/2016 Jury Trial is VACATED. Discovery Commissioner notes based on the deposition testimony, the cab manager program/documentation is not difficult to obtain; and, therefore is expected to be turned over to the Plaintiff in their electronic 'searchable' form. As far as employment records, specifically, driver payroll information from QuickBooks is to be turned over as well. Any records and times of taxi cabs or taxi drivers engaged in activities from a particular vehicle back to October 8, 2011 up to present. COMMISSIONER RECOMMENDED, Plaintiffs' Motion to Compel Production is GRANTED within the parameters discussed. FURTHER RECOMMENDED, all production is DUE NO LATER THAN 12/31/15 for all parties. Arguments regarding fees. COMMISSIONER FINDS based on the testimony that there is no special code or that a special program would need to be written to produce the requested information from the cab manager, COMMISSIONER RECOMMENDED, fees and costs from the Morgan deposition are GRANTED; any remaining fees are deferred until a determination can be made by the Discovery Commissioner as to whether the information already produced matches what has been ordered in the electronic formats, in addition to the Defendant's conduct at deposition, the incomplete transcript even though it went over 7 hours. COMMISSIONER RECOMMENDED, \$638.95 Court Reporter fees; attorney fees (2.8 hrs. attendance, 2.5 hrs. preparation, 1.2 hrs. travel time) @ \$400.00/hr., \$2,600.00 is GRANTED. Status check set. Mr. Greenberg to prepare the Report and Recommendations, and to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Mr. Greenberg to appear at status check hearing to report on the Report and Recommendations. 01/08/16 11:00 a.m. Status Check: Compliance - Report and Recommendations 01/13/16 9:00 a.m. Further Proceedings -Discovery Production / Deferred Ruling - Defendant's Rule 37 Sanctions;

SCHEDULED HEARINGS

 CANCELED Jury Trial (01/04/2016 at 10:00 AM) (Judicial Officer: Cory, Kenneth) Vacated - per Commissioner
 CANCELED Pretrial/Calendar Call (12/10/2015 at 9:00 AM) (Judicial Officer: Cory, Kenneth) Vacated - per Commissioner
 CANCELED Status Check: Compliance (01/08/2016 at 11:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated
 Further Proceedings (01/13/2016 at 9:00 AM) (Judicial Officer: Bulla, Bonnie) Further Proceedings: Discovery Production / Deferred Ruling - Deft's Rule 37 Sanctions
 CANCELED Pretrial/Calendar Call (9:00 AM) (Judicial Officer: Cory, Kenneth) Vacated - per Commissioner
 CANCELED Pretrial/Calendar Call (9:00 AM) (Judicial Officer: Cory, Kenneth) Vacated - per Commissioner

01/08/2016 CANCELED Status Check: Compliance (11:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated

$\Lambda 1$	112	/20	16
UΙ	/13	/20	10

Further Proceedings (9:00 AM) (Judicial Officer: Bulla, Bonnie)

Further Proceedings: Discovery Production / Deferred Ruling - Deft's Rule 37 Sanctions Matter Heard; Further Proceedings: Discovery Production / Deferred Ruling - Deft's Rule 37 Sanctions

Journal Entry Details:

	Journal Entry Details: Deft was going to produce additional information, however, Ms. Rodriguez requested Judge Cory modify the Order to limit time. Ms. Rodriguez produced Quickbooks and the Cab Manager production, but Pltf's counsel isn't happy with production. Ms. Rodriguez addressed the prior order. Commissioner may need to speak with the Judge re: class certification on names of Drivers. Arguments by counsel. Colloquy re: identifying the employees by number or letter. Mr. Greenberg stated the opt-out will not be concluded until April or May 2016. Commissioner advised counsel prepare a 2.35 Stipulation or submit something to Commissioner. Ms. Rodriguez stated a number of issues are pending before Judge Cory. COMMISSIONER RECOMMENDED, Commissioner advised counsel talk, try to work out issues, and provide a list of names with documents already turned over. Ms. Rodriguez stated another case is pending. Arguments by counsel. Commissioner suggested a Mandatory Settlement Conference. Ms. Rodriguez agreed. COMMISSIONER RECOMMENDED, Deft's Rule 37 Sanctions is GRANTED IN PART; GRANTED as to allowing Pltf to submit an Affidavit for bringing a Motion and referencing the conduct; further Rule 37 Sanctions are DENIED WITHOUT PREJUDICE; if the conduct continues, Commissioner will deal with it appropriately. Colloquy re: prior award of costs. COMMISSIONER RECOMMENDED, Mr. Greenberg will prepare a supplemental Affidavit with the Brunzel factors by 3/1/16; Further Proceedings set on Discovery Production / Fees and Costs. commissioner stated counsel should go back before the Judge to determine how a class certification notice will be prepared and proceed. Mr. Greenberg stated it will be addressed in the Order submitted on the Minute Order. Before returning to see Commissioner Bulla in March, COMMISSIONER RECOMMENDED, disclose the names of Drivers before 3/16/16. Commissioner has not made a decision on deduction information from payroll as Mr. Greenberg requested Commissioner not make a decision pending further discussion bet
02/19/2016	CANCELED Status Check: Compliance (11:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated
03/16/2016	Motion (9:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiffs' Motion to Impose Sanctions Against Defendants for Violating this Court's Order of February 10, 2016 and Compelling Compliance with That Order on an Order Shortening Time Denied;
03/16/2016	Opposition and Countermotion (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Opposition to Motion to Impose Sanctions on Order Shortening Time and Countermotion for Sanctions Against Plaintiffs Denied;
03/16/2016	All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth) PLAINTIFFS' MOTION TO IMPOSE SANCTIONS AGAINST DEFENDANTS FOR VIOLATING THIS COURT'S ORDER OF FEBRUARY 10, 2016 AND COMPELLING COMPLIANCE WITH THAT ORDER ON AN ORDER SHORTENING TIMEDEFENDANT'S OPPOSITION TO MOTION TO IMPOSE SANCTIONS ON ORDER SHORTENING TIME AND COUNTERMOTION FOR SANCTIONS AGAINST PLAINTIFFS Matter Heard; Journal Entry Details: PLAINTIFFS' MOTION TO IMPOSE SANCTIONS AGAINST DEFENDANTS FOR VIOLATING THIS COURT'S ORDER OF February 10, 2016 AND COMPELLING COMPLIANCE WITH THAT ORDER ON AN ORDER SHORTENING TIMEDEFENDANT'S OPPOSITION TO MOTION TO IMPOSE SANCTIONS ON ORDER SHORTENING TIME AND COUNTERMOTION TO IMPOSE SANCTIONS ON ORDER SHORTENING TIME AND COUNTERMOTION TO IMPOSE SANCTIONS AGAINST PLAINTIFFS Statements by the Court regarding going before the Discovery Commissioner. Mr. Greenberg advised the hearing had been continued. Court STATED it is inclined to deny the Motion for Stay Pending Proceedings

	CASE NO. A-12-669926-C
	set for April 18, 2016. Ms. Rodriguez advised the motion for stay pertains only to the stay; request all the hearings be continued to the same day for argument. Statements by the Court. Mr. Rodriguez argued the Order submitted included a number of items that were not brought up before the Court. Court suggested continuing the 3/28/16 Motion for Reconsideration to an oral calendar. Mr. Greenberg argued the class action was filed in May and was fully briefed in July. The Court has heard over four hours of argument regarding this. Defendants are moving in this fashion to deliberately slow this down The Court has adopted the Discovery Commissioner's Report and Recommendation and defense counsel has advised they were not going to comply with certain parts of the Order. Further arguments by counsel. COURT ORDERED, Motions DENIED. COURT FURTHER ORDERED, the 4/18/16 Motion for Stay Pending Proceedings RESCHEDULED to the 3/28/16 Chamber calendar and the Motion for Reconsideration will STAND on the Chamber calendar. COURT FURTHER ORDERED, Defendant's Motion for Stay Pending Court's Reconsideration of Prior Order set for 4/4/16 GRANTED and once the Court rules on the Motion for RecONSIDERATION RESCHEDULED TO: 3/28/16 CHAMBERS DEFENDANT'S MOTION FOR STAY PENDING PROCEEDINGS;
03/21/2016	Minute Order (9:26 AM) (Judicial Officer: Cory, Kenneth) Minute Order - No Hearing Held;
	Journal Entry Details: At the request of Mrs. Rodriguez, the Court is extending the time for Defendants to file a reply to the motions set in chambers on March 28, 2016. Please file any replies by Friday, March 25, 2016 at 12:00 p.m. The current date of the hearings remains unchanged. CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt;
03/28/2016	Motion For Reconsideration (3:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion for Reconsideration Granted in Part;
03/28/2016	Motion to Stay (3:00 AM) (Judicial Officer: Cory, Kenneth) Defendants' Motion for Stay Pending Proceedings Denied;
03/28/2016	All Pending Motions (3:00 AM) (Judicial Officer: Cory, Kenneth) DEFENDANT'S MOTION FOR RECONSIDERATIONDEFENDANTS' MOTION FOR STAY PENDING PROCEEDINGS Matter Heard; Journal Entry Details: DEFENDANT'S MOTION FOR RECONSIDERATIONDEFENDANTS' MOTION FOR STAY PENDING PROCEEDINGS COURT ORDERED, Defendants Motion for Reconsideration is GRANTED IN PART and DENIED IN PART. The Court agrees with Defendants and ORDERS that claims Nos. 3 and 4 were not certified as class claims. The COURT FURTHER ORDERS that language on p. 5: 11-13 regarding qualifying health insurance be removed. Lastly, the COURT ORDERS that language on p. 5:26 stating that defendants do not dispute be removed. COURT FURTHER ORDERS, the balance of the motion is DENIED. Plaintiff to submit a new order with the above changes. This case is now three and a half years old. Defendants have no reason to believe that the pending matters before the Supreme Court will be resolved in the near term. Accordingly, this matter must proceed forward. The fact that this is a class action that little or no discovery has been done is alarming to say the least. There can be no more delays. COURT ORDERS, Defendants' Motion for Stay Pending Proceedings DENIED. Mr. Greenberg to prepare the Order. CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt CLERK'S NOTE: Minute Order has been corrected to indicate the correct Motion For Reconsideration. /mlt ;
04/04/2016	CANCELED Motion For Stay (3:00 AM) (Judicial Officer: Cory, Kenneth) Vacated Defendants' Motion for Stay Pending Court's Reconsideration of Prior Order
04/05/2016	Minute Order (3:00 PM) (Judicial Officer: Cory, Kenneth) Minute Order - No Hearing Held;

Journal Entry Details: Based upon Discovery Commissioner Bulla s Order on 11/18/15, the Jury Trial for this case will be set on a five-week stack date beginning 1/3/17 at 10 AM in District Court Department I. The Pretrial Conference/Calendar Call will be set for 12/8/16 at 9:00 AM in District Court Department I. A new trial order WILL NOT issue. Please abide by the following Notice pertaining to motions in limine and trial counsel: NOTICE TO ALL COUNSEL IN DISTRICT COURT DEPARTMENT I CASES REGARDING SUPPLEMENTATION TO THE COURT S TRIAL ORDERS IN ALL CASES CURRENTLY PENDING IN DEPARTMENT I. A word about motions in limine: The Court is singularly unimpressed with attorneys who wait until too close to motion deadlines to hold meaningful conferences pursuant to EDCR 2.47(b), prompting the filing of many form motions and/or a standard omnibus motion in limine, with little or no particularized reference to the facts of the matter going to trial. Often the motions merely ask that settled law be enforced at trial. A motion in limine is moving counsel s opportunity to raise prior to trial those few evidentiary issues which the particular facts of the instant case are likely to raise. Also, in those instances where the deadline for dispositive motions has preceded the limine cutoff, the motion in limine is a sure tip-off to the Court that the stock motions in limine which EDCR 2.47 seeks to avoid are being filed. Accordingly, in District Court Department I, failure to evidence meaningful EDCR 2.47(b) conferences will result in all motions in limine being stricken by the court sua sponte. The Court will make the determination not only from the certificate of compliance with EDCR 2.47 but also from the substance of the motions theselves. Additionally, the chief attorney who will be trying the case must be in attendance at the Pretrial Conference and should have access to his/her calendar availability for trial dates during the five-week stack for which the trial is scheduled. The attorney who attends the Pretrial Conferenc
been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt;
 Further Proceedings (10:00 AM) (Judicial Officer: Bulla, Bonnie) Further Proceedings: Discovery Production / Deferred Ruling Matter Heard; Further Proceedings: Discovery Production / Deferred Ruling Journal Entry Details: Colloquy re: the District Court Judge has not made all Decisions, a stay is in place on the February 10th order, and a separate Motion is set to stay all proceedings. Commissioner is not inclined to Recommend further fees and costs today as Motions are pending. Colloquy. Ms. Rodriguez explained her attempts to comply with Commissioner's Recommendation. Arguments by counsel. Print out of production provided from Mr. Greenberg to Commissioner in Open Court. Colloquy re: data disclosed. Discussion re: the Bahena Decision. Commissioner DENIED Mr. Greenberg's request for Defense counsel to correspond with him in writing. Colloquy re: providing information with a Motion pending. Ms. Rodriguez will reformat the data from Quickbooks in a meaningful way. Colloquy es ubmission in camera. COMMISSIONER RECOMMENDED, produce 1) employees (absent names until the Court rules on class certification), 2) wage earned and hours, 3) pay period, and 4) any deductions and for what (including health deductions). Commissioner advised Mr. Greenberg to put in writing to Defense counsel a letter re: what is necessary and an explanation, and courtesy copy Commissioner; Ms. Rodriguez will identify employees by number and develop a key. No Report and Recommendation today. Commissioner expects better communication between counsel. COMMISSIONER RECOMMENDED, Status Check SET in 30 days. 5/20/16 10:00 a.m. Status Check: Status of Case;
 Motion For Reconsideration (3:00 AM) (Judicial Officer: Cory, Kenneth) Defendants' Motion for Reconsideration of Two Orders Entered March 4, 2016, Pertaining to Discovery Commissioner's Reports & Recommendations Denied; Journal Entry Details: COURT ORDERS, Defendants' Motion for Reconsideration of Two Orders Entered March 4, 2016, Pertaining to Discovery Commissioner's Reports & Reports & Recommendations DENIED. Mr. Greenberg to prepare the Order. CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt;
Status Check: Status of Case (10:00 AM) (Judicial Officer: Bulla, Bonnie)

05/20/2016

04/25/2016

04/08/2016

MINUTES

	MINUTES	
	Report & Recommendations to Issue;	
	Journal Entry Details: Discovery Commissioner directed counsel to make future submissions via memorandum or supplemental brief for purposes of keeping information in the record. Counsel acknowledged. Mr. Greenberg stated parties may have reached an agreement regarding resolution of electronic production format and protocols. Colloquy regarding stay being lifted. Colloquy regarding pending class certification and exchange of information. Discovery Commissioner hopes the resolution will be worked out; and, expressed concern and advised parties if there are some additional problems, counsel will need to bring another motion. Parties addressed the prior scheduling order and requested updated deadlines. Colloquy regarding status disclosures from trial setting. Discovery Commissioner Finds parties have worked out how to properly get the information on the computers exchanged; or, at least a good faith effort has been shown; and no further action will be taken this date. Status conference set. COMMISSIONER RECOMMENDED, new discovery cutoff is 10/31/16; adding parties, amended pleadings, and initial expert disclosures DUE 08/01/16; rebuttal expert disclosures DUE 08/31/16; dispositive motions TO BE FILED BY 11/23/16; and trial date STANDS. Mr. Greenberg to prepare the Report and Recommendations for extension of discovery deadlines, and Ms. Rodriguez to approve as to form and content. A proper report must be timely	
	submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Mr. Greenberg to appear at status check hearing to report on the Report and Recommendations. 06/29/16 9:00 a.m. Status Check: Compliance - Report and Recommendations 06/29/16 9:00 a.m. Status Conference: Status of Case - Exchange of Electronic Information;	
	SCHEDULED HEARINGS	
	Status Check: Compliance (07/20/2016 at 10:00 AM) (Judicial Officer: Bulla, Bonnie) Status Check: Compliance - DCRR	
	Status Conference (07/20/2016 at 10:00 AM) (Judicial Officer: Bulla, Bonnie)	
	Status Conference: Status of Case - Exachange of Electronic Information	
07/13/2016	Motion to Compel (9:00 AM) (Judicial Officer: Bulla, Bonnie) 07/13/2016, 09/07/2016	
	Pltfs' Motion to Compel the Production of Documents and Interrogatory Responses Matter Continued; Pltfs' Motion to Compel the Production of Documents and Interrogatory Responses	
	Granted; Matter Continued; Pltfs' Motion to Compel the Production of Documents and Interrogatory Responses	
	Granted; Journal Entry Details:	
	Ms. Sniegocki requested a 30 day continuance to try and resolve the issue (Opposition was recently filed). The Opposition came through July 12th per Mr. Wall; counsel associated in for Appellate purposes, and Ms. Rodriguez is out of the country. COMMISSIONER RECOMMENDED, Motion is CONTINUED; provide a courtesy copy of Opposition to Commissioner. Colloquy re: the Stay. Mr. Wall stated both counsel understand the Stay is no longer in place. 8/10/16 9:00 a.m. Pltfs' Motion to Compel the Production of Documents and Interrogatory Responses;	
07/20/2016	Status Check: Compliance (10:00 AM) (Judicial Officer: Bulla, Bonnie) Status Check: Compliance - DCRR Matter Heard;	
07/20/2016	Status Conference (10:00 AM) (Judicial Officer: Bulla, Bonnie) Status Conference: Status of Case - Exachange of Electronic Information	
	Matter Heard;	
07/20/2016	All Pending Motions (10:00 AM) (Judicial Officer: Bulla, Bonnie) Matter Heard; Journal Entry Details:	
	Status Check: Compliance - DCRR Status Conference: Status of Case - Exchange of Electronic Information Mr. Nady present. Mr. Greenberg addressed production, and outstanding production was discussed. Ms. Rodriguez stated a Third Party Contractor pulls	

Eighth Judicial District Court CASE SUMMARY

CASE NO. A-12-669926-C

	CASE NO. A-12-669926-C	
	the information, older records were kept differently, and counsel requested 10 days. Colloquy re: the cost sharing provision, Stays in case, and when the Five Year Rule runs (May / June 2018 per Mr. Greenberg). Commissioner advised counsel to perform calculation. Commissioner advised counsel to submit a Stipulation and Order to Judge Cory to extend discovery and Move the Trial date. As Ms. Rodriguez does not agree to move the Trial date, Commissioner advised Mr. Greenberg to bring a Motion. Ms. Rodriguez doesn't agree the Stay tolled the Five Year Rule. COMMISSIONER RECOMMENDED, Motion to Compel set 8/10/16 is RESET to 8/24/16; Status Check SET; counsel may provide supplements to Commissioner by 8/22/16. 8/24/16 9:00 a.m. Status Check: Status of Case	
08/29/2016	Motion to Continue Trial (3:00 AM) (Judicial Officer: Cory, Kenneth) <i>Plaintiff's Motion to Continue Trial Date and Extend Discovery Schedule and for Other Relief</i> Granted; Journal Entry Details: <i>COURT ORDERS, Plaintiff's Motion to Continue Trial Date and Extend Discovery Schedule</i> <i>and for Other Relief GRANTED. Mr. Greenberg to prepare the Order. Counsel are directed to</i> <i>prepare a EDCR 2.35 Stipulation and Order and submit to chambers. CLERK'S NOTE: The</i> <i>above minute order has been distributed to: Leon Greenberg, Esq.</i> <i>(leongreenberg@overtimelaw.com), Michael Wall, Esq. (mwall@hutchlegal.com), and Esther</i> <i>Rodriguez, Esq. (esther@rodriguezlaw.com);</i>	
09/07/2016	Status Check: Status of Case (9:30 AM) (Judicial Officer: Bulla, Bonnie) Matter Heard;	
09/07/2016	All Pending Motions (9:30 AM) (Judicial Officer: Bulla, Bonnie) Plifs' Motion to Compel the Production of Documents and Interrogatory Responses Status Check: Status of Case Matter Heard; Journal Entry Details: Plifs' Motion to Compel the Production of Documents and Interrogatory Responses Status Check: Status of Case Commissioner advised counsel other discovery disputes must be by Motion (first conduct a 2.34 conference). Colloquy re: electronic data produced was incompatible. Argument by Mr. Greenberg re: Quickooks data. Argument by Mr. Wall. COMMISSIONER RECOMMENDED, motion is GRANTED within parameters; Mr. Wall has until 9/21/16 to re-run Quickbooks data, match names and wage data, and produce in a useable format. If it isn't done, bring a Motion for Rule 37 Sanctions, and Commissioner will award sanctions. Mr. Wall will check if the last four digits of Social Security numbers can be included. Status Check SET. Five Year Rule runs 2018. If a Motion for Rule 37 Sanctions is presented the week of October 3, 2016, Discovery can hear the Motion Oct. 12, 2016. Colloquy re: production of Excel files re: Trip sheets. COMMISSIONER RECOMMENDED, produce Trip sheets (U.S. Department of Labor) as discussed by 9/21/16, or provide a sworn Affidavit from Deft on efforts taken. Colloquy re: NRCP 16.1. COMMISSIONER RECOMMENDED, make all efforts to locate information for Request to Produce by 9/21/16, and confirm Mr. Nagy knew what he was talking about. COMMISSIONER RECOMMENDED, Plf will bear costs and provide a hard drive for Deft to download PDF files on Trip sheets; for other costs, have a 2.34 conference to decide how to handle. Commissioner advised Mr. Greenberg to send an Interrogatory on historic records. COMMISSIONER RECOMMENDED, answers are COMPELLED to Interrogatories and Request for Production on insurance information and efforts taken by 9/21/16. Commissioner advised Mr. Greenberg to subpoena insurance information, and Mr. Wall must help figure out the issues. If additional	
00/22/2016		

09/22/2016

Minute Order (5:00 PM) (Judicial Officer: Cory, Kenneth) Minute Order - No Hearing Held;

	CASE NO. A-12-009920-C
	Journal Entry Details: Plaintiff has submitted a proposed Order to the Court, to which the Defendants have objected. A reading of the Defendants opposition to the present Motion leaves one with the question of whether the Defense appreciates the gravity that inures to a Plaintiffs case when alleging the denial of constitutional rights under Nevada s Constitution. The Second Amended Complaint alleges a wholesale denial of constitutional rights to Defendants employees. It follows that a careful examination of the serious allegations and the evidence that underlies those allegations must be made by the Court. To the extent that Plaintiffs are unable to prove their allegations in the matter because Defendants are in sole possession of evidence Plaintiffs would utilize, then unless some privilege protects disclosure of the evidence it will not do for Defendants to simply fail to produce the evidence. In the event that Defendants protest that they do not possess such evidence, then it is the proper course for this Court to determine the truth of that position through all means necessary and reasonable. Nonetheless, in light of Defendants continued objections to providing the evidence called for (the Court notes Defendants, the Court will not order the burden of proof in this matter should not be shifted to Defendants, the Court will not order the burden of proof on the Discovery Commissioner), and their protest that the Discovery Commissioner give what time she can to the monitoring of the discovery process in this area of controversy. Only affer discovery discloses whether the Defendants could provide the already ordered discovery will the Court further consider Plaintiffs request to shift the burden of proof on this issue, and other measures. The Order submitted by Plaintiffs should be amended accordingly. Given the allegations of the Second Amended and Supplemental Complaint, the Order submitted by Plaintiffs as to the certification of the third and fourth claims for relif in the Second Amend
10/12/2016	Status Check: Compliance (9:00 AM) (Judicial Officer: Bulla, Bonnie) Matter Continued; complied
10/12/2016	Status Check (9:00 AM) (Judicial Officer: Bulla, Bonnie) Status Check: Production Matter Heard;
10/12/2016	Motion for Protective Order (9:00 AM) (Judicial Officer: Bulla, Bonnie) Defts' Motion for Protective Order Or, in the Alternative, Motion to Terminate Deposition of a Cab, LLC 30(b)(6) Witness; Motion to Limit the Deposition of Creighton J. Nady; and Motion for Protective Order from Plaintiffs' Written Discovery on OST see fax dated 9/21/16 Granted in Part;
10/12/2016	All Pending Motions (9:00 AM) (Judicial Officer: Bulla, Bonnie) Matter Heard; Journal Entry Details: Defts' Motion for Protective Order Or, in the Alternative, Motion to Terminate Deposition of a Cab, LLC 30(b)(6) Witness; Motion to Limit the Deposition of Creighton J. Nady; and Motion for Protective Order from Plaintiffs' Written Discovery on OST Status Check: Compliance

EIGHTH JUDICIAL DISTRICT COURT
CASE SUMMARY
CASE NO. A-12-669926-C
PROTECTED at this time, but may be revisited if punitive damages are part of the Trial; parties may also agree to provide information requested by Stipulation, Interrogatory, or Request to Produce instead of deposition categories. No duplicative questions. COMMISSIONER RECOMMENDED, with the CAVEAT to notice other 30(b)(6) witnesses for deposition if they would provide information. Counsel must be on the same Page on Topics and logistical issues must be addressed. Mr. Greenberg is given an additional 40 Interrogatories. MATTER TRAILED AND RECALLED. COMMISSIONER RECOMMENDED, 30(b)(6) deposition is one day, seven hours; Depose Mr. Nady individually for half a day. Topic areas discussed. Arguments by counsel. COMMISSIONER RECOMMENDED, discovery cutoff EXTENDED to 2/28/17; adding parties, amended pleadings, and initial expert disclosures DUE 12/23/16; rebuttal expert disclosures DUE 1/23/17; FILE dispostive motions by 3/23/17; Trial ready 7/10/17. Status Check SET. Ms. Rodriguez to prepare the Report and Recommendations, and Mr. Greenberg to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Ms. Rodriguez to appear at status check hearing to report on the Report and Recommendations. 11/18/16 9:00 a.m. Status Check: Status of Case SC: Compliance CLERK'S NOTE: Minutes amended to reflect Trial ready 7/10/17. (JL 1-9-17);
NCELED Status Check (9:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated
Status Check: Status of Case
Status Check: Compliance (9:00 AM) (Judicial Officer: Bulla, Bonnie)
Matter Heard;
Journal Entry Details:
New case law came down. Colloquy. Arguments by counsel. Commissioner suggested answering issues in Interrogatories; discussion why counsel didn't address discovery and the

10/18/2016

CA

11/18/2

11/18/2016	 Status Check: Compliance (9:00 AM) (Judicial Officer: Bulla, Bonnie) Matter Heard; Journal Entry Details: New case law came down. Colloquy. Arguments by counsel. Commissioner suggested answering issues in Interrogatories; discussion why counsel didn't address discovery and the Trial date, and why Ms. Rodriguez filed an Objection. COMMISSIONER RECOMMENDED, 1/3/17 Trial date VACATED; discovery cutoff EXTENDED to 4/28/17; adding parties, amended pleadings, and initial expert disclosures DUE 1/27/17; rebuttal expert disclosures DUE 2/28/17; FILE dispositive motions by 5/31/17; Trial ready 7/10/17. Mr. Greenberg requested briefing issues. Commissioner advised Ms. Rodriguez to provide costs of insurance for the timeframe at issue. COMMISSIONER RECOMMENDED, Ms. Rodriguez, ill provide 1) costs to employees of plans for all five years at issue (all levels); 2) what criteria is to access plans; 3) what was the waiting period. Ms. Rodriguez provided the list of employees. Colloquy. Both sides can supplement. Mr. Greenberg discussed difficulties at depositions, and requested depositions taken at the RJC with Commissioner present. Deposition set 11/22/16 will be videotaped. Commissioner will be in court, however, call if problems continue with Deft. If deposition is discontinued pursuant to Rule 30(d), and Commissioner hears the Motion for Protective Order, the losing party will pay fees and costs. Ms. Rodriguez requested confidentiality on tax records. COMMISSIONER RECOMMENDED, records will REMAIN CONFIDENTIAL within the confines of litigation until otherwise ordered by the District Court Judge. Ms. Rodriguez to prove as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Ms. Rodriguez to appear at status check hearing to report on the Report and Recommendations. Include vacating the Objection. 12/9/16 9:00 a.m. Status Check: Compliance;
11/18/2016	CANCELED Status Check (9:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated - per Commissioner Status Check: Status of Case

11/21/2016

Motion (3:00 AM) (Judicial Officer: Barker, David) 11/21/2016, 01/03/2017

Plaintiff's Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief Continued; Motion to be Reset Matter Transferred; Plaintiff's Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief

Continued;

Motion to be Reset

EIGHTH JUDICIAL D	ISTRICT COURT
	ISTRICT COURT

CASE SUMMARY CASE NO. A-12-669926-C

	Matter Transferred; Plaintiff's Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief Journal Entry Details: <i>COURT ORDERS, Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage</i> <i>Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief</i> <i>CONTINUED to this Court's oral calendar. CONTINUED TO: 1/3/17 9:00 AM CLERK'S</i> <i>NOTE: The above minute order has been distributed to: Leon Greenberg, Esq.</i> <i>(leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and</i> <i>Michael Wall, Esq. (mwall@hutchlegal.com). /mlt;</i>
12/08/2016	CANCELED Pre Trial Conference (9:00 AM) (Judicial Officer: Cory, Kenneth) Vacated - per Commissioner
12/09/2016	Motion to Compel (9:00 AM) (Judicial Officer: Bulla, Bonnie) Motion to Compel Interrogatory Responses Granted;
12/09/2016	Status Check: Compliance (9:00 AM) (Judicial Officer: Bulla, Bonnie) Status Check: Compliance - Report and Recommendation Matter Heard;
12/09/2016	 All Pending Motions (9:00 AM) (Judicial Officer: Bulla, Bonnie) Matter Heard; Journal Entry Details: Motion to Compel Interrogatory Responses
12/21/2016	 Minute Order (8:45 AM) (Judicial Officer: Cory, Kenneth) Minute Order - No Hearing Held; Journal Entry Details: Order of Referral to the Discovery Commissioner In this matter the Discovery Commissioner has entered a Report and Recommendation to which the Plaintiffs object. In this complex class action matter, the issue of compliance with the Discovery Commissioner s previous Order on the pertinent discovery to be produced by the Defendant is itself complicated. The Court is taking the unusual step of referring this matter back to the same Discovery Commissioner who authored the Report and Recommendation to which the Plaintiffs object. Before the Court rules, the Court wishes the Discovery Commissioner to have the benefit of the precise objections raised by the Plaintiffs. The Discovery Commissioner may simply refer the matter back to the Court if in the Discovery Commissioner s consideration the objection is meritless, or may modify the prior Report and Recommendation and determine it warranted. The Court takes this step having considerable confidence in the Discovery Commissioner s abilities on

	such matters. CLERK S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt ;
01/03/2017	Motion for Judgment (9:00 AM) (Judicial Officer: Cory, Kenneth)
	01/03/2017, 02/28/2017, 05/18/2017 Defendants' Motion for Judgment on the Pleadings Pursuant to NRCP 12(C) with Respect to All Claims for Damages Outside the Two-year Statue of Limitations
	Motion to be Reset Matter Continued; Defendants' Motion for Judgment on the Pleadings Pursuant to NRCP 12 (C) with Respect to All Claims for Damages Outside the Two-year Statue of Limitations Continued; Granted in Part; Motion to be Reset
	Matter Continued; Defendants' Motion for Judgment on the Pleadings Pursuant to NRCP 12 (C) with Respect to All Claims for Damages Outside the Two-year Statue of Limitations Continued; Granted in Part;
	MINUTES
	Motion to be Reset Matter Continued; Defendants' Motion for Judgment on the Pleadings Pursuant to NRCP 12 (C) with Respect to All Claims for Damages Outside the Two-year Statue of Limitations Continued; Granted in Part;
	Scheduled Hearings
	All Pending Motions (01/03/2017 at 9:00 AM) (Judicial Officer: Barker, David)
01/03/2017	Motion to Amend Answer (9:00 AM) (Judicial Officer: Cory, Kenneth) 01/03/2017, 02/28/2017
	Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint
	Motion to be Reset Matter Continued; Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint
	Continued; duplicate entry
	Motion to be Reset
	Matter Continued; Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint Continued;
	duplicate entry
01/03/2017	Opposition and Countermotion (9:00 AM) (Judicial Officer: Cory, Kenneth)
	01/03/2017, 02/28/2017, 05/18/2017 Plaintiff's Opposition to Defendants' Motion for Judgment on the Pleadings and Counter Motion for Toll of Statute of Limitations and for an Evidentiary Hearing
	Motion to be Reset
	Matter Continued; Plaintiff's Opposition to Defendants' Motion for Judgment on the Pleadings and Counter Motion for Toll of Statute of Limitations and for an Evidentiary Hearing
	Continued; Granted in Part;
	Motion to be Reset
	Matter Continued; Plaintiff's Opposition to Defendants' Motion for Judgment on the Pleadings and Counter Motion for Toll of Statute of Limitations and for an Evidentiary Hearing
	Continued; Granted in Part;
	Motion to be Reset
	Matter Continued; Plaintiff's Opposition to Defendants' Motion for Judgment on the Pleadings and Counter Motion for Toll of Statute of Limitations and for an Evidentiary Hearing Continued;
	Granted in Part;

01/03/2017	Opposition and Countermotion (9:00 AM) (Judicial Officer: Cory, Kenneth) 01/03/2017, 02/28/2017
	Plaintiff's Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-Party Complaint And Counter-Motion for Sanctions and Attorneys' Fees
	Motion to be Reset Matter Continued; Plaintiff's Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-Party Complaint And Counter-Motion for Sanctions and Attorneys' Fees
	Continued; duplicate entry
	Motion to be Reset
	Matter Continued; Plaintiff's Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-Party Complaint And Counter-Motion for Sanctions and Attorneys' Fees Continued;
	duplicate entry
01/03/2017	All Pending Motions (9:00 AM) (Judicial Officer: Barker, David)
	Matter Continued; Journal Entry Details:
	Defendants' Motion for Judgment on the Pleadings Pursuant to NRCP 12(C) with Respect to All Claims for Damages Outside the Two-year Statue of Limitations Plaintiff's Opposition to Defendants' Motion for Judgment on the Pleadings and Counter Motion for Toll of Statute of Limitations and for an Evidentiary Hearing Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint Plaintiff's Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-Party Complaint And Counter-Motion for Sanctions and Attorneys' Fees Plaintiff's Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief No parties being present, COURT ORDERED, ALL PENDING MOTIONS CONTINUED for Motion to Compel to be heard before the Discovery Commissioner on 1/25/17. 02/07/17 9:00 a.m. Defendants' Motion for Judgment on the Pleadings Pursuant to NRCP 12(C) with Respect to All Claims for Damages Outside the Two-year Statue of Limitations /// Plaintiff's Opposition to Defendants' Motion for an Evidentiary Hearing /// Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint /// Plaintiff's Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-Party Complaint And Counter-Motion for Sanctions and Attorneys' Fees /// Plaintiff's Motion to Enjoin Defendants' for for Sanctions and Attorneys' Fees /// Plaintiff's Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /apc;
01/03/2017	CANCELED Jury Trial (1:30 PM) (Judicial Officer: Cory, Kenneth) Vacated - per Commissioner
01/13/2017	CANCELED Status Check: Compliance (11:00 AM) (Judicial Officer: Jones, David M) Vacated - per Commissioner
01/24/2017	Motion (11:00 AM) (Judicial Officer: Loehrer, Sally)
	 Plaintiffs' Motion to Have Case Reassigned to Department I per EDCR Rule 1.60 and Designated as complex Litigation Per NRCP Rule 16.1(f) on an Order Shortening Time Granted; Journal Entry Details: PLTF'S MOTION TO HAVE CASE REASSIGNED TO DEPT. 1 PER EDCR RULE 1.60 AND DESIGNATED AS COMPLEX LITIGATION PER NRCP RULE 16.1(f) COURT noted she read motion and opposition and noted she doesn't see this as forum shopping, but more as judicial economy. Statements by counsel. COURT ORDERED, Motion GRANTED insofar as case is REASSIGNED BACK to Dept. 1, but DENIED as to Designation as Complex, as that
	should be decided by Judge Cory. Pending motions set in Dept. 18 are to be RESET by Dept. 1, but motions in front of discovery commissioner STAND. COURT admonished Mr. Greenberg the five year rule runs in October 2017, and he better get a trial date. Mr. Greenberg to prepare the order.;

01/25/2017

Motion to Compel (9:00 AM) (Judicial Officer: Bulla, Bonnie) Pltfs' Motion to Compel the Production of Documents Motion to be Reset

Granted; Pltfs' Motion to Compel the Production of Documents Journal Entry Details:

Commissioner read the MDC Restaurant case again, and discovery in the case is being made too complicated; coverage gaps discussed. Arguments by counsel. Ms. Rodriguez will double check the rates for the timeframe. COMMISSIONER SO RECOMMENDED, verify and update schematic. Colloguy re: how to verify whether employees had spouses or families and were offered coverage, but to ensure coverage did not exceed ten percent of their taxable gross income; single, married, had children. COMMISSIONER RECOMMENDED, Deft is *REQUIRED to produce W-4s for Deft's employees during the timeframe at issue in this case;* information will be maintained as CONFIDENTIAL to be utilized at Trial for this litigation only (share with experts), and CONFIDENTIALITY will be MAINTAINED until such time as ordered by the District Court Judge. COMMISSIONER RECOMMENDED, Ms. Rodriguez is instructed to look with the payroll person if there is a way to identify employees marital status with/without dependents as told by employees to the Company, and can Deft print it out without too much difficulty (only information provided to Deft for the class for timeframe at issue). Colloquy, COMMISSIONER RECOMMENDED, go to the present time. Ms. Rodriguez requested only the timeframe. COMMISSIONER RECOMMENDED, only turn over through December 31, 2015, but have other information ready to go as needed, and include W-4s for all employees; if class certification period is extended, Mr. Greenberg requested information to the present. COMMISSIONER RECOMMENDED, if extended, request will be Granted. Colloquy re: J-roll. J-roll is Quickbooks per Ms. Rodriguez. COMMISSIONER RECOMMENDED, Ms. Rodriguez must produce J-roll or at least point Pltf in the right direction; confirm whether or not they had Quickbooks prior to 2013 (or stored in another format); Deft will provide Trip sheets as discussed. Mr. Greenberg to prepare the Report and Recommendations, and Ms. Rodriguez to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Mr. Greenberg to appear at status check hearing to report on the Report and Recommendations. 2/24/17 11:00 a.m. Status Check: Compliance;

02/08/2017

Motion to Compel (9:00 AM) (Judicial Officer: Bulla, Bonnie)	
Pltf's Motion to Compel Compliance with Subpoena	
Granted; Pltf's Motion to Compel Compliance with Subpoena	
Journal Entry Details:	
No one from the Law Firm present, but Mr. Greenberg and Ms. Rodriguez didn't requ appearance. However, Ms. Rodriguez can obtain an Affidavit from the Attorney. Colle Pltf's request for Excel files given to Dept. of Labor (four pay period compilation, two random selection). Upon Commissioner's inquiry, Ms. Rodriguez stated three docume not disclosed to the DOL, but Deft is claiming privilege. Arguments by counsel. No co copy provided from Pltf to Commissioner. Provided in Open Court. Document provid Ms. Rodriguez to Commissioner in Open Court. Commissioner stated the personal att between counsel need to stop, and counsel must communicate more effectively. Collog COMMISSIONER RECOMMENDED, motion is GRANTED within parameters; Ms. I must turn over data in document including driver names and shift information; redact within document; upon Ms. Rodriguez's request, Commissioner provided 2.34(e) relief	oquy re: months, nts were urtesy ed from acks uy. Rodriguez opinions f, and
produce hard copies within five days after Court signs recommendation. Commission	
Ms. Rodriguez to double check if information was kept in Excel format, and if availab	le in
<i>Excel, produce it and Mr. Greenberg will pay costs; Ms. Rodriguez to telephone Mr. Greenberg if the information exists, and produce in the format as discussed between compared to the second </i>	ouncel
Mr. Greenberg to prepare the Report and Recommendations, and Ms. Rodriguez to a	
to form and content. A proper report must be timely submitted within 10 days of the h	
Otherwise, counsel will pay a contribution. Mr. Greenberg to appear at status check i	

02/14/2017

CANCELED Motion for Partial Summary Judgment (9:00 AM) (Judicial Officer: Loehrer, Sally) Vacated

02/14/2017

Wotion (9:00 AM) (Judicial Officer: Cory, Kenneth)

Plaintiffs' Motion on OST to Expedite Issuance of Order Granting Motion Filed on 10/14/2016

	Eighth Judicial District Court
	CASE SUMMARY
	CASE NO. A-12-669926-C
	to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief and for Sanctions Granted; Order previously sent
	Journal Entry Details: Following arguments by counsel, COURT ORDERED, Plaintiffs' Motion on OST to Expedite Issuance of Order Granting Motion Filed on 10/14/2016 to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief and for Sanctions GRANTED and issued the following Order. IT IS ORDERED that the defendants are, upon entry of this Order, prohibited and enjoined from entering into any settlement on a class action basis through the use of NRCP Rule 23 with any of their current or former taxi driver employees for claims under Article 15, Section 16, of the Nevada Constitution, the Nevada Minimum Wage Amendment, whether styled as a claim for breach of contract, conversion, or under any other theory of recovery. The foregoing settlement prohibition can only be amended or removed by a further order issued in this case. The foregoing settlement prohibition bars the defendants from seeking approval for a settlement under NRCP Rule 23 of any such persons claims on a class action basis in any other proceeding now pending before or in the future filed in the Courts of the State of Nevada, including, but not limited to, their joint motion filed on January 24, 2017 requesting preliminary class settlement approval and class certification in the case of Dubric v. A Cab LLC a at A-15-721063-C currently pending in Department 25 of this Court. Defendants are commanded to within one judicial day of the service of this Order with Notice of Entry to file with this Court in the Dubric case a request for withdrawal of that joint motion and make all available efforts to have that motion withdrawn and proceed no further with the same. This Order does not limit the defendants ability to settle the claims of the named plaintiff Jasminka Dubric, only, in Dubric v. A Cab LLC et at A-15-721063-C. The foregoing is without prejudice to the grant of further relief by the Court on the motion and the Court intends to issue a sub
02/17/2017	 Minute Order (12:20 PM) (Judicial Officer: Cory, Kenneth) Minute Order - No Hearing Held; Journal Entry Details: Please be advised due to the Court's schedule, COURT ORDERS, Motion for Partial Summary Judgment RESCHEDULED from Tuesday, 3/7/17 to Tuesday, 2/28/17 at 9:00 am. RESCHEDULED TO: 2/28/17 9:00 AM CLERK S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt ;
02/21/2017	CANCELED Motion to Bifurcate (8:30 AM) (Judicial Officer: Loehrer, Sally) Vacated Motion to Bifurcate Issue of Liability of Defendant Creighton J. Nady from Liability of Corporate Defendants or Alternative Relief
02/24/2017	CANCELED Status Check: Compliance (11:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated - per Commissioner
02/27/2017	Motion for Leave (3:00 AM) (Judicial Officer: Cory, Kenneth) 02/27/2017, 05/18/2017, 06/05/2017 Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint Continued; Continued; Denied Without Prejudice; Continued; Denied Without Prejudice; Continued; Continued; Denied Without Prejudice; Continued; Denied Without Prejudice;
02/27/2017	Opposition and Countermotion (3:00 AM) (Judicial Officer: Cory, Kenneth) 02/27/2017, 05/18/2017, 06/05/2017 Plaintiff's Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-party Complaint And Counter-motion for Sanctions and Attorneys' Fees

	CASE NO. A-12-069926-C
	Continued; Continued; Denied Without Prejudice; Continued; Denied Without Prejudice; Continued; Continued; Denied Without Prejudice; Denied Without Prejudice;
02/27/2017	 All Pending Motions (3:00 AM) (Judicial Officer: Cory, Kenneth) DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES Matter Heard; Journal Entry Details: DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES COURT ORDERS, Defendants' Motion for Leave to Amend Answer to ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES COURT ORDERS, Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint DENIED WITHOUT PREJUDICE to being re-raised, as this case is currently stayed. Mr. Greenberg to prepare the Order. COURT ORDERS, Plaintiff's Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-party Complaint And Counter-motion for Sanctions and Attorneys' Fees DENIED WITHOUT PREJUDICE to being re-raised, as this case is currently stayed. Ms. Rodriguez to prepare the Order. CLERK'S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt CLERK'S NOTE: Court VACATES its previous ruling as Denied Without Prejudce as to both Motions. COURT ORDERS, the Motions CONTINUED to 5/18/17 @ 9:00 AM. CONTINUED TO: 5/18/17 9:00 AM DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES ;
02/28/2017	Status Check: Trial Setting (9:00 AM) (Judicial Officer: Cory, Kenneth) Status Check: Trial Setting Trial Date Set;
02/28/2017	 Motion for Partial Summary Judgment (9:00 AM) (Judicial Officer: Cory, Kenneth) 02/28/2017, 05/18/2017, 05/25/2017 Plaintiff's Re-Notice of Motion for Partial Summary Judgment Continued; Continued; Journal Entry Details: Following supplemental briefing and statements by counsel; COURT ORDERED, Plaintiff's Re-Notice of Motion for Partial Summary Judgment DENIED. Ms. Rodriguez to prepare the Order. COURT FURTHER ORDERED, All Discovery is OPEN until June 30, 2017. Court ADMONISHED Counsel as to their conduct to in each other.; Continued; Continued; Continued; Continued; Denied; Continued; Denied; Continued; Denied; Continued; Denied;
02/28/2017	All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth) STATUS CHECK: TRIAL SETTING PLAINTIFF'S RE-NOTICE OF MOTION FOR PARTIAL SUMMARY JUDGMENTDEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS PURSUANT TO NRCP 12(C) WITH RESPECT TO ALL CLAIMS FOR

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-12-669926-C

DAMAGES OUTSIDE THE TWO-YEAR STATUE OF LIMITATIONS... PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS AND COUNTER MOTION FOR TOLL OF STATUTE OF LIMITATIONS AND FOR AN EVIDENTIARY HEARING... DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT.... PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES Matter Heard:

Journal Entry Details:

STATUS CHECK: TRIAL SETTING... PLAINTIFF'S RE-NOTICE OF MOTION FOR PARTIAL SUMMARY JUDGMENT...DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS PURSUANT TO NRCP 12(C) WITH RESPECT TO ALL CLAIMS FOR DAMAGES OUTSIDE THE TWO-YEAR STATUE OF LIMITATIONS ... PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS AND COUNTER MOTION FOR TOLL OF STATUTE OF LIMITATIONS AND FOR AN EVIDENTIARY HEARING... DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES Court requested counsel calculate the five (5) year rule. Colloquy regarding setting trial February 5, 2018. Ms. Rodriguez advised the parties have been negotiating going to mediation and staying the proceedings pending the outcome of mediation. If the matter does not resolve the Court would be notified to lift the stay. Mr. Greenberg agreed with Ms. Rodriguez's statements. Mr. Greenberg advised he would like the Motion for Partial Summary Judgment argued today, but would leave it to the Court's discretion. Statements by the Court as to the Order for Injunction. Mr. Greenberg requested the hearing be continued into the future so they would not have to re-notice it if the matter does not settle. COURT ORDERED, ALL MOTIONS CONTINUED. COURT FURTHER ORDERED, Trial date SET. Mr. Greenberg to prepare the Order. CONTINUED TO: 5/18/17 9:00 AM 1/18/18 9:00 AM PRETRIAL CONFERENCE 2/5/18 1:30 PM JURY TRIAL ;

03/06/2017

Minute Order (12:00 PM) (Judicial Officer: Cory, Kenneth) Minute Order - No Hearing Held; Journal Entry Details:

The Jury Trial for this case has been continued to a Stack date of 02/05/18 at 1:30 p.m. The continuance was by stipulation between counsel pursuant to Rule 2.35 EJDCR. The stipulation should contain the dates for the close of discovery pursuant to Rule 2.35. The date for the deadline for filing dispositive motions shall remain no more than 30 days following the discovery cutoff, pursuant to NRCP 16.1 (c) (8). Counsel should not presume that by informally stipulating to continue some discovery past the discovery cutoff date that the above deadline for dispositive motions is somehow affected. The deadline to file motions in limine, in accordance with Rule 2.47 EJDCR remains no less than 45 days prior to the stacked trial date, and heard not less than 14 days prior to the same stacked trial date. The Pretrial Conference/Calendar Call will be held on 01/18/18 at 9:00 a.m. in District Court Dept. 1. The lead trial attorney trying the case shall attend and should come prepared with his/her calendar for the entire 5-week stack, as well as the 5-week calendar for all witnesses to be called in the trial. Your case may be tried anywhere within the 5-week stack, regardless of age of the case. The Court notes that it becomes increasingly difficult to accommodate the schedules of out-ofstate witnesses, particularly expert witnesses. It is up to counsel to anticipate scheduling difficulties with witnesses and to notify the Court and opposing counsel well in advance of the Pretrial Conference/Calendar Call date. It will not do to simply appear at Calendar Call expecting to notify the Court at that late date of the need to reschedule the trial. If you do so, you may expect to be treated with the same consideration which you have shown for both the Court and opposing counsel. A ready alternative to live, in-court testimony is available through the use of either deposition testimony or live video testimony, through the use of nowavailable technology installed by the Eighth Judicial District Court. The Court has presided over a number of trials where expert testimony was admitted utilizing a live video feed technique and has noted little or no diminution in the effectiveness of live video testimony compared to live in-court testimony. Rule 2.47 EJDCR The Court is singularly unimpressed with attorneys who wait too close to motion deadlines to hold meaningful conferences pursuant to EJDCR 2.47(b), prompting the filing of many form motions in limine, or worse yet, a form omnibus motion in limine, with little or no particularized reference to the facts of the present case. Often the motions merely ask that settled law be enforced at trial. A motion in limine is moving counsel s opportunity to raise prior to trial those few evidentiary issues which are novel or as to which the law is thus far silent. Rather than ask that settled law be enforced in a motion in limine, counsel are invited to file a trial brief outlining an issue in which, in counsel s

	CASE NO. A-12-669926-C
	estimation, the Court may not be as well versed as counsel would wish. An omnibus motion in limine is a sure tip-off that the very stock motions which EJDCR 2.47 seeks to avoid are being filed and accordingly should not be filed. The failure to evidence that meaningful Rule 2.47 conferences are being held will likely result in all motions in limine being stricken by the Court sua sponte. The Court will make the determination not only from the certificate evincing compliance with the Rule but also from the substance of the motions themselves. Also, given that the deadline for filing dispositive motions will have already passed, a motion in limine should not be a motion for summary judgment in disguise. This Order shall supplement the original trial order, which counsel are invited to re-read. 2/5/18 1:30 PM JURY TRIAL 1/18/18 9:00 AM PRETRIAL CONFERENCE CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. Esther Rodriguez, Esq., and Michael Wall, Esq. /mlt;
03/17/2017	CANCELED Status Check: Compliance (11:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated - per Commissioner
05/18/2017	Motion to Bifurcate (9:00 AM) (Judicial Officer: Cory, Kenneth) 05/18/2017, 06/05/2017 Plaintiffs' Re-Notice of Motion to Bifurcate Issue of Liability of Defendant Creighton J. Nady from Liability of Corporate Defendants or Alternative Relief Continued; Granted; Continued; Granted;
05/18/2017	All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth) PLAINTIFF S RE-NOTICE OF MOTION FOR PARTIAL SUMMARY JUDGMENT DEFENDANTS MOTION FOR JUDGMENT ON THE PLEADINGS PURSUANT TO NRCP NRCP 12 WITH RESPECT TO ALL CLAIMS FOR DAMAGES OUTSIDE THE TWO YEAR STATUE OF LIMITATIONS PLITS OPPOSITION TO DEFENDANTS MOTION FOR JUDGMENT ON THE PLEADINGS AND COUNTER MOTION FOR TOLL OF STATUTE OF LIMITATIONS AND FOR EVIDENTIARY HEARING PLAINTIFFS RE-NOTIC OF STATUTE OF IMITATIONS AND FOR EVIDENTIARY HEARING PLAINTIFFS RE-NOTIC OF STATUTE OF MOTION TO BIFURCATE ISSUE OF LLABILITY OF DEFENDANT CREIGHTON J. NADY FROM LIABILITY OF CORPORATE DEFENDANTS OR ALTERNATIVE RELIFF DEFENDANTS MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD PARTY COMPLAINT PLAINTIFFS OPPOSITION TO DEFENDANTS MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD PARTY COMPLAINT AND COUNTER MOTION FOR SANCTIONS AND ATTORNEYS FEES Matter Heard; Journal Entry Details: PLAINTIFF'S RE-NOTICE OF MOTION FOR PARTIAL SUMMARY JUDGMENT DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS PURSUANT TO NRCP 12 WITH RESPECT TO ALL CLAIMS FOR DAMAGES OUTSIDE THE TWO YEAR STATUE OF LIMITATIONS PLITS' OPPOSITION TO DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS AND COUNTER MOTION FOR ALTERNATIVE RELIEF DEFENDANTS' MOTION FOR LOUNTER MOTION FOR ALTERNATIVE RELIEF DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD PARTY COMPLAINT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD PARTY COMPLAINT PLAINTIFFS' RE-NOTICE OF MOTION TO BIFURCATE ISSUE OF LIABILITY OF DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD PARTY COMPLAINT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD PARTY COMPLAINT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD PARTY COMPLAINT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD PARTY COMPLAINTS' AND ATTORNEYS'

argued there has been a designation of expert. Mr Rodriguez argued plaintiff has reserved an expert, but not designated. Ms. Rodriguez further argued as to the computations their CPA came up with. COURT ORDERED, Matter CONTINUED matter for Mr. Greenberg to provide the Court and counsel a copy of the raw data/spreadsheets. PLAINTIFFS' RE-NOTICE OF MOTION TO BIFURCATE ISSUE OF LIABILITY OF DEFENDANT CREIGHTON J. NADY FROM LIABILITY OF CORPORATE DEFENDANTS OR ALTERNATIVE RELIEF Mr. Greenberg argued as to alter ego and unjust enrichment. Ms. Rodriguez stated no objection if bifurcated for trial, but believe this is just to open discovery. Ms. Rodriguez advised they would be moving at the end of discovery for summary judgment. COURT ORDERED, further briefing; supplemental opposition due 5/24/17, supplemental reply due 5/31/17 and Matter CONTINUED FOR CHAMBERS DECISION. DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS PURSUANT TO NRCP 12 WITH RESPECT TO ALL CLAIMS FOR DAMAGES OUTSIDE THE TWO YEAR STATUE OF LIMITATIONS ... PLTFS' OPPOSITION TO DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS AND COUNTER MOTION FOR TOLL OF STATUTE OF LIMITATIONS AND FOR EVIDENTIARY HEARING Ms. Rodriguez argued as to Perry vs. Terrible Herbst and NRCP 12(c). Statements by the Court. Mr. Greenberg argued as to duty when the wages changed as of 7/1/2007. The issue is what the employer was required to do. Ms. Rodriguez advised they have attached photos of the notice which was posted. Ms. Rodriguez advised Mr Nady testified each driver was noticed of the change in the minimum wage. Court inquired if a Copeland hearing was needed. Mr. Rodriguez stated not unless the Court is inclined to hear from the State Labor Commissioner. Mr. Greenberg argued it is not necessary to hear how the Labor Commissioner interprets the requirements, it is for the Court to decide. Mr. Greenberg further argued a written change should be placed in the hands of each employee. It is the obligation of the employer to notice each employee. Ms. Rodriguez argued it just has to be posted. Further arguments. COURT ORDERED, Defendants' Motion GRANTED IN PART and Plaintiffs' Countermotion GRANTED as to Toll. CONTINUED TO: 5/25/17 1:30 PM PLAINTIFFS' RE-NOTICE OF MOTION FOR PARTIAL SUMMARY JUDGMENT CONTINUED TO: 6/5/17 CHAMBERS (PLAINTIFFS' RE-NOTICE OF MOTION TO BIFURCATE ISSUE OF LIABILITY OF DEFENDANT CREIGHTON J. NADY FROM LIABILITY OF CORPORATE DEFENDANTS OR ALTERNATIVE RELIEF and DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD PARTY COMPLAINT ... PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD PARTY COMPLAINT AND COUNTER MOTION FOR SANCTIONS AND ATTORNEYS' FEES): All Pending Motions (3:00 AM) (Judicial Officer: Cory, Kenneth) DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES PLAINTIFFS' RE-NOTICE OF MOTION TO BIFURCATE ISSUE OF LIABILITY OF DEFENDANT CREIGHTON J. NADY FROM LIABILITY OF CORPORATE DEFENDANTS OR ALTERNATIVE RELIEF Matter Heard: Journal Entry Details: DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES PLAINTIFFS' RE-NOTICE OF MOTION TO BIFURCATE ISSUE OF LIABILITY OF DEFENDANT CREIGHTON J. NADY FROM LIABILITY OF CORPORATE DEFENDANTS OR ALTERNATIVE RELIEF COURT ORDERS, Plaintiffs' Re-Notice of Motion to Bifurcate Issue of Liability of Defendant Creighton J. Nady from Liability of Corporate Defendants or Alternative Relief GRANT for reasons urged by Plaintiff. Plaintiff to prepare the Order. COURT ORDERS, Defendant s Motion for Leave to Amend is DENIED WITHOUT PREJUDICE. If the Court were to grant the Motion, it would simply have to severe determination of that cause of action from the Complaint in this case. Plaintiff to prepare the Order. COURT ORDERS, Plaintiff s Countermotion DENIED WITHOUT PREJUDICE. Additionally, COURT ORDERS, Plaintiff s anti-SLAPP Motion is DENIED as presently MOOT in light of the Court s denial of the Motion for Leave to Amend. Defendant to prepare the Order Counsel are reminded of the Court s stern admonition at the 05/18/17 hearing to quit fighting amongst themselves and litigate their clients cases first.

(leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt;

06/13/2017

06/05/2017

Motion (9:00 AM) (Judicial Officer: Cory, Kenneth)

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq.

EIGHTH JUDICIAL DISTRICT COURT
CASE SUMMARY
CASE NO. A-12-669926-C

	Plaintiff's Motion on Order Shortening Time to Extend Damages Class Certification and for Other Relief Matter Heard; Journal Entry Details:
	Statements by the Court regarding the five year rule running in July 2018 and inquired if the motion were granted would it not continue the trial, which is set for 2/5/18. Ms. Sniegocki stated it would only extend the class certification person. The only thing needed is how many hours worked, paid, and would just be a supplement of new people added. Ms. Rodriquez argued it is not that simple. Defendant has had to hire a third party to create a program to generate these reports. Ms. Rodriquez argued discovery is almost closed and in granting this motion they would have to extend discovery for new expert reports. Ms. Sniegocki stated there is an Order from the Discovery Commissioner the defendants were to get the data collected and then wait on this Court's ruling. Further arguments by counsel. COURT ORDERED, RULING DEFERRED on Plaintiff's Motion on OST to Extend damages Class Certification and for Other Relief. Court advised it would refer the matter to the Discover Commissioner for her recommendations.;
06/13/2017	Minute Order (2:28 PM) (Judicial Officer: Cory, Kenneth) Minute Order - No Hearing Held; Journal Entry Details:
	When considering Plaintiff's Motion on OST to Extend Damages Class Certification and for Other Relief the Court concludes it could benefit from the reference to the Discovery Commissioner of a question, given the Discovery Commissioner's thorough and complete familiarity with the on going discovery disputes in this matter. The Court, therefore, refers the matter to the Discovery Commissioner for her recommendation, including whether or not the granting of the Plaintiff's motion would eventuate in the future continuance of the trial in this matter, set for February 5, 2018. Because of time constrains, the Court requests the Discovery Commissioner to give her recommendation by Tuesday, June 27, 2017, if possible. The parties will thereafter have five (5) days to file with this Court an objection to the Discovery Commissioner's recommendations. The matter will then be placed on the Court's chamber calendar on July 10, 2017. 7/10/17 CHAMBERS DECISION: PLAINTIFF'S MOTION ON OST TO EXTEND DAMAGES CLASS CERTIFICATION AND FOR OTHER RELIEF CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt ;
07/10/2017	Decision (3:00 AM) (Judicial Officer: Cory, Kenneth) PLAINTIFF'S MOTION FOR OST TO EXTEND DAMAGES CLASS CERTIFICATION AND FOR OTHER RELIEF Off Calendar;
	Journal Entry Details: PLAINTIFF'S MOTION FOR OST TO EXTEND DAMAGES CLASS CERTIFICATION AND FOR OTHER RELIEF Court referred the matter to the Discovery Commissioner, in which she recommended the matter be denied. Therefore, COURT ORDERS, MATTER OFF CALENDAR.;
08/08/2017	Discovery Conference (10:00 AM) (Judicial Officer: Bulla, Bonnie) Discovery Conference Matter Heard; Journal Entry Details:
	Court Directed counsel to return to Discovery. Trial date is 2-5-18. Mr. Greenberg stated the Five Year Rule expires 2018. Ms. Rodriguez disagrees, and it expires October 2017. Discovery closed in June. Judge Cory extended discovery deadlines for experts; initial expert disclosure 9-30-17, and rebuttal expert disclosure 10-30-17. Arguments by counsel. Commissioner advised counsel the 2-5-18 Trial date STANDS unless something is done with the Five Year Rule. Commissioner needs a written Stipulation. Colloquy re: current claimants from January 2016 through the present time. Based on how the Judge rules, if Pltfs prevail, Pltfs will be allowed to collect full wages up to and including the present time if they've been employed during the proper timeframes. Colloquy re: carving out another exception post-Judgment that will not deal people who have a remedy in other cases. No further discovery in this case except for what was discussed post-Judgment. Ms. Rodriguez to prepare the Report and Recommendations, and Mr. Greenberg to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a

	CASE NO. A-12-009920-C
	contribution.;
08/14/2017	Motion for Sanctions (3:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiffs Motion to Impose Sanctions Against Defendants for Violating this Court s Order of March 9, 2017 and Compelling Compliance with That Order Referred to Discovery Commissioner; Journal Entry Details: Inasmuch as the sanctions sought have to do with a Discovery Order this matter is referred to the Discovery Commissioner for her recommendation of the present Motion seeking sanctions for violations of that Order. CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt;
09/05/2017	Motion (3:00 AM) (Judicial Officer: Cory, Kenneth) <i>Plaintiffs Motion for Partial Rehearing of Court's Order Entered on July 17. 2017</i> Granted; Journal Entry Details: <i>Plaintiffs Motion for Partial Rehearing of Court's Order Entered on July 17. 2017 The Motion</i> will be treated as a Motion to Modify or Clarify the Court s Order entered on July 17, 2017, and to that extent, the Motion is GRANTED to include the following to be inserted in paragraph 5, and after the first sentence: This conclusion is without prejudice to Plaintiffs, through the use of experts or otherwise, to demonstrate to the court the lack of a genuine issue of fact regarding the calculation of damages. CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt ;
10/04/2017	 Discovery Conference (9:30 AM) (Judicial Officer: Bulla, Bonnie) Discovery Conference - referred by Judge see letter faxed 9/7/17 Matter Continued; Discovery Conference - referred by Judge Clerk's note on 10-4-17 minute order Journal Entry Details: Counsel dispute whether records were produced. Commissioner Recommended production 2- 8-17, and Ms. Rodriguez produced documents 6-13-16. Arguments by counsel. Ms. Rodriguez provided a Declaration from the expert, his Report, and Plaintiff's Tenth supplemental disclosure to Commissioner in Open Court. Colloquy re: production. COMMISSIONER RECOMMENDED, matter is UNDER ADVISEMENT and CONTINUED; Commissioner will issue a Decision. Ms. Sniegocki will submit supplemental Reports to Commissioner (copy Defense counsel). 11-8-17 9:00 a.m. Discovery Conference - referred by Judge (VACATED 10-19-17 JL) CLERK'S NOTE: The Discovery Commissioner having conducted a Conference Call with counsel (noted above) on 10-13-17, Recommends that by 11-13-17 Defendant will submit a sworn statement (Affidavit or Declaration) that Defendant did not maintain records of "total hours worked per pay period" per employee prior to January 1, 2013, in contravention of NRS 608.115. The imposition of potential sanctions regarding this conduct is Deferred to the District Court Judge. Plaintiffs' counsel to prepare the Report and Recommendation, Defense counsel to approve as to form and content. The Report and Recommendations must be submitted to Discovery within 10 days of receiving this Clerk's note. The Hearing set for 11-8-17 at 9:00 a.m. is hereby vacated. CLERK'S NOTE: A copy of this minute order was placed in the attorney folder(s) of: Michael Wall - Hutchinson & Steffen Dana Sniegocki - Greenberg Leon Esther Rodriguez;
10/05/2017	CANCELED Status Check: Compliance (3:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated - per Commissioner
11/16/2017	Motion for Appointment of Attorney (3:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiffs' Motion for Appointment of Co-Class Counsel Granted; Journal Entry Details: COURT ORDERED, Plaintiff s Motion for Appointment of Co-Class Counsel GRANTED. Mr. Greenberg to prepare the Order. CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez,

	CASE 110, A-12-007/20-C
	Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt ;
11/28/2017	Motion to Continue (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendants' Motion on Order Shortening Time to Continue Hearing of December 5, 2017 Granted; Journal Entry Details: Colloquy regarding rescheduling Motion for Partial Summary Judgment and Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare NAC 608.102(2)(b) Invalid set for December 5, 2017. COURT ORDERED, Motion RESCHEDULED TO 12/14/17. RESCHEDULED TO: 12/14/17 9:00 AM;
12/07/2017	Motion to Bifurcate (3:00 AM) (Judicial Officer: Cory, Kenneth)
	Plaintiff's Motion for Bifurcation and/or to Limit Issues for Trial Per NRCP 42(b) Denied; Journal Entry Details: COURT ORDERS, Plaintiff's Motion for Bifurcation and/or to Limit Issues for Trial is DENIED, except to the extent that Plaintiff seeks to admit evidence of damages by representative sampling, pattern or practice evidence, or other approximation. NRS 608.115 requires, in relevant part, that employers keep records of its employees wages and hours worked for each pay period. Nev. Rev. Stat. Ann. 608.115 (West). Plaintiff argues that because Defendant failed to keep these records, and because employees do not have the records nor a duty to keep the records, period during any given shift. Because the tripsheets are handwritten tripsheets, and that evidence of an approximation is inadmissible in lieu of the precise data. Defendant s tripsheets are handwritten physical documents, compiling data from the records requires litigants to undertake the task of locating and compiling each employee several tripsheets for each of the thouss each of its employees worked during any given shift. Because the tripsheets for each of the thousands of pay periods in question. Apparently, NRS 608.115 does not specify a particular medium in which employers must keep the records; however, an employer cannot avoid liability under Nevada S Minimum Wage Ac thy keeping records in a form that makes i i virtually impossible for litigants to challenge the sufficiency of compensation paid. And at any rate. NRS 608.115 requires that employers keep a record of its employees hours per pay period; Defendant s tripsheets do not do so. In this case, an approximation would provide a reasonably expeditious means of calculating and allocating damages, whereas an individual calculation for each class member would impose impossible burdens on the litigants. See Bell v. Farmers Ins. Exch., 115 Cal. App. 4th 715, 753 (2004). Defendant underestimate the right to relief of individual employees have brought under the Fair Labor Standards Act, calcul
12/14/2017	CANCELED Status Check: Compliance (3:00 AM) (Judicial Officer: Bulla, Bonnie)

CANCELED Status Check: Compliance (3:00 AM) (Judicial Officer: Bulla, Bonnie) Vacated - per Commissioner DCRR 10-4-17 - See Clerk's note

12/14/2017

Motion for Partial Summary Judgment (9:00 AM) (Judicial Officer: Cory, Kenneth)

Plaintiff's Motion for Partial Summary Judgment And Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare Nac 608.102(2)(B) Invalid Granted in Part;

Journal Entry Details:

Mr. Greenberg argued as to factual issue of wages and listed the three facts. Ms. Rodriguez argued the plaintiff's argument is relied upon inadmissible evidence and argued Rule 56(e). The experts used by the plaintiff do not meet the Hallmark requirement and their reports are not admissible. Further arguments by counsel. COURT ORDERED, Plaintiff's Motion for Partial Summary Judgment and Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare NAC 608.102(2)(B) Invalid DENIED as to Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and GRANTED only to the extent Plaintiff has established the liability claim; the only thing left are the damages. Mr. Greenberg to prepare the Order.;

01/02/2018

Motion for Summary Judgment (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion for Summary Judgment

Denied;

Journal Entry Details:

Ms. Rodriguez argued there have been no calculations of damages and believe the Court should dismiss the case in its entirety as there is no evidence of actual damages for on individual, or a class of individuals. If the Court is not willing to dismiss entirely the defense request the dismissal of the claims against Mr. Nady. There is no evidence to support plaintiff's claims of civil conspiracy, aiding and abetting. Court NOTED bifurcation had been granted. Ms. Rodriguez argued the plaintiffs have not come up with any evidence while doing discovery to support a civil conspiracy, unjust enrichment, or punitive damages claim. The only response the plaintiffs put forth in their claim for punitive damages is the fraud claim. Plaintiffs accusation is that A Cab forced its drivers to write fraudulent break times into the trip sheet, but then they argue that its not a fraud claim. Ms. Rodriguez stated she has always argued this isn't a minimum wage claim, its a claim for unpaid hours and should only be considered through 2012. Mr. Greenberg argued The Sarvas case, Just Film case, Hanon case, Parsons, and East Texas Motor Freight case. Mr. Greenberg argued the U.S. Department of Labor made a finding in 2013 that the defendants were manipulating the trip sheets and were forcing drivers to put in break time in their trip sheets that were false to conceal the hours they worked. Mr. Greenberg argued the constitutional amendment's language which says "shall be entitled to all remedies available under the law or in equity appropriate to remedy any violation of this section, including, but not limited to back pay damages, reinstatement, or injunctive relief." It doesn't say compensatory damages, punitive damages, it just says damages. Mr. Greenberg suggested the Court look beyond the language to the broader circumstances of this case. Mr. Greenberg stated in there is a finding of liability against A Cab and A Cab satisfies that liability, there would be no claim against Mr. Nady, but if A Cab does not satisfy the judgment plaintiffs are prepared to proceed against Mr. Nady. The actual claim against Mr. Nady if they were to proceed would be a claim in equity, under a theory of unjust enrichment or alter ego. Mr. Greenberg further argued the question here is how much did the defense pay these people and how many hours did they work. Further arguments by Ms. Rodriguez. COURT ORDERED, Defendant's Motion seeking Summary Judgment in favor of defendants and complete dismissal DENIED. COURT ORDERED, Defendant's Motion seeking Dismissal of the Class Action/Decertification on the Class DENIED. COURT ORDERED, Defendant's Motion seeking Dismissal of the Punitive Damages DENIED. COURT FURTHER ORDERED, Dismissal of the Claims Made Against Defendant Nady DENIED WITHOUT PREJUDICE. Mr. Greenberg to prepare the Order.;

01/18/2018

Calendar Call (9:00 AM) (Judicial Officer: Cory, Kenneth) Trial Date Set;

Journal Entry Details:

Colloquy regarding trial time. COURT ORDERED, Trial date SET. COURT FURTHER ORDERED, Joint PreTrial Memorandum, Proposed Jury Instructions, and Proposed Voir Dire due 2/12/18. 2/26/18 1:30 PM JURY TRIAL;

01/25/2018 **Motion in Limine** (9:00 AM) (Judicial Officer: Cory, Kenneth) *Plaintiffs' Omnibus Motion in Limine #1-25* Off Calendar;

01/25/2018

Motion in Limine (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendants' Motion in Limine to Exclude the Testimony of Plaintiffs' Experts Off Calendar;

01/25/2018

All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth) PLAINTIFFS' OMNIBUS MOTION IN LIMINE #1-25...DEFENDANTS' MOTION IN LIMINE TO EXCLUDE THE TESTIMONY OF PLAINTIFFS' EXPERTS Matter Heard;

Journal Entry Details:

PLAINTIFFS' OMNIBUS MOTION IN LIMINE #1-25...DEFENDANTS' MOTION IN LIMINE TO EXCLUDE THE TESTIMONY OF PLAINTIFFS' EXPERTS Court STATED the Motions in Limine would NOT be heard. Court STATED the purpose of today s hearing will be the subject of a motion filed by plaintiffs in May of 2015 to request the Court to appoint a special master paid for by the defendants to compile the hours of work information as contained in the trip sheets. Ultimately the Court denied the motion and the reason that the Court gave at that time was: The Court is not persuaded that the underlying reasons advanced by the plaintiffs provide a sufficient basis to place the entirety of the financial burden of such a process upon the defendants. The entirety of the litigation process since that time to the present convinces the Court that indeed is not only an appropriate way to resolve this issue, but is perhaps the only way to accurately resolve this issue and for that reason if that motion is renewed at this time, the Court is going to grant it. Mr. Greenberg advised they would not renew the request for the appointment of the special master if plaintiffs and the class had to bear the cost of the process. Court indicated if the motion is renewed as it was with the costs borne to the defendants it would be granted. If it is going to be done, it needs to be done immediately. The order needs to be entered so if the defendants choose to seek any appellate relief they can do so. Mr. Greenberg requested two additional items; if the Court has someone in mind that would be appropriate as a special master, to advise. Secondly, that the findings of the special master in respect to the hours worked per pay period be deemed established as the working time for purposes of this litigation. Defendants have continually insisted in this litigation that the trip sheets do contain an accurate statement of the time. Ms. Rodriguez argued the plaintiffs have had over two years to come up with a methodology for calculation. They ve had the trip sheets and other routes. They chose this Excel spreadsheet. At the end of the day that route and that methodology doesn t work and they have not met their burden. That was their decision and inbetween there were a lot of red herrings, there was a lot of cost, and thousands of dollars to the defendant to chase W-4s, to chase cab manager data, to chase the trip sheets themselves and plaintiffs never even looked at any of it. Now the Court is saying plaintiffs have failed to meet their burden, shifting the burden now to the defendants financially now again to basically start over with what plaintiff should have done back in May of 2015. Ms. Rodriguez requested the Court to consider that this is a very large financial burden to the defendants that the plaintiffs should share in, due to everything else that the defendants have had to bear in-between there for two and a half years. Court STATED in the end if the Court found that there was not compliance with the Minimum Wage Act in our Constitution and therefore they prevailed to some extent in the lawsuit. Would not the costs that they would soak up at that time still shift to the defendant. Court sited NRS 608.115 and stated it is satisfied that this is a quest driven by or founded in the Constitution and therefore it must be accorded particular deference when it comes to the ways that the Court might use to enforce the Minimum Wage Act. Ms. Rodriguez advised the plaintiffs are willing to stipulate to not make a claim for the 8.25 an hour and inquired if the Court is asking the special master to look for any violations based on the 7.25 an hour as opposed to the 8.25 an hour. Secondly, the time frame the special master will be looking at. Mr. Greenberg argued the statute of limitations applicable to the class claims in their entirety extends from October of 2010 and the class period concludes under the Court's order at the end of 2015. Ms. Rodriguez argued she did not believe there was a dispute after July of 2014, why would they have a special master go through 18 months of thousands of trip sheets that are not in question. Mr. Greenberg argued they have been trying to litigate this case to judgment based upon the Court's rulings and how they can present the case within the confines of those rulings. Plaintiffs have looked extensively to the QuickBooks records from 2013 to 2015. Court inquired if the order on file cut it off at mid-2014. Mr. Greenberg stated no and advised defendants' expert conducted their own very limited study of trip sheets for that 2013 to 2015 period. Mr. Greenberg requested the study period by the special master be to the end of the class period of December 31, 2015. Further, Mr. Greenberg stated plaintiff's position is it would be more sensible to decertify the class to the limited extent of saying the only claims that will be adjudicated here on a class-wide basis are the class members' entitlement under the 7.25 an hour rate. If any individual class member believes that they are entitled to the higher rate, they would then be free to litigate that issue independently, but that

would not be heard or determined as part of this proceeding. Court STATED it would be anticipating the order would be at the 7.25 rate. For purposes of what we're trying to accomplish here, the special master would be asked to provide this work at the 7.25 rate. Court DIRECTED counsel to submit the names of Special Masters by Thursday, February 1, 2018. COURT ORDERED, Trial date VACATED. 2/2/18 9:00 AM STATUS CHECK: APPOINTMENT OF SPECIAL MASTER ;

02/02/2018

Status Check (9:00 AM) (Judicial Officer: Cory, Kenneth) STATUS CHECK: APPOINTMENT OF SPECIAL MASTER

Matter Heard;

Journal Entry Details:

COURT ORDERS, Micahael Rosten and the firm of Piercy Bowler Taylor & Kern of Las Vegas, Nevada, APPOINTED as Special Master in this case. The purpose of such Special Master appointment is to determine for each class member, based upon the hours of work set forth in their trip sheets for each pay period, and the wages they were paid in each such pay period as set forth in A Cab's QuickBooks records, the unpaid minimum wages they are owed by A Cab pursuant to Article, 15, Section 16, of Nevada's Constitution (the "MWA") under the "lower tier" or "health insurance provided" minimum wage rate. That determination is to be made for all class members for all pay periods falling entirely within the class period of October 8, 2010 through December 31, 2015. That determination is also to be made for those class members who were granted a statute of limitations toll pursuant to this Court's Order entered on June 7, 2017 for all pay periods occurring entirely after the statute of limitations toll date listed for them in Exhibit "A" of that Order and prior to December 31, 2015. COURT ORDERS, in determining the hours of work shown by a trip sheet, the Special Master shall accept as correct the characterization of time as "breaks" or "meals" or non-working time in the trips sheet as accurate and subtract all such time from the interval between the start and end time for the shift as recorded on the trip sheet. The Special Master in their report shall also note the indicated start and end time of "break" or "meal" time entry on each trip sheet. In the event that no shift end time is recorded or fully legible on a trip sheet the Special Master shall indicate in their report the times on that trip sheet's copy of the printed receipt that included Meter Details and that trip sheet s copy of the printed fuel purchase receipt and use the earlier of each time arrive as a "shift end" time for purposes of calculating the hours worked during the shift. If no legible "Meter Details" or fuel purchase receipt time exists on that trip sheet the Special Master shall not calculate any hours of work for that trip sheet and that shift and shall record that they were unable to arrive at a working hours total, or perform a minimum wage underpayment calculation, for the class member during a pay period the Special Master shall include all items of taxable income paid by A Cab to the class member during the pay period as recorded in A Cab's QuickBooks records but shall not include any amounts identified as "Tips" or "Tips Supplemental." The Special Master shall rely on the parties' stipulated agreement as to the wages paid to the class members each period if the parties so agree to stipulate. COURT ORDERS, A Cab shall, forthwith, provide the Special Master all records necessary for the performance of its appointment and as the Special Master requests. The first meeting of the parties and the Special Master directed by NRCP 53(d)(1) is dispensed with. The Special Master shall deliver the report of their findings to the Court and parties no later than 45 days from the Special Master's receipt of the deposit specified in this Order. The report so furnished shall state the total amount of unpaid minimum wages so owed, if any, for each class member; the amount of hours each class member was found to have worked each pay period for A Cab; and the amount of wages within the meaning of the MWA they were paid each pay period by A Cab. The report shall also indicate every pay period for every class member that the Special Master finds the records reviewed contained incomplete or not fully legible information and for which no determination on whether proper minimum wages were paid could be made. At the request of any party, the Special Master shall provide the report's foregoing findings in an Excel file. COURT ORDERS, the costs of the Special Master shall be borne by the defendant A Cab who shall, within 10 days of the entry of this Order deposit with the Special Master the amount of \$25,000 for their services, the Court also expressly reserving the possibility that it may in the future direct some portion of the Special Master's cost be shifted to the plaintiffs if the Special Master's report documents circumstances that the Court finds warrant it doing so. COURT FURTHER ORDERS, the Court WILL NOT be entertaining a motion for reconsideration of this order by the defendants.;

PAGE 98 OF 125

02/05/2018

CANCELED Jury Trial (1:30 PM) (Judicial Officer: Cory, Kenneth) Vacated

02/13/2018

Minute Order (11:04 AM) (Judicial Officer: Cory, Kenneth)

EIGHTH JUDICIAL DISTRICT COURT
CASE SUMMARY
CASE NO. A-12-669926-C

Minute Order - No Hearing Held; Journal Entry Details: The Court has in its possession copies of the letter of Ms. Rodriguez to Michael Rosten of Piercy Bowler Taylor & Kerns, as well as the responsive letter from Mr. Greenberg. As of this writing it has been nineteen (19) days since the Court Ordered that a Special Master be appointed, and yet inadequate progress is being made toward implementation of that Order. The Court is extremely concerned with the passage of time in this matter for reasons previously expressed. In order to prevent one more issue from injecting itself into these proceedings, and in light of the possibility that any local firm may trigger another objection due to purported conflicts of interest, the Court rescinds its appointment and its selection of Mr. Rosten of Piercy Bowler Taylor & Kerns, and selects Dr. Ali Saad of Resolution Economics to be the Special Master in this case. Mr. Rosten and Piercy Bowler Taylor & Kerns may present their bill for services rendered to the Defendant who shall have 10 days to pay the same and this matter will proceed to its conclusion. Mr. Greenberg to prepare the Order in conformity herewith. CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt; 02/15/2018 Status Check (10:00 AM) (Judicial Officer: Cory, Kenneth) Appointment of Special Master Matter Heard; Journal Entry Details: Ms. Rodriguez argued a conflict check should have been done by Mr. Rosten of Piercy Bowler as one of the cab drivers of A Cab has a brother who is a managing shareholder of Piercy Bowler and that is a conflict. Further argued as to a possible bill being submitted to the defendant by Piercy Bowler. Mr. Greenberg stated he cannot speak as to whether Mr. Rosten did or did not do a conflict, but can represent to the Court there were five or six nominees and every single one did inquire about any conflict based upon their firm's involvement in other matters. Mr. Greenberg advised they were all proved with a copy of the complaint. Mr. Greenberg further advised it was represented to him by Mr. Saad and his firm that a conflict check was done. Court STATED it has made its decision to use Dr. Saad, an out-of-state firm, and that way the possibility of knowing someone is limited. Court DIRECTED Defendants to overnight the materials they have in there possession to Dr. Saad and transmit a letter which inquires of him what conflicts check he has done. Mr. Greenberg clarified the materials that are available immediately to overnight are both the QuickBooks payroll information and the October 2010 later trip sheets. Ms. Rodriguez advised there are 300,000 trip sheets on an *external hard drive that can be overnighted.;* 02/26/2018 CANCELED Jury Trial - FIRM (1:30 PM) (Judicial Officer: Cory, Kenneth) Vacated 03/06/2018 Minute Order (4:14 PM) (Judicial Officer: Cory, Kenneth) Minute Order - No Hearing Held; Journal Entry Details: The Court has reviewed Defendant s Motion on OST for Stay, received on March 2, 2018, Plaintiffs Response to Defendant s Motion, Plaintiffs Motion on OST to enforce the Court s Orders, and the e-mail correspondence from counsel and the Special Master, Dr. Saad. For the reasons stated herein the Court grants a temporary stay to resolve the Defendants claimed inability to pay the Special Master the initial \$25,000 required by previous court order. In addition to Defendants protestations of their temporary inability to pay the initial \$25,000, the Court also GRANTS a temporary Stay due to health considerations of the Court. The Court has scheduled a necessary surgery for March 8, 2018, which surgery will require a relatively brief recuperation period. The Court is therefore entering an indefinite stay for both reasons, which the Court anticipates will not last longer than approximately 3 weeks. The Court has considered whether it would make more sense to recuse from the case, and/or request a reassignment by the Chief Judge of the Eighth Judicial District Court. However, the duplication of the time and effort it would take for another judge to become adequately conversant with this case would likely protract this case yet again, and would likely cost the parties more in attorney fees; nor would it facilitate an economical and fair management of this litigation. Recusal or reassignment would necessitate such delay that it should only come as a last resort. Inasmuch as the anticipated calendared surgery is laparoscopic in nature, the Court feels confident that it will be fully functional and able to proceed ahead within three weeks. In the meantime, the Special Master is directed to cease all efforts to complete the task

previously ordered by this Court until further order of this Court. Additionally, because there

will be a breathing space of approximately three weeks the Defendants should well be able to set aside the initial \$25,000 deposit, and are ordered to do so. The court anticipates setting a hearing date to accomplish the following: 1. Dissolve the stay; 2. Argue and rule on the various motions which have been filed; and 3. Reset the Rule 41(e), i.e., 5-year Rule, date by which this matter must be concluded. CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), Michael Wall, Esq. (mwall@hutchlegal.com) and Special Master Dr. Saad (ASaad@resecon.com). /mlt;

03/15/2018

Motion to Strike (3:00 AM) (Judicial Officer: Cory, Kenneth) *Plaintiffs' Motion to Strike Defendants Affirmative Defenses* Off Calendar;

Journal Entry Details:

This case was Stayed on March 06, 2018, therefore COURT ORDERS, the Motion to Strike Defendants Affirmative Defenses OFF CALENDAR. Parties to re-notice their Motion once the Stay is lifted. CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt;

04/26/2018

Minute Order (1:30 PM) (Judicial Officer: Cory, Kenneth)

Minute Order - No Hearing Held;

Journal Entry Details:

