NOAS

Brian Yu

7809 Snowden Lane #202

Las Vegas, NV 89128

T: 702-416-3684

E: <u>nv133012002@yahoo.com</u>

in Proper Person

DISTRICT COURT

FAMILY DIVISION

CLARK COUNTY, NEVADA

RUORONG YU,	}	CASE NO: D-13-478791-D
Plaintiff,	}	DEPT. NO: R
VS.	}	
BEIAN YU,	}	NOTICE OF APPEAL
Defendant.	}	
)	

PLEASE TAKE NOTICE that Defendant Brian Yu appeals from the following order and/or judgments:" ORDER FROM HEARING ON MARCH 10,2023". For the following reasons and Defendant still has faith in justice and believe in truth will be prevailed:

- 1. It is improper for Plaintiff prepared court order for Judge's signature.
- 2. Court Rulings were not based on evidence that were proved beyond the reasonable doubt, but mislead by Plaintiff.
- 3. Court Rulings were totally ignored mass of the undisputable evidence filed by Defendant over and over again in records for all the issues.
- 4. Any and all orders made appealable.

Defendant filed notice of appeal in proper person.

DATED the 11th day of May, 2023.

Electronically Filed 05/11/2023

CLERK OF THE COURT

Electronically Filed

Elizabeth A. Brown

May 16 2023 01:42 PM

Clerk of Supreme Court

Respectfully submitted by:

\$ An Brian Yu

CERTIFICATION OF SERVICE

I certify that on May 11, 2023 the foregoing NOTICE OF APPEAL was served via Electronic Service:

By email to Plaintiff's email address; ruorongyu.lv@yahoo.com.

He Brian Yu

			Electronically Filed 5/16/2023 9:43 AM Steven D. Grierson CLERK OF THE COU	PT
1	ASTA		Atump. 2	
2				
3				
4 5				
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7	IN THE EIGHTH JUDICIAI	L DISTRICT COURT O ADA IN AND FOR	F THE	
8		TY OF CLARK		
9				
10	RUORONG YU,	Case No: D-13-478791-D		
11	Plaintiff(s)	Dept No: R		
12	vs.			
13	BRIAN KWOK SHEUNG YU,			
14	Defendant(s),			
15 16				
17	CASE APPEA	L STATEMENT		
18	1. Appellant(s): Brian Yu			
19	2. Judge: Bill Henderson			
20	3. Appellant(s): Brian Yu			
21	Counsel:			
22 23	Brian Yu			
24	7809 Snowden Ln. #202 Las Vegas, NV 89128			
25	4. Respondent (s): Ruorong Yu			
26	Counsel:			
27	Ruorong Yu			
28	6721 Old Valley St. Las Vegas, NV 89149			
	D-13-478791-D	-1-		
	Case Number	: D-13-478791-D		

1 2	 Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
3 4	Respondent(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
5	6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
6	7. Appellant Represented by Appointed Counsel On Appeal: N/A
7	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
8 9	Appellant Filed Application to Proceed in Forma Pauperis: No Date Application(s) filed: N/A
10	9. Date Commenced in District Court: April 19, 2013
11	10. Brief Description of the Nature of the Action: DOMESTIC - Marriage Dissolution
12	Type of Judgment or Order Being Appealed: Judgment
13	11. Previous Appeal: Yes
14	Supreme Court Docket Number(s): 70348, 79631
15 16	12. Case involves Child Custody and/or Visitation: N/A Appeal involves Child Custody and/or Visitation: N/A
17	13. Possibility of Settlement: Unknown
18	Dated This 16 day of May 2023.
19	Steven D. Grierson, Clerk of the Court
20	
21	/s/ Heather Ungermann
22	Heather Ungermann, Deputy Clerk 200 Lewis Ave
23	PO Box 551601 Las Vegas, Nevada 89155-1601
24	(702) 671-0512
25 26	cc: Brian Yu
26 27	
27	
_ ,	
	D-13-478791-D -2-

No. D-13-478794-D

Electronically Filed 05/11/2023

CLERK OF THE COURT

Dept. No. R

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

RUORONG YU, Plaintiff

BRIAN BEIAN YU, Defendant

CASE APPEAL STATEMENT

- 1. Defendant Brian Yu is the appellant filing this case statement appeal.
- 2. Appealing for Hon. Judge Bill Henderson "ORDER FROM HEARING ON MARCH 10, 2023". Filed April 14,2023.
- 3. Plaintiff Ruorong Yu is the respondent of this appeal. Address: 6721 Old Valley Street Las Vegas, NV 8949. <u>Tel:929-355-0048</u>, email: ruorongyu.lv@yahoo.com.
- 4. Appellant is filing appeal in proper person.

}

}

}

5. BRIEF DESCRIPTION of the above Court Order; a). court's FINDINGS (1) & (2) saving Synchrony Bank account was a concealed account that was misled by Plaintiff. The money deposited into those accounts were from community property GE Interest Plus account. Therefore, they are not concealed accounts. b). (3) When figuring out Plaintiff's share of sick & vacation hours, totally ignore the sick and vacation hours Defendant accrued before the marriage was wrong, after deducted those hours correct figure should be half of \$36,572.70 c). Defendant owes after she pocketed her half of \$52,789.00 by signed agreement, Plaintiff \$19,989.00 for short fall of the E-Trade 0241 account should be offset by Plaintiff's attorney Mr. Kurk withdrew \$20,000 from Defendant solely own Synchrony Bank account by 7-20-2017 Court Order for his attorney fee, that Plaintiff should responsible for. COURT ORDERS; a). After Plaintiff pocketed her share half of GE account money of \$52.788.84 by signed agreement, Plaintiff filed the false claims on Defendant's half of GE Interest Plus account money that were deposited into Synchrony Bank account Gain Capital and Chase Bank account from GE account, then all accounts were frozen. Synchrony Bank 2-01-2016 account balance was around \$60,000. By 7-20-2017 ORDER Plaintiff's attorney Mr. Kurk withdrew \$20,000 from this account. Now, account balance was around \$45,000 (including interest). Court Ordered Defendant pays Plaintiff half 2-01-2016 account balance of \$30,000 is unrealistic. Undisputable evidence shown this account should be Defendant solely owed property. b). After deducted sick and vacation leave hours Defendant accrued before marriage, Plaintiff should have half of \$36,572.70 that is \$18,286.35. c). Defendant owes Plaintiff \$19,989.00 for the shortfall of E-Trade0241 account should be offset

by her attorney Mr. Kurk withdrew \$20,000 for his attorney fee from Defendant's solely owned Synchrony Bank account.

Dated this 11th day of May, 2023.

Appellant; Brian Yu

7809 Snowden Lane #202, Las Vegas, NV 89128. 702-416-3684, Nv133012002@yahoo.com

CERTIFICATION

I certify that on the date indicated below, I served a copy of this completed transcript request from upon the court reporter(s) and all parties to the appeal:

By email to Plaintiff email address; ruorongyu.lv@yahoo.com.

DATED this 11th day of May, 2023.

Brian Yu

7809 Snowden Lane #202'

Las Vegas, NV 89128

702-416-3684

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. D-13-478791-D

Ruorong V	Vu, Plaintiff §		Department R
vs.	'u, Plaintiff § § k Sheung Yu, Defendant. § §	Judicial Officer:	Henderson, Bill 04/19/2013
	CASE INFOR	MATION	
Statistical Cl 04/14/2023 03/29/2021 11/27/2017 04/26/2016 06/09/2015	osures Settled/Withdrawn With Judicial Conference or Hearing Settled/Withdrawn Without Judicial Conference or Hear Settled/Withdrawn With Judicial Conference or Hearing Settled/Withdrawn With Judicial Conference or Hearing Settled/Withdrawn With Judicial Conference or Hearing	g Subtype: ring Case g Status:	Divorce - Complaint Complaint No Minor(s) 04/19/2023 Reopened Order After Hearing Required Proper Person Mail Returned Order / Decree Logged Into Department Proper Person Documents Mailed
			Appealed to Supreme Court Filing Fee Balance Due \$20 due from Atty (Fred Page, Esq) In Forma Pauperis Granted 1/18/23 Pltf
DATE	CASE ASSIG	INMENT	
	Current Case AssignmentCase NumberD-13-478791-DCourtDepartment RDate Assigned05/20/2013Judicial OfficerHenderson, Bill		
	PARTY INFOR	RMATION	
Plaintiff	Yu, Ruorong		<i>Attorneys</i> Pro Se 702-606-3682(H) Page, Fred <i>Retained</i> 702-469-3278(W)
Defendant	Yu, Brian Kwok Sheung		Pro Se
DATE	Events & Orders	OF THE COURT	110.50
	EVENTS		
04/19/2013			
04/22/2013	Financial Disclosure Form Filed by: Counter Defendant Yu, Ruorong [2] General Financial Disclosure Form (Confide	ential)	
04/22/2013	Motion Filed By: Counter Defendant Yu, Ruorong [3] Plaintiff's Motion for Exclusive Possession, for Attorney's Fees and Costs	or Interim Spousal Support, and	l for Interim

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. D-13-478791-D

04/26/2013	Affidavit of Resident Witness Filed by: Counter Defendant Yu, Ruorong [4]
05/08/2013	Affidavit of Resident Witness Filed by: Counter Defendant Yu, Ruorong [5]
05/08/2013	Image: Second Appearance [6] Entrance of Appearance
05/09/2013	Errata Filed By: Counter Defendant Yu, Ruorong [7] Plaintiff's Errata to Motion for Exclusive Possession, for Interim Spousal Support, and for Interim Attorney's Fees and Costs
05/13/2013	Affidavit of Service Filed By: Counter Defendant Yu, Ruorong [8]
05/15/2013	Peremptory Challenge Filed By: Counter Claimant Yu, Brian Kwok Sheung [9] Peremptory Challenge of Judge
05/16/2013	Request Filed By: Counter Defendant Yu, Ruorong [10] Plaintiff's Request for Decision Pursuant to EDCR 2.23
05/16/2013	Financial Disclosure Form Filed by: Counter Claimant Yu, Brian Kwok Sheung [11] Financial Disclosure Form (Confidential)
05/16/2013	Notice of Department Reassignment [13]
05/16/2013	Notice of Department Reassignment [14]
05/16/2013	Notice of Department Reassignment [15]
05/17/2013	Answer and Counterclaim - Divorce, Annulment, Separate Maint Filed by: Counter Claimant Yu, Brian Kwok Sheung [12] Answer to Complaint for Divorce and Counerclaim for Annulment or, in the Alternative, Divorce
05/20/2013	Notice of Rescheduling of Hearing [16]
05/20/2013	Notice of Department Reassignment [17]
05/22/2013	 Opposition to Motion Filed by: Counter Claimant Yu, Brian Kwok Sheung [19] Defendant's Opposition to Plaintiff's Motion for Exclusive Possession, for Interim Spousal Support, and for Interim Attorney's Fees and Costs
05/23/2013	Supplemental Filed By: Counter Defendant Yu, Ruorong [18] Plaintiff's Supplemental Briefing in Support of Motion for Exclusive Possession, for Interim Spousal Support, and for Interim Attorney's Fees and Costs
05/23/2013	Request Filed By: Counter Defendant Yu, Ruorong

CASE SUMMARY

CASE NO. D-13-478791-D

	[20] Plaintiff's Second Request for Decision Pursuant to EDCR 2.23
06/07/2013	Substitution of Attorney Filed By: Counter Claimant Yu, Brian Kwok Sheung [21]
06/13/2013	Notice of Attorney Lien Filed By: Counter Claimant Yu, Brian Kwok Sheung [22] Notice of Attorney's Lien
08/15/2013	Order Filed By: Counter Defendant Yu, Ruorong [23] Order from May 28, 2013, Hearing
08/22/2013	Substitution of Attorney Filed By: Counter Claimant Yu, Brian Kwok Sheung [24]
09/30/2013	Notice of Entry of Order Filed By: Counter Defendant Yu, Ruorong [25]
02/05/2014	Notice of Scheduling Settlement Conference [26]
04/18/2014	Notice of Attorney Lien Filed By: Counter Defendant Yu, Ruorong [27] Lien for Attorney's Fees
04/18/2014	Notice of Deposition Filed by: Counter Defendant Yu, Ruorong [28] Notice of Custodian of Records Depositions (Nevada PERS, Scottrade, E-Trade, Janus, and GE Capital)
04/22/2014	Notice of Attorney Lien Filed By: Counter Defendant Yu, Ruorong [29] Notice of Intent to Perfect Attorney's Lien Pursuant to NRS 18.015(2)
04/25/2014	Motion to Withdraw As Counsel Filed By: Attorney Page, Fred [30] Motion to Withdraw as Attorney of Record to Adjudicate Attorney's Lien, and to Continue Trial
04/28/2014	Declaration Filed By: Counter Defendant Yu, Ruorong [31] Declaration and Ex Parte Application in Support of Order Shortening Time on Fred Page, Esq.'s Motion to Withdraw as Attorney of Record, to Adjudicate Attorney's Lien, and to Continue Trial
05/06/2014	Order Shortening Time Filed By: Counter Defendant Yu, Ruorong [32]
05/08/2014	Opposition to Motion Filed by: Counter Defendant Yu, Ruorong [33] Plaintiff's Limited Opposition to Fred Page, Esq.'s Motion to Adjudicate Attorney's Lien
05/13/2014	Judgment Filed By: Counter Defendant Yu, Ruorong [34]
05/14/2014	Notice of Entry of Order/Judgment Filed by: Counter Defendant Yu, Ruorong [35] Notice of Entry of Judgment

Eighth Judicial District Court CASE SUMMARY

CASE NO. D-13-478791-D

05/22/2014	 Motion to Withdraw As Counsel Filed By: Counter Defendant Yu, Ruorong [36] Raymond K. Chau, Esq.'s Motion to Withdraw as Counsel for Plaintiff Ruorong Yu
05/27/2014	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [37] Raymond K. Chau, Esq.'s Ex Parte Motion for an Order Shortening Time
05/29/2014	Opposition to Motion Filed by: Counter Claimant Yu, Brian Kwok Sheung [38] Defendant's Opposition to Raymond K. Chau, Esq.'s Motion to Withdraw as Counsel for Plaintiff Ruorong Yu
06/13/2014	Request Filed By: Counter Defendant Yu, Ruorong [39] Requested the Defedan Brian Yu, Payment Extension Alimony, April, May and June
06/13/2014	Notice of Motion Filed By: Counter Defendant Yu, Ruorong [40]
06/13/2014	Notice of Motion Filed By: Counter Defendant Yu, Ruorong [41]
06/13/2014	Request Filed By: Counter Defendant Yu, Ruorong [42] Request Translator
06/13/2014	Certificate of Mailing Filed By: Counter Defendant Yu, Ruorong [43]
06/13/2014	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [44] Ex Parte Motion for an Order Shortening Time
06/19/2014	Reply to Opposition Filed by: Counter Defendant Yu, Ruorong [45] Raymond K. Chau, Esq.'s Reply to Defendant's Opposition to Motion to Withdraw as Counsel for Plaintiff Ruorong Yu
06/19/2014	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [46] Raymond K. Chau, Esq.'s Amended Ex Parte Motion for an Order Shortening Time
06/23/2014	 Opposition to Motion Filed by: Counter Claimant Yu, Brian Kwok Sheung [47] Defendant's Opposition to Plaintiff Ruorong Yu's Unnamed Pro Per Motion
07/02/2014	Miscellaneous Filing [48] Brian Yu to Pay Overdue Alimony Immediately (7/10) and be Punished
07/07/2014	Motion Filed By: Counter Defendant Yu, Ruorong [49] Motion for Property Issues
07/07/2014	Notice of Motion Filed By: Counter Defendant Yu, Ruorong [50]
07/07/2014	Certificate of Mailing Filed By: Counter Defendant Yu, Ruorong [51]

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. D-13-478791-D

07/14/2014	Opposition Filed By: Counter Claimant Yu, Brian Kwok Sheung [52] Defendant's Opposition to Plaintiff Ruorong Yu's Miscellaneous Filing for Brian Yu to Pay Overdue Alimony Immediately (7/10) and Be Punished
07/18/2014	Brief Filed By: Counter Defendant Yu, Ruorong [53] Plaintiff's EDCR 7.27 Trial Brief
07/23/2014	Order to Withdraw as Attorney of Record Filed by: Counter Defendant Yu, Ruorong [54]
08/22/2014	Brief Filed By: Counter Defendant Yu, Ruorong [55] Plaintiff's Supplemental Trial Brief
10/14/2014	Miscellaneous Filing [56] Tell Judge the Truth Fact Request Adjustment
12/16/2014	Document Filed Filed by: Counter Defendant Yu, Ruorong [57] A Letter To Judge Henderson I Cannot Maintain Basic Living. Urgent.
12/29/2014	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [58] Ex Parte Motion for an Order Shortening Time
06/09/2015	Decree of Divorce Filed by: Counter Defendant Yu, Ruorong [59] Findings of Fact, Conclusions of Law, and Decree of Divorce
06/16/2015	Qualified Domestic Relation Order Filed by: Counter Defendant Yu, Ruorong [60] Qualified Domestic Relations Order for the Nevada Public Employees Retirement System Account
06/17/2015	Notice of Entry of Order Filed By: Counter Defendant Yu, Ruorong [61]
06/22/2015	Notice of Entry of Order/Judgment Filed by: Counter Defendant Yu, Ruorong [62]
06/22/2015	Receipt Filed by: Counter Defendant Yu, Ruorong [63]
07/13/2015	Affidavit Filed By: Counter Defendant Yu, Ruorong [64] Affidavit Regarding Request for Amended Decree of Divorce
07/17/2015	Motion Filed By: Counter Claimant Yu, Brian Kwok Sheung Party 2: Counter Defendant Yu, Ruorong [65] Motion for Property Issues, to Reopen the Decree of Divorce and Request the Assistance of the Court
07/17/2015	Notice of Motion Filed By: Counter Claimant Yu, Brian Kwok Sheung [66]
07/20/2015	Certificate of Mailing

CASE SUMMARY CASE NO. D-13-478791-D

	Filed By: Counter Claimant Yu, Brian Kwok Sheung Party 2: Counter Defendant Yu, Ruorong [67]
07/27/2015	Notice [68] Re-Submit "Provisional Dismissal Attoerny Fred Page" Notice
07/31/2015	Opposition and Countermotion Filed By: Counter Defendant Yu, Ruorong Party 2: Counter Claimant Yu, Brian Kwok Sheung [69] Opposition to Responses to Points and Authorities & Countermotion to Compel & for an Order to Show Cause
07/31/2015	Schedule of Arrearages Filed by: Counter Defendant Yu, Ruorong [70]
08/13/2015	Reply to Opposition Filed by: Counter Claimant Yu, Brian Kwok Sheung [71] Defendant's Reply to Plaintiff's Opposition and Cross-Motion
08/14/2015	Certificate of Mailing Filed By: Counter Claimant Yu, Brian Kwok Sheung Party 2: Counter Defendant Yu, Ruorong [72]
08/14/2015	Addendum Filed By: Counter Defendant Yu, Ruorong [73] Confidential Addendum (Confidential)
08/14/2015	Motion Filed By: Counter Defendant Yu, Ruorong Party 2: Counter Claimant Yu, Brian Kwok Sheung [74] Motion For Freeze all Community Property Acounts. Hold Defendant In Contempt
08/14/2015	Notice of Motion Filed By: Counter Defendant Yu, Ruorong [75]
08/14/2015	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [76] Ex Parte Motion for an Order Shortening time
08/14/2015	Certificate of Mailing Filed By: Counter Defendant Yu, Ruorong Party 2: Counter Claimant Yu, Brian Kwok Sheung [77]
08/14/2015	Child Support and Welfare Party Identification Sheet Filed by: Counter Defendant Yu, Ruorong; Counter Claimant Yu, Brian Kwok Sheung [78]
10/08/2015	Notice of Appearance Party: Counter Defendant Yu, Ruorong [79]
10/23/2015	Notice of Motion Filed By: Counter Claimant Yu, Brian Kwok Sheung [80]
10/23/2015	Motion Filed By: Counter Claimant Yu, Brian Kwok Sheung Party 2: Counter Defendant Yu, Ruorong [81] Motion for Property Issues, to Reopen the Decree of Divorce and Request the Assistance of the Court

CASE SUMMARY CASE NO. D-13-478791-D

10/28/2015	Certificate of Mailing Filed By: Counter Claimant Yu, Brian Kwok Sheung Party 2: Counter Defendant Yu, Ruorong [82]
11/02/2015	Notice of Rescheduling of Hearing Filed by: Counter Defendant Yu, Ruorong [83]
11/04/2015	Order Filed By: Counter Defendant Yu, Ruorong [84] Order Freezing Account
11/04/2015	Order Filed By: Counter Defendant Yu, Ruorong [85] Order Freezing Account
11/04/2015	Order Filed By: Counter Defendant Yu, Ruorong [86] Order Freezing Account
11/04/2015	Order Filed By: Counter Defendant Yu, Ruorong [87] Order Freezing Accounts
11/16/2015	Re-Notice Filed by: Counter Defendant Yu, Ruorong [88] Re-Notice of Countermotion
11/18/2015	Certificate of Mailing Filed By: Counter Defendant Yu, Ruorong [89] Certificate of Mailing via U.S. Mail
12/02/2015	Subpoena Duces Tecum Filed by: Counter Defendant Yu, Ruorong [90] Subpoena Duces Tecum for Business Records
01/08/2016	Subpoena Filed By: Counter Defendant Yu, Ruorong Party 2: Counter Claimant Yu, Brian Kwok Sheung [91] Subpoena - Domestic
01/13/2016	Supplemental Filed By: Counter Defendant Yu, Ruorong [92] Supplementary to Plaintiff's Motion for 2/1/16 Hearing
01/13/2016	Notice Filed By: Counter Defendant Yu, Ruorong [93] Notice of Supplementary for 2/1/16 Hearing Motion
01/20/2016	Notice of Motion Filed By: Counter Claimant Yu, Brian Kwok Sheung [94]
01/20/2016	Motion Filed By: Counter Claimant Yu, Brian Kwok Sheung Party 2: Counter Defendant Yu, Ruorong [95] Motion for Property Issues, to Reopen the Decree of Divorce and Request the Assistance of the Court
01/20/2016	Certificate of Mailing Filed By: Counter Claimant Yu, Brian Kwok Sheung Party 2: Counter Defendant Yu, Ruorong [96]

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. D-13-478791-D

01/27/2016	Supplemental Filed By: Counter Defendant Yu, Ruorong [97] Supplement to Motion: Legal Arguments and Statement of Facts for Hearing Scheduling for February 1, 2016
01/28/2016	Re-Notice Filed by: Counter Defendant Yu, Ruorong [98] Re-Notice of Countermotion
04/22/2016	Withdrawal of Attorney Filed By: Counter Defendant Yu, Ruorong [99]
04/22/2016	Notice of Appearance Party: Counter Claimant Yu, Brian Kwok Sheung [100] Notice of Appearance of Counsel
04/26/2016	Order [101] Order from Hearing
04/29/2016	Notice of Entry of Order [102]
05/04/2016	Notice of Appeal Filed By: Counter Claimant Yu, Brian Kwok Sheung [103]
05/05/2016	Case Appeal Statement Filed By: Counter Claimant Yu, Brian Kwok Sheung [104]
05/12/2016	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [105] Ex Parte Motion for Permission to File a Motion
05/12/2016	Ex Parte Order Filed By: Counter Defendant Yu, Ruorong [106] Order Granting Ex Parte Motion
05/13/2016	Estimate of Transcript [164] Estimate Cost of Transcripts
05/13/2016	Estimate of Transcript [165] Estimate Cost of Transcripts
05/13/2016	Estimate of Transcript [166] Estimate Cost of Transcripts
05/13/2016	Estimate of Transcript [167] Estimate Cost of Transcripts
05/13/2016	Estimate of Transcript [168] Estimate Cost of Transcripts
05/13/2016	Estimate of Transcript [169] Estimate Cost of Transcripts
05/16/2016	Motion to Enforce Filed by: Counter Defendant Yu, Ruorong [107] Motion and Notice of Motion for an Order to Enforce and/or For an Order to Show Cause Regarding Contempt
05/16/2016	Schedule of Arrearages Filed by: Counter Defendant Yu, Ruorong

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. D-13-478791-D

	[108]
05/16/2016	Q Ex Parte Application for Order [109] Ex Parte Application for Order to Show Cause
05/27/2016	Proof of Service [110] Proof of Service (Motion for Contempt/Order to Show Cause)
06/09/2016	Subpoena Filed By: Counter Defendant Yu, Ruorong Party 2: Counter Claimant Yu, Brian Kwok Sheung [111] Subpoena - Domestic
06/09/2016	Re-Notice of Motion Filed by: Counter Defendant Yu, Ruorong For: Counter Claimant Yu, Brian Kwok Sheung [112] Re:Notice of Motion
06/09/2016	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [113]
06/10/2016	Ex Parte Motion [114] Ex Parte Motion for an Order Shortening Time
06/13/2016	Subpoena Duces Tecum Filed by: Counter Defendant Yu, Ruorong [115] Subpoena - Domestic
06/13/2016	Subpoena Duces Tecum Filed by: Counter Defendant Yu, Ruorong [116] Subpoena - Domestic
06/13/2016	Subpoena Duces Tecum Filed by: Counter Defendant Yu, Ruorong [117] Subpoena - Domestic
06/13/2016	Subpoena Duces Tecum Filed by: Counter Defendant Yu, Ruorong [118] Subpoena - Domestic
06/13/2016	Subpoena Duces Tecum Filed by: Counter Defendant Yu, Ruorong [119] Subpoena - Domestic
06/13/2016	Subpoena Duces Tecum Filed by: Counter Defendant Yu, Ruorong [120] Subpoena - Domestic
06/13/2016	Final Billing of Transcript Filed by: Attorney James, F Peter, ESQ [135] Final Billing of Transcripts
06/13/2016	Receipt of Copy Filed By: Attorney James, F Peter, ESQ Party 2: Attorney James, F Peter, ESQ [136]
06/13/2016	Certification of Transcripts Notification of Completion [137] Certification of Transcripts/Notification of Completion
06/13/2016	Transcript of Proceedings [138] Transcript of Hearing Held on July 18, 2014
06/13/2016	Tinal Billing of Transcript

CASE SUMMARY

CASE NO. D-13-478791-D

	CASE 1(0, D-13-4/07)1-D
	Filed by: Attorney James, F Peter, ESQ [144] Final Billing of Transcripts
06/13/2016	Receipt of Copy
	Filed By: Attorney James, F Peter, ESQ
	Party 2: Attorney James, F Peter, ESQ
	[145]
06/13/2016	🔄 Certification of Transcripts Notification of Completion
	[146]
06/13/2016	Transcript of Proceedings
	[147] Transcript of Hearing Held on February 1, 2016
06/13/2016	
00/13/2010	Final Billing of Transcript Filed by: Attorney James, F Peter, ESQ
	[156] Final Billing of Transcripts
06/13/2016	B
00/13/2010	Q Receipt of Copy Filed By: Attorney James, F Peter, ESQ
	Party 2: Attorney James, F Peter, ESQ
	[157]
06/13/2016	Certification of Transcripts Notification of Completion
	[158] Certification of Transcripts/Notification of Completion
06/13/2016	Transcript of Proceedings
00,13,2010	[159] Transcript of Hearing Held on November 30, 2015
06/13/2016	
00/13/2010	Final Billing of Transcript Filed by: Attorney James, F Peter, ESQ
	[160] Final Billing of Transcripts
06/13/2016	D
00/15/2010	Q Receipt of Copy Filed By: Attorney James, F Peter, ESQ
	Party 2: Attorney James, F Peter, ESQ
	[161]
06/13/2016	Certification of Transcripts Notification of Completion
	[162]
06/13/2016	Transcript of Proceedings
	[163] Transcript of Hearing Held on June 13, 2016
06/21/2016	Ex Parte
	Filed By: Counter Claimant Yu, Brian Kwok Sheung
	[121] Ex Parte Request to Submit Motion
06/21/2016	Ex Parte
	Filed By: Counter Claimant Yu, Brian Kwok Sheung
	[122] Ex Parte Request to Submit Opposition/ Countermotion
06/24/2016	Tinal Billing of Transcript
	Filed by: Attorney James, F Peter, ESQ
	[148] Final Billing of Expedited Transcript Appeal 70348
06/24/2016	🔕 Receipt of Copy
	Filed By: Attorney James, F Peter, ESQ
	Party 2: Attorney James, F Peter, ESQ [149]
	5
06/24/2016	Certification of Transcripts Notification of Completion
	[150] Certification of Transcripts/Notification of Completion
06/24/2016	Transcript of Proceedings

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. D-13-478791-D

	[151] Transcript of Hearing Held on August 22, 2014
06/24/2016	Tinal Billing of Transcript
	Filed by: Attorney James, F Peter, ESQ [152] Final Billing of Expedited Transcript Appeal 70348
06/24/2016	Q Receipt of Copy
	Filed By: Attorney James, F Peter, ESQ Party 2: Counter Claimant Yu, Brian Kwok Sheung
	[153]
06/24/2016	Certification of Transcripts Notification of Completion
	[154] Certification of Transcripts/Notification of Completion
06/24/2016	Transcript of Proceedings
00/202010	[155] Transcript of Hearing Held on July 25, 2014
06/24/2016	Receipt of Copy
00/24/2010	[232]
06/29/2016	Ex Parte Order
00/29/2010	Filed By: Counter Claimant Yu, Brian Kwok Sheung
	[123] Ex Parte Order to Submit Motion
06/29/2016	Ex Parte Order
	Filed By: Counter Claimant Yu, Brian Kwok Sheung
	[124] Ex Parte Order to Submit Opposition/ Countermotion
06/29/2016	🕥 Motion for Protective Order
	Filed by: Counter Claimant Yu, Brian Kwok Sheung
	[125] Motion for a Protective Order (Before the Discovery Commissioner)
06/30/2016	Certificate of Service
	Filed by: Counter Claimant Yu, Brian Kwok Sheung [126]
07/01/2016	
07/01/2010	Q Ex Parte Application Filed by: Counter Defendant Yu, Ruorong
	[127] Ex Parte Application for an Order Shortening Time on Motion for a Protective Order
	(Before the Discovery Commissioner)
07/06/2016	Financial Disclosure Form
	Filed by: Counter Claimant Yu, Brian Kwok Sheung
	[128] General Financial Disclosure Form (Confidential)
07/06/2016	Opposition to Motion
	Filed by: Counter Claimant Yu, Brian Kwok Sheung [129] Opposition to Motion for an Order to Enforce and/or for and Order to Show Cause
	Regarding Contempt
07/11/2016	Order Shortening Time
	Filed By: Counter Claimant Yu, Brian Kwok Sheung
	[130]
07/13/2016	Opposition to Motion
	Filed by: Counter Defendant Yu, Ruorong
	[131] Opposition to Defendant's Motion for a Protective Order.
07/14/2016	Ex Parte Motion
	Filed by: Counter Defendant Yu, Ruorong [132] Ex Parte Motion for Permission to File Counter Motion to the Motion from Defendant
	on June 29, 2016 for a Protective Order
07/14/2016	Order Granting
	Filed by: Counter Defendant Yu, Ruorong

