

Case No. 85850

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**In the Supreme Court of Nevada**

A CAB SERIES LLC, f/k/a A CAB, LLC,

Appellant,

*vs.*

MICHAEL MURRAY; and MICHAEL  
RENO, individually and on behalf of  
others similarly situated,

Respondents.

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**APPEAL**

from the Eighth Judicial District Court, Clark County  
The Honorable MARIA GALL, District Judge  
District Court Case No. A-12-669926-C

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**APPELLANT'S APPENDIX  
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**CERTIFICATE OF SERVICE**

I certify that on the 26th day of January, 2024, I submitted the foregoing “Appellant’s Appendix” for e- filing and service via the Court’s eFlex electronic filing system. Electronic service of the forgoing documents shall be made upon all parties listed on the Master Service List.

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517	2587	McCarter	Patrick		
518	3690	McCarthy	John		
519	3654	McConnell	Therral	\$174.36	
520	3743	McCoubre	Earl	\$332.74	
521	107427	McDougle	Jeffrey		
522	3111	McGarry	James		
523	3745	McGowan	Sean	\$51.68	
524	3547	McGregor	Matthew	\$494.20	
525	2178	McIntyre	Kelly		
526	3722	McNeece	James	\$73.61	
527	25641	McSkimmi	John		
528	2054	Mears	John		9/17/2008
529	3098	Medlock	Michael		
530	3345	Mekonen	Solomon	\$52.17	
531	3066	Melesse	Abebe	\$127.31	
532	3665	Melka	Tariku		
533	2596	Meloro	Paul		
534	3262	Mengesha	Alemayehu		
535	3568	Menocal	Pedro	\$94.66	
536	2838	Mersal	Beth		
537	102328	Meyer	Ronald		
538	26609	Mezzenasc	Pedro		
539	3542	Michaels	Terry		
540	110334	Michilena	Luis		
541	2959	Miller	Darryl		
542	30196	Miller	Jason		
543	3275	Miller	John		
544	22514	Miller	Michelle		
545	2875	Miller	Florence		8/25/2007
546	17855	Milliron	Darrol		
547	3314	Milton	Shawn		
548	3620	Mindyas	James		
549	3904	Mirkulovsk	Danny	\$95.69	
550	2933	Mitchell	Jimmy		
551	31966	Mitrikov	Ilko		
552	104887	Miyazaki	Nisaburo		
553	2759	Moffett	Larry		10/24/2008

554	3317	Mogeeth	Ehab	\$118.16	
555	3318	Mohr	Donald		
556	105284	Monforte II	Peter		Pd but not on Leon's list
557	3882	Monteagudo	Oscar	\$23.07	
558	3735	Montoya V	Francisco		
559	30777	Moore	Jimmy		2/22/2008
560	2110	Moore	Jerry		
561	3913	Moore	Aileen-Louise	\$21.49	
562	3664	Moreno	James		
563	3626	Moretti	Bryan	\$205.46	
564	3411	Morley	David		
565	8321	Morris	Thomas		Pd but not on Leon's list
566	2162	Morris	Robert	\$777.32	
567	106703	Mosely	David		
568	3282	Mosley	Rory		
569	3785	Mostafa	Ahmed	\$130.41	x
570	28917	Motazedi	Kamran		
571	27059	Mottaghia	Joseph		
572	107704	Muhtari	Abdulrahman		
573	3518	Muldoon	Thomas		
574	2735	Mumma	Donald		
575	3847	Murawski	Richard	\$118.55	
576	2018	Murray	MichaelP	\$130.70	Leon's group same id # as below
577	2642	Murray	MichaelJ		12/10/2008
578	2018	Murray	Michael P.		same id # as above
579	2717	Murray	Melinda		12/15/2008
580	3856	Murray	Mark	\$36.17	
581	3255	Mutia	Junno		
582	107440	Nantista	Peter		
583	3859	Nazarov	Mikael		
584	3804	Ndichu	Simon	\$94.42	
585	102656	Nedyalkov	Atanas		
586	3530	Negashe	Legesse		
587	3335	Negussie	Berhanu		
588	111494	Nemeth	Zoltan		
589	25190	Ngo	Tuan	\$401.27	
590	3545	Nichols	Keith	\$134.91	
591	2990	Nick	Harry		

592	1098	Nicol	Thaddeus		
593	3122	Niculescu	Adrian		
594	3823	Nigussie	Gulilat		
595	3000	Nolan	Jeffrey		
596	28989	Nolan	Eamonn		
597	3639	Norberg	Christopher	\$195.62	Christopher Norberg was listed on Leon's list as paid \$77.62, but should have been Chris Norvell
598	3876	Norvell	Chris		
599	2713	Novaky	Adam		
600	3841	Ocampo	Leonardo		
601	30295	Ogbazghi	Dawit		
602	109172	O'Grady	Francis		
603	3836	Ohlson	Ryan		
604	3753	Olen	Virginia	\$832.05	
605	3748	Oliveros	Mario	\$148.87	
606	3868	Olson	Eric		
607	3271	O'Neill	Terry		
608	3644	Ontura	Tesfalem	\$32.24	
609	3308	Orellana	Byron		
610	3934	Orr	Mark		
611	3863	Ortega	Saul		
612	104938	Ortega	Paul		
613	3894	O'Shea	Kevin	\$72.87	
614	25832	Osterman	Victor		
615	3783	Overson	Michael	\$258.53	
616	3789	Oyebade	Vincent	\$116.68	
617	3717	Ozgulgec	Tunc		
618	3618	Pak	Kon		
619	3099	Pannell	Norbert		9/8/2008
620	106025	Paone	Chris		
621	2810	Paranhos	Eurico		
622	3597	Pariso	David		
623	109637	Park	Danny		
624	16676	Parker	Gary		
625	3750	Parker	Shawnette		
626	3884	Parmenter	William		
627	3659	Paros	Nicholas	\$35.42	
628	19858	Passera	Charles		
629	3624	Patry	Michael		
630	2647	Patterson	Robert		
631	3932	Patton	Dorothy		
632	112811	Peace	Kimberly		
633	29536	Peacock	Paula		
634	3806	Pearson	Jon		
635	31112	Peer	Yuda		
636	3396	Penner	Eric		

637	2776	Pepitone	Leonard		
638	3834	Perrotti	Dominic		
639	111257	Petculescu	Ciprian		
640	1076	Peterson	Steven	\$464.17	
641	15968	Peterson	Kenneth	\$354.62	
642	3736	Petrie	Theodore		
643	3740	Petrosian	Robert	\$170.72	
644	2440	Pettaway	Marvin		11/28/2008
645	2473	Phillips	Gordon		5/14/2008
646	106089	Phillips	Larry		
647	3281	Phonesava	Paul	\$345.06	
648	3523	Pilkington	Margaret		
649	107617	Pineda	Carlos		
650	2826	Pitts	Amir		
651	2407	Platania	John		
652	3265	Pletz	David		
653	3647	Pohl	Daniel	\$23.34	
654	26679	Polchinski	Paul		
655	3017	Polk	Craig		11/28/2008
656	31149	Pony	David		
657	3563	Portillo	Mario	\$121.37	
658	3287	Portillo-Sa	Carlos		
659	1030	Poulton	Todd		
660	3129	Povolotsky	Anatoly		
661	3152	Prather	Robert		
662	3201	Presnall	Darryl		
663	2568	Price	James		
664	3800	Price	Allen	\$65.45	
665	3449	Prifti	Ilia	\$195.16	
666	26363	Punzalan	Luciano		
667	3687	Purdue	Robert		
668	2122	Purvis	James		
669	3556	Pyles	Joseph	\$242.04	
670	3307	Qian	Jie		
671	3002	Rabara	Antino		9/8/2008
672	107548	Rainey	James		
673	3883	Ramirez	Erney	\$193.55	
674	2180	Ramos	Lawrence		12/13/2007
675	3085	Ramsey	Gary		10/24/2008



676	3525	Rasheed	Willie	\$683.15	
677	3812	Ray	William	\$106.07	
678	2857	Reevell	Jeffrey		8/1/2007
679	108758	Regans	Mark		
680	2805	Reina	Linda		8/16/2007
681	2237	Relopez	Craig		
682	3544	Reno	Michael	\$1,048.94	Leon's group
683	2266	Reynolds	James		7/14/2008
684	14261	Riipi	Karl		
685	109502	Rios-Lopez	Oscar		
686	107701	Risby	Clifford		
687	111756	Risco	Pedro		
688	3191	Rivas	Victor	\$121.90	
689	104109	Rivero-Ver	Raul		
690	101317	Rivers	Willie		
691	3575	Roach	Jayson	\$207.14	
692	3305	Roberson	Ronnie	\$1,299.65	
693	2842	Roberts	James	\$342.73	
694	104171	Robinson	Mikalani		
695	3526	Robinson	William		
696	3629	Robles	Mark	\$32.51	
697	3744	Rockett Jr.	Roosevelt	\$22.70	
698	31847	Rodriguez	Armando		
699	3814	Rohlas	Polly		
700	2666	Rojas	David		10/15/2007
701	3874	Romano	Anthony		
702	3587	Romero	Ruben	\$156.77	
703	3104	Rosenthal	John		
704	108742	Ross	Lee		
705	3225	Ross	Larry	\$65.83	
706	3850	Rothenber	Edward	\$251.48	
707	3504	Rotich	Emertha	\$432.92	
708	3912	Rousseau	James	\$23.64	
709	3021	Rubino	Joseph		8/27/2008
710	3693	Ruby	Melissa	\$218.04	
711	3477	Ruiz	Travis	\$239.63	
712	2965	Russell	Mark		
713	3875	Russell	Darrell	\$186.60	
714	2260	Sackett	Kathryn		7/14/2008
715	3944	Sadler	James		
716	3323	Saevitz	Neil	\$145.90	
717	3169	Salameh	George		

718	3042	Saleh	Jemal	\$854.59	
719	103096	Sam	Phea		
720	21811	Sameli	Sabino		
721	100128	Sampson	James	\$101.64	
722	109349	Sanchez-R	Natasha		
723	3570	Sanders	Acy	\$57.98	
724	2859	Sandoval	Yolanda		9/7/2007
725	29769	Sans	Thomas		
726	3011	Santos	Billy		10/9/2008
727	3915	Sapienza	Gino		
728	3648	Saravanos	John	\$1,224.06	
729	26687	Sargeant	Michael		Leon's group
730	105273	Sayed	Jamil		
731	1093	Schall	Douglas		10/9/2008
732	106913	Schraeder	Scott		
733	25981	Schroeder	William	\$413.62	
734	3313	Schwartz	Steven	\$361.64	
735	29172	Schwartz	George	\$161.57	
736	109028	Secondo	Muridi		
737	3536	Sedgwick	Anthony	\$325.46	
738	2657	Seller	Paula		3/3/2008
739	3134	Serio	John		
740	3057	Serrano	Hector		
741	3359	Sevillet	Otto		
742	3879	Sexner	Alexis		
743	19451	Shafiei	Abdolreza		
744	2899	Shallufa	Azmy		
745	2955	Shank	Lyle		3/23/2009
746	3294	Sharp	Omar		
747	3619	Shein	Efraim	\$159.51	
748	3532	Shenkov	Svetlozar		
749	103821	Sherman	Jason	\$138.55	
750	3724	Shinn	Kevin	\$174.08	
751	3790	Shoyombo	Rilwan		
752	3803	Siasat	Manuel	\$21.85	
753	112766	Sibre	Christopher		
754	3758	Siegel	Jeffrey	\$27.58	
755	105863	Siljkovic	Becir		
756	23388	Simmons	John		
757	3264	Sinatra	Anthony		

758	3524	Sinay	Abraham	\$135.18	
759	3677	Singh	Baldev	\$106.97	
760	3683	Sitotaw	Haileab	\$70.38	
761	2972	Smagacz	Stephen		
762	2630	Smale	Charles	\$285.22	
763	3041	Smith	Lottie	\$362.30	
764	3521	Smith	Lisa	\$33.49	
765	3870	Smith	Jepthy		
766	3033	Smith	Toby		9/24/2008
767	2923	Smith	Jerry		3/9/2009
768	3610	Smith Jr.	Willie		
769	2667	Solares	John		
770	3643	Solis	Brigido	\$168.78	
771	22804	Solymar	Istvan		
772	3854	Soree	Mladen	\$151.01	
773	105304	Sorkin	Jack		
774	3770	Sorrosa	Juan		
775	3797	Soto	Johnny		
776	2638	Soto	Jacob		
777	2873	Spangler	Peter		8/10/2007
778	3727	Sparks	Cody	\$27.96	
779	3845	Spaulding	Ross	\$21.87	
780	2592	Sphouris	Constantine		
781	3087	Spiegel	Louis		7/28/2008
782	3055	Spilmon	Mark		
783	3481	Springer	Marvin	\$381.05	
784	111364	Stanley	John		
785	3366	Starcher	Richard		
786	3821	Stauff	John	\$41.03	
787	3737	Stayton	William	\$38.35	
788	109013	Stearns	Thomas		
789	3757	Steck	Gregory		
790	3625	Stephanov	Liuben		
791	3695	Stern	Robert	\$37.74	
792	3165	Stevenson	John		
793	3872	Stockton	Clarence	\$35.15	
794	3713	Stonebrea	Dawn		
795	25450	Tafesh	George		
796	102400	Talley	George	\$339.27	

797	112063	Tapia-Verg	Agustin		
798	3338	Tarragano	Stephen	\$111.50	
					duplicate on Dubric list
799	3333	Taurins	Walter		
800	31977	Taylor	Marvin		
801	111807	Taylor	Brent		
802	109745	Taylor	David		
803	3728	Tedros (Ticheste)	Biserat		11/16/2012
804	3720	Terry	James	\$310.40	
805	3726	Thomas	Scott	\$520.33	
806	3045	Thomas	Anthony		10/9/2009
807	31400	Thomas	Cator		
808	104732	Thomas	Hasan		
809	27963	Thompson	Michael	\$1,143.84	Michael thompson was listed on Leon's list as paid \$300,
810	3867	Thompson	Glen		but should have been Glen Thompson
811	29040	Timko	Robert		
812	110796	Toka	Tamas		
813	2980	Tracy	Dennis		2/2/2009
814	22120	Travis	Brian		
815	2632	Travis	Patricia		2/21/2008
816	3083	Tripi	Joseph		
817	104747	Trumpf	Robert		
818	3110	Tsegay	Alexander		
819	103413	Tsegaye	Miheret		
820	3207	Tucker	Kenlon	\$643.76	
821	20386	Tucker	Carl		
822	3679	Tullao	Isaac	\$158.27	
823	3880	Turner	Michael		
824	3686	Tyler	Christopher	\$62.75	
825	110836	Uba	Chima		
826	3612	Ullah	Mohammad	\$52.44	
827	3073	Urban	David	\$667.24	
828	3792	Urbanski	Anthony	\$81.44	

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829	3668	Valdes	Lazaro	\$163.98	
830	2925	Van Camp	Carl		
831	3640	Vanluven	RJ	\$661.10	
832	2846	Vaughan	William		
833	3710	Vences	Alfredo	\$119.70	
834	3103	Verdine	Craig		8/29/2008
835	3721	Viado	Ramon		
836	3682	VonEngel	Stephen		
837	3796	Vongthep	Christopher	\$74.61	
838	109475	Vonkagele	Mark		
839	3842	Wagg	John	\$93.91	
840	3776	Wakeel	Daud	\$239.27	
841	28448	Walker	Arthur		
842	3820	Wallace	Roy	\$509.98	
843	3766	Warner	Terrance		
844	3496	Weaver	Gerie		
845	3826	Webb	Ricky		
846	109066	Webster	Brock		
847	3578	Weiss	Matthew	\$72.59	
848	2785	Welborn	Paul		
849	2215	Welden	Matthew		2/13/2009
850	3632	Weldu	Berhane	\$41.71	
851	2661	Wells	Fredrick		
852	3044	Welsh	Sylvia		11/6/2008
853	3616	Welzbache	Daniel		
854	3071	White	Donavan		
855	111878	White II	Prinest		
856	3117	Whitehead	Timothy		
857	2946	Whiteman	Rick		
858	2866	Wiggins	Andrew		11/9/2007
859	2569	Wilcox	Todd		
860	3611	Williams	Danny	\$113.10	

861	2548	Wilson	Richard		
862	2862	Wilson	Constance		8/29/2007
863	3608	Wilson Jr.	Mose	\$457.88	
864	3097	Windsor	Benjamin		9/4/2008
865	3947	Wing	Roland		
866	107624	Witte	Daniel		
867	3623	Wolde	Hailemariam	\$87.60	
868	3603	Woldeghebriel	Berhane	\$110.86	
869	110866	Wolfe	Thomas		
870	3166	Wollnick	Steven		
871	3840	Wondired	Eshetu	\$96.19	
872	3910	Wong	Jorge	\$42.15	
873	28160	Wong	Wanjin		
874	3706	Woodall	Charles	\$218.14	
875	3582	Workneh	Abent		
876	3573	Worku	Abiye		
877	108239	Wright	Edward	\$116.50	
878	3092	Yabut	Gerry		
879	3533	Yabut	Vincent		
880	108389	Yamaguchi	Alicia	\$132.13	
881	3852	Yepiz-Patr	Ubaldo	\$23.90	
882	3472	Yesayan	Razmik	\$28.42	
883	3691	Yihdego	Abdulkadir	\$81.13	
884	3633	Yimer	Yidersal	\$213.28	
885	2081	Younes	Ahmed	\$46.27	
886	17259	Yurckonis	Hilbert		
887	3824	Zabadneh	Randa	\$55.47	
888	30374	Zafar	John	\$34.22	
889	3062	Zanfino	Michael		12/1/2008
890	2273	Zawoudie	Masfen	\$336.24	
891	17936	Zekichev	Nick		
892	3235	Zelege	Abraham		

# EXHIBIT 11

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# EXHIBIT 11

### **CLASS ACTION SETTLEMENT AGREEMENT AND RELEASE**

This Class Action Settlement Agreement and Release (hereinafter "Agreement") is entered into by and between Jasminka Dubric ("Plaintiff") on behalf of herself and as class representative on behalf of the Class as further defined herein and defendants A Cab LLC, A Cab Series LLC, Employee Leasing Company, and Creighton J. Nady (collectively, "Defendants") in the class action lawsuit entitled *Jasminka Dubric v. A Cab LLC*, Clark County, Nevada District Court Case No. A721063 (the "Class Action"). Plaintiff and Defendants shall sometimes be collectively referred to herein as the "Parties." This Agreement is made effective as of October 5, 2016 ("Effective Date").

### **RECITALS**

**1.1 WHEREAS**, on July 7, 2015, Plaintiff filed her original Class Action Complaint, on behalf of herself and a class consisting of consists of "all persons who were employed by A Cab LLC during the applicable statutory period prior to the filing of this Complaint continuing until date of judgment as Drivers in the State of Nevada." Complaint ¶ 14. Plaintiff's Complaint contains two causes of action: (1) Failure to Pay Minimum Wage in violation of Article 15, Section 16 of the Nevada Constitution and (2) Conversion. A Cab LLC responded with an Answer in August of 2015, denying the claims;

**WHEREAS**, on November 30, 2016, Plaintiff filed a First Amended Complaint adding A Cab Series LLC, Employee Leasing Company and Creighton J. Nady as Defendants;

**WHEREAS**, the Parties have conducted a thorough examination and investigation of the facts of this case, including written discovery and depositions, and have jointly retained the services of Beta Consulting, a CPA firm, to prepare a report regarding the dollar amounts of the allegedly unpaid wages for all potential class members; and



**WHEREAS**, the Parties engaged in a settlement conference with Judge Jerry A. Wiese, II on October 5, 2016 regarding settlement of the claims asserted in the Amended Complaint, and wish to settle completely and totally all claims and potential claims against Defendants arising out of or in any way connected thereto. Plaintiff believes that this settlement confers substantial benefits upon both Plaintiff and the Class and that the settlement set forth in this Agreement is in the best interest of the Plaintiff and the Class. The Parties recognize and acknowledge the expense and length of continued proceedings necessary to prosecute the claims through trial and through appeals and other ancillary actions. The Parties also have taken into account the uncertain outcome and the risk of any litigation, especially in multi-party actions such as this proceeding, as well as the difficulties and delays inherent in such litigation. The Parties also are mindful of the potential problems of proof in establishing the claims and defenses asserted in this proceeding.

**NOW THEREFORE**, subject to approval by the Court of the Eighth Judicial District, Clark County, Nevada, as hereinafter provided, it is hereby agreed by the Parties that, in consideration of the promises and covenants set forth in this Agreement and upon the entry by the Court of a final order approving the settlement and directing the implementation of the terms and conditions of the settlement as set forth in this Agreement, the Class Action shall be settled and compromised upon the terms and conditions contained herein.

**2. DEFINITIONS**

The definitions contained herein shall apply only to this Agreement and shall not apply to any other agreement, including, without limitation, any other settlement agreement, nor shall they be used as evidence, except with respect to this Agreement, of the meaning of any term. Furthermore, each defined term stated in a singular form shall include the plural form, and each defined term stated in a plural form shall include the

singular form. As used in this Agreement, in addition to any definitions elsewhere in this Agreement, the following terms shall have the meanings set forth below:

**2.1 “Action” or “Class Action”** means and refers to the putative class action lawsuit entitled *Jasminka Dubric v. A Cab LLC.*, Clark County, Nevada District Court Case No. A721063.

**2.2 “Agreement”** means and refers to this Settlement Agreement.

**2.3 “Opt-Out Period”** means and refers to the period of time between the commencement of the notice program and an agreed date certain approximately forty-five (45) days later during which Settlement Class members may exercise the right to or affirmatively request to be excluded from this Agreement pursuant to the provisions of Sections 8 below.

**2.4 “Court”** means and refers to the Clark County, Nevada District Court.

**2.5 “Class”** means all persons who were employed by Defendants during the applicable statutory period prior to the filing of this Complaint continuing until date of judgment as Drivers in the State of Nevada.

**2.6 “Class Counsel”** means Mark J. Bourassa of the Bourassa Law Group, together with such other attorneys who represented, in any capacity, any Plaintiff in the Class Action.

**2.7 “Class Notice”** means the form of notice attached hereto as Exhibit 1 or a similar form as approved by the Court.

**2.8 “Defendants”** means and refers to A Cab LLC, A Cab Series LLC, Employee Leasing Company, and Creighton J. Nady.

**2.9 “Fairness Hearing”** means the final hearing, held after the Preliminary Approval Order is issued and the Settlement Class has been given notice and an opportunity to opt out and object pursuant to the Settlement, in which the Court will consider whether this Settlement should be approved as fair, reasonable and adequate



pursuant to Nevada Rule of Civil Procedure 23; whether the proposed Final Order and Judgment should be entered; and whether Class Counsel's application for attorneys' fees, expenses and costs and Class Representative incentive should be approved;

**2.10 "Final Approval Order"** means the Final Order and Judgment entered by the Court at the Fairness Hearing.

**2.11 "Plaintiff"** means and refers to Jasminka Dubric.

**2.12 "Judgment"** means a Judgment on Order of Final Approval of Settlement to be executed by the Court and entered in the Court records.

**2.13 "Preliminary Approval Order"** means and refers to the Court's order entered following and in connection with the Parties' motion for preliminary approval of this Settlement Agreement.

**2.14 "Parties"** means and refers to Plaintiff and Defendants, collectively.

**2.15 "Person"** means and refers to any individual, family, proprietorship, corporation, company, partnership, association, trustee, administrator, unincorporated association, estate, insurer, or any other type of legal entity.

**2.16 "Released Claims"** means and refers to each and all of the claims that are released by this Agreement as described in Section 13 below.

**2.17 "Released Parties"** means and refers to the following Persons: A Cab LLC, A Cab Series LLC, Employee Leasing Company, Creighton J. Nady, and their past, present, and future subsidiaries, parent companies, their predecessors in interest and/or ownership, successors in interest and/or ownership, partners, licensees, assignees, managing members, Insurers, including claims under any and all insurance policies, estates, and other affiliates and/or related entities, and each of the foregoing Persons' respective past, present, and future officers, directors, attorneys, shareholders, indemnitees, predecessors, successors, trusts, trustees, partners, associates, principals, divisions, employees, Insurers, any and all insurance policies, members, agents,

Representatives, brokers, consultants, heirs, and assigns.

**2.18 “Releasing Parties”** means and refers to Plaintiff and her agents, representatives, attorneys, predecessors, successors, heirs, assigns, and any Persons or entities claiming by or through the Settlement Class, in their capacities as such.

**2.19 “Settled Claims”** means and refers to any and all claims, demands, controversies, actions, causes of action, debts, liabilities, rights, contracts, damages, costs (including attorney’s fees and court and litigation expenses), expenditures, indemnities, obligations and alleged losses of every kind or nature whatsoever known or unknown, anticipated or unanticipated, direct or indirect, fixed or contingent, asserted or unasserted, patent or latent, individually or on behalf of the general public, which Releasing Parties asserted, have ever had, now have, or may hereafter have, related to, arising out of, or which could have been asserted, inferred, implied, included or connected in any way with, any of the allegations in the Action, including, without limitation, any claims, whether they arise under federal law, common law, or under the laws of any state, pertaining to Defendants.

**2.20 “Settlement Class”** means all members of the Class as defined in Section 2.5 above who do not elect to “opt out.”

**2.21 “Settlement Class Representative”** means and refers to Plaintiff.

**2.22 “Settlement Termination Date”** means and refers to the date, if any, that any Party exercises its right to terminate this Agreement under the terms thereof.

### **3. SETTLEMENT PURPOSES ONLY**

**3.1 General.** This Agreement is made for the sole purpose of settlement of the Class Action on a class-wide basis, as well as the settlement of all related individual claims made by Plaintiff. The settlement of the Class Action is expressly conditioned upon the entry of a Preliminary Approval Order and a Final Approval Order by the Court. In the event that the Court does not execute and file the Order of Final Approval, or in the



event the Order of Final Approval does not become final for any reason, or is modified in any material respect, or in the event that the Final Effective Date, as defined herein, does not occur, this Agreement shall be deemed null and void *ab initio* and shall be of no force and effect whatsoever, and shall not be referred to or utilized for any purpose whatsoever.

**3.2 Settlement Class Only.** Any certification of a preliminary or final Settlement Class pursuant to the terms of this Agreement shall not constitute, shall not be construed as, and shall not be admissible in any proceeding as an admission on the part of the Defendants or any other Person that the Class Action or any other action is appropriate for class treatment at trial pursuant to Rule 23 of the Nevada Rules of Civil Procedure or any other class or representative action statute or rule. This Agreement shall not prejudice Defendants' rights or any other Person's rights: (a) to oppose class certification in this Action other than for purposes of settlement pursuant to this Agreement; or (b) to oppose class certification in any other action or proceeding. Certification of the Settlement Class is stipulated to as a part of and for the purposes of this Agreement only. For the purposes of settlement and the proceedings contemplated herein for effectuating settlement *only*, the Parties stipulate and agree that Plaintiff shall represent the Class for settlement purposes and shall be the Settlement Class Representative, and that Class Counsel shall be appointed as counsel for the Settlement Class.

**3.3 Admissibility.** Additionally, this Agreement, any negotiations or proceedings related hereto, the implementation hereof, and any papers submitted in support of the motions for approval hereof (collectively, the "Settlement Proceedings") shall not be construed as, or deemed to be evidence of, any admission or concession by any of the Parties or any other Person regarding liability, damages, or the appropriateness of class treatment, and shall not be offered or received in evidence in any action or proceeding for any purpose whatsoever; provided, however, that this Agreement and the

Settlement Proceedings may be presented to the Court in connection with the implementation or enforcement of this Agreement, or as may be necessary or appropriate to further the purposes sought to be achieved by this Agreement.

**3.4 Denial Of Liability.** By entering into this Agreement, it is understood that the Released Parties, including Defendants, do not admit and, to the contrary, expressly deny that they have breached any duty, obligation, or agreement; that they have engaged in any illegal, tortious, or wrongful activity; that they are liable to Class members or any other Person; and/or, that any damages have been sustained by any Class Member or by any other Person in any way arising out of or relating to the conduct alleged in the Class Action. Defendants expressly reserve all rights to challenge Plaintiff's claims on all factual and procedural grounds, including but not limited to the assertion of any and all defenses.

#### **4. CONDITIONS OF SETTLEMENT**

Performance by Defendants of the obligations set forth in this Agreement is subject to all of the following material conditions:

- a. The delivery to counsel for Defendants of this Agreement, fully executed by all Plaintiffs and by Class Counsel.
- b. Execution and filing by the Court of the Preliminary Approval Order.
- c. Mailing and publication of the notices, described in Section 7 below.
- d. The Court conducting a Fairness Hearing.
- e. Execution and filing by the Court of the Final Approval Order.
- f. Execution and entry of Judgment by the Court.
- g. Mailing of the notice following Final Approval.
- h. Funding of the Settlement in accordance with the terms of this



Agreement.

The Parties hereby covenant and agree to cooperate reasonably and in good faith for the purpose of achieving occurrence of the conditions set forth above, including, without limitation, timely filing of all motions, papers and evidence necessary to do so, and refraining from causing or encouraging directly or indirectly any appeal or petition for writ proceedings seeking review of any Order contemplated by this Agreement. Class Counsel represent and warrant that they have authority to take all such actions required of them pursuant to this Agreement, and that by doing so they are not in breach or violation of any agreement with any Plaintiff or any third party.

**5. JURISDICTION**

The Parties agree that the Court has, and shall continue to have, jurisdiction to make any orders as may be appropriate to effectuate, consummate, and enforce the terms of this Agreement, to approve awards of attorney's fees and costs pursuant hereto, and to supervise the administration of and the distribution of money funded pursuant to this Agreement. Except for those matters specifically identified in this Agreement as being subjects for decision by a neutral third party, and any other matters which counsel for Plaintiffs and Defendants later agree in writing to refer to any neutral third party, any dispute or question relating to or concerning the interpretation, enforcement, or application of this Agreement shall be presented to the Court for resolution.

**6. COURT APPROVAL OF THE SETTLEMENT**

**6.1 Preliminary Approval And Notice.** Promptly after execution of this Agreement, the Parties, through their counsel, shall, by stipulation, jointly move the Court for an order certifying the class for settlement purposes and granting preliminary approval of this Agreement under the legal standards relating to the preliminary approval of class action settlements. In connection therewith, the Parties, through their counsel, shall submit to the Court a mutually acceptable proposed Preliminary Approval Order

and Notice Order, which shall provide, among other things, for the conditional certification for purposes of settlement only of the Class as to damages, and the approval of the Parties' proposed notice program as set forth in Section 7 below and their proposed claim form. The Parties shall also cooperate in the preparation and filing of a Motion for Final Approval.

**6.2 Objection And Opt-Out Periods.** The Preliminary Approval Order shall specify that Settlement Class members shall have until an agreed date certain, which shall be approximately forty-five (45) days from the commencement of the notice program pursuant to Section 7 below, to affirmatively request to be excluded from this Settlement or file and serve objections to this Agreement.

**6.3 Final Approval.** After the expiration of the Opt-Out Period, if the Agreement has not been validly terminated under Section 8 below, the Court shall conduct a hearing regarding final approval of this Agreement. The Final Approval Hearing shall be set one hundred and five (105) days after the Opt-Out Period expires, subject to the schedule of the Court. In connection therewith, the Settlement Class, through their counsel, shall file a motion for final approval and submit a mutually acceptable proposed Final Approval Order, which shall provide, among other things, for the final approval of this Agreement, certification of the Settlement Class, and a complete release of the Released Parties of and from all Settled Claims, and then take all steps necessary to terminate the Class Action with prejudice.

## **7. CLASS NOTICE PROCEDURES**

**7.1 Mailed Notice To Settlement Class.** Promptly after entry of the Preliminary Approval Order and the Notice Order, Class Counsel or their designee shall send to the Class by first class postage prepaid a mailed notice in a form approved by the Parties and by the Court. In a good faith effort towards cooperation, counsel for Defendants shall review Defendants' records and use their best efforts, consisting of a



diligent search and reasonable inquiry of the records in its possession and believed to hold such information, to provide to Class Counsel a list containing as many names and addresses of such Class members that Defendants is able to identify in Microsoft Excel format. The first date of the issuance of these notices shall be deemed the commencement date for the purposes of this Agreement.

**7.2 Remailing of Notices.** Any notices to Class Members returned as “undeliverable” will be promptly skip-traced by Class Counsel or their designee and re-mailed using any additional information obtained in the skip-tracing process.

**7.3 Records Of Notice.** Class Counsel or their designee shall keep records of all notices, and the cost thereof, and any remailing thereof. Promptly upon request, Class Counsel or its designee shall make such records available for inspection and shall provide a sworn proof of mailing that identifies each address where class notice was mailed and/or re-mailed, as applicable.

## **8. RIGHT OF EXCLUSION**

**8.1 Procedure.** Any member of the Class may request to be excluded from the Settlement Class at any time during the Opt-Out Period. The Notice sent to the Class Members pursuant to Section 7 will include a mutually-agreeable form that Class Members can use to request exclusion. A Class member may also submit any written request to exclude himself or herself from this Agreement, provided that the request shall contain, at a minimum, the Settlement Class member’s name, address, telephone number, and email address (if available). Such requests for exclusion must be sent by regular U.S. mail to the Claims Administrator, and must be postmarked on or before the end of the Claims Period. All Class members who do not request exclusion in accordance with this Agreement during the Claims Period will be deemed Settlement Class members for all purposes under this Agreement and will be irrevocably bound by this Agreement except as otherwise provided herein. Any Person who timely and properly seeks exclusion shall

not be entitled to any individual relief under this Agreement and shall not be deemed a party to this Agreement.

**8.2 Withdrawal Of Election To Be Excluded.** Prior to the entry of the Final Approval Order, any Person who has elected to be excluded may withdraw that election by notifying the Claims Administrator by telephone (to be confirmed in a letter and copied to other counsel identified in Section 14) or in writing that he or she wishes to be a member of the Settlement Class. The Claims Administrator shall each maintain records of all withdrawn exclusions, and shall provide such information to the Parties and to the Court. At any time after the entry of the Final Approval Order, any Person who has elected to be excluded from this Agreement may withdraw that election only upon receiving the written consent of Defendants, through its counsel, and Court approval.

**8.3 Persons To Be Expressly Excluded.** Michael Murray, Michael Reno, and Michael Sargent are plaintiffs in a separate action entitled *Murray et al. v. A Cab Taxi Service LLC et al.*, Clark County Nevada District Court Case No. A-12-669926-C, which also alleges claims of unpaid minimum wages against A Cab Taxi Service LLC, A Cab LLC, and Creighton J. Nady, as well as associated penalties pursuant to NRS 608.040. These individuals are expressly excluded from this Settlement for all purposes.

## **9. SETTLEMENT TERMINATION AND/OR MODIFICATION**

**9.1 Termination Prior To Funding.** This Agreement, and each of the obligations set forth herein, are subject to and expressly conditioned upon the funding on terms and conditions acceptable to Defendants, as set forth in Section 10 below. If such funding is not fully performed as set forth in this Agreement, and such non-performance is not cured within twenty-one (21) business days following notice given by Class Counsel, either of which deadline(s) may be extended upon an agreement of the Parties, through their counsel, this Agreement shall be voidable.

**9.2 Termination Prior To Final Approval.** This Agreement is expressly



conditioned upon Court approval of all aspects of this Agreement, and the entry of the Preliminary Approval Order and the Final Approval Order, all in accordance with the terms of this Agreement. If the Court declines to enter any of the Orders identified in this Section 9.2, or modifies in what any Party reasonably determines to be a material way any aspect of this Agreement or of such Orders, such Party may declare this Agreement null and void by giving written notice to counsel for the other Parties within twenty (20) days after such refusal or modification. Prior to giving such notice, the Parties shall consult with the Court on the issue of whether there is a reasonable way to avoid any Party exercising its right to declare this Agreement void under this Section; the twenty-day period is tolled during any such consultations.

**9.3 Termination After Appeal.** If a court declares unenforceable, reverses, vacates, or modifies on appeal any aspect of this Agreement, in what any Party reasonably determines to be a material way, such Party may declare this Agreement null and void by giving written notice to counsel for the other Parties within twenty days after notice of such ruling. Prior to giving such notice, the Party seeking to terminate this Agreement shall consult with the trial court on the issue of whether there is any reasonable way to avoid exercising its right to declare this Agreement null and void under this Section.

**9.4 Procedures For Settlement Termination.** In the event that a Party gives proper notice of termination pursuant to the terms of this Agreement, all monies paid into the Settlement Account (except for notice and/or administration costs already expended) shall be returned to Defendants, and none of the Parties shall have any further obligations under this Agreement.

## **10. SETTLEMENT PAYMENTS**

**10.1 Settlement Amount.** Defendants agree to pay a total sum of Two Hundred Twenty-Four Thousand Five Hundred Twenty-Nine Dollars (\$224,529.00 USD)

as a fund for the Class. Defendants shall have no further obligation to make any payment or to provide any benefit referenced in this Agreement or relative to the Class Action except as expressly set forth herein. Any remaining portion of the Settlement Fund following payments referenced under in Section 11 below shall revert to Defendants.

**10.2 Funding Commitment.** Defendants shall use their best efforts to fund the obligations of this Agreement in accordance with the procedures set forth herein.

**10.3 Funding Upon Preliminary Approval.** Beginning no later than thirty (30) days of the entry of the Preliminary Approval Order, Defendants shall deposit the total amount of Two Hundred Twenty-Four Thousand Five Hundred Twenty-Nine Dollars (\$224,529.00) in twelve (12) equal monthly installments of Eighteen Thousand Seven Hundred Ten Dollars and Seventy-Five Cents each (\$18,710.75). The checks shall be delivered to the attention of Mark J. Bourassa, Esq. and deposited into Class Counsel's Trust Account.

**10.4 Interest On The Settlement Fund.** If the Final Approval Order is issued (and not reversed on appeal, if any), all interest, if any, generated by the Settlement Fund shall accumulate and shall be the property of the Settlement Class. If the Final Approval Order is not issued, all interest generated by the monies in the Settlement Fund Joint Account shall accumulate and shall be the property of Defendants.

## **11. PROTOCOL FOR ADMINISTERING SETTLEMENT**

**11.1 Allocation of Settlement Fund.** The Settlement Fund shall be allocated to the Class Members based upon the number of workweeks each Class Member worked during the statutory period. Within thirty (30) days of the issuance of the Order granting Preliminary Approval of the Settlement, Defendants shall provide Class Counsel and Nicole Omps, CPA of Beta Consulting and provide Class Counsel and Ms. Omps with sufficient information to determine the number of workweeks for each Class Member, and Ms. Omps with be responsible for calculating the amount due to each Class Member.



**11.2 Payment of Settlement Amount.** Upon the Final Approval of the Settlement by the Court and receipt from Defendants of the total Settlement Amount, Class Counsel shall issue checks from the Settlement Fund in amounts calculated pursuant to Section 11.1 of this Agreement to all Class Members who did not elect to exclude themselves from this settlement as set forth in Section 8 of this Agreement. Any checks that are returned as undeliverable will be skip-traced and remailed. All checks not negotiated within 180 days of the last date of mailing will be considered null and void.

**11.3 Ineligible Settlement Class Members.** Notwithstanding this Section 11, or any other provision of this Agreement, the following Settlement Class members are not entitled to receive any benefit under this Agreement: (a) Persons who previously settled, adjudicated, dismissed with prejudice, assigned any or all rights and/or claims relating to or arising out of an alleged failure to pay minimum wage with Defendants, and/or previously received a payment in connection with an alleged claim against Defendants; and (b) those persons specifically set forth in Section 8.3 of this Agreement.

**11.7 Maintenance Of Records.** Class Counsel shall maintain complete, accurate, and detailed records regarding the administration of the Settlement Fund, including: any and all written requests for exclusion; any objection to proposed benefits and the resolution thereof; and any and all receipts by and disbursements from the Settlement Amount.