On April 17, 2018, Plaintiffs filed PLAINTIFFS MOTION ON OST TO LIFT STAY, HOLD DEFENDANTS IN CONTEMPT, STRIKE THEIR ANSWER, GRANT PARTIAL SUMMARY JUDGMENT, DIRECT A PROVE UP HEARING, AND COORDINATE CASES. The Court signed an Order Shortening Time, setting the matter for hearing on April 27, 2018, nine days later, admittedly a shortened setting. Shortly after notifying counsel of the hearing, chambers received a telephone call from Esther Rodriguez advising that she would be out of the country, having reset a vacation which she had earlier canceled due to an earlier trial setting in this matter. Notwithstanding EDCR 2.22, the Court acted upon that request and reset the hearing for May 4, 2018, believing that a fuller response to this admittedly complex motion could be had. After the matter had been continued to May 4, Plaintiffs caused to be filed the same motion, bearing the caption of this case and the case sought to be coordinated by the motion: A721063, Jasminka Dubric v A Cab, et al. That motion bore the previous OST which set the hearing once again on April 27, 2018. On the next day, April 19, 2018, this Court received an un-filed chamber s copy of the same motion, this time bearing the caption of and Dubric v A Cab, A721063, which reflected that it was pending in Department 25. However, Odyssey does not reflect a filing of this document. Needless to say, the rapid-fire filing and service of these motions caused considerable confusion and consternation, not only for Defendants counsel but also for the Court. The Court decided to proceed on the April 27 hearing pertaining to the second, double-captioned version of the motion, simply for the purpose of having Plaintiffs counsel explain the intentions of the Plaintiffs. Accordingly, the Court determined that Ms. Rodgriguez presence was not required and telephonically notified associate counsel, Michael Wall, to be present. Mr. Wall protested that he was on the case only as appellate counsel. Subsequently, on April 24, the Court receive a letter of strong objection from Ms. Rodriguez pertaining to the Court's going forward with any hearing on April, 27 (See Left Side Filing, Counsels facsimiles), which apparently prompted Mr. Greenberg to send a missive, pleading with the Court to proceed on April 27 on the entire motion ((See Left Side Filing, Counsels facsimiles). To avoid complicating this matter further, the Court will continue the hearing on the second filed double-captioned version of the motion to May 4. In the meantime, the Court would appreciate an explanation from Mr. Greenberg in a pleading filed with the Court as to why there are two court filings and one chambers copy of the same motion with three different captions. While the court believes that Plaintiffs effort was simply to make clear to all parties in both cases the coordination-of-cases aspect of the motion, further explanation would be appreciated. The Court will take up the matter on May 4, 2018. 5/4/18 9:00 AM PLAINTIFFS MOTION ON OST TO LIFT STAY, HOLD DEFENDANTS IN CONTEMPT, STRIKE THEIR ANSWER, GRANT PARTIAL SUMMARY JUDGMENT, DIRECT A PROVE UP HEARING, AND COORDINATE CASES CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt;

05/01/2018

Minute Order (4:35 PM) (Judicial Officer: Cory, Kenneth) Minute Order - No Hearing Held; Journal Entry Details:

CASE SUMMARY CASE NO. A-12-669926-C

PLAINTIFFS MOTION ON OST TO LIFT STAY, HOLD DEFENDANTS IN CONTEMPT, STRIKE THEIR ANSWER, GRANT PARTIAL SUMMARY JUDGMENT, DIRECT A PROVE UP HEARING, AND COORDINATE CASES was set to be heard on May 4, 2018. (See April 26, 2018 Minute Order). Due to unforeseen circumstances, the Court will not be able to hear Plaintiffs Motion on May 4, 2018. Accordingly, the hearing shall be VACATED until further order of this Court. Furthermore, the STAY IS TO REMAIN IN PLACE until further order of this Court. CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt; CANCELED Motion (9:00 AM) (Judicial Officer: Cory, Kenneth) 05/04/2018 Vacated Plaintiffs' Motion on OST to Lift Stay, Hold Defendants in Contempt, Grant Partial Summary Judgment, Direct a Prove Up Hearing, and Coordinate Cases 05/22/2018 Minute Order (3:23 PM) (Judicial Officer: Cory, Kenneth) Minute Order - No Hearing Held; Journal Entry Details: This Court deems it advisable to make a record of the various events which led to this Court setting down a hearing on May 23, 2018 to hear Plaintiffs Motion to Lift Stay, Hold Defendants in Contempt, Strike Their Answer, Grant Partial Summary Judgment, Direct a Prove Up Hearing, and Coordinate Case. That recitation of events includes the deliberate actions of counsel for both sides and the circumstances beyond the control of counsel and this Court which have led to the hearing date of May 23, 2018. On February 16, 2017, this Court Granted a Preliminary Injunction enjoining Defendants from seeking settlement of any unpaid wage claims involving any class members except as part of this lawsuit. A Supplement to Order for Injunction Filed on February 16, 2017 was filed on February 17, 2017, providing the explanation required by NRCP 65. On March 6, 2018, this Court entered a Minute Order granting a temporary stay due to health considerations of the Court. The Court had scheduled a necessary surgery for March 8, 2018, anticipating being out of the office for approximately 3 weeks. On April 6, 2018, the Nevada Supreme Court entered an Order reversing this Court s Order granting of the preliminary injunction. On April 16, 2018, the Court granted an Order Shortening Time in connection with Plaintiffs Motion to Lift Stay, Hold Defendants in Contempt, Strike Their Answer, Grant Partial Summary Judgment, Direct a Prove Up Hearing, and Coordinate Cases, and set the hearing for April 27, 2018. When the Court was advised Defendants Counsel would be out of the country on April 27, 2018, the Court reset that Motion to be heard on May 4, 2018. On April 30, 2018, this Court s wife passed away unexpectedly. On May 1, 2018, the Court issued a Minute Order that [d]ue to unforeseen circumstances, the Court will not be able to hear Plaintiffs Motion on May 4, 2018. Accordingly, the hearing shall be vacated until further order of this Court. Furthermore, the Stay is to remain in place until further order of this Court. On May 17, 2018 the Court received a copy of a Supplemental Declaration of Class Counsel, Leon Greenberg, Esq., wherein Plaintiffs Counsel declared that at a hearing on May 9, 2018 Department 25 had vacated the prior grant of partial summary judgment as to the only named Plaintiff in that lawsuit (Dubric) and set a hearing for the preliminary approval of a proffered class settlement proposal. Further, Plaintiffs Counsel argued that the Defendants actions, unless Department 1 would hear the Motion for Coordination prior to May 24, 2018, would inevitably result in a reverse auction described in this Court s Supplement to the Preliminary Injunction, thereby obstructing the proper administration of justice in this case. Plaintiff's Counsel further urged this Court to grant the coordination requested under EDCR 2.50 immediately in chambers prior to the next hearing in Department 25. Due to the unavailability of this Court due to the death of the Court s spouse, Department 1 law clerk sought guidance from the Chief Judge of the Eighth Judicial District Court pursuant to EDCR 7.10. As Senior Judge Bonaventure was scheduled to hear Department 1 s cases while Judge Cory was unavailable, the Chief Judge requested that if Judge Cory remained unavailable that Judge Bonaventure hear so much of Plaintiffs Motion as Judge Bonaventure thought necessary. Accordingly, on May 17, 2018, the Court set a hearing date for May 23, 2018. Department 1 law clerk was advised by both counsel that they were available for the May 23, 2018 hearing. The Stay previously imposed by this Court is hereby LIFTED for the purposes of the May 23, 2018 hearing. Finally, the time of the hearing is continued from 10:30 a.m. to 1:30 p.m. so that Judge Cory may return to the bench to hear the Motion. CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), Michael Wall, Esq. (mwall@hutchlegal.com) Mark Bourassa, Esq. (mbourassa@blgwins.com) /mlt;

	CASE NO. A-12-669926-C
05/23/2018	Motion (1:30 PM) (Judicial Officer: Cory, Kenneth) <i>Plaintiff's Motion for Miscellaneous Relief</i> Denied in Part; Journal Entry Details: <i>Counsel gave summary of case and the case in front of Judge Delaney. COURT ORDERED</i> ,
	Plaintiff's Motion for Miscellaneous Relief DENIED. The Court is not ruling on the suggested renewed motion for preliminary injunction. This case needs to go forward and the Court is disinclined to hold up the matter for non-payment to the special master. COURT FURTHER ORDERED, \$41,000.00 MUST be posted with the Clerk of the Court and the defendant is to be present at the next hearing to show proof of the posting. 6/1/18 10:00 AM PLAINTIFF'S MOTION TO HOLD DEFENDANT IN CONTEMPT, STRIKE THEIR ANSWER;
06/01/2018	Motion (10:00 AM) (Judicial Officer: Cory, Kenneth) <i>PLAINTIFF'S MOTION TO HOLD DEFENDANTS IN CONTEMPT, STRIKE THEIR</i> <i>ANSWER</i> Matter Heard; Journal Entry Details: <i>Upon Court's inquiry, Mr. Greenberg confirmed the basis to find Defendants in contempt of</i> <i>court is the nonpayment of funds to the Special Master. Arguments by Mr. Greenberg and Ms.</i> <i>Rodriguez regarding whether or not Defendants have the money to pay the Special Master and</i> <i>the effects of litigation in another matter. Court noted it is hesitant to hold Defendants in</i> <i>contempt for failure to pay due to the Affidavit and Financial documents put forward by the</i> <i>Defendants. Court directed counsel to provide case authority, not necessarily in Nevada,</i> <i>where a court has proceeded to hold Defendant in contempt for failure to make payments but</i> <i>the Defendant claims it does not and will not have the money. Court advised it will revisit the</i> <i>issue at the upcoming court date; it will not hear further argument, but will announce if it will</i> <i>grant the Motion and what sort of sanction it may impose. If the issues are not resolved at that</i> <i>time, the Court will hear the Motion for Partial Summary Judgment. Colloquy regarding the</i> <i>next court date. Court directed counsel to submit case authorities by noon on Monday, June</i> <i>4th. COURT ORDERED, matter SET for Motion for Partial Summary Judgment. 6/5/18 3:00</i> <i>PM MOTION FOR PARTIAL SUMMARY JUDGMENT;</i>
06/05/2018	Motion for Partial Summary Judgment (3:00 PM) (Judicial Officer: Cory, Kenneth) Plaintiff's Motion for Partial Summary Judgment Granted; Journal Entry Details: COURT STATED ITS FINDINGS and ORDERED, Plaintiff's Motion for Partial Summary Judgment GRANTED to the extent that not only is the time period of 2013-2015 granted, but using the rational and the evidence propounded by the plaintiffs, which they in turn claim is based on the evidence propounded by the defendants to grant the same summary judgment for the period of 2007-2012. It is the Courts understanding that amounts to approximately \$174,000.00; the Court does not have the precise amount. Mr. Greenberg advised the amount for 2013-2015 is itemized in precise amounts to identify the individuals and does amount to \$174,839.00 which is the amount requested, which is at least \$10.00 an hour owed to these individuals. If it is below \$10.00 an hour they are treating it as De Minimis and not bothering with it. COURT SO ORDERED. Additionally, COURT ORDERS, in the amount of \$804,000.00 for the period of 2007-2012. Court inquired if that was the correct amount. Mr. Greenberg stated the Court could recite that number and he would submit an order for the Court's approval. Mr. Greenberg indicated he would like to submit the actual pay periods and calculations for each individual with the documentation in conjunction with a final order that the Court could approve with an appendix of the judgment amounts for each individual. As to the interim fees is there any evidence before the Court or any recitation, or numbers that would show the Court how it was calculated. Mr. Greenberg advised on November 2nd he submitted to the Court a declaration that he had expended over 850 hours and \$35,000.00 at that time in costs. Court inquired as to the fee amount and based on what hourly rate. Mr. Greenberg stated if he was to be compensated for 500 hours at \$200.00 an hour it would be \$100,000,00. Court indicated this issue would be the subject of a separate motion. The Court is

	CASE NO. A-12-669926-C
	costs are \$35,200.00 as of November 2; have requested \$135,000.00 in total. Mr. Greenberg inquired if he could include the \$135,000.00 interim award in the Order he would be presenting to the Court. Court indicated yes. Mr. Greenberg advised the Minimum Wage Act empowers the Court to award any relief that it is empowered to act to award in any civil action of an equitable injunctive type nature and referred to Texas State Teachers vs. Garland. Mr. Greenberg advised they would be before this Court on post-judgment motion for full fee award and a detailed itemization would be submitted. Court STATED it would review the authority given in the motion and make the determination whether an interim award would be awarded, Court is not making a ruling from the bench on that issue and would issue a minute order. Mr. Greenberg advised he would like to submit a final order in accordance with the other ruling made today so that a final judgment can be entered appropriately. Mr. Greenberg stated it is his understanding that the directions given today are to fashion an order that will constitute a final judgment in this case pursuant to the rulings today. Court inquired if Mr. Greenberg was stating the Court could dissolve the class and allow those former class members who wish to go forward to go forward on the higher amounts. Mr. Greenberg stated the judgment would be fashioned in individual amounts for each individual class member pursuant to the approach the Court has discussed today. This will constitute a final judgment of the Court has discussed today. This will constitute a final judgment to dissis those claims without prejudice and if any class member wishes to pursue the claim they are entitled to compensation in excess of the Eourt has awarded, they would be free to do so. Court inquired if this would be assoride and believe it would be more efficient to dismiss those claims whothy trejudyment vould be forshioned in final judgment is not satisfied the class against Mr. Nady personally have been severed; entering f
09/26/2018	 Motion to Quash (9:00 AM) (Judicial Officer: Cory, Kenneth) 09/26/2018, 09/28/2018 Defendant's Ex-Parte Motion to Quash Writ of Execution and, in the Alternative, Motion for Partial Stay of Execution on Order Shortening Time Continued; Denied; Continued;
00/26/2010	Denied;
09/26/2018	Opposition and Countermotion (9:00 AM) (Judicial Officer: Cory, Kenneth) 09/26/2018, 09/28/2018, 11/29/2018 PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF Continued; Matter Heard; Continued; Matter Heard; Continued; Continued; Continued;

Matter Heard; Continued;

09/26/2018

All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth) ALL PENDINGS - DEFENDANT'S EX-PARTE MOTION TO QUASH WRIT OF EXECUTION AND, IN THE ALTERNATIVE, MOTION FOR PARTIAL STAY OF EXECUTION ON ORDER SHORTENING TIME... PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF Matter Heard;

Journal Entry Details:

ALL PENDING - DEFENDANT'S EX-PARTE MOTION TO QUASH WRIT OF EXECUTION AND, IN THE ALTERNATIVE, MOTION FOR PARTIAL STAY OF EXECUTION ON ORDER SHORTENING TIME ... PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO OUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF Kelly Dove, Esq. present on behalf of Wells Fargo. Mr. Shafer requested the Court quash the writ of execution as to third parties. Mr. Shafer argued the plaintiffs are not entitled to execute against independent entities and is a violation of NRS 86.296. Mr. Shafer further argued the defendant has not received the notice of writ of execution and proof of service has not been made. Mr. Nady advised as to how the entities and accounts are setup and paid out. Mr. Greenberg argued Nevada s LLC statute does not authorize the creation of series LLCs that can hold assets beyond the reach of a judgment against the master LLC that created them. There is evidence that exists that the funds at issue are the property of A Cab LLC. Further arguments by Mr. Shafer as to the independent entities. Statements by Mr. Wall. Statements by the Court. COURT ORDERED, Matter CONTINUED. Court DIRECTED A Cab and/or the series LLC to supply sufficient evidence to quash the writ of execution. CONTINUED TO: 9/28/18 10:00 AM;

09/28/2018

All Pending Motions (10:00 AM) (Judicial Officer: Cory, Kenneth)

ALL PENDINGS - DEFENDANT'S EX-PARTE MOTION TO QUASH WRIT OF EXECUTION AND, IN THE ALTERNATIVE, MOTION FOR PARTIAL STAY OF EXECUTION ON ORDER SHORTENING TIME... PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF

Matter Heard; Journal Entry Details: ALL PENDING - DEFENDANT'S EX-PARTE MOTION TO QUASH WRIT OF EXECUTION AND, IN THE ALTERNATIVE, MOTION FOR PARTIAL STAY OF EXECUTION ON ORDER SHORTENING TIME... PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF Kelly Dove, counsel for Wells Fargo present. Court NOTED it had received Defendant's exhibits in support to quash the writ of execution. COURT ORDERED, Defendant's Exhibits A-J ADMITTED. Statements by the Court regarding LLC series and review of numerous laws in Nevada and other states. Mr. Shafer argued as to the statutes regarding LLC's and operating agreements in Nevada. Further argued as to NRS 86.296. Statements by Ms. Rodriguez. Colloquy regarding LLC statutes. Statements by the Court regarding creating LLC's that are not identifiable to the public. Arguments by Mr. Greenberg regarding public notice and there being no business licenses for the entities. Ms. Dove advised if the Court wishes for a motion for interpleader be filed they would do so, or they would just follow the Court's direction. COURT ORDERED, Motion to Quash the Writ of Execution DENIED and the FUNDS BE TRANSFERRED TO THE CLERK OF THE COURT pending further action by this Court. COURT FURTHER ORDERED, Plaintiff's Counter-Motion for Appropriate Judgment Enforcement Relief CONTINUED. Court inquired if the defendant's would be seeking redress from the Supreme Court. Mr. Shafer advised that is one of the options they would be pursuing. The exemption process still remains to be done pursuant to the writ of execution statute. Mr. Shafer requested if the Court is denying they would request denying in part and granting in part as to the funds in the employee leasing company. If the Court is not inclined to do that, that the Court would preclude further execution of the funds against the company. Essentially, they maintain the status quo until such time as two week that they can have Mr. Ocean testify as to the records. Mr. Shafer requested the Court preclude further execution on the funds that may be deposited

into Wells Fargo. Mr. Greenberg argued that to the extent the funds are being held under the same EIN# that is the same EIN# when they started the law suit, they believe they should be properly subject to execution and they are sufficient to identify them as funds in the judgment debtor A Cab LLC. There was never a writ served just on A Cab Series Leasing Company in

CASE NO. A-12-009920-C
generic form. An execution was served based on the designation of these funds being associated under the EIN# and there is no basis to restrain them from doing this. If A Cab wishes to stop the process execution they could post a bond in the amount of \$960,000.00 which is less than the judgment entered. Mr. Shafer stated they could not post the bond as the funds are being held and they do not have the collateral to secure a bond. Mr. Shafer stated Mr. Greenberg is correct a writ was served with an EIN#. The EIN# they are saying belongs to one company is incorrect as to who they are saying it belongs to and this issue has not been briefed before this Court, but anticipate it will be. Mr. Shafer requested until the Court returns in two weeks and additional briefing has been submitted that plaintiff doesn't take these unrelated companies and stay the proceedings on this particular writ. Defendant is not asking the Court to restrain the plaintiff sability to file other motions or other proceedings, but just as to this account so that A Cab can continue to operate. Defendant is just asking for a stay on further execution on the writ that was served on Wells Fargo, not A Cab or A Cab Taxi, just as to these other separately named series LLC's. That money is not withheld from those accounts in the future. Court inquired if Mr. Shafer presently represents any of the series LLC's entities. Mr. Shafer advised he has not been presently retained, but believes he will when they file their requests for exemptions. Ms. Rodriguez stated she believed Mr. Wall was going to contact the entirety of Hutchinson and Steffen to make an appearance on 120 plus series individual entities if the Court was going to require representation for each of the entities and that she does not currently represent them. Court STATED the challenges come back to the attempted use of Nevada's relatively new series LLC's statutes and for all the reasons discussed this Court concludes they have not correctly, in such a way to ensure due process to the plai
Motion to Amend Judgment (10:00 AM) (Judicial Officer: Cory, Kenneth) <i>PLAINTIFF'S MOTION TO AMEND JUDGMENT</i> Granted;
Motion For Reconsideration (10:00 AM) (Judicial Officer: Cory, Kenneth) Defendants' Motion for Reconsideration, Amendment, for New Trial, and for Dismissal of Claims Denied;
Motion to Dismiss (10:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion for Dismissal of Claims on Order Shortening Time Denied;
 All Pending Motions (10:00 AM) (Judicial Officer: Cory, Kenneth) ALL PENDING - DEFENDANT'S MOTION FOR DISMISSAL OF CLAIMS ON ORDER SHORTENING TIME DEFENDANTS' MOTION FOR RECONSIDERATION, AMENDMENT, FOR NEW TRIAL, AND FOR DISMISSAL OF CLAIMS PLAINTIFF'S MOTION TO AMEND JUDGMENT Matter Heard; Journal Entry Details: ALL PENDING - DEFENDANT'S MOTION FOR DISMISSAL OF CLAIMS ON ORDER SHORTENING TIME DEFENDANT'S MOTION FOR DISMISSAL OF CLAIMS ON ORDER SHORTENING TIME DEFENDANT'S MOTION FOR DISMISSAL OF CLAIMS ON ORDER SHORTENING TIME DEFENDANT'S MOTION FOR DISMISSAL OF CLAIMS PLAINTIFF'S MOTION TO AMEND JUDGMENT Mr. Wall argued as to Notice of Appeal, Honeycutt case, and new rules regarding tolling. Mr. Greenberg argued the motion to amend the judgment is proper before this Court. Statements by the Court as to Honeycutt. Mr. Wall stated he does not believe there is a Honeycutt issue. DEFENDANT'S MOTION FOR DISMISSAL OF CLAIMS ON ORDER SHORTENING TIME Mr. Wall argued subject jurisdiction. Mr. Greenberg argued damages and sited Edwards case. Further arguments by Mr. Wall as to Edwards and Castillo cases. COURT ORDERED, Motion DENIED. DEFENDANTS' MOTION FOR RECONSIDERATION, AMENDMENT, FOR NEW TRIAL, AND FOR DISMISSAL OF CLAIMS Arguments by Mr. Greenberg. Ms. Rodriguez argued as to name change. Statements by the Court. COURT ORDERED, Motion DENIED. PLAINTIFF'S MOTION TO AMEND JUDGMENT COURT ORDERED, Motion DENIED. ORDER SIGNED IN OPEN COURT. Ms. Rodriguez requested a Stay pending appeal and advised any further garnishments are

	CASE 110: 11-12-00//20-C
	jeopardizing the company's existence . Mr. Nady and A Cab have actively sought a bond pending appeal and have been denied. Ms. Rodriguez advised she was intending on drafting Motion to Stay under hardship. If the garnishments continued the company will have to shut their doors and lay off hundreds of people. Mr. Greenberg argued against the Stay and stated he believes A Cab is able to pay the judgment. COURT ORDERED, Matter STAYED for TEN (10) BUSINESS DAYS.;
11/29/2018	Motion for Order (3:00 AM) (Judicial Officer: Cory, Kenneth) <i>Plaintiffs' Motion for an Order Granting a Judgment Debtor Examination and for Other Relief</i> Continued;
11/29/2018	Motion (3:00 AM) (Judicial Officer: Cory, Kenneth) <i>Plaintiffs' Motion for an Award of Attorneys Fees and Costs as Per NRCP Rule 54 and the</i> <i>Nevada Constitution</i> Continued;
11/29/2018	Hearing (3:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiffs Objections to Claims of Exemption from Execution and Notice of Hearing Continued;
11/29/2018	All Pending Motions (3:00 AM) (Judicial Officer: Cory, Kenneth) ALL PENDING - PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF PLAINTIFFS OBJECTIONS TO CLAIMS OF EXEMPTION FROM EXECUTION AND NOTICE OF HEARING PLAINTIFFS' MOTION FOR AN AWARD OF ATTORNEYS FEES AND COSTS AS PER NRCP RULE 54 AND THE NEVADA CONSTITUTION PLAINTIFFS' MOTION FOR AN ORDER GRANTING A JUDGMENT DEBTOR EXAMINATION AND FOR OTHER RELIEF Matter Heard; Journal Entry Details:
	PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF PLAINTIFFS OBJECTIONS TO CLAIMS OF EXEMPTION FROM EXECUTION AND NOTICE OF HEARING PLAINTIFFS' MOTION FOR AN AWARD OF ATTORNEYS FEES AND COSTS AS PER NRCP RULE 54 AND THE NEVADA CONSTITUTION PLAINTIFFS' MOTION FOR AN ORDER GRANTING A JUDGMENT DEBTOR EXAMINATION AND FOR OTHER RELIEF COURT ORDERS, Matter SET for Announcement of Decision. 12/4/18 9:00 AM CLERK'S NOTE: A copy of this minute order was distributed via the E-Service list. / mlt ;
12/04/2018	 Motion (9:00 AM) (Judicial Officer: Cory, Kenneth) 12/04/2018, 12/13/2018 Plaintiffs' Ex Parte Motion for a Temporary Restraining Order and Motion on an Order Requiring the Turnover of Certain Property of the Judgment Debtor Pursuant to NRS 21.320 Continued; Granted in Part; Journal Entry Details:
	Laurie Nady, defendant's wife present. Also present, Jonathan Wilson, representative for the Special Master. Mr. Greenberg advised the issue to be heard today are in regards to the TRO and the request for the transfer of those motor vehicles or an order coordinating the transfer, or assisting in having those motor vehicles transferred to the sheriff for sale on judgment execution. The other issue is the appointment of a receiver. Mr. Greenberg advised he had submitted two different proposed orders for the Court's consideration. One would be a limited form of receivership which would allow the receiver to take possession of assets that are under the control of the judgment debtor corporation, A Cab, LLC, and hold those assets, potentially pay liabilities in his discretion if the receiver thought it was important to preserve the business, and to gather information for a report to the Court and a proposal for actually managing the business in full for the purpose of satisfying the judgment. The receiver would not have the power to interfere or control any of the operations at this point, which is truly what a receiver does in the normal course. The receiver would also have the authority to withhold operation of the medallions which are possessed by the judgment debtor from the Series. The other form of order proposed to the Court is far more limited, which is based on his discussion with Mr. Swarts, who indicated a special master appointment would be more appropriate. The special

master would not actually take possession of any assets of A Cab. He would have no authority to pay expenses. He would be essentially in charge of obtaining the records and reviewing the books and have access to the information of the company. He would have no power in respect to the taxi medallions as was proposed for the limited receiver. The special master proposal, which is far more limited o the two, is the model the defendants have proposed. Their variation does two things, which plaintiff's oppose. First it removes the provision that the special master would provide to plaintiffs' counsel information as to assets he located that are in the name of the judgment debtor. If there is going to be a special master appointed they are not going to have a receiver who's actually going to take possession of any assets. Plaintiffs' counsel should be told what assets he comes up with so they can take affective means to secure those assets for the benefit of the plaintiffs. Defendants have removed that power from their proposed special master appointment. The other thing they have done is they have capped the fee to be paid to the special master at \$5,000.00. That is an inadequate amount for anyone to be willing to accept the appointment. Mr. Greenberg suggested an amount more in the range of \$20,000.00. Court STATED it was this Court that appointed the special master and this Court is amenable to making sure the special master gets paid for the work that they've put into the project, up to the point where the Court found that it was going to be so cumbersome and so expensive that it was better to simply grant the plaintiffs' earlier motion for summary judgment that included approximations. Court FURTHER STATED to Mr. Nady it seemed to the Court it might have to put him in jail in order to get his attention. Rather than do that the Court believes it can accomplish this without putting him in jail. It is the Court's belief that with the proposals that have been put forth by plaintiff and the modified proposal by his counsel there is a way to get the special master paid. Therefore, the COURT GRANTS the relief the plaintiffs have asked for in the sense of having a special master appointed and APPOINTS MR. SWARTS. The COURT FURTHER ORDERS, the defendants and their agents to give full and complete disclosure of all the financial records that pertain to the company. Mr. Shafer advised one of the modifications proposed is for confidentiality, anything revealed to the plaintiff should not be revealed to the public at large. Mr. Shafer further advised they still stand by their objection to an appointment of a receiver or special master as it is an extraordinary remedy. Given the Court's inclination is to appoint a receiver, defendants would like to make that as limited as possible with the goal of accomplishing what the Court's concerns are, and that's to maintain the assets to make sure we now what the current status is. The defendants' request is to limit it just to receipt and review of the financial records of the company with the appropriate protective order. There is no objection to Mr. Swarts being appointed, but would like it to be limited and if further funds are need they must come back to the Court and ask for additional funds. Court NOTED the last issue is the temporary restraining order not to sell items. Mr. Shafer argued as to disposing of assets and the vehicles Mr. Shafer advised their only caveat would is nothing be sold off except in the ordinary course of business. With that exception and with a notification requirement they can be assured that the judgment debtor would receive equivalent value. Colloquy regarding the vehicles. Further arguments by counsel COURT ORDERS, The Request for Appointment of a Receiver GRANTED to a limited extent in the form of an appointment of a Special Master as Follows: 1. George C. Swarts is appointed as a Special Master pursuant to NRCP Rule 53; 2. The Special Master shall be provided by the judgment debtor A Cab LLC also known as A Cab Series LLC, including Creighton J. Nady and any other agents of judgment debtors, copies of all electronic and paper financial and business records of the judgment debtor A Cab LLC also known as A Cab Series LLC that the Special Master deems advisable to possess for the preparation of the report directed in this order, including, but not limited to, all such records involving, and all of its contracts or agreements with, any other entity or person including any series LLC it has issued pursuant to NRS 86.296. Upon being presented with a copy of this Order all persons and entities possessing any such records of the judgment debtor A Cab LLC also known as A Cab Series LLC shall deliver them to the Special Master; 3. The Special Master shall promptly advise plaintiffs' counsel of all property of the judgment debtor A Cab LLC also known as A Cab Series LLC that it has identified and plaintiffs' counsel shall take no action to proceed with any legal execution upon such property to satisfy plaintiffs' judgment; 4. The Special Master shall issue a report by February 1, 2019 to the Court advising the Court of: (a) A proposed plan, to the extent that they deem it feasible, for the Special Master to be appointed Receiver pursuant to NRS Chapter 32 over the operations of judgment debtor A Cab LLC also known as A Cab Series LLC in a manner that will allow the profits from the operation of the taxi medallions authorized to it to be applied towards satisfaction of the plaintiffs' judgment. 5. Plaintiffs' counsel shall be required to make available to the Special Master, from the funds they have collected on the plaintiffs' judgment and are holding in their IOLTA account pursuant to this Court's prior Orders, a sum not to exceed \$20,000.00 to pay for the Special Master's services. The Special Master shall be entitled to be paid a fee not exceeding \$300.00 per hour for their services. The Special Master shall be authorized, in their discretion, to cease further work and present the report discussed in paragraph 4 to the Court, to the extent it is able to complete such a report, once the cost for their services have exceeded 90% of the amount specified in

this paragraph that plaintiffs' counsel shall be required to make available to pay for such services. 6. The information and records received by the Special Master shall be kept confidential and subject to a protective order issued by the Court, precluding production to the general public except as directed by the Court. The Request for a Judgment Debtor Exam As the Court ruled at the December 4, 2018 hearing this issue is the subject of a separate motion and will be addressed by a separate order. The Request to Enjoin Certain Transfers of Funds The plaintiffs requested that A Cab and any series LLC it has issued (the "series LLCs" that defendants also refer to as "cells" of A Cab) be enjoined from transferring any funds to defendant Nady or any of his family members. At the December 4, 2018 hearing the Court was advised by counsel for A Cab that defendant Nady's prior deposition testimony about regular transfers of funds from the series LLCs to Nady was incorrect and such transfers were actually to a trust. This branch of plaintiffs' motion is granted to the limited extent of prohibiting the transfer of any monies or other property owned by judgment debtor A Cab LLC (also known as A Cab Series LLC) to defendant Nady, to any of his family members, or to any trust of which Nady or any of his family members is a trustor, trustee or beneficiary. To the extent plaintiffs' motion sought further restraints on transfers by the series LLCs it is, without prejudice, denied at this time. Other Requested Relief Plaintiffs' other requested forms of relief are, without prejudice, DENIED by the Court at this time. COURT FURTHER ORDERS, Judgment Debtors shall not create any additional Series LLC s without further order of this Court.; Continued; Granted in Part; Decision (9:00 AM) (Judicial Officer: Cory, Kenneth) ANNOUNCEMENT OF DECISION (PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF... PLAINTIFFS OBJECTIONS TO CLAIMS OF EXEMPTION FROM EXECUTION AND NOTICE OF HEARING ... PLAINTIFFS' MOTION FOR AN AWARD OF ATTORNEYS FEES AND COSTS AS PER NRCP RULE 54 AND THE NEVADA CONSTITUTION ... PLAINTIFFS' MOTION FOR AN ORDER GRANTING A JUDGMENT DEBTOR EXAMINATION AND FOR OTHER RELIEF) Matter Heard; All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth) ALL PENDING - ANNOUNCEMENT OF DECISION (PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF... PLAINTIFFS OBJECTIONS TO CLAIMS OF EXEMPTION FROM EXECUTION AND NOTICE OF HEARING ... PLAINTIFFS' MOTION FOR AN AWARD OF ATTORNEYS FEES AND COSTS AS PER NRCP RULE 54 AND THE NEVADA CONSTITUTION ... PLAINTIFFS MOTION FOR AN ORDER GRANTING A JUDGMENT DEBTOR EXAMINATION AND FOR OTHER RELIEF) PLAINTIFFS' EX PARTE MOTION FOR A TEMPORARY RESTRAINING ORDER AND MOTION ON AN ORDER REOUIRING THE TURNOVER OF CERTAIN PROPERTY OF THE JUDGMENT DEBTOR PURSUANT TO NRS 21.320 Matter Heard: Journal Entry Details: ALL PENDING - ANNOUNCEMENT OF DECISION (PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF... PLAINTIFFS OBJECTIONS TO CLAIMS OF EXEMPTION FROM EXECUTION AND NOTICE OF HEARING ... PLAINTIFFS' MOTION FOR AN AWARD OF ATTORNEYS FEES AND COSTS AS PER NRCP RULE 54 AND THE NEVADA CONSTITUTION ... PLAINTIFFS MOTION FOR AN ORDER GRANTING A JUDGMENT DEBTOR EXAMINATION AND FOR OTHER RELIEF) PLAINTIFFS' EX PARTE MOTION FOR A TEMPORARY RESTRAINING ORDER AND MOTION ON AN ORDER REQUIRING THE TURNOVER OF CERTAIN PROPERTY OF THE JUDGMENT DEBTOR PURSUANT TO NRS 21.320 ANNOUNCEMENT OF DECISION PLAINTIFFS' MOTION FOR AN ORDER GRANTING A JUDGMENT DEBTOR EXAMINATION AND FOR OTHER RELIEF Defendants argue there are a number of objections, including Plaintiffs' request is overbroad. The Court has determined at this juncture in the case it is sufficient that the interests that are argued in the defendant's opposition are protected by having in place a Protective Order. Accordingly, COURT ORDERED, Motion for Judgment Debtor Examination GRANTED. Counsel to fashion an appropriate Protective Order. COURT FURTHER ORDERED, none of the information which is turned over, or discovered through judgment debtor examination by the plaintiff may be revealed beyond anyone other than those directly involved with this case. The

12/04/2018

12/04/2018

Protective Order applies to ALL personnel in Mr. Greenberg's firm. PLAINTIFFS' MOTION

FOR AN AWARD OF ATTORNEYS FEES AND COSTS AS PER NRCP RULE 54 AND THE NEVADA CONSTITUTION COURT ORDERED, Motion GRANTED. The Court is awarding \$568,071.00 in attorneys' fees, pursuant to Article 15, Section 16 of the Nevada Constitution. The Court is satisfied over the objection of the defendants that the plaintiff has kept records. In response to the defendants' argument that the plaintiffs have failed to exceed an Offer in Judgment, the Court is issuing the following decision: Defendants contend that Plaintiffs did not beat the offer of judgment when Defendants offered \$7,500 to Plaintiff Michael Murray and \$15,000 to Plaintiff Michael Reno. Defendants argue that because Plaintiff Reno was ultimately awarded \$4,966.19, and Plaintiff Murray was awarded \$770.33, Plaintiffs failed to obtain a more favorable judgment. Without addressing the reasonableness of rejecting such an offer based on the filing of a Punitive Class Action, the Court s granting of class certification, and the fact that Plaintiffs secured a judgment in excess of \$1,000,000 on behalf of more than 900 defendants, the Court holds that Plaintiffs DID obtain a more favorable judgment pursuant to Article 15, Section 16, of the Nevada Constitution AND NRCP 68. Article 15, Section 16, of the Nevada Constitution states a prevailing plaintiff in a MWA action shall be awarded his or her reasonable attorney s fees and costs. At the time those offers of judgment were made. plaintiffs counsel had already expended more than 70 hours totaling at least \$20,000. The Offers of Judgment to Plaintiffs in the amount of \$7,500 and \$15,000 were inclusive of interest, costs, and attorney s fees. Again, we are dealing with Constitutional provisions, which provisions serve a compelling public purpose. The award of attorney s fees to a prevailing plaintiff is mandated by the constitution. Therefore, reading the MWA together with NRCP 68, the Court finds Plaintiffs obtained a more favorable judgment. As to Defendants' argument that Plaintiffs' request is untimely, the Court rules as follows: Defendant argues Plaintiffs request is untimely pursuant to NRCP 54(b). First, the quote provided by Defendant is actually NRCP 54 (d)(2)(B), which deals only with Attorney Fees and provides, the motion must be filed no later than 20 days after notice of entry of judgment is served. The rule also states, The time for filing the motion may not be extended by the court after it has expired. There is no provision within that rule which prohibits this Court from extending the time for filing the motion PRIOR to the expiration of the 20 days. Contained within the Court s ORDER GRANTING SUMMARY JUDGEMENT, SEVERING CLAIMS, AND DIRECTING ENTRY OF FINAL JUDGMENT at page 34 paragraph E, the time for class counsel to apply for an award of fees and costs pursuant to Rule 54 was extended to 60 days after the service of that Order with Notice of Entry. The Order was filed on August 21, 2018, with the Notice of Entry filed on August 22, 2018. Therefore, the deadline for Plaintiffs to file their motion for attorney s fees was October 21, 2018. Plaintiffs filed their Motion for Attorney s Fees on October 12, 2018, which was well within the 60 day period afforded by this Court. Defendants argue that costs must be denied because Plaintiffs are seeking in excess of \$29,000 for experts who were never utilized, but more so were subject to being stricken as having not met the required standards for admissibility, citing to Defendants Motion in Limine to Exclude Plaintiffs Experts. First, the Court will note that the Court was prepared to DENY Defendants motion holding that the court is satisfied that (1) Charles Bass and Terrence Claurite have the requisite knowledge, skill, experience, training, or education to express expert opinions on the Plaintiff's model; (2) their testimony as to the reliability of the model, and the propriety of using such a model in the instant case, would assist the trier of fact in determining whether and to what extent wages are owed to the class members; (3) is appropriately limited in scope to each of their areas of expertise; (4) is based upon sufficiently reliable methodology; and (5) is largely based on particularized facts. In post summary judgment proceedings Defendants continue to allege they were blindsided by the Court s appointing a Special Master and subsequent granting of Plaintiff s Motion for Summary Judgment, as evident once again by their citation to their Motion in Limine. The Court will take this opportunity to explain to the Defendants the course and reasoning of the December and January proceedings. The Court heard Plaintiff's Motion for Partial Summary Judgment on December 14, 2017. The Court GRANTED that motion to the extent Plaintiff has established liability. Thereafter, Plaintiff filed Plaintiffs Supplement in Support of Motion for Partial Summary Judgment arguing that damages and liability are inextricably related. Defendants also filed their Motion for Summary Judgment on November 27, 2017, and heard on January 2, 2018. Other motions before the Court in the end of December 2017 and early January 2018 included Plaintiffs Motion to Place Evidentiary burden on Defendant, Plaintiffs motion to bifurcate or limit issues at trial, Defendants objection to the Discovery Commissioners Report and Recommendation, both Defendants and Plaintiffs motions in limine, Defendants Supplement regarding the January 2, 2018 hearing, both sides Objections pursuant to 16.1(3), and Plaintiffs motions to strike affirmative defenses. It was upon review of all of these motions that the Court found that liability and damages were inextricably related. That is precisely why the Court gave Defendants one more opportunity to present evidence which would rebut that liability, and yet they could not. It was in preparation of those pretrial motions that the Court inquired into what evidence would be submitted and presented at trial. In that Defendants Motion in Limine, Defendants argued that Plaintiffs experts methodology was unreliable because it calculated damages derived from inaccurate

information, despite Plaintiffs experts using information consisting of computer data files provided by A Cab. Defendants argued at that time that the Tripsheets were the only accurate information. That is precisely why this Court appointed a special master, who expended more than \$85,000 to review Tripsheets which did not comply with NRS 608.115, to make a determination on a precise calculation of hours. Defendants continued to use their noncompliance with the record keeping statute as both a sword and a shield. That is when this Court decided to apply the reasoning of Mt. Clemmons, which stated that the employer cannot be heard to complain that the damages lack the exactness of measurement that would be possible had he kept records Contrary to the Defendants assertions that the experts were never utilized, Plaintiffs experts were necessary to this Court granting summary judgment. It was defendants lack of evidence of the precise amount of work performed to negate the reasonableness of the inference to be drawn from the employees evidence, which warranted the granting of summary judgment. Anderson v. Mt. Clemens Pottery Co., 328 U.S. 680, 687 (1946) (The burden then shifts to the employer to come forward with evidence of the precise amount of work performed or with evidence *688 to negative the reasonableness of the inference to be drawn from the employee's evidence. If the employer fails to produce such evidence, the court may then award damages to the employee, even though the result be only approximate.) This Court gave defendants every opportunity to come forward with precise evidence, and yet Defendants failed to provide the initial \$25,000 deposit as ordered by this Court. Defendants might have a colorable argument against Plaintiff s expert costs had the Special Master completed his work regarding the Tripsheets, and had the trial proceeded on that basis. However, that is not the case here. Plaintiffs experts were necessary and their expenses reasonable given the extent of the work performed in calculating damages based upon computer data information provided by ACAB. Therefore, costs are awarded in their entirety. The Court agrees with Plaintiffs analysis regarding their objections. Defendants Claims of Exemption are DENIED except as to the Nevada Wildcard pursuant to NRS 21.090 (1)(z). Therefore, the NRS 21.090(1)(z) exemption is applied and the Clerk of the Court shall remit \$10,000 to A Cab LLC. The Remainder of the funds deposited with the Clerk of the Court shall be remitted to plaintiffs counsel for placement in their IOLTA account. Now, having made those determinations, the Court goes back to not a boilerplate, but expansive motion, and that is, plaintiffs' countermotion. When the defendants filed their Ex-Parte Motion to Quash the Writ of Execution, the plaintiffs' filed a Counter-Motion for Appropriate Judgment Enforcement Relief in which they asked for a judgment debtor examination. The Court's already granted that from the specific order. In terms of the countermotion, COURT ORDERED, DENIED AS MOOT, as it was already granted in the specific motion filed by plaintiffs. Plaintiffs have asked the Court order the property in the possession of the series LLC's belonging to A Cab, LLC, be deposited with plaintiffs' counsel. The Court is NOT going to Order this. The COURT will ORDER, it not be sold off or given away, the property MUST be maintained pending further Order of the Court. COURT FURTHER ORDERS, there is to be no transfer of funds from A Cab, LLC to any of its series LLC's, or to Defendant Nady, or any family members, without further order of the Court. The plaintiff also asked for an Order of Attachment of assets including the CPCN Medallion and the sale of same. The Court is NOT ordering this at this time. Arguments by Mr. Greenberg as to appointing a Receiver and vehicles to be seized towards judgment satisfaction. Mr. Shafer argued the plaintiffs are essentially asking for an injunction to shut down the business. They want every vehicle A Cab uses and are basically asking for injunctive relief not just to A Cab but all the other series. Without a hearing or a proper source of claim for exemption they could basically take anything or put the defendant in a significant risk of harm. Court DIRECTED plaintiff to submit an order by the end of the week to the Court and make it very precise as to what powers the Receiver would have and the issue will be addressed on 12/13/18. COURT ORDERED, TEMPORARY RESTRAINING ORDER TO REMAIN IN PLACE. COURT FURTHER ORDERED, Plaintiff s Motion to File Supplement in Support of an Award of Attorney s Fees and Costs as Per NRCP Rule 54 and the Nevada Constitution GRANTED. CONTINUED TO: 12/13/18 10:30 AM (PLAINTIFFS' EX PARTE MOTION FOR A TEMPORARY RESTRAINING ORDER AND MOTION ON AN ORDER REQUIRING THE TURNOVER OF CERTAIN PROPERTY OF THE JUDGMENT DEBTOR PURSUANT TO NRS 21.320); CANCELED Motion (3:00 AM) (Judicial Officer: Cory, Kenneth) Vacated Plaintiff's Motion to File Supplement in Support of an Award of Attorney's Fees and Costs as Per NRCP Rule 54 and the Nevada Constitution

12/11/2018

12/06/2018

Motion for Order (9:00 AM) (Judicial Officer: Cory, Kenneth)

Resolution Economics' Application for Order of Payment of Special Master's Fees and Motion for Contempt Matter Heard;

Journal Entry Details:

Jonathan Wilson and Corey Gildart, representatives for the Special Master, also present. Mr. Dubowsky argued this is a motion for contempt. The defendants have not complied with orders going back to February, March, and May 27th where the Court ordered \$41,000.00 to be paid. Then on August 21st the Court found the defendants were in contempt. Mr. Dubowsky argued the Court brought his client into the case and they did an exhaustive amount of work, over \$85,000.00 in labor at the request of the Court. Mr. Dubowsky requested the Court find the defendant in contempt of Court and order whatever punishment necessary to get them to pay and comply with the Court s orders. Court NOTED the motion does not ask for anything specific and inquired if the special master was asking the Court to formally find the defendants in contempt of court. Mr. Dubowsky stated the Court has the discretion to order it, and if incarceration is necessary to compel them to comply with the Court's orders, then that is what is necessary. Ms. Rodriguez argued the defendants objected to the appointment of the special master and then at the first opportunity filed a motion with the Court to inform the Court and all the parties, including the special master that there was an inability to finance such a costly project by the special master. Ms. Rodriguez stated they have fully complied with everything the Court has ever ordered as it pertains to the special master, except for the money, as A Cab could not afford it. The Court did grant a stay and did allow the further opportunity to try to come up with the money. As the Court is fully aware, things quickly transformed to go down a different path and that path was the summary judgment motion, and then to utilize the spreadsheets that were prepared by Mr. Greenberg rather than anything from the special master. Ms. Rodriguez advised they have never seen any work, any data, or anything from the special master. All they have ever received is a bill for \$85,000.00 which was argued without showing any of data that either party could use, the bill is extremely excessive. Ms. Rodriguez further advised the issue of the special master is on appeal. Ms. Rodriguez further argued they overnighted all the trip sheets, downloaded everything onto a thumb drive and a drop box and sent it to the special master as the Court ordered. They had no idea they would be served with a bill for \$85,000.00 because as far as what the Court had ordered was the \$25,000.00 initial deposit. The special master was on alert immediately that there was an inability to even pay the \$25,000.00. If the Court is inclined to grant such a bill, they should have to turn something over to show what is worth \$85,000.00. Mr. Dubowsky argued this is very specialized work and that is why the bill may appear high, but in fact the bill is accurate as to what was earned and the work that was done at the Court's request. The Court ordered the defendants to pay \$41,000.00 and they not paid any of it. Court inquired of Mr. Dubowsky it was normal for the special master to begin by hiring temps and paying them to train them and perform the work. Mr. Wilson advised they try to refrain from hiring temps as much as possible, but with the time constraints the way they were; they did their best to make sure the work was quality. The Court stated it did make it clear in a number of the orders and statements that it was most concerned with the passage of time that it would take in order to accomplish this purpose and that it was important to get this done quickly. Mr. Gildart advised this was not minimum wage work. They do not just get temps off the streets, these are qualified individuals and they have to train them accordingly, which explains the rate. Mr. Wilson advised they were trying to do this as quickly as possible and as cost effective as possible. The Court STATED this Court determined that the defendants simply were not willing to produce any evidence on their own. At most every turn the response that the Court heard was it s only the time sheets. But the defendant did not put forward any calculations based on the time sheets, and so ultimately because of the passage of time in this litigation this Court determined that it was going to have to go back and revisit a motion that had been brought by the plaintiffs much earlier. And to say that the defendants were blindsided by it is not really accurate. It was briefed and argued by both sides when it was first proposed by the plaintiff. It became more obvious to the Court ultimately that something as drastic and perhaps as expensive as this, was the only way that we were going to get down to having the best evidence of what was owed. And so the Court ordered it and ordered that the defendant would pay the cost. The Court had already at that point determined that there had been a violation of the constitutional provisions regarding minimum wage; that there was indeed liability and the question was what the amount of the damages would be. The Court FURTHER STATED in preparing for today the Court went back and looked at virtually all of the minute orders recounting the efforts of both sides and the Court in this case for the last at least year or perhaps more, and what the Court sees is that the Court ordered the defendant to pay the first \$25,000. The defendant came and protested and said that it couldn t t and put forward some figures to try and show the Court that it couldn t. In hindsight what the Court saw was the defendants saying they it couldn t afford to, and that it didn t fit in their budget to pay such fees. Ultimately the Court realized that the defendant was simply refusing to pay it. The Court ordered \$25,000 and then later \$41,000 based upon an estimate. On March 6th the Court ordered that \$25,000 be paid. On May 23rd, the Court ordered that \$41,000 be paid. Still, there was nothing from the defendants to really show that the defendant was not able to pay. And ultimately the Court concluded that what the defendant was really saying was not that they didn t have the money but that they didn t want to pay it because they had other

business expenses. Then on September 11th a writ of execution was filed and the defendants were in possession of somewhat over \$233,000 in cash. It is frankly ludicrous for the defendants to claim that they do not have the money. While the defendants may argue that it s all gone or that it was tied up, the defendant is still operating its business and still has income coming in. This record is devoid of evidence that shows the defendants could not pay the money or they did not have the money, and that is in the face of a Court order, several Court orders. As was already touched upon, there was a stay put in place. The Court was constantly trying not to kill the goose that lays the golden egg. The Court cannot help but find that in the course of protesting loudly having to pay anything, the defendant has just flat violated Court orders and refused to pay the \$25,000 or the \$41,000, or as was just argued by Mr. Dubowsky, in fact anything. Not a penny one has been paid and tendered. This is a willful violation of a Court order. Court NOTED Mr. Nady is not present today and if he were this Court would seriously consider putting him in jail for contempt. Ms. Rodriguez stated one very important point she forgot to mention, when the first \$25,000.00 was ordered following the stay Mr. Nady went to the Clerk with a check to attempt to make a deposit as the Court ordered and the Clerk refused it as there was no order in place ordering the \$25,000.00. The Court inquired if this was ever brought to the Court's attention. Ms. Rodriguez advised no. Court STATED it is simply amazing that the Court cannot seem to communicate with Mr. Nady that these are important responsibilities and that he s not going to avoid paying minimum wage. COURT FINDS, Mr. Nady and the corporate defendants HAVE WILLFULLY VIOLATED THE COURT ORDERS The Court is not going to order a bench warrant today but continue the hearing to determine how far this Court should go to exact payment. COURT ORDERED, Matter CONTINUED and Mr. Nady to PERSONALLY BE PRESENT. CONTINUED TO: 12/13/18 10:30 AM ;

12/18/2018

Minute Order (4:19 PM) (Judicial Officer: Cory, Kenneth) Minute Order - No Hearing Held; Journal Entry Details:

The Court has read with surprise the factual allegations in Appellant s Emergency Motion For Stay. At times one wonders if the Court attended the same hearing as Appellant s counsel. Generally, this Court will trust that a perusal by the Supreme Court of the actual record in these matters will demonstrate how much of counsels hyperbole is belied by that record. However, some groundless accusations regarding the specific issue prompting the emergency motion, the denial of the motion to dismiss for want of subject matter jurisdiction, must be corrected. On December 17, 2018, the Court received a copy of Defendants Emergency motion Under NRAP 27(e) for Stay. In Defendants Emergency Motion they claim numerous postjudgment orders which would allow Appellants to seek appellate relief have not been signed nor entered by the District Court. Thus, Appellant cannot seek relief without an order. These orders include a critical one addressing whether the District Court even had subject matter jurisdiction over this matter. The Court will clarify that, until December 17, 2018 at 12:19 p.m. via email from Plaintiffs counsel, the Court had not received from either Plaintiffs counsel or Defendants counsel any proposed final order adequately covering the issue complained of in the Emergency Motion. On October 22, 2018, the Court heard, among other motions, Defendants Motion for Dismissal of Claims on Order Shortening Time, and Defendants Motion for Reconsideration, Amendment, For New Trial, and for Dismissal of Claims. Those motions were denied. There were further statements by counsel regarding an appeal. At that time, Ms. Rodriguez requested a Stay pending appeal. Mr. Greenberg argued against the stay. The Court ordered the matter STAYED for ten (10) business days. The first communication the Court received regarding any proposed order covering the Defendants Motion for Dismissal of Claims was on December 11, 2018. On December 11, 2018 at 4:24 p.m., Leta Metz, paralegal for Jay Shafer, Esq. sent an email to Department 1 s Judicial Executive Assistant. That email included a letter, Order and Red-Lined Order. The attachment was NOT a final order and was NOT signed as to form and content by ANY counsel. See left side filing. The letter to the Court stated [t]here were a number of disagreements regarding the findings and extent of the Court s Ruling. Accordingly the parties are submitting competing orders. Because of the disagreements between counsel, the indication of competing orders, and the lack of signatures as to form and content, the Court s law clerk contacted both Plaintiffs counsel, Leon Greenberg, and Defendants counsel, Jay Shafer, inquiring as to when the competing orders will be submitted so that the Court may expeditiously facilitate the entering of the order. On, December 17, 2018, Department 1 s law clerk received a phone call from Jay Shafer s office inquiring of the Court s preference of electronic signatures or wet signatures as it related to the proposed order on Motion for Dismissal of Claims. Department I s law clerk advised that, typically, the Court prefers wet signatures with hard copies but to please inform the Court if there is difficulty in obtaining wet signatures or submitting a hard copy. Department 1 s law clerk further advised that given these circumstances and the allegations in the Emergency Motion For Stay, the Court would prefer a date next to the signature line by counsel approving the order as to form

	EIGHTH JUDICIAL DISTRICT COURT
	CASE SUMMARY
	CASE NO. A-12-669926-C
	and content. On December 17, 2018 at 12:19 p.m., Department 1 s law clerk received an email from Mr. Greenberg stating, As per the call I received today from Kevin in Dept. 1 I forward a copy of the form of Order all counsel consented to entry of as confirmed by their signatures on the attached. It appears there may have been some confusion about this Order's submission to the Court not indicating agreement of all counsel to its form. Please contact me if there remains any outstanding issues in respect to this or any other proposed Orders being reviewed by the Court. Subsequently, on December 17, 2018 at 2:51 p.m., Department 1 s law clerk received an email from Mr. Shafer again inquiring if a PDF copy is acceptable, or if you need a wet ink signature? Department 1 s law clerk responded to that email memorializing that, typically, the Court prefers wet signatures with hard copies submitted to chambers. If there is difficulty in submitting a hard copy or obtaining wet signatures please let us know. Following the described confusion of counsel, the Court has this date signed the agreed upon order and the order is awaiting Defendants runner in Department 1 s pick-up box. CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenbergovertirnelaw. com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), Michael Wall, Esq. (mwall@hutchlegal.com) Jay Shafer, Esq. (jshafer@premierlegalgroup.com) and via the e- service list./mlt ;
01/02/2019	CANCELED Objection (10:00 AM) (Judicial Officer: Cory, Kenneth) Vacated Objections to Claims of Exemption from Execution and Notice of Hearing
01/17/2019	Minute Order (4:00 PM) (Judicial Officer: Cory, Kenneth) Minute Order - No Hearing Held; Journal Entry Details: The Court is in receipt of Defendants Motion to Pay Special Master on Order Shortening Time. While the affidavit of counsel does not demonstrate adequate grounds for the Court to grant an order shortening time, the Court will expedite the handling of this Motion to this extent: the hearing on this Motion will be set for February 6, 2019 at 9:00 a.m. Any opposition shall be filed by January 30, 2019. The reply shall be filed by February 4, 2019 and shall be no more than five (5) pages. 2/6/19 9:00 AM DEFENDANTS MOTION TO PAY SPECIAL MASTER ON ORDER SHORTENING TIME CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenbergovertimelaw. com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), Michael Wall, Esq. (mwall@hutchlegal.com) Jay Shafer, Esq. (jshafer@premierlegalgroup.com) and via the eservice list./mlt ;
02/05/2019	 Minute Order (3:31 PM) (Judicial Officer: Cory, Kenneth) Minute Order - No Hearing Held; Journal Entry Details: On December 19, 2018, the Court received a letter from Defendant s counsel relating that Defendants were re-submitting an order previously submitted but never signed by the Court. This order purports to be an order resolving Plaintiffs motion on order shortening time to 1) lift stay, 2) hold Defendants in contempt, 3) strike their answer, 4) grant partial summary judgment, 5) direct a prove-up hearing, and 6) coordinate cases. Counsel is correct that the Court did not sign the order submitted on July 19, 2018. The Court will now make this record indicating why that proposed order, which purports that the entirety of Plaintiffs Motion for Miscellaneous Relief is DENIED, was never signed. The bulk of Plaintiffs rather omnibus motion was not denied. The only portion of Plaintiffs miscellaneous motion resolved at the hearing on May 23, 2018 was that portion pertaining to the motion to coordinate cases, which was DENIED. The remainder of Plaintiffs motion, submitted on OST, was ruled on as follows: 1) The Motion to Lift Stay. The stay was lifted on May 22, 2018 via rule order. Subsequently, after the bulk of Plaintiffs compound motion was continued to June 5, 2018, there was colloquy regarding the stay and whether a stay would be appropriate. To be clear, the Court never imposed another stay. During the May 23, 2018 hearing, the Court made clear its intention NOT to hold up this case any longer and indicated this case needs to go forward. Thus, the Motion to Lift Stay was NOT denied. 2) The Motion to Hold Defendants in Contempt. As it is correctly indicated in the minutes from the May 23, 2018 hearing, that portion of Plaintiffs Motion to Hold Defendants in Contempt was continued to June 1, 2018. During the June 1, 2018 hearing, the Court noted it is hesitant to hold Defendants in contempt for failure to pay, due to the affidavit and financial documents put forward by the Defendan

	CASE NO. A-12-009920-C
	Partial Summary Judgment. The Court then continued the matter to the next hearing date, which was set for June 5, 2018. Thus, the Motion to Hold Defendants in Contempt was NOT denied on May 23, 2018. 3) The Motion to Strike Defendants Answer. Similar to the contempt motion, this portion of Plaintiffs onnibus motion was continued to June 1, 2018. Because this portion of the motion related back to the contempt motion, this portion was also continued from June 1, 2018 to June 5, 2018. On June 5, 2018, the Court GRANTED Plaintiffs Motion for Partial Summary Judgment. The Order Granting Summary Judgment, Severing Claims, and Directing Entry of Final Judgment, heard on June 5, 2018, and filed August 21, 2018, provides, given the deference this Court must give in enforcing the Constitution of the State of Nevada, the Court finds that Defendants persistent failure to comply with Court orders, and for reasons stated herein, warrants holding defendants in contempt and striking their answer While this Court has been at pains to resolve important issues without resort to sanctions, the Court cannot avoid the conclusion that if other, less drastic bases were not available, it would proceed by way of sanction, strike the answer, and award judgment to Plaintiffs. The Order then goes through the analysis of the sanction under Young v. Johnny Ribeiro 787 P.2d 777 (Nev. 1990), however, the Court stated [alespite plaintiffs warranted request to hold defendants in contempt and strike their answer, the Court has not viewed this as warranted to remedy this point, and therefore has declined to do so. As an alternative ruling, the Court is prepared to do so now. Thus, the Motion to Strike Defendants Answer was NOT denied on May 23, 2018, but was continued of further argument on June 1, 2018 hearing. Thus, this portion of Plaintiffs compound motion was continued to the analysis above, this portion of Plaintiffs compound motion was continued to the analysis above, this portion of Plaintiffs motion to Strike Defendants Answer, and alu
02/06/2019	Status Check (9:00 AM) (Judicial Officer: Cory, Kenneth) STATUS CHECK: SPECIAL MASTERS REPORT Continued; JUDGE RECUSED
02/06/2019	Motion (9:00 AM) (Judicial Officer: Cory, Kenneth) Motion to Distribute Funds Held by Class Counsel Continued; JUDGE RECUSED
02/06/2019	Motion (9:00 AM) (Judicial Officer: Cory, Kenneth) Motion to Amend the Court s Order Entered on December 18, 2018 Continued; JUDGE RECUSED
02/06/2019	Motion (9:00 AM) (Judicial Officer: Cory, Kenneth) Defendants Motion to Pay Special Master on Order Shortening Time Continued; JUDGE RECUSED
02/06/2019	Response and Countermotion (9:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiffs Response in Opposition to Defendants Motion to Pay Special Master on an Order Shortening Time and Counter-motion for an Order to Turn Over Property Continued; JUDGE RECUSED
02/06/2019	All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth) STATUS CHECK: SPECIAL MASTERS REPORT MOTION TO DISTRIBUTE FUNDS

EIGHTH JUDICIAL I	DISTRICT	COURT
-------------------	----------	-------

	CASE 110: A-12-007720-C
	HELD BY CLASS COUNSEL MOTION TO AMEND THE COURT S ORDER ENTERED ON DECEMBER 18, 2018 DEFENDANT S MOTION TO PAY SPECIAL MASTER OST PLAINTIFF S RESPONSE IN OPPOSITION TO DEFENDANT S MOTION TO PAY SPECIAL MASTER OST AND COUNTERMOTION FOR AN ORDER TO TURN OVER PROPERTY
	Matter Heard;
	Journal Entry Details:
	STATUS CHECK: SPECIAL MASTERS REPORT MOTION TO DISTRIBUTE FUNDS HELD BY CLASS COUNSELMOTION TO AMEND THE COURT'S ORDER ENTERED ON
	December 18, 2018 DEFENDANT'S MOTION TO PAY SPECIAL MASTER OST PLAINTIFF'S RESPONSE IN OPPOSITION TO DEFENDANT'S MOTION TO PAY SPECIAL MASTER OST AND COUNTERMOTION FOR AN ORDER TO TURN OVER PROPERTY Following statements and arguments by counsel, COURT ORDERED, as follows: COURT
	ORDERED, Status Check: Special Masters Report, Motion to Distribute Funds Held by Class Counsel, Motion to Amend the Court's Order Entered on December 18, 2018, Defendant's Motion to Pay Special Master OST, and Plaintiff's Response in Opposition to Defendant's Motion to Pay Special Master OST and Countermotion for an Order to turn over property
	CONTINUED. COURT ORDERED, Special Master to retain the exhibits to the report and are to be kept in confidence. COURT ORDERED, Mr. Parson's oral Motion to be Retained by the Special Master and \$20,000.00 be disbursed to them GRANTED. COURT ORDERED, NO NEW Writs of Execution or RENEWAL of Writs of Execution to be issued before the February 27, 2019 hearing. COURT FURTHER ORDERED, Defendant A Cab may disburse a onetime
	<i>27, 2019 hearing. COURT FURTHER ORDERED, Defendant A Cab may alsourse a onetime disbursement of \$10,000.00 to Mr. Nady's Trust. Mr. Parson to prepare the Order. CONTINUED TO: 2/27/19 10:00 AM;</i>
03/01/2019	Minute Order (3:38 PM) (Judicial Officer: Cory, Kenneth)
	Minute Order - No Hearing Held; Journal Entry Details:
	The Court notes that a Notice of Firm Name Change was filed on February 27, 2019, which
	changes the name of one of the firms representing the Defendants from Premier Legal Group to Cory Reade Dows and Shafer. The Court has confirmed that his brother Timothy Cory has
	formed a law firm which places him in partnership with Jay Shafer, one of the attorneys for the Defendants. Pursuant to Rule 2.11(a)(2) of the Revised Nevada Code of Judicial Conduct,
	when a judge knows that the judge s brother is acting as a lawyer in the proceeding he should disqualify himself from presiding over the matter. Accordingly, the Court RECUSES itself from further hearings in this matter. The Court further notes that the three orders bearing today s date were previously heard and decided, and that the Court today simply approved the final
	draft of those orders. CLERK'S NOTE: A copy of this minute order was emailed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com) Esther Rodriguez, Esq.
	(info@rodriguezlaw.com), Mark Bourassa, Esq. (mbourassa@blgwins.com) and Steven Parsons, Esq. (steve@sjplawyer.com). //ev 3/1/19;
03/18/2019	Minute Order (3:00 AM) (Judicial Officer: Bare, Rob)
	Minute Order - No Hearing Held; Journal Entry Details:
	At the request of Court, Resolution Economics LLC's Motion to Strike the Defendants Motion for Reconsideration of the District Court's Contempt Order currently scheduled for March 28, 2019, must be heard before Defendants Motion for Reconsideration. Thus, the Motion to Strike is RESCHEDULED to March 21, 2019 at 10:30 a.m. CLERK'S NOTE: A copy of this minute order was emailed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com) Esther Rodriguez, Esq. (info@rodriguezlaw.com), Mark Bourassa, Esq. (mbourassa@blgwins.com) and Steven Parsons, Esq. (steve@sjplawyer.com). //3/18/19 lk;
03/21/2019	Theting to Static (10.20 AM) (Individ Officer Pare Date)
03/21/2017	Motion to Strike (10:30 AM) (Judicial Officer: Bare, Rob) Special Master Resolution Economics' Motion to Strike Defendants' Motion for Reconsideration of Judgment and Order Granting Resolution Economics' Application for Order of Payment of Special Masters Fees and Order of Contempt
	Motion Denied; Journal Entry Details:
	Also present, Corey Gildart representing Resolution Economics. Court stated this case was assigned to Department 32 two days ago. Court advised it reviewed the 7 year old case and the Court believed it was familiar with the relevant procedural issues at hand. Court advised counsel of its understanding of the procedural issues. Court inquired as to whether the
	preemptory challenge of Judge Scottie was being challenge. Mr. Shafer advised there was an

	UASE NO. A-12-669926-C
	objection to the preemptory challenge, however; in the interest of having the issue resolved on the merits, Mr. Shafer moved to withdraw the objection and consider it moot. There being no objection by counsel to have Department 32 oversee the matter, COURT ORDERED the Motion objecting to Judge Scottie's preemptory challenge WITHDRAWN. Court advised Department 32 would decide the motion for reconsideration on 3/28/19. Mr. Dubowsky requested time to file an opposition and have time for Defendant to file a response. There being no opposition, COURT ORDERED, Motion for Reconsideration CONTINUED; with the following briefing schedule: Opposition due 3/28/19 and Reply due 4/4/19. Ms. Sniegocki inquired as to the Motions that were pending before Judge Cory prior to his recusal and advised they needed hearing dates on this Court's calendar. This Court's Law Clerk suggested parties contact her with the names of the Motions they wished to have heard and the Court would issue a minute order placing them on the calendar. CONTINUED TO: 4/16/19 10:30 AM;
03/26/2019	Minute Order (3:00 AM) (Judicial Officer: Bare, Rob)
05/20/2017	Minute Order (5:00 AM) (Judicial Officer: Bare, Rob) Minute Order - No Hearing Held;
	Journal Entry Details:
	At the request of the Court, the Motion for Reconsideration currently scheduled for March 28, 2019, and all pending motions including Plaintiffs' Motion to Distribute Funds Held by Class Counsel, Plaintiffs' Motion to Amend the Court's Order Entered on December 18, 2018, Defendant's Motion to Pay Special Master on OST, Plaintiff's Response in Opposition to Defendant's Motion to Pay Special Master on OST and Counter-Motion for an Order to Turn over Property will be heard on April 16, 2019 at 10:30a.m. CLERK'S NOTE: A copy of the above Minute Order was distributed to the following: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com) Esther Rodriguez, Esq. (info@rodriguezlaw.com), Mark
	Bourassa, Esq. (mbourassa@blgwins.com) and Steven Parsons, Esq.
	(steve@sjplawyer.com). //3/27/19 lk;
03/28/2019	CANCELED Motion For Reconsideration (9:30 AM) (Judicial Officer: Cory, Kenneth)
	Defendants Motion For Reconsideration Of Judgment And Order Granting Resolution Economics Application For Order Of Payment Of Special Master s Fees And Order Of Contempt
04/16/2019	Motion For Reconsideration (10:30 AM) (Judicial Officer: Bare, Rob)
	Motion for Reconsideration of Order of Recusal
	See minute order
	Hearing Set; Journal Entry Details:
	Court reviewed the procedural history of the case. Mr. Shafer argued the Court did not have
	jurisdiction because the bankruptcy Stay that was in place applied to Mr. Nandy and A Cab. Court inquired what parties believed he should do about the dispute as to whether or not the Stay involved Mr. Nandy. Mr. Sniegocki suggested the motion be continued to 4/30/19 with the matter's other pending motions. Arguments by counsel regarding this Court's jurisdiction over Defendant Nandy. Court advised parties to file supplemental briefing and responses. COURT ORDERED, motion CONTINUED. Briefing schedule SET: Defendant's supplemental briefs due 5/2/19; Plaintiff's response due 5/10/19; Hearing regarding this Court's jurisdiction over Defendant Nandy SET for 5/21/19. 5/21/19 10:30 AM HEARING;
05/21/2019	Motion (10:30 AM) (Judicial Officer: Bare, Rob)
	Defendant's Motion to Pay Special Master on OST
	Decision Pending; Defendant's Motion to Pay Special Master on OST
05/21/2019	Motion (10:30 AM) (Judicial Officer: Bare, Rob) Plaintiff's Motion to Distribute Funds Held by Class Counsel Decision Pending; Plaintiff's Motion to Distribute Funds Held by Class Counsel
05/21/2010	Mation to Quesh (10.30 AM) (Judicial Officer: Pare Pob)
05/21/2019	Motion to Quash (10:30 AM) (Judicial Officer: Bare, Rob) Defendant's Motion to Quash Subpoena Issued to Curb Mobility LLC
	Decision Pending; Defendant's Motion to Quash Subpoena Issued to Curb Mobility LLC
05/21/2019	Hearing (10:30 AM) (Judicial Officer: Bare, Rob)

	CASE NO. A-12-669926-C
	Hearing Re: Jurisdiction Matter Heard; Hearing Re: Jurisdiction
05/21/2019	All Pending Motions (10:30 AM) (Judicial Officer: Bare, Rob)
	MINUTES Matter Heard; Journal Entry Details: HEARING RE: JURISDICTION DEFENDANT'S MOTION TO PAY SPECIAL MASTER ON ORDER SHORTENING TIMEPLAINTIFF'S MOTION TO DISTRIBUTE FUNDS HELD BY CLASS COUNSELDEFENDANT'S MOTION TO QUASH SUBPOENA ISSUED TO CURB MOBILITY LLC Defense counsel confirmed bankruptcy was filed. Defense advised it was there position that the bankruptcy Stay applied to A-Cab and to Defendant Nady. Colloquy regarding the timeline of Judge Cory's recusal and the filing of a Motion for Reconsideration. Court advised EDCR 7.12 issue may apply. Arguments by counsel regarding jurisdiction. COURT ORDERED, matter taken UNDER ADVISEMENT. Court to issue a decision within a few weeks. Status Check SET in Chambers. 6/5/19 STATUS CHECK: DECISION (CHAMBERS);
	SCHEDULED HEARINGS CANCELED Status Check (06/05/2019 at 3:00 AM) (Judicial Officer: Bare, Rob) Vacated Status Check: Decision
06/05/2019	CANCELED Status Check (3:00 AM) (Judicial Officer: Bare, Rob) Vacated Status Check: Decision
06/21/2019	 Minute Order (3:00 AM) (Judicial Officer: Bare, Rob) Minute Order - No Hearing Held; Journal Entry Details: This matter came before this Court on May 21, 2019 for Defendant's Motion for Reconsideration of Judgment and Order Granting Resolution Economics Application for Order of Payment of Special Master s Fees and Order of Contempt. After hearing oral argument and carefully considering the briefs and evidence, the Court finds as follows. Defendants' basis for this Motion to Reconsider is that Judge Cory's ruling is clearly erroneous because Judge Cory found Defendants A Cab Taxi Service LLC, A Cab, and Creighton J. Nady individually guilty of contempt of Court for disobedience and/or resistance to the Court s lawful Orders to pay the Special Master s compensation. At the May 21, 2019 hearing, Defendants argued that Defendant Nady, individually was not required to pay in accordance with the Department 1 Court Order and as such, could not be held in contempt for failure to do so. In response, this Court took the matter under advisement and to fully consider all former findings. EDCR 2.24 (a) states, No motions once heard and disposed of may be renewed in the same cause, nor may the same matters therein embraced be reheard, unless by leave of the court granted upon motion therefor, after notice of such motion to the adverse parties. A district court may reconsider previously decided issue if substantially different evidence is subsequently introduced or decision is clearly erroneous. Masonry & Tile Contractors Ass'n of S. Nevada v. Jolley, Urga & Wirth, Ltd., 113 Nev. 737, 741, 941 P.2d 486, 489 (1997). Only in very rare instances in which new issues of fact or law are raised supporting a ruling contrary to the ruling already reached should a motion for rehearing be granted. Moore v. City of Las Vegas, 92 Nev. 402, 405, 551 P.2d 244, 246 (1976). Judge Cory's Orders for payment were directed to the Defendants in the plural. For instance, the February 7, 2018 Order states, The

	Therefore, this Court finds that the Defendants have failed to establish that this Court's decision was clearly erroneous. As such, Defendants Motion to Reconsider is hereby DENIED. Counsel for Special Master Resolution Economics is directed to submit a proposed Order consistent with this Minute Order, the submitted briefing, and oral argument. Counsel may ada language to or further supplement the proposed Order in accordance with the Court's findings and any submitted arguments. Counsel is directed to have the proposed Order submitted to chambers within 10 days. CLERK'S NOTE: This Minute Order has been electronically served to all registered parties for Odyssey File & Serve. /lg 6.21.19;
06/27/2019	CANCELED Motion (10:30 AM) (Judicial Officer: Bare, Rob) Vacated - per Secretary Plaintiffs' Motion to Distribute Funds Held by Class Counsel, Plaintiffs' Motion to Amend the Court's Order Entered
06/27/2019	CANCELED Motion (10:30 AM) (Judicial Officer: Bare, Rob) Vacated Plaintiff's Response in Opposition to Defendant's Motion to Pay Special Master on OST and Counter-Motion for an Order to Turn over Property
11/12/2019	Motion for Distribution (9:30 AM) (Judicial Officer: Bare, Rob) 11/12/2019, 12/03/2019 Plaintiff's Motion to Distribute Funds Held by Class Counsel Matter Continued; Motion Denied; Motion Denied; Motion Denied;
11/12/2019	 Motion (9:30 AM) (Judicial Officer: Bare, Rob) 11/12/2019, 12/03/2019 Plaintiffs' Motion Requiring the Turnover of Certain Property of the Judgment Debtor Pursuant to NRS 21.320 Matter Continued; Motion Denied; Motion Denied; Motion Denied;
11/12/2019	Motion to Enforce (9:30 AM) (Judicial Officer: Bare, Rob) 11/12/2019, 12/03/2019 Plaintiff's Motion to Allow Judgment Enforcement Matter Continued; Matter Heard; Matter Continued; Matter Heard;
11/12/2019	Opposition and Countermotion (9:30 AM) (Judicial Officer: Bare, Rob) 11/12/2019, 12/03/2019 Opposition to Motion to Allow Judgment Enforcement and Countermotion for Stay of Collection Activities Matter Continued; Matter Heard; Matter Heard;
11/12/2019	All Pending Motions (9:30 AM) (Judicial Officer: Bare, Rob) Matter Heard; Journal Entry Details: PLAINTIFF'S MOTION TO DISTRIBUTE FUNDS HELD BY CLASS COUNSEL Following arguments by counsel, COURT ORDERED, matter CONTINUED for chambers decision. PLAINTIFF'S MOTION REQUIRING THE TURNOVER OF CERTAIN PROPERTY OF THE JUDGMENT DEBTOR PURSUANT TO NRS 21.320 Following arguments by counsel, COURT ORDERED, matter CONTINUED for chambers decision. PLAINTIFF'S MOTION TO ALLOW JUDGMENT ENFORCEMENT Following arguments by counsel, COURT

	CASE NO. A-12-669926-C
	ORDERED, matter CONTINUED for chambers decision. OPPOSITION TO MOTION TO ALLOW JUDGMENT ENFORCEMENT AND COUNTERMOTION FOR STAY OF COLLECTION ACTIVITIES Following arguments by counsel, COURT ORDERED, matter CONTINUED for chambers decision. 11/27/19 CHAMBERS ALL PENDING MOTIONS;
11/25/2019	 Minute Order (3:00 AM) (Judicial Officer: Bare, Rob) Minute Order - No Hearing Held; Journal Entry Details: At the request of Court, for judicial economy, the following matters: (1) Plaintiffs' Motion to Distribute Funds Held by Class Counsel, (2) Plaintiffs' Motion Requiring the Turnover of Certain Property of the Judgment Debtor Pursuant to NRS 21.320, (3) Plaintiff's Motion to Allow Judgment Enforcement and (4) Defendants' opposition to Motion to Allow Judgment Enforcement and Countermotion for Stay of Collection Activities, currently scheduled for November 27, 2019, is RESCHEDULED to December 3, 2019 at 10:30 a.m. CLERK'S NOTE: The above minute order has been distributed to counsel via email. jmc 11/25/19;
12/03/2019	Motion (10:30 AM) (Judicial Officer: Bare, Rob) Defendants' Motion to Resume Court Hearings On Order Shortening Time Matter Heard;
12/03/2019	All Pending Motions (10:30 AM) (Judicial Officer: Bare, Rob) Matter Heard; Journal Entry Details: DEFENDANTS' MOTION TO RESUME COURT HEARINGS ON ORDER SHORTENING TIME Matter heard. PLAINTIFF'S MOTION TO DISTRIBUTE FUNDS HELD BY CLASS COUNSEL Following arguments by counsel, COURT ORDERED, motion DENIED. PLAINTIFFS' MOTION REQUIRING THE TURNOVER OF CERTAIN PROPERTY OF THE JUDGMENT DEBTOR PURSUANT TO NRS 21.320 Following arguments by counsel, COURT ORDERED, motion DENIED as premature. PLAINTIFF'S MOTION TO ALLOW JUDGMENT ENFORCEMENT Following arguments by counsel, COURT ORDERED, \$100,000.00 offered to be given to Mr. Greenberg and placed in the trust account to go towards the potentiality of prevailing at the end of the day. Upon Court's inquiry, Mr. Wall requested 10 days to provide the amount; due by close of business on 12/13/19. OPPOSITION TO MOTION TO ALLOW JUDGMENT ENFORCEMENT AND COUNTERMOTION FOR STAY OF COLLECTION ACTIVITIES Following arguments by counsel, COURT ORDERED, \$100,000.00 offered to be given to Mr. Greenberg and placed in the trust account to go towards the potentiality of prevailing at the end of the day. Upon Court's inquiry, Mr. Wall requested 10 days to provide the amount; due by close of business on 12/13/19. ADDITION TO ALLOW JUDGMENT ENFORCEMENT AND COUNTERMOTION FOR STAY OF COLLECTION ACTIVITIES Following arguments by counsel, COURT ORDERED, \$100,000.00 offered to be given to Mr. Greenberg and placed in the trust account to go towards the potentiality of prevailing at the end of the day. Upon Court's inquiry, Mr. Wall requested 10 days to provide the amount; due by close of business on 12/13/19. ADDITIONALLY, George Swarts will be reactivated, remotivated, reinstalled under the moniker of receiver not in possession of A Cab. FURTHER, Mr. Swarts to file supplemental report due to the Court and the parties by end of business on 3/3/20. Colloquy regarding Mr. Parsons working without compensation since approximately April. Upon Court's inquiry, Mr. Parsons indicat
12/06/2019	 Minute Order (3:00 AM) (Judicial Officer: Bare, Rob) Miunte Order - RE: 12/03/19 All Pending Motions Decision Made; Miunte Order - RE: 12/03/19 All Pending Motions Journal Entry Details: This matter came before the Court on December 3, 2019 for a hearing on Plaintiff's Motion to Distribute Funds Held by Class Counsel, Plaintiff's Motion Requiring the Turnover of Certain Property of the Judgment Debtor Pursuant to NRS 21.320, Plaintiff Motion to Allow Judgment Enforcement, Defendants' Opposition to Motion to Allow Judgment Enforcement and Countermotion for Stay of Collection Activities, and Defendants' Motion to Resume Court Hearings on Order Shortening Time. After hearing the oral arguments, the Court took the matter UNDER ADVISEMENT only on the issuance of the Order for Appearance of Judgment Debtor for Examination Pursuant to NRS 21.270. All other matters were decided at the hearing and Defendants counsel was directed to draft and circulate the proposed order. After carefully considering the evidence and arguments submitted, COURT FINDS and ORDERS the following: (1) The examination need not take place at the Court; it may take place at the

Plaintiffs counsel s office, or another place that parties may agree to. (2) Per stipulation, Defendants shall deliver the copies of the documents as set forth in Exhibit 1 in the Plaintiff s proposed Order for Appearance of Judgment Debtor for Examination Pursuant to NRS 21.270 at least thirty (30) days prior to the examination date. (3) Defendants raised objections as to the broadness of the documents to be furnished, including Exhibit 1, Paragraph Q, which seeks a copy of all materials furnished to George Swarts during the term of his appointment as Special Master in this case. Objections are denied without prejudice. The Court notes that during the hearing, it ordered that George Swarts was appointed as a "limited" receiver in the case and he was ordered to provide a brief to provide guidance to the Court in the matters before the Court. The Court ORDERS that Plaintiff's counsel shall prepare and submit the proposed Order for Appearance of Judgment Debtor for Examination Pursuant to NRS 21.270 to chambers within ten (10) days, countersigned by Defendants counsel. CLERK'S NOTE: The above minute order has been electronically distributed.;

02/01/2021

Motion for Appointment of Receiver (3:00 AM) (Judicial Officer: Kierny, Carli) Plaintiffs' Motion For Appointment Of A Receiver To Aid Judgment Enforcement Or Alternative Relief

Denied;

Journal Entry Details:

Having considered Plaintiff's Motion for Appointment of a Receive to Aid Judgment Enforcement and Defendant's Opposition to the same, the Court rules as follows: Plaintiff s motion is DENIED on several grounds. First, EDCR 7.12 provides When an application or a petition for any writ or order shall have been made to a judge and is pending or has been denied by such judge, the same application, petition or motion may not again be made to the same or another district judge, except in accordance with any applicable statute and upon the consent in writing of the judge to whom the application, petition or motion was first made. In reviewing the lengthy history of this case, plaintiff has brought forth the same motion seeking the same relief multiple times before Judge Cory and Judge Bare, which were all denied as appointment of receiver was not deemed appropriate when considering the entire circumstances of the case. See Bowler v. Leonard, 269 P.2d 833 (1954) (The Court must consider the entire circumstances of the case when considering the appointment of a receiver. The instant motion was first brought before Judge Cory on December 13, 2018. Judge Cory denied the request to appoint a receiver but granted to a limited extent in the form of an appointment of special master. The relief was brought forth again on January 30, 2019, which in the March 4, 2019 Order, the Court approved the Special Master appointment, and endorsed the report as well as the ongoing service and reappointment of the special Master. The matter was stayed due to bankruptcy but once that was lifted, plaintiff brought the same request before Judge Bare, who reactivated the role of Special Master Swarts. Thus, plaintiff failed to comply with EDCR 7.12 as there is no indication written consent was sought before this duplicative and untimely motion was submitted. Second, this is a motion for reconsideration and not a new motion. As noted above, it has been litigated numerous times. Thus, it is governed by EDCR 2.24. Under EDCR 2.24(a)-(b), there is no right to a rehearing or motion for reconsideration without leave of the Court. A party seeking reconsideration of a ruling of the court, other than any order that may be addressed by motion pursuant to NRCP 50(b), 52(b), 59 or 60, must file a motion for such relief within 14 days after service of written notice of the order or judgment unless the time is shortened or enlarged by order. Here, the issue on the ruling of the receiver must have been brought for reconsideration by March 17, 2019. The Supreme Court Nevada even noted this point in its recent order stating the district court s [July 17, 2020] post judgment order reactivated a special master pursuant to a prior order of the court. Thus reconsideration of the denial for a receiver must have been brought by January 2, 2019, or if by the March 3, 2019 order, by March 17, 2019. Third, relief under NRCP 60(b) is time-barred. NRCP 60(b) allows relief from a final judgment, order, or proceeding for the following potential reasons: (1)mistake, inadvertence, surprise, or excusable neglect; (2) newly discovered evidence that, with reasonable diligence, could not have been discovered in time to move for a new trial under Rule 59(b); (3) fraud (whether previously called intrinsic or extrinsic), misrepresentation, or misconduct by an opposing party; (4) the judgment is void; (5) the judgment has been satisfied, released, or discharged; it is based on an earlier judgment that has been reversed or vacated; or applying it prospectively is no longer equitable; or (6) any other reason that justifies relief. Importantly, motions on grounds (1), (2), or (3) must be brought within 6 months. NRCP 60(c)(1) holds, the time for filing the motion cannot be extended under Rule 6(b). The other three reasons outside NRCP 60 s 6-month limitation do not apply here nor has plaintiff argued they apply here. Absent good cause, an untimely motion for reconsideration will be denied. Carmar Drive Tr. v. Bank of Am., N.A., 386 P.3d 988 (2016). Additionally, in Geller v. McCowan, the NV Supreme Court held Re-hearings are not granted as a matter of right and are not allowed for the purpose of re-argument, unless there is a reasonable probability that the court may have arrived at an