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	[133] Order Granting Ex Parte Motion
07/15/2016	Proof of Service Filed By: Counter Claimant Yu, Brian Kwok Sheung [134]
08/09/2016	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [139] Ex Parte Motion for Application to File a Motion Regarding the Property in Foreclosure
08/09/2016	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [140] Ex Parte Motion for Application for Filing a Motion Regarding the Alimony Wage Garnishment
08/19/2016	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [141] Ex Parte Motion for an Order Shortening Time
08/22/2016	Receipt of Copy Filed By: Counter Defendant Yu, Ruorong Party 2: Counter Claimant Yu, Brian Kwok Sheung [142]
08/22/2016	Receipt of Copy Filed By: Counter Defendant Yu, Ruorong Party 2: Counter Claimant Yu, Brian Kwok Sheung [143]
10/18/2016	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [171] Ex Parte Motion Freeze the sale of the Condo Until the Full end of the case
12/15/2016	Notice of Appearance Party: Counter Defendant Yu, Ruorong [172] Notice of Appearance of Counsel in an Unbundled Capacity
01/04/2017	Claim Filed By: Counter Claimant Yu, Brian Kwok Sheung [173] Claim of Exemption from Execution
01/12/2017	Objection Filed By: Counter Defendant Yu, Ruorong [174] Objection to Defendant's Claim of Exemption from Execution, Request to Reopen Discovery, Reduce Award(s) to Judgment, for Attorney's Fees and Costs, and for Other Related Relief
01/18/2017	Ex Parte Application for Order [175] Ex Parte Application for an Order Shortening Time to Hear the Plaintiff's Objection to Defendant's Claim of Exemption from Execution, Request to Reopen Discovery, Reduce Award (s) to Judgment, for Attorney's Fees and Costs, and for Other Related Relief.
01/23/2017	Order Shortening Time Filed By: Counter Defendant Yu, Ruorong [176]
01/24/2017	Receipt of Copy Filed By: Counter Defendant Yu, Ruorong [177] Receipt of Copy of Order Shortening Time
01/31/2017	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [178]
02/03/2017	Opposition and Countermotion

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	CASE NO. D-13-478771-D
	Filed By: Counter Claimant Yu, Brian Kwok Sheung [179] Opposition to Objection to Defendant's Claim of Exemption from Execution, Request to Reopen Discovery, and Related Relief; Countermotion
02/06/2017	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [180]
02/06/2017	Reply to Opposition Filed by: Counter Defendant Yu, Ruorong [181] Reply to Defendant's Opposition to Objection to Defendant's Claim of Exemption from Execution, Request to Reopen Discovery, Reduce Award(s) to Judgment, for Attorney's Fees and Costs, and for Other Related Relief.
02/07/2017	Stipulation and Order Filed By: Counter Defendant Yu, Ruorong [182] Stipulation and Order to Release Funds
02/07/2017	Order Filed By: Counter Defendant Yu, Ruorong [183] Order After Hearing
02/10/2017	Stipulation Filed By: Counter Defendant Yu, Ruorong [184] Stipulation to Release Funds
04/06/2017	Order Filed By: Counter Defendant Yu, Ruorong [185] Order After Hearing
05/02/2017	Order Filed By: Counter Defendant Yu, Ruorong [186] Order After Hearing
05/12/2017	Notice of Entry of Order Filed By: Counter Defendant Yu, Ruorong [187] Notice of Entry of Order After Hearing
06/12/2017	Motion to Withdraw As Counsel Filed By: Counter Claimant Yu, Brian Kwok Sheung [188] Motion to Withdraw as Attorney of Record
06/13/2017	Certificate of Service Filed by: Counter Claimant Yu, Brian Kwok Sheung [189]
06/19/2017	Ex Parte Application Filed by: Counter Defendant Yu, Ruorong [190] Ex Parte Application for an Order Designating A New Account From which the Attorney's Fees are to be Paid, for Limited Discovery, for an Award of Attorney's Fees and Costs, for Other Related Relief, and for an Order Shortening Time if a Hearing is Required
06/21/2017	Reply Filed By: Counter Claimant Yu, Brian Kwok Sheung [191]
06/22/2017	Certificate of Mailing Filed By: Counter Claimant Yu, Brian Kwok Sheung Party 2: Counter Defendant Yu, Ruorong [192]
06/23/2017	Supplemental Filed By: Counter Defendant Yu, Ruorong [193] Supplementary Ex-Parte Motion to the Ex-Parte Motion Filed and Submitted by Attorney Kurth on 19 Jun, 2017

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07/19/2017	Order Granting [194] Order Granting Motion to Withdraw as Attorney of Record
07/20/2017	Order Filed By: Counter Defendant Yu, Ruorong [195]
07/21/2017	Notice of Entry of Order Filed By: Counter Defendant Yu, Ruorong [196]
07/25/2017	Notice of Entry of Order Filed By: Counter Claimant Yu, Brian Kwok Sheung [197] Notice of Entry of Order Granting Motion to Withdraw as attorney of Record
08/01/2017	Motion to Set Aside Filed by: Counter Claimant Yu, Brian Kwok Sheung [198] Motion to Set Aside Order Filed July 20, 2017 Per NRCP 60(b), and for Other Related Relief
08/02/2017	Exhibits Filed By: Counter Claimant Yu, Brian Kwok Sheung [199] Defendant's Exhibit Appendix
08/02/2017	Ex Parte Motion Filed by: Counter Claimant Yu, Brian Kwok Sheung [200] Ex Parte Motion for an Order Shortening Time
08/04/2017	Certificate of Service Filed by: Counter Claimant Yu, Brian Kwok Sheung [201]
08/11/2017	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [202] Ex Parte Apply "Motion to Withdraw as Counsel Kurth"
08/14/2017	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [203]
08/14/2017	Application Filed By: Counter Defendant Yu, Ruorong [204] Application for Notice to Withdraw as Attorney for Plaintiff
08/17/2017	Application Filed By: Counter Defendant Yu, Ruorong [205] Application for Opposition to "Motion to Set Aside Order Filed July 20, 2017 Per NRCP 60(b), and for Other Related Relief"
08/17/2017	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [206]
10/04/2017	Motion Filed By: Counter Defendant Yu, Ruorong Party 2: Counter Claimant Yu, Brian Kwok Sheung [207] Motion and Notice of Motion for an Order to Enforce and/or for an Order to Show Cause Regarding Contempt
10/04/2017	Notice of Motion Filed By: Counter Defendant Yu, Ruorong [208]
10/04/2017	Certificate of Service

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	CASE NO. D-13-4/8/91-D
	Filed by: Counter Defendant Yu, Ruorong [209]
10/13/2017	Deposition and Countermotion [210] Opposition to Motion and Notice of Motion for an Order to Enforce and/or for an Order to Show Cause Regarding Contempt and Counter-Motion to Unfreeze Defendant's Chase Bank Account, for Costs and/or Attorney's Fees, and for Other Related Relief
10/13/2017	Exhibits Filed By: Counter Claimant Yu, Brian Kwok Sheung [211] Defendant's Exhibit Appendix in Support of Opposition to Motion and Notice of Motion for an Order to Enforce and/or an Order to Show Cause Regarding Contempt and Counter- Motion to Unfreeze Defendant's Chase Bank Account, for Costs and/or Attorney's Fees, and For Other Related Relief
10/16/2017	Certificate of Service Filed by: Counter Claimant Yu, Brian Kwok Sheung [212]
10/26/2017	Notice of Appearance Party: Counter Claimant Yu, Brian Kwok Sheung [213] Defendant's Notice of Unbundled Appearance
10/31/2017	Notice of Withdrawal [214] Notice of Withdrawal as Attorney of Record
11/03/2017	Points and Authorities Filed By: Counter Defendant Yu, Ruorong [215] Points and Authorities Facts and Argument
11/03/2017	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [216]
11/07/2017	Order Filed By: Counter Claimant Yu, Brian Kwok Sheung [217]
11/09/2017	Notice of Entry of Order Filed By: Counter Claimant Yu, Brian Kwok Sheung [218]
11/27/2017	Domestic Notice to Statistically Close Case [219]
12/17/2017	Order [220] Order of Clarification of Record
12/20/2017	Notice of Entry of Order [221]
01/04/2018	Exhibits [223] List of Exhibits Produced by Subpoena
01/04/2018	Exhibits [224] List of Exhibits Produced by Subpoena
01/04/2018	Exhibits [225] List of Exhibits Produced by Subpoena
01/04/2018	Exhibits [226] List of Exhibits
01/04/2018	Exhibits Filed By: Counter Defendant Yu, Ruorong

	[227] List of Exhibits
01/04/2018	Exhibits Filed By: Counter Defendant Yu, Ruorong
02/05/2018	[228] List of Exhibits
	[229]
02/05/2018	Certificate of Mailing Filed By: Counter Defendant Yu, Ruorong Party 2: Counter Claimant Yu, Brian Kwok Sheung [230] Cert of Mailing Page
02/13/2018	Notice of Withdrawal Filed by: Counter Claimant Yu, Brian Kwok Sheung [231] Notice of Withdrawal of Attorney
10/16/2018	NV Supreme Court Clerks Certificate/Judgment - Affirmed [233] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Affirmed
12/17/2018	Motion
	Filed By: Counter Defendant Yu, Ruorong [239] Motion for Reward all the Funds in the Two Accounts (S&G) to the Plaintiff
12/17/2018	Exhibits
	Filed By: Counter Defendant Yu, Ruorong [240] Exhibit Appendix
12/17/2018	Certificate of Service
	Filed by: Counter Defendant Yu, Ruorong [241]
01/16/2019	Opposition and Countermotion Filed By: Counter Claimant Yu, Brian Kwok Sheung [243] Opposition to Motion for Reward all the Funds in the Two Accounts (S&G) to the Plaintiff and Countermotion to Credit Monies Owed to Defendant to Plaintiff, for Costs and/or
01/16/2019	Attorney's Fees and Costs, and for Other Related Relief
01/10/2019	Exhibits Filed By: Counter Claimant Yu, Brian Kwok Sheung [244] Defendant's Exhibit Appendix in Support of Opposition to Motion for Reward all the Funds in the Two Accounts (S&G) to the Plaintiff and Counter-Motion to Credit Monies Owed to Defendant to Plaintiff, for Costs and/or Attorney's Fees and Costs, and for Other Related Relief
01/17/2019	Certificate of Service Filed by: Counter Claimant Yu, Brian Kwok Sheung [245]
01/22/2019	Reply to Opposition Filed by: Counter Defendant Yu, Ruorong [246] Reply to Opposition and Counter-Motion and for Other Related Relief
01/22/2019	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [247]
01/25/2019	Motion
	Filed By: Counter Defendant Yu, Ruorong [248] Motion for Ruorong Shall be Received \$82,843 in Cash from E-Trade Account
01/25/2019	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [249]

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02/08/2019	Deposition and Countermotion Filed By: Counter Claimant Yu, Brian Kwok Sheung [250] Defendant's Opposition to Motion for Ruorong Shall Be Received \$82,843 From E- Trade Account and Counter-Motion for Costs and/or Attorney's Fees and Costs, and for Other Related Relief
02/08/2019	Reply Filed By: Counter Claimant Yu, Brian Kwok Sheung [251] Defendant's Reply to Plaintiff's Opposition to Counter-Motion and for Other Related Relief
02/08/2019	Exhibits Filed By: Counter Claimant Yu, Brian Kwok Sheung [252] Defendant's Exhibit Appendix in Support of Defendant's Opposition to Motion for Ruorong Shall Be Received \$82,843 from E-Trade Account and Counter-Motion for Costs and/or Attorney's Fees and Costs, and for Other Related Relief
02/08/2019	Exhibits Filed By: Counter Claimant Yu, Brian Kwok Sheung [253] Defendant's Exhibits Appendix in Support of Defendant's Reply to Plaintiff's Opposition to Counter-Motion and for Other Related Relief
02/12/2019	Certificate of Service Filed by: Counter Claimant Yu, Brian Kwok Sheung [254]
02/21/2019	Reply Filed By: Counter Defendant Yu, Ruorong [255] Plaintiff's Reply to Defendant's OPPC and RPLY (2/8/2019) and for Other Relate Relief
02/21/2019	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [256]
02/27/2019	Notice of Appearance Party: Counter Claimant Yu, Brian Kwok Sheung [257] Notice of Unbundled Appearance
03/04/2019	Order [258] Order of Clarification of Record
03/07/2019	Motion Filed By: Counter Defendant Yu, Ruorong [259] Motion for "Order of Clarification of Record" (3/4/19) Contradicts "Order from Hearing" (4/26/16)
03/07/2019	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [260]
03/20/2019	Exhibits Filed By: Counter Defendant Yu, Ruorong [261] Exhibit Appendix
03/21/2019	 Opposition and Countermotion Filed By: Counter Claimant Yu, Brian Kwok Sheung [262] Opposition to "Order of Clarification of Record" (3/4/19) Contradicts "Order from Hearing" (4/26/2016) and Counter-Motion for Attorney's Fees and Costs, and for Other Related Relief
03/21/2019	Exhibits [263] Defendant's Exhibit Appendix

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03/21/2019	Certificate of Service Filed by: Counter Claimant Yu, Brian Kwok Sheung [264]
03/25/2019	Notice of Appearance Party: Counter Defendant Yu, Ruorong [265] Notice of Appearance as Attorney of Record
03/25/2019	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [266] Ex Parte Motion for Extension of Deadlines
04/01/2019	Supplement Filed by: Counter Defendant Yu, Ruorong [267] Plaintiff's Supplement to the Record
04/02/2019	Reply Filed By: Counter Defendant Yu, Ruorong [268] Reply to Opposition to Motion for "Order of Clarification of Record" (3/4/19) Contradicts "Order from Hearing" (4/26/16) and Opposition to Countermotion for Attorney's Fees and Costs, and for Other Related Relief
04/08/2019	Exhibits Filed By: Counter Defendant Yu, Ruorong [269] Exhibit Appendix
04/11/2019	Ex Parte Order Filed By: Counter Defendant Yu, Ruorong [270] Ex Parte Order Extending Deadlines
05/02/2019	Document Filed Filed by: Counter Defendant Yu, Ruorong [271] Schedule of Judgment Interest
05/28/2019	Notice of Withdrawal Filed by: Counter Defendant Yu, Ruorong [272] Notice of Plaintiff's Attorney Withdrawal
05/28/2019	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [273]
05/29/2019	Motion to Withdraw As Counsel Filed By: Counter Defendant Yu, Ruorong [274] Plaintiff's Counsel's Motion to Withdraw as Attorney of Record
05/29/2019	Family Court Motion Opposition Fee Information Sheet Filed by: Counter Defendant Yu, Ruorong [275] Motion/Opposition Fee Information Sheet
05/29/2019	Notice of Hearing [276]
06/04/2019	Order Filed By: Counter Defendant Yu, Ruorong [277] Order from Hearing on April 23, 2019
06/05/2019	Notice of Entry of Order Filed By: Counter Defendant Yu, Ruorong [278] Notice of Entry of Order from Hearing on April 23, 2019
06/06/2019	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [279]

06/06/2019	Exhibits Filed By: Counter Defendant Yu, Ruorong [280] Exhibit Appendix
06/07/2019	Response Filed By: Counter Defendant Yu, Ruorong [281] Responding to 5/29/19 Min "Plaintiff's Counsel's Motion to Withdraw as Attorney of Record"
06/07/2019	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [282]
06/07/2019	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [283]
06/17/2019	Supplement [284] Supplement for 6/27/19 (1:30 pm) Hearing and for Other Related Relief
06/17/2019	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [285]
07/03/2019	Subpoena Duces Tecum Filed by: Counter Defendant Yu, Ruorong [288] Subpoena Duces Tecum for Business Records
07/08/2019	Motion Filed By: Counter Defendant Yu, Ruorong [289] Motion for Final Closing Arguments
07/08/2019	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [290]
07/08/2019	Exhibits Filed By: Counter Defendant Yu, Ruorong [291] Exhibit Appendix
07/10/2019	Writ of Garnishment Filed by: Counter Defendant Yu, Ruorong Garnishee: Counter Claimant Yu, Brian Kwok Sheung [292]
07/10/2019	Writ of Execution Filed By: Counter Defendant Yu, Ruorong [293] Writ of Execution Bank Account
07/10/2019	Order Granting [294] Order Granting Motion to Withdraw
07/15/2019	Notice of Entry of Order Filed By: Counter Defendant Yu, Ruorong [296] Notice of Entry of Order Granting Motion to Withdraw
07/22/2019	Opposition and Countermotion Filed By: Counter Claimant Yu, Brian Kwok Sheung [297] Opposition to "Final closing Arguments and Counter-Motion for Attorney's Fees and Costs, and for Other Related Relief
07/22/2019	Exhibits Filed By: Counter Claimant Yu, Brian Kwok Sheung [298] Defendant's Exhibit Appendix

07/22/2019	Certificate of Service Filed by: Counter Claimant Yu, Brian Kwok Sheung [299]
07/25/2019	The Affidavit [300] Affidavit of F. Peter James, Esq.
08/02/2019	Reply Filed By: Counter Defendant Yu, Ruorong [301] Reply to Opposition and/or Countermotion
08/02/2019	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [302]
08/02/2019	Exhibits Filed By: Counter Defendant Yu, Ruorong [303] List of Exhibits
08/13/2019	Schedule of Arrearages Filed by: Counter Defendant Yu, Ruorong [304] Schedule of Decree Interest Accruals LV Vac & LV Sick Principal and Interest Reports - MLaw
08/13/2019	Schedule of Arrearages Filed by: Counter Defendant Yu, Ruorong [305] Schedule of Decree Interest Chase Bank Principal & Interest Reports - MLaw
08/13/2019	Schedule of Arrearages Filed by: Counter Defendant Yu, Ruorong [306] Schedule of Decree Interest Mortgage Difference and Interest Reports - MLaw
08/13/2019	Schedule of Arrearages Filed by: Counter Defendant Yu, Ruorong [307] Schedule of Interest E-Trade 0241 Interest Reports - MLaw
08/13/2019	Schedule of Arrearages Filed by: Counter Defendant Yu, Ruorong [308] Schedule of Interest Gain Capital Principal & Interest Report - MLaw
08/13/2019	Schedule of Arrearages Filed by: Counter Defendant Yu, Ruorong [309] Schedule of Interest Spousal Support (Alimony) Arrears and Interest Reports - MLaw
08/19/2019	Document Filed Filed by: Counter Defendant Yu, Ruorong [310] Schedule of Judgment Interest & Feedback Writ of Execution Synchrony Bank Principal & Interest
08/23/2019	Order Filed By: Counter Claimant Yu, Brian Kwok Sheung [311]
08/23/2019	Notice of Entry of Order Filed By: Counter Claimant Yu, Brian Kwok Sheung [312]
08/28/2019	Exhibits Filed By: Counter Defendant Yu, Ruorong [313] Exhibit Appendix
09/03/2019	Qualified Domestic Relation Order Filed by: Counter Claimant Yu, Brian Kwok Sheung [314]

09/04/2019	Notice of Entry Filed By: Counter Claimant Yu, Brian Kwok Sheung [315] Notice of Entry of Qualified Domestic Relation Order
09/05/2019	Motion Filed By: Counter Defendant Yu, Ruorong [316] Motion and Notice of Motion for Orders to Set Aside Order, Judgment, and/or Default
09/05/2019	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [317] Ex Parte Motion for an Order Shortening Time
09/05/2019	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [318]
09/13/2019	Notice of Appeal Filed By: Counter Defendant Yu, Ruorong [319]
09/13/2019	Case Appeal Statement Filed By: Counter Defendant Yu, Ruorong [320]
09/17/2019	Case Appeal Statement Filed By: Counter Defendant Yu, Ruorong [321]
09/18/2019	Notice of Appearance Party: Counter Defendant Yu, Ruorong [322]
10/04/2019	Re-Notice of Motion Filed by: Counter Defendant Yu, Ruorong [323] Re-Notice of Motion for Orders to Set Aside Orders, Judgment, and or Default
10/04/2019	Motion to Stay Filed by: Counter Defendant Yu, Ruorong [324] Plaintiff's Rule 62(b) Motion to Stay of Execution of Judgment Pending Hearing
10/07/2019	Notice of Hearing [325]
10/23/2019	Request Filed By: Counter Defendant Yu, Ruorong [326] Request for Transcripts of Proceedings
11/15/2019	 Opposition and Countermotion Filed By: Counter Claimant Yu, Brian Kwok Sheung Party 2: Counter Defendant Yu, Ruorong [327] Opposition to Motion and Notice of Motion for Order ot Set Aside Order, Judgement, and/or Default and Counter-Motion for Attorney's Fees and Costs, and for Other Related Relief
11/19/2019	Certificate of Service Filed by: Counter Claimant Yu, Brian Kwok Sheung [328]
11/24/2019	Reply to Opposition Filed by: Counter Defendant Yu, Ruorong [329] Plaintiff's Reply to Defendant's Opposition
11/26/2019	Estimate of Transcript [330] Estimated Cost of Transcript

03/03/2020	Notice Filed By: Counter Defendant Yu, Ruorong [332] Notice of Appellant's Attorney Withdrawal and Applies for an Extension
03/16/2020	Notice Filed By: Counter Defendant Yu, Ruorong [333] Notice of Plaintiff's Attorney Withdrawal
05/22/2020	Notice of Non-Payment of Transcript [334] Notice of Non-Payment of Transcripts
06/23/2020	Transcript of Proceedings [335] June 27, 2019
06/23/2020	Certification of Transcripts Notification of Completion [342] JUNE 27, 2019
06/24/2020	Writ Filed By: Counter Defendant Yu, Ruorong [336] First Returned Writ of Execution and Writ of Garnishment (Combined as one file) from Las Vegas Township Constable
06/24/2020	Writ Filed By: Counter Defendant Yu, Ruorong [337] Second Returned Writ of Execution and Writ of Garnishment (combined) from Las Vegas Township Constable
07/09/2020	Subpoena Filed By: Counter Defendant Yu, Ruorong [338] Subpoena to Synchrony Bank
07/09/2020	Subpoena Filed By: Counter Defendant Yu, Ruorong [339] Subpoena to Mass Mutual
07/09/2020	Subpoena Filed By: Counter Defendant Yu, Ruorong [340] Subpoena to Gain Capital group LLC
07/28/2020	Writ of Attachment Filed by: Counter Defendant Yu, Ruorong [341] The IRA Form Attached to 2/14/20 Writ #7026 and 6/24/20 Writ #5586
03/29/2021	Domestic Notice to Statistically Close Case [343] Domestic Notice to Statistically Close Case
04/02/2021	Motion Filed By: Counter Defendant Yu, Ruorong [344] Motion for Attorney David Ortiz Withdraw**No Designation
04/02/2021	Notice of Withdrawal Filed by: Counter Defendant Yu, Ruorong [345] Notice of Withdraw
04/07/2021	NV Supreme Court Clerks Certificate/Judgment - Dismissed [346] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed
04/07/2021	Clerk's Notice of Nonconforming Document [347] Clerk's Notice of Nonconforming Document
04/07/2021	Motion Filed By: Counter Defendant Yu, Ruorong [348] Motion for Attorney David Ortiz Withdraw

04/09/2021	Notice of Hearing [349] Notice of hearing
04/25/2021	Motion Filed By: Counter Defendant Yu, Ruorong [350] Motion to request execution of undivided accounts and other arrears
04/25/2021	Motion Filed By: Counter Defendant Yu, Ruorong [351] Motion for request execution of undivided accounts and other arrears. Banks & Agents need court order to clarify which accounts & funds need to be executed by them.
04/25/2021	Notice of Appearance Party: Counter Defendant Yu, Ruorong [352] Notice of Appearance
05/03/2021	Notice of Hearing Filed By: Counter Defendant Yu, Ruorong [353] Notice Hearing
05/03/2021	Notice of Hearing [354] Notice of Hearing
05/05/2021	Motion Filed By: Counter Defendant Yu, Ruorong [355] Plaintiff's Motion for Amend 8/23/2019 Order (page 2 line 5-9) and 9/3/2019 QDRO
05/06/2021	Notice Filed By: Counter Defendant Yu, Ruorong [356] Notice of Declaration
05/07/2021	Motion Filed By: Counter Defendant Yu, Ruorong [357] Motion For Attorney Fred Page Withdraw
05/12/2021	Subpoena Filed By: Counter Defendant Yu, Ruorong [358] Subpoenas for request E-Trade and MassMutual Accounts Statements.
05/12/2021	Subpoena Filed By: Counter Defendant Yu, Ruorong [359] Subpoenas for request E-Trade and MassMutual Accounts Statements.
05/12/2021	Notice of Hearing [360] Notice of Hearing
05/12/2021	Subpoena Duces Tecum Filed by: Counter Defendant Yu, Ruorong [361] Subpoena Duces Tecum
05/12/2021	Subpoena Duces Tecum Filed by: Counter Defendant Yu, Ruorong [362] Subpoena Duces Tecum
05/13/2021	Notice of Hearing Filed By: Counter Defendant Yu, Ruorong [363] Notice of Hearing
06/03/2021	Subpoena Filed By: Counter Defendant Yu, Ruorong [364] Subpoena Feedback for E-Trade 9250 distribution form to Attorney Soraya
06/14/2021	Subpoena Filed By: Counter Defendant Yu, Ruorong

	[365] Subpoena - Domestic
06/14/2021	Subpoena Filed By: Counter Defendant Yu, Ruorong [366] Subpoena to Nationwide
06/17/2021	Exhibits Filed By: Counter Defendant Yu, Ruorong [367] Subpoena feedback for MassMutual QDRO and E-trade
06/18/2021	Opposition and CountermotionFiled By: Counter Claimant Yu, Brian Kwok Sheung[368] Opposition to Plaintiff s Motion to Request Execution of Undivided Accounts and OtherExpenses; Opposition to Plaintiff s Motion to Amend August 23, 2018 order and September 3,2019 QDRO and Defendant Non-Opposition to Attorney Fred Page s Motion to Withdraw andDefendant s Countermotion for Attorney s Fees and Costs and For Other Related Relief.
06/18/2021	Exhibits Filed By: Counter Claimant Yu, Brian Kwok Sheung [369] Defendant's Exhibit Appendix
06/22/2021	Exhibits Filed By: Counter Defendant Yu, Ruorong [370] Exhibit Appendix
06/25/2021	Reply Filed By: Counter Defendant Yu, Ruorong [371] Reply to Defendant attorney s opposition (6/18/2021)
06/30/2021	Notice of Attorney Lien Filed By: Counter Defendant Yu, Ruorong [372] Attorney's Lien
07/03/2021	Motion Filed By: Counter Defendant Yu, Ruorong [373] Motion For Attorney Fred Page And David Ortiz Withdraw (2) And Oppose Fred Page's 6/30/2021 ATLN
07/05/2021	Subpoena Filed By: Counter Defendant Yu, Ruorong [374] Subpoena to Nationwide Retirement Solutions
07/06/2021	Subpoena Duces Tecum [375] Subpoena Duces Tecum - Nationwide Retirement Solutions
07/08/2021	Order [376] Order
07/10/2021	Notice of Hearing [377] Notice of Hearing
07/14/2021	Motion Filed By: Counter Defendant Yu, Ruorong [378] Motion to Withdraw as Attorney of Record and to Adjudicate Attorney's Lien
07/14/2021	Motion Filed By: Counter Defendant Yu, Ruorong [379] Motion to Withdraw as Attorney of Record and to Adjudicate Attorney's Lien
07/14/2021	Family Court Motion Opposition Fee Information Sheet Filed by: Counter Defendant Yu, Ruorong [380] MOFI
07/15/2021	Ex Parte Petition Filed by: Counter Defendant Yu, Ruorong

	CASE NO. D-13-4/8/31-D
	[381] Ex Parte Motion For An Amended Order-7/8/2021 NUNC PRO TUNCC
07/22/2021	Clerk's Notice of Hearing [382] Clerk's Notice of Hearing
07/28/2021	Opposition Filed By: Counter Defendant Yu, Ruorong [383] Opposition to attorney Fred's Motion to withdraw as attorney of record and to adjudicate attorney s lien
07/28/2021	Exhibits Filed By: Counter Defendant Yu, Ruorong [384] Opposition to Fred's 7/14/2021 MOT, 6/30/2021ATLN
07/30/2021	Brief Filed By: Counter Claimant Yu, Brian Kwok Sheung [385] Defendant's Brief
07/30/2021	Brief Filed By: Counter Defendant Yu, Ruorong [386] Plaintiff's Brief
07/30/2021	Exhibits Filed By: Counter Defendant Yu, Ruorong [387] Plaintiff's EXHS-1
07/30/2021	Exhibits Filed By: Counter Defendant Yu, Ruorong [388] Plaintiff's EXHS-2
08/03/2021	Notice Filed By: Counter Defendant Yu, Ruorong [389] Plaintiff's Notice
08/19/2021	Affidavit Filed By: Counter Defendant Yu, Ruorong [390] Plaintiff's Affidavit is hereby supplemented (7/8/21 Motion and 7/28/21 Motion and EXHS)
08/20/2021	Affidavit in Support Filed by: Counter Claimant Yu, Brian Kwok Sheung [391] AFFIDAVIT OF DEFENDANT, BRIAN YU IN SUPPORT OF HIS OPPOSITION FILED ON JUNE 18, 2021 TO PLAINTIFF S MOTION TO REQUEST EXECUTION OF UNDIVIDED ACCOUNTS AND OTHER EXPENSES ; OPPOSITION TO PLAINTIFF MOTION TO AMEND AUGUST 23, 2019 ORDER AND SEPTEMBER 3, 2019 QDRO AND DEFENDANT S NON OPPOSITION TO ATTORNEY FRED PAGE S MOTION TO WITHDRAW AND DEFENDANT S COUNTER-MOTION FOR ATTORNEY FEES AND COSTS AND FOR OTHER RELIEF AND HIS AFFIDAVIT IN SUPPORT OF THE BRIEF FILED JULY 30, 2021.
09/03/2021	Notice Filed By: Counter Defendant Yu, Ruorong [392] Plaintiff's Notice: Defendant Still Did Not Respond To The Date Of Settlement Meeting So Far (2)
09/20/2021	Brief Filed By: Counter Defendant Yu, Ruorong [393] Plaintiff's Brief
12/21/2021	Order [394] Order Referring to Senior Judge Settlement Program
12/28/2021	Ex Parte Petition Filed by: Counter Defendant Yu, Ruorong [395] ExParte Motion For An Amended Order

12/29/2021	Application to Proceed in Forma Pauperis Filed By: Counter Defendant Yu, Ruorong [396] Application to Proceed in Forma Pauperis
01/11/2022	Order to Proceed In Forma Pauperis [397] Order to Proceed In Forma Pauperis
01/17/2022	Miscellaneous Filing [398] Miscellaneous Filing
01/17/2022	Miscellaneous Filing [399] Miscellaneous Filing
01/18/2022	Notice of Entry of Order Filed By: Counter Defendant Yu, Ruorong [400] Notice of Entry of Order
01/18/2022	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [401] Ex Parte Motion to remove Dos ID #398 and #399.
01/18/2022	Notice Filed By: Counter Defendant Yu, Ruorong [402] To provide valid and correct information will to support the judge's decision
02/11/2022	Motion Filed By: Counter Defendant Yu, Ruorong [403] Motion For Order Defendant To Pay Delinquent Amount From A Valid And Specific Acct According To Court s Order
02/11/2022	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [404] Ex Parte Motion for an Order Shortening Time
02/12/2022	Notice of Hearing [405] Notice of Hearing
02/25/2022	Stricken Document Filed by: Counter Defendant Yu, Ruorong [406] ***Bundled Filing and Order*** Ex Parte Motion For Continue Freezing the E-Trade IRA 9250 Account
02/25/2022	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [426] Ex Parte Motion For Continue Freezing the E-Trade IRA 9250 Account
02/25/2022	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [427] Certificate of Service
03/02/2022	Notice of Withdrawal Filed by: Counter Claimant Yu, Brian Kwok Sheung [407] Notice of Withdrawal of Attorney
03/04/2022	Order [408] Order Referring to Senior Judge Settlment Conference
03/05/2022	Notice Filed By: Counter Defendant Yu, Ruorong [409] Notice Of Application To Court For Draft Order
03/08/2022	Notice of Entry [410] Notice of Entry of Order