**12. CLASS ATTORNEYS' FEES AND COSTS**

**12.1 Plaintiff's Attorney Fees And Costs.** Class Counsel shall submit a petition to the Court, in connection with the motion for final approval, seeking approval of an award of attorneys' fees and seeking approval of an award for reimbursement of all necessary and reasonable costs and other expenses incurred by counsel for the Settlement Class. Plaintiff shall be entitled to seek an award of reasonable attorneys' fees, costs, or

other expenses claimed by Class Counsel relative to the Action separate from the Settlement Amount up to the total amount of Fifty-Seven Thousand Five Hundred Dollars (\$57,500.00). Any award of attorneys' fees and costs shall be due and payable within thirty (30) days after notice of entry of order awarding the fees and costs.

**12.2 Incentive Payment.** Class Counsel shall submit a request to the Court, in connection with the motion for final approval, seeking approval for an award of an incentive payment in the amount of Five Thousand Dollars (\$5,000.00) for Plaintiff, to be paid from the Settlement Fund. Defendants will not oppose such a request. The incentive award from the Court, if any, shall be paid to Plaintiff concurrently with any disbursement to her from the Settlement Fund as set forth in Section 11 above.

### **13. RELEASES**

**13.1 Final Approval Order.** The Final Approval Order shall include a full, general release by the Releasing Parties of Defendants and the other Released Parties defined above from any and all Settled Claims.

**13.2 Release of Defendants by Settlement Class.** Except for the obligations and rights created by this Agreement, and upon Final Approval of the Settlement, the Settlement Class hereby releases and absolutely and forever discharges Defendants and each of its predecessors, successors, subsidiaries, parent companies, affiliates, assigns, agents, directors, officers, employees, representatives, trustees, beneficiaries, and associates from any and all Settled Claims.

**13.3 Mutual Releases.** The Releasing Parties acknowledge that they are aware that they or their attorneys may hereafter discover claims or facts in addition to or different from those now known or believed to be true with respect to the subject matter of this Agreement and/or the Settled Claims. The Releasing Parties acknowledge that they intend to and will fully, finally, and forever settle and release any and all Settled Claims described herein, whether known or unknown, suspected or unsuspected, which



now exist, hereinafter may exist, or heretofore may have existed. In furtherance of this intention, the releases contained in this Agreement shall be and remain in effect as full and complete releases of the Settled Claims by the Releasing Parties without regard to the subsequent discovery or existence of such different or additional claims or facts. Furthermore, upon the expiration of the Claims Period, each and every Releasing Party and all successors in interest shall be permanently enjoined and forever barred from prosecuting any and all Settled Claims against Defendants, and each of its predecessors, successors, subsidiaries, parent companies, affiliates, assigns, agents, directors, officers, employees, representatives, trustees, beneficiaries, and associates.

#### 14. **NOTICES**

**14.1 Designated Recipients.** Unless otherwise specified in this Agreement or agreed to in writing by the party receiving such communication, all notices, requests, or other required communications hereunder shall be in writing and shall be sent by one of the following methods: (a) by registered or certified, first class mail, postage prepaid; (b) by facsimile, with the original by first class mail, postage prepaid; or (c) by personal delivery (including by Federal Express or other courier service). All such communications shall be sent to the undersigned persons at their respective addresses as set forth herein.

##### Class Counsel:

Mark J. Bourassa, Esq.  
The Bourassa Law Group  
8668 Spring Mountain Road, Suite 101  
Las Vegas, NV 89117  
702-851-2180 (tel.)  
702-851-2189 (fax)

##### Counsel for Defendants:

Esther C. Rodriguez, Esq.  
Rodriguez Law Offices, PC  
10161 Park Run Dr, Suite 150

Las Vegas, Nevada 89145  
702-320-8400 (tel.)  
702-320-8401 (fax)

Notice shall be deemed effective: (1) if given by mail or personal delivery, when signed for or when delivery is refused; and (2) if given by facsimile, when received as evidenced by a confirmation or evidence of delivery.

**14.2 Changes In Designated Recipients.** Any Party may re-designate the Person to receive notices, requests, demands, or other communications required or permitted by this Agreement by providing written notice to the other Parties, the Claims Administrator, and the Court.

**13. MISCELLANEOUS**

**13.1 Entire Agreement.** This Agreement supersedes and replaces any and all other prior agreements and all negotiations leading up to the execution of this Agreement, whether oral or in writing, between the Parties with respect to the subject matter hereof. The Parties acknowledge that no representations, inducements, promises, or statements, oral or otherwise, have been made or relied upon by any of the Parties or by anyone acting on behalf of the Parties which are not embodied or incorporated by reference herein, and further agree that no other covenant, representation, inducement, promise or statement not set forth in writing in this Agreement shall be valid or binding.

**13.2 Modification Or Amendment.** This Agreement may not be modified or amended except in a writing signed by counsel for Plaintiff and Defendants, respectively, and approved by the Court.

**13.3 Execution In Counterparts.** This Agreement may be executed in one or more counterparts, each of which shall be deemed an original.

**13.4 Headings.** The headings of the sections, paragraphs, and subparagraphs of this Agreement are included for convenience only and shall not be deemed to constitute part of this Agreement or to affect its construction.



**13.5 Corporate Status.** If any Party is or becomes during the Settlement Proceedings a suspended, forfeited, merged, or dissolved corporation, it is herein represented that that Party's authorized agent enters this Agreement on that Party's behalf to the full extent of the applicable laws.

**13.7 Gender.** Whenever in this Agreement the context so requires, the neuter gender shall refer to and include the masculine or feminine, and the singular shall refer to and include the plural.

**13.8 Further Acts.** The Parties shall perform such further acts and execute such further documents as may be reasonably necessary or appropriate to effectuate the terms and purposes of this Agreement.

**13.9 Heirs, Successors, And Assignees.** This Agreement shall be binding upon and shall inure to the benefit of the Parties' respective heirs, successors, and assignees.

**13.10 Choice Of Law.** This Agreement in all respects shall be interpreted, enforced, and governed by and under the laws of the State of Nevada applicable to instruments, persons, and transactions which have legal contacts and relationships solely within the State of Nevada. Any action pertaining to the terms of this Agreement shall be brought in the Court defined herein.

**13.11 Warranty Regarding Advice.** Class Counsel represents and warrants that the Individual Plaintiffs have been fully advised of and agree to the terms of this Agreement. The Parties hereby acknowledge that they have been represented by independent legal counsel throughout all negotiations which preceded the execution of this Agreement, and that this Agreement has been executed with the consent and on the advice of said counsel.

**13.12 Fair, Adequate and Reasonable Settlement.** The Parties believe this Settlement is a fair, adequate and reasonable settlement of the Action and have arrived at

this Settlement in arms-length negotiations, taking into account all relevant factors, present and potential. This Settlement was reached after a settlement conference before Judge Jerry A. Wiese II with the assistance of a neutral CPA, Nicole Omps of Beta Consulting.

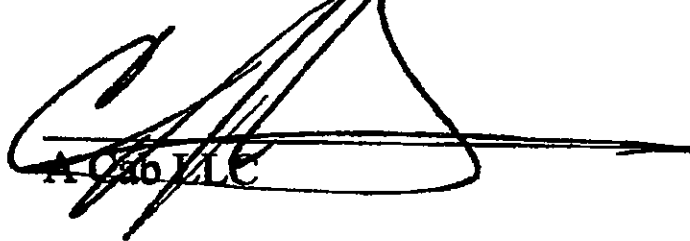
**13.14 Voluntary Agreement.** This Agreement is executed voluntarily and without duress or undue influence on the part or on behalf of the Parties, or of any other person or entity.

**AGREED TO AND ACCEPTED.**

DATED: 12/28/16

By:   
Jasminka Dubric

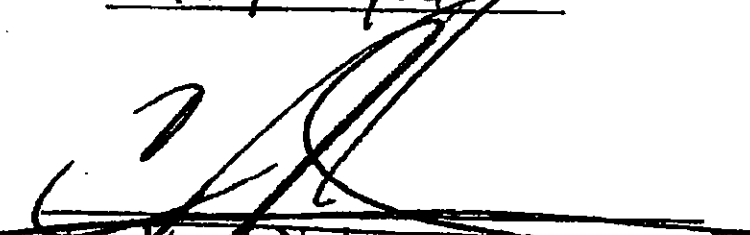
DATED: 12/28/16

By:   
A Cab LLC

DATED: 12/28/16

By:   
A Cab Series LLC, Employee  
Leasing Company


DATED: 12/28/16

By:   
Creighton J. Nady

**APPROVED AS TO FORM AND CONTENT:**

DATED: 12/28/16

BOURASSA LAW GROUP, LLC

By:   
Mark J. Bourassa, Esq.  
Attorneys for Plaintiff

DATED: 12/28/16

RODRIGUEZ LAW OFFICES, PC


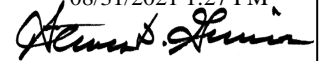
By:   
Esther C. Rodriguez, Esq.  
Attorneys for Defendants

EXHIBIT 12

005281

005281

EXHIBIT 12



CLERK OF THE COURT

**ORDR**

MARK J. BOURASSA, ESQ.

Nevada Bar No. 7999

VALERIE S. GRAY, ESQ.

Nevada Bar No. 14716

**THE BOURASSA LAW GROUP**

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[mbourassa@blgwins.com](mailto:mbourassa@blgwins.com)

[vgray@blgwins.com](mailto:vgray@blgwins.com)

*Attorneys for Plaintiff*

**DISTRICT COURT**

**CLARK COUNTY, NEVADA**

JASMINKA DUBRIC, individually and on behalf)  
of those similarly situated,

Plaintiff,

vs.

A CAB, LLC, a Nevada Limited Liability)  
Company; A CAB SERIES LLC, EMPLOYEE)  
LEASING COMPANY, a Nevada Series Limited)  
Liability Company; CREIGHTON J. NADY, an)  
individual; and DOES 3 through 20

Defendants.

Case No.: A-15-721063-C

Dept. No.: XXV

**ORDER APPROVING CLASS ACTION  
SETTLEMENT, AWARDED ATTORNEY  
FEES AND COSTS, AND AWARDED  
INCENTIVE PAYMENTS**

On March 11, 2021, the above-captioned matter came before the Honorable Kathleen E. Delaney, sitting in Department XXV of the Eighth Judicial District, Clark County, Nevada on the parties Motion for Final Approval of Class Action Settlement and Plaintiff's Motion for Attorneys' Fees, Costs, and Enhancement Award for Named Plaintiff (collectively the "Motions for Final Approval"). Plaintiff JASMINKA DUBRIC appeared by and through her counsel of record, Valerie S. Gray, Esq. and Mark J. Bourassa, Esq. of The Bourassa Law Group; Defendants, A CAB, LLC, A CAB SERIES LLC, EMPLOYEE LEASING COMPANY, and CREIGHTON J. NADY (collectively, "Defendants") appeared

1 by and through their counsel of record Esther C. Rodriguez, Esq. of Rodriguez Law Offices, P.C., and  
2 Intervenor MICHAEL MURRAY, MICHAEL RENO, and MICHAEL SARGEANT (the “Intervenor”)  
3 and Objectors MARCO BAKHTIARI, MICHAEL BRAUCHLE, THOMAS COHOON, GARY GRAY,  
4 JORDON HANSEN, ROGER KELLER, CHRIS D. NORVELL, POLLY RHOLAS and GERRIE  
5 WEAVER (the “Objectors”) appeared by and through their counsel of record, Leon Greenberg, Esq.

6 The Court, after having considered the Motions for Final Approval, the papers and pleadings on  
7 file herein, the oral arguments of counsel, and good cause appearing therefore, hereby finds as follows:

8 WHEREAS, a class action is pending in this Court entitled *Dubric, et al. v. A Cab, LLC, et al.*,  
9 Case No. A-15-721063-C (the “Action”);

10 WHEREAS, Plaintiff Jasminka Dubric ( “Settlement Class Representative”), individually and on  
11 behalf of the Class, and Defendants (collectively (the “Parties”), entered into the Class Action Settlement  
12 Agreement and Release signed by the Parties on December 28, 2016 and filed with the Court on January  
13 24, 2017 as an Exhibit to the Parties' Joint Motion for Preliminary Approval of Class Settlement  
14 Agreement on an Order Shortening Time (“Settlement Agreement”) setting forth the terms and conditions  
15 of the Parties’ proposed settlement (the “Settlement”);

16 WHEREAS, by Order dated October 11, 2020 (the “Preliminary Approval Order”), this Court (a)  
17 conditionally certified the Action to proceed as a class action on behalf of a class of all current and  
18 formerly hourly paid taxi cab drivers employed by A Cab, LLC and/or A Cab Series, LLC, Employee  
19 Leasing Company at any time from April 1, 2009 through July 2, 2014 (the “Class”); (b) appointed The  
20 Bourassa Law Group, LLC as Class Counsel; (c) preliminarily approved the Settlement; (d) ordered that  
21 Notice of the proposed Settlement be provided to potential Class Members; (e) provided Class Members  
22 with the opportunity to: (i) opt out of the Class or (ii) object to the proposed Settlement; and (f) scheduled  
23 a hearing regarding final approval of the Settlement;

24 WHEREAS, unless otherwise defined in this Order, the capitalized terms herein shall have the  
25 same meaning as they have in the Settlement Agreement;

26 WHEREAS, pursuant to this Court’s Order dated October 11, 2020, the Notice of Proposed Class  
27 Action Settlement (the “Class Notice”) was mailed to potential members of the Class to notify them of,  
28 among other things: (i) the Action pending against Defendants; (ii) the certification of the Action by the

1 Court to proceed as a class action on behalf of the Court-certified Class; and (iii) their right to opt out of  
2 the Settlement, the effect of remaining in the Class or requesting exclusion, and the requirements for  
3 requesting exclusion, and their right to object to the proposed Settlement.

4 WHEREAS, due and adequate notice has been given to the Class;

5 WHEREAS, on November 25, 2020, the Plaintiff filed a Motion for Final Approval of Class  
6 Action Settlement;

7 WHEREAS, on November 25, 2020, Plaintiff filed a Motion For Award Of Attorney Fees And  
8 Costs, And Incentive Awards For Named Plaintiff and a Memorandum of Costs;

9 WHEREAS, the Court conducted a hearing on March 11, 2021 (the "Fairness Hearing") to  
10 consider, among other things: (i) whether the terms and conditions of the Settlement are fair, reasonable  
11 and adequate, and in the best interests of the Settlement Class Representative and the other Class Members,  
12 and should therefore be approved; (ii) whether the objections filed by the Objectors and/or opposition  
13 filed by the Intervenor warrant a denial of the requested final approval of the Settlement or final approval  
14 subject to modifications; and (ii) whether an order should be entered dismissing the Action with prejudice  
15 against Defendants. In addition, the Court heard Plaintiff's Motion For Award of Attorney Fees and Costs,  
16 and Incentive Awards for Named Plaintiff;

17 WHEREAS, the Court, having reviewed and considered the Motion for Final Approval, the  
18 Settlement Agreement, all papers filed and proceedings herein in connection with the Settlement, all oral  
19 and written comments received regarding the Settlement, including the objections filed by the Objectors  
20 and the opposition filed with respect thereto by the Intervenor, Plaintiff's Motion For Award of Attorney  
21 Fees and Costs and Incentive Awards For Named Plaintiffs and all papers filed in support and in  
22 opposition thereto, Plaintiff's Memorandum of Costs, and the record in the Action, and good cause  
23 appearing therefore;

24 NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED:

25 1. **Jurisdiction.** This Court has jurisdiction over the subject matter of the Action, and all  
26 matters relating to the Settlement, as well as personal jurisdiction over all of the Parties and each of the  
27 Class Members.

28 2. **Incorporation of Settlement Documents.** This Order incorporates and makes a part

1 hereof: (a) the Settlement Agreement filed with the Court on January 24, 2017; and (b) the Settlement  
2 Notice, which was filed with the Court on January 24, 2017 and later amended by the request of the Court  
3 and Intervenor and filed with the Court on February 26, 2021; (c) the briefs, declarations, affidavits, and  
4 other materials filed in support of the Settlement Class Counsels' request for an award of attorneys' fees,  
5 incentive award, and reimbursement of expenses; (d) the record at the Preliminary Approval Hearing; (e)  
6 the record at the Fairness Hearing; (f) the documents listed on the docket sheet or otherwise submitted to  
7 the Court; and (g) all prior proceedings in the action.

8         3.       **Final Class Certification.** The Class was preliminarily certified by this Court on October  
9 11, 2020. The Court now enters its final certification of this Class pursuant to NRCP 23 finding that the  
10 Class satisfies all applicable requirements of NRCP 23(a) and NRCP 23(b) and due process. The Class  
11 shall consist of "all persons who were employed by A Cab, LLC and/or A Cab Series, LLC, Employee  
12 Leasing Company during the applicable statutory period prior to the filing of this Complaint continuing  
13 until date of judgment as Drivers in the State of Nevada." More specifically, the Settlement Class is  
14 defined as all current and former hourly paid Drivers employed by A Cab, LLC and/or A Cab Series LLC,  
15 Employee Leasing Company at any time from April 1, 2009 through July 2, 2014.

16         4.       **Exclusion.** Michael Murray, Michael Reno, and Michael Sargeant (collectively  
17 "Intervenor") are plaintiffs in a separate action entitled *Murray et al. v. A Cab Taxi Service LLC et al.*,  
18 Clark County Nevada District Court Case No. A-12-669926-C, which also alleges claims of unpaid  
19 minimum wages against A Cab LLC, as well as associated penalties pursuant to NRS 608.040. These  
20 individuals are expressly excluded from the Settlement Agreement for all purposes, pursuant to Section  
21 8.3. Additionally, the Court finds that only those individuals specifically listed in Exhibit "1," attached  
22 hereto, and no other member of the Class, have submitted timely valid requests for exclusion from the  
23 Class and therefore are not bound by this Final Order. All other members of the Class are bound by the  
24 terms and conditions of the Settlement Agreement and this Final Order.

25         5.       **Adequacy of Representation.** Class Representative Jasminka Dubric has adequately  
26 represented the Settlement Class for purpose of entering and implementing the Settlement. Mark J.  
27 Bourassa of The Bourassa Law Group is experienced and adequate Class Counsel. Class Representatives  
28 and Class Counsel have satisfied the requirements of NRCP 23(a)(4) and NRCP 23(f).

1           6.     **Settlement Notice.** The Court finds that the dissemination of the Settlement Notice: (i)  
2 was implemented in accordance with the Settlement Agreement and Preliminary Approval Order; (ii)  
3 constituted the best notice practicable under the circumstances; (iii) constituted notice that was reasonably  
4 calculated, under the circumstances, to apprise Class Members (a) of the effect of the Settlement  
5 (including the Releases provided for therein), (b) of Class Counsel's motion for an award of attorneys'  
6 fees, incentive award to the Settlement Class Representative, and reimbursement of litigation expenses,  
7 (c) of their right to object to any aspect of the Settlement, (d) of their right to opt out of the Class, and (e)  
8 of their right to appear at the Fairness Hearing; (iv) constituted due, adequate and sufficient notice to all  
9 persons entitled to receive notice of the proposed Settlement; and (v) satisfied the requirements of Rule  
10 23 of the Nevada Rules of Civil Procedure.

11           7.     **Final Settlement Approval.** Pursuant to, and in accordance with Rule 23 of the Nevada  
12 Rules of Civil Procedure, this Court hereby fully and finally approves the Settlement set forth in the  
13 Settlement Agreement in all respects (including, without limitation: the amount of the Settlement, the  
14 Releases provided for therein, and the dismissal with prejudice of claims against Defendants), and finds  
15 that the Settlement is, in all respects, fair, reasonable and adequate, and is in the best interest of Settlement  
16 Class Representative and the other Class Members. The settlement is approved and all objections to the  
17 settlement are overruled.

18           8.     **Implementation of the Settlement.** The Parties are directed to implement, perform and  
19 consummate the Settlement in accordance with the terms and provisions contained in the Settlement  
20 Agreement. The Court orders Defendants to fund the Settlement Fund in the total amount of Two Hundred  
21 Twenty-Four Thousand Five Hundred Twenty-Nine Dollars (\$224,529.00), and orders the Class Counsel  
22 to disburse the Settlement Fund to the Class Members pursuant to Section 11 of the Settlement Agreement,  
23 which provides that Ms. Nicole Omps, CPA of Beta Consulting shall determine the amounts owed to each  
24 class member based on the number of workweeks for each Class Member.

25           9.     **Award of Attorney Fees and Costs.** In addition, the Court hereby grants Plaintiff's  
26 Motion for Attorney Fees and Costs, and orders Defendants to pay Class Counsel Fifty-Seven Thousand  
27 Five Hundred Dollars (\$57,500.00) in attorneys' fees and costs. The Court finds that Class Counsel's  
28 requested fees are reasonable and are based upon the actual time expended by Class Counsel in the



1 litigation of this matter. The Court further finds that Class Counsel's requested costs were reasonable,  
2 necessary, and actually incurred.

3 10. **Incentive Awards for Settlement Class Representatives.** Pursuant to the terms of the  
4 Parties' Settlement Agreement and Plaintiff's Motion, the Court also orders Defendants to pay an  
5 Incentive Award to the Settlement Class Representative Jasminka Dubric in the amount of five thousand  
6 dollars (\$5,000.00) to be paid from the Settlement Fund. The Court finds that this amount is reasonable  
7 and appropriate based upon the services the Settlement Class Representative provided in litigating this  
8 matter.

9 11. **Binding Effect.** The terms of the Settlement Agreement and of this Order shall be forever  
10 binding on the Settlement Class Representative, all other Class Members and Defendants, as well as their  
11 respective heirs, executors, administrators, predecessors, successors, affiliate and assigns. The Persons  
12 listed on Exhibit 1 hereto and the individual Intervenors Michael Murray, Michael Reno, Michael Sargeant  
13 are excluded from the Class pursuant to request and the Settlement Agreement and are not bound by the  
14 terms of the Settlement Agreement or this Order.

15 12. **Releases.** The releases as set forth in paragraph 13 of the Settlement Agreement, together  
16 with the definitions contained in paragraph 2 of the Settlement Agreement relating thereto, are expressly  
17 incorporated herein in all respects. Accordingly, this Court orders that:

18 a) Except for the obligations and rights created by the Settlement Agreement, and  
19 upon Final Approval of the Settlement, the Settlement Class hereby releases and absolutely and forever  
20 discharges Defendants A Cab LLC, A Cab Series LLC, Employee Leasing Company, Creighton J. Nady,  
21 and their past, present, and future subsidiaries, parent companies, their predecessors in interest and/or  
22 ownership, successors in interest and/or ownership, partners, licensees, assignees, managing members,  
23 Insurers, including claims under any and all insurance policies, estates, and other affiliates and/or related  
24 entities, and each of the foregoing Persons' respective past, present, and future officers, directors,  
25 attorneys, shareholders, indemnitees, predecessors, successors, trusts, trustees, partners, associates,  
26 principals, divisions, employees, Insurers, any and all insurance policies, members, agents,  
27 Representatives, brokers, consultants, heirs, and assigns from any and all Settled Claims.

28 b) The Releasing Parties acknowledge that they are aware that they or their attorneys

may hereafter discover claims or facts in addition to or different from those now known or believed to be true with respect to the subject matter of this Agreement and/or the Settled Claims. The Releasing Parties acknowledge that they intend to and will fully, finally, and forever settle and release any and all Settled Claims described herein, whether known or unknown, suspected or unsuspected, which now exist, hereinafter may exist, or heretofore may have existed. In furtherance of this intention, the releases contained in this Agreement shall be and remain in effect as full and complete releases of the Settled Claims by the Releasing Parties without regard to the subsequent discovery or existence of such different or additional claims or facts. Furthermore, upon the expiration of the Claims Period, each and every Releasing Party and all successors in interest shall be permanently enjoined and forever barred from prosecuting any and all Settled Claims against Defendants, A Cab LLC, A Cab Series LLC, Employee Leasing Company, Creighton J. Nady, and their past, present, and future subsidiaries, parent companies, their predecessors in interest and/or ownership, successors in interest and/or ownership, partners, licensees, assignees, managing members, Insurers, including claims under any and all insurance policies, estates, and other affiliates and/or related entities, and each of the foregoing Persons' respective past, present, and future officers, directors, attorneys, shareholders, indemnitees, predecessors, successors, trusts, trustees, partners, associates, principals, divisions, employees, Insurers, any and all insurance policies, members, agents, Representatives, brokers, consultants, heirs, and assigns.

13. Notwithstanding paragraph 12 above, nothing in this Order shall bar any action by any of the Parties to enforce or effectuate the terms of the Settlement Agreement or this Order;

14. **No Admission.** Neither this Order, nor the Settlement Agreement, nor the negotiation of the Settlement, nor any proceedings taken pursuant thereto:

a) Shall be offered against Defendants as evidence of, or construed as, or deemed to be evidence of any presumption, concession or admission with respect to the truth of any fact alleged by the Settlement Class Representative or the validity of any claim that was or could have been asserted or the deficiency of any defense that could have been asserted in this Action or in any litigation, or of any liability, negligence, fault, or other wrongdoing of any kind; or

b) Shall be construed against any of the Releasees as an admission, concession or presumption that the consideration to be given hereunder represents the amount which could be or would

1 have been recovered after trial.

2 15. **Retention of Jurisdiction.** Without affecting the finality of this Order in any way, this  
3 Court retains continuing and exclusive jurisdiction over the Parties for purposes of administration,  
4 interpretation, implementation and enforcement of the Settlement, disposition of the Settlement Fund, and  
5 the Class Members for all matters relating to the Action.

6 16. **Modification of the Settlement Agreement.** Without further approval from the Court,  
7 Settlement Class Representative and Defendants are hereby authorized to agree to and adopt such  
8 amendments or modifications of the Stipulation or any exhibits attached thereto to effectuate the  
9 Settlement that: (i) are not materially inconsistent with this Order; and (ii) do not materially limit the rights  
10 of the Class Members in connection with the Settlement. Without further order of the Court, Settlement  
11 Class Representatives and Defendants may agree to reasonable extension of time to carry out any  
12 provisions of the Settlement. All other modifications or amendments of the Settlement Agreement must  
13 be agreed to by all Parties and approved by the Court, in accordance with the terms of the Settlement  
14 Agreement.

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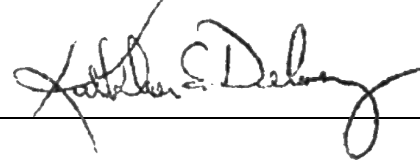
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17. **Termination.** If the Settlement is terminated as provided in the Settlement Agreement, then this Order (and any orders of the Court relating to the Settlement) shall be vacated, rendered null and void and be of no further force or effect, except as otherwise provided by the Settlement Agreement.

**IT IS SO ORDERED.**

Dated this 31st day of August, 2021



Respectfully submitted by:

**F3B 729 660B FCB6  
Kathleen E. Delaney  
District Court Judge**

**THE BOURASSA LAW GROUP**

By: /s/ Valerie S. Gray

MARK J. BOURASSA, ESQ.

Nevada Bar No. 7999

VALERIE S. GRAY, ESQ.

Nevada Bar No. 14716

2350 W. Charleston Blvd., #100

Las Vegas, Nevada 89102

*Attorneys for Plaintiffs*

Approved as to form by:

**RODRIGUEZ LAW OFFICES, P.C.**

**LEON GREENBERG PROFESSIONAL CORP.**

By: Esther C. Rodriguez

ESTHER C. RODRIGUEZ, ESQ.

Nevada Bar No. 6473

10161 Park Run Dr., Suite 150

Las Vegas, Nevada 89145

*Attorneys for Defendants*

By: **NOT APPROVED**

Leon Greenberg, Esq.

Nevada Bar No. 8094

2965 S. Jones Boulevard - Ste. E-3

Las Vegas, Nevada 89146

*Attorney for the Intervenors*

*Dubric v. A Cab, LLC, et al.*  
*Case No. A-15-721063- C*

**EXHIBIT 1**

**Persons Excluded from Class Pursuant to Opt-Out Request**

1. Richard Clark  
440 Golden State St.  
Henderson, Nevada 89012

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**From:** [Esther Rodriguez](#)  
**To:** [Valerie Gray](#)  
**Cc:** ["Susan Dillow"](#)  
**Subject:** RE: Dubric v. A Cab - Final Order  
**Date:** Friday, April 30, 2021 1:15:32 PM  
**Attachments:** [image002.png](#)  
[image003.png](#)

---

Yes, you have my authorization to use my e-signature on this proposed order. Thank you.

Esther C. Rodriguez, Esq.  
 Rodriguez Law Offices, P.C.  
 10161 Park Run Drive, Suite 150  
 Las Vegas, Nevada 89145  
 (P) 702-320-8400  
 (F) 702-320-8401  
[esther@rodriguezlaw.com](mailto:esther@rodriguezlaw.com)

CONFIDENTIALITY NOTICE: Unless otherwise indicated or obvious from the nature of the transmittal, the information contained in this e-mail message is attorney/client privileged and confidential information intended for the use of the individual or entity named above. If the reader of this message is not the intended recipient, or the employee or agent responsible to deliver it to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, immediately notify the sender by telephone at 702-320-8400, return the original message to [esther@rodriguezlaw.com](mailto:esther@rodriguezlaw.com) and delete or destroy any and all other copies. Thank you for your assistance.

---

**From:** Valerie Gray <[vgray@blgwins.com](mailto:vgray@blgwins.com)>  
**Sent:** Friday, April 30, 2021 12:47 PM  
**To:** Esther Rodriguez <[esther@rodriguezlaw.com](mailto:esther@rodriguezlaw.com)>  
**Subject:** Dubric v. A Cab - Final Order

Esther:

Attached please find the proposed order for the March 11, 2021 hearing for your review.

If acceptable, please confirm I have your authority to use your e-signature.

Sincerely,



Valerie S. Gray  
 Attorney

2350 W. Charleston Blvd., Suite 100  
 Las Vegas, Nevada 89102

[vgray@blgwins.com](mailto:vgray@blgwins.com)  
 Office: (702) 851-2180  
 Fax: (702) 851-2189



BEVERLY HILLS • DENVER • LAS VEGAS • SCOTTSDALE

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1 **CSERV**

2 DISTRICT COURT  
3 CLARK COUNTY, NEVADA

4  
5  
6 Jasminka Dubric, Plaintiff(s)

CASE NO: A-15-721063-C

7 vs.

DEPT. NO. Department 25

8 A Cab LLC, Defendant(s)  
9

10 **AUTOMATED CERTIFICATE OF SERVICE**

11 This automated certificate of service was generated by the Eighth Judicial District  
12 Court. The foregoing Order was served via the court's electronic eFile system to all  
13 recipients registered for e-Service on the above entitled case as listed below:

14 Service Date: 8/31/2021

15 "Esther Rodriguez, Esq." .

esther@rodriguezlaw.com

16 "Mark J. Bourassa, Esq." .

mbourassa@blgwins.com

17 Assistant .

info@rodriguezlaw.com

18 Carmen Cherry .

ccherry@blgwins.com

19 Dana Sniegocki .

dana@overtimelaw.com

20 filings .

susan8th@gmail.com

21 Hilary Daniels .

hdaniels@blgwins.com

22 Hillary Ross .

hross@blgwins.com

23 Jennifer Fornetti .

jfornetti@blgwins.com

24 leon greenberg .

leongreenberg@overtimelaw.com

25 Susan Dillow .

susan@rodriguezlaw.com

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Trent Richards . trichards@blgwins.com  
Mercedes Ortega mortega@blgwins.com



EXHIBIT 13

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EXHIBIT 13

**OFFER**

Esther C. Rodriguez, Esq.  
 Nevada Bar No. 6473  
 RODRIGUEZ LAW OFFICES, P.C.  
 10161 Park Run Drive, Suite 150  
 Las Vegas, Nevada 89145  
 702-320-8400  
[info@rodriguezlaw.com](mailto:info@rodriguezlaw.com)  
*Attorneys for Defendant A Cab, LLC*

**DISTRICT COURT****CLARK COUNTY, NEVADA**

MICHAEL MURRAY and MICHAEL RENO,  
 Individually and on behalf of others similarly  
 situated,

Case No.: A-12-669926-C  
 Dept. No. I

Plaintiffs,

vs.

A CAB TAXI SERVICE LLC and A CAB, LLC,

Defendants.

**A CAB, LLC'S OFFER OF JUDGMENT TO PLAINTIFF MICHAEL MURRAY**

Defendant A Cab, LLC, by and through its attorney of record, ESTHER C. RODRIGUEZ, ESQ., of RODRIGUEZ LAW OFFICES, P.C., and pursuant to NRS 17.115, hereby offers to accept judgment against it and in favor of Plaintiff Michael Murray in the amount of SEVEN THOUSAND FIVE HUNDRED DOLLARS (\$7,500.00) as full and final settlement of this matter. Said offer is inclusive of interest, costs and attorney's fees.


This offer shall not be construed as a waiver of any of Defendant's rights in this matter. This offer of judgment is made solely for the purposes specified in NRCP 68 and NRS 17.115 as a compromise offer of settlement only and shall not be deemed as an admission or introduced into evidence at the time of trial.

Pursuant to NRS 17.115 and NRCP Rule 68, if this offer is not accepted within ten (10) days after service, it will be deemed withdrawn. If this action is thereafter tried or arbitrated and Plaintiff fails to obtain a judgment in excess of this offer, Defendant will seek an award of costs, attorneys'

fees, and interest that have been incurred from the time of this offer.

DATED this 9 day of March, 2015.

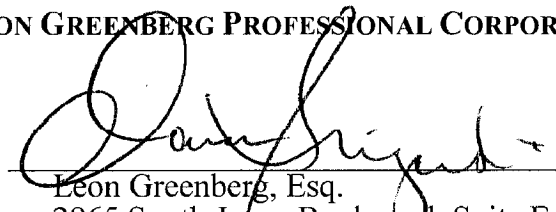
**RODRIGUEZ LAW OFFICES, P.C.**

By:   
 Esther C. Rodriguez, Esq.  
 Nevada Bar No. 6473  
 10161 Park Run Drive, Suite 150  
 Las Vegas, Nevada 89145  
*Attorneys for Defendant A Cab, LLC*

**RECEIPT OF COPY**

**RECEIPT OF COPY of A Cab, LLC'S Offer of Judgment to Plaintiff Michael Murray**  
 is hereby acknowledged this 10<sup>th</sup> day of March, 2015 by:

**LEON GREENBERG PROFESSIONAL CORPORATION**

By:   
 Leon Greenberg, Esq.  
 2965 South Jones Boulevard, Suite E4  
 Las Vegas, Nevada 89146  
*Counsel for Plaintiff*

**Rodriguez Law Offices, P.C.**

10161 Park Run Drive, Suite 150  
 Las Vegas, Nevada 89145  
 Tel (702) 320-8400  
 Fax (702) 320-8401

005297

EXHIBIT 14

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EXHIBIT 14

**OFFER**

Esther C. Rodriguez, Esq.  
 Nevada Bar No. 6473  
 RODRIGUEZ LAW OFFICES, P.C.  
 10161 Park Run Drive, Suite 150  
 Las Vegas, Nevada 89145  
 702-320-8400  
[info@rodriguezlaw.com](mailto:info@rodriguezlaw.com)  
*Attorneys for Defendant A Cab, LLC*

**DISTRICT COURT****CLARK COUNTY, NEVADA**

MICHAEL MURRAY and MICHAEL RENO,  
 Individually and on behalf of others similarly  
 situated,

Case No.: A-12-669926-C  
 Dept. No. I

Plaintiffs,

vs.

A CAB TAXI SERVICE LLC and A CAB, LLC,

Defendants.

**A CAB, LLC'S OFFER OF JUDGMENT TO PLAINTIFF MICHAEL RENO**

Defendant A Cab, LLC, by and through its attorney of record, ESTHER C. RODRIGUEZ, ESQ., of RODRIGUEZ LAW OFFICES, P.C., and pursuant to NRS 17.115, hereby offers to accept judgment against it and in favor of Plaintiff Michael Reno in the amount of FIFTEEN THOUSAND DOLLARS (\$15,000.00) as full and final settlement of this matter. Said offer is inclusive of interest, costs and attorney's fees.


This offer shall not be construed as a waiver of any of Defendant's rights in this matter. This offer of judgment is made solely for the purposes specified in NRCP 68 and NRS 17.115 as a compromise offer of settlement only and shall not be deemed as an admission or introduced into evidence at the time of trial.

Pursuant to NRS 17.115 and NRCP Rule 68, if this offer is not accepted within ten (10) days after service, it will be deemed withdrawn. If this action is thereafter tried or arbitrated and Plaintiff fails to obtain a judgment in excess of this offer, Defendant will seek an award of costs, attorneys'

fees, and interest that have been incurred from the time of this offer.

DATED this 9 day of March, 2015.

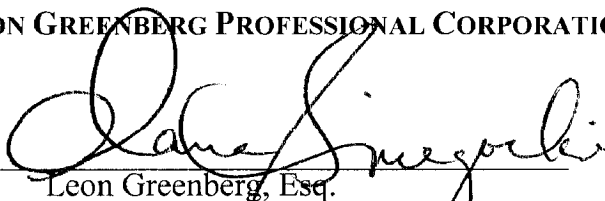
**RODRIGUEZ LAW OFFICES, P.C.**

By:   
 Esther C. Rodriguez, Esq.  
 Nevada Bar No. 6473  
 10161 Park Run Drive, Suite 150  
 Las Vegas, Nevada 89145  
*Attorneys for Defendant A Cab, LLC*

**RECEIPT OF COPY**

**RECEIPT OF COPY of A Cab, LLC'S Offer of Judgment to Plaintiff Michael Reno** is hereby acknowledged this 10<sup>th</sup> day of March, 2015 by:

**LEON GREENBERG PROFESSIONAL CORPORATION**

By:   
 Leon Greenberg, Esq.  
 2965 South Jones Boulevard, Suite E4  
 Las Vegas, Nevada 89146  
*Counsel for Plaintiff*

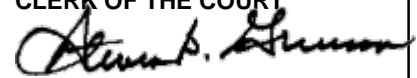
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BRF

LEON GREENBERG, ESQ., SBN 8094  
RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
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Henderson Nevada 89012  
Tel (702) 259-7777  
Fax (702) 259-7704  
[christian@gabroy.com](mailto:christian@gabroy.com)  
Attorneys for Plaintiffs

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

MICHAEL MURRAY, and MICHAEL  
RENO, Individually and on behalf of  
others similarly situated,

Plaintiffs,

vs.

A CAB TAXI SERVICE LLC, A CAB  
SERIES LLC formerly known as A  
CAB LLC, and CREIGHTON J. NADY,

Defendants.

Case No.: A-12-669926-C

Dept.: IX

**PLAINTIFFS' OMNIBUS  
BRIEF PURSUANT TO THE  
COURT'S ORDER OF  
SEPTEMBER 19, 2022**

Plaintiffs, through their attorneys, Leon Greenberg Professional Corporation,  
hereby submit this omnibus brief to address the matters pending before the Court  
pursuant to this Court's Order of September 19, 2022.

**ARGUMENT**

**I. Regarding the plaintiffs' motion for entry of modified judgment,  
defendants' motion for declaratory order, and the impact of the  
Dubric appeal, proceedings and district court judgment on this case.**

Plaintiffs' motion for entry of modified judgment (filed February 14, 2022) and  
defendant A Cab's motion for declaratory order (filed February 11, 2022) address the  
same issue: determining the exact dollar amount of this Court's judgment of August

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21, 2018, remaining in light of the Supreme Court’s decision reducing the damages awarded by the judgment to a two-year statute of limitations period and otherwise fully affirming the judgment. A Cab also asserts the *Dubric* appeal, proceedings, and district court judgment impact that determination or should delay the making of that determination (the latter assertion being made in its “Request for Judicial Notice” filed on September 26, 2022).

**A. The *Dubric* proceedings have no bearing on the amount of the Court’s judgment remaining post-remittitur and provide no basis to further delay determining that amount.**

**1. The pending petition for *en banc* reconsideration in *Dubric* cannot impact the amount of the judgment.**

This issue was fully addressed in plaintiffs’ response of September 26, 2022, to A Cab’s “Request for Judicial Notice” of that date and is repeated for the Court’s convenience.