	CASE NO. A-12-669926-C
	erroneous conclusion. 177 P.2d 461 (1947). Here, plaintiff stated Judge Bare s July 17, 2020 Order was clearly erroneous, however, plaintiff did not provide substantive argument to support this assertion. The record reflects Judge Bare was careful in his decision and he did factor in the Nelson factors before rendering a limited stay as defendant had posted a partial security of near \$300,000. Finally, plaintiff has put forth no good cause argument to support its almost two year delay in bringing the instant motion. Thus, under EDCR 2.24 and NRCP 60, the instant motion is denied. CLERK'S NOTE: A copy of the Minute Order was electronically served to all registered parties of Odyssey File and Serve.// ke 02/01/21;
02/01/2021	CANCELED Minute Order (3:25 PM) (Judicial Officer: Kierny, Carli) Vacated - Duplicate Entry
06/09/2021	Motion for Attorney Fees (9:30 AM) (Judicial Officer: Kierny, Carli) Defendant's Motion for Attorney's Fees Incurred in Responding to Duplicative and Unmerited Motion by Plaintiffs No Ruling;
06/09/2021	Response and Countermotion (9:30 AM) (Judicial Officer: Kierny, Carli) Plaintiffs' Response to Defendant A Cab's Motion Seeking Attorney's Fees Counter- Motion for Set Off Judgment Owed No Ruling;
06/09/2021	All Pending Motions (9:30 AM) (Judicial Officer: Kierny, Carli) No Ruling; Journal Entry Details: Defendant's Motion for Attorney's Fees Incurred in Responding to Duplicative and Unmerited Motion by Plaintiffs Plaintiffs' Response to Defendant A Cab's Motion Seeking Attorney's Fees Counter- Motion for Set Off Judgment Owed Parties advised that this Court declines to rule on the Motion and Counter Motion at this time until the Nevada Supreme Court decision has been made as it may affect this Court's decision or authority to rule.;
02/16/2022	Status Check: Status of Case (9:30 AM) (Judicial Officer: Kierny, Carli) Supreme Court order reverse in part/remand to DCT
02/16/2022	Motion for Costs (9:30 AM) (Judicial Officer: Kierny, Carli) [542] Defendants' Motion for Costs
02/16/2022	All Pending Motions (9:30 AM) (Judicial Officer: Sturman, Gloria) Granted in Part; Journal Entry Details: Arguments made by Counsel regarding cost. Following argument and statements by counsel, COURT ORDERED, Objection to Request for Transcripts DENIED, COURT ADDITIONALLY ORDERED, request for fees GRANTED as requested minus \$500.00 for prior appeals on June 13, 2017 and June 23, 2017 plus related costs. COURT FURTHER ORDERED, Cost Bond released to the Defendant from the Recorder's Office. Court noted, details are needed to release the Cost Bond with the Recorder's Office. Ms. Rodriguez to prepare the order.;
03/09/2022	Motion (9:30 AM) (Judicial Officer: Kierny, Carli) Defendant's Motion to Stay on OST Granted; Journal Entry Details: Argument by counsel. COURT ORDERED, DEFT'S MOTION TO STAY, GRANTED. All future hearings VACATED. Defense to prepare the order. ;
03/23/2022	CANCELED Motion (9:30 AM) (Judicial Officer: Kierny, Carli) Vacated Defendants' Motion for Declaratory Order
03/23/2022	CANCELED Motion (9:30 AM) (Judicial Officer: Kierny, Carli) Vacated

CASE SUMMARY

CASE NO. A-12-669926-C

	Plaintiffs Motion for Entry of a Modified Judgment as Provided for by Remittitur
03/23/2022	CANCELED Motion for Attorney Fees (9:30 AM) (Judicial Officer: Kierny, Carli) Vacated
	Plaintiff's Motion for Entry of Modified Award of Pre-Judgment Attorney's Fees as Provided by Remittitur
03/23/2022	CANCELED Motion (9:30 AM) (Judicial Officer: Kierny, Carli) Vacated
	Plaintiffs' Motion for an Award of Attorney's Fees on Appeal
03/30/2022	CANCELED Motion for Attorney Fees (9:30 AM) (Judicial Officer: Vega, Valorie J.) Vacated
	Plaintiffs Motion For An Award Of Attorney S Fees On Appeal Of Order Denying Receiver, Opposing Mooted Motion For Attorney S Fees, And For Costs On Appeal
05/11/2022	Status Check (9:00 AM) (Judicial Officer: Gibbons, Mark)
	Status Check: Stay Matter Continued; Status Check: Stay matter address 7/25/2022
	Journal Entry Details: Ruthann Deveraux-Gonzalez Esq. present on behalf of Plaintiffs. Ms. Deveraux-Gonzalez
	stated this case is pending a stay due to waiting on a decision from the Supreme Court in another case, adding the other case has been briefed, however does not know if there is going to be argument. COURT ORDERED, matter CONTINUED. CONTINUED TO: 8/10/2022 9:00 A.M.;
06/29/2022	Motion (9:00 AM) (Judicial Officer: Gibbons, Mark)
	Plaintiffs Motion for Turnover of Property Pursuant to NRS 21.320 or Alternative Relief Under Advisement; Plaintiffs Motion for Turnover of Property Pursuant to NRS 21.320 or Alternative Relief Journal Entry Details:
	Ruthann Gonzalez Esq. present on behalf of Plaintiff. COURT STATED the stay order was overturned by the Supreme Court, and they were part of the decision making and inquired if parties wanted the Court to recuse as they are sitting as a senior Judge. Mr. Greenberg and Ms. Rodriguez stated no objection to the Court ruling on this matter today. Ms. Rodriguez argued the money is not in A Cab's possession, \$300,000.00 is sitting in Mr. Greenberg's trust account, and the remaining money has been dispersed already and its virtually impossible to get the money back. Further arguments by counsel. COURT ORDERED, matter TAKEN UNDER ADVISEMENT.;
06/29/2022	Minute Order (1:45 PM) (Judicial Officer: Gibbons, Mark) Minute Order - No Hearing Held; Journal Entry Details:
	Plaintiffs Motion for Turnover of Property Pursuant to NRS 21.320 or Alternative Relief is denied without prejudice. This Motion may be renewed as soon as the Supreme Court decides the pending case of Murray v. Dubric, Supreme Court Case Number 83492.Attorney Rodriguez shall prepare the order. IT IS SO ORDERED. CLERK S NOTE: Counsel are to ensure a copy of the forgoing minute order is distributed to all interested parties; additionally, a copy of the foregoing minute order was distributed to the registered service recipients via Odyssey eFileNV E-Service (6/29/2022 ks).;
07/11/2022	Motion to Stay (3:00 AM) (Judicial Officer: Gall, Maria) Plaintiffs Motion to Stay, Offset, or Apportion Award of Costs and/or Reconsider Award of Costs
07/25/2022	Hearing (10:00 AM) (Judicial Officer: Gall, Maria) Case Management Conference Matter Heard;
	Journal Entry Details: COURT STATED their understanding is this is a class action minimum wage lawsuit, and

	CASE NO. A-12-669926-C
	summary judgement was entered in favor of the class against A Cab LLC and A Cab Taxi Service LLC, and the claims against Creighton Nady was severed. COURT FURTHER STATED following entry of summary judgment, the judgment was appeal, and the Supreme Court stated there needs to be a recalculation completed based upon their decision on the statute of limitations. COURT ADDITIONALLY STATED there is a post judgment writ of execution issue that this Court will have to have an Evidentiary Hearing to see if the writ was properly imposed on the amended judgment debtor. Mr. Greenberg stated the potential evidentiary hearing does not concern whether A Cab Series LLC is liable for the judgment, as that has been affirmed, it concerns wether the particular property seized actually belong to them, or to other entities. Ms. Rodriguez stated the serious issue on remand, would require further briefing and referenced the Supreme Court remand language. Ms. Rodriguez indicated once the stay is lifted, they would like to continue to brief before the Court. Mr. Greenberg one of the damages were set aside for one of the periods, however all of the three periods were added together to create the judgment, and there is no issue of gathering new evidence in this matter, as the Supreme Court already upheld the calculation of the amounts. Mr. Greenberg stated the issue would require additional briefing on what corporate entities existed and liable for the judgment. Further extensive arguments by counsel regarding final judgement. COURT STATED to the extent issue of security has been briefed before, is DIRECTING parties to provide copies of the briefs to the Court for review within two weeks, adding it is very unlikely this Court will disturb the Stay, however the Court does want to be sure the Plaintiff's in this case that the Judgment is secure. COURT STATED if supplemental briefing is required a minute order will issue. Mr. Greenberg suggested to provide a chronology of the case. COURT STATED if parties can provide a joint chronology it w
08/12/2022	Motion to Reconsider (3:00 AM) (Judicial Officer: Gall, Maria) Events: 06/16/2022 Motion to Reconsider Plaintiffs' Motion to Reconsider Award of Costs
08/12/2022	Motion for Sanctions (3:00 AM) (Judicial Officer: Gall, Maria) Defendants Motion for Sanctions under NRCP 11 (filed 6-28-22)
08/12/2022	Opposition and Countermotion (3:00 AM) (Judicial Officer: Gall, Maria) Opposition to Plaintiffs Motion to Reconsider Award of Costs and Countermotion to Strike Duplicative Order
08/12/2022	Motion for Sanctions (3:00 AM) (Judicial Officer: Gall, Maria) Defendants Motion for Sanctions under NRCP 11 Arising from Plaintiffs Duplicative Motion to Reconsider Award of Costs
08/12/2022	Motion for Sanctions (3:00 AM) (Judicial Officer: Gall, Maria) Defendants Motion for Sanctions under NRCP 11 (filed 6-29-22)
09/20/2022	CANCELED Motion (9:30 AM) (Judicial Officer: Gall, Maria) Vacated - per Order Plaintiffs Motion to Lift Stay and Have Pending Motions Decided
10/21/2022	 Minute Order (3:00 AM) (Judicial Officer: Gall, Maria) Minute Order - No Hearing Held; Journal Entry Details: On October 21, 2022, the Court received an email from Ms. Rodriguez, defense counsel. The email reads as follows: Attached is the notice in lieu of remittitur. We just received this Wednesday after 8 pm from the NSC, but it is dated 10/18. Our request for costs is therefore due Monday 10/24 per NRAP 39, and Nevada Appellate Practice Manuel 14:21. Judge Gall has ordered that nothing further be filed in this case; however, we have this deadline in which to file in the district court. May I file a memorandum of costs or how would the court like us to proceed? The Court considers this an ex parte communication as the matter at issue is substantive; accordingly, the Court issues this minute order to inform all parties of the communication. In response to the communication, which the Court construes as a motion for a partial lift of the Court s prior order, the Court permits the filing of the memorandum of
	<i>costs.</i> CLERK'S NOTE: Counsel are to ensure a copy of the forgoing minute order is distributed to all interested parties; additionally, a copy of the foregoing minute order was distributed to the registered service recipients via Odyssey eFileNV E-Service (10-21-2022)

	ks).;	
11/17/2022	 Minute Order (12:30 PM) (Judicial Officer: Gall, Maria) Minute Order - No Hearing Held; Journal Entry Details: The Court would like oral argument on Plaintiffs motion for the appointment of a post- judgment receiver, as filed in December 2020. The Court schedules oral argument for December 8, 2022, at 9:00 AM or as soon thereafter as counsel may be heard. CLERK'S NOTE: Counsel are to ensure a copy of the forgoing minute order is distributed to all interested parties; additionally, a copy of the foregoing minute order was distributed to the registered service recipients via Odyssey eFileNV E-Service (11-17-2022 ks); 	
12/08/2022	CANCELED Motion for Costs (9:00 AM) (Judicial Officer: Gall, Maria) Vacated - per Order Defendants' Motion for Costs	
12/13/2022	Minute Order (9:30 AM) (Judicial Officer: Gall, Maria) Minute Order - No Hearing Held; Journal Entry Details: The court is aware of the notice of bankruptcy of A Cab Series LLC fka A Cab LLC. The court plans to hold the Thursday hearing on the motion to distribute funds but would like A Cab s bankruptcy counsel present to address the impact of the bankruptcy stay on the motion. Plaintiffs should also be prepared to address the same question and may introduce bankruptcy counsel should they choose to do so. CLERK'S NOTE: Counsel are to ensure a copy of the forgoing minute order is distributed to all interested parties; additionally, a copy of the foregoing minute order was distributed to the registered service recipients via Odyssey eFileNV E-Service (12-13-22). /tb;	
12/15/2022	Argument (9:00 AM) (Judicial Officer: Gall, Maria) Argument Re: Post Judgment Receiver Matter Heard;	
12/15/2022	Motion (9:00 AM) (Judicial Officer: Gall, Maria) Motion to Distribute Funds Held by Class Counsel on an Order Shortening Time	
12/15/2022	All Pending Motions (9:00 AM) (Judicial Officer: Gall, Maria) Minute Order - No Hearing Held; Journal Entry Details: ARGUMENT RE: POST JUDGMENT RECEIVERMOTION TO DISTRIBUTE FUNDS HELD BY CLASS COUNSEL ON AN ORDER SHORTENING TIME Ms. Devereaux-Gonzalez advised the removal was inappropriate and would be pursuing that through the bankruptcy court and believed it would be sent back to the State Court; however, they needed to wait on the bankruptcy court. COURT NOTED it did not take a position whether the removal was appropriate or not. Given the Notice of Removal was filed this Court did not have jurisdiction. Counsel agreed with the Court. COURT FURTHER NOTED, until this is remanded back to this Court it wished the parties the best for the proceedings in Bankruptcy Court.;	
DATE	FINANCIAL INFORMATION	

Defendant A Cab LLC Total Charges Total Payments and Credits Balance Due as of 12/19/2022	711.00 711.00 0.00
Defendant A Cab Taxi Service LLC Total Charges Total Payments and Credits Balance Due as of 12/19/2022	264.00 264.00 0.00
Plaintiff Murray, Michael Total Charges Total Payments and Credits Balance Due as of 12/19/2022	2,057.60 1,960.60 97.00

Plaintiff Nady, Creighton J Total Charges Total Payments and Credits Balance Due as of 12/19/2022	223.00 223.00 0.00
Plaintiff Reno, Michael Total Charges Total Payments and Credits Balance Due as of 12/19/2022	24.00 24.00 0.00
Special Master Resolution Economics LLC Total Charges Total Payments and Credits Balance Due as of 12/19/2022	5.00 5.00 0.00
Special Master Rosten, Michael Total Charges Total Payments and Credits Balance Due as of 12/19/2022	3.50 3.50 0.00
Defendant A Cab LLC Appeal Bond Balance as of 12/19/2022	0.00
Defendant A Cab Taxi Service LLC Appeal Bond Balance as of 12/19/2022	0.00
Other Wells Fargo Writ Balance as of 12/19/2022	0.00
Plaintiff Murray, Michael Appeal Bond Balance as of 12/19/2022	1,000.00

CIVIL COVER SHEET

Clark County, Nevada

A-12-669926-C XXVIII

Arbitration Requested

Case No. ______ (Assigned by Clerk's Office)

I. Party Information	
Plaintiff(s) (name/address/phone): Michael P. Murray, 3555 Stober Blvd., Apt. 111, Las Vegas, NV 89103, Michael Reno, 811 E. Bridger Avenue, #363, Las Vegas, NV 89101 Attorney (name/address/phone):	Defendant(s) (name/address/phone): A Cab Taxi Service, LLC, 3730 Pama Lane, Las Vegas, NV 89120
Leon Greenberg, 2965 S. Jones Blvd., Suite E-4, Las Vegas, NV 89146, 702-383-6085	Attorney (name/address/phone): Unknown

II. Nature of Controversy (Please check applicable bold category and applicable subcategory, if appropriate)

Civil Cases Torts **Real Property** Negligence Product Liability □ Landlord/Tenant Negligence – Auto Product Liability/Motor Vehicle Unlawful Detainer Other Torts/Product Liability Negligence – Medical/Dental **Title to Property** Intentional Misconduct Negligence – Premises Liability Foreclosure (Slip/Fall) Torts/Defamation (Libel/Slander) Liens Interfere with Contract Rights Negligence - Other Ouiet Title **Employment Torts** (Wrongful termination) Specific Performance Other Torts Condemnation/Eminent Domain Anti-trust Fraud/Misrepresentation Other Real Property Insurance Partition Legal Tort Planning/Zoning Unfair Competition Probate Other Civil Filing Types Construction Defect Appeal from Lower Court (also check Estimated Estate Value: ____ applicable civil case box) Chapter 40 Summary Administration Transfer from Justice Court General Justice Court Civil Appeal Breach of Contract General Administration Building & Construction Civil Writ Special Administration Insurance Carrier Other Special Proceeding Set Aside Estates **Commercial Instrument** Other Civil Filing Other Contracts/Acct/Judgment Trust/Conservatorships Compromise of Minor's Claim Collection of Actions Individual Trustee Conversion of Property Employment Contract Damage to Property Corporate Trustee Guarantee **Employment Security** Other Probate Sale Contract Enforcement of Judgment Uniform Commercial Code Foreign Judgment - Civil **Civil Petition for Judicial Review** Other Personal Property Foreclosure Mediation Recovery of Property Other Administrative Law Ē Stockholder Suit Department of Motor Vehicles Other Civil Matters Worker's Compensation Appeal III. Business Court Requested (Please check applicable category; for Clark or Washoe Counties only.) Investments (NRS 104 Art. 8) Enhanced Case Mgmt/Business NRS Chapters 78-88 Deceptive Trade Practices (NRS 598) Other Business Court Matters Commodities (NRS 90) Securities (NRS 90) Trademarks (NRS 600A) October 8, 2012 Signature of initiating party or representative Date

See other side for family-related case filings.

1	ORDR		
$\frac{1}{2}$	DISTRICT COURT		
$\frac{2}{3}$			
	CLARK COUNTY, NEVADA MICHAEL MURRAY and MICHAEL Case No.: A-12-669926-C		
$\frac{4}{5}$	MICHAEL MURRAY and MICHAEL RENO, individually and behalf of others similarly situated, Case No.: A-12-669926-C Dept. No. IX		
6	Plaintiffs,		
7	VS.		
8	A CAB TAXI SERVICE, LLC, et al.		
9	Defendants.		
10	ORDER GRANTING PLAINTIFF'S MOTION FOR ENTRY OF A MODIFIED		
11	JUDGMENT AS PROVIDED FOR BY REMITTITUR		
12	On December 30, 2021, the Nevada Supreme Court issued an opinion affirming		
13	in part, reversing in part, and remanding this case to the Eighth Judicial District		
14	Court for further proceedings consistent with the Supreme Court's opinion. On		
15	February 14, 2022, Plaintiffs Michael Murray and Michael Reno, individually and on		
16	behalf of others similarly situated, filed a motion for entry of a modified judgment as		
17	provided for by the Supreme Court's remittitur. On February 28, 2022, Defendants		
18	filed an opposition to the motion. On August 12, 2022, Plaintiffs filed a reply in		
19	support of the motion.		
20	This case had previously been stayed until the Nevada Supreme Court decided		
21	a pending appeal in Nevada Supreme Court Case No. 83492, referred to in the papers		
22	as Dubric. On September 19, 2022, this Court issued an order lifting the stay given		
23	that, at that point, the Dubric appeal had been decided, with rehearing denied.		
24	However, the Court indicated that given the developments in this case, including in		
25	the <i>Dubric</i> matter, the parties could each file and serve one additional, omnibus brief		
26	in support of or opposed to any pending motion. The parties filed supplemental briefs		
27	on September 30, 2022. Having considered those supplemental briefs, along with the		

28

1 motion and related briefing and all pleadings and papers on file, the Court GRANTS
2 the motion consistent with the following:

3

The Nevada Supreme Court "affirm[ed] the district court's summary judgment", Opinion p. 20, but "reverse[d] the summary judgment as to damages for claims outside the two-year statute of limitations," Opinion p. 32, and "remand[ed] to the district court to recalculate damages based on the two-year statute of limitations," Opinion p. 20. More specifically, the Nevada Supreme Court "conclude[d] that the drivers' claims extend backwards only two years before their suit was filed." Opinion p. 14. Based on that conclusion, the Nevada Supreme Court "remand[ed] [the case] to the district court to recalculate damages for this shorter time period." Opinion p. 14.

Plaintiffs filed this case on October 8, 2012. Thus, based on the Nevada
Supreme Court's remand instructions, this Court must calculate damages from
October 8, 2010 forward. This is a relatively simple task that Defendants try to
complicate by coming forth with a number of arguments that, in this Court's view, do
not hold water. The Court addresses each of their arguments below.

16The Class Certification Issue. This Court entered its class certification order on February 10, 2016, finding that "[t]he class shall consist of the claims as alleged in 1718the Second Amended and Supplemental Complaint of all persons employed by any of 19the defendants as taxi drivers in the State of Nevada at any time from July 1, 2007 through December 31, 2015" Defendants argue that the class must now be 2021decertified pursuant to the Nevada Supreme Court opinion to exclude class members 22who claims fall prior to October 8, 2010. Defendants also argue that the class must 23be decertified for the time period following June 26, 2014, because there are only 4 24claimants after June 26, 2014. Defendants effectively seek post-judgment 25reconsideration of the Court's class certification order, which became final and 26appealable at the time the Court entered its prior judgment. The Court declines to 27reconsider its order, which Defendants could have appealed at the time they appealed 28the summary judgment decision.

1The Revised Spreadsheet Issue. Defendants assert that "[a] brief review of the2proposed spreadsheets demonstrate that it is fraught with errors. Even after3reviewing the 'core group' of named representative Plaintiffs, the Court can see that4Michael Murry is listed twice for a double recovery. Attached also is a chart of5additional errors contained in the spreadsheets."

6 The Court has reviewed Defendants' "chart of additional errors," which, as an 7 initial matter, is not helpful to the Court. The chart identifies nine (9) class 8 members. For two (2) of these class members Defendants' notes on the chart indicate "Leon's¹ had the wrong amount," but does not identify what the correct amount 9 10 should be. For five (5) of these class members Defendants' notes on the chart indicate 11 "Pd but not on Leon's list." The Court does not know what this means. For the 12remaining two (2) of these class members, Defendants' notes indicate that the 13amounts were credited to the wrong individual. Again, the Court does not know what this means. 14

Perhaps more importantly, the spreadsheet of data and calculations Plaintiffs provide for the modified judgment is based on the spreadsheet of data and calculations Plaintiffs previously provided to this Court and on which summary judgment was granted. Defendants did not appeal the accuracy of the prior spreadsheet, and the Court will not entertain what is effectively another request for reconsideration now.

But even if the Court reconsidered the data and the calculations, the Court cannot figure out what is wrong with the data and calculations for the 9 class members in Defendants' "chart of additional errors," and more importantly, what data and calculations should be used for these 9 class members. At bottom, it is not the Court's job to decipher Defendants' "notes."

26

27
 ¹ By "Leon" Defendants presumably refer to Plaintiff's counsel, Leon Greenberg.
 28

That said, in their reply, Plaintiffs do concede that there is a proposed award to Plaintiff Michael Murray that is listed twice and that the modified judgment should not grant this award twice. Given the concession, the Court shall not allow this award to be made twice in the modified judgment.

5 The Department of Labor Issue. Defendants claim that they have already paid 6 out any alleged underpayment for the time period of October 1, 2010 and October 1, 7 2012, through a settlement with the Department of Labor and that these monies were 8 paid in full. Defendants ask for an offset for these settlements. Defendants further 9 advise that the Department of Labor has been unable to locate 243 claimants who 10 cannot be found or have refused to accept payment. Defendants refer to these 11 claimants as "ghost" claimants.

In response Plaintiffs assert that prior judgment expressly accounted for the Department of Labor payments to the extent Defendants were able to establish the existence of the payments and that the data and calculations in Plaintiffs' proposed modified judgment carries such information forward. Plaintiffs further assert that the inability to currently locate the so-called "ghost" claimants has no bearing on the entry or enforcement of the amended judgment.

The Court agrees with Plaintiffs. The Nevada Supreme Court affirmed this
Court's prior judgment with the narrow exception of damages prior to October 8,
2010. This Court has direction from the Nevada Supreme Court to recalculate
damages from October 8, 2010 forward. The Court does not intend to otherwise
modify its prior judgment.

The "Appropriate Defendant" Issue. Defendants assert that Plaintiffs sued the wrong entity and that the Nevada Supreme Court stated that this Court "erred without taking evidence on what corporate entities existed and were actually liable for the judgment." Defendants contend that this determination must be made before issuing an amended judgment. Defendants have either misread or are misrepresenting the Nevada Supreme Court's opinion on this issue.

As an initial matter, the Nevada Supreme Court's statement does not arise from the reversal and remand of summary judgment; it arises from the reversal of a post-judgment order denying a motion to quash. As Plaintiffs point out, the Nevada Supreme Court only granted Defendants the right to a further hearing upon remand on whether that judgment execution should be quashed and did not direct any findings on remand as to A Cab Series LLC's liability—as the "now known as" entity—for the judgment.

8 The *Dubric* Issue. Defendants assert that there is a presently an overlap of 9 claimants between this case and the *Dubric* case; that the overlapping claimants 10 released their claims against Defendants through the *Dubric* case; and therefore, 11 Defendants must be released from such duplicative claims that remain in this case. 12The Court disagrees. As Plaintiffs assert, this Court can find no basis that allows the 13subsequent proceedings in *Dubric* to release this Court's earlier judgment that was 14appealed and affirmed, with the exception of the recalculation of damages from 15October 8, 2010 forward.

16

21

22

23

24

25

26

27

28

For the foregoing reasons, the motion is GRANTED. Defendants shall
forthwith submit to the Department inbox their proposed "Order Modifying Final
Judgment Entered on August 21, 2018" attached as Exhibit G to their motion, but as
amended to account for the duplicate entry discussed above.

IT IS SO ORDERED.

Dated this 11th day of November, 2022

1EA E39 BB42 F334 Maria Gall District Court Judge

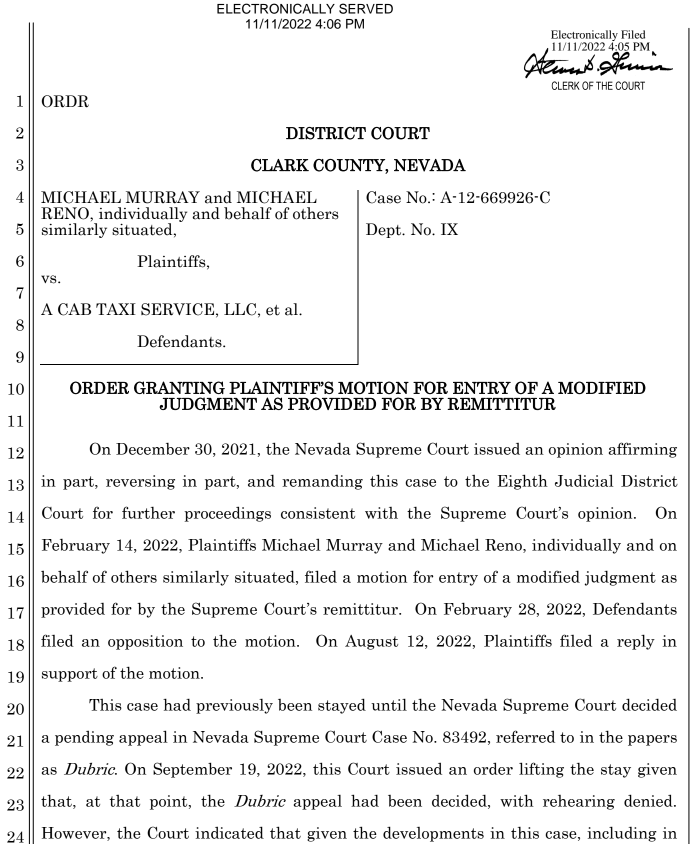
1	CSERV		
2	DISTRICT COURT		
3	CLARK COUNTY, NEVADA		
4			
5	Michael Murray, Plaintiff(s)	CASE NO: A-12-669926-C	
6			
7	VS.	DEPT. NO. Department 9	
8 9	A Cab Taxi Service LLC, Defendant(s)		
10		_	
11	AUTOMATED CERTIFICATE OF SERVICE		
12 13		ervice was generated by the Eighth Judicial District I via the court's electronic eFile system to all he above entitled case as listed below:	
14	Service Date: 11/11/2022		
15	"Esther Rodriguez, Esq." .	esther@rodriguezlaw.com	
16 17	Assistant .	info@rodriguezlaw.com	
18	Cindy Pittsenbarger .	cpittsenbarger@hutchlegal.com	
19	Dana Sniegocki .	dana@overtimelaw.com	
20	Esther Rodriguez .	esther@rodriguezlaw.com	
21	filings .	susan8th@gmail.com	
22	Hilary Daniels .	hdaniels@blgwins.com	
23	Hillary Ross .	hross@blgwins.com	
24 25	leon greenberg .	leongreenberg@overtimelaw.com	
26	Leon Greenberg .	wagelaw@hotmail.com	
27	Michael K. Wall .	mwall@hutchlegal.com	
28			

1	Susan .	susan@rodriguezlaw.com
2 3	Susan Dillow .	susan@rodriguezlaw.com
4	Trent Richards .	trichards@blgwins.com
5	Christian Gabroy	christian@gabroy.com
6	Katie Brooks	assistant@gabroy.com
7	Katie Brooks	assistant@gabroy.com
8	Christian Gabroy	christian@gabroy.com
9	Elizabeth Aronson	earonson@gabroy.com
10	Christian Gabroy	christian@gabroy.com
11 12	Kaine Messer	kmesser@gabroy.com
12	Ali Saad	ASaad@resecon.com
14	Peter Dubowsky, Esq.	peter@dubowskylaw.com
15	Amanda Vogler-Heaton, Esq.	amanda@dubowskylaw.com
16	William Thompson	william@dubowskylaw.com
17	-	<u> </u>
18	Kaylee Conradi	kconradi@hutchlegal.com
19	Valerie Gray	vgray@blgwins.com
20	Mercedes Ortega	mortega@blgwins.com
21	R. Reade	creade@crdslaw.com
22	Kathrine von Arx	kvonarx@crdslaw.com
23	Ruthann Devereaux-Gonzalez	ranni@overtimelaw.com
24	Jay Shafer	jshafer@crdslaw.com
25	Trent Compton	tcompton@blgwins.com
26		
27		

 known addresses on 11/14/2022 Esther Rodriguez Rodriguez Law Offices, P.C. Attn: Esther Rodriguez, Esq. 10161 Park Run Drive, Suite 150 Las Vegas, NV, 89145 	
4Attn: Esther Rodriguez, Esq.510161 Park Run Drive, Suite 150	
6 7 8 7 8 8 8 8 8 8 8 8 8 9 8 8 9 8 8 9 8 8 9 8 8 9 8 8 9 8 9 8 9 8 9 8 9 8 9 8 9 8 9 8 9 8 9 9 8 9	
7 Attn: Stephen Hackett 8 410 South Rampart Blvd Suite 350 Las Vegas, NV, 89145	
9	
Steven Parsons10091 Park Run DR STE 200 Las Vegas, NV, 89145	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

1 2 3 4 5 6 7 8 9 10	NOEO LEON GREENBERG, ESQ., SBN 8094 RUTHANN DEVEREAUX-GONZALEZ, F Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com Ranni@overtimelaw.com Attorneys for Plaintiffs CHRISTIAN GABROY, ESQ., SBN 8805 Gabroy Law Offices 170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012 Tel (702) 259-7777 Fax (702) 259-7704 christian@gabroy.com Attorneys for Plaintiffs	Electronically Filed 11/14/2022 11:26 AM Steven D. Grierson CLERK OF THE COURT SQ., SBN 15904
11	DISTRICT	T COURT
12	CLARK COUN	TY, NEVADA
13 14 15	MICHAEL MURRAY, and MICHAEL) RENO, Individually and on behalf of) others similarly situated,	Case No.: A-12-669926-C Dept.: IX
16	Plaintiffs,	NOTICE OF ENTRY OF ORDER
17 18 19	vs. A CAB TAXI SERVICE LLC, and A CAB, LLC, Defendants.	
20	<u>}</u>	
21		
22	PLEASE TAKE NOTICE that the Con	urt entered the attached Order on
23	November 11, 2022.	
24	Dated: November 14, 2022	
25	LEON	N GREENBERG PROFESSIONAL CORP.
26		on Greenberg
27		Greenberg, Esq. la Bar No. 8094
28	Las V	S. Jones Boulevard - Ste. E-3 egas, NV 89146 02) 383-6085 ney for the Plaintiffs

1	<u>CERTIFICATE OF SERVICE</u>
2	
3 4	The undersigned certifies that on November 14, 2022, she served the within:
5	
6	NOTICE OF ENTRY OF ORDER
7	by court electronic service to:
8	TO:
9	Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C.
10	Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
11	JAY A. SHAFER, ESQ.
12 13	CORY READE DOWS AND SHAFER 1333 North Baffalo Drive, Suite 210 Las Vegas, NV 89128
13	Las Vegas, IVV 09120
14	
16	/s/ Ruthann Devereaux-Gonzalez
17	Ruthann Devereaux-Gonzalez
18	Kuthalin Deveredax Gonzalez
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	2



the *Dubric* matter, the parties could each file and serve one additional, omnibus brief
in support of or opposed to any pending motion. The parties filed supplemental briefs
on September 30, 2022. Having considered those supplemental briefs, along with the

1 motion and related briefing and all pleadings and papers on file, the Court GRANTS
2 the motion consistent with the following:

3

The Nevada Supreme Court "affirm[ed] the district court's summary judgment", Opinion p. 20, but "reverse[d] the summary judgment as to damages for claims outside the two-year statute of limitations," Opinion p. 32, and "remand[ed] to the district court to recalculate damages based on the two-year statute of limitations," Opinion p. 20. More specifically, the Nevada Supreme Court "conclude[d] that the drivers' claims extend backwards only two years before their suit was filed." Opinion p. 14. Based on that conclusion, the Nevada Supreme Court "remand[ed] [the case] to the district court to recalculate damages for this shorter time period." Opinion p. 14.

Plaintiffs filed this case on October 8, 2012. Thus, based on the Nevada
Supreme Court's remand instructions, this Court must calculate damages from
October 8, 2010 forward. This is a relatively simple task that Defendants try to
complicate by coming forth with a number of arguments that, in this Court's view, do
not hold water. The Court addresses each of their arguments below.

16The Class Certification Issue. This Court entered its class certification order on February 10, 2016, finding that "[t]he class shall consist of the claims as alleged in 1718the Second Amended and Supplemental Complaint of all persons employed by any of 19the defendants as taxi drivers in the State of Nevada at any time from July 1, 2007 through December 31, 2015" Defendants argue that the class must now be 2021decertified pursuant to the Nevada Supreme Court opinion to exclude class members 22who claims fall prior to October 8, 2010. Defendants also argue that the class must 23be decertified for the time period following June 26, 2014, because there are only 4 24claimants after June 26, 2014. Defendants effectively seek post-judgment 25reconsideration of the Court's class certification order, which became final and 26appealable at the time the Court entered its prior judgment. The Court declines to 27reconsider its order, which Defendants could have appealed at the time they appealed 28the summary judgment decision.

1The Revised Spreadsheet Issue. Defendants assert that "[a] brief review of the2proposed spreadsheets demonstrate that it is fraught with errors. Even after3reviewing the 'core group' of named representative Plaintiffs, the Court can see that4Michael Murry is listed twice for a double recovery. Attached also is a chart of5additional errors contained in the spreadsheets."

6 The Court has reviewed Defendants' "chart of additional errors," which, as an 7 initial matter, is not helpful to the Court. The chart identifies nine (9) class 8 members. For two (2) of these class members Defendants' notes on the chart indicate "Leon's¹ had the wrong amount," but does not identify what the correct amount 9 10 should be. For five (5) of these class members Defendants' notes on the chart indicate 11 "Pd but not on Leon's list." The Court does not know what this means. For the 12remaining two (2) of these class members, Defendants' notes indicate that the 13amounts were credited to the wrong individual. Again, the Court does not know what this means. 14

Perhaps more importantly, the spreadsheet of data and calculations Plaintiffs provide for the modified judgment is based on the spreadsheet of data and calculations Plaintiffs previously provided to this Court and on which summary judgment was granted. Defendants did not appeal the accuracy of the prior spreadsheet, and the Court will not entertain what is effectively another request for reconsideration now.

But even if the Court reconsidered the data and the calculations, the Court cannot figure out what is wrong with the data and calculations for the 9 class members in Defendants' "chart of additional errors," and more importantly, what data and calculations should be used for these 9 class members. At bottom, it is not the Court's job to decipher Defendants' "notes."

26

27
 ¹ By "Leon" Defendants presumably refer to Plaintiff's counsel, Leon Greenberg.
 28

That said, in their reply, Plaintiffs do concede that there is a proposed award to Plaintiff Michael Murray that is listed twice and that the modified judgment should not grant this award twice. Given the concession, the Court shall not allow this award to be made twice in the modified judgment.

5 The Department of Labor Issue. Defendants claim that they have already paid 6 out any alleged underpayment for the time period of October 1, 2010 and October 1, 7 2012, through a settlement with the Department of Labor and that these monies were 8 paid in full. Defendants ask for an offset for these settlements. Defendants further 9 advise that the Department of Labor has been unable to locate 243 claimants who 10 cannot be found or have refused to accept payment. Defendants refer to these 11 claimants as "ghost" claimants.

In response Plaintiffs assert that prior judgment expressly accounted for the Department of Labor payments to the extent Defendants were able to establish the existence of the payments and that the data and calculations in Plaintiffs' proposed modified judgment carries such information forward. Plaintiffs further assert that the inability to currently locate the so-called "ghost" claimants has no bearing on the entry or enforcement of the amended judgment.

The Court agrees with Plaintiffs. The Nevada Supreme Court affirmed this
Court's prior judgment with the narrow exception of damages prior to October 8,
2010. This Court has direction from the Nevada Supreme Court to recalculate
damages from October 8, 2010 forward. The Court does not intend to otherwise
modify its prior judgment.

The "Appropriate Defendant" Issue. Defendants assert that Plaintiffs sued the wrong entity and that the Nevada Supreme Court stated that this Court "erred without taking evidence on what corporate entities existed and were actually liable for the judgment." Defendants contend that this determination must be made before issuing an amended judgment. Defendants have either misread or are misrepresenting the Nevada Supreme Court's opinion on this issue.

As an initial matter, the Nevada Supreme Court's statement does not arise from the reversal and remand of summary judgment; it arises from the reversal of a post-judgment order denying a motion to quash. As Plaintiffs point out, the Nevada Supreme Court only granted Defendants the right to a further hearing upon remand on whether that judgment execution should be quashed and did not direct any findings on remand as to A Cab Series LLC's liability—as the "now known as" entity—for the judgment.

8 The *Dubric* Issue. Defendants assert that there is a presently an overlap of 9 claimants between this case and the *Dubric* case; that the overlapping claimants 10 released their claims against Defendants through the *Dubric* case; and therefore, 11 Defendants must be released from such duplicative claims that remain in this case. 12The Court disagrees. As Plaintiffs assert, this Court can find no basis that allows the 13subsequent proceedings in *Dubric* to release this Court's earlier judgment that was 14appealed and affirmed, with the exception of the recalculation of damages from 15October 8, 2010 forward.

16

21

22

23

24

25

26

27

28

For the foregoing reasons, the motion is GRANTED. Defendants shall
forthwith submit to the Department inbox their proposed "Order Modifying Final
Judgment Entered on August 21, 2018" attached as Exhibit G to their motion, but as
amended to account for the duplicate entry discussed above.

IT IS SO ORDERED.

Dated this 11th day of November, 2022

1EA E39 BB42 F334 Maria Gall District Court Judge

		Electronically Filed 11/11/2022 5:51 PM
1	ORDR	CLERK OF THE COURT
1		
2		T COURT
3	CLARK COUN	NTY, NEVADA
4	MICHAEL MURRAY and MICHAEL RENO, individually and behalf of others	Case No.: A-12-669926-C
5	similarly situated,	Dept. No. IX
6	Plaintiffs, vs.	
7	A CAB TAXI SERVICE, LLC, et al.	
8	Defendants.	
9		
10 11		OTION FOR ENTRY OF A MODIFIED RNEY'S FEES AS PROVIDED FOR BY 'TITUR
12	On December 30, 2021, the Nevada	Supreme Court issued an opinion affirming
13	in part, reversing in part, and remanding	g this case to the Eighth Judicial District
14	Court for further proceedings consistent	with the Supreme Court's opinion. On
15	February 16, 2022, Plaintiffs Michael Mur	ray and Michael Reno, individually and on
16	behalf of others similarly situated, filed a r	notion for entry of a modified award of pre-
17	judgment attorney's fees as provided for	by the Supreme Court's remittitur. On
18	February 23, 2022, Plaintiffs filed an er	rrata to the motion. On March 3, 2022,
19	Defendants filed an opposition to the moti	ion. On August 12, 2022, Plaintiffs filed a
20	reply in support of the motion.	
21	This case had previously been staye	d until the Nevada Supreme Court decided
22	a pending appeal in Nevada Supreme Cour	rt Case No. 83492, referred to in the papers
23	as <i>Dubric</i> . On September 19, 2022, this C	ourt issued an order lifting the stay given
24	that, at that point, the <i>Dubric</i> appeal h	had been decided, with rehearing denied.
25	However, the Court indicated that given t	the developments in this case, including in
26	the <i>Dubric</i> matter, the parties could each f	file and serve one additional, omnibus brief
27	in support of or opposed to any pending mo	otion. The parties filed supplemental briefs

on September 30, 2022. Having considered those supplemental briefs, along with the 28

1 motion and related briefing and all pleadings and papers on file, the Court GRANTS $\mathbf{2}$ the motion consistent with the following: 3 The Court previously awarded Plaintiffs \$568,071 in attorney's fees. The 4 Nevada Supreme Court found that: $\mathbf{5}$ [The district court] supported that award by going through three possible formulations to calculate hours and fees and 6 through a consideration of the four *Brunzell* factors. We conclude that the declaration of counsel provided in 7 support of the fees motion] constituted the 'documentation' required under NRCP 54(d)(2)(B), and A Cab has not shown 8 that the attorney fees award was unsupported or excessive beyond asserting that the drivers did not provide the 9 However, in light of this appropriate documentation. disposition and the district court's improper tolling of the 10 statute of limitations, the amount of the attorney fees must be reconsidered for reasonableness, and we therefore 11 reverse and remand the award of attorney fees. 12Opinion p. 24. The Nevada Supreme Court remanded the case to this Court for 13further proceedings consistent with this opinion. Opinion p. 33. Based on the foregoing, the Court does not understand how Defendants can 14 represent that the Nevada Supreme Court "refus[ed] to uphold the prior outrageous 1516 and unsupported award of fees." To the contrary, the Nevada Supreme Court 17expressly found that Defendants "has not shown that the attorneys fees award was 18unsupported or excessive" Accordingly, the Court moves forward as instructed by 19the Nevada Supreme Court, that being to reconsider the amount of attorneys' fees for 20reasonableness in light of the district court's improper tolling of the statute of 21limitations and the requirement that a modified judgment be entered to account for 22the proper statute of limitations. 23In Plaintiffs' motion, Plaintiffs advise that their counsel has reviewed their 24time records for the 1,738.5 attorney hours that were considered by this Court in

- 25 26
- 27 28

making its original \$568,071 award. Plaintiffs further advise, as supported by their

counsel's declaration, that a review of those records indicate that all work performed

on the statute of limitations tolling issue was performed by attorney Leon Greenberg

1 and that such work consumed less than 50 hours of his 1,190 attorney hours that
2 were used to support the prior fee award.

0

3 The Court has reviewed counsel's declaration. Mr. Greenberg states that he spent "less than 20" of his total hours engaged in activities exclusively related to the 4 $\mathbf{5}$ tolling issue and that he spent "less than 47" of those hours engaged in activities that 6 partially, or may have partially concerned that issue. Given Mr. Greenberg's 7 inability to be more precise about his hours, including his partial hours, the Court 8 gives the benefit of the doubt on the hours to Defendants and uses the totality of the 9 67 hours to reduce the fee award. It is the Court's understanding that Mr. Greenberg 10 charged \$400/hour, and thus using 67 total hours the Court would reduce the fee 11 award by \$26,800. The Court considers this reasonable in light of the result Plaintiffs 12achieved. Plaintiffs prevailed on their claims and issues, with the limited exception 13concerning the narrow issue of tolling the statute of limitations.

Defendants do not oppose Plaintiffs' reduction proposal, at least not 1415specifically, and thus the Court considers that issue conceded. Instead, Defendants 16assert that Plaintiffs' motion is premature and that "[t]here can be no award of 17attorney's fees until a final judgment is entered" and "that final judgment cannot be 18entered until the numerous unresolved issues are address, as briefed in Defendants' 19Opposition to Plaintiffs' request for entry of a modified judgment" The Court 20issued an order granting Plaintiffs' request for entry of a modified judgment earlier 21today. Accordingly, the arguments Defendants raise are moot.

22

For the foregoing reasons, the motion is GRANTED. Plaintiffs shall forthwith submit to the Department inbox a proposed order modifying the award of prejudgment attorney's fees, to include pre-judgment interest as calculated pursuant to the errata. Furthermore, the Court acknowledges that in its order granting Plaintiffs' motion for entry of a modified judgment, the Court stated that *Defendants* should submit their proposed "Order Modifying Judgment Entered on August 21,

1	2018." The Court intended to direct <i>Plaintiffs</i> to submit that proposed order given
2	that the proposed order is attached to Plaintiffs' motion, not Defendants' motion.
3	Plaintiffs shall provide defense counsel an opportunity to review both orders prior to
4	submission, consistent with the Department guidelines.
5	IT IS SO ORDERED.
6	Dated this 11th day of November, 2022
7	Manazall
8	799 450 7560 0425
9	788 150 7F6B D12E Maria Gall District Court Judge
10	
11	
12	
13	
14	
15	
16	
17	
18	
19 20	
20 21	
$\frac{21}{22}$	
$\frac{22}{23}$	
20 24	
25	
26	
27	
28	
	4

1	CSERV		
2	DISTRICT COURT		
3	CLARK COUNTY, NEVADA		
4			
5	Michael Murray, Plaintiff(s)	CASE NO: A-12-669926-C	
6			
7	VS.	DEPT. NO. Department 9	
8 9	A Cab Taxi Service LLC, Defendant(s)		
10		_	
11	AUTOMATED CERTIFICATE OF SERVICE		
12 13		ervice was generated by the Eighth Judicial District I via the court's electronic eFile system to all he above entitled case as listed below:	
14	Service Date: 11/11/2022		
15	"Esther Rodriguez, Esq." .	esther@rodriguezlaw.com	
16 17	Assistant .	info@rodriguezlaw.com	
18	Cindy Pittsenbarger .	cpittsenbarger@hutchlegal.com	
19	Dana Sniegocki .	dana@overtimelaw.com	
20	Esther Rodriguez .	esther@rodriguezlaw.com	
21	filings .	susan8th@gmail.com	
22	Hilary Daniels .	hdaniels@blgwins.com	
23	Hillary Ross .	hross@blgwins.com	
24 25	leon greenberg .	leongreenberg@overtimelaw.com	
26	Leon Greenberg .	wagelaw@hotmail.com	
27	Michael K. Wall .	mwall@hutchlegal.com	
28			

1	Susan .	susan@rodriguezlaw.com
2 3	Susan Dillow .	susan@rodriguezlaw.com
4	Trent Richards .	trichards@blgwins.com
5	Christian Gabroy	christian@gabroy.com
6	Katie Brooks	assistant@gabroy.com
7	Katie Brooks	assistant@gabroy.com
8	Christian Gabroy	christian@gabroy.com
9	Elizabeth Aronson	earonson@gabroy.com
10	Christian Gabroy	christian@gabroy.com
11 12	Kaine Messer	kmesser@gabroy.com
12	Ali Saad	ASaad@resecon.com
14	Peter Dubowsky, Esq.	peter@dubowskylaw.com
15	Amanda Vogler-Heaton, Esq.	amanda@dubowskylaw.com
16	William Thompson	william@dubowskylaw.com
17	-	<u> </u>
18	Kaylee Conradi	kconradi@hutchlegal.com
19	Valerie Gray	vgray@blgwins.com
20	Mercedes Ortega	mortega@blgwins.com
21	R. Reade	creade@crdslaw.com
22	Kathrine von Arx	kvonarx@crdslaw.com
23	Ruthann Devereaux-Gonzalez	ranni@overtimelaw.com
24	Jay Shafer	jshafer@crdslaw.com
25	Trent Compton	tcompton@blgwins.com
26		
27		

 known addresses on 11/14/2022 Esther Rodriguez Rodriguez Law Offices, P.C. Attn: Esther Rodriguez, Esq. 10161 Park Run Drive, Suite 150 Las Vegas, NV, 89145 	
4Attn: Esther Rodriguez, Esq.510161 Park Run Drive, Suite 150	
6 7 8 7 8 8 8 8 8 8 8 8 8 9 8 8 9 8 8 9 8 8 9 8 8 9 8 8 9 8 9 8 9 8 9 8 9 8 9 8 9 8 9 8 9 8 9 9 8 9	
7 Attn: Stephen Hackett 8 410 South Rampart Blvd Suite 350 Las Vegas, NV, 89145	
9	
Steven Parsons10091 Park Run DR STE 200 Las Vegas, NV, 89145	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

1 2 3 4 5 6 7 8 9 10	NOEO LEON GREENBERG, ESQ., SBN 8094 RUTHANN DEVEREAUX-GONZALEZ, F Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com Ranni@overtimelaw.com Attorneys for Plaintiffs CHRISTIAN GABROY, ESQ., SBN 8805 Gabroy Law Offices 170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012 Tel (702) 259-7777 Fax (702) 259-7704 christian@gabroy.com Attorneys for Plaintiffs	Electronically Filed 11/14/2022 11:26 AM Steven D. Grierson CLERK OF THE COURT SQ., SBN 15904
11	DISTRICT	T COURT
12	CLARK COUN	TY, NEVADA
13 14 15	MICHAEL MURRAY, and MICHAEL) RENO, Individually and on behalf of) others similarly situated,	Case No.: A-12-669926-C Dept.: IX
16	Plaintiffs,	NOTICE OF ENTRY OF ORDER
17 18 19	vs. A CAB TAXI SERVICE LLC, and A CAB, LLC, Defendants.	
20	<u>}</u>	
21		
22	PLEASE TAKE NOTICE that the Con	urt entered the attached Order on
23	November 11, 2022.	
24	Dated: November 14, 2022	
25	LEON	N GREENBERG PROFESSIONAL CORP.
26		on Greenberg
27		Greenberg, Esq. la Bar No. 8094
28	Las V	S. Jones Boulevard - Ste. E-3 egas, NV 89146 02) 383-6085 ney for the Plaintiffs

1	<u>CERTIFICATE OF SERVICE</u>
2	
3 4	The undersigned certifies that on November 14, 2022, she served the within:
5	
6	NOTICE OF ENTRY OF ORDER
7	by court electronic service to:
8	TO:
9	Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C.
10	Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
11	JAY A. SHAFER, ESQ.
12 13	CORY READE DOWS AND SHAFER 1333 North Baffalo Drive, Suite 210 Las Vegas, NV 89128
13	Las Vegas, IVV 09120
14	
16	/s/ Ruthann Devereaux-Gonzalez
17	Ruthann Devereaux-Gonzalez
18	Kuthalin Deveredax Gonzalez
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	2

	ELECTRONICALLY SE		
	11/11/2022 5:52 PI	Electronically Filed 11/11/2022 5:51 PM	
		CLERK OF THE COURT	
1	ORDR		
2	DISTRIC'	T COURT	
3	CLARK COUN	NTY, NEVADA	
4	MICHAEL MURRAY and MICHAEL	Case No.: A-12-669926-C	
5	RENO, individually and behalf of others similarly situated,	Dept. No. IX	
6	Plaintiffs,		
7			
8	A CAB TAXI SERVICE, LLC, et al.		
9	Defendants.		
10 11	AWARD OF PRE-JUDGMENT ATTORNEY'S FEES AS PROVIDED FOR BY		
12			
13	in part, reversing in part, and remanding	g this case to the Eighth Judicial District	
14	Court for further proceedings consistent	with the Supreme Court's opinion. On	
15	February 16, 2022, Plaintiffs Michael Mur	ray and Michael Reno, individually and on	
16	behalf of others similarly situated, filed a motion for entry of a modified award of pre-		
17	judgment attorney's fees as provided for by the Supreme Court's remittitur. On		
18	February 23, 2022, Plaintiffs filed an er	rrata to the motion. On March 3, 2022,	
19	Defendants filed an opposition to the moti	ion. On August 12, 2022, Plaintiffs filed a	
20	reply in support of the motion.		
21	This case had previously been staye	d until the Nevada Supreme Court decided	
22	a pending appeal in Nevada Supreme Cour	rt Case No. 83492, referred to in the papers	
23	as <i>Dubric</i> . On September 19, 2022, this C	ourt issued an order lifting the stay given	

that, at that point, the Dubric appeal had been decided, with rehearing denied.

However, the Court indicated that given the developments in this case, including in

the Dubric matter, the parties could each file and serve one additional, omnibus brief

in support of or opposed to any pending motion. The parties filed supplemental briefs

on September 30, 2022. Having considered those supplemental briefs, along with the

Case Number: A-12-669926-C

24

25

26

27

1 motion and related briefing and all pleadings and papers on file, the Court GRANTS $\mathbf{2}$ the motion consistent with the following: 3 The Court previously awarded Plaintiffs \$568,071 in attorney's fees. The 4 Nevada Supreme Court found that: $\mathbf{5}$ [The district court] supported that award by going through three possible formulations to calculate hours and fees and 6 through a consideration of the four *Brunzell* factors. We conclude that the declaration of counsel provided in 7 support of the fees motion] constituted the 'documentation' required under NRCP 54(d)(2)(B), and A Cab has not shown 8 that the attorney fees award was unsupported or excessive beyond asserting that the drivers did not provide the 9 However, in light of this appropriate documentation. disposition and the district court's improper tolling of the 10 statute of limitations, the amount of the attorney fees must be reconsidered for reasonableness, and we therefore 11 reverse and remand the award of attorney fees. 12Opinion p. 24. The Nevada Supreme Court remanded the case to this Court for 13further proceedings consistent with this opinion. Opinion p. 33. Based on the foregoing, the Court does not understand how Defendants can 14 represent that the Nevada Supreme Court "refus[ed] to uphold the prior outrageous 1516 and unsupported award of fees." To the contrary, the Nevada Supreme Court 17expressly found that Defendants "has not shown that the attorneys fees award was 18unsupported or excessive" Accordingly, the Court moves forward as instructed by 19the Nevada Supreme Court, that being to reconsider the amount of attorneys' fees for 20reasonableness in light of the district court's improper tolling of the statute of 21limitations and the requirement that a modified judgment be entered to account for 22the proper statute of limitations. 23In Plaintiffs' motion, Plaintiffs advise that their counsel has reviewed their 24time records for the 1,738.5 attorney hours that were considered by this Court in

- 25 26
- 27 28

making its original \$568,071 award. Plaintiffs further advise, as supported by their

counsel's declaration, that a review of those records indicate that all work performed

on the statute of limitations tolling issue was performed by attorney Leon Greenberg

1 and that such work consumed less than 50 hours of his 1,190 attorney hours that
2 were used to support the prior fee award.

0

3 The Court has reviewed counsel's declaration. Mr. Greenberg states that he spent "less than 20" of his total hours engaged in activities exclusively related to the 4 $\mathbf{5}$ tolling issue and that he spent "less than 47" of those hours engaged in activities that 6 partially, or may have partially concerned that issue. Given Mr. Greenberg's 7 inability to be more precise about his hours, including his partial hours, the Court 8 gives the benefit of the doubt on the hours to Defendants and uses the totality of the 9 67 hours to reduce the fee award. It is the Court's understanding that Mr. Greenberg 10 charged \$400/hour, and thus using 67 total hours the Court would reduce the fee 11 award by \$26,800. The Court considers this reasonable in light of the result Plaintiffs 12achieved. Plaintiffs prevailed on their claims and issues, with the limited exception 13concerning the narrow issue of tolling the statute of limitations.

Defendants do not oppose Plaintiffs' reduction proposal, at least not 1415specifically, and thus the Court considers that issue conceded. Instead, Defendants 16assert that Plaintiffs' motion is premature and that "[t]here can be no award of 17attorney's fees until a final judgment is entered" and "that final judgment cannot be 18entered until the numerous unresolved issues are address, as briefed in Defendants' 19Opposition to Plaintiffs' request for entry of a modified judgment" The Court 20issued an order granting Plaintiffs' request for entry of a modified judgment earlier 21today. Accordingly, the arguments Defendants raise are moot.

22

For the foregoing reasons, the motion is GRANTED. Plaintiffs shall forthwith submit to the Department inbox a proposed order modifying the award of prejudgment attorney's fees, to include pre-judgment interest as calculated pursuant to the errata. Furthermore, the Court acknowledges that in its order granting Plaintiffs' motion for entry of a modified judgment, the Court stated that *Defendants* should submit their proposed "Order Modifying Judgment Entered on August 21,

1	2018." The Court intended to direct <i>Plaintiffs</i> to submit that proposed order given
2	that the proposed order is attached to Plaintiffs' motion, not Defendants' motion.
3	Plaintiffs shall provide defense counsel an opportunity to review both orders prior to
4	submission, consistent with the Department guidelines.
5	IT IS SO ORDERED.
6	Dated this 11th day of November, 2022
7	Manazall
8	
9	788 150 7F6B D12E Maria Gall District Court Judge
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25 26	
26 27	
27 28	
20	
	4

		Electronically Filed 11/17/2022 9:37 AM	
		CLERK OF THE COURT	
1	ORDR		
2	DISTRIC	T COURT	
3	CLARK COUNTY, NEVADA		
4	MICHAEL MURRAY and MICHAEL	Case No.: A-12-669926-C	
5	RENO, individually and behalf of others similarly situated,	Dept. No. IX	
6	Plaintiffs,		
7			
8	A CAB TAXI SERVICE, LLC, et al.		
9	Defendants.		
10		PLAINTIFFS' MOTION	
11	FOR AWARD OF ATTORNEY'S FEES ON APPEAL		
12	On February 17, 2022, Plaintiffs Michael Murray and Michael Reno,		
13	individually and on behalf of others similarly situated, filed a motion for an award of		
14	attorney's fees on appeal. On March 3, 2022, Defendants filed an opposition to the		
15	motion. On August 12, 2022, Plaintiffs filed a reply in support of the motion.		
16	This case had previously been stayed until the Nevada Supreme Court decided		
17	a pending appeal in Nevada Supreme Court Case No. 83492, referred to in the papers		
18	as <i>Dubric</i> . On September 19, 2022, this Court issued an order lifting the stay given		
19	that, at that point, the <i>Dubric</i> appeal h	nad been decided, with rehearing denied.	
20	However, the Court indicated that given the developments in this case, including in		
21	the <i>Dubric</i> matter, the parties could each file and serve one additional, omnibus brief		
22	in support of or opposed to any pending motion. The parties filed supplemental briefs		
23	on September 30, 2022. Having considered those supplemental briefs, along with the		
24	motion and related briefing and all pleadi	ngs and papers on file, the Court GRANTS	
25	the motion consistent with the following:		
26	Plaintiffs filed a motion before the	Nevada Supreme Court in connection with	
27	the appeal of the final judgment asking the Supreme Court to award attorney's fees		
28	or direct the district court to award attorney's fees pursuant to Article 15, Section 16		

1 of Nevada's Constitution. Article 15, Section 16, Subsection B (the Minimum Wage $\mathbf{2}$ Amendment) states that "[a]n employee who prevails in any action to enforce this section shall be awarded his or her reasonable attorney's fees and costs." In denying 3 the motion without prejudice, the Supreme Court found that the determination of 4 $\mathbf{5}$ reasonableness called for by the Minimum Wage Amendment should be addressed in 6 the first instance by the district court with greater fact-finding capabilities. Plaintiffs 7 now ask for \$63,760 for their attorney's work on the final judgment appeal. Plaintiffs 8 support their request with the Declaration of Leon Greenberg.

9 As an initial matter, the Court finds that the plain language of the Minimum
10 Wage Amendment allows for an award of attorney's fees incurred on appeal. The
11 relevant language provides for fees to a prevailing employee "in any action," to
12 enforce the minimum wage amendment. This necessarily includes the appeal, even if
13 the appeal could be considered an action separate from the district court case.

14The fees, however, must be reasonable. In determining what of Plaintiffs' fees are reasonable, the Court relies upon the Brunzell factors: "(1) the qualities of the 1516advocate: his ability, his training, education, experience, professional standing and 17skill; (2) the character of the work to be done: its difficulty, its intricacy, its 18importance, time and skill required, the responsibility imposed and the prominence 19and character of the parties where they affect the importance of the litigation; (3) the 20work actually performed by the lawyer: the skill, time and attention given to the 21work; (4) the result: whether the attorney was successful and what benefits were 22derived." Brunzell v. Golden Gate Nat. Bank, 85 Nev. 345, 349, 455 P.2d 31, 33 23(1969). Importantly, in setting forth the *Brunzell* factors, the Nevada Supreme Court 24advised that "good judgment would dictate that each of these factors be given 25consideration by the trier of fact and that no one element should predominate or be 26given undue weight." Id.

27 Here, the Court agrees with Mr. Greenberg on his view of the *Brunzell* factors
28 as set forth in his declaration supporting the motion.

With regard to the first factor, Mr. Greenberg—who was the sole attorney for
 Plaintiffs on the appeal—is a fine advocate with significant experience litigating in
 Nevada courts. Defendants do not dispute this.

4

 $\mathbf{5}$

6

7

With regard to the second factor, the final judgment appeal raised a number of complex issues that were significantly important to the ultimate outcome of this case. The work took not insignificant time and skill. The Court considers the time expended, in assessing the work counsel actually performed (the third factor).

8 Thus, in analyzing the second and third factors in tandem, the Court reviews 9 the declaration Mr. Greenberg submitted with the motion, along with his billing rate. 10 Although the *Brunzell* factors do not expressly mention billing rates, the Court is of 11 the position that reasonableness of billing rates is a necessary consideration in 12 assessing the reasonableness of fees, including through the lens of the second and 13 third factors.

The Court finds that the \$400 hourly rate Mr. Greenberg asks for reasonable
not only consistent with prevailing rates in the Las Vegas area, but also lower than
what the Court would have expected for someone of his experience.

The Court now reviews the time spent on the appeal. Mr. Greenberg's declaration attests that he spent 179.9 hours in connection with the final judgment appeal, and then goes on to categorize those hours between the various tasks connected with the appeal (e.g., mediation, preparation of answering brief, reviewing appellant's appendix, preparation for oral argument).

Importantly, including with regard to the fourth factor that looks at the results and benefits achieved on appeal, Mr. Greenberg excludes from his fee request that 17.3 hours he spent on the unsuccessful statute of limitations issue and 3.2 hours he spent on issues that were either more administrative in nature or related to his own confusion concerning the completeness of the record.

Defendants assert that Plaintiffs were not successful in the result of the appeal
because "the case has been reversed and remanded on several overriding issues."

1	Defendants mischaracterize what happened on the appeal of the final judgment.	
2	Plaintiffs largely prevailed on that appeal, with the Nevada Supreme Court reversing	
3	and remanding on only a few narrow issues. Mr. Greenberg has accounted for his	
4	time on such issues.	
5	Accordingly, the Court finds that all four <i>Brunzell</i> factors weigh in favor of	
6	finding the requested fees reasonable.	
7	***	
8	For the foregoing reasons, the motion is GRANTED. The Court makes an	
9	award of \$63,760 in favor of Plaintiffs and against Defendants in connection with	
10	Plaintiffs' attorneys' fees for the appeal of the final judgment.	
11	IT IS SO ORDERED.	
12	Dated this 17th day of November, 2022	
13	Mana Pall	
14		
15	7DA ABE 7DA7 CC60 Maria Gall	
16	District Court Judge	
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	4	

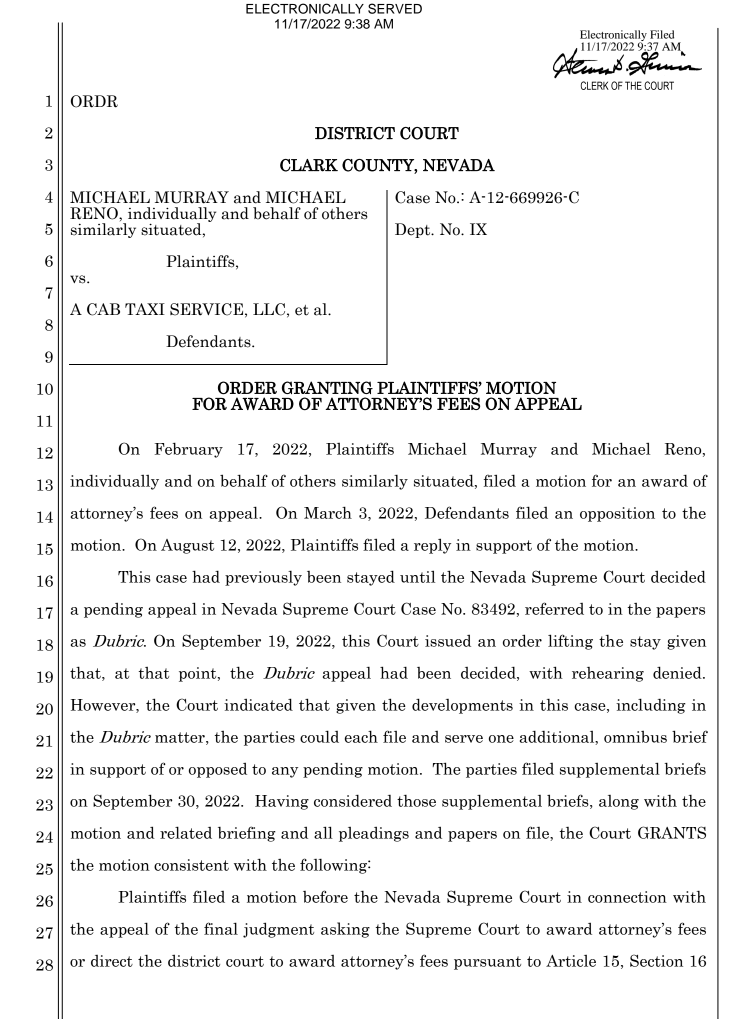
1	CSERV	
2	DISTRICT COURT	
3	CLARK COUNTY, NEVADA	
4		
5		
6	Michael Murray, Plaintiff(s)	CASE NO: A-12-669926-C
7	VS.	DEPT. NO. Department 9
8 9	A Cab Taxi Service LLC, Defendant(s)	
10		
11	AUTOMATED CERTIFICATE OF SERVICE	
12 13	Court. The foregoing Order was served via the court's electronic eFile system to all	
14	Service Date: 11/17/2022	
15	"Esther Rodriguez, Esq." .	esther@rodriguezlaw.com
16 17	Assistant .	info@rodriguezlaw.com
18	Cindy Pittsenbarger .	cpittsenbarger@hutchlegal.com
19	Dana Sniegocki .	dana@overtimelaw.com
20	Esther Rodriguez .	esther@rodriguezlaw.com
21	filings .	susan8th@gmail.com
22	Hilary Daniels .	hdaniels@blgwins.com
23	Hillary Ross .	hross@blgwins.com
24 25	leon greenberg .	leongreenberg@overtimelaw.com
26	Leon Greenberg .	wagelaw@hotmail.com
27	Michael K. Wall .	mwall@hutchlegal.com
28		

Susan .	susan@rodriguezlaw.com
Susan Dillow .	susan@rodriguezlaw.com
Trent Richards .	trichards@blgwins.com
Christian Gabroy	christian@gabroy.com
Katie Brooks	assistant@gabroy.com
Katie Brooks	assistant@gabroy.com
Christian Gabroy	christian@gabroy.com
Elizabeth Aronson	earonson@gabroy.com
Christian Gabroy	christian@gabroy.com
Kaine Messer	kmesser@gabroy.com
Ali Saad	ASaad@resecon.com
Peter Dubowsky, Esq.	peter@dubowskylaw.com
Amanda Vogler-Heaton, Esq.	amanda@dubowskylaw.com
William Thompson	william@dubowskylaw.com
Kaylee Conradi	kconradi@hutchlegal.com
Valerie Gray	vgray@blgwins.com
Mercedes Ortega	mortega@blgwins.com
	creade@crdslaw.com
	kvonarx@crdslaw.com
	ranni@overtimelaw.com
	jshafer@crdslaw.com
Trent Compton	tcompton@blgwins.com
	Susan Dillow .Trent Richards .Christian GabroyKatie BrooksKatie BrooksChristian GabroyElizabeth AronsonChristian GabroyKaine MesserAli SaadPeter Dubowsky, Esq.Amanda Vogler-Heaton, Esq.William ThompsonKaylee Conradi

 Known addresses on Thy 16/2022 Esther Rodriguez Rodriguez Law Offices, P.C. Attn: Esther Rodriguez, Esq. 10161 Park Run Drive, Suite 150 Las Vegas, NV, 89145 Stephen Hackett Sklar Williams PLLC Attn: Stephen Hackett 410 South Rampart Blvd Suite 350 Las Vegas, NV, 89145 Steven Parsons 10091 Park Run DR STE 200 Las Vegas, NV, 89145 Steven Parsons 10091 Park Run DR STE 200 Las Vegas, NV, 89145 	If indicated below, a copy of the above mentioned filings were also served by mail via United States Postal Service, postage prepaid, to the parties listed below at their last known addresses on 11/18/2022	
4Attn: Esther Rodriguez, Esq.510161 Park Run Drive, Suite 150 Las Vegas, NV, 89145677Stephen Hackett7Stephen Hackett8410 South Rampart Blvd Suite 350 Las Vegas, NV, 891459Steven Parsons10091 Park Run DR STE 200 Las Vegas, NV, 891451112		
Las Vegas, NV, 89145 Stephen Hackett Sklar Williams PLLC Attn: Stephen Hackett 410 South Rampart Blvd Suite 350 Las Vegas, NV, 89145 Steven Parsons 10091 Park Run DR STE 200 Las Vegas, NV, 89145		
7Stephen HackettSklar Williams PLLC Attn: Stephen Hackett 410 South Rampart Blvd Suite 350 Las Vegas, NV, 8914599910091 Park Run DR STE 200 Las Vegas, NV, 8914510101112		
 Attil: Stephen Hackett 410 South Rampart Blvd Suite 350 Las Vegas, NV, 89145 9 Steven Parsons 10091 Park Run DR STE 200 Las Vegas, NV, 89145 11 12 		
9 10 10 10 10 10 10 10 10 10 10		
10 Las Vegas, NV, 89145 11 12		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

1 2 3 4 5 6 7 8 9 10	NOEO LEON GREENBERG, ESO., SBN 8094 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com Rami@overtimelaw.com Attorneys for Plaintiffs CHRISTIAN GABROY, ESQ., SBN 8805 Gabroy Law Offices 170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012 rel (702) 259-7777 Fax (702) 259-7704 christian@gabroy.com Attorneys for Plaintiffs		
11	DISTRICT COURT		
12	CLARK COUNTY, NEVADA		
13 14 15	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Plaintiffs,		
 16 17 18 19 	vs. A CAB TAXI SERVICE LLC, and A CAB, LLC, Defendants.		
20	<u>)</u>		
21 22 23 24	PLEASE TAKE NOTICE that the Court entered the attached Order on November 17, 2022. Dated: November 17, 2022		
25	LEON GREENBERG PROFESSIONAL CORP.		
26	/s/ Leon Greenberg		
20	Leon Greenberg, Esq. Nevada Bar No. 8094		
28	Nevada Bar No. 8094 2965 S. Jones Boulevard - Ste. E-3 Las Vegas, NV 89146 Tel (702) 383-6085 Attorney for the Plaintiffs		

CERTIFICATE OF SERVICE
The undersigned certifies that on November 17, 2022, she served the within:
NOTICE OF ENTRY OF ORDER
by court electronic service to:
TO:
Esther C. Rodriguez, Esq.
Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
IAVA SHAFED ESO
JAY A. SHAFER, ESQ. CORY READE DOWS AND SHAFER 1333 North Baffalo Drive, Suite 210 Las Vegas, NV 89128
Las Vegas, IVV 07120
/s/ Ruthann Devereaux-Gonzalez
Ruthann Devereaux-Gonzalez
2



1 of Nevada's Constitution. Article 15, Section 16, Subsection B (the Minimum Wage $\mathbf{2}$ Amendment) states that "[a]n employee who prevails in any action to enforce this section shall be awarded his or her reasonable attorney's fees and costs." In denying 3 the motion without prejudice, the Supreme Court found that the determination of 4 $\mathbf{5}$ reasonableness called for by the Minimum Wage Amendment should be addressed in 6 the first instance by the district court with greater fact-finding capabilities. Plaintiffs 7 now ask for \$63,760 for their attorney's work on the final judgment appeal. Plaintiffs 8 support their request with the Declaration of Leon Greenberg.

9 As an initial matter, the Court finds that the plain language of the Minimum
10 Wage Amendment allows for an award of attorney's fees incurred on appeal. The
11 relevant language provides for fees to a prevailing employee "in any action," to
12 enforce the minimum wage amendment. This necessarily includes the appeal, even if
13 the appeal could be considered an action separate from the district court case.

14The fees, however, must be reasonable. In determining what of Plaintiffs' fees are reasonable, the Court relies upon the Brunzell factors: "(1) the qualities of the 1516advocate: his ability, his training, education, experience, professional standing and 17skill; (2) the character of the work to be done: its difficulty, its intricacy, its 18importance, time and skill required, the responsibility imposed and the prominence 19and character of the parties where they affect the importance of the litigation; (3) the 20work actually performed by the lawyer: the skill, time and attention given to the 21work; (4) the result: whether the attorney was successful and what benefits were 22derived." Brunzell v. Golden Gate Nat. Bank, 85 Nev. 345, 349, 455 P.2d 31, 33 23(1969). Importantly, in setting forth the *Brunzell* factors, the Nevada Supreme Court 24advised that "good judgment would dictate that each of these factors be given 25consideration by the trier of fact and that no one element should predominate or be 26given undue weight." Id.

27 Here, the Court agrees with Mr. Greenberg on his view of the *Brunzell* factors
28 as set forth in his declaration supporting the motion.

With regard to the first factor, Mr. Greenberg—who was the sole attorney for
 Plaintiffs on the appeal—is a fine advocate with significant experience litigating in
 Nevada courts. Defendants do not dispute this.

4

 $\mathbf{5}$

6

7

With regard to the second factor, the final judgment appeal raised a number of complex issues that were significantly important to the ultimate outcome of this case. The work took not insignificant time and skill. The Court considers the time expended, in assessing the work counsel actually performed (the third factor).

8 Thus, in analyzing the second and third factors in tandem, the Court reviews 9 the declaration Mr. Greenberg submitted with the motion, along with his billing rate. 10 Although the *Brunzell* factors do not expressly mention billing rates, the Court is of 11 the position that reasonableness of billing rates is a necessary consideration in 12 assessing the reasonableness of fees, including through the lens of the second and 13 third factors.

The Court finds that the \$400 hourly rate Mr. Greenberg asks for reasonable
not only consistent with prevailing rates in the Las Vegas area, but also lower than
what the Court would have expected for someone of his experience.

The Court now reviews the time spent on the appeal. Mr. Greenberg's declaration attests that he spent 179.9 hours in connection with the final judgment appeal, and then goes on to categorize those hours between the various tasks connected with the appeal (e.g., mediation, preparation of answering brief, reviewing appellant's appendix, preparation for oral argument).

Importantly, including with regard to the fourth factor that looks at the results and benefits achieved on appeal, Mr. Greenberg excludes from his fee request that 17.3 hours he spent on the unsuccessful statute of limitations issue and 3.2 hours he spent on issues that were either more administrative in nature or related to his own confusion concerning the completeness of the record.

Defendants assert that Plaintiffs were not successful in the result of the appeal
because "the case has been reversed and remanded on several overriding issues."

1	Defendants mischaracterize what happened on the appeal of the final judgment.
2	Plaintiffs largely prevailed on that appeal, with the Nevada Supreme Court reversing
3	and remanding on only a few narrow issues. Mr. Greenberg has accounted for his
4	time on such issues.
5	Accordingly, the Court finds that all four <i>Brunzell</i> factors weigh in favor of
6	finding the requested fees reasonable.
7	***
8	For the foregoing reasons, the motion is GRANTED. The Court makes an
9	award of \$63,760 in favor of Plaintiffs and against Defendants in connection with
10	Plaintiffs' attorneys' fees for the appeal of the final judgment.
11	IT IS SO ORDERED.
12	Dated this 17th day of November, 2022
13	Mania Pall
14	
15	7DA ABE 7DA7 CC60 Maria Gall
16	District Court Judge
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	4
 21 22 23 24 25 26 27 	4

	Electronically Filed 11/17/2022 10:26 AM		
1	ORDR	CLERK OF THE COURT	
2	DISTRIC	T COURT	
3	CLARK COUN	NTY, NEVADA	
4	MICHAEL MURRAY and MICHAEL	Case No.: A-12-669926-C	
5	RENO, individually and behalf of others similarly situated,	Dept. No. IX	
6	Plaintiffs,		
7	vs. A CAB TAXI SERVICE, LLC, et al.		
8	Defendants.		
9			
10	ORDER CONTINUING DE MOTION FOR AN AWARD OF A	CISION ON PLAINTIFFS' TTORNEY'S FEES ON APPEAL	
11		OPPOSING MOOTED MOTION FOR	
12	,		
13	On February 22, 2022, Plaintiffs Michael Murray and Michael Reno,		
14	individually and on behalf of others similarly situated, filed a motion for an award of		
15	attorney's fees in connection with their appeal of this Court's order of February 21,		
16			
17	attorney's fees in response to Plaintiffs' mo	otion seeking the appointment of a receiver,	
18	and for costs of the appeal. On March 8, 2	2022, Defendants filed an opposition to the	
19	motion. On August 12, 2022, Plaintiffs file	d a reply in support of the motion.	
20	This case had previously been stayed until the Nevada Supreme Court decided		
21	a pending appeal in Nevada Supreme Court Case No. 83492, referred to in the papers		
22	as <i>Dubric</i> . On September 19, 2022, this C	ourt issued an order lifting the stay given	
23	that, at that point, the <i>Dubric</i> appeal had been decided, with rehearing denied.		
24	However, the Court indicated that given the developments in this case, including in		
25	the <i>Dubric</i> matter, the parties could each f	ïle and serve one additional, omnibus brief	
26	in support of or opposed to any pending mo	otion. The parties filed supplemental briefs	
27	on September 30, 2022. Having considered	d those supplemental briefs, along with the	
28			

1 motion and related briefing and all pleadings and papers on file, the Court
2 CONTINUES its decision on the motion consistent with the following:

Pursuant to the Nevada Supreme Court's order of reversal and remand filed February 17, 2022, this Court must consider the merits of Plaintiffs' request for the $\mathbf{5}$ appointment of a receiver. The Court intends to do so and would like oral argument on the motion. The Court intends to issue a separate order scheduling oral argument. It is the Court's position that the motion for attorneys' fees as related to Plaintiffs' efforts to appoint a post-judgment receiver is better decided once the receiver motion is decided. Accordingly, the Court continues its decision on the motion until such time as it decides the receiver motion. IT IS SO ORDERED. Dated this 17th day of November, 2022 498 C1D C7AC 2E02 Maria Gall **District Court Judge**

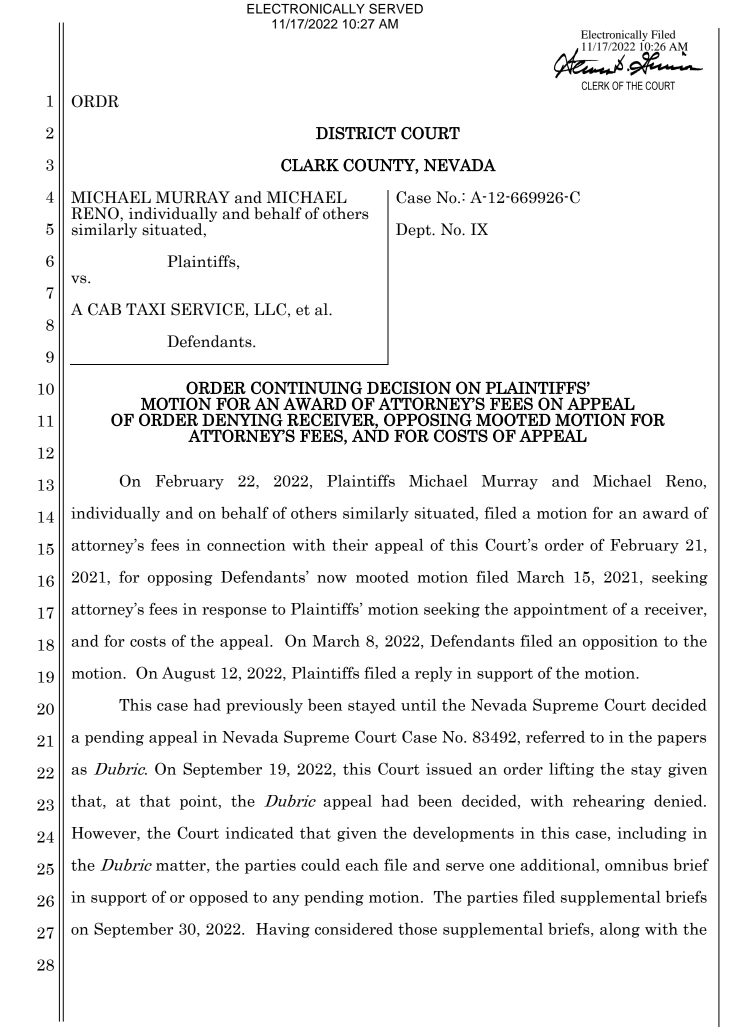
1	CSERV		
2	DISTRICT COURT		
3	CLARK COUNTY, NEVADA		
4			
5			
6	Michael Murray, Plaintiff(s)	CASE NO: A-12-669926-C	
7	VS.	DEPT. NO. Department 9	
8 9	A Cab Taxi Service LLC, Defendant(s)		
10			
11	AUTOMATED CERTIFICATE OF SERVICE		
12 13	This automated certificate of service was generated by the 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:		
14	Service Date: 11/17/2022		
15	"Esther Rodriguez, Esq." .	esther@rodriguezlaw.com	
16 17	Assistant .	info@rodriguezlaw.com	
18	Cindy Pittsenbarger .	cpittsenbarger@hutchlegal.com	
19	Dana Sniegocki .	dana@overtimelaw.com	
20	Esther Rodriguez .	esther@rodriguezlaw.com	
21	filings .	susan8th@gmail.com	
22	Hilary Daniels .	hdaniels@blgwins.com	
23	Hillary Ross .	hross@blgwins.com	
24 25	leon greenberg .	leongreenberg@overtimelaw.com	
26	Leon Greenberg .	wagelaw@hotmail.com	
27	Michael K. Wall .	mwall@hutchlegal.com	
28			

1	Susan .	susan@rodriguezlaw.com
2 3	Susan Dillow .	susan@rodriguezlaw.com
4	Trent Richards .	trichards@blgwins.com
5	Christian Gabroy	christian@gabroy.com
6	Katie Brooks	assistant@gabroy.com
7	Katie Brooks	assistant@gabroy.com
8	Christian Gabroy	christian@gabroy.com
9	Elizabeth Aronson	earonson@gabroy.com
10	Christian Gabroy	christian@gabroy.com
11 12	Kaine Messer	kmesser@gabroy.com
12	Ali Saad	ASaad@resecon.com
14	Peter Dubowsky, Esq.	peter@dubowskylaw.com
15	Amanda Vogler-Heaton, Esq.	amanda@dubowskylaw.com
16	William Thompson	william@dubowskylaw.com
17	-	<u> </u>
18	Kaylee Conradi	kconradi@hutchlegal.com
19	Valerie Gray	vgray@blgwins.com
20	Mercedes Ortega	mortega@blgwins.com
21	R. Reade	creade@crdslaw.com
22	Kathrine von Arx	kvonarx@crdslaw.com
23	Ruthann Devereaux-Gonzalez	ranni@overtimelaw.com
24	Jay Shafer	jshafer@crdslaw.com
25	Trent Compton	tcompton@blgwins.com
26		
27		

1 2	If indicated below, a copy of the above mentioned filings were also served by mail via United States Postal Service, postage prepaid, to the parties listed below at their last known addresses on 11/18/2022		
3			
4	4 Esther Rodriguez Rodriguez Law Offices, P.C. Attn: Esther Rodriguez, Esq.		
5		10161 Park Run Drive, Suite 150 Las Vegas, NV, 89145	
6 7	Stephen Hackett	Sklar Williams PLLC	
8		Attn: Stephen Hackett 410 South Rampart Blvd Suite 350 Las Vegas, NV, 89145	
9			
10	Steven Parsons	10091 Park Run DR STE 200 Las Vegas, NV, 89145	
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			

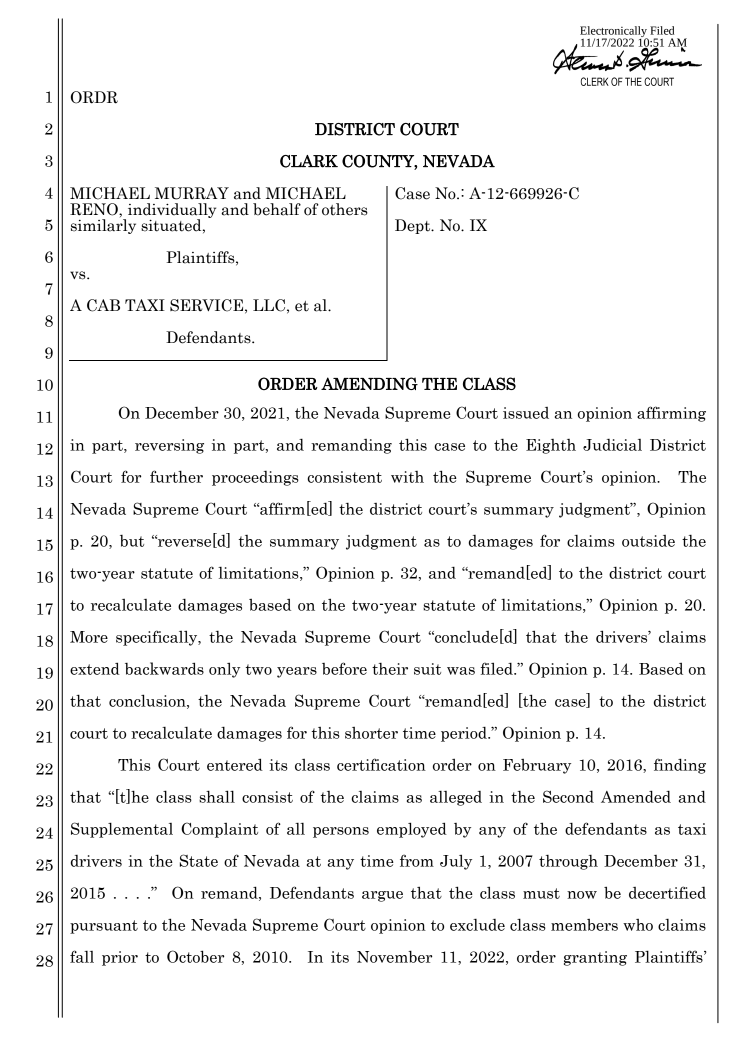
1 2 3 4 5 6 7 8 9 10	NOEO LEON GREENBERG, ESO., SBN 8094 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com Rami@overtimelaw.com Attorneys for Plaintiffs CHRISTIAN GABROY, ESQ., SBN 8805 Gabroy Law Offices 170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012 rel (702) 259-7777 Fax (702) 259-7704 christian@gabroy.com Attorneys for Plaintiffs
11	DISTRICT COURT
12	CLARK COUNTY, NEVADA
13 14 15	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Plaintiffs,
 16 17 18 19 	vs. A CAB TAXI SERVICE LLC, and A CAB, LLC, Defendants.
20	<u>)</u>
21 22 23 24	PLEASE TAKE NOTICE that the Court entered the attached Order on November 17, 2022. Dated: November 17, 2022
25	LEON GREENBERG PROFESSIONAL CORP.
26	/s/ Leon Greenberg
20	Leon Greenberg, Esq. Nevada Bar No. 8094
28	Nevada Bar No. 8094 2965 S. Jones Boulevard - Ste. E-3 Las Vegas, NV 89146 Tel (702) 383-6085 Attorney for the Plaintiffs

CERTIFICATE OF SERVICE
The undersigned certifies that on November 17, 2022, she served the within:
NOTICE OF ENTRY OF ORDER
by court electronic service to:
TO:
Esther C. Rodriguez, Esq.
Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
IAVA SHAFED ESO
JAY A. SHAFER, ESQ. CORY READE DOWS AND SHAFER 1333 North Baffalo Drive, Suite 210 Las Vegas, NV 89128
Las Vegas, IVV 07120
/s/ Ruthann Devereaux-Gonzalez
Ruthann Devereaux-Gonzalez
2



1 motion and related briefing and all pleadings and papers on file, the Court
2 CONTINUES its decision on the motion consistent with the following:

Pursuant to the Nevada Supreme Court's order of reversal and remand filed February 17, 2022, this Court must consider the merits of Plaintiffs' request for the $\mathbf{5}$ appointment of a receiver. The Court intends to do so and would like oral argument on the motion. The Court intends to issue a separate order scheduling oral argument. It is the Court's position that the motion for attorneys' fees as related to Plaintiffs' efforts to appoint a post-judgment receiver is better decided once the receiver motion is decided. Accordingly, the Court continues its decision on the motion until such time as it decides the receiver motion. IT IS SO ORDERED. Dated this 17th day of November, 2022 498 C1D C7AC 2E02 Maria Gall **District Court Judge**



1 motion for entry of a modified judgment provided for by remittitur, this Court $\mathbf{2}$ rejected Defendants' argument to decertify the class.