CASE SUMMARY CASE NO. D-13-478791-D

1	
03/17/2022	W Notice Filed By: Counter Defendant Yu, Ruorong [411] Notice of Entry of Court's Sheriff Constable Feedbacks of Writ
03/29/2022	Motion for Summary Judgment Filed by: Counter Defendant Yu, Ruorong [412] ***No Language*** Motion For Summary Judgment For Amend 9/3/2019 QDRO (Page 3 #8) - 3
03/29/2022	Exhibits Filed By: Counter Defendant Yu, Ruorong [413] Motion For Summary Judgment For Amend 9/3/2019 QDRO (Page 3 #8) - 3
03/30/2022	Motion [414] Plaintiff's Motion for Summary Judgement for Amend 9/3/2019 QDRO (page3 #81-3)
04/11/2022	Subpoena Filed By: Counter Defendant Yu, Ruorong [415] Subpoena Issed - E-Trade Securities
04/11/2022	Notice Filed By: Counter Defendant Yu, Ruorong [416] Notice Of Intent To Serve Subpoena
04/11/2022	Subpoena Filed By: Counter Defendant Yu, Ruorong [417] Subpoena Issued - Nationwide Solution
04/11/2022	Notice Filed By: Counter Defendant Yu, Ruorong [418] Notice Of Intent To Serve Subpoena
04/11/2022	Subpoena Filed By: Counter Defendant Yu, Ruorong [419] Subpoena Issued - Gain Capital Holding
04/11/2022	Notice Filed By: Counter Defendant Yu, Ruorong [420] Notice Of Intent To Serve Subpoena
04/11/2022	Subpoena Filed By: Counter Defendant Yu, Ruorong [421] Subpoena Issued - Synchrony Bank
04/11/2022	Notice Filed By: Counter Defendant Yu, Ruorong [422] Notice Of Intent To Serve Subpoena
04/15/2022	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [423] Ex Parte Motion for an Amended Order Nunc Pro Tunc
04/17/2022	Affidavit Filed By: Counter Defendant Yu, Ruorong [424] Affidavit of plaintiff for ex parte motion for an amended order nunc pro tunc
05/23/2022	Motion Filed By: Counter Defendant Yu, Ruorong [425] Motion For "Defendant owed Plaintiff \$14,000, and "Amend 7/8/2021 order and 5/2/2022 Minutes order for amend (9/3/2019 QDRO Partial Legal Error)"
05/23/2022	Clerk's Notice of Nonconforming Document [428] Clerks Notice of Nonconforming Document
05/23/2022	

	CASE NO. D-13-4/0/91-D
	Clerk's Notice of Nonconforming Document [429] Clerk's Notice of Nonconforming Document
05/24/2022	Clerk's Notice of Nonconforming Document [430] Clerks Notice of Nonconforming Document
06/07/2022	Subpoena Duces Tecum Filed by: Counter Defendant Yu, Ruorong [431] 4/11/2022 Subpoena of feedback
06/10/2022	Notice of Hearing [432]
06/28/2022	Motion Filed By: Counter Defendant Yu, Ruorong [434] Motion for Defendant shall pay Plaintiff \$18,000 and plus interest.
06/28/2022	Exhibits Filed By: Counter Defendant Yu, Ruorong [435] Exhibits
06/30/2022	Notice [436] Notice to Withdraw 6/28/22 Motion
06/30/2022	(1) Motion [437] Plaintiff's Motion for Defendant Shall Pay Plaintiff \$18,000 and Plus Interest
06/30/2022	Certificate of Service [438] Certificate of Service
06/30/2022	Affidavit Filed By: Counter Defendant Yu, Ruorong [439] Affidavit for 6/28/22 filed EXHS
07/18/2022	Clerk's Notice of Nonconforming Document [440] Clerks Notice of Nonconforming Document
07/21/2022	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [441] Ex Parte Motion for Order Brian shall Pay Ruorong \$18,000 plus Interest and \$7,401.69
07/21/2022	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [442] Certificate of Service
07/21/2022	Affidavit Filed By: Counter Defendant Yu, Ruorong [443] Affidavit of Plaintiff
07/25/2022	Opposition and Countermotion [444]
07/25/2022	Certificate of Service [445]
08/10/2022	Exhibits Filed By: Counter Defendant Yu, Ruorong [446] Plaintiff's List of Exhibits
08/10/2022	Miscellaneous Filing [447] Supplemental Document (For 08/23/2022 Status Check)
08/16/2022	Miscellaneous Filing

	[448] Status Quo Fact and Argument
08/16/2022	Certificate of Mailing [449]
08/30/2022	Notice [450]
08/30/2022	Affidavit [451]
08/30/2022	Certificate of Service [452]
09/06/2022	Motion Filed By: Counter Defendant Yu, Ruorong [453] Motion for Amend 07/08/2021 Order (Omit Modifying 09/03/2019 QDRO-2 part of the Legal Error)
09/06/2022	Exhibits Filed By: Counter Defendant Yu, Ruorong [454] Exhibit Appendix
09/06/2022	Supplemental Filed By: Counter Defendant Yu, Ruorong [455] Supplemental Document a Clear and Understandable Summary
09/06/2022	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [456] Certificate of Service
09/06/2022	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [457] Certificate of Service
09/14/2022	Notice Filed By: Counter Defendant Yu, Ruorong [458] ***Bundled Documents***Notice of Third Filing of Proposed Order
09/28/2022	Exhibits Filed By: Counter Claimant Yu, Brian Kwok Sheung [459]
09/28/2022	Certificate of Mailing Filed By: Counter Claimant Yu, Brian Kwok Sheung [460]
09/28/2022	Opposition Filed By: Counter Claimant Yu, Brian Kwok Sheung [461] Opposition To Pltf Motion
09/28/2022	Certificate of Mailing [462]
10/03/2022	Ex Parte Motion Filed by: Counter Defendant Yu, Ruorong [463] Ex Parte Motion for Oppose Defendant's 09/28/2022 OPPO; and File a Proposed Order for Execute the 09/06/2022 Motion's Request
10/03/2022	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [464] Certificate of Service
10/05/2022	Miscellaneous Filing Party: Counter Defendant Yu, Ruorong

	CASE 110, D-15-4/07/1-1
	[465] Supplement to 10/11/2022 Hearing
11/22/2022	Subpoena Electronically Issued [466] Subpeona Duces Tecum
11/22/2022	Notice Filed By: Counter Defendant Yu, Ruorong [467] Notice of Intent to Serve Subpoena
12/30/2022	Exhibits Filed By: Counter Defendant Yu, Ruorong [468]
01/11/2023	Exhibits Filed By: Counter Defendant Yu, Ruorong [469] Exhibits Appendix
01/11/2023	Miscellaneous Filing [470] Supplemental for 11/15/2022 Court Minutes
01/11/2023	Certificate of Mailing Filed By: Counter Defendant Yu, Ruorong [471] Certificate of Mailing
01/11/2023	Application to Proceed in Forma Pauperis Filed By: Counter Defendant Yu, Ruorong [472] Application to Proceed in Forma Pauperis
01/18/2023	Order to Proceed In Forma Pauperis [473] Order to Proceed In Forma Pauperis
01/30/2023	Notice of Entry of Order/Judgment Filed by: Counter Defendant Yu, Ruorong [474] 20230118 filed "Order to Proceed in Forma Pauperis".
02/09/2023	Reply [475] Defendnats Reply
02/09/2023	Certificate of Mailing [476] Certificate of Mailing (Publication)
02/09/2023	Exhibits [477]
02/09/2023	Certificate of Mailing [478] Certificate of Mailing (Publication)
03/02/2023	Reply Filed By: Counter Claimant Yu, Brian Kwok Sheung [479] Defendant's Reply
03/02/2023	Certificate of Mailing Filed By: Counter Claimant Yu, Brian Kwok Sheung [480] Certificate of Mailing
03/27/2023	Reply Filed By: Counter Claimant Yu, Brian Kwok Sheung [481] Defendant's Reply
03/27/2023	Certificate of Mailing Filed By: Counter Claimant Yu, Brian Kwok Sheung [482] Certificate of Mailing
04/14/2023	Order [483] Order AFter 3-10-23 Hearing

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Eighth Judicial District Court CASE SUMMARY CASE NO. D-13-478791-D

	A
04/14/2023	Notice of Entry of Order/Judgment Filed by: Counter Defendant Yu, Ruorong [484] Notice of Entry of Order and 4/14/2023 order
04/19/2023	Motion [485] Defendant' Motion for a Hearing to go Through the Normal Legal Process to Settle All the Remaining Outstanding Issues, Technically Close this Court Case at It's Ten Year Anniversary
04/19/2023	Certificate of Mailing [486]
04/21/2023	Writ of Execution Filed By: Counter Defendant Yu, Ruorong [488]
04/21/2023	Writ of Execution [487] E-Trade
04/21/2023	Writ of Execution Filed By: Counter Defendant Yu, Ruorong [489]
04/24/2023	Writ of Execution Filed By: Counter Defendant Yu, Ruorong [490] E-Trade IRA Acct 9250
04/24/2023	Motion Filed By: Counter Defendant Yu, Ruorong [491] Motion For An Order Reducing One-Half Synchrony Bank Account Balance to Judgment
04/24/2023	Exhibits Filed By: Counter Defendant Yu, Ruorong [492] Exhibits
04/24/2023	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [493]
05/02/2023	Opposition Filed By: Counter Defendant Yu, Ruorong [494] Opposition to Defendants 4/19/23 motion, and countermotion for modifying 9/39/1 QDRO and request a ruling on the amount of the defendants outstanding debts
05/02/2023	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [495] Certificate of Service
05/02/2023	Exhibits Filed By: Counter Defendant Yu, Ruorong [496] Exhibits
05/11/2023	Notice of Appeal Filed By: Counter Claimant Yu, Brian Kwok Sheung [497] Notice of Appeal
05/11/2023	Case Appeal Statement Filed By: Counter Claimant Yu, Brian Kwok Sheung [498] Case Appeal Statement
05/15/2023	Supplemental Exhibits Filed By: Counter Defendant Yu, Ruorong [499] Supplemental Exhibits

Eighth Judicial District Court CASE SUMMARY CASE NO. D-13-478791-D

05/15/2023	Certificate of Service Filed by: Counter Defendant Yu, Ruorong [500]
05/15/2023	Exhibits Filed By: Counter Defendant Yu, Ruorong [501]
05/16/2023	Case Appeal Statement Case Appeal Statement
08/16/2013	DISPOSITIONS Judgment (Judicial Officer: Henderson, Bill) Judgment (\$7,500.00, In Full, Attorney's Fees)
05/13/2014	Judgment (Judicial Officer: Henderson, Bill) Judgment (\$13,653.00, In Full, Attorney's Fees)
	HEARINGS
05/17/2013	 Minute Order (9:30 AM) (Judicial Officer: Nathan, Gayle) re: Peremptory Challenge Minute Order - No Hearing Held; Journal Entry Details: MINUTE ORDER RE: PEREMPTORY CHALLENGE The Peremptory Challenge in the Yu matter is untimely. The case is being sent back to Dept. R for the motion to be heard. Dept. T's June hearing date is vacated. Copies of this minute order have been placed in counsel's attorney files in the Clerk's Office. ; Minute Order - No Hearing Held
05/28/2013	 Motion (9:00 AM) (Judicial Officer: Henderson, Bill) Events: 05/20/2013 Notice of Rescheduling of Hearing Motion for exclusive possession, for interem spousal support and for interem's attorney's Fess. Matter Heard; Journal Entry Details: MOTION: MOTION FOR EXCLUSIVE POSSESSION, FOR INTERIM SPOUSAL SUPPORT AND FOR INTERIM S ATTORNEY FEES. The court noted the Peremptory Callenge filed and Attorney's Leavitt request for a continuance. Attorney Leavitt stated the Peremptory Challenge was filed as a request for additional time. Counsel further advised the court parties were separated in 10-2012. The court inquired as to Plaintiff having transportation. Upon court's inquiry Attorney Leavitt stated by Stipulation Defendant has agreed to allow Plaintiff drive the 2005 Nissan. Arguments by Attorney Page as to Defendant's Income, Financial Disclosure Form, and the award of Spousal Support and Attorney Fees. Attorney Leavitt advised the court of Plaintiff's reason for marriage to Defendant. In open court, Attorney Page provide Attorney Leavit with a Receipt of Copy for Discovery with a requested due date of (30) days. THE COURT ORDERED, Defendant shall pay Plaintiff SPOUSAL SUPPORT in the amount of \$2,100.00 per month, EFFECTIVE 5-1-2013. Plaintiff shall have possession of the Snowden Condominium pending trial. Defendant shall be responsible for the ELECTRIC BILL assocatied with the Snowden Residence. By Stipulation, parties agreed Plaintiff shall drive the 2005 Nissan. Plaintiff shall be AWARDED Attorney Fees in the amount of \$7,500.00. If Defendant pays the AWARD of Attorney Fees today, (5-28-2013), the award shall be reduced to \$6,750.00. Issues as to an ADDITIONAL AWARD of Attorney Fees shall be resevered until trial. A Set
06/25/2013	 CANCELED Motion for Exclusive Possession (9:30 AM) (Judicial Officer: Henderson, Bill) Vacated - per Judge Pltf's Motion for Exclusive Possession, for Interim Spousal Support and for Interim Atty's Fees and Costs 05/20/2013 Reset by Court to 06/25/2013
06/25/2013	CANCELED Motion for Exclusive Possession (10:00 AM) (Judicial Officer: Henderson, Bill) Vacated - per Peremptory Challenge

	Pltf's Motion for Exclusive Possession, For Interim Spousal Support and for Interim Attorney's Fees and Costs
09/26/2013	 Status Check (11:00 AM) (Judicial Officer: Henderson, Bill) Matter Continued; Journal Entry Details: STATUS CHECK Prior to court MATTER CONTINUED to 10-29-203 at 10:00 am. ; Matter Continued
10/29/2013	Status Check (10:00 AM) (Judicial Officer: Henderson, Bill) 10/10/2013 Reset by Court to 10/29/2013
	Matter Continued; Journal Entry Details: STATUS CHECK The court inquired as to Attorney Sachs presence. Upon court's inquiry Attorney Page advised the court he spoke with counsel but is unaware of his whereabouts. The court placed an outbound call to Attorney Sachs. Counsel agreed to a continuance as the matter is closed to reaching a settlements. THE COURT ORDERED, 1. Matter Continued to 11-26-2013 at 10:00 am.; Matter Continued
11/26/2013	Status Check (10:00 AM) (Judicial Officer: Henderson, Bill)
	Matter Heard; Journal Entry Details: STATUS CHECK The court inquired as to need for a settlement conference. Mr. Yu advised the court he's not guilty of said allegations made at the previous hearing by Attorney Page. THE COURT ORDERED, 1. A Settlement Conference shall be set in this matter. 2. Status Check SET 1-28-2014 at 10:00 am.; Matter Heard
01/28/2014	CANCELED Status Check (10:00 AM) (Judicial Officer: Henderson, Bill) Vacated As to Status of Settlement Conference.
02/19/2014	 Settlement Conference (9:00 AM) (Judicial Officer: Becker, Nancy) To be heard by a SENIOR JUDGE for Dept. R Not Settled; Journal Entry Details: SETTLEMENT CONFERENCE: TO BE HEARD BY A SENIOR JUDGE FOR DEPT. R Settlement negotiations held off the record. MATTER NOT SETTLED. The hearing scheduled for 2-27-2014 STANDS. ; Not Settled
02/27/2014	Status Check (10:00 AM) (Judicial Officer: Henderson, Bill) <i>RE: settlement conference</i> Non Jury Trial; Journal Entry Details:
	STATUS CHECK: RE: SETTLEMENT CONFERENCE Court Interpreter present with Plaintiff. The court inquired as to the presence of Attorney Herbert Sachs. Upon inquiry Attorney Page advised the court he spoke with Opposing Counsel whom informed him he would not be appeared for the hearing. Attorney Page agreed to place unresolved issues on the record. Attorney Page advised the court issues as to Alimony, Debt, Ownership of the Division and Ownership of the Snowden Condominium, Bank Account's, Medical Insurance and Attorney Fees. Attorney Page also advised the court of matters that were resolved by parties and stated parties stipulated as follows. By stipulation Plaintiff will keep her car and Defendant will keep his car. By stipulation parties agreed Defendant shall keep the 2005 Nissan, Parties agreed issues as to the E-TRADE INVESTMENT ACCOUNT, IRA'S, G.E. FINANCIAL ACCOUNT, HARTFORD DEFERRED COMP ACCOUNT, SCOTT TRADE and JANUS IRA ACCOUT and DIVISION of the PERSON PENSION ACCOUNT were resolved. Attorney Page read Plaintiff's request to withdraw the agreement reached in the settlement conference. The court further noted Plaintiff's owes Attorney Fred Page Attorney Fees in the amount of \$18,000.00. THE COURT ORDERED, 1. Plaintiff has WITHDRAW her CONSENT as to the PARITAL AGREEMENT reached in the settlement conference. 2. Defendant and counsel shall argue against Plaintiff's request to withdraw the agreement reached in the settlement conference. 3. The MARITAL RESIDENCE shall be sold. 4. Defendant shall continue to pay orders SPOUSAL SUPPORT and other previously agreed upon. 5. Issues as to DIVISION of VACATION and

	SICK PAY form the City of Las Vegas. 6. Trail Briefs shall be due by 5-9-2014. 7. Non-Jury Trial SET for 5-12-2014 at 1:30 pm. ; Non Jury Trial
05/12/2014	 Non-Jury Trial (1:30 PM) (Judicial Officer: Henderson, Bill) Matter Continued; Journal Entry Details: MOTION FOR WITHDRAWAL: PLTFS ATTYS MOTION FOR WITHDRAWALNON-JURY TRIAL The court noted Attorney Pages request to withdraw as Attorney of Record. Attorney Page requested Attorney Fees in the amount of \$13,653.46 be reduced to the judgment. Attorney Chau advised the court by stipulation Attorney Herbert Sachs did agree to the matter being continued. THE COURT ORDERED, 1. Attorney Fred Page's request to Withdraw as Attorney of Record on behalf of Defendant shall be GRANTED. 2. Judgment for Attorney Fees in the amount of \$13653.48 shall be reduced to judgment. 3. By stipulation the Non-Jury Trial shall be CONTINUED to 7-10-2014 at 1:30 pm. 4. Order for Attorney Fees signed in open court and returned to counsel. ; Matter Continued
05/12/2014	Motion for Withdrawal (1:30 PM) (Judicial Officer: Henderson, Bill) Events: 04/25/2014 Motion to Withdraw As Counsel Pltfs attys motion for withdrawl 06/03/2014 Reset by Court to 05/12/2014 Matter Continued; Minutes in the Non-JUry Trial Matter Continued
07/10/2014	 CANCELED Motion for Withdrawal (1:30 PM) (Judicial Officer: Henderson, Bill) Vacated - per Law Clerk Raymond K. Chau, Esq's Motion to Withrdraw As Counsel for Plaintiff Ruorong Yu 07/14/2014 Reset by Court to 07/10/2014
07/18/2014	 Non-Jury Trial (1:30 PM) (Judicial Officer: Henderson, Bill) 07/10/2014 Reset by Court to 07/18/2014 Matter Heard; Journal Entry Details: MOTION: PLTF'S MOTION FOR ALIMONY PAYMENTSMOTION: PLAINTIFF'S MOTION FOR PROPERTY ISSUESNON-JURY TRIAL The court noted the temporary financial orders established as to the \$2,100.00 alimony payment and Snowden Condomimun. The court inquired as to the parties obtaining a divorce, the award of attorney fees and the sale of the Snowden residence. Upon inquiry Attorney Sachs advised the court Plaintiff filed a Motion indicating Defendant is in default. Counsel further stated Defendant advised him he has been making the payments as ordered however, Plaintiff has not cashed the checks. Attorney Page advised the court Defendant right out owns the Snowden residence. Counsel further stated Defendant has paid Attorney Fees in the amount of \$6,750.00. Mr. Page further advised the court as to issues of the PERS Pension and Hartford Deferred Comp account. The court also inquired as to the settlement conference heard by Justice Becker. Arguments by counsel as to issues at hand Parties sworn and testified. Testimony provided by Plaintiff. THE COURT ORDERED, 1. Plaintiff shall bring a Court Interpreter to the next hearing. 2. The residence located at 6721 Old Valley Street, Las Vegas, Nevada shall be listed for sale. After the sale of the PROPERTY proceed shall be divided equally by parties. 3. Matter continued to 7-25-2014 at 1:30 pm. ;
07/18/2014	Motion (1:30 PM) (Judicial Officer: Henderson, Bill) Events: 06/13/2014 Notice of Motion Pltf's Motion for Alimony Payments 07/21/2014 Reset by Court to 07/18/2014
07/18/2014	Motion (1:30 PM) (Judicial Officer: Henderson, Bill) Events: 07/07/2014 Motion Plaintiff's Motion for Property Issues 08/07/2014 Reset by Court to 07/18/2014
07/25/2014	Non-Jury Trial (1:30 PM) (Judicial Officer: Henderson, Bill) Matter Heard; Journal Entry Details:
	NON-JURY TRIAL Interpreter present on behalf of Plaintiff. The court noted the continuance

of the trial. The court noted concerns as to issues at hand and canvassed the interpreter as to her education and employment status. The court inquired as to Attorney Page's whereabouts. Upon courts inquiry Deputy Marshal Delgado advised the court he spoke with Mr. Page whom indicated he's on his way. The court requested a short recess for Attorney Pages' appearance. Matter recalled. The court further noted parties were still under oath. Opening statements by Attorney Page as to financial, property and debt issues. The court further inquired as to the final agreement related to alimony. The court further inquired as to Defendant's retirement date. Upon court's inquiry Attorney Sachs advised the court Defendants retirement will be based upon the court s ruling. Testimony continued and exhibits presented (see attached worksheet). The court noted incapability and residency has been established. THE COURT ORDERED, 1. By stipulation Attorney Sachs advised the court he will speak with Attorney Page and address item by item to resolve outstanding issues. 2. Absolute DECREE OF DIVORCE is GRANTED pursuant to the terms and conditions as outlined in the proposed Decree of Divorce. 3. Any PROPERTY or DEBT inquired from this date (7-25-2014) forward shall be the party that inquired the DEBT as their SOLE and SEPARATE OBLIGATION, with the exception of the GE ACCOUNT, PERS ACCOUNT and HARTFORD ACCOUNT. 4. The court shall reserve jurisdiction as to unresolved issues. 5. Matter Continued to 8-22-2014 at 1:30 pm.;

Matter Heard

08/22/2014

🔄 Non-Jury Trial (1:30 PM) (Judicial Officer: Henderson, Bill)

Decision Made;

Journal Entry Details:

Court interpreter Yaomin Lei present for the Plaintiff. Attorney Fred Page present for the Plaintiff. Plaintiff and Defendant sworn and testified. Court reviewed case history. Discussions between Court and counsel. Arguments by counsel. Court stated its FINDINGS, COURT ORDERED, the following: #1. Defendant shall pay to Plaintiff ALIMONY of \$1,950.00 per month in two (2) separate installments of \$975.00 on the first and \$975.00 on the 15th of each month until he retires or until there is sufficient change of financial circumstances. Court shall retain JURISDICTION. #2 Plaintiff shall be awarded the home on 6721 Old Valley Street. Plaintiff shall buy out Defendant s interest at \$60,000.00. #3 The PERS/HARTFORD account shall be equally divided but from Plaintiff's one-half of the \$60,000.00 buyout for the house will be deducted from her one-half. #4 The GE INTEREST PLUS ACCOUNT is marital property estimated at approximately \$90,000.00 and shall be split 50/50. On both #3 and #4, Qualified Domestic Orders may be necessary. Plaintiff shall receive Survivor s benefit for the option but only for the purpose of protecting her one-half and not for purpose of providing her any access to Defendant s one-half on his demise. #5 DEBT: There is an issue of approximately \$28,000.00 in debt incurred by Plaintiff in the eight (8) month period from the separation in October 2012 until Defendant commenced paying alimony in June 2013. Defendant shall pay \$10,000.00 of that \$28,000.00 and shall be paid by check to Attorney Page s office by next Friday, 8/29/14 by 5:00 p.m. Plaintiff also alleges she incurred approximately \$8,800.00 in debts subsequent to March2014 when she was no longer depositing the Alimony checks. However, it has been determined that although Plaintiff did not deposit such checks that she or her counsel have received them. Therefore, Plaintiff shall NOT be entitled any contribution from Defendant for any portion of this \$8,800.00 debt that she incurred from March 2014 forward. #6. COURT FINDS, the SNOWDEN CONDOMINIUM valued at \$70,000.00, that in 2008 Defendant drafted an agreement which was signed by Defendant that upon Defendant s death, the condominium will pass to Plaintiff. #7. ATTORNEYS FEES is clearly a Sergeant case. The \$10,000.00 from issue #5, the debt incurred during the eight (8) month period, that \$10,000.00 plus the un-cashed Alimony checks of \$2,100.00, Defendant has offered to replace that with a check for the whole amount. Once Attorney Page receives the replacement checks for the un-cashed Alimony checks from March 14 forward, those amounts shall be applied to Attorney s Fees; not just the \$10,000.00 from issue #5 but also the reimbursement check for the un-cashed Alimony checks from March 2014 forward. Those two checks shall be made out to Attorney Page. If the check is inadvertently received by the Plaintiff, she shall endorse it and forward to Attorney Page. Those amounts shall be applied to Attorney s Fees, but in fairness due to gross disparity in earning capacity, one having significant and the other having none, nevertheless somewhat significant accommodation has to be made in the realm of about \$13,00.00. The \$6,570.00 has already been paid. After Attorney Page receives the \$10,000.00 check from issue #5 and the replacement check from the Alimony, that roughly \$13,000.00, \$14,000.00 additional should be paid from Defendant to Plaintiff. Defendant did satisfy the \$6,750.00 from an earlier Order, but he shall owe another \$7,500.00. Defendant shall pay the \$7,500.00 by 3/15/15 or it shall be REDUCED TO JUDGMENT collectible by any lawful means. #8. All accounts other than the WELLS FARGO account shall be divided equally. The Wells Fargo account shall be left open. Both counsel shall try to resolve this matter. If they are unable to, counsel can request a telephonic conference with the Court. Within the next thirty (30) days, counsel shall meet and confer regarding the Orders. COURT ORDERED, an

	absolute DECREE OF DIVORCE is GRANTED pursuant to the terms and conditions as outlined in the proposed Decree of Divorce Attorney Page shall prepare the Order. Attorney Sachs to review and approve. ;
	Decision Made
08/17/2015	Motion (10:00 AM) (Judicial Officer: Henderson, Bill) Events: 07/17/2015 Notice of Motion
	Motion for Property Issues, to Reopen the Decree of Divorce and Request the Assistance of Court
	MINUTES
	Notice of Motion
	Filed By: Counter Claimant Yu, Brian Kwok Sheung
	[66] Hearing Set;
	Hearing Set
08/17/2015	Opposition & Countermotion (10:00 AM) (Judicial Officer: Henderson, Bill) Events: 07/31/2015 Opposition and Countermotion
	Pltf's Opposition and Countermotion to Compel & for an Order to Show Cause
	MINUTES
	Opposition and Countermotion
	Filed By: Counter Defendant Yu, Ruorong Party 2: Counter Claimant Yu, Brian Kwok Sheung
	[69] Opposition to Responses to Points and Authorities & Countermotion to Compel & for an Order to Show Cause
	Hearing Set; Hearing Set
08/17/2015	All Pending Motions (10:00 AM) (Judicial Officer: Henderson, Bill)
	Hearing Set; Journal Entry Dataila:
	Journal Entry Details: <i>Court Interpreter Present with Plaintiff PLAINTIFF'S OPPOSITION AND</i> <i>COUNTERMOTION TO COMPEL & FOR AN ORDER TO SHOW CAUSEMOTION FOR</i> <i>PROPERTY ISSUES, TO REOPEN THE DECREE OF DIVORCE AND REQUEST THE</i> <i>ASSISTANCE OF COURT Upon inquiry, Plaintiff stated she is unable to continue with Mr.</i> <i>Page as her counsel as she does not have the funds. Attorney Page stated the Plaintiff's</i> <i>balance owed and noted the Defendant has not been paying her what's due. Counsel noted the</i> <i>language barrier issues and stated he would be willing to deal with Plaintiff's son to facilitate</i> <i>communication. Court noted the issues and the complexity of the case. Upon inquiry,</i> <i>Defendant stated he withdrew funds from the account into a different account and has not been</i> <i>pay defendant what's owed. Court ADMONISHED Defendant to pay the full amount owed as</i> <i>ordered. Matter TRAILED for Plaintiff to speak with Mr. Page. Matter RECALLED with all</i> <i>parties present. Attorney Page stated he spoke with Defendant and requested the account</i> <i>numbers of the accounts where he transferred the money. Defendant stated he did not have the</i> <i>account information and counsel gave him his contact information to provide the account</i> <i>numbers. Shortly after, the Defendant left the building. Following arguments'; COURT</i> <i>ORDERED; The hearing SET for 9/14/15 shall be VACATED. Matter CONTINUED to 11/3/15</i> <i>at 11:00AM. Counsel may submit a Motion to Withdraw if necessary; The Court will consider</i> <i>hearing the matter on an Order Shortening Time if needed; Plaintiff may submit an Order</i> <i>freezing the accounts; Defendant shall provide the ACCOUNT NUMBERS and BANK NAME</i>
00/14/2015	as to where he transferred the community funds; 11/3/15 11:00AM; RETURN HEARING ; Hearing Set
09/14/2015	CANCELED Motion (9:00 AM) (Judicial Officer: Henderson, Bill) Vacated Motion For Freeze all Community Property Acounts Hold Defendant In Contempt
11/30/2015	Motion (9:00 AM) (Judicial Officer: Henderson, Bill)
	Events: 11/02/2015 Notice of Rescheduling of Hearing 11/03/2015 Reset by Court to 11/30/2015 Matter Heard;
11/00/201-	Matter Heard
11/30/2015	Motion (9:00 AM) (Judicial Officer: Henderson, Bill)

	Events: 10/23/2015 Notice of Motion Deft's Motion for Property Issues, to Reopen the Decree of Divorce and Request the Assistance of the Court Matter Heard; Matter Heard
11/30/2015	Opposition & Countermotion (9:00 AM) (Judicial Officer: Henderson, Bill) <i>Pltf's Countermotion</i> Matter Heard; <i>Matter Heard</i>
11/30/2015	All Pending Motions (9:00 AM) (Judicial Officer: Henderson, Bill) Matter Heard; Journal Entry Details: DEFENDANT'S MOTION FOR PROPERTY ISSUES, TO REOPEN THE DECREE OF DIVORCE AND REQUEST THE ASSISTANCE OF THE COURTMOTIONPLAINTIFF'S OPPOSITION AND COUNTERMOTION Mandarin Court interpreter interpreted for Plaintiff. Argument by counsel and Defendant. MATTER TRAILED for parties to discuss settlement. MATTER RECALLED all parties present. Counsel stated the parties were unable to reach an agreement. Upon the Court's inquiry, the parties stated the home was valued at \$180,000.00 with a balance of \$46,000.00 and the condo had an approximate value of \$91,000.00 and was paid for. COURT ORDERED: 1. The request to freeze accounts (E*TRADE, IRA, MASS MUTUAL, CITY OF LAS VEGAS) shall be GRANTED 2. Defendant's request to re-open the divorce shall be DENIED. 3. If either party can prove substantial property of significant value was NOT addressed in the Decree either party may re-open the Decree. The date of division of all accounts shall be the date the Decree was filed. 4. Plaintiff's request to have personal property returned to her shall be GRANTED 5. The parties shall meet and confer specifically regarding Defendant retaining the condo with no future entitlements to Plaintiff and Plaintiff retaining the home with no future entitlements to Defendant finds this inequitable, he shall need to have substantial information valued by a competent appraisal to show the Court or the Court will be included to grant this request. Defendant shall need to prove this is grossly inequitable in Plaintiff's favor. 6. If at the \$176,000.00 in violation of the JPI, the Court shall accept Plaintiff's complaint did not move the \$176,000.00 in violation is NOT produced that shows the court Defendant did not move the \$176,000.00 in violation of the JPI, the Court shall accept Plaintiff's complaint it was moved and Plaintiff shall be entitled to I/2 of the amount. Defendant shall provide the documentation to attorney Blau prior to next date.
02/01/2016	 Status Check (11:00 AM) (Judicial Officer: Henderson, Bill) Decision Made; Journal Entry Details: MINUTES 1. Defendant's motion set for 2/18/16 is denied, and removed from calendar, pursuant to EDCR 2.20 for failure to provide points and authorities, and because he requests the same relief previously denied at the hearing of 11/30/15, which was his request to reopen the Divorce and change substantive terms. He still provides no legal basis to re-open the Divorce, and instead just continues to provide a narrative of his allegations and concerns. 2. Defendant still is unable to demonstrate that property of substantial value was not addressed in the Decree, so that claim of his is now barred. 3. As to Plaintiff s personal property, she will list these items that have still not been returned to her. Defendant shall return them by Saturday 2/20/16, at Noon, with Plaintiff going to the residence with a police escort. 4. As to the Court preserving the argument to Defendant as to the inequitable division of real property, Defendant was provided repeat opportunities to present documentation to establish and advance this argument. He still hasn t done so, and therefore that claim is permanently barred. In fact, Court finds that Defendant received the more valuable piece of real property, and Defendant thas presented nothing to meaningfully dispute such conclusion. 5. Defendant still has not documented the removal of the \$176,000, which, incident to the Divorce, Defendant apparently moved, transferred or concealed in order to deny Plaintiff for one-half of that amount, or \$88,000. Therefore, as to the frozen accounts, they are ordered immediately unfrozen so Plaintiff can receive one-half of all such accounts, plus an additional \$88,000 to be deducted from Defendant's share of those accounts, to compensate Plaintiff for her \$88,000, or one-half entitlement, to the \$176,000. of funds which Defendant apparently concealed and converted for his exclusive use. Upon presentati