The Nevada Supreme Court Panel’s Order of Affirmance in *Dubric* declined to address whether *Dubric* had subject matter jurisdiction to impact the final judgment and proceedings in this case. The *En Banc* petition in *Dubric* does **not** seek to change that decision. See, Ex. “1” of Judicial Notice materials, p. 13, fn 5. Nor is there any basis for the Supreme Court to further examine that issue under NRAP 40A(a), as *en banc* reconsideration is only authorized to maintain the uniformity of decisions or to address “substantial precedential, constitutional or public policy issues.” The Supreme Court Panel’s election to *not* address whether *Dubric* had subject matter jurisdiction to impact the judgment and proceedings in this case was indisputably within its discretion. And since that issue remains to be litigated, its decision to so exercise its discretion violated no precedents, constitutional standards or public policy. It cannot be reconsidered *en banc*.

The impact of the *Dubric* proceedings (or its lack of impact) on the judgment in this case must be determined, in the first instance, by this Court (subject to possible review by the Nevada Supreme Court). Delaying that determination to await the

1 conclusion of the *en banc* Petition in *Dubric* is pointless and sought by A Cab solely  
2 for the purpose of delay.

3 **2. The Supreme Court's affirmance of the *Dubric* judgment**  
4 **(or its reversal of that judgment) cannot impact the**  
5 **amount of the judgment that remains in this case.**

6 To reiterate what has been presented in other briefings to the Court: once a  
7 claim has been resolved by a final judgment entered by the district court, such final  
8 judgment cannot be modified or vacated by the district court "...except in conformity  
9 with the Nevada Rules of Civil Procedure." *Greene v. Eighth Jud. Dist. Ct.*, 900 P.2d  
10 184, 186 (Nev. Sup. Ct. 1999). "[O]nce a final judgment is entered, the district court  
11 lacks jurisdiction to reopen it, absent a proper and timely motion under the Nevada  
12 Rules of Civil Procedure." *SFPP L.P. v. Second Jud. Dist. Ct.*, 173 P.3d 715, 717  
13 (Nev. Sup. Ct. 2007). The *Dubric* judgment did not assert it was authorized by any  
14 provision of the NRCP to modify or release the judgment in this case and A Cab offers  
15 no explanation as to how it was.

16 Although not necessary to the analysis, since it is clear *Dubric* could not have,  
17 did not have, and never had, subject matter jurisdiction to impact the judgment entered  
18 in this case, the appeal of the final judgment in this case divested (both this  
19 Department and the Department hearing *Dubric*) of jurisdiction over that judgment  
20 until remittitur issued. *See, Mack-Manley v. Manley*, 138 P.3d 525, 529-30 (Nev.  
21 Sup. Ct. 2006). Accordingly, the *Dubric* final judgment, entered in 2021, after the  
22 final judgment was entered in this case in 2018 but while the appeal of that 2018 final  
23 judgment was still pending before the Supreme Court, was void in respect to the  
24 judgment entered in this case.<sup>1</sup> *See, also, Jeep Corp. v. Second Jud. Dist. Ct.*, 652 P.2d  
25 1183, 1186-87 (Nev. Sup. Ct. 1982) (Purported judgment entered by District Judge

---

26 <sup>1</sup> The *Dubric* judgment, as affirmed by the Supreme Court, cannot impact the  
27 rights of the 661 judgment holders in this case that arise under this case's judgment.  
28 That the *Dubric* judgment may be controlling of other rights, not arising under this  
case's judgment, is irrelevant.

1 was “*void ab initio*” as the district court’s jurisdiction “ended” with the entry of final  
2 judgment); *SFPP, LP*, 173 P.3d at 718 (“Nevada district courts retain jurisdiction until  
3 a final judgment has been entered” and the district court “lacked jurisdiction to  
4 conduct any further proceedings with respect to the matters resolved in the judgment  
5 unless it was first properly set aside or vacated.”); *Lemkuil v. Lemkuil*, 551 P.2d 427,  
6 429 (Nev. Sup. Ct. 1976) (Later filed action in different department of same district  
7 court involving same dispute of parties was properly dismissed as all issues had to be  
8 dealt with in the earlier action “[i]n Nevada, once a court of competent jurisdiction  
9 assumes jurisdiction over a particular subject matter, no other court of coordinate  
10 jurisdiction may interfere.” citing *Metcalf v. District Court*, 274 P. 5 (Nev. Sup. Ct.  
11 1929) and *Landreth v. Malik*, 251 P.3d 163, 166 (Nev. Sup. Ct. 2011) (Judgment  
12 purported to be rendered by district court lacking subject matter jurisdiction is void,  
13 citing *State Indus. Ins. System v. Sleeper*, 679 P.2d 1273, 1274 (Nev. Sup. Ct. 1984)).  
14 See, also, *Blair v. Equifax Check Services, Inc.*, 181 F.3d 832, 838 (7<sup>th</sup> Cir. 1999)  
15 (discussing multiple class actions involving same claims; normal rules of preclusion  
16 require that the first to reach final judgment be controlling).

17 No basis exists for A Cab’s assertion our system of justice, and the rule of law,  
18 allows subsequent proceedings (here in *Dubric*) taken by a coordinate district court  
19 judge, in a different case, to release an earlier unsatisfied district court judgment that  
20 was appealed and duly affirmed. Nor does the inability of the *Dubric* proceedings to  
21 impact the judgment in this case arise just from the black letter law of subject matter  
22 jurisdiction. That inability also results from the express terms of the judgment entered  
23 in this case. That judgment specifically bars A Cab from receiving any satisfaction  
24 (release) of the amounts awarded to the plaintiff class members except pursuant to an  
25 “Order of this Court in this case,” a provision of the judgment not contested in A  
26  
27  
28

1 Cab's appeal and now affirmed by the Supreme Court.<sup>2</sup> In light of that circumstance,  
2 any order or judgment in *Dubric* purporting to effectuate such a release or satisfaction  
3 of any portion of the judgment entered in this case is *void ab initio*.

4 Nor is any reversal of the *Dubric* judgment (if such was to result from the  
5 pending *en banc* petition) material to determining the amount of the post-remittitur  
6 judgment in this case. Given the inability of the *Dubric* judgment to impact the  
7 judgment in this case, there is no reason to await conclusion of the *en banc* petition  
8 proceedings (as A Cab will no doubt urge) to see if such a reversal occurs.

9 **3. Arguments by A Cab about payments in *Dubric***  
10 **offsetting the judgment in this case are not**  
11 **properly considered at this time; it can present that**  
12 **claim after the modified judgment amount is determined.**

13 A Cab made a commitment under the *Dubric* judgment to send payments  
14 totaling \$219,529 to various taxicab drivers, including many who are judgment  
15 creditors in this case. That commitment was for less than 30% of the total amounts  
16 (\$684,886 with over four years of post-judgment interest) currently owed to those  
17 judgment creditors. It is unknown how much of that \$219,529 was actually paid to the  
18 judgment creditors in this case, though some of it was so paid.

19 Any claim by A Cab that its liability in this case should be reduced by the  
20 payments it has made in *Dubric* is irrelevant to determining the amount of the post-  
21 remittitur judgment in this case. Once that modified judgment amount is set forth in  
22 the record, A Cab may then make such argument and be heard on that claim. That  
23 issue cannot be allowed to delay the entry of that modified judgment amount.

24 Although outside the scope of the current issues before the Court, A Cab's  
25 assertion the *Dubric* payments should act as an offset rests on very shaky ground. It

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26 <sup>2</sup> See Judgment of August 21, 2018, p. 33, l. 24, - p. 34, l. 1: "Defendants, their  
27 agents, and their attorneys, are prohibited from communicating with the class member  
28 judgment creditors about their judgments granted by this Order or securing any release  
or satisfaction of those judgments without first securing a further Order of this Court  
in this case."

1 violated this Court's Order (discussed *supra*) by making those payments, in pursuit of  
2 a satisfaction of its judgment liabilities, without an Order of the Court in this case. Its  
3 request for such an offset does not involve any legal right it possesses, since it violated  
4 this Court's Order when it made those payments, but an appeal to equity. Yet its  
5 unclean hands, in violating this Court's Order in that fashion, and its other inequitable  
6 conduct, should result in a denial of any such equitable relief.

7 In addition, the *Dubric* judgment purports to release liabilities and claims that  
8 are outside the scope of those adjudicated into the judgment in this case (including  
9 those that pre-date and post-date the period for which minimum wages were awarded  
10 in this case). It would be inequitable to find that those payments in *Dubric*, which as  
11 a matter of subject matter jurisdiction can only release claims *other* than those  
12 incorporated into the judgment in this case, also act to satisfy (in part) A Cab's  
13 liabilities in this case. A Cab, having secured the *Dubric* judgment and its affirmance,  
14 should be left *in pari delicto* with such payments in *Dubric* being limited to the release  
15 of whatever claims (if any) *Dubric* was capable of asserting subject matter jurisdiction  
16 over.

17 **B. The issues presented by plaintiffs' motion to enter a**  
18 **modified post-remittitur judgment, and A Cab's motion**  
19 **for a declaratory order, are fully and adequately briefed.**

20 As discussed in plaintiffs' briefings on these motions, determining the amount  
21 of the post-remittitur judgment involves purely arithmetical calculations based upon  
22 amounts (hours worked/wages paid/minimum wages owed per week/pay period)  
23 already placed in the record. Except for the time limitation reduction in the judgment  
24 amount (requiring removal of the amounts awarded for the period prior to October 8,  
25 2010, the two year statute of limitations period) the Supreme Court affirmed every  
26 aspect of the judgment. The amount of the judgment as so modified is uncontested by  
27 A Cab, except for one error of \$883.88 which existed in the original judgment and is  
28 properly deemed waived by A Cab but that plaintiffs agreed to correct. The modified

1 judgment amount is, as so corrected, properly calculated and set forth in the Reply  
2 filed by the plaintiffs on August 12, 2022, and should be promptly entered  
3 accordingly.

4 As discussed in plaintiffs' opposition, A Cab's motion for a "declaratory order"  
5 is nonsensical and seeks relief (a re-examination of issues resolved by the affirmed  
6 final judgment) that is beyond this Court's power to grant. The Court should not  
7 consider any new arguments A Cab may now raise in its reply, deny that motion, and  
8 grant plaintiffs' counter-motion in connection with the same seeking an award of  
9 \$1,400 in attorney's fees for time spent opposing that motion.

10 **II. Regarding the plaintiffs' three other pending**  
11 **motions seeking awards of various attorneys fees.**

12 Briefings are complete on three attorney fee award motions of the plaintiffs (for  
13 pre-judgment attorney's fees as modified by remittitur; for fees in connection with  
14 their successful defense of the judgment on appeal; and for fees in connection with  
15 their successful appeal reversing this Court's Order denying the appointment of a  
16 receiver). Plaintiffs' counsel has received no payment for what is now well over  
17 2,000 hours of attorneys' time spent on litigating this case for 10 years, incurring over  
18 \$50,000 in out of pocket costs as well (none of which have been reimbursed). That  
19 circumstance is precisely what A Cab has long sought, and succeeded in securing,  
20 throughout this litigation: rendering the prosecution of this case impossible for  
21 plaintiffs' counsel as a matter of economics, irrespective of its merits or A Cab's  
22 liability for the unpaid minimum wages at issue. Plaintiffs urge the Court to proceed  
23 with all due speed to resolve those motions and put an end to that unjust circumstance.

24 The Court should be aware that plaintiffs must still present motions to the Court  
25 for (A) An award of pre-judgment costs, as per the remittitur; and (B) An award of  
26 post-remittitur attorney's fees for the post-remand proceedings (which have become  
27 extensive). The Court's Order of September 19, 2022, directed no further filings be  
28 made in this case at this time and those motions cannot currently be presented to the

1 Court. Plaintiffs are hopeful the Court will make swift progress on resolving all of the  
2 pending motions and authorize the filing of those additional motions in the near future.

3 Dated: September 30, 2022

4  
5 LEON GREENBERG PROFESSIONAL CORP.

6 /s/ Leon Greenberg  
7 Leon Greenberg, Esq.  
8 Nevada Bar No. 8094  
9 2965 S. Jones Boulevard - Ste. E-3  
10 Las Vegas, NV 89146  
11 Tel (702) 383-6085  
12 Attorney for the Class  
13  
14  
15  
16  
17  
18  
19  
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21  
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23  
24  
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26  
27  
28

005308

005308

1  
2 PROOF OF SERVICE

3  
4 The undersigned certifies that on September 30, 2022 he served the  
5 within:

6 **OMNIBUS BRIEF**

7 by court electronic service to:

8 TO:

9 Esther C. Rodriguez, Esq.  
10 RODRIGUEZ LAW OFFICES, P.C.  
10161 Park Run Drive, Suite 150  
Las Vegas, NV 89145

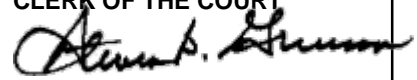
11  
12  
13 /s/ *Leon Greenberg*

14 \_\_\_\_\_  
15 Leon Greenberg



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185



**MCOS**  
Esther C. Rodriguez, Esq.  
Nevada Bar No. 6473  
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702-794-4411  
[jshafer@premierelegalgroup.com](mailto:jshafer@premierelegalgroup.com)  
*Attorneys for Defendants*

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

MICHAEL MURRAY and MICHAEL RENO,  
Individually and on behalf of others similarly  
situated,

Plaintiffs,

vs.

A CAB TAXI SERVICE LLC and A CAB, LLC,  
and CREIGHTON J. NADY,

Defendants.

Case No.: A-12-669926-C  
Dept. No. IX

HEARING REQUESTED

**DEFENDANTS' MOTION FOR COSTS**

Defendants/Real Parties in Interest, A Cab, LLC, A Cab Series, LLC, and Creighton J. Nady (hereinafter "A Cab"), by and through their attorneys of record, ESTHER C. RODRIGUEZ, ESQ., of RODRIGUEZ LAW OFFICES, P.C., and JAY A. SHAFER, ESQ., of CORY READE DOWS AND SHAFER hereby respectfully move this Court pursuant to NRAP 39, NRS 18.060, and supporting caselaw for costs incurred in defending the Supreme Court appeal, Docket 84566 Writ for Petition of Mandamus filed in this matter. Plaintiffs' Writ has been **Denied** by the Nevada Supreme Court and the A Cab defendants are the prevailing parties obtaining affirmative relief.

**MEMORANDUM OF POINTS AND AUTHORITIES**

**A. A Cab Seeks an Award of Costs from the District Court Pursuant to NRAP 39 and as the Prevailing Party Receiving Affirmative Relief.**

In *Canepa v. Durham*, the Nevada Supreme Court stated: “This court has repeatedly held that where affirmative relief is given, even though no specific award of costs be made in the opinion, the party receiving such affirmative relief is entitled thereto. *Dixon v. Southern Pacific Co.*, 42 Nev. 73, 90, 172 P. 368, 177 P. 14, 179 P. 382; *Richards v. Vermilyea*, 42 Nev. 294, 300, 175 P. 188, 180 P. 121; *Page v. Walser*, 47 Nev. 386, at page 394, 223 P. 1079; *Sorge v. Sierra Auto Supply Co.*, 48 Nev. 60, 227 P. 320; *Lee Tire Rubber Co. v. McCarran et al.*, 57 Nev. 123, 59 P.2d 649; *Golden v. McKim*, 45 Nev. 350, 204 P. 602; *Siebert v. Smith*, 49 Nev. 312, 244 P. 1012, 246 P. 1; *Gerlach Livestock Co. v. Laxalt*, 53 Nev. 259, 267, 298 P. 413, 2 P.2d 123.” *Canepa v. Durham*, 62 Nev. 417, 431 (Nev. 1944).

Pursuant to NRAP 39, the following costs on appeal are taxable in the district courts:

**(1) preparation and transmission of the record;**

(2) the reporter’s transcript, if needed to determine the appeal;

**(3) preparation of the appendix;**

(4) premiums paid for a supersedeas bond or other bond;

(5) the fee for filing the notice of appeal. **NRAP 39(e)** (emphasis added to those costs being requested herein.)

A Cab, as the Real Parties In Interest, in this matter has incurred these said costs in having to respond to Plaintiffs’ Petition for Writ of Mandamus which was DENIED by the Nevada Supreme Court.

The decision was rendered by the Nevada Supreme Court on September 23, 2022. **Exhibit 1**, *Order Denying Petition for A Writ of Mandamus. A Notice in Lieu of Remittitur* was issued on October 18, 2022, rendering this request for costs timely. **Exhibit 2**.

In the Order dismissing the writ petition, the Nevada Supreme Court indicated, “*Having reviewed the petition, answer, reply and accompanying appendices, we conclude that our extraordinary intervention is not warranted at this time . . . Accordingly, we ORDER the petition*

*DENIED.*” Exhibit 1, Order, p. 2.

NRAP 39(a)(1) provides that costs shall be assessed against the Appellant if the appeal is dismissed: “The following rules apply in civil appeals unless the law provides or the court orders otherwise: (1) if an appeal is dismissed, costs are taxed against appellant.” **NRAP 39(a)(1)**

Appellant’s costs are supported by the verified Memorandum of Costs with pages billed at .25¢ per page. **Exhibit 3.**

Pursuant to NRAP 39(e)(1) and (3), the following costs are requested: the Preparation and Transmission of Record; and the Preparation of the Appendix. The Answer to Petition for Writ of Mandamus filing consisted of 30 pages prepared and transmitted to the Nevada Supreme Court, as well as served and filed in this Court. A separate appendix, “Appendix To Real Parties In Interest Answer To Petition For Writ of Mandamus, Volume I of I,” was necessitated in answering the writ petition. Said appendix consisted of 166 pages and was prepared, transmitted, and filed and served in the court.

<b>Preparation and transmission of the record</b> (30 copies @ .25¢)	7.50
<b>Preparation of the Appendix</b> (166 copies @ .25¢)	41.50
<b>Total</b>	49.00

These items are correct, and the costs have been necessarily incurred in this action. See Exhibit 3. Each of these pages is listed and itemized in the appendix, and was relied upon as necessary in defeating this writ petition.

**B. Defendants Are the Prevailing Party Receiving Affirmative Relief in Defending this District Court’s Prior Decisions from Plaintiffs’ Attempts to Reverse.**

As stated in the Nevada Supreme Court’s Order rejecting the writ petition, Plaintiffs’ petition sought a writ directing the district court to (1) terminate its order staying enforcement of judgment pending resolution of the appeal in *Murray v. Dubric* (2) modify the final judgment; (3) consider the request for a receiver; (4) act promptly to enforce a judgment. Exhibit 1, p.1-2. The Nevada Supreme Court declined to entertain this writ petition and all of these items in their entirety.

Respondents respectfully assert that it should be evident that an extraordinary amount of fees and costs were incurred in having to defend this writ, and this Court’s decisions, with the necessary

1 briefing. Plaintiffs' petition attacked the decisions and the actions of Hon. Carli Kierny, seeking her  
 2 removal from this case in a manner similar to Plaintiffs' other attempts to remove Hon. Kathleen  
 3 Delaney from the *Dubric* case alleging the Judge's *collusion* with the parties. In this writ petition,  
 4 Plaintiffs argued without basis that Judge Kierny has a long abusive history of disregarding the  
 5 Nevada Supreme Court's orders:

6 "Given that history, the Court should do more than just reverse Judge Kierny's March  
 7 9, 2022, stay order. To spare itself from having to correct Judge Kierny's abuse of  
 8 discretion in the future, this Court, if it does not direct a transfer of this case in the  
 9 district court, should issue detailed instructions to Judge Kierny on complying with its  
 10 prior orders. Otherwise, Judge Kierny is likely to adopt further baseless arguments  
 11 from A Cab (it has already made several) and again, obstruct collection of the Taxi  
 12 Drivers' judgment until this Court, again, intervenes." Petition, p. 5-6.

13 "In light of the Judge Kierny's disregard of five different orders of this Court, and her  
 14 repeated, manifest, arbitrary, and capricious, abuses of discretion, the Court may find  
 15 it appropriate to direct reassignment of this case." Petition, pp. 21-22.

16 The Nevada Supreme Court did not entertain these slanderous arguments from Plaintiffs, neither in  
 17 this case against Judge Kierny, nor in the *Dubric* case where they were lodged against Judge  
 18 Delaney. To the contrary and as this Court is aware, the Nevada Supreme Court affirmed Judge  
 19 Delaney's final judgment in *Dubric*; and then again denied Plaintiffs' motion for rehearing of that  
 20 appeal. This Court may not be aware that most recently, the Nevada Supreme Court has again  
 21 rejected Plaintiffs' request for a third rehearing (en banc reconsideration) to overturn Judge  
 22 Delaney's final judgment in *Dubric*. See Nevada Supreme Court *Order Denying En Banc*  
 23 *Reconsideration. Exhibit 4.*<sup>1</sup>

24 Despite the large expenditures incurred herein, there are limitations of which costs are  
 25 recoverable. Given these limitations, A Cab requests the costs listed in the Memorandum of Costs.  
 26 The requested amount of costs is a mere fraction of the financial burden that A Cab incurred in  
 27

---

28 <sup>1</sup> The court may take judicial notice of this fact pursuant to NRS 47.150.

fighting Plaintiffs' attempts to overturn this Court's decisions.

### CONCLUSION

The facts support that the A Cab defendants are indeed the prevailing party in obtaining affirmative relief upholding this court's prior decisions, and with the dismissal of Plaintiffs' petition for writ of mandamus; and should be awarded their costs. Each of these costs is true, correct, paid, and were necessarily incurred in obtaining the affirmative relief.

DATED this 24<sup>th</sup> day of October, 2022.

**RODRIGUEZ LAW OFFICES, P. C.**

/s/ Esther C. Rodriguez, Esq.  
 Esther C. Rodriguez, Esq.  
 Nevada State Bar No. 006473  
 10161 Park Run Drive, Suite 150  
 Las Vegas, Nevada 89145  
*Attorneys for Defendants*

### CERTIFICATE OF SERVICE

I HEREBY CERTIFY on this 24<sup>th</sup> day of October, 2022, I electronically filed the foregoing with the Eighth Judicial District Court Clerk of Court using the E-file and Serve System which will send a notice of electronic service to the following:

Leon Greenberg, Esq.  
 Leon Greenberg Professional Corporation  
 2965 South Jones Boulevard, Suite E4  
 Las Vegas, Nevada 89146

Christian Gabroy, Esq.  
 Gabroy Law Offices  
 170 South Green Valley Parkway # 280  
 Henderson, Nevada 89012  
*Co-Counsel for Plaintiffs*

/s/ Susan Dillow  
 An Employee of Rodriguez Law Offices, P.C.

# EXHIBIT 1

005315

005315

# EXHIBIT 1

## IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL MURRAY; AND MICHAEL  
RENO, INDIVIDUALLY AND ON  
BEHALF OF OTHERS SIMILARLY  
SITUATED,  
Petitioners,

vs.

THE EIGHTH JUDICIAL DISTRICT  
COURT OF THE STATE OF NEVADA,  
IN AND FOR THE COUNTY OF  
CLARK; AND THE HONORABLE  
CARLI LYNN KIERNY, DISTRICT  
JUDGE,

Respondents,

and

A CAB TAXI SERVICE LLC, A CAB  
SERIES LLC, F/K/A A CAB, LLC; AND  
CREIGHTON J. NADY,  
Real Parties in Interest.

No. 84456

FILED

SEP 23 2022

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

ORDER DENYING PETITION FOR  
A WRIT OF MANDAMUS

This original petition for a writ of mandamus, in an action for unpaid wages, seeks a writ directing the district court to (1) terminate its order staying the enforcement of judgment pending resolution of the appeal in *Murray v. Dubric*, Docket No. 83492 (Order of Affirmance, August 11, 2022);<sup>1</sup> (2) modify the final judgment as directed by this court's opinion in *A Cab, LLC v. Murray*, 137 Nev., Adv. Op. 84, 501 P.3d 961 (2021); (3) consider

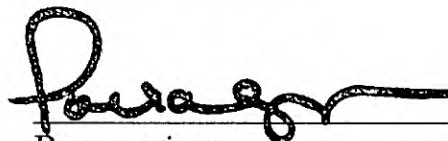
<sup>1</sup>Because this court entered an order of affirmance in *Murray v. Dubric*, Docket No. 83492, 2022 WL 3335982 (Nev. Aug. 11, 2022) (Order of Affirmance), we deny as moot petitioners' request for a writ directing the district court to lift the stay of enforcement pending resolution of that appeal.

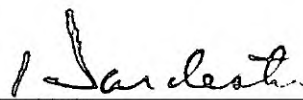


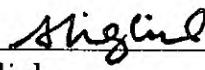
on the merits petitioners' request for a receiver, as directed by this court in *Murray v. A Cab Taxi Serv., LLC*, Docket No. 82539, WL 2022 500818 (Nev. Feb. 17, 2022) (Order of Reversal and Remand); and (5) act promptly to enforce the final judgment.

Having reviewed the petition, answer, reply and accompanying appendices, we conclude that our extraordinary intervention is not warranted at this time. See *Pan v. Eighth Judicial Dist. Court*, 120 Nev. 222, 228, 88 P.3d 840, 844 (2004) (observing that the party seeking writ relief bears the burden of showing such relief is warranted); *Smith v. Eighth Judicial Dist. Court*, 107 Nev. 674, 677, 818 P.2d 849, 851 (1991) (recognizing that writ relief is an extraordinary remedy and that this court has sole discretion in determining whether to entertain a writ petition). Accordingly, we

ORDER the petition DENIED.<sup>2</sup>

  
Parraguirre, C.J.S.

  
Hardesty, J.

  
Stiglich, J.

cc: Hon. Carli Lynn Kierny, District Judge  
Hon. Maria Gall, District Judge  
Eighth Judicial District Court Department 9

<sup>2</sup>Without expressing any opinion as to the merits of this writ petition, we deny it without prejudice to petitioner's right to appeal from any appealable orders or judgment.

Leon Greenberg Professional Corporation  
Rodriguez Law Offices, P.C.  
Cory Reade Dows & Shafer  
Eighth District Court Clerk

005318

005318

# EXHIBIT 2

005319

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# EXHIBIT 2

**IN THE SUPREME COURT OF THE STATE OF NEVADA**

MICHAEL MURRAY; AND MICHAEL RENO,  
INDIVIDUALLY AND ON BEHALF OF  
OTHERS SIMILARLY SITUATED,  
Petitioners,

vs.

THE EIGHTH JUDICIAL DISTRICT COURT  
OF THE STATE OF NEVADA, IN AND FOR  
THE COUNTY OF CLARK; AND THE  
HONORABLE CARLI LYNN KIERNY,  
DISTRICT JUDGE,

Respondents,

and

A CAB TAXI SERVICE LLC, A CAB SERIES  
LLC, F/K/A A CAB, LLC; AND CREIGHTON J.  
NADY,

Real Parties in Interest.

**Supreme Court No. 84456**

District Court Case No. A669926

**NOTICE IN LIEU OF REMITTITUR**

TO THE ABOVE-NAMED PARTIES:

The decision and Order of the court in this matter having been entered on September 23rd, 2022, and the period for the filing of a petition for rehearing having expired and no petition having been filed, notice is hereby given that the Order and decision entered herein has, pursuant to the rules of this court, become effective.

DATE: October 18, 2022

Elizabeth A. Brown, Clerk of Court

By: Rory Wunsch  
Deputy Clerk

cc: Hon. Carli Lynn Kierny, District Judge  
Eighth Judicial District Court, Chief Judge  
Leon Greenberg Professional Corporation  
Rodriguez Law Offices, P.C.  
Cory Reade Dows & Shafer  
Steven D. Grierson, Eighth District Court Clerk

# EXHIBIT 3

005321

005321

# EXHIBIT 3

**MEMO**

Esther C. Rodriguez, Esq.  
 Nevada Bar No. 6473  
 RODRIGUEZ LAW OFFICES, P.C.  
 10161 Park Run Drive, Suite 150  
 Las Vegas, Nevada 89145  
 702-320-8400  
[info@rodriguezlaw.com](mailto:info@rodriguezlaw.com)

Jay A. Shafer, Esq.  
 Nevada Bar No. 006791  
 CORY READE DOWS & SHAFER  
 1333 North Buffalo Drive, Suite 210  
 Las Vegas, Nevada 89128  
 702-794-4411  
[jshafer@crdslaw.com](mailto:jshafer@crdslaw.com)  
*Attorneys for Defendants*

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

MICHAEL MURRAY and MICHAEL RENO,  
 Individually and on behalf of others similarly  
 situated,

Plaintiffs,

vs.

A CAB TAXI SERVICE LLC and A CAB, LLC,  
 and CREIGHTON J. NADY,

Defendants.

Case No.: A-12-669926-C  
 Dept. No. IX

**DEFENDANTS' VERIFIED**  
**MEMORANDUM OF COSTS**  
**AND DISBURSEMENTS**

Description	Cost
<b>Preparation and transmission of the record (30 copies @ .25¢)</b>	7.50
<i>Reporter's Transcript, if needed to determine the appeal</i>	n/a
<b>Preparation of the Appendix (166 copies @ .25¢)</b>	41.50
<i>Premiums Paid for Supersedeas bond or other bond</i>	n/a
<i>Fees for Filing the Notices of Appeal</i>	n/a
<b>TOTAL:</b>	<b>\$49.00</b>

ESTHER C. RODRIGUEZ, ESQ., being duly sworn, states:

That affiant is the attorney for the Defendants in the above matter and has personal knowledge of the above costs and disbursements expended; that the items contained in the above memorandum are true and correct to the best of this affiant's knowledge and belief; and that the said disbursements have been necessarily incurred and paid in defending the Supreme Court appeal, Docket 84566 Writ for Petition of Mandamus, filed in this action.

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

EXECUTED this 24<sup>th</sup> day of October, 2022.

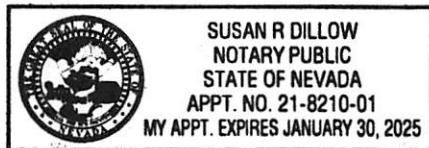
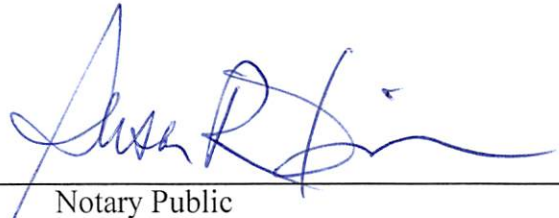


\_\_\_\_\_  
Esther C. Rodriguez, Esq.  
Nevada Bar No. 6473  
10161 Park Run Drive, Suite 150  
Las Vegas, Nevada 89145

STATE OF NEVADA

COUNTY OF CLARK

Signed and sworn to (or affirmed) before me on October 24, 2022 by ESTHER C. RODRIGUEZ, ESQ.

\_\_\_\_\_  
Notary Public

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

005323

# EXHIBIT 4

005324

005324

# EXHIBIT 4



## IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL MURRAY; MICHAEL RENO;  
MICHAEL SARGEANT, INDIVIDUALLY  
AND ON BEHALF OF A CLASS OF  
PERSONS SIMILARLY SITUATED;  
MARCO BAKHTIARI; MICHAEL  
BRAUCHLE; THOMAS COHOON; GARY  
GRAY; JORDAN HANSEN; ROGER  
KELLER; CHRIS D. NORVELL; POLLY  
RHOLAS; AND GERRIE WEAVER,  
Appellants,

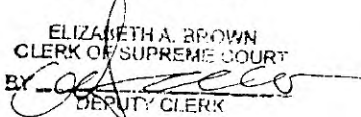
vs.

JASMINKA DUBRIC, INDIVIDUALLY  
AND ON BEHALF OF THOSE  
SIMILARILY SITUATED; A CAB, LLC, A  
NEVADA LIMITED LIABILITY COMPANY;  
A CAB SERIES LLC; EMPLOYEE  
LEASING COMPANY, A NEVADA SERIES  
LIMITED LIABILITY COMPANY; AND  
CREIGHTON J. NADY, AN INDIVIDUAL,  
Respondents.

No. 83492

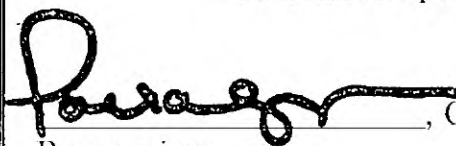
FILED

OCT 18 2022

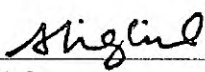
ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY  DEPUTY CLERK

*ORDER DENYING EN BANC RECONSIDERATION*

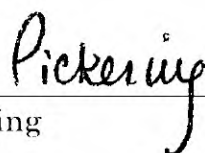
Having considered the petition on file herein, we have concluded that  
en banc reconsideration is not warranted. NRAP 40A. Accordingly, we  
ORDER the petition DENIED.<sup>1</sup>

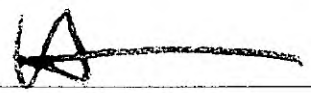
 \_\_\_\_\_, C.J.  
Parraguirre

 \_\_\_\_\_, J.  
Hardesty

 \_\_\_\_\_, J.  
Stiglich

 \_\_\_\_\_, J.  
Cadish

 \_\_\_\_\_, J.  
Pickering

 \_\_\_\_\_, J.  
Herndon

<sup>1</sup>The Honorable Justice Silver having retired did not participate in the  
decision on en banc reconsideration.

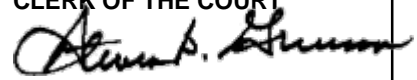
cc: Hon. Kathleen E. Delaney, District Judge  
Leon Greenberg Professional Corporation  
Rodriguez Law Offices, P.C.  
Bourassa Law Group, LLC  
Richard Segerblom  
Eighth District Court Clerk

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**NOTC**

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*Attorneys for Defendants*

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

MICHAEL MURRAY and MICHAEL RENO,  
Individually and on behalf of others similarly  
situated,

Plaintiffs,

vs.

A CAB TAXI SERVICE LLC and A CAB, LLC,  
and CREIGHTON J. NADY,

Defendants.

Case No.: A-12-669926-C  
Dept. No. IX

Hearing: November 28, 2022  
Chambers Calendar

**NOTICE OF NON-OPPOSITION TO DEFENDANTS' MOTION FOR COSTS**

Defendants/Real Parties in Interest, A Cab, LLC, A Cab Series, LLC, and Creighton J. Nady (hereinafter "A Cab"), by and through their attorneys of record, ESTHER C. RODRIGUEZ, ESQ., of RODRIGUEZ LAW OFFICES, P.C., and JAY A. SHAFER, ESQ., of CORY READE DOWS AND SHAFER hereby provide notice to the Court that no objection has been filed to Defendants' Motion for Costs, which was filed and served on October 24, 2022. Said objections were due on or before October 27, 2022.

Defendants moved this Court for costs incurred in defending the Supreme Court appeal,

1 Docket 84566 Writ for Petition of Mandamus which was denied by the Nevada Supreme Court.  
 2 Pursuant to NRS 18.110, the party in whose favor judgment is rendered, and who claims costs, must  
 3 file and serve a copy upon the adverse party, within 5 days after the entry of judgment a  
 4 memorandum of costs in the action which were necessarily incurred in the action or proceeding. A  
 5 Cab timely filed its memorandum of costs on October 24, 2022.

6 Within 3 days after service of a copy of the memorandum, the adverse party may move the  
 7 court, upon 2 days' notice, to retax and settle the costs, notice of which motion shall be filed and  
 8 served on the prevailing party claiming costs. **NRS 18.110(4)**. *See Also*, Nevada Appellate Practice  
 9 Manual, 2021 Edition, sec. 14:21 indicating NRS 18.110's deadlines to be relied upon in seeking  
 10 costs.

11 Accordingly, Plaintiffs' motion to retax with any objections to the requested costs was due on  
 12 or before October 27, 2022. To date and as of November 1, 2022, no objections have been received.

### 13 CONCLUSION

14 As such, A Cab respectfully requests that the Court enter its award of costs to Defendants in  
 15 the requested amount of Forty Nine Dollars and zero cents (\$49.00). Each of these costs is true,  
 16 correct, paid, and were necessarily incurred in obtaining the affirmative relief.

17 DATED this 1<sup>st</sup> day of November, 2022.

18 **RODRIGUEZ LAW OFFICES, P. C.**

19  
 20 /s/ Esther C. Rodriguez, Esq.  
 21 Esther C. Rodriguez, Esq.  
 22 Nevada State Bar No. 006473  
 10161 Park Run Drive, Suite 150  
 Las Vegas, Nevada 89145  
 Attorneys for Defendants

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY on this 1<sup>st</sup> day of November, 2022, I electronically filed the foregoing with the Eighth Judicial District Court Clerk of Court using the E-file and Serve System which will send a notice of electronic service to the following:

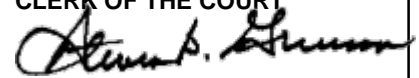
Leon Greenberg, Esq.  
Leon Greenberg Professional Corporation  
2965 South Jones Boulevard, Suite E4  
Las Vegas, Nevada 89146

Christian Gabroy, Esq.  
Gabroy Law Offices  
170 South Green Valley Parkway # 280  
Henderson, Nevada 89012  
*Co-Counsel for Plaintiffs*

/s/ Susan Dillow  
An Employee of Rodriguez Law Offices, P.C.

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**OPP**

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Fax (702) 259-7704  
[christian@gabroy.com](mailto:christian@gabroy.com)  
Attorneys for Plaintiffs

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

MICHAEL MURRAY, and MICHAEL  
RENO, Individually and on behalf of  
others similarly situated,

Plaintiffs,

vs.

A CAB TAXI SERVICE LLC, A CAB  
SERIES LLC formerly known as A  
CAB, LLC, and CREIGHTON J.  
NADY,

Defendants.

Case No.: A-12-669926-C

Dept.: IX

**PLAINTIFFS' OPPOSITION  
TO DEFENDANTS' MOTION  
FOR COSTS (filed 10/24/22)**

Hearing Date: November 28, 2022  
Hearing Time: Chambers

Plaintiffs, through their attorneys, Leon Greenberg Professional Corporation,  
hereby submit this opposition to defendants' motion for costs of \$49.00 allegedly  
owed as a result of the Nevada Supreme Court's disposition of plaintiffs' writ petition.

**MEMORANDUM OF POINTS AND AUTHORITIES**

**Summary**

**The defendants are continuing their abusive conduct.**

There are over 600 plaintiffs in this case who have been awarded over \$835,000  
in unpaid minimum wages and interest pursuant to the judgment entered in this case in  
August of 2018 (over four years ago!) and affirmed in December of 2021 and who

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1 have been paid *nothing* from that judgment. And now defendants, most abusively,  
2 waste the Court's time, and the time of plaintiffs' counsel, presenting a completely  
3 frivolous motion for \$49.00 in costs. No counter-motion, or Rule 11 motion, is now  
4 made by plaintiffs in response to that improper conduct as the Court had indicated  
5 (Order of September 19, 2022) that it does not want any additional motions filed at this  
6 time. But it is clear that defendants will not cease their abusive conduct, and disregard  
7 of the law, until the plaintiffs' judgment is appropriately enforced. The Court is urged  
8 to take most prompt measures to end defendants' abusive conduct by deciding the  
9 plaintiffs' long-pending motions for judgment modification and other relief and  
10 directing appropriate judgment enforcement. To the extent the Court wants to grant  
11 relief to plaintiffs' counsel for the time expended in responding to this motion, such  
12 counsel has kept that time expenditure to one hour and a fee can be awarded  
13 appropriately on that basis.

#### Argument

14  
15 Defendants' motion must be denied because:

- 16 1. No award of costs is proper in connection with a denied writ petition,  
17 such a proceeding is not an appeal triggering such a potential award. *See,*  
18 *Shahrokhi v. Burrow*, 509 P.3d 602 (Table), 2022 WL 1509740, p. 5  
19 (Nev. Ct. App. 2022) (No right to costs on writ petition under either  
20 NRAP 39 or NRS 18.060).
- 21  
22 2. Defendants did not incur any actual "copy cost" to prepare or transmit its  
23 filings to the Supreme Court since all materials were filed electronically  
24 in PDF form, a process involving no "copy" or other expense.  
25 Defendants' counsel has incorrectly represented that somehow there is a  
26 "cost" of 25 cents a page to prepare or transmit each page of a PDF file.  
27 NRAP 39 does not authorize any such cost.  
28

4. Plaintiffs did not “default” in opposing the costs motion as claimed by defendants’ improper “notice of non-opposition” filed on November 1, 2022. Defendant did not file (and could not have properly filed) a memorandum of costs requiring a “re-taxing” motion within three days. They filed a motion with a purported “memorandum of costs” as an Exhibit and this opposition is made timely to that motion.