3

The Court continues to reject Defendants' argument for decertification. That 4 said, upon further considering the issue of how the Nevada Supreme Court's opinion 5impacts the class, the Court is of the position that, out of an abundance of caution, it 6 must amend the class to consist of the claims as alleged in the Second Amended and 7 Supplemental Complaint of all persons employed by any of the defendants as taxi 8 drivers in the State of Nevada at any time from October 8, 2010, through December 9 31, 2015.

10 The Court would like to be clear. The class amendment does not decertify the class; the class as amended remains certified. The Court's order only removes from 11 12the originally constituted class any persons employed by any of the defendants as taxi 13drivers in the State of Nevada before October 8, 2010. Accordingly, the class does not need to be re-noticed, including because the removal of drivers from the class who are 14 15not entitled by law to judgment does not prejudice such class members.

16 To the extent this order needs to be construed as an order nunc pro tunc in connection with the February 10, 2016, class certification order and/or an order 1718amending the Court's November 11, 2022, order granting Plaintiffs' motion for entry 19of a modified judgment provided for by remittitur, it shall be so construed.

20

IT IS SO ORDERED.

- 2122
- 2324
- 25
- 26
- 2728

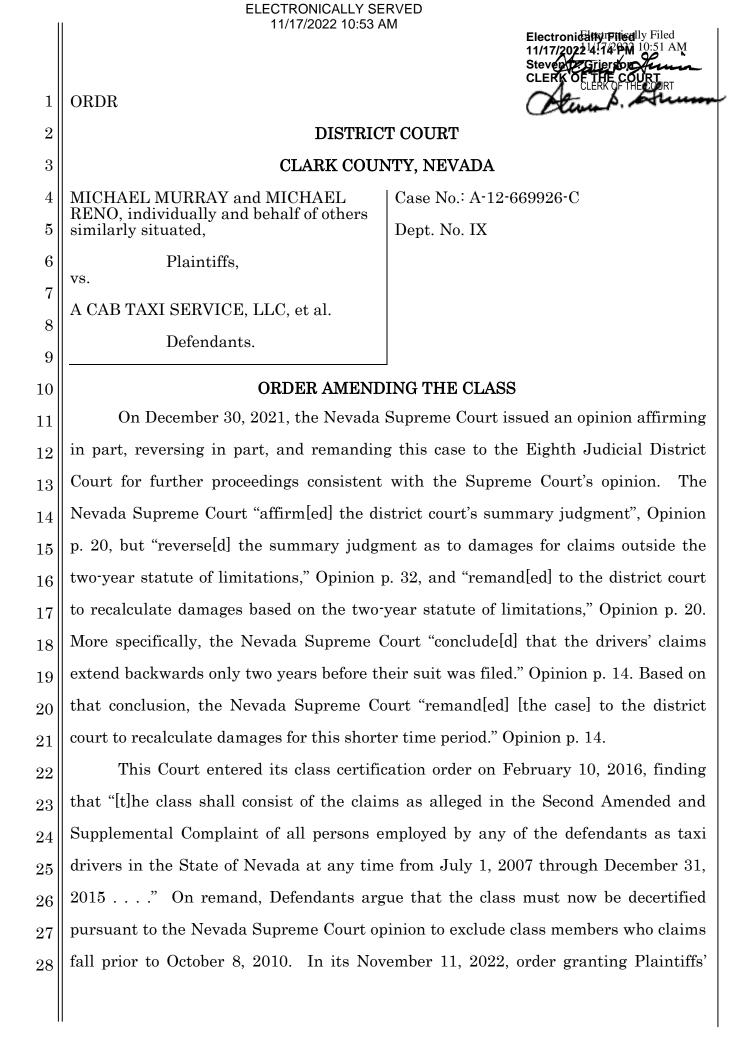
Dated this 17th day of November, 2022

3FB 759 58D6 4F07 Maria Gall **District Court Judge**

1	CSERV		
2	DISTRICT COURT		
3	CLARK COUNTY, NEVADA		
4			
5			
6	Michael Murray, Plaintiff(s)	CASE NO: A-12-669926-C	
7	VS.	DEPT. NO. Department 9	
8 9	A Cab Taxi Service LLC, Defendant(s)		
10			
11	AUTOMATED CERTIFICATE OF SERVICE		
12 13	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:		
14	Service Date: 11/17/2022		
15	"Esther Rodriguez, Esq." .	esther@rodriguezlaw.com	
16 17	Assistant .	info@rodriguezlaw.com	
18	Cindy Pittsenbarger .	cpittsenbarger@hutchlegal.com	
19	Dana Sniegocki .	dana@overtimelaw.com	
20	Esther Rodriguez .	esther@rodriguezlaw.com	
21	filings .	susan8th@gmail.com	
22	Hilary Daniels .	hdaniels@blgwins.com	
23	Hillary Ross .	hross@blgwins.com	
24 25	leon greenberg .	leongreenberg@overtimelaw.com	
26	Leon Greenberg .	wagelaw@hotmail.com	
27	Michael K. Wall .	mwall@hutchlegal.com	
28			

1	Susan .	susan@rodriguezlaw.com
2 3	Susan Dillow .	susan@rodriguezlaw.com
4	Trent Richards .	trichards@blgwins.com
5	Christian Gabroy	christian@gabroy.com
6	Katie Brooks	assistant@gabroy.com
7	Katie Brooks	assistant@gabroy.com
8	Christian Gabroy	christian@gabroy.com
9	Elizabeth Aronson	earonson@gabroy.com
10	Christian Gabroy	christian@gabroy.com
11 12	Kaine Messer	kmesser@gabroy.com
12	Ali Saad	ASaad@resecon.com
14	Peter Dubowsky, Esq.	peter@dubowskylaw.com
15	Amanda Vogler-Heaton, Esq.	amanda@dubowskylaw.com
16	William Thompson	william@dubowskylaw.com
17	-	<u> </u>
18	Kaylee Conradi	kconradi@hutchlegal.com
19	Valerie Gray	vgray@blgwins.com
20	Mercedes Ortega	mortega@blgwins.com
21	R. Reade	creade@crdslaw.com
22	Kathrine von Arx	kvonarx@crdslaw.com
23	Ruthann Devereaux-Gonzalez	ranni@overtimelaw.com
24	Jay Shafer	jshafer@crdslaw.com
25	Trent Compton	tcompton@blgwins.com
26		
27		

1 2	If indicated below, a copy of the above mentioned filings were also served by mail via United States Postal Service, postage prepaid, to the parties listed below at their last known addresses on 11/18/2022		
3			
4	4 Esther Rodriguez Rodriguez Law Offices, P.C. Attn: Esther Rodriguez, Esq.		
5		10161 Park Run Drive, Suite 150 Las Vegas, NV, 89145	
6 7	Stephen Hackett	Sklar Williams PLLC	
8		Attn: Stephen Hackett 410 South Rampart Blvd Suite 350 Las Vegas, NV, 89145	
9			
10	Steven Parsons	10091 Park Run DR STE 200 Las Vegas, NV, 89145	
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			



1 motion for entry of a modified judgment provided for by remittitur, this Court $\mathbf{2}$ rejected Defendants' argument to decertify the class.

3

The Court continues to reject Defendants' argument for decertification. That 4 said, upon further considering the issue of how the Nevada Supreme Court's opinion 5impacts the class, the Court is of the position that, out of an abundance of caution, it 6 must amend the class to consist of the claims as alleged in the Second Amended and 7 Supplemental Complaint of all persons employed by any of the defendants as taxi 8 drivers in the State of Nevada at any time from October 8, 2010, through December 9 31, 2015.

10 The Court would like to be clear. The class amendment does not decertify the class; the class as amended remains certified. The Court's order only removes from 11 12the originally constituted class any persons employed by any of the defendants as taxi 13drivers in the State of Nevada before October 8, 2010. Accordingly, the class does not need to be re-noticed, including because the removal of drivers from the class who are 14 15not entitled by law to judgment does not prejudice such class members.

16 To the extent this order needs to be construed as an order nunc pro tunc in connection with the February 10, 2016, class certification order and/or an order 1718amending the Court's November 11, 2022, order granting Plaintiffs' motion for entry 19of a modified judgment provided for by remittitur, it shall be so construed.

20

IT IS SO ORDERED.

- 2122
- 2324
- 25
- 26
- 2728

Dated this 17th day of November, 2022

3FB 759 58D6 4F07 Maria Gall **District Court Judge**

1	CSERV		
2	DISTRICT COURT		
3	CLARK COUNTY, NEVADA		
4			
5			
6	Michael Murray, Plaintiff(s)	CASE NO: A-12-669926-C	
7	VS.	DEPT. NO. Department 9	
8 9	A Cab Taxi Service LLC, Defendant(s)		
10			
11	AUTOMATED CERTIFICATE OF SERVICE		
12 13	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:		
14	Service Date: 11/17/2022		
15	"Esther Rodriguez, Esq." .	esther@rodriguezlaw.com	
16 17	Assistant .	info@rodriguezlaw.com	
18	Cindy Pittsenbarger .	cpittsenbarger@hutchlegal.com	
19	Dana Sniegocki .	dana@overtimelaw.com	
20	Esther Rodriguez .	esther@rodriguezlaw.com	
21	filings .	susan8th@gmail.com	
22	Hilary Daniels .	hdaniels@blgwins.com	
23	Hillary Ross .	hross@blgwins.com	
24 25	leon greenberg .	leongreenberg@overtimelaw.com	
26	Leon Greenberg .	wagelaw@hotmail.com	
27	Michael K. Wall .	mwall@hutchlegal.com	
28			

1	Susan .	susan@rodriguezlaw.com
2 3	Susan Dillow .	susan@rodriguezlaw.com
4	Trent Richards .	trichards@blgwins.com
5	Christian Gabroy	christian@gabroy.com
6	Katie Brooks	assistant@gabroy.com
7	Katie Brooks	assistant@gabroy.com
8	Christian Gabroy	christian@gabroy.com
9	Elizabeth Aronson	earonson@gabroy.com
10	Christian Gabroy	christian@gabroy.com
11 12	Kaine Messer	kmesser@gabroy.com
12	Ali Saad	ASaad@resecon.com
14	Peter Dubowsky, Esq.	peter@dubowskylaw.com
15	Amanda Vogler-Heaton, Esq.	amanda@dubowskylaw.com
16	William Thompson	william@dubowskylaw.com
17	-	<u> </u>
18	Kaylee Conradi	kconradi@hutchlegal.com
19	Valerie Gray	vgray@blgwins.com
20	Mercedes Ortega	mortega@blgwins.com
21	R. Reade	creade@crdslaw.com
22	Kathrine von Arx	kvonarx@crdslaw.com
23	Ruthann Devereaux-Gonzalez	ranni@overtimelaw.com
24	Jay Shafer	jshafer@crdslaw.com
25	Trent Compton	tcompton@blgwins.com
26		
27		

1 2		, a copy of the above mentioned filings were also served by mail ervice, postage prepaid, to the parties listed below at their last
3		
4	Esther Rodriguez	Rodriguez Law Offices, P.C. Attn: Esther Rodriguez, Esq.
5		10161 Park Run Drive, Suite 150 Las Vegas, NV, 89145
6 7	Stephen Hackett	Sklar Williams PLLC
8		Attn: Stephen Hackett 410 South Rampart Blvd Suite 350 Las Vegas, NV, 89145
9		
10	Steven Parsons	10091 Park Run DR STE 200 Las Vegas, NV, 89145
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

Electronically Filed 11/17/2022 11:01 AM THE COURT

1	ORDR	CLERK OF T						
2	LEON GREENBERG, ESQ., SBN 809							
3	RUTHANN DEVEREAUX-GONZAL Leon Greenberg Professional Corporati							
4	2965 South Jones Blvd- Suite E3							
5	Las Vegas, Nevada 89146							
6	(702) 383-6085 (702) 385-1827(fax)							
	leongreenberg@overtimelaw.com							
7	Ranni@overtimelaw.com							
8	CHRISTIAN GABROY, ESQ., SBN 8	805						
9	Gabroy Law Offices							
10	170 S. Green Valley Parkway - Suite 280							
11	Henderson Nevada 89012 Tel (702) 259-7777							
12	Fax (702) 259-7704							
13	<u>christian@gabroy.com</u>							
14	Attorneys for Plaintiffs							
15	DIST	RICT COURT						
16	CLARK CO	DUNTY, NEVADA						
16 17		JUNIY, NEVADA						
17	MICHAEL MURRAY, and	DUNTY, NEVADA Case No.: A-12-669926-C						
17 18	MICHAEL MURRAY, and MICHAEL RENO, Individually and	Case No.: A-12-669926-C						
17	MICHAEL MURRAY, and							
17 18	MICHAEL MURRAY, and MICHAEL RENO, Individually and	Case No.: A-12-669926-C Dept.: IX ORDER MODIFYING						
17 18 19	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Plaintiffs,	Case No.: A-12-669926-C Dept.: IX						
17 18 19 20	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated,	Case No.: A-12-669926-C Dept.: IX ORDER MODIFYING FINAL JUDGMENT ENTERED						
17 18 19 20 21	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Plaintiffs, vs. A CAB TAXI SERVICE LLC, A	Case No.: A-12-669926-C Dept.: IX ORDER MODIFYING FINAL JUDGMENT ENTERED						
17 18 19 20 21 22	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Plaintiffs, vs. A CAB TAXI SERVICE LLC, A CAB, LLC, and CREIGHTON J.	Case No.: A-12-669926-C Dept.: IX ORDER MODIFYING FINAL JUDGMENT ENTERED						
 17 18 19 20 21 22 23 	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Plaintiffs, vs. A CAB TAXI SERVICE LLC, A	Case No.: A-12-669926-C Dept.: IX ORDER MODIFYING FINAL JUDGMENT ENTERED						
 17 18 19 20 21 22 23 24 25 	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Plaintiffs, vs. A CAB TAXI SERVICE LLC, A CAB, LLC, and CREIGHTON J. NADY,	Case No.: A-12-669926-C Dept.: IX ORDER MODIFYING FINAL JUDGMENT ENTERED						
 17 18 19 20 21 22 23 24 25 26 	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Plaintiffs, vs. A CAB TAXI SERVICE LLC, A CAB, LLC, and CREIGHTON J. NADY,	Case No.: A-12-669926-C Dept.: IX ORDER MODIFYING FINAL JUDGMENT ENTERED						
 17 18 19 20 21 22 23 24 25 26 27 	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Plaintiffs, vs. A CAB TAXI SERVICE LLC, A CAB, LLC, and CREIGHTON J. NADY,	Case No.: A-12-669926-C Dept.: IX ORDER MODIFYING FINAL JUDGMENT ENTERED						
 17 18 19 20 21 22 23 24 25 26 	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Plaintiffs, vs. A CAB TAXI SERVICE LLC, A CAB, LLC, and CREIGHTON J. NADY,	Case No.: A-12-669926-C Dept.: IX ORDER MODIFYING FINAL JUDGMENT ENTERED						

The Court entered a final judgment in this case on August 21, 2018, as subsequently amended by its Order entered October 22, 2018, against defendant A Cab Series LLC, formerly known as A CAB, LLC. An appeal of that final judgment and certain post-judgment Orders was taken by such defendant and duly heard by the Nevada Supreme Court, which issued an Opinion and remittitur received by this Court on February 4, 2022, wherein it directed a modification of such final judgment to reduce it by the amount of damages previously awarded to plaintiffs for the time period prior to the two year statute of limitations applicable to the plaintiffs' claims, meaning prior to October 8, 2010, this case being commenced on October 8, 2012, and otherwise affirming such final judgment. Plaintiffs filed their Motion for Entry of a Modified Judgment pursuant to such remittitur on February 14, 2022, defendant filed their Response in Opposition on February 28, 2022, and plaintiffs filed their Reply in Support of their Motion on August 12, 2022, with the parties also having the opportunity to further address the issues in their supplemental briefs filed on September 30, 2022, After due and proper deliberation, review of the arguments set forth in each of the parties' foregoing briefs and by their counsel, the Court entered an Order on November 11, 2022, granting that motion and directing the entry of an Order Modifying the Final Judgment in this case entered on August 21, 2018, and the Court hereby finds and orders:

Plaintiffs, in their motion, have submitted to the Court the modified amount of damages to be awarded to the class members, properly reduced from the amounts specified for 890 class members at Ex. "A" to the judgment entered by the Court on August 21, 2018; and it is hereby

ORDERED that Ex. "A" annexed hereto, the list of the modified amount of damages to be awarded to the class members presented in plaintiffs' motion, shall be substituted for the Ex. "A" list annexed to the judgment entered by the Court on August 21, 2018, with that original Ex. "A" list being stricken, and with the Judgment modified accordingly; and it is further

ORDERED that the Clerk of the Court shall enter judgment for each individual class member in the amount specified in Column "F" in Ex. "A" as annexed hereto against defendants A CAB TAXI SERVICE LLC and A CAB SERIES LLC, formerly known as A CAB, LLC; in doing so it shall substitute such amounts for the prior amounts it was directed to enter for each class member pursuant to the judgment entered by the Court on August 21, 2018, it being further provided that the Clerk of the Court shall strike from its judgment docket the amount it had previously entered as a judgment in favor of any class member who does not appear on Ex. "A" of this Order; and it is further

1	ORDERED the Court's Order and Judgment entered on August 21, 2018, shall
2	
3	remain in effect in all other respects except as modified herein and shall accrue post-
4	judgment interest on the amounts specified in Column "F" in Ex. "A" annexed hereto
5	as of August 21, 2018.
6	
7	IT IS SO ORDERED.
8	Dated this day of, 2022.
9	Dated this 17th day of November, 2022
10	Maria Dall
11	Hon. Maria Gall
12	DISTRICT COURT JUDGE E39 CAC F3CC 83EE
13	Maria Gall District Court Judge
14	Submitted by:
15	By: <u>/s/ Leon Greenberg</u>
16	Leon Greenberg, Esq. LEON GREENBERG PROF. CORP.
17	2965 S. Jones Blvd. Ste. E-3
18	Las Vegas, NV 89146
19	Attorneys for Plaintiffs
20	
21	Approved as to form and content:
22	Not Approved
23	By: Esther C. Rodriguez, Esq.
24	RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive. Ste. 150 Las Vegas, NV 89145 Attorney for Defendants
25	Las Vegas, NV 89145 Attorney for Defendants
26	
27	
28	4.

EXHIBIT "A"

	А	В	С	D	E	F	G	Н
1		Totals for Al	I Class Members	\$597,772.48	\$88,114.12	\$685,886.60	\$669,340.72	(\$71,568.24)
2	Employee			Total Lower Tier Minimum Wages Owed 10/8/2010 - 12/31/2015 After Set Off and Over		Total with	Total 10/8/2010 - 12/31/2015	Set Off from USDOL
3	Number	Last Name	First Name	10.00	6/30/2018	Interest	Shortage	Settlement
4	3861	Abarca	Enrique	\$815.12	\$120.15	\$935.27	\$815.12	\$0.00
5	3638	Abdella	Juhar	\$178.63	\$26.33	\$204.96	\$319.03	(\$140.40)
6	105408	Abdulle	Abdirashid	\$165.36	\$24.38	\$189.74	\$165.36	\$0.00
7	3606	Abebe	Tamrat	\$3,010.66	\$443.78	\$3,454.44	\$3,010.66	\$0.00
8	3302	Abraha	Tesfalem	\$411.83	\$60.70	\$472.53	\$411.83	\$0.00
9	105813	Abt	Daniel	\$891.35	\$131.39	\$1,022.74	\$891.35	\$0.00
10	2640	Abuel	Alan	\$26.99	\$3.98	\$30.97	\$259.30	(\$232.31)
11	3513	Abuhay	Fasil	\$199.88	\$29.46	\$229.34	\$390.89	(\$191.01)
12	100221	Ackman	Charles	\$385.21	\$56.78	\$441.99	\$385.21	\$0.00
13	3853	Acosta	Lorrie	\$135.08	\$19.91	\$154.99	\$135.08	\$0.00
14	3609	Adamian	Robert	\$794.61	\$117.13	\$911.74	\$995.17	(\$200.56)
15	3896	Adams	Michael	\$193.46	\$28.52	\$221.98	\$283.69	(\$90.23)
16	3641	Adamson	Nicole	\$1,012.32	\$149.22	\$1,161.54	\$1,306.43	(\$294.11)
17	25411	Adhanom	Tewoldebrhan	\$124.16	\$18.30	\$142.46	\$124.16	\$0.00
18	3846	Agacevic	Ibnel	\$299.99	\$44.22	\$344.21	\$299.99	\$0.00
19	100821	Agostino	Nicholas	\$1,436.35	\$211.72	\$1,648.07	\$1,436.35	\$0.00
20	3684	Ahmed	Ahmed	\$926.12	\$136.51	\$1,062.63	\$1,290.23	(\$364.11)
21	3678	Alemayehu	Tewodros	\$42.09	\$6.20	\$48.30	\$42.09	\$0.00
22	3692	Alessi	Anthony	\$13.62	\$2.01	\$15.63	\$13.62	\$0.00
23	3712	Alexander	Darvious	\$63.13	\$9.30	\$72.43	\$63.13	\$0.00
24	3869	Alfaro	Joe	\$300.71	\$44.33	\$345.03	\$300.71	\$0.00
25	3661	Ali	Abraham	\$2,224.87	\$327.95	\$2,552.82	\$2,224.87	\$0.00
26	104525	Allegue	Yusnier	\$1,414.77	\$208.54	\$1,623.31	\$1,414.77	\$0.00
27	2903	Allen	Otis	\$6,359.32	\$937.39	\$7,296.71	\$6,359.32	\$0.00
28	25979	Alnaif	Abdul	\$711.15	\$104.83	\$815.98	\$743.50	(\$32.35)
29	3787	Altamura	Vincent	\$503.89	\$74.28	\$578.17	\$503.89	\$0.00
30	103822	Alvarado	Santiago	\$94.08	\$13.87	\$107.95	\$94.08	\$0.00
31	3769	Alves	Mary	\$988.61	\$145.72	\$1,134.33	\$988.61	\$0.00
32	3645	Ameha	Samuale	\$244.82	\$36.09	\$280.91	\$244.82	\$0.00
33	24038	Anantagul	Kamol	\$154.39	\$22.76	\$177.15	\$154.39	\$0.00
34	3564	Anastasio	James	\$111.24	\$16.40	\$127.63	\$111.24	\$0.00
35	29709	Andersen	Jason	\$1,197.51	\$176.52	\$1,374.03	\$1,968.47	(\$770.96)
36	106828	Anderson	Calvin	\$1,353.44	\$199.50	\$1,552.95	\$1,353.44	\$0.00
37	3672	Anderson	Roosevelt	\$2,114.65	\$311.71	\$2,426.36	\$2,787.37	(\$672.72)
38		Anderson	William	\$289.40	\$42.66	\$332.06	\$289.40	\$0.00
39	3650		Janeid	\$1,406.55	\$207.33	\$1,613.88	\$1,406.55	\$0.00
40		Appel	Howard	\$23.47	\$3.46	\$26.93	\$23.47	\$0.00
41		Applegate	Angela	\$260.97	\$38.47	\$299.44	\$319.42	(\$58.45)
42	3730		Isam	\$1,726.82	\$254.54	\$1,981.36	\$2,235.96	(\$509.14)
43	104910		Bert	\$362.37	\$53.41	\$415.78	\$362.37	\$0.00
44	3709		Roger	\$42.41	\$6.25	\$48.66	\$92.02	(\$49.61)
45	3931	Arena	Francis	\$527.13	\$77.70	\$604.83	\$527.13	\$0.00

	А	В	С	D	E	F	G	Н
46	26553	Arnwine	Howard	\$2,020.90	\$297.89	\$2,318.78	\$2,185.05	(\$164.15)
47	3676	Asad	Tassawar	\$28.49	\$4.20	\$32.69	\$28.49	\$0.00
48	31622	Asefa	Wossen	\$456.31	\$67.26	\$523.57	\$456.31	\$0.00
49	3828	Aseffa	Mulubahan	\$1,992.18	\$293.66	\$2,285.84	\$2,431.45	(\$439.27)
50	3741	Assena	Zenebech	\$41.86	\$6.17	\$48.02	\$41.86	\$0.00
51	3873	Atanasov	Nikolay	\$154.17	\$22.73	\$176.90	\$154.17	\$0.00
52	3825	Atterbury	Joseph	\$159.92	\$23.57	\$183.49	\$159.92	\$0.00
53	110476	Auberry Jr.	Glenn	\$309.98	\$45.69	\$355.67	\$309.98	\$0.00
54	3667	Aurich	Juan	\$1,489.26	\$219.52	\$1,708.78	\$2,508.20	(\$1,018.94)
55	2926	Awalom	Alemayehu	\$6,288.28	\$926.92	\$7,215.20	\$6,288.28	\$0.00
56	3707	Azmoudeh	Bobby	\$208.23	\$30.69	\$238.92	\$208.23	\$0.00
57	3605	Azzouay	El	\$135.48	\$19.97	\$155.45	\$135.48	\$0.00
58	20210	Ва	Awa	\$1,270.02	\$187.21	\$1,457.22	\$1,270.02	\$0.00
59	108404	Васа	James	\$105.93	\$15.61	\$121.54	\$105.93	\$0.00
60	27358	Baca-Paez	Sergio	\$2,124.87	\$313.21	\$2,438.08	\$2,501.92	(\$377.05)
61	3838	Baker	Timothy	\$2,135.81	\$314.83	\$2,450.64	\$2,431.20	(\$295.39)
62	27315	Bakhtiari	Marco	\$2,701.33	\$398.19	\$3,099.52	\$3,284.38	(\$583.05)
63	112015	Bambenek	Matthew	\$337.56	\$49.76	\$387.31	\$337.56	\$0.00
64	112193	Bandi	Pedram	\$11.21	\$1.65	\$12.86	\$11.21	\$0.00
65	2523	Banuelos	Ruben	\$150.22	\$22.14	\$172.36	\$150.22	\$0.00
66	3909	Barbu	lon	\$2,507.70	\$369.64	\$2,877.34	\$2,562.29	(\$54.59)
67	3760	Bardo	Timothy	\$746.65	\$110.06	\$856.71	\$746.65	\$0.00
68	3369	Barich	Edward	\$189.31	\$27.90	\$217.21	\$189.31	\$0.00
69	100158	Barnes	Benjamin	\$5,936.88	\$875.12	\$6,812.00	\$5,936.88	\$0.00
70	2993	Barr	Kenneth	\$574.03	\$84.61	\$658.64	\$615.48	(\$41.45)
71	107792	Barrameda	Danilo	\$56.83	\$8.38	\$65.20	\$56.83	\$0.00
72	3601	Barseghyan	Artur	\$373.48	\$55.05	\$428.54	\$488.18	(\$114.70)
73	3887	Barstow	Lance	\$131.44	\$19.37	\$150.81	\$131.44	\$0.00
74	3829	Bartunek	Johnny	\$19.47	\$2.87	\$22.34	\$19.47	\$0.00
75		Bataineh	Ali	\$218.35	\$32.18	\$250.53	\$218.35	\$0.00
76		Batista	Eugenio	\$49.03	\$7.23	\$56.25	\$49.03	\$0.00
77	3926	Bauer	William	\$217.42	\$32.05	\$249.47	\$217.42	\$0.00
78	25454		Jeffrey	\$26.45	\$3.90	\$30.34	\$26.45	
79		Bellegarde	Josue	\$11.51	\$1.70	\$13.21	\$11.51	\$0.00
80		Benel	Christian	\$1,457.21	\$214.80	\$1,672.01	\$1,589.84	
81	110687	-	James	\$58.09	\$8.56	\$66.65	\$58.09	
82		Berichon	Mike	\$947.14	\$139.61	\$1,086.75	\$947.14	
83	23373	•	Ronald	\$2,724.05	\$401.54	\$3,125.58	\$2,724.05	\$0.00
84		Bialorucki	Richard	\$833.46	\$122.86	\$956.32	\$1,071.81	(\$238.35)
85		Black	Burton	\$174.69	\$25.75	\$200.43	\$174.69	\$0.00
86	29914		Valerie	\$124.09	\$18.29	\$142.38	\$124.09	\$0.00
87	112455		Arthur	\$47.07	\$6.94	\$54.01	\$47.07	\$0.00
88		Boling	Freddy	\$528.24	\$77.87	\$606.11	\$528.24	
89		Borja	Virginia Chaisteach an	\$456.50	\$67.29	\$523.79	\$745.82	
90		Bowen	Christopher	\$674.72	\$99.46	\$774.17	\$674.72	\$0.00
91		Bozic	Nebojsa	\$263.10	\$38.78	\$301.88	\$263.10	
92		Bradley	Leroy	\$2,391.80	\$352.56	\$2,744.36	\$2,810.40	(\$418.60)
93		Brauchle	Michael	\$3,344.49	\$492.99	\$3,837.48	\$4,054.05	(\$709.56)
94		Briggs	Andrew	\$52.36	\$7.72	\$60.08	\$52.36	
95	3/16	Brimhall	Tracy	\$3,804.84	\$560.85	\$4,365.69	\$3,804.84	\$0.00

	А	В	С	D	E	F	G	Н
96	3621	Brisco	Allen	\$3,226.36	\$475.58	\$3,701.93	\$3,226.36	\$0.00
97	100299	Briski	Louis	\$226.23	\$33.35	\$259.58	\$414.70	(\$188.47)
98	110579	Brooks	Jose	\$46.30	\$6.83	\$53.13	\$46.30	\$0.00
99	3949	Brown	Daniel	\$730.19	\$107.63	\$837.82	\$730.19	\$0.00
100	3067	Brown	Maurice	\$774.77	\$114.20	\$888.97	\$774.77	\$0.00
101	2704	Buergey	Christopher	\$1,051.28	\$154.96	\$1,206.24	\$1,051.28	\$0.00
102	28249		Tommy	\$564.89	\$83.27	\$648.16	\$564.89	\$0.00
103	111670	Burns	Brittany	\$122.95	\$18.12	\$141.08	\$122.95	\$0.00
104	109309	Caldwell Jr.	Paul	\$364.22	\$53.69	\$417.90	\$364.22	\$0.00
105	3892	Calise	Domenic	\$57.13	\$8.42	\$65.55	\$57.13	\$0.00
106	3791	Cancio-Betanco	u Rene	\$282.86	\$41.69	\$324.55	\$282.86	\$0.00
107	106463	Capone	Gary	\$1,177.79	\$173.61	\$1,351.40	\$1,177.79	\$0.00
108	3733		Jamaal	\$127.11	\$18.74	\$145.84	\$127.11	\$0.00
109	2660	Carracedo	Sonny	\$360.54	\$53.15	\$413.69	\$360.54	\$0.00
110	3899	Casiello	Anthony	\$552.19	\$81.39	\$633.58	\$703.35	(\$151.16)
111		Castellanos	Joaquin	\$419.56	\$61.84	\$481.40	\$419.56	\$0.00
112		Catoggio	Alfred	\$143.11	\$21.10	\$164.21	\$143.11	\$0.00
113		Caymite	Luc	\$221.02	\$32.58	\$253.60	\$221.02	\$0.00
114	104310	-	Chen	\$658.00	\$96.99	\$754.99	\$658.00	\$0.00
115	3420	Chang	Yun-Yu	\$697.04	\$102.75	\$799.78	\$697.04	\$0.00
116	3831	Charouat	Malek	\$412.11	\$60.75	\$472.86	\$412.11	\$0.00
117	24737	Charov	Ivaylo	\$67.83	\$10.00	\$77.83	\$67.83	\$0.00
118	3663	Chasteen	Jeffery	\$38.80	\$5.72	\$44.52	\$38.80	\$0.00
119	3714	Chatrizeh	Shahin	\$744.82	\$109.79	\$854.61	\$950.52	(\$205.70)
120	112394	Chavez	Rosemarie	\$13.29	\$1.96	\$15.25	\$13.29	\$0.00
121	3249	Chico	David	\$2,251.13	\$331.83	\$2,582.95	\$2,251.13	\$0.00
122	3729	Choudhary	Krishna	\$1,694.88	\$249.83	\$1,944.71	\$1,694.88	\$0.00
123	3588	Christensen	Rosa	\$1,878.35	\$276.88	\$2,155.22	\$1,878.35	\$0.00
124	3881	Christodoulou	Panos	\$584.13	\$86.10	\$670.23	\$584.13	\$0.00
125	26783	Clark	Dennis	\$513.57	\$75.70	\$589.27	\$513.57	\$0.00
126	31467	Clarke	Michael	\$69.42	\$10.23	\$79.65	\$69.42	\$0.00
127	107430	Cobon	Karl	\$1,023.14	\$150.81	\$1,173.95	\$1,023.14	\$0.00
128	3802	Cobos	Aaron	\$258.72	\$38.14	\$296.85	\$258.72	\$0.00
129		Cohoon	Thomas	\$2,087.12	\$307.65	\$2,394.77	\$2,261.53	(\$174.41)
130	3552	Coizeau	Leonardo	\$3,285.52	\$484.30	\$3,769.81	\$3,433.58	(\$148.06)
131	102415	Collier	Ella	\$293.00	\$43.19	\$336.19	\$447.70	(\$154.70)
132	3862	Collins	Lincoln	\$408.91	\$60.27	\$469.18	\$520.42	(\$111.51)
133	108041	Comeau	Brian	\$70.76	\$10.43	\$81.19	\$70.76	\$0.00
134	3596	Conde	Carlos	\$103.01	\$15.18	\$118.19	\$103.01	\$0.00
135	3900	Coney-Cumming	g Keisha	\$531.04	\$78.28	\$609.32	\$531.04	\$0.00
136		Conway	James	\$3,480.75	\$513.08	\$3,993.82	\$3,980.61	(\$499.86)
137	112398	-	Fernando	\$775.97	\$114.38	\$890.35	\$775.97	\$0.00
138	2051	Costello	Brad	\$1,305.53	\$192.44	\$1,497.97	\$1,696.23	(\$390.70)
139	3550	Craddock	Charles	\$557.35	\$82.16	\$639.51	\$557.35	\$0.00
140	3935	Craffey	Richard	\$672.27	\$99.09	\$771.36	\$672.27	\$0.00
141	23774	Crawford	Darryl	\$141.24	\$20.82	\$162.05	\$224.46	(\$83.22)
142	21457	Crawford	Maximillian	\$156.56	\$23.08	\$179.64	\$156.56	\$0.00
143	30300	Cruz-Decastro	Antonio	\$47.37	\$6.98	\$54.35	\$47.37	\$0.00
144	109796	Curtin	Ronald	\$1,891.68	\$278.84	\$2,170.52	\$1,891.68	\$0.00
145	109130	Dacayanan	Liza	\$515.01	\$75.91	\$590.92	\$515.01	\$0.00

	А	В	С	D	E	F	G	Н
146		Daffron	Daniel	\$1,242.13	\$183.10	\$1,425.23	\$1,242.13	\$0.00
147		Daggett Jr.	Rudolph	\$618.68	\$91.20	\$709.87	\$618.68	\$0.00
148		Daniels	Donald	\$3,274.58	\$482.69	\$3,757.26	\$3,274.58	\$0.00
149	110936	Daniels	James	\$57.14	\$8.42	\$65.56	\$57.14	\$0.00
150		Danielsen	Danny	\$377.99	\$55.72	\$433.71	\$377.99	\$0.00
151		D'Arcy	, Timothy	\$4,630.45	\$682.55	\$5,313.00	\$4,630.45	\$0.00
152		Davila-Romero	Monica	\$58.85	\$8.67	\$67.52	\$58.85	\$0.00
153	28065		Bradley	\$2,167.85	\$319.55	\$2,487.40	\$2,167.85	\$0.00
154		Deguzman	, Fermin	\$294.22	\$43.37	\$337.59	\$294.22	\$0.00
155		Deguzman	Leloi	\$619.41	, \$91.30	\$710.71	\$619.41	\$0.00
156		Dejacto	Giovanna	\$660.42	, \$97.35	\$757.77	\$660.42	\$0.00
157		Delgado	Carlos	\$105.26	\$15.52	\$120.78	\$105.26	\$0.00
158		DeMarco	William	\$581.36	\$85.69	\$667.05	\$581.36	\$0.00
159		Deocampo	Michael	\$198.88	\$29.31	\$228.19	\$222.51	(\$23.63)
160	3936		Donald	\$811.92	\$119.68	\$931.60	\$811.92	\$0.00
161		Diamond	Jeffrey	\$273.19	\$40.27	\$313.46	\$273.19	\$0.00
162	3719		Aiser	\$22.90	\$3.38	\$26.28	\$22.90	\$0.00
163		Dibaba	Desta	\$958.68	\$141.31	\$1,099.99	\$958.68	\$0.00
164		Dillard	Corey	\$904.27	\$133.29	\$1,037.56	\$978.27	(\$74.00)
165		Dinok	Ildiko	\$1,530.38	\$225.58	\$1,755.96	\$1,530.38	\$0.00
166		Dionas	John	\$87.73	\$12.93	\$100.66	\$87.73	\$0.00
167		Disbrow	Ronald	\$2,475.64	\$364.92	\$2,840.56	\$2,858.43	(\$382.79)
168		Dixon	Julius	\$669.09	\$98.63	\$767.72	\$669.09	\$0.00
169		Djapa-Ivosevic	Davor	\$295.33	\$43.53	\$338.87	\$295.33	\$0.00
170		Dobszewicz	Gary	\$2,278.69	\$335.89	\$2,614.57	\$3,064.20	(\$785.51)
171		Donahoe	Stephen	\$473.62	\$69.81	\$543.44	\$473.62	\$0.00
172		Dontchev	Nedeltcho	\$2,456.69	\$362.13	\$2,818.81	\$2,562.54	(\$105.85)
173		Dotson	Contessa	\$49.54	\$7.30	\$56.84	\$49.54	\$0.00
174	3378	Dotson	Eugene	\$232.38	\$34.25	\$266.63	\$298.04	(\$65.66)
175	106763		William	\$304.91	\$44.94	\$349.85	\$304.91	\$0.00
176		Draper	Ivan	\$885.79	\$130.57	\$1,016.35	\$1,988.56	(\$1,102.77)
177		Dudek	Anthony	\$1,421.81	\$209.58	\$1,631.39	\$1,421.81	\$0.00
178	3916	Duna	Lawrence	\$760.98	\$112.17	\$873.15	\$760.98	\$0.00
179		Durey	Robert	\$795.00	\$117.19	\$912.19	\$1,086.96	(\$291.96)
180		Durtschi	Jeffrey	\$496.97	\$73.26	\$570.23	\$585.98	(\$89.01)
181		Dymond	Ernest	\$62.96	\$9.28	\$72.24	\$62.96	\$0.00
182		Eddik	Muhannad	\$31.60	\$4.66	\$36.26	\$31.60	\$0.00
183		Edwards	Jeffrey	\$823.78	\$121.43	\$945.21	\$1,307.78	(\$484.00)
184		Egan	Joseph	\$3,088.61	\$455.27	\$3,543.88	\$3,088.61	\$0.00
185		Ekoue	Ayi	\$2,813.75	\$414.76	\$3,228.50	\$2,813.75	\$0.00
186		Elgendy	, Mohamed	\$96.88	\$14.28	\$111.17	\$96.88	\$0.00
187		Eliades	George	\$272.83	\$40.22	\$313.04	\$272.83	\$0.00
188	3771		Charles	\$763.81	\$112.59	\$876.40	\$763.81	\$0.00
189	109641		Paul	\$146.38	\$21.58	\$167.95	\$470.16	(\$323.78)
190	106698		Christopher	\$124.52	\$18.36	\$142.88	\$124.52	\$0.00
191		Ernst	William	\$2,071.00	\$305.27	\$2,376.27	\$3,661.62	(\$1,590.62)
192		Esfarjany	Mahmood	\$61.93	\$9.13	\$71.06	\$61.93	\$0.00
193		Eshaghi	Mohammad	\$243.90	\$35.95	\$279.85	\$347.00	(\$103.10)
194		Estrada	Michael	\$217.71	\$32.09	\$249.80	\$217.71	\$0.00
195		Evans	Steven	\$23.51	\$3.46	\$26.97	\$23.51	\$0.00
		1	1		,			1

	А	В	С	D	E	F	G	Н
196		Fadlallah	Michel	\$675.34	\$99.55	\$774.88	\$857.18	(\$181.84)
197	29981		Kirby	\$496.57	\$73.20	\$569.77	\$496.57	\$0.00
198		Farah	Yohannes	\$391.88	\$57.76	\$449.64	\$391.88	\$0.00
199		Fears	Thomas	\$2,605.88	\$384.12	\$2,990.00	\$3,198.92	(\$593.04)
200		Feleke	Melak	\$989.78	\$145.90	\$1,135.67	\$1,190.60	(\$200.82)
201		Fesehazion	Teabe	\$1,306.55	\$192.59	\$1,499.14	\$1,865.61	(\$559.06)
202	111068		Andrey	\$20.19	\$2.98	\$23.16	\$20.19	\$0.00
203	3877		Kamal	\$3,138.25	\$462.59	\$3,600.84	\$3,138.25	\$0.00
204		Fitzsimmons	Marc	\$327.92	\$48.34	\$376.25	\$327.92	\$0.00
205		Flanders	Mary	\$208.19	\$30.69	\$238.88	\$208.19	\$0.00
206		Fleming	Gary	\$3,227.44	\$475.74	\$3,703.17	\$4,079.24	(\$851.80)
207	3939	_	Todd	\$982.51	\$144.83	\$1,127.33	\$982.51	\$0.00
208	3927		Gordon	\$258.33	\$38.08	\$296.41	\$258.33	\$0.00
209		Frankenberger	Grant	\$625.40	\$92.19	\$717.58	\$625.40	\$0.00
210		Franklin	David	\$530.60	\$78.21	\$608.81	\$530.60	\$0.00
211		Furst III	James	\$48.51	\$7.15	\$55.66	\$48.51	\$0.00
212	107590		Frank	\$269.32	\$39.70	\$309.02	\$269.32	\$0.00
213		Garcia	John	\$5,827.20	\$858.95	\$6,686.15	\$5,985.76	(\$158.56)
214	3652	Garcia	Miguel	\$1,119.02	\$164.95	\$1,283.96	\$1,119.02	\$0.00
215	3522	Gardea	Alfred	\$1,460.80	\$215.33	\$1,676.12	\$1,460.80	\$0.00
216	3694	Gared	Yaekob	\$76.99	\$11.35	\$88.34	\$76.99	\$0.00
217	3793	Garras	Bill	\$160.33	\$23.63	\$183.97	\$160.33	\$0.00
218	26636	Garrett	Kathleen	\$20.07	\$2.96	\$23.03	\$20.07	\$0.00
219	3642	Gaumond	Gerard	\$197.50	\$29.11	\$226.61	\$197.50	\$0.00
220	3503	Gebrayes	Henock	\$360.01	\$53.07	\$413.08	\$360.01	\$0.00
221		Gebremariam	Meley	\$200.99	\$29.63	\$230.61	\$200.99	\$0.00
222	3580	Gebreyes	Fanuel	\$513.28	\$75.66	\$588.93	\$933.43	(\$420.15)
223	3328	Gelane	Samuel	\$4,423.27	\$652.01	\$5,075.28	\$5,569.67	(\$1,146.40)
224	3589	Gessese	Worku	\$81.57	\$12.02	\$93.59	\$81.57	\$0.00
225	3865	Ghori	Azhar	\$205.23	\$30.25	\$235.48	\$205.23	\$0.00
226	3759	Gianopoulos	Samuel	\$1,133.49	\$167.08	\$1,300.57	\$1,406.99	(\$273.50)
227	3696	Gillett	David	\$519.94	\$76.64	\$596.58	\$1,435.64	(\$915.70)
228	3600	Gilmore	Paula	\$16.54	\$2.44	\$18.98	\$82.81	(\$66.27)
229	3924	Gilo	Hobart	\$645.59	\$95.16	\$740.75	\$645.59	\$0.00
230	31076	Glaser	Stephen	\$153.87	\$22.68	\$176.55	\$153.87	\$0.00
231	3121	Gleason	John	\$2,790.18	\$411.28	\$3,201.46	\$4,140.17	(\$1,349.99)
232	3540	Glogovac	Goran	\$603.36	\$88.94	\$692.30	\$1,152.08	(\$548.72)
233	3762	Godsey	Kelly	\$1,233.95	\$181.89	\$1,415.83	\$1,233.95	\$0.00
234	3739	Godsey	Thomas	\$90.55	\$13.35	\$103.89	\$90.55	\$0.00
235	106897	Goettsche	Dale	\$31.60	\$4.66	\$36.26	\$31.60	\$0.00
236	31840	Gokcek	Guney	\$99.83	\$14.72	\$114.55	\$99.83	\$0.00
237	3688	Golden	Theresa	\$686.85	\$101.24	\$788.10	\$686.85	\$0.00
238	3646	Golla	Dawit	\$72.45	\$10.68	\$83.12	\$72.45	\$0.00
239	3848	Gomez-Gomez	Arlene	\$138.32	\$20.39	\$158.70	\$138.32	\$0.00
240	3903	Gonzalez	Luis	\$1,355.04	\$199.74	\$1,554.78	\$1,355.04	\$0.00
241	111390	Gonzalez	Pedro	\$263.79	\$38.88	\$302.67	\$263.79	\$0.00
242	3586	Gonzalez	Ramon	\$503.17	\$74.17	\$577.33	\$503.17	\$0.00
243	3929	Gonzalez-Ruiz	Jose	\$178.96	\$26.38	\$205.34	\$178.96	\$0.00
1	379/	Goolsby	Victor	\$933.19	\$137.56	\$1,070.74	\$933.19	\$0.00
244 245	5754			7	7-5	<i><i>q</i> =)01 011 1</i>	+=====	40.00

	A	В	С	D	E	F	G	Н
246		Granchelle	Andrew	\$700.68	\$103.28	\$803.96	\$700.68	\$0.00
247	19253		Gary	\$3,124.58	\$460.58	\$3,585.16	\$3,790.84	(\$666.26)
248		Green	Tony	\$1,256.38	\$185.19	\$1,441.57	\$2,445.41	(\$1,189.03)
249		Gross	Timothy	\$866.18	\$127.68	\$993.85	\$866.18	\$0.00
250		Guerrero	Daniel	\$1,211.23	\$178.54	\$1,389.76	\$1,211.23	\$0.00
251		Guinan	William	\$318.19	\$46.90	\$365.09	\$552.49	(\$234.30)
252		Gyuro	John	\$343.12	\$50.58	\$393.70	\$343.12	\$0.00
253		Habtom	Ermias	\$663.42	\$97.79	\$761.21	\$663.42	\$0.00
254		Hadley	Aaron	\$221.75	\$32.69	\$254.44	\$333.64	(\$111.89)
255		Haigh III	Walter	\$202.61	\$29.87	\$232.48	\$202.61	\$0.00
256		Hammoud	Wissam	\$618.64	\$91.19	\$709.83	\$618.64	\$0.00
257		Handlon	Michael	\$649.91	\$95.80	\$745.71	\$649.91	\$0.00
258		Hanna	Christopher	\$353.39	\$52.09	\$405.48	\$353.39	\$0.00
259		Hansen	Jordan	\$1,238.67	\$182.59	\$1,421.26	\$1,410.40	(\$171.73)
260		Haralambov	Valko	\$260.48	\$38.40	\$298.88	\$260.48	\$0.00
261		Harms	Michael	\$728.33	\$107.36	\$835.69	\$728.33	\$0.00
262		Harrell	Mark	\$1,070.06	\$157.73	\$1,227.79	\$1,484.83	(\$414.77)
263		Harris	Dennis	\$2,455.84	\$362.00	\$2,817.84	\$2,846.89	(\$391.05)
264		Harris	Jay	\$996.17	\$146.84	\$1,143.01	\$1,155.16	(\$158.99)
265		Harris III	Reggie	\$19.13	\$2.82	\$21.95	\$19.13	\$0.00
266		Harrison	Andrew	\$297.76	\$43.89	\$341.65	\$297.76	\$0.00
267	24039		Brandi	\$162.45	\$23.95	\$186.40	\$162.45	\$0.00
268		Harun	Idris	\$114.58	\$16.89	\$131.47	\$114.58	\$0.00
269		Hasen	Akmel	\$114.78	\$16.92	\$131.69	\$188.59	(\$73.81)
270		Haskell	William	\$3,803.40	\$560.64	\$4,364.03	\$4,896.30	(\$1,092.90)
271		Hays	Larry	\$2,054.93	\$302.91	\$2,357.84	\$2,293.24	(\$238.31)
272	109457	-	Stephen	\$188.99	\$27.86	\$216.85	\$188.99	\$0.00
273		Henderson	Lloyd	\$467.13	\$68.86	\$535.98	\$467.13	\$0.00
274		Hendricks	Mark	\$352.95	\$52.03	\$404.97	\$352.95	\$0.00
275		Herbert	Christopher	\$1,177.50	\$173.57	\$1,351.06	\$1,177.50	\$0.00
276		Herga	Ryan	\$299.22	\$44.11	\$343.32	\$408.57	(\$109.35)
277		Hernandez	Rene	\$272.18	\$40.12	\$312.30	\$272.18	\$0.00
278		Hernandez-Ocan		\$219.91	\$32.42	\$252.33	\$219.91	\$0.00
279	112038		Douglas	\$294.63	\$43.43	\$338.06	\$294.63	\$0.00
280	109792		Monroe	\$304.22	\$44.84	\$349.06	\$304.22	\$0.00
281		Hinks	Dana	\$778.37	\$114.73	\$893.10	\$927.59	(\$149.22)
282	3765		Kamal	\$533.66	\$78.66	\$612.33	\$533.66	\$0.00
283		Hodge	Lee	\$1,173.17	\$172.93	\$1,346.10	\$1,173.17	\$0.00
284		Hoffman	Gery	\$30.38	\$4.48	\$34.86	\$30.38	\$0.00
285		Holcomb	Dalton	\$1,162.76	\$171.40	\$1,334.16	\$1,162.76	\$0.00
286		Holler	Alfonso	\$491.70	\$72.48	\$564.18	\$586.05	(\$94.35)
287		Hollis	James	\$92.91	\$13.70	\$106.61	\$252.73	(\$159.82)
288	3822		John	\$2,920.16	\$430.44	\$3,350.60	\$2,920.16	\$0.00
289		Hooper	Donald	\$528.58	\$77.92	\$606.50	\$709.80	(\$181.22)
290		Hoschouer	Christina	\$1,321.54	\$194.80	\$1,516.33	\$1,321.54	\$0.00
291	109584		Tracie	\$185.20	\$27.30	\$212.50	\$185.20	\$0.00
292	31648	•	Karl	\$137.49	\$20.27	\$157.76	\$137.49	\$0.00
293		Huerena	Samuel	\$51.18	\$7.54	\$58.72	\$51.18	\$0.00
294		Hughes	Jerry	\$570.41	\$84.08	\$654.49	\$1,906.43	(\$1,336.02)
295		Hunter	James	\$320.69	\$47.27	\$367.96	\$320.69	\$0.00
	3,00			<i>\$020.03</i>	Ţ ',', Ľ /	+00/100	-920.09	÷0.00

	А	В	С	D	E	F	G	Н
296		Huntington	Walter	\$311.96	\$45.98	\$357.94	\$311.96	\$0.00
297	27788	-	Donald	\$1,527.27	\$225.13	\$1,752.39	\$1,786.78	(\$259.51)
298		Hurley	Robert	\$246.55	\$36.34	\$282.89	\$246.55	\$0.00
299		Hurtado	Hubert	\$2,544.05	\$375.00	\$2,919.05	\$2,544.05	\$0.00
300		Hussien	Leykun	\$568.36	\$83.78	\$652.14	\$568.36	\$0.00
301	17189		Muhammad	\$104.12	\$15.35	\$119.46	\$104.12	\$0.00
302	3187		Edsel	\$263.62	\$38.86	\$302.48	\$263.62	\$0.00
303	108273		Claro	\$199.02	\$29.34	\$228.35	\$199.02	\$0.00
304	107191		Yordan	\$74.55	\$10.99	\$85.54	\$74.55	\$0.00
305	2114		Timothy	\$1,046.55	\$154.27	\$1,200.82	\$1,505.32	(\$458.77)
306		Jackson	Anthony	\$495.57	\$73.05	\$568.62	\$495.57	\$0.00
307	108839		Frederick	\$2,776.86	\$409.32	\$3,186.18	\$3,154.65	(\$377.79)
308		Jackson	Willie	\$2,678.80	\$394.87	\$3,073.67	\$3,577.43	(\$898.63)
309	107992		Donald	\$1,157.97	\$170.69	\$1,328.66	\$1,157.97	\$0.00
310		Jafarian	Moharram	\$13.55	\$2.00	\$1,528.00	\$13.55	\$0.00
311		Jelancic	Vladko	\$1,366.25	\$2.00	\$1,567.64	\$1,773.01	(\$406.76)
312		Jellison	Charles	\$1,300.23	\$48.25	\$1,307.04	\$513.14	(\$185.79)
313		Jimenez	Michael	\$814.06	\$48.25	\$934.05	\$1,010.10	(\$196.04)
314		Johnson	Brian	\$62.39	\$120.00	\$71.59	\$1,010.10	\$0.00
314		Johnson	Cary	\$91.90	\$13.55	\$105.44	\$91.90	\$0.00
316		Johnson	Kennard	\$778.01	\$13.55	\$892.69	\$1,770.30	(\$992.29)
317		Johnson	Richard	\$162.40	\$23.94	\$186.34	\$1,770.30	\$0.00
318		Johnson	Rodney	\$44.73	\$6.59	\$180.34	\$206.39	(\$161.66)
319		Johnson	-	\$377.73	\$55.68	\$433.41	\$377.73	\$0.00
320		Jones	Tony Glenn	\$1,337.83	\$197.20	\$455.41	\$1,731.80	(\$393.97)
321		Joseph		\$1,557.85	\$197.20	\$1,555.05	\$2,570.69	(\$130.22)
322		Kabbaz	Leroy David	\$2,440.47	\$11.34	\$2,800.21	\$76.92	\$0.00
323	111813		Tura	\$23.88	\$11.54	\$27.39	\$23.88	\$0.00
323	106642		Abdelkrim	\$23.88	\$3.52	\$27.39	\$10.24	\$0.00
325				\$3,065.66	\$451.89	\$3,517.55	\$3,065.66	\$0.00
326		Kaiyoorawongs Kalimba	Chaipan	\$530.48	\$451.89	\$608.67	\$530.48	\$0.00
320 327			Gaston	\$101.83	\$78.19	\$116.84	\$530.48	\$0.00
	29542	_	Chong			\$1,002.27		
328 329		Karner Keba	Adam	\$873.51 \$569.14	\$128.76 \$83.89		\$1,141.88 \$998.90	(\$268.37) (\$429.76)
			Woldmarim			\$653.03		
330 331	106153		Roger Brian	\$390.90 \$352.09	\$57.62 \$51.90	\$448.52 \$403.99	\$390.90 \$1,706.10	\$0.00 (\$1,354.01)
332	3484	Kenary		\$352.09	\$51.90		\$1,706.10	(\$1,354.01) (\$940.66)
332 333	3484		Gary	\$8,416.88	\$1,240.68	\$9,657.56 \$200.46	\$9,357.54 \$174.71	(\$940.66) \$0.00
333 334		Key Khan	Roy Zaka	\$174.71	\$25.75 \$7.82	\$200.46 \$60.86	\$174.71 \$53.04	\$0.00
334 335	105794			\$53.04		\$60.86	\$53.04 \$198.87	\$0.00
335 336			Ryan John	\$198.87 \$115.51	\$29.31 \$17.03		\$198.87 \$179.87	
336 337		King Jr. Kingslov		\$115.51		\$132.54		(\$64.36)
337		Kingsley	David		\$7.33 \$7.55	\$57.06 \$59.79	\$49.73 \$51.22	\$0.00
338 339	111283	Kissei Klein	Sean	\$51.23	\$7.55	\$58.78	\$51.23	\$0.00
339 340			Phillip	\$3,633.02	\$535.52	\$4,168.54	\$3,633.02	\$0.00
340 341		Knight Kogan	Tyree	\$262.37	\$38.67	\$301.04	\$262.37	\$0.00 (\$835.43)
341 342		Kogan	Martin	\$6,773.74	\$998.48	\$7,772.22	\$7,609.17	
		Krouse	Stephen	\$85.40	\$12.59	\$97.99	\$366.44	(\$281.04)
343	103826		William	\$135.94	\$20.04	\$155.98 \$245.97	\$135.94	\$0.00
344		Kunik	Robert	\$301.44	\$44.43	\$345.87	\$301.44	\$0.00
345	3878	Laico	Paul	\$102.52	\$15.11	\$117.63	\$102.52	\$0.00

	A	В	с	D	E	F	G	Н
346	111231		Mark	\$694.00	\$102.30	, \$796.29	\$694.00	\$0.00
347		Lantis	Glen	\$427.48	\$63.01	\$490.49	\$427.48	\$0.00
348		Lathan	Joseph	\$269.57	\$39.73	\$309.30	\$269.57	\$0.00
349	111290		Gilbert	\$139.80	\$20.61	\$160.40	\$139.80	\$0.00
350		Leacock	Brian	\$1,191.71	\$175.66	\$1,367.37	\$2,396.09	(\$1,204.38)
351	3685		Jill	\$2,181.82	\$321.61	\$2,503.43	\$2,592.70	(\$410.88)
352	18960		Melvin	\$469.33	\$69.18	\$538.51	\$469.33	\$0.00
353	3702		Thomas	\$2,952.81	\$435.26	\$3,388.06	\$2,952.81	\$0.00
354		Legesse	Dereje	\$555.76	\$81.92	\$637.68	\$776.75	(\$220.99)
355		Ligus	Thomas	\$219.63	\$32.37	\$252.01	\$219.63	\$0.00
356	25522	-	Peter	\$1,062.97	\$156.69	\$1,219.66	\$1,366.79	(\$303.82)
357		Linzer	Steven	\$42.56	\$6.27	\$48.83	\$42.56	\$0.00
358	15804		Dennis	\$742.99	\$109.52	\$852.50	\$1,016.34	(\$273.35)
359		Lombana	Francisco	\$51.80	\$7.63	\$59.43	\$51.80	\$0.00
360		Lonbani	Khosro	\$607.51	\$89.55	\$697.06	\$829.71	(\$222.20)
361		Lopez-Silvero	Fidel	\$81.02	\$11.94	\$92.96	\$81.02	\$0.00
362		Lorenz	Dierdra	\$866.03	\$127.66	\$993.69	\$866.03	\$0.00
363		Lovelady	Warren	\$11.90	\$1.75	\$13.65	\$11.90	\$0.00
364		Lovin	Charles	\$247.32	\$36.46	\$283.77	\$422.42	(\$175.10)
365		Macato	Jaime	\$2,456.61	\$362.11	\$2,818.73	\$2,859.72	(\$403.11)
366	20936		Adam	\$137.47	\$20.26	\$157.74	\$137.47	\$0.00
367		Magana	Luis	\$565.73	\$83.39	\$649.12	\$749.60	(\$183.87)
368		Maharit	Khamkhrung	\$63.98	\$9.43	\$73.41	\$63.98	\$0.00
369		Mahoney	Kevin	\$431.90	\$63.66	\$495.56	\$431.90	\$0.00
370		Mainwaring	David	\$3,079.08	\$453.87	\$3,532.95	\$3,079.08	\$0.00
371		Majors	John	\$6,888.13	\$1,015.34	\$7,903.46	\$6,888.13	\$0.00
372		Manitien	Ted	\$13.83	\$2.04	\$15.87	\$13.83	\$0.00
373		Manor	Quincy	\$1,366.55	\$201.44	\$1,567.99	\$1,544.98	(\$178.43)
374		Maras	Maria	\$2,195.44	\$323.62	\$2,519.05	\$2,614.23	(\$418.79)
375		Martinez	Arturo	\$63.48	\$9.36	\$72.83	\$63.48	\$0.00
376		Martinez	Francisco	\$1,713.26	\$252.54	\$1,965.80	\$1,713.26	\$0.00
377		Martinez-Ramire		\$757.35	\$111.64	\$868.98	\$1,043.05	(\$285.70)
378		Martins	Julio	\$298.27	\$43.97	\$342.24	\$298.27	\$0.00
379		Mastrio	Angelo	\$287.39	\$42.36	\$329.75	\$287.39	\$0.00
380		Mastrio	Pamela	\$234.23	\$34.53	\$268.76	\$234.23	\$0.00
381	110108		George	\$297.42	\$43.84	\$341.26	\$297.42	\$0.00
382		Maza	Inez	\$349.93	\$51.58	\$401.51	\$349.93	\$0.00
383	111284		Melvin	\$169.85	\$25.04	\$194.88	\$169.85	\$0.00
384		McCarroll-Jones		\$17.52	\$2.58	\$20.11	\$17.52	\$0.00
385		McCarter	Patrick	\$2,149.19	\$316.80	\$2,465.99	\$2,268.60	(\$119.41)
386		McCarthy	John	\$3,474.77	\$512.20	\$3,986.97	\$4,182.28	(\$707.51)
387		McConnell	Therral	\$873.55	\$128.77	\$1,002.32	\$873.55	\$0.00
388		McCoubrey	Earl	\$1,347.94	\$198.69	\$1,546.63	\$1,347.94	\$0.00
389		, McDougle	Jeffrey	\$124.87	\$18.41	\$143.27	\$124.87	\$0.00
390		McGarry	James	\$178.50	\$26.31	\$204.81	\$178.50	\$0.00
391		, McGowan	Sean	\$228.69	\$33.71	\$262.40	\$228.69	\$0.00
392		McGregor	Matthew	\$857.64	\$126.42	\$984.05	\$857.64	\$0.00
393		McNeece	James	\$147.35	\$21.72	\$169.07	\$147.35	\$0.00
394		McSkimming	John	\$901.92	\$132.95	\$1,034.87	\$901.92	\$0.00
395		Mekonen	Solomon	\$383.94	\$56.59	\$440.54	\$383.94	\$0.00
	55.5			2000.94	+00.00	÷ . 1010-1	+ 50013 H	ç0.00

	А	В	С	D	E	F	G	Н
396		Melesse	Abebe	\$32.85	 \$4.84	\$37.69	\$32.85	\$0.00
397		Melka	Tariku	\$27.31	\$4.03	\$31.34	\$27.31	\$0.00
398		Meloro	Paul	\$3,253.76	\$479.62	\$3,733.38	\$3,503.79	(\$250.03)
399		Mengesha	Alemayehu	\$521.70	\$76.90	\$598.60	\$861.06	(\$339.36)
400		Menocal	Pedro	\$1,029.70	\$151.78	\$1,181.48	\$1,029.70	\$0.00
401	102328		Ronald	\$53.72	\$7.92	\$61.64	\$53.72	\$0.00
402		Mezzenasco	Pedro	\$1,317.06	\$194.14	\$1,511.19	\$1,523.84	(\$206.78)
403		Michilena	Luis	\$66.26	\$9.77	\$76.03	\$66.26	\$0.00
404	30196		Jason	\$983.37	\$144.95	\$1,128.32	\$983.37	\$0.00
405		Milliron	Darrol	\$1,696.99	\$250.14	\$1,947.13	\$3,469.18	(\$1,772.19)
406		Mindyas	James	\$579.57	\$85.43	\$665.00	\$855.65	(\$276.08)
407		Mirkulovski	Danny	\$550.09	\$81.09	\$631.18	\$550.09	\$0.00
408		Mitrikov	Ilko	\$2,230.42	\$328.77	\$2,559.19	\$2,414.03	(\$183.61)
409		Miyazaki	Nisaburo	\$912.41	\$134.49	\$1,046.90	\$912.41	\$0.00
410		Mogeeth	Ehab	\$323.43	\$47.67	\$371.10	\$323.43	\$0.00
411		Monforte II	Peter	\$5,074.87	\$748.06	\$5,822.92	\$5,074.87	\$0.00
412		Monteagudo	Oscar	\$937.81	\$138.24	\$1,076.04	\$937.81	\$0.00
413		Montoya Villa	Francisco	\$551.62	\$81.31	\$632.93	\$1,112.68	(\$561.06)
414		Moore	Aileen-Louise	\$328.57	\$48.43	\$377.01	\$328.57	\$0.00
415		Moreno	James	\$4,373.10	\$644.61	\$5,017.71	\$5,220.56	(\$847.46)
416		Moretti	Bryan	\$1,422.89	\$209.74	\$1,632.63	\$1,422.89	\$0.00
417		Morley	David	\$514.74	\$75.87	\$590.61	\$718.67	(\$203.93)
418		Morris	Robert	\$1,446.92	\$213.28	\$1,660.20	\$1,446.92	\$0.00
419		Morris	Thomas	\$4,599.67	\$678.01	\$5,277.68	\$4,599.67	\$0.00
420	106703		David	\$1,143.38	\$168.54	\$1,311.92	\$1,143.38	\$0.00
421		Mostafa	Ahmed	\$500.20	\$73.73	\$573.93	\$500.20	\$0.00
422		Motazedi	Kamran	\$181.66	\$26.78	\$208.44	\$181.66	\$0.00
423		Mottaghian	Joseph	\$30.98	\$4.57	\$35.54	\$30.98	\$0.00
424		Muhtari	Abdulrahman	\$615.74	\$90.76	\$706.50	\$615.74	\$0.00
425		Murawski	Richard	\$1,593.10	\$234.83	\$1,827.93	\$1,593.10	\$0.00
426		Murray	Mark	\$23.74	\$3.50	\$27.24	\$23.74	\$0.00
427		Murray	Michael P.	\$770.33	\$113.55	\$883.88	\$770.33	\$0.00
428		Nantista	Peter	\$212.28	\$31.29	\$243.57	\$212.28	\$0.00
429		Nazarov	Mikael	\$2,455.84	\$362.00	\$2,817.84	\$2,736.49	(\$280.65)
430		Ndichu	Simon	\$366.18	\$53.98	\$420.16	\$366.18	\$0.00
431		Nedyalkov	Atanas	\$321.59	\$47.40	\$369.00	\$321.59	\$0.00
432		Negashe	Legesse	\$502.82	\$74.12	\$576.93	\$838.75	(\$335.93)
433		Nemeth	Zoltan	\$353.54	\$52.11	\$405.65	\$353.54	\$0.00
434	25190		Tuan	\$1,607.52	\$236.95	\$1,844.47	\$1,607.52	\$0.00
435		Nichols	Keith	\$336.29	\$49.57	\$385.86	\$336.29	\$0.00
436		Nigussie	Gulilat	\$480.17	\$70.78	\$550.95	\$620.79	(\$140.62)
437	28989	-	Eamonn	\$107.87	\$15.90	\$123.77	\$107.87	\$0.00
438		Norberg	Christopher	\$919.23	\$135.50	\$1,054.73	\$996.85	(\$77.62)
439		Norvell	Chris	\$4,691.89	\$691.60	\$5,383.49	\$4,691.89	\$0.00
440		Ocampo	Leonardo	\$882.56	\$130.09	\$1,012.66	\$967.99	(\$85.43)
441		Ogbazghi	Dawit	\$489.50	\$72.15	\$561.65	\$1,075.06	(\$585.56)
442		O'Grady	Francis	\$404.46	\$59.62	\$464.08	\$404.46	\$0.00
443		Ohlson	Ryan	\$752.25	\$110.89	\$863.14	\$924.94	(\$172.69)
444	3753		Virginia	\$2,224.07	\$327.84	\$2,551.91	\$2,224.07	\$0.00
445		Oliveros	Mario	\$671.02	\$98.91	\$769.93	\$671.02	\$0.00
<u> </u>	0.10			÷•• =102	700.01	7.00.00	÷•• =:•E	÷2.50

446 447 448 449 450 451	A 3868 3644 3934	Olson	Eric	\$514.53				
448 449 450		Oratura		\$514.53	\$75.84	\$590.38	\$514.53	\$0.00
448 449 450		Untura	Tesfalem	\$259.20	\$38.21	\$297.41	\$259.20	\$0.00
450	0001	Orr	Mark	\$147.62	\$21.76	\$169.38	\$147.62	\$0.00
450	104938	Ortega	Paul	\$47.24	\$6.96	\$54.20	\$47.24	\$0.00
		Ortega	Saul	\$439.49	\$64.78	\$504.27	\$439.49	\$0.00
		O'Shea	Kevin	\$163.81	\$24.15	\$187.96	\$163.81	\$0.00
452		Osterman	Victor	\$209.00	\$30.81	\$239.81	\$683.24	(\$474.24)
453		Overson	Michael	\$636.00	\$93.75	\$729.74	\$636.00	\$0.00
454		Oyebade	Vincent	\$116.31	\$17.14	\$133.45	\$116.31	\$0.00
455		Ozgulgec	Tunc	\$1,477.21	\$217.75	\$1,694.95	\$1,626.46	(\$149.25)
456	3618		Kon	\$374.87	\$55.26	\$430.13	\$374.87	\$0.00
457	106025	Paone	Chris	\$1,093.84	\$161.24	\$1,255.08	\$1,093.84	\$0.00
458		Pariso	David	\$4,792.27	\$706.40	\$5,498.67	\$5,508.79	(\$716.52)
459	109637		Danny	\$38.85	\$5.73	\$44.58	\$38.85	\$0.00
460	16676		, Gary	\$1,387.79	\$204.57	\$1,592.35	\$1,387.79	\$0.00
461		Parker	Shawnette	\$481.18	\$70.93	\$552.10	\$713.53	(\$232.35)
462		Parmenter	William	\$1,713.94	\$252.64	\$1,966.58	\$1,713.94	\$0.00
463	3659		Nicholas	\$14.71	\$2.17	\$16.88	\$14.71	\$0.00
464	19858	Passera	Charles	\$65.93	\$9.72	\$75.64	\$65.93	\$0.00
465	3624		Michael	\$2,186.37	\$322.28	\$2,508.64	\$2,583.67	(\$397.30)
466		Patton	Dorothy	\$43.03	\$6.34	\$49.37	\$43.03	\$0.00
467	112811		, Kimberly	\$241.57	\$35.61	\$277.18	\$241.57	\$0.00
468		Peacock	Paula	\$118.57	\$17.48	\$136.04	\$118.57	\$0.00
469		Pearson	Jon	\$988.94	\$145.77	\$1,134.71	\$1,150.94	(\$162.00)
470	31112		Yuda	\$82.53	\$12.16	\$94.69	\$82.53	\$0.00
471		Penera	Eric	\$124.81	\$18.40	\$143.21	\$279.36	(\$154.55)
472	3834	Perrotti	Dominic	\$343.23	\$50.59	\$393.82	\$421.61	(\$78.38)
473		Petculescu	Ciprian	\$28.97	\$4.27	\$33.24	\$28.97	\$0.00
474	15968	Peterson	Kenneth	\$732.68	\$108.00	\$840.68	\$732.68	\$0.00
475		Peterson	Steven	\$3,201.15	\$471.86	\$3,673.01	\$3,201.15	\$0.00
476	3736	Petrie	Theodore	\$49.32	\$7.27	\$56.59	\$49.32	\$0.00
477	3740	Petrossian	Robert	\$678.86	\$100.07	\$778.92	\$678.86	\$0.00
478	106089	Phillips	Larry	\$881.80	\$129.98	\$1,011.78	\$881.80	\$0.00
479		Phonesavanh	Paul	\$742.40	\$109.43	\$851.84	\$742.40	\$0.00
480		Pilkington	Margaret	\$1,706.19	\$251.50	\$1,957.69	\$2,529.94	(\$823.75)
481	107617	0	Carlos	\$2,994.17	\$441.35	\$3,435.52	\$2,994.17	\$0.00
482	2826	Pitts	Amir	\$649.35	\$95.72	\$745.07	\$884.48	(\$235.13)
483		Platania	John	\$556.69	\$82.06	\$638.75	\$1,038.00	(\$481.31)
484	3265	Pletz	David	\$2,188.91	\$322.65	\$2,511.56	\$3,207.86	(\$1,018.95)
485	3647		Daniel	\$186.19	\$27.45	\$213.64	\$186.19	\$0.00
486		Polchinski	Paul	\$111.37	\$16.42	\$127.78	\$111.37	\$0.00
487	31149		David	\$51.52	\$7.59	\$59.11	\$51.52	\$0.00
488		Portillo	Mario	\$593.50	\$87.48	\$680.98	\$593.50	\$0.00
489		Presnall	Darryl	\$379.09	\$55.88	\$434.97	\$508.92	(\$129.83)
490	3800		Allen	\$630.95	\$93.00	\$723.95	\$630.95	\$0.00
491	2568		James	\$1,491.52	\$219.86	\$1,711.38	\$2,971.90	(\$1,480.38)
492	3449		Ilia	\$418.70	\$61.72	\$480.42	\$418.70	\$0.00
493		Punzalan	Luciano	\$236.08	\$34.80	\$270.87	\$236.08	\$0.00
494		Purdue	Robert	\$210.21	\$30.99	\$241.20	\$312.22	(\$102.01)
495	3556		Joseph	\$682.49	\$100.60	\$783.09	\$682.49	\$0.00

	А	В	С	D	E	F	G	Н
496	107548	Rainey	James	\$219.28	\$32.32	\$251.60	\$219.28	\$0.00
497		, Ramirez	Erney	\$760.59	\$112.11	\$872.70	\$760.59	\$0.00
498	3525	Rasheed	Willie	\$4,016.07	\$591.98	\$4,608.05	\$4,016.07	\$0.00
499	3812	Ray	William	\$12.61	\$1.86	\$14.47	\$12.61	\$0.00
500	108758	•	Mark	\$379.98	\$56.01	\$435.99	\$379.98	\$0.00
501		Relopez	Craig	\$1,606.09	\$236.74	\$1,842.84	\$2,373.26	(\$767.17)
502		Reno	Michael	\$3,828.40	\$564.32	\$4,392.72	\$3,828.40	\$0.00
503	14261	Riipi	Karl	\$126.47	\$18.64	\$145.11	\$126.47	\$0.00
504		Rios-Lopez	Oscar	\$189.76	\$27.97	\$217.73	\$189.76	\$0.00
505	107701	-	Clifford	\$1,060.42	\$156.31	\$1,216.73	\$1,060.42	\$0.00
506	111756	•	Pedro	\$554.56	\$81.74	\$636.30	\$554.56	\$0.00
507	3191	Rivas	Victor	\$1,260.33	\$185.78	\$1,446.11	\$1,260.33	\$0.00
508		Rivero-Vera	Raul	\$288.88	\$42.58	\$331.46	\$288.88	\$0.00
509	101317	Rivers	Willie	\$642.53	\$94.71	\$737.24	\$642.53	\$0.00
510		Roach	Jayson	\$665.36	\$98.08	\$763.44	\$665.36	\$0.00
511		Roberson	Ronnie	\$101.24	\$14.92	\$116.16	\$101.24	\$0.00
512		Roberts	James	\$765.95	\$112.90	\$878.85	\$765.95	\$0.00
513		Robinson	Mikalani	\$398.94	\$58.81	\$457.75	\$398.94	\$0.00
514		Robles	Mark	\$49.78	\$7.34	\$57.11	\$49.78	\$0.00
515		Rockett Jr.	Roosevelt	\$81.28	\$11.98	\$93.26	\$81.28	\$0.00
516		Rodriguez	Armando	\$30.79	\$4.54	\$35.33	\$30.79	\$0.00
517		Rohlas	Polly	\$2,985.34	\$440.05	\$3,425.39	\$3,615.12	(\$629.78)
518		Romano	, Anthony	\$1,169.52	\$172.39	\$1,341.91	\$1,306.60	(\$137.08)
519		Romero	Ruben	\$687.24	\$101.30	\$788.54	\$687.24	\$0.00
520	3225		Larry	\$74.22	\$10.94	\$85.15	\$74.22	\$0.00
521	108742		Lee	\$174.37	\$25.70	\$200.07	\$174.37	\$0.00
522		Rothenberg	Edward	\$239.11	\$35.25	\$274.36	\$239.11	\$0.00
523		Rotich	Emertha	\$1,336.67	\$197.03	\$1,533.69	\$1,336.67	\$0.00
524	3912	Rousseau	James	\$657.44	\$96.91	\$754.35	\$657.44	\$0.00
525	3693		Melissa	\$265.99	\$39.21	\$305.20	\$265.99	\$0.00
526	3477	-	Travis	\$586.19	\$86.41	\$672.60	\$586.19	\$0.00
527	3875	Russell	Darrell	\$657.42	\$96.91	\$754.33	\$657.42	\$0.00
528		Sadler	James	\$82.91	\$12.22	\$95.13	\$82.91	\$0.00
529		Saevitz	Neil	\$278.09	\$40.99	\$319.08	\$278.09	\$0.00
530		Salameh	George	\$1,081.12	\$159.36	\$1,240.48	\$1,641.37	(\$560.25)
531		Saleh	Jemal	\$4,948.30	\$729.40	\$5,677.69	\$4,948.30	\$0.00
532	103096		Phea	\$625.84	\$92.25	\$718.09	\$625.84	\$0.00
533		Sameli	Sabino	\$921.22	\$135.79	\$1,057.01	\$921.22	\$0.00
534		Sampson	James	\$644.31	\$94.97	\$739.28	\$644.31	\$0.00
535		Sanchez-Ramos	Natasha	\$288.44	\$42.52	\$330.96	\$288.44	\$0.00
536		Sanders	Acy	\$737.61	\$108.73	\$846.33	\$737.61	\$0.00
537	29769		Thomas	\$769.01	\$113.35	\$882.36	\$769.01	\$0.00
538		Sapienza	Gino	\$261.74	\$38.58	\$300.32	\$261.74	\$0.00
539		Saravanos	John	\$5,143.32	\$758.15	\$5,901.46	\$5,143.32	\$0.00
540		Sargeant	Michael	\$164.64	\$24.27	\$188.91	\$164.64	\$0.00
541	105273	_	Jamil	\$645.44	\$95.14	\$740.58	\$904.94	(\$259.50)
542		Schraeder	Scott	\$569.96	\$84.01	\$653.98	\$569.96	\$0.00
543		Schroeder	William	\$2,110.35	\$311.07	\$2,421.42	\$2,110.35	\$0.00
544		Schwartz	George	\$601.41	\$88.65	\$690.06	\$601.41	\$0.00
545		Schwartz	Steven	\$2,316.43	\$341.45	\$2,657.88	\$2,316.43	\$0.00
	0010			<i>\</i> 2,0±0.40	7011110	+=,00,100	÷=,818.49	çe.50

	A	В	С	D	E	F	G	Н
546		Secondo	Muridi	\$391.43	\$57.70	\$449.12	\$391.43	\$0.00
547		Sedgwick	Anthony	\$129.38	\$19.07	\$148.45	\$129.38	\$0.00
548		Serio	John	\$766.46	\$112.98	\$879.43	\$1,119.04	(\$352.58)
549		Serrano	Hector	\$1,692.22	\$249.44	\$1,941.65	\$2,188.03	(\$495.81)
550		Sevillet	Otto	\$136.93	\$20.18	\$157.11	\$390.65	(\$253.72)
551		Sexner	Alexis	\$955.88	\$140.90	\$1,096.77	\$1,075.72	(\$119.84)
552		Shafiei	Abdolreza	\$552.17	\$81.39	\$633.56	\$552.17	\$0.00
553		Shallufa	Azmy	\$5,575.23	\$821.81	\$6,397.04	\$6,060.24	(\$485.01)
554		Shein	Efraim	\$304.28	\$44.85	\$349.13	\$304.28	\$0.00
555		Sherman	Jason	\$214.72	\$31.65	\$246.37	\$214.72	\$0.00
556		Shinn	Kevin	\$463.14	\$68.27	\$531.41	\$463.14	\$0.00
557		Shoyombo	Rilwan	\$1,426.49	\$210.27	\$1,636.76	\$1,833.70	(\$407.21)
558		Siasat	Manuel	\$32.38	\$4.77	\$37.15	\$32.38	\$0.00
559	112766		Christopher	\$294.20	\$43.37	\$337.56	\$294.20	\$0.00
560		Siegel	Jeffrey	\$91.32	\$13.46	\$104.78	\$91.32	\$0.00
561		Siljkovic	Becir	\$1,854.68	\$273.39	\$2,128.06	\$2,017.09	(\$162.41)
562		Simmons	John	\$202.71	\$29.88	\$232.59	\$1,215.13	(\$1,012.42)
563		Sinay	Abraham	\$234.31	\$34.54	\$268.85	\$234.31	\$0.00
564		Singh	Baldev	\$180.81	\$26.65	\$207.47	\$180.81	\$0.00
565		Sitotaw	Haileab	\$118.59	\$17.48	\$136.06	\$118.59	\$0.00
566		Smale	Charles	\$935.99	\$137.97	\$1,073.96	\$935.99	\$0.00
567		Smith	Jepthy	\$284.41	\$41.92	\$326.33	\$484.69	(\$200.28)
568		Smith	Lottie	\$3,051.10	\$449.74	\$3,500.84	\$3,051.10	\$0.00
569		Smith Jr.	Willie	\$1,287.44	\$189.77	\$1,477.21	\$2,123.86	(\$836.42)
570		Solares	John	\$453.45	\$66.84	\$520.29	\$453.45	\$0.00
571	3643		Brigido	\$174.25	\$25.69	\$199.94	\$174.25	\$0.00
572		Solymar	Istvan	\$303.84	\$44.79	\$348.63	\$303.84	\$0.00
573		Soree	Mladen	\$1,445.54	\$213.08	\$1,658.62	\$1,445.54	\$0.00
574	105304		Jack	\$336.28	\$49.57	\$385.85	\$336.28	\$0.00
575		Sorrosa	Juan	\$1,888.94	\$278.44	\$2,167.38	\$2,214.82	(\$325.88)
576	2638		Jacob	\$118.06	\$17.40	\$135.46	\$403.15	(\$285.09)
577	3797		Johnny	\$196.46	\$28.96	\$225.41	\$352.89	(\$156.43)
578		Sparks	Cody	\$19.56	\$2.88	\$22.45	\$19.56	\$0.00
579		Spaulding	Ross	\$244.25	\$36.00	\$280.25	\$244.25	\$0.00
580		Spilmon	Mark	\$4,644.48	\$684.62	\$5,329.10	\$5,281.80	(\$637.32)
581		Springer	Marvin	\$852.53	\$125.67	\$978.20	\$852.53	\$0.00
582	111364		John	\$286.26	\$42.20	\$328.46	\$286.26	\$0.00
583		Stauff	John	\$113.93	\$16.79	\$130.72	\$113.93	\$0.00
584		Stayton	William	\$119.03	\$17.55	\$136.57	\$119.03	\$0.00
585		Stearns	Thomas	\$528.37	\$77.88	\$606.25	\$528.37	\$0.00
586		Steck	Gregory	\$5,829.47	\$859.29	\$6,688.75	\$6,511.90	(\$682.43)
587		Stephanov	Liuben	\$219.81	\$32.40	\$252.21	\$398.92	(\$179.11)
588		Stern	Robert	\$292.29	\$43.08	\$335.37	\$292.29	\$0.00
589		Stevenson	John	\$1,702.39	\$250.94	\$1,953.33	\$1,702.39	\$0.00
590		Stockton	Clarence	\$1,336.84	\$197.06	\$1,533.89	\$1,336.84	\$0.00
591		Stonebreaker	Dawn	\$1,992.26	\$293.67	\$2,285.92	\$2,489.85	(\$497.59)
592	102400		George	\$301.76	\$44.48	\$346.24	\$301.76	\$0.00
593		Tapia-Vergara	Agustin	\$587.64	\$86.62	\$674.26	\$587.64	\$0.00
594		Tarragano	Stephen	\$675.03	\$99.50	\$774.54	\$675.03	\$0.00
595	111807	_	Brent	\$632.29	\$93.20	\$725.49	\$632.29	\$0.00
	111007	i ayıcı	Sicili		JJJ.20	,,∠J. 4 3	2052.25	J0.00