	CASE NO. D-13-478791-D
	filing further motions without obtaining prior court approval. Court Clerk shall place a note in Odyssey at this hearing under Judicial Dept. Misc. indicating; vexatious litigants: no motions to be filed without court permission. This shall be entered in open court, and the Clerk s Office will thus accept no further filings. 8. Based on a deluge of attempted improper ex parte communication from Plaintiff, she is hereby instructed that any further attempts to submit improper ex parte communications to chambers may result in a finding of contempt against her, and possibly for sanctions as well for wasting court resources and possibly attempting to create bias and/or attempting to receive improper preferential treatment and improper advantages. 9. Plaintiff is to prepare the order. Her son, who was present in court, offered to assist Plaintiff in this regard due to her language difficulty. ; Decision Made
02/18/2016	CANCELED Motion (10:00 AM) (Judicial Officer: Henderson, Bill) Vacated - per Judge Deft's Motion for Property Issues, to Reopen the Decree of Divorce and Request the Assistance of the Court
06/13/2016	CANCELED Motion to Enforce (9:00 AM) (Judicial Officer: Henderson, Bill) Vacated Pltf's Motion for an Order to Enforce and/or For an Order to Show Cause Regarding Contempt
07/12/2016	Motion (9:00 AM) (Judicial Officer: Henderson, Bill) Events: 05/16/2016 Motion to Enforce Plft's Motion and Notice of Motion for an Order to Enforce and/or For an Order to Show Cause Regarding Contempt
	 MINUTES Motion to Enforce Filed by: Counter Defendant Yu, Ruorong [107] Motion and Notice of Motion for an Order to Enforce and/or For an Order to Show Cause Regarding Contempt Granted; PLAINTIFF'S MOTION AND NOTICE OF MOTION FOR AN ORDER TO ENFORCE AND/OR FOR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT Journal Entry Details: Also Present: Court Appointed Interpreter on behalf of Plaintiff Court acknowledged the presence of Plaintiff's son who also assisted with the translation. Court reviewed the case. Attorney James indicated this Court continues to have jurisdiction. However, the case is currently still on Appeal. Court stated Defendant is on Full Notice of the Contempt for non-payment of ALIMONY. Mr. James stated Defendant has paid his Alimony. Discussion regarding the Motion. Parties sworn. Plaintiff was canvassed by Attorney James. The Court inquired as to which checks are at issue. Attorney James stated the checks in question are December, 2015, January, 2016, February, 2016, March 2016, April, 2016 and May, 2016. Plaintiff indicated the checks bounced and not honored. Attorney James stated the December, 2015, January, 8016 checks were cleared by the bank. COURT ORDERED: Defendant shall pay to Plaintiff \$7,800.00 by next week. Attorney James shall prepare an Order the ALIMONY shall be paid including the proper Phraseology regarding the Division of Accounts and proper Crediting. This Order is WITHOUT PREJUDICE. If the checks are available, Plaintiff shall RETURN the Non-Sufficient Checks to Defendant and not reissue them to the bank. The July, 2016, ALIMONY payment shall be due by the end of the Month. Court ADMONISHED Parties regarding excessive litigation while the case is on Appeal. Defendant shall place the funds in Plaintiff's Bank ACCOUNT that was provided in OPEN COURT per STIPULATION. Attorney James shall prepare the Order.;
07/15/2016	Motion (1:30 PM) (Judicial Officer: Beecroft, Chris A., Jr.) Events: 06/29/2016 Motion for Protective Order Deft's Motion for a Protective Order 08/05/2016 Reset by Court to 07/15/2016
	MINUTES
	Motion for Protective Order Filed by: Counter Claimant Yu, Brian Kwok Sheung [125] Motion for a Protective Order (Before the Discovery Commissioner) Granted:

Granted;

Journal Entry Details:

Mandarin Chinese Interpreter, Wai Mei Borgel, present with Plaintiff. Mr. James advised he needed to file a Motion for a Protective Order as Plaintiff has issued subpoena's and discovery is not open as this is a post-judgment request. Through the interpreter, Court recited case law of NRCP 16.21. Therefore, Commissioner RECOMMENDED, Defendant's Motion for Protective Order is GRANTED until such time a judge grants Plaintiff permission to issue subpoenas by re-opening discovery. At this time, all subpoenas issued by Plaintiff are QUASHED. Mr. James is to prepare a report and recommendation for the Court's signature.; Granted

01/30/2017

Objection (11:00 AM) (Judicial Officer: Henderson, Bill) 01/30/2017, 02/07/2017

Events: 01/12/2017 Objection

Objection to Deft's Claim of Exemption From Execution, Request to Reopen Discovery, Reduce Award(s) to Judgment, for Atty's Fees and Costs, and for Other Related Relief

 01/31/2017
 Reset by Court to 01/30/2017

 02/14/2017
 Reset by Court to 01/31/2017

 02/16/2017
 Reset by Court to 02/14/2017

MINUTES

🔄 Objection

Filed By: Counter Defendant Yu, Ruorong

[174] Objection to Defendant's Claim of Exemption from Execution, Request to Reopen Discovery, Reduce Award(s) to Judgment, for Attorney's Fees and Costs, and for Other Related Relief

Matter Continued;

Matter Heard;

Journal Entry Details:

PLAINTIFF'S OBJECTION TO DEFENDANT'S CLAIM OF EXEMPTION FROM EXECUTION, REQUEST TO REOPEN DISCOVERY, REDUCE AWARD(S) TO JUDGMENT, FOR ATTORNEY'S FEES AND COSTS, AND FOR OTHER RELATED RELIEF Robert Kurth present on behalf of Plaintiff in an UNBUNDLED CAPACITY. Mandarin Court Interpreter, Wai-Mei Borgel, present with Plaintiff. Court noted, an Order was not prepared from the 1/30/17 hearing. Mr. Kurth provided the Order, which was EXECUTED IN OPEN COURT and returned to counsel for filing. After extensive discussion and argument by Mr. James regarding improper proof of service of the E-Trade writ, Mr. James stated Defendant's willingness to withdraw the improper service argument on this writ. Discussion regarding the stipulation and order entered into between the parties to release funds from the E-trade account, determining the increase/decrease to the accounts from June 2015 and whether the increase/decrease is community property, Defendant's desire to file a motion to stay the enforcement of all orders pending the results of the appeal, removing the vexatious litigant status of the parties, and attorney's fees. COURT FINDS, enforcement of the Court's Orders is necessary at this time. COURT ORDERED as follows, 1. Based on Defendant's representation that there are enough funds in the Mass Mutual Account to make Defendant whole should he prevail on appeal, Defendant's oral request to stay enforcement of the Court's Orders is DENIED, WITHOUT PREJUDICE. Court shall reserve the right to reverse its decision should the parties discover there are not enough funds in the accounts to make Defendant whole in the event he succeeds on appeal. 2. The Stipulation and Order to Release Funds from the E-Trade account for the purpose of paying Plaintiff \$88,000.00 is AFFIRMED AND ADOPTED. Stipulation and Order EXECUTED IN OPEN COURT and returned to counsel for filing. The remainder in the account shall remain FROZEN. Mr. Kurth shall inform the Court and opposing counsel upon Plaintiff receiving the \$88,000.00. 3. Mr. Kurth shall provide the completed IRA Distribution Request Form to Mr. James for signature. 4. Counsel shall confer and attempt to reach an agreement on the release to Plaintiff of one-half of the balances that were in the accounts as of June, 2015 (less \$88,000.00). In the alternative, the accounts shall remain frozen. 5. Based on the representations of counsel, the VEXATIOUS LITIGANT RESTRICTION shall be LIFTED, as the cause for imposing the restriction has been removed and the parties are represented by highly skilled counsel that the parties expect to retain indefinitely. 6. The Massachusetts/Mass Mutual Account shall be UNFROZEN for the payment of ATTORNEY'S FEES, with \$20,000.00 to be paid to Law Offices of F. Peter James and \$20,000.00 to be paid to Kurth Law Office, subject to redistribution. The balance, after the \$40,000.00 is paid, shall remain FROZEN until further Order of the Court. Mr. Kurth shall prepare the Order from today's hearing and a separate Order for the release of the Mass Mutual Account funds; Mr. James shall review and sign off.;

MINUTES

Objection Filed By: Counter Defendant Yu, Ruorong [174] Objection to Defendant's Claim of Exemption from Execution, Request to Reopen Discovery, Reduce Award(s) to Judgment, for Attorney's Fees and Costs, and for Other **Related Relief** Matter Continued; Matter Heard; Journal Entry Details: PLAINTIFF'S OBJECTION TO DEFENDANT'S CLAIM OF EXEMPTION FROM EXECUTION, REOUEST TO REOPEN DISCOVERY, REDUCE AWARD(S) TO JUDGMENT, FOR ATTORNEY'S FEES AND COSTS, AND FOR OTHER RELATED RELIEF Attorney Robert Kurth, Jr., bar number 4659, present with Plaintiff in an UNBUNDLED CAPACITY. Mandarin Court Interpreter, Yaomin Lei, present with Plaintiff. Following discussions and arguments, COURT ORDERED, the following: 1. Plaintiff's counsel will E-MAIL a copy of the Writ of Execution on the E-Trade account to Defendant's counsel and provide proof of service. After the proof of service is received, Parties will sign a Stipulation and Order that the E-Trade account will be unfrozen and \$88,000.000 of that account will be sent to Plaintiff. The remainder in that account, after the \$88,000.00 is paid, will remain FROZEN until further Court orders. 2. All other accounts shall remain FROZEN until further Court orders. 3. Aside from the writ concerning the E-Trade account, Plaintiff's counsel will prepare no further Writ of Execution pending the next court date. 4. Both Parties' counsel shall be empowered to ascertain the BALANCES, and other account activities, of all FROZEN ACCOUNTS. 5. Plaintiff provided Defendant the IRA Distribution Form which is part of the E-Trade account. It is expected that Defendant will sign the form. 6. There shall be no further DISCOVERY conducted in this case. 7. ATTORNEY FEES and COST shall be DEFERRED. 8. This matter CONTINUED TO February 7, 2017, at 1:30 PM for further proceedings. Attorney Kurth shall prepare the Order from today's hearing and attorney James to sign as to form and content.; Matter Continued 07/11/2017 CANCELED Motion for Withdrawal (10:00 AM) (Judicial Officer: Henderson, Bill) Vacated - per Law Clerk Atty F. Peter James Motion to Withdraw as Atty of Record for Deft. CANCELED Motion to Set Aside (9:00 AM) (Judicial Officer: Henderson, Bill) 08/31/2017 Vacated Deft's Motion to Set Aside Order Filed July 20, 2017 Per NRCP 60(b), and For Other Related Relief 08/31/2017 CANCELED Opposition (9:00 AM) (Judicial Officer: Henderson, Bill) Vacated **Opposition to Motion to Set Aside** 11/02/2017 Motion (9:00 AM) (Judicial Officer: Henderson, Bill) Events: 10/04/2017 Motion Plaintiff's Motion and Notice of Motion for an Order to Enforce and/or for an Order to Show Cause Regarding Contempt Denied; Denied 11/02/2017 **Opposition & Countermotion** (9:00 AM) (Judicial Officer: Henderson, Bill) Events: 10/13/2017 Opposition and Countermotion Deft Opposition to Motion and Notice of Motion for an Order to Enforce and/or For an Order to Show Cause Regarding Contempt and Counter-Motion to Unfreeze Deft's Chase Bank Account, for Costs and/or Atty's Fees, and for Other Related Relief Matter Heard; Matter Heard 11/02/2017 All Pending Motions (9:00 AM) (Judicial Officer: Henderson, Bill) MINUTES Matter Heard; Journal Entry Details: PLAINTIFF'S MOTION FOR AN ORDER TO ENFORCE AND/OR SHOW CAUSE REGARDING CONTEMPT...DEFENDANT'S OPPOSITION TO MOTION FOR AN ORDER

TO ENFORCE AND/OR SHOW CAUSE REGARDING CONTEMPT AND

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. D-13-478791-D COUNTERMOTION TO UNFREEZE DEFENDANT'S CHASE ACCOUNT, FOR COSTS AND OR ATTORNEY'S FEES AND OTHER RELATED RELIEF Attorney Soraya Veiga, Bar No. 7944 present with Defendant in an UNBUNDLED CAPACITY. Chinese Court Interpreter present with Plaintiff. Statements by Attorney Veiga. Statements by Plaintiff. COURT ORDERED the following: 1. Plaintiff request for an ORDER TO SHOW CAUSE is DENIED. 2. The Defendant's Chase Account ending in 299 is to be UNBLOCKED provided that the balance of the account is given to Plaintiff by 11/10/17. Plaintiff will receive from this account the amount of \$5,850 which represents Defendant's alimony payments for August, September and October 2017). Any remaining balance will be applied to Defendant's November and December alimony obligation. If the account is not unblocked and the finds provided to Plaintiff by 11/10/17, Defendant will be responsible for paying the \$5,850 directly to Plaintiff. 3. There is to be a WAGE WITHHOLDING put in place through Defendant's employer for the \$1,950.00 alimony obligation. Defendant is to provide this order to his payroll department to initiate the withholding. Defendant will be responsible for ensuring the \$1,950 obligation is paid to Plaintiff until the withholding is in effect. Attorney Veiga to prepare an Order from today's hearing for submission to the Court. CASE CLOSED upon entry of the Order.; Matter Heard 03/04/2019 Motion (10:00 AM) (Judicial Officer: Henderson, Bill) Events: 12/17/2018 Motion Pltf's Motion for Reward all the Funds in the Two Accounts (S&G) to the Plaintiff Reset by Court to 03/04/2019 01/31/2019 Matter Heard; Matter Heard 03/04/2019 Opposition & Countermotion (10:00 AM) (Judicial Officer: Henderson, Bill) Events: 01/16/2019 Opposition and Countermotion Deft.'s Opposition to Motion for Reward all the Funds in the Two Accounts (S&G) to the Plaintiff and Countermotion to Credit Monies Owed to Defendant to Plaintiff, for Costs and/or Attorney's Fees and Costs, and for Other Related Relief 01/31/2019 Reset by Court to 03/04/2019 Matter Heard; Matter Heard 03/04/2019 Motion (10:00 AM) (Judicial Officer: Henderson, Bill) Events: 01/25/2019 Motion Plaintiff's Motion for Rwrong Shall Receive \$82,843 in Cash from E-Trade Account Matter Heard: Matter Heard 03/04/2019 Opposition & Countermotion (10:00 AM) (Judicial Officer: Henderson, Bill) Events: 02/08/2019 Opposition and Countermotion Defendant s Opposition To Motion For Ruorong Shall Be Received \$82,843 From E-Trade Account And Counter-Motion For Costs And/Or Attorney s Fees And Costs, And For Other Related Relief 03/04/2019 Reset by Court to 03/04/2019 Matter Heard; Matter Heard 03/04/2019 Hearing (10:00 AM) (Judicial Officer: Henderson, Bill) Events: 02/08/2019 Reply Defendant s Reply To Plaintiff s Opposition To Counter-Motion And For Other Related Relief Matter Heard; Matter Heard Motion (10:00 AM) (Judicial Officer: Henderson, Bill) 03/04/2019 Plaintiff's Reply to Defendants OPPC and RPLY (2/8/2019) and for Other Relate Relief Matter Heard: Matter Heard 03/04/2019 All Pending Motions (10:00 AM) (Judicial Officer: Henderson, Bill) Matter Heard: Journal Entry Details: PLAINTIFF'S MOTION FOR RUORONG SHALL RECEIVE \$82,843 IN CASH FROM E-TRADE ACCOUNT...PLTF'S MOTION FOR REWARD OF ALL THE FUNDS IN THE TWO ACCOUNTS (S & G) TO THE PLAINTIFF...DEFT'S OPPOSITION TO MOTION FOR REWARD ALL THE FUNDS IN THE TWO ACCOUNTS (S & G) TO THE PLAINTIFF AND

	EIGHTH JUDICIAL DISTRICT COURT
	CASE SUMMARY
	CASE NO. D-13-478791-D
	COUNTERMOTION TO CREDIT MONIES OWED TO DEFENDANT TO PLAINTIFF, FOR COSTS AND/OR ATTORNEY'S FEES AND COSTS AND FOR OTHER RELATED RELIEFDEFENDANT'S REPLY TO PLAINTIFF'S OPPOSITION TO COUNTERMOTION AND FOR OTHER RELATED RELIEFPLAINTIFF'S REPLY TO DEFENDANT'S OPPC AND RPLY (2/8/2019) AND FOR OTHER RELATED RELIEFDEFENDANT'S OPPOSITION TO MOTION FOR RUORONG SHALL BE RECEIVED \$82,843 FROM E- TRADE ACCOUNT AND COUNTERMOTION FOR COSTS AND/OR ATTORNEY'S FEES AND COSTS AND FOR OTHER RELATED RELIEF Atty Soraya Veiga, Bar #7944, present in an Unbundled capacity with Defendant. Court Interpreter, Yaomin Lei, present with Plaintiff. Court's Order regarding some of the Parties' issues SIGNED and FILED IN OPEN COURT. Copies provided to Plaintiff and Counsel. Court noted, Defendant's Hartford Account is now known as Mass Mutual for his Deferred Compensation. Discussion by Parties and Counsel concerning the E-Trade Account. COURT ORDERED the following: 1. Defendant shall pay for the Qualified Domestic Relations Orders (QDRO's) with QDRO Masters within five (5) days and shall send notification to Plaintiff that is has been paid. 2. Both Parties shall have twenty (20) days to provide proof of the transfers/payments made to Plaintiff on 1/5/17. 3. Plaintiff to provide all records for her Account ending in 0714, to this Court and to Defendant within twenty (20) days. 4. Taxes will be accessed to the Party receiving any funds from the financial accounts; ie, both Parties will incur taxes. 5. Status Check Hearing re: Financial Issues SET for 5/7/19 at 11:00 a.m. There is no Order necessary from today's hearing.; Matter Heard
04/04/2019	 Motion (9:00 AM) (Judicial Officer: Henderson, Bill) 04/04/2019, 04/23/2019 Events: 03/07/2019 Motion Plaintiff's Motion for Order of Clarification of Record (03/04/2019) Contradicts Order from Hearing (04/26/2016) Matter Continued; Matter Heard; Matter Continued; Matter Heard; Matter Continued
04/04/2019	Opposition & Countermotion (9:00 AM) (Judicial Officer: Henderson, Bill) 04/04/2019, 04/23/2019 Derfendants Opposition to Order of Clarification of Record (3/4/19) Contradicts Order from Hearing (4/26/2016) Matter Continued; Matter Continued; Matter Heard; Matter Continued
04/04/2019	 Hearing (9:00 AM) (Judicial Officer: Henderson, Bill) 04/04/2019, 04/23/2019 Reply to Opposition to Motion for "Order of Clarification of Record" (3/4/19) Contradicts "Order from Hearing" (4/26/16) and Opposition to Countermotion for Attorney's Fees and Costs, and for Other Related Relief Matter Continued; Matter Continued; Matter Heard; Matter Heard; Matter Continued
04/04/2019	 All Pending Motions (9:00 AM) (Judicial Officer: Henderson, Bill) Matter Heard; Journal Entry Details: PLAINTIFF'S MOTION FOR ORDER OF CLARIFICATION OF RECORD (03/04/2019) CONTRADICTS ORDER FROM HEARING (04/26/16)DEFENDANT'S OPPOSITION TO ORDER FOR CLARIFICATION OF RECORD (03/04/19) CONTRADICTS ORDER FROM HEARING (04/26/16)REPLY TO OPPOSITION TO MOTION FOR "ORDER OF CLARIFICATION OF RECORD" (03/04/19) CONTRADICTS "ORDER FROM HEARING" (04/26/16) AND OPPOSITION TO COUNTERMOTION FOR ATTORNEY'S FEES AND COSTS, AND FOR OTHER RELATED RELIEF Atty Soraya Veiga, Bar #7944, present in Unbundled capacity with Defendant. Atty Racheal Mastel, Bar #11646, also present with Plaintiff. Court Interpreter, Yaomin Lei, also present with Plaintiff. At the request of

	CASE NO. D-13-478771-D
	Counsel, COURT ORDERED, all matters CONTINUED to 4/23/19 at 1:30 p.m. for one (1) hour setting. ; Matter Heard
04/23/2019	Status Check (1:30 PM) (Judicial Officer: Henderson, Bill)
	Status Check re: Financial Issues 05/07/2019 Reset by Court to 04/23/2019
	Matter Heard;
	Matter Heard
04/23/2019	All Pending Motions (1:30 PM) (Judicial Officer: Henderson, Bill)
	Matter Heard; Journal Entry Details:
	STATUS CHECK RE: FINANCIAL ISSUESPLAINTIFF'S MOTION FOR ORDER OF CLARIFICATION OF RECORD (03/04/2019) CONTRADICTS ORDER FROM HEARING
	(04/26/2016)DEFENDANT'S OPPOSITION TO ORDER OF CLARIFICATION OF RECORD (3/4/19) CONTRADICTS ORDER FROM HEARING (4/26/16)REPLY TO OPPOSITION TO MOTION FOR ORDER OF CLARIFICATION OF RECORD (3/4/19)
	CONTRADICTS ORDER FROM HEARING (4/26/16) AND OPPOSITION TO COUNTERMOTION FOR ATTORNEY'S FEES AND COSTS AND FOR OTHER RELATED
	RELIEF Atty Rachael Mastel, Bar #11646, also present with Plaintiff. Court Interpreter, Wai- Mei Borgel, present with Plaintiff. Atty Soraya Veiga, Bar #7944, present with Defendant.
	Discussion by Counsel concerning the funds owed to Plaintiff by Defendant. Court noted a Qualified Domestic Relations Order (QDRO) has been prepared for the Mass Mutual Account.
	Counsel to review and submit to chambers. COURT ORDERED the following: 1. Defendant shall sign releases for all accounts not divided, forthwith. 2. The total amount that Plaintiff
	was to receive from Defendant for her community share of the E-Trade Account and Marital
	Waste was \$158,323.00 3. Plaintiff has been paid \$69,002.52 from the E-Trade Account, and a check for \$20,034.06, therefore the remaining amount owed to Plaintiff is \$69,286.42. 4. Atty
	Mastel to file a Schedule of Arrears for Judgment Interest from 4/2016 to February 2017, on the marital waste funds of \$88,000.00. 5. All remaining accounts shall be divided per the
	Decree of Divorce filed $6/9/2015$. 6. Court will reserve jurisdiction on the funds Plaintiff had to pay on the marital residence to stop the foreclosure. Plaintiff was awarded the marital
	residence as her sole and separate property per the Decree of Divorce. 7. Defendant resides in
	the Condo with a Life Estate. 8. Plaintiff owes Defendant \$60,000.00 for her share of the equity in the Condo, unless there is a subsequent Order changing that. 9. Court reserves on
	Alimony and any money that was moved at the time of the Divorce. 10. Within 15 days, Atty Mastel will prepare a Writ of Execution for the E-Trade Account with an approximate balance
	of \$48,999.99, which will be withdrawn or transferred to Plaintiff for the outstanding balance
	owed to her. 11. Counsel to confer on where the remaining balance owed to Plaintiff, will come from. 12. Status Check Hearing re: Judgment Interest/Division of Accounts/House SET
	for 6/27/19 at 1:30 p.m. Atty Mastel shall prepare the Order from today's hearing, Atty Veiga shall sign as to form and content. ;
	Matter Heard
06/27/2019	Status Check (1:30 PM) (Judicial Officer: Henderson, Bill) Status Check re: Financial Issues
	Matter Heard;
0.5.10 = 10.01.0	Matter Heard
06/27/2019	Motion (1:30 PM) (Judicial Officer: Henderson, Bill) Plaintiff's Counsel's Motion to Withdraw as Attorney of Record
	06/27/2019 Reset by Court to 06/27/2019
	Granted; Granted
06/27/2019	All Pending Motions (1:30 PM) (Judicial Officer: Henderson, Bill)
	Matter Heard; Journal Entry Details:
	STATUS CHECK RE: FINANCIAL ISSUESPLAINTIFF'S COUNSEL'S MOTION TO
	WITHDRAW AS ATTORNEY OF RECORD Court Interpreter, Wai-Mei Borgel, present with Plaintiff. Atty Soraya Veiga, Bar #7944, present in an Unbundled capacity with Defendant.
	Discussion by Parties and Counsel concerning the various financial accounts and QDRO's.
	COURT ORDERED the following: 1. The Snowden residence was awarded to Plaintiff, a gift from Defendant. Defendant shall have a Life Interest in the property, if/when Defendant leaves
	the property, Plaintiff shall receive as her sole and separate property. 2. The Old Forge residence is awarded to Plaintiff as her sole and separate property, Defendant to receive a
	residence is awarded to I taining as net sole and separate property, Dejendant to receive a

	CASE NO. D-13-4/8/91-D
	credit \$60,000.00 for his share of the house, from Plaintiff's share of the Mass Mutual Account. 3. Plaintiff shall receive the entire E-Trade Account balance of approximately \$50,000.00, to pay toward the \$69,286.00 owed to Plaintiff. Plaintiff has filed a Write of Execution for the E-Trade Account. Defendant shall be responsible for the remaining balance of \$19,286.00 to Plaintiff. 4. Court reserves jurisdiction over the \$16,892.00 the Plaintiff paid to get the Old Forge house out of foreclosure. Plaintiff shall have until the end of the year to file a Motion to request those funds with documents to support the request or the issue will be moot. 5. The Synchrony Bank and Gain Capital Accounts shall remain blocked. There are to be no withdrawals without Court permission. 6. Defendant shall not receive his share of the Synchrony Bank and Gain Capital Accounts until the full \$69,286.00 is paid to Plaintiff. 7. Atty Veiga shall hold the QDRO for Defendant's Deferred Compensation Account for 30 days, Plaintiff shall take a copy, copy provided in open Court, to a QDRO Expert to review, after the Review, Plaintiff to notify Atty Veiga before the 30 days, if there are concerns with the QDRO, otherwise Atty Veiga may submit the QDRO for signature. 8. Plaintiff shall have 30 days to have the Amended QDRO for Defendant's PERS reviewed. Atty Veiga to review and notify Plaintiff. 9. Counsel and Defendant to review records as to the issue of Attorney's Fees to Atty Peter James that were not taken. 10. Court advised Plaintiff to obtain Counsel and keep them to assist her with her financial issues. Atty Veiga shall prepare the Order from today's hearing. ; Matter Heard
08/13/2019	CANCELED Motion (9:00 AM) (Judicial Officer: Henderson, Bill) Vacated - per Judge
	Pltf's Motion for Final Closing Arguments
08/13/2019	CANCELED Opposition & Countermotion (9:00 AM) (Judicial Officer: Henderson, Bill) Vacated - per Judge Defendant's Opposition to Final closing Arguments and Counter-Motion for Attorney's Fees and Costs and for Other Related Relief
08/13/2019	CANCELED Hearing (9:00 AM) (Judicial Officer: Henderson, Bill) Vacated - per Judge Pltf's Reply to Opposition and/or Countermotion
10/02/2019	Minute Order (7:30 AM) (Judicial Officer: Henderson, Bill) Minute Order - No Hearing Held; Journal Entry Details:
	MINUTE ORDER D-13-478791-D Yu, Ruorong v. Yu, Brian NRCP 1 and EDCR 1.10 state the procedure in district courts shall be administered to secure the just, speedy, and inexpensive determinations in every action. In the interest of judicial economy and interest of justice, this Minute Order issues pursuant to EDCR 2.23(c), which allows this Court to consider a motion and issue a decision on the papers at any time without a hearing. This matter comes before the Court on Plaintiff's Motion for Final Closing Arguments filed 07/08/2019, Defendant s Opposition to Final Closing Arguments and Countermotion for Attorney s Fees and Costs for Other Related Relief filed 07/22/2019, and Plaintiff's Reply filed 08/02/2019. Plaintiff is represented by her attorney of record, David Ortiz, Esq.; Defendant is represented by his attorney of record, Soraya Veiga, Esq. This matter comes before the Court on Plaintiff's Motion for Orders to Set Aside Order, Judgment, and/or Default filed 09/05/2019. The Certificate of Service Plaintiff filed 09/05/2019 states the she served Defendant directly rather than his attorney of record. She did not state the day she mailed the motion.
	motion to Defendant. In her motion, Plaintiff seeks set aside or reconsideration of the order filed 08/23/2019 and Qualified Domestic Relations Order (QDRO) filed 09/03/2019. Plaintiff filed a Notice of Appeal on 09/13/2019. According to her case appeal statement, she seeks relief related to the terms of the Order filed in this case on 08/23/2019 and QDRO filed 09/03/2019. Pursuant to NRCP 6, a party filing a motion is required to serve the opposing party with a copy of such motion and notice of motion at least 21 days before the scheduled hearing date to the opposing party's address of record and/or his or her attorney. Pursuant to EDCR 5.206(b), a copy of any papers filed must be served on all other parties to an action, in accordance with the Nevada Rules of Civil Procedure, the Nevada Electronic Filing and Conversion Rules, the Eighth Judicial District Electronic Filing and Service Rules, and these rules, within 3 calendar days of submission for filing. The Court FINDS THAT service of Plaintiff s Motion and Notice of Motion is defective. THEREFORE, IT IS HEREBY ORDERED that the hearing scheduled for Thursday, 10/10/2019 at 10:00 a.m. is VACATED. A copy of this Minute Order shall be served on the counsel of record. ; Minute Order - No Hearing Held
10/10/2019	CANCELED Motion (10:00 AM) (Judicial Officer: Henderson, Bill) Vacated - per Judge