For all the foregoing reasons, the defendants' motion should be denied and the Court is also urged to take appropriate and prompt action to curb defendants' abusive conduct.

Dated: November 4, 2022

LEON GREENBERG PROFESSIONAL CORP.

/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 Class

1  
2  
3 PROOF OF SERVICE

4 The undersigned certifies that on November 4, 2022, he served the within:  
5 **PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR COSTS (filed**  
6 **10/24/22)**

7  
8 by court electronic service to:

9 TO:

10 Esther C. Rodriguez, Esq.  
11 RODRIGUEZ LAW OFFICES, P.C.  
12 10161 Park Run Drive, Suite 150  
13 Las Vegas, NV 89145

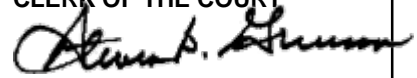
14 Jay A. Shafer, Esq.  
15 PREMIER LEGAL GROUP  
16 1333 North Buffalo Drive, Suite 210  
17 Las Vegas, NV 89128

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*/s/ Leon Greenberg*

\_\_\_\_\_  
Leon Greenberg

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**RIS**  
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[jshafer@premierelegalgroup.com](mailto:jshafer@premierelegalgroup.com)  
*Attorneys for Defendants*

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

MICHAEL MURRAY and MICHAEL RENO,  
Individually and on behalf of others similarly  
situated,

Plaintiffs,

vs.

A CAB TAXI SERVICE LLC and A CAB, LLC,  
and CREIGHTON J. NADY,

Defendants.

Case No.: A-12-669926-C  
Dept. No. IX

Hearing: November 28, 2022  
Chambers Calendar

**REPLY IN SUPPORT OF DEFENDANTS' MOTION FOR COSTS**

Defendants/Real Parties in Interest, A Cab, LLC, A Cab Series, LLC, and Creighton J. Nady  
(hereinafter "A Cab") hereby respectfully file this reply in support of their request for costs.

Firstly, Plaintiffs failed to timely file a motion to re-tax as is required, and to date have not  
done so. The statutory rule is very clear that if there is an objection to the request for costs, a motion  
to re-tax must be filed within 3 days of receipt of the memorandum of costs. **NRS 18.110(4)**.  
Plaintiffs failed to object and have waived any objection to the requested costs. The Court may enter  
its award based upon this waiver alone.

Secondly, Plaintiffs' assertion of abusive behavior is truly hypocritical, given that this was their frivolous writ arguing to lift a stay - a stay which was directly caused by Plaintiffs' own appeal in the *Dubric* case. Plaintiffs argued to the Nevada Supreme Court that the *Dubric* final judgment should not be allowed to affect the future entry of judgment in this matter. That appeal has been unsuccessful as well. In that appeal of the *Dubric* final judgment, Plaintiffs recognized what every other person can clearly see, that the majority of claimants have settled their claims already and have been paid. (Plaintiffs' assertion to this Court in their present opposition, that the drivers have not been paid and "received nothing" is just false.) At the same time as their appeal of *Dubric*, Plaintiffs filed the writ to the Nevada Supreme Court asking it to reverse Judge Carli Kierny's ruling to stay the proceedings pending the outcome of *Dubric*. Not only was this abusive and wasteful litigation, the opening brief itself was an attack upon the Court alleging incompetence and the deliberate disregard of supreme court orders by the Judge - again just plain false and denied by the Nevada Supreme Court.

Finally, Plaintiffs' assertion that costs are not awarded to the prevailing party in a writ petition is also false. Rule 39 of the Nevada Rules of Appellate Procedure is clear: if an appeal is dismissed, costs are taxed against the appellant. NRAP 39(a)(1). Such is the case here, Plaintiffs' appeal was dismissed. The fact that their appeal was in the form of a writ petition does not change Rule 39 nor does it change the time for objecting to a request for costs. See *Breeden v. Eighth Judicial Dist. Court*, 343 P.3d 1243, 131 Nev. Adv. Op. 12 (Nev. 2015) indicating "NRAP 1(e)(1) indicates that '**appellant**' and '**petitioner**' are interchangeable in the NRAP where appropriate." *Id.*, 343 P.3d at 1244, note 1.

In the *Breeden* opinion, Justice Pickering wrote "Appellate costs are allowable as of right in the context of the voluntary dismissal of an appeal or an original writ proceeding but only as provided by NRAP 39. NRAP 39(c)(3) requires the party seeking costs to file a bill of costs with this court." *Id.* In that matter, the party had not filed a bill of costs, but the court left the matter open for her to file a bill of costs under NRAP 39 for the costs incurred in the writ proceeding. *Id.* Here, Defendants have filed their bill of costs.

Finally, as specifically stated in the Nevada Supreme Court's order here which denied

Plaintiffs' writ, the Court noted that Plaintiffs' petition sought a writ directing the district court to do a number of things, one of which was **to modify the final judgment**. Therefore, even the case relied upon by Plaintiffs would support an award of costs. Plaintiffs cite to *Shahrokhi v. Burrow*<sup>1</sup>, a child custody matter wherein the appellate court was tasked with analyzing a deluge of appeals by the father of the minor child. The Court indicated it was declining to consider his request for costs "because he failed to raise it before the district court." "An argument not raised in the district court is 'waived and will not be considered on appeal.'" *Shahrokhi v. Burrow*, 509 P.3d 602(Table) (Nev. 2022). Secondly, the court states in that opinion that it has discretion to award costs of an appeal where a judgment is modified pursuant to NRS 18.060 (Also citing to "NRAP 39 providing for an award of costs to a prevailing party in a civil appeal".) *Id.*

Here, Plaintiffs' writ specifically requested "to modify the final judgment." Said writ was denied, and Defendants are the prevailing party in defeating this writ request. Defendants have already provided the court with reference to *Canepa v. Durham*, wherein the Nevada Supreme Court stated: "This court has repeatedly held that where affirmative relief is given, even though no specific award of costs be made in the opinion, the party receiving such affirmative relief is entitled thereto." *Canepa v. Durham*, 62 Nev. 417, 431 (Nev. 1944).

### Conclusion

Defendants respectfully request their costs as outlined in the memorandum of costs.

DATED this 7<sup>th</sup> day of November, 2022.

**RODRIGUEZ LAW OFFICES, P. C.**

/s/ Esther C. Rodriguez, Esq.  
 Esther C. Rodriguez, Esq.  
 Nevada State Bar No. 006473  
 10161 Park Run Drive, Suite 150  
 Las Vegas, Nevada 89145  
*Attorneys for Defendants*

---

<sup>1</sup> *Shahrokhi v. Burrow*, 509 P.3d 602 (Nev. 2022)

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY on this 7<sup>th</sup> day of November, 2022, I electronically filed the foregoing with the Eighth Judicial District Court Clerk of Court using the E-file and Serve System which will send a notice of electronic service to the following:

Leon Greenberg, Esq.  
Leon Greenberg Professional Corporation  
2965 South Jones Boulevard, Suite E4  
Las Vegas, Nevada 89146

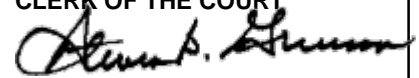
Christian Gabroy, Esq.  
Gabroy Law Offices  
170 South Green Valley Parkway # 280  
Henderson, Nevada 89012  
*Co-Counsel for Plaintiffs*

/s/ Susan Dillow  
\_\_\_\_\_  
An Employee of Rodriguez Law Offices, P.C.



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**NOEO**  
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RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
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Attorneys for Plaintiffs

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[christian@gabroy.com](mailto:christian@gabroy.com)  
Attorneys for Plaintiffs

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

MICHAEL MURRAY, and MICHAEL  
RENO, Individually and on behalf of  
others similarly situated,  
  
Plaintiffs,

vs.

A CAB TAXI SERVICE LLC, and A  
CAB, LLC,  
  
Defendants.

Case No.: A-12-669926-C

Dept.: IX

NOTICE OF ENTRY OF ORDER

PLEASE TAKE NOTICE that the Court entered the attached Order on  
November 11, 2022.

Dated: November 14, 2022

LEON GREENBERG PROFESSIONAL CORP.

/s/ *Leon Greenberg*

\_\_\_\_\_  
Leon Greenberg, Esq.  
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Tel (702) 383-6085  
Attorney for the Plaintiffs

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CERTIFICATE OF SERVICE

The undersigned certifies that on November 14, 2022, she served the within:

NOTICE OF ENTRY OF ORDER

by court electronic service to:

TO:

Esther C. Rodriguez, Esq.  
RODRIGUEZ LAW OFFICES, P.C.  
10161 Park Run Drive, Suite 150  
Las Vegas, NV 89145

JAY A. SHAFER, ESQ.  
CORY READE DOWS AND SHAFER  
1333 North Buffalo Drive, Suite 210  
Las Vegas, NV 89128

/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez

1 ORDR

2 DISTRICT COURT

3 CLARK COUNTY, NEVADA

4 MICHAEL MURRAY and MICHAEL  
5 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 *Dubric* 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  
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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  
4 judgment”, Opinion p. 20, but “reverse[d] the summary judgment as to damages for  
5 claims outside the two-year statute of limitations,” Opinion p. 32, and “remand[ed] to  
6 the district court to recalculate damages based on the two-year statute of limitations,”  
7 Opinion p. 20. More specifically, the Nevada Supreme Court “conclude[d] that the  
8 drivers’ claims extend backwards only two years before their suit was filed.” Opinion  
9 p. 14. Based on that conclusion, the Nevada Supreme Court “remand[ed] [the case] to  
10 the district court to recalculate damages for this shorter time period.” Opinion p. 14.

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

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

1       **The Revised Spreadsheet Issue.** Defendants assert that “[a] brief review of the  
2 proposed spreadsheets demonstrate that it is fraught with errors. Even after  
3 reviewing the ‘core group’ of named representative Plaintiffs, the Court can see that  
4 Michael Murry is listed twice for a double recovery. Attached also is a chart of  
5 additional 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  
9 “Leon’s<sup>1</sup> had the wrong amount,” but does not identify what the correct amount  
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  
12 remaining two (2) of these class members, Defendants’ notes indicate that the  
13 amounts were credited to the wrong individual. Again, the Court does not know what  
14 this means.

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

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

26  
27       

---

<sup>1</sup> By “Leon” Defendants presumably refer to Plaintiff’s counsel, Leon Greenberg.  
28

1 That said, in their reply, Plaintiffs do concede that there is a proposed award to  
2 Plaintiff Michael Murray that is listed twice and that the modified judgment should  
3 not grant this award twice. Given the concession, the Court shall not allow this  
4 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.

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

18 The Court agrees with Plaintiffs. The Nevada Supreme Court affirmed this  
19 Court’s prior judgment with the narrow exception of damages prior to October 8,  
20 2010. This Court has direction from the Nevada Supreme Court to recalculate  
21 damages from October 8, 2010 forward. The Court does not intend to otherwise  
22 modify its prior judgment.

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

1 As an initial matter, the Nevada Supreme Court's statement does not arise  
2 from the reversal and remand of summary judgment; it arises from the reversal of a  
3 post-judgment order denying a motion to quash. As Plaintiffs point out, the Nevada  
4 Supreme Court only granted Defendants the right to a further hearing upon remand  
5 on whether that judgment execution should be quashed and did not direct any  
6 findings on remand as to A Cab Series LLC's liability—as the “now known as”  
7 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.  
12 The Court disagrees. As Plaintiffs assert, this Court can find no basis that allows the  
13 subsequent proceedings in *Dubric* to release this Court's earlier judgment that was  
14 appealed and affirmed, with the exception of the recalculation of damages from  
15 October 8, 2010 forward.

16 \*\*\*

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

21 IT IS SO ORDERED.

22 Dated this 11th day of November, 2022

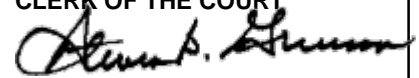
23 

24 1EA E39 BB42 F334  
25 Maria Gall  
26 District Court Judge  
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**NOEO**  
LEON GREENBERG, ESQ., SBN 8094  
RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
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Attorneys for Plaintiffs

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

MICHAEL MURRAY, and MICHAEL  
RENO, Individually and on behalf of  
others similarly situated,  
  
Plaintiffs,  
  
vs.  
  
A CAB TAXI SERVICE LLC, and A  
CAB, LLC,  
  
Defendants.

Case No.: A-12-669926-C

Dept.: IX

NOTICE OF ENTRY OF ORDER

PLEASE TAKE NOTICE that the Court entered the attached Order on  
November 11, 2022.

Dated: November 14, 2022

LEON GREENBERG PROFESSIONAL CORP.

*/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

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CERTIFICATE OF SERVICE

The undersigned certifies that on November 14, 2022, she served the within:

NOTICE OF ENTRY OF ORDER

by court electronic service to:

TO:

Esther C. Rodriguez, Esq.  
RODRIGUEZ LAW OFFICES, P.C.  
10161 Park Run Drive, Suite 150  
Las Vegas, NV 89145

JAY A. SHAFER, ESQ.  
CORY READE DOWS AND SHAFER  
1333 North Buffalo Drive, Suite 210  
Las Vegas, NV 89128

/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez

1 ORDR

2 DISTRICT COURT

3 CLARK COUNTY, NEVADA

4 MICHAEL MURRAY and MICHAEL  
5 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 PLAINTIFFS' MOTION FOR ENTRY OF A MODIFIED  
11 AWARD OF PRE-JUDGMENT ATTORNEY'S FEES 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 16, 2022, Plaintiffs Michael Murray 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 errata to the motion. On March 3, 2022,  
19 Defendants filed an opposition to the motion. On August 12, 2022, Plaintiffs filed a  
20 reply in support of the motion.

21 This case had previously been stayed until the Nevada Supreme Court decided  
22 a pending appeal in Nevada Supreme Court Case No. 83492, referred to in the papers  
23 as *Dubric*. On September 19, 2022, this Court issued an order lifting the stay given  
24 that, at that point, the *Dubric* appeal had been decided, with rehearing denied.  
25 However, the Court indicated that given the developments in this case, including in  
26 the *Dubric* matter, the parties could each file and serve one additional, omnibus brief  
27 in support of or opposed to any pending motion. The parties filed supplemental briefs  
28 on September 30, 2022. Having considered those supplemental briefs, along with the

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1 motion and related briefing and all pleadings and papers on file, the Court GRANTS  
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:

5 [The district court] supported that award by going through  
6 three possible formulations to calculate hours and fees and  
7 through a consideration of the four *Brunzell* factors. We  
8 conclude that the declaration of counsel [provided in  
9 support of the fees motion] constituted the 'documentation'  
10 required under NRCPC 54(d)(2)(B), and A Cab has not shown  
11 that the attorney fees award was unsupported or excessive  
beyond asserting that the drivers did not provide the  
appropriate documentation. However, in light of this  
disposition and the district court's improper tolling of the  
statute of limitations, the amount of the attorney fees must  
be reconsidered for reasonableness, and we therefore  
reverse and remand the award of attorney fees.

12 Opinion p. 24. The Nevada Supreme Court remanded the case to this Court for  
13 further proceedings consistent with this opinion. Opinion p. 33.

14 Based on the foregoing, the Court does not understand how Defendants can  
15 represent that the Nevada Supreme Court "refus[ed] to uphold the prior outrageous  
16 and unsupported award of fees." To the contrary, the Nevada Supreme Court  
17 expressly found that Defendants "has not shown that the attorneys fees award was  
18 unsupported or excessive ...." Accordingly, the Court moves forward as instructed by  
19 the Nevada Supreme Court, that being to reconsider the amount of attorneys' fees for  
20 reasonableness in light of the district court's improper tolling of the statute of  
21 limitations and the requirement that a modified judgment be entered to account for  
22 the proper statute of limitations.

23 In Plaintiffs' motion, Plaintiffs advise that their counsel has reviewed their  
24 time records for the 1,738.5 attorney hours that were considered by this Court in  
25 making its original \$568,071 award. Plaintiffs further advise, as supported by their  
26 counsel's declaration, that a review of those records indicate that all work performed  
27 on the statute of limitations tolling issue was performed by attorney Leon Greenberg  
28

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.

3 The Court has reviewed counsel's declaration. Mr. Greenberg states that he  
4 spent "less than 20" of his total hours engaged in activities exclusively related to the  
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  
12 achieved. Plaintiffs prevailed on their claims and issues, with the limited exception  
13 concerning the narrow issue of tolling the statute of limitations.

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

22 \*\*\*

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

1 2018.” The Court intended to direct *Plaintiffs* 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

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10 Maria Gall  
11 District Court Judge  
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1 ORDR

2 DISTRICT COURT

3 CLARK COUNTY, NEVADA

4 MICHAEL MURRAY and MICHAEL  
5 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 AMENDING THE CLASS

11 On December 30, 2021, the Nevada Supreme Court issued an opinion affirming  
12 in part, reversing in part, and remanding this case to the Eighth Judicial District  
13 Court for further proceedings consistent with the Supreme Court's opinion. The  
14 Nevada Supreme Court "affirm[ed] the district court's summary judgment", Opinion  
15 p. 20, but "reverse[d] the summary judgment as to damages for claims outside the  
16 two-year statute of limitations," Opinion p. 32, and "remand[ed] to the district court  
17 to recalculate damages based on the two-year statute of limitations," Opinion p. 20.  
18 More specifically, the Nevada Supreme Court "conclude[d] that the drivers' claims  
19 extend backwards only two years before their suit was filed." Opinion p. 14. Based on  
20 that conclusion, the Nevada Supreme Court "remand[ed] [the case] to the district  
21 court to recalculate damages for this shorter time period." Opinion p. 14.

22 This Court entered its class certification order on February 10, 2016, finding  
23 that "[t]he class shall consist of the claims as alleged in the Second Amended and  
24 Supplemental Complaint of all persons employed by any of the defendants as taxi  
25 drivers in the State of Nevada at any time from July 1, 2007 through December 31,  
26 2015 . . . ." On remand, Defendants argue that the class must now be decertified  
27 pursuant to the Nevada Supreme Court opinion to exclude class members who claims  
28 fall prior to October 8, 2010. In its November 11, 2022, order granting Plaintiffs'

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1 motion for entry of a modified judgment provided for by remittitur, this Court  
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  
5 impacts 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  
11 class; the class as amended remains certified. The Court's order only removes from  
12 the originally constituted class any persons employed by any of the defendants as taxi  
13 drivers in the State of Nevada before October 8, 2010. Accordingly, the class does not  
14 need to be re-noticed, including because the removal of drivers from the class who are  
15 not 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  
17 connection with the February 10, 2016, class certification order and/or an order  
18 amending the Court's November 11, 2022, order granting Plaintiffs' motion for entry  
19 of a modified judgment provided for by remittitur, it shall be so construed.

20 IT IS SO ORDERED.

21 Dated this 17th day of November, 2022

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24 3FB 759 58D6 4F07  
25 Maria Gall  
26 District Court Judge  
27  
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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 A Cab Taxi Service LLC,  
9 Defendant(s)

10  
11 **AUTOMATED CERTIFICATE OF SERVICE**

12 This automated certificate of service was generated by the Eighth Judicial District  
13 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 Assistant .

info@rodriguezlaw.com

17 Cindy Pittsenbarger .

cpittsenbarger@hutchlegal.com

18 Dana Sniegocki .

dana@overtimelaw.com

19 Esther Rodriguez .

esther@rodriguezlaw.com

20 filings .

susan8th@gmail.com

21 Hilary Daniels .

hdaniels@blgwins.com

22 Hillary Ross .

hross@blgwins.com

23 leon greenberg .

leongreenberg@overtimelaw.com

24 Leon Greenberg .

wagelaw@hotmail.com

25 Michael K. Wall .

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4	Christian Gabroy	christian@gabroy.com
5	Katie Brooks	assistant@gabroy.com
6	Katie Brooks	assistant@gabroy.com
7	Christian Gabroy	christian@gabroy.com
8	Elizabeth Aronson	earonson@gabroy.com
9	Christian Gabroy	christian@gabroy.com
10	Kaine Messer	kmesser@gabroy.com
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12	Peter Dubowsky, Esq.	peter@dubowskylaw.com
13	Amanda Vogler-Heaton, Esq.	amanda@dubowskylaw.com
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16	Valerie Gray	vgray@blgwins.com
17	Mercedes Ortega	mortega@blgwins.com
18	R. Reade	creade@crdslaw.com
19	Kathrine von Arx	kvonarx@crdslaw.com
20	Ruthann Devereaux-Gonzalez	ranni@overtimelaw.com
21	Jay Shafer	jshafer@crdslaw.com
22	Trent Compton	tcompton@blgwins.com
23		
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1 If indicated below, a copy of the above mentioned filings were also served by mail  
2 via United States Postal Service, postage prepaid, to the parties listed below at their last  
3 known addresses on 11/18/2022

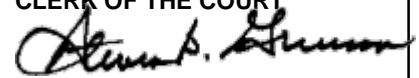
4 Esther Rodriguez Rodriguez Law Offices, P.C.  
5 Attn: Esther Rodriguez, Esq.  
6 10161 Park Run Drive, Suite 150  
7 Las Vegas, NV, 89145

8 Stephen Hackett Sklar Williams PLLC  
9 Attn: Stephen Hackett  
10 410 South Rampart Blvd. - Suite 350  
11 Las Vegas, NV, 89145

12 Steven Parsons 10091 Park Run DR STE 200  
13 Las Vegas, NV, 89145  
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**NOEO**  
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[Ranni@overtimelaw.com](mailto:Ranni@overtimelaw.com)  
Attorneys for Plaintiffs

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[christian@gabroy.com](mailto:christian@gabroy.com)  
Attorneys for Plaintiffs

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

MICHAEL MURRAY, and MICHAEL  
RENO, Individually and on behalf of  
others similarly situated,  
  
Plaintiffs,

vs.

A CAB TAXI SERVICE LLC, and A  
CAB, LLC,  
  
Defendants.

Case No.: A-12-669926-C

Dept.: IX

NOTICE OF ENTRY OF ORDER

PLEASE TAKE NOTICE that the Court entered the attached Order on  
November 17, 2022.

Dated: November 17, 2022

LEON GREENBERG PROFESSIONAL CORP.

/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

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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.  
RODRIGUEZ LAW OFFICES, P.C.  
10161 Park Run Drive, Suite 150  
Las Vegas, NV 89145

JAY A. SHAFER, ESQ.  
CORY READE DOWS AND SHAFER  
1333 North Buffalo Drive, Suite 210  
Las Vegas, NV 89128

/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez



**ORDR**

LEON GREENBERG, ESQ., SBN 8094  
RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
Leon Greenberg Professional Corporation  
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[Ranni@overtimelaw.com](mailto:Ranni@overtimelaw.com)

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Henderson Nevada 89012  
Tel (702) 259-7777  
Fax (702) 259-7704  
[christian@gabroy.com](mailto:christian@gabroy.com)

Attorneys for Plaintiffs

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

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,

Defendants.

Case No.: A-12-669926-C

Dept.: IX

**ORDER MODIFYING  
FINAL JUDGMENT ENTERED  
ON AUGUST 21, 2018**

1 The Court entered a final judgment in this case on August 21, 2018, as  
2 subsequently amended by its Order entered October 22, 2018, against defendant A  
3 Cab Series LLC, formerly known as A CAB, LLC. An appeal of that final judgment  
4 and certain post-judgment Orders was taken by such defendant and duly heard by the  
5 Nevada Supreme Court, which issued an Opinion and remittitur received by this Court  
6 on February 4, 2022, wherein it directed a modification of such final judgment to  
7 reduce it by the amount of damages previously awarded to plaintiffs for the time  
8 period prior to the two year statute of limitations applicable to the plaintiffs' claims,  
9 meaning prior to October 8, 2010, this case being commenced on October 8, 2012,  
10 and otherwise affirming such final judgment. Plaintiffs filed their Motion for Entry of  
11 a Modified Judgment pursuant to such remittitur on February 14, 2022, defendant  
12 filed their Response in Opposition on February 28, 2022, and plaintiffs filed their  
13 Reply in Support of their Motion on August 12, 2022, with the parties also having the  
14 opportunity to further address the issues in their supplemental briefs filed on  
15 September 30, 2022. After due and proper deliberation, review of the arguments set  
16 forth in each of the parties' foregoing briefs and by their counsel, the Court entered an  
17 Order on November 11, 2022, granting that motion and directing the entry of an Order  
18 Modifying the Final Judgment in this case entered on August 21, 2018, and the Court  
19 hereby finds and orders:  
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1 Plaintiffs, in their motion, have submitted to the Court the modified amount of  
2 damages to be awarded to the class members, properly reduced from the amounts  
3 specified for 890 class members at Ex. "A" to the judgment entered by the Court on  
4 August 21, 2018; and it is hereby  
5

6  
7  
8 ORDERED that Ex. "A" annexed hereto, the list of the modified amount of  
9 damages to be awarded to the class members presented in plaintiffs' motion, shall be  
10 substituted for the Ex. "A" list annexed to the judgment entered by the Court on  
11 August 21, 2018, with that original Ex. "A" list being stricken, and with the Judgment  
12 modified accordingly; and it is further  
13

14  
15 ORDERED that the Clerk of the Court shall enter judgment for each individual  
16 class member in the amount specified in Column "F" in Ex. "A" as annexed hereto  
17 against defendants A CAB TAXI SERVICE LLC and A CAB SERIES LLC, formerly  
18 known as A CAB, LLC; in doing so it shall substitute such amounts for the prior  
19 amounts it was directed to enter for each class member pursuant to the judgment  
20 entered by the Court on August 21, 2018, it being further provided that the Clerk of  
21 the Court shall strike from its judgment docket the amount it had previously entered as  
22 a judgment in favor of any class member who does not appear on Ex. "A" of this  
23 Order; and it is further  
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1 ORDERED the Court's Order and Judgment entered on August 21, 2018, shall  
2 remain in effect in all other respects except as modified herein and shall accrue post-  
3 judgment interest on the amounts specified in Column "F" in Ex. "A" annexed hereto  
4 as of August 21, 2018.  
5

6  
7 IT IS SO ORDERED.

8 Dated this \_\_\_\_ day of \_\_\_\_\_, 2022.

9 Dated this 17th day of November, 2022

10 

11 Hon. Maria Gall  
12 DISTRICT COURT JUDGE  
13 E39 CAC F3CC 83EE  
14 Maria Gall  
15 District Court Judge

16 Submitted by:

17 By: /s/ Leon Greenberg  
18 Leon Greenberg, Esq.  
19 LEON GREENBERG PROF. CORP.  
20 2965 S. Jones Blvd. Ste. E-3  
21 Las Vegas, NV 89146  
22 Attorneys for Plaintiffs

23 Approved as to form and content:

24 Not Approved

25 By: \_\_\_\_\_  
26 Esther C. Rodriguez, Esq.  
27 RODRIGUEZ LAW OFFICES, P.C.  
28 10161 Park Run Drive. Ste. 150  
Las Vegas, NV 89145  
Attorney for Defendants

# EXHIBIT "A"

	A	B	C	D	E	F	G	H
1		<b>Totals for All Class Members</b>		<b>\$597,772.48</b>	<b>\$88,114.12</b>	<b>\$685,886.60</b>	<b>\$669,340.72</b>	<b>(\$71,568.24)</b>
2	<b>Employee</b>			<b>Total Lower Tier Minimum Wages Owed 10/8/2010 - 12/31/2015 After Set Off and Over</b>	<b>Interest from 1/1 2016 through</b>	<b>Total with</b>	<b>Total 10/8/2010 - 12/31/2015</b>	<b>Set Off from USDOL</b>
3	<b>Number</b>	<b>Last Name</b>	<b>First Name</b>	<b>10.00</b>	<b>6/30/2018</b>	<b>Interest</b>	<b>Shortage</b>	<b>Settlement</b>
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	(\$362.11)
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	3943	Anderson	William	\$289.40	\$42.66	\$332.06	\$289.40	\$0.00
39	3650	Anif	Janeid	\$1,406.55	\$207.33	\$1,613.88	\$1,406.55	\$0.00
40	2942	Appel	Howard	\$23.47	\$3.46	\$26.93	\$23.47	\$0.00
41	3614	Applegate	Angela	\$260.97	\$38.47	\$299.44	\$319.42	(\$58.45)
42	3730	Arar	Isam	\$1,726.82	\$254.54	\$1,981.36	\$2,235.96	(\$509.14)
43	104910	Archer	Bert	\$362.37	\$53.41	\$415.78	\$362.37	\$0.00
44	3709	Arell	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

	A	B	C	D	E	F	G	H
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	Ba	Awa	\$1,270.02	\$187.21	\$1,457.22	\$1,270.02	\$0.00
59	108404	Baca	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	Ion	\$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	(\$43.15)
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	3622	Benel	Christian	\$1,457.21	\$214.80	\$1,672.01	\$1,589.84	(\$132.63)
81	110687	Berger	James	\$58.09	\$8.56	\$66.65	\$58.09	\$0.00
82	103219	Berichon	Mike	\$947.14	\$139.61	\$1,086.75	\$947.14	\$0.00
83	23373	Bey	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	2986	Black	Burton	\$174.69	\$25.75	\$200.43	\$174.69	\$0.00
86	29914	Bliss	Valerie	\$124.09	\$18.29	\$142.38	\$124.09	\$0.00
87	112455	Blum III	Arthur	\$47.07	\$6.94	\$54.01	\$47.07	\$0.00
88	2487	Boling	Freddy	\$528.24	\$77.87	\$606.11	\$528.24	\$0.00
89	2802	Borja	Virginia	\$456.50	\$67.29	\$523.79	\$745.82	(\$289.32)
90	3723	Bowen	Christopher	\$674.72	\$99.46	\$774.17	\$674.72	\$0.00
91	3508	Bozic	Nebojsa	\$263.10	\$38.78	\$301.88	\$263.10	\$0.00
92	28324	Bradley	Leroy	\$2,391.80	\$352.56	\$2,744.36	\$2,810.40	(\$418.60)
93	2056	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	\$0.00
95	3716	Brimhall	Tracy	\$3,804.84	\$560.85	\$4,365.69	\$3,804.84	\$0.00

	A	B	C	D	E	F	G	H
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	Bunns	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-Betancou	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	102334	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	3843	Caymite	Luc	\$221.02	\$32.58	\$253.60	\$221.02	\$0.00
114	104310	Chana	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	(\$209.70)
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	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	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



	A	B	C	D	E	F	G	H
146	23948	Daffron	Daniel	\$1,242.13	\$183.10	\$1,425.23	\$1,242.13	\$0.00
147	32238	Daggett Jr.	Rudolph	\$618.68	\$91.20	\$709.87	\$618.68	\$0.00
148	3777	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	3511	Danielsen	Danny	\$377.99	\$55.72	\$433.71	\$377.99	\$0.00
151	3428	D'Arcy	Timothy	\$4,630.45	\$682.55	\$5,313.00	\$4,630.45	\$0.00
152	101103	Davila-Romero	Monica	\$58.85	\$8.67	\$67.52	\$58.85	\$0.00
153	28065	Davis	Bradley	\$2,167.85	\$319.55	\$2,487.40	\$2,167.85	\$0.00
154	2573	Deguzman	Fermin	\$294.22	\$43.37	\$337.59	\$294.22	\$0.00
155	3675	Deguzman	Leloi	\$619.41	\$91.30	\$710.71	\$619.41	\$0.00
156	111137	Dejacto	Giovanna	\$660.42	\$97.35	\$757.77	\$660.42	\$0.00
157	25935	Delgado	Carlos	\$105.26	\$15.52	\$120.78	\$105.26	\$0.00
158	2057	DeMarco	William	\$581.36	\$85.69	\$667.05	\$581.36	\$0.00
159	3566	Deocampo	Michael	\$198.88	\$29.31	\$228.19	\$222.51	(\$23.63)
160	3936	Dial	Donald	\$811.92	\$119.68	\$931.60	\$811.92	\$0.00
161	111062	Diamond	Jeffrey	\$273.19	\$40.27	\$313.46	\$273.19	\$0.00
162	3719	Diaz	Aiser	\$22.90	\$3.38	\$26.28	\$22.90	\$0.00
163	3657	Dibaba	Desta	\$958.68	\$141.31	\$1,099.99	\$958.68	\$0.00
164	3905	Dillard	Corey	\$904.27	\$133.29	\$1,037.56	\$978.27	(\$74.00)
165	2031	Dinok	Ildiko	\$1,530.38	\$225.58	\$1,755.96	\$1,530.38	\$0.00
166	6832	Dionas	John	\$87.73	\$12.93	\$100.66	\$87.73	\$0.00
167	3756	Disbrow	Ronald	\$2,475.64	\$364.92	\$2,840.56	\$2,858.43	(\$382.79)
168	3395	Dixon	Julius	\$669.09	\$98.63	\$767.72	\$669.09	\$0.00
169	2812	Djapa-Ivosevic	Davor	\$295.33	\$43.53	\$338.87	\$295.33	\$0.00
170	3704	Dobszewicz	Gary	\$2,278.69	\$335.89	\$2,614.57	\$3,064.20	(\$782.51)
171	3024	Donahoe	Stephen	\$473.62	\$69.81	\$543.44	\$473.62	\$0.00
172	3478	Dontchev	Nedelcho	\$2,456.69	\$362.13	\$2,818.81	\$2,562.54	(\$105.85)
173	3830	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	Doyle	William	\$304.91	\$44.94	\$349.85	\$304.91	\$0.00
176	2871	Draper	Ivan	\$885.79	\$130.57	\$1,016.35	\$1,988.56	(\$1,102.77)
177	3754	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	3617	Durey	Robert	\$795.00	\$117.19	\$912.19	\$1,086.96	(\$291.96)
180	2006	Durtschi	Jeffrey	\$496.97	\$73.26	\$570.23	\$585.98	(\$89.01)
181	100046	Dymond	Ernest	\$62.96	\$9.28	\$72.24	\$62.96	\$0.00
182	3907	Eddik	Muhannad	\$31.60	\$4.66	\$36.26	\$31.60	\$0.00
183	2637	Edwards	Jeffrey	\$823.78	\$121.43	\$945.21	\$1,307.78	(\$484.00)
184	3381	Egan	Joseph	\$3,088.61	\$455.27	\$3,543.88	\$3,088.61	\$0.00
185	3595	Ekoue	Ayi	\$2,813.75	\$414.76	\$3,228.50	\$2,813.75	\$0.00
186	111822	Elgendy	Mohamed	\$96.88	\$14.28	\$111.17	\$96.88	\$0.00
187	18678	Eliades	George	\$272.83	\$40.22	\$313.04	\$272.83	\$0.00
188	3771	Ellis	Charles	\$763.81	\$112.59	\$876.40	\$763.81	\$0.00
189	109641	Emling	Paul	\$146.38	\$21.58	\$167.95	\$470.16	(\$323.78)
190	106698	Emter	Christopher	\$124.52	\$18.36	\$142.88	\$124.52	\$0.00
191	3567	Ernst	William	\$2,071.00	\$305.27	\$2,376.27	\$3,661.62	(\$1,590.62)
192	3937	Esfarjany	Mahmood	\$61.93	\$9.13	\$71.06	\$61.93	\$0.00
193	3689	Eshaghi	Mohammad	\$243.90	\$35.95	\$279.85	\$347.00	(\$103.10)
194	3889	Estrada	Michael	\$217.71	\$32.09	\$249.80	\$217.71	\$0.00
195	3628	Evans	Steven	\$23.51	\$3.46	\$26.97	\$23.51	\$0.00

	A	B	C	D	E	F	G	H
196	3703	Fadlallah	Michel	\$675.34	\$99.55	\$774.88	\$857.18	(\$181.84)
197	29981	Fair	Kirby	\$496.57	\$73.20	\$569.77	\$496.57	\$0.00
198	3795	Farah	Yohannes	\$391.88	\$57.76	\$449.64	\$391.88	\$0.00
199	2682	Fears	Thomas	\$2,605.88	\$384.12	\$2,990.00	\$3,198.92	(\$593.04)
200	3591	Feleke	Melak	\$989.78	\$145.90	\$1,135.67	\$1,190.60	(\$200.82)
201	3549	Fesehazion	Teabe	\$1,306.55	\$192.59	\$1,499.14	\$1,865.61	(\$559.06)
202	111068	Filatov	Andrey	\$20.19	\$2.98	\$23.16	\$20.19	\$0.00
203	3877	Filfel	Kamal	\$3,138.25	\$462.59	\$3,600.84	\$3,138.25	\$0.00
204	109381	Fitzsimmons	Marc	\$327.92	\$48.34	\$376.25	\$327.92	\$0.00
205	111729	Flanders	Mary	\$208.19	\$30.69	\$238.88	\$208.19	\$0.00
206	3705	Fleming	Gary	\$3,227.44	\$475.74	\$3,703.17	\$4,079.24	(\$851.80)
207	3939	Ford	Todd	\$982.51	\$144.83	\$1,127.33	\$982.51	\$0.00
208	3927	Fox	Gordon	\$258.33	\$38.08	\$296.41	\$258.33	\$0.00
209	3860	Frankenberger	Grant	\$625.40	\$92.19	\$717.58	\$625.40	\$0.00
210	2614	Franklin	David	\$530.60	\$78.21	\$608.81	\$530.60	\$0.00
211	3774	Furst III	James	\$48.51	\$7.15	\$55.66	\$48.51	\$0.00
212	107590	Galtieri	Frank	\$269.32	\$39.70	\$309.02	\$269.32	\$0.00
213	2782	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	Gaumont	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	3801	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
244	3794	Goolsby	Victor	\$933.19	\$137.56	\$1,070.74	\$933.19	\$0.00
245	3391	Grafton	Natasha	\$1,771.74	\$261.16	\$2,032.90	\$1,771.74	\$0.00

	A	B	C	D	E	F	G	H
246	24757	Granchelle	Andrew	\$700.68	\$103.28	\$803.96	\$700.68	\$0.00
247	19253	Gray	Gary	\$3,124.58	\$460.58	\$3,585.16	\$3,790.84	(\$666.26)
248	3197	Green	Tony	\$1,256.38	\$185.19	\$1,441.57	\$2,445.41	(\$1,189.03)
249	2971	Gross	Timothy	\$866.18	\$127.68	\$993.85	\$866.18	\$0.00
250	18964	Guerrero	Daniel	\$1,211.23	\$178.54	\$1,389.76	\$1,211.23	\$0.00
251	3655	Guinan	William	\$318.19	\$46.90	\$365.09	\$552.49	(\$234.30)
252	3895	Gyuro	John	\$343.12	\$50.58	\$393.70	\$343.12	\$0.00
253	3636	Habtom	Ermias	\$663.42	\$97.79	\$761.21	\$663.42	\$0.00
254	3799	Hadley	Aaron	\$221.75	\$32.69	\$254.44	\$333.64	(\$111.89)
255	3827	Haigh III	Walter	\$202.61	\$29.87	\$232.48	\$202.61	\$0.00
256	111568	Hammoud	Wissam	\$618.64	\$91.19	\$709.83	\$618.64	\$0.00
257	21446	Handlon	Michael	\$649.91	\$95.80	\$745.71	\$649.91	\$0.00
258	3734	Hanna	Christopher	\$353.39	\$52.09	\$405.48	\$353.39	\$0.00
259	3402	Hansen	Jordan	\$1,238.67	\$182.59	\$1,421.26	\$1,410.40	(\$171.73)
260	29609	Haralambov	Valko	\$260.48	\$38.40	\$298.88	\$260.48	\$0.00
261	3519	Harms	Michael	\$728.33	\$107.36	\$835.69	\$728.33	\$0.00
262	3761	Harrell	Mark	\$1,070.06	\$157.73	\$1,227.79	\$1,484.83	(\$414.77)
263	3855	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	(\$258.31)
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	3809	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	3607	Hoschouer	Christina	\$1,321.54	\$194.80	\$1,516.33	\$1,321.54	\$0.00
291	109584	Hosley	Tracie	\$185.20	\$27.30	\$212.50	\$185.20	\$0.00
292	31648	Hu	Karl	\$137.49	\$20.27	\$157.76	\$137.49	\$0.00
293	3849	Huerena	Samuel	\$51.18	\$7.54	\$58.72	\$51.18	\$0.00
294	2400	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