	А	В	С	D	E	F	G	Н
596	109745		David	\$324.21	\$47.79	\$372.00	\$324.21	\$0.00
597	31977	•	Marvin	\$714.56	\$105.33	\$819.89	\$714.56	\$0.00
598		, Tedros	Biserat	\$405.38	\$59.75	\$465.13	\$588.25	(\$182.87)
599	3720		James	\$937.23	\$138.15	\$1,075.38	\$937.23	\$0.00
600		Thomas	Cator	\$427.93	\$63.08	\$491.01	\$427.93	\$0.00
601	104732		Hasan	\$247.81	\$36.53	\$284.34	\$247.81	\$0.00
602		Thomas	Scott	\$2,673.14	\$394.03	\$3,067.17	\$2,673.14	\$0.00
603		Thompson	Glen	\$2,921.34	\$430.62	\$3,351.95	\$2,921.34	\$0.00
604		Thompson	Michael	\$6,744.25	\$994.13	\$7,738.38	\$7,044.25	(\$300.00)
605	29040		Robert	\$224.07	\$33.03	\$257.09	\$224.07	\$0.00
606	110796		Tamas	\$445.88	\$65.72	\$511.60	\$445.88	\$0.00
607	22120		Brian	\$753.92	\$111.13	\$865.05	\$1,472.90	(\$718.98)
608		Trumpp	Robert	\$211.10	\$31.12	\$242.22	\$211.10	\$0.00
609		Tsegaye	Miheret	\$51.23	\$7.55	\$58.78	\$51.23	\$0.00
610		Tucker	Kenlon	\$2,786.14	\$410.69	\$3,196.83	\$2,786.14	\$0.00
611		Tullao	Isaac	\$411.83	\$60.71	\$472.54	\$411.83	\$0.00
612		Turner	Michael	\$39.72	\$5.86	\$45.58	\$39.72	\$0.00
613	3686		Christopher	\$267.85	\$39.48	\$307.33	\$267.85	\$0.00
614	110836	•	Chima	\$201.50	\$29.70	\$231.20	\$201.50	\$0.00
615	3612		Mohammad	\$90.03	\$13.27	\$103.30	\$90.03	\$0.00
616		Urban	David	\$102.49	\$15.11	\$117.60	\$102.49	\$0.00
617		Urbanski	Anthony	\$1,411.23	\$208.02	\$1,619.25	\$1,411.23	\$0.00
618		Valdes	Lazaro	\$162.21	\$23.91	\$186.12	\$162.21	\$0.00
619		Vanluven	RJ	\$1,726.16	\$254.44	\$1,980.60	\$1,726.16	\$0.00
620		Vences	Alfredo	\$839.90	\$123.81	\$963.71	\$839.90	\$0.00
621		Viado	Ramon	\$2,051.73	\$302.43	\$2,354.16	\$2,369.87	(\$318.14)
622		VonEngel	Stephen	\$29.89	\$4.41	\$34.30	\$29.89	\$0.00
623		Vongthep	Christopher	\$2,710.64	\$399.56	\$3,110.20	\$2,710.64	\$0.00
624		Vonkageler	Mark	\$130.27	\$19.20	\$149.48	\$130.27	\$0.00
625		Wagg	John	\$221.46	\$32.64	\$254.10	\$221.46	\$0.00
626		Wakeel	Daud	\$679.94	\$100.23	\$780.16	\$679.94	\$0.00
627		Walker	Arthur	\$114.57	\$16.89	\$131.46	\$114.57	\$0.00
628		Wallace	Roy	\$3,681.35	\$542.65	\$4,224.00	\$3,681.35	\$0.00
629		Warner	Terrance	\$1,694.50	\$249.78	\$1,944.27	\$2,356.86	(\$662.36)
630		Weaver	Gerie	\$3,791.56	\$558.89	\$4,350.45	\$5,428.88	(\$1,637.32)
631		Webb	Ricky	\$624.58	\$92.07	\$716.64	\$923.04	(\$298.46)
632		Webster	Brock	\$254.41	\$37.50	\$291.91	\$254.41	\$0.00
633		Weiss	Matthew	\$60.25	\$8.88	\$69.13	\$60.25	\$0.00
634		Welborn	Paul	\$849.94	\$125.28	\$975.22	\$972.84	(\$122.90)
635		Weldu	Berhane	\$266.45	\$39.28	\$305.73	\$266.45	\$0.00
636		Welzbacher	Daniel	\$2,367.50	\$348.98	\$2,716.47	\$2,789.72	(\$422.22)
637		White II	Prinest	\$153.22	\$22.59	\$175.81	\$153.22	\$0.00
638		Williams	Danny	\$273.88	\$40.37	\$314.25	\$273.88	\$0.00
639		Wilson Jr.	Mose	\$3,332.43	\$491.21	\$3,823.64	\$3,332.43	\$0.00
640		Wing	Roland	\$81.95	\$12.08	\$94.04	\$81.95	\$0.00
641	107624	-	Daniel	\$228.39	\$33.67	\$262.05	\$228.39	\$0.00
642		Wolde	Hailemariam	\$385.93	\$56.89	\$442.81	\$385.93	\$0.00
643		Woldeghebriel	Berhane	\$1,037.22	\$152.89	\$1,190.11	\$1,037.22	\$0.00
644	110866		Thomas	\$726.91	\$107.15	\$834.06	\$726.91	\$0.00
645		Wondired	Eshetu	\$423.24	\$62.39	\$485.63	\$423.24	\$0.00
UTJ	5040	wonan eu	Esheta	ې423.24	302.57	د0.ره ې	J±77774	J0.00

	А	В	C	D	E	F	G	Н
646	3910	Wong	Jorge	\$2,325.07	\$342.72	\$2,667.79	\$2,325.07	\$0.00
647	28160	Wong	Wanjin	\$1,115.61	\$164.45	\$1,280.06	\$1,115.61	\$0.00
648	3706	Woodall	Charles	\$610.19	\$89.94	\$700.13	\$610.19	\$0.00
649	3582	Workneh	Abent	\$36.29	\$5.35	\$41.63	\$36.29	\$0.00
650	3573	Worku	Abiye	\$253.73	\$37.40	\$291.13	\$253.73	\$0.00
651	108239	Wright	Edward	\$744.31	\$109.71	\$854.02	\$744.31	\$0.00
652	3092	Yabut	Gerry	\$3,163.13	\$466.26	\$3,629.39	\$3,284.17	(\$121.04)
653	108389	Yamaguchi	Alicia	\$3,089.15	\$455.35	\$3,544.50	\$3,089.15	\$0.00
654	3852	Yepiz-Patron	Ubaldo	\$18.78	\$2.77	\$21.54	\$18.78	\$0.00
655	3472	Yesayan	Razmik	\$23.30	\$3.43	\$26.73	\$23.30	\$0.00
656	3691	Yihdego	Abdulkadir	\$642.61	\$94.72	\$737.33	\$642.61	\$0.00
657	3633	Yimer	Yidersal	\$643.72	\$94.89	\$738.61	\$643.72	\$0.00
658	2081	Younes	Ahmed	\$228.31	\$33.65	\$261.96	\$228.31	\$0.00
659	17259	Yurckonis	Hilbert	\$2,395.57	\$353.12	\$2,748.69	\$2,395.57	\$0.00
660	3824	Zabadneh	Randa	\$167.13	\$24.64	\$191.77	\$167.13	\$0.00
661	30374	Zafar	John	\$605.99	\$89.33	\$695.32	\$605.99	\$0.00
662	2273	Zawoudie	Masfen	\$1,254.40	\$184.90	\$1,439.30	\$1,254.40	\$0.00
663	17936	Zekichev	Nick	\$324.17	\$47.78	\$371.95	\$324.17	\$0.00
664	3235	Zeleke	Abraham	\$412.94	\$60.87	\$473.81	\$1,003.66	(\$590.72)

1	CSERV						
2	DISTRICT COURT						
3		K COUNTY, NEVADA					
4							
5							
6	Michael Murray, Plaintiff(s)	CASE NO: A-12-669926-C					
7	VS.	DEPT. NO. Department 9					
8 9	A Cab Taxi Service LLC, Defendant(s)						
10							
11	AUTOMATED	CERTIFICATE OF SERVICE					
12 13	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:						
14	Service Date: 11/17/2022						
15	"Esther Rodriguez, Esq." .	esther@rodriguezlaw.com					
16 17	Assistant .	info@rodriguezlaw.com					
18	Cindy Pittsenbarger .	cpittsenbarger@hutchlegal.com					
19	Dana Sniegocki .	dana@overtimelaw.com					
20	Esther Rodriguez .	esther@rodriguezlaw.com					
21	filings .	susan8th@gmail.com					
22	Hilary Daniels .	hdaniels@blgwins.com					
23	Hillary Ross .	hross@blgwins.com					
24 25	leon greenberg .	leongreenberg@overtimelaw.com					
26	Leon Greenberg .	wagelaw@hotmail.com					
27	Michael K. Wall .	mwall@hutchlegal.com					
28							

1	Susan .	susan@rodriguezlaw.com
2 3	Susan Dillow .	susan@rodriguezlaw.com
4	Trent Richards .	trichards@blgwins.com
5	Christian Gabroy	christian@gabroy.com
6	Katie Brooks	assistant@gabroy.com
7	Katie Brooks	assistant@gabroy.com
8	Christian Gabroy	christian@gabroy.com
9	Elizabeth Aronson	earonson@gabroy.com
10	Christian Gabroy	christian@gabroy.com
11 12	Kaine Messer	kmesser@gabroy.com
12	Ali Saad	ASaad@resecon.com
14	Peter Dubowsky, Esq.	peter@dubowskylaw.com
15	Amanda Vogler-Heaton, Esq.	amanda@dubowskylaw.com
16	William Thompson	william@dubowskylaw.com
17	-	<u> </u>
18	Kaylee Conradi	kconradi@hutchlegal.com
19	Valerie Gray	vgray@blgwins.com
20	Mercedes Ortega	mortega@blgwins.com
21	R. Reade	creade@crdslaw.com
22	Kathrine von Arx	kvonarx@crdslaw.com
23	Ruthann Devereaux-Gonzalez	ranni@overtimelaw.com
24	Jay Shafer	jshafer@crdslaw.com
25	Trent Compton	tcompton@blgwins.com
26		
27		

1 2 3 4 5 6 7 8 9 10	NOEO LEON GREENBERG, ESO., SBN 8094 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com Rami@overtimelaw.com Attorneys for Plaintiffs CHRISTIAN GABROY, ESQ., SBN 8805 Gabroy Law Offices 170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012 rel (702) 259-7777 Fax (702) 259-7704 christian@gabroy.com Attorneys for Plaintiffs
11	DISTRICT COURT
12	CLARK COUNTY, NEVADA
13 14 15	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Plaintiffs,
 16 17 18 19 	vs. A CAB TAXI SERVICE LLC, and A CAB, LLC, Defendants.
20	<u>)</u>
21 22 23 24	PLEASE TAKE NOTICE that the Court entered the attached Order on November 17, 2022. Dated: November 17, 2022
25	LEON GREENBERG PROFESSIONAL CORP.
26	/s/ Leon Greenberg
20	Leon Greenberg, Esq. Nevada Bar No. 8094
28	Nevada Bar No. 8094 2965 S. Jones Boulevard - Ste. E-3 Las Vegas, NV 89146 Tel (702) 383-6085 Attorney for the Plaintiffs

CERTIFICATE OF SERVICE
The undersigned certifies that on November 17, 2022, she served the within:
NOTICE OF ENTRY OF ORDER
by court electronic service to:
TO:
Esther C. Rodriguez, Esq.
Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
IAVA SHAFED ESO
JAY A. SHAFER, ESQ. CORY READE DOWS AND SHAFER 1333 North Baffalo Drive, Suite 210 Las Vegas, NV 89128
Las Vegas, IVV 07120
/s/ Ruthann Devereaux-Gonzalez
Ruthann Devereaux-Gonzalez
2

ELECTRONICALLY SERVED 11/17/2022 11:05 AM

Electronically Filed 11/17/2022 11:01 AM THE COURT

		CLERK OF					
1	ORDR	GELAKO					
2	LEON GREENBERG, ESQ., SBN 809						
3	RUTHANN DEVEREAUX-GONZAL Leon Greenberg Professional Corporati	-					
4	2965 South Jones Blvd- Suite E3						
	Las Vegas, Nevada 89146						
5	(702) 383-6085 (702) 385 1827(fex)						
6	(702) 385-1827(fax) leongreenberg@overtimelaw.com						
7	Ranni@overtimelaw.com						
8	CUDICTIAN CADDON ESO. CDN 0	205					
9	CHRISTIAN GABROY, ESQ., SBN 8 Gabroy Law Offices	805					
10	170 S. Green Valley Parkway - Suite 28	80					
11	Henderson Nevada 89012						
	Tel (702) 259-7777 Fax (702) 259-7704						
12	christian@gabroy.com						
13	Attorneys for Plaintiffs						
14		RICT COURT					
15							
16		DUNTY, NEVADA					
17							
18	MICHAEL MURRAY, and MICHAEL BENO, Individually and	Case No.: A-12-669926-C					
19	MICHAEL RENO, Individually and on behalf of others similarly situated,	Dept.: IX					
	••••••••••••••••••••••••••••••••••••••						
20	Plaintiffs,	ORDER MODIFYING FINAL JUDGMENT ENTERED					
21	VS.	ON AUGUST 21, 2018					
22							
23	A CAB TAXI SERVICE LLC, A						
24	CAB, LLC, and CREIGHTON J. NADY,						
25	Defendants.						
26							
27							
28							
20		1					

The Court entered a final judgment in this case on August 21, 2018, as subsequently amended by its Order entered October 22, 2018, against defendant A Cab Series LLC, formerly known as A CAB, LLC. An appeal of that final judgment and certain post-judgment Orders was taken by such defendant and duly heard by the Nevada Supreme Court, which issued an Opinion and remittitur received by this Court on February 4, 2022, wherein it directed a modification of such final judgment to reduce it by the amount of damages previously awarded to plaintiffs for the time period prior to the two year statute of limitations applicable to the plaintiffs' claims, meaning prior to October 8, 2010, this case being commenced on October 8, 2012, and otherwise affirming such final judgment. Plaintiffs filed their Motion for Entry of a Modified Judgment pursuant to such remittitur on February 14, 2022, defendant filed their Response in Opposition on February 28, 2022, and plaintiffs filed their Reply in Support of their Motion on August 12, 2022, with the parties also having the opportunity to further address the issues in their supplemental briefs filed on September 30, 2022, After due and proper deliberation, review of the arguments set forth in each of the parties' foregoing briefs and by their counsel, the Court entered an Order on November 11, 2022, granting that motion and directing the entry of an Order Modifying the Final Judgment in this case entered on August 21, 2018, and the Court hereby finds and orders:

Plaintiffs, in their motion, have submitted to the Court the modified amount of damages to be awarded to the class members, properly reduced from the amounts specified for 890 class members at Ex. "A" to the judgment entered by the Court on August 21, 2018; and it is hereby

ORDERED that Ex. "A" annexed hereto, the list of the modified amount of damages to be awarded to the class members presented in plaintiffs' motion, shall be substituted for the Ex. "A" list annexed to the judgment entered by the Court on August 21, 2018, with that original Ex. "A" list being stricken, and with the Judgment modified accordingly; and it is further

ORDERED that the Clerk of the Court shall enter judgment for each individual class member in the amount specified in Column "F" in Ex. "A" as annexed hereto against defendants A CAB TAXI SERVICE LLC and A CAB SERIES LLC, formerly known as A CAB, LLC; in doing so it shall substitute such amounts for the prior amounts it was directed to enter for each class member pursuant to the judgment entered by the Court on August 21, 2018, it being further provided that the Clerk of the Court shall strike from its judgment docket the amount it had previously entered as a judgment in favor of any class member who does not appear on Ex. "A" of this Order; and it is further

1	ORDERED the Court's Order and Judgment entered on August 21, 2018, shall							
2								
3	remain in effect in all other respects except as modified herein and shall accrue post-							
4	judgment interest on the amounts specified in Column "F" in Ex. "A" annexed hereto							
5	as of August 21, 2018.							
6								
7	IT IS SO ORDERED.							
8	Dated this day of, 2022.							
9	Dated this 17th day of November, 2022							
10	Maria Dall							
11	Hon. Maria Gall							
12	DISTRICT COURT JUDGE E39 CAC F3CC 83EE							
13	Maria Gall District Court Judge							
14	Submitted by:							
15	By: <u>/s/ Leon Greenberg</u>							
16	Leon Greenberg, Esq. LEON GREENBERG PROF. CORP.							
17	2965 S. Jones Blvd. Ste. E-3							
18	Las Vegas, NV 89146							
19	Attorneys for Plaintiffs							
20								
21	Approved as to form and content:							
22	Not Approved							
23	By: Esther C. Rodriguez, Esq.							
24	RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive. Ste. 150 Las Vegas, NV 89145 Attorney for Defendants							
25	Las Vegas, NV 89145 Attorney for Defendants							
26								
27								
28	4.							

EXHIBIT "A"

	А	В	С	D	E	F	G	Н
1		Totals for Al	I Class Members	\$597,772.48	\$88,114.12	\$685,886.60	\$669,340.72	(\$71,568.24)
2	Employee			Total Lower Tier Minimum Wages Owed 10/8/2010 - 12/31/2015 After Set Off and Over		Total with	Total 10/8/2010 - 12/31/2015	Set Off from USDOL
3	Number	Last Name	First Name	10.00	6/30/2018	Interest	Shortage	Settlement
4	3861	Abarca	Enrique	\$815.12	\$120.15	\$935.27	\$815.12	\$0.00
5	3638	Abdella	Juhar	\$178.63	\$26.33	\$204.96	\$319.03	(\$140.40)
6	105408	Abdulle	Abdirashid	\$165.36	\$24.38	\$189.74	\$165.36	\$0.00
7	3606	Abebe	Tamrat	\$3,010.66	\$443.78	\$3,454.44	\$3,010.66	\$0.00
8	3302	Abraha	Tesfalem	\$411.83	\$60.70	\$472.53	\$411.83	\$0.00
9	105813	Abt	Daniel	\$891.35	\$131.39	\$1,022.74	\$891.35	\$0.00
10	2640	Abuel	Alan	\$26.99	\$3.98	\$30.97	\$259.30	(\$232.31)
11	3513	Abuhay	Fasil	\$199.88	\$29.46	\$229.34	\$390.89	(\$191.01)
12	100221	Ackman	Charles	\$385.21	\$56.78	\$441.99	\$385.21	\$0.00
13	3853	Acosta	Lorrie	\$135.08	\$19.91	\$154.99	\$135.08	\$0.00
14	3609	Adamian	Robert	\$794.61	\$117.13	\$911.74	\$995.17	(\$200.56)
15	3896	Adams	Michael	\$193.46	\$28.52	\$221.98	\$283.69	(\$90.23)
16	3641	Adamson	Nicole	\$1,012.32	\$149.22	\$1,161.54	\$1,306.43	(\$294.11)
17	25411	Adhanom	Tewoldebrhan	\$124.16	\$18.30	\$142.46	\$124.16	\$0.00
18	3846	Agacevic	Ibnel	\$299.99	\$44.22	\$344.21	\$299.99	\$0.00
19	100821	Agostino	Nicholas	\$1,436.35	\$211.72	\$1,648.07	\$1,436.35	\$0.00
20	3684	Ahmed	Ahmed	\$926.12	\$136.51	\$1,062.63	\$1,290.23	(\$364.11)
21	3678	Alemayehu	Tewodros	\$42.09	\$6.20	\$48.30	\$42.09	\$0.00
22	3692	Alessi	Anthony	\$13.62	\$2.01	\$15.63	\$13.62	\$0.00
23	3712	Alexander	Darvious	\$63.13	\$9.30	\$72.43	\$63.13	\$0.00
24	3869	Alfaro	Joe	\$300.71	\$44.33	\$345.03	\$300.71	\$0.00
25	3661	Ali	Abraham	\$2,224.87	\$327.95	\$2,552.82	\$2,224.87	\$0.00
26	104525	Allegue	Yusnier	\$1,414.77	\$208.54	\$1,623.31	\$1,414.77	\$0.00
27	2903	Allen	Otis	\$6,359.32	\$937.39	\$7,296.71	\$6,359.32	\$0.00
28	25979	Alnaif	Abdul	\$711.15	\$104.83	\$815.98	\$743.50	(\$32.35)
29	3787	Altamura	Vincent	\$503.89	\$74.28	\$578.17	\$503.89	\$0.00
30	103822	Alvarado	Santiago	\$94.08	\$13.87	\$107.95	\$94.08	\$0.00
31	3769	Alves	Mary	\$988.61	\$145.72	\$1,134.33	\$988.61	\$0.00
32	3645	Ameha	Samuale	\$244.82	\$36.09	\$280.91	\$244.82	\$0.00
33	24038	Anantagul	Kamol	\$154.39	\$22.76	\$177.15	\$154.39	\$0.00
34	3564	Anastasio	James	\$111.24	\$16.40	\$127.63	\$111.24	\$0.00
35	29709	Andersen	Jason	\$1,197.51	\$176.52	\$1,374.03	\$1,968.47	(\$770.96)
36	106828	Anderson	Calvin	\$1,353.44	\$199.50	\$1,552.95	\$1,353.44	\$0.00
37	3672	Anderson	Roosevelt	\$2,114.65	\$311.71	\$2,426.36	\$2,787.37	(\$672.72)
38		Anderson	William	\$289.40	\$42.66	\$332.06	\$289.40	\$0.00
39	3650		Janeid	\$1,406.55	\$207.33	\$1,613.88	\$1,406.55	\$0.00
40		Appel	Howard	\$23.47	\$3.46	\$26.93	\$23.47	\$0.00
41		Applegate	Angela	\$260.97	\$38.47	\$299.44	\$319.42	(\$58.45)
42	3730		Isam	\$1,726.82	\$254.54	\$1,981.36	\$2,235.96	(\$509.14)
43	104910		Bert	\$362.37	\$53.41	\$415.78	\$362.37	\$0.00
44	3709		Roger	\$42.41	\$6.25	\$48.66	\$92.02	(\$49.61)
45	3931	Arena	Francis	\$527.13	\$77.70	\$604.83	\$527.13	\$0.00

	А	В	С	D	E	F	G	Н
46	26553	Arnwine	Howard	\$2,020.90	\$297.89	\$2,318.78	\$2,185.05	(\$164.15)
47	3676	Asad	Tassawar	\$28.49	\$4.20	\$32.69	\$28.49	\$0.00
48	31622	Asefa	Wossen	\$456.31	\$67.26	\$523.57	\$456.31	\$0.00
49	3828	Aseffa	Mulubahan	\$1,992.18	\$293.66	\$2,285.84	\$2,431.45	(\$439.27)
50	3741	Assena	Zenebech	\$41.86	\$6.17	\$48.02	\$41.86	\$0.00
51	3873	Atanasov	Nikolay	\$154.17	\$22.73	\$176.90	\$154.17	\$0.00
52	3825	Atterbury	Joseph	\$159.92	\$23.57	\$183.49	\$159.92	\$0.00
53	110476	Auberry Jr.	Glenn	\$309.98	\$45.69	\$355.67	\$309.98	\$0.00
54	3667	Aurich	Juan	\$1,489.26	\$219.52	\$1,708.78	\$2,508.20	(\$1,018.94)
55	2926	Awalom	Alemayehu	\$6,288.28	\$926.92	\$7,215.20	\$6,288.28	\$0.00
56	3707	Azmoudeh	Bobby	\$208.23	\$30.69	\$238.92	\$208.23	\$0.00
57	3605	Azzouay	El	\$135.48	\$19.97	\$155.45	\$135.48	\$0.00
58	20210	Ва	Awa	\$1,270.02	\$187.21	\$1,457.22	\$1,270.02	\$0.00
59	108404	Васа	James	\$105.93	\$15.61	\$121.54	\$105.93	\$0.00
60	27358	Baca-Paez	Sergio	\$2,124.87	\$313.21	\$2,438.08	\$2,501.92	(\$377.05)
61	3838	Baker	Timothy	\$2,135.81	\$314.83	\$2,450.64	\$2,431.20	(\$295.39)
62	27315	Bakhtiari	Marco	\$2,701.33	\$398.19	\$3,099.52	\$3,284.38	(\$583.05)
63	112015	Bambenek	Matthew	\$337.56	\$49.76	\$387.31	\$337.56	\$0.00
64	112193	Bandi	Pedram	\$11.21	\$1.65	\$12.86	\$11.21	\$0.00
65	2523	Banuelos	Ruben	\$150.22	\$22.14	\$172.36	\$150.22	\$0.00
66	3909	Barbu	lon	\$2,507.70	\$369.64	\$2,877.34	\$2,562.29	(\$54.59)
67	3760	Bardo	Timothy	\$746.65	\$110.06	\$856.71	\$746.65	\$0.00
68	3369	Barich	Edward	\$189.31	\$27.90	\$217.21	\$189.31	\$0.00
69	100158	Barnes	Benjamin	\$5,936.88	\$875.12	\$6,812.00	\$5,936.88	\$0.00
70	2993	Barr	Kenneth	\$574.03	\$84.61	\$658.64	\$615.48	(\$41.45)
71	107792	Barrameda	Danilo	\$56.83	\$8.38	\$65.20	\$56.83	\$0.00
72	3601	Barseghyan	Artur	\$373.48	\$55.05	\$428.54	\$488.18	(\$114.70)
73	3887	Barstow	Lance	\$131.44	\$19.37	\$150.81	\$131.44	\$0.00
74	3829	Bartunek	Johnny	\$19.47	\$2.87	\$22.34	\$19.47	\$0.00
75		Bataineh	Ali	\$218.35	\$32.18	\$250.53	\$218.35	\$0.00
76		Batista	Eugenio	\$49.03	\$7.23	\$56.25	\$49.03	\$0.00
77	3926	Bauer	William	\$217.42	\$32.05	\$249.47	\$217.42	\$0.00
78	25454		Jeffrey	\$26.45	\$3.90	\$30.34	\$26.45	
79		Bellegarde	Josue	\$11.51	\$1.70	\$13.21	\$11.51	\$0.00
80		Benel	Christian	\$1,457.21	\$214.80	\$1,672.01	\$1,589.84	
81	110687	-	James	\$58.09	\$8.56	\$66.65	\$58.09	
82		Berichon	Mike	\$947.14	\$139.61	\$1,086.75	\$947.14	
83	23373	•	Ronald	\$2,724.05	\$401.54	\$3,125.58	\$2,724.05	\$0.00
84		Bialorucki	Richard	\$833.46	\$122.86	\$956.32	\$1,071.81	(\$238.35)
85		Black	Burton	\$174.69	\$25.75	\$200.43	\$174.69	\$0.00
86	29914		Valerie	\$124.09	\$18.29	\$142.38	\$124.09	\$0.00
87	112455		Arthur	\$47.07	\$6.94	\$54.01	\$47.07	\$0.00
88		Boling	Freddy	\$528.24	\$77.87	\$606.11	\$528.24	
89		Borja	Virginia Chaisteach an	\$456.50	\$67.29	\$523.79	\$745.82	
90		Bowen	Christopher	\$674.72	\$99.46	\$774.17	\$674.72	\$0.00
91		Bozic	Nebojsa	\$263.10	\$38.78	\$301.88	\$263.10	
92		Bradley	Leroy	\$2,391.80	\$352.56	\$2,744.36	\$2,810.40	(\$418.60)
93		Brauchle	Michael	\$3,344.49	\$492.99	\$3,837.48	\$4,054.05	(\$709.56)
94		Briggs	Andrew	\$52.36	\$7.72	\$60.08	\$52.36	
95	3/16	Brimhall	Tracy	\$3,804.84	\$560.85	\$4,365.69	\$3,804.84	\$0.00

	А	В	С	D	E	F	G	Н
96	3621	Brisco	Allen	\$3,226.36	\$475.58	\$3,701.93	\$3,226.36	\$0.00
97	100299	Briski	Louis	\$226.23	\$33.35	\$259.58	\$414.70	(\$188.47)
98	110579	Brooks	Jose	\$46.30	\$6.83	\$53.13	\$46.30	\$0.00
99	3949	Brown	Daniel	\$730.19	\$107.63	\$837.82	\$730.19	\$0.00
100	3067	Brown	Maurice	\$774.77	\$114.20	\$888.97	\$774.77	\$0.00
101	2704	Buergey	Christopher	\$1,051.28	\$154.96	\$1,206.24	\$1,051.28	\$0.00
102	28249		Tommy	\$564.89	\$83.27	\$648.16	\$564.89	\$0.00
103	111670	Burns	Brittany	\$122.95	\$18.12	\$141.08	\$122.95	\$0.00
104	109309	Caldwell Jr.	Paul	\$364.22	\$53.69	\$417.90	\$364.22	\$0.00
105	3892	Calise	Domenic	\$57.13	\$8.42	\$65.55	\$57.13	\$0.00
106	3791	Cancio-Betanco	u Rene	\$282.86	\$41.69	\$324.55	\$282.86	\$0.00
107	106463	Capone	Gary	\$1,177.79	\$173.61	\$1,351.40	\$1,177.79	\$0.00
108	3733		Jamaal	\$127.11	\$18.74	\$145.84	\$127.11	\$0.00
109	2660	Carracedo	Sonny	\$360.54	\$53.15	\$413.69	\$360.54	\$0.00
110	3899	Casiello	Anthony	\$552.19	\$81.39	\$633.58	\$703.35	(\$151.16)
111		Castellanos	Joaquin	\$419.56	\$61.84	\$481.40	\$419.56	\$0.00
112		Catoggio	Alfred	\$143.11	\$21.10	\$164.21	\$143.11	\$0.00
113		Caymite	Luc	\$221.02	\$32.58	\$253.60	\$221.02	\$0.00
114	104310	-	Chen	\$658.00	\$96.99	\$754.99	\$658.00	\$0.00
115	3420	Chang	Yun-Yu	\$697.04	\$102.75	\$799.78	\$697.04	\$0.00
116	3831	Charouat	Malek	\$412.11	\$60.75	\$472.86	\$412.11	\$0.00
117	24737	Charov	Ivaylo	\$67.83	\$10.00	\$77.83	\$67.83	\$0.00
118	3663	Chasteen	Jeffery	\$38.80	\$5.72	\$44.52	\$38.80	\$0.00
119	3714	Chatrizeh	Shahin	\$744.82	\$109.79	\$854.61	\$950.52	(\$205.70)
120	112394	Chavez	Rosemarie	\$13.29	\$1.96	\$15.25	\$13.29	\$0.00
121	3249	Chico	David	\$2,251.13	\$331.83	\$2,582.95	\$2,251.13	\$0.00
122	3729	Choudhary	Krishna	\$1,694.88	\$249.83	\$1,944.71	\$1,694.88	\$0.00
123	3588	Christensen	Rosa	\$1,878.35	\$276.88	\$2,155.22	\$1,878.35	\$0.00
124	3881	Christodoulou	Panos	\$584.13	\$86.10	\$670.23	\$584.13	\$0.00
125	26783	Clark	Dennis	\$513.57	\$75.70	\$589.27	\$513.57	\$0.00
126	31467	Clarke	Michael	\$69.42	\$10.23	\$79.65	\$69.42	\$0.00
127	107430	Cobon	Karl	\$1,023.14	\$150.81	\$1,173.95	\$1,023.14	\$0.00
128	3802	Cobos	Aaron	\$258.72	\$38.14	\$296.85	\$258.72	\$0.00
129		Cohoon	Thomas	\$2,087.12	\$307.65	\$2,394.77	\$2,261.53	(\$174.41)
130	3552	Coizeau	Leonardo	\$3,285.52	\$484.30	\$3,769.81	\$3,433.58	(\$148.06)
131	102415	Collier	Ella	\$293.00	\$43.19	\$336.19	\$447.70	(\$154.70)
132	3862	Collins	Lincoln	\$408.91	\$60.27	\$469.18	\$520.42	(\$111.51)
133	108041	Comeau	Brian	\$70.76	\$10.43	\$81.19	\$70.76	\$0.00
134	3596	Conde	Carlos	\$103.01	\$15.18	\$118.19	\$103.01	\$0.00
135	3900	Coney-Cumming	g Keisha	\$531.04	\$78.28	\$609.32	\$531.04	\$0.00
136		Conway	James	\$3,480.75	\$513.08	\$3,993.82	\$3,980.61	(\$499.86)
137	112398	-	Fernando	\$775.97	\$114.38	\$890.35	\$775.97	\$0.00
138	2051	Costello	Brad	\$1,305.53	\$192.44	\$1,497.97	\$1,696.23	(\$390.70)
139	3550	Craddock	Charles	\$557.35	\$82.16	\$639.51	\$557.35	\$0.00
140	3935	Craffey	Richard	\$672.27	\$99.09	\$771.36	\$672.27	\$0.00
141	23774	Crawford	Darryl	\$141.24	\$20.82	\$162.05	\$224.46	(\$83.22)
142	21457	Crawford	Maximillian	\$156.56	\$23.08	\$179.64	\$156.56	\$0.00
143	30300	Cruz-Decastro	Antonio	\$47.37	\$6.98	\$54.35	\$47.37	\$0.00
144	109796	Curtin	Ronald	\$1,891.68	\$278.84	\$2,170.52	\$1,891.68	\$0.00
145	109130	Dacayanan	Liza	\$515.01	\$75.91	\$590.92	\$515.01	\$0.00

	A	В	С	D	E	F	G	Н
146		Daffron	Daniel	\$1,242.13	\$183.10	\$1,425.23	\$1,242.13	\$0.00
147		Daggett Jr.	Rudolph	\$618.68	\$91.20	\$709.87	\$618.68	\$0.00
148		Daniels	Donald	\$3,274.58	\$482.69	\$3,757.26	\$3,274.58	\$0.00
149	110936	Daniels	James	\$57.14	\$8.42	\$65.56	\$57.14	\$0.00
150		Danielsen	Danny	\$377.99	\$55.72	\$433.71	\$377.99	\$0.00
151		D'Arcy	, Timothy	\$4,630.45	\$682.55	\$5,313.00	\$4,630.45	\$0.00
152		Davila-Romero	Monica	\$58.85	\$8.67	\$67.52	\$58.85	\$0.00
153	28065		Bradley	\$2,167.85	\$319.55	\$2,487.40	\$2,167.85	\$0.00
154		Deguzman	, Fermin	\$294.22	\$43.37	\$337.59	\$294.22	\$0.00
155		Deguzman	Leloi	\$619.41	, \$91.30	\$710.71	\$619.41	\$0.00
156		Dejacto	Giovanna	\$660.42	, \$97.35	\$757.77	\$660.42	\$0.00
157		Delgado	Carlos	\$105.26	\$15.52	\$120.78	\$105.26	\$0.00
158		DeMarco	William	\$581.36	\$85.69	\$667.05	\$581.36	\$0.00
159		Deocampo	Michael	\$198.88	\$29.31	\$228.19	\$222.51	(\$23.63)
160	3936		Donald	\$811.92	\$119.68	\$931.60	\$811.92	\$0.00
161		Diamond	Jeffrey	\$273.19	\$40.27	\$313.46	\$273.19	\$0.00
162	3719		Aiser	\$22.90	\$3.38	\$26.28	\$22.90	\$0.00
163		Dibaba	Desta	\$958.68	\$141.31	\$1,099.99	\$958.68	\$0.00
164		Dillard	Corey	\$904.27	\$133.29	\$1,037.56	\$978.27	(\$74.00)
165		Dinok	Ildiko	\$1,530.38	\$225.58	\$1,755.96	\$1,530.38	\$0.00
166		Dionas	John	\$87.73	\$12.93	\$100.66	\$87.73	\$0.00
167		Disbrow	Ronald	\$2,475.64	\$364.92	\$2,840.56	\$2,858.43	(\$382.79)
168		Dixon	Julius	\$669.09	\$98.63	\$767.72	\$669.09	\$0.00
169		Djapa-Ivosevic	Davor	\$295.33	\$43.53	\$338.87	\$295.33	\$0.00
170		Dobszewicz	Gary	\$2,278.69	\$335.89	\$2,614.57	\$3,064.20	(\$785.51)
171		Donahoe	Stephen	\$473.62	\$69.81	\$543.44	\$473.62	\$0.00
172		Dontchev	Nedeltcho	\$2,456.69	\$362.13	\$2,818.81	\$2,562.54	(\$105.85)
173		Dotson	Contessa	\$49.54	\$7.30	\$56.84	\$49.54	\$0.00
174	3378	Dotson	Eugene	\$232.38	\$34.25	\$266.63	\$298.04	(\$65.66)
175	106763		William	\$304.91	\$44.94	\$349.85	\$304.91	\$0.00
176		Draper	Ivan	\$885.79	\$130.57	\$1,016.35	\$1,988.56	(\$1,102.77)
177		Dudek	Anthony	\$1,421.81	\$209.58	\$1,631.39	\$1,421.81	\$0.00
178	3916	Duna	Lawrence	\$760.98	\$112.17	\$873.15	\$760.98	\$0.00
179		Durey	Robert	\$795.00	\$117.19	\$912.19	\$1,086.96	(\$291.96)
180		Durtschi	Jeffrey	\$496.97	\$73.26	\$570.23	\$585.98	(\$89.01)
181		Dymond	Ernest	\$62.96	\$9.28	\$72.24	\$62.96	\$0.00
182		Eddik	Muhannad	\$31.60	\$4.66	\$36.26	\$31.60	\$0.00
183		Edwards	Jeffrey	\$823.78	\$121.43	\$945.21	\$1,307.78	(\$484.00)
184		Egan	Joseph	\$3,088.61	\$455.27	\$3,543.88	\$3,088.61	\$0.00
185		Ekoue	Ayi	\$2,813.75	\$414.76	\$3,228.50	\$2,813.75	\$0.00
186		Elgendy	, Mohamed	\$96.88	\$14.28	\$111.17	\$96.88	\$0.00
187		Eliades	George	\$272.83	\$40.22	\$313.04	\$272.83	\$0.00
188	3771		Charles	\$763.81	\$112.59	\$876.40	\$763.81	\$0.00
189	109641		Paul	\$146.38	\$21.58	\$167.95	\$470.16	(\$323.78)
190	106698		Christopher	\$124.52	\$18.36	\$142.88	\$124.52	\$0.00
191		Ernst	William	\$2,071.00	\$305.27	\$2,376.27	\$3,661.62	(\$1,590.62)
192		Esfarjany	Mahmood	\$61.93	\$9.13	\$71.06	\$61.93	\$0.00
193		Eshaghi	Mohammad	\$243.90	\$35.95	\$279.85	\$347.00	(\$103.10)
194		Estrada	Michael	\$217.71	\$32.09	\$249.80	\$217.71	\$0.00
195		Evans	Steven	\$23.51	\$3.46	\$26.97	\$23.51	\$0.00
		1	1		,			1

	А	В	С	D	E	F	G	Н
196		Fadlallah	Michel	\$675.34	\$99.55	\$774.88	\$857.18	(\$181.84)
197	29981		Kirby	\$496.57	\$73.20	\$569.77	\$496.57	\$0.00
198		Farah	Yohannes	\$391.88	\$57.76	\$449.64	\$391.88	\$0.00
199		Fears	Thomas	\$2,605.88	\$384.12	\$2,990.00	\$3,198.92	(\$593.04)
200		Feleke	Melak	\$989.78	\$145.90	\$1,135.67	\$1,190.60	(\$200.82)
201		Fesehazion	Teabe	\$1,306.55	\$192.59	\$1,499.14	\$1,865.61	(\$559.06)
202	111068		Andrey	\$20.19	\$2.98	\$23.16	\$20.19	\$0.00
203	3877		Kamal	\$3,138.25	\$462.59	\$3,600.84	\$3,138.25	\$0.00
204		Fitzsimmons	Marc	\$327.92	\$48.34	\$376.25	\$327.92	\$0.00
205		Flanders	Mary	\$208.19	\$30.69	\$238.88	\$208.19	\$0.00
206		Fleming	Gary	\$3,227.44	\$475.74	\$3,703.17	\$4,079.24	(\$851.80)
207	3939	_	Todd	\$982.51	\$144.83	\$1,127.33	\$982.51	\$0.00
208	3927		Gordon	\$258.33	\$38.08	\$296.41	\$258.33	\$0.00
209		Frankenberger	Grant	\$625.40	\$92.19	\$717.58	\$625.40	\$0.00
210		Franklin	David	\$530.60	\$78.21	\$608.81	\$530.60	\$0.00
211		Furst III	James	\$48.51	\$7.15	\$55.66	\$48.51	\$0.00
212	107590		Frank	\$269.32	\$39.70	\$309.02	\$269.32	\$0.00
213		Garcia	John	\$5,827.20	\$858.95	\$6,686.15	\$5,985.76	(\$158.56)
214	3652	Garcia	Miguel	\$1,119.02	\$164.95	\$1,283.96	\$1,119.02	\$0.00
215	3522	Gardea	Alfred	\$1,460.80	\$215.33	\$1,676.12	\$1,460.80	\$0.00
216	3694	Gared	Yaekob	\$76.99	\$11.35	\$88.34	\$76.99	\$0.00
217	3793	Garras	Bill	\$160.33	\$23.63	\$183.97	\$160.33	\$0.00
218	26636	Garrett	Kathleen	\$20.07	\$2.96	\$23.03	\$20.07	\$0.00
219	3642	Gaumond	Gerard	\$197.50	\$29.11	\$226.61	\$197.50	\$0.00
220	3503	Gebrayes	Henock	\$360.01	\$53.07	\$413.08	\$360.01	\$0.00
221		Gebremariam	Meley	\$200.99	\$29.63	\$230.61	\$200.99	\$0.00
222	3580	Gebreyes	Fanuel	\$513.28	\$75.66	\$588.93	\$933.43	(\$420.15)
223	3328	Gelane	Samuel	\$4,423.27	\$652.01	\$5,075.28	\$5,569.67	(\$1,146.40)
224	3589	Gessese	Worku	\$81.57	\$12.02	\$93.59	\$81.57	\$0.00
225	3865	Ghori	Azhar	\$205.23	\$30.25	\$235.48	\$205.23	\$0.00
226	3759	Gianopoulos	Samuel	\$1,133.49	\$167.08	\$1,300.57	\$1,406.99	(\$273.50)
227	3696	Gillett	David	\$519.94	\$76.64	\$596.58	\$1,435.64	(\$915.70)
228	3600	Gilmore	Paula	\$16.54	\$2.44	\$18.98	\$82.81	(\$66.27)
229	3924	Gilo	Hobart	\$645.59	\$95.16	\$740.75	\$645.59	\$0.00
230	31076	Glaser	Stephen	\$153.87	\$22.68	\$176.55	\$153.87	\$0.00
231	3121	Gleason	John	\$2,790.18	\$411.28	\$3,201.46	\$4,140.17	(\$1,349.99)
232	3540	Glogovac	Goran	\$603.36	\$88.94	\$692.30	\$1,152.08	(\$548.72)
233	3762	Godsey	Kelly	\$1,233.95	\$181.89	\$1,415.83	\$1,233.95	\$0.00
234	3739	Godsey	Thomas	\$90.55	\$13.35	\$103.89	\$90.55	\$0.00
235	106897	Goettsche	Dale	\$31.60	\$4.66	\$36.26	\$31.60	\$0.00
236	31840	Gokcek	Guney	\$99.83	\$14.72	\$114.55	\$99.83	\$0.00
237	3688	Golden	Theresa	\$686.85	\$101.24	\$788.10	\$686.85	\$0.00
238	3646	Golla	Dawit	\$72.45	\$10.68	\$83.12	\$72.45	\$0.00
239	3848	Gomez-Gomez	Arlene	\$138.32	\$20.39	\$158.70	\$138.32	\$0.00
240	3903	Gonzalez	Luis	\$1,355.04	\$199.74	\$1,554.78	\$1,355.04	\$0.00
241	111390	Gonzalez	Pedro	\$263.79	\$38.88	\$302.67	\$263.79	\$0.00
242	3586	Gonzalez	Ramon	\$503.17	\$74.17	\$577.33	\$503.17	\$0.00
243	3929	Gonzalez-Ruiz	Jose	\$178.96	\$26.38	\$205.34	\$178.96	\$0.00
1	379/	Goolsby	Victor	\$933.19	\$137.56	\$1,070.74	\$933.19	\$0.00
244 245	5754			7	7-5	<i><i>q</i> =)01 011 1</i>	+=====	40.00

	A	В	С	D	E	F	G	Н
246		Granchelle	Andrew	\$700.68	\$103.28	\$803.96	\$700.68	\$0.00
247	19253		Gary	\$3,124.58	\$460.58	\$3,585.16	\$3,790.84	(\$666.26)
248		Green	Tony	\$1,256.38	\$185.19	\$1,441.57	\$2,445.41	(\$1,189.03)
249		Gross	Timothy	\$866.18	\$127.68	\$993.85	\$866.18	\$0.00
250		Guerrero	Daniel	\$1,211.23	\$178.54	\$1,389.76	\$1,211.23	\$0.00
251		Guinan	William	\$318.19	\$46.90	\$365.09	\$552.49	(\$234.30)
252		Gyuro	John	\$343.12	\$50.58	\$393.70	\$343.12	\$0.00
253		Habtom	Ermias	\$663.42	\$97.79	\$761.21	\$663.42	\$0.00
254		Hadley	Aaron	\$221.75	\$32.69	\$254.44	\$333.64	(\$111.89)
255		Haigh III	Walter	\$202.61	\$29.87	\$232.48	\$202.61	\$0.00
256		Hammoud	Wissam	\$618.64	\$91.19	\$709.83	\$618.64	\$0.00
257		Handlon	Michael	\$649.91	\$95.80	\$745.71	\$649.91	\$0.00
258		Hanna	Christopher	\$353.39	\$52.09	\$405.48	\$353.39	\$0.00
259		Hansen	Jordan	\$1,238.67	\$182.59	\$1,421.26	\$1,410.40	(\$171.73)
260		Haralambov	Valko	\$260.48	\$38.40	\$298.88	\$260.48	\$0.00
261		Harms	Michael	\$728.33	\$107.36	\$835.69	\$728.33	\$0.00
262		Harrell	Mark	\$1,070.06	\$157.73	\$1,227.79	\$1,484.83	(\$414.77)
263		Harris	Dennis	\$2,455.84	\$362.00	\$2,817.84	\$2,846.89	(\$391.05)
264		Harris	Jay	\$996.17	\$146.84	\$1,143.01	\$1,155.16	(\$158.99)
265		Harris III	Reggie	\$19.13	\$2.82	\$21.95	\$19.13	\$0.00
266		Harrison	Andrew	\$297.76	\$43.89	\$341.65	\$297.76	\$0.00
267	24039		Brandi	\$162.45	\$23.95	\$186.40	\$162.45	\$0.00
268		Harun	Idris	\$114.58	\$16.89	\$131.47	\$114.58	\$0.00
269		Hasen	Akmel	\$114.78	\$16.92	\$131.69	\$188.59	(\$73.81)
270		Haskell	William	\$3,803.40	\$560.64	\$4,364.03	\$4,896.30	(\$1,092.90)
271		Hays	Larry	\$2,054.93	\$302.91	\$2,357.84	\$2,293.24	(\$238.31)
272	109457	-	Stephen	\$188.99	\$27.86	\$216.85	\$188.99	\$0.00
273		Henderson	Lloyd	\$467.13	\$68.86	\$535.98	\$467.13	\$0.00
274		Hendricks	Mark	\$352.95	\$52.03	\$404.97	\$352.95	\$0.00
275		Herbert	Christopher	\$1,177.50	\$173.57	\$1,351.06	\$1,177.50	\$0.00
276		Herga	Ryan	\$299.22	\$44.11	\$343.32	\$408.57	(\$109.35)
277		Hernandez	Rene	\$272.18	\$40.12	\$312.30	\$272.18	\$0.00
278		Hernandez-Ocan		\$219.91	\$32.42	\$252.33	\$219.91	\$0.00
279	112038		Douglas	\$294.63	\$43.43	\$338.06	\$294.63	\$0.00
280	109792		Monroe	\$304.22	\$44.84	\$349.06	\$304.22	\$0.00
281		Hinks	Dana	\$778.37	\$114.73	\$893.10	\$927.59	(\$149.22)
282	3765		Kamal	\$533.66	\$78.66	\$612.33	\$533.66	\$0.00
283		Hodge	Lee	\$1,173.17	\$172.93	\$1,346.10	\$1,173.17	\$0.00
284		Hoffman	Gery	\$30.38	\$4.48	\$34.86	\$30.38	\$0.00
285		Holcomb	Dalton	\$1,162.76	\$171.40	\$1,334.16	\$1,162.76	\$0.00
286		Holler	Alfonso	\$491.70	\$72.48	\$564.18	\$586.05	(\$94.35)
287		Hollis	James	\$92.91	\$13.70	\$106.61	\$252.73	(\$159.82)
288	3822		John	\$2,920.16	\$430.44	\$3,350.60	\$2,920.16	\$0.00
289		Hooper	Donald	\$528.58	\$77.92	\$606.50	\$709.80	(\$181.22)
290		Hoschouer	Christina	\$1,321.54	\$194.80	\$1,516.33	\$1,321.54	\$0.00
291	109584		Tracie	\$185.20	\$27.30	\$212.50	\$185.20	\$0.00
292	31648	•	Karl	\$137.49	\$20.27	\$157.76	\$137.49	\$0.00
293		Huerena	Samuel	\$51.18	\$7.54	\$58.72	\$51.18	\$0.00
294		Hughes	Jerry	\$570.41	\$84.08	\$654.49	\$1,906.43	(\$1,336.02)
295		Hunter	James	\$320.69	\$47.27	\$367.96	\$320.69	\$0.00
	3,00			<i>\$020.03</i>	Ţ ',', Ľ /	+00/100	-920.05	÷0.00

	А	В	С	D	E	F	G	Н
296		Huntington	Walter	\$311.96	\$45.98	\$357.94	\$311.96	\$0.00
297	27788	-	Donald	\$1,527.27	\$225.13	\$1,752.39	\$1,786.78	(\$259.51)
298		Hurley	Robert	\$246.55	\$36.34	\$282.89	\$246.55	\$0.00
299		Hurtado	Hubert	\$2,544.05	\$375.00	\$2,919.05	\$2,544.05	\$0.00
300		Hussien	Leykun	\$568.36	\$83.78	\$652.14	\$568.36	\$0.00
301	17189		Muhammad	\$104.12	\$15.35	\$119.46	\$104.12	\$0.00
302	3187		Edsel	\$263.62	\$38.86	\$302.48	\$263.62	\$0.00
303	108273		Claro	\$199.02	\$29.34	\$228.35	\$199.02	\$0.00
304	107191		Yordan	\$74.55	\$10.99	\$85.54	\$74.55	\$0.00
305	2114		Timothy	\$1,046.55	\$154.27	\$1,200.82	\$1,505.32	(\$458.77)
306		Jackson	Anthony	\$495.57	\$73.05	\$568.62	\$495.57	\$0.00
307	108839		Frederick	\$2,776.86	\$409.32	\$3,186.18	\$3,154.65	(\$377.79)
308		Jackson	Willie	\$2,678.80	\$394.87	\$3,073.67	\$3,577.43	(\$898.63)
309	107992		Donald	\$1,157.97	\$170.69	\$1,328.66	\$1,157.97	\$0.00
310		Jafarian	Moharram	\$13.55	\$2.00	\$1,528.00	\$13.55	\$0.00
311		Jelancic	Vladko	\$1,366.25	\$2.00	\$1,567.64	\$1,773.01	(\$406.76)
312		Jellison	Charles	\$1,300.23	\$48.25	\$1,307.04	\$513.14	(\$185.79)
313		Jimenez	Michael	\$814.06	\$48.25	\$934.05	\$1,010.10	(\$196.04)
314		Johnson	Brian	\$62.39	\$120.00	\$71.59	\$1,010.10	\$0.00
314		Johnson	Cary	\$91.90	\$13.55	\$105.44	\$91.90	\$0.00
316		Johnson	Kennard	\$778.01	\$13.55	\$892.69	\$1,770.30	(\$992.29)
317		Johnson	Richard	\$162.40	\$23.94	\$186.34	\$1,770.30	\$0.00
318		Johnson	Rodney	\$44.73	\$6.59	\$180.34	\$206.39	(\$161.66)
319		Johnson	-	\$377.73	\$55.68	\$433.41	\$377.73	\$0.00
320		Jones	Tony Glenn	\$1,337.83	\$197.20	\$455.41	\$1,731.80	(\$393.97)
321		Joseph		\$1,557.85	\$197.20	\$1,555.05	\$2,570.69	(\$130.22)
322		Kabbaz	Leroy David	\$2,440.47	\$359.74	\$2,800.21	\$76.92	\$0.00
323	111813		Tura	\$23.88	\$11.54	\$27.39	\$23.88	\$0.00
323	106642		Abdelkrim	\$23.88	\$3.52	\$27.39	\$10.24	\$0.00
325				\$3,065.66	\$451.89	\$3,517.55	\$3,065.66	\$0.00
326		Kaiyoorawongs Kalimba	Chaipan	\$530.48	\$451.89	\$608.67	\$530.48	\$0.00
320 327			Gaston	\$101.83	\$78.19	\$116.84	\$530.48	\$0.00
	29542	_	Chong			\$1,002.27		
328 329		Karner Keba	Adam Woldmarim	\$873.51 \$569.14	\$128.76 \$83.89		\$1,141.88 \$998.90	(\$268.37) (\$429.76)
			Woldmarim			\$653.03		
330 331	106153		Roger Brian	\$390.90 \$352.09	\$57.62 \$51.90	\$448.52 \$403.99	\$390.90 \$1,706.10	\$0.00 (\$1,354.01)
332	3484	Kenary		\$352.09	\$51.90		\$1,706.10	(\$1,354.01) (\$940.66)
332 333	3484		Gary	\$8,416.88	\$1,240.68	\$9,657.56 \$200.46	\$9,357.54 \$174.71	(\$940.66) \$0.00
333 334		Key Khan	Roy Zaka	\$174.71	\$25.75 \$7.82	\$200.46 \$60.86	\$174.71 \$53.04	\$0.00
334 335	105794			\$53.04		\$60.86	\$53.04 \$198.87	\$0.00
335 336			Ryan John	\$198.87 \$115.51	\$29.31 \$17.03		\$198.87 \$179.87	
336 337		King Jr. Kingslov		\$115.51		\$132.54		(\$64.36)
337 338		Kingsley	David		\$7.33 \$7.55	\$57.06 \$59.79	\$49.73 \$51.22	\$0.00
338 339	111283	Kissei Klein	Sean	\$51.23	\$7.55	\$58.78	\$51.23	\$0.00
339 340			Phillip	\$3,633.02	\$535.52	\$4,168.54	\$3,633.02	\$0.00
340 341		Knight Kogan	Tyree	\$262.37	\$38.67	\$301.04	\$262.37	\$0.00 (\$835.43)
341 342		Kogan	Martin	\$6,773.74	\$998.48	\$7,772.22	\$7,609.17	
		Krouse	Stephen	\$85.40	\$12.59	\$97.99	\$366.44	(\$281.04)
343	103826		William	\$135.94	\$20.04	\$155.98 \$245.97	\$135.94	\$0.00
344		Kunik	Robert	\$301.44	\$44.43	\$345.87	\$301.44	\$0.00
345	3878	Laico	Paul	\$102.52	\$15.11	\$117.63	\$102.52	\$0.00

	A	В	с	D	E	F	G	Н
346	111231		Mark	\$694.00	\$102.30	, \$796.29	\$694.00	\$0.00
347		Lantis	Glen	\$427.48	\$63.01	\$490.49	\$427.48	\$0.00
348		Lathan	Joseph	\$269.57	\$39.73	\$309.30	\$269.57	\$0.00
349	111290		Gilbert	\$139.80	\$20.61	\$160.40	\$139.80	\$0.00
350		Leacock	Brian	\$1,191.71	\$175.66	\$1,367.37	\$2,396.09	(\$1,204.38)
351	3685		Jill	\$2,181.82	\$321.61	\$2,503.43	\$2,592.70	(\$410.88)
352	18960		Melvin	\$469.33	\$69.18	\$538.51	\$469.33	\$0.00
353	3702		Thomas	\$2,952.81	\$435.26	\$3,388.06	\$2,952.81	\$0.00
354		Legesse	Dereje	\$555.76	\$81.92	\$637.68	\$776.75	(\$220.99)
355		Ligus	Thomas	\$219.63	\$32.37	\$252.01	\$219.63	\$0.00
356	25522	-	Peter	\$1,062.97	\$156.69	\$1,219.66	\$1,366.79	(\$303.82)
357		Linzer	Steven	\$42.56	\$6.27	\$48.83	\$42.56	\$0.00
358	15804		Dennis	\$742.99	\$109.52	\$852.50	\$1,016.34	(\$273.35)
359		Lombana	Francisco	\$51.80	\$7.63	\$59.43	\$51.80	\$0.00
360		Lonbani	Khosro	\$607.51	\$89.55	\$697.06	\$829.71	(\$222.20)
361		Lopez-Silvero	Fidel	\$81.02	\$11.94	\$92.96	\$81.02	\$0.00
362		Lorenz	Dierdra	\$866.03	\$127.66	\$993.69	\$866.03	\$0.00
363		Lovelady	Warren	\$11.90	\$1.75	\$13.65	\$11.90	\$0.00
364		Lovin	Charles	\$247.32	\$36.46	\$283.77	\$422.42	(\$175.10)
365		Macato	Jaime	\$2,456.61	\$362.11	\$2,818.73	\$2,859.72	(\$403.11)
366	20936		Adam	\$137.47	\$20.26	\$157.74	\$137.47	\$0.00
367		Magana	Luis	\$565.73	\$83.39	\$649.12	\$749.60	(\$183.87)
368		Maharit	Khamkhrung	\$63.98	\$9.43	\$73.41	\$63.98	\$0.00
369		Mahoney	Kevin	\$431.90	\$63.66	\$495.56	\$431.90	\$0.00
370		Mainwaring	David	\$3,079.08	\$453.87	\$3,532.95	\$3,079.08	\$0.00
371		Majors	John	\$6,888.13	\$1,015.34	\$7,903.46	\$6,888.13	\$0.00
372		Manitien	Ted	\$13.83	\$2.04	\$15.87	\$13.83	\$0.00
373		Manor	Quincy	\$1,366.55	\$201.44	\$1,567.99	\$1,544.98	(\$178.43)
374		Maras	Maria	\$2,195.44	\$323.62	\$2,519.05	\$2,614.23	(\$418.79)
375		Martinez	Arturo	\$63.48	\$9.36	\$72.83	\$63.48	\$0.00
376		Martinez	Francisco	\$1,713.26	\$252.54	\$1,965.80	\$1,713.26	\$0.00
377		Martinez-Ramire		\$757.35	\$111.64	\$868.98	\$1,043.05	(\$285.70)
378		Martins	Julio	\$298.27	\$43.97	\$342.24	\$298.27	\$0.00
379		Mastrio	Angelo	\$287.39	\$42.36	\$329.75	\$287.39	\$0.00
380		Mastrio	Pamela	\$234.23	\$34.53	\$268.76	\$234.23	\$0.00
381	110108		George	\$297.42	\$43.84	\$341.26	\$297.42	\$0.00
382		Maza	Inez	\$349.93	\$51.58	\$401.51	\$349.93	\$0.00
383	111284		Melvin	\$169.85	\$25.04	\$194.88	\$169.85	\$0.00
384		McCarroll-Jones		\$17.52	\$2.58	\$20.11	\$17.52	\$0.00
385		McCarter	Patrick	\$2,149.19	\$316.80	\$2,465.99	\$2,268.60	(\$119.41)
386		McCarthy	John	\$3,474.77	\$512.20	\$3,986.97	\$4,182.28	(\$707.51)
387		McConnell	Therral	\$873.55	\$128.77	\$1,002.32	\$873.55	\$0.00
388		McCoubrey	Earl	\$1,347.94	\$198.69	\$1,546.63	\$1,347.94	\$0.00
389		, McDougle	Jeffrey	\$124.87	\$18.41	\$143.27	\$124.87	\$0.00
390		McGarry	James	\$178.50	\$26.31	\$204.81	\$178.50	\$0.00
391		, McGowan	Sean	\$228.69	\$33.71	\$262.40	\$228.69	\$0.00
392		McGregor	Matthew	\$857.64	\$126.42	\$984.05	\$857.64	\$0.00
393		McNeece	James	\$147.35	\$21.72	\$169.07	\$147.35	\$0.00
394		McSkimming	John	\$901.92	\$132.95	\$1,034.87	\$901.92	\$0.00
395		Mekonen	Solomon	\$383.94	\$56.59	\$440.54	\$383.94	\$0.00
	55.5			2000.94	+00.00	÷ . 1010-1	+ 50013 H	ç0.00

	А	В	С	D	E	F	G	Н
396		Melesse	Abebe	\$32.85	 \$4.84	\$37.69	\$32.85	\$0.00
397		Melka	Tariku	\$27.31	\$4.03	\$31.34	\$27.31	\$0.00
398		Meloro	Paul	\$3,253.76	\$479.62	\$3,733.38	\$3,503.79	(\$250.03)
399		Mengesha	Alemayehu	\$521.70	\$76.90	\$598.60	\$861.06	(\$339.36)
400		Menocal	Pedro	\$1,029.70	\$151.78	\$1,181.48	\$1,029.70	\$0.00
401	102328		Ronald	\$53.72	\$7.92	\$61.64	\$53.72	\$0.00
402		Mezzenasco	Pedro	\$1,317.06	\$194.14	\$1,511.19	\$1,523.84	(\$206.78)
403		Michilena	Luis	\$66.26	\$9.77	\$76.03	\$66.26	\$0.00
404	30196		Jason	\$983.37	\$144.95	\$1,128.32	\$983.37	\$0.00
405		Milliron	Darrol	\$1,696.99	\$250.14	\$1,947.13	\$3,469.18	(\$1,772.19)
406		Mindyas	James	\$579.57	\$85.43	\$665.00	\$855.65	(\$276.08)
407		Mirkulovski	Danny	\$550.09	\$81.09	\$631.18	\$550.09	\$0.00
408		Mitrikov	Ilko	\$2,230.42	\$328.77	\$2,559.19	\$2,414.03	(\$183.61)
409		Miyazaki	Nisaburo	\$912.41	\$134.49	\$1,046.90	\$912.41	\$0.00
410		Mogeeth	Ehab	\$323.43	\$47.67	\$371.10	\$323.43	\$0.00
411		Monforte II	Peter	\$5,074.87	\$748.06	\$5,822.92	\$5,074.87	\$0.00
412		Monteagudo	Oscar	\$937.81	\$138.24	\$1,076.04	\$937.81	\$0.00
413		Montoya Villa	Francisco	\$551.62	\$81.31	\$632.93	\$1,112.68	(\$561.06)
414		Moore	Aileen-Louise	\$328.57	\$48.43	\$377.01	\$328.57	\$0.00
415		Moreno	James	\$4,373.10	\$644.61	\$5,017.71	\$5,220.56	(\$847.46)
416		Moretti	Bryan	\$1,422.89	\$209.74	\$1,632.63	\$1,422.89	\$0.00
417		Morley	David	\$514.74	\$75.87	\$590.61	\$718.67	(\$203.93)
418		Morris	Robert	\$1,446.92	\$213.28	\$1,660.20	\$1,446.92	\$0.00
419		Morris	Thomas	\$4,599.67	\$678.01	\$5,277.68	\$4,599.67	\$0.00
420	106703		David	\$1,143.38	\$168.54	\$1,311.92	\$1,143.38	\$0.00
421		Mostafa	Ahmed	\$500.20	\$73.73	\$573.93	\$500.20	\$0.00
422		Motazedi	Kamran	\$181.66	\$26.78	\$208.44	\$181.66	\$0.00
423		Mottaghian	Joseph	\$30.98	\$4.57	\$35.54	\$30.98	\$0.00
424		Muhtari	Abdulrahman	\$615.74	\$90.76	\$706.50	\$615.74	\$0.00
425		Murawski	Richard	\$1,593.10	\$234.83	\$1,827.93	\$1,593.10	\$0.00
426		Murray	Mark	\$23.74	\$3.50	\$27.24	\$23.74	\$0.00
427		Murray	Michael P.	\$770.33	\$113.55	\$883.88	\$770.33	\$0.00
428		Nantista	Peter	\$212.28	\$31.29	\$243.57	\$212.28	\$0.00
429		Nazarov	Mikael	\$2,455.84	\$362.00	\$2,817.84	\$2,736.49	(\$280.65)
430		Ndichu	Simon	\$366.18	\$53.98	\$420.16	\$366.18	\$0.00
431		Nedyalkov	Atanas	\$321.59	\$47.40	\$369.00	\$321.59	\$0.00
432		Negashe	Legesse	\$502.82	\$74.12	\$576.93	\$838.75	(\$335.93)
433		Nemeth	Zoltan	\$353.54	\$52.11	\$405.65	\$353.54	\$0.00
434	25190		Tuan	\$1,607.52	\$236.95	\$1,844.47	\$1,607.52	\$0.00
435		Nichols	Keith	\$336.29	\$49.57	\$385.86	\$336.29	\$0.00
436		Nigussie	Gulilat	\$480.17	\$70.78	\$550.95	\$620.79	(\$140.62)
437	28989	-	Eamonn	\$107.87	\$15.90	\$123.77	\$107.87	\$0.00
438		Norberg	Christopher	\$919.23	\$135.50	\$1,054.73	\$996.85	(\$77.62)
439		Norvell	Chris	\$4,691.89	\$691.60	\$5,383.49	\$4,691.89	\$0.00
440		Ocampo	Leonardo	\$882.56	\$130.09	\$1,012.66	\$967.99	(\$85.43)
441		Ogbazghi	Dawit	\$489.50	\$72.15	\$561.65	\$1,075.06	(\$585.56)
442		O'Grady	Francis	\$404.46	\$59.62	\$464.08	\$404.46	\$0.00
443		Ohlson	Ryan	\$752.25	\$110.89	\$863.14	\$924.94	(\$172.69)
444	3753		Virginia	\$2,224.07	\$327.84	\$2,551.91	\$2,224.07	\$0.00
445		Oliveros	Mario	\$671.02	\$98.91	\$769.93	\$671.02	\$0.00
<u> </u>	0.10			÷•• =102	700.01	7.00.00	÷•• =:•E	÷2.50

	А	В	С	D	E	F	G	Н
446		Olson	Eric	\$514.53	\$75.84	\$590.38	\$514.53	\$0.00
447	3644	Ontura	Tesfalem	\$259.20	\$38.21	\$297.41	\$259.20	\$0.00
448	3934	Orr	Mark	\$147.62	\$21.76	\$169.38	\$147.62	\$0.00
449	104938	Ortega	Paul	\$47.24	\$6.96	\$54.20	\$47.24	\$0.00
450		Ortega	Saul	\$439.49	\$64.78	\$504.27	\$439.49	\$0.00
451		O'Shea	Kevin	\$163.81	\$24.15	\$187.96	\$163.81	\$0.00
452		Osterman	Victor	\$209.00	\$30.81	\$239.81	\$683.24	(\$474.24)
453		Overson	Michael	\$636.00	\$93.75	\$729.74	\$636.00	\$0.00
454		Oyebade	Vincent	\$116.31	\$17.14	\$133.45	\$116.31	\$0.00
455		Özgulgec	Tunc	\$1,477.21	\$217.75	\$1,694.95	\$1,626.46	(\$149.25)
456	3618		Kon	\$374.87	\$55.26	\$430.13	\$374.87	\$0.00
457	106025	Paone	Chris	\$1,093.84	\$161.24	\$1,255.08	\$1,093.84	\$0.00
458		Pariso	David	\$4,792.27	\$706.40	\$5,498.67	\$5,508.79	(\$716.52)
459	109637	Park	Danny	\$38.85	\$5.73	\$44.58	\$38.85	\$0.00
460		Parker	Gary	\$1,387.79	\$204.57	\$1,592.35	\$1,387.79	\$0.00
461		Parker	Shawnette	\$481.18	\$70.93	\$552.10	\$713.53	(\$232.35)
462		Parmenter	William	\$1,713.94	\$252.64	\$1,966.58	\$1,713.94	\$0.00
463		Paros	Nicholas	\$14.71	\$2.17	\$16.88	\$14.71	\$0.00
464	19858	Passera	Charles	\$65.93	\$9.72	\$75.64	\$65.93	\$0.00
465		Patry	Michael	\$2,186.37	\$322.28	\$2,508.64	\$2,583.67	(\$397.30)
466		Patton	Dorothy	\$43.03	\$6.34	\$49.37	\$43.03	\$0.00
467	112811	Peace	Kimberly	\$241.57	\$35.61	\$277.18	\$241.57	\$0.00
468		Peacock	Paula	\$118.57	\$17.48	\$136.04	\$118.57	\$0.00
469		Pearson	Jon	\$988.94	\$145.77	\$1,134.71	\$1,150.94	(\$162.00)
470	31112		Yuda	\$82.53	\$12.16	\$94.69	\$82.53	\$0.00
471		Penera	Eric	\$124.81	\$18.40	\$143.21	\$279.36	(\$154.55)
472	3834	Perrotti	Dominic	\$343.23	\$50.59	\$393.82	\$421.61	(\$78.38)
473		Petculescu	Ciprian	\$28.97	\$4.27	\$33.24	\$28.97	\$0.00
474	15968	Peterson	Kenneth	\$732.68	\$108.00	\$840.68	\$732.68	\$0.00
475		Peterson	Steven	\$3,201.15	\$471.86	\$3,673.01	\$3,201.15	\$0.00
476	3736	Petrie	Theodore	\$49.32	\$7.27	\$56.59	\$49.32	\$0.00
477	3740	Petrossian	Robert	\$678.86	\$100.07	\$778.92	\$678.86	\$0.00
478	106089	Phillips	Larry	\$881.80	\$129.98	\$1,011.78	\$881.80	\$0.00
479		Phonesavanh	Paul	\$742.40	\$109.43	\$851.84	\$742.40	\$0.00
480		Pilkington	Margaret	\$1,706.19	\$251.50	\$1,957.69	\$2,529.94	(\$823.75)
481	107617	0	Carlos	\$2,994.17	\$441.35	\$3,435.52	\$2,994.17	\$0.00
482	2826	Pitts	Amir	\$649.35	\$95.72	\$745.07	\$884.48	(\$235.13)
483		Platania	John	\$556.69	\$82.06	\$638.75	\$1,038.00	(\$481.31)
484		Pletz	David	\$2,188.91	\$322.65	\$2,511.56	\$3,207.86	(\$1,018.95)
485	3647		Daniel	\$186.19	\$27.45	\$213.64	\$186.19	\$0.00
486	26679	Polchinski	Paul	\$111.37	\$16.42	\$127.78	\$111.37	\$0.00
487	31149	Pony	David	\$51.52	\$7.59	\$59.11	\$51.52	\$0.00
488		Portillo	Mario	\$593.50	\$87.48	\$680.98	\$593.50	\$0.00
489	3201	Presnall	Darryl	\$379.09	\$55.88	\$434.97	\$508.92	(\$129.83)
490	3800	Price	Allen	\$630.95	\$93.00	\$723.95	\$630.95	\$0.00
491	2568	Price	James	\$1,491.52	\$219.86	\$1,711.38	\$2,971.90	(\$1,480.38)
492		Prifti	Ilia	\$418.70	\$61.72	\$480.42	\$418.70	\$0.00
493		Punzalan	Luciano	\$236.08	\$34.80	\$270.87	\$236.08	\$0.00
494		Purdue	Robert	\$210.21	\$30.99	\$241.20	\$312.22	(\$102.01)
495	3556	Pyles	Joseph	\$682.49	\$100.60	\$783.09	\$682.49	\$0.00

	А	В	С	D	E	F	G	Н
496	107548	Rainey	James	\$219.28	\$32.32	\$251.60	\$219.28	\$0.00
497		, Ramirez	Erney	\$760.59	\$112.11	\$872.70	\$760.59	\$0.00
498	3525	Rasheed	Willie	\$4,016.07	\$591.98	\$4,608.05	\$4,016.07	\$0.00
499	3812	Ray	William	\$12.61	\$1.86	\$14.47	\$12.61	\$0.00
500	108758	•	Mark	\$379.98	\$56.01	\$435.99	\$379.98	\$0.00
501		Relopez	Craig	\$1,606.09	\$236.74	\$1,842.84	\$2,373.26	(\$767.17)
502		Reno	Michael	\$3,828.40	\$564.32	\$4,392.72	\$3,828.40	\$0.00
503	14261	Riipi	Karl	\$126.47	\$18.64	\$145.11	\$126.47	\$0.00
504		Rios-Lopez	Oscar	\$189.76	\$27.97	\$217.73	\$189.76	\$0.00
505	107701	-	Clifford	\$1,060.42	\$156.31	\$1,216.73	\$1,060.42	\$0.00
506	111756	•	Pedro	\$554.56	\$81.74	\$636.30	\$554.56	\$0.00
507	3191	Rivas	Victor	\$1,260.33	\$185.78	\$1,446.11	\$1,260.33	\$0.00
508		Rivero-Vera	Raul	\$288.88	\$42.58	\$331.46	\$288.88	\$0.00
509	101317	Rivers	Willie	\$642.53	\$94.71	\$737.24	\$642.53	\$0.00
510		Roach	Jayson	\$665.36	\$98.08	\$763.44	\$665.36	\$0.00
511		Roberson	Ronnie	\$101.24	\$14.92	\$116.16	\$101.24	\$0.00
512		Roberts	James	\$765.95	\$112.90	\$878.85	\$765.95	\$0.00
513		Robinson	Mikalani	\$398.94	\$58.81	\$457.75	\$398.94	\$0.00
514		Robles	Mark	\$49.78	\$7.34	\$57.11	\$49.78	\$0.00
515		Rockett Jr.	Roosevelt	\$81.28	\$11.98	\$93.26	\$81.28	\$0.00
516		Rodriguez	Armando	\$30.79	\$4.54	\$35.33	\$30.79	\$0.00
517		Rohlas	Polly	\$2,985.34	\$440.05	\$3,425.39	\$3,615.12	(\$629.78)
518		Romano	, Anthony	\$1,169.52	\$172.39	\$1,341.91	\$1,306.60	(\$137.08)
519		Romero	Ruben	\$687.24	\$101.30	\$788.54	\$687.24	\$0.00
520	3225		Larry	\$74.22	\$10.94	\$85.15	\$74.22	\$0.00
521	108742		Lee	\$174.37	\$25.70	\$200.07	\$174.37	\$0.00
522		Rothenberg	Edward	\$239.11	\$35.25	\$274.36	\$239.11	\$0.00
523		Rotich	Emertha	\$1,336.67	\$197.03	\$1,533.69	\$1,336.67	\$0.00
524	3912	Rousseau	James	\$657.44	\$96.91	\$754.35	\$657.44	\$0.00
525	3693		Melissa	\$265.99	\$39.21	\$305.20	\$265.99	\$0.00
526	3477	-	Travis	\$586.19	\$86.41	\$672.60	\$586.19	\$0.00
527	3875	Russell	Darrell	\$657.42	\$96.91	\$754.33	\$657.42	\$0.00
528		Sadler	James	\$82.91	\$12.22	\$95.13	\$82.91	\$0.00
529		Saevitz	Neil	\$278.09	\$40.99	\$319.08	\$278.09	\$0.00
530		Salameh	George	\$1,081.12	\$159.36	\$1,240.48	\$1,641.37	(\$560.25)
531		Saleh	Jemal	\$4,948.30	\$729.40	\$5,677.69	\$4,948.30	\$0.00
532	103096		Phea	\$625.84	\$92.25	\$718.09	\$625.84	\$0.00
533		Sameli	Sabino	\$921.22	\$135.79	\$1,057.01	\$921.22	\$0.00
534		Sampson	James	\$644.31	\$94.97	\$739.28	\$644.31	\$0.00
535		Sanchez-Ramos	Natasha	\$288.44	\$42.52	\$330.96	\$288.44	\$0.00
536		Sanders	Acy	\$737.61	\$108.73	\$846.33	\$737.61	\$0.00
537	29769		Thomas	\$769.01	\$113.35	\$882.36	\$769.01	\$0.00
538		Sapienza	Gino	\$261.74	\$38.58	\$300.32	\$261.74	\$0.00
539		Saravanos	John	\$5,143.32	\$758.15	\$5,901.46	\$5,143.32	\$0.00
540		Sargeant	Michael	\$164.64	\$24.27	\$188.91	\$164.64	\$0.00
541	105273	_	Jamil	\$645.44	\$95.14	\$740.58	\$904.94	(\$259.50)
542		Schraeder	Scott	\$569.96	\$84.01	\$653.98	\$569.96	\$0.00
543		Schroeder	William	\$2,110.35	\$311.07	\$2,421.42	\$2,110.35	\$0.00
544		Schwartz	George	\$601.41	\$88.65	\$690.06	\$601.41	\$0.00
545		Schwartz	Steven	\$2,316.43	\$341.45	\$2,657.88	\$2,316.43	\$0.00
	0010			<i>\</i> 2,0±0.40	7011110	+=,00,100	÷=,818.49	çe.50

	A	В	С	D	E	F	G	Н
546		Secondo	Muridi	\$391.43	\$57.70	\$449.12	\$391.43	\$0.00
547		Sedgwick	Anthony	\$129.38	\$19.07	\$148.45	\$129.38	\$0.00
548		Serio	John	\$766.46	\$112.98	\$879.43	\$1,119.04	(\$352.58)
549		Serrano	Hector	\$1,692.22	\$249.44	\$1,941.65	\$2,188.03	(\$495.81)
550		Sevillet	Otto	\$136.93	\$20.18	\$157.11	\$390.65	(\$253.72)
551		Sexner	Alexis	\$955.88	\$140.90	\$1,096.77	\$1,075.72	(\$119.84)
552		Shafiei	Abdolreza	\$552.17	\$81.39	\$633.56	\$552.17	\$0.00
553		Shallufa	Azmy	\$5,575.23	\$821.81	\$6,397.04	\$6,060.24	(\$485.01)
554		Shein	Efraim	\$304.28	\$44.85	\$349.13	\$304.28	\$0.00
555		Sherman	Jason	\$214.72	\$31.65	\$246.37	\$214.72	\$0.00
556		Shinn	Kevin	\$463.14	\$68.27	\$531.41	\$463.14	\$0.00
557		Shoyombo	Rilwan	\$1,426.49	\$210.27	\$1,636.76	\$1,833.70	(\$407.21)
558		Siasat	Manuel	\$32.38	\$4.77	\$37.15	\$32.38	\$0.00
559	112766		Christopher	\$294.20	\$43.37	\$337.56	\$294.20	\$0.00
560		Siegel	Jeffrey	\$91.32	\$13.46	\$104.78	\$91.32	\$0.00
561		Siljkovic	Becir	\$1,854.68	\$273.39	\$2,128.06	\$2,017.09	(\$162.41)
562		Simmons	John	\$202.71	\$29.88	\$232.59	\$1,215.13	(\$1,012.42)
563		Sinay	Abraham	\$234.31	\$34.54	\$268.85	\$234.31	\$0.00
564		Singh	Baldev	\$180.81	\$26.65	\$207.47	\$180.81	\$0.00
565		Sitotaw	Haileab	\$118.59	\$17.48	\$136.06	\$118.59	\$0.00
566		Smale	Charles	\$935.99	\$137.97	\$1,073.96	\$935.99	\$0.00
567		Smith	Jepthy	\$284.41	\$41.92	\$326.33	\$484.69	(\$200.28)
568		Smith	Lottie	\$3,051.10	\$449.74	\$3,500.84	\$3,051.10	\$0.00
569		Smith Jr.	Willie	\$1,287.44	\$189.77	\$1,477.21	\$2,123.86	(\$836.42)
570		Solares	John	\$453.45	\$66.84	\$520.29	\$453.45	\$0.00
571	3643		Brigido	\$174.25	\$25.69	\$199.94	\$174.25	\$0.00
572		Solymar	Istvan	\$303.84	\$44.79	\$348.63	\$303.84	\$0.00
573		Soree	Mladen	\$1,445.54	\$213.08	\$1,658.62	\$1,445.54	\$0.00
574	105304		Jack	\$336.28	\$49.57	\$385.85	\$336.28	\$0.00
575		Sorrosa	Juan	\$1,888.94	\$278.44	\$2,167.38	\$2,214.82	(\$325.88)
576	2638		Jacob	\$118.06	\$17.40	\$135.46	\$403.15	(\$285.09)
577	3797		Johnny	\$196.46	\$28.96	\$225.41	\$352.89	(\$156.43)
578		Sparks	Cody	\$19.56	\$2.88	\$22.45	\$19.56	\$0.00
579		Spaulding	Ross	\$244.25	\$36.00	\$280.25	\$244.25	\$0.00
580		Spilmon	Mark	\$4,644.48	\$684.62	\$5,329.10	\$5,281.80	(\$637.32)
581		Springer	Marvin	\$852.53	\$125.67	\$978.20	\$852.53	\$0.00
582	111364		John	\$286.26	\$42.20	\$328.46	\$286.26	\$0.00
583		Stauff	John	\$113.93	\$16.79	\$130.72	\$113.93	\$0.00
584		Stayton	William	\$119.03	\$17.55	\$136.57	\$119.03	\$0.00
585		Stearns	Thomas	\$528.37	\$77.88	\$606.25	\$528.37	\$0.00
586		Steck	Gregory	\$5,829.47	\$859.29	\$6,688.75	\$6,511.90	(\$682.43)
587		Stephanov	Liuben	\$219.81	\$32.40	\$252.21	\$398.92	(\$179.11)
588		Stern	Robert	\$292.29	\$43.08	\$335.37	\$292.29	\$0.00
589		Stevenson	John	\$1,702.39	\$250.94	\$1,953.33	\$1,702.39	\$0.00
590		Stockton	Clarence	\$1,336.84	\$197.06	\$1,533.89	\$1,336.84	\$0.00
591		Stonebreaker	Dawn	\$1,992.26	\$293.67	\$2,285.92	\$2,489.85	(\$497.59)
592	102400		George	\$301.76	\$44.48	\$346.24	\$301.76	\$0.00
593		Tapia-Vergara	Agustin	\$587.64	\$86.62	\$674.26	\$587.64	\$0.00
594		Tarragano	Stephen	\$675.03	\$99.50	\$774.54	\$675.03	\$0.00
595	111807	_	Brent	\$632.29	\$93.20	\$725.49	\$632.29	\$0.00
	111007	i ayıcı	Sicili		JJJ.20	,,∠J. 4 3	2052.25	J0.00

	А	В	С	D	E	F	G	Н
596	109745		David	\$324.21	\$47.79	\$372.00	\$324.21	\$0.00
597	31977	•	Marvin	\$714.56	\$105.33	\$819.89	\$714.56	\$0.00
598		, Tedros	Biserat	\$405.38	\$59.75	\$465.13	\$588.25	(\$182.87)
599	3720		James	\$937.23	\$138.15	\$1,075.38	\$937.23	\$0.00
600		Thomas	Cator	\$427.93	\$63.08	\$491.01	\$427.93	\$0.00
601	104732		Hasan	\$247.81	\$36.53	\$284.34	\$247.81	\$0.00
602		Thomas	Scott	\$2,673.14	\$394.03	\$3,067.17	\$2,673.14	\$0.00
603		Thompson	Glen	\$2,921.34	\$430.62	\$3,351.95	\$2,921.34	\$0.00
604		Thompson	Michael	\$6,744.25	\$994.13	\$7,738.38	\$7,044.25	(\$300.00)
605	29040		Robert	\$224.07	\$33.03	\$257.09	\$224.07	\$0.00
606	110796		Tamas	\$445.88	\$65.72	\$511.60	\$445.88	\$0.00
607	22120		Brian	\$753.92	\$111.13	\$865.05	\$1,472.90	(\$718.98)
608		Trumpp	Robert	\$211.10	\$31.12	\$242.22	\$211.10	\$0.00
609		Tsegaye	Miheret	\$51.23	\$7.55	\$58.78	\$51.23	\$0.00
610		Tucker	Kenlon	\$2,786.14	\$410.69	\$3,196.83	\$2,786.14	\$0.00
611		Tullao	Isaac	\$411.83	\$60.71	\$472.54	\$411.83	\$0.00
612		Turner	Michael	\$39.72	\$5.86	\$45.58	\$39.72	\$0.00
613	3686		Christopher	\$267.85	\$39.48	\$307.33	\$267.85	\$0.00
614	110836	•	Chima	\$201.50	\$29.70	\$231.20	\$201.50	\$0.00
615	3612		Mohammad	\$90.03	\$13.27	\$103.30	\$90.03	\$0.00
616		Urban	David	\$102.49	\$15.11	\$117.60	\$102.49	\$0.00
617		Urbanski	Anthony	\$1,411.23	\$208.02	\$1,619.25	\$1,411.23	\$0.00
618		Valdes	Lazaro	\$162.21	\$23.91	\$186.12	\$162.21	\$0.00
619		Vanluven	RJ	\$1,726.16	\$254.44	\$1,980.60	\$1,726.16	\$0.00
620		Vences	Alfredo	\$839.90	\$123.81	\$963.71	\$839.90	\$0.00
621		Viado	Ramon	\$2,051.73	\$302.43	\$2,354.16	\$2,369.87	(\$318.14)
622		VonEngel	Stephen	\$29.89	\$4.41	\$34.30	\$29.89	\$0.00
623		Vongthep	Christopher	\$2,710.64	\$399.56	\$3,110.20	\$2,710.64	\$0.00
624		Vonkageler	Mark	\$130.27	\$19.20	\$149.48	\$130.27	\$0.00
625		Wagg	John	\$221.46	\$32.64	\$254.10	\$221.46	\$0.00
626		Wakeel	Daud	\$679.94	\$100.23	\$780.16	\$679.94	\$0.00
627		Walker	Arthur	\$114.57	\$16.89	\$131.46	\$114.57	\$0.00
628		Wallace	Roy	\$3,681.35	\$542.65	\$4,224.00	\$3,681.35	\$0.00
629		Warner	Terrance	\$1,694.50	\$249.78	\$1,944.27	\$2,356.86	(\$662.36)
630		Weaver	Gerie	\$3,791.56	\$558.89	\$4,350.45	\$5,428.88	(\$1,637.32)
631		Webb	Ricky	\$624.58	\$92.07	\$716.64	\$923.04	(\$298.46)
632		Webster	Brock	\$254.41	\$37.50	\$291.91	\$254.41	\$0.00
633		Weiss	Matthew	\$60.25	\$8.88	\$69.13	\$60.25	\$0.00
634		Welborn	Paul	\$849.94	\$125.28	\$975.22	\$972.84	(\$122.90)
635		Weldu	Berhane	\$266.45	\$39.28	\$305.73	\$266.45	\$0.00
636		Welzbacher	Daniel	\$2,367.50	\$348.98	\$2,716.47	\$2,789.72	(\$422.22)
637		White II	Prinest	\$153.22	\$22.59	\$175.81	\$153.22	\$0.00
638		Williams	Danny	\$273.88	\$40.37	\$314.25	\$273.88	\$0.00
639		Wilson Jr.	Mose	\$3,332.43	\$491.21	\$3,823.64	\$3,332.43	\$0.00
640		Wing	Roland	\$81.95	\$12.08	\$94.04	\$81.95	\$0.00
641	107624	-	Daniel	\$228.39	\$33.67	\$262.05	\$228.39	\$0.00
642		Wolde	Hailemariam	\$385.93	\$56.89	\$442.81	\$385.93	\$0.00
643		Woldeghebriel	Berhane	\$1,037.22	\$152.89	\$1,190.11	\$1,037.22	\$0.00
644	110866		Thomas	\$726.91	\$107.15	\$834.06	\$726.91	\$0.00
645		Wondired	Eshetu	\$423.24	\$62.39	\$485.63	\$423.24	\$0.00
UTJ	5040	wonan eu	Esheta	ې423.24	302.57	د0.ره ې	J±77774	J0.00

	А	В	C	D	E	F	G	Н
646	3910	Wong	Jorge	\$2,325.07	\$342.72	\$2,667.79	\$2,325.07	\$0.00
647	28160	Wong	Wanjin	\$1,115.61	\$164.45	\$1,280.06	\$1,115.61	\$0.00
648	3706	Woodall	Charles	\$610.19	\$89.94	\$700.13	\$610.19	\$0.00
649	3582	Workneh	Abent	\$36.29	\$5.35	\$41.63	\$36.29	\$0.00
650	3573	Worku	Abiye	\$253.73	\$37.40	\$291.13	\$253.73	\$0.00
651	108239	Wright	Edward	\$744.31	\$109.71	\$854.02	\$744.31	\$0.00
652	3092	Yabut	Gerry	\$3,163.13	\$466.26	\$3,629.39	\$3,284.17	(\$121.04)
653	108389	Yamaguchi	Alicia	\$3,089.15	\$455.35	\$3,544.50	\$3,089.15	\$0.00
654	3852	Yepiz-Patron	Ubaldo	\$18.78	\$2.77	\$21.54	\$18.78	\$0.00
655	3472	Yesayan	Razmik	\$23.30	\$3.43	\$26.73	\$23.30	\$0.00
656	3691	Yihdego	Abdulkadir	\$642.61	\$94.72	\$737.33	\$642.61	\$0.00
657	3633	Yimer	Yidersal	\$643.72	\$94.89	\$738.61	\$643.72	\$0.00
658	2081	Younes	Ahmed	\$228.31	\$33.65	\$261.96	\$228.31	\$0.00
659	17259	Yurckonis	Hilbert	\$2,395.57	\$353.12	\$2,748.69	\$2,395.57	\$0.00
660	3824	Zabadneh	Randa	\$167.13	\$24.64	\$191.77	\$167.13	\$0.00
661	30374	Zafar	John	\$605.99	\$89.33	\$695.32	\$605.99	\$0.00
662	2273	Zawoudie	Masfen	\$1,254.40	\$184.90	\$1,439.30	\$1,254.40	\$0.00
663	17936	Zekichev	Nick	\$324.17	\$47.78	\$371.95	\$324.17	\$0.00
664	3235	Zeleke	Abraham	\$412.94	\$60.87	\$473.81	\$1,003.66	(\$590.72)

Electronically Filed 11/17/2022 11:03 AM

1		CLERK OF THE COURT	
1	ORDR	4	
2	LEON GREENBERG, ESQ., SBN 8094 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904		
3	Leon Greenberg Professional Corporation		
4	2965 South Jones Blvd- Suite E3		
	Las Vegas, Nevada 89146		
5	(702) 383-6085 (702) 285 1827(ferr)		
6	(702) 385-1827(fax) leongreenberg@overtimelaw.com		
7	Ranni@overtimelaw.com		
8			
9	CHRISTIAN GABROY, ESQ., SBN 8805		
	Gabroy Law Offices		
10	170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012		
11	Tel (702) 259-7777		
12	Fax (702) 259-7704		
13	<u>christian@gabroy.com</u>		
14	Attorneys for Plaintiffs		
15	DISTRICT COURT		
	CLARK COUNTY, NEVADA		
16			
17	MICHAEL MUDDAY and	Case No.: A-12-669926-C	
18	MICHAEL MURRAY, and MICHAEL RENO, Individually and	Case No.: A-12-009920-C	
19	on behalf of others similarly situated,	Dept.: IX	
20			
	Plaintiffs,	ORDER MODIFYING ORDER OF FEBRUARY 6, 2019,	
21	vs.	GRANTING PLAINTIFFS AN AWARD	
22		OF ATTORNEYS' FEES AND COSTS	
23	A CAB TAXI SERVICE LLC, A		
24	CAB, LLC, and CREIGHTON J. NADY,		
25	Defendants.		
26			
27			
28			

On December 30, 2021, the Nevada Supreme Court issued an opinion affirming in part, reversing in part, and remanding this case to the Eighth Judicial District Court for further proceedings consistent with the Supreme Court's opinion. On February 16, 2022, Plaintiffs Michael Murray and Michael Reno, individually and on behalf of others similarly situated, filed a motion for entry of a modified award of pre-judgment attorney's fees as provided for by the Supreme Court's remittitur. On February 23, 2022, Plaintiffs filed an errata to the motion. On March 3, 2022, Defendants filed an opposition to the motion. On August 12, 2022, Plaintiffs filed a reply in support of the motion. Both parties filed supplemental briefs on September 30, 2022, wherein the Court afforded them a chance to further address the issues raised by the plaintiffs' motion. After due and proper deliberation, review of the arguments set forth in each of the parties' foregoing briefs and by their counsel, the Court entered an Order on November 11, 2022, granting that motion and directing the plaintiffs submit, after consultation with the defendants, a proposed order consistent with the findings made by the Court in its Order of November 11, 2022, granting such motion, and the Court hereby finds:

IT IS ORDERED that plaintiffs' motion for entry of a modified award of prejudgment attorney's fees, as provided for by the Supreme Court's remittitur, is granted, and consistent with the findings made by this Court in its Order of November 11, 2022, in connection with such motion that award is reduced by \$26,800 from its

prior amount of \$568,0/1. According.	ly, the portion of the Court's Order of February	
6, 2019, awarding \$568,071 in attorney's fees to plaintiffs' counsel is modified and		
that award shall now be \$541,271; and it is further		
ORDERED, that such award of	\$541,271 in attorney's fees shall accrue interest	
from August 21, 2018, the date of entr	y of the final judgment in favor of the plaintiffs;	
and it is further		
ORDERED, that the portion of	the Court's Order of February 6, 2019, awarding	
\$46,528.07 in costs to plaintiffs is still	subject to modification consistent with the	
Nevada Supreme Court's remittitur an	d plaintiffs are granted leave to seek	
modification of the same by a properly	v filed motion.	
IT IS SO ORDERED.		
Dated this day of	, 2022.	
Dated this day of	, 2022. Dated this 17th day of November, 2022	
Dated this day of		
Dated this day of	Dated this 17th day of November, 2022 Managell Hon. Maria Gall	
Dated this <u>day of</u>	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8	
Dated this <u>day of</u>	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE	
Dated this day of Submitted by:	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall	
Submitted by:	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall	
	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall	
Submitted by: By: <u>/s/ Leon Greenberg</u> Leon Greenberg, Esq. LEON GREENBERG PROF. CORP.	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall	
Submitted by: By: <u>/s/ Leon Greenberg</u> Leon Greenberg, Esq. LEON GREENBERG PROF. CORP. 2965 S. Jones Blvd. Ste. E-3	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall	
Submitted by: By: <u>/s/ Leon Greenberg</u> Leon Greenberg, Esq. LEON GREENBERG PROF. CORP. 2965 S. Jones Blvd. Ste. E-3 Las Vegas, NV 89146	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall	
Submitted by: By: <u>/s/ Leon Greenberg</u> Leon Greenberg, Esq. LEON GREENBERG PROF. CORP. 2965 S. Jones Blvd. Ste. E-3	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall	
Submitted by: By: <u>/s/ Leon Greenberg</u> Leon Greenberg, Esq. LEON GREENBERG PROF. CORP. 2965 S. Jones Blvd. Ste. E-3 Las Vegas, NV 89146	Dated this 17th day of November, 2022 Mon. Maria Gall DISTRICT COURT JUDGE FAA BD1 A2D3 74C8 Maria Gall District Court Judge	
Submitted by: By: <u>/s/ Leon Greenberg</u> Leon Greenberg, Esq. LEON GREENBERG PROF. CORP. 2965 S. Jones Blvd. Ste. E-3 Las Vegas, NV 89146	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall	

1	Approved as to form and content:
2	
3	Not Approved By:
4	Esther C. Rodriguez, Esq.
5	RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive. Ste. 150
6	Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive. Ste. 150 Las Vegas, NV 89145 Attorney for Defendants
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	4.