	CASE NO. D-13-478791-D
	Pltf's Motion and Notice of Motion for Orders to Set Aside Order, Judgment, and/or Default
11/26/2019	Motion (9:00 AM) (Judicial Officer: Henderson, Bill) Re-Notice of Motion for Orders to Set Aside Orders, Judgment, and or Default Matter Heard; Matter Heard
11/26/2019	Opposition & Countermotion (9:00 AM) (Judicial Officer: Henderson, Bill) Opposition to Motion and Notice of Motion for Order to Set Aside, Judgement, and/or Default and Counter-Motion for Attorney's Fees and Costs, and for Other Related Relief Matter Heard; Matter Heard
11/26/2019	 All Pending Motions (9:00 AM) (Judicial Officer: Henderson, Bill) Matter Heard; Journal Entry Details: RE-NOTICE OF MOTION FOR ORDERS TO SET ASIDE ORDERS, JUDGMENT, AND OR DEFAULTOPPOSITION TO MOTION AND NOTICE OF MOTION FOR ORDER TO SET ASIDE JUDGEMENT AND/OR DEFAULT AND COUNTERMOTION FOR ATTORNEY'S FEES AND COSTS, AND FOR OTHER RELATED RELIEF Court Interpreter, Alex Yeong, present with Plaintiff. Court noted a new Appeal was filed 9/13/19 on the Qualified Domestic Relations Order (QDRO) for Mass Mutual. Discussion by Parties and Counsel. COURT ORDERED the following: 1. Parties and Counsel shall have a Settlement Conference 1/23/20 at 1:00 p.m. at Atty Veiga's Office, 7464 W. Sahara Avenue, Las Vegas, NV 89117. Plaintiff shall have an Interpreter present at the Settlement Conference. 2. Counsel can Stipulate to release the frozen accounts. 3. Defendant's request for Attorney's Fees is DEFERRED. 4. Status Check Re: Settlement SET for 2/24/20 at 11:00 a.m. Pursuant to EDCR 7.50, these Minutes shall stand as an Order. ;
02/24/2020	 Status Check (11:00 AM) (Judicial Officer: Henderson, Bill) 02/24/2020, 06/22/2020 Status Check re: Settlement Matter Continued; and reset Off Calendar; Journal Entry Details: STATUS CHECK: RE: SETTLEMENT Attorney Fred Page, Nevada Bar No. 6080, present with Plaintiff, on behalf of Mr. Ortiz. Court reviewed the case. Court stated concerns with the transference of the case for appeal. Court advised its belief that it is precluded to take any actions at this time due to the appeals. Court noted the only way it could be involve is if the parties stipulated to the issues. COURT ORDERED the matter shall be taken OFF CALENDAR.; Matter Continued; and reset Off Calendar; Journal Entry Details: STATUS CHECK RE: SETTLEMENT Court Interpreter, present with Plaintiff. Discussion by Parties and Counsel. COURT ORDERED the following: 1. Parties and Counsel shall meet for a Settlement Conference at Atty Veiga's Office March 18, 2020 at 1:00 p.m. 2. Status Check re: Settlement CONTINUED to April 9, 2020 at 11:00 a.m. There is no Order necessary from today's hearing.; Matter Continued
04/06/2020	 Minute Order (12:45 PM) (Judicial Officer: Henderson, Bill) Minute Order - No Hearing Held; Journal Entry Details: MINUTE ORDER D-13-478791-D Yu, Ruorong v. Yu, Brian Pursuant to NRCP 1 and EDCR 1.10, which govern the procedure in District Court and require the Court be administered to ensure efficient, speedy, and inexpensive determinations in every action, and in compliance with Administrative Order 20-01, IT IS HEREBY ORDERED that the Status Check re: Settlement hearing scheduled for Thursday, 04/09/2020 at 11:00 a.m. SHALL BE CONTINUED to Monday, 06/22/2020 at 11:00 a.m. A copy of this minute order shall be served on the parties or their attorneys. ; Minute Order - No Hearing Held
05/14/2021	CANCELED Motion (4:00 AM) (Judicial Officer: Henderson, Bill)

Vacated - per Judge Motion for Attorney David Ortiz to Withdraw

05/14/2021

Minute Order (1:30 PM) (Judicial Officer: Henderson, Bill)

Minute Order - No Hearing Held; Journal Entry Details:

MINUTE ORDER- NO HEARING HELD NRCP 1 and EDCR 1.10 state the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. In the interest of judicial economy and interest of justice, this Minute Order issues pursuant to EDCR 2.23(c), which allows this Court to consider a motion and issue a decision on the papers at any time without a hearing. This matter comes before the Court on Plaintiff, Ruorong Yu's Motion for Attorney David Ortiz Withdraw filed 04/07/2021. She alleges she retained Attorney Ortiz on 09/17/2019 to draft a motion and that he did not draft a motion. She further alleges that he did not perform work or withdraw from the case. THE COURT FINDS that Attorney David Ortiz filed a Notice of Withdrawal of Counsel for the Plaintiff on 04/02/2021, which he served on Plaintiff the same day according to the attached Certificate of Service. THE COURT FURTHER FINDS that Attorney Ortiz filed a Notice of Appearance on 09/18/2019. He filed Re-Notice of Motion for Orders to Set Aside Order, Judgment, and/or Default (on a motion Plaintiff previously drafted in proper person) and Plaintiff's Rule 62(b) Motion to Stay Execution of Judgment Pending Hearing, which is a motion Attorney Ortiz drafted. He also was actively engaged in the appeal process on Plaintiff s behalf in this case according to the documents from the Supreme Court filed in this case, such as the Request for Transcripts of Proceedings filed 10/23/2019, even though Plaintiff filed the Notice of Appeal in proper person well prior to retaining Attorney Ortiz. THE COURT FURTHER FINDS that Attorney Ortiz appeared at the 11/26/2019 hearing on behalf of Plaintiff on the above motions. THE COURT FURTHER FINDS that Plaintiff has an extensive history throughout this case of differences of opinion on strategy with her numerous attorneys that have resulted in similar allegations. The Court, therefore, is unable to make a finding that Attorney Ortiz violated the rules of professional conduct as Plaintiff alleges. THEREFORE, IT IS HEREBY ORDERED that Plaintiff s motion for withdrawal is DENIED because it is MOOT and unsupported by the record. A copy of this minute order shall be served on the parties or their attorneys and Attorney David Ortiz. CLERKS NOTE: Emailed to the parties and their Attorney's and mailed to Attorney David Ortiz.; Minute Order - No Hearing Held

05/14/2021

Minute Order (1:30 PM) (Judicial Officer: Henderson, Bill)

Minute Order - No Hearing Held;

	Journal Entry Details:
	MINUTE ORDER - NO HEARING HELD NRCP 1 and EDCR 1.10 state the procedure in
	district courts shall be administered to secure efficient, speedy, and inexpensive determinations
	in every action. Plaintiff, Ruorong Yu, representing herself in proper person, filed Plaintiff's
	Motion to Request Execution of Undivided Accounts and Other Expenses on 04/25/2021 set for
	hearing on 06/08/2021 at 10:00 a.m.; Plaintiff's Motion to Request Execution of Undivided
	Accounts and Other Expenses on 04/25/2021 [duplicate] set for hearing on 06/17/2021 at 9:00
	a.m.; Plaintiff s Motion for Amend 08/23/2019 Order (page 2 line 5-9) and 9/3/2019 QDRO on
	05/05/2021 set for hearing on 06/24/2021; and Plaintiff's Motion for Attorney Fred Page Withdraw filed on 05/07/2021, which has not been set for hearing, but shall be adjudicated
	with all of the forgoing. In the interest of justice and judicial economy, and in light of
	Plaintiff's history of filing repetitive and legally meritless motions, IT IS HEREBY ORDERED
	that all of Plaintiff's foregoing motions SHALL be CONSOLIDATED and decided without oral
	argument no later than 06/25/2021. Defendant may file a single response and countermotion to
	all of Plaintiff s motions no later than 06/18/2021. A copy of this minute order shall be served
	on the parties or their attorneys. CLERK'S NOTE: A copy of this Minute Order was emailed to
	Attorney Page and Attorney Veiga. (5/17/2021 - mlc);
	Minute Order - No Hearing Held
06/08/2021	CANCELED Motion (10:00 AM) (Judicial Officer: Henderson, Bill)
	Vacated - per Judge
	Plaintiff's Motion to Request execution of Undivided Accounts and Other Expenses
0(/17/2021	
06/17/2021	CANCELED Motion (9:00 AM) (Judicial Officer: Henderson, Bill)
	Vacated - per Judge
	Motion for request execution of undivided accounts and other arrears. Banks & Agents need court order to clarify which accounts & funds need to be executed by them.

06/18/2021 CANCELED Motion (4:00 AM) (Judicial Officer: Henderson, Bill) Vacated - per Judge

CASE NO. D-13-478791-D			
	Motion For Attorney Fred Page Withdraw		
06/24/2021	CANCELED Motion (9:00 AM) (Judicial Officer: Henderson, Bill)		
	Vacated - per Judge Plaintiff's Motion for Amend 8/23/2019 Order (page 2 line 5-9) and 9/3/2019 QDRO		
08/16/2021	Minute Order (8:30 AM) (Judicial Officer: Henderson, Bill)		
	Minute Order - No Hearing Held; Journal Entry Details:		
	MINUTE ORDER - NO HEARING HELD D-13-478791-D Yu, Ruorong v. Yu, Brian NRCP 1 and EDCR 1.10 state the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c) and 5.11 (e), this Court can consider a motion and issue a decision on the papers at any time without a hearing. This matter comes before the Court on Plaintiff, Ruorong Yu, representing herself in proper person, filed Plaintiff's Motion for Attorney Fred Page and David Ortiz Withdraw (2) and Oppose Fred Page's 6/30/2021 ATLN filed on 07/03/2021. Plaintiff represents herself in proper person. Defendant is represented by his attorney of record, Soraya Veiga, Esq. All factual averments in motions must be supported by an affidavit. (EDCR 5.506). THE COURT FINDS that the issue of withdrawal regarding Attorney David Ortiz was adjudicated by minute order on 05/14/2021. This issue, therefore, is MOOT. THE COURT FURTHER FINDS that it appears the issues in Plaintiff's motion are related only to the issues in Fred Page's Motion to Withdraw. THEREFORE, IT IS HEREBY ORDERED that the hearing scheduled for Thursday, 08/19/2021 at 10:00 a.m. SHALL BE VACATED. Plaintiff s motion shall be considered part as an addendum to her opposition and countermotion filed 07/28/2021 which shall be adjudicated without hearing on chambers calendar on 08/27/2021. OFF CALENDAR. A copy of this minute order shall be served on the parties or their attorneys and Attorney Fred Page. CLERK'S NOTE: Copies of this Minute Order were emailed to Attorney Page, Attorney Veiga		
	and Plaintiff. (8/16/2021 - mlc); Minute Order - No Hearing Held		
08/19/2021	CANCELED Motion (10:00 AM) (Judicial Officer: Henderson, Bill)		
	Vacated - per Judge Motion For Attorney Fred Page And David Ortiz Withdraw (2) And Oppose Fred Page's 6/30/2021 ATLN		
08/27/2021	Motion (4:00 AM) (Judicial Officer: Henderson, Bill) Motion to Withdraw as Attorney of Record and to Adjudicate Attorney's Lien		
08/27/2021	Opposition (4:00 AM) (Judicial Officer: Henderson, Bill) Opposition to Counsel's Motion to Withdraw		
01/05/2022	CANCELED Settlement Conference (9:00 AM) (Judicial Officer: Brown, Lisa)		
	Vacated - per Law Clerk Senior Judge Settlement Conference (Blue Jeans Appearances)		
03/21/2022	Minute Order (8:00 AM) (Judicial Officer: Henderson, Bill)		
	Minute Order - No Hearing Held; Journal Entry Details:		
	MINUTE ORDER - NO HEARING HELD D-13-478791-D Yu, Ruorong v. Yu, Brian NRCP 1 and EDCR 1.10 state the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. This matter comes before the Court on Plaintiff' Motion for Order Defendant to Pay Delinquent Amount from a Valid and Specific Account According to Courts Order filed 02/11/2022 and set for hearing on 03/22/2022 at 9:00 a.m. THE COURT NOTES that a Senior Judge Settlement Conference regarding the		
	resolution of all outstanding issues is scheduled to occur on 06/10/2022 in this case. THEREFORE, IT IS HEREBY ORDERED that Plaintiff' motion is deferred, and the Senior Judge Settlement Conference on all outstanding issues SHALL OCCUR. The parties shall attempt to resolve all issues in good faith. The hearing scheduled for 03/22/2022 at 9:00 a.m. is VACATED. A copy of this minute order shall be served on the parties or their attorneys. CLERK'S NOTE: Copies of this Minute Order were emailed to Attorney Page and Attorney Veiga. (3/21/2022 - mlc); Minute Order - No Hearing Held		
03/22/2022	CANCELED Motion (9:00 AM) (Judicial Officer: Henderson, Bill)		
	Vacated - per Judge		
	Motion For Order Defendant To Pay Delinquent Amount From A Valid And Specific Acct According To Court s Order		
05/02/2022	Minute Order (9:00 AM) (Judicial Officer: Henderson, Bill)		

Eighth Judicial District Court CASE SUMMARY CASE NO. D-13-478791-D

05/05/2022	 Minute Order - No Hearing Held; Journal Entry Details: MINUTE ORDER - NO HEARING HELD D-13-478791-D Yu, Ruorong v. Yu, Brian NRCP 1 and EDCR 1.10 state the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. This matter comes before the Court on Plaintiff's Motion for Summary Judgment for Amend 9/3/2019 QDRO (page 3 #8 1-3) 2nd Amended filed 03/30/2022 and set for hearing on 05/05/2022 at 9:00 a.m. is DENIED because Plaintiff's motion is duplicative and has been adjudicated and repeatedly addressed by this Court. Plaintiff is reminded that the only outstanding issues in this case remain those five (5) identified in the Order filed 07/08/2021. THE COURT NOTES that a Senior Judge Settlement Conference regarding the resolution of all five (5) outstanding issues is scheduled to occur on 06/10/2022 in this case. THEREFORE, IT IS HEREBY ORDERED that Plaintiff's motion is DENIED, and the Senior Judge Settlement Conference on all outstanding issues SHALL OCCUR. The parties shall attempt to resolve all issues in good faith. The hearing scheduled for 05/05/2022 at 9:00 a.m. is VACATED. A copy of this minute order shall be served on the parties or their attorneys. CLERK'S NOTE: Minute order was emailed to both parties (IIs 05/02/2022).; Minute Order - No Hearing Held CANCELED Motion (9:00 AM) (Judicial Officer: Henderson, Bill) Vacated - per Law Clerk Plaintiff's Data the ded Matien Fen Summary Ludement Fen Amend 0/2/2010 ODBO (Base 2
	Plaintiff's 2nd amended Motion For Summary Judgment For Amend 9/3/2019 QDRO (Page 3 #8) - 3
06/10/2022	Settlement Conference (9:00 AM) (Judicial Officer: Brown, Lisa) Senior Judge Settlement Conference (Blue Jeans Appearances) Not Settled; Journal Entry Details: SETTLEMENT CONFERENCE: SENIOR JUDGE SETTLEMENT CONFERENCE (BLUE JEANS APPEARANCES) Court Clerks present: Michelle Cunningham and Luz Leal Santillan (Ils). All parties were present via VIDEO CONFERENCE through the BlueJeans application.
08/02/2022	A Senior Settlement conference was held off the record in conference 326 before Judge Brown. The parties were unable to reach a resolution and the matter was not placed on the record. ; Not Settled
	 Minute Order (9:30 AM) (Judicial Officer: Henderson, Bill) Minute Order - No Hearing Held; Journal Entry Details: MINUTE ORDER - NO HEARING HELD D-13-478791-D Yu, Ruorong, Yu v. Yu, Brian NRCP 1 and EDCR 1.10 state the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. This matter comes before the Court on Plaintiff's Motion for Defendant Shall Pay Plaintiff's 18,000 Plus Interest filed 06/30/2022 and Defendant's Opposition to Plaintiff's 7-21-2022 Exmt Fabricated 23k and 57k Claims and Opposition to Plaintiff's 5-23-2022, J-2022, and 2-11-2011 Motions that All Fabricated Claims Without Concrete Evidence and Defendant's Countermotion that Plaintiff Owe Defendant \$50,000 Payment on Buyout 6721 Old Valley Street Due to When Money Chanced Hand Property Value Gone Up By \$100,000 and Due to Plaintiff's Attorney Mr. Page Misleading the Court on Defendant's Hand Written Two Parts Informal Living Will as an Agreement. Defendant Wants His Condo's Free Title Back set for hearing on 08/04/2022 at 9:00 a.m. THE COURT NOTES that a Return from Senior Judge Settlement Conference hearing is scheduled to occur on 08/23/2022 at 1:30 p.m. in this case. THEREFORE, IT IS HEREBY ORDERED that, in the interest of judicial economy, the hearing scheduled for 08/04/2022 at 1:30 p.m. A copy of this minute order shall be served on the parties or their attorneys. CLERK'S NOTE: Copies of this Minute Order were emailed to both parties. (8/2/2022 - mlc);
08/11/2022	CANCELED Settlement Conference (9:00 AM) Vacated senior judge
08/23/2022	Status Check (1:30 PM) (Judicial Officer: Henderson, Bill) Status Check: Re: Senior Settlement Conference Results Evidentiary Hearing; See All Pending Evidentiary Hearing

	CASE 110. D-13-4/0/71-D
08/23/2022	Motion (1:30 PM) (Judicial Officer: Henderson, Bill)Plaintiff's Motion for Defendant Shall Pay Plaintiff \$18,000 and Plus Interest08/04/2022Reset by Court to 08/23/2022See 8/2/2022 Minute OrderEvidentiary Hearing; See All PendingEvidentiary Hearing
08/23/2022	Opposition (1:30 PM) (Judicial Officer: Henderson, Bill) Dft's Opposition to Plt's Motion and Countermotion 08/04/2022 Reset by Court to 08/23/2022 See 8/2/2022 Minute Order Evidentiary Hearing; See All Pending Evidentiary Hearing
08/23/2022	All Pending Motions (1:30 PM) (Judicial Officer: Henderson, Bill) Status Check: Re: Senior Settlement Conference ResultsPlaintiff's Motion for Defendant Shall Pay Plaintiff \$18,000 and Plus InterestDefendant's Opposition to Plaintiff's Motion and Countermotion
	MINUTES Matter Heard; Journal Entry Details: <i>STATUS CHECK: RE: SENIOR SETTLEMENT CONFERENCE RESULTSPLAINTIFF'S</i> <i>MOTION FOR DEFENDANT SHALL PAY PLAINTIFF \$18,000 AND PLUS</i> <i>INTERESTDEFENDANT'S OPPOSITION TO PLAINTIFF'S MOTION AND</i> <i>COUNTERMOTION Both parties appeared IN PERSON. Court Certified Mandrin Interpreter,</i> <i>Lijun Cao, present with Plaintiff. Court advised the parties on how the case is going to</i> <i>proceed. Court addressed the five (5) issues and sub parts of concern. Court further advised</i> <i>the parties that he will not entertain any other issues beyond these five (5). Plaintiff addressed</i> <i>the Synchrony account and the Gain Capital account. Further discussion between the Court</i> <i>and Parties regarding the accounts and whether or not Defendant paid anything to Plaintiff.</i> <i>Defendant stated it is 100% his money. Defendant further stated he has filed everything the</i> <i>Court needs. COURT ORDERED, An EVIDENTIARY HEARING: re: Further</i> <i>Proceedings/Court's Decision shall be SET FOR 11/15/2022 AT 1:30 p.m. If a DECISION is</i> <i>made before that date, the Hearing shall be VACATED. Parties shall have fifteen (15) days to</i> <i>FILE anything ADDITIONAL they feel the Court needs. ;</i> <i>Matter Heard</i>
	 SCHEDULED HEARINGS Evidentiary Hearing (11/15/2022 at 1:30 PM) (Judicial Officer: Henderson, Bill) Evidentiary Hearing: re: Further Proceedings/Court's Decision No Ruling
10/10/2022	 Minute Order (4:00 PM) (Judicial Officer: Henderson, Bill) Minute Order - No Hearing Held; Journal Entry Details: MINUTE ORDER - NO HEARING HELD D-13-478791-D Yu, Ruorong, Yu v. Yu, Brian NRCP 1 and EDCR 1.10 state the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. This matter comes before the Court on Plaintiff's Motion for Amend 7/8/21 Order (Omit Modifying 9/3/19 QDRO- 2 part of the legal error) filed 09/06/2022 and Defendant's Opposition to Plaintiff's Motion to Amend 7/8/2021 Court Order and Modifying Mass Mutual QDRO filed 09/28/2022 set for hearing on 10/11/2022 at 9:00 a.m. THE COURT FINDS that issues related to the Mass Mutual QDRO are currently being heard at evidentiary proceeding. The next day of evidentiary hearing is scheduled for 11/15/2022 at 1:30 p.m. THEREFORE, IT IS HEREBY ORDERED that Plaintiff's Motion is DENIED. The issues shall continue to be heard at the evidentiary hearing on 11/15/2022 at 1:30 p.m A copy of this minute order shall be served on the parties or their attorneys. CLERK'S NOTE: Copies of this Minute Order were emailed to Plaintiff and Attorney Veiga. (10/10/2022 - mlc); Minute Order - No Hearing Held
11/15/2022	Evidentiary Hearing (1:30 PM) (Judicial Officer: Henderson, Bill) Evidentiary Hearing: re: Further Proceedings/Court's Decision No Ruling; See All Pending 11/15/2022 Ruling on 2/23/2023 No Ruling
11/15/2022	Motion (1:30 PM) (Judicial Officer: Henderson, Bill)

Eighth Judicial District Court CASE SUMMARY

CASE NO. D-13-478791-D

	Events: 09/06/2022 Motion Motion for Amend 07/08/2021 Order (Omit Modifying 09/03/2019 QDRO-2 part of the Legal		
	<i>Error)</i> 10/11/2022 Reset by Court to 11/15/2022 See 10/10/2022 Minute Order		
	Matter Heard; See All Pending 11/15/2022 Matter Heard		
11/15/2022	Opposition (1:30 PM) (Judicial Officer: Henderson, Bill)Opposition To Pltfs Motion To Amend 7/8/21 Court Order10/11/2022Reset by Court to 11/15/2022See 10/10/2022 Minute OrderMatter Heard; See All Pending 11/15/2022Matter Heard		
11/15/2022	All Pending Motions (1:30 PM) (Judicial Officer: Henderson, Bill) Evidentiary HearingMotion for Amend 07/08/2021 Order (Omit Modifying 09/03/2019 QDRO-2 part of the Legal Error)Opposition To Pltfs Motion To Amend 7/8/21 Court Order Matter Heard; Journal Entry Details: EVIDENTIARY HEARINGMOTION FOR AMEND 07/08/2021 ORDER (OMIT MODIFYING 09/03/2019 QDRO-2 PART OF THE LEGAL ERROR)OPPOSITION TO PLTFS MOTION TO AMEND 7/8/21 COURT ORDER Both parties appeared IN PERSON. Court certified Mandarin Interpreter, Wai Mei Borgel, appeared on Plaintiff's behalf. Court stated it is lacking clarity on what is being litigated. Court further stated it issued a final comprehensive decision a few years back and there have been attempts to appeal the matter which have rejected because it was unclear what was being appealed. Additionally, Court stated it issued a comprehensive order on July 8 indicating there are only five remaining issues that the Court identified. Court further stated it will take argument on the five (5) issues and will set a return date for February. Court stated it will either have a decision issued by way of an order before the return date in February or Court will issue its decision on the return date. Court canvassed the parties regarding the five (5) issues identified: 1. Distribution of the frozen Synchrony Account; 2. Distribution of Gain Capital accounts; 3. The City of Las Vegas sick and vacation hours; 4. E-Trade account and; 5. \$20,000 owed to Plaintiff for shortfall of E-Trade account. COURT ORDERED the following: 1. A Return Hearing Re: Court s Decision on Pending Issues shall be SET for 02/23/2023 at 11:00 a.m. If Court ISSUES a decision PRIOR to the Return Hearing on 02/23/2023, the hearing date will be VACATED; 2. Defendant shall SUBMIT any proof of payments to Plaintiff within thirty (30) days. ; Matter Heard		
02/22/2023	 Minute Order (9:00 AM) (Judicial Officer: Henderson, Bill) Minute Order - No Hearing Held; Journal Entry Details: MINUTE ORDER - NO HEARING HELD D-13-478791-D Yu, Ruorong v. Yu, Brian NRCP 1 and EDCR 1.10 state the procedure in district courts shall be administered to secure the just, speedy, and inexpensive determinations in every action. It is ordered that the hearing scheduled for 02/23/2023 at 11:00 a.m. SHALL BE rescheduled to 03/10/2023 at 1:30 p.m. The parties SHALL appear in person for this hearing in courtroom #1 located at The Family Courts and Services Center, 601 North Pecos Rd., Las Vegas, NV 89101. A copy of this minute order shall be served on the parties. (2/22/2023 - mlc); Minute Order _ No Hearing Held 		
03/10/2023	Minute Order - No Hearing Held Return Hearing (1:30 PM) (Judicial Officer: Henderson, Bill) Re: Court's Decision on Pending Issues from 11/15/2022 Evidentiary Hearing 02/23/2023 Reset by Court to 03/10/2023 Decision Made; See All Pending 03/10/2023 Decision Made		
03/10/2023	Hearing (1:30 PM) (Judicial Officer: Henderson, Bill) 02/23/2023 Reset by Court to 03/10/2023 See 2/22/2023 Minute Order Decision Made; See All Pending 03/10/2023 Decision Made		
03/10/2023	All Pending Motions (1:30 PM) (Judicial Officer: Henderson, Bill)		

Return Hearing Re: Court's Decision On Pending Issues From 11/15/2023 Evidentiary Hearing...Hearing

MINUTES

Matter Heard;

	Journal Entry Details: <i>RETURN HEARING: RE: COURT'S DECISION ON PENDING ISSUES FROM 11/15/2022</i> <i>EVIDENTIARY HEARINGHEARING Both parties appeared IN PERSON. Court stated it has</i> <i>dealt with these issues extensively and will not be able to solve additional or further problems</i> <i>today. COURT stated the following FINDINGS: (1) On June 26, 2015, about a week and half</i> <i>after the decree of divorce was entered, Defendant created and funded the Synchrony Account</i> <i>with monies that were community or marital and were concealed from Plaintiff at the time of</i> <i>the divorce. Court stated this ruling was previously established at the 02/01/2016 and became</i> <i>in order on 04/26/2016. (2) The Gain Capital was likewise concealed from the decree of</i> <i>divorce and thus at the hearing of 02/01/2016 the Court ordered Plaintiff was to be awarded</i> <i>half of the Gain Capital account. (3) Plaintiff is entitled to half of \$69, 158.00 for the sick leave</i> <i>and vacation time with The City of Las Vegas. (4) Defendant owes Plaintiff \$19,989.00 for the</i> <i>shortfall of the E-Trade account. COURT ORDERED the following: 1. Relative to the</i> <i>SYNCHRONY ACCOUNT, Defendant shall PAY Plaintiff one half (1/2) of the balance either at</i> <i>the time the account was opened (on or about 06/26/2015) or half (1/2) the balance at the time</i> <i>of the 02/01/2016 hearing, whichever balance is GREATER; 2. Defendant shall OWE Plaintiff</i> <i>one half (1/2) of the balance of the GAIN CAPITAL ACCOUNT at the time of the 02/01/2016</i> <i>hearing; 3. Plaintiff shall receive a JUDGEMENT for \$34,579.00 for her share of the SICK</i> <i>LEAVE and VACATION TIME; 4. Defendant owes Plaintiff \$19,989.00 for the shortfall of the</i> <i>E-TRADE ACCOUNT. Plaintiff shall prepare the order from today's hearing. A copy of these</i> <i>Court minutes and instructions shall be provided. CLERK'S NOTE: A copy of these Hearing</i> <i>Minutes and Instructions were emailed to Plaintiff. (03/13/2023 - lls);</i> <i>Matter Heard</i>
05/25/2023	Motion (9:00 AM) (Judicial Officer: Henderson, Bill) Defendant' Motion for a Hearing to go Through the Normal Legal Process to Settle All the Remaining Outstanding Issues, Technically Close this Court Case at It's Ten Year Anniversary
05/25/2023	Motion (9:00 AM) (Judicial Officer: Henderson, Bill) Opposition to Defendants 4/19/23 motion, and countermotion for modifying 9/39/1 QDRO and request a ruling on the amount of the defendants outstanding debts
06/02/2023	Motion (4:00 AM) (Judicial Officer: Henderson, Bill) Events: 04/24/2023 Motion Motion For An Order Reducing One-Half Synchrony Bank Account Balance to Judgment
06/20/2019	SERVICE Writ Yu, Brian Kwok Sheung Unserved
01/22/2020	Writ Yu, Brian Kwok Sheung Unserved
02/07/2020	Writ Yu, Brian Kwok Sheung Unserved
02/14/2020	Writ Yu, Brian Kwok Sheung Unserved
03/03/2020	Writ Yu, Brian Kwok Sheung Unserved

Electronically Filed 04/14/2023 9:57 AM CLERK OF THE COURT

FILING CODE:ORDR Ruorong Yu 6721 Old Valley St Las Vegas NV 89149 (929) 355-0048 ruorongyu.lv@yahoo.com In Proper Person

DISTRICT COURT CLARK COUNTY, NEVADA

Ruorong Yu) CASE NO.: <u>D-13-478791-D</u>
Plaintiff,) DEPT: <u>R</u>
VS.) HEARING DATE: 03-10-2023
Brian Yu) HEARING TIME: 1:00PM
Defendant.)

ORDER FROM HEARING ON MARCH 10, 2023

THIS MATTER having come on March 10, 2023 for RETURN HEARING: COURT'S DECISION ON PENDING ISSUES FROM 11/15/2022 EVIDENTIARY HEARING...HEARING. Both parties appeared IN PERSON. Court stated it has dealt with these issues extensively and will not be able to solve additional or further problems today.

COURT stated the following FINDINGS:

(1) On June 26, 2015, about a week and half after the decree of divorce was entered, Defendant created and funded the Synchrony Bank Account with monies that were community or marital and were concealed from Plaintiff at the time of the divorce. Court stated this ruling was previously established at the 02/01/2016 and became in order on 04/26/2016.

(2) The Gain Capital was likewise concealed from the decree of divorce and thus at the hearing of 02/01/2016 the Court ordered Plaintiff was to be awarded

1

half of the Gain Capital account.

(3) Plaintiff is entitled to half of \$69,158.00 for the sick leave and vacation time with The City of Las Vegas.

(4) Defendant owes Plaintiff \$19,989.00 for the shortfall of the E-Trade0241 account.

THEREFORE,

IT IS HEREBY COURT ORDERED that Relative to the SYNCHRONY BANK ACCOUNT, Defendant shall PAY Plaintiff one half (1/2) of the balance either at the time the account was opened (on or about 06/26/2015); or half (1/2) the balance at the time of the 02/01/2016 hearing, whichever balance is GREATER;

IT IS FURTHER ORDERED that Defendant shall OWE Plaintiff one half (1/2) of the balance of the GAIN CAPITAL ACCOUNT at the time of the 02/01/2016 hearing;

IT IS FURTHER ORDERED that Plaintiff shall receive a JUDGEMENT for \$34,579.00 for her share of the SICK LEAVE and VACATION TIME;

IT IS FURTHER ORDERED that Defendant owes Plaintiff \$19,989.00 for the shortfall of the E-TRADE 0241 ACCOUNT.

Plaintiff shall prepare the order from today's hearing. A copy of these Court minutes and instructions shall be provided.