	A	B	C	D	E	F	G	H
296	3120	Huntington	Walter	\$311.96	\$45.98	\$357.94	\$311.96	\$0.00
297	27788	Hurd	Donald	\$1,527.27	\$225.13	\$1,752.39	\$1,786.78	(\$259.51)
298	3782	Hurley	Robert	\$246.55	\$36.34	\$282.89	\$246.55	\$0.00
299	2751	Hurtado	Hubert	\$2,544.05	\$375.00	\$2,919.05	\$2,544.05	\$0.00
300	3835	Hussien	Leykun	\$568.36	\$83.78	\$652.14	\$568.36	\$0.00
301	17189	Imran	Muhammad	\$104.12	\$15.35	\$119.46	\$104.12	\$0.00
302	3187	Isaac	Edsel	\$263.62	\$38.86	\$302.48	\$263.62	\$0.00
303	108273	Isanan	Claro	\$199.02	\$29.34	\$228.35	\$199.02	\$0.00
304	107191	Ivanov	Yordan	\$74.55	\$10.99	\$85.54	\$74.55	\$0.00
305	2114	Ivey	Timothy	\$1,046.55	\$154.27	\$1,200.82	\$1,505.32	(\$458.77)
306	3928	Jackson	Anthony	\$495.57	\$73.05	\$568.62	\$495.57	\$0.00
307	108839	Jackson	Frederick	\$2,776.86	\$409.32	\$3,186.18	\$3,154.65	(\$377.79)
308	3701	Jackson	Willie	\$2,678.80	\$394.87	\$3,073.67	\$3,577.43	(\$898.63)
309	107992	Jacobi	Donald	\$1,157.97	\$170.69	\$1,328.66	\$1,157.97	\$0.00
310	20466	Jafarian	Moharram	\$13.55	\$2.00	\$15.55	\$13.55	\$0.00
311	2412	Jelancic	Vladko	\$1,366.25	\$201.39	\$1,567.64	\$1,773.01	(\$406.76)
312	3851	Jellison	Charles	\$327.35	\$48.25	\$375.60	\$513.14	(\$185.79)
313	3315	Jimenez	Michael	\$814.06	\$120.00	\$934.05	\$1,010.10	(\$196.04)
314	3539	Johnson	Brian	\$62.39	\$9.20	\$71.59	\$62.39	\$0.00
315	3898	Johnson	Cary	\$91.90	\$13.55	\$105.44	\$91.90	\$0.00
316	3151	Johnson	Kennard	\$778.01	\$114.68	\$892.69	\$1,770.30	(\$992.29)
317	3844	Johnson	Richard	\$162.40	\$23.94	\$186.34	\$162.40	\$0.00
318	2127	Johnson	Rodney	\$44.73	\$6.59	\$51.32	\$206.39	(\$161.66)
319	3602	Johnson	Tony	\$377.73	\$55.68	\$433.41	\$377.73	\$0.00
320	2253	Jones	Glenn	\$1,337.83	\$197.20	\$1,535.03	\$1,731.80	(\$392.97)
321	3784	Joseph	Leroy	\$2,440.47	\$359.74	\$2,800.21	\$2,570.69	(\$182.22)
322	3919	Kabbaz	David	\$76.92	\$11.34	\$88.26	\$76.92	\$0.00
323	111813	Kadir	Tura	\$23.88	\$3.52	\$27.39	\$23.88	\$0.00
324	106642	Kadri	Abdelkrim	\$10.24	\$1.51	\$11.75	\$10.24	\$0.00
325	3772	Kaiyoorawongs	Chaipan	\$3,065.66	\$451.89	\$3,517.55	\$3,065.66	\$0.00
326	101942	Kalimba	Gaston	\$530.48	\$78.19	\$608.67	\$530.48	\$0.00
327	29542	Kang	Chong	\$101.83	\$15.01	\$116.84	\$101.83	\$0.00
328	3631	Karner	Adam	\$873.51	\$128.76	\$1,002.27	\$1,141.88	(\$268.37)
329	3819	Keba	Woldmarim	\$569.14	\$83.89	\$653.03	\$998.90	(\$429.76)
330	106153	Keller	Roger	\$390.90	\$57.62	\$448.52	\$390.90	\$0.00
331	2736	Kenary	Brian	\$352.09	\$51.90	\$403.99	\$1,706.10	(\$1,354.01)
332	3484	Kern	Gary	\$8,416.88	\$1,240.68	\$9,657.56	\$9,357.54	(\$940.66)
333	3637	Key	Roy	\$174.71	\$25.75	\$200.46	\$174.71	\$0.00
334	3651	Khan	Zaka	\$53.04	\$7.82	\$60.86	\$53.04	\$0.00
335	105794	Kimler	Ryan	\$198.87	\$29.31	\$228.19	\$198.87	\$0.00
336	3798	King Jr.	John	\$115.51	\$17.03	\$132.54	\$179.87	(\$64.36)
337	2901	Kingsley	David	\$49.73	\$7.33	\$57.06	\$49.73	\$0.00
338	111283	Kissel	Sean	\$51.23	\$7.55	\$58.78	\$51.23	\$0.00
339	3893	Klein	Phillip	\$3,633.02	\$535.52	\$4,168.54	\$3,633.02	\$0.00
340	3837	Knight	Tyree	\$262.37	\$38.67	\$301.04	\$262.37	\$0.00
341	3630	Kogan	Martin	\$6,773.74	\$998.48	\$7,772.22	\$7,609.17	(\$835.43)
342	2789	Krouse	Stephen	\$85.40	\$12.59	\$97.99	\$366.44	(\$281.04)
343	103826	Kull Jr.	William	\$135.94	\$20.04	\$155.98	\$135.94	\$0.00
344	3662	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	B	C	D	E	F	G	H
346	111231	Lant	Mark	\$694.00	\$102.30	\$796.29	\$694.00	\$0.00
347	3535	Lantis	Glen	\$427.48	\$63.01	\$490.49	\$427.48	\$0.00
348	25362	Lathan	Joseph	\$269.57	\$39.73	\$309.30	\$269.57	\$0.00
349	111290	Lay	Gilbert	\$139.80	\$20.61	\$160.40	\$139.80	\$0.00
350	1053	Leacock	Brian	\$1,191.71	\$175.66	\$1,367.37	\$2,396.09	(\$1,204.38)
351	3685	Leal	Jill	\$2,181.82	\$321.61	\$2,503.43	\$2,592.70	(\$410.88)
352	18960	Lee	Melvin	\$469.33	\$69.18	\$538.51	\$469.33	\$0.00
353	3702	Lee	Thomas	\$2,952.81	\$435.26	\$3,388.06	\$2,952.81	\$0.00
354	3666	Legesse	Dereje	\$555.76	\$81.92	\$637.68	\$776.75	(\$220.99)
355	3816	Ligus	Thomas	\$219.63	\$32.37	\$252.01	\$219.63	\$0.00
356	25522	Link	Peter	\$1,062.97	\$156.69	\$1,219.66	\$1,366.79	(\$303.82)
357	3681	Linzer	Steven	\$42.56	\$6.27	\$48.83	\$42.56	\$0.00
358	15804	Little	Dennis	\$742.99	\$109.52	\$852.50	\$1,016.34	(\$273.35)
359	3945	Lombana	Francisco	\$51.80	\$7.63	\$59.43	\$51.80	\$0.00
360	3858	Lonbani	Khosro	\$607.51	\$89.55	\$697.06	\$829.71	(\$222.20)
361	111405	Lopez-Silvero	Fidel	\$81.02	\$11.94	\$92.96	\$81.02	\$0.00
362	3752	Lorenz	Dierdra	\$866.03	\$127.66	\$993.69	\$866.03	\$0.00
363	3813	Lovelady	Warren	\$11.90	\$1.75	\$13.65	\$11.90	\$0.00
364	1065	Lovin	Charles	\$247.32	\$36.46	\$283.77	\$422.42	(\$175.10)
365	3778	Macato	Jaime	\$2,456.61	\$362.11	\$2,818.73	\$2,859.72	(\$403.11)
366	20936	Madi	Adam	\$137.47	\$20.26	\$157.74	\$137.47	\$0.00
367	24918	Magana	Luis	\$565.73	\$83.39	\$649.12	\$749.60	(\$183.87)
368	107940	Maharit	Khamkhung	\$63.98	\$9.43	\$73.41	\$63.98	\$0.00
369	2738	Mahoney	Kevin	\$431.90	\$63.66	\$495.56	\$431.90	\$0.00
370	3096	Mainwaring	David	\$3,079.08	\$453.87	\$3,532.95	\$3,079.08	\$0.00
371	2757	Majors	John	\$6,888.13	\$1,015.34	\$7,903.46	\$6,888.13	\$0.00
372	22809	Manitien	Ted	\$13.83	\$2.04	\$15.87	\$13.83	\$0.00
373	3890	Manor	Quincy	\$1,366.55	\$201.44	\$1,567.99	\$1,544.98	(\$178.43)
374	3583	Maras	Maria	\$2,195.44	\$323.62	\$2,519.05	\$2,614.23	(\$418.79)
375	106666	Martinez	Arturo	\$63.48	\$9.36	\$72.83	\$63.48	\$0.00
376	110053	Martinez	Francisco	\$1,713.26	\$252.54	\$1,965.80	\$1,713.26	\$0.00
377	3866	Martinez-Ramire	Eduardo	\$757.35	\$111.64	\$868.98	\$1,043.05	(\$285.70)
378	100287	Martins	Julio	\$298.27	\$43.97	\$342.24	\$298.27	\$0.00
379	3698	Mastrio	Angelo	\$287.39	\$42.36	\$329.75	\$287.39	\$0.00
380	110618	Mastrio	Pamela	\$234.23	\$34.53	\$268.76	\$234.23	\$0.00
381	110108	Mathis	George	\$297.42	\$43.84	\$341.26	\$297.42	\$0.00
382	3669	Maza	Inez	\$349.93	\$51.58	\$401.51	\$349.93	\$0.00
383	111284	McCall	Melvin	\$169.85	\$25.04	\$194.88	\$169.85	\$0.00
384	111199	McCarroll-Jones	Claudia	\$17.52	\$2.58	\$20.11	\$17.52	\$0.00
385	2587	McCarter	Patrick	\$2,149.19	\$316.80	\$2,465.99	\$2,268.60	(\$119.41)
386	3690	McCarthy	John	\$3,474.77	\$512.20	\$3,986.97	\$4,182.28	(\$707.51)
387	3654	McConnell	Therral	\$873.55	\$128.77	\$1,002.32	\$873.55	\$0.00
388	3743	McCoubrey	Earl	\$1,347.94	\$198.69	\$1,546.63	\$1,347.94	\$0.00
389	107427	McDougle	Jeffrey	\$124.87	\$18.41	\$143.27	\$124.87	\$0.00
390	3111	McGarry	James	\$178.50	\$26.31	\$204.81	\$178.50	\$0.00
391	3745	McGowan	Sean	\$228.69	\$33.71	\$262.40	\$228.69	\$0.00
392	3547	McGregor	Matthew	\$857.64	\$126.42	\$984.05	\$857.64	\$0.00
393	3722	McNeece	James	\$147.35	\$21.72	\$169.07	\$147.35	\$0.00
394	25641	McSkimming	John	\$901.92	\$132.95	\$1,034.87	\$901.92	\$0.00
395	3345	Mekonen	Solomon	\$383.94	\$56.59	\$440.54	\$383.94	\$0.00



	A	B	C	D	E	F	G	H
396	3066	Melesse	Abebe	\$32.85	\$4.84	\$37.69	\$32.85	\$0.00
397	3665	Melka	Tariku	\$27.31	\$4.03	\$31.34	\$27.31	\$0.00
398	2596	Meloro	Paul	\$3,253.76	\$479.62	\$3,733.38	\$3,503.79	(\$250.03)
399	3262	Mengesha	Alemayehu	\$521.70	\$76.90	\$598.60	\$861.06	(\$339.36)
400	3568	Menocal	Pedro	\$1,029.70	\$151.78	\$1,181.48	\$1,029.70	\$0.00
401	102328	Meyer	Ronald	\$53.72	\$7.92	\$61.64	\$53.72	\$0.00
402	26609	Mezzenasco	Pedro	\$1,317.06	\$194.14	\$1,511.19	\$1,523.84	(\$206.78)
403	110334	Michilena	Luis	\$66.26	\$9.77	\$76.03	\$66.26	\$0.00
404	30196	Miller	Jason	\$983.37	\$144.95	\$1,128.32	\$983.37	\$0.00
405	17855	Milliron	Darrol	\$1,696.99	\$250.14	\$1,947.13	\$3,469.18	(\$1,772.19)
406	3620	Mindyas	James	\$579.57	\$85.43	\$665.00	\$855.65	(\$276.08)
407	3904	Mirkulovski	Danny	\$550.09	\$81.09	\$631.18	\$550.09	\$0.00
408	31966	Mitrikov	Ilko	\$2,230.42	\$328.77	\$2,559.19	\$2,414.03	(\$183.61)
409	104887	Miyazaki	Nisaburo	\$912.41	\$134.49	\$1,046.90	\$912.41	\$0.00
410	3317	Mogeeth	Ehab	\$323.43	\$47.67	\$371.10	\$323.43	\$0.00
411	105284	Monforte II	Peter	\$5,074.87	\$748.06	\$5,822.92	\$5,074.87	\$0.00
412	3882	Monteagudo	Oscar	\$937.81	\$138.24	\$1,076.04	\$937.81	\$0.00
413	3735	Montoya Villa	Francisco	\$551.62	\$81.31	\$632.93	\$1,112.68	(\$561.06)
414	3913	Moore	Aileen-Louise	\$328.57	\$48.43	\$377.01	\$328.57	\$0.00
415	3664	Moreno	James	\$4,373.10	\$644.61	\$5,017.71	\$5,220.56	(\$847.46)
416	3626	Moretti	Bryan	\$1,422.89	\$209.74	\$1,632.63	\$1,422.89	\$0.00
417	3411	Morley	David	\$514.74	\$75.87	\$590.61	\$718.67	(\$203.93)
418	2162	Morris	Robert	\$1,446.92	\$213.28	\$1,660.20	\$1,446.92	\$0.00
419	8321	Morris	Thomas	\$4,599.67	\$678.01	\$5,277.68	\$4,599.67	\$0.00
420	106703	Mosely	David	\$1,143.38	\$168.54	\$1,311.92	\$1,143.38	\$0.00
421	3785	Mostafa	Ahmed	\$500.20	\$73.73	\$573.93	\$500.20	\$0.00
422	28917	Motazedi	Kamran	\$181.66	\$26.78	\$208.44	\$181.66	\$0.00
423	27059	Mottaghian	Joseph	\$30.98	\$4.57	\$35.54	\$30.98	\$0.00
424	107704	Muhtari	Abdulrahman	\$615.74	\$90.76	\$706.50	\$615.74	\$0.00
425	3847	Murawski	Richard	\$1,593.10	\$234.83	\$1,827.93	\$1,593.10	\$0.00
426	3856	Murray	Mark	\$23.74	\$3.50	\$27.24	\$23.74	\$0.00
427	2018	Murray	Michael P.	\$770.33	\$113.55	\$883.88	\$770.33	\$0.00
428	107440	Nantista	Peter	\$212.28	\$31.29	\$243.57	\$212.28	\$0.00
429	3859	Nazarov	Mikael	\$2,455.84	\$362.00	\$2,817.84	\$2,736.49	(\$280.65)
430	3804	Ndichu	Simon	\$366.18	\$53.98	\$420.16	\$366.18	\$0.00
431	102656	Nedyalkov	Atanas	\$321.59	\$47.40	\$369.00	\$321.59	\$0.00
432	3530	Negashe	Legesse	\$502.82	\$74.12	\$576.93	\$838.75	(\$335.93)
433	111494	Nemeth	Zoltan	\$353.54	\$52.11	\$405.65	\$353.54	\$0.00
434	25190	Ngo	Tuan	\$1,607.52	\$236.95	\$1,844.47	\$1,607.52	\$0.00
435	3545	Nichols	Keith	\$336.29	\$49.57	\$385.86	\$336.29	\$0.00
436	3823	Nigussie	Gulilat	\$480.17	\$70.78	\$550.95	\$620.79	(\$140.62)
437	28989	Nolan	Eamonn	\$107.87	\$15.90	\$123.77	\$107.87	\$0.00
438	3639	Norberg	Christopher	\$919.23	\$135.50	\$1,054.73	\$996.85	(\$77.62)
439	3876	Norvell	Chris	\$4,691.89	\$691.60	\$5,383.49	\$4,691.89	\$0.00
440	3841	Ocampo	Leonardo	\$882.56	\$130.09	\$1,012.66	\$967.99	(\$85.43)
441	30295	Ogbazghi	Dawit	\$489.50	\$72.15	\$561.65	\$1,075.06	(\$585.56)
442	109172	O'Grady	Francis	\$404.46	\$59.62	\$464.08	\$404.46	\$0.00
443	3836	Ohlson	Ryan	\$752.25	\$110.89	\$863.14	\$924.94	(\$172.69)
444	3753	Olen	Virginia	\$2,224.07	\$327.84	\$2,551.91	\$2,224.07	\$0.00
445	3748	Oliveros	Mario	\$671.02	\$98.91	\$769.93	\$671.02	\$0.00

	A	B	C	D	E	F	G	H
446	3868	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	3863	Ortega	Saul	\$439.49	\$64.78	\$504.27	\$439.49	\$0.00
451	3894	O'Shea	Kevin	\$163.81	\$24.15	\$187.96	\$163.81	\$0.00
452	25832	Osterman	Victor	\$209.00	\$30.81	\$239.81	\$683.24	(\$474.24)
453	3783	Overson	Michael	\$636.00	\$93.75	\$729.74	\$636.00	\$0.00
454	3789	Oyebade	Vincent	\$116.31	\$17.14	\$133.45	\$116.31	\$0.00
455	3717	Ozgulgec	Tunc	\$1,477.21	\$217.75	\$1,694.95	\$1,626.46	(\$149.25)
456	3618	Pak	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	3597	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	16676	Parker	Gary	\$1,387.79	\$204.57	\$1,592.35	\$1,387.79	\$0.00
461	3750	Parker	Shawnette	\$481.18	\$70.93	\$552.10	\$713.53	(\$232.35)
462	3884	Parmenter	William	\$1,713.94	\$252.64	\$1,966.58	\$1,713.94	\$0.00
463	3659	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	3396	Penera	Eric	\$124.81	\$18.40	\$143.21	\$279.36	(\$158.55)
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	3281	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

	A	B	C	D	E	F	G	H
496	107548	Rainey	James	\$219.28	\$32.32	\$251.60	\$219.28	\$0.00
497	3883	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	Regans	Mark	\$379.98	\$56.01	\$435.99	\$379.98	\$0.00
501	2237	Relopez	Craig	\$1,606.09	\$236.74	\$1,842.84	\$2,373.26	(\$767.17)
502	3544	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	109502	Rios-Lopez	Oscar	\$189.76	\$27.97	\$217.73	\$189.76	\$0.00
505	107701	Risby	Clifford	\$1,060.42	\$156.31	\$1,216.73	\$1,060.42	\$0.00
506	111756	Risco	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	3575	Roach	Jayson	\$665.36	\$98.08	\$763.44	\$665.36	\$0.00
511	3305	Roberson	Ronnie	\$101.24	\$14.92	\$116.16	\$101.24	\$0.00
512	2842	Roberts	James	\$765.95	\$112.90	\$878.85	\$765.95	\$0.00
513	104171	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	3504	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	3323	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	Acy	\$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



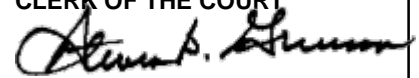
	A	B	C	D	E	F	G	H
546	109028	Secondo	Muridi	\$391.43	\$57.70	\$449.12	\$391.43	\$0.00
547	3536	Sedgwick	Anthony	\$129.38	\$19.07	\$148.45	\$129.38	\$0.00
548	3134	Serio	John	\$766.46	\$112.98	\$879.43	\$1,119.04	(\$352.58)
549	3057	Serrano	Hector	\$1,692.22	\$249.44	\$1,941.65	\$2,188.03	(\$495.81)
550	3359	Sevillet	Otto	\$136.93	\$20.18	\$157.11	\$390.65	(\$253.72)
551	3879	Sexner	Alexis	\$955.88	\$140.90	\$1,096.77	\$1,075.72	(\$119.84)
552	19451	Shafiei	Abdolreza	\$552.17	\$81.39	\$633.56	\$552.17	\$0.00
553	2899	Shallufa	Azmy	\$5,575.23	\$821.81	\$6,397.04	\$6,060.24	(\$485.01)
554	3619	Shein	Efraim	\$304.28	\$44.85	\$349.13	\$304.28	\$0.00
555	103821	Sherman	Jason	\$214.72	\$31.65	\$246.37	\$214.72	\$0.00
556	3724	Shinn	Kevin	\$463.14	\$68.27	\$531.41	\$463.14	\$0.00
557	3790	Shoyombo	Rilwan	\$1,426.49	\$210.27	\$1,636.76	\$1,833.70	(\$407.21)
558	3803	Siasat	Manuel	\$32.38	\$4.77	\$37.15	\$32.38	\$0.00
559	112766	Sibre	Christopher	\$294.20	\$43.37	\$337.56	\$294.20	\$0.00
560	3758	Siegel	Jeffrey	\$91.32	\$13.46	\$104.78	\$91.32	\$0.00
561	105863	Siljkovic	Becir	\$1,854.68	\$273.39	\$2,128.06	\$2,017.09	(\$162.41)
562	23388	Simmons	John	\$202.71	\$29.88	\$232.59	\$1,215.13	(\$1,012.42)
563	3524	Sinay	Abraham	\$234.31	\$34.54	\$268.85	\$234.31	\$0.00
564	3677	Singh	Baldev	\$180.81	\$26.65	\$207.47	\$180.81	\$0.00
565	3683	Sitotaw	Haileab	\$118.59	\$17.48	\$136.06	\$118.59	\$0.00
566	2630	Smale	Charles	\$935.99	\$137.97	\$1,073.96	\$935.99	\$0.00
567	3870	Smith	Jepthy	\$284.41	\$41.92	\$326.33	\$484.69	(\$200.28)
568	3041	Smith	Lottie	\$3,051.10	\$449.74	\$3,500.84	\$3,051.10	\$0.00
569	3610	Smith Jr.	Willie	\$1,287.44	\$189.77	\$1,477.21	\$2,123.86	(\$836.42)
570	2667	Solares	John	\$453.45	\$66.84	\$520.29	\$453.45	\$0.00
571	3643	Solis	Brigido	\$174.25	\$25.69	\$199.94	\$174.25	\$0.00
572	22804	Solymar	Istvan	\$303.84	\$44.79	\$348.63	\$303.84	\$0.00
573	3854	Soree	Mladen	\$1,445.54	\$213.08	\$1,658.62	\$1,445.54	\$0.00
574	105304	Sorkin	Jack	\$336.28	\$49.57	\$385.85	\$336.28	\$0.00
575	3770	Sorrosa	Juan	\$1,888.94	\$278.44	\$2,167.38	\$2,214.82	(\$325.88)
576	2638	Soto	Jacob	\$118.06	\$17.40	\$135.46	\$403.15	(\$285.09)
577	3797	Soto	Johnny	\$196.46	\$28.96	\$225.41	\$352.89	(\$156.43)
578	3727	Sparks	Cody	\$19.56	\$2.88	\$22.45	\$19.56	\$0.00
579	3845	Spaulding	Ross	\$244.25	\$36.00	\$280.25	\$244.25	\$0.00
580	3055	Spilmon	Mark	\$4,644.48	\$684.62	\$5,329.10	\$5,281.80	(\$637.32)
581	3481	Springer	Marvin	\$852.53	\$125.67	\$978.20	\$852.53	\$0.00
582	111364	Stanley	John	\$286.26	\$42.20	\$328.46	\$286.26	\$0.00
583	3821	Stauff	John	\$113.93	\$16.79	\$130.72	\$113.93	\$0.00
584	3737	Stayton	William	\$119.03	\$17.55	\$136.57	\$119.03	\$0.00
585	109013	Stearns	Thomas	\$528.37	\$77.88	\$606.25	\$528.37	\$0.00
586	3757	Steck	Gregory	\$5,829.47	\$859.29	\$6,688.75	\$6,511.90	(\$682.43)
587	3625	Stephanov	Liuben	\$219.81	\$32.40	\$252.21	\$398.92	(\$179.11)
588	3695	Stern	Robert	\$292.29	\$43.08	\$335.37	\$292.29	\$0.00
589	3165	Stevenson	John	\$1,702.39	\$250.94	\$1,953.33	\$1,702.39	\$0.00
590	3872	Stockton	Clarence	\$1,336.84	\$197.06	\$1,533.89	\$1,336.84	\$0.00
591	3713	Stonebreaker	Dawn	\$1,992.26	\$293.67	\$2,285.92	\$2,489.85	(\$497.59)
592	102400	Talley	George	\$301.76	\$44.48	\$346.24	\$301.76	\$0.00
593	112063	Tapia-Vergara	Agustin	\$587.64	\$86.62	\$674.26	\$587.64	\$0.00
594	3338	Tarragano	Stephen	\$675.03	\$99.50	\$774.54	\$675.03	\$0.00
595	111807	Taylor	Brent	\$632.29	\$93.20	\$725.49	\$632.29	\$0.00

	A	B	C	D	E	F	G	H
596	109745	Taylor	David	\$324.21	\$47.79	\$372.00	\$324.21	\$0.00
597	31977	Taylor	Marvin	\$714.56	\$105.33	\$819.89	\$714.56	\$0.00
598	3728	Tedros	Biserat	\$405.38	\$59.75	\$465.13	\$588.25	(\$182.87)
599	3720	Terry	James	\$937.23	\$138.15	\$1,075.38	\$937.23	\$0.00
600	31400	Thomas	Cator	\$427.93	\$63.08	\$491.01	\$427.93	\$0.00
601	104732	Thomas	Hasan	\$247.81	\$36.53	\$284.34	\$247.81	\$0.00
602	3726	Thomas	Scott	\$2,673.14	\$394.03	\$3,067.17	\$2,673.14	\$0.00
603	3867	Thompson	Glen	\$2,921.34	\$430.62	\$3,351.95	\$2,921.34	\$0.00
604	27963	Thompson	Michael	\$6,744.25	\$994.13	\$7,738.38	\$7,044.25	(\$300.00)
605	29040	Timko	Robert	\$224.07	\$33.03	\$257.09	\$224.07	\$0.00
606	110796	Toka	Tamas	\$445.88	\$65.72	\$511.60	\$445.88	\$0.00
607	22120	Travis	Brian	\$753.92	\$111.13	\$865.05	\$1,472.90	(\$718.98)
608	104747	Trumpf	Robert	\$211.10	\$31.12	\$242.22	\$211.10	\$0.00
609	103413	Tsegaye	Miheret	\$51.23	\$7.55	\$58.78	\$51.23	\$0.00
610	3207	Tucker	Kenlon	\$2,786.14	\$410.69	\$3,196.83	\$2,786.14	\$0.00
611	3679	Tullao	Isaac	\$411.83	\$60.71	\$472.54	\$411.83	\$0.00
612	3880	Turner	Michael	\$39.72	\$5.86	\$45.58	\$39.72	\$0.00
613	3686	Tyler	Christopher	\$267.85	\$39.48	\$307.33	\$267.85	\$0.00
614	110836	Uba	Chima	\$201.50	\$29.70	\$231.20	\$201.50	\$0.00
615	3612	Ullah	Mohammad	\$90.03	\$13.27	\$103.30	\$90.03	\$0.00
616	3073	Urban	David	\$102.49	\$15.11	\$117.60	\$102.49	\$0.00
617	3792	Urbanski	Anthony	\$1,411.23	\$208.02	\$1,619.25	\$1,411.23	\$0.00
618	3668	Valdes	Lazaro	\$162.21	\$23.91	\$186.12	\$162.21	\$0.00
619	3640	Vanluven	RJ	\$1,726.16	\$254.44	\$1,980.60	\$1,726.16	\$0.00
620	3710	Vences	Alfredo	\$839.90	\$123.81	\$963.71	\$839.90	\$0.00
621	3721	Viado	Ramon	\$2,051.73	\$302.43	\$2,354.16	\$2,369.87	(\$318.14)
622	3682	VonEngel	Stephen	\$29.89	\$4.41	\$34.30	\$29.89	\$0.00
623	3796	Vongthep	Christopher	\$2,710.64	\$399.56	\$3,110.20	\$2,710.64	\$0.00
624	109475	Vonkageler	Mark	\$130.27	\$19.20	\$149.48	\$130.27	\$0.00
625	3842	Wagg	John	\$221.46	\$32.64	\$254.10	\$221.46	\$0.00
626	3776	Wakeel	Daud	\$679.94	\$100.23	\$780.16	\$679.94	\$0.00
627	28448	Walker	Arthur	\$114.57	\$16.89	\$131.46	\$114.57	\$0.00
628	3820	Wallace	Roy	\$3,681.35	\$542.65	\$4,224.00	\$3,681.35	\$0.00
629	3766	Warner	Terrance	\$1,694.50	\$249.78	\$1,944.27	\$2,356.86	(\$662.36)
630	3496	Weaver	Gerie	\$3,791.56	\$558.89	\$4,350.45	\$5,428.88	(\$1,637.32)
631	3826	Webb	Ricky	\$624.58	\$92.07	\$716.64	\$923.04	(\$298.46)
632	109066	Webster	Brock	\$254.41	\$37.50	\$291.91	\$254.41	\$0.00
633	3578	Weiss	Matthew	\$60.25	\$8.88	\$69.13	\$60.25	\$0.00
634	2785	Welborn	Paul	\$849.94	\$125.28	\$975.22	\$972.84	(\$122.90)
635	3632	Weldu	Berhane	\$266.45	\$39.28	\$305.73	\$266.45	\$0.00
636	3616	Welzbacher	Daniel	\$2,367.50	\$348.98	\$2,716.47	\$2,789.72	(\$422.22)
637	111878	White II	Prinest	\$153.22	\$22.59	\$175.81	\$153.22	\$0.00
638	3611	Williams	Danny	\$273.88	\$40.37	\$314.25	\$273.88	\$0.00
639	3608	Wilson Jr.	Mose	\$3,332.43	\$491.21	\$3,823.64	\$3,332.43	\$0.00
640	3947	Wing	Roland	\$81.95	\$12.08	\$94.04	\$81.95	\$0.00
641	107624	Witte	Daniel	\$228.39	\$33.67	\$262.05	\$228.39	\$0.00
642	3623	Wolde	Hailemariam	\$385.93	\$56.89	\$442.81	\$385.93	\$0.00
643	3603	Woldeghebriel	Berhane	\$1,037.22	\$152.89	\$1,190.11	\$1,037.22	\$0.00
644	110866	Wolfe	Thomas	\$726.91	\$107.15	\$834.06	\$726.91	\$0.00
645	3840	Wondired	Eshetu	\$423.24	\$62.39	\$485.63	\$423.24	\$0.00

	A	B	C	D	E	F	G	H
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	Zelege	Abraham	\$412.94	\$60.87	\$473.81	\$1,003.66	(\$590.72)

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1 **NOEO**

2 LEON GREENBERG, ESQ., SBN 8094  
3 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
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[Ranni@overtimelaw.com](mailto:Ranni@overtimelaw.com)  
Attorneys for Plaintiffs

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11 Tel (702) 259-7777  
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13 [christian@gabroy.com](mailto:christian@gabroy.com)  
14 Attorneys for Plaintiffs

11 **DISTRICT COURT**  
12 **CLARK COUNTY, NEVADA**

13 MICHAEL MURRAY, and MICHAEL )  
14 RENO, Individually and on behalf of )  
15 others similarly situated, )

16 Plaintiffs,

17 vs.

18 A CAB TAXI SERVICE LLC, and A )  
19 CAB, LLC, )

20 Defendants. )

Case No.: A-12-669926-C

Dept.: IX

NOTICE OF ENTRY OF ORDER

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.  
28 Nevada Bar No. 8094  
2965 S. Jones Boulevard - Ste. E-3  
Las Vegas, NV 89146  
Tel (702) 383-6085  
Attorney for the Plaintiffs

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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.  
RODRIGUEZ LAW OFFICES, P.C.  
10161 Park Run Drive, Suite 150  
Las Vegas, NV 89145

JAY A. SHAFER, ESQ.  
CORY READE DOWS AND SHAFER  
1333 North Buffalo Drive, Suite 210  
Las Vegas, NV 89128

/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez

1 ORDR

2 DISTRICT COURT

3 CLARK COUNTY, NEVADA

4 MICHAEL MURRAY and MICHAEL  
5 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 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 *Dubric*. On September 19, 2022, this Court issued an order lifting the stay given  
19 that, at that point, the *Dubric* appeal had been decided, with rehearing denied.  
20 However, the Court indicated that given the developments in this case, including in  
21 the *Dubric* 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 pleadings 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

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1 of Nevada's Constitution. Article 15, Section 16, Subsection B (the Minimum Wage  
2 Amendment) states that "[a]n employee who prevails in any action to enforce this  
3 section shall be awarded his or her reasonable attorney's fees and costs." In denying  
4 the motion without prejudice, the Supreme Court found that the determination of  
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.

14 The fees, however, must be reasonable. In determining what of Plaintiffs' fees  
15 are reasonable, the Court relies upon the *Brunzell* factors: "(1) the qualities of the  
16 advocate: his ability, his training, education, experience, professional standing and  
17 skill; (2) the character of the work to be done: its difficulty, its intricacy, its  
18 importance, time and skill required, the responsibility imposed and the prominence  
19 and character of the parties where they affect the importance of the litigation; (3) the  
20 work actually performed by the lawyer: the skill, time and attention given to the  
21 work; (4) the result: whether the attorney was successful and what benefits were  
22 derived." *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  
24 advised that "good judgment would dictate that each of these factors be given  
25 consideration by the trier of fact and that no one element should predominate or be  
26 given 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.



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

4 With regard to the second factor, the final judgment appeal raised a number of  
5 complex issues that were significantly important to the ultimate outcome of this case.  
6 The work took not insignificant time and skill. The Court considers the time  
7 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.

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

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

22 Importantly, including with regard to the fourth factor that looks at the results  
23 and benefits achieved on appeal, Mr. Greenberg excludes from his fee request that  
24 17.3 hours he spent on the unsuccessful statute of limitations issue and 3.2 hours he  
25 spent on issues that were either more administrative in nature or related to his own  
26 confusion concerning the completeness of the record.

27 Defendants assert that Plaintiffs were not successful in the result of the appeal  
28 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 *Brunzell* 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.

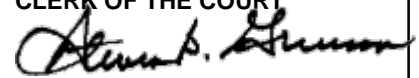
12 Dated this 17th day of November, 2022

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16 Maria Gall  
17 District Court Judge  
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**NOEO**  
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Attorneys for Plaintiffs

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

MICHAEL MURRAY, and MICHAEL  
RENO, Individually and on behalf of  
others similarly situated,  
  
Plaintiffs,  
  
vs.  
  
A CAB TAXI SERVICE LLC, and A  
CAB, LLC,  
  
Defendants.

Case No.: A-12-669926-C

Dept.: IX

NOTICE OF ENTRY OF ORDER

PLEASE TAKE NOTICE that the Court entered the attached Order on  
November 17, 2022.

Dated: November 17, 2022

LEON GREENBERG PROFESSIONAL CORP.

/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

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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.  
RODRIGUEZ LAW OFFICES, P.C.  
10161 Park Run Drive, Suite 150  
Las Vegas, NV 89145

JAY A. SHAFER, ESQ.  
CORY READE DOWS AND SHAFER  
1333 North Buffalo Drive, Suite 210  
Las Vegas, NV 89128

/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez

1 ORDR

2 DISTRICT COURT

3 CLARK COUNTY, NEVADA

4 MICHAEL MURRAY and MICHAEL  
5 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 CONTINUING DECISION ON PLAINTIFFS'  
11 MOTION FOR AN AWARD OF ATTORNEY'S FEES ON APPEAL  
12 OF ORDER DENYING RECEIVER, OPPOSING MOOTED MOTION FOR  
13 ATTORNEY'S FEES, AND FOR COSTS OF APPEAL

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 2021, for opposing Defendants' now mooted motion filed March 15, 2021, seeking  
17 attorney's fees in response to Plaintiffs' motion seeking the appointment of a receiver,  
18 and for costs of the appeal. On March 8, 2022, Defendants filed an opposition to the  
19 motion. On August 12, 2022, Plaintiffs filed 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 *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 *Dubric* 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  
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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:

3 Pursuant to the Nevada Supreme Court's order of reversal and remand filed  
4 February 17, 2022, this Court must consider the merits of Plaintiffs' request for the  
5 appointment of a receiver. The Court intends to do so and would like oral argument  
6 on the motion. The Court intends to issue a separate order scheduling oral argument.

7 It is the Court's position that the motion for attorneys' fees as related to  
8 Plaintiffs' efforts to appoint a post-judgment receiver is better decided once the  
9 receiver motion is decided. Accordingly, the Court continues its decision on the  
10 motion until such time as it decides the receiver motion.

11 IT IS SO ORDERED.

12 Dated this 17th day of November, 2022

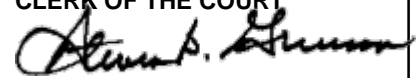
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16 Maria Gall  
17 District Court Judge  
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**NOEO**  
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Attorneys for Plaintiffs

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[christian@gabroy.com](mailto:christian@gabroy.com)  
Attorneys for Plaintiffs

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

MICHAEL MURRAY, and MICHAEL  
RENO, Individually and on behalf of  
others similarly situated,

Plaintiffs,

vs.

A CAB TAXI SERVICE LLC, and A  
CAB, LLC,

Defendants.

Case No.: A-12-669926-C

Dept.: IX

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November 17, 2022.

Dated: November 17, 2022

LEON GREENBERG PROFESSIONAL CORP.

/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

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by court electronic service to:

TO:

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Las Vegas, NV 89128

/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez

1 ORDR

2 DISTRICT COURT

3 CLARK COUNTY, NEVADA

4 MICHAEL MURRAY and MICHAEL  
5 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 DENYING DEFENDANTS' MOTIONS FOR SANCTIONS

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

18 If not apparent from the foregoing paragraph, this case had previously been  
19 stayed until the Nevada Supreme Court decided a pending appeal in Nevada  
20 Supreme Court Case No. 83492, referred to in the papers as *Dubric*. On September  
21 19, 2022, this Court issued an order lifting the stay given that, at that point, the  
22 *Dubric* appeal had been decided, with rehearing denied. However, the Court  
23 indicated that given the developments in this case, including in the *Dubric* matter,  
24 the parties could each file and serve one additional, omnibus brief in support of or  
25 opposed to any pending motion. The parties filed supplemental briefs on September  
26 30, 2022. Having considered the briefing on the sanctions motions, as well as the  
27 supplemental briefs and papers on file, the Court DENIES the sanctions motions  
28 consistent with the following:

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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  
4 other paper—whether by signing, filing, submitting, or  
5 later advocating it—an attorney or unrepresented party  
6 certifies that to the best of the person's knowledge,  
information, and belief, formed after an inquiry reasonable  
under the circumstances:

7 (1) it is not being presented for any improper  
purpose, such as to harass, cause unnecessary delay, or  
8 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  
support or, if specifically so identified, will likely have  
12 evidentiary support after a reasonable opportunity for  
further investigation or discovery; and

13 (4) the denials of factual contentions are warranted  
14 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.

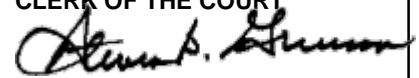
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4 Dated this 17th day of November, 2022

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7 E99 00D B597 60D5  
8 Maria Gall  
9 District Court Judge  
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**NOEO**  
LEON GREENBERG, ESQ., SBN 8094  
RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
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[leongreenberg@overtimelaw.com](mailto:leongreenberg@overtimelaw.com)  
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Attorneys for Plaintiffs

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Henderson Nevada 89012  
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[christian@gabroy.com](mailto:christian@gabroy.com)  
Attorneys for Plaintiffs

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

MICHAEL MURRAY, and MICHAEL  
RENO, Individually and on behalf of  
others similarly situated,

Plaintiffs,

vs.