1	CSERV	
2	D	ISTRICT COURT
3	CLARK COUNTY, NEVADA	
4		
5		
6	Michael Murray, Plaintiff(s)	CASE NO: A-12-669926-C
7	VS.	DEPT. NO. Department 9
8 9	A Cab Taxi Service LLC, Defendant(s)	
10		
11	AUTOMATED	CERTIFICATE OF SERVICE
12 13		ervice was generated by the Eighth Judicial District I via the court's electronic eFile system to all he above entitled case as listed below:
14	Service Date: 11/17/2022	
15	"Esther Rodriguez, Esq." .	esther@rodriguezlaw.com
16 17	Assistant .	info@rodriguezlaw.com
18	Cindy Pittsenbarger .	cpittsenbarger@hutchlegal.com
19	Dana Sniegocki .	dana@overtimelaw.com
20	Esther Rodriguez .	esther@rodriguezlaw.com
21	filings .	susan8th@gmail.com
22	Hilary Daniels .	hdaniels@blgwins.com
23	Hillary Ross .	hross@blgwins.com
24 25	leon greenberg .	leongreenberg@overtimelaw.com
26	Leon Greenberg .	wagelaw@hotmail.com
27	Michael K. Wall .	mwall@hutchlegal.com
28		

1	Susan .	susan@rodriguezlaw.com
2 3	Susan Dillow .	susan@rodriguezlaw.com
4	Trent Richards .	trichards@blgwins.com
5	Christian Gabroy	christian@gabroy.com
6	Katie Brooks	assistant@gabroy.com
7	Katie Brooks	assistant@gabroy.com
8	Christian Gabroy	christian@gabroy.com
9	Elizabeth Aronson	earonson@gabroy.com
10	Christian Gabroy	christian@gabroy.com
11 12	Kaine Messer	kmesser@gabroy.com
12	Ali Saad	ASaad@resecon.com
14	Peter Dubowsky, Esq.	peter@dubowskylaw.com
15	Amanda Vogler-Heaton, Esq.	amanda@dubowskylaw.com
16	William Thompson	william@dubowskylaw.com
17	-	
18	Kaylee Conradi	kconradi@hutchlegal.com
19	Valerie Gray	vgray@blgwins.com
20	Mercedes Ortega	mortega@blgwins.com
21	R. Reade	creade@crdslaw.com
22	Kathrine von Arx	kvonarx@crdslaw.com
23	Ruthann Devereaux-Gonzalez	ranni@overtimelaw.com
24	Jay Shafer	jshafer@crdslaw.com
25	Trent Compton	tcompton@blgwins.com
26		
27		

1 2 3 4 5 6 7 8 9 10	Electronically Filed 11/18/2022 12:49 PM Steven D. Grierson CLERK OF THE COURT WOEO LEON GREENBERG, ESO., SBN 8094 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com Ranni@overtimelaw.com Attorneys for Plaintiffs CHRISTIAN GABROY, ESQ., SBN 8805 Gabroy Law Offices 170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012 Tel (702) 259-7774 fax (702) 259-7774 christian@gabroy.com Attorneys for Plaintiffs
11	DISTRICT COURT
12	CLARK COUNTY, NEVADA
13 14 15	MICHAEL MURRAY, and MICHAEL) RENO, Individually and on behalf of) others similarly situated,) Dept.: IX
16 17 18	Plaintiffs, vs. A CAB TAXI SERVICE LLC, and A CAB, LLC,
19 20 21	Defendants.
22 23	PLEASE TAKE NOTICE that the Court entered the attached Order on November 17, 2022.
24	Dated: November 17, 2022
25	LEON GREENBERG PROFESSIONAL CORP.
26 27 28	/s/ Leon Greenberg Leon Greenberg, Esq. Nevada Bar No. 8094 2965 S. Jones Boulevard - Ste. E-3 Las Vegas, NV 89146 Tel (702) 383-6085 Attorney for the Plaintiffs

1	CERTIFICATE OF SERVICE
2	
3 4	The undersigned certifies that on November 18, 2022, she served the within:
5	
6	NOTICE OF ENTRY OF ORDER
7	by court electronic service to:
8	TO:
9	Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C.
10	Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
11	JAY A. SHAFER, ESQ.
12	CORY READE DOWS AND SHAFER 1333 North Baffalo Drive, Suite 210 Las Vegas, NV 89128
	Las vegas, 19 v 09120
14	
15 16	/s/ Ruthann Devereaux-Gonzalez
17	Ruthann Devereaux-Gonzalez
17	
19	
20	
20	
22	
23	
24	
25	
26	
27	
28	
	2

Electronically Filed 11/17/2022 11:03 AM

1		CLERK OF THE COURT	
1	ORDR	4	
2	LEON GREENBERG, ESQ., SBN 8094 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904		
3	Leon Greenberg Professional Corporation		
4	2965 South Jones Blvd- Suite E3		
	Las Vegas, Nevada 89146		
5	(702) 383-6085 (702) 285 1827(ferr)		
6	(702) 385-1827(fax) leongreenberg@overtimelaw.com		
7	Ranni@overtimelaw.com		
8			
9	CHRISTIAN GABROY, ESQ., SBN 8805		
	Gabroy Law Offices		
10	170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012		
11	Tel (702) 259-7777		
12	Fax (702) 259-7704		
13	<u>christian@gabroy.com</u>		
14	Attorneys for Plaintiffs		
15	DISTRICT COURT		
	CLARK COUNTY, NEVADA		
16			
17	MICHAEL MUDDAY and	Case No.: A-12-669926-C	
18	MICHAEL MURRAY, and MICHAEL RENO, Individually and	Case No.: A-12-009920-C	
19	on behalf of others similarly situated,	Dept.: IX	
20			
	Plaintiffs,	ORDER MODIFYING ORDER OF FEBRUARY 6, 2019,	
21	vs.	GRANTING PLAINTIFFS AN AWARD	
22		OF ATTORNEYS' FEES AND COSTS	
23	A CAB TAXI SERVICE LLC, A		
24	CAB, LLC, and CREIGHTON J. NADY,		
25	Defendants.		
26			
27			
28			

On December 30, 2021, the Nevada Supreme Court issued an opinion affirming in part, reversing in part, and remanding this case to the Eighth Judicial District Court for further proceedings consistent with the Supreme Court's opinion. On February 16, 2022, Plaintiffs Michael Murray and Michael Reno, individually and on behalf of others similarly situated, filed a motion for entry of a modified award of pre-judgment attorney's fees as provided for by the Supreme Court's remittitur. On February 23, 2022, Plaintiffs filed an errata to the motion. On March 3, 2022, Defendants filed an opposition to the motion. On August 12, 2022, Plaintiffs filed a reply in support of the motion. Both parties filed supplemental briefs on September 30, 2022, wherein the Court afforded them a chance to further address the issues raised by the plaintiffs' motion. After due and proper deliberation, review of the arguments set forth in each of the parties' foregoing briefs and by their counsel, the Court entered an Order on November 11, 2022, granting that motion and directing the plaintiffs submit, after consultation with the defendants, a proposed order consistent with the findings made by the Court in its Order of November 11, 2022, granting such motion, and the Court hereby finds:

IT IS ORDERED that plaintiffs' motion for entry of a modified award of prejudgment attorney's fees, as provided for by the Supreme Court's remittitur, is granted, and consistent with the findings made by this Court in its Order of November 11, 2022, in connection with such motion that award is reduced by \$26,800 from its

prior amount of \$568,0/1. According.	ly, the portion of the Court's Order of February	
6, 2019, awarding \$568,071 in attorney's fees to plaintiffs' counsel is modified and		
that award shall now be \$541,271; and	it is further	
ORDERED, that such award of	\$541,271 in attorney's fees shall accrue interest	
from August 21, 2018, the date of entr	y of the final judgment in favor of the plaintiffs;	
and it is further		
ORDERED, that the portion of	the Court's Order of February 6, 2019, awarding	
\$46,528.07 in costs to plaintiffs is still	subject to modification consistent with the	
Nevada Supreme Court's remittitur an	d plaintiffs are granted leave to seek	
modification of the same by a properly	v filed motion.	
IT IS SO ORDERED.		
Dated this day of	, 2022.	
Dated this day of	, 2022. Dated this 17th day of November, 2022	
Dated this day of		
Dated this day of	Dated this 17th day of November, 2022 Managell Hon. Maria Gall	
Dated this day of	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8	
Dated this <u>day of</u>	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE	
Dated this day of	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall	
Submitted by:	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall	
	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall	
Submitted by: By: <u>/s/ Leon Greenberg</u> Leon Greenberg, Esq. LEON GREENBERG PROF. CORP.	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall	
Submitted by: By: <u>/s/ Leon Greenberg</u> Leon Greenberg, Esq. LEON GREENBERG PROF. CORP. 2965 S. Jones Blvd. Ste. E-3	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall	
Submitted by: By: <u>/s/ Leon Greenberg</u> Leon Greenberg, Esq. LEON GREENBERG PROF. CORP. 2965 S. Jones Blvd. Ste. E-3 Las Vegas, NV 89146	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall	
Submitted by: By: <u>/s/ Leon Greenberg</u> Leon Greenberg, Esq. LEON GREENBERG PROF. CORP. 2965 S. Jones Blvd. Ste. E-3	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall	
Submitted by: By: <u>/s/ Leon Greenberg</u> Leon Greenberg, Esq. LEON GREENBERG PROF. CORP. 2965 S. Jones Blvd. Ste. E-3 Las Vegas, NV 89146	Dated this 17th day of November, 2022 Mon. Maria Gall DISTRICT COURT JUDGE FAA BD1 A2D3 74C8 Maria Gall District Court Judge	
Submitted by: By: <u>/s/ Leon Greenberg</u> Leon Greenberg, Esq. LEON GREENBERG PROF. CORP. 2965 S. Jones Blvd. Ste. E-3 Las Vegas, NV 89146	Dated this 17th day of November, 2022 Maria Gall DISTRICT COURT JUDGE FEA BD1 A2D3 74C8 Maria Gall	

1	Approved as to form and content:
2	
3	Not Approved By:
4	Esther C. Rodriguez, Esq.
5	RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive. Ste. 150
6	Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive. Ste. 150 Las Vegas, NV 89145 Attorney for Defendants
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	4.

		11/17/2022 12:39 PM Action S. Action CLERK OF THE COURT
1	ORDR	
2	DISTRIC'	T COURT
3	CLARK COUN	NTY, NEVADA
4	MICHAEL MURRAY and MICHAEL	Case No.: A-12-669926-C
5	RENO, individually and behalf of others similarly situated,	Dept. No. IX
6	Plaintiffs,	
7	VS.	
8	A CAB TAXI SERVICE, LLC, et al.	
9	Defendants.	
10	ORDER DENYING DEFENDAN	TS' MOTIONS FOR SANCTIONS
11	Defendants have filed three motions	s for Rule 11 sanctions. On June 28, 2022,
12	Defendants filed a sanctions motion base	d on Plaintiff's filing of a turnover motion
13	while this case was stayed. On June 29,	2022, Defendants filed a second sanctions

Electronically Filed

motion based on Plaintiffs' filing of a motion to stay, offset, or apportion the Court's
award of costs, again while this case was stayed. On July 11, 2022, Defendants filed
a third sanctions motion based on Plaintiffs' motion to reconsider the Court's award
of costs, again while this case was stayed.

If not apparent from the foregoing paragraph, this case had previously been 18stayed until the Nevada Supreme Court decided a pending appeal in Nevada 19 Supreme Court Case No. 83492, referred to in the papers as *Dubric*. On September 2019, 2022, this Court issued an order lifting the stay given that, at that point, the 21Dubric appeal had been decided, with rehearing denied. However, the Court 22indicated that given the developments in this case, including in the *Dubric* matter, 23the parties could each file and serve one additional, omnibus brief in support of or 24opposed to any pending motion. The parties filed supplemental briefs on September 2530, 2022. Having considered the briefing on the sanctions motions, as well as the 26supplemental briefs and papers on file, the Court DENIES the sanctions motions 27consistent with the following: 28

1	Defendants make their sanctions motions under NRCP 11. NRCP 11(b)
2	provides as follows:
3	By presenting to the court a pleading, written motion, or other paper—whether by signing, filing, submitting, or
4	later advocating it—an attorney or unrepresented party certifies that to the best of the person's knowledge,
5	information, and belief, formed after an inquiry reasonable under the circumstances:
6 7	(1) it is not being presented for any improper
8	purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation;
9	(2) the claims, defenses, and other legal contentions are warranted by existing law or by a
10	nonfrivolous argument for extending, modifying, or reversing existing law or for establishing new law;
11	(3) the factual contentions have evidentiary
12	support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery and
13	further investigation or discovery; and (4) the denials of factual contentions are warranted
14	on the evidence or, if specifically so identified, are reasonably based on belief or a lack of information.
15	reasonably based on benef of a fack of miormation.
16	The Court's May 3, 2022, order staying this case pending the <i>Dubric</i> appeal
17	stays these proceedings, which means the totality of the proceedings. Accordingly,
18	the Court agrees that Plaintiffs violated that stay order by filing the turnover motion,
19	the motion to stay and offset, and the motion for reconsideration. That said, the
20	Court finds the violations harmless, as Plaintiffs presumably would have filed those
21	motions after the lifting of the stay, to which Defendants would have had to respond.
22	In any event, the Court's decisions on those motions (to the extent the Court has
23	decided the motions) have not prejudiced Defendants as a result of the motions
24	having been filed after the stay but before the lifting of the stay. Moreover, the
25	Court finds that Plaintiffs did not file their motions frivolously or for an improper
26	purpose, and thus for that reason alone, Rule 11 sanctions are not warranted.
27	///
28	///

1	For the foregoing reasons, the motions are DENIED.
2	IT IS SO ORDERED.
3	
4	Dated this 17th day of November, 2022
5	Managall
6	
7	E99 00D B597 60D5 Maria Gall District Court Judge
8	District Court Studge
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	3

1	CSERV		
2	DISTRICT COURT		
3	CLARK COUNTY, NEVADA		
4			
5			
6	Michael Murray, Plaintiff(s)	CASE NO: A-12-669926-C	
7	VS.	DEPT. NO. Department 9	
8 9	A Cab Taxi Service LLC, Defendant(s)		
10			
11	AUTOMATED	CERTIFICATE OF SERVICE	
12 13	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:		
14	Service Date: 11/17/2022		
15	"Esther Rodriguez, Esq." .	esther@rodriguezlaw.com	
16 17	Assistant .	info@rodriguezlaw.com	
18	Cindy Pittsenbarger .	cpittsenbarger@hutchlegal.com	
19	Dana Sniegocki .	dana@overtimelaw.com	
20	Esther Rodriguez .	esther@rodriguezlaw.com	
21	filings .	susan8th@gmail.com	
22	Hilary Daniels .	hdaniels@blgwins.com	
23	Hillary Ross .	hross@blgwins.com	
24 25	leon greenberg .	leongreenberg@overtimelaw.com	
26	Leon Greenberg .	wagelaw@hotmail.com	
27	Michael K. Wall .	mwall@hutchlegal.com	
28			

1	Susan .	susan@rodriguezlaw.com
2 3	Susan Dillow .	susan@rodriguezlaw.com
4	Trent Richards .	trichards@blgwins.com
5	Christian Gabroy	christian@gabroy.com
6	Katie Brooks	assistant@gabroy.com
7	Katie Brooks	assistant@gabroy.com
8	Christian Gabroy	christian@gabroy.com
9	Elizabeth Aronson	earonson@gabroy.com
10	Christian Gabroy	christian@gabroy.com
11 12	Kaine Messer	kmesser@gabroy.com
12	Ali Saad	ASaad@resecon.com
14	Peter Dubowsky, Esq.	peter@dubowskylaw.com
15	Amanda Vogler-Heaton, Esq.	amanda@dubowskylaw.com
16	William Thompson	william@dubowskylaw.com
17	-	<u> </u>
18	Kaylee Conradi	kconradi@hutchlegal.com
19	Valerie Gray	vgray@blgwins.com
20	Mercedes Ortega	mortega@blgwins.com
21	R. Reade	creade@crdslaw.com
22	Kathrine von Arx	kvonarx@crdslaw.com
23	Ruthann Devereaux-Gonzalez	ranni@overtimelaw.com
24	Jay Shafer	jshafer@crdslaw.com
25	Trent Compton	tcompton@blgwins.com
26		
27		

1 2	If indicated below, a copy of the above mentioned filings were also served by mail via United States Postal Service, postage prepaid, to the parties listed below at their last known addresses on 11/18/2022		
3			
4	Esther Rodriguez	Rodriguez Law Offices, P.C. Attn: Esther Rodriguez, Esq.	
5		10161 Park Run Drive, Suite 150 Las Vegas, NV, 89145	
6 7	Stephen Hackett	Sklar Williams PLLC	
8		Attn: Stephen Hackett 410 South Rampart Blvd Suite 350 Las Vegas, NV, 89145	
9			
10	Steven Parsons	10091 Park Run DR STE 200 Las Vegas, NV, 89145	
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			

1 2 3 4 5 6 7 8 9 10	Electronically Filed 11/17/2022 4:14 PM Steven D. Grierson CLERK OF THE COURT WUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com Ranni@overtimelaw.com Attorneys for Plaintiffs CHRISTIAN GABROY, ESQ., SBN 8805 Gabroy Law Offices 170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012 Tel (702) 259-7770 Fax (702) 259-7774 christian@gabroy.com Attorneys for Plaintiffs	
11	DISTRICT COURT	
12	CLARK COUNTY, NEVADA	
13 14 15	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Plaintiffs,	
16 17 18 19	vs. A CAB TAXI SERVICE LLC, and A CAB, LLC, Defendants.	
20	<u>}</u>	
21		
22	PLEASE TAKE NOTICE that the Court entered the attached Order on	
23	November 17, 2022.	
24	Dated: November 17, 2022	
25	LEON GREENBERG PROFESSIONAL CORP.	
26	/s/ Leon Greenberg	
27	Leon Greenberg, Esq. Nevada Bar No. 8094	
28	2965 S. Jones Boulevard - Ste. E-3 Las Vegas, NV 89146 Tel (702) 383-6085 Attorney for the Plaintiffs	

CERTIFICATE OF SERVICE
The undersigned certifies that on November 17, 2022, she served the within:
NOTICE OF ENTRY OF ORDER
by court electronic service to:
TO:
Esther C. Rodriguez, Esq.
Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
IAVA SHAFED ESO
JAY A. SHAFER, ESQ. CORY READE DOWS AND SHAFER 1333 North Baffalo Drive, Suite 210 Las Vegas, NV 89128
Las Vegas, IVV 07120
/s/ Ruthann Devereaux-Gonzalez
Ruthann Devereaux-Gonzalez
2

ELECTRONICALLY SERVED 11/17/2022 12:47 PM			
		Electronically Filed 11/17/2022 12:39 PM CLERK OF THE COURT	
1	ORDR		
2	DISTRIC	T COURT	
3	CLARK COUN	NTY, NEVADA	
4 5	MICHAEL MURRAY and MICHAEL RENO, individually and behalf of others similarly situated,	Case No.: A-12-669926-C Dept. No. IX	
6	Plaintiffs, vs.		
7 8	A CAB TAXI SERVICE, LLC, et al.		
9	Defendants.		
10	ORDER DENYING DEFENDAN	TS' MOTIONS FOR SANCTIONS	

Defendants have filed three motions for Rule 11 sanctions. On June 28, 2022, Defendants filed a sanctions motion based on Plaintiff's filing of a turnover motion while this case was stayed. On June 29, 2022, Defendants filed a second sanctions motion based on Plaintiffs' filing of a motion to stay, offset, or apportion the Court's award of costs, again while this case was stayed. On July 11, 2022, Defendants filed a third sanctions motion based on Plaintiffs' motion to reconsider the Court's award of costs, again while this case was stayed.

If not apparent from the foregoing paragraph, this case had previously been 18stayed until the Nevada Supreme Court decided a pending appeal in Nevada 19 Supreme Court Case No. 83492, referred to in the papers as *Dubric*. On September 2019, 2022, this Court issued an order lifting the stay given that, at that point, the 21Dubric appeal had been decided, with rehearing denied. However, the Court 22indicated that given the developments in this case, including in the *Dubric* matter, 23the parties could each file and serve one additional, omnibus brief in support of or 24opposed to any pending motion. The parties filed supplemental briefs on September 2530, 2022. Having considered the briefing on the sanctions motions, as well as the 26supplemental briefs and papers on file, the Court DENIES the sanctions motions 27consistent with the following: 28

1	Defendants make their sanctions motions under NRCP 11. NRCP 11(b)
2	provides as follows:
3	By presenting to the court a pleading, written motion, or other paper—whether by signing, filing, submitting, or
4	later advocating it—an attorney or unrepresented party certifies that to the best of the person's knowledge,
5	information, and belief, formed after an inquiry reasonable under the circumstances:
6 7	(1) it is not being presented for any improper
8	purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation;
9	(2) the claims, defenses, and other legal contentions are warranted by existing law or by a
10	nonfrivolous argument for extending, modifying, or reversing existing law or for establishing new law;
11	(3) the factual contentions have evidentiary
12	support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery and
13	further investigation or discovery; and (4) the denials of factual contentions are warranted
14	on the evidence or, if specifically so identified, are reasonably based on belief or a lack of information.
15	reasonably based on benef of a fack of miormation.
16	The Court's May 3, 2022, order staying this case pending the <i>Dubric</i> appeal
17	stays these proceedings, which means the totality of the proceedings. Accordingly,
18	the Court agrees that Plaintiffs violated that stay order by filing the turnover motion,
19	the motion to stay and offset, and the motion for reconsideration. That said, the
20	Court finds the violations harmless, as Plaintiffs presumably would have filed those
21	motions after the lifting of the stay, to which Defendants would have had to respond.
22	In any event, the Court's decisions on those motions (to the extent the Court has
23	decided the motions) have not prejudiced Defendants as a result of the motions
24	having been filed after the stay but before the lifting of the stay. Moreover, the
25	Court finds that Plaintiffs did not file their motions frivolously or for an improper
26	purpose, and thus for that reason alone, Rule 11 sanctions are not warranted.
27	///
28	///

1	For the foregoing reasons, the motions are DENIED.
2	IT IS SO ORDERED.
3	
4	Dated this 17th day of November, 2022
5	Managall
6	
7	E99 00D B597 60D5 Maria Gall District Court Judge
8	District Court Studge
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	3

1	On May 17, 2022, this Court entered an order awarding Defendants their costs
2	in connection with the appeal of the final judgment order. Plaintiffs ask the Court to
3	offset or apportion that costs award against the judgment in the Plaintiffs' favor. In
4	Aviation Ventures, Inc. v. Joan Morris, Inc., the Nevada Supreme Court held that all
5	that is required for setoff is for each party to have a valid and enforceable debt
6	against the other party. 121 Nev. 113, 121, 110 P.3d 59, 64 (2005). That exists here.
7	Accordingly, the request for setoff is GRANTED. The costs award shall be offset
8	against the total class judgment of \$685,886.60, with the reduction apportioned pro
9	rata amongst the class members. Plaintiffs shall submit a modified judgment for the
10	Court, to include an explanation of their calculations.
11	IT IS SO ORDERED.
12	
13	Dated this 17th day of November, 2022
14	Manazall
15	189 3AC 72EC 9281
16	Maria Gall District Court Judge
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	2

Π

1	CSERV		
2	DISTRICT COURT		
3	CLARK COUNTY, NEVADA		
4			
5			
6	Michael Murray, Plaintiff(s)	CASE NO: A-12-669926-C	
7	VS.	DEPT. NO. Department 9	
8 9	A Cab Taxi Service LLC, Defendant(s)		
10			
11	AUTOMATED	CERTIFICATE OF SERVICE	
12 13	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:		
14	Service Date: 11/17/2022		
15	"Esther Rodriguez, Esq." .	esther@rodriguezlaw.com	
16 17	Assistant .	info@rodriguezlaw.com	
18	Cindy Pittsenbarger .	cpittsenbarger@hutchlegal.com	
19	Dana Sniegocki .	dana@overtimelaw.com	
20	Esther Rodriguez .	esther@rodriguezlaw.com	
21	filings .	susan8th@gmail.com	
22	Hilary Daniels .	hdaniels@blgwins.com	
23	Hillary Ross .	hross@blgwins.com	
24 25	leon greenberg .	leongreenberg@overtimelaw.com	
26	Leon Greenberg .	wagelaw@hotmail.com	
27	Michael K. Wall .	mwall@hutchlegal.com	
28			

1	Susan .	susan@rodriguezlaw.com
2 3	Susan Dillow .	susan@rodriguezlaw.com
4	Trent Richards .	trichards@blgwins.com
5	Christian Gabroy	christian@gabroy.com
6	Katie Brooks	assistant@gabroy.com
7	Katie Brooks	assistant@gabroy.com
8	Christian Gabroy	christian@gabroy.com
9	Elizabeth Aronson	earonson@gabroy.com
10	Christian Gabroy	christian@gabroy.com
11 12	Kaine Messer	kmesser@gabroy.com
12	Ali Saad	ASaad@resecon.com
14	Peter Dubowsky, Esq.	peter@dubowskylaw.com
15	Amanda Vogler-Heaton, Esq.	amanda@dubowskylaw.com
16	William Thompson	william@dubowskylaw.com
17	-	<u> </u>
18	Kaylee Conradi	kconradi@hutchlegal.com
19	Valerie Gray	vgray@blgwins.com
20	Mercedes Ortega	mortega@blgwins.com
21	R. Reade	creade@crdslaw.com
22	Kathrine von Arx	kvonarx@crdslaw.com
23	Ruthann Devereaux-Gonzalez	ranni@overtimelaw.com
24	Jay Shafer	jshafer@crdslaw.com
25	Trent Compton	tcompton@blgwins.com
26		
27		

1 2	If indicated below, a copy of the above mentioned filings were also served by mail via United States Postal Service, postage prepaid, to the parties listed below at their last known addresses on 11/18/2022			
3				
4	Attn: Esther Rodriguez, Esq.10161 Park Run Drive, Suite 150Las Vegas, NV, 89145			
5				
6 7	Stephen Hackett	Sklar Williams PLLC		
8		Attn: Stephen Hackett 410 South Rampart Blvd Suite 350 Las Vegas, NV, 89145		
9				
10	Steven Parsons	10091 Park Run DR STE 200 Las Vegas, NV, 89145		
11				
12				
13				
14				
15				
16				
17				
18				
19				
20				
21				
22				
23				
24				
25				
26				
27				
28				

		Electronically Filed 11/17/2022 2:23 PM CLERK OF THE COURT	
1	ORDR		
2	DISTRIC	T COURT	
3	CLARK COUN	JTY, NEVADA	
4	MICHAEL MURRAY and MICHAEL	Case No.: A-12-669926-C	
5	RENO, individually and behalf of others similarly situated,	Dept. No. IX	
6	Plaintiffs,		
7			
8	A CAB TAXI SERVICE, LLC, et al.		
9	Defendants.		
10	ORDER DENYING DEFEND	ANTS' MOTION FOR COSTS	
11	On October 24, 2022, Defendants	A Cab, LLC, A Cab Series, LLC, and	
12	Creighton J. Nady filed a motion pursuant to NRAP 39 and NRS 18.060 for their		
13	costs incurred in defending a writ petition	n filed by Plaintiffs in connection with this	
14	matter. On November 4, 2022, Plaint	iffs Michael Murray and Michael Reno,	
15	individually and behalf of others similarly	situated, filed an opposition to the motion.	
16	On November 7, 2022, Defendants filed a	a reply in support of the motion. Having	
17	considered the briefs and all pleadings a	nd papers on file the Court DENIES the	
18	motion consistent with the following:		
19	As an initial matter, the Court ag	grees with Defendants that the NRAP 39	
20	allows the prevailing party in a writ procee	eding to obtain their costs. "Appellate costs	
21	are allowable as of right in the context of	of the voluntary dismissal of an appeal or	

T

original writ proceeding but only as provided by NRAP 39." Breeden v. Eighth Jud. 22Dist. Ct., 131 Nev. 96, 99, 343 P.3d 1242, 1244 (2015). 23

That said, the Court does not understand how Defendants could have incurred 24copying costs, either for the preparation and transmission of the record or the 25preparation of the appendix, when both were transmitted to the Nevada Supreme 2627Court electronically. Indeed, Plaintiffs do not attach any receipts to their verified memorandum showing that the copy costs were in fact incurred. Nor do Plaintiffs 28

1	respond to this issue as raised in the opposition, leaving the Court to wonder what in
2	fact was copied (on paper) and transmitted to the Nevada Supreme Court when all
3	filings and submissions were done electronically. For these reasons, the motion is
4	DENIED.
5	IT IS SO ORDERED.
6	
7	Dated this 17th day of November, 2022
8	Mariagall
9	99A FEB 3120 C7D6
10	Maria Gall District Court Judge
11	
12	
13	
14	
15	
16	
17	
18	
19 20	
20 21	
$\frac{21}{22}$	
23	
2 6 24	
25	
26	
27	
28	
	2

1	CSERV		
2	DISTRICT COURT		
3	CLARK COUNTY, NEVADA		
4			
5			
6	Michael Murray, Plaintiff(s)	CASE NO: A-12-669926-C	
7	VS.	DEPT. NO. Department 9	
8 9	A Cab Taxi Service LLC, Defendant(s)		
10			
11	AUTOMATED	CERTIFICATE OF SERVICE	
12 13	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:		
14	Service Date: 11/17/2022		
15	"Esther Rodriguez, Esq." .	esther@rodriguezlaw.com	
16 17	Assistant .	info@rodriguezlaw.com	
18	Cindy Pittsenbarger .	cpittsenbarger@hutchlegal.com	
19	Dana Sniegocki .	dana@overtimelaw.com	
20	Esther Rodriguez .	esther@rodriguezlaw.com	
21	filings .	susan8th@gmail.com	
22	Hilary Daniels .	hdaniels@blgwins.com	
23	Hillary Ross .	hross@blgwins.com	
24 25	leon greenberg .	leongreenberg@overtimelaw.com	
26	Leon Greenberg .	wagelaw@hotmail.com	
27	Michael K. Wall .	mwall@hutchlegal.com	
28			

1	Susan .	susan@rodriguezlaw.com
2 3	Susan Dillow .	susan@rodriguezlaw.com
4	Trent Richards .	trichards@blgwins.com
5	Christian Gabroy	christian@gabroy.com
6	Katie Brooks	assistant@gabroy.com
7	Katie Brooks	assistant@gabroy.com
8	Christian Gabroy	christian@gabroy.com
9	Elizabeth Aronson	earonson@gabroy.com
10	Christian Gabroy	christian@gabroy.com
11 12	Kaine Messer	kmesser@gabroy.com
12	Ali Saad	ASaad@resecon.com
14	Peter Dubowsky, Esq.	peter@dubowskylaw.com
15	Amanda Vogler-Heaton, Esq.	amanda@dubowskylaw.com
16	William Thompson	william@dubowskylaw.com
17	-	<u> </u>
18	Kaylee Conradi	kconradi@hutchlegal.com
19	Valerie Gray	vgray@blgwins.com
20	Mercedes Ortega	mortega@blgwins.com
21	R. Reade	creade@crdslaw.com
22	Kathrine von Arx	kvonarx@crdslaw.com
23	Ruthann Devereaux-Gonzalez	ranni@overtimelaw.com
24	Jay Shafer	jshafer@crdslaw.com
25	Trent Compton	tcompton@blgwins.com
26		
27		

1 2	If indicated below, a copy of the above mentioned filings were also served by mail via United States Postal Service, postage prepaid, to the parties listed below at their last known addresses on 11/18/2022			
3				
4	Attn: Esther Rodriguez, Esq.10161 Park Run Drive, Suite 150Las Vegas, NV, 89145			
5				
6 7	Stephen Hackett	Sklar Williams PLLC		
8		Attn: Stephen Hackett 410 South Rampart Blvd Suite 350 Las Vegas, NV, 89145		
9				
10	Steven Parsons	10091 Park Run DR STE 200 Las Vegas, NV, 89145		
11				
12				
13				
14				
15				
16				
17				
18				
19				
20				
21				
22				
23				
24				
25				
26				
27				
28				

1 2 3 4 5 6 7 8 9 10	Electronically Filed 11/17/2022 4:14 PM Steven D. Grierson CLERK OF THE COURT WUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904 Leon Greenberg Professional Corporation 2965 South Jones Blvd- Suite E3 Las Vegas, Nevada 89146 (702) 383-6085 (702) 385-1827(fax) leongreenberg@overtimelaw.com Ranni@overtimelaw.com Attorneys for Plaintiffs CHRISTIAN GABROY, ESQ., SBN 8805 Gabroy Law Offices 170 S. Green Valley Parkway - Suite 280 Henderson Nevada 89012 Tel (702) 259-7770 Fax (702) 259-7774 christian@gabroy.com Attorneys for Plaintiffs		
11	DISTRICT COURT		
12	CLARK COUNTY, NEVADA		
13 14 15	MICHAEL MURRAY, and MICHAEL RENO, Individually and on behalf of others similarly situated, Plaintiffs,		
16 17 18 19	vs. A CAB TAXI SERVICE LLC, and A CAB, LLC, Defendants.		
20	<u>}</u>		
21			
22	PLEASE TAKE NOTICE that the Court entered the attached Order on		
23	November 17, 2022.		
24	Dated: November 17, 2022		
25	LEON GREENBERG PROFESSIONAL CORP.		
26	/s/ Leon Greenberg		
27	Leon Greenberg, Esq. Nevada Bar No. 8094		
28	2965 S. Jones Boulevard - Ste. E-3 Las Vegas, NV 89146 Tel (702) 383-6085 Attorney for the Plaintiffs		

CERTIFICATE OF SERVICE
The undersigned certifies that on November 17, 2022, she served the within:
NOTICE OF ENTRY OF ORDER
by court electronic service to:
TO:
Esther C. Rodriguez, Esq.
Esther C. Rodriguez, Esq. RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145
IAVA SHAFED ESO
JAY A. SHAFER, ESQ. CORY READE DOWS AND SHAFER 1333 North Baffalo Drive, Suite 210 Las Vegas, NV 89128
Las Vegas, IVV 07120
/s/ Ruthann Devereaux-Gonzalez
Ruthann Devereaux-Gonzalez
2

	ELECTRONICALLY SE 11/17/2022 2:23 P		
	11/17/2022 2.23 FI	Electronically Filed 11/17/2022 2:23 PM	
		Acuns Acuin	
1	ORDR	CLERK OF THE COURT	
2	DISTRIC	T COURT	
3	CLARK COUN	NTY, NEVADA	
4	MICHAEL MURRAY and MICHAEL	Case No.: A-12-669926-C	
5	RENO, individually and behalf of others similarly situated,	Dept. No. IX	
6	Plaintiffs,		
7	VS.		
8	A CAB TAXI SERVICE, LLC, et al.		
9	Defendants.		
10	ORDER DENYING DEFEND	ANTS' MOTION FOR COSTS	
11	On October 24, 2022, Defendants	A Cab, LLC, A Cab Series, LLC, and	
12	Creighton J. Nady filed a motion pursuant to NRAP 39 and NRS 18.060 for their		
13	costs incurred in defending a writ petition filed by Plaintiffs in connection with this		
14	matter. On November 4, 2022, Plaintiffs Michael Murray and Michael Reno,		
15	individually and behalf of others similarly situated, filed an opposition to the motion.		
16	3 On November 7, 2022, Defendants filed a reply in support of the motion. Having		
17	considered the briefs and all pleadings a	and papers on file the Court DENIES the	
18	motion consistent with the following:		

As an initial matter, the Court agrees with Defendants that the NRAP 39
allows the prevailing party in a writ proceeding to obtain their costs. "Appellate costs
are allowable as of right in the context of the voluntary dismissal of an appeal or
original writ proceeding but only as provided by NRAP 39." *Breeden v. Eighth Jud. Dist. Ct.*, 131 Nev. 96, 99, 343 P.3d 1242, 1244 (2015).

That said, the Court does not understand how Defendants could have incurred copying costs, either for the preparation and transmission of the record or the preparation of the appendix, when both were transmitted to the Nevada Supreme Court electronically. Indeed, Plaintiffs do not attach any receipts to their verified memorandum showing that the copy costs were in fact incurred. Nor do Plaintiffs

1	respond to this issue as raised in the opposition, leaving the Court to wonder what in
2	fact was copied (on paper) and transmitted to the Nevada Supreme Court when all
3	filings and submissions were done electronically. For these reasons, the motion is
4	DENIED.
5	IT IS SO ORDERED.
6	
7	Dated this 17th day of November, 2022
8	Mariagall
9	99A FEB 3120 C7D6
10	Maria Gall District Court Judge
11	
12	
13	
14	
15	
16	
17	
18	
19 20	
20 21	
$\frac{21}{22}$	
23	
2 6 24	
25	
26	
27	
28	
	2

Other Civil Filing		COURT MINUTES	January 17, 2013
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
January 17, 2013	9:00 AM	Motion to Dismiss	
HEARD BY: Cory	, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER: Bev	erly Sigurnik		
REPORTER:			
	eenberg, Leon driguez, Esther	Attorney Attorney	

JOURNAL ENTRIES

- Statements by the Court as to reasoning by Judge Jones and amendment to the Constitution. Ms. Rodriguez argued as to NRS 608.250. Mr. Greenberg referred to the first sentence in the Constitution and argued the term of employee. Statements by the Court. Mr. Greenberg argued the Court is bound by the Constitution. Ms. Rodriquez argued Judge Jones did take notice the amendment made no reference to NRS 608.250. Further arguments by counsel. COURT STATED FINDINGS and ORDERED, Motion DENIED. Mr. Greenberg to prepare the Order.

Other Civil Filing		COURT MINUTES	April 01, 2013
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
April 01, 2013	3:00 AM	Motion For Reconsideration	
HEARD BY: Cory	, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		JOURNAL ENTRIES	

- Defendant's Motion for Reconsideration

COURT ORDERED, Defendant's Motion for Reconsideration is DENIED. Mr. Greenberg to prepare the Order.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq., and Esther Rodriguez, Esq. via e-mail. /mlt

Other Civil Filing		COURT MINUTES	April 29, 2013
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
April 29, 2013	3:00 AM	Motion to Strike	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	/lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Defendant's Motion to Strike Amended Complaint

COURT ORDERED, Defendant's Motion to Strike Amended Complaint DENIED. The Court is persuaded by the Ninth Circuit FRCP 15(a) jurisprudence that filing a motion to dismiss does not constitute filing a responsive pleading. See, e.g. Miles v. Department of Army, 881 F.2d 777, 781. Mr. Greenberg to prepare the Order. COURT FURTHER ORDERED, Plaintiff's Counter-Motion for Default Judgment or Sanctions DENIED. Ms. Rodriguez to prepare the Order.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriquez, Esq. via e-mail. / mlt

Other Civil Fili	ing	COURT MINUTES	July 17, 2014
A-12-669926-C	vs.	Michael Murray, Plaintiff(s) vs. A Cab Taxi Service LLC, Defendant(s)	
July 17, 2014	9:00 AM	Pretrial/Calendar Call	
HEARD BY:	Cory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERI	K: Michele Tucker		
RECORDER:	Beverly Sigurnik		
REPORTER:			
PARTIES PRESENT:	Rodriguez, Esther Sniegocki, Dana	Attorney Attorney	
		JOURNAL ENTRIES	

- Ms. Rodriguez advised the matter has been stayed pending a Supreme Court decision which came down last week. Request the stay remain in place until July 28, 2014. Ms. Lawson, JEA advised counsel will need to file 3.25 and go to discovery. Further advised the stay will remain until 7/28/14.

Other Civil Fili	ng	COURT MINUTES	October 14, 2014
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
October 14, 2014	4 9:00 AM	Status Check	
HEARD BY: (Cory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERE	K: Dania Batiste		
RECORDER:	Beverly Sigurnik		
REPORTER:			
PARTIES PRESENT:	Rodriguez, Esther Sniegocki, Dana	Attorney Attorney	

JOURNAL ENTRIES

- Ms. Rodriguez advised the Court that there was a Stay, pending the rendition of a decision regarding minimum wage from the Nevada Supreme Court (NSC); which has been returned. Ms. Rodriguez further advised that the parties are in currently discussing settlement discussions; and are ready for the Stay to be lifted so each side may proceed accordingly.

COURT SO ORDERED, and DIRECTED counsel to submit the necessary documents to the Discovery Commissioner, who will provide a trial-ready date.

Other Civil Filin	ng	COURT MINUTES	March 18, 2015	
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)		
March 18, 2015	9:00 AM	Motion to Compel	Notice of Pltfs' Motion to Compel the Production of Documents	
HEARD BY: B	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room	
COURT CLERK: Jennifer Lott				
RECORDER: Sandra Pruchnic				
REPORTER:				
PARTIES PRESENT:	Rodriguez, Esther Sniegocki, Dana	Attorney Attorney		
	JOURNAL ENTRIES			

- Jay Nady present.

Commissioner inquired what documents were turned over in the Federal lawsuit. Ms. Rodriguez stated counsel came on site to review trip sheets and payroll records, and pay stubs and time records were provided for Pltfs Murray and Reno. Ms. Rodriguez is willing to work with Pltf to provide information, but counsel needs guidance with timeframes, and Deft's system is not as sophisticated as other cab companies.

Ms. Sniegoski addressed computer process for drivers (check in time, meter upload, meter checkout procedure, and validated cash drop). Statement by Mr. Nady regarding how the system is used, and Mr. Nady can provide an Affidavit of attempts to fix the clock. Mr. Nady will give the same data the DOL had.

Commissioner advised counsel the records can be produced in a hard copy format, but it doesn't

PRINT DATE: 12/19/2022

A-12-669926-C

have to be a searchable format for Pltf. Upon Commissioner's inquiry, Mr. Nagy will check what it takes to write a program to pull out information. Ms. Rodriguez stated redacting documents is too voluminous, but Pltf's counsel is welcome to look at data. Argument by Ms. Sniegocki.

COMMISSIONER RECOMMENDED, motion is CONTINUED to determine 1) whether there is a computer program that can be written to pull up electronic information for wages, commissions, and payment that qualify as part of the claim; 2) Commissioner advised Ms. Sniegocki to review documents at Deft's premises. COMMISSIONER RECOMMENDED, the timeframe for writing a code is October 2008 through January 1, 2015.

Statement by Mr. Nagy re: voluminous documents provided to DOL, but all trip sheets were not returned from the DOL. COMMISSIONER RECOMMENDED, Pltf to prepare and send a Rule 34 inspection notice, and set forth exactly what will be looked at, and who will do it; inspection notice reduced to five business days. Commissioner is available by conference call if necessary. COMMISSIONER RECOMMENDED, names and addresses are OFF LIMITS for now.

4/8/15 9:30 a.m. Notice of Pltfs' Motion to Compel the Production of Documents

Other Civil Fili	ng	COURT MINUTES	May 20, 2015
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
May 20, 2015	9:00 AM	Motion to Compel	Notice of Pltfs' Motion to Compel the Production of Documents
HEARD BY: H	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room
COURT CLERK: Jennifer Lott			
RECORDER: Francesca Haak			
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther Sniegocki, Dana	Attorney Attorney Attorney JOURNAL ENTRIES	
- Jay Nady, Ow	ner, present.		

The Inspection that Commissioner Bulla envisioned did not happen. Commissioner stated the Attorneys must be in control of the situation and remain professional; if inappropriate conduct occurs, disregard it, and bring issue to Commissioner Bulla's attention.

Argument by Ms. Rodriguez; her expert was put in an uncomfortable situation. Colloquy re: notice of inspection; Ms. Rodriguez stated Mr. Morgan's answers were miscommunicated by Mr. Greenberg. Commissioner advised Ms. Rodriguez she should have diffused the situation and spoken with counsel re: how to move forward.

Commissioner did not order a videotaped Inspection. COMMISSIONER RECOMMENDED, no fees or costs. Commissioner typically does not allow discussions directly with the client at an Inspection;

PRINT DATE: 12/19/2022

A-12-669926-C

counsel must ensure the perception is appropriate. COMMISSIONER RECOMMENDED, no videotaped Inspection and clients will not be present, but attorneys and experts will be present.

COMMISSIONER RECOMMENDED, take the 30(b)(6) deposition first if possible (outline categories specifically); then speak about an Inspection with parameters. Mr. Greenberg filed a Motion for Class Certification with Judge Cory (set 6/22/15). Colloquy re: if Mr. Nady should be present at upcoming depositions. If Commissioner receives a call re: interference with the process, Commissioner will ask the party to leave the room. Ms. Rodriguez stated there won t be any problems.

Arguments by counsel. Location of payroll documents should be a 30(b)(6) topic. Commissioner will move the continuance date upon counsels request. Counsel did not get to QuickBooks during Inspection. COMMISSIONER RECOMMENDED, all information must be provided; motion is CONTINUED. Mr. Nagy stated QuickBooks is the payroll tool. Commissioner is available by conference call if necessary.

Send Commissioner the entire copy of transcript as discussed in Open Court. Mr. Greenberg requested briefing. If a courtesy copy is provided to Commissioner, provide a copy to Defense counsel so there is no ex-parte. Provide courtesy copy to Commissioner by July 21, 2015 at 12:00 noon.

7/22/15 9:00 a.m. Notice of Pltfs' Motion to Compel the Production of Documents

Other Civil Filing		COURT MINUTES	June 22, 2015
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	vy, Plaintiff(s) vice LLC, Defendant(s)	
June 22, 2015	3:00 AM	Motion to Certify Class	
HEARD BY: Cory	, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- COURT ORDERED, Plaintiff's Notice of Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53 CONTINUED to this Court's oral calendar.

CONTINUED TO: 7/15/15 9:00 AM

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt

Other Civil Fi	ling	COURT MINUTES	July 15, 2015
A-12-669926-C	VS.	ay, Plaintiff(s) vice LLC, Defendant(s)	
July 15, 2015	9:00 AM	Motion to Certify Class	
HEARD BY:	Cory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLER	XK: Michele Tucker		
RECORDER:	Lisa Lizotte		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther Sniegocki, Dana	Attorney Attorney Attorney	
		JOURNAL ENTRIES	

- null

Other Civil Fili	ng	COURT MINUTES	July 22, 2015		
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) rice LLC, Defendant(s)			
July 22, 2015	9:00 AM	Motion to Compel	Notice of Pltfs' Motion to Compel the Production of Documents		
HEARD BY: H	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room		
COURT CLERE	COURT CLERK: Jennifer Lott				
RECORDER: Francesca Haak					
REPORTER:					
PARTIES PRESENT:	Rodriguez, Esther Sniegocki, Dana	Attorney Attorney			
		TOTIDALAT ENTEDIES			

JOURNAL ENTRIES

- Motion on Class Certification set before the Judge on August 11, 2015. Arguments by Ms. Sniegocki. Commissioner advised counsel send an Interrogatory asking who held former positions, and Commissioner will make them answer it. Colloquy. Ms. Rodriguez made offers, but discovery was over broad.

Commissioner's order should not be taken to such an extent it prohibits relevant discovery that should be completed. Commissioner stated Pltfs need cab driver pay stubs and trip sheets. COMMISSIONER RECOMMENDED, revenue from Medallion is NOT COMPELLED. Colloquy re: Pltf took a deposition of the IT person, and Pltf was supposed to take a 30(b)(6) deposition, but Pltf vacated it (August dates are expected).

Ms. Rodriguez stated everything for Michael Reno and Michael Murray (two Pltfs) was produced a long time ago; counsel always offered the trip sheets and driver pay stubs. Ms. Rodriguez stated Commissioner offered a site inspection, Pltfs were not interested in seeing driver pay stubs and trip

A-12-669926-C

sheets, and part of Motion requested appointment of a Special Master to look at documents (Pltf requested at Deft's expense). Arguments by counsel.

When Ms. Sniegocki receives Mr. Morgan's transcript, she will provide it to Commissioner. Pltfs' counsel requested 60 days to complete Rule 30(b)(6) depositions (23 categories with subparts), provide the transcript, and Ms. Sniegocki requested further briefing.

COMMISSIONER RECOMMENDED, motion is CONTINUED; Status Check SET; Deft must respond to Interrogatories re: specific positions as discussed in Open Court.

9/23/15 10:00 A.M. Notice of Pltfs' Motion to Compel the Production of Documents Status Check: Scheduling Order

Other Civil Filing		COURT MINUTES	July 27, 2015
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
July 27, 2015	3:00 AM	Motion for Leave	
HEARD BY: Cory, I	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- COURT ORDERED, Plaintiff's Motion for Leave to File a Second Amended and Supplemental Complaint GRANTED. Mr. Greenberg to prepare the Order.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt

Other Civil Filing		COURT MINUTES	August 11, 2015
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) rice LLC, Defendant(s)	
August 11, 2015	10:30 AM	Motion to Certify Class	
HEARD BY: Cory, k	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER: Lisa L	lizotte		
REPORTER:			
Rodr	nberg, Leon riguez, Esther gocki, Dana	Attorney Attorney Attorney	

JOURNAL ENTRIES

- Mr. Greenberg gave summary of previous hearing. Mr. Greenberg argued defendants have only focused on one issue which as to individuals not being appropriate named plaintiffs. Ms. Rodriguez argued the two year statute of limitations has run. The names attached to plaintiffs motion are inappropriate as they have not been produced. Statements by the Court. Ms. Rodriguez argued NRCP 23 has not been met by plaintiff. Mr. Greenberg argued it would be in the defendants best interest to certify. There was a judgment entered in Federal Court that wages were owed. Under Federal Law this creates the common issue, were they owed the extra dollar an hour if they had health insurance, and the other is Federal Law allowed a tip credit and they were allowed to continue their tips. The States standing is they could not take the tip and they have been for about 15 months. Mr. Greenberg further argued they have a common issue. Out of 400 people this is a constitutional directive and there is strict public policy. All requirements for certification have been met. Ms. Rodriguez argued there is no prima facia as to these two plaintiffs. Nothing has been proven regarding the tips. Ms. Rodriguez argued Mr. Greenberg is leaving out the fact these two plaintiffs have to give rise to judicial controversy. Ms. Rodriguez further argued the matter regarding the statute of limitations needs to be heard. Ms. Rodriguez stated the decision in Federal Court Mr. Greenberg is referring to was a settlement agreement not a judgment and it is improper for Mr.

Greenberg to refer to it as a judgment. There is no showing these two plaintiffs have been under paid. Ms. Rodriguez further argued this has been filed as a minimum wage claim and drivers were shorted by a \$1.00 an hour; this is a claim for unpaid hours and needs to go before the Labor Commissioner as there are allegations of fraud. Ms. Rodriguez argued Walmart vs. Duke and Moore vs. PaineWebber. Statements by the Court as to commonality. Mr. Greenberg referenced Walmart vs. Duke and argued the common exam will resolve the liability issue. Mr. Greenberg argued common course of conduct. Statements by the Court. Mr. Greenberg argued the defendants have had an opportunity to bring before the Court why these two individuals are not qualified representatives and what they have brought is unsubstantiated. Defendants did not raise these objections in their responses. Mr. Greenberg requested the Court certify the class conditionally and appoint all four representatives and if later it is found they need to be removed the Court can remove them. Statements by the Court regarding requirements to certify as a class action. Mr. Greenberg argued as to the statute of limitations and there is no injury if it is found some of the class are not eligible for the claims. Mr. Rodriguez argued they would like to know who they are purposing as representative; they have never named anyone except Murray and Reno. Further arguments. Court inquired as to the costs for a Special Master. Mr. Greenberg advised he did not know. Colloquy. COURT ORDERED, Supplemental Opposition due 9/11/15 and Reply due 9/18/22; Matter CONTINUED.

CONTINUED TO: 9/22/15 9:00 AM

Other Civil Filing		COURT MINUTES	September 22, 2015
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
September 22, 2015	10:30 AM	All Pending Motions	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: N	/lichele Tucker		
RECORDER: Lisa	Lizotte		
REPORTER:			
PARTIES	1 .		
	enberg, Leon	Attorney	
	ly, Creighton J lriguez, Esther	Defendant Attorney	
	egocki, Dana	Attorney	

JOURNAL ENTRIES

- ALL PENDING - DEFENDANT'S MOTIONTO DISMISS PLAINTIFFS' SECOND CLAIM FOR RELIEF...PLAINTIFF'S MOTION TO CERTIFY THIS CASE AS A CLASS ACTION PURSUANT TO NRCP RULE 23 AND APPOINT A SPECIAL MASTER PURSUANT TO NRCP RULE 53

Court STATED it is inclined to hold off until a decision from the Supreme Court. Colloquy. COURT ORDERED, Motions CONTINUED.

CONTINUED TO: 11/3/15 9:00 AM

Other Civil Filing		COURT MINUTES	September 23, 2015
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
September 23, 2015	10:00 AM	Motion to Compel	
HEARD BY: Bulla,	Bonnie	COURTROOM:	RJC Level 5 Hearing Room
COURT CLERK: Je	nnifer Lott		
RECORDER: Francesca Haak			
REPORTER:			
PARTIES PRESENT:			
		JOURNAL ENTRIES	
- As parties failed to a	ppear, COMMIS	SIONER RECOMMENDED, n	notion is CONTINUED.

10/14/15 9:30 A.M. Notice of Pltfs' Motion to Compel the Production of Documents

CLERK'S NOTE: A copy of this minute order was placed in the attorney folder(s) of:

Leon Greenberg Esther Rodriguez

Other Civil Filing		COURT MINUTES	November 03, 2015
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) ice LLC, Defendant(s)	
November 03, 2015	9:00 AM	All Pending Motions	
HEARD BY: Cory,	Kenneth	Ũ	RJC Courtroom 16A
COURT CLERK: B	illie Jo Craig		
RECORDER: Lisa	Lizotte		
REPORTER:			
Rod	enberg, Leon Iriguez, Esther egocki, Dana	Attorney Attorney Attorney JOURNAL ENTRIES	
MICHAEL RENO DEFENDANT'S MC MICHAEL MURRAY	DTION TO DISMIS		DGMENT AGAINST PLAINTIFF DGMENT AGAINST PLAINTIFF // FOR RELIEF

DEFENDANT'S MOTION TO DISMISS I LAINTIFTS FIRST CLAIM FOR RELIEF... DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' SECOND CLAIM FOR RELIEF... PLAINTIFF'S MOTION TO CERTIFY THIS CASE AS A CLASS ACTION PURSUANT TO NRCP RULE 23 AND APPOINT A SPECIAL MASTER PURSUANT TO NRCP RULE 53... DEFENDANT'S MOTION FOR DECLARATORY ORDER REGARDING STATUTE OF LIMITATIONS

Paralegal Susan Dillow present with Attorney Rodriguez.

Court noted defendant was requesting a Continuance for Creighton Nady to be present. As he was in Russia and due to the Court's concerns, matter to proceed today.

AS TO MOTION REGARDING STATUTE OF LIMITATIONS: Extensive arguments by counsel. Court stated its findings, and ORDERED, that it is governed by a 4-year statute of limitations. Further clarification of the Court's Order.

AS TO MOTION TO DISMISS PLAINTIFFS' FIRST CLAIM FOR RELIEF: Extensive arguments by counsel. Court advised it wished to review the matter, and ORDERED, matter CONTINUED to the Chambers Calendar and it will issue a Minute Order.

AS TO MOTION TO DISMISS PLAINTIFFS' SECOND CLAIM FOR RELIEF: Extensive arguments by counsel. Court advised it wished to review the matter, and ORDERED, matter CONTINUED to the Chambers Calendar and it will issue a Minute Order.

AS TO MOTION TO DISMISS AND FOR SUMMARY JUDGMENT AGAINST RENO AND MURRAY: Extensive arguments by counsel. Ms. Rodriguez argued Discovery was closed. Ms. Rodriguez provided documentation to the Court. Court heard argument as to Summary Judgment Against Murray. Court stated its findings, and ORDERED, both Motions are DENIED WITHOUT PREJUDICE.

AS TO MOTION TO CERTIFY THIS CASE AND APPOINT A SPECIAL MASTER: Ms. Rodriguez requested this Motion be Continued as there are issues before the Discovery Commissioner next week regarding extending Discovery. If Granted, she will refile the Motions for Summary Judgment Against Reno and Murray. Court advised it wished to hear this matter today. COURT ORDERED, matter to TRAIL to the afternoon.

RECALLED. Extensive arguments by counsel. Mr. Greenberg advised he was before Judge Israel recently who Granted Certification on a similar case. Court inquired what would a Special Master do, how long it would take him to create the records requested, and whether he would become a fact finder. Mr. Greenberg advised he would create records, trip sheets start and end times and practices, and compare hours. There were over 230,000 trip sheets and a Special Master would not be a fact finder as he was doing math. Further arguments by counsel. Court stated its findings, and ORDERED, matter CONTINUED to Monday for a ruling.

CONTINUED TO: 11/9 CHAMBERS - DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' FIRST CLAIM FOR RELIEF...DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' SECOND CLAIM FOR RELIEF...PLAINTIFF'S MOTION TO CERTIFY THIS CASE AS A CLASS ACTION PURSUANT TO NRCP RULE 23 AND APPOINT A SPECIAL MASTER PURSUANT TO NRCP RULE 53

Other Civil Filing		COURT MINUTES	November 09, 2015
A-12-669926-C	Michael Murray vs. A Cab Taxi Servi	, Plaintiff(s) ce LLC, Defendant(s)	
November 09, 2015	3:00 AM	All Pending Motions	
HEARD BY: Cory, k	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: Mi	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		IOURNAI ENTRIES	

JOUKNAL EN I KIES

- ALL PENDING

DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' FIRST CLAIM FOR RELIEF: COURT ORDERED, Motion DENIED.

DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' SECOND CLAIM FOR RELIEF: COURT ORDERED, Motion DENIED.

PLAINTIFF'S MOTION TO CERTIFY THIS CASE AS A CLASS ACTION PURSUANT TO NRCP RULE 23 AND APPOINT A SPECIAL MASTER PURSUANT TO NRCP RULE 53 After oral argument and reviewing the authorities submitted in this matter, the Court finds that the Plaintiffs have adequately met the requirements of class certification and that the motion to certify the class should be granted. However, the Court cannot grant Plaintiffs motion to appoint a special master. The underlying reasons advanced by the Plaintiffs do not provide a sufficient basis for the Court to place the entire financial burden of the requested work on the Defendants. The Court must deny the motion to appoint a special master without prejudice at this time. Accordingly, COURT ORDERS, Plaintiffs Motion to Certify this Case as a Class Action Pursuant to NRCP Rule 23 and Appoint a Special Master Pursuant to NRCP Rule 53 GRANTED IN PART and DENIED IN PART.

Plaintiffs are to prepare the order.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt

Other Civil Filir	ng	COURT MINUTES	November 18, 2015
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	7, Plaintiff(s) ice LLC, Defendant(s)	
November 18, 20	015 9:00 AM	All Pending Motions	
HEARD BY: B	ulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room
COURT CLERK	: Alan Castle		
RECORDER:	Francesca Haak		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther Sniegocki, Dana	Attorney Attorney Attorney	
		TOTIDNIAL ENTEDIED	

JOURNAL ENTRIES

- Pltfs' Motion to Compel the Production of Documents ... Plaintiffs' Motion to Extend Discovery Schedule ... Status Check: Scheduling Order

Colloquy regarding status of case discovery. Discovery Commissioner pointed out from review of events in this matter that counsel does have a responsibility for their client. COMMISSIONER RECOMMENDED, Plaintiffs' Motion to Extend Discovery Deadlines is GRANTED; COMMISSIONER RECOMMENDED, Phase 2 Liability and Damages discovery cutoff is 06/29/16; adding parties, amended pleadings, and initial expert disclosures DUE 04/01/16; rebuttal expert disclosures DUE 04/29/16; dispositive motions TO BE FILED BY 07/29/16; and case will be ready for trial by 09/12/16. FURTHER RECOMMENDED, 01/04/2016 Jury Trial is VACATED. Discovery Commissioner notes based on the deposition testimony, the cab manager program/documentation is not difficult to obtain; and, therefore is expected to be turned over to the Plaintiff in their electronic 'searchable' form. As far as employment records, specifically, driver payroll information from QuickBooks is to be turned over as well. Any records and times of taxi cabs or taxi drivers engaged in activities from a particular vehicle back to October 8, 2011 up to present. COMMISSIONER RECOMMENDED, Plaintiffs' Motion to Compel Production is GRANTED within the parameters

discussed. FURTHER RECOMMENDED, all production is DUE NO LATER THAN 12/31/15 for all parties. Arguments regarding fees. COMMISSIONER FINDS based on the testimony that there is no special code or that a special program would need to be written to produce the requested information from the cab manager, COMMISSIONER RECOMMENDED, fees and costs from the Morgan deposition are GRANTED; any remaining fees are deferred until a determination can be made by the Discovery Commissioner as to whether the information already produced matches what has been ordered in the electronic formats, in addition to the Defendant's conduct at deposition, the incomplete transcript even though it went over 7 hours. COMMISSIONER RECOMMENDED, \$638.95 Court Reporter fees; attorney fees (2.8 hrs. attendance, 2.5 hrs. preparation, 1.2 hrs. travel time) @ \$400.00/hr., \$2,600.00 is GRANTED. Status check set. Mr. Greenberg to prepare the Report and Recommendations, and to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Mr. Greenberg to appear at status check hearing to report on the Report and Recommendations.

01/08/16 11:00 a.m. Status Check: Compliance - Report and Recommendations

01/13/16 9:00 a.m. Further Proceedings - Discovery Production / Deferred Ruling - Defendant's Rule 37 Sanctions

Other Civil Filin	ng	COURT MINUTES	January 13, 2016	
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)		
January 13, 2016	9:00 AM	Further Proceedings	Further Proceedings: Discovery Production / Deferred Ruling - Deft's Rule 37 Sanctions	
HEARD BY: Bulla, Bonnie COURTROOM: RJC Level 5 Hearing Room			RJC Level 5 Hearing Room	
COURT CLERK: Jennifer Lott				
RECORDER: Francesca Haak				
REPORTER:				
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C Sniegocki, Dana	Attorney . Attorney Attorney		
		JOURNAL ENTRIES		
	. 1 11 1	information framework Mar D		

- Deft was going to produce additional information, however, Ms. Rodriguez requested Judge Cory modify the Order to limit time. Ms. Rodriguez produced Quickbooks and the Cab Manager production, but Pltf's counsel isn't happy with production. Ms. Rodriguez addressed the prior order. Commissioner may need to speak with the Judge re: class certification on names of Drivers. Arguments by counsel.

Colloquy re: identifying the employees by number or letter. Mr. Greenberg stated the opt-out will not be concluded until April or May 2016. Commissioner advised counsel prepare a 2.35 Stipulation or submit something to Commissioner. Ms. Rodriguez stated a number of issues are pending before Judge Cory. COMMISSIONER RECOMMENDED, Commissioner advised counsel talk, try to work out issues, and provide a list of names with documents already turned over. Ms. Rodriguez stated

another case is pending.

Arguments by counsel. Commissioner suggested a Mandatory Settlement Conference. Ms. Rodriguez agreed. COMMISSIONER RECOMMENDED, Deft's Rule 37 Sanctions is GRANTED IN PART; GRANTED as to allowing Pltf to submit an Affidavit for bringing a Motion and referencing the conduct; further Rule 37 Sanctions are DENIED WITHOUT PREJUDICE; if the conduct continues, Commissioner will deal with it appropriately. Colloquy re: prior award of costs. COMMISSIONER RECOMMENDED, Mr. Greenberg will prepare a supplemental Affidavit with the Brunzel factors by 3/1/16; Further Proceedings set on Discovery Production / Fees and Costs.

Commissioner stated counsel should go back before the Judge to determine how a class certification notice will be prepared and proceed. Mr. Greenberg stated it will be addressed in the Order submitted on the Minute Order. Before returning to see Commissioner Bulla in March, COMMISSIONER RECOMMENDED, disclose the names of Drivers before 3/16/16.

Commissioner has not made a decision on deduction information from payroll as Mr. Greenberg requested Commissioner not make a decision pending further discussion between counsel. Commissioner will honor Mr. Greenberg's request.

Ms. Rodriguez to prepare the Report and Recommendations, and Mr. Greenberg to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Ms. Rodriguez to appear at status check hearing to report on the Report and Recommendations.

2/19/16 11:00 a.m. Status Check: Compliance

3/16/16 10:00 a.m. Further Proceedings: Discovery Production / Fees and Costs

Other Civil Filir	ıg	COURT MINUTES	March 16, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)	
March 16, 2016	9:00 AM	All Pending Motions	
HEARD BY: C	ory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK	: Michele Tucker		
RECORDER:	Lisa Lizotte		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C Wall, Michael K.	2. Attorney Attorney Attorney	
		JOURNAL ENTRIES	

- PLAINTIFFS' MOTION TO IMPOSE SANCTIONS AGAINST DEFENDANTS FOR VIOLATING THIS COURT'S ORDER OF February 10, 2016 AND COMPELLING COMPLIANCE WITH THAT ORDER ON AN ORDER SHORTENING TIME...DEFENDANT'S OPPOSITION TO MOTION TO IMPOSE SANCTIONS ON ORDER SHORTENING TIME AND COUNTERMOTION FOR SANCTIONS AGAINST PLAINTIFFS

Statements by the Court regarding going before the Discovery Commissioner. Mr. Greenberg advised the hearing had been continued. Court STATED it is inclined to deny the Motion for Stay Pending Proceedings set for April 18, 2016. Ms. Rodriguez advised the motion for stay pertains only to the stay; request all the hearings be continued to the same day for argument. Statements by the Court. Mr. Rodriguez argued the Order submitted included a number of items that were not brought up before the Court. Court suggested continuing the 3/28/16 Motion for Reconsideration to an oral calendar. Mr. Greenberg argued the class action was filed in May and was fully briefed in July. The Court has heard over four hours of argument regarding this. Defendants are moving in this fashion to deliberately slow this down The Court has adopted the Discovery Commissioner's Report and

A-12-669926-C

Recommendation and defense counsel has advised they were not going to comply with certain parts of the Order. Further arguments by counsel. COURT ORDERED, Motions DENIED. COURT FURTHER ORDERED, the 4/18/16 Motion for Stay Pending Proceedings RESCHEDULED to the 3/28/16 Chamber calendar and the Motion for Reconsideration will STAND on the Chamber calendar. COURT FURTHER ORDERED, Defendant's Motion for Stay Pending Court's Reconsideration of Prior Order set for 4/4/16 GRANTED and once the Court rules on the Motion for Reconsideration it will resolve or dissolve the Stay.

3/28/16 CHAMBERS MOTION FOR RECONSIDERATION

RESCHEDULED TO: 3/28/16 CHAMBERS DEFENDANT'S MOTION FOR STAY PENDING PROCEEDINGS

Other Civil Filing		COURT MINUTES	March 21, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
March 21, 2016	9:26 AM	Minute Order	
HEARD BY: Cory,]	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- At the request of Mrs. Rodriguez, the Court is extending the time for Defendants to file a reply to the motions set in chambers on March 28, 2016. Please file any replies by Friday, March 25, 2016 at 12:00 p.m. The current date of the hearings remains unchanged.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt

Other Civil Filing		COURT MINUTES	March 28, 2016
A-12-669926-C	Michael Murray vs. A Cab Taxi Servi	r, Plaintiff(s) ice LLC, Defendant(s)	
March 28, 2016	3:00 AM	All Pending Motions	
HEARD BY: Cory, H	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- DEFENDANT'S MOTION FOR RECONSIDERATION ... DEFENDANTS' MOTION FOR STAY PENDING PROCEEDINGS

COURT ORDERED, Defendants Motion for Reconsideration is GRANTED IN PART and DENIED IN PART. The Court agrees with Defendants and ORDERS that claims Nos. 3 and 4 were not certified as class claims. The COURT FURTHER ORDERS that language on p. 5: 11-13 regarding qualifying health insurance be removed. Lastly, the COURT ORDERS that language on p. 5:26 stating that defendants do not dispute be removed. COURT FURTHER ORDERS, the balance of the motion is DENIED. Plaintiff to submit a new order with the above changes.

This case is now three and a half years old. Defendants have no reason to believe that the pending matters before the Supreme Court will be resolved in the near term. Accordingly, this matter must proceed forward. The fact that this is a class action that little or no discovery has been done is alarming to say the least. There can be no more delays. COURT ORDERS, Defendants' Motion for Stay Pending Proceedings DENIED.

Mr. Greenberg to prepare the Order.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt

CLERK'S NOTE: Minute Order has been corrected to indicate the correct Motion For Reconsideration. /mlt

Other Civil Filing		COURT MINUTES	April 05, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)	
April 05, 2016	3:00 PM	Minute Order	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Based upon Discovery Commissioner Bulla s Order on 11/18/15, the Jury Trial for this case will be set on a five-week stack date beginning 1/3/17 at 10 AM in District Court Department I. The Pretrial Conference/Calendar Call will be set for 12/8/16 at 9:00 AM in District Court Department I.

A new trial order WILL NOT issue.

Please abide by the following Notice pertaining to motions in limine and trial counsel:

NOTICE TO ALL COUNSEL IN DISTRICT COURT DEPARTMENT I CASES REGARDING SUPPLEMENTATION TO THE COURT S TRIAL ORDERS IN ALL CASES CURRENTLY PENDING IN DEPARTMENT I.

A word about motions in limine: The Court is singularly unimpressed with attorneys who wait until too close to motion deadlines to hold meaningful conferences pursuant to EDCR 2.47(b), prompting the filing of many form motions and/or a standard omnibus motion in limine, with little or no particularized reference to the facts of the matter going to trial. Often the motions merely ask that settled law be enforced at trial. A motion in limine is moving counsel s opportunity to raise prior to trial those few evidentiary issues which the particular facts of the instant case are likely to raise.

A-12-669926-C

Also, in those instances where the deadline for dispositive motions has preceded the limine cutoff, the motion in limine should not be a motion for summary judgment in disguise. An omnibus motion in limine is a sure tip-off to the Court that the stock motions in limine which EDCR 2.47 seeks to avoid are being filed. Accordingly, in District Court Department I, failure to evidence meaningful EDCR 2.47(b) conferences will result in all motions in limine being stricken by the court sua sponte. The Court will make the determination not only from the certificate of compliance with EDCR 2.47 but also from the substance of the motions themselves.

Additionally, the chief attorney who will be trying the case must be in attendance at the Pretrial Conference and should have access to his/her calendar availability for trial dates during the five-week stack for which the trial is scheduled. The attorney who attends the Pretrial Conference will be denominated the lead attorney at trial.

This order is effective as of October 12, 2015.

12/8/16 9:00 AM PRETRIAL CONFERENCE

1/3/17 10:00 AM JURY TRIAL

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. and Esther Rodriguez, Esq. via e-mail. /mlt

Other Civil Fili	ng	COURT MINUTES	April 08, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
April 08, 2016	10:00 AM	Further Proceedings	Further Proceedings: Discovery Production / Deferred Ruling
HEARD BY: B	Sulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room
COURT CLERK	: Jennifer Lott		
RECORDER:	Francesca Haak		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther Sniegocki, Dana	Attorney Attorney Attorney	

JOURNAL ENTRIES

- Colloquy re: the District Court Judge has not made all Decisions, a stay is in place on the February 10th order, and a separate Motion is set to stay all proceedings. Commissioner is not inclined to Recommend further fees and costs today as Motions are pending. Colloquy. Ms. Rodriguez explained her attempts to comply with Commissioner's Recommendation. Arguments by counsel. Print out of production provided from Mr. Greenberg to Commissioner in Open Court. Colloquy re: data disclosed. Discussion re: the Bahena Decision. Commissioner DENIED Mr. Greenberg's request for Defense counsel to correspond with him in writing. Colloquy re: providing information with a Motion pending.

Ms. Rodriguez will re-format the data from Quickbooks in a meaningful way. Colloquy re: submission in camera. COMMISSIONER RECOMMENDED, produce 1) employees (absent names until the Court rules on class certification), 2) wage earned and hours, 3) pay period, and 4) any deductions and for what (including health deductions). Commissioner advised Mr. Greenberg to

put in writing to Defense counsel a letter re: what is necessary and an explanation, and courtesy copy Commissioner; Ms. Rodriguez will identify employees by number and develop a key. No Report and Recommendation today. Commissioner expects better communication between counsel. COMMISSIONER RECOMMENDED, Status Check SET in 30 days.

5/20/16 10:00 a.m. Status Check: Status of Case

Other Civil Filing		COURT MINUTES	April 25, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)	
April 25, 2016	3:00 AM	Motion For Reconsideration	
HEARD BY: Cory	, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- COURT ORDERS, Defendants' Motion for Reconsideration of Two Orders Entered March 4, 2016, Pertaining to Discovery Commissioner's Reports & Recommendations DENIED. Mr. Greenberg to prepare the Order.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Fili	ng	COURT MINUTES	May 20, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)	
May 20, 2016	10:00 AM	Status Check: Status of Case	
HEARD BY: H	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room
COURT CLERE	K: Alan Castle		
RECORDER:	Francesca Haak		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C Sniegocki, Dana	C. Attorney Attorney Attorney	

JOURNAL ENTRIES

- Discovery Commissioner directed counsel to make future submissions via memorandum or supplemental brief for purposes of keeping information in the record. Counsel acknowledged. Mr. Greenberg stated parties may have reached an agreement regarding resolution of electronic production format and protocols. Colloquy regarding stay being lifted. Colloquy regarding pending class certification and exchange of information. Discovery Commissioner hopes the resolution will be worked out; and, expressed concern and advised parties if there are some additional problems, counsel will need to bring another motion. Parties addressed the prior scheduling order and requested updated deadlines. Colloquy regarding status disclosures from trial setting. Discovery Commissioner Finds parties have worked out how to properly get the information on the computers exchanged; or, at least a good faith effort has been shown; and no further action will be taken this date. Status conference set. COMMISSIONER RECOMMENDED, new discovery cutoff is 10/31/16; adding parties, amended pleadings, and initial expert disclosures DUE 08/01/16; rebuttal expert disclosures DUE 08/31/16; dispositive motions TO BE FILED BY 11/23/16; and trial date STANDS.

Mr. Greenberg to prepare the Report and Recommendations for extension of discovery deadlines,

and Ms. Rodriguez to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Mr. Greenberg to appear at status check hearing to report on the Report and Recommendations.

06/29/16 9:00 a.m. Status Check: Compliance - Report and Recommendations

06/29/16 9:00 a.m. Status Conference: Status of Case - Exchange of Electronic Information

Other Civil Fili	ng	COURT MINUTES	July 13, 2016	
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	ay, Plaintiff(s) vice LLC, Defendant(s)		
July 13, 2016	9:00 AM	Motion to Compel	Pltfs' Motion to Compel the Production of Documents and Interrogatory Responses	
HEARD BY: H	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room	
COURT CLERK: Jennifer Lott				
RECORDER:	Francesca Haak			
REPORTER:				
PARTIES PRESENT:	Sniegocki, Dana Wall, Michael K.	Attorney Attorney JOURNAL ENTRIES		

- Ms. Sniegocki requested a 30 day continuance to try and resolve the issue (Opposition was recently filed). The Opposition came through July 12th per Mr. Wall; counsel associated in for Appellate purposes, and Ms. Rodriguez is out of the country.

COMMISSIONER RECOMMENDED, Motion is CONTINUED; provide a courtesy copy of Opposition to Commissioner. Colloquy re: the Stay. Mr. Wall stated both counsel understand the Stay is no longer in place.

8/10/16 9:00 a.m. Pltfs' Motion to Compel the Production of Documents and Interrogatory

A-12-669926-C

Responses

Other Civil Fili	ng	COURT MINUTES	July 20, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
July 20, 2016	10:00 AM	All Pending Motions	
HEARD BY: H	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room
COURT CLERE	K: Jennifer Lott		
RECORDER:	Francesca Haak		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C	Attorney C. Attorney JOURNAL ENTRIES	
		y · · · ·	

- Status Check: Compliance - DCRR Status Conference: Status of Case - Exchange of Electronic Information

Mr. Nady present.

Mr. Greenberg addressed production, and outstanding production was discussed. Ms. Rodriguez stated a Third Party Contractor pulls the information, older records were kept differently, and counsel requested 10 days. Colloquy re: the cost sharing provision, Stays in case, and when the Five Year Rule runs (May / June 2018 per Mr. Greenberg). Commissioner advised counsel to perform calculation.

Commissioner advised counsel to submit a Stipulation and Order to Judge Cory to extend discovery and Move the Trial date. As Ms. Rodriguez does not agree to move the Trial date, Commissioner advised Mr. Greenberg to bring a Motion. Ms. Rodriguez doesn't agree the Stay tolled the Five Year

A-12-669926-C

Rule. COMMISSIONER RECOMMENDED, Motion to Compel set 8/10/16 is RESET to 8/24/16; Status Check SET; counsel may provide supplements to Commissioner by 8/22/16.

8/24/16 9:00 a.m. Status Check: Status of Case Pltfs' Motion to Compel Production of Documents and Interrogatory Responses

Other Civil Filing		COURT MINUTES	August 29, 2016
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
August 29, 2016	3:00 AM	Motion to Continue Trial	
HEARD BY: Cory, 1	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- COURT ORDERS, Plaintiff's Motion to Continue Trial Date and Extend Discovery Schedule and for Other Relief GRANTED. Mr. Greenberg to prepare the Order.