DATED this _____ day of _____, 2023

Dated this 14th day of April, 2023

10n lovon

JUDGE

E79 0D6 596C 754A Bill Henderson District Court Judge

Respectfully submitted by: Ruorong Yu

1			
2	CSERV		
2		ISTRICT COURT K COUNTY, NEVADA	
4			
5			
6	Ruorong Yu, Plaintiff	CASE NO: D-13-478791-D	
7	vs.	DEPT. NO. Department R	
8	Brian Kwok Sheung Yu, Defendant.		
9			
10			
11	AUTOMATED	CERTIFICATE OF SERVICE	
12	This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order was served via the court's electronic eFile system to all		
13	recipients registered for e-Service on th		
14	Service Date: 4/14/2023		
15	Brian Yu	nv133012002@yahoo.com	
16 17	Soraya Veiga, Esq.	veigalawoffice@cox.net	
18	Ruorong Yu	ruorongyu.lv@yahoo.com	
19	DAVID ORTIZ	davidortizlaw@yahoo.com	
20			
21			
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Electronically Filed	
4/14/2023 6:59 PM	
Steven D. Grierson	
CLERK OF THE COURT	
Atump. Atum	seg.

NEJ Name: Ruorong Yu Address: <u>6721 Old Valley St</u> las Vegas, NV 89149 Telephone: <u>929-355-0048</u> Email Address: <u>ruorongyu.lv@yahoo.com</u> Self-Represented

DISTRICT COURT CLARK COUNTY, NEVADA

1

CASE NO.D-13-478791-D	
DEPT: R	
NOTICE OF ENTRY	
OF ORDER / JUDGMENT	
-	

PLEASE TAKE NOTICE that an Order and/or Judgment was entered in this matter on (*date order was filed-on the upper right corner of the order*) ______ April 14 _____, 2023, a copy of which is attached.

DATED (today	v's date) Ap	ril 15	20 ²³ .
	Submitted By: (Your		Ruorong Yu Ruszia
	CERTIFIC	ATE OF SERV	ICE
I, (your name)	Ruoron	g Yu	declare under penalty of perjury
under the law of the St	tate of Nevada that I s	erved this Notice	e of Entry of Order/Judgment on
(month) Ap	oril (day)	15_, 2023_, in	the following manner: (check one)
□ Mail: By depositing a copy in the U.S. Mail in the State of Nevada, postage prepaid			
addressed to (p	rint the name and add	ress of the perso	on you mailed the document to):
	Brian Yu		

nv133012002@yahoo.com

Electronic: Through the Court's electronic service system.

,2023. DATED (today's date) April 15

Submitted By: (Your signature) Ruorong Yu

ATTACH A FILED COPY OF THE COURT'S ORDER TO THIS NOTICE

© 2020 Family Law Self-Help Center

Notice of Entry of Order or Judgment

Electronically Filed 04/14/2023 9:57 AM CLERK OF THE COURT

FILING CODE:ORDR Ruorong Yu 6721 Old Valley St Las Vegas NV 89149 (929) 355-0048 ruorongyu.lv@yahoo.com In Proper Person

DISTRICT COURT CLARK COUNTY, NEVADA

Ruorong Yu) CASE NO.: D-13-478791-D
Plaintiff,) DEPT: <u>R</u>
VS.) HEARING DATE: <u>03-10-2023</u>
Brian Yu) HEARING TIME : 1:00PM
Defendant.	

ORDER FROM HEARING ON MARCH 10, 2023

THIS MATTER having come on March 10, 2023 for RETURN HEARING: COURT'S DECISION ON PENDING ISSUES FROM 11/15/2022 EVIDENTIARY HEARING...HEARING. Both parties appeared IN PERSON. Court stated it has dealt with these issues extensively and will not be able to solve additional or further problems today.

COURT stated the following FINDINGS:

(1) On June 26, 2015, about a week and half after the decree of divorce was entered, Defendant created and funded the Synchrony Bank Account with monies that were community or marital and were concealed from Plaintiff at the time of the divorce. Court stated this ruling was previously established at the 02/01/2016 and became in order on 04/26/2016.

(2) The Gain Capital was likewise concealed from the decree of divorce and thus at the hearing of 02/01/2016 the Court ordered Plaintiff was to be awarded

half of the Gain Capital account.

(3) Plaintiff is entitled to half of \$69,158.00 for the sick leave and vacation time with The City of Las Vegas.

(4) Defendant owes Plaintiff \$19,989.00 for the shortfall of the E-Trade 0241 account.

THEREFORE,

IT IS HEREBY COURT ORDERED that Relative to the SYNCHRONY BANK ACCOUNT, Defendant shall PAY Plaintiff one half (1/2) of the balance either at the time the account was opened (on or about 06/26/2015); or half (1/2) the balance at the time of the 02/01/2016 hearing, whichever balance is GREATER;

IT IS FURTHER ORDERED that Defendant shall OWE Plaintiff one half (1/2) of the balance of the GAIN CAPITAL ACCOUNT at the time of the 02/01/2016 hearing;

IT IS FURTHER ORDERED that Plaintiff shall receive a JUDGEMENT for \$34,579.00 for her share of the SICK LEAVE and VACATION TIME;

IT IS FURTHER ORDERED that Defendant owes Plaintiff \$19,989.00 for the shortfall of the E-TRADE 0241 ACCOUNT.

Plaintiff shall prepare the order from today's hearing. A copy of these Court minutes and instructions shall be provided.

DATED this _____ day of _____ 2023 Dated this 14th day of April, 2023 Respectfully submitted by JUDGE E79 0D6 596C 754A **Bill Henderson** APR 1 4 2023 Ruorong Yu **District Court Judge** CERTIFIED COPY OCUMENT ATTACHED IS A RUE AND CORRECT COPY OF THE DOCUMENT ON FILE

1	CSERV		
2	DIS	STRICT COURT	
3	CLARK	COUNTY, NEVADA	
4	у. 		
5			
6	Ruorong Yu, Plaintiff	CASE NO: D-13-478791-D	
7	VS.	DEPT. NO. Department R	
8	Brian Kwok Sheung Yu, Defendant.		
9	Derendant.		
10			
11	AUTOMATED C	CERTIFICATE OF SERVICE	
12	This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below:		
13			
14	Service Date: 4/14/2023		
15	Brian Yu	nv133012002@yahoo.com	
16	Soraya Veiga, Esq.	veigalawoffice@cox.net	
17			
18		ruorongyu.lv@yahoo.com	
19	DAVID ORTIZ	davidortizlaw@yahoo.com	
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DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complain	t C	OURT MIN	UTES	May 17, 2013	
D-13-478791-D	Ruorong Yu, 1 vs. Brian Kwok S		efendant.		
May 17, 2013	9:30 AM	Minute (Order		
HEARD BY: Nath	an, Gayle		COURTR	OOM: Courtroom 1	14
COURT CLERK:	Lucinda Tait				
PARTIES: Brian Yu, Defendar present	nt, Counter Clair	nant, not	Pro Se		
Ruorong Yu, Plaint present	iff, Counter Defe	endant, not	Pro Se		
		JOURNA	AL ENTRIES		

- MINUTE ORDER RE: PEREMPTORY CHALLENGE

The Peremptory Challenge in the Yu matter is untimely . The case is being sent back to Dept. R for the motion to be heard. Dept. T's June hearing date is vacated.

Copies of this minute order have been placed in counsel's attorney files in the Clerk's Office.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE: 05/16/2023 Page 1 of 80 Minutes Date: May 17, 2013	
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DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint	COL	JRT MINUTES	May 28, 2013	
	Ruorong Yu, Pla vs. Brian Kwok Shet		nt.	
May 28, 2013 9	:00 AM	Motion		
HEARD BY: Hender	rson, Bill		COURTROOM: Courtro	oom 12
COURT CLERK: Jef	feryann Rouse			
PARTIES:				
Brian Yu, Defendant, present	Counter Claimar	nt, Pro Se	2	
Ruorong Yu, Plaintiff present	, Counter Defend	lant, Pro Se		
1				

JOURNAL ENTRIES

- MOTION: MOTION FOR EXCLUSIVE POSSESSION, FOR INTERIM SPOUSAL SUPPORT AND FOR INTERIM S ATTORNEY FEES.

The court noted the Peremptory Callenge filed and Attorney's Leavitt request for a continuance..

Attorney Leavitt stated the Peremptory Challenge was filed as a request for additional time. Counsel further advised the court parties were separated in 10-2012.

The court inquired as to Plaintiff having transportation. Upon court's inquiry Attorney Leavitt stated by Stipulation Defendant has agreed to allow Plaintiff drive the 2005 Nissan.

Arguments by Attorney Page as to Defendant's Income, Financial Disclosure Form, and the award of Spousal Support and Attorney Fees.

Attorney Leavitt advised the court of Plaintiff's reason for marriage to Defendant.

In open court, A	ttorney Page provide At	torney Leavit with a	Receipt of Copy for	Discovery with a
PRINT DATE:	05/16/2023	Page 2 of 80	Minutes Date:	May 17, 2013

requested due date of (30) days.

THE COURT ORDERED,

Defendant shall pay Plaintiff SPOUSAL SUPPORT in the amount of \$2,100.00 per month, EFFECTIVE 5-1-2013.

Plaintiff shall have possession of the Snowden Condominium pending trial.

Defendant shall be responsible for the ELECTRIC BILL assocatied with the Snowden Residence.

By Stipulation, parties agreed Plaintiff shall drive the 2005 Nissan.

Plaintiff shall be AWARDED Attorney Fees in the amount of \$7,500.00. If Defendant pays the AWARD of Attorney Fees today, (5-28-2013), the award shall be reduced to \$6,750.00.

Issues as to an ADDITIONAL AWARD of Attorney Fees shall be resevered until trial.

A Settlement Conderence shall be heard in this matter.

Attorney Page shall prepare the order. Attorney Leavitt shall sign off.

Status Check SET for 9-26-2013 at 11:00 am.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	05/16/2023	Page 3 of 80	Minutes Date:	May 17, 2013
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DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint	CC	OURT MINUTES	September 26, 2013
D-13-478791-D	Ruorong Yu, P vs. Brian Kwok Sł	laintiff neung Yu, Defenda	ant.
September 26, 2013	11:00 AM	Status Check	
HEARD BY: Hende	erson, Bill		COURTROOM: Courtroom 12
COURT CLERK: Je	efferyann Rouse		
PARTIES: Brian Yu, Defendan present Ruorong Yu, Plainti present			

JOURNAL ENTRIES

- STATUS CHECK

Prior to court MATTER CONTINUED to 10-29-203 at 10:00 am.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	05/16/2023	Page 4 of 80	Minutes Date:	May 17, 2013
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DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint	COU	JRT MINUTE	S October 29, 2013
D-13-478791-D	Ruorong Yu, Pla vs. Brian Kwok She		lant.
October 29, 2013	10:00 AM	Status Check	
HEARD BY: Hende	rson, Bill		COURTROOM: Courtroom 12
COURT CLERK: Jef	fferyann Rouse		
PARTIES:			
Brian Yu, Defendant, present	Counter Claima	nt, not Pro	Se
Ruorong Yu, Plaintif present	f, Counter Defenc	lant, Pro	Se
			NTDIEC

JOURNAL ENTRIES

- STATUS CHECK

The court inquired as to Attorney Sachs presence. Upon court's inquiry Attorney Page advised the court he spoke with counsel but is unaware of his whereabouts.

The court placed an outbound call to Attorney Sachs.

Counsel agreed to a continuance as the matter is closed to reaching a settlements.

THE COURT ORDERED,

1. Matter Continued to 11-26-2013 at 10:00 am.

INTERIM CONDITIONS:

PRINT DATE:	05/16/2023	Page 5 of 80	Minutes Date:	May 17, 2013
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FUTURE HEARINGS:

	PRINT DATE:	05/16/2023	Page 6 of 80	Minutes Date:	May 17, 2013
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DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint	COURT MIN	UTES November 26, 2013
VS.	rong Yu, Plaintiff 1 Kwok Sheung Yu, D	efendant.
November 26, 10:00 . 2013	AM Status Cl	neck
HEARD BY: Henderson,	Bill	COURTROOM: Courtroom 12
COURT CLERK: Jefferya	nn Rouse	
PARTIES: Brian Yu, Defendant, Cour present	nter Claimant,	Pro Se
Ruorong Yu, Plaintiff, Cou present	inter Defendant,	Pro Se

JOURNAL ENTRIES

- STATUS CHECK

The court inquired as to need for a settlement conference.

Mr. Yu advised the court he's not guilty of said allegations made at the previous hearing by Attorney Page.

THE COURT ORDERED,

- 1. A Settlement Conference shall be set in this matter.
- 2. Status Check SET 1-28-2014 at 10:00 am.

INTERIM CONDITIONS:

PRINT DATE:	05/16/2023	Page 7 of 80	Minutes Date:	May 17, 2013
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D-13-478791-D

FUTURE HEARINGS:

Nov 26, 2013 10:00AM Status Check Courtroom 12 Henderson, Bill

	PRINT DATE:	05/16/2023	Page 8 of 80	Minutes Date:	May 17, 2013
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Divorce - Complaint	COURT MI	I NUTES Feb	oruary 19, 2014	
D-13-478791-D	Ruorong Yu, Plaintiff vs. Brian Kwok Sheung Yu,	, Defendant.		
February 19, 2014	9:00 AM Settler	ment Conference		
HEARD BY: Becke	r, Nancy	COURTROOM	I: Conference Room #326	
COURT CLERK: Valerie Marsden				
PARTIES: Brian Yu, Defendant, Counter Claimant, present Ruorong Yu, Plaintiff, Counter Defendant,		Pro Se Pro Se		
present	n, Counter Defendant,	PTO Se		
	JOUR	NAL ENTRIES		

- SETTLEMENT CONFERENCE: TO BE HEARD BY A SENIOR JUDGE FOR DEPT. R

Settlement negotiations held off the record.

MATTER NOT SETTLED.

The hearing scheduled for 2-27-2014 STANDS.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	05/16/2023	Page 9 of 80	Minutes Date:	May 17, 2013
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Divorce - Complaint	COL	JRT MINUTES	February 27, 201	4
D-13-478791-D	Ruorong Yu, Plai vs. Brian Kwok Sheu		ant.	
February 27, 2014	10:00 AM	Status Check		
HEARD BY: Hende	erson, Bill		COURTROOM: Courtroor	m 12
COURT CLERK: Je	efferyann Rouse			
PARTIES:				
Brian Yu, Defendant present	t, Counter Claimar	nt, not Pro S	e	
Ruorong Yu, Plainti	ff, Counter Defend	lant, Pro S	e	
present				
		TOUDNIAL EN	TDIEC	

JOUKNAL ENTRIES

- STATUS CHECK: RE: SETTLEMENT CONFERENCE

Court Interpreter present with Plaintiff.

The court inquired as to the presence of Attorney Herbert Sachs.

Upon inquiry Attorney Page advised the court he spoke with Opposing Counsel whom informed him he would not be appeared for the hearing. Attorney Page agreed to place unresolved issues on the record.

Attorney Page advised the court issues as to Alimony, Debt, Ownership of the Division and Ownership of the Snowden Condominium, Bank Account's, Medical Insurance and Attorney Fees. Attorney Page also advised the court of matters that were resolved by parties and stated parties stipulated as follows.

By stipulation Plaintiff will keep her car and Defendant will keep his car.

PRINT DATE: 05/16/2023 Page 10 of 80 Minutes Date: May 17, 2013

By stipulation parties agreed Defendant shall keep the 2005 Nissan,

Parties agreed issues as to the E-TRADE INVESTMENT ACCOUNT, IRA'S, G.E. FINANCIAL ACCOUNT, HARTFORD DEFERRED COMP ACCOUNT, SCOTT TRADE and JANUS IRA ACCOUT and DIVISION of the PERSON PENSION ACCOUNT were resolved.

Attorney Page read Plaintiff's request to withdraw the agreement reached in the settlement conference.

The court noted Plaintiff withdrew consent as to the Partial Resolution placed on the record.

The court further noted Plaintiff's owes Attorney Fred Page Attorney Fees in the amount of \$18,000.00.

THE COURT ORDERED,

1. Plaintiff has WITHDRAW her CONSENT as to the PARITAL AGREEMENT reached in the settlement conference.

2. Defendant and counsel shall argue against Plaintiff's request to withdraw the agreement reached in the settlement conference.

- 3. The MARITAL RESIDENCE shall be sold.
- 4. Defendant shall continue to pay orders SPOUSAL SUPPORT and other previously agreed upon.
- 5. Issues as to DIVISION of VACATION and SICK PAY form the City of Las Vegas.
- 6. Trail Briefs shall be due by 5-9-2014.
- 7. Non-Jury Trial SET for 5-12-2014 at 1:30 pm.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	05/16/2023	Page 11 of 80	Minutes Date:	May 17, 2013
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DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint	COUR	RT MINUTES	May 1	12, 2014
D-13-478791-D	Ruorong Yu, Plair vs. Brian Kwok Sheur		nt.	
May 12, 2014	1:30 PM	Non-Jury Trial		
HEARD BY: Hende	erson, Bill		COURTROOM:	Courtroom 12
COURT CLERK: Je	efferyann Rouse			
PARTIES: Brian Yu, Defendant present Ruorong Yu, Plainti				
present		OURNAL ENT	DIEC	
	J	OURINAL EN I	NIE3	

- MOTION FOR WITHDRAWAL: PLTFS ATTYS MOTION FOR WITHDRAWAL ...NON-JURY TRIAL

The court noted Attorney Pages request to withdraw as Attorney of Record.

Attorney Page requested Attorney Fees in the amount of \$13,653.46 be reduced to the judgment.

Attorney Chau advised the court by stipulation Attorney Herbert Sachs did agree to the matter being continued.

THE COURT ORDERED,

1. Attorney Fred Page's request to Withdraw as Attorney of Record on behalf of Defendant shall be GRANTED.

2. Judgment for Attorney Fees in the amount of \$13653.48 shall be reduced to judgment.

1 0			,	0
PRINT DATE:	05/16/2023	Page 12 of 80	Minutes Date:	May 17, 2013

- 3. By stipulation the Non-Jury Trial shall be CONTINUED to 7-10-2014 at 1:30 pm.
- 4. Order for Attorney Fees signed in open court and returned to counsel.

INTERIM CONDITIONS:

FUTURE HEARINGS: May 12, 2014 1:30PM Non-Jury Trial Courtroom 12 Henderson, Bill

	PRINT DATE:	05/16/2023	Page 13 of 80	Minutes Date:	May 17, 2013
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Divorce - Complaint	COU	RT MINUTES	July 18, 2014
D-13-478791-D	Ruorong Yu, Plair vs. Brian Kwok Sheur		nt.
July 18, 2014 1	1:30 PM	Non-Jury Trial	
HEARD BY: Hende	rson, Bill		COURTROOM: Courtroom 12
COURT CLERK: Jef	fferyann Rouse		
PARTIES:			
Brian Yu, Defendant, present	Counter Claimant	e, Pro Se	2
Ruorong Yu, Plaintif	f, Counter Defenda	ant, Pro Se	2
T			

JOURNAL ENTRIES

- MOTION: PLTF'S MOTION FOR ALIMONY PAYMENTS...MOTION: PLAINTIFF'S MOTION FOR PROPERTY ISSUES ...NON-JURY TRIAL

The court noted the temporary financial orders established as to the \$2,100.00 alimony payment and Snowden Condomimun.

The court inquired as to the parties obtaining a divorce, the award of attorney fees and the sale of the Snowden residence.

Upon inquiry Attorney Sachs advised the court Plaintiff filed a Motion indicating Defendant is in default. Counsel further stated Defendant advised him he has been making the payments as ordered however, Plaintiff has not cashed the checks.

Attorney Page advised the court Defendant right out owns the Snowden residence. Counsel further stated Defendant has paid Attorney Fees in the amount of \$6,750.00.

Mr. Page further advised the court as to issues of the PERS Pension and Hartford Deferred CompPRINT DATE:05/16/2023Page 14 of 80Minutes Date:May 17, 2013

account.

The court also inquired as to the settlement conference heard by Justice Becker.

Arguments by counsel as to issues at hand

Parties sworn and testified.

Testimony provided by Plaintiff.

THE COURT ORDERED,

1. Plaintiff shall bring a Court Interpreter to the next hearing.

2. The residence located at 6721 Old Valley Street, Las Vegas, Nevada shall be listed for sale. After the sale of the PROPERTY proceed shall be divided equally by parties.

3. Matter continued to 7-25-2014 at 1:30 pm.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE:	05/16/2023	Page 15 of 80	Minutes Date:	May 17, 2013
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Divorce - Complaint	COU	URT MINUTES	July 25, 2014
D-13-478791-D	Ruorong Yu, Pla vs. Brian Kwok She	intiff ung Yu, Defendant.	
July 25, 2014	1:30 PM	Non-Jury Trial	
HEARD BY: Hende	erson, Bill	COURT	ROOM: Courtroom 12
COURT CLERK: Je	efferyann Rouse		
PARTIES:			
Brian Yu, Defendan present	t, Counter Claima	nt, Pro Se	
Ruorong Yu, Plainti present	ff, Counter Defend	lant, Pro Se	
*			

JOURNAL ENTRIES

- NON-JURY TRIAL

Interpreter present on behalf of Plaintiff.

The court noted the continuance of the trial. The court noted concerns as to issues at hand and canvassed the interpreter as to her education and employment status.

The court inquired as to Attorney Page's whereabouts. Upon courts inquiry Deputy Marshal Delgado advised the court he spoke with Mr. Page whom indicated he's on his way.

The court requested a short recess for Attorney Pages' appearance.

Matter recalled.

The court further noted parties were still under oath.

Opening statements by Attorney Page as to financial, property and debt issues.

-	. 0	5	, 0	1 1	5	
P	RINT DATE:	05/16/2023		Page 16 of 80	Minutes Date:	May 17, 2013

The court further inquired as to the final agreement related to alimony. The court further inquired as to Defendant's retirement date.

Upon court's inquiry Attorney Sachs advised the court Defendants retirement will be based upon the court s ruling.

Testimony continued and exhibits presented (see attached worksheet).

The court noted incapability and residency has been established.

THE COURT ORDERED,

1. By stipulation Attorney Sachs advised the court he will speak with Attorney Page and address item by item to resolve outstanding issues.

2. Absolute DECREE OF DIVORCE is GRANTED pursuant to the terms and conditions as outlined in the proposed Decree of Divorce.

3. Any PROPERTY or DEBT inquired from this date (7-25-2014) forward shall be the party that inquired the DEBT as their SOLE and SEPARATE OBLIGATION, with the exception of the GE ACCOUNT, PERS ACCOUNT and HARTFORD ACCOUNT.

4. The court shall reserve jurisdiction as to unresolved issues.

5. Matter Continued to 8-22-2014 at 1:30 pm.

INTERIM CONDITIONS:

FUTURE HEARINGS:Jul 25, 20141:30PM Non-Jury Trial
Courtroom 12 Henderson, Bill

PRINT DATE: 0	05/16/2023	Page 17 of 80	Minutes Date:	May 17, 2013
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DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint	COU	RT MINUT	S August 22, 2014	1	
D-13-478791-D	Ruorong Yu, Plair vs. Brian Kwok Sheur		idant.		
August 22, 2014	1:30 PM	Non-Jury Tr	al		
HEARD BY: Hende	erson, Bill		COURTROOM: Courtroo	ım 12	
COURT CLERK: Tammy Kozohara					
PARTIES:					
Brian Yu, Defendant present	:, Counter Claimant	t, Pr) Se		
Ruorong Yu, Plaintif	ff, Counter Defenda	ant, Pr) Se		
present					
		IOURNAL I	NTDIES		

JOURNAL ENTRIES

- Court interpreter Yaomin Lei present for the Plaintiff.

Attorney Fred Page present for the Plaintiff.

Plaintiff and Defendant sworn and testified.

Court reviewed case history.

Discussions between Court and counsel. Arguments by counsel.

Court stated its FINDINGS, COURT ORDERED, the following:

#1. Defendant shall pay to Plaintiff ALIMONY of \$1,950.00 per month in two (2) separate installments of \$975.00 on the first and \$975.00 on the 15th of each month until he retires or until there is sufficient change of financial circumstances. Court shall retain JURISDICTION.

#2 Plaintiff shall be awarded the home on 6721 Old Valley Street.Plaintiff shall buy out DefendantPRINT DATE:05/16/2023Page 18 of 80Minutes Date:May 17, 2013

D-13-478791-D

s interest at \$60,000.00.

#3 The PERS/HARTFORD account shall be equally divided but from Plaintiff s one-half of the \$60,000.00 buyout for the house will be deducted from her one-half.

#4 The GE INTEREST PLUS ACCOUNT is marital property estimated at approximately \$90,000.00 and shall be split 50/50. On both #3 and #4, Qualified Domestic Orders may be necessary. Plaintiff shall receive Survivor s benefit for the option but only for the purpose of protecting her one-half and not for purpose of providing her any access to Defendant s one-half on his demise.

#5 DEBT: There is an issue of approximately \$28,000.00 in debt incurred by Plaintiff in the eight (8) month period from the separation in October 2012 until Defendant commenced paying alimony in June 2013. Defendant shall pay \$10,000.00 of that \$28,000.00 and shall be paid by check to Attorney Page s office by next Friday, 8/29/14 by 5:00 p.m. Plaintiff also alleges she incurred approximately \$8,800.00 in debts subsequent to March2014 when she was no longer depositing the Alimony checks. However, it has been determined that although Plaintiff did not deposit such checks that she or her counsel have received them. Therefore, Plaintiff shall NOT be entitled any contribution from Defendant for any portion of this \$8,800.00 debt that she incurred from March 2014 forward.

#6. COURT FINDS, the SNOWDEN CONDOMINIUM valued at \$70,000.00, that in 2008 Defendant drafted an agreement which was signed by Defendant that upon Defendant s death, the condominium will pass to Plaintiff.

#7. ATTORNEYS FEES is clearly a Sergeant case. The \$10,000.00 from issue **#5**, the debt incurred during the eight (8) month period, that \$10,000.00 plus the un-cashed Alimony checks of \$2,100.00, Defendant has offered to replace that with a check for the whole amount. Once Attorney Page receives the replacement checks for the un-cashed Alimony checks from March 14 forward, those amounts shall be applied to Attorney s Fees; not just the \$10,000.00 from issue **#5** but also the reimbursement check for the un-cashed Alimony checks from March 2014 forward. Those two checks shall be made out to Attorney Page. If the check is inadvertently received by the Plaintiff, she shall endorse it and forward to Attorney Page. Those amounts shall be applied to Attorney s Fees, but in fairness due to gross disparity in earning capacity, one having significant and the other having none, nevertheless somewhat significant accommodation has to be made in the realm of about \$13,00.00. The \$6,570.00 has already been paid. After Attorney Page receives the \$10,000.00 check from issue **#5** and the replacement check from the Alimony, that roughly \$13,000.00, \$14,000.00 additional should be paid from Defendant to Plaintiff. Defendant did satisfy the \$6,750.00 from an earlier Order, but he shall owe another \$7,500.00. Defendant shall pay the \$7,500.00 by 3/15/15 or it shall be REDUCED TO JUDGMENT collectible by any lawful means.

#8. All accounts other than the WELLS FARGO account shall be divided equally. The Wells Fargo account shall be left open. Both counsel shall try to resolve this matter. If they are unable to, counsel can request a telephonic conference with the Court.

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Within the next thirty (30) days, counsel shall meet and confer regarding the Orders.

COURT ORDERED, an absolute DECREE OF DIVORCE is GRANTED pursuant to the terms and conditions as outlined in the proposed Decree of Divorce

Attorney Page shall prepare the Order. Attorney Sachs to review and approve.

INTERIM CONDITIONS:

FUTURE HEARINGS: Aug 22, 2014 1:30PM Non-Jury Trial Courtroom 12 Henderson, Bill

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Divorce - Complain	t COU	RT MINUTES	August 17, 2015		
D-13-478791-D	Ruorong Yu, Plai vs. Brian Kwok Sheu		nt.		
August 17, 2015	10:00 AM	All Pending Mo	tions		
HEARD BY: Hend	lerson, Bill		COURTROOM: Courtroom 12		
COURT CLERK: Maggie Carrillo					
PARTIES:					
Brian Yu, Defendar present	nt, Counter Claiman	it, Pro Se			
Ruorong Yu, Plaint present	iff, Counter Defend	ant, Pro Se			
		IOURNAL ENT	RIES		

- Court Interpreter Present with Plaintiff

PLAINTIFF'S OPPOSITION AND COUNTERMOTION TO COMPEL & FOR AN ORDER TO SHOW CAUSE...MOTION FOR PROPERTY ISSUES, TO REOPEN THE DECREE OF DIVORCE AND REQUEST THE ASSISTANCE OF COURT

Upon inquiry, Plaintiff stated she is unable to continue with Mr. Page as her counsel as she does not have the funds.

Attorney Page stated the Plaintiff's balance owed and noted the Defendant has not been paying her what's due. Counsel noted the language barrier issues and stated he would be willing to deal with Plaintiff's son to facilitate communication.

Court noted the issues and the complexity of the case.

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Upon inquiry, Defendant stated he withdrew funds from the account into a different account and has not been pay defendant what's owed.

Court ADMONISHED Defendant to pay the full amount owed as ordered.

Matter TRAILED for Plaintiff to speak with Mr. Page.

Matter RECALLED with all parties present.

Attorney Page stated he spoke with Defendant and requested the account numbers of the accounts where he transferred the money. Defendant stated he did not have the account information and counsel gave him his contact information to provide the account numbers. Shortly after, the Defendant left the building.

Following arguments';

COURT ORDERED; The hearing SET for 9/14/15 shall be VACATED.

Matter CONTINUED to 11/3/15 at 11:00AM.

Counsel may submit a Motion to Withdraw if necessary;

The Court will consider hearing the matter on an Order Shortening Time if needed;

Plaintiff may submit an Order freezing the accounts;

Defendant shall provide the ACCOUNT NUMBERS and BANK NAME as to where he transferred the community funds;

11/3/15 11:00AM; RETURN HEARING

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INTERIM CONDITIONS:

FUTURE HEARINGS:

DRINT DATE: $05/16/2022$ Data Data Minutes Data May 17 2012				
FKINT DATE: 05/16/2025 Fage 25 01 60 Windles Date: May 17, 2015	05/16/2023	Page 23 of 80	Minutes Date:	May 17, 2013

Divorce - Complain	t CO	URT MINUTES	November 30, 2015		
D-13-478791-D	Ruorong Yu, Pl vs. Brian Kwok She	aintiff eung Yu, Defendar	ıt.		
November 30, 2015	9:00 AM	All Pending Mo	tions		
HEARD BY: Hence	lerson, Bill		COURTROOM: Courtroom 12		
COURT CLERK:					
PARTIES:					
Brian Yu, Defendar present	nt, Counter Claima	int, Pro Se			
Ruorong Yu, Plaint present	iff, Counter Defen	dant, Pro Se			
		JOURNAL ENT	RIES		

- DEFENDANT'S MOTION FOR PROPERTY ISSUES, TO REOPEN THE DECREE OF DIVORCE AND REQUEST THE ASSISTANCE OF THE COURT...MOTION...PLAINTIFF'S OPPOSITION AND COUNTERMOTION

Mandarin Court interpreter interpreted for Plaintiff.

Argument by counsel and Defendant.

MATTER TRAILED for parties to discuss settlement.

MATTER RECALLED all parties present.

Counsel stated the parties were unable to reach an agreement.

Upon the Court's inquiry, the parties stated the home was valued at \$180,000.00 with a balance of \$46,000.00 and the condo had an approximate value of \$91,000.00 and was paid for.

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COURT ORDERED:

1. The request to freeze accounts (E*TRADE, IRA, MASS MUTUAL, CITY OF LAS VEGAS) shall be GRANTED

2. Defendant's request to re-open the divorce shall be DENIED.

3. If either party can prove substantial property of significant value was NOT addressed in the Decree either party may re-open the Decree. The date of division of all accounts shall be the date the Decree was filed.

4. Plaintiff's request to have personal property returned to her shall be GRANTED.

5. The parties shall meet and confer specifically regarding Defendant retaining the condo with no future entitlements to Plaintiff and Plaintiff retaining the home with no future entitlements to Defendant. If Defendant finds this inequitable, he shall need to have substantial information valued by a competent appraisal to show the Court or the Court will be included to grant this request. Defendant shall need to prove this is grossly inequitable in Plaintiff's favor.