A CAB TAXI SERVICE LLC, and A  
CAB, LLC,

Defendants.

Case No.: A-12-669926-C

Dept.: IX

NOTICE OF ENTRY OF ORDER

PLEASE TAKE NOTICE that the Court entered the attached Order on  
November 17, 2022.

Dated: November 17, 2022

LEON GREENBERG PROFESSIONAL CORP.

/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

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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.  
RODRIGUEZ LAW OFFICES, P.C.  
10161 Park Run Drive, Suite 150  
Las Vegas, NV 89145

JAY A. SHAFER, ESQ.  
CORY READE DOWS AND SHAFER  
1333 North Buffalo Drive, Suite 210  
Las Vegas, NV 89128

/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez



1 ORDR

2 DISTRICT COURT

3 CLARK COUNTY, NEVADA

4 MICHAEL MURRAY and MICHAEL  
5 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 DENYING DEFENDANTS' 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 On November 7, 2022, Defendants filed a reply in support of the motion. Having  
17 considered the briefs and all pleadings and papers on file the Court DENIES the  
18 motion consistent with the following:

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

24 That said, the Court does not understand how Defendants could have incurred  
25 copying costs, either for the preparation and transmission of the record or the  
26 preparation of the appendix, when both were transmitted to the Nevada Supreme  
27 Court electronically. Indeed, Plaintiffs do not attach any receipts to their verified  
28 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.

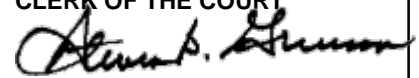
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7 Dated this 17th day of November, 2022

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10 99A FEB 3120 C7D6  
11 Maria Gall  
12 District Court Judge  
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1 **NOEO**

2 LEON GREENBERG, ESQ., SBN 8094  
3 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
4 Leon Greenberg Professional Corporation  
5 2965 South Jones Blvd- Suite E3  
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[Ranni@overtimelaw.com](mailto:Ranni@overtimelaw.com)  
Attorneys for Plaintiffs

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10 [christian@gabroy.com](mailto:christian@gabroy.com)  
11 Attorneys for Plaintiffs

12 **DISTRICT COURT**  
13 **CLARK COUNTY, NEVADA**

14 MICHAEL MURRAY, and MICHAEL  
15 RENO, Individually and on behalf of  
16 others similarly situated,

17 Plaintiffs,

18 vs.

19 A CAB TAXI SERVICE LLC, and A  
20 CAB, LLC,

21 Defendants.

Case No.: A-12-669926-C

Dept.: IX

NOTICE OF ENTRY OF ORDER

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.  
28 Nevada Bar No. 8094  
2965 S. Jones Boulevard - Ste. E-3  
Las Vegas, NV 89146  
Tel (702) 383-6085  
Attorney for the Plaintiffs

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TO:

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JAY A. SHAFER, ESQ.  
CORY READE DOWS AND SHAFER  
1333 North Buffalo Drive, Suite 210  
Las Vegas, NV 89128

/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez

A-12-669926-C

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

**Other Civil Filing****COURT MINUTES****November 17, 2022**

A-12-669926-C      Michael Murray, Plaintiff(s)  
vs.  
A Cab Taxi Service LLC, Defendant(s)

**November 17, 2022      12:30 AM      Motion for Costs      Defendants' Motion  
for Costs**

**HEARD BY:** Gall, Maria**COURTROOM:** Chambers**COURT CLERK:** Kory Schlitz

**PARTIES**      None – Minute Order Issued from Chambers  
**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).

PRINT DATE: 11/17/2022

Page 1 of 1

Minutes Date: November 17, 2022

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1 ORDR

2 DISTRICT COURT

3 CLARK COUNTY, NEVADA

4 MICHAEL MURRAY and MICHAEL  
5 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 MOTION TO STAY, OFFSET, OR APPORTION AWARD OF  
11 COSTS

12 On May 31, 2022, Plaintiffs Michael Murray and Michael Reno, individually  
13 and on behalf of others similarly situated, filed a motion to stay, offset, or apportion  
14 the Court's award of certain appellate costs to Defendants and/or to reconsider the  
15 award. On June 14, 2022, Defendants filed an opposition to the motion. On July 1,  
16 2022, Plaintiffs filed a reply in support of the motion. The motion was scheduled for  
17 an in-chambers hearing on July 11, 2022. The Court continued its decision on the  
18 motion, including because this case had previously been stayed until the Nevada  
19 Supreme Court decided a pending appeal in Nevada Supreme Court Case No. 83492,  
20 referred to in the papers as *Dubric*. On September 19, 2022, this Court issued an  
21 order lifting the stay given that, at that point, the *Dubric* appeal had been decided,  
22 with rehearing denied. However, the Court indicated that given the developments in  
23 this case, including in the *Dubric* matter, the parties could each file and serve one  
24 additional, omnibus brief in support of or opposed to any pending motion. The parties  
25 filed supplemental briefs on September 30, 2022. Having considered the briefing on  
26 the offset motion, as well as the supplemental briefs and all pleadings and papers on  
27 file, the Court GRANTS the motion consistent with the following:  
28

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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

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16 189 3AC 72EC 9281  
17 Maria Gall  
18 District Court Judge  
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1 **CSERV**

2  
3 **DISTRICT COURT**  
4 **CLARK COUNTY, NEVADA**

5  
6 Michael Murray, Plaintiff(s)

CASE NO: A-12-669926-C

7 vs.

DEPT. NO. Department 9

8 A Cab Taxi Service LLC,  
9 Defendant(s)

10  
11 **AUTOMATED CERTIFICATE OF SERVICE**

12 This automated certificate of service was generated by the Eighth Judicial District  
13 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 Assistant .

info@rodriguezlaw.com

17 Cindy Pittsenbarger .

cpittsenbarger@hutchlegal.com

18 Dana Sniegocki .

dana@overtimelaw.com

19 Esther Rodriguez .

esther@rodriguezlaw.com

20 filings .

susan8th@gmail.com

21 Hilary Daniels .

hdaniels@blgwins.com

22 Hillary Ross .

hross@blgwins.com

23 leon greenberg .

leongreenberg@overtimelaw.com

24 Leon Greenberg .

wagelaw@hotmail.com

25 Michael K. Wall .

mwall@hutchlegal.com

005401

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20	Ruthann Devereaux-Gonzalez	ranni@overtimelaw.com
21	Jay Shafer	jshafer@crdslaw.com
22	Trent Compton	tcompton@blgwins.com
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1 If indicated below, a copy of the above mentioned filings were also served by mail  
2 via United States Postal Service, postage prepaid, to the parties listed below at their last  
3 known addresses on 11/18/2022

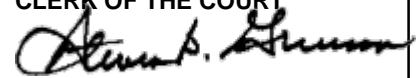
4 Esther Rodriguez Rodriguez Law Offices, P.C.  
5 Attn: Esther Rodriguez, Esq.  
6 10161 Park Run Drive, Suite 150  
7 Las Vegas, NV, 89145

8 Stephen Hackett Sklar Williams PLLC  
9 Attn: Stephen Hackett  
10 410 South Rampart Blvd. - Suite 350  
11 Las Vegas, NV, 89145

12 Steven Parsons 10091 Park Run DR STE 200  
13 Las Vegas, NV, 89145  
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1 **NOEO**

2 LEON GREENBERG, ESQ., SBN 8094  
3 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
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10 [Ranni@overtimelaw.com](mailto:Ranni@overtimelaw.com)  
11 Attorneys for Plaintiffs

12 CHRISTIAN GABROY, ESQ., SBN 8805  
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17 Fax (702) 259-7704  
18 [christian@gabroy.com](mailto:christian@gabroy.com)  
19 Attorneys for Plaintiffs

20 **DISTRICT COURT**  
21 **CLARK COUNTY, NEVADA**

22 MICHAEL MURRAY, and MICHAEL  
23 RENO, Individually and on behalf of  
24 others similarly situated,

25 Plaintiffs,

26 vs.

27 A CAB TAXI SERVICE LLC, and A  
28 CAB, LLC,

Defendants.

Case No.: A-12-669926-C

Dept.: IX

NOTICE OF ENTRY OF ORDER

PLEASE TAKE NOTICE that the Court entered the attached Order on  
November 17, 2022.

Dated: November 17, 2022

LEON GREENBERG PROFESSIONAL CORP.

/s/ *Leon Greenberg*

Leon Greenberg, Esq.  
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2965 S. Jones Boulevard - Ste. E-3  
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Tel (702) 383-6085  
Attorney for the Plaintiffs

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CERTIFICATE OF SERVICE

The undersigned certifies that on November 18, 2022, she served the within:

NOTICE OF ENTRY OF ORDER

by court electronic service to:

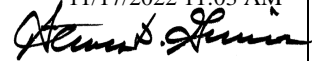
TO:

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10161 Park Run Drive, Suite 150  
Las Vegas, NV 89145

JAY A. SHAFER, ESQ.  
CORY READE DOWS AND SHAFER  
1333 North Buffalo Drive, Suite 210  
Las Vegas, NV 89128

/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez



CLERK OF THE COURT

**ORDR**

LEON GREENBERG, ESQ., SBN 8094  
RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
Leon Greenberg Professional Corporation  
2965 South Jones Blvd- Suite E3  
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[christian@gabroy.com](mailto:christian@gabroy.com)

Attorneys for Plaintiffs

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

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,

Defendants.

Case No.: A-12-669926-C

Dept.: IX

**ORDER MODIFYING**  
**ORDER OF FEBRUARY 6, 2019,**  
**GRANTING PLAINTIFFS AN AWARD**  
**OF ATTORNEYS' FEES AND COSTS**



1 On December 30, 2021, the Nevada Supreme Court issued an opinion  
2 affirming in part, reversing in part, and remanding this case to the Eighth Judicial  
3 District Court for further proceedings consistent with the Supreme Court's opinion.  
4 On February 16, 2022, Plaintiffs Michael Murray and Michael Reno, individually and  
5 on behalf of others similarly situated, filed a motion for entry of a modified award of  
6 pre-judgment attorney's fees as provided for by the Supreme Court's remittitur. On  
7 February 23, 2022, Plaintiffs filed an errata to the motion. On March 3, 2022,  
8 Defendants filed an opposition to the motion. On August 12, 2022, Plaintiffs filed a  
9 reply in support of the motion. Both parties filed supplemental briefs on September  
10 30, 2022, wherein the Court afforded them a chance to further address the issues  
11 raised by the plaintiffs' motion. After due and proper deliberation, review of the  
12 arguments set forth in each of the parties' foregoing briefs and by their counsel, the  
13 Court entered an Order on November 11, 2022, granting that motion and directing the  
14 plaintiffs submit, after consultation with the defendants, a proposed order consistent  
15 with the findings made by the Court in its Order of November 11, 2022, granting such  
16 motion, and the Court hereby finds:  
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23 IT IS ORDERED that plaintiffs' motion for entry of a modified award of pre-  
24 judgment attorney's fees, as provided for by the Supreme Court's remittitur, is  
25 granted, and consistent with the findings made by this Court in its Order of November  
26 11, 2022, in connection with such motion that award is reduced by \$26,800 from its  
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28

1 prior amount of \$568,071. Accordingly, the portion of the Court's Order of February  
2 6, 2019, awarding \$568,071 in attorney's fees to plaintiffs' counsel is modified and  
3 that award shall now be \$541,271; and it is further  
4

5 ORDERED, that such award of \$541,271 in attorney's fees shall accrue interest  
6 from August 21, 2018, the date of entry of the final judgment in favor of the plaintiffs;  
7 and it is further  
8

9 ORDERED, that the portion of the Court's Order of February 6, 2019, awarding  
10 \$46,528.07 in costs to plaintiffs is still subject to modification consistent with the  
11 Nevada Supreme Court's remittitur and plaintiffs are granted leave to seek  
12 modification of the same by a properly filed motion.  
13

14 IT IS SO ORDERED.

15 Dated this \_\_\_\_ day of \_\_\_\_\_, 2022.

16 Dated this 17th day of November, 2022

17 

18 Hon. Maria Gall  
19 DISTRICT COURT JUDGE  
20 FEA BD1 A2D3 74C8  
21 Maria Gall  
22 District Court Judge

23 Submitted by:

24 By: /s/ Leon Greenberg  
25 Leon Greenberg, Esq.  
26 LEON GREENBERG PROF. CORP.  
27 2965 S. Jones Blvd. Ste. E-3  
28 Las Vegas, NV 89146  
Attorneys for Plaintiffs

1 Approved as to form and content:

2 Not Approved

3 By: \_\_\_\_\_

4 Esther C. Rodriguez, Esq.  
5 RODRIGUEZ LAW OFFICES, P.C.  
6 10161 Park Run Drive. Ste. 150  
Las Vegas, NV 89145  
Attorney for Defendants

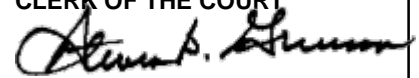
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**NOEO**  
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Attorneys for Plaintiffs

CHRISTIAN GABROY, ESQ., SBN 8805  
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[christian@gabroy.com](mailto:christian@gabroy.com)  
Attorneys for Plaintiffs

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

MICHAEL MURRAY, and MICHAEL  
RENO, Individually and on behalf of  
others similarly situated,  
  
Plaintiffs,  
  
vs.  
  
A CAB TAXI SERVICE LLC, and A  
CAB, LLC,  
  
Defendants.

Case No.: A-12-669926-C

Dept.: IX

NOTICE OF ENTRY OF ORDER

PLEASE TAKE NOTICE that the Court entered the attached Order on  
November 18, 2022.

Dated: November 21, 2022

LEON GREENBERG PROFESSIONAL CORP.

*/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

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CERTIFICATE OF SERVICE

The undersigned certifies that on November 21, 2022, she served the within:

NOTICE OF ENTRY OF ORDER

by court electronic service to:

TO:

Esther C. Rodriguez, Esq.  
RODRIGUEZ LAW OFFICES, P.C.  
10161 Park Run Drive, Suite 150  
Las Vegas, NV 89145

JAY A. SHAFER, ESQ.  
CORY READE DOWS AND SHAFER  
1333 North Buffalo Drive, Suite 210  
Las Vegas, NV 89128

/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez

1 **OST**

2 LEON GREENBERG, ESQ., SBN 8094  
3 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
4 Leon Greenberg Professional Corporation  
5 2965 South Jones Blvd- Suite E3  
6 Las Vegas, Nevada 89146  
7 (702) 383-6085  
8 (702) 385-1827(fax)  
9 [leongreenberg@overtimelaw.com](mailto:leongreenberg@overtimelaw.com)

10 **DISTRICT COURT**  
11 **CLARK COUNTY, NEVADA**

12 MICHAEL MURRAY, and MICHAEL  
13 RENO, Individually and on behalf of  
14 others similarly situated,

15 Plaintiffs,

16 vs.

17 A CAB TAXI SERVICE LLC, A CAB,  
18 LLC, and CREIGHTON J. NADY,

19 Defendants.

Case No.: A-12-669926-C

Dept.: IX

**MOTION TO DISTRIBUTE  
FUNDS HELD BY CLASS  
COUNSEL ON AN ORDER  
SHORTENING TIME**

20 Plaintiffs, through their attorneys, Leon Greenberg Professional Corporation,  
21 hereby move this Court for an order granting class counsel leave to distribute funds  
22 held by them. This motion is made and based upon the annexed declaration of counsel,  
23 the memorandum of points and authorities submitted with this motion, the attached  
24 exhibits, and the other papers and pleadings in this action.

**ORDER SHORTENING TIME**

25 It is hereby Ordered, that the foregoing **MOTION FOR AN ORDER**  
26 **GRANTING CLASS COUNSEL LEAVE TO DISTRIBUTE FUNDS** shall be  
27 December 8, 2022 at 9:00 AM  
28 heard on \_\_\_\_\_ day of \_\_\_\_\_, 2022, at the hour of \_\_\_\_\_ am/pm or as soon  
as the matter may be heard by the Court in Dept. IX.

Response shall be served and filed by: November 29, 2022

Reply to be served and filed by: December 5, 2022

Dated this \_\_\_\_\_ day of November, 2022. Dated this 18th day of November, 2022

*Maria Gall*  
District Court Judge

219 88C C926 C9D0  
Maria Gall  
District Court Judge

**DECLARATION OF COUNSEL IN SUPPORT OF AN OST**

1. The undersigned has been appointed class counsel in this case.

2. The Court has directed a hearing in this case for December 8, 2022, and has recently issued a large number of Orders dealing with long outstanding issues in this over 10 year old case on which a final judgment was rendered in August of 2018 and that was affirmed, as modified, by the Nevada Supreme Court on a final judgment appeal in December of 2021.

3. My office holds \$303,694.54 in its IOLTA account, as discussed *infra*, that should be distributed to satisfy the outstanding obligations of the judgment debtor, A Cab Series, LLC, of over \$1,290,917.

4. Given the long delays in this case, it is submitted that the Court should consider the issues presented by this motion on a Order Shortening Time at the already scheduled December 8, 2022, hearing. No prejudice will inure to the judgment debtor from doing so.

5. This Motion will be served via the Odyssey system and emailed directly to plaintiffs' and defendants' counsel on the same judicial day of the Court's signing of the OST and its receipt by my office.

Affirmed this 18th day of November, 2022

/s/ Leon Greenberg  
Leon Greenberg, Esq.

**MEMORANDUM OF POINTS AND AUTHORITIES****BACKGROUND AND NATURE OF REQUEST  
TO DISTRIBUTE FUNDS HELD BY CLASS COUNSEL**

The following facts are confirmed by the declaration of class counsel, Leon Greenberg, at Ex. "A":



1. Class counsel is currently holding \$303,694.54 in their IOLTA account as security for the judgment and class counsel fee awards rendered in this case. The amount owed by judgment debtor A Cab Series LLC on the same is \$1,290,917 plus accrued interest now in excess of \$300,000 an amount far in excess of such security.<sup>1</sup> As per the terms of the August 21, 2018 Order entering Judgment (at p. 33, l. 18 - p. 34, l. 7) no funds collected on the Judgment can be distributed until a further Order of the Court issues.
2. Class counsel requests authorization to distribute the \$303,694.54 of collected funds in their IOLTA account in the following fashion:
  - (a) \$51,498 to class counsel, Leon Greenberg, for expenses incurred in the prosecution of this case and the collection of the judgment (Ex. "A", ¶ 2);
  - (b) \$126,098.27 to class counsel (50% of the remaining amount of \$252,196.54) Leon Greenberg and Christian Gabroy, in partial payment of their attorney's fees;
  - (c) An amount of \$1,100, \$5,591 and \$240, to class representative plaintiffs Michael Murray, Michael Reno, and Michael Sargeant, respectively, reflecting

---

<sup>1</sup> See, Orders of November 17, 2022, directing modified judgment totaling \$685,886.60 in favor of specified class members; awarding \$541,271 in pre-judgment attorneys' fees; and awarding \$63,760 in post-judgment appellate fees, with the initial two sums accruing interest since August 21, 2018. Class counsel has claims for other appellate and post-judgment attorney's fees and costs that remain to be determined by the Court.

the amounts owed to them under the judgment;

(c) \$101,000 to be distributed in an amount of \$1,000 each to 101 class members possessing judgments in excess of \$2,000 for the reasons explained *infra* that such distribution is just and expeditious under the circumstances;

(d) \$2,000 to be disbursed to class counsel Leon Greenberg's office as an administrative fee for the costs and time involved in making those disbursements to the 101 class members and the named plaintiffs (in lieu of any other attorney's fee award for such work);

(e) And directing Class Counsel to retain the remaining \$16,667.27 in security, along with any uncashed checks disbursed to the class members, in Class Counsel's IOLTA account and subject to the jurisdiction of the Court.

## ARGUMENT

### I. THE REQUESTED DISTRIBUTION OF FUNDS IS FAIR AND EFFICIENT UNDER THE RELEVANT CIRCUMSTANCES

#### A. Payment of Class Counsel's Expenses.

Class counsel has advanced substantial expenses for the class and should be allowed to recoup those expenses in the first instance from the collected funds.

Through January 8, 2019 those advanced expenses total \$51,498.84. Ex. "A" ¶ 2.

1                   **B.     Payment to Class Counsel of a Partial Fee of \$126,098.27 equal**  
2                   **to 50% of the Remaining Funds, is Reasonable and Proper.**

3                   Judgment debtor A Cab Series LLC currently owes Class Counsel and the class  
4                   members roughly equal amounts (excluding interest \$685,886.60 to the class and  
5                   \$605,031 to Class Counsel). Considering that Class Counsel is owed yet to be  
6                   determined additional fees, and costs, it is appropriate for Class Counsel, who have  
7                   now worked on this case *for over 10 years without any payment whatsoever* to be  
8                   compensated with 50% of the remaining collected funds, \$126,098.27.

9                   **C.     Payments of the amounts awarded to**  
10                  **the class representatives are proper.**

11                  The three class representative plaintiffs Michael Murray, Michael Reno, and  
12                  Michael Sargeant, would respectively be owed, with interest through December 31,  
13                  2022, amounts of \$1,100, \$5,591 and \$240 under the judgment. It is appropriate that  
14                  they be paid those amounts in light of their service to the class in prosecuting this case.<sup>2</sup>

15                  **D.     Payments of \$1,000 each to the 101 class members**  
16                  **possessing judgments in excess of \$2,000 is just and**  
17                  **expeditious under the circumstances.**

18                  There are 101 class members who were awarded amounts in excess of \$2,000  
19                  and Class Counsel proposes distributing \$1,000 to each (a total of \$101,000) as an  
20                  interim form of distribution. Most (440) of the 661 class members received awards of  
21                  less than \$1,000 under the judgment. Ex. "A" ¶ 3. It would be inefficient to distribute  
22                  the limited available funds on a purely "pro rata" basis (approximately 18% of each  
23                  award) to all of those 661 class members and it would be just and efficient to make  
24                  those proposed \$1,000 payments to the 101 class members holding the largest  
25                  judgments.

26 \_\_\_\_\_  
27                  <sup>2</sup> Class counsel will calculate the amounts due with interest to the day of the  
28                  Court's Order authorizing payment and disburse the exact owed amounts to those  
29                  plaintiffs and file satisfactions of those judgment amounts with the Court.

1                   **D.     Payment of \$2,000 to Class Counsel for the administrative**  
2                   **costs and expenses of dispatching 101 checks is appropriate.**

3                   Class counsel should not have to incur, without compensation, the time and  
4                   expense of issuing the proposed 101 checks of \$1,000 each to the class members. An  
5                   award of \$2,000 to cover that cost (less than \$20 a check), including the time of Class  
6                   Counsel to sign those checks and oversee their IOLTA account, their support staff  
7                   time, postage, etc., is appropriate. It is less than the cost of having a third-party  
8                   administrator handle such a process (Ex. "A" ¶ 4).

9                   **E.     Class Counsel should retain the remaining funds**  
10                  **of approximately \$16,167.27 in their IOLTA account.**

11                  Class counsel proposes that the \$16,167.27 not disbursed as aforesaid, along  
12                  with any uncashed checks sent to class members, be retained in their IOLTA account  
13                  pending further Order of the Court. Those funds could potentially be used, if  
14                  authorized by the Court, to pay expenses necessary to pursue collection of the  
15                  remaining judgment amounts.

16                  **II.    IF THE COURT DECLINES TO RELEASE THE "WELLS**  
17                  **FARGO FUNDS" IT SHOULD RELEASE \$100,000 IN SECURITY**  
18                  **TO CLASS COUNSEL AND THE CLASS REPRESENTATIVES**

19                  Of the \$303,694.54 held in Class Counsel's IOLTA account the judgment debtor  
20                  only agreed to furnish \$100,000 as "security." The remaining \$203,694.54 is held  
21                  from a judgment execution on Wells Fargo (the "Wells Fargo Funds") that the  
22                  judgment debtor has claimed was improper. The Nevada Supreme Court, in its  
23                  remitittur, granted A Cab Series LLC a right to a further hearing on that claim. It has  
24                  made no effort to obtain that hearing but will no doubt argue those funds cannot be  
25                  released until such a hearing is held.

26                  The Wells Fargo Funds should be released, as requested, given A Cab's failure  
27                  to request that hearing. Its claim those funds were improperly seized is specious and it  
28                  has failed to request that hearing simply to delay the release of those funds. In the  
29                  event the Court declines to release those funds, it should impose a very strict deadline  
30                  (30 days or slightly more) for A Cab to file its request for that hearing.

1 If the Court declines to release the Wells Fargo Funds it should Order the release  
2 of the \$100,000 of conceded security to plaintiffs' counsel (in partial payment of their  
3 fees and costs) and the three class representative plaintiffs (in payment of their awards  
4 under the judgment).

5 **CONCLUSION**

6 For all the foregoing reasons, plaintiffs' motion should be granted in its entirety  
7 together with such other further and different relief that the Court deems proper.

8 Dated: November 18, 2022

9  
10 LEON GREENBERG PROFESSIONAL CORP.

11 /s/ Leon Greenberg  
12 Leon Greenberg, Esq.  
13 Nevada Bar No. 8094  
14 2965 S. Jones Boulevard - Ste. E-3  
15 Las Vegas, NV 89146  
16 Tel (702) 383-6085  
17 Attorney for the Class  
18  
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# EXHIBIT "A"

1 **DECL**

2 LEON GREENBERG, ESQ., SBN 8094  
 3 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
 4 Leon Greenberg Professional Corporation  
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 (702) 383-6085  
 (702) 385-1827(fax)  
[leongreenberg@overtimelaw.com](mailto:leongreenberg@overtimelaw.com)

6 Attorneys for Plaintiffs

7 **DISTRICT COURT**

8 **CLARK COUNTY, NEVADA**

9 MICHAEL MURRAY, and MICHAEL  
 10 RENO, Individually and on behalf of  
 others similarly situated,

11 Plaintiffs,

12 vs.

13 A CAB TAXI SERVICE LLC, A CAB,  
 14 LLC, and CREIGHTON J. NADY,

15 Defendants.  
 16 \_\_\_\_\_

Case No.: A-12-669926-C

Dept.: IX

**DECLARATION OF  
 PLAINTIFFS' COUNSEL,  
 LEON GREENBERG, ESQ.**

17 Leon Greenberg, an attorney duly licensed to practice law in the State of  
 18 Nevada, hereby affirms, under the penalty of perjury, that:

20 1. I offer this declaration in support of plaintiffs' motion for an Order  
 21 authorizing the requested distribution of \$303,694.54 held in my attorney IOLTA  
 22 account and collected on the judgment entered in this case.

24 2. On January 8, 2019, I fully reviewed the records of my office's expenses  
 25 incurred in the prosecution of this matter. Those expenses, as of that date, totaled  
 26 \$53,437.79. Of that amount I received reimbursement of \$638.95 in court reporter  
 27 costs as per the Court's sanctions order entered on March 4, 2016, leaving an unpaid  
 28

1 balance of \$53,098.84 in expenses. I have also incurred substantial additional  
2 expenses since January 8, 2019, on behalf of the class members.

3 3. I have thoroughly reviewed the Court's modified judgment for the 661  
4 class member/judgment creditors. Most (440) of those persons were awarded amounts  
5 of under \$1,000 by the judgment.

6 4. I had previously, in 2019, conferred with Simpluris, a class action  
7 settlement administrator that has successfully administered class action settlements in  
8 other cases I have litigated. They provided me with a proposal to distribute 157  
9 checks to 157 of the class members at a proposed cost of \$3,235 in January of 2019, a  
10 cost of a little over \$20 per check. I am unsure if they would still honor that price and  
11 because they work on a certain minimum volume I suspect the "per check" cost would  
12 be larger for the smaller group of 101 persons that is now proposed.

13  
14 I have read the foregoing and affirm the same is true and correct.

15  
16 Affirmed this 18th day of November, 2022

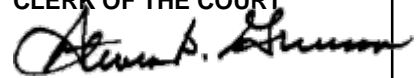
/s/ *Leon Greenberg*

17  
18 \_\_\_\_\_  
19 Leon Greenberg  
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**NEOJ**  
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Nevada Bar No. 6473  
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*Attorneys for Defendants*

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

MICHAEL MURRAY and MICHAEL RENO,  
Individually and on behalf of others similarly  
situated,

Case No.: A-12-669926-C  
Dept. No. IX

Plaintiffs,

vs.

A CAB TAXI SERVICE LLC and A CAB, LLC,  
and CREIGHTON J. NADY,

Defendants.

**NOTICE OF ENTRY OF ORDER DENYING PLAINTIFFS' MOTION TO**  
**RECONSIDER AWARD OF COSTS AND STRIKING JUNE 3, 2022 ORDER**

PLEASE TAKE NOTICE that an Order Denying Plaintiffs' Motion to Reconsider Award of  
Costs and Striking June 3, 2022 Order was entered by the Court on November 17, 2022.

...

...

...

...

1 A copy of the Order is attached hereto.

2 DATED this 23<sup>rd</sup> day of November, 2022.

3 **RODRIGUEZ LAW OFFICES, P. C.**

4  
5 /s/ Esther C. Rodriguez, Esq.  
6 Esther C. Rodriguez, Esq.  
7 Nevada State Bar No. 006473  
8 10161 Park Run Drive, Suite 150  
9 Las Vegas, Nevada 89145  
10 *Attorneys for Defendants*

11 **CERTIFICATE OF SERVICE**

12 I HEREBY CERTIFY on this 23<sup>rd</sup> day of November, 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.  
16 Leon Greenberg Professional Corporation  
17 2965 South Jones Boulevard, Suite E4  
18 Las Vegas, Nevada 89146

19 Christian Gabroy, Esq.  
20 Gabroy Law Offices  
21 170 South Green Valley Parkway # 280  
22 Henderson, Nevada 89012  
23 *Co-Counsel for Plaintiffs*

24 /s/ Susan Dillow  
25 An Employee of Rodriguez Law Offices, P.C.

1 ORDR

2 DISTRICT COURT

3 CLARK COUNTY, NEVADA

4 MICHAEL MURRAY and MICHAEL  
5 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 DENYING PLAINTIFFS' MOTION TO RECONSIDER  
11 AWARD OF COSTS AND STRIKING JUNE 3, 2022, ORDER

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 January 13, 2022, Defendants filed a motion for costs, asserting they were the  
16 prevailing party in the appeal and thus entitled to costs as shown by their verified  
17 memorandum of costs. On February 3, 2022, Plaintiffs filed a response to the motion,  
18 as well as a countermotion to offset the costs against the judgment. On February 9,  
19 2022, Defendants filed a reply in support of the motion and an opposition to the  
20 countermotion. Supplements were filed by both parties. On May 17, 2022, the Court  
21 entered an order granting Defendants' motion for costs.

22 On June 16, 2022, Plaintiffs filed a motion seeking reconsideration of the May  
23 17, 2022,<sup>1</sup> order, asserting two arguments: (1) it was clearly erroneous for the Court

24  
25 <sup>1</sup> The May 17, 2022, order was signed by Judge Sturman, who heard the motion on  
26 February 16, 2022. Subsequent to the May 17, 2022, order, Senior Judge Cherry  
27 signed a duplicate order entered on June 3, 2022, while he was presiding over then-  
28 vacant Department 9. Plaintiffs then appealed both orders. There are substantive  
differences between the orders. Nevertheless, given that in its order dismissing  
Plaintiffs' appeal on the costs orders, the Nevada Supreme Court found the June 3,  
2022, order to be superfluous (i.e., "to do nothing more than repeat the costs of that  
(continued...)

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1 to grant costs in favor of both A Cab and Creighton J. Nady, as opposed to only A Cab  
2 given that only A Cab appealed; and (2) it was clearly erroneous for the Court to  
3 award the entirety of Plaintiffs' claimed court reporter costs. On June 30, 2022,  
4 Defendants filed an opposition to the motion. On July 21, 2022, Plaintiffs filed a  
5 reply in support of the motion.

6 This case had previously been stayed until the Nevada Supreme Court decided  
7 a pending appeal in Nevada Supreme Court Case No. 83492, referred to in the papers  
8 as *Dubric*. On September 19, 2022, this Court issued an order lifting the stay given  
9 that, at that point, the *Dubric* appeal had been decided, with rehearing denied.  
10 However, the Court indicated that given the developments in this case, including in  
11 the *Dubric* matter, the parties could each file and serve one additional, omnibus brief  
12 in support of or opposed to any pending motion. The parties filed supplemental briefs  
13 on September 30, 2022. Having considered the briefing on the initial costs motion,  
14 along with the briefing on the reconsideration motion and the supplemental briefs,  
15 and all pleadings and papers on file, the Court DENIES the reconsideration motion  
16 consistent with the following:

17 "A district court may reconsider a previously decided issue if substantially  
18 different evidence is subsequently introduced or the decision is clearly erroneous."  
19 *Masonry & Tile Contractors Ass'n of S. Nevada v. Jolley, Urga & Wirth, Ltd.*, 113  
20 Nev. 737, 741, 941 P.2d 486, 489 (1997). The Court is of the position that its original  
21 decision was not clearly erroneous.

22 Importantly, in its reply in support of its motion for costs, Defendants pointed  
23 out that it filed its motion for costs on January 13, 2022, and that under NRCP  
24 39(c)(4), "[o]bjections to a bill of costs shall be filed within 7 days after service of the  
25

26 (...continued)

27 [earlier] order", the Court considers the May 17, 2022, order to be the basis for  
28 this motion.

1 bill of costs, unless the court extends the time.” Pursuant to this deadline, Plaintiffs  
2 had to object to the bill of costs by January 20, 2022. Plaintiffs failed to do so.

3 This Court, therefore, finds that it properly awarded Defendants’ claimed costs  
4 in their favor, which this Court had previously found to be properly supported with a  
5 verified memorandum of costs and accompanying receipts (*see* May, 17, 2022, Order  
6 Granting Defendants’ Motion for Costs).

7 Moreover, the Court finds that its May 17, 2022, Order, did not award costs to  
8 Creighton J. Nady. Instead, it awarded costs to the movants, A Cab Taxi Service  
9 LLC and A Cab Series LLC, f/k/a A Cab, LLC.

10 Accordingly, the reconsideration motion is DENIED.

11 Finally, given the confusion resulting from this Court’s entry of two orders on  
12 the original costs motion—as noted in footnote 1 above—the Court STRIKES the  
13 June 3, 2022, order from the record.

14 IT IS SO ORDERED.

15  
16 Dated this 17th day of November, 2022

17   
18

19 F3A 9FC 4272 DED1  
20 Maria Gall  
21 District Court Judge  
22  
23  
24  
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1 **CSERV**

2  
3 DISTRICT COURT  
4 CLARK COUNTY, NEVADA

5  
6 Michael Murray, Plaintiff(s)

CASE NO: A-12-669926-C

7 vs.

DEPT. NO. Department 9

8 A Cab Taxi Service LLC,  
9 Defendant(s)

10  
11 **AUTOMATED CERTIFICATE OF SERVICE**

12 This automated certificate of service was generated by the Eighth Judicial District  
13 Court. The foregoing Order was served via the court's electronic eFile system to all  
14 recipients registered for e-Service on the above entitled case as listed below:

15 Service Date: 11/17/2022

16 "Esther Rodriguez, Esq." .

esther@rodriguezlaw.com

17 Assistant .

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18 Cindy Pittsenbarger .

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23 Hillary Ross .

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005427

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21	Jay Shafer	jshafer@crdslaw.com
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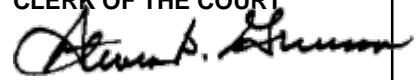


1 If indicated below, a copy of the above mentioned filings were also served by mail  
2 via United States Postal Service, postage prepaid, to the parties listed below at their last  
3 known addresses on 11/18/2022

4 Esther Rodriguez	Rodriguez Law Offices, P.C. Attn: Esther Rodriguez, Esq. 10161 Park Run Drive, Suite 150 Las Vegas, NV, 89145
6 Stephen Hackett	Sklar Williams PLLC Attn: 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

202

202



**NOAS**  
Esther C. Rodriguez, Esq.  
Nevada Bar No. 6473  
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10161 Park Run Drive, Suite 150  
Las Vegas, Nevada 89145  
702-320-8400  
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Jay A. Shafer, Esq.  
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[jshafer@crdslaw.com](mailto:jshafer@crdslaw.com)  
*Attorneys for Defendants*

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

MICHAEL MURRAY and MICHAEL RENO,  
Individually and on behalf of others similarly  
situated,

Case No.: A-12-669926-C  
Dept. No. IX

Plaintiffs,

vs.

A CAB TAXI SERVICE LLC; A CAB SERIES,  
LLC f/k/a A CAB, LLC; and CREIGHTON J.  
NADY,

Defendants.

**NOTICE OF APPEAL**

Notice is given that Defendants A CAB, LLC, and A CAB SERIES, LLC ("Defendants")  
hereby appeal to the Supreme Court of Nevada from:

1. All judgments and orders in this case;
2. "Order Granting Plaintiffs' Motion for Entry of a Modified Judgment as Provided for  
by Remittitur," filed on November 11, 2022, notice of entry of which was served electronically on  
November 14, 2022 (Exhibit A);
3. "Order Granting Plaintiffs' Motion for Entry of a Modified Award of Pre-Judgment

Attorney's Fees as Provided for by Remittitur," filed on November 11, 2022, notice of entry of which was served electronically on November 14, 2022 (Exhibit B);

4. "Order Granting Plaintiffs' Motion for Award of Attorneys' Fees on Appeal," filed on November 17, 2022, notice of entry of which was served electronically on November 17, 2022 (Exhibit C);

5. "Order Continuing Decision on Plaintiffs' Motion for an Award of Attorneys' Fees on Appeal of Order Denying Receiver, Opposing Mooted Motion for Attorney's Fees, and For Costs of Appeal," filed on November 17, 2022, notice of entry of which was served electronically on November 17, 2022 (Exhibit D);

6. "Order Amending the Class," filed on November 17, 2022, (Exhibit E);

7. "Order Modifying Final Judgment Entered on August 21, 2018," filed on November 17, 2022, notice of entry of which was served electronically on November 17, 2022 (Exhibit F);

8. "Order Modifying Order of February 6, 2019, Granting Plaintiffs an Award of Attorneys' Fees and Costs," filed November 17, 2022, notice of entry of which was served electronically on November 18, 2022 (Exhibit G);

9. "Order Denying Defendants' Motion for Sanctions," filed on November 17, 2022, notice of entry of which was served electronically on November 17, 2022 (Exhibit H);

10. "Order Granting Motion to Stay, Offset, or Apportion Award of Costs," filed November 17, 2022 (Exhibit I);

11. "Order Denying Defendants' Motion for Costs" filed November 17, 2022, notice of entry of which was served electronically on November 17, 2022 (Exhibit J); and

...

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12. All rulings and interlocutory orders made appealable by any of the foregoing.

DATED this 14<sup>th</sup> day of December, 2022.

**RODRIGUEZ LAW OFFICES, P. C.**

/s/ Esther C. Rodriguez, Esq.  
 Esther C. Rodriguez, Esq.  
 Nevada State Bar No. 006473  
 10161 Park Run Drive, Suite 150  
 Las Vegas, Nevada 89145  
*Attorneys for Defendants*

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY on this 14<sup>th</sup> day of December, 2022, I electronically filed the foregoing with the Eighth Judicial District Court Clerk of Court using the E-file and Serve System which will send a notice of electronic service to the following:

Leon Greenberg, 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*

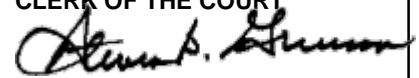
/s/ Susan Dillow  
 An Employee of Rodriguez Law Offices, P.C.

# EXHIBIT A

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# EXHIBIT A



1 **NOEO**

2 LEON GREENBERG, ESQ., SBN 8094  
3 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
4 Leon Greenberg Professional Corporation  
5 2965 South Jones Blvd- Suite E3  
6 Las Vegas, Nevada 89146  
7 (702) 383-6085  
8 (702) 385-1827(fax)  
9 [leongreenberg@overtimelaw.com](mailto:leongreenberg@overtimelaw.com)  
10 [Ranni@overtimelaw.com](mailto:Ranni@overtimelaw.com)  
11 Attorneys for Plaintiffs

12 CHRISTIAN GABROY, ESQ., SBN 8805  
13 Gabroy Law Offices  
14 170 S. Green Valley Parkway - Suite 280  
15 Henderson Nevada 89012  
16 Tel (702) 259-7777  
17 Fax (702) 259-7704  
18 [christian@gabroy.com](mailto:christian@gabroy.com)  
19 Attorneys for Plaintiffs

20 **DISTRICT COURT**  
21 **CLARK COUNTY, NEVADA**

22 MICHAEL MURRAY, and MICHAEL  
23 RENO, Individually and on behalf of  
24 others similarly situated,

25 Plaintiffs,

26 vs.