Counsel are directed to prepare a EDCR 2.35 Stipulation and Order and submit to chambers.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com), Michael Wall, Esq. (mwall@hutchlegal.com), and Esther Rodriguez, Esq. (esther@rodriguezlaw.com)

Other Civil Filir	ıg	COURT MINUTES	September 07, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
September 07, 2	016 9:30 AM	All Pending Motions	
HEARD BY: B	ulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room
COURT CLERK	: Jennifer Lott		
RECORDER:	Francesca Haak		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Sniegocki, Dana Wall, Michael K.	Attorney Attorney Attorney	
		JOURNAL ENTRIES	

- Pltfs' Motion to Compel the Production of Documents and Interrogatory Responses Status Check: Status of Case

Commissioner advised counsel other discovery disputes must be by Motion (first conduct a 2.34 conference). Colloquy re: electronic data produced was incompatible. Argument by Mr. Greenberg re: Quickbooks data. Argument by Mr. Wall. COMMISSIONER RECOMMENDED, motion is GRANTED within parameters; Mr. Wall has until 9/21/16 to re-run Quickbooks data, match names and wage data, and produce in a useable format. If it isn't done, bring a Motion for Rule 37 Sanctions, and Commissioner will award sanctions. Mr. Wall will check if the last four digits of Social Security numbers can be included. Status Check SET.

Five Year Rule runs 2018. If a Motion for Rule 37 Sanctions is presented the week of October 3, 2016, Discovery can hear the Motion Oct. 12, 2016. Colloquy re: production of Excel files re: Trip sheets. COMMISSIONER RECOMMENDED, produce Trip sheets (U.S. Department of Labor) as discussed

A-12-669926-C

by 9/21/16, or provide a sworn Affidavit from Deft on efforts taken. Colloquy re: NRCP 16.1. COMMISSIONER RECOMMENDED, make all efforts to locate information for Request to Produce by 9/21/16, and confirm Mr. Nagy knew what he was talking about.

COMMISSIONER RECOMMENDED, Pltf will bear costs and provide a hard drive for Deft to download PDF files on Trip sheets; for other costs, have a 2.34 conference to decide how to handle. Commissioner will discuss updated Historic Manual in October. Colloquy re: health insurance coverage in 2010 and 2011. Commissioner advised counsel to speak with Ms. Rodriguez re: outstanding issues. Evidentiary rulings are decided by the District Court Judge. Commissioner advised Mr. Greenberg to send an Interrogatory on historic records.

COMMISSIONER RECOMMENDED, answers are COMPELLED to Interrogatories and Request for Production on insurance information and efforts taken by 9/21/16. Commissioner advised Mr. Greenberg he may need to Subpoena insurance information, and Mr. Wall must help figure out the issues. If additional time for production is needed, contact Commissioner by conference call. COMMISSIONER RECOMMENDED, no fees or costs.

Mr. Greenberg to prepare the Report and Recommendations, and Mr. Wall to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Mr. Greenberg to appear at status check hearing to report on the Report and Recommendations.

10/12/16 9:00 a.m. Status Check: Production SC: Compliance

Other Civil Filing		COURT MINUTES	September 22, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
September 22, 2016	5:00 PM	Minute Order	
HEARD BY: Cory, I	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Plaintiff has submitted a proposed Order to the Court, to which the Defendants have objected.

A reading of the Defendants opposition to the present Motion leaves one with the question of whether the Defense appreciates the gravity that inures to a Plaintiffs case when alleging the denial of constitutional rights under Nevada s Constitution. The Second Amended Complaint alleges a wholesale denial of constitutional rights to Defendants employees. It follows that a careful examination of the serious allegations and the evidence that underlies those allegations must be made by the Court. To the extent that Plaintiffs are unable to prove their allegations in the matter because Defendants are in sole possession of evidence Plaintiffs would utilize, then unless some privilege protects disclosure of the evidence it will not do for Defendants to simply fail to produce the evidence. In the event that Defendants protest that they do not possess such evidence, then it is the proper course for this Court to determine the truth of that position through all means necessary and reasonable.

Nonetheless, in light of Defendants continued objections to providing the evidence called for (the Court notes Defendants have now filed a Motion for a Protective Order from the Discovery Commissioner), and their protest that the burden of proof in this matter should not be shifted to Defendants, the Court will not order the burden shifted at this time. It would behoove the Court to

A-12-669926-C

move cautiously in this area. Accordingly, the Court will echo Defendants request in their Motion for a Protective Order that the Discovery Commissioner give what time she can to the monitoring of the discovery process in this area of controversy.

Only after discovery discloses whether the Defendants could provide the already ordered discovery will the Court further consider Plaintiffs request to shift the burden of proof on this issue, and other measures.

The Order submitted by Plaintiffs should be amended accordingly.

Given the allegations of the Second Amended and Supplemental Complaint, the Order submitted by Plaintiffs as to the certification of the third and fourth claims for relief in the Second Amended Complaint against Defendant Creighton Nady are accurately framed in the Order submitted.

COURT ORDERS, Plaintiff is to resubmit in compliance with this Order.

A copy of this minute order shall be submitted to the Discovery Commissioner.

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com); Michael Wall, Esq. (mwall@hutchlegal.com), and Esther Rodriguez, Esq. (esther@rodriguezlaw.com). / mlt

Other Civil Fili	ng	COURT MINUTES	October 12, 2016		
A-12-669926-C	VS.	Michael Murray, Plaintiff(s)			
October 12, 2010	6 9:00 AM	All Pending Motions			
HEARD BY: E	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room		
COURT CLERK: Jennifer Lott					
RECORDER:	Francesca Haak				
REPORTER:					
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther Sniegocki, Dana	C. Attorney Attorney Attorney			

JOURNAL ENTRIES

- Defts' Motion for Protective Order Or, in the Alternative, Motion to Terminate Deposition of a Cab, LLC 30(b)(6) Witness; Motion to Limit the Deposition of Creighton J. Nady; and Motion for Protective Order from Plaintiffs' Written Discovery on OST Status Check: Compliance Status Check: Production

Commissioner had a conference call 10/7/16 on the Report and Recommendations. Ms. Rodriguez will review and sign it after court for submission to Discovery. Colloquy re: Judge Cory's 9/22/16 hearing. Argument by Ms. Rodriguez re: production. Arguments by counsel. COMMISSIONER RECOMMENDED, how to conduct the 30(b)(6) deposition is DEFERRED to Pltf's counsel; however, post-judgment debtor discovery is not appropriate at this time without a judgment.

COMMISSIONER RECOMMENDED, questions allowed on distribution of funds to family members including total amount of distributions; further discussion re: appropriate questions; Motion is

A-12-669926-C

GRANTED IN PART and DENIED IN PART; written discovery served is PROTECTED; alternative relief is provided, and Mr. Nady will provide supporting documentation and identification of distribution, salary, payment for 2007 through 2015; A Cab Taxi Service will provide profit and loss statements for 2007 through 2015; remaining requested information is PROTECTED at this time, but may be revisited if punitive damages are part of the Trial; parties may also agree to provide information requested by Stipulation, Interrogatory, or Request to Produce instead of deposition categories. No duplicative questions.

COMMISSIONER RECOMMENDED, with the CAVEAT to notice other 30(b)(6) witnesses for deposition if they would provide information. Counsel must be on the same Page on Topics and logistical issues must be addressed. Mr. Greenberg is given an additional 40 Interrogatories. MATTER TRAILED AND RECALLED. COMMISSIONER RECOMMENDED, 30(b)(6) deposition is one day, seven hours; Depose Mr. Nady individually for half a day. Topic areas discussed. Arguments by counsel.

COMMISSIONER RECOMMENDED, discovery cutoff EXTENDED to 2/28/17; adding parties, amended pleadings, and initial expert disclosures DUE 12/23/16; rebuttal expert disclosures DUE 1/23/17; FILE dispositive motions by 3/23/17; Trial ready 7/10/17. Status Check SET.

Ms. Rodriguez to prepare the Report and Recommendations, and Mr. Greenberg to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Ms. Rodriguez to appear at status check hearing to report on the Report and Recommendations.

11/18/16 9:00 a.m. Status Check: Status of Case SC: Compliance

CLERK'S NOTE: Minutes amended to reflect Trial ready 7/10/17. (JL 1-9-17)

Other Civil Fili	ng	COURT MINUTES	November 18, 2016		
A-12-669926-C	VS.	Michael Murray, Plaintiff(s)			
November 18, 2	016 9:00 AM	Status Check: Compliance			
HEARD BY: E	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room		
COURT CLERE	K: Jennifer Lott				
RECORDER:	Francesca Haak				
REPORTER:					
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C Sniegocki, Dana Wall, Michael K.	2. Attorney Attorney Attorney Attorney			

JOURNAL ENTRIES

- New case law came down. Colloquy. Arguments by counsel. Commissioner suggested answering issues in Interrogatories; discussion why counsel didn't address discovery and the Trial date, and why Ms. Rodriguez filed an Objection. COMMISSIONER RECOMMENDED, 1/3/17 Trial date VACATED; discovery cutoff EXTENDED to 4/28/17; adding parties, amended pleadings, and initial expert disclosures DUE 1/27/17; rebuttal expert disclosures DUE 2/28/17; FILE dispositive motions by 5/31/17; Trial ready 7/10/17.

Mr. Greenberg requested briefing issues. Commissioner advised counsel to bring a Motion to Compel to brief issues. Commissioner advised Ms. Rodriguez to provide costs of insurance for the timeframe at issue. COMMISSIONER RECOMMENDED, Ms. Rodriguez will provide 1) costs to employees of plans for all five years at issue (all levels); 2) what criteria is to access plans; 3) what was the waiting period. Ms. Rodriguez provided the list of employees. Colloquy. Both sides can supplement.

Mr. Greenberg discussed difficulties at depositions, and requested depositions taken at the RJC with Commissioner present. Deposition set 11/22/16 will be videotaped. Commissioner will be in court, however, call if problems continue with Deft. If deposition is discontinued pursuant to Rule 30(d), and Commissioner hears the Motion for Protective Order, the losing party will pay fees and costs. Ms. Rodriguez requested confidentiality on tax records. COMMISSIONER RECOMMENDED, records will REMAIN CONFIDENTIAL within the confines of litigation until otherwise ordered by the District Court Judge.

Ms. Rodriguez to prepare the Report and Recommendations, and Mr. Greenberg to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Ms. Rodriguez to appear at status check hearing to report on the Report and Recommendations. Include vacating the Objection.

12/9/16 9:00 a.m. Status Check: Compliance

Other Civil Filing		COURT	MINUTES	November 21, 2016
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv		,	
November 21, 2016	3:00 AM	Motion		
HEARD BY: Cory, I	Kenneth		COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- COURT ORDERS, Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief CONTINUED to this Court's oral calendar.

CONTINUED TO: 1/3/17 9:00 AM

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Fili	ng	COURT MINUTES	December 09, 2016		
A-12-669926-C	VS.	Michael Murray, Plaintiff(s)			
December 09, 20	016 9:00 AM	All Pending Motions			
HEARD BY: E	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room		
COURT CLERK	K: Jennifer Lott				
RECORDER:	Francesca Haak				
REPORTER:					
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C. Wall, Michael K.	. Attorney Attorney Attorney			
		JOURNAL ENTRIES			

- Motion to Compel Interrogatory Responses Status Check: Compliance - Report and Recommendation

Counsel do not agree to a Mandatory Settlement Conference. Commissioner cannot suspend Rule 41(e) as it is by agreement of counsel. Colloquy re: two Report and Recommendations from the November 18, 2016 Hearing. Commissioner will sign the Report and Recommendation after court today. Status Check is OFF CALENDAR.

Commissioner clarified prior Recommendations from the November 18, 2016 Hearing. Commissioner will not revisit the issues. Commissioner envisioned costs of health insurance for five years at issue for all employees at all levels, for individual plan, family plan, paid for by employees. COMMISSIONER RECOMMENDED, Motion to Compel Interrogatory Responses is GRANTED; supplement Interrogatories 8, 9, 10, 15, and 19. Ms. Rodriguez stated Mr. Nagy's deposition was set 12/1/16. COMMISSIONER RECOMMENDED, counsel have until 4/28/17 to complete discovery. Colloquy re: expert disclosure in January; Ms. Rodriguez has a two week Trial. Commissioner relied on counsel to prepare the case for Trial; if counsel are not satisfied with Recommendation, file a Motion to Reconsider before the Judge. Ms. Rodriguez requested more time to review Mr. Greenberg's supplement received yesterday. Arguments by counsel. Colloquy re: request for spousal coverage. Bring a separate Motion. Counsel will follow up on the PDF issue. Commissioner advised counsel to have a 2.34 conference, and file a Motion on Dept. of Labor authorizations (include J roll). No further Status Checks; file a separate Motion.

Ms. Rodriguez to prepare the Report and Recommendations, and Mr. Greenberg to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Ms. Rodriguez to appear at status check hearing to report on the Report and Recommendations.

1/13/17 11:00 a.m. Status Check: Compliance

Other Civil Filing		COURT MINUTES	December 21, 2016
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
December 21, 2016	8:45 AM	Minute Order	
HEARD BY: Cory, I	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Order of Referral to the Discovery Commissioner

In this matter the Discovery Commissioner has entered a Report and Recommendation to which the Plaintiffs object. In this complex class action matter, the issue of compliance with the Discovery Commissioner s previous Order on the pertinent discovery to be produced by the Defendant is itself complicated. The Court is taking the unusual step of referring this matter back to the same Discovery Commissioner who authored the Report and Recommendation to which the Plaintiffs object. Before the Court rules, the Court wishes the Discovery Commissioner to have the benefit of the precise objections raised by the Plaintiffs. The Discovery Commissioner may simply refer the matter back to the Court if in the Discovery Commissioner s consideration the objection is meritless, or may modify the prior Report and Recommendation and determine it warranted. The Court takes this step having considerable confidence in the Discovery Commissioner s abilities on such matters.

CLERK S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing		COURT MINUTES	January 03, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
January 03, 2017	9:00 AM	All Pending Motions	
HEARD BY: Barker	, David	COURTROOM:	RJC Courtroom 14C
COURT CLERK: A	lan Castle		
RECORDER: Jenni	fer Gerold		
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Defendants' Motion for Judgment on the Pleadings Pursuant to NRCP 12(C) with Respect to All Claims for Damages Outside the Two-year Statue of Limitations ... Plaintiff's Opposition to Defendants' Motion for Judgment on the Pleadings and Counter Motion for Toll of Statute of Limitations and for an Evidentiary Hearing ... Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint ... Plaintiff's Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-Party Complaint And Counter-Motion for Sanctions and Attorneys' Fees ... Plaintiff's Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief

No parties being present, COURT ORDERED, ALL PENDING MOTIONS CONTINUED for Motion to Compel to be heard before the Discovery Commissioner on 1/25/17.

02/07/17 9:00 a.m. Defendants' Motion for Judgment on the Pleadings Pursuant to NRCP 12(C) with Respect to All Claims for Damages Outside the Two-year Statue of Limitations /// Plaintiff's Opposition to Defendants' Motion for Judgment on the Pleadings and Counter Motion for Toll of Statute of Limitations and for an Evidentiary Hearing /// Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint /// Plaintiff's Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-Party Complaint And Counter-Motion for Sanctions and

Attorneys' Fees /// Plaintiff's Motion to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). / apc

Other Civil Fili	ng	COURT M	IINUTES	January 24, 2017	
A-12-669926-C	VS.	Michael Murray, Plaintiff(s) vs. A Cab Taxi Service LLC, Defendant(s)			
January 24, 2017	7 11:00 AM	Motion			
HEARD BY: 1	oehrer, Sally	(COURTROOM:	Phoenix Building Courtroom - 11th Floor	
COURT CLERE	C: Denise Trujillo				
RECORDER:	Jennifer Gerold				
REPORTER:					
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C. Wall, Michael K.		Attorney Attorney Attorney		
JOURNAL ENTRIES					

- PLTF'S MOTION TO HAVE CASE REASSIGNED TO DEPT. 1 PER EDCR RULE 1.60 AND DESIGNATED AS COMPLEX LITIGATION PER NRCP RULE 16.1(f)

COURT noted she read motion and opposition and noted she doesn't see this as forum shopping, but more as judicial economy. Statements by counsel. COURT ORDERED, Motion GRANTED insofar as case is REASSIGNED BACK to Dept. 1, but DENIED as to Designation as Complex, as that should be decided by Judge Cory. Pending motions set in Dept. 18 are to be RESET by Dept. 1, but motions in front of discovery commissioner STAND. COURT admonished Mr. Greenberg the five year rule runs in October 2017, and he better get a trial date. Mr. Greenberg to prepare the order.

Other Civil Fili	ng	COURT MINUTES	January 25, 2017		
A-12-669926-C	VS.	Michael Murray, Plaintiff(s) vs. A Cab Taxi Service LLC, Defendant(s)			
January 25, 2017 9:00 AM Motion to Compel			Pltfs' Motion to Compel the Production of Documents		
HEARD BY: Bulla, Bonnie COURTROOM: RJC Level 5 Hearing Room					
COURT CLERK	K: Jennifer Lott				
RECORDER:	Francesca Haak				
REPORTER:					
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther Sniegocki, Dana Wall, Michael K.	C. Attorney Attorney Attorney Attorney			

JOURNAL ENTRIES

- Commissioner read the MDC Restaurant case again, and discovery in the case is being made too complicated; coverage gaps discussed. Arguments by counsel. Ms. Rodriguez will double check the rates for the timeframe. COMMISSIONER SO RECOMMENDED, verify and update schematic. Colloquy re: how to verify whether employees had spouses or families and were offered coverage, but to ensure coverage did not exceed ten percent of their taxable gross income; single, married, had children. COMMISSIONER RECOMMENDED, Deft is REQUIRED to produce W-4s for Deft's employees during the timeframe at issue in this case; information will be maintained as CONFIDENTIAL to be utilized at Trial for this litigation only (share with experts), and CONFIDENTIALITY will be MAINTAINED until such time as ordered by the District Court Judge.

COMMISSIONER RECOMMENDED, Ms. Rodriguez is instructed to look with the payroll person if

A-12-669926-C

there is a way to identify employees marital status with/without dependents as told by employees to the Company, and can Deft print it out without too much difficulty (only information provided to Deft for the class for timeframe at issue). Colloquy. COMMISSIONER RECOMMENDED, go to the present time. Ms. Rodriguez requested only the timeframe. COMMISSIONER RECOMMENDED, only turn over through December 31, 2015, but have other information ready to go as needed, and include W-4s for all employees; if class certification period is extended, Mr. Greenberg requested information to the present. COMMISSIONER RECOMMENDED, if extended, request will be Granted. Colloquy re: J-roll. J-roll is Quickbooks per Ms. Rodriguez. COMMISSIONER RECOMMENDED, Ms. Rodriguez must produce J-roll or at least point Pltf in the right direction; confirm whether or not they had Quickbooks prior to 2013 (or stored in another format); Deft will provide Trip sheets as discussed.

Mr. Greenberg to prepare the Report and Recommendations, and Ms. Rodriguez to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Mr. Greenberg to appear at status check hearing to report on the Report and Recommendations.

2/24/17 11:00 a.m. Status Check: Compliance

Other Civil Fili	ng	COURT MINUTES	February 08, 2017			
A-12-669926-C	VS.	Michael Murray, Plaintiff(s)				
February 08, 201	17 9:00 AM	Motion to Compel	Pltf's Motion to Compel Compliance with Subpoena			
HEARD BY: E	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room			
COURT CLERK: Jennifer Lott						
RECORDER: Francesca Haak						
REPORTER:						
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther Wall, Michael K.	C. Attorney Attorney Attorney				

JOURNAL ENTRIES

- No one from the Law Firm present, but Mr. Greenberg and Ms. Rodriguez didn't request an appearance. However, Ms. Rodriguez can obtain an Affidavit from the Attorney. Colloquy re: Pltf's request for Excel files given to Dept. of Labor (four pay period compilation, two months, random selection). Upon Commissioner's inquiry, Ms. Rodriguez stated three documents were not disclosed to the DOL, but Deft is claiming privilege. Arguments by counsel. No courtesy copy provided from Pltf to Commissioner. Provided in Open Court. Document provided from Ms. Rodriguez to Commissioner in Open Court. Commissioner stated the personal attacks between counsel need to stop, and counsel must communicate more effectively. Colloquy.

COMMISSIONER RECOMMENDED, motion is GRANTED within parameters; Ms. Rodriguez must turn over data in document including driver names and shift information; redact opinions within document; upon Ms. Rodriguez's request, Commissioner provided 2.34(e) relief, and produce hard copies within five days after Court signs recommendation. Commissioner asked Ms. Rodriguez to

A-12-669926-C

double check if information was kept in Excel format, and if available in Excel, produce it and Mr. Greenberg will pay costs; Ms. Rodriguez to telephone Mr. Greenberg if the information exists, and produce in the format as discussed between counsel.

Mr. Greenberg to prepare the Report and Recommendations, and Ms. Rodriguez to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. Mr. Greenberg to appear at status check hearing to report on the Report and Recommendations.

3/17/17 11:00 a.m. Status Check: Compliance

Other Civil Fili	ng	COURT	MINUTES	February 14, 2017	
A-12-669926-C	VS.	Michael Murray, Plaintiff(s) vs. A Cab Taxi Service LLC, Defendant(s)			
February 14, 201	17 9:00 AM	Motion			
HEARD BY: (Cory, Kenneth		COURTROOM:	RJC Courtroom 16A	
COURT CLERK: Michele Tucker					
RECORDER:	Lisa Lizotte				
REPORTER:					
PARTIES PRESENT:	Greenberg, Leon Wall, Michael K.		Attorney Attorney		
	IOURNAL ENTRIES				

JUKNAL EN I KIES

- Following arguments by counsel, COURT ORDERED, Plaintiffs' Motion on OST to Expedite Issuance of Order Granting Motion Filed on 10/14/2016 to Enjoin Defendants from Seeking Settlement of Any Unpaid Wage Claims Involving Any Class Members Except as Part of this Lawsuit and for Other Relief and for Sanctions GRANTED and issued the following Order.

IT IS ORDERED that the defendants are, upon entry of this Order, prohibited and enjoined from entering into any settlement on a class action basis through the use of NRCP Rule 23 with any of their current or former taxi driver employees for claims under Article 15, Section 16, of the Nevada Constitution, the Nevada Minimum Wage Amendment, whether styled as a claim for breach of contract, conversion, or under any other theory of recovery. The foregoing settlement prohibition can only be amended or removed by a further order issued in this case. The foregoing settlement prohibition bars the defendants from seeking approval for a settlement under NRCP Rule 23 of any such persons claims on a class action basis in any other proceeding now pending before or in the future filed in the Courts of the State of Nevada, including, but not limited to, their joint motion filed on January 24, 2017 requesting preliminary class settlement approval and class certification in the case of Dubric v. A Cab LLC a at A-15-721063-C currently pending in Department 25 of this Court. Defendants are commanded to within one judicial day of the service of this Order with Notice of

Entry to file with this Court in the Dubric case a request for withdrawal of that joint motion and make all available efforts to have that motion withdrawn and proceed no further with the same. This Order does not limit the defendants ability to settle the claims of the named plaintiff Jasminka Dubric, only, in Dubric v. A Cab LLC et at A- 15-721063-C.

The foregoing is without prejudice to the grant of further relief by the Court on the motion and the Court intends to issue a subsequent Order addressing the same.

Order issued February 16, 2016.

Other Civil Filing		COURT MINUTES	February 17, 2017
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) rice LLC, Defendant(s)	
February 17, 2017	12:20 AM	Minute Order	
HEARD BY: Cory, I	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Please be advised due to the Court's schedule, COURT ORDERS, Motion for Partial Summary Judgment RESCHEDULED from Tuesday, 3/7/17 to Tuesday, 2/28/17 at 9:00 am.

RESCHEDULED TO: 2/28/17 9:00 AM

CLERK S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing		COURT MINUTES	February 27, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	ny, Plaintiff(s) vice LLC, Defendant(s)	
February 27, 2017	3:00 AM	All Pending Motions	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	/lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT... PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES

COURT ORDERS, Defendants' Motion for Leave to Amend Answer to Assert a Third-Party Complaint DENIED WITHOUT PREJUDICE to being re-raised, as this case is currently stayed. Mr. Greenberg to prepare the Order.

COURT ORDERS, Plaintiff's Opposition to Defendants' Motion for Leave to Amend Answer to Assert Third-party Complaint And Counter-motion for Sanctions and Attorneys' Fees DENIED WITHOUT PREJUDICE to being re-raised, as this case is currently stayed. Ms. Rodriguez to prepare the Order.

CLERK'S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

CLERK'S NOTE: Court VACATES its previous ruling as Denied Without Prejudce as to both

Motions. COURT ORDERS, the Motions CONTINUED to 5/18/17 @ 9:00 AM.

CONTINUED TO: 5/18/17 9:00 AM DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT... PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES

Other Civil Filing		COURT MINUTES	February 28, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	ay, Plaintiff(s) vice LLC, Defendant(s)	
February 28, 201	7 9:00 AM	All Pending Motions	
HEARD BY: C	ory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK	: Michele Tucker		
RECORDER:	Lisa Lizotte		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C Sniegocki, Dana Wall, Michael K.	C. Attorney Attorney Attorney Attorney	

JOURNAL ENTRIES

- STATUS CHECK: TRIAL SETTING... PLAINTIFF'S RE-NOTICE OF MOTION FOR PARTIAL SUMMARY JUDGMENT...DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS PURSUANT TO NRCP 12(C) WITH RESPECT TO ALL CLAIMS FOR DAMAGES OUTSIDE THE TWO-YEAR STATUE OF LIMITATIONS... PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS AND COUNTER MOTION FOR TOLL OF STATUTE OF LIMITATIONS AND FOR AN EVIDENTIARY HEARING... DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT.... PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES

Court requested counsel calculate the five (5) year rule. Colloquy regarding setting trial February 5, 2018. Ms. Rodriguez advised the parties have been negotiating going to mediation and staying the proceedings pending the outcome of mediation. If the matter does not resolve the Court would be notified to lift the stay. Mr. Greenberg agreed with Ms. Rodriguez's statements. Mr. Greenberg

advised he would like the Motion for Partial Summary Judgment argued today, but would leave it to the Court's discretion. Statements by the Court as to the Order for Injunction. Mr. Greenberg requested the hearing be continued into the future so they would not have to re-notice it if the matter does not settle. COURT ORDERED, ALL MOTIONS CONTINUED. COURT FURTHER ORDERED, Trial date SET.

Mr. Greenberg to prepare the Order.

CONTINUED TO: 5/18/17 9:00 AM

1/18/18 9:00 AM PRETRIAL CONFERENCE

2/5/18 1:30 PM JURY TRIAL

Other Civil Filing		COURT MINUTES	March 06, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
March 06, 2017	12:00 AM	Minute Order	
HEARD BY: Cory, I	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- The Jury Trial for this case has been continued to a Stack date of 02/05/18 at 1:30 p.m.

The continuance was by stipulation between counsel pursuant to Rule 2.35 EJDCR. The stipulation should contain the dates for the close of discovery pursuant to Rule 2.35. The date for the deadline for filing dispositive motions shall remain no more than 30 days following the discovery cutoff, pursuant to NRCP 16.1 (c) (8). Counsel should not presume that by informally stipulating to continue some discovery past the discovery cutoff date that the above deadline for dispositive motions is somehow affected. The deadline to file motions in limine, in accordance with Rule 2.47 EJDCR remains no less than 45 days prior to the stacked trial date, and heard not less than 14 days prior to the same stacked trial date.

The Pretrial Conference/Calendar Call will be held on 01/18/18 at 9:00 a.m. in District Court Dept. 1. The lead trial attorney trying the case shall attend and should come prepared with his/her calendar for the entire 5-week stack, as well as the 5-week calendar for all witnesses to be called in the trial. Your case may be tried anywhere within the 5-week stack, regardless of age of the case. The Court notes that it becomes increasingly difficult to accommodate the schedules of out-of-state witnesses, particularly expert witnesses. It is up to counsel to anticipate scheduling difficulties with witnesses and to notify the Court and opposing counsel well in advance of the Pretrial Conference/Calendar

Call date. It will not do to simply appear at Calendar Call expecting to notify the Court at that late date of the need to reschedule the trial. If you do so, you may expect to be treated with the same consideration which you have shown for both the Court and opposing counsel. A ready alternative to live, in-court testimony is available through the use of either deposition testimony or live video testimony, through the use of now-available technology installed by the Eighth Judicial District Court. The Court has presided over a number of trials where expert testimony was admitted utilizing a live video feed technique and has noted little or no diminution in the effectiveness of live video testimony compared to live in-court testimony.

Rule 2.47 EJDCR The Court is singularly unimpressed with attorneys who wait too close to motion deadlines to hold meaningful conferences pursuant to EJDCR 2.47(b), prompting the filing of many form motions in limine, or worse yet, a form omnibus motion in limine, with little or no particularized reference to the facts of the present case. Often the motions merely ask that settled law be enforced at trial. A motion in limine is moving counsel s opportunity to raise prior to trial those few evidentiary issues which are novel or as to which the law is thus far silent. Rather than ask that settled law be enforced in a motion in limine, counsel are invited to file a trial brief outlining an issue in which, in counsel s estimation, the Court may not be as well versed as counsel would wish. An omnibus motion in limine is a sure tip-off that the very stock motions which EJDCR 2.47 seeks to avoid are being filed and accordingly should not be filed. The failure to evidence that meaningful Rule 2.47 conferences are being held will likely result in all motions in limine being stricken by the Court sua sponte. The Court will make the determination not only from the certificate evincing compliance with the Rule but also from the substance of the motions themselves. Also, given that the deadline for filing dispositive motions will have already passed, a motion in limine should not be a motion for summary judgment in disguise.

This Order shall supplement the original trial order, which counsel are invited to re-read.

2/5/18 1:30 PM JURY TRIAL

1/18/18 9:00 AM PRETRIAL CONFERENCE

CLERK'S NOTE: The above minute order has been distributed to: Leon Greenberg, Esq. Esther Rodriguez, Esq., and Michael Wall, Esq. /mlt

Other Civil Filing		COURT MINUTES	May 18, 2017	
A-12-669926-C				
May 18, 2017	9:00 AM	All Pending Motions		
HEARD BY: C	ory, Kenneth	COURTROOM:	RJC Courtroom 16A	
COURT CLERK: Michele Tucker Cassidy Wagner				
RECORDER:	Lisa Lizotte			
REPORTER:				
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C. Sniegocki, Dana Wall, Michael K.	Attorney Attorney Attorney Attorney		
		JOURNAL ENTRIES		

- PLAINTIFF'S RE-NOTICE OF MOTION FOR PARTIAL SUMMARY JUDGMENT... DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS PURSUANT TO NRCP 12 WITH RESPECT TO ALL CLAIMS FOR DAMAGES OUTSIDE THE TWO YEAR STATUE OF LIMITATIONS... PLTFS' OPPOSITION TO DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS AND COUNTER MOTION FOR TOLL OF STATUTE OF LIMITATIONS AND FOR EVIDENTIARY HEARING... PLAINTIFFS' RE-NOTICE OF MOTION TO BIFURCATE ISSUE OF LIABILITY OF DEFENDANT CREIGHTON J. NADY FROM LIABILITY OF CORPORATE DEFENDANTS OR ALTERNATIVE RELIEF... DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD PARTY COMPLAINT... PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD PARTY COMPLAINT AND COUNTER MOTION FOR SANCTIONS AND ATTORNEYS' FEES

Mr. Greenberg advised the five (5) year rule should run in late 2018. Colloquy.

DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD PARTY COMPLAINT... PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD PARTY COMPLAINT AND COUNTER MOTION FOR SANCTIONS AND ATTORNEYS' FEES

Mr. Greenberg argued against Defendants' motion as to third party as it would be directed at him with the allegations he interfered with a contract. Mr. Rodriguez argued there have been other defendants who have brought claims against Mr. Greenberg and his firm. These are legitimate causes of action as Mr. Greenberg has interfered. COURT ORDERED, Matter CONTINUED FOR CHAMBERS DECISION.

PLAINTIFF'S RE-NOTICE OF MOTION FOR PARTIAL SUMMARY JUDGMENT

Mr. Greenberg gave summary of low tier and high tier and advised the calculations have been made as to \$8.25 versus \$7.25. Further advised as to when the \$7.25 was applied, payroll records provided, and the computations. Mr. Rodriguez argued as to the errata and reply and not receiving a timely expert report or expert. Mr. Greenberg argued there has been a designation of expert. Mr Rodriguez argued plaintiff has reserved an expert, but not designated. Ms. Rodriguez further argued as to the computations their CPA came up with. COURT ORDERED, Matter CONTINUED matter for Mr. Greenberg to provide the Court and counsel a copy of the raw data/spreadsheets.

PLAINTIFFS' RE-NOTICE OF MOTION TO BIFURCATE ISSUE OF LIABILITY OF DEFENDANT CREIGHTON J. NADY FROM LIABILITY OF CORPORATE DEFENDANTS OR ALTERNATIVE RELIEF

Mr. Greenberg argued as to alter ego and unjust enrichment. Ms. Rodriguez stated no objection if bifurcated for trial, but believe this is just to open discovery. Ms. Rodriguez advised they would be moving at the end of discovery for summary judgment. COURT ORDERED, further briefing; supplemental opposition due 5/24/17, supplemental reply due 5/31/17 and Matter CONTINUED FOR CHAMBERS DECISION.

DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS PURSUANT TO NRCP 12 WITH RESPECT TO ALL CLAIMS FOR DAMAGES OUTSIDE THE TWO YEAR STATUE OF LIMITATIONS... PLTFS' OPPOSITION TO DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS AND COUNTER MOTION FOR TOLL OF STATUTE OF LIMITATIONS AND FOR EVIDENTIARY HEARING

Ms. Rodriguez argued as to Perry vs. Terrible Herbst and NRCP 12(c). Statements by the Court. Mr. Greenberg argued as to duty when the wages changed as of 7/1/2007. The issue is what the employer was required to do. Ms. Rodriguez advised they have attached photos of the notice which was posted. Ms. Rodriguez advised Mr Nady testified each driver was noticed of the change in the minimum wage. Court inquired if a Copeland hearing was needed. Mr. Rodriguez stated not unless the Court is inclined to hear from the State Labor Commissioner. Mr. Greenberg argued it is not

necessary to hear how the Labor Commissioner interprets the requirements, it is for the Court to decide. Mr. Greenberg further argued a written change should be placed in the hands of each employee. It is the obligation of the employer to notice each employee. Ms. Rodriguez argued it just has to be posted. Further arguments. COURT ORDERED, Defendants' Motion GRANTED IN PART and Plaintiffs' Countermotion GRANTED as to Toll.

CONTINUED TO: 5/25/17 1:30 PM PLAINTIFFS' RE-NOTICE OF MOTION FOR PARTIAL SUMMARY JUDGMENT

CONTINUED TO: 6/5/17 CHAMBERS (PLAINTIFFS' RE-NOTICE OF MOTION TO BIFURCATE ISSUE OF LIABILITY OF DEFENDANT CREIGHTON J. NADY FROM LIABILITY OF CORPORATE DEFENDANTS OR ALTERNATIVE RELIEF and DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD PARTY COMPLAINT... PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD PARTY COMPLAINT AND COUNTER MOTION FOR SANCTIONS AND ATTORNEYS' FEES)

Other Civil Filing		COURT MINUTES	May 25, 2017		
A-12-669926-C	VS.	Michael Murray, Plaintiff(s) vs. A Cab Taxi Service LLC, Defendant(s)			
May 25, 2017	1:30 PM	Motion for Partial Summary Judgment			
HEARD BY: (Cory, Kenneth	COURTROOM:	RJC Courtroom 16A		
COURT CLER	COURT CLERK: Michele Tucker				
RECORDER: Lisa Lizotte					
REPORTER:					
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C Sniegocki, Dana Wall, Michael K.	. Attorney Attorney Attorney Attorney			
		TOTIDALLE ENTEDIEC			

JOURNAL ENTRIES

- Following supplemental briefing and statements by counsel; COURT ORDERED, Plaintiff's Re-Notice of Motion for Partial Summary Judgment DENIED. Ms. Rodriguez to prepare the Order. COURT FURTHER ORDERED, All Discovery is OPEN until June 30, 2017.

Court ADMONISHED Counsel as to their conduct to in each other.

Other Civil Filing		COURT MINUTES	June 05, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	ay, Plaintiff(s) vice LLC, Defendant(s)	
June 05, 2017	3:00 AM	All Pending Motions	
HEARD BY: Cory	, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT A THIRD-PARTY COMPLAINT PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR LEAVE TO AMEND ANSWER TO ASSERT THIRD-PARTY COMPLAINT AND COUNTER-MOTION FOR SANCTIONS AND ATTORNEYS' FEES PLAINTIFFS' RE-NOTICE OF MOTION TO BIFURCATE ISSUE OF LIABILITY OF DEFENDANT CREIGHTON J. NADY FROM LIABILITY OF CORPORATE DEFENDANTS OR ALTERNATIVE RELIEF

COURT ORDERS, Plaintiffs' Re-Notice of Motion to Bifurcate Issue of Liability of Defendant Creighton J. Nady from Liability of Corporate Defendants or Alternative Relief GRANT for reasons urged by Plaintiff. Plaintiff to prepare the Order.

COURT ORDERS, Defendant s Motion for Leave to Amend is DENIED WITHOUT PREJUDICE. If the Court were to grant the Motion, it would simply have to severe determination of that cause of action from the Complaint in this case. Plaintiff to prepare the Order.

COURT ORDERS, Plaintiff s Countermotion DENIED WITHOUT PREJUDICE. Additionally, COURT ORDERS, Plaintiff s anti-SLAPP Motion is DENIED as presently MOOT in light of the Court s denial of the Motion for Leave to Amend. Defendant to prepare the Order

Counsel are reminded of the Court's stern admonition at the 05/18/17 hearing to quit fighting amongst themselves and litigate their clients cases first.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Fili	ng	COURT	MINUTES	June 13, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	· · · ·		
June 13, 2017	9:00 AM	Motion		
HEARD BY: (Cory, Kenneth		COURTROOM:	RJC Courtroom 16A
COURT CLERK	K: Michele Tucker			
RECORDER:	Lisa Lizotte			
REPORTER:				
PARTIES PRESENT:	Rodriguez, Esther C Sniegocki, Dana Wall, Michael K.		Attorney Attorney Attorney	
JOURNAL ENTRIES				

- Statements by the Court regarding the five year rule running in July 2018 and inquired if the motion were granted would it not continue the trial, which is set for 2/5/18. Ms. Sniegocki stated it would only extend the class certification person. The only thing needed is how many hours worked, paid, and would just be a supplement of new people added. Ms. Rodriquez argued it is not that simple. Defendant has had to hire a third party to create a program to generate these reports. Ms. Rodriquez argued discovery is almost closed and in granting this motion they would have to extend discovery for new expert reports. Ms. Sniegocki stated there is an Order from the Discovery Commissioner the defendants were to get the data collected and then wait on this Court's ruling. Further arguments by counsel. COURT ORDERED, RULING DEFERRED on Plaintiff's Motion on OST to Extend damages Class Certification and for Other Relief. Court advised it would refer the matter to the Discover Commissioner for her recommendations.

Other Civil Filing		COURT MINUTES	June 13, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
June 13, 2017	2:28 PM	Minute Order	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: N	lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- When considering Plaintiff's Motion on OST to Extend Damages Class Certification and for Other Relief the Court concludes it could benefit from the reference to the Discovery Commissioner of a question, given the Discovery Commissioner's thorough and complete familiarity with the on going discovery disputes in this matter. The Court, therefore, refers the matter to the Discovery Commissioner for her recommendation, including whether or not the granting of the Plaintiff's motion would eventuate in the future continuance of the trial in this matter, set for February 5, 2018. Because of time constrains, the Court requests the Discovery Commissioner to give her recommendation by Tuesday, June 27, 2017, if possible. The parties will thereafter have five (5) days to file with this Court an objection to the Discovery Commissioner's recommendations. The matter will then be placed on the Court's chamber calendar on July 10, 2017.

7/10/17 CHAMBERS DECISION: PLAINTIFF'S MOTION ON OST TO EXTEND DAMAGES CLASS CERTIFICATION AND FOR OTHER RELIEF

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing		COURT MINUTES	July 10, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	ay, Plaintiff(s) vice LLC, Defendant(s)	
July 10, 2017	3:00 AM	Decision	
HEARD BY: Cory	y, Kenneth	COURTROOM	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		IOUDNAL ENTRIES	

JOURNAL ENTRIES

- PLAINTIFF'S MOTION FOR OST TO EXTEND DAMAGES CLASS CERTIFICATION AND FOR OTHER RELIEF

Court referred the matter to the Discovery Commissioner, in which she recommended the matter be denied. Therefore, COURT ORDERS, MATTER OFF CALENDAR.

Other Civil Fili	ng	COURT MINUTES	August 08, 2017
A-12-669926-C	VS.	ray, Plaintiff(s) ervice LLC, Defendant(s)	
August 08, 2017	10:00 AM	Discovery Conference	
HEARD BY: E	Bulla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room
COURT CLERE	K: Jennifer Lott		
RECORDER:	Francesca Haak		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther Wall, Michael K.	C. Attorney Attorney Attorney	

JOURNAL ENTRIES

- Court Directed counsel to return to Discovery. Trial date is 2-5-18. Mr. Greenberg stated the Five Year Rule expires 2018. Ms. Rodriguez disagrees, and it expires October 2017. Discovery closed in June. Judge Cory extended discovery deadlines for experts; initial expert disclosure 9-30-17, and rebuttal expert disclosure 10-30-17. Arguments by counsel. Commissioner advised counsel the 2-5-18 Trial date STANDS unless something is done with the Five Year Rule. Commissioner needs a written Stipulation. Colloquy re: current claimants from January 2016 through the present time.

Based on how the Judge rules, if Pltfs prevail, Pltfs will be allowed to collect full wages up to and including the present time if they've been employed during the proper timeframes. Colloquy re: carving out another exception post-Judgment that will not deal people who have a remedy in other cases. No further discovery in this case except for what was discussed post-Judgment.

Ms. Rodriguez to prepare the Report and Recommendations, and Mr. Greenberg to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing.

A-12-669926-C

Otherwise, counsel will pay a contribution.

Other Civil Filing		COURT MINUTES	August 14, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
August 14, 2017	3:00 AM	Motion for Sanctions	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Inasmuch as the sanctions sought have to do with a Discovery Order this matter is referred to the Discovery Commissioner for her recommendation of the present Motion seeking sanctions for violations of that Order.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtimelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing		COURT	MINUTES	September 05, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser			
September 05, 2017	3:00 AM	Motion		
HEARD BY: Cory, 1	Kenneth		COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Plaintiffs Motion for Partial Rehearing of Court's Order Entered on July 17. 2017

The Motion will be treated as a Motion to Modify or Clarify the Court s Order entered on July 17, 2017, and to that extent, the Motion is GRANTED to include the following to be inserted in paragraph 5, and after the first sentence:

This conclusion is without prejudice to Plaintiffs, through the use of experts or otherwise, to demonstrate to the court the lack of a genuine issue of fact regarding the calculation of damages.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing	5	COURT MINUTES	October 04, 2017	
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)		
October 04, 2017	9:30 AM	Discovery Conference	Discovery Conference - referred by Judge	
HEARD BY: Bul	lla, Bonnie	COURTROOM:	RJC Level 5 Hearing Room	
COURT CLERK:	Jennifer Lott			
RECORDER: Francesca Haak				
REPORTER:				
9	Rodriguez, Esther C Sniegocki, Dana Vall, Michael K.	Attorney Attorney Attorney		

JOURNAL ENTRIES

- Counsel dispute whether records were produced. Commissioner Recommended production 2-8-17, and Ms. Rodriguez produced documents 6-13-16. Arguments by counsel. Ms. Rodriguez provided a Declaration from the expert, his Report, and Plaintiff's Tenth supplemental disclosure to Commissioner in Open Court. Colloquy re: production. COMMISSIONER RECOMMENDED, matter is UNDER ADVISEMENT and CONTINUED; Commissioner will issue a Decision. Ms. Sniegocki will submit supplemental Reports to Commissioner (copy Defense counsel).

11-8-17 9:00 a.m. Discovery Conference - referred by Judge (VACATED 10-19-17 JL)

CLERK'S NOTE: The Discovery Commissioner having conducted a Conference Call with counsel (noted above) on 10-13-17, Recommends that by 11-13-17 Defendant will submit a sworn statement (Affidavit or Declaration) that Defendant did not maintain records of "total hours worked per pay

period" per employee prior to January 1, 2013, in contravention of NRS 608.115. The imposition of potential sanctions regarding this conduct is Deferred to the District Court Judge. Plaintiffs' counsel to prepare the Report and Recommendation, Defense counsel to approve as to form and content. The Report and Recommendations must be submitted to Discovery within 10 days of receiving this Clerk's note.

The Hearing set for 11-8-17 at 9:00 a.m. is hereby vacated.

CLERK'S NOTE: A copy of this minute order was placed in the attorney folder(s) of:

Michael Wall - Hutchinson & Steffen Dana Sniegocki - Greenberg Leon Esther Rodriguez

Other Civil Filing		COURT MINUTES	November 16, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
November 16, 2017	3:00 AM	Motion for Appointment o Attorney	f
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: Michele Tucker			
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- COURT ORDERED, Plaintiff s Motion for Appointment of Co-Class Counsel GRANTED. Mr. Greenberg to prepare the Order.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Fili	ng	COURT MINUTES	November 28, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)	
November 28, 2	017 9:00 AM	Motion to Continue	
HEARD BY: (Cory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERE	K: Michele Tucker		
RECORDER:	Lisa Lizotte		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C Sniegocki, Dana	Attorney Attorney Attorney	

JOURNAL ENTRIES

- Colloquy regarding rescheduling Motion for Partial Summary Judgment and Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare NAC 608.102(2)(b) Invalid set for December 5, 2017. COURT ORDERED, Motion RESCHEDULED TO 12/14/17.

RESCHEDULED TO: 12/14/17 9:00 AM

Other Civil Filing		COURT MINUTES	December 07, 2017
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
December 07, 2017	3:00 AM	Motion to Bifurcate	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- COURT ORDERS, Plaintiff s Motion for Bifurcation and/or to Limit Issues for Trial is DENIED, except to the extent that Plaintiff seeks to admit evidence of damages by representative sampling, pattern or practice evidence, or other approximation.

NRS 608.115 requires, in relevant part, that employers keep records of its employees wages and hours worked for each pay period. Nev. Rev. Stat. Ann. 608.115 (West). Plaintiff argues that because Defendant failed to keep these records, and because employees do not have the records nor a duty to keep the records, Plaintiff should be allowed to present evidence of the employees average hours worked per shift. Defendant argues that it kept records of the actual hours its employees worked in the form of handwritten tripsheets, and that evidence of an approximation is inadmissible in lieu of the precise data.

Defendant s tripsheets document the hours each of its employees worked during any given shift. Because the tripsheets are handwritten physical documents, compiling data from the records requires litigants to undertake the task of locating and compiling each employee s several tripsheets for each of the thousands of pay periods in question. Apparently, NRS 608.115 does not specify a particular medium in which employers must keep the records; however, an employer cannot avoid liability under Nevada s Minimum Wage Act by keeping records in a form that makes it virtually impossible

A-12-669926-C

for litigants to challenge the sufficiency of compensation paid. And at any rate, NRS 608.115 requires that employers keep a record of its employees hours per pay period; Defendant s tripsheets do not do so. In this case, an approximation would provide a reasonably expeditious means of calculating and allocating damages, whereas an individual calculation for each class member would impose impossible burdens on the litigants. See Bell v. Farmers Ins. Exch., 115 Cal. App. 4th 715, 753 (2004).

Defendant understandably argues the disadvantages of such approximation evidence, and we acknowledge that such an approach necessarily yields an average figure that will overestimate or underestimate the right to relief of individual employees. See id. We have weighed the disadvantages of such evidence against the opportunity to vindicate an important constitutional mandate in a manner that does not impose an undue burden on the court or the litigants. See id. Like under-compensation cases that employees have brought under the Fair Labor Standards Act, calculation of damages on an individualized basis in this case would be impracticable and would undermine the purpose and utility of class actions. See Smith v. Lowe's Home Centers, Inc., 236 F.R.D. 354, 357 (S.D. Ohio 2006).

For the foregoing reasons, and for other reasons argued by the Plaintiff, the Court ORDERS the following: Plaintiff may present at trial evidence of approximate damages so long as he makes an ultimate approximation (not merely advances a model by which damages could be approximated), so long as there is a sufficient basis from which a reasonable inference of damages could be drawn, and so long as the evidence is otherwise admissible. Defendant may counter by advancing evidence of its employees precise shift length, by advancing its own approximation and demonstrating its superior accuracy, or by advancing other evidence that would tend to negate the reasonableness of the inference to be drawn from Plaintiff s evidence. See Anderson v. Mt. Clemens Pottery Co., 328 U.S. 680, 688 (1946).

Ms. Rodriguez to prepare the Order.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

CLERK'S NOTE: Minutes Amended and re-circulated to all parties on 12/21/17. /mlt

Other Civil Filin	g	COURT MINUTES	December 14, 2017	
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)		
December 14, 20	17 9:00 AM	Motion for Partial Summary Judgment		
HEARD BY: Co	ory, Kenneth	COURTROOM:	RJC Courtroom 16A	
COURT CLERK: Michele Tucker				
RECORDER: I	Lisa Lizotte			
REPORTER:				
	Greenberg, Leon Nady, Creighton J Rodriguez, Esther C	Attorney Defendant . Attorney		

JOURNAL ENTRIES

- Mr. Greenberg argued as to factual issue of wages and listed the three facts. Ms. Rodriguez argued the plaintiff's argument is relied upon inadmissible evidence and argued Rule 56(e). The experts used by the plaintiff do not meet the Hallmark requirement and their reports are not admissible. Further arguments by counsel. COURT ORDERED, Plaintiff's Motion for Partial Summary Judgment and Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare NAC 608.102(2)(B) Invalid DENIED as to Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare NAC 608.102(2)(B) Invalid DENIED as to Motion to Place Evidentiary Burden on Defendants to Establish Lower Tier Minimum Wage and Declare NAC 608.102(2)(B) Invalid and GRANTED only to the extent Plaintiff has established the liability claim; the only thing left are the damages. Mr. Greenberg to prepare the Order.

Other Civil Fili	ng	COURT MINUTES	January 02, 2018	
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)		
January 02, 2018	8 9:00 AM	Motion for Summary Judgment		
HEARD BY: (Cory, Kenneth	COURTROOM:	RJC Courtroom 16A	
COURT CLERK: Michele Tucker				
RECORDER: Lisa Lizotte				
REPORTER:				
PARTIES PRESENT:	Greenberg, Leon Nady, Creighton J Rodriguez, Esther C Wall, Michael K.	Attorney Defendant Attorney Attorney		

JOURNAL ENTRIES

- Ms. Rodriguez argued there have been no calculations of damages and believe the Court should dismiss the case in its entirety as there is no evidence of actual damages for on individual, or a class of individuals. If the Court is not willing to dismiss entirely the defense request the dismissal of the claims against Mr. Nady. There is no evidence to support plaintiff's claims of civil conspiracy, aiding and abetting. Court NOTED bifurcation had been granted. Ms. Rodriguez argued the plaintiffs have not come up with any evidence while doing discovery to support a civil conspiracy, unjust enrichment, or punitive damages claim. The only response the plaintiffs put forth in their claim for punitive damages is the fraud claim. Plaintiffs accusation is that A Cab forced its drivers to write fraudulent break times into the trip sheet, but then they argue that its not a fraud claim. Ms. Rodriguez stated she has always argued this isn't a minimum wage claim, its a claim for unpaid hours and should only be considered through 2012. Mr. Greenberg argued The Sarvas case, Just Film case, Hanon case, Parsons, and East Texas Motor Freight case. Mr. Greenberg argued the U.S. Department of Labor made a finding in 2013 that the defendants were manipulating the trip sheets and were forcing drivers to put in break time in their trip sheets that were false to conceal the hours

they worked. Mr. Greenberg argued the constitutional amendment's language which says "shall be entitled to all remedies available under the law or in equity appropriate to remedy any violation of this section, including, but not limited to back pay damages, reinstatement, or injunctive relief." It doesn't say compensatory damages, punitive damages, it just says damages. Mr. Greenberg suggested the Court look beyond the language to the broader circumstances of this case. Mr. Greenberg stated in there is a finding of liability against A Cab and A Cab satisfies that liability, there would be no claim against Mr. Nady, but if A Cab does not satisfy the judgment plaintiffs are prepared to proceed against Mr. Nady. The actual claim against Mr. Nady if they were to proceed would be a claim in equity, under a theory of unjust enrichment or alter ego. Mr. Greenberg further argued the question here is how much did the defense pay these people and how many hours did they work. Further arguments by Ms. Rodriguez.

COURT ORDERED, Defendant's Motion seeking Summary Judgment in favor of defendants and complete dismissal DENIED.

COURT ORDERED, Defendant's Motion seeking Dismissal of the Class Action/Decertification on the Class DENIED.

COURT ORDERED, Defendant's Motion seeking Dismissal of the Punitive Damages DENIED.

COURT FURTHER ORDERED, Dismissal of the Claims Made Against Defendant Nady DENIED WITHOUT PREJUDICE.

Mr. Greenberg to prepare the Order.

Other Civil Fili	ng	COURT MINUTES	January 18, 2018		
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)			
January 18, 201	8 9:00 AM	Calendar Call			
HEARD BY: (Cory, Kenneth	COURTROOM:	RJC Courtroom 16A		
COURT CLERI	COURT CLERK: Michele Tucker				
RECORDER:	Lisa Lizotte				
REPORTER:					
PARTIES PRESENT:	Gabroy, Christian Greenberg, Leon Messer, Kaine Rodriguez, Esther C Sniegocki, Dana	Attorney Attorney Attorney Attorney Attorney			
		JOURNAL ENTRIES			

- Colloquy regarding trial time. COURT ORDERED, Trial date SET. COURT FURTHER ORDERED, Joint PreTrial Memorandum, Proposed Jury Instructions, and Proposed Voir Dire due 2/12/18.

2/26/18 1:30 PM JURY TRIAL

Other Civil Filing		COURT MINUTES	January 25, 2018
A-12-669926-C	Michael Murray vs. A Cab Taxi Servi	, Plaintiff(s) ce LLC, Defendant(s)	
January 25, 2018	9:00 AM	All Pending Motions	
HEARD BY: Cory, H	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER: Lisa I	Lizotte		
REPORTER:			
Gree Mess Nad Roda	roy, Christian enberg, Leon ser, Kaine y, Creighton J riguez, Esther C. gocki, Dana	Attorney Attorney Attorney Defendant Attorney Attorney	

- PLAINTIFFS' OMNIBUS MOTION IN LIMINE #1-25...DEFENDANTS' MOTION IN LIMINE TO EXCLUDE THE TESTIMONY OF PLAINTIFFS' EXPERTS

Court STATED the Motions in Limine would NOT be heard.

Court STATED the purpose of today s hearing will be the subject of a motion filed by plaintiffs in May of 2015 to request the Court to appoint a special master paid for by the defendants to compile the hours of work information as contained in the trip sheets. Ultimately the Court denied the motion and the reason that the Court gave at that time was: The Court is not persuaded that the underlying reasons advanced by the plaintiffs provide a sufficient basis to place the entirety of the financial burden of such a process upon the defendants. The entirety of the litigation process since that time to the present convinces the Court that indeed is not only an appropriate way to resolve this issue, but is perhaps the only way to accurately resolve this issue and for that reason if that motion is renewed at

this time, the Court is going to grant it. Mr. Greenberg advised they would not renew the request for the appointment of the special master if plaintiffs and the class had to bear the cost of the process. Court indicated if the motion is renewed as it was with the costs borne to the defendants it would be granted. If it is going to be done, it needs to be done immediately. The order needs to be entered so if the defendants choose to seek any appellate relief they can do so. Mr. Greenberg requested two additional items; if the Court has someone in mind that would be appropriate as a special master, to advise. Secondly, that the findings of the special master in respect to the hours worked per pay period be deemed established as the working time for purposes of this litigation. Defendants have continually insisted in this litigation that the trip sheets do contain an accurate statement of the time. Ms. Rodriguez argued the plaintiffs have had over two years to come up with a methodology for calculation. They ve had the trip sheets and other routes. They chose this Excel spreadsheet. At the end of the day that route and that methodology doesn t work and they have not met their burden. That was their decision and in-between there were a lot of red herrings, there was a lot of cost, and thousands of dollars to the defendant to chase W-4s, to chase cab manager data, to chase the trip sheets themselves and plaintiffs never even looked at any of it. Now the Court is saying plaintiffs have failed to meet their burden, shifting the burden now to the defendants financially now again to basically start over with what plaintiff should have done back in May of 2015. Ms. Rodriguez requested the Court to consider that this is a very large financial burden to the defendants that the plaintiffs should share in, due to everything else that the defendants have had to bear in-between there for two and a half years. Court STATED in the end if the Court found that there was not compliance with the Minimum Wage Act in our Constitution and therefore they prevailed to some extent in the lawsuit. Would not the costs that they would soak up at that time still shift to the defendant. Court sited NRS 608.115 and stated it is satisfied that this is a quest driven by or founded in the Constitution and therefore it must be accorded particular deference when it comes to the ways that the Court might use to enforce the Minimum Wage Act. Ms. Rodriguez advised the plaintiffs are willing to stipulate to not make a claim for the 8.25 an hour and inquired if the Court is asking the special master to look for any violations based on the 7.25 an hour as opposed to the 8.25 an hour. Secondly, the time frame the special master will be looking at. Mr. Greenberg argued the statute of limitations applicable to the class claims in their entirety extends from October of 2010 and the class period concludes under the Court's order at the end of 2015. Ms. Rodriguez argued she did not believe there was a dispute after July of 2014, why would they have a special master go through 18 months of thousands of trip sheets that are not in question. Mr. Greenberg argued they have been trying to litigate this case to judgment based upon the Court's rulings and how they can present the case within the confines of those rulings. Plaintiffs have looked extensively to the QuickBooks records from 2013 to 2015. Court inquired if the order on file cut it off at mid-2014. Mr. Greenberg stated no and advised defendants' expert conducted their own very limited study of trip sheets for that 2013 to 2015 period. Mr. Greenberg requested the study period by the special master be to the end of the class period of December 31, 2015. Further, Mr. Greenberg stated plaintiff's position is it would be more sensible to decertify the class to the limited extent of saying the only claims that will be adjudicated here on a class-wide basis are the class members' entitlement under the 7.25 an hour rate. If any individual class member believes that they are entitled to the higher rate, they would then be free to litigate that issue independently, but that would not be heard or determined as part of this proceeding. Court STATED it would be anticipating the order would be at the 7.25 rate. For purposes

of what we're trying to accomplish here, the special master would be asked to provide this work at the 7.25 rate. Court DIRECTED counsel to submit the names of Special Masters by Thursday, February 1, 2018. COURT ORDERED, Trial date VACATED.

2/2/18 9:00 AM STATUS CHECK: APPOINTMENT OF SPECIAL MASTER

Other Civil Filing		COURT MINUTES	February 02, 2018
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	7, Plaintiff(s) ice LLC, Defendant(s)	
February 02, 2018	9:00 AM	Status Check	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: N	/lichele Tucker		
RECORDER: Lisa	Lizotte		
REPORTER:			
Gre Mes Nac Roc	proy, Christian enberg, Leon sser, Kaine dy, Creighton J driguez, Esther C. egocki, Dana	Attorney Attorney Attorney Defendant Attorney Attorney	

- COURT ORDERS, Micahael Rosten and the firm of Piercy Bowler Taylor & Kern of Las Vegas, Nevada, APPOINTED as Special Master in this case. The purpose of such Special Master appointment is to determine for each class member, based upon the hours of work set forth in their trip sheets for each pay period, and the wages they were paid in each such pay period as set forth in A Cab's QuickBooks records, the unpaid minimum wages they are owed by A Cab pursuant to Article, 15, Section 16, of Nevada's Constitution (the "MWA") under the "lower tier" or "health insurance provided" minimum wage rate. That determination is to be made for all class members for all pay periods falling entirely within the class period of October 8, 2010 through December 31, 2015. That determination is also to be made for those class members who were granted a statute of limitations toll pursuant to this Court's Order entered on June 7, 2017 for all pay periods occurring entirely after the statute of limitations toll date listed for them in Exhibit "A" of that Order and prior to December 31, 2015.

COURT ORDERS, in determining the hours of work shown by a trip sheet, the Special Master shall accept as correct the characterization of time as "breaks" or "meals" or non-working time in the trips sheet as accurate and subtract all such time from the interval between the start and end time for the shift as recorded on the trip sheet. The Special Master in their report shall also note the indicated start and end time of "break" or "meal" time entry on each trip sheet. In the event that no shift end time is recorded or fully legible on a trip sheet the Special Master shall indicate in their report the times on that trip sheet's copy of the printed receipt that included Meter Details and that trip sheet s copy of the printed fuel purchase receipt and use the earlier of each time arrive as a "shift end" time for purposes of calculating the hours worked during the shift. If no legible "Meter Details" or fuel purchase receipt time exists on that trip sheet the Special Master shall not calculate any hours of work for that trip sheet and that shift and shall record that they were unable to arrive at a working hours total, or perform a minimum wage underpayment calculation, for the class member during a pay period the Special Master shall include all items of taxable income paid by A Cab to the class member during the pay period as recorded in A Cab's QuickBooks records but shall not include any amounts identified as "Tips" or "Tips Supplemental." The Special Master shall rely on the parties' stipulated agreement as to the wages paid to the class members each period if the parties so agree to stipulate.

COURT ORDERS, A Cab shall, forthwith, provide the Special Master all records necessary for the performance of its appointment and as the Special Master requests. The first meeting of the parties and the Special Master directed by NRCP 53(d)(1) is dispensed with. The Special Master shall deliver the report of their findings to the Court and parties no later than 45 days from the Special Master's receipt of the deposit specified in this Order. The report so furnished shall state the total amount of unpaid minimum wages so owed, if any, for each class member; the amount of hours each class member was found to have worked each pay period for A Cab; and the amount of wages within the meaning of the MWA they were paid each pay period by A Cab. The report shall also indicate every pay period for every class member that the Special Master finds the records reviewed contained incomplete or not fully legible information and for which no determination on whether proper minimum wages were paid could be made. At the request of any party, the Special Master shall provide the report's foregoing findings in an Excel file.

COURT ORDERS, the costs of the Special Master shall be borne by the defendant A Cab who shall, within 10 days of the entry of this Order deposit with the Special Master the amount of \$25,000 for their services, the Court also expressly reserving the possibility that it may in the future direct some portion of the Special Master's cost be shifted to the plaintiffs if the Special Master's report documents circumstances that the Court finds warrant it doing so.

COURT FURTHER ORDERS, the Court WILL NOT be entertaining a motion for reconsideration of this order by the defendants.

Other Civil Filing		COURT MINUTES	February 13, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
February 13, 2018	11:04 AM	Minute Order	
HEARD BY: Cory, I	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- The Court has in its possession copies of the letter of Ms. Rodriguez to Michael Rosten of Piercy Bowler Taylor & Kerns, as well as the responsive letter from Mr. Greenberg. As of this writing it has been nineteen (19) days since the Court Ordered that a Special Master be appointed, and yet inadequate progress is being made toward implementation of that Order. The Court is extremely concerned with the passage of time in this matter for reasons previously expressed.

In order to prevent one more issue from injecting itself into these proceedings, and in light of the possibility that any local firm may trigger another objection due to purported conflicts of interest, the Court rescinds its appointment and its selection of Mr. Rosten of Piercy Bowler Taylor & Kerns, and selects Dr. Ali Saad of Resolution Economics to be the Special Master in this case. Mr. Rosten and Piercy Bowler Taylor & Kerns may present their bill for services rendered to the Defendant who shall have 10 days to pay the same and this matter will proceed to its conclusion.

Mr. Greenberg to prepare the Order in conformity herewith.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

A-12-669926-C

Other Civil Filing		COURT MINUTES	February 15, 2018
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) ice LLC, Defendant(s)	
February 15, 2018	10:00 AM	Status Check	
HEARD BY: Cory	, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER: Lisa	Lizotte		
REPORTER:			
Gre Me Ro Sni	broy, Christian eenberg, Leon esser, Kaine driguez, Esther C. egocki, Dana Ill, Michael K.	Attorney Attorney Attorney Attorney Attorney Attorney JOURNAL ENTRIES	

- Ms. Rodriguez argued a conflict check should have been done by Mr. Rosten of Piercy Bowler as one of the cab drivers of A Cab has a brother who is a managing shareholder of Piercy Bowler and that is a conflict. Further argued as to a possible bill being submitted to the defendant by Piercy Bowler. Mr. Greenberg stated he cannot speak as to whether Mr. Rosten did or did not do a conflict, but can represent to the Court there were five or six nominees and every single one did inquire about any conflict based upon their firm's involvement in other matters. Mr. Greenberg advised they were all proved with a copy of the complaint. Mr. Greenberg further advised it was represented to him by Mr. Saad and his firm that a conflict check was done. Court STATED it has made its decision to use Dr. Saad, an out-of-state firm, and that way the possibility of knowing someone is limited. Court DIRECTED Defendants to overnight the materials they have in there possession to Dr. Saad and transmit a letter which inquires of him what conflicts check he has done. Mr. Greenberg clarified the materials that are available immediately to overnight are both the QuickBooks payroll information and the October 2010 later trip sheets. Ms. Rodriguez advised there are 300,000 trip sheets on an

A-12-669926-C

external hard drive that can be overnighted.

Other Civil Filing		COURT MINUTES	March 06, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)	
March 06, 2018	4:14 PM	Minute Order	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: N	/lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- The Court has reviewed Defendant s Motion on OST for Stay, received on March 2, 2018, Plaintiffs Response to Defendant s Motion, Plaintiffs Motion on OST to enforce the Court s Orders, and the e-mail correspondence from counsel and the Special Master, Dr. Saad.

For the reasons stated herein the Court grants a temporary stay to resolve the Defendants claimed inability to pay the Special Master the initial \$25,000 required by previous court order.

In addition to Defendants protestations of their temporary inability to pay the initial \$25,000, the Court also GRANTS a temporary Stay due to health considerations of the Court. The Court has scheduled a necessary surgery for March 8, 2018, which surgery will require a relatively brief recuperation period. The Court is therefore entering an indefinite stay for both reasons, which the Court anticipates will not last longer than approximately 3 weeks.

The Court has considered whether it would make more sense to recuse from the case, and/or request a reassignment by the Chief Judge of the Eighth Judicial District Court. However, the duplication of the time and effort it would take for another judge to become adequately conversant with this case would likely protract this case yet again, and would likely cost the parties more in attorney fees; nor would it facilitate an economical and fair management of this litigation. Recusal or reassignment

A-12-669926-C

would necessitate such delay that it should only come as a last resort.

Inasmuch as the anticipated calendared surgery is laparoscopic in nature, the Court feels confident that it will be fully functional and able to proceed ahead within three weeks.

In the meantime, the Special Master is directed to cease all efforts to complete the task previously ordered by this Court until further order of this Court. Additionally, because there will be a breathing space of approximately three weeks the Defendants should well be able to set aside the initial \$25,000 deposit, and are ordered to do so.

The court anticipates setting a hearing date to accomplish the following:

- 1. Dissolve the stay;
- 2. Argue and rule on the various motions which have been filed; and
- 3. Reset the Rule 41(e), i.e., 5-year Rule, date by which this matter must be concluded.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), Michael Wall, Esq. (mwall@hutchlegal.com) and Special Master Dr. Saad (ASaad@resecon.com). / mlt

Other Civil Filing		COURT MINUTES	March 15, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	ny, Plaintiff(s) vice LLC, Defendant(s)	
March 15, 2018	3:00 AM	Motion to Strike	
HEARD BY: Cory	r, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- This case was Stayed on March 06, 2018, therefore COURT ORDERS, the Motion to Strike Defendants Affirmative Defenses OFF CALENDAR. Parties to re-notice their Motion once the Stay is lifted.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing		COURT MINUTES	April 26, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
April 26, 2018	1:30 PM	Minute Order	
HEARD BY: Cory,]	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- On April 17, 2018, Plaintiffs filed PLAINTIFFS MOTION ON OST TO LIFT STAY, HOLD DEFENDANTS IN CONTEMPT, STRIKE THEIR ANSWER, GRANT PARTIAL SUMMARY JUDGMENT, DIRECT A PROVE UP HEARING, AND COORDINATE CASES. The Court signed an Order Shortening Time, setting the matter for hearing on April 27, 2018, nine days later, admittedly a shortened setting. Shortly after notifying counsel of the hearing, chambers received a telephone call from Esther Rodriguez advising that she would be out of the country, having reset a vacation which she had earlier canceled due to an earlier trial setting in this matter. Notwithstanding EDCR 2.22, the Court acted upon that request and reset the hearing for May 4, 2018, believing that a fuller response to this admittedly complex motion could be had.

After the matter had been continued to May 4, Plaintiffs caused to be filed the same motion, bearing the caption of this case and the case sought to be coordinated by the motion: A721063, Jasminka Dubric v A Cab, et al. That motion bore the previous OST which set the hearing once again on April 27, 2018. On the next day, April 19, 2018, this Court received an un-filed chamber s copy of the same motion, this time bearing the caption of and Dubric v A Cab, A721063, which reflected that it was pending in Department 25. However, Odyssey does not reflect a filing of this document.

Needless to say, the rapid-fire filing and service of these motions caused considerable confusion and

A-12-669926-C

consternation, not only for Defendants counsel but also for the Court.

The Court decided to proceed on the April 27 hearing pertaining to the second, double-captioned version of the motion, simply for the purpose of having Plaintiffs counsel explain the intentions of the Plaintiffs. Accordingly, the Court determined that Ms. Rodgriguez presence was not required and telephonically notified associate counsel, Michael Wall, to be present. Mr. Wall protested that he was on the case only as appellate counsel.

Subsequently, on April 24, the Court receive a letter of strong objection from Ms. Rodriguez pertaining to the Court s going forward with any hearing on April, 27 (See Left Side Filing, Counsels facsimiles), which apparently prompted Mr. Greenberg to send a missive, pleading with the Court to proceed on April 27 on the entire motion ((See Left Side Filing, Counsels facsimiles).

To avoid complicating this matter further, the Court will continue the hearing on the second filed double-captioned version of the motion to May 4. In the meantime, the Court would appreciate an explanation from Mr. Greenberg in a pleading filed with the Court as to why there are two court filings and one chambers copy of the same motion with three different captions. While the court believes that Plaintiffs effort was simply to make clear to all parties in both cases the coordination-of-cases aspect of the motion, further explanation would be appreciated. The Court will take up the matter on May 4, 2018.

5/4/18 9:00 AM PLAINTIFFS MOTION ON OST TO LIFT STAY, HOLD DEFENDANTS IN CONTEMPT, STRIKE THEIR ANSWER, GRANT PARTIAL SUMMARY JUDGMENT, DIRECT A PROVE UP HEARING, AND COORDINATE CASES

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing		COURT MINUTES	May 01, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	vy, Plaintiff(s) vice LLC, Defendant(s)	
May 01, 2018	4:35 PM	Minute Order	
HEARD BY: Cory	y, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- PLAINTIFFS MOTION ON OST TO LIFT STAY, HOLD DEFENDANTS IN CONTEMPT, STRIKE THEIR ANSWER, GRANT PARTIAL SUMMARY JUDGMENT, DIRECT A PROVE UP HEARING, AND COORDINATE CASES was set to be heard on May 4, 2018. (See April 26, 2018 Minute Order). Due to unforeseen circumstances, the Court will not be able to hear Plaintiffs Motion on May 4, 2018. Accordingly, the hearing shall be VACATED until further order of this Court. Furthermore, the STAY IS TO REMAIN IN PLACE until further order of this Court.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), and Michael Wall, Esq. (mwall@hutchlegal.com). /mlt

Other Civil Filing		COURT MINUTES	May 22, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
May 22, 2018	3:23 PM	Minute Order	
HEARD BY: Cory, 1	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- This Court deems it advisable to make a record of the various events which led to this Court setting down a hearing on May 23, 2018 to hear Plaintiffs Motion to Lift Stay, Hold Defendants in Contempt, Strike Their Answer, Grant Partial Summary Judgment, Direct a Prove Up Hearing, and Coordinate Case. That recitation of events includes the deliberate actions of counsel for both sides and the circumstances beyond the control of counsel and this Court which have led to the hearing date of May 23, 2018.

On February 16, 2017, this Court Granted a Preliminary Injunction enjoining Defendants from seeking settlement of any unpaid wage claims involving any class members except as part of this lawsuit. A Supplement to Order for Injunction Filed on February 16, 2017 was filed on February 17, 2017, providing the explanation required by NRCP 65.

On March 6, 2018, this Court entered a Minute Order granting a temporary stay due to health considerations of the Court. The Court had scheduled a necessary surgery for March 8, 2018, anticipating being out of the office for approximately 3 weeks.

On April 6, 2018, the Nevada Supreme Court entered an Order reversing this Court s Order granting of the preliminary injunction.

On April 16, 2018, the Court granted an Order Shortening Time in connection with Plaintiffs Motion to Lift Stay, Hold Defendants in Contempt, Strike Their Answer, Grant Partial Summary Judgment, Direct a Prove Up Hearing, and Coordinate Cases, and set the hearing for April 27, 2018. When the Court was advised Defendants Counsel would be out of the country on April 27, 2018, the Court reset that Motion to be heard on May 4, 2018.

On April 30, 2018, this Court s wife passed away unexpectedly.

On May 1, 2018, the Court issued a Minute Order that [d]ue to unforeseen circumstances, the Court will not be able to hear Plaintiffs Motion on May 4, 2018. Accordingly, the hearing shall be vacated until further order of this Court. Furthermore, the Stay is to remain in place until further order of this Court.

On May 17, 2018 the Court received a copy of a Supplemental Declaration of Class Counsel, Leon Greenberg, Esq., wherein Plaintiffs Counsel declared that at a hearing on May 9, 2018 Department 25 had vacated the prior grant of partial summary judgment as to the only named Plaintiff in that lawsuit (Dubric) and set a hearing for the preliminary approval of a proffered class settlement proposal.

Further, Plaintiffs Counsel argued that the Defendants actions, unless Department 1 would hear the Motion for Coordination prior to May 24, 2018, would inevitably result in a reverse auction described in this Court s Supplement to the Preliminary Injunction, thereby obstructing the proper administration of justice in this case. Plaintiff s Counsel further urged this Court to grant the coordination requested under EDCR 2.50 immediately in chambers prior to the next hearing in Department 25.

Due to the unavailability of this Court due to the death of the Court's spouse, Department 1 law clerk sought guidance from the Chief Judge of the Eighth Judicial District Court pursuant to EDCR 7.10. As Senior Judge Bonaventure was scheduled to hear Department 1 s cases while Judge Cory was unavailable, the Chief Judge requested that if Judge Cory remained unavailable that Judge Bonaventure hear so much of Plaintiffs Motion as Judge Bonaventure thought necessary. Accordingly, on May 17, 2018, the Court set a hearing date for May 23, 2018. Department 1 law clerk was advised by both counsel that they were available for the May 23, 2018 hearing.

The Stay previously imposed by this Court is hereby LIFTED for the purposes of the May 23, 2018 hearing.

Finally, the time of the hearing is continued from 10:30 a.m. to 1:30 p.m. so that Judge Cory may return to the bench to hear the Motion.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenberg@overtirnelaw.com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), Michael

A-12-669926-C

Wall, Esq. (mwall@hutchlegal.com) Mark Bourassa, Esq. (mbourassa@blgwins.com) / mlt

Other Civil Fili	ng	COURT	MINUTES	May 23, 2018
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	,	,	
May 23, 2018	1:30 PM	Motion		
HEARD BY: (Cory, Kenneth		COURTROOM:	RJC Courtroom 16A
COURT CLERI	K: Michele Tucker			
RECORDER:	Lisa Lizotte			
REPORTER:				
PARTIES PRESENT:	Gabroy, Christian Greenberg, Leon Richards, Trent L. Rodriguez, Esther C.		Attorney Attorney Attorney Attorney L ENTRIES	

- Counsel gave summary of case and the case in front of Judge Delaney.

COURT ORDERED, Plaintiff's Motion for Miscellaneous Relief DENIED. The Court is not ruling on the suggested renewed motion for preliminary injunction. This case needs to go forward and the Court is disinclined to hold up the matter for non-payment to the special master. COURT FURTHER ORDERED, \$41,000.00 MUST be posted with the Clerk of the Court and the defendant is to be present at the next hearing to show proof of the posting.

6/1/18 10:00 AM PLAINTIFF'S MOTION TO HOLD DEFENDANT IN CONTEMPT, STRIKE THEIR ANSWER

Other Civil Fil	ing	COURT	MINUTES	June 01, 2018
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	· · · · · · · · · · · · · · · · · · ·	,	
June 01, 2018	10:00 AM	Motion		
HEARD BY:	Cory, Kenneth		COURTROOM:	RJC Courtroom 16A
COURT CLER	K: Madalyn Kearney			
RECORDER:	Lisa Lizotte			
REPORTER:				
PARTIES PRESENT:	Gabroy, Christian Greenberg, Leon Messer, Kaine Nady, Creighton J Rodriguez, Esther C. Wall, Michael K.		Attorney Attorney Attorney Defendant Attorney Attorney	

- Upon Court's inquiry, Mr. Greenberg confirmed the basis to find Defendants in contempt of court is the nonpayment of funds to the Special Master. Arguments by Mr. Greenberg and Ms. Rodriguez regarding whether or not Defendants have the money to pay the Special Master and the effects of litigation in another matter. Court noted it is hesitant to hold Defendants in contempt for failure to pay due to the Affidavit and Financial documents put forward by the Defendants. Court directed counsel to provide case authority, not necessarily in Nevada, where a court has proceeded to hold Defendant in contempt for failure to make payments but the Defendant claims it does not and will not have the money. Court advised it will revisit the issue at the upcoming court date; it will not hear further argument, but will announce if it will grant the Motion and what sort of sanction it may impose. If the issues are not resolved at that time, the Court will hear the Motion for Partial Summary Judgment. Colloquy regarding the next court date. Court directed counsel to submit case authorities by noon on Monday, June 4th. COURT ORDERED, matter SET for Motion for Partial Summary Judgment.

6/5/18 3:00 PM MOTION FOR PARTIAL SUMMARY JUDGMENT

Other Civil Filing		COURT MINUTES	June 05, 2018
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv		
June 05, 2018	3:00 PM	Motion for Partial Summary Judgment	
HEARD BY: Cory	, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK:	Madalyn Kearney		
RECORDER: Lis	a Lizotte		
REPORTER:			
G: N Re	abroy, Christian reenberg, Leon ady, Creighton J odriguez, Esther C. 'all, Michael K.	Attorney Attorney Defendant Attorney Attorney	

JOURNAL ENTRIES

- COURT STATED ITS FINDINGS and ORDERED, Plaintiff's Motion for Partial Summary Judgment GRANTED to the extent that not only is the time period of 2013-2015 granted, but using the rational and the evidence propounded by the plaintiffs, which they in turn claim is based on the evidence propounded by the defendants to grant the same summary judgment for the period of 2007-2012. It is the Courts understanding that amounts to approximately \$174,000.00; the Court does not have the precise amount. Mr. Greenberg advised the amount for 2013-2015 is itemized in precise amounts to identify the individuals and does amount to \$174,839.00 which is the amount requested, which is at least \$10.00 an hour owed to these individuals. If it is below \$10.00 an hour they are treating it as De Minimis and not bothering with it. COURT SO ORDERED. Additionally, COURT ORDERS, in the amount of \$804,000.00 for the period of 2007-2012. Court inquired if that was the correct amount. Mr. Greenberg indicated he would like to submit the actual pay periods and calculations for each individual with the documentation in conjunction with a final order that the Court could

approve with an appendix of the judgment amounts for each individual.

As to the interim fees is there any evidence before the Court or any recitation, or numbers that would show the Court how it was calculated. Mr. Greenberg advised on November 2nd he submitted to the Court a declaration that he had expended over 850 hours and \$35,000.00 at that time in costs. Court inquired as to the fee amount and based on what hourly rate. Mr. Greenberg stated if he was to be compensated for 500 hours at \$200.00 an hour it would be \$100,000.00. Court indicated this issue would be the subject of a separate motion. The Court is not stating interim fees should not be award, because this Court believes they should, but there has to be a basis for the calculation. Mr. Greenberg advised he had submitted a declaration in support of fees request on November 2nd; 850 hours spent on the prosecution of this case, \$27,200.00 for expert, witness, and technical consultant costs. Court requested the total fees and hours. Mr. Greenberg stated the fees request are \$35,200.00 and requested a round reward of \$100,000.00 in interim fees based on the fact at that time he had expended over 850 hours. The total time expenditures is 1,100 hours personally, Ms. Sniegocki has over 500 hours, and the costs are \$35,200.00 as of November 2; have requested \$135,000.00 in total. Mr. Greenberg inquired if he could include the \$135,000.00 interim award in the Order he would be presenting to the Court. Court indicated yes. Mr. Greenberg advised the Minimum Wage Act empowers the Court to award any relief that it is empowered to act to award in any civil action of an equitable injunctive type nature and referred to Texas State Teachers vs. Garland. Mr. Greenberg advised they would be before this Court on post-judgment motion for full fee award and a detailed itemization would be submitted. Court STATED it would review the authority given in the motion and make the determination whether an interim award would be awarded; Court is not making a ruling from the bench on that issue and would issue a minute order. Mr. Greenberg advised he would like to submit a final order in accordance with the other ruling made today so that a final judgment can be entered appropriately. Mr. Greenberg stated it is his understanding that the directions given today are to fashion an order that will constitute a final judgment in this case pursuant to the rulings today. Court inquired if Mr. Greenberg was stating the Court could dissolve the class and allow those former class members who wish to go forward to go forward on the higher amounts. Mr. Greenberg stated the judgment would be fashioned in individual amounts for each individual class member pursuant to the approach the Court has discussed today. This will constitute a final judgment of the Court to the extent any class member asserts they are owed amounts under the Minimum Wage Act or under NRS 608.040. There were NRS 608.040 claims that were made in this case and believe it would be more efficient to dismiss those claims without prejudice and if any class member wishes to pursue the claim they are entitled to compensation in excess of the Court has awarded, they would be free to do so. Court inquired if this would be a final judgment as to all defendants. Mr. Greenberg stated it would be final judgment as to all defendants and to the class representatives. Court inquired what happens to the conspiracy claim. Mr. Greenberg advised it would be dismissed without prejudice. Mr. Greenberg advised the claims against Mr. Nady personally have been severed; entering final judgment would be to the corporate defendants. Mr. Nady is not subject to that judgment and there would be no need for the claims against Mr. Nady to proceed. The Court could issue a stay of those claims pending entry of final judgment and if final judgment is not satisfied the claims against Mr. Nady would proceed separately. Mr. Wall argued severing claims does not make it a separate case and it would not be a final judgment. A final judgment is a judgment that resolves all claims against

PRINT DATE: 12/19/2022

Page 117 of 178 Minutes Date: January 17, 2013

all parties that were asserted. Severing claims is just a matter by which method each claim is decided. If you bifurcate a case, you do not get a final judgment until you re done with the second half of the bifurcated case. You do not get multiple final judgments in Nevada and it is clear in Lee vs. GNLV. Mr. Greenberg argued Valdez vs. Cox. Further argument by Mr. Wall and Mr. Greenberg. Court directed Mr. Greenberg to submit authorities with the proposed order and Defendants will have 10 days to submit any countervailing authorities.

Ms. Rodriguez inquired if the finding as to the 2007-2012 is based on the 9.21 average hours. Court indicated it was based on the argument put before the Court by plaintiff's counsel that the number is accurate.

Court DIRECTED Mr. Greenberg to include with his briefing and proposed judgment the calculation basis on the 2007-2012 amount, and include the methodology of the calculation. Court STATED defendant's will have 10 days to submit any countervailing authorities or argument if they feel it is improper.

Other Civil Filin	ng	COURT MINUTES	September 26, 2018
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) ice LLC, Defendant(s)	
September 26, 2	018 9:00 AM	All Pending Motions	
HEARD BY: C	Cory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK	: Michele Tucker		
RECORDER:	Lisa Lizotte		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Nady, Creighton J Rodriguez, Esther C. Shafer, Jay A. Sniegocki, Dana Wall, Michael K.	Attorney Attorney Attorney	
		JOURNAL ENTRIES	

- ALL PENDING - DEFENDANT'S EX-PARTE MOTION TO QUASH WRIT OF EXECUTION AND, IN THE ALTERNATIVE, MOTION FOR PARTIAL STAY OF EXECUTION ON ORDER SHORTENING TIME... PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF

Kelly Dove, Esq. present on behalf of Wells Fargo.

Mr. Shafer requested the Court quash the writ of execution as to third parties. Mr. Shafer argued the plaintiffs are not entitled to execute against independent entities and is a violation of NRS 86.296. Mr. Shafer further argued the defendant has not received the notice of writ of execution and proof of service has not been made. Mr. Nady advised as to how the entities and accounts are setup and paid out. Mr. Greenberg argued Nevada s LLC statute does not authorize the creation of series LLCs

that can hold assets beyond the reach of a judgment against the master LLC that created them. There is evidence that exists that the funds at issue are the property of A Cab LLC. Further arguments by Mr. Shafer as to the independent entities. Statements by Mr. Wall. Statements by the Court. COURT ORDERED, Matter CONTINUED. Court DIRECTED A Cab and/or the series LLC to supply sufficient evidence to quash the writ of execution.