6. If at the Status Check documentation is NOT produced that shows the court Defendant did not move the 176,000.00 in violation of the JPI, the Court shall accept Plaintiff's complaint it was moved and Plaintiff shall be entitled to 1/2 of the amount. Defendant shall provide the documentation to attorney Blau prior to next date.

7. Status Check SET for February 1, 2016 at 11:00 A.M.

INTERIM CONDITIONS:

FUTURE HEARINGS: Feb 01, 2016 11:00AM Status Check Courtroom 12 Henderson, Bill

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Divorce - Complaint	COUR	T MINUTES	February 01, 2016		
D-13-478791-D	Ruorong Yu, Plaint vs. Brian Kwok Sheung		nt.		
February 01, 2016	11:00 AM St	tatus Check			
HEARD BY: Hende	erson, Bill		COURTROOM: Courtroom 12		
COURT CLERK: Tammy Kozohara					
PARTIES:					
Brian Yu, Defendant present	t, Counter Claimant,	Pro Se			
-	ff, Counter Defendan	nt, Pro Se			
-		NIDNIAL ENT			

JOURNAL ENTRIES

- MINUTES

1. Defendant's motion set for 2/18/16 is denied, and removed from calendar, pursuant to EDCR 2.20 for failure to provide points and authorities, and because he requests the same relief previously denied at the hearing of 11/30/15, which was his request to reopen the Divorce and change substantive terms. He still provides no legal basis to re-open the Divorce, and instead just continues to provide a narrative of his allegations and concerns.

2. Defendant still is unable to demonstrate that property of substantial value was not addressed in the Decree, so that claim of his is now barred.

3. As to Plaintiff's personal property, she will list these items that have still not been returned to her. Defendant shall return them by Saturday 2/20/16, at Noon, with Plaintiff going to the residence with a police escort.

4. As to the Court preserving the argument to Defendant as to the inequitable division of real property, Defendant was provided repeat opportunities to present documentation to establish and advance this argument. He still hasn t done so, and therefore that claim is permanently barred. In fact, Court finds that Defendant received the more valuable piece of real property, and Defendant has presented nothing to meaningfully dispute such conclusion.

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5. Defendant still has not documented the removal of the \$176,000., which, incident to the Divorce, Defendant apparently moved, transferred or concealed in order to deny Plaintiff her rightful share of such proceeds. Therefore, Plaintiff will receive a judgment against Defendant for one-half of that amount, or \$88,000. Therefore, as to the frozen accounts, they are ordered immediately unfrozen so Plaintiff can receive one-half of all such accounts, plus an additional \$88,000 to be deducted from Defendant's share of those accounts, to compensate Plaintiff for her \$88,000, or one-half entitlement, to the \$176,000. of funds which Defendant apparently concealed and converted for his exclusive use. Upon presentation of this order to the agency or bank holding these funds, the accounts will be immediately unfrozen, and the funds will be distributed pursuant to this order, with Plaintiff Ms. Yu receiving her full one-half share, as well as \$88,000. from Defendant Mr. Yu's one-half share. 6. Mr. Blau is entitled to withdraw as Plaintiff s attorney.

7. Both parties are deemed vexatious litigants, and are prohibited from filing further motions without obtaining prior court approval. Court Clerk shall place a note in Odyssey at this hearing under Judicial Dept. Misc. indicating; vexatious litigants: no motions to be filed without court permission. This shall be entered in open court, and the Clerk s Office will thus accept no further filings.
8. Based on a deluge of attempted improper ex parte communication from Plaintiff, she is hereby instructed that any further attempts to submit improper ex parte communications to chambers may result in a finding of contempt against her, and possibly for sanctions as well for wasting court resources and possibly attempting to create bias and/or attempting to receive improper preferential treatment and improper advantages.

9. Plaintiff is to prepare the order. Her son, who was present in court, offered to assist Plaintiff in this regard due to her language difficulty.

INTERIM CONDITIONS:

FUTURE HEARINGS: Feb 01, 2016 11:00AM Status Check Courtroom 12 Henderson, Bill

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Divorce - Complaint	; (COURT MINU	UTES July	12, 2016
D-13-478791-D	Ruorong Yu, vs. Brian Kwok S	Plaintiff Sheung Yu, De	efendant.	
July 12, 2016	9:00 AM	Motion		
HEARD BY: Hende	erson, Bill		COURTROOM:	Courtroom 12
COURT CLERK:				
PARTIES:				
Brian Yu, Defendant present	t, Counter Clai	mant,	Pro Se	
Ruorong Yu, Plainti present	ff, Counter Del	fendant,	Pro Se	
		IOURNA	L ENTRIES	

- Also Present: Court Appointed Interpreter on behalf of Plaintiff

Court acknowledged the presence of Plaintiff's son who also assisted with the translation.

Court reviewed the case. Attorney James indicated this Court continues to have jurisdiction. However, the case is currently still on Appeal.

Court stated Defendant is on Full Notice of the Contempt for non-payment of ALIMONY. Mr. James stated Defendant has paid his Alimony. Discussion regarding the Motion.

Parties sworn. Plaintiff was canvassed by Attorney James. The Court inquired as to which checks are at issue. Attorney James stated the checks in question are December, 2015, January, 2016, February, 2016, March 2016, April, 2016 and May, 2016. Plaintiff indicated the checks bounced and not honored. Attorney James stated the December, 2015, January, February, March, 2016 checks were cleared by the bank.

COURT ORDERED:

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Defendant shall pay to Plaintiff \$7,800.00 by next week.

Attorney James shall prepare an Order the ALIMONY shall be paid including the proper Phraseology regarding the Division of Accounts and proper Crediting. This Order is WITHOUT PREJUDICE.

If the checks are available, Plaintiff shall RETURN the Non-Sufficient Checks to Defendant and not reissue them to the bank.

The July, 2016, ALIMONY payment shall be due by the end of the Month.

Court ADMONISHED Parties regarding excessive litigation while the case is on Appeal.

Defendant shall place the funds in Plaintiff's Bank ACCOUNT that was provided in OPEN COURT per STIPULATION.

Attorney James shall prepare the Order.

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Divorce - Complaint	CO	URT MINU	TES Jul	y 15, 2016
D-13-478791-D	Ruorong Yu, Pla vs. Brian Kwok She		fendant.	
July 15, 2016	1:30 PM	Motion		
HEARD BY: Beecro	ft, Chris A., Jr.		COURTROOM	I: Courtroom 24
COURT CLERK: Co	onnie Kalski			
PARTIES:				
Brian Yu, Defendant, present	Counter Claima	nt,	Pro Se	
Ruorong Yu, Plaintif	f, Counter Defen	dant,	Pro Se	
*				

JOURNAL ENTRIES

- Mandarin Chinese Interpreter, Wai Mei Borgel, present with Plaintiff.

Mr. James advised he needed to file a Motion for a Protective Order as Plaintiff has issued subpoena's and discovery is not open as this is a post-judgment request.

Through the interpreter, Court recited case law of NRCP 16.21.

Therefore, Commissioner RECOMMENDED, Defendant's Motion for Protective Order is GRANTED until such time a judge grants Plaintiff permission to issue subpoenas by re-opening discovery. At this time, all subpoenas issued by Plaintiff are QUASHED.

Mr. James is to prepare a report and recommendation for the Court's signature.

INTERIM CONDITIONS:

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D-13-478791-D

FUTURE HEARINGS:

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Divorce - Complaint	COURT	MINUTES	January 30, 2017
D-13-478791-D	Ruorong Yu, Plaintiff vs. Brian Kwok Sheung Y		nt.
January 30, 2017	l1:00 AM Obj	ection	
HEARD BY: Hende	rson, Bill		COURTROOM: Courtroom 12
COURT CLERK: No	eida Parker		
PARTIES:			
Brian Yu, Defendant, present	Counter Claimant,	Pro Se	
•	f, Counter Defendant,	Pro Se	
	JOL	JRNAL ENT	TRIES

- PLAINTIFF'S OBJECTION TO DEFENDANT'S CLAIM OF EXEMPTION FROM EXECUTION, REQUEST TO REOPEN DISCOVERY, REDUCE AWARD(S) TO JUDGMENT, FOR ATTORNEY'S FEES AND COSTS, AND FOR OTHER RELATED RELIEF

Attorney Robert Kurth, Jr., bar number 4659, present with Plaintiff in an UNBUNDLED CAPACITY.

Mandarin Court Interpreter, Yaomin Lei, present with Plaintiff.

Following discussions and arguments, COURT ORDERED, the following:

1. Plaintiff's counsel will E-MAIL a copy of the Writ of Execution on the E-Trade account to Defendant's counsel and provide proof of service. After the proof of service is received, Parties will sign a Stipulation and Order that the E-Trade account will be unfrozen and \$88,000.000 of that account will be sent to Plaintiff. The remainder in that account, after the \$88,000.00 is paid, will remain FROZEN until further Court orders.

2. All other accounts shall remain FROZEN until further Court orders.

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3. Aside from the writ concerning the E-Trade account, Plaintiff's counsel will prepare no further Writ of Execution pending the next court date.

4. Both Parties' counsel shall be empowered to ascertain the BALANCES, and other account activities, of all FROZEN ACCOUNTS.

5. Plaintiff provided Defendant the IRA Distribution Form which is part of the E-Trade account. It is expected that Defendant will sign the form.

6. There shall be no further DISCOVERY conducted in this case.

7. ATTORNEY FEES and COST shall be DEFERRED.

8. This matter CONTINUED TO February 7, 2017, at 1:30 PM for further proceedings.

Attorney Kurth shall prepare the Order from today's hearing and attorney James to sign as to form and content.

INTERIM CONDITIONS:

FUTURE HEARINGS:

TRIVEDATE. 05/10/2025 Tage 35 01 00 Windues Date. Way 17, 2015	PRINT DATE:	05/16/2023	Page 33 of 80	Minutes Date:	May 17, 2013
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Divorce - Complaint	COU	JRT MINUTES	February 07, 2017
D-13-478791-D	Ruorong Yu, Pla vs. Brian Kwok She	intiff ung Yu, Defendant	
February 07, 2017	1:30 PM	Objection	
HEARD BY: Hende	erson, Bill	C	OURTROOM: Courtroom 12
COURT CLERK: V	ictoria Pott		
PARTIES:			
Brian Yu, Defendan present	t, Counter Claimar	nt, Pro Se	
Ruorong Yu, Plainti present	ff, Counter Defend	lant, Pro Se	

JOURNAL ENTRIES

- PLAINTIFF'S OBJECTION TO DEFENDANT'S CLAIM OF EXEMPTION FROM EXECUTION, REQUEST TO REOPEN DISCOVERY, REDUCE AWARD(S) TO JUDGMENT, FOR ATTORNEY'S FEES AND COSTS, AND FOR OTHER RELATED RELIEF

Robert Kurth present on behalf of Plaintiff in an UNBUNDLED CAPACITY.

Mandarin Court Interpreter, Wai-Mei Borgel, present with Plaintiff.

Court noted, an Order was not prepared from the 1/30/17 hearing. Mr. Kurth provided the Order, which was EXECUTED IN OPEN COURT and returned to counsel for filing.

After extensive discussion and argument by Mr. James regarding improper proof of service of the E-Trade writ, Mr. James stated Defendant's willingness to withdraw the improper service argument on this writ.

Discussion regarding the stipulation and order entered into between the parties to release funds from the E-trade account, determining the increase/decrease to the accounts from June 2015 and whether

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the increase/decrease is community property, Defendant's desire to file a motion to stay the enforcement of all orders pending the results of the appeal, removing the vexatious litigant status of the parties, and attorney's fees.

COURT FINDS, enforcement of the Court's Orders is necessary at this time.

COURT ORDERED as follows,

1. Based on Defendant's representation that there are enough funds in the Mass Mutual Account to make Defendant whole should he prevail on appeal, Defendant's oral request to stay enforcement of the Court's Orders is DENIED, WITHOUT PREJUDICE. Court shall reserve the right to reverse its decision should the parties discover there are not enough funds in the accounts to make Defendant whole in the event he succeeds on appeal.

2. The Stipulation and Order to Release Funds from the E-Trade account for the purpose of paying Plaintiff \$88,000.00 is AFFIRMED AND ADOPTED. Stipulation and Order EXECUTED IN OPEN COURT and returned to counsel for filing. The remainder in the account shall remain FROZEN. Mr. Kurth shall inform the Court and opposing counsel upon Plaintiff receiving the \$88,000.00.

3. Mr. Kurth shall provide the completed IRA Distribution Request Form to Mr. James for signature.

4. Counsel shall confer and attempt to reach an agreement on the release to Plaintiff of one-half of the balances that were in the accounts as of June, 2015 (less \$88,000.00). In the alternative, the accounts shall remain frozen.

5. Based on the representations of counsel, the VEXATIOUS LITIGANT RESTRICTION shall be LIFTED, as the cause for imposing the restriction has been removed and the parties are represented by highly skilled counsel that the parties expect to retain indefinitely.

6. The Massachusetts/Mass Mutual Account shall be UNFROZEN for the payment of ATTORNEY'S FEES, with \$20,000.00 to be paid to Law Offices of F. Peter James and \$20,000.00 to be paid to Kurth Law Office, subject to redistribution. The balance, after the \$40,000.00 is paid, shall remain FROZEN until further Order of the Court.

Mr. Kurth shall prepare the Order from today's hearing and a separate Order for the release of the Mass Mutual Account funds; Mr. James shall review and sign off.

INTERIM CONDITIONS:

 FUTURE HEARINGS:
 Feb 07, 2017
 1:30PM Objection

 Objection to Deft's Claim of Exemption From Execution, Request to Reopen Discovery, Reduce

 Award(s) to Judgment, for Atty's Fees and Costs, and for Other Related Relief

 PRINT DATE:
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 Minutes Date:
 May 17, 2013

Courtroom 12 Henderson, Bill

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Divorce - Complaint	CO	URT MINUTES	S Nove	mber 02, 2017
D-13-478791-D	Ruorong Yu, Pl vs. Brian Kwok Sho	aintiff eung Yu, Defend	lant.	
November 02, 2017	9:00 AM	All Pending N	Motions	
HEARD BY: Hend	erson, Bill		COURTROOM:	Courtroom 12
COURT CLERK: M	Ielissa McCulloch	ı		
PARTIES: Brian Yu, Defendan present	t, Counter Claima	ant, Pro	Se	
Ruorong Yu, Plainti present	ff, Counter Defen	idant, Pro	Se	

JOURNAL ENTRIES

- PLAINTIFF'S MOTION FOR AN ORDER TO ENFORCE AND/OR SHOW CAUSE REGARDING CONTEMPT...DEFENDANT'S OPPOSITION TO MOTION FOR AN ORDER TO ENFORCE AND/OR SHOW CAUSE REGARDING CONTEMPT AND COUNTERMOTION TO UNFREEZE DEFENDANT'S CHASE ACCOUNT, FOR COSTS AND OR ATTORNEY'S FEES AND OTHER RELATED RELIEF

Attorney Soraya Veiga, Bar No. 7944 present with Defendant in an UNBUNDLED CAPACITY.

Chinese Court Interpreter present with Plaintiff.

Statements by Attorney Veiga. Statements by Plaintiff.

COURT ORDERED the following:

1. Plaintiff request for an ORDER TO SHOW CAUSE is DENIED.

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2. The Defendant's Chase Account ending in 299 is to be UNBLOCKED provided that the balance of the account is given to Plaintiff by 11/10/17. Plaintiff will receive from this account the amount of \$5,850 which represents Defendant's alimony payments for August, September and October 2017). Any remaining balance will be applied to Defendant's November and December alimony obligation. If the account is not unblocked and the finds provided to Plaintiff by 11/10/17, Defendant will be responsible for paying the \$5,850 directly to Plaintiff.

3. There is to be a WAGE WITHHOLDING put in place through Defendant's employer for the \$1,950.00 alimony obligation. Defendant is to provide this order to his payroll department to initiate the withholding. Defendant will be responsible for ensuring the \$1,950 obligation is paid to Plaintiff until the withholding is in effect.

Attorney Veiga to prepare an Order from today's hearing for submission to the Court. CASE CLOSED upon entry of the Order.

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Divorce - Complaint	COURT	MINUTES	March 04, 2019
	Ruorong Yu, Plaintif vs. Brian Kwok Sheung		
March 04, 2019 1	0:00 AM All	l Pending Motions	
HEARD BY: Hender	rson, Bill	COURT	ROOM: Courtroom 12
COURT CLERK: Va	lerie Marsden		
PARTIES:			
Brian Yu, Defendant, present	Counter Claimant,	Pro Se	
Ruorong Yu, Plaintiff present	, Counter Defendant	, Pro Se	
1		LIDNIAL ENTRIES	

- PLAINTIFF'S MOTION FOR RUORONG SHALL RECEIVE \$82,843 IN CASH FROM E-TRADE ACCOUNT...PLTF'S MOTION FOR REWARD OF ALL THE FUNDS IN THE TWO ACCOUNTS (S & G) TO THE PLAINTIFF...DEFT'S OPPOSITION TO MOTION FOR REWARD ALL THE FUNDS IN THE TWO ACCOUNTS (S & G) TO THE PLAINTIFF AND COUNTERMOTION TO CREDIT MONIES OWED TO DEFENDANT TO PLAINTIFF, FOR COSTS AND/OR ATTORNEY'S FEES AND COSTS AND FOR OTHER RELATED RELIEF...DEFENDANT'S REPLY TO PLAINTIFF'S OPPOSITION TO COUNTERMOTION AND FOR OTHER RELATED RELIEF...PLAINTIFF'S REPLY TO DEFENDANT'S OPPC AND RPLY (2/8/2019) AND FOR OTHER RELATED RELIEF...DEFENDANT'S OPPOSITION TO MOTION FOR RUORONG SHALL BE RECEIVED \$82,843 FROM E-TRADE ACCOUNT AND COUNTERMOTION FOR COSTS AND/OR ATTORNEY'S FEES AND COSTS AND FOR OTHER RELATED RELIEF

Atty Soraya Veiga, Bar #7944, present in an Unbundled capacity with Defendant.

Court Interpreter, Yaomin Lei, present with Plaintiff.

Court's Order regarding some of the Parties' issues SIGNED and FILED IN OPEN COURT. Copies

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D-13-478791-D

provided to Plaintiff and Counsel.

Court noted, Defendant's Hartford Account is now known as Mass Mutual for his Deferred Compensation.

Discussion by Parties and Counsel concerning the E-Trade Account.

COURT ORDERED the following:

1. Defendant shall pay for the Qualified Domestic Relations Orders (QDRO's) with QDRO Masters within five (5) days and shall send notification to Plaintiff that is has been paid.

2. Both Parties shall have twenty (20) days to provide proof of the transfers/payments made to Plaintiff on 1/5/17.

3. Plaintiff to provide all records for her Account ending in 0714, to this Court and to Defendant within twenty (20) days.

4. Taxes will be accessed to the Party receiving any funds from the financial accounts; ie, both Parties will incur taxes.

5. Status Check Hearing re: Financial Issues SET for 5/7/19 at 11:00 a.m.

There is no Order necessary from today's hearing.

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Divorce - Complaint	COUI	RT MINUTES	April 04, 2019
D-13-478791-D	Ruorong Yu, Plair vs. Brian Kwok Sheur		nt.
April 04, 2019	9:00 AM	All Pending Mo	tions
HEARD BY: Hende	erson, Bill		COURTROOM: Courtroom 12
COURT CLERK: V	alerie Marsden		
PARTIES:			
Brian Yu, Defendant present	, Counter Claimant	, Pro Se	
Ruorong Yu, Plaintif present	ff, Counter Defenda	int, Pro Se	
	J	OURNAL ENT	RIES

- PLAINTIFF'S MOTION FOR ORDER OF CLARIFICATION OF RECORD (03/04/2019) CONTRADICTS ORDER FROM HEARING (04/26/16)...DEFENDANT'S OPPOSITION TO ORDER FOR CLARIFICATION OF RECORD (03/04/19) CONTRADICTS ORDER FROM HEARING (04/26/16)...REPLY TO OPPOSITION TO MOTION FOR "ORDER OF CLARIFICATION OF RECORD" (03/04/19) CONTRADICTS "ORDER FROM HEARING" (04/26/16) AND OPPOSITION TO COUNTERMOTION FOR ATTORNEY'S FEES AND COSTS, AND FOR OTHER RELATED RELIEF

Atty Soraya Veiga, Bar #7944, present in Unbundled capacity with Defendant.

Atty Racheal Mastel, Bar #11646, also present with Plaintiff.

Court Interpreter, Yaomin Lei, also present with Plaintiff.

At the request of Counsel, COURT ORDERED, all matters CONTINUED to 4/23/19 at 1:30 p.m. for one (1) hour setting.

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INTERIM CONDITIONS:

FUTURE HEARINGS: Apr 23, 2019 1:30PM Status Check Status Check re: Financial Issues Courtroom 12 Henderson, Bill

> Apr 23, 2019 1:30PM Motion Plaintiff's Motion for Order of Clarification of Record (03/04/2019) Contradicts Order from Hearing (04/26/2016) Courtroom 12 Henderson, Bill

Apr 23, 2019 1:30PM Opposition & Countermotion Derfendants Opposition to Order of Clarification of Record (3/4/19) Contradicts Order from Hearing (4/26/2016) Courtroom 12 Henderson, Bill

Apr 23, 2019 1:30PM Hearing Reply to Opposition to Motion for "Order of Clarification of Record" (3/4/19) Contradicts "Order from Hearing" (4/26/16) and Opposition to Countermotion for Attorney's Fees and Costs, and for Other Related Relief Courtroom 12 Henderson, Bill

PRINT DATE: 05/16/2023 Page 42 of 80 Minutes Date: May 17, 2013

Divorce - Complaint	COURT N	MINUTES	April 23, 2019
D-13-478791-D	Ruorong Yu, Plaintiff vs. Brian Kwok Sheung Y	'u, Defendant.	
April 23, 2019	1:30 PM All I	Pending Motions	
HEARD BY: Hende	erson, Bill	COURTRO	DOM: Courtroom 12
COURT CLERK: Va	alerie Marsden		
PARTIES:			
Brian Yu, Defendant present	, Counter Claimant,	Pro Se	
-	f, Counter Defendant,	Pro Se	
	JOU	RNAL ENTRIES	

- STATUS CHECK RE: FINANCIAL ISSUES...PLAINTIFF'S MOTION FOR ORDER OF CLARIFICATION OF RECORD (03/04/2019) CONTRADICTS ORDER FROM HEARING (04/26/2016)...DEFENDANT'S OPPOSITION TO ORDER OF CLARIFICATION OF RECORD (3/4/19) CONTRADICTS ORDER FROM HEARING (4/26/16)...REPLY TO OPPOSITION TO MOTION FOR ORDER OF CLARIFICATION OF RECORD (3/4/19) CONTRADICTS ORDER FROM HEARING (4/26/16) AND OPPOSITION TO COUNTERMOTION FOR ATTORNEY'S FEES AND COSTS AND FOR OTHER RELATED RELIEF

Atty Rachael Mastel, Bar #11646, also present with Plaintiff.

Court Interpreter, Wai-Mei Borgel, present with Plaintiff.

Atty Soraya Veiga, Bar #7944, present with Defendant.

Discussion by Counsel concerning the funds owed to Plaintiff by Defendant.

Court noted a Qualified Domestic Relations Order (QDRO) has been prepared for the Mass Mutual

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D-13-478791-D

Account. Counsel to review and submit to chambers.

COURT ORDERED the following:

1. Defendant shall sign releases for all accounts not divided, forthwith.

2. The total amount that Plaintiff was to receive from Defendant for her community share of the E-Trade Account and Marital Waste was \$158,323.00

3. Plaintiff has been paid \$69,002.52 from the E-Trade Account, and a check for \$20,034.06, therefore the remaining amount owed to Plaintiff is \$69,286.42.

4. Atty Mastel to file a Schedule of Arrears for Judgment Interest from 4/2016 to February 2017, on the marital waste funds of \$88,000.00.

5. All remaining accounts shall be divided per the Decree of Divorce filed 6/9/2015.

6. Court will reserve jurisdiction on the funds Plaintiff had to pay on the marital residence to stop the foreclosure. Plaintiff was awarded the marital residence as her sole and separate property per the Decree of Divorce.

7. Defendant resides in the Condo with a Life Estate.

8. Plaintiff owes Defendant \$60,000.00 for her share of the equity in the Condo, unless there is a subsequent Order changing that.

9. Court reserves on Alimony and any money that was moved at the time of the Divorce.

10. Within 15 days, Atty Mastel will prepare a Writ of Execution for the E-Trade Account with an approximate balance of \$48,999.99, which will be withdrawn or transferred to Plaintiff for the outstanding balance owed to her.

11. Counsel to confer on where the remaining balance owed to Plaintiff, will come from.

12. Status Check Hearing re: Judgment Interest/Division of Accounts/House SET for 6/27/19 at 1:30 p.m.

Atty Mastel shall prepare the Order from today's hearing, Atty Veiga shall sign as to form and content.

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INTERIM CONDITIONS:

FUTURE HEARINGS:

Jun 27, 2019 1:30PM Status Check Status Check re: Financial Issues Courtroom 12 Henderson, Bill

PRINT DATE: 05/16/2023 Page 45 of 80 Minutes Date: May 17 2013					
1 And DATE. 05/10/2025 1 age 45 01 00 Minutes Date. 1 May 17, 2015	PRINT DATE:	05/16/2023	1 age 40 01 00	Minutes Date:	May 17, 2013

DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint	COUR	T MINUTES	June 27, 2019	
D-13-478791-D	Ruorong Yu, Plainti vs. Brian Kwok Sheung			
June 27, 2019	1:30 PM Al	ll Pending Motions		
HEARD BY: Hende	rson, Bill	COURTR	OOM: Courtroom 12	
COURT CLERK: Valerie Marsden				
PARTIES:				
Brian Yu, Defendant, present	, Counter Claimant,	Pro Se		
Ruorong Yu, Plaintif present	f, Counter Defendan	it, Pro Se		
	IC	NIRNAL ENTRIES		

- STATUS CHECK RE: FINANCIAL ISSUES...PLAINTIFF'S COUNSEL'S MOTION TO WITHDRAW AS ATTORNEY OF RECORD

Court Interpreter, Wai-Mei Borgel, present with Plaintiff.

Atty Soraya Veiga, Bar #7944, present in an Unbundled capacity with Defendant.

Discussion by Parties and Counsel concerning the various financial accounts and QDRO's.

COURT ORDERED the following:

1. The Snowden residence was awarded to Plaintiff, a gift from Defendant. Defendant shall have a Life Interest in the property, if/when Defendant leaves the property, Plaintiff shall receive as her sole and separate property.

2. The Old Forge residence is awarded to Plaintiff as her sole and separate property, Defendant to receive a credit \$60,000.00 for his share of the house, from Plaintiff's share of the Mass Mutual

PRINT DATE: 05/16/2023 Page 46 of 80 Minutes Date: May 17, 2013

D-13-478791-D

Account.

3. Plaintiff shall receive the entire E-Trade Account balance of approximately \$50,000.00, to pay toward the \$69,286.00 owed to Plaintiff. Plaintiff has filed a Write of Execution for the E-Trade Account. Defendant shall be responsible for the remaining balance of \$19,286.00 to Plaintiff.

4. Court reserves jurisdiction over the \$16,892.00 the Plaintiff paid to get the Old Forge house out of foreclosure. Plaintiff shall have until the end of the year to file a Motion to request those funds with documents to support the request or the issue will be moot.

5. The Synchrony Bank and Gain Capital Accounts shall remain blocked. There are to be no withdrawals without Court permission.

6. Defendant shall not receive his share of the Synchrony Bank and Gain Capital Accounts until the full \$69,286.00 is paid to Plaintiff.

7. Atty Veiga shall hold the QDRO for Defendant's Deferred Compensation Account for 30 days, Plaintiff shall take a copy, copy provided in open Court, to a QDRO Expert to review, after the Review, Plaintiff to notify Atty Veiga before the 30 days, if there are concerns with the QDRO, otherwise Atty Veiga may submit the QDRO for signature.

8. Plaintiff shall have 30 days to have the Amended QDRO for Defendant's PERS reviewed. Atty Veiga to review and notify Plaintiff.

9. Counsel and Defendant to review records as to the issue of Attorney's Fees to Atty Peter James that were not taken.

10. Court advised Plaintiff to obtain Counsel and keep them to assist her with her financial issues.

Atty Veiga shall prepare the Order from today's hearing.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE: 05/16/2023 Page 47 of 80 Minutes Date: May 17, 2013	
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Divorce - Complaint	COURT MIN	UTES October 02, 2019			
D-13-478791-D	Ruorong Yu, Plaintiff vs. Brian Kwok Sheung Yu, I	Defendant.			
October 02, 2019	7:30 AM Minute	Order			
HEARD BY: Hende	erson, Bill	COURTROOM: Courtroom 12			
COURT CLERK: Valerie Marsden					
present	t, Counter Claimant, not ff, Counter Defendant, not	Pro Se Pro Se			
	IOUDN	AI ENTDIEC			

JOURNAL ENTRIES

- MINUTE ORDER D-13-478791-D Yu, Ruorong v. Yu, Brian

NRCP 1 and EDCR 1.10 state the procedure in district courts shall be administered to secure the just, speedy, and inexpensive determinations in every action. In the interest of judicial economy and interest of justice, this Minute Order issues pursuant to EDCR 2.23(c), which allows this Court to consider a motion and issue a decision on the papers at any time without a hearing.

This matter comes before the Court on Plaintiff's Motion for Final Closing Arguments filed 07/08/2019, Defendant's Opposition to Final Closing Arguments and Countermotion for Attorney's Fees and Costs for Other Related Relief filed 07/22/2019, and Plaintiff's Reply filed 08/02/2019. Plaintiff is represented by her attorney of record, David Ortiz, Esq.; Defendant is represented by his attorney of record, Soraya Veiga, Esq.

This matter comes before the Court on Plaintiff's Motion and Notice of Motion for Orders to Set Aside Order, Judgment, and/or Default filed 09/05/2019. The Certificate of Service Plaintiff filed

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09/05/2019 states the she served Defendant directly rather than his attorney of record. She did not state the day she mailed the motion to Defendant. In her motion, Plaintiff seeks set aside or reconsideration of the order filed 08/23/2019 and Qualified Domestic Relations Order (QDRO) filed 09/03/2019.

Plaintiff filed a Notice of Appeal on 09/13/2019. According to her case appeal statement, she seeks relief related to the terms of the Order filed in this case on 08/23/2019 and QDRO filed 09/03/2019.

Pursuant to NRCP 6, a party filing a motion is required to serve the opposing party with a copy of such motion and notice of motion at least 21 days before the scheduled hearing date to the opposing party's address of record and/or his or her attorney. Pursuant to EDCR 5.206(b), a copy of any papers filed must be served on all other parties to an action, in accordance with the Nevada Rules of Civil Procedure, the Nevada Electronic Filing and Conversion Rules, the Eighth Judicial District Electronic Filing and Service Rules, and these rules, within 3 calendar days of submission for filing.

The Court FINDS THAT service of Plaintiff s Motion and Notice of Motion is defective.

THEREFORE, IT IS HEREBY ORDERED that the hearing scheduled for Thursday, 10/10/2019 at 10:00 a.m. is VACATED.

A copy of this Minute Order shall be served on the counsel of record.