27 A CAB TAXI SERVICE LLC, and A  
28 CAB, LLC,

Defendants.

Case No.: A-12-669926-C

Dept.: IX

NOTICE OF ENTRY OF ORDER

PLEASE TAKE NOTICE that the Court entered the attached Order on  
November 11, 2022.

Dated: November 14, 2022

LEON GREENBERG PROFESSIONAL CORP.

/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

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CERTIFICATE OF SERVICE

The undersigned certifies that on November 14, 2022, she served the within:

NOTICE OF ENTRY OF ORDER

by court electronic service to:

TO:

Esther C. Rodriguez, Esq.  
RODRIGUEZ LAW OFFICES, P.C.  
10161 Park Run Drive, Suite 150  
Las Vegas, NV 89145

JAY A. SHAFER, ESQ.  
CORY READE DOWS AND SHAFER  
1333 North Buffalo Drive, Suite 210  
Las Vegas, NV 89128

/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez



1 ORDR

2 DISTRICT COURT

3 CLARK COUNTY, NEVADA

4 MICHAEL MURRAY and MICHAEL  
5 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 *Dubric* 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

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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  
4 judgment”, Opinion p. 20, but “reverse[d] the summary judgment as to damages for  
5 claims outside the two-year statute of limitations,” Opinion p. 32, and “remand[ed] to  
6 the district court to recalculate damages based on the two-year statute of limitations,”  
7 Opinion p. 20. More specifically, the Nevada Supreme Court “conclude[d] that the  
8 drivers’ claims extend backwards only two years before their suit was filed.” Opinion  
9 p. 14. Based on that conclusion, the Nevada Supreme Court “remand[ed] [the case] to  
10 the district court to recalculate damages for this shorter time period.” Opinion p. 14.

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

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

1       **The Revised Spreadsheet Issue.** Defendants assert that “[a] brief review of the  
2 proposed spreadsheets demonstrate that it is fraught with errors. Even after  
3 reviewing the ‘core group’ of named representative Plaintiffs, the Court can see that  
4 Michael Murry is listed twice for a double recovery. Attached also is a chart of  
5 additional 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  
9 “Leon’s<sup>1</sup> had the wrong amount,” but does not identify what the correct amount  
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  
12 remaining two (2) of these class members, Defendants’ notes indicate that the  
13 amounts were credited to the wrong individual. Again, the Court does not know what  
14 this means.

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

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

26  
27       

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<sup>1</sup> By “Leon” Defendants presumably refer to Plaintiff’s counsel, Leon Greenberg.  
28

1 That said, in their reply, Plaintiffs do concede that there is a proposed award to  
2 Plaintiff Michael Murray that is listed twice and that the modified judgment should  
3 not grant this award twice. Given the concession, the Court shall not allow this  
4 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.

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

18 The Court agrees with Plaintiffs. The Nevada Supreme Court affirmed this  
19 Court’s prior judgment with the narrow exception of damages prior to October 8,  
20 2010. This Court has direction from the Nevada Supreme Court to recalculate  
21 damages from October 8, 2010 forward. The Court does not intend to otherwise  
22 modify its prior judgment.

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

1 As an initial matter, the Nevada Supreme Court's statement does not arise  
2 from the reversal and remand of summary judgment; it arises from the reversal of a  
3 post-judgment order denying a motion to quash. As Plaintiffs point out, the Nevada  
4 Supreme Court only granted Defendants the right to a further hearing upon remand  
5 on whether that judgment execution should be quashed and did not direct any  
6 findings on remand as to A Cab Series LLC's liability—as the “now known as”  
7 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.  
12 The Court disagrees. As Plaintiffs assert, this Court can find no basis that allows the  
13 subsequent proceedings in *Dubric* to release this Court's earlier judgment that was  
14 appealed and affirmed, with the exception of the recalculation of damages from  
15 October 8, 2010 forward.

16 \*\*\*

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

21 IT IS SO ORDERED.

Dated this 11th day of November, 2022

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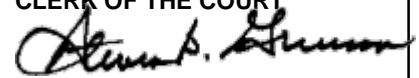
24 1EA E39 BB42 F334  
25 Maria Gall  
26 District Court Judge  
27  
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# EXHIBIT B

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# EXHIBIT B



**NOEO**  
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RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
Leon Greenberg Professional Corporation  
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Attorneys for Plaintiffs

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Fax (702) 259-7704  
[christian@gabroy.com](mailto:christian@gabroy.com)  
Attorneys for Plaintiffs

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

MICHAEL MURRAY, and MICHAEL  
RENO, Individually and on behalf of  
others similarly situated,  
  
Plaintiffs,  
  
vs.  
  
A CAB TAXI SERVICE LLC, and A  
CAB, LLC,  
  
Defendants.

Case No.: A-12-669926-C

Dept.: IX

NOTICE OF ENTRY OF ORDER

PLEASE TAKE NOTICE that the Court entered the attached Order on  
November 11, 2022.

Dated: November 14, 2022

LEON GREENBERG PROFESSIONAL CORP.

*/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

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CERTIFICATE OF SERVICE

The undersigned certifies that on November 14, 2022, she served the within:

NOTICE OF ENTRY OF ORDER

by court electronic service to:

TO:

Esther C. Rodriguez, Esq.  
RODRIGUEZ LAW OFFICES, P.C.  
10161 Park Run Drive, Suite 150  
Las Vegas, NV 89145

JAY A. SHAFER, ESQ.  
CORY READE DOWS AND SHAFER  
1333 North Buffalo Drive, Suite 210  
Las Vegas, NV 89128

/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez



1 ORDR

2 DISTRICT COURT

3 CLARK COUNTY, NEVADA

4 MICHAEL MURRAY and MICHAEL  
5 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 PLAINTIFFS' MOTION FOR ENTRY OF A MODIFIED  
11 AWARD OF PRE-JUDGMENT ATTORNEY'S FEES 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 16, 2022, Plaintiffs Michael Murray 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 errata to the motion. On March 3, 2022,  
19 Defendants filed an opposition to the motion. On August 12, 2022, Plaintiffs filed a  
20 reply in support of the motion.

21 This case had previously been stayed until the Nevada Supreme Court decided  
22 a pending appeal in Nevada Supreme Court Case No. 83492, referred to in the papers  
23 as *Dubric*. On September 19, 2022, this Court issued an order lifting the stay given  
24 that, at that point, the *Dubric* appeal had been decided, with rehearing denied.  
25 However, the Court indicated that given the developments in this case, including in  
26 the *Dubric* matter, the parties could each file and serve one additional, omnibus brief  
27 in support of or opposed to any pending motion. The parties filed supplemental briefs  
28 on September 30, 2022. Having considered those supplemental briefs, along with the

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1 motion and related briefing and all pleadings and papers on file, the Court GRANTS  
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:

5 [The district court] supported that award by going through  
6 three possible formulations to calculate hours and fees and  
7 through a consideration of the four *Brunzell* factors. We  
8 conclude that the declaration of counsel [provided in  
9 support of the fees motion] constituted the 'documentation'  
10 required under NRCP 54(d)(2)(B), and A Cab has not shown  
11 that the attorney fees award was unsupported or excessive  
beyond asserting that the drivers did not provide the  
appropriate documentation. However, in light of this  
disposition and the district court's improper tolling of the  
statute of limitations, the amount of the attorney fees must  
be reconsidered for reasonableness, and we therefore  
reverse and remand the award of attorney fees.

12 Opinion p. 24. The Nevada Supreme Court remanded the case to this Court for  
13 further proceedings consistent with this opinion. Opinion p. 33.

14 Based on the foregoing, the Court does not understand how Defendants can  
15 represent that the Nevada Supreme Court "refus[ed] to uphold the prior outrageous  
16 and unsupported award of fees." To the contrary, the Nevada Supreme Court  
17 expressly found that Defendants "has not shown that the attorneys fees award was  
18 unsupported or excessive ...." Accordingly, the Court moves forward as instructed by  
19 the Nevada Supreme Court, that being to reconsider the amount of attorneys' fees for  
20 reasonableness in light of the district court's improper tolling of the statute of  
21 limitations and the requirement that a modified judgment be entered to account for  
22 the proper statute of limitations.

23 In Plaintiffs' motion, Plaintiffs advise that their counsel has reviewed their  
24 time records for the 1,738.5 attorney hours that were considered by this Court in  
25 making its original \$568,071 award. Plaintiffs further advise, as supported by their  
26 counsel's declaration, that a review of those records indicate that all work performed  
27 on the statute of limitations tolling issue was performed by attorney Leon Greenberg  
28

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.

3 The Court has reviewed counsel's declaration. Mr. Greenberg states that he  
4 spent "less than 20" of his total hours engaged in activities exclusively related to the  
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  
12 achieved. Plaintiffs prevailed on their claims and issues, with the limited exception  
13 concerning the narrow issue of tolling the statute of limitations.

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

22 \*\*\*

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

1 2018.” The Court intended to direct *Plaintiffs* 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

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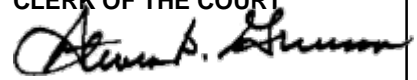
9 788 150 7F6B D12E  
10 Maria Gall  
11 District Court Judge  
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# EXHIBIT C

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# EXHIBIT C



1 **NOEO**

2 LEON GREENBERG, ESQ., SBN 8094  
3 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
4 Leon Greenberg Professional Corporation  
5 2965 South Jones Blvd- Suite E3  
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[leongreenberg@overtimelaw.com](mailto:leongreenberg@overtimelaw.com)  
[Ranni@overtimelaw.com](mailto:Ranni@overtimelaw.com)  
Attorneys for Plaintiffs

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Tel (702) 259-7777  
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10 [christian@gabroy.com](mailto:christian@gabroy.com)  
11 Attorneys for Plaintiffs

12 **DISTRICT COURT**  
13 **CLARK COUNTY, NEVADA**

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15 RENO, Individually and on behalf of  
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18 vs.

19 A CAB TAXI SERVICE LLC, and A  
20 CAB, LLC,

21 Defendants.

Case No.: A-12-669926-C

Dept.: IX

NOTICE OF ENTRY OF ORDER

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.  
28 Nevada Bar No. 8094  
2965 S. Jones Boulevard - Ste. E-3  
Las Vegas, NV 89146  
Tel (702) 383-6085  
Attorney for the Plaintiffs

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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.  
RODRIGUEZ LAW OFFICES, P.C.  
10161 Park Run Drive, Suite 150  
Las Vegas, NV 89145

JAY A. SHAFER, ESQ.  
CORY READE DOWS AND SHAFER  
1333 North Buffalo Drive, Suite 210  
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/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez

1 ORDR

2 DISTRICT COURT

3 CLARK COUNTY, NEVADA

4 MICHAEL MURRAY and MICHAEL  
5 RENO, individually and behalf of others  
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Case No.: A-12-669926-C

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8 A CAB TAXI SERVICE, LLC, et al.

9 Defendants.

10 ORDER GRANTING 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 *Dubric*. On September 19, 2022, this Court issued an order lifting the stay given  
19 that, at that point, the *Dubric* appeal had been decided, with rehearing denied.  
20 However, the Court indicated that given the developments in this case, including in  
21 the *Dubric* 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 pleadings 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

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1 of Nevada's Constitution. Article 15, Section 16, Subsection B (the Minimum Wage  
2 Amendment) states that "[a]n employee who prevails in any action to enforce this  
3 section shall be awarded his or her reasonable attorney's fees and costs." In denying  
4 the motion without prejudice, the Supreme Court found that the determination of  
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.

14 The fees, however, must be reasonable. In determining what of Plaintiffs' fees  
15 are reasonable, the Court relies upon the *Brunzell* factors: "(1) the qualities of the  
16 advocate: his ability, his training, education, experience, professional standing and  
17 skill; (2) the character of the work to be done: its difficulty, its intricacy, its  
18 importance, time and skill required, the responsibility imposed and the prominence  
19 and character of the parties where they affect the importance of the litigation; (3) the  
20 work actually performed by the lawyer: the skill, time and attention given to the  
21 work; (4) the result: whether the attorney was successful and what benefits were  
22 derived." *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  
24 advised that "good judgment would dictate that each of these factors be given  
25 consideration by the trier of fact and that no one element should predominate or be  
26 given 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.

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

4 With regard to the second factor, the final judgment appeal raised a number of  
5 complex issues that were significantly important to the ultimate outcome of this case.  
6 The work took not insignificant time and skill. The Court considers the time  
7 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.

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

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

22 Importantly, including with regard to the fourth factor that looks at the results  
23 and benefits achieved on appeal, Mr. Greenberg excludes from his fee request that  
24 17.3 hours he spent on the unsuccessful statute of limitations issue and 3.2 hours he  
25 spent on issues that were either more administrative in nature or related to his own  
26 confusion concerning the completeness of the record.

27 Defendants assert that Plaintiffs were not successful in the result of the appeal  
28 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 *Brunzell* 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

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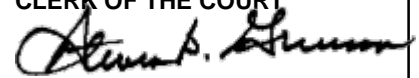
15 7DA ABE 7DA7 CC60  
16 Maria Gall  
17 District Court Judge  
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# EXHIBIT D

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# EXHIBIT D



1 **NOEO**

2 LEON GREENBERG, ESQ., SBN 8094  
3 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
4 Leon Greenberg Professional Corporation  
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[Ranni@overtimelaw.com](mailto:Ranni@overtimelaw.com)  
Attorneys for Plaintiffs

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8 Gabroy Law Offices  
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10 Henderson Nevada 89012  
11 Tel (702) 259-7777  
12 Fax (702) 259-7704  
13 [christian@gabroy.com](mailto:christian@gabroy.com)  
14 Attorneys for Plaintiffs

11 **DISTRICT COURT**  
12 **CLARK COUNTY, NEVADA**

13 MICHAEL MURRAY, and MICHAEL )  
14 RENO, Individually and on behalf of )  
15 others similarly situated, )

16 Plaintiffs,

17 vs.

18 A CAB TAXI SERVICE LLC, and A )  
19 CAB, LLC, )

20 Defendants. )

Case No.: A-12-669926-C

Dept.: IX

NOTICE OF ENTRY OF ORDER

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.  
28 Nevada Bar No. 8094  
2965 S. Jones Boulevard - Ste. E-3  
Las Vegas, NV 89146  
Tel (702) 383-6085  
Attorney for the Plaintiffs

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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.  
RODRIGUEZ LAW OFFICES, P.C.  
10161 Park Run Drive, Suite 150  
Las Vegas, NV 89145

JAY A. SHAFER, ESQ.  
CORY READE DOWS AND SHAFER  
1333 North Buffalo Drive, Suite 210  
Las Vegas, NV 89128

/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez

1 ORDR

2 DISTRICT COURT

3 CLARK COUNTY, NEVADA

4 MICHAEL MURRAY and MICHAEL  
5 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 CONTINUING DECISION ON PLAINTIFFS'  
11 MOTION FOR AN AWARD OF ATTORNEY'S FEES ON APPEAL  
12 OF ORDER DENYING RECEIVER, OPPOSING MOOTED MOTION FOR  
13 ATTORNEY'S FEES, AND FOR COSTS OF APPEAL

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 2021, for opposing Defendants' now mooted motion filed March 15, 2021, seeking  
17 attorney's fees in response to Plaintiffs' motion seeking the appointment of a receiver,  
18 and for costs of the appeal. On March 8, 2022, Defendants filed an opposition to the  
19 motion. On August 12, 2022, Plaintiffs filed 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 *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 *Dubric* 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  
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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:

3 Pursuant to the Nevada Supreme Court's order of reversal and remand filed  
4 February 17, 2022, this Court must consider the merits of Plaintiffs' request for the  
5 appointment of a receiver. The Court intends to do so and would like oral argument  
6 on the motion. The Court intends to issue a separate order scheduling oral argument.

7 It is the Court's position that the motion for attorneys' fees as related to  
8 Plaintiffs' efforts to appoint a post-judgment receiver is better decided once the  
9 receiver motion is decided. Accordingly, the Court continues its decision on the  
10 motion until such time as it decides the receiver motion.

11 IT IS SO ORDERED.

12 Dated this 17th day of November, 2022

13 A handwritten signature in black ink, appearing to read 'Maria Gall', is written over a horizontal line.

14  
15 498 C1D C7AC 2E02  
16 Maria Gall  
17 District Court Judge  
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EXHIBIT E

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EXHIBIT E

1 ORDR

2 DISTRICT COURT

3 CLARK COUNTY, NEVADA

4 MICHAEL MURRAY and MICHAEL  
5 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 AMENDING THE CLASS

11 On December 30, 2021, the Nevada Supreme Court issued an opinion affirming  
12 in part, reversing in part, and remanding this case to the Eighth Judicial District  
13 Court for further proceedings consistent with the Supreme Court's opinion. The  
14 Nevada Supreme Court "affirm[ed] the district court's summary judgment", Opinion  
15 p. 20, but "reverse[d] the summary judgment as to damages for claims outside the  
16 two-year statute of limitations," Opinion p. 32, and "remand[ed] to the district court  
17 to recalculate damages based on the two-year statute of limitations," Opinion p. 20.  
18 More specifically, the Nevada Supreme Court "conclude[d] that the drivers' claims  
19 extend backwards only two years before their suit was filed." Opinion p. 14. Based on  
20 that conclusion, the Nevada Supreme Court "remand[ed] [the case] to the district  
21 court to recalculate damages for this shorter time period." Opinion p. 14.

22 This Court entered its class certification order on February 10, 2016, finding  
23 that "[t]he class shall consist of the claims as alleged in the Second Amended and  
24 Supplemental Complaint of all persons employed by any of the defendants as taxi  
25 drivers in the State of Nevada at any time from July 1, 2007 through December 31,  
26 2015 . . . ." On remand, Defendants argue that the class must now be decertified  
27 pursuant to the Nevada Supreme Court opinion to exclude class members who claims  
28 fall prior to October 8, 2010. In its November 11, 2022, order granting Plaintiffs'

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1 motion for entry of a modified judgment provided for by remittitur, this Court  
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  
5 impacts 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  
11 class; the class as amended remains certified. The Court's order only removes from  
12 the originally constituted class any persons employed by any of the defendants as taxi  
13 drivers in the State of Nevada before October 8, 2010. Accordingly, the class does not  
14 need to be re-noticed, including because the removal of drivers from the class who are  
15 not 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  
17 connection with the February 10, 2016, class certification order and/or an order  
18 amending the Court's November 11, 2022, order granting Plaintiffs' motion for entry  
19 of a modified judgment provided for by remittitur, it shall be so construed.

20 IT IS SO ORDERED.

21 Dated this 17th day of November, 2022

22   
23 \_\_\_\_\_

24 3FB 759 58D6 4F07  
25 Maria Gall  
26 District Court Judge  
27  
28

1 **CSERV**

2  
3 **DISTRICT COURT**  
4 **CLARK COUNTY, NEVADA**

5  
6 Michael Murray, Plaintiff(s)

CASE NO: A-12-669926-C

7 vs.

DEPT. NO. Department 9

8 A Cab Taxi Service LLC,  
9 Defendant(s)

10  
11 **AUTOMATED CERTIFICATE OF SERVICE**

12 This automated certificate of service was generated by the Eighth Judicial District  
13 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 Assistant .

info@rodriguezlaw.com

17 Cindy Pittsenbarger .

cpittsenbarger@hutchlegal.com

18 Dana Sniegocki .

dana@overtimelaw.com

19 Esther Rodriguez .

esther@rodriguezlaw.com

20 filings .

susan8th@gmail.com

21 Hilary Daniels .

hdaniels@blgwins.com

22 Hillary Ross .

hross@blgwins.com

23 leon greenberg .

leongreenberg@overtimelaw.com

24 Leon Greenberg .

wagelaw@hotmail.com

25 Michael K. Wall .

mwall@hutchlegal.com

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1	Susan .	susan@rodriguezlaw.com
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9	Christian Gabroy	christian@gabroy.com
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17	Mercedes Ortega	mortega@blgwins.com
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19	Kathrine von Arx	kvonarx@crdslaw.com
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21	Jay Shafer	jshafer@crdslaw.com
22	Trent Compton	tcompton@blgwins.com
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1 If indicated below, a copy of the above mentioned filings were also served by mail  
2 via United States Postal Service, 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.  
5 Attn: Esther Rodriguez, Esq.  
6 10161 Park Run Drive, Suite 150  
7 Las Vegas, NV, 89145

8 Stephen Hackett Sklar Williams PLLC  
9 Attn: Stephen Hackett  
10 410 South Rampart Blvd. - Suite 350  
11 Las Vegas, NV, 89145

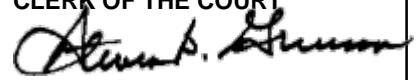
12 Steven Parsons 10091 Park Run DR STE 200  
13 Las Vegas, NV, 89145  
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# EXHIBIT F

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# EXHIBIT F



1 **NOEO**

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3 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
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[Ranni@overtimelaw.com](mailto:Ranni@overtimelaw.com)  
Attorneys for Plaintiffs

7 CHRISTIAN GABROY, ESQ., SBN 8805  
8 Gabroy Law Offices  
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11 Tel (702) 259-7777  
12 Fax (702) 259-7704  
13 [christian@gabroy.com](mailto:christian@gabroy.com)  
14 Attorneys for Plaintiffs

11 **DISTRICT COURT**  
12 **CLARK COUNTY, NEVADA**

13 MICHAEL MURRAY, and MICHAEL )  
14 RENO, Individually and on behalf of )  
15 others similarly situated, )

16 Plaintiffs,

17 vs.

18 A CAB TAXI SERVICE LLC, and A )  
19 CAB, LLC, )

20 Defendants.  
21

Case No.: A-12-669926-C

Dept.: IX

NOTICE OF ENTRY OF ORDER

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.  
28 Nevada Bar No. 8094  
2965 S. Jones Boulevard - Ste. E-3  
Las Vegas, NV 89146  
Tel (702) 383-6085  
Attorney for the Plaintiffs



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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.  
RODRIGUEZ LAW OFFICES, P.C.  
10161 Park Run Drive, Suite 150  
Las Vegas, NV 89145

JAY A. SHAFER, ESQ.  
CORY READE DOWS AND SHAFER  
1333 North Buffalo Drive, Suite 210  
Las Vegas, NV 89128

/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez

**ORDR**

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RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
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Fax (702) 259-7704  
[christian@gabroy.com](mailto:christian@gabroy.com)

Attorneys for Plaintiffs

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

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,

Defendants.

Case No.: A-12-669926-C

Dept.: IX

**ORDER MODIFYING  
FINAL JUDGMENT ENTERED  
ON AUGUST 21, 2018**

1           The Court entered a final judgment in this case on August 21, 2018, as  
2 subsequently amended by its Order entered October 22, 2018, against defendant A  
3 Cab Series LLC, formerly known as A CAB, LLC. An appeal of that final judgment  
4 and certain post-judgment Orders was taken by such defendant and duly heard by the  
5 Nevada Supreme Court, which issued an Opinion and remittitur received by this Court  
6 on February 4, 2022, wherein it directed a modification of such final judgment to  
7 reduce it by the amount of damages previously awarded to plaintiffs for the time  
8 period prior to the two year statute of limitations applicable to the plaintiffs' claims,  
9 meaning prior to October 8, 2010, this case being commenced on October 8, 2012,  
10 and otherwise affirming such final judgment. Plaintiffs filed their Motion for Entry of  
11 a Modified Judgment pursuant to such remittitur on February 14, 2022, defendant  
12 filed their Response in Opposition on February 28, 2022, and plaintiffs filed their  
13 Reply in Support of their Motion on August 12, 2022, with the parties also having the  
14 opportunity to further address the issues in their supplemental briefs filed on  
15 September 30, 2022. After due and proper deliberation, review of the arguments set  
16 forth in each of the parties' foregoing briefs and by their counsel, the Court entered an  
17 Order on November 11, 2022, granting that motion and directing the entry of an Order  
18 Modifying the Final Judgment in this case entered on August 21, 2018, and the Court  
19 hereby finds and orders:  
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1 Plaintiffs, in their motion, have submitted to the Court the modified amount of  
2 damages to be awarded to the class members, properly reduced from the amounts  
3 specified for 890 class members at Ex. "A" to the judgment entered by the Court on  
4 August 21, 2018; and it is hereby  
5

6  
7  
8 ORDERED that Ex. "A" annexed hereto, the list of the modified amount of  
9 damages to be awarded to the class members presented in plaintiffs' motion, shall be  
10 substituted for the Ex. "A" list annexed to the judgment entered by the Court on  
11 August 21, 2018, with that original Ex. "A" list being stricken, and with the Judgment  
12 modified accordingly; and it is further  
13

14  
15 ORDERED that the Clerk of the Court shall enter judgment for each individual  
16 class member in the amount specified in Column "F" in Ex. "A" as annexed hereto  
17 against defendants A CAB TAXI SERVICE LLC and A CAB SERIES LLC, formerly  
18 known as A CAB, LLC; in doing so it shall substitute such amounts for the prior  
19 amounts it was directed to enter for each class member pursuant to the judgment  
20 entered by the Court on August 21, 2018, it being further provided that the Clerk of  
21 the Court shall strike from its judgment docket the amount it had previously entered as  
22 a judgment in favor of any class member who does not appear on Ex. "A" of this  
23 Order; and it is further  
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1 ORDERED the Court's Order and Judgment entered on August 21, 2018, shall  
2 remain in effect in all other respects except as modified herein and shall accrue post-  
3 judgment interest on the amounts specified in Column "F" in Ex. "A" annexed hereto  
4 as of August 21, 2018.  
5

6  
7 IT IS SO ORDERED.

8 Dated this \_\_\_\_ day of \_\_\_\_\_, 2022.

9 Dated this 17th day of November, 2022

10 

11 Hon. Maria Gall  
12 DISTRICT COURT JUDGE  
13 E39 CAC F3CC 83EE  
14 Maria Gall  
15 District Court Judge

16 Submitted by:

17 By: /s/ Leon Greenberg  
18 Leon Greenberg, Esq.  
19 LEON GREENBERG PROF. CORP.  
20 2965 S. Jones Blvd. Ste. E-3  
21 Las Vegas, NV 89146  
22 Attorneys for Plaintiffs

23 Approved as to form and content:

24 Not Approved

25 By: \_\_\_\_\_  
26 Esther C. Rodriguez, Esq.  
27 RODRIGUEZ LAW OFFICES, P.C.  
28 10161 Park Run Drive. Ste. 150  
Las Vegas, NV 89145  
Attorney for Defendants

# EXHIBIT "A"

005473

005473

	A	B	C	D	E	F	G	H
1		<b>Totals for All Class Members</b>		<b>\$597,772.48</b>	<b>\$88,114.12</b>	<b>\$685,886.60</b>	<b>\$669,340.72</b>	<b>(\$71,568.24)</b>
2	<b>Employee</b>			<b>Total Lower Tier Minimum Wages Owed 10/8/2010 - 12/31/2015 After Set Off and Over</b>	<b>Interest from 1/1 2016 through</b>	<b>Total with</b>	<b>Total 10/8/2010 - 12/31/2015</b>	<b>Set Off from USDOL</b>
3	<b>Number</b>	<b>Last Name</b>	<b>First Name</b>	<b>10.00</b>	<b>6/30/2018</b>	<b>Interest</b>	<b>Shortage</b>	<b>Settlement</b>
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	(\$367.11)
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	3943	Anderson	William	\$289.40	\$42.66	\$332.06	\$289.40	\$0.00
39	3650	Anif	Janeid	\$1,406.55	\$207.33	\$1,613.88	\$1,406.55	\$0.00
40	2942	Appel	Howard	\$23.47	\$3.46	\$26.93	\$23.47	\$0.00
41	3614	Applegate	Angela	\$260.97	\$38.47	\$299.44	\$319.42	(\$58.45)
42	3730	Arar	Isam	\$1,726.82	\$254.54	\$1,981.36	\$2,235.96	(\$509.14)
43	104910	Archer	Bert	\$362.37	\$53.41	\$415.78	\$362.37	\$0.00
44	3709	Arell	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

	A	B	C	D	E	F	G	H
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	Ba	Awa	\$1,270.02	\$187.21	\$1,457.22	\$1,270.02	\$0.00
59	108404	Baca	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	Ion	\$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	(\$43.15)
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	3622	Benel	Christian	\$1,457.21	\$214.80	\$1,672.01	\$1,589.84	(\$132.63)
81	110687	Berger	James	\$58.09	\$8.56	\$66.65	\$58.09	\$0.00
82	103219	Berichon	Mike	\$947.14	\$139.61	\$1,086.75	\$947.14	\$0.00
83	23373	Bey	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	2986	Black	Burton	\$174.69	\$25.75	\$200.43	\$174.69	\$0.00
86	29914	Bliss	Valerie	\$124.09	\$18.29	\$142.38	\$124.09	\$0.00
87	112455	Blum III	Arthur	\$47.07	\$6.94	\$54.01	\$47.07	\$0.00
88	2487	Boling	Freddy	\$528.24	\$77.87	\$606.11	\$528.24	\$0.00
89	2802	Borja	Virginia	\$456.50	\$67.29	\$523.79	\$745.82	(\$289.32)
90	3723	Bowen	Christopher	\$674.72	\$99.46	\$774.17	\$674.72	\$0.00
91	3508	Bozic	Nebojsa	\$263.10	\$38.78	\$301.88	\$263.10	\$0.00
92	28324	Bradley	Leroy	\$2,391.80	\$352.56	\$2,744.36	\$2,810.40	(\$418.60)
93	2056	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	\$0.00
95	3716	Brimhall	Tracy	\$3,804.84	\$560.85	\$4,365.69	\$3,804.84	\$0.00



	A	B	C	D	E	F	G	H
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	Bunns	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-Betancou	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	102334	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	3843	Caymite	Luc	\$221.02	\$32.58	\$253.60	\$221.02	\$0.00
114	104310	Chana	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	(\$209.70)
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	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	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

	A	B	C	D	E	F	G	H
146	23948	Daffron	Daniel	\$1,242.13	\$183.10	\$1,425.23	\$1,242.13	\$0.00
147	32238	Daggett Jr.	Rudolph	\$618.68	\$91.20	\$709.87	\$618.68	\$0.00
148	3777	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	3511	Danielsen	Danny	\$377.99	\$55.72	\$433.71	\$377.99	\$0.00
151	3428	D'Arcy	Timothy	\$4,630.45	\$682.55	\$5,313.00	\$4,630.45	\$0.00
152	101103	Davila-Romero	Monica	\$58.85	\$8.67	\$67.52	\$58.85	\$0.00
153	28065	Davis	Bradley	\$2,167.85	\$319.55	\$2,487.40	\$2,167.85	\$0.00
154	2573	Deguzman	Fermin	\$294.22	\$43.37	\$337.59	\$294.22	\$0.00
155	3675	Deguzman	Leloi	\$619.41	\$91.30	\$710.71	\$619.41	\$0.00
156	111137	Dejacto	Giovanna	\$660.42	\$97.35	\$757.77	\$660.42	\$0.00
157	25935	Delgado	Carlos	\$105.26	\$15.52	\$120.78	\$105.26	\$0.00
158	2057	DeMarco	William	\$581.36	\$85.69	\$667.05	\$581.36	\$0.00
159	3566	Deocampo	Michael	\$198.88	\$29.31	\$228.19	\$222.51	(\$23.63)
160	3936	Dial	Donald	\$811.92	\$119.68	\$931.60	\$811.92	\$0.00
161	111062	Diamond	Jeffrey	\$273.19	\$40.27	\$313.46	\$273.19	\$0.00
162	3719	Diaz	Aiser	\$22.90	\$3.38	\$26.28	\$22.90	\$0.00
163	3657	Dibaba	Desta	\$958.68	\$141.31	\$1,099.99	\$958.68	\$0.00
164	3905	Dillard	Corey	\$904.27	\$133.29	\$1,037.56	\$978.27	(\$74.00)
165	2031	Dinok	Ildiko	\$1,530.38	\$225.58	\$1,755.96	\$1,530.38	\$0.00
166	6832	Dionas	John	\$87.73	\$12.93	\$100.66	\$87.73	\$0.00
167	3756	Disbrow	Ronald	\$2,475.64	\$364.92	\$2,840.56	\$2,858.43	(\$382.79)
168	3395	Dixon	Julius	\$669.09	\$98.63	\$767.72	\$669.09	\$0.00
169	2812	Djapa-Ivosevic	Davor	\$295.33	\$43.53	\$338.87	\$295.33	\$0.00
170	3704	Dobszewicz	Gary	\$2,278.69	\$335.89	\$2,614.57	\$3,064.20	(\$788.51)
171	3024	Donahoe	Stephen	\$473.62	\$69.81	\$543.44	\$473.62	\$0.00
172	3478	Dontchev	Nedelcho	\$2,456.69	\$362.13	\$2,818.81	\$2,562.54	(\$105.85)
173	3830	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	Doyle	William	\$304.91	\$44.94	\$349.85	\$304.91	\$0.00
176	2871	Draper	Ivan	\$885.79	\$130.57	\$1,016.35	\$1,988.56	(\$1,102.77)
177	3754	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	3617	Durey	Robert	\$795.00	\$117.19	\$912.19	\$1,086.96	(\$291.96)
180	2006	Durtschi	Jeffrey	\$496.97	\$73.26	\$570.23	\$585.98	(\$89.01)
181	100046	Dymond	Ernest	\$62.96	\$9.28	\$72.24	\$62.96	\$0.00
182	3907	Eddik	Muhannad	\$31.60	\$4.66	\$36.26	\$31.60	\$0.00
183	2637	Edwards	Jeffrey	\$823.78	\$121.43	\$945.21	\$1,307.78	(\$484.00)
184	3381	Egan	Joseph	\$3,088.61	\$455.27	\$3,543.88	\$3,088.61	\$0.00
185	3595	Ekoue	Ayi	\$2,813.75	\$414.76	\$3,228.50	\$2,813.75	\$0.00
186	111822	Elgendy	Mohamed	\$96.88	\$14.28	\$111.17	\$96.88	\$0.00
187	18678	Eliades	George	\$272.83	\$40.22	\$313.04	\$272.83	\$0.00
188	3771	Ellis	Charles	\$763.81	\$112.59	\$876.40	\$763.81	\$0.00
189	109641	Emling	Paul	\$146.38	\$21.58	\$167.95	\$470.16	(\$323.78)
190	106698	Emter	Christopher	\$124.52	\$18.36	\$142.88	\$124.52	\$0.00
191	3567	Ernst	William	\$2,071.00	\$305.27	\$2,376.27	\$3,661.62	(\$1,590.62)
192	3937	Esfarjany	Mahmood	\$61.93	\$9.13	\$71.06	\$61.93	\$0.00
193	3689	Eshaghi	Mohammad	\$243.90	\$35.95	\$279.85	\$347.00	(\$103.10)
194	3889	Estrada	Michael	\$217.71	\$32.09	\$249.80	\$217.71	\$0.00
195	3628	Evans	Steven	\$23.51	\$3.46	\$26.97	\$23.51	\$0.00

	A	B	C	D	E	F	G	H
196	3703	Fadlallah	Michel	\$675.34	\$99.55	\$774.88	\$857.18	(\$181.84)
197	29981	Fair	Kirby	\$496.57	\$73.20	\$569.77	\$496.57	\$0.00
198	3795	Farah	Yohannes	\$391.88	\$57.76	\$449.64	\$391.88	\$0.00
199	2682	Fears	Thomas	\$2,605.88	\$384.12	\$2,990.00	\$3,198.92	(\$593.04)
200	3591	Feleke	Melak	\$989.78	\$145.90	\$1,135.67	\$1,190.60	(\$200.82)
201	3549	Fesehazion	Teabe	\$1,306.55	\$192.59	\$1,499.14	\$1,865.61	(\$559.06)
202	111068	Filatov	Andrey	\$20.19	\$2.98	\$23.16	\$20.19	\$0.00
203	3877	Filfel	Kamal	\$3,138.25	\$462.59	\$3,600.84	\$3,138.25	\$0.00
204	109381	Fitzsimmons	Marc	\$327.92	\$48.34	\$376.25	\$327.92	\$0.00
205	111729	Flanders	Mary	\$208.19	\$30.69	\$238.88	\$208.19	\$0.00
206	3705	Fleming	Gary	\$3,227.44	\$475.74	\$3,703.17	\$4,079.24	(\$851.80)
207	3939	Ford	Todd	\$982.51	\$144.83	\$1,127.33	\$982.51	\$0.00
208	3927	Fox	Gordon	\$258.33	\$38.08	\$296.41	\$258.33	\$0.00
209	3860	Frankenberger	Grant	\$625.40	\$92.19	\$717.58	\$625.40	\$0.00
210	2614	Franklin	David	\$530.60	\$78.21	\$608.81	\$530.60	\$0.00
211	3774	Furst III	James	\$48.51	\$7.15	\$55.66	\$48.51	\$0.00
212	107590	Galtieri	Frank	\$269.32	\$39.70	\$309.02	\$269.32	\$0.00
213	2782	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	3801	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
244	3794	Goolsby	Victor	\$933.19	\$137.56	\$1,070.74	\$933.19	\$0.00
245	3391	Grafton	Natasha	\$1,771.74	\$261.16	\$2,032.90	\$1,771.74	\$0.00

	A	B	C	D	E	F	G	H
246	24757	Granchelle	Andrew	\$700.68	\$103.28	\$803.96	\$700.68	\$0.00
247	19253	Gray	Gary	\$3,124.58	\$460.58	\$3,585.16	\$3,790.84	(\$666.26)
248	3197	Green	Tony	\$1,256.38	\$185.19	\$1,441.57	\$2,445.41	(\$1,189.03)
249	2971	Gross	Timothy	\$866.18	\$127.68	\$993.85	\$866.18	\$0.00
250	18964	Guerrero	Daniel	\$1,211.23	\$178.54	\$1,389.76	\$1,211.23	\$0.00
251	3655	Guinan	William	\$318.19	\$46.90	\$365.09	\$552.49	(\$234.30)
252	3895	Gyuro	John	\$343.12	\$50.58	\$393.70	\$343.12	\$0.00
253	3636	Habtom	Ermias	\$663.42	\$97.79	\$761.21	\$663.42	\$0.00
254	3799	Hadley	Aaron	\$221.75	\$32.69	\$254.44	\$333.64	(\$111.89)
255	3827	Haigh III	Walter	\$202.61	\$29.87	\$232.48	\$202.61	\$0.00
256	111568	Hammoud	Wissam	\$618.64	\$91.19	\$709.83	\$618.64	\$0.00
257	21446	Handlon	Michael	\$649.91	\$95.80	\$745.71	\$649.91	\$0.00
258	3734	Hanna	Christopher	\$353.39	\$52.09	\$405.48	\$353.39	\$0.00
259	3402	Hansen	Jordan	\$1,238.67	\$182.59	\$1,421.26	\$1,410.40	(\$171.73)
260	29609	Haralambov	Valko	\$260.48	\$38.40	\$298.88	\$260.48	\$0.00
261	3519	Harms	Michael	\$728.33	\$107.36	\$835.69	\$728.33	\$0.00
262	3761	Harrell	Mark	\$1,070.06	\$157.73	\$1,227.79	\$1,484.83	(\$414.77)
263	3855	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	(\$1,091.90)
271	3808	Hays	Larry	\$2,054.93	\$302.91	\$2,357.84	\$2,293.24	(\$258.31)
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	3809	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	3607	Hoschouer	Christina	\$1,321.54	\$194.80	\$1,516.33	\$1,321.54	\$0.00
291	109584	Hosley	Tracie	\$185.20	\$27.30	\$212.50	\$185.20	\$0.00
292	31648	Hu	Karl	\$137.49	\$20.27	\$157.76	\$137.49	\$0.00
293	3849	Huerena	Samuel	\$51.18	\$7.54	\$58.72	\$51.18	\$0.00
294	2400	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