CONTINUED TO: 9/28/18 10:00 AM

Other Civil Filing	5	COURT MIN	UTES	September 28, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	ay, Plaintiff(s) vice LLC, Defend	dant(s)	
September 28, 201	8 10:00 AM	All Pending N	Motions	
HEARD BY: Co	ry, Kenneth	CO	URTROOM:	RJC Courtroom 16A
COURT CLERK:	Michele Tucker			
RECORDER: Li	sa Lizotte			
REPORTER:				
I S S	Greenberg, Leon Rodriguez, Esther C Shafer, Jay A. Sniegocki, Dana Wall, Michael K.	2.	Attorney Attorney Attorney Attorney Attorney	

JOURNAL ENTRIES

- ALL PENDING - DEFENDANT'S EX-PARTE MOTION TO QUASH WRIT OF EXECUTION AND, IN THE ALTERNATIVE, MOTION FOR PARTIAL STAY OF EXECUTION ON ORDER SHORTENING TIME... PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF

Kelly Dove, counsel for Wells Fargo present.

Court NOTED it had received Defendant's exhibits in support to quash the writ of execution. COURT ORDERED, Defendant's Exhibits A-J ADMITTED. Statements by the Court regarding LLC series and review of numerous laws in Nevada and other states. Mr. Shafer argued as to the statutes regarding LLC's and operating agreements in Nevada. Further argued as to NRS 86.296. Statements by Ms. Rodriguez. Colloquy regarding LLC statutes. Statements by the Court regarding creating LLC's that are not identifiable to the public. Arguments by Mr. Greenberg regarding public notice and there

being no business licenses for the entities. Ms. Dove advised if the Court wishes for a motion for interpleader be filed they would do so, or they would just follow the Court's direction. COURT ORDERED, Motion to Quash the Writ of Execution DENIED and the FUNDS BE TRANSFERRED TO THE CLERK OF THE COURT pending further action by this Court. COURT FURTHER ORDERED, Plaintiff's Counter-Motion for Appropriate Judgment Enforcement Relief CONTINUED. Court inquired if the defendant's would be seeking redress from the Supreme Court. Mr. Shafer advised that is one of the options they would be pursuing. The exemption process still remains to be done pursuant to the writ of execution statute. Mr. Shafer requested if the Court is denying they would request denying in part and granting in part as to the funds in the employee leasing company. If the Court is not inclined to do that, that the Court would preclude further execution of the funds against the company. Essentially, they maintain the status quo until such time as two week that they can have Mr. Ocean testify as to the records. Mr. Shafer requested the Court preclude further execution on the funds that may be deposited into Wells Fargo. Mr. Greenberg argued that to the extent the funds are being held under the same EIN# that is the same EIN# when they started the law suit, they believe they should be properly subject to execution and they are sufficient to identify them as funds in the judgment debtor A Cab LLC. There was never a writ served just on A Cab Series Leasing Company in generic form. An execution was served based on the designation of these funds being associated under the EIN# and there is no basis to restrain them from doing this. If A Cab wishes to stop the process execution they could post a bond in the amount of \$960,000.00 which is less than the judgment entered. Mr. Shafer stated they could not post the bond as the funds are being held and they do not have the collateral to secure a bond. Mr. Shafer stated Mr. Greenberg is correct a writ was served with an EIN#. The EIN# they are saying belongs to one company is incorrect as to who they are saying it belongs to and this issue has not been briefed before this Court, but anticipate it will be. Mr. Shafer requested until the Court returns in two weeks and additional briefing has been submitted that plaintiff doesn't take these unrelated companies and stay the proceedings on this particular writ. Defendant is not asking the Court to restrain the plaintiff's ability to file other motions or other proceedings, but just as to this account so that A Cab can continue to operate. Defendant is just asking for a stay on further execution on the writ that was served on Wells Fargo, not A Cab or A Cab Taxi, just as to these other separately named series LLC's. That money is not withheld from those accounts in the future. Court inquired if Mr. Shafer presently represents any of the series LLC's entities. Mr. Shafer advised he has not been presently retained, but believes he will when they file their requests for exemptions. Ms. Rodriguez stated she believed Mr. Wall was going to contact the entirety of Hutchinson and Steffen to make an appearance on 120 plus series individual entities if the Court was going to require representation for each of the entities and that she does not currently represent them. Court STATED the challenges come back to the attempted use of Nevada's relatively new series LLC's statutes and for all the reasons discussed this Court concludes they have not correctly, in such a way to ensure due process to the plaintiff's class members. The defendant is free to seek redress on the central issue of whether or not these separate entities have been created in such a way that it does not deny the rights of the plaintiff class members. The Court is only going to rule on the motion to quash the writ, which has been denied. The Court will allow further argument on the plaintiff's motion.

CONTINUED TO: 10/22/18 10:00 AM (PLAINTIFF'S COUNTER-MOTION FOR APPROPRIATEPRINT DATE: 12/19/2022Page 122 of 178Minutes Date: January 17, 2013

JUDGMENT ENFORCEMENT RELIEF)

Other Civil Fili	ng	COURT MINU	TES	October 22, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	ay, Plaintiff(s) vice LLC, Defenda	ant(s)	
October 22, 201	8 10:00 AM	All Pending M	otions	
HEARD BY: (Cory, Kenneth	COU	RTROOM:	RJC Courtroom 16A
COURT CLERE	K: Michele Tucker			
RECORDER:	Lisa Lizotte			
REPORTER:				
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther G Shafer, Jay A. Sniegocki, Dana Wall, Michael K.	C. A A A	Attorney Attorney Attorney Attorney Attorney	

JOURNAL ENTRIES

- ALL PENDING - DEFENDANT'S MOTION FOR DISMISSAL OF CLAIMS ON ORDER SHORTENING TIME... DEFENDANTS' MOTION FOR RECONSIDERATION, AMENDMENT, FOR NEW TRIAL, AND FOR DISMISSAL OF CLAIMS... PLAINTIFF'S MOTION TO AMEND JUDGMENT

Mr. Wall argued as to Notice of Appeal, Honeycutt case, and new rules regarding tolling. Mr. Greenberg argued the motion to amend the judgment is proper before this Court. Statements by the Court as to Honeycutt. Mr. Wall stated he does not believe there is a Honeycutt issue.

DEFENDANT'S MOTION FOR DISMISSAL OF CLAIMS ON ORDER SHORTENING TIME

Mr. Wall argued subject jurisdiction. Mr. Greenberg argued damages and sited Edwards case. Further arguments by Mr. Wall as to Edwards and Castillo cases. COURT ORDERED, Motion DENIED.

DEFENDANTS' MOTION FOR RECONSIDERATION, AMENDMENT, FOR NEW TRIAL, AND FOR DISMISSAL OF CLAIMS

Arguments by Mr. Greenberg. Ms. Rodriguez argued as to name change. Statements by the Court. COURT ORDERED, Motion DENIED.

PLAINTIFF'S MOTION TO AMEND JUDGMENT

COURT ORDERED, Motion GRANTED. ORDER SIGNED IN OPEN COURT.

Ms. Rodriguez requested a Stay pending appeal and advised any further garnishments are jeopardizing the company's existence . Mr. Nady and A Cab have actively sought a bond pending appeal and have been denied. Ms. Rodriguez advised she was intending on drafting Motion to Stay under hardship. If the garnishments continued the company will have to shut their doors and lay off hundreds of people. Mr. Greenberg argued against the Stay and stated he believes A Cab is able to pay the judgment. COURT ORDERED, Matter STAYED for TEN (10) BUSINESS DAYS.

Other Civil Filing		COURT MINUTES	November 29, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
November 29, 2018	3:00 AM	All Pending Motions	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF PLAINTIFFS OBJECTIONS TO CLAIMS OF EXEMPTION FROM EXECUTION AND NOTICE OF HEARING PLAINTIFFS' MOTION FOR AN AWARD OF ATTORNEYS FEES AND COSTS AS PER NRCP RULE 54 AND THE NEVADA CONSTITUTION PLAINTIFFS' MOTION FOR AN ORDER GRANTING A JUDGMENT DEBTOR EXAMINATION AND FOR OTHER RELIEF

COURT ORDERS, Matter SET for Announcement of Decision.

12/4/18 9:00 AM

CLERK'S NOTE: A copy of this minute order was distributed via the E-Service list. / mlt

Other Civil Filin	g	COURT MINUTES	December 04, 2018
A-12-669926-C	Michael Murray vs. A Cab Taxi Servi	, Plaintiff(s) ce LLC, Defendant(s)	
December 04, 20	18 9:00 AM	All Pending Motions	
HEARD BY: Co	ory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK	Michele Tucker		
RECORDER: I	Lisa Lizotte		
REPORTER:			
PARTIES PRESENT:	Dubowsky, Peter Greenberg, Leon Shafer, Jay A. Sniegocki, Dana	Attorney Attorney Attorney Attorney	

JOURNAL ENTRIES

- ALL PENDING - ANNOUNCEMENT OF DECISION (PLAINTIFFS RESPONSE TO DEFENDANTS EX-PARTE MOTION TO QUASH WRIT OF EXECUTION ON AN OST and COUNTER-MOTION FOR APPROPRIATE JUDGMENT ENFORCEMENT RELIEF... PLAINTIFFS OBJECTIONS TO CLAIMS OF EXEMPTION FROM EXECUTION AND NOTICE OF HEARING... PLAINTIFFS' MOTION FOR AN AWARD OF ATTORNEYS FEES AND COSTS AS PER NRCP RULE 54 AND THE NEVADA CONSTITUTION... PLAINTIFFS' MOTION FOR AN ORDER GRANTING A JUDGMENT DEBTOR EXAMINATION AND FOR OTHER RELIEF) PLAINTIFFS' EX PARTE MOTION FOR A TEMPORARY RESTRAINING ORDER AND MOTION ON AN ORDER REQUIRING THE TURNOVER OF CERTAIN PROPERTY OF THE JUDGMENT DEBTOR PURSUANT TO NRS 21.320

ANNOUNCEMENT OF DECISION

PLAINTIFFS' MOTION FOR AN ORDER GRANTING A JUDGMENT DEBTOR EXAMINATION AND FOR OTHER RELIEF

Defendants argue there are a number of objections, including Plaintiffs' request is overbroad. The Court has determined at this juncture in the case it is sufficient that the interests that are argued in the defendant's opposition are protected by having in place a Protective Order. Accordingly, COURT ORDERED, Motion for Judgment Debtor Examination GRANTED. Counsel to fashion an appropriate Protective Order. COURT FURTHER ORDERED, none of the information which is turned over, or discovered through judgment debtor examination by the plaintiff may be revealed beyond anyone other than those directly involved with this case. The Protective Order applies to ALL personnel in Mr. Greenberg's firm.

PLAINTIFFS' MOTION FOR AN AWARD OF ATTORNEYS FEES AND COSTS AS PER NRCP RULE 54 AND THE NEVADA CONSTITUTION

COURT ORDERED, Motion GRANTED. The Court is awarding \$568,071.00 in attorneys' fees, pursuant to Article 15, Section 16 of the Nevada Constitution. The Court is satisfied over the objection of the defendants that the plaintiff has kept records.

In response to the defendants' argument that the plaintiffs have failed to exceed an Offer in Judgment, the Court is issuing the following decision:

Defendants contend that Plaintiffs did not beat the offer of judgment when Defendants offered \$7,500 to Plaintiff Michael Murray and \$15,000 to Plaintiff Michael Reno. Defendants argue that because Plaintiff Reno was ultimately awarded \$4,966.19, and Plaintiff Murray was awarded \$770.33, Plaintiffs failed to obtain a more favorable judgment. Without addressing the reasonableness of rejecting such an offer based on the filing of a Punitive Class Action, the Court s granting of class certification, and the fact that Plaintiffs secured a judgment in excess of \$1,000,000 on behalf of more than 900 defendants, the Court holds that Plaintiffs DID obtain a more favorable judgment pursuant to Article 15, Section 16, of the Nevada Constitution AND NRCP 68.

Article 15, Section 16, of the Nevada Constitution states a prevailing plaintiff in a MWA action shall be awarded his or her reasonable attorney s fees and costs. At the time those offers of judgment were made, plaintiffs counsel had already expended more than 70 hours totaling at least \$20,000. The Offers of Judgment to Plaintiffs in the amount of \$7,500 and \$15,000 were inclusive of interest, costs, and attorney s fees. Again, we are dealing with Constitutional provisions, which provisions serve a compelling public purpose. The award of attorney s fees to a prevailing plaintiff is mandated by the constitution. Therefore, reading the MWA together with NRCP 68, the Court finds Plaintiffs obtained a more favorable judgment.

As to Defendants' argument that Plaintiffs' request is untimely, the Court rules as follows:

Defendant argues Plaintiffs request is untimely pursuant to NRCP 54(b). First, the quote provided by Defendant is actually NRCP 54(d)(2)(B), which deals only with Attorney Fees and provides, the motion must be filed no later than 20 days after notice of entry of judgment is served. The rule also

states, The time for filing the motion may not be extended by the court after it has expired. There is no provision within that rule which prohibits this Court from extending the time for filing the motion PRIOR to the expiration of the 20 days. Contained within the Court s ORDER GRANTING SUMMARY JUDGEMENT, SEVERING CLAIMS, AND DIRECTING ENTRY OF FINAL JUDGMENT at page 34 paragraph E, the time for class counsel to apply for an award of fees and costs pursuant to Rule 54 was extended to 60 days after the service of that Order with Notice of Entry. The Order was filed on August 21, 2018, with the Notice of Entry filed on August 22, 2018. Therefore, the deadline for Plaintiffs to file their motion for attorney s fees was October 21, 2018. Plaintiffs filed their Motion for Attorney s Fees on October 12, 2018, which was well within the 60 day period afforded by this Court.

Defendants argue that costs must be denied because Plaintiffs are seeking in excess of \$29,000 for experts who were never utilized, but more so were subject to being stricken as having not met the required standards for admissibility, citing to Defendants Motion in Limine to Exclude Plaintiffs Experts.

First, the Court will note that the Court was prepared to DENY Defendants motion holding that the court is satisfied that (1) Charles Bass and Terrence Claurite have the requisite knowledge, skill, experience, training, or education to express expert opinions on the Plaintiff's model; (2) their testimony as to the reliability of the model, and the propriety of using such a model in the instant case, would assist the trier of fact in determining whether and to what extent wages are owed to the class members; (3) is appropriately limited in scope to each of their areas of expertise; (4) is based upon sufficiently reliable methodology; and (5) is largely based on particularized facts. In post summary judgment proceedings Defendants continue to allege they were blindsided by the Court's appointing a Special Master and subsequent granting of Plaintiff's Motion for Summary Judgment, as evident once again by their citation to their Motion in Limine. The Court will take this opportunity to explain to the Defendants the course and reasoning of the December and January proceedings.

The Court heard Plaintiff s Motion for Partial Summary Judgment on December 14, 2017. The Court GRANTED that motion to the extent Plaintiff has established liability. Thereafter, Plaintiff filed Plaintiffs Supplement in Support of Motion for Partial Summary Judgment arguing that damages and liability are inextricably related. Defendants also filed their Motion for Summary Judgment on November 27, 2017, and heard on January 2, 2018. Other motions before the Court in the end of December 2017 and early January 2018 included Plaintiffs Motion to Place Evidentiary burden on Defendant, Plaintiffs motion to bifurcate or limit issues at trial, Defendants objection to the Discovery Commissioners Report and Recommendation, both Defendants and Plaintiffs motions in limine, Defendants Supplement regarding the January 2, 2018 hearing, both sides Objections pursuant to 16.1(3), and Plaintiffs motions to strike affirmative defenses. It was upon review of all of these motions that the Court found that liability and damages were inextricably related. That is precisely why the Court gave Defendants one more opportunity to present evidence which would rebut that liability, and yet they could not.

It was in preparation of those pretrial motions that the Court inquired into what evidence would be

submitted and presented at trial. In that Defendants Motion in Limine, Defendants argued that Plaintiffs experts methodology was unreliable because it calculated damages derived from inaccurate information, despite Plaintiffs experts using information consisting of computer data files provided by A Cab. Defendants argued at that time that the Tripsheets were the only accurate information. That is precisely why this Court appointed a special master, who expended more than \$85,000 to review Tripsheets which did not comply with NRS 608.115, to make a determination on a precise calculation of hours. Defendants continued to use their noncompliance with the record keeping statute as both a sword and a shield. That is when this Court decided to apply the reasoning of Mt. Clemmons, which stated that the employer cannot be heard to complain that the damages lack the exactness of measurement that would be possible had he kept records Contrary to the Defendants assertions that the experts were never utilized, Plaintiffs experts were necessary to this Court granting summary judgment. It was defendants lack of evidence of the precise amount of work performed to negate the reasonableness of the inference to be drawn from the employees evidence, which warranted the granting of summary judgment. Anderson v. Mt. Clemens Pottery Co., 328 U.S. 680, 687 (1946) (The burden then shifts to the employer to come forward with evidence of the precise amount of work performed or with evidence *688 to negative the reasonableness of the inference to be drawn from the employee's evidence. If the employer fails to produce such evidence, the court may then award damages to the employee, even though the result be only approximate.) This Court gave defendants every opportunity to come forward with precise evidence, and yet Defendants failed to provide the initial \$25,000 deposit as ordered by this Court. Defendants might have a colorable argument against Plaintiff s expert costs had the Special Master completed his work regarding the Tripsheets, and had the trial proceeded on that basis. However, that is not the case here. Plaintiffs experts were necessary and their expenses reasonable given the extent of the work performed in calculating damages based upon computer data information provided by ACAB. Therefore, costs are awarded in their entirety.

The Court agrees with Plaintiffs analysis regarding their objections. Defendants Claims of Exemption are DENIED except as to the Nevada Wildcard pursuant to NRS 21.090(1)(z). Therefore, the NRS 21.090(1)(z) exemption is applied and the Clerk of the Court shall remit \$10,000 to A Cab LLC. The Remainder of the funds deposited with the Clerk of the Court shall be remitted to plaintiffs counsel for placement in their IOLTA account.

Now, having made those determinations, the Court goes back to not a boilerplate, but expansive motion, and that is, plaintiffs' countermotion. When the defendants filed their Ex-Parte Motion to Quash the Writ of Execution, the plaintiffs' filed a Counter-Motion for Appropriate Judgment Enforcement Relief in which they asked for a judgment debtor examination. The Court's already granted that from the specific order. In terms of the countermotion, COURT ORDERED, DENIED AS MOOT, as it was already granted in the specific motion filed by plaintiffs.

Plaintiffs have asked the Court order the property in the possession of the series LLC's belonging to A Cab, LLC, be deposited with plaintiffs' counsel. The Court is NOT going to Order this. The COURT will ORDER, it not be sold off or given away, the property MUST be maintained pending further Order of the Court. COURT FURTHER ORDERS, there is to be no transfer of funds from A Cab, LLC to any of its series LLC's, or to Defendant Nady, or any family members, without further order of the

Court. The plaintiff also asked for an Order of Attachment of assets including the CPCN Medallion and the sale of same. The Court is NOT ordering this at this time.

Arguments by Mr. Greenberg as to appointing a Receiver and vehicles to be seized towards judgment satisfaction. Mr. Shafer argued the plaintiffs are essentially asking for an injunction to shut down the business. They want every vehicle A Cab uses and are basically asking for injunctive relief not just to A Cab but all the other series. Without a hearing or a proper source of claim for exemption they could basically take anything or put the defendant in a significant risk of harm. Court DIRECTED plaintiff to submit an order by the end of the week to the Court and make it very precise as to what powers the Receiver would have and the issue will be addressed on 12/13/18. COURT ORDERED, TEMPORARY RESTRAINING ORDER TO REMAIN IN PLACE.

COURT FURTHER ORDERED, Plaintiff s Motion to File Supplement in Support of an Award of Attorney s Fees and Costs as Per NRCP Rule 54 and the Nevada Constitution GRANTED.

CONTINUED TO: 12/13/18 10:30 AM (PLAINTIFFS' EX PARTE MOTION FOR A TEMPORARY RESTRAINING ORDER AND MOTION ON AN ORDER REQUIRING THE TURNOVER OF CERTAIN PROPERTY OF THE JUDGMENT DEBTOR PURSUANT TO NRS 21.320)

Other Civil Filing		COURT MINUTES	December 11, 2018
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) rice LLC, Defendant(s)	
December 11, 2018	9:00 AM	Motion for Order	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: N	Aichele Tucker		
RECORDER: Lisa	Lizotte		
REPORTER:			
Gal Roo Sha	bowsky, Peter broy, Christian driguez, Esther C. afer, Jay A. 11, Michael K.	Attorney Attorney Attorney Attorney Attorney JOURNAL ENTRIES	

- Jonathan Wilson and Corey Gildart, representatives for the Special Master, also present.

Mr. Dubowsky argued this is a motion for contempt. The defendants have not complied with orders going back to February, March, and May 27th where the Court ordered \$41,000.00 to be paid. Then on August 21st the Court found the defendants were in contempt. Mr. Dubowsky argued the Court brought his client into the case and they did an exhaustive amount of work, over \$85,000.00 in labor at the request of the Court. Mr. Dubowsky requested the Court find the defendant in contempt of Court and order whatever punishment necessary to get them to pay and comply with the Court s orders. Court NOTED the motion does not ask for anything specific and inquired if the special master was asking the Court to formally find the defendants in contempt of court. Mr. Dubowsky stated the Court has the discretion to order it, and if incarceration is necessary to compel them to comply with the Court's orders, then that is what is necessary. Ms. Rodriguez argued the defendants objected to the appointment of the special master and then at the first opportunity filed a motion with the Court to inform the Court and all the parties, including the special master that there was an inability to

finance such a costly project by the special master. Ms. Rodriguez stated they have fully complied with everything the Court has ever ordered as it pertains to the special master, except for the money, as A Cab could not afford it. The Court did grant a stay and did allow the further opportunity to try to come up with the money. As the Court is fully aware, things quickly transformed to go down a different path and that path was the summary judgment motion, and then to utilize the spreadsheets that were prepared by Mr. Greenberg rather than anything from the special master. Ms. Rodriguez advised they have never seen any work, any data, or anything from the special master. All they have ever received is a bill for \$85,000.00 which was argued without showing any of data that either party could use, the bill is extremely excessive. Ms. Rodriguez further advised the issue of the special master is on appeal. Ms. Rodriguez further argued they overnighted all the trip sheets, downloaded everything onto a thumb drive and a drop box and sent it to the special master as the Court ordered. They had no idea they would be served with a bill for \$85,000.00 because as far as what the Court had ordered was the \$25,000.00 initial deposit. The special master was on alert immediately that there was an inability to even pay the \$25,000.00. If the Court is inclined to grant such a bill, they should have to turn something over to show what is worth \$85,000.00. Mr. Dubowsky argued this is very specialized work and that is why the bill may appear high, but in fact the bill is accurate as to what was earned and the work that was done at the Court's request. The Court ordered the defendants to pay \$41,000.00 and they not paid any of it. Court inquired of Mr. Dubowsky it was normal for the special master to begin by hiring temps and paying them to train them and perform the work. Mr. Wilson advised they try to refrain from hiring temps as much as possible, but with the time constraints the way they were; they did their best to make sure the work was quality. The Court stated it did make it clear in a number of the orders and statements that it was most concerned with the passage of time that it would take in order to accomplish this purpose and that it was important to get this done quickly. Mr. Gildart advised this was not minimum wage work. They do not just get temps off the streets, these are qualified individuals and they have to train them accordingly, which explains the rate. Mr. Wilson advised they were trying to do this as quickly as possible and as cost effective as possible. The Court STATED this Court determined that the defendants simply were not willing to produce any evidence on their own. At most every turn the response that the Court heard was it s only the time sheets . But the defendant did not put forward any calculations based on the time sheets, and so ultimately because of the passage of time in this litigation this Court determined that it was going to have to go back and revisit a motion that had been brought by the plaintiffs much earlier. And to say that the defendants were blindsided by it is not really accurate. It was briefed and argued by both sides when it was first proposed by the plaintiff. It became more obvious to the Court ultimately that something as drastic and perhaps as expensive as this, was the only way that we were going to get down to having the best evidence of what was owed. And so the Court ordered it and ordered that the defendant would pay the cost. The Court had already at that point determined that there had been a violation of the constitutional provisions regarding minimum wage; that there was indeed liability and the question was what the amount of the damages would be. The Court FURTHER STATED in preparing for today the Court went back and looked at virtually all of the minute orders recounting the efforts of both sides and the Court in this case for the last at least year or perhaps more, and what the Court sees is that the Court ordered the defendant to pay the first \$25,000. The defendant came and protested and said that it couldn t t and put forward some figures to try and show the Court that it couldn t. In hindsight what the Court saw was the defendants

saying they it couldn t afford to, and that it didn t fit in their budget to pay such fees. Ultimately the Court realized that the defendant was simply refusing to pay it. The Court ordered \$25,000 and then later \$41,000 based upon an estimate. On March 6th the Court ordered that \$25,000 be paid. On May 23rd, the Court ordered that \$41,000 be paid. Still, there was nothing from the defendants to really show that the defendant was not able to pay. And ultimately the Court concluded that what the defendant was really saving was not that they didn t have the money but that they didn t want to pay it because they had other business expenses. Then on September 11th a writ of execution was filed and the defendants were in possession of somewhat over \$233,000 in cash. It is frankly ludicrous for the defendants to claim that they do not have the money. While the defendants may argue that it s all gone or that it was tied up, the defendant is still operating its business and still has income coming in. This record is devoid of evidence that shows the defendants could not pay the money or they did not have the money, and that is in the face of a Court order, several Court orders. As was already touched upon, there was a stay put in place. The Court was constantly trying not to kill the goose that lays the golden egg. The Court cannot help but find that in the course of protesting loudly having to pay anything, the defendant has just flat violated Court orders and refused to pay the \$25,000 or the \$41,000, or as was just argued by Mr. Dubowsky, in fact anything. Not a penny one has been paid and tendered. This is a willful violation of a Court order. Court NOTED Mr. Nady is not present today and if he were this Court would seriously consider putting him in jail for contempt. Ms. Rodriguez stated one very important point she forgot to mention, when the first \$25,000.00 was ordered following the stay Mr. Nady went to the Clerk with a check to attempt to make a deposit as the Court ordered and the Clerk refused it as there was no order in place ordering the \$25,000.00. The Court inquired if this was ever brought to the Court's attention. Ms. Rodriguez advised no. Court STATED it is simply amazing that the Court cannot seem to communicate with Mr. Nady that these are important responsibilities and that he s not going to avoid paying minimum wage. COURT FINDS, Mr. Nady and the corporate defendants HAVE WILLFULLY VIOLATED THE COURT ORDERS The Court is not going to order a bench warrant today but continue the hearing to determine how far this Court should go to exact payment. COURT ORDERED, Matter CONTINUED and Mr. Nady to PERSONALLY BE PRESENT.

CONTINUED TO: 12/13/18 10:30 AM

Other Civil Filing		COURT	MINUTES	December 13, 2018
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv			
December 13, 2018	10:30 AM	Motion		
HEARD BY: Cory, I	Kenneth		COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker			
RECORDER: Lisa I	Lizotte			
REPORTER:				
Gab Gree Mes Nad Rod Shaf	owsky, Peter roy, Christian enberg, Leon ser, Kaine y, Creighton J riguez, Esther C. er, Jay A. l, Michael K.		Attorney Attorney Attorney Defendant Attorney Attorney Attorney LENTRIES	

- Laurie Nady, defendant's wife present. Also present, Jonathan Wilson, representative for the Special Master.

Mr. Greenberg advised the issue to be heard today are in regards to the TRO and the request for the transfer of those motor vehicles or an order coordinating the transfer, or assisting in having those motor vehicles transferred to the sheriff for sale on judgment execution. The other issue is the appointment of a receiver. Mr. Greenberg advised he had submitted two different proposed orders for the Court's consideration. One would be a limited form of receivership which would allow the receiver to take possession of assets that are under the control of the judgment debtor corporation, A Cab, LLC, and hold those assets, potentially pay liabilities in his discretion if the receiver thought it was important to preserve the business, and to gather information for a report to the Court and a

proposal for actually managing the business in full for the purpose of satisfying the judgment. The receiver would not have the power to interfere or control any of the operations at this point, which is truly what a receiver does in the normal course. The receiver would also have the authority to withhold operation of the medallions which are possessed by the judgment debtor from the Series. The other form of order proposed to the Court is far more limited, which is based on his discussion with Mr. Swarts, who indicated a special master appointment would be more appropriate. The special master would not actually take possession of any assets of A Cab. He would have no authority to pay expenses. He would be essentially in charge of obtaining the records and reviewing the books and have access to the information of the company. He would have no power in respect to the taxi medallions as was proposed for the limited receiver. The special master proposal, which is far more limited o the two, is the model the defendants have proposed. Their variation does two things, which plaintiff's oppose. First it removes the provision that the special master would provide to plaintiffs' counsel information as to assets he located that are in the name of the judgment debtor. If there is going to be a special master appointed they are not going to have a receiver who's actually going to take possession of any assets. Plaintiffs' counsel should be told what assets he comes up with so they can take affective means to secure those assets for the benefit of the plaintiffs. Defendants have removed that power from their proposed special master appointment. The other thing they have done is they have capped the fee to be paid to the special master at \$5,000.00. That is an inadequate amount for anyone to be willing to accept the appointment. Mr. Greenberg suggested an amount more in the range of \$20,000.00. Court STATED it was this Court that appointed the special master and this Court is amenable to making sure the special master gets paid for the work that they've put into the project, up to the point where the Court found that it was going to be so cumbersome and so expensive that it was better to simply grant the plaintiffs' earlier motion for summary judgment that included approximations. Court FURTHER STATED to Mr. Nady it seemed to the Court it might have to put him in jail in order to get his attention. Rather than do that the Court believes it can accomplish this without putting him in jail. It is the Court's belief that with the proposals that have been put forth by plaintiff and the modified proposal by his counsel there is a way to get the special master paid. Therefore, the COURT GRANTS the relief the plaintiffs have asked for in the sense of having a special master appointed and APPOINTS MR. SWARTS. The COURT FURTHER ORDERS, the defendants and their agents to give full and complete disclosure of all the financial records that pertain to the company. Mr. Shafer advised one of the modifications proposed is for confidentiality, anything revealed to the plaintiff should not be revealed to the public at large. Mr. Shafer further advised they still stand by their objection to an appointment of a receiver or special master as it is an extraordinary remedy. Given the Court's inclination is to appoint a receiver, defendants would like to make that as limited as possible with the goal of accomplishing what the Court's concerns are, and that's to maintain the assets to make sure we now what the current status is. The defendants' request is to limit it just to receipt and review of the financial records of the company with the appropriate protective order. There is no objection to Mr. Swarts being appointed, but would like it to be limited and if further funds are need they must come back to the Court and ask for additional funds. Court NOTED the last issue is the temporary restraining order not to sell items. Mr. Shafer argued as to disposing of assets and the vehicles Mr. Shafer advised their only caveat would is nothing be sold off except in the ordinary course of business. With that exception and with a notification requirement they can be assured that the judgment debtor

would receive equivalent value. Colloquy regarding the vehicles. Further arguments by counsel

COURT ORDERS, The Request for Appointment of a Receiver GRANTED to a limited extent in the form of an appointment of a Special Master as Follows:

1. George C. Swarts is appointed as a Special Master pursuant to NRCP Rule 53;

2. The Special Master shall be provided by the judgment debtor A Cab LLC also known as A Cab Series LLC, including Creighton J. Nady and any other agents of judgment debtors, copies of all electronic and paper financial and business records of the judgment debtor A Cab LLC also known as A Cab Series LLC that the Special Master deems advisable to possess for the preparation of the report directed in this order, including, but not limited to, all such records involving, and all of its contracts or agreements with, any other entity or person including any series LLC it has issued pursuant to NRS 86.296. Upon being presented with a copy of this Order all persons and entities possessing any such records of the judgment debtor A Cab LLC also known as A Cab Series LLC shall deliver them to the Special Master;

3. The Special Master shall promptly advise plaintiffs' counsel of all property of the judgment debtor A Cab LLC also known as A Cab Series LLC that it has identified and plaintiffs' counsel shall take no action to proceed with any legal execution upon such property to satisfy plaintiffs' judgment;

4. The Special Master shall issue a report by February 1, 2019 to the Court advising the Court of:(a) A proposed plan, to the extent that they deem it feasible, for the Special Master to be appointed Receiver pursuant to NRS Chapter 32 over the operations of judgment debtor A Cab LLC also known as A Cab Series LLC in a manner that will allow the profits from the operation of the taxi medallions authorized to it to be applied towards satisfaction of the plaintiffs' judgment.

5. Plaintiffs' counsel shall be required to make available to the Special Master, from the funds they have collected on the plaintiffs' judgment and are holding in their IOLTA account pursuant to this Court's prior Orders, a sum not to exceed \$20,000.00 to pay for the Special Master's services. The Special Master shall be entitled to be paid a fee not exceeding \$300.00 per hour for their services. The Special Master shall be authorized, in their discretion, to cease further work and present the report discussed in paragraph 4 to the Court, to the extent it is able to complete such a report, once the cost for their services have exceeded 90% of the amount specified in this paragraph that plaintiffs' counsel shall be required to make available to pay for such services.

6. The information and records received by the Special Master shall be kept confidential and subject to a protective order issued by the Court, precluding production to the general public except as directed by the Court.

The Request for a Judgment Debtor Exam

As the Court ruled at the December 4, 2018 hearing this issue is the subject of a separate motion and

will be addressed by a separate order.

The Request to Enjoin Certain Transfers of Funds

The plaintiffs requested that A Cab and any series LLC it has issued (the "series LLCs" that defendants also refer to as "cells" of A Cab) be enjoined from transferring any funds to defendant Nady or any of his family members. At the December 4, 2018 hearing the Court was advised by counsel for A Cab that defendant Nady's prior deposition testimony about regular transfers of funds from the series LLCs to Nady was incorrect and such transfers were actually to a trust. This branch of plaintiffs' motion is granted to the limited extent of prohibiting the transfer of any monies or other property owned by judgment debtor A Cab LLC (also known as A Cab Series LLC) to defendant Nady, to any of his family members, or to any trust of which Nady or any of his family members is a trustor, trustee or beneficiary. To the extent plaintiffs' motion sought further restraints on transfers by the series LLCs it is, without prejudice, denied at this time.

Other Requested Relief

Plaintiffs' other requested forms of relief are, without prejudice, DENIED by the Court at this time.

COURT FURTHER ORDERS, Judgment Debtors shall not create any additional Series LLC s without further order of this Court.

Other Civil Filing		COURT MINUTES	December 18, 2018
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	ny, Plaintiff(s) vice LLC, Defendant(s)	
December 18, 2018	4:19 PM	Minute Order	
HEARD BY: Cory,]	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	lichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- The Court has read with surprise the factual allegations in Appellant s Emergency Motion For Stay. At times one wonders if the Court attended the same hearing as Appellant s counsel. Generally, this Court will trust that a perusal by the Supreme Court of the actual record in these matters will demonstrate how much of counsel s hyperbole is belied by that record.

However, some groundless accusations regarding the specific issue prompting the emergency motion, the denial of the motion to dismiss for want of subject matter jurisdiction, must be corrected.

On December 17, 2018, the Court received a copy of Defendants Emergency motion Under NRAP 27(e) for Stay. In Defendants Emergency Motion they claim numerous post-judgment orders which would allow Appellants to seek appellate relief have not been signed nor entered by the District Court. Thus, Appellant cannot seek relief without an order. These orders include a critical one addressing whether the District Court even had subject matter jurisdiction over this matter.

The Court will clarify that, until December 17, 2018 at 12:19 p.m. via email from Plaintiffs counsel, the Court had not received from either Plaintiffs counsel or Defendants counsel any proposed final order adequately covering the issue complained of in the Emergency Motion.

On October 22, 2018, the Court heard, among other motions, Defendants Motion for Dismissal of Claims on Order Shortening Time, and Defendants Motion for Reconsideration, Amendment, For New Trial, and for Dismissal of Claims. Those motions were denied. There were further statements by counsel regarding an appeal. At that time, Ms. Rodriguez requested a Stay pending appeal. Mr. Greenberg argued against the stay. The Court ordered the matter STAYED for ten (10) business days.

The first communication the Court received regarding any proposed order covering the Defendants Motion for Dismissal of Claims was on December 11, 2018.

On December 11, 2018 at 4:24 p.m., Leta Metz, paralegal for Jay Shafer, Esq. sent an email to Department 1 s Judicial Executive Assistant. That email included a letter, Order and Red-Lined Order. The attachment was NOT a final order and was NOT signed as to form and content by ANY counsel. See left side filing. The letter to the Court stated [t]here were a number of disagreements regarding the findings and extent of the Court s Ruling. Accordingly the parties are submitting competing orders.

Because of the disagreements between counsel, the indication of competing orders, and the lack of signatures as to form and content, the Court s law clerk contacted both Plaintiffs counsel, Leon Greenberg, and Defendants counsel, Jay Shafer, inquiring as to when the competing orders will be submitted so that the Court may expeditiously facilitate the entering of the order.

On, December 17, 2018, Department 1 s law clerk received a phone call from Jay Shafer s office inquiring of the Court s preference of electronic signatures or wet signatures as it related to the proposed order on Motion for Dismissal of Claims. Department 1 s law clerk advised that, typically, the Court prefers wet signatures with hard copies but to please inform the Court if there is difficulty in obtaining wet signatures or submitting a hard copy. Department 1 s law clerk further advised that given these circumstances and the allegations in the Emergency Motion For Stay, the Court would prefer a date next to the signature line by counsel approving the order as to form and content.

On December 17, 2018 at 12:19 p.m., Department 1 s law clerk received an email from Mr. Greenberg stating, As per the call I received today from Kevin in Dept. 1 I forward a copy of the form of Order all counsel consented to entry of as confirmed by their signatures on the attached. It appears there may have been some confusion about this Order's submission to the Court not indicating agreement of all counsel to its form. Please contact me if there remains any outstanding issues in respect to this or any other proposed Orders being reviewed by the Court.

Subsequently, on December 17, 2018 at 2:51 p.m., Department 1 s law clerk received an email from Mr. Shafer again inquiring if a PDF copy is acceptable, or if you need a wet ink signature? Department 1 s law clerk responded to that email memorializing that, typically, the Court prefers wet signatures with hard copies submitted to chambers. If there is difficulty in submitting a hard copy or obtaining wet signatures please let us know.

Following the described confusion of counsel, the Court has this date signed the agreed upon order

and the order is awaiting Defendants runner in Department 1 s pick-up box.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenbergovertirnelaw. com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), Michael Wall, Esq. (mwall@hutchlegal.com) Jay Shafer, Esq. (jshafer@premierlegalgroup.com) and via the eservice list./mlt

Other Civil Filing		COURT MINUTES	January 17, 2019
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
January 17, 2019	4:00 PM	Minute Order	
HEARD BY: Cory, J	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- The Court is in receipt of Defendants Motion to Pay Special Master on Order Shortening Time. While the affidavit of counsel does not demonstrate adequate grounds for the Court to grant an order shortening time, the Court will expedite the handling of this Motion to this extent: the hearing on this Motion will be set for February 6, 2019 at 9:00 a.m. Any opposition shall be filed by January 30, 2019. The reply shall be filed by February 4, 2019 and shall be no more than five (5) pages.

2/6/19 9:00 AM DEFENDANTS MOTION TO PAY SPECIAL MASTER ON ORDER SHORTENING TIME

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenbergovertirnelaw. com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), Michael Wall, Esq. (mwall@hutchlegal.com) Jay Shafer, Esq. (jshafer@premierlegalgroup.com) and via the eservice list./mlt

Other Civil Filing		COURT MINUTES	February 05, 2019
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
February 05, 2019	3:31 PM	Minute Order	
HEARD BY: Cory, I	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- On December 19, 2018, the Court received a letter from Defendant s counsel relating that Defendants were re-submitting an order previously submitted but never signed by the Court. This order purports to be an order resolving Plaintiffs motion on order shortening time to 1) lift stay, 2) hold Defendants in contempt, 3) strike their answer, 4) grant partial summary judgment, 5) direct a prove-up hearing, and 6) coordinate cases. Counsel is correct that the Court did not sign the order submitted on July 19, 2018. The Court will now make this record indicating why that proposed order, which purports that the entirety of Plaintiffs Motion for Miscellaneous Relief is DENIED, was never signed.

The bulk of Plaintiffs rather omnibus motion was not denied. The only portion of Plaintiffs miscellaneous motion resolved at the hearing on May 23, 2018 was that portion pertaining to the motion to coordinate cases, which was DENIED. The remainder of Plaintiffs motion, submitted on OST, was ruled on as follows:

1) The Motion to Lift Stay. The stay was lifted on May 22, 2018 via minute order. Subsequently, after the bulk of Plaintiffs compound motion was continued to June 5, 2018, there was colloquy regarding the stay and whether a stay would be appropriate. To be clear, the Court never imposed another stay. During the May 23, 2018 hearing, the Court made clear its intention NOT to hold up this case any longer and indicated this case needs to go forward. Thus, the Motion to Lift Stay was NOT denied.

2) The Motion to Hold Defendants in Contempt. As it is correctly indicated in the minutes from the May 23, 2018 hearing, that portion of Plaintiffs Motion to Hold Defendants in Contempt was continued to June 1, 2018. During the June 1, 2018 hearing, the Court noted it is hesitant to hold Defendants in contempt for failure to pay, due to the affidavit and financial documents put forward by the Defendants. The Court directed Plaintiffs counsel to provide case authority where a court has proceeded to hold a party in contempt for failure to make payments where the Defendant claims it does not and will not have the money. The Court then advised it will revisit the issue at the upcoming court date, and indicated that if the issues are not resolved at that time the Court will hear the Motion for Partial Summary Judgment. The Court then continued the matter to the next hearing date, which was set for June 5, 2018. Thus, the Motion to Hold Defendants in Contempt was NOT denied on May 23, 2018.

3) The Motion to Strike Defendants Answer. Similar to the contempt motion, this portion of Plaintiffs omnibus motion was continued to June 1, 2018. Because this portion of the motion related back to the contempt motion, this portion was also continued from June 1, 2018 to June 5, 2018. On June 5, 2018, the Court GRANTED Plaintiffs Motion for Partial Summary Judgment. The Order Granting Summary Judgment, Severing Claims, and Directing Entry of Final Judgment, heard on June 5, 2018, and filed August 21, 2018, provides, given the deference this Court must give in enforcing the Constitution of the State of Nevada, the Court finds that Defendants persistent failure to comply with Court orders, and for reasons stated herein, warrants holding defendants in contempt and striking their answer. . . While this Court has been at pains to resolve important issues without resort to sanctions, the Court cannot avoid the conclusion that if other, less drastic bases were not available, it would proceed by way of sanction, strike the answer, and award judgment to Plaintiffs. The Order then goes through the analysis of the sanction under Young v. Johnny Ribeiro 787 P.2d 777 (Nev. 1990), however, the Court stated [d]espite plaintiffs warranted request to hold defendants in contempt and strike their answer, the Court has not viewed this as warranted to remedy this point, and therefore has declined to do so. As an alternative ruling, the Court is prepared to do so now. Thus, the Motion to Strike Defendants Answer was NOT denied on May 23, 2018, but was continued for further argument on June 1, 2018, June 5, 2018, and ultimately resolved via the order granting summary judgment.

4) The Motion to Grant Partial Summary Judgment. Similar to the analysis above, this portion of Plaintiffs compound motion was continued to June 5, 2018 and ultimately GRANTED at the June 5, 2018 hearing. Thus, this portion of Plaintiffs omnibus motion was NOT denied at the May 23, 2018 hearing.

5) The Motion to Direct a Prove-Up hearing. The same analysis above, regarding the Motion to Strike Defendants Answer, applies here.

6) The Motion to Coordinate Cases. This portion of Plaintiffs motion was resolved at the May 23, 2018 hearing. The Court DENIED Plaintiffs Motion to Coordinate Cases.

The Court is clarifying the procedural history of the relief requested because the proposed orders submitted to chambers by both sides have not accurately identified and resolved all motions before the Court.

CLERK S NOTE: The above minute order has been distributed to: Lean Greenberg, Esq. (leongreenbergovertirnelaw. com), Esther Rodriguez, Esq. (esther@rodriguezlaw.com), Michael Wall, Esq. (mwall@hutchlegal.com) Jay Shafer, Esq. (jshafer@premierlegalgroup.com) and via the eservice list./mlt

Other Civil Fili	ng	COURT MINUTES	February 06, 2019
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
February 06, 20	19 9:00 AM	All Pending Motions	
HEARD BY: Cory, Kenneth		COURTROOM:	RJC Courtroom 16A
COURT CLERE	K: Michele Tucker		
RECORDER:	Lisa Lizotte		
REPORTER:			
PARTIES PRESENT:	Dubowsky, Peter Gabroy, Christian Greenberg, Leon Nady, Creighton J Parsons, Steven J. Rodriguez, Esther C. Shafer, Jay A. Sniegocki, Dana	Attorney Attorney Attorney Defendant Attorney Attorney Attorney Attorney JOURNAL ENTRIES	
- STATUS CHE	CK: SPECIAL MASTER	S REPORT MOTION TO DI	STRIBUTE FUNDS HELD BY

- STATUS CHECK: SPECIAL MASTERS REPORT... MOTION TO DISTRIBUTE FUNDS HELD BY CLASS COUNSEL...MOTION TO AMEND THE COURT'S ORDER ENTERED ON December 18, 2018... DEFENDANT'S MOTION TO PAY SPECIAL MASTER OST... PLAINTIFF'S RESPONSE IN OPPOSITION TO DEFENDANT'S MOTION TO PAY SPECIAL MASTER OST AND COUNTERMOTION FOR AN ORDER TO TURN OVER PROPERTY

Following statements and arguments by counsel, COURT ORDERED, as follows:

COURT ORDERED, Status Check: Special Masters Report, Motion to Distribute Funds Held by Class Counsel, Motion to Amend the Court's Order Entered on December 18, 2018, Defendant's Motion to Pay Special Master OST, and Plaintiff's Response in Opposition to Defendant's Motion to Pay Special

Master OST and Countermotion for an Order to turn over property CONTINUED.

COURT ORDERED, Special Master to retain the exhibits to the report and are to be kept in confidence.

COURT ORDERED, Mr. Parson's oral Motion to be Retained by the Special Master and \$20,000.00 be disbursed to them GRANTED.

COURT ORDERED, NO NEW Writs of Execution or RENEWAL of Writs of Execution to be issued before the February 27, 2019 hearing.

COURT FURTHER ORDERED, Defendant A Cab may disburse a onetime disbursement of \$10,000.00 to Mr. Nady's Trust.

Mr. Parson to prepare the Order.

CONTINUED TO: 2/27/19 10:00 AM

Other Civil Filing		COURT MINUTES	March 01, 2019
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
March 01, 2019	3:38 PM	Minute Order	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: E	lizabeth Vargas		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- The Court notes that a Notice of Firm Name Change was filed on February 27, 2019, which changes the name of one of the firms representing the Defendants from Premier Legal Group to Cory Reade Dows and Shafer. The Court has confirmed that his brother Timothy Cory has formed a law firm which places him in partnership with Jay Shafer, one of the attorneys for the Defendants.

Pursuant to Rule 2.11(a)(2) of the Revised Nevada Code of Judicial Conduct, when a judge knows that the judge s brother is acting as a lawyer in the proceeding he should disqualify himself from presiding over the matter. Accordingly, the Court RECUSES itself from further hearings in this matter.

The Court further notes that the three orders bearing today s date were previously heard and decided, and that the Court today simply approved the final draft of those orders.

CLERK'S NOTE: A copy of this minute order was emailed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com) Esther Rodriguez, Esq. (info@rodriguezlaw.com), Mark Bourassa, Esq. (mbourassa@blgwins.com) and Steven Parsons, Esq. (steve@sjplawyer.com). //ev 3/1/19

Other Civil Filing		COURT MINUTES	March 18, 2019
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	y, Plaintiff(s) vice LLC, Defendant(s)	
March 18, 2019	3:00 AM	Minute Order	
HEARD BY: Bare, R	Rob	COURTROOM:	RJC Courtroom 03C
COURT CLERK: La	uren Kidd		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- At the request of Court, Resolution Economics LLC's Motion to Strike the Defendants Motion for Reconsideration of the District Court's Contempt Order currently scheduled for March 28, 2019, must be heard before Defendants Motion for Reconsideration. Thus, the Motion to Strike is RESCHEDULED to March 21, 2019 at 10:30 a.m.

CLERK'S NOTE: A copy of this minute order was emailed to: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com) Esther Rodriguez, Esq. (info@rodriguezlaw.com), Mark Bourassa, Esq. (mbourassa@blgwins.com) and Steven Parsons, Esq. (steve@sjplawyer.com). //3/18/19 lk

Other Civil Fili	ng	COURT MINUTES	March 21, 2019		
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)			
March 21, 2019	10:30 AM	Motion to Strike			
HEARD BY: Bare, Rob		COURTROOM:	RJC Courtroom 03C		
COURT CLERK: Lauren Kidd					
RECORDER: Carrie Hansen					
REPORTER:					
PARTIES PRESENT:	Dubowsky, Peter Shafer, Jay A. Sniegocki, Dana	Attorney Attorney Attorney			
JOURNAL ENTRIES					

- Also present, Corey Gildart representing Resolution Economics.

Court stated this case was assigned to Department 32 two days ago. Court advised it reviewed the 7 year old case and the Court believed it was familiar with the relevant procedural issues at hand. Court advised counsel of its understanding of the procedural issues. Court inquired as to whether the preemptory challenge of Judge Scottie was being challenge. Mr. Shafer advised there was an objection to the preemptory challenge, however; in the interest of having the issue resolved on the merits, Mr. Shafer moved to withdraw the objection and consider it moot. There being no objection by counsel to have Department 32 oversee the matter, COURT ORDERED the Motion objecting to Judge Scottie's preemptory challenge WITHDRAWN. Court advised Department 32 would decide the motion for reconsideration on 3/28/19. Mr. Dubowsky requested time to file an opposition and have time for Defendant to file a response. There being no opposition, COURT ORDERED, Motion for Reconsideration CONTINUED; with the following briefing schedule: Opposition due 3/28/19 and Reply due 4/4/19. Ms. Sniegocki inquired as to the Motions that were pending before Judge Cory prior to his recusal and advised they needed hearing dates on this Court's calendar. This

heard and the Court would issue a minute order placing them on the calendar.

CONTINUED TO: 4/16/19 10:30 AM

Other Civil Filing		COURT MINUTES	March 26, 2019
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
March 26, 2019	3:00 AM	Minute Order	
HEARD BY: Bare, F	<i>Rob</i>	COURTROOM:	RJC Courtroom 03C
COURT CLERK: La	auren Kidd		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- At the request of the Court, the Motion for Reconsideration currently scheduled for March 28, 2019, and all pending motions including Plaintiffs' Motion to Distribute Funds Held by Class Counsel, Plaintiffs' Motion to Amend the Court's Order Entered on December 18, 2018, Defendant's Motion to Pay Special Master on OST, Plaintiff's Response in Opposition to Defendant's Motion to Pay Special Master on OST and Counter-Motion for an Order to Turn over Property will be heard on April 16, 2019 at 10:30a.m.

CLERK'S NOTE: A copy of the above Minute Order was distributed to the following: Leon Greenberg, Esq. (leongreenberg@overtimelaw.com) Esther Rodriguez, Esq. (info@rodriguezlaw.com), Mark Bourassa, Esq. (mbourassa@blgwins.com) and Steven Parsons, Esq. (steve@sjplawyer.com). //3/27/19 lk

Other Civil Filing		COURT MINUTES	April 16, 2019
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv		
April 16, 2019	10:30 AM	Motion For Reconsideration	
HEARD BY: Bare,	Rob	COURTROOM:	RJC Courtroom 03C
COURT CLERK:	Lauren Kidd		
RECORDER: Jess	ica Kirkpatrick		
REPORTER:			
Na Ro Sh	ibowsky, Peter ady, Creighton J driguez, Esther C. afer, Jay A. iegocki, Dana	Attorney Defendant Attorney Attorney Attorney JOURNAL ENTRIES	

- Court reviewed the procedural history of the case. Mr. Shafer argued the Court did not have jurisdiction because the bankruptcy Stay that was in place applied to Mr. Nandy and A Cab. Court inquired what parties believed he should do about the dispute as to whether or not the Stay involved Mr. Nandy. Mr. Sniegocki suggested the motion be continued to 4/30/19 with the matter's other pending motions. Arguments by counsel regarding this Court's jurisdiction over Defendant Nandy. Court advised parties to file supplemental briefing and responses. COURT ORDERED, motion CONTINUED. Briefing schedule SET: Defendant's supplemental briefs due 5/2/19; Plaintiff's response due 5/10/19; Hearing regarding this Court's jurisdiction over Defendant Nandy SET for 5/21/19.

5/21/19 10:30 AM HEARING

Other Civil Filing		COURT MINUTES	May 21, 2019			
A-12-669926-C	vs.	Michael Murray, Plaintiff(s)				
May 21, 2019	10:30 AM	All Pending Motions				
HEARD BY: Bar	e, Rob	COURTROOM:	RJC Courtroom 03C			
COURT CLERK:	Lauren Kidd					
RECORDER: Jes	ssica Kirkpatrick					
REPORTER:						
N R Si	Pubowsky, Peter Iady, Creighton J odriguez, Esther C. hafer, Jay A. Vall, Michael K.	Attorney Defendant Attorney Attorney Attorney				

JOURNAL ENTRIES

- HEARING RE: JURISDICTION DEFENDANT'S MOTION TO PAY SPECIAL MASTER ON ORDER SHORTENING TIME...PLAINTIFF'S MOTION TO DISTRIBUTE FUNDS HELD BY CLASS COUNSEL...DEFENDANT'S MOTION TO QUASH SUBPOENA ISSUED TO CURB MOBILITY LLC

Defense counsel confirmed bankruptcy was filed. Defense advised it was there position that the bankruptcy Stay applied to A-Cab and to Defendant Nady. Colloquy regarding the timeline of Judge Cory's recusal and the filing of a Motion for Reconsideration. Court advised EDCR 7.12 issue may apply. Arguments by counsel regarding jurisdiction. COURT ORDERED, matter taken UNDER ADVISEMENT. Court to issue a decision within a few weeks. Status Check SET in Chambers.

6/5/19 STATUS CHECK: DECISION (CHAMBERS)

Other Civil Filing		COURT MINUTES	June 21, 2019
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
June 21, 2019	3:00 AM	Minute Order	
HEARD BY: Bare, F	Rob	COURTROOM: RJC C	ourtroom 03C
COURT CLERK: Lo	ouisa Garcia		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- This matter came before this Court on May 21, 2019 for Defendant's Motion for Reconsideration of Judgment and Order Granting Resolution Economics Application for Order of Payment of Special Master s Fees and Order of Contempt. After hearing oral argument and carefully considering the briefs and evidence, the Court finds as follows.

Defendants' basis for this Motion to Reconsider is that Judge Cory's ruling is clearly erroneous because Judge Cory found Defendants A Cab Taxi Service LLC, A Cab, and Creighton J. Nady individually guilty of contempt of Court for disobedience and/or resistance to the Court s lawful Orders to pay the Special Master s compensation.

At the May 21, 2019 hearing, Defendants argued that Defendant Nady, individually was not required to pay in accordance with the Department 1 Court Order and as such, could not be held in contempt for failure to do so. In response, this Court took the matter under advisement and to fully consider all former findings.

EDCR 2.24 (a) states, No motions once heard and disposed of may be renewed in the same cause, nor may the same matters therein embraced be reheard, unless by leave of the court granted upon motion therefor, after notice of such motion to the adverse parties. A district court may reconsider

previously decided issue if substantially different evidence is subsequently introduced or decision is clearly erroneous. Masonry & Tile Contractors Ass'n of S. Nevada v. Jolley, Urga & Wirth, Ltd., 113 Nev. 737, 741, 941 P.2d 486, 489 (1997). Only in very rare instances in which new issues of fact or law are raised supporting a ruling contrary to the ruling already reached should a motion for rehearing be granted. Moore v. City of Las Vegas, 92 Nev. 402, 405, 551 P.2d 244, 246 (1976).

Judge Cory's Orders for payment were directed to the Defendants in the plural. For instance, the February 7, 2018 Order states, The Court also finds a compelling imperative to appoint in so appointing a Special Master, at defendants expense ... On March 6, 2018, Judge Cory entered a Minute Order further ordering the Defendants to pay the initial \$25,000 to the Special Master, stating the Defendants should well be able to set aside the initial \$25,000 deposit, and are ordered to do so. Judge Cory's payment orders go back to March 2018, with warnings of contempt as far back as August 2018. In the August 2018 Judgment Order, the Court found that the Defendants were in contempt: [T]he Court finds that Defendants' persistent failure to comply with Court orders ... warrants holding defendants in contempt ... Further on December 11, 2018, Judge Cory stated, I do find that Mr. Nady and the corporate defendants have willfully violated Court orders

Courts have inherent power to enforce their decrees through civil contempt proceedings Matter of Water Rights of Humboldt River, 118 Nev. 901 (2002), thus, even if Mr. Nady was severed out, the Court had inherit power to order contempt on him as a named Defendant in this case. Therefore, this Court finds that the Defendants have failed to establish that this Court's decision was clearly erroneous. As such, Defendants Motion to Reconsider is hereby DENIED.

Counsel for Special Master Resolution Economics is directed to submit a proposed Order consistent with this Minute Order, the submitted briefing, and oral argument. Counsel may add language to or further supplement the proposed Order in accordance with the Court's findings and any submitted arguments. Counsel is directed to have the proposed Order submitted to chambers within 10 days.

CLERK'S NOTE: This Minute Order has been electronically served to all registered parties for Odyssey File & Serve. /lg 6.21.19

Other Civil Filin	ng	COURT MINUTES	November 12, 2019	
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) rice LLC, Defendant(s)		
November 12, 2	019 9:30 AM	All Pending Motions		
HEARD BY: B	are, Rob	COURTROOM:	RJC Courtroom 03C	
COURT CLERK	: Michaela Tapia			
RECORDER:	Kaihla Berndt			
REPORTER:				
PARTIES PRESENT:	Gabroy, Christian Greenberg, Leon Nady, Creighton J Rodriguez, Esther C. Sniegocki, Dana Wall, Michael K.	Attorney Attorney Defendant Attorney Attorney Attorney		
JOURNAL ENTRIES				
- PLAINTIFF'S MOTION TO DISTRIBUTE FUNDS HELD BY CLASS COUNSEL				
Following argum	Following arguments by counsel, COURT ORDERED, matter CONTINUED for chambers decision.			
PLAINTIFF'S MOTION REQUIRING THE TURNOVER OF CERTAIN PROPERTY OF THE				

JUDGMENT DEBTOR PURSUANT TO NRS 21.320

Following arguments by counsel, COURT ORDERED, matter CONTINUED for chambers decision.

PLAINTIFF'S MOTION TO ALLOW JUDGMENT ENFORCEMENT

Following arguments by counsel, COURT ORDERED, matter CONTINUED for chambers decision.

OPPOSITION TO MOTION TO ALLOW JUDGMENT ENFORCEMENT AND COUNTERMOTION FOR STAY OF COLLECTION ACTIVITIES

Following arguments by counsel, COURT ORDERED, matter CONTINUED for chambers decision.

11/27/19 CHAMBERS ALL PENDING MOTIONS

Other Civil Filing		COURT MINUTES		November 25, 2019
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	7, Plaintiff(s) ice LLC, Defendant(s)		
November 25, 2019	3:00 AM	Minute Order		
HEARD BY: Bare, R	Rob	COURTROOM:	Chambers	
COURT CLERK: Jil	l Chambers			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- At the request of Court, for judicial economy, the following matters: (1) Plaintiffs' Motion to Distribute Funds Held by Class Counsel, (2) Plaintiffs' Motion Requiring the Turnover of Certain Property of the Judgment Debtor Pursuant to NRS 21.320, (3) Plaintiff's Motion to Allow Judgment Enforcement and (4) Defendants' opposition to Motion to Allow Judgment Enforcement and Countermotion for Stay of Collection Activities, currently scheduled for November 27, 2019, is RESCHEDULED to December 3, 2019 at 10:30 a.m.

CLERK'S NOTE: The above minute order has been distributed to counsel via email. jmc 11/25/19

Other Civil Filing	5	COURT MINUTES	December 03, 2019	
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)		
December 03, 201		All Pending Motions		
HEARD BY: Bar	e, Rob	COURTROOM:	RJC Courtroom 03C	
COURT CLERK:	Michaela Tapia			
RECORDER: K	aihla Berndt			
REPORTER:				
	Greenberg, Leon Parsons, Steven J. Rodriguez, Esther C Shafer, Jay A. Gniegocki, Dana Wall, Michael K.	Attorney Attorney Attorney Attorney Attorney Attorney		
JOURNAL ENTRIES				
- DEFENDANTS'	MOTION TO RESUN	AE COURT HEARINGS ON C	ORDER SHORTENING TIME	
Matter heard.				
PLAINTIFF'S MO	PLAINTIFF'S MOTION TO DISTRIBUTE FUNDS HELD BY CLASS COUNSEL			
Following argume	ents by counsel, COU	RT ORDERED, motion DENI	ED.	

PLAINTIFFS' MOTION REQUIRING THE TURNOVER OF CERTAIN PROPERTY OF THE JUDGMENT DEBTOR PURSUANT TO NRS 21.320

Following arguments by counsel, COURT ORDERED, motion DENIED as premature.

PLAINTIFF'S MOTION TO ALLOW JUDGMENT ENFORCEMENT

Following arguments by counsel, COURT ORDERED, \$100,000.00 offered to be given to Mr. Greenberg and placed in the trust account to go towards the potentiality of prevailing at the end of the day. Upon Court's inquiry, Mr. Wall requested 10 days to provide the amount; due by close of business on 12/13/19.

OPPOSITION TO MOTION TO ALLOW JUDGMENT ENFORCEMENT AND COUNTERMOTION FOR STAY OF COLLECTION ACTIVITIES

Following arguments by counsel, COURT ORDERED, \$100,000.00 offered to be given to Mr. Greenberg and placed in the trust account to go towards the potentiality of prevailing at the end of the day. Upon Court's inquiry, Mr. Wall requested 10 days to provide the amount; due by close of business on 12/13/19.

ADDITIONALLY, George Swarts will be reactivated, remotivated, reinstalled under the moniker of receiver not in possession of A Cab. FURTHER, Mr. Swarts to file supplemental report due to the Court and the parties by end of business on 3/3/20. Colloquy regarding Mr. Parsons working without compensation since approximately April. Upon Court's inquiry, Mr. Parsons indicated he charges \$300.00 per hour and both parties are responsible for his compensation. Argument by Mr. Greenberg. Argument by Ms. Rodriguez. COURT ORDERED, parties to submit supplemental filings: supplement by Mr. Greenberg due by 12/17/19; response by Ms. Rodriguez due by 12/31/19. Colloquy regarding the Order the Judgment Debtor Examination. FURTHER, minute order to issue regarding the Scope issue.

Other Civil Filing		COURT MINUTES	December 06, 2019
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	7, Plaintiff(s) ice LLC, Defendant(s)	
December 06, 2019	3:00 AM	Minute Order	Miunte Order - RE: 12/03/19 All Pending Motions
HEARD BY: Bare, R	Rob	COURTROOM:	Chambers
COURT CLERK: A	lan Castle		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- This matter came before the Court on December 3, 2019 for a hearing on Plaintiff's Motion to Distribute Funds Held by Class Counsel, Plaintiff's Motion Requiring the Turnover of Certain Property of the Judgment Debtor Pursuant to NRS 21.320, Plaintiff Motion to Allow Judgment Enforcement, Defendants' Opposition to Motion to Allow Judgment Enforcement and Countermotion for Stay of Collection Activities, and Defendants' Motion to Resume Court Hearings on Order Shortening Time.

After hearing the oral arguments, the Court took the matter UNDER ADVISEMENT only on the issuance of the Order for Appearance of Judgment Debtor for Examination Pursuant to NRS 21.270. All other matters were decided at the hearing and Defendants counsel was directed to draft and circulate the proposed order.

After carefully considering the evidence and arguments submitted, COURT FINDS and ORDERS the following:

(1) The examination need not take place at the Court; it may take place at the Plaintiffs counsel s

PRINT DATE: 12/19/2022

Page 162 of 178 Minutes Date: January 17, 2013

office, or another place that parties may agree to.

(2) Per stipulation, Defendants shall deliver the copies of the documents as set forth in Exhibit 1 in the Plaintiff s proposed Order for Appearance of Judgment Debtor for Examination Pursuant to NRS 21.270 at least thirty (30) days prior to the examination date.

(3) Defendants raised objections as to the broadness of the documents to be furnished, including Exhibit 1, Paragraph Q, which seeks a copy of all materials furnished to George Swarts during the term of his appointment as Special Master in this case. Objections are denied without prejudice. The Court notes that during the hearing, it ordered that George Swarts was appointed as a "limited" receiver in the case and he was ordered to provide a brief to provide guidance to the Court in the matters before the Court.

The Court ORDERS that Plaintiff's counsel shall prepare and submit the proposed Order for Appearance of Judgment Debtor for Examination Pursuant to NRS 21.270 to chambers within ten (10) days, countersigned by Defendants counsel.

CLERK'S NOTE: The above minute order has been electronically distributed.

Other Civil Filing		COURT MINUTES	February 01, 2021
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	7, Plaintiff(s) ice LLC, Defendant(s)	
February 01, 2021	3:00 AM	Motion for Appointment of Receiver	
HEARD BY: Kierny	r, Carli	COURTROOM: Chambers	
COURT CLERK:			
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Having considered Plaintiff's Motion for Appointment of a Receive to Aid Judgment Enforcement and Defendant's Opposition to the same, the Court rules as follows: Plaintiff's motion is DENIED on several grounds.

First, EDCR 7.12 provides When an application or a petition for any writ or order shall have been made to a judge and is pending or has been denied by such judge, the same application, petition or motion may not again be made to the same or another district judge, except in accordance with any applicable statute and upon the consent in writing of the judge to whom the application, petition or motion was first made. In reviewing the lengthy history of this case, plaintiff has brought forth the same motion seeking the same relief multiple times before Judge Cory and Judge Bare, which were all denied as appointment of receiver was not deemed appropriate when considering the entire circumstances of the case. See Bowler v. Leonard, 269 P.2d 833 (1954) (The Court must consider the entire circumstances of the case when considering the appointment of a receiver.) The instant motion was first brought before Judge Cory on December 13, 2018. Judge Cory denied the request to appoint a receiver but granted to a limited extent in the form of an appointment of special master. The relief was brought forth again on January 30, 2019, which in the March 4, 2019 Order, the Court approved

the Special Master appointment, and endorsed the report as well as the ongoing service and reappointment of the special Master. The matter was stayed due to bankruptcy but once that was lifted, plaintiff brought the same request before Judge Bare, who reactivated the role of Special Master Swarts. Thus, plaintiff failed to comply with EDCR 7.12 as there is no indication written consent was sought before this duplicative and untimely motion was submitted.

Second, this is a motion for reconsideration and not a new motion. As noted above, it has been litigated numerous times. Thus, it is governed by EDCR 2.24. Under EDCR 2.24(a)-(b), there is no right to a rehearing or motion for reconsideration without leave of the Court. A party seeking reconsideration of a ruling of the court, other than any order that may be addressed by motion pursuant to NRCP 50(b), 52(b), 59 or 60, must file a motion for such relief within 14 days after service of written notice of the order or judgment unless the time is shortened or enlarged by order. Here, the issue on the ruling of the receiver must have been brought for reconsideration by March 17, 2019. The Supreme Court Nevada even noted this point in its recent order stating the district court s [July 17, 2020] post judgment order reactivated a special master pursuant to a prior order of the court. Thus reconsideration of the denial for a receiver must have been brought by January 2, 2019, or if by the March 3, 2019 order, by March 17, 2019.

Third, relief under NRCP 60(b) is time-barred. NRCP 60(b) allows relief from a final judgment, order, or proceeding for the following potential reasons: (1)mistake, inadvertence, surprise, or excusable neglect; (2) newly discovered evidence that, with reasonable diligence, could not have been discovered in time to move for a new trial under Rule 59(b); (3) fraud (whether previously called intrinsic or extrinsic), misrepresentation, or misconduct by an opposing party; (4) the judgment is void; (5) the judgment has been satisfied, released, or discharged; it is based on an earlier judgment that has been reversed or vacated; or applying it prospectively is no longer equitable; or (6) any other reason that justifies relief. Importantly, motions on grounds (1), (2), or (3) must be brought within 6 months. NRCP 60(c)(1) holds, the time for filing the motion cannot be extended under Rule 6(b). The other three reasons outside NRCP 60 s 6-month limitation do not apply here nor has plaintiff argued they apply here. Absent good cause, an untimely motion for reconsideration will be denied. Carmar Drive Tr. v. Bank of Am., N.A., 386 P.3d 988 (2016).

Additionally, in Geller v. McCowan, the NV Supreme Court held Re-hearings are not granted as a matter of right and are not allowed for the purpose of re-argument, unless there is a reasonable probability that the court may have arrived at an erroneous conclusion. 177 P.2d 461 (1947). Here, plaintiff stated Judge Bare s July 17, 2020 Order was clearly erroneous, however, plaintiff did not provide substantive argument to support this assertion. The record reflects Judge Bare was careful in his decision and he did factor in the Nelson factors before rendering a limited stay as defendant had posted a partial security of near \$300,000.

Finally, plaintiff has put forth no good cause argument to support its almost two year delay in bringing the instant motion. Thus, under EDCR 2.24 and NRCP 60, the instant motion is denied.

CLERK'S NOTE: A copy of the Minute Order was electronically served to all registered parties of

Odyssey File and Serve.// ke 02/01/21

Other Civil Fili	ng	COURT MINUTES	June 09, 2021			
A-12-669926-C	VS.	Michael Murray, Plaintiff(s)				
June 09, 2021	9:30 AM	All Pending Motions				
HEARD BY: Kierny, Carli		COURTROOM:	RJC Courtroom 16B			
COURT CLERI	K: Alan Castle					
RECORDER:	Jessica Kirkpatrick					
REPORTER:						
PARTIES PRESENT:	Greenberg, Leon Shafer, Jay A.	Attorney Attorney				
		JOURNAL ENTRIES				

- Defendant's Motion for Attorney's Fees Incurred in Responding to Duplicative and Unmerited Motion by Plaintiffs ... Plaintiffs' Response to Defendant A Cab's Motion Seeking Attorney's Fees Counter- Motion for Set Off Judgment Owed

Parties advised that this Court declines to rule on the Motion and Counter Motion at this time until the Nevada Supreme Court decision has been made as it may affect this Court's decision or authority to rule.

Other Civil Fili	ng	COURT MINUTES	February 16, 2022
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) rice LLC, Defendant(s)	
February 16, 20	22 9:30 AM	All Pending Motions	
HEARD BY: Sturman, Gloria		COURTROOM:	RJC Courtroom 12B
COURT CLERE	K: Quara Pyatt		
RECORDER:	Kerry Esparza		
REPORTER:			
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C. Shafer, Jay A.	Attorney Attorney Attorney	
		JOURNAL ENTRIES	

- Arguments made by Counsel regarding cost.

Following argument and statements by counsel, COURT ORDERED, Objection to Request for Transcripts DENIED, COURT ADDITIONALLY ORDERED, request for fees GRANTED as requested minus \$500.00 for prior appeals on June 13, 2017 and June 23, 2017 plus related costs. COURT FURTHER ORDERED, Cost Bond released to the Defendant from the Recorder's Office.

Court noted, details are needed to release the Cost Bond with the Recorder's Office.

Ms. Rodriguez to prepare the order.

Other Civil Fili	ng	COURT	MINUTES	March 09, 2022
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser		,	
March 09, 2022	9:30 AM	Motion		
HEARD BY: K	Kierny, Carli		COURTROOM:	RJC Courtroom 12B
COURT CLERK	K: Jill Chambers			
RECORDER:	Jessica Kirkpatrick			
REPORTER:				
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C Shafer, Jay A.		Attorney Attorney Attorney	

JOURNAL ENTRIES

- Argument by counsel. COURT ORDERED, DEFT'S MOTION TO STAY, GRANTED. All future hearings VACATED. Defense to prepare the order.

Other Civil Fili	ng	COURT MINUTES	May 11, 2022
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)	
May 11, 2022	9:00 AM	Status Check	Status Check: Stay
HEARD BY: Gibbons, Mark COURTROOM		COURTROOM:	RJC Courtroom 11B
COURT CLERE	K: Kory Schlitz		
RECORDER:	Gina Villani		
REPORTER:			
PARTIES PRESENT:	Rodriguez, Esther C. Shafer, Jay A.	. Attorney Attorney	
		JOURNAL ENTRIES	

- Ruthann Deveraux-Gonzalez Esq. present on behalf of Plaintiffs.

Ms. Deveraux-Gonzalez stated this case is pending a stay due to waiting on a decision from the Supreme Court in another case, adding the other case has been briefed, however does not know if there is going to be argument. COURT ORDERED, matter CONTINUED.

CONTINUED TO: 8/10/2022 9:00 A.M.

Other Civil Ma	tters	COURT	MINUTES	June 29, 2022
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	·	· •	
June 29, 2022	9:00 AM	Motion		Plaintiffs Motion for Turnover of Property Pursuant to NRS 21.320 or Alternative Relief
HEARD BY: (Gibbons, Mark		COURTROOM:	RJC Courtroom 05A
COURT CLERE	K: Kory Schlitz			
RECORDER:	Gina Villani			
REPORTER:				
PARTIES PRESENT:	Greenberg, Leon Rodriguez, Esther C. Shafer, Jay A.		Attorney Attorney Attorney	
		JOURNA	L ENTRIES	
- Ruthann Gonz	alez Esq. present on bel	half of Plai	ntiff.	

COURT STATED the stay order was overturned by the Supreme Court, and they were part of the decision making and inquired if parties wanted the Court to recuse as they are sitting as a senior Judge. Mr. Greenberg and Ms. Rodriguez stated no objection to the Court ruling on this matter today. Ms. Rodriguez argued the money is not in A Cab's possession, \$300,000.00 is sitting in Mr. Greenberg's trust account, and the remaining money has been dispersed already and its virtually impossible to get the money back. Further arguments by counsel. COURT ORDERED, matter TAKEN UNDER ADVISEMENT.

Other Civil Matters		COURT MINUTES	June 29, 2022
A-12-669926-C	Michael Murra vs. A Cab Taxi Ser	ay, Plaintiff(s) wice LLC, Defendant(s)	
June 29, 2022	1:45 PM	Minute Order	
HEARD BY: Gibbon	ns, Mark	COURTROOM: Chambers	
COURT CLERK: K	ory Schlitz		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Plaintiffs Motion for Turnover of Property Pursuant to NRS 21.320 or Alternative Relief is denied without prejudice. This Motion may be renewed as soon as the Supreme Court decides the pending case of Murray v. Dubric, Supreme Court Case Number 83492. Attorney Rodriguez shall prepare the order.

IT IS SO ORDERED.

CLERK S NOTE: Counsel are to ensure a copy of the forgoing minute order is distributed to all interested parties; additionally, a copy of the foregoing minute order was distributed to the registered service recipients via Odyssey eFileNV E-Service (6/29/2022 ks).

Other Civil Matters	C	COURT MI	NUTES	J	uly 25, 2022
V	Michael Murray, F vs. A Cab Taxi Service		ndant(s)		
July 25, 2022	10:00 AM H	Hearing			
HEARD BY: Gall, Mar	ria	C	OURTROOM:	RJC Courtroom 05A	
COURT CLERK: Kory	y Schlitz				
RECORDER: Gina Vi	illani				
REPORTER:					
Rodrig	berg, Leon guez, Esther C. , Jay A.		Attorney Attorney Attorney		

JOURNAL ENTRIES

- COURT STATED their understanding is this is a class action minimum wage lawsuit, and summary judgement was entered in favor of the class against A Cab LLC and A Cab Taxi Service LLC, and the claims against Creighton Nady was severed. COURT FURTHER STATED following entry of summary judgment, the judgment was appeal, and the Supreme Court stated there needs to be a recalculation completed based upon their decision on the statute of limitations. COURT ADDITIONALLY STATED there is a post judgment writ of execution issue that this Court will have to have an Evidentiary Hearing to see if the writ was properly imposed on the amended judgment debtor. Mr. Greenberg stated the potential evidentiary hearing does not concern whether A Cab Series LLC is liable for the judgment, as that has been affirmed, it concerns wether the particular property seized actually belong to them, or to other entities. Ms. Rodriguez stated the serious issue on remand, would require further briefing and referenced the Supreme Court remand language. Ms. Rodriguez indicated once the stay is lifted, they would like to continue to brief before the Court. Mr. Greenberg one of the damages were set aside for one of the periods, however all of the three periods were added together to create the judgment, and there is no issue of gathering new evidence in this matter, as the Supreme Court already upheld the calculation of the amounts. Mr. Greenberg stated the issue would require additional briefing on what corporate entities existed and liable for the

judgment. Further extensive arguments by counsel regarding final judgement.

COURT STATED to the extent issue of security has been briefed before, is DIRECTING parties to provide copies of the briefs to the Court for review within two weeks, adding it is very unlikely this Court will disturb the Stay, however the Court does want to be sure the Plaintiff's in this case that the Judgment is secure. COURT STATED if supplemental briefing is required a minute order will issue. Mr. Greenberg suggested to provide a chronology of the case. COURT STATED if parties can provide a joint chronology it would be helpful. COURT FURTHER ORDERED, Motion's set on August 10, and 11 MOVED to Chambers Calendar. COURT ADDITIONALLY ORDERED status check set on August 10, 2022 VACATED.

Other Civil Matters		COURT MINUTES	October 21, 2022
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	y, Plaintiff(s) rice LLC, Defendant(s)	
October 21, 2022	3:00 AM	Minute Order	
HEARD BY: Gall, N	Iaria	COURTROOM: Chambers	
COURT CLERK: K	ory Schlitz		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- On October 21, 2022, the Court received an email from Ms. Rodriguez, defense counsel. The email reads as follows: Attached is the notice in lieu of remittitur. We just received this Wednesday after 8 pm from the NSC, but it is dated 10/18. Our request for costs is therefore due Monday 10/24 per NRAP 39, and Nevada Appellate Practice Manuel 14:21. Judge Gall has ordered that nothing further be filed in this case; however, we have this deadline in which to file in the district court. May I file a memorandum of costs or how would the court like us to proceed? The Court considers this an ex parte communication as the matter at issue is substantive; accordingly, the Court issues this minute order to inform all parties of the communication. In response to the communication, which the Court construes as a motion for a partial lift of the Court s prior order, the Court permits the filing of the memorandum of costs.

CLERK'S NOTE: Counsel are to ensure a copy of the forgoing minute order is distributed to all interested parties; additionally, a copy of the foregoing minute order was distributed to the registered service recipients via Odyssey eFileNV E-Service (10-21-2022 ks).

Other Civil Matters		COURT MINUTES	November 17, 2022
A-12-669926-C	Michael Murray vs. A Cab Taxi Serv	7, Plaintiff(s) ice LLC, Defendant(s)	
November 17, 2022	12:30 AM	Minute Order	
HEARD BY: Gall, N	Iaria	COURTROOM: Ch	nambers
COURT CLERK: K	ory Schlitz		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- The Court would like oral argument on Plaintiffs motion for the appointment of a post-judgment receiver, as filed in December 2020. The Court schedules oral argument for December 8, 2022, at 9:00 AM or as soon thereafter as counsel may be heard.

CLERK'S NOTE: Counsel are to ensure a copy of the forgoing minute order is distributed to all interested parties; additionally, a copy of the foregoing minute order was distributed to the registered service recipients via Odyssey eFileNV E-Service (11-17-2022 ks)

Other Civil Matters		COURT MINUTES	Decembe	er 13, 2022
A-12-669926-C	Michael Murra vs. A Cab Taxi Serv	y, Plaintiff(s) vice LLC, Defendant(s)		
December 13, 2022	9:30 AM	Minute Order		
HEARD BY: Gall, N	Iaria	COURTROOM:	Chambers	
COURT CLERK: Te	eri Berkshire			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- The court is aware of the notice of bankruptcy of A Cab Series LLC fka A Cab LLC. The court plans to hold the Thursday hearing on the motion to distribute funds but would like A Cab s bankruptcy counsel present to address the impact of the bankruptcy stay on the motion. Plaintiffs should also be prepared to address the same question and may introduce bankruptcy counsel should they choose to do so.

CLERK'S NOTE: Counsel are to ensure a copy of the forgoing minute order is distributed to all interested parties; additionally, a copy of the foregoing minute order was distributed to the registered service recipients via Odyssey eFileNV E-Service (12-13-22). /tb

Other Civil Mat	tters	COURT MINUTES	December 15, 2022			
A-12-669926-C Michael Murray, Plaintiff(s) vs. A Cab Taxi Service LLC, Defendant(s)						
December 15, 20	022 9:00 AM	All Pending Motions				
HEARD BY: C	Gall, Maria	COURTROOM:	RJC Courtroom 05A			
COURT CLERK	COURT CLERK: Natalie Ortega					
RECORDER:	Gina Villani					
REPORTER:						
PARTIES PRESENT:	Devereaux - Gonzalez Rodriguez, Esther C. Shafer, Jay A.	·				

JOURNAL ENTRIES

- ARGUMENT RE: POST JUDGMENT RECEIVER....MOTION TO DISTRIBUTE FUNDS HELD BY CLASS COUNSEL ON AN ORDER SHORTENING TIME

Ms. Devereaux-Gonzalez advised the removal was inappropriate and would be pursuing that through the bankruptcy court and believed it would be sent back to the State Court; however, they needed to wait on the bankruptcy court. COURT NOTED it did not take a position whether the removal was appropriate or not. Given the Notice of Removal was filed this Court did not have jurisdiction. Counsel agreed with the Court. COURT FURTHER NOTED, until this is remanded back to this Court it wished the parties the best for the proceedings in Bankruptcy Court.

EXHIBIT(S) LIST

Case No.:	A669926	Hearing	•	_	9/28/18	+	elleela
Dept. No.:	1	Judge:	Ken	neth Cor	У		
		Court C	lerk:	Michele	Tucker		
Plaintiff:	MICHAEL MURRAY	Record	er:		Lisa Lizo	otte	
-		Counse	l for F	Plaintiff:	LEON G SNIEGO		BERG / DANA
	vs.						
	A CAB TAXI SERVIC	E, LLC			ESTH	ER RC	DRIQUEZ /
Defendant		Counse	l for D	Defendant	t: JAY S WALL		R / MICHAEL

HEARING / TRIAL BEFORE THE COURT

DEFENDANT'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
A	Legal Order Processing Confirmation	9/28/18	YES	9/28/12
В	Declaration of Steve Beck	9/28/18	YES	
С	Selected Partions of MRS 86	9/28/18	YES	
D	Amended + Restated Articles For A CAB	9/28/18	YES	
E	Operating Agreements for Series Entity	9/28/18	YES	over the
F	Amended Certificate of Public Convenience	9/28/18	YES	
G	AV Taxicab Authority Board Mity 9/27/11	9/28/18	YES	~~~
Н	NV TAXICAD "" "11/29/11	9/28/18	YES	0101
1	Nte of Writ from 21+13 end	9/28/18	YES	1
J	Entity Actions	9/28/18	YES	ବିଇାନ୍ତ
				Roy 03/2

Rev. 03/2016



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

ESTHER C. RODRIGUEZ, ESQ. 10161 PARK RUN DR., SUITE 150 LAS VEGAS, NV 89145

DATE: December 19, 2022 CASE: A-12-669926-C

RE CASE: MICHAEL MURRAY; MICHAEL RENO, Individually and on behalf of others similarly situated vs. A CAB TAXI SERVICE, LLC; A CAB, LLC; CREIGHTON J. NADY

NOTICE OF APPEAL FILED: December 14, 2022

YOUR APPEAL <u>HAS</u> 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 re: #6 (2 orders filed, no Notice of Entry filed) and #10

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. <u>The district court clerk shall apprise appellant of the deficiencies in writing</u>, 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; APPELLANTS' CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; ORDER GRANTING PLAINTIFF'S MOTION FOR ENTRY OF A MODIFIED JUDGMENT AS PROVIDED FOR BY REMITTITUR; NOTICE OF ENTRY OF ORDER; ORDER GRANTING PLAINTIFFS' MOTION FOR ENTRY OF A MODIFIED AWARD OF PRE-JUDGMENT ATTORNEY'S FEES AS PROVIDED FOR BY REMITTITUR; NOTICE OF ENTRY OF ORDER; ORDER GRANTING PLAINTIFFS' MOTION FOR AWARD OF ATTORNEY'S FEES ON APPEAL; NOTICE OF ENTRY OF ORDER; ORDER CONTINUING DECISION ON PLAINTIFFS' MOTION FOR AN AWARD OF ATTORNEY'S FEES ON APPEAL OF ORDER DENYING RECEIVER, OPPOSING MOOTED MOTION FOR ATTORNEY'S FEES, AND FOR COSTS ON APPEAL; NOTICE OF ENTRY OF ORDER; ORDER AMENDED THE CLASS; ORDER AMENDING THE CLASS; ORDER MODIFYING FINAL JUDGMENT ENTERED ON AUGUST 21, 2018; NOTICE OF ENTRY OF ORDER; ORDER MODIFYING ORDER OF FEBRUARY 6, 2019, GRANTING PLAINTIFFS AN AWARD OF ATTORNEYS' FEES AND COSTS; NOTICE OF ENTRY OF ORDER; ORDER DENYING DEFENDANTS' MOTION FOR SANCTIONS; NOTICE OF ENTRY OF ORDER; ORDER GRANTING MOTION TO STAY, OFFSET, OR APPORTION AWARD OF COSTS; ORDER DENYING DEFENDANTS' MOTION FOR COSTS; NOTICE OF ENTRY OF ORDER; ; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

MICHAEL MURRAY; MICHAEL RENO, Individually and on behalf of others similarly situated,

Plaintiff(s),

Case No: A-12-669926-C

Dept No: IX

vs.

A CAB TAXI SERVICE, LLC; A CAB, LLC; CREIGHTON J. NADY,

Defendant(s),

now on file and of record in this office.

and a surger and a surger and a surger IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 19 day of December 2022. OF THE Steven D. Grierson, Clerk of the Court MORNA Heather Ungermann, Deputy Clerk A-12-669926-C E O

ANNIE CONTRACTOR