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Divorce - Complaint	COU	RT MINUTES	5 November 26, 2019
D-13-478791-D	Ruorong Yu, Plain vs. Brian Kwok Sheu		lant.
November 26, 2019	9:00 AM	All Pending N	Aotions
HEARD BY: Hende	rson, Bill		COURTROOM: Courtroom 12
COURT CLERK: Va	alerie Marsden		
PARTIES: Brian Yu, Defendant present	, Counter Claimant	t, Pro	Se
Ruorong Yu, Plaintif present Soraya Veiga, Attorn		ant, Pro	Se

JOURNAL ENTRIES

- RE-NOTICE OF MOTION FOR ORDERS TO SET ASIDE ORDERS, JUDGMENT, AND OR DEFAULT...OPPOSITION TO MOTION AND NOTICE OF MOTION FOR ORDER TO SET ASIDE JUDGEMENT AND/OR DEFAULT AND COUNTERMOTION FOR ATTORNEY'S FEES AND COSTS, AND FOR OTHER RELATED RELIEF

Court Interpreter, Alex Yeong, present with Plaintiff.

Court noted a new Appeal was filed 9/13/19 on the Qualified Domestic Relations Order (QDRO) for Mass Mutual.

Discussion by Parties and Counsel.

COURT ORDERED the following:

1. Parties and Counsel shall have a Settlement Conference $1/23/20$ at	1:00 p.m. at Atty Veiga's Office,
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PRINT DATE: 05/16/2023 Page 50 of 80 Minutes Date: May 17, 2013

D-13-478791-D

7464 W. Sahara Avenue, Las Vegas, NV 89117. Plaintiff shall have an Interpreter present at the Settlement Conference.

- 2. Counsel can Stipulate to release the frozen accounts.
- 3. Defendant's request for Attorney's Fees is DEFERRED.
- 4. Status Check Re: Settlement SET for 2/24/20 at 11:00 a.m.

Pursuant to EDCR 7.50, these Minutes shall stand as an Order.

INTERIM CONDITIONS:

FUTURE HEARINGS: Feb 24, 2020 11:00AM Status Check Status Check re: Settlement Courtroom 12 Henderson, Bill

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Divorce - Complaint	t COUR	T MINUTES	February 24, 2020		
D-13-478791-D	Ruorong Yu, Plaint vs. Brian Kwok Sheun		nt.		
February 24, 2020	11:00 AM S	tatus Check			
HEARD BY: Hend	erson, Bill		COURTROOM: Courtroom 12		
COURT CLERK: Valerie Marsden					
PARTIES:					
Brian Yu, Defendan present	t, Counter Claimant,	Pro Se			
Ruorong Yu, Plaintiff, Counter Defendant, present		nt, Pro Se			
Soraya Veiga, Attor	ney, present				

JOURNAL ENTRIES

- STATUS CHECK RE: SETTLEMENT

Court Interpreter, present with Plaintiff.

Discussion by Parties and Counsel.

COURT ORDERED the following:

1. Parties and Counsel shall meet for a Settlement Conference at Atty Veiga's Office March 18, 2020 at 1:00 p.m.

2. Status Check re: Settlement CONTINUED to April 9, 2020 at 11:00 a.m.

There is no Order necessary from today's hearing.

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INTERIM CONDITIONS:

FUTURE HEARINGS: Feb 24, 2020 11:00AM Status Check Status Check re: Settlement Courtroom 12 Henderson, Bill

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DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint	COURT MIN	NUTES April 06, 2020
D-13-478791-D	Ruorong Yu, Plaintiff vs. Brian Kwok Sheung Yu, T	Defendant.
April 06, 2020	12:45 AM Minute	Order
HEARD BY: Hende	erson, Bill	COURTROOM: Chambers
COURT CLERK: V	alerie Marsden	
PARTIES:		
Brian Yu, Defendant present	, Counter Claimant, not	Pro Se
-	ff, Counter Defendant, not	Pro Se
present		
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JOURNAL ENTRIES

- MINUTE ORDER D-13-478791-D Yu, Ruorong v. Yu, Brian

Pursuant to NRCP 1 and EDCR 1.10, which govern the procedure in District Court and require the Court be administered to ensure efficient, speedy, and inexpensive determinations in every action, and in compliance with Administrative Order 20-01,

IT IS HEREBY ORDERED that the Status Check re: Settlement hearing scheduled for Thursday, 04/09/2020 at 11:00 a.m. SHALL BE CONTINUED to Monday, 06/22/2020 at 11:00 a.m.

A copy of this minute order shall be served on the parties or their attorneys.

INTERIM CONDITIONS:

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FUTURE HEARINGS:

]	PRINT DATE:	05/16/2023	Page 55 of 80	Minutes Date:	May 17, 2013
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Divorce - Complaint	CO	URT MINUT	Г ES June	22, 2020
D-13-478791-D	Ruorong Yu, Pla vs. Brian Kwok She		endant.	
June 22, 2020	11:00 AM	Status Che	ck	
HEARD BY: Hende	rson, Bill		COURTROOM:	Courtroom 12
COURT CLERK: Ke	endall Williams			
PARTIES:				
Brian Yu, Defendant, present	Counter Claima	nt, F	Pro Se	
Ruorong Yu, Plaintif	f, Counter Defend	dant, F	Pro Se	
Soraya Veiga, Attorn	ey, present			

JOURNAL ENTRIES

- STATUS CHECK: RE: SETTLEMENT

Attorney Fred Page, Nevada Bar No. 6080, present with Plaintiff, on behalf of Mr. Ortiz.

Court reviewed the case. Court stated concerns with the transference of the case for appeal. Court advised its belief that it is precluded to take any actions at this time due to the appeals. Court noted the only way it could be involve is if the parties stipulated to the issues.

COURT ORDERED the matter shall be taken OFF CALENDAR.

INTERIM CONDITIONS:

FUTURE HEAR	JNGS: Jun 22, 2020 11:0 Status Check re: S Courtroom 12 He			
PRINT DATE:	05/16/2023	Page 56 of 80	Minutes Date:	May 17, 2013

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Divorce - Complaint	COU	IRT MINUTES	May	14, 2021
D-13-478791-D	Ruorong Yu, Pla vs. Brian Kwok Sheu		ant.	
May 14, 2021	1:30 PM	Minute Order		
HEARD BY: Hende	erson, Bill		COURTROOM:	Chambers
COURT CLERK: M	lichelle Cunningha	am; ; Ruby Cast	illo	
PARTIES:				
Brian Yu, Defendant present	, Counter Claimar	nt, not Pro S	Se	
Ruorong Yu, Plaintif	f, Counter Defend	ant, not Pro S	Se	
•				

JOURNAL ENTRIES

- MINUTE ORDER- NO HEARING HELD

NRCP 1 and EDCR 1.10 state the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. In the interest of judicial economy and interest of justice, this Minute Order issues pursuant to EDCR 2.23(c), which allows this Court to consider a motion and issue a decision on the papers at any time without a hearing.

This matter comes before the Court on Plaintiff, Ruorong Yu's Motion for Attorney David Ortiz Withdraw filed 04/07/2021. She alleges she retained Attorney Ortiz on 09/17/2019 to draft a motion and that he did not draft a motion. She further alleges that he did not perform work or withdraw from the case.

THE COURT FINDS that Attorney David Ortiz filed a Notice of Withdrawal of Counsel for the Plaintiff on 04/02/2021, which he served on Plaintiff the same day according to the attached Certificate of Service.

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THE COURT FURTHER FINDS that Attorney Ortiz filed a Notice of Appearance on 09/18/2019. He filed Re-Notice of Motion for Orders to Set Aside Order, Judgment, and/or Default (on a motion Plaintiff previously drafted in proper person) and Plaintiff s Rule 62(b) Motion to Stay Execution of Judgment Pending Hearing, which is a motion Attorney Ortiz drafted. He also was actively engaged in the appeal process on Plaintiff s behalf in this case according to the documents from the Supreme Court filed in this case, such as the Request for Transcripts of Proceedings filed 10/23/2019, even though Plaintiff filed the Notice of Appeal in proper person well prior to retaining Attorney Ortiz.

THE COURT FURTHER FINDS that Attorney Ortiz appeared at the 11/26/2019 hearing on behalf of Plaintiff on the above motions.

THE COURT FURTHER FINDS that Plaintiff has an extensive history throughout this case of differences of opinion on strategy with her numerous attorneys that have resulted in similar allegations. The Court, therefore, is unable to make a finding that Attorney Ortiz violated the rules of professional conduct as Plaintiff alleges.

THEREFORE, IT IS HEREBY ORDERED that Plaintiff s motion for withdrawal is DENIED because it is MOOT and unsupported by the record.

A copy of this minute order shall be served on the parties or their attorneys and Attorney David Ortiz.

CLERKS NOTE: Emailed to the parties and their Attorney's and mailed to Attorney David Ortiz.

INTERIM CONDITIONS:

FUTURE HEARINGS:

PRINT DATE: 05/16/2023 Page 59 of 80 Minutes Date: May 17, 2013

Divorce - Complaint	COURT M	INUTES May 14, 2021		
D-13-478791-D	Ruorong Yu, Plaintiff vs. Brian Kwok Sheung Yu	, Defendant.		
May 14, 2021	1:30 PM Minu	te Order		
HEARD BY: Hende	erson, Bill	COURTROOM: Chambers		
COURT CLERK: Michelle Cunningham; ;				
PARTIES: Brian Yu Defendant	, Counter Claimant, not	Pro Se		
present				
Ruorong Yu, Plaintif present	ff, Counter Defendant, no	ot Pro Se		
	JOUR	NAL ENTRIES		

- MINUTE ORDER - NO HEARING HELD

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

Plaintiff, Ruorong Yu, representing herself in proper person, filed Plaintiff's Motion to Request Execution of Undivided Accounts and Other Expenses on 04/25/2021 set for hearing on 06/08/2021 at 10:00 a.m.; Plaintiff's Motion to Request Execution of Undivided Accounts and Other Expenses on 04/25/2021 [duplicate] set for hearing on 06/17/2021 at 9:00 a.m.; Plaintiff's Motion for Amend 08/23/2019 Order (page 2 line 5-9) and 9/3/2019 QDRO on 05/05/2021 set for hearing on 06/24/2021; and Plaintiff's Motion for Attorney Fred Page Withdraw filed on 05/07/2021, which has not been set for hearing, but shall be adjudicated with all of the forgoing.

In the interest of justice and judicial economy, and in light of Plaintiff's history of filing repetitive and legally meritless motions,

IT IS HEREBY ORDERED that all of Plaintiff's foregoing motions SHALL be CONSOLIDATED and

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decided without oral argument no later than 06/25/2021. Defendant may file a single response and countermotion to all of Plaintiff's motions no later than 06/18/2021.

A copy of this minute order shall be served on the parties or their attorneys.

CLERK'S NOTE: A copy of this Minute Order was emailed to Attorney Page and Attorney Veiga. (5/17/2021 - mlc)

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Divorce - Complaint	COUR	RT MINUTES	August 16, 2021
D-13-478791-D	Ruorong Yu, Plain vs. Brian Kwok Sheun		nt.
August 16, 2021	8:30 AM N	Ainute Order	
HEARD BY: Hende	erson, Bill		COURTROOM: Chambers
COURT CLERK: M	/ichelle Cunninghan	n	
present	t, Counter Claimant, iff, Counter Defendar		
present			-
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JOURNAL ENTRIES

- MINUTE ORDER - NO HEARING HELD

D-13-478791-D Yu, Ruorong v. Yu, Brian

NRCP 1 and EDCR 1.10 state the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action. Pursuant to EDCR 2.23(c) and 5.11(e), this Court can consider a motion and issue a decision on the papers at any time without a hearing.

This matter comes before the Court on Plaintiff, Ruorong Yu, representing herself in proper person, filed Plaintiff's Motion for Attorney Fred Page and David Ortiz Withdraw (2) and Oppose Fred Page's 6/30/2021 ATLN filed on 07/03/2021. Plaintiff represents herself in proper person. Defendant is represented by his attorney of record, Soraya Veiga, Esq.

All factual averments in motions must be supported by an affidavit. (EDCR 5.506).

THE COURT FI	NDS that the issue of wit	hdrawal regarding A	Attorney David Orti	z was adjudicated by
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D-13-478791-D

minute order on 05/14/2021. This issue, therefore, is MOOT.

THE COURT FURTHER FINDS that it appears the issues in Plaintiff's motion are related only to the issues in Fred Page's Motion to Withdraw.

THEREFORE, IT IS HEREBY ORDERED that the hearing scheduled for Thursday, 08/19/2021 at 10:00 a.m. SHALL BE VACATED. Plaintiff s motion shall be considered part as an addendum to her opposition and countermotion filed 07/28/2021 which shall be adjudicated without hearing on chambers calendar on 08/27/2021.

OFF CALENDAR.

A copy of this minute order shall be served on the parties or their attorneys and Attorney Fred Page.

CLERK'S NOTE: Copies of this Minute Order were emailed to Attorney Page, Attorney Veiga and Plaintiff. (8/16/2021 - mlc)

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Divorce - Complaint	COURT MIN	NUTES March 21, 2022
D-13-478791-D	Ruorong Yu, Plaintiff vs. Brian Kwok Sheung Yu, I	Defendant.
March 21, 2022	8:00 AM Minute	Order
HEARD BY: Hende	erson, Bill	COURTROOM: Chambers
COURT CLERK: ; N	Vichelle Cunningham	
PARTIES:		
Brian Yu, Defendant present	, Counter Claimant, not	Pro Se
-	f, Counter Defendant, not	Pro Se
	JOURN	AL ENTRIES

- MINUTE ORDER - NO HEARING HELD

D-13-478791-D Yu, Ruorong v. Yu, Brian

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

This matter comes before the Court on Plaintiff' Motion for Order Defendant to Pay Delinquent Amount from a Valid and Specific Account According to Courts Order filed 02/11/2022 and set for hearing on 03/22/2022 at 9:00 a.m.

THE COURT NOTES that a Senior Judge Settlement Conference regarding the resolution of all outstanding issues is scheduled to occur on 06/10/2022 in this case.

THEREFORE, IT IS HEREBY ORDERED that Plaintiff' motion is deferred, and the Senior Judge Settlement Conference on all outstanding issues SHALL OCCUR. The parties shall attempt to resolve

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D-13-478791-D

all issues in good faith. The hearing scheduled for 03/22/2022 at 9:00 a.m. is VACATED.

A copy of this minute order shall be served on the parties or their attorneys.

CLERK'S NOTE: Copies of this Minute Order were emailed to Attorney Page and Attorney Veiga. (3/21/2022 - mlc)

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Divorce - Complaint	CC	OURT MINUTES	5 May 02, 2022
D-13-478791-D	Ruorong Yu, P vs. Brian Kwok Sł	'laintiff neung Yu, Defend	lant.
May 02, 2022	9:00 AM	Minute Order	r
HEARD BY: Hende	erson, Bill		COURTROOM: Chambers
COURT CLERK: ;]	Michelle Cunnin	gham; Luz Leal (Santillan
PARTIES: Brian Yu, Defendant	, Counter Claim	ant, not Pro	Se
present			
Ruorong Yu, Plaintif present	tt, Counter Defe	ndant, not Pro	Se

JOURNAL ENTRIES

- MINUTE ORDER - NO HEARING HELD

D-13-478791-D Yu, Ruorong v. Yu, Brian

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

This matter comes before the Court on Plaintiff's Motion for Summary Judgment for Amend 9/3/2019 QDRO (page 3 #8 1-3) 2nd Amended filed 03/30/2022 and set for hearing on 05/05/2022 at 9:00 a.m. is DENIED because Plaintiff's motion is duplicative and has been adjudicated and repeatedly addressed by this Court.

Plaintiff is reminded that the only outstanding issues in this case remain those five (5) identified in the Order filed 07/08/2021.

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THE COURT NOTES that a Senior Judge Settlement Conference regarding the resolution of all five (5) outstanding issues is scheduled to occur on 06/10/2022 in this case.

THEREFORE, IT IS HEREBY ORDERED that Plaintiff's motion is DENIED, and the Senior Judge Settlement Conference on all outstanding issues SHALL OCCUR. The parties shall attempt to resolve all issues in good faith. The hearing scheduled for 05/05/2022 at 9:00 a.m. is VACATED.

A copy of this minute order shall be served on the parties or their attorneys.

CLERK'S NOTE: Minute order was emailed to both parties (lls 05/02/2022).

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Divorce - Complaint	COU	RT MINUTES	June 10, 2022
D-13-478791-D	Ruorong Yu, Plair vs. Brian Kwok Sheur	ntiff ng Yu, Defendant.	
June 10, 2022	9:00 AM	Settlement Conference	
HEARD BY: Browr	ı, Lisa	COURTRO	OOM: Conference Room #326
COURT CLERK: L	uz Leal Santillan; N	lichelle Cunningham	
PARTIES:			
Brian Yu, Defendant	, Counter Claimant	t, Pro Se	
present Ruorong Yu, Plaintif present	ff, Counter Defenda	ant, Pro Se	
		OURNAL ENTRIES	

- SETTLEMENT CONFERENCE: SENIOR JUDGE SETTLEMENT CONFERENCE (BLUE JEANS APPEARANCES)

Court Clerks present: Michelle Cunningham and Luz Leal Santillan (lls).

All parties were present via VIDEO CONFERENCE through the BlueJeans application.

A Senior Settlement conference was held off the record in conference 326 before Judge Brown. The parties were unable to reach a resolution and the matter was not placed on the record.

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Divorce - Complaint	COUR	RT MINUTES	August 02, 2022
D-13-478791-D	Ruorong Yu, Plain vs. Brian Kwok Sheun		int.
August 02, 2022	9:30 AM N	Minute Order	
HEARD BY: Hende	erson, Bill		COURTROOM: Chambers
COURT CLERK: M	lichelle Cunninghar	n	
PARTIES: Brian Yu, Defendant, present Ruorong Yu, Plaintif present			-
	T		FDIEC

JOURNAL ENTRIES

- MINUTE ORDER - NO HEARING HELD

D-13-478791-D Yu, Ruorong, Yu v. Yu, Brian

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

This matter comes before the Court on Plaintiff's Motion for Defendant Shall Pay Plaintiff \$18,000 Plus Interest filed 06/30/2022 and Defendant's Opposition to Plaintiff's 7-21-2022 Exmt Fabricated 23k and 57k Claims and Opposition to Plaintiff's 6-30-2022 Motion that Defendant Still Owe Plaintiff Debt Payments and Opposition to Plaintiff's 5-23-2022, 3-20-2022, and 2-11-2011 Motions that All Fabricated Claims Without Concrete Evidence and Defendant's Countermotion that Plaintiff Owe Defendant \$50,000 Payment on Buyout 6721 Old Valley Street Due to When Money Chanced Hand Property Value Gone Up By \$100,000 and Due to Plaintiff's Attorney Mr. Page Misleading the Court on Defendant's Hand Written Two Parts Informal Living Will as an Agreement. Defendant Wants His Condo's Free Title Back set for hearing on 08/04/2022 at 9:00 a.m.

PRINT DATE: 05/16/2023 Page 69 of 80 Minutes Date: May 17, 2013	
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THE COURT NOTES that a Return from Senior Judge Settlement Conference hearing is scheduled to occur on 08/23/2022 at 1:30 p.m. in this case.

THEREFORE, IT IS HEREBY ORDERED that, in the interest of judicial economy, the hearing scheduled for 08/04/2022 at 9:00 a.m. is VACATED. The above motion and countermotion SHALL be heard on 08/23/2022 at 1:30 p.m.

A copy of this minute order shall be served on the parties or their attorneys.

CLERK'S NOTE: Copies of this Minute Order were emailed to both parties. (8/2/2022 - mlc)

INTERIM CONDITIONS:

FUTURE HEARINGS:	Aug 23, 2022 1:30PM Status Check
	Status Check: Re: Senior Settlement Conference Results
	Courtroom 01 Henderson, Bill

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Divorce - Complaint	COURT M	INUTES	August 23, 2022
D-13-478791-D	Ruorong Yu, Plaintiff vs. Brian Kwok Sheung Yu	ı, Defendant.	
August 23, 2022	1:30 PM All Pe	ending Motions	
HEARD BY: Hende	erson, Bill	COURTRO	OOM: Courtroom 01
COURT CLERK: M	lichelle Cunningham		
PARTIES:			
Brian Yu, Defendant present	, Counter Claimant,	Pro Se	
-	f, Counter Defendant,	Pro Se	
	JOUR	NAL ENTRIES	

- STATUS CHECK: RE: SENIOR SETTLEMENT CONFERENCE RESULTS...PLAINTIFF'S MOTION FOR DEFENDANT SHALL PAY PLAINTIFF \$18,000 AND PLUS INTEREST...DEFENDANT'S OPPOSITION TO PLAINTIFF'S MOTION AND COUNTERMOTION

Both parties appeared IN PERSON.

Court Certified Mandrin Interpreter, Lijun Cao, present with Plaintiff.

Court advised the parties on how the case is going to proceed. Court addressed the five (5) issues and sub parts of concern. Court further advised the parties that he will not entertain any other issues beyond these five (5).

Plaintiff addressed the Synchrony account and the Gain Capital account. Further discussion between the Court and Parties regarding the accounts and whether or not Defendant paid anything to Plaintiff. Defendant stated it is 100% his money. Defendant further stated he has filed everything the Court needs.

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COURT ORDERED, An EVIDENTIARY HEARING: re: Further Proceedings/Court's Decision shall be SET FOR 11/15/2022 AT 1:30 p.m. If a DECISION is made before that date, the Hearing shall be VACATED. Parties shall have fifteen (15) days to FILE anything ADDITIONAL they feel the Court needs.

INTERIM CONDITIONS:

FUTURE HEARINGS:	Nov 15, 2022 1:30PM Evidentiary Hearing
	Evidentiary Hearing: re: Further Proceedings/Court's Decision
	Courtroom 01 Henderson, Bill

PRINT DATE: 05/16/2023 Page 72 of 80 Minutes Date: May 17, 2013

Divorce - Complaint	COURT	MINUTES	October 10, 2022
D-13-478791-D	Ruorong Yu, Plaintif vs. Brian Kwok Sheung		ıt.
October 10, 2022	4:00 PM Min	nute Order	
HEARD BY: Hende	erson, Bill		COURTROOM: Chambers
COURT CLERK: M	lichelle Cunningham		
PARTIES:			
Brian Yu, Defendant, present	, Counter Claimant, no	ot Pro Se	
1	f, Counter Defendant,	not Pro Se	
1			NI EQ

JOURNAL ENTRIES

- MINUTE ORDER - NO HEARING HELD

D-13-478791-D Yu, Ruorong, Yu v. Yu, Brian

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

This matter comes before the Court on Plaintiff's Motion for Amend 7/8/21 Order (Omit Modifying 9/3/19 QDRO- 2 part of the legal error) filed 09/06/2022 and Defendant's Opposition to Plaintiff's Motion to Amend 7/8/2021 Court Order and Modifying Mass Mutual QDRO filed 09/28/2022 set for hearing on 10/11/2022 at 9:00 a.m.

THE COURT FINDS that issues related to the Mass Mutual QDRO are currently being heard at evidentiary proceeding. The next day of evidentiary hearing is scheduled for 11/15/2022 at 1:30 p.m.

THEREFORE, IT IS HEREBY ORDERED that Plaintiff's Motion is DENIED. The issues shall continuePRINT DATE:05/16/2023Page 73 of 80Minutes Date:May 17, 2013

D-13-478791-D

to be heard at the evidentiary hearing on 11/15/2022 at 1:30 p.m..

A copy of this minute order shall be served on the parties or their attorneys.

CLERK'S NOTE: Copies of this Minute Order were emailed to Plaintiff and Attorney Veiga. (10/10/2022 - mlc)

INTERIM CONDITIONS:

FUTURE HEARINGS: Nov 15, 2022 1:30PM Evidentiary Hearing Evidentiary Hearing: re: Further Proceedings/Court's Decision Courtroom 01 Henderson, Bill

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Divorce - Complaint	COURT M	INUTES	November 15, 2022
D-13-478791-D	Ruorong Yu, Plaintiff vs. Brian Kwok Sheung Yu	, Defendant.	
November 15, 1 2022	All Pe	nding Motions	
HEARD BY: Hende	rson, Bill	COURTRO	OM: Courtroom 01
COURT CLERK: Lu	ız Leal Santillan		
PARTIES: Brian Yu, Defendant, present	Counter Claimant,	Pro Se	
•	f, Counter Defendant,	Pro Se	

JOURNAL ENTRIES

- EVIDENTIARY HEARING...MOTION FOR AMEND 07/08/2021 ORDER (OMIT MODIFYING 09/03/2019 QDRO-2 PART OF THE LEGAL ERROR)...OPPOSITION TO PLTFS MOTION TO AMEND 7/8/21 COURT ORDER

Both parties appeared IN PERSON.

Court certified Mandarin Interpreter, Wai Mei Borgel, appeared on Plaintiff's behalf.

Court stated it is lacking clarity on what is being litigated. Court further stated it issued a final comprehensive decision a few years back and there have been attempts to appeal the matter which have rejected because it was unclear what was being appealed. Additionally, Court stated it issued a comprehensive order on July 8 indicating there are only five remaining issues that the Court identified. Court further stated it will take argument on the five (5) issues and will set a return date for February. Court stated it will either have a decision issued by way of an order before the return date in February or Court will issue its decision on the return date.

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Court canvassed the parties regarding the five (5) issues identified:

- 1. Distribution of the frozen Synchrony Account;
- 2. Distribution of Gain Capital accounts;
- 3. The City of Las Vegas sick and vacation hours;
- 4. E-Trade account and;
- 5. \$20,000 owed to Plaintiff for shortfall of E-Trade account.

COURT ORDERED the following:

1. A Return Hearing Re: Court s Decision on Pending Issues shall be SET for 02/23/2023 at 11:00 a.m. If Court ISSUES a decision PRIOR to the Return Hearing on 02/23/2023, the hearing date will be VACATED;

2. Defendant shall SUBMIT any proof of payments to Plaintiff within thirty (30) days.

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Divorce - Complain	it (COURT MIN	UTES	February 22, 2023	
D-13-478791-D	Ruorong Yu, vs. Brian Kwok	, Plaintiff Sheung Yu, De	efendant.		
February 22, 2023	9:00 AM	Minute (Order		
HEARD BY: Hend	lerson, Bill	COURTRO	OM: Chambers		
COURT CLERK: Michelle Cunningham PARTIES: Brian Yu, Defendant, Counter Claimant, not Pro Se					
present Ruorong Yu, Plaint present	iff, Counter De	fendant, not	Pro Se		
		IOUDNA	I ENTRIES		

JOURNAL ENTRIES

- MINUTE ORDER - NO HEARING HELD

D-13-478791-D Yu, Ruorong v. Yu, Brian

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

It is ordered that the hearing scheduled for 02/23/2023 at 11:00 a.m. SHALL BE rescheduled to 03/10/2023 at 1:30 p.m. The parties SHALL appear in person for this hearing in courtroom #1 located at The Family Courts and Services Center, 601 North Pecos Rd., Las Vegas, NV 89101.

A copy of this minute order shall be served on the parties or their attorneys.

CLERK'S NOTE: Copies of this Minute Order were emailed to both parties. (2/22/2023 - mlc)

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INTERIM CONDITIONS:

FUTURE HEARINGS:

1 KINT DATE. 05/10/2025 1 age 70 01 00 Willitates Date. Widy 17, 2015	PRINT DATE:	05/16/2023	Page 78 of 80	Minutes Date:	May 17, 2013
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Divorce - Complaint	COURT N	AINUTES	Marc	h 10, 2023
D-13-478791-D	Ruorong Yu, Plaintiff vs. Brian Kwok Sheung Y	u, Defendant		
March 10, 2023	All F	Pending Moti	ions	
HEARD BY: Hende	rson, Bill	C	OURTROOM:	Courtroom 01
COURT CLERK: Lu	ız Leal Santillan			
PARTIES:				
Brian Yu, Defendant, present	Counter Claimant,	Pro Se		
-	f, Counter Defendant,	Pro Se		
	JOU	RNAL ENTR	RIES	

- RETURN HEARING: RE: COURT'S DECISION ON PENDING ISSUES FROM 11/15/2022 EVIDENTIARY HEARING...HEARING

Both parties appeared IN PERSON.

Court stated it has dealt with these issues extensively and will not be able to solve additional or further problems today.

COURT stated the following FINDINGS:

(1) On June 26, 2015, about a week and half after the decree of divorce was entered, Defendant created and funded the Synchrony Account with monies that were community or marital and were concealed from Plaintiff at the time of the divorce. Court stated this ruling was previously established at the 02/01/2016 and became in order on 04/26/2016.

(2) The Gain Capital was likewise concealed from the decree of divorce and thus at the hearing of 02/01/2016 the Court ordered Plaintiff was to be awarded half of the Gain Capital account.

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(3) Plaintiff is entitled to half of \$69,158.00 for the sick leave and vacation time with The City of Las Vegas.

(4) Defendant owes Plaintiff \$19,989.00 for the shortfall of the E-Trade account.

COURT ORDERED the following:

1. Relative to the SYNCHRONY ACCOUNT, Defendant shall PAY Plaintiff one half (1/2) of the balance either at the time the account was opened (on or about 06/26/2015) or half (1/2) the balance at the time of the 02/01/2016 hearing, whichever balance is GREATER;

2. Defendant shall OWE Plaintiff one half (1/2) of the balance of the GAIN CAPITAL ACCOUNT at the time of the 02/01/2016 hearing;

3. Plaintiff shall receive a JUDGEMENT for \$34,579.00 for her share of the SICK LEAVE and VACATION TIME;

4. Defendant owes Plaintiff \$19,989.00 for the shortfall of the E-TRADE ACCOUNT.

Plaintiff shall prepare the order from today's hearing. A copy of these Court minutes and instructions shall be provided.

CLERK'S NOTE: A copy of these Hearing Minutes and Instructions were emailed to Plaintiff. (03/13/2023 - lls)

INTERIM CONDITIONS:

FUTURE HEARINGS:

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Plaintipp's EXHIBITS

CASE NO. D478791

DESC	RIPTION OF EXHIBIT	Date Offered	Date Objected	Date Admitted
×	Debts Oct 2012 to July 2014			
- C - C	Property list Separately			
X	Payments make by Ken			
X	Chase credit card			
X	Checks			
X	Check S			
* * *	Walmart / eccipts			
X	Cerderas receipts			
X	Dollar Tree Hores Vereints			
X	Walmart recepts			
Ж	Cox			
X	TO Maxx receipts			
X	Misc. receipts			
X	misc. ve ceiptes			
×	Misc. Veceipts			
X				2
X	Melical expenses Holk statements			
X	401Kc statements			
X	E-Trake			
×	401K statements			
\varkappa	checks			
X	M. Discounts			
X	Receipts =/ cans			

Plaintiff's

EXHIBITS

#2

CASE NO. D 47879 /

Ι		RIPTION OF EXHIBIT	Date Offered	Date Objected	Date Admitted
	24	checks	2		
	×	Base Law Office Involas/statement			
1	26	Checks Bage Law Office Involas/statement Guarantee Document from Depr.	m/14	ho	\$1/14
		14 2.			



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

BRIAN YU 7809 SNOWDEN LN. #202 LAS VEGAS, NV 89128

DATE: May 16, 2023 CASE: D-13-478791-D

RE CASE: RUORONG YU vs. BRIAN KWOK SHEUNG YU

NOTICE OF APPEAL FILED: May 11, 2023

YOUR APPEAL <u>HAS</u> BEEN SENT TO THE SUPREME COURT.

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

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

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

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

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

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

Certification of Copy

State of Nevada County of Clark SS:

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

NOTICE OF APPEAL; CASE APPEAL STATEMENT; CASE APPEAL STATEMENT'; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; ORDER FROM HEARING ON MARCH 10, 2023; NOTICE OF ENTRY OF ORDER / JUDGMENT; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

RUORONG YU,

Plaintiff(s),

vs.

BRIAN KWOK SHEUNG YU,

Defendant(s),

now on file and of record in this office.

Case No: D-13-478791-D

Dept No: R

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 16 day of May 2023. Steven D. Grierson, Clerk of the Court Heather Ungermann, Deputy Clerk