	A	B	C	D	E	F	G	H
296	3120	Huntington	Walter	\$311.96	\$45.98	\$357.94	\$311.96	\$0.00
297	27788	Hurd	Donald	\$1,527.27	\$225.13	\$1,752.39	\$1,786.78	(\$259.51)
298	3782	Hurley	Robert	\$246.55	\$36.34	\$282.89	\$246.55	\$0.00
299	2751	Hurtado	Hubert	\$2,544.05	\$375.00	\$2,919.05	\$2,544.05	\$0.00
300	3835	Hussien	Leykun	\$568.36	\$83.78	\$652.14	\$568.36	\$0.00
301	17189	Imran	Muhammad	\$104.12	\$15.35	\$119.46	\$104.12	\$0.00
302	3187	Isaac	Edsel	\$263.62	\$38.86	\$302.48	\$263.62	\$0.00
303	108273	Isanan	Claro	\$199.02	\$29.34	\$228.35	\$199.02	\$0.00
304	107191	Ivanov	Yordan	\$74.55	\$10.99	\$85.54	\$74.55	\$0.00
305	2114	Ivey	Timothy	\$1,046.55	\$154.27	\$1,200.82	\$1,505.32	(\$458.77)
306	3928	Jackson	Anthony	\$495.57	\$73.05	\$568.62	\$495.57	\$0.00
307	108839	Jackson	Frederick	\$2,776.86	\$409.32	\$3,186.18	\$3,154.65	(\$377.79)
308	3701	Jackson	Willie	\$2,678.80	\$394.87	\$3,073.67	\$3,577.43	(\$898.63)
309	107992	Jacobi	Donald	\$1,157.97	\$170.69	\$1,328.66	\$1,157.97	\$0.00
310	20466	Jafarian	Moharram	\$13.55	\$2.00	\$15.55	\$13.55	\$0.00
311	2412	Jelancic	Vladko	\$1,366.25	\$201.39	\$1,567.64	\$1,773.01	(\$406.76)
312	3851	Jellison	Charles	\$327.35	\$48.25	\$375.60	\$513.14	(\$185.79)
313	3315	Jimenez	Michael	\$814.06	\$120.00	\$934.05	\$1,010.10	(\$196.04)
314	3539	Johnson	Brian	\$62.39	\$9.20	\$71.59	\$62.39	\$0.00
315	3898	Johnson	Cary	\$91.90	\$13.55	\$105.44	\$91.90	\$0.00
316	3151	Johnson	Kennard	\$778.01	\$114.68	\$892.69	\$1,770.30	(\$992.29)
317	3844	Johnson	Richard	\$162.40	\$23.94	\$186.34	\$162.40	\$0.00
318	2127	Johnson	Rodney	\$44.73	\$6.59	\$51.32	\$206.39	(\$161.66)
319	3602	Johnson	Tony	\$377.73	\$55.68	\$433.41	\$377.73	\$0.00
320	2253	Jones	Glenn	\$1,337.83	\$197.20	\$1,535.03	\$1,731.80	(\$398.97)
321	3784	Joseph	Leroy	\$2,440.47	\$359.74	\$2,800.21	\$2,570.69	(\$188.22)
322	3919	Kabbaz	David	\$76.92	\$11.34	\$88.26	\$76.92	\$0.00
323	111813	Kadir	Tura	\$23.88	\$3.52	\$27.39	\$23.88	\$0.00
324	106642	Kadri	Abdelkrim	\$10.24	\$1.51	\$11.75	\$10.24	\$0.00
325	3772	Kaiyoorawongs	Chaipan	\$3,065.66	\$451.89	\$3,517.55	\$3,065.66	\$0.00
326	101942	Kalimba	Gaston	\$530.48	\$78.19	\$608.67	\$530.48	\$0.00
327	29542	Kang	Chong	\$101.83	\$15.01	\$116.84	\$101.83	\$0.00
328	3631	Karner	Adam	\$873.51	\$128.76	\$1,002.27	\$1,141.88	(\$268.37)
329	3819	Keba	Woldmarim	\$569.14	\$83.89	\$653.03	\$998.90	(\$429.76)
330	106153	Keller	Roger	\$390.90	\$57.62	\$448.52	\$390.90	\$0.00
331	2736	Kenary	Brian	\$352.09	\$51.90	\$403.99	\$1,706.10	(\$1,354.01)
332	3484	Kern	Gary	\$8,416.88	\$1,240.68	\$9,657.56	\$9,357.54	(\$940.66)
333	3637	Key	Roy	\$174.71	\$25.75	\$200.46	\$174.71	\$0.00
334	3651	Khan	Zaka	\$53.04	\$7.82	\$60.86	\$53.04	\$0.00
335	105794	Kimler	Ryan	\$198.87	\$29.31	\$228.19	\$198.87	\$0.00
336	3798	King Jr.	John	\$115.51	\$17.03	\$132.54	\$179.87	(\$64.36)
337	2901	Kingsley	David	\$49.73	\$7.33	\$57.06	\$49.73	\$0.00
338	111283	Kissel	Sean	\$51.23	\$7.55	\$58.78	\$51.23	\$0.00
339	3893	Klein	Phillip	\$3,633.02	\$535.52	\$4,168.54	\$3,633.02	\$0.00
340	3837	Knight	Tyree	\$262.37	\$38.67	\$301.04	\$262.37	\$0.00
341	3630	Kogan	Martin	\$6,773.74	\$998.48	\$7,772.22	\$7,609.17	(\$835.43)
342	2789	Krouse	Stephen	\$85.40	\$12.59	\$97.99	\$366.44	(\$281.04)
343	103826	Kull Jr.	William	\$135.94	\$20.04	\$155.98	\$135.94	\$0.00
344	3662	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	B	C	D	E	F	G	H
346	111231	Lant	Mark	\$694.00	\$102.30	\$796.29	\$694.00	\$0.00
347	3535	Lantis	Glen	\$427.48	\$63.01	\$490.49	\$427.48	\$0.00
348	25362	Lathan	Joseph	\$269.57	\$39.73	\$309.30	\$269.57	\$0.00
349	111290	Lay	Gilbert	\$139.80	\$20.61	\$160.40	\$139.80	\$0.00
350	1053	Leacock	Brian	\$1,191.71	\$175.66	\$1,367.37	\$2,396.09	(\$1,204.38)
351	3685	Leal	Jill	\$2,181.82	\$321.61	\$2,503.43	\$2,592.70	(\$410.88)
352	18960	Lee	Melvin	\$469.33	\$69.18	\$538.51	\$469.33	\$0.00
353	3702	Lee	Thomas	\$2,952.81	\$435.26	\$3,388.06	\$2,952.81	\$0.00
354	3666	Legesse	Dereje	\$555.76	\$81.92	\$637.68	\$776.75	(\$220.99)
355	3816	Ligus	Thomas	\$219.63	\$32.37	\$252.01	\$219.63	\$0.00
356	25522	Link	Peter	\$1,062.97	\$156.69	\$1,219.66	\$1,366.79	(\$303.82)
357	3681	Linzer	Steven	\$42.56	\$6.27	\$48.83	\$42.56	\$0.00
358	15804	Little	Dennis	\$742.99	\$109.52	\$852.50	\$1,016.34	(\$273.35)
359	3945	Lombana	Francisco	\$51.80	\$7.63	\$59.43	\$51.80	\$0.00
360	3858	Lonbani	Khosro	\$607.51	\$89.55	\$697.06	\$829.71	(\$222.20)
361	111405	Lopez-Silvero	Fidel	\$81.02	\$11.94	\$92.96	\$81.02	\$0.00
362	3752	Lorenz	Dierdra	\$866.03	\$127.66	\$993.69	\$866.03	\$0.00
363	3813	Lovelady	Warren	\$11.90	\$1.75	\$13.65	\$11.90	\$0.00
364	1065	Lovin	Charles	\$247.32	\$36.46	\$283.77	\$422.42	(\$175.10)
365	3778	Macato	Jaime	\$2,456.61	\$362.11	\$2,818.73	\$2,859.72	(\$403.11)
366	20936	Madi	Adam	\$137.47	\$20.26	\$157.74	\$137.47	\$0.00
367	24918	Magana	Luis	\$565.73	\$83.39	\$649.12	\$749.60	(\$183.87)
368	107940	Maharit	Khamkhung	\$63.98	\$9.43	\$73.41	\$63.98	\$0.00
369	2738	Mahoney	Kevin	\$431.90	\$63.66	\$495.56	\$431.90	\$0.00
370	3096	Mainwaring	David	\$3,079.08	\$453.87	\$3,532.95	\$3,079.08	\$0.00
371	2757	Majors	John	\$6,888.13	\$1,015.34	\$7,903.46	\$6,888.13	\$0.00
372	22809	Manitien	Ted	\$13.83	\$2.04	\$15.87	\$13.83	\$0.00
373	3890	Manor	Quincy	\$1,366.55	\$201.44	\$1,567.99	\$1,544.98	(\$178.43)
374	3583	Maras	Maria	\$2,195.44	\$323.62	\$2,519.05	\$2,614.23	(\$418.79)
375	106666	Martinez	Arturo	\$63.48	\$9.36	\$72.83	\$63.48	\$0.00
376	110053	Martinez	Francisco	\$1,713.26	\$252.54	\$1,965.80	\$1,713.26	\$0.00
377	3866	Martinez-Ramire	Eduardo	\$757.35	\$111.64	\$868.98	\$1,043.05	(\$285.70)
378	100287	Martins	Julio	\$298.27	\$43.97	\$342.24	\$298.27	\$0.00
379	3698	Mastrio	Angelo	\$287.39	\$42.36	\$329.75	\$287.39	\$0.00
380	110618	Mastrio	Pamela	\$234.23	\$34.53	\$268.76	\$234.23	\$0.00
381	110108	Mathis	George	\$297.42	\$43.84	\$341.26	\$297.42	\$0.00
382	3669	Maza	Inez	\$349.93	\$51.58	\$401.51	\$349.93	\$0.00
383	111284	McCall	Melvin	\$169.85	\$25.04	\$194.88	\$169.85	\$0.00
384	111199	McCarroll-Jones	Claudia	\$17.52	\$2.58	\$20.11	\$17.52	\$0.00
385	2587	McCarter	Patrick	\$2,149.19	\$316.80	\$2,465.99	\$2,268.60	(\$119.41)
386	3690	McCarthy	John	\$3,474.77	\$512.20	\$3,986.97	\$4,182.28	(\$707.51)
387	3654	McConnell	Therral	\$873.55	\$128.77	\$1,002.32	\$873.55	\$0.00
388	3743	McCoubrey	Earl	\$1,347.94	\$198.69	\$1,546.63	\$1,347.94	\$0.00
389	107427	McDougle	Jeffrey	\$124.87	\$18.41	\$143.27	\$124.87	\$0.00
390	3111	McGarry	James	\$178.50	\$26.31	\$204.81	\$178.50	\$0.00
391	3745	McGowan	Sean	\$228.69	\$33.71	\$262.40	\$228.69	\$0.00
392	3547	McGregor	Matthew	\$857.64	\$126.42	\$984.05	\$857.64	\$0.00
393	3722	McNeece	James	\$147.35	\$21.72	\$169.07	\$147.35	\$0.00
394	25641	McSkimming	John	\$901.92	\$132.95	\$1,034.87	\$901.92	\$0.00
395	3345	Mekonen	Solomon	\$383.94	\$56.59	\$440.54	\$383.94	\$0.00

	A	B	C	D	E	F	G	H
396	3066	Melesse	Abebe	\$32.85	\$4.84	\$37.69	\$32.85	\$0.00
397	3665	Melka	Tariku	\$27.31	\$4.03	\$31.34	\$27.31	\$0.00
398	2596	Meloro	Paul	\$3,253.76	\$479.62	\$3,733.38	\$3,503.79	(\$250.03)
399	3262	Mengesha	Alemayehu	\$521.70	\$76.90	\$598.60	\$861.06	(\$339.36)
400	3568	Menocal	Pedro	\$1,029.70	\$151.78	\$1,181.48	\$1,029.70	\$0.00
401	102328	Meyer	Ronald	\$53.72	\$7.92	\$61.64	\$53.72	\$0.00
402	26609	Mezzenasco	Pedro	\$1,317.06	\$194.14	\$1,511.19	\$1,523.84	(\$206.78)
403	110334	Michilena	Luis	\$66.26	\$9.77	\$76.03	\$66.26	\$0.00
404	30196	Miller	Jason	\$983.37	\$144.95	\$1,128.32	\$983.37	\$0.00
405	17855	Milliron	Darrol	\$1,696.99	\$250.14	\$1,947.13	\$3,469.18	(\$1,772.19)
406	3620	Mindyas	James	\$579.57	\$85.43	\$665.00	\$855.65	(\$276.08)
407	3904	Mirkulovski	Danny	\$550.09	\$81.09	\$631.18	\$550.09	\$0.00
408	31966	Mitrikov	Ilko	\$2,230.42	\$328.77	\$2,559.19	\$2,414.03	(\$183.61)
409	104887	Miyazaki	Nisaburo	\$912.41	\$134.49	\$1,046.90	\$912.41	\$0.00
410	3317	Mogeeth	Ehab	\$323.43	\$47.67	\$371.10	\$323.43	\$0.00
411	105284	Monforte II	Peter	\$5,074.87	\$748.06	\$5,822.92	\$5,074.87	\$0.00
412	3882	Monteagudo	Oscar	\$937.81	\$138.24	\$1,076.04	\$937.81	\$0.00
413	3735	Montoya Villa	Francisco	\$551.62	\$81.31	\$632.93	\$1,112.68	(\$561.06)
414	3913	Moore	Aileen-Louise	\$328.57	\$48.43	\$377.01	\$328.57	\$0.00
415	3664	Moreno	James	\$4,373.10	\$644.61	\$5,017.71	\$5,220.56	(\$847.46)
416	3626	Moretti	Bryan	\$1,422.89	\$209.74	\$1,632.63	\$1,422.89	\$0.00
417	3411	Morley	David	\$514.74	\$75.87	\$590.61	\$718.67	(\$203.93)
418	2162	Morris	Robert	\$1,446.92	\$213.28	\$1,660.20	\$1,446.92	\$0.00
419	8321	Morris	Thomas	\$4,599.67	\$678.01	\$5,277.68	\$4,599.67	\$0.00
420	106703	Mosely	David	\$1,143.38	\$168.54	\$1,311.92	\$1,143.38	\$0.00
421	3785	Mostafa	Ahmed	\$500.20	\$73.73	\$573.93	\$500.20	\$0.00
422	28917	Motazedi	Kamran	\$181.66	\$26.78	\$208.44	\$181.66	\$0.00
423	27059	Mottaghian	Joseph	\$30.98	\$4.57	\$35.54	\$30.98	\$0.00
424	107704	Muhtari	Abdulrahman	\$615.74	\$90.76	\$706.50	\$615.74	\$0.00
425	3847	Murawski	Richard	\$1,593.10	\$234.83	\$1,827.93	\$1,593.10	\$0.00
426	3856	Murray	Mark	\$23.74	\$3.50	\$27.24	\$23.74	\$0.00
427	2018	Murray	Michael P.	\$770.33	\$113.55	\$883.88	\$770.33	\$0.00
428	107440	Nantista	Peter	\$212.28	\$31.29	\$243.57	\$212.28	\$0.00
429	3859	Nazarov	Mikael	\$2,455.84	\$362.00	\$2,817.84	\$2,736.49	(\$280.65)
430	3804	Ndichu	Simon	\$366.18	\$53.98	\$420.16	\$366.18	\$0.00
431	102656	Nedyalkov	Atanas	\$321.59	\$47.40	\$369.00	\$321.59	\$0.00
432	3530	Negashe	Legesse	\$502.82	\$74.12	\$576.93	\$838.75	(\$335.93)
433	111494	Nemeth	Zoltan	\$353.54	\$52.11	\$405.65	\$353.54	\$0.00
434	25190	Ngo	Tuan	\$1,607.52	\$236.95	\$1,844.47	\$1,607.52	\$0.00
435	3545	Nichols	Keith	\$336.29	\$49.57	\$385.86	\$336.29	\$0.00
436	3823	Nigussie	Gulilat	\$480.17	\$70.78	\$550.95	\$620.79	(\$140.62)
437	28989	Nolan	Eamonn	\$107.87	\$15.90	\$123.77	\$107.87	\$0.00
438	3639	Norberg	Christopher	\$919.23	\$135.50	\$1,054.73	\$996.85	(\$77.62)
439	3876	Norvell	Chris	\$4,691.89	\$691.60	\$5,383.49	\$4,691.89	\$0.00
440	3841	Ocampo	Leonardo	\$882.56	\$130.09	\$1,012.66	\$967.99	(\$85.43)
441	30295	Ogbazghi	Dawit	\$489.50	\$72.15	\$561.65	\$1,075.06	(\$585.56)
442	109172	O'Grady	Francis	\$404.46	\$59.62	\$464.08	\$404.46	\$0.00
443	3836	Ohlson	Ryan	\$752.25	\$110.89	\$863.14	\$924.94	(\$172.69)
444	3753	Olen	Virginia	\$2,224.07	\$327.84	\$2,551.91	\$2,224.07	\$0.00
445	3748	Oliveros	Mario	\$671.02	\$98.91	\$769.93	\$671.02	\$0.00

	A	B	C	D	E	F	G	H
446	3868	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	3863	Ortega	Saul	\$439.49	\$64.78	\$504.27	\$439.49	\$0.00
451	3894	O'Shea	Kevin	\$163.81	\$24.15	\$187.96	\$163.81	\$0.00
452	25832	Osterman	Victor	\$209.00	\$30.81	\$239.81	\$683.24	(\$474.24)
453	3783	Overson	Michael	\$636.00	\$93.75	\$729.74	\$636.00	\$0.00
454	3789	Oyebade	Vincent	\$116.31	\$17.14	\$133.45	\$116.31	\$0.00
455	3717	Ozgulgec	Tunc	\$1,477.21	\$217.75	\$1,694.95	\$1,626.46	(\$149.25)
456	3618	Pak	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	3597	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	16676	Parker	Gary	\$1,387.79	\$204.57	\$1,592.35	\$1,387.79	\$0.00
461	3750	Parker	Shawnette	\$481.18	\$70.93	\$552.10	\$713.53	(\$232.35)
462	3884	Parmenter	William	\$1,713.94	\$252.64	\$1,966.58	\$1,713.94	\$0.00
463	3659	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	3396	Penera	Eric	\$124.81	\$18.40	\$143.21	\$279.36	(\$158.55)
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	3281	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



	A	B	C	D	E	F	G	H
496	107548	Rainey	James	\$219.28	\$32.32	\$251.60	\$219.28	\$0.00
497	3883	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	Regans	Mark	\$379.98	\$56.01	\$435.99	\$379.98	\$0.00
501	2237	Relopez	Craig	\$1,606.09	\$236.74	\$1,842.84	\$2,373.26	(\$767.17)
502	3544	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	109502	Rios-Lopez	Oscar	\$189.76	\$27.97	\$217.73	\$189.76	\$0.00
505	107701	Risby	Clifford	\$1,060.42	\$156.31	\$1,216.73	\$1,060.42	\$0.00
506	111756	Risco	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	3575	Roach	Jayson	\$665.36	\$98.08	\$763.44	\$665.36	\$0.00
511	3305	Roberson	Ronnie	\$101.24	\$14.92	\$116.16	\$101.24	\$0.00
512	2842	Roberts	James	\$765.95	\$112.90	\$878.85	\$765.95	\$0.00
513	104171	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	3504	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	3323	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	Acy	\$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	B	C	D	E	F	G	H
546	109028	Secondo	Muridi	\$391.43	\$57.70	\$449.12	\$391.43	\$0.00
547	3536	Sedgwick	Anthony	\$129.38	\$19.07	\$148.45	\$129.38	\$0.00
548	3134	Serio	John	\$766.46	\$112.98	\$879.43	\$1,119.04	(\$352.58)
549	3057	Serrano	Hector	\$1,692.22	\$249.44	\$1,941.65	\$2,188.03	(\$495.81)
550	3359	Sevillet	Otto	\$136.93	\$20.18	\$157.11	\$390.65	(\$253.72)
551	3879	Sexner	Alexis	\$955.88	\$140.90	\$1,096.77	\$1,075.72	(\$119.84)
552	19451	Shafiei	Abdolreza	\$552.17	\$81.39	\$633.56	\$552.17	\$0.00
553	2899	Shallufa	Azmy	\$5,575.23	\$821.81	\$6,397.04	\$6,060.24	(\$485.01)
554	3619	Shein	Efraim	\$304.28	\$44.85	\$349.13	\$304.28	\$0.00
555	103821	Sherman	Jason	\$214.72	\$31.65	\$246.37	\$214.72	\$0.00
556	3724	Shinn	Kevin	\$463.14	\$68.27	\$531.41	\$463.14	\$0.00
557	3790	Shoyombo	Rilwan	\$1,426.49	\$210.27	\$1,636.76	\$1,833.70	(\$407.21)
558	3803	Siasat	Manuel	\$32.38	\$4.77	\$37.15	\$32.38	\$0.00
559	112766	Sibre	Christopher	\$294.20	\$43.37	\$337.56	\$294.20	\$0.00
560	3758	Siegel	Jeffrey	\$91.32	\$13.46	\$104.78	\$91.32	\$0.00
561	105863	Siljkovic	Becir	\$1,854.68	\$273.39	\$2,128.06	\$2,017.09	(\$162.41)
562	23388	Simmons	John	\$202.71	\$29.88	\$232.59	\$1,215.13	(\$1,012.42)
563	3524	Sinay	Abraham	\$234.31	\$34.54	\$268.85	\$234.31	\$0.00
564	3677	Singh	Baldev	\$180.81	\$26.65	\$207.47	\$180.81	\$0.00
565	3683	Sitotaw	Haileab	\$118.59	\$17.48	\$136.06	\$118.59	\$0.00
566	2630	Smale	Charles	\$935.99	\$137.97	\$1,073.96	\$935.99	\$0.00
567	3870	Smith	Jepthy	\$284.41	\$41.92	\$326.33	\$484.69	(\$200.28)
568	3041	Smith	Lottie	\$3,051.10	\$449.74	\$3,500.84	\$3,051.10	\$0.00
569	3610	Smith Jr.	Willie	\$1,287.44	\$189.77	\$1,477.21	\$2,123.86	(\$836.42)
570	2667	Solares	John	\$453.45	\$66.84	\$520.29	\$453.45	\$0.00
571	3643	Solis	Brigido	\$174.25	\$25.69	\$199.94	\$174.25	\$0.00
572	22804	Solymar	Istvan	\$303.84	\$44.79	\$348.63	\$303.84	\$0.00
573	3854	Soree	Mladen	\$1,445.54	\$213.08	\$1,658.62	\$1,445.54	\$0.00
574	105304	Sorkin	Jack	\$336.28	\$49.57	\$385.85	\$336.28	\$0.00
575	3770	Sorrosa	Juan	\$1,888.94	\$278.44	\$2,167.38	\$2,214.82	(\$325.88)
576	2638	Soto	Jacob	\$118.06	\$17.40	\$135.46	\$403.15	(\$285.09)
577	3797	Soto	Johnny	\$196.46	\$28.96	\$225.41	\$352.89	(\$156.43)
578	3727	Sparks	Cody	\$19.56	\$2.88	\$22.45	\$19.56	\$0.00
579	3845	Spaulding	Ross	\$244.25	\$36.00	\$280.25	\$244.25	\$0.00
580	3055	Spilmon	Mark	\$4,644.48	\$684.62	\$5,329.10	\$5,281.80	(\$637.32)
581	3481	Springer	Marvin	\$852.53	\$125.67	\$978.20	\$852.53	\$0.00
582	111364	Stanley	John	\$286.26	\$42.20	\$328.46	\$286.26	\$0.00
583	3821	Stauff	John	\$113.93	\$16.79	\$130.72	\$113.93	\$0.00
584	3737	Stayton	William	\$119.03	\$17.55	\$136.57	\$119.03	\$0.00
585	109013	Stearns	Thomas	\$528.37	\$77.88	\$606.25	\$528.37	\$0.00
586	3757	Steck	Gregory	\$5,829.47	\$859.29	\$6,688.75	\$6,511.90	(\$682.43)
587	3625	Stephanov	Liuben	\$219.81	\$32.40	\$252.21	\$398.92	(\$179.11)
588	3695	Stern	Robert	\$292.29	\$43.08	\$335.37	\$292.29	\$0.00
589	3165	Stevenson	John	\$1,702.39	\$250.94	\$1,953.33	\$1,702.39	\$0.00
590	3872	Stockton	Clarence	\$1,336.84	\$197.06	\$1,533.89	\$1,336.84	\$0.00
591	3713	Stonebreaker	Dawn	\$1,992.26	\$293.67	\$2,285.92	\$2,489.85	(\$497.59)
592	102400	Talley	George	\$301.76	\$44.48	\$346.24	\$301.76	\$0.00
593	112063	Tapia-Vergara	Agustin	\$587.64	\$86.62	\$674.26	\$587.64	\$0.00
594	3338	Tarragano	Stephen	\$675.03	\$99.50	\$774.54	\$675.03	\$0.00
595	111807	Taylor	Brent	\$632.29	\$93.20	\$725.49	\$632.29	\$0.00

	A	B	C	D	E	F	G	H
596	109745	Taylor	David	\$324.21	\$47.79	\$372.00	\$324.21	\$0.00
597	31977	Taylor	Marvin	\$714.56	\$105.33	\$819.89	\$714.56	\$0.00
598	3728	Tedros	Biserat	\$405.38	\$59.75	\$465.13	\$588.25	(\$182.87)
599	3720	Terry	James	\$937.23	\$138.15	\$1,075.38	\$937.23	\$0.00
600	31400	Thomas	Cator	\$427.93	\$63.08	\$491.01	\$427.93	\$0.00
601	104732	Thomas	Hasan	\$247.81	\$36.53	\$284.34	\$247.81	\$0.00
602	3726	Thomas	Scott	\$2,673.14	\$394.03	\$3,067.17	\$2,673.14	\$0.00
603	3867	Thompson	Glen	\$2,921.34	\$430.62	\$3,351.95	\$2,921.34	\$0.00
604	27963	Thompson	Michael	\$6,744.25	\$994.13	\$7,738.38	\$7,044.25	(\$300.00)
605	29040	Timko	Robert	\$224.07	\$33.03	\$257.09	\$224.07	\$0.00
606	110796	Toka	Tamas	\$445.88	\$65.72	\$511.60	\$445.88	\$0.00
607	22120	Travis	Brian	\$753.92	\$111.13	\$865.05	\$1,472.90	(\$718.98)
608	104747	Trumpf	Robert	\$211.10	\$31.12	\$242.22	\$211.10	\$0.00
609	103413	Tsegaye	Miheret	\$51.23	\$7.55	\$58.78	\$51.23	\$0.00
610	3207	Tucker	Kenlon	\$2,786.14	\$410.69	\$3,196.83	\$2,786.14	\$0.00
611	3679	Tullao	Isaac	\$411.83	\$60.71	\$472.54	\$411.83	\$0.00
612	3880	Turner	Michael	\$39.72	\$5.86	\$45.58	\$39.72	\$0.00
613	3686	Tyler	Christopher	\$267.85	\$39.48	\$307.33	\$267.85	\$0.00
614	110836	Uba	Chima	\$201.50	\$29.70	\$231.20	\$201.50	\$0.00
615	3612	Ullah	Mohammad	\$90.03	\$13.27	\$103.30	\$90.03	\$0.00
616	3073	Urban	David	\$102.49	\$15.11	\$117.60	\$102.49	\$0.00
617	3792	Urbanski	Anthony	\$1,411.23	\$208.02	\$1,619.25	\$1,411.23	\$0.00
618	3668	Valdes	Lazaro	\$162.21	\$23.91	\$186.12	\$162.21	\$0.00
619	3640	Vanluven	RJ	\$1,726.16	\$254.44	\$1,980.60	\$1,726.16	\$0.00
620	3710	Vences	Alfredo	\$839.90	\$123.81	\$963.71	\$839.90	\$0.00
621	3721	Viado	Ramon	\$2,051.73	\$302.43	\$2,354.16	\$2,369.87	(\$318.14)
622	3682	VonEngel	Stephen	\$29.89	\$4.41	\$34.30	\$29.89	\$0.00
623	3796	Vongthep	Christopher	\$2,710.64	\$399.56	\$3,110.20	\$2,710.64	\$0.00
624	109475	Vonkageler	Mark	\$130.27	\$19.20	\$149.48	\$130.27	\$0.00
625	3842	Wagg	John	\$221.46	\$32.64	\$254.10	\$221.46	\$0.00
626	3776	Wakeel	Daud	\$679.94	\$100.23	\$780.16	\$679.94	\$0.00
627	28448	Walker	Arthur	\$114.57	\$16.89	\$131.46	\$114.57	\$0.00
628	3820	Wallace	Roy	\$3,681.35	\$542.65	\$4,224.00	\$3,681.35	\$0.00
629	3766	Warner	Terrance	\$1,694.50	\$249.78	\$1,944.27	\$2,356.86	(\$662.36)
630	3496	Weaver	Gerie	\$3,791.56	\$558.89	\$4,350.45	\$5,428.88	(\$1,637.32)
631	3826	Webb	Ricky	\$624.58	\$92.07	\$716.64	\$923.04	(\$298.46)
632	109066	Webster	Brock	\$254.41	\$37.50	\$291.91	\$254.41	\$0.00
633	3578	Weiss	Matthew	\$60.25	\$8.88	\$69.13	\$60.25	\$0.00
634	2785	Welborn	Paul	\$849.94	\$125.28	\$975.22	\$972.84	(\$122.90)
635	3632	Weldu	Berhane	\$266.45	\$39.28	\$305.73	\$266.45	\$0.00
636	3616	Welzbacher	Daniel	\$2,367.50	\$348.98	\$2,716.47	\$2,789.72	(\$422.22)
637	111878	White II	Prinest	\$153.22	\$22.59	\$175.81	\$153.22	\$0.00
638	3611	Williams	Danny	\$273.88	\$40.37	\$314.25	\$273.88	\$0.00
639	3608	Wilson Jr.	Mose	\$3,332.43	\$491.21	\$3,823.64	\$3,332.43	\$0.00
640	3947	Wing	Roland	\$81.95	\$12.08	\$94.04	\$81.95	\$0.00
641	107624	Witte	Daniel	\$228.39	\$33.67	\$262.05	\$228.39	\$0.00
642	3623	Wolde	Hailemariam	\$385.93	\$56.89	\$442.81	\$385.93	\$0.00
643	3603	Woldeghebriel	Berhane	\$1,037.22	\$152.89	\$1,190.11	\$1,037.22	\$0.00
644	110866	Wolfe	Thomas	\$726.91	\$107.15	\$834.06	\$726.91	\$0.00
645	3840	Wondired	Eshetu	\$423.24	\$62.39	\$485.63	\$423.24	\$0.00

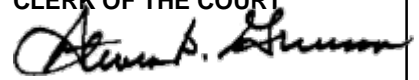
	A	B	C	D	E	F	G	H
646	3910	Wong	Jorge	\$2,325.07	\$342.72	\$2,667.79	\$2,325.07	\$0.00
647	28160	Wong	Wanjin	\$1,115.61	\$164.45	\$1,280.06	\$1,115.61	\$0.00
648	3706	Woodall	Charles	\$610.19	\$89.94	\$700.13	\$610.19	\$0.00
649	3582	Workneh	Abent	\$36.29	\$5.35	\$41.63	\$36.29	\$0.00
650	3573	Worku	Abiye	\$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	Zelege	Abraham	\$412.94	\$60.87	\$473.81	\$1,003.66	(\$590.72)

# EXHIBIT G

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# EXHIBIT G



**NOEO**  
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[Ranni@overtimelaw.com](mailto:Ranni@overtimelaw.com)  
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[christian@gabroy.com](mailto:christian@gabroy.com)  
Attorneys for Plaintiffs

**DISTRICT COURT**  
**CLARK COUNTY, NEVADA**

MICHAEL MURRAY, and MICHAEL  
RENO, Individually and on behalf of  
others similarly situated,  
  
Plaintiffs,  
  
vs.  
  
A CAB TAXI SERVICE LLC, and A  
CAB, LLC,  
  
Defendants.

Case No.: A-12-669926-C

Dept.: IX

NOTICE OF ENTRY OF ORDER

PLEASE TAKE NOTICE that the Court entered the attached Order on  
November 17, 2022.

Dated: November 17, 2022

LEON GREENBERG PROFESSIONAL CORP.

/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

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CERTIFICATE OF SERVICE

The undersigned certifies that on November 18, 2022, she served the within:

NOTICE OF ENTRY OF ORDER

by court electronic service to:

TO:

Esther C. Rodriguez, Esq.  
RODRIGUEZ LAW OFFICES, P.C.  
10161 Park Run Drive, Suite 150  
Las Vegas, NV 89145

JAY A. SHAFER, ESQ.  
CORY READE DOWS AND SHAFER  
1333 North Buffalo Drive, Suite 210  
Las Vegas, NV 89128

/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez

**ORDR**

LEON GREENBERG, ESQ., SBN 8094  
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Fax (702) 259-7704  
[christian@gabroy.com](mailto:christian@gabroy.com)

Attorneys for Plaintiffs

**DISTRICT COURT  
CLARK COUNTY, NEVADA**

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,

Defendants.

Case No.: A-12-669926-C

Dept.: IX

**ORDER MODIFYING  
ORDER OF FEBRUARY 6, 2019,  
GRANTING PLAINTIFFS AN AWARD  
OF ATTORNEYS' FEES AND COSTS**



1 On December 30, 2021, the Nevada Supreme Court issued an opinion  
2 affirming in part, reversing in part, and remanding this case to the Eighth Judicial  
3 District Court for further proceedings consistent with the Supreme Court's opinion.  
4 On February 16, 2022, Plaintiffs Michael Murray and Michael Reno, individually and  
5 on behalf of others similarly situated, filed a motion for entry of a modified award of  
6 pre-judgment attorney's fees as provided for by the Supreme Court's remittitur. On  
7 February 23, 2022, Plaintiffs filed an errata to the motion. On March 3, 2022,  
8 Defendants filed an opposition to the motion. On August 12, 2022, Plaintiffs filed a  
9 reply in support of the motion. Both parties filed supplemental briefs on September  
10 30, 2022, wherein the Court afforded them a chance to further address the issues  
11 raised by the plaintiffs' motion. After due and proper deliberation, review of the  
12 arguments set forth in each of the parties' foregoing briefs and by their counsel, the  
13 Court entered an Order on November 11, 2022, granting that motion and directing the  
14 plaintiffs submit, after consultation with the defendants, a proposed order consistent  
15 with the findings made by the Court in its Order of November 11, 2022, granting such  
16 motion, and the Court hereby finds:  
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23 IT IS ORDERED that plaintiffs' motion for entry of a modified award of pre-  
24 judgment attorney's fees, as provided for by the Supreme Court's remittitur, is  
25 granted, and consistent with the findings made by this Court in its Order of November  
26 11, 2022, in connection with such motion that award is reduced by \$26,800 from its  
27  
28

1 prior amount of \$568,071. Accordingly, the portion of the Court's Order of February  
2 6, 2019, awarding \$568,071 in attorney's fees to plaintiffs' counsel is modified and  
3 that award shall now be \$541,271; and it is further  
4

5 ORDERED, that such award of \$541,271 in attorney's fees shall accrue interest  
6 from August 21, 2018, the date of entry of the final judgment in favor of the plaintiffs;  
7 and it is further  
8

9 ORDERED, that the portion of the Court's Order of February 6, 2019, awarding  
10 \$46,528.07 in costs to plaintiffs is still subject to modification consistent with the  
11 Nevada Supreme Court's remittitur and plaintiffs are granted leave to seek  
12 modification of the same by a properly filed motion.  
13

14 IT IS SO ORDERED.  
15

16 Dated this \_\_\_\_ day of \_\_\_\_\_, 2022.

Dated this 17th day of November, 2022

17  
18 

19 Hon. Maria Gall  
20 DISTRICT COURT JUDGE  
FEA BD1 A2D3 74C8  
Maria Gall  
District Court Judge

21 Submitted by:

22 By: /s/ Leon Greenberg  
23 Leon Greenberg, Esq.  
24 LEON GREENBERG PROF. CORP.  
25 2965 S. Jones Blvd. Ste. E-3  
26 Las Vegas, NV 89146  
Attorneys for Plaintiffs  
27  
28

1 Approved as to form and content:

2 Not Approved

3 By: \_\_\_\_\_

4 Esther C. Rodriguez, Esq.  
5 RODRIGUEZ LAW OFFICES, P.C.  
6 10161 Park Run Drive. Ste. 150  
Las Vegas, NV 89145  
Attorney for Defendants

005494

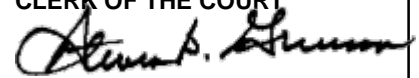
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# EXHIBIT H

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# EXHIBIT H



1 **NOEO**

2 LEON GREENBERG, ESQ., SBN 8094  
3 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904  
4 Leon Greenberg Professional Corporation  
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6 Las Vegas, Nevada 89146  
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[Ranni@overtimelaw.com](mailto:Ranni@overtimelaw.com)  
Attorneys for Plaintiffs

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13 [christian@gabroy.com](mailto:christian@gabroy.com)  
14 Attorneys for Plaintiffs

11 **DISTRICT COURT**  
12 **CLARK COUNTY, NEVADA**

13 MICHAEL MURRAY, and MICHAEL )  
14 RENO, Individually and on behalf of )  
15 others similarly situated, )

16 Plaintiffs,

17 vs.

18 A CAB TAXI SERVICE LLC, and A )  
19 CAB, LLC, )

20 Defendants. )

Case No.: A-12-669926-C

Dept.: IX

NOTICE OF ENTRY OF ORDER

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.  
28 Nevada Bar No. 8094  
2965 S. Jones Boulevard - Ste. E-3  
Las Vegas, NV 89146  
Tel (702) 383-6085  
Attorney for the Plaintiffs

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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.  
RODRIGUEZ LAW OFFICES, P.C.  
10161 Park Run Drive, Suite 150  
Las Vegas, NV 89145

JAY A. SHAFER, ESQ.  
CORY READE DOWS AND SHAFER  
1333 North Buffalo Drive, Suite 210  
Las Vegas, NV 89128

/s/ *Ruthann Devereaux-Gonzalez*

Ruthann Devereaux-Gonzalez

1 ORDR

2 DISTRICT COURT

3 CLARK COUNTY, NEVADA

4 MICHAEL MURRAY and MICHAEL  
5 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 DENYING DEFENDANTS' MOTIONS FOR SANCTIONS

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

18 If not apparent from the foregoing paragraph, this case had previously been  
19 stayed until the Nevada Supreme Court decided a pending appeal in Nevada  
20 Supreme Court Case No. 83492, referred to in the papers as *Dubric*. On September  
21 19, 2022, this Court issued an order lifting the stay given that, at that point, the  
22 *Dubric* appeal had been decided, with rehearing denied. However, the Court  
23 indicated that given the developments in this case, including in the *Dubric* matter,  
24 the parties could each file and serve one additional, omnibus brief in support of or  
25 opposed to any pending motion. The parties filed supplemental briefs on September  
26 30, 2022. Having considered the briefing on the sanctions motions, as well as the  
27 supplemental briefs and papers on file, the Court DENIES the sanctions motions  
28 consistent with the following:

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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  
4 other paper—whether by signing, filing, submitting, or  
5 later advocating it—an attorney or unrepresented party  
6 certifies that to the best of the person’s knowledge,  
information, and belief, formed after an inquiry reasonable  
under the circumstances:

7 (1) it is not being presented for any improper  
purpose, such as to harass, cause unnecessary delay, or  
8 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  
support or, if specifically so identified, will likely have  
12 evidentiary support after a reasonable opportunity for  
further investigation or discovery; and

13 (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

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.

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1 For the foregoing reasons, the motions are DENIED.

2 IT IS SO ORDERED.

3  
4 Dated this 17th day of November, 2022

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7 E99 00D B597 60D5  
8 Maria Gall  
9 District Court Judge  
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