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CLERK OF COURT

# FAMILY DIVISION CLARK COUNTY, NEVADA

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CASE NO. P-17-092512-T

THE CHRISTIAN FAMILY TRUST, U.A.D. 10/11/16

DEPT. PROBATE

BEFORE THE HONORABLE VINCENT OCHOA DISTRICT COURT JUDGE

TRANSCRIPT RE: STATUS CHECK

THURSDAY, OCTOBER 19, 2017

P-17-092512-T CHRISTIAN FAMILY TRUST 10/19/2017 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

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THURSDAY, OCTOBER 19, 2017

2 PROCEEDINGS

(THE PROCEEDINGS BEGAN AT 02:05:17)

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THE MARSHAL: Your Honor, Page Number 16. All parties are present.

THE COURT: Okay. Let's start over here to my left with introductions and names and bar numbers and who you represent.

MR. PAYNE: Good morning, Your Honor. Cary Colt Payne on behalf of Suzanne Payne who is also present.

THE COURT: Okay.

MS. BARNEY: Tiffany Barney, bar number 9754, on behalf of Nancy Christian who is not present.

MR. HOLYOAK: Zach --

THE COURT: Okay.

MR. HOLYOAK: Zach Holyoak, bar number 14217, also here for Nancy Christian.

MR. POWELL: Good afternoon, Your Honor. Joey
Powell, bar number 8875, appearing on behalf of Monte Reason
who is also not present.

THE COURT: Okay. So I -- it started out with a motion to assume jurisdiction. And I think either Mother or the son is alleging there's money missing from the trust now

P-17-092512-T CHRISTIAN FAMILY TRUST 10/19/2017 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

as well?

MS. BARNEY: Correct. So we're here primarily on our motion to dismiss. And so obviously, you know, we're here to -- to argue the legal ramifications or -- or the -- you know, the law as it pertains to the petition that was filed.

THE COURT: Okay.

MS. BARNEY: And it -- we expressly reserve the right to -- you -- you know, if the Court is not inclined to dismiss the petition, then we reserve the right to be able to respond to that petition within 10 days as -- as NRCP 12A allows us. So, I mean, if -- if you want us to -- I know that Joe -- Joey Powell can respond as to the -- the money that was taken as well as we also could respond to that, but, you know, I'm -- I'm here to argue our motion to dismiss to let you know why the petition should be dismissed.

THE COURT: Okay. Go ahead and -- how are you going to resolve the missing money if -- in a different court?

MS. BARNEY: Right. So we have a petition that's ready to be filed with the correct trustee over the trust.

So, I mean, -- so basically if -- if the Court would like me to argue the motion to dismiss. I mean, the motion -- the petition should be dis -- dismissed based upon two factors.

And the one is very important. It's the standing issue. And basically, the -- the parties simply don't have standing to

bring their petition. Their private trustees would have had 2 standing if they were interested persons under NRS 132.185 or 3 overcame their requirements of -- of Rudy -- or Li -- Lithicum 4 v. Rudy (ph) and -- or in other words, if the -- if the -- the 5 Petitioners had been trustees or they were beneficiaries that 6 were titled to current dist -- distributions under the trust, 7 then they might have had standing to bring this petition. 8 But as we -- as we stand here today, they are no 9 longer trustees of the trust. On June 12th, 2017, Nancy 10 replaced them as trustees and --THE COURT: What was --11

MS. BARNEY: -- they were --

THE COURT: -- the date again?

MS. BARNEY: I'm sorry, what?

THE COURT: The date --

MR. HOLYOAK: Date.

THE COURT: -- when --

MS. BARNEY: Oh.

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THE COURT: -- they were replaced?

MS. BARNEY: June 12th, 2017. We provided notice to

-- to Mr. Cary Payne who was actually representing them at that time that there had been a change in trustee. We

provided the -- the requisite document. It was a modification 24

and designation of successor trustee. And we also -- the --

the new trustee retained Counsel who is Joseph Powell. They
-- excuse me. They drafted a certificate of incumbency. They
also provided that -- that to Mr. Payne. And that was done at
the end of June, approximately June 27th, I believe. And
after that time, yes, the trust funds were taken from the
trust account.

And what -- even so, they're -- they're no longer trustees of the trust. They filed their petition sometime I believe in August, it must have been, so -- I mean, after they were removed. So they don't have standing as trustees of the trust.

They also are at most contingent beneficiaries under the trust under <u>Lithicum v. Rudy</u>. Basically, they do not have a right at this point under the terms of the trust until that contingency is met and that contingency is the death of my client. Well, my client is not dead. So they don't have a right to -- to basically come here and request that -- that the Court do something when they are not current beneficiaries entitled to current distributions under the trust.

So under jurisdictions, I've found that we're -when a party lacks standing, they don't have a right to
relief. And so here they don't have a light -- right to seek
relief from this Court. If this Court somehow finds that they
do have standing, then the Court should dismiss the petition

based upon 12(b)(6). Basically, they have not stated a claim for relief for which this Court can -- can provide them with relief. If you look a their petition, basically -- and -- and also besides 12(b)(6), under EDCR 2.20(i), this Court does not to consider a -- a memorandum of -- of points and authorities that barely -- that basically have a bare recitation or citation to fact -- to like statutes, case law, or -- or rules. And that is exactly what has happened in this petition.

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For example, they cite NRS 13 -- 155.031 where a trustee or beneficiary may petition the Court concerning certain affairs of the trust, but they -- they provide absolutely no explanation why they're doing it. The same -- the same thing is they cite NRS 163.115 or that a trustee or beneficiary may bring an action against a trustee for breach of trust, but don't provide any explanation. And in fact, they're saying that they're trustees of the trust. So are they bringing a breach of trust action against themselves?

I mean, it -- it's just so unclear. All they do is cite statutes and don't provide any explanation. And then they don't have any claims in their petition. They don't have any -- they don't lay out the elements of the claims, so they -- they basically don't have claims in their petition. And as -- and -- and this Court should also be aware in their prayer

for relief, they -- they want this Court to do things that are contrary to the terms of the trust. Now they don't -- they don't plead it in their -- in their petition, but they request the Court to order -- or to split the -- the trust into the decedent's and the survivor's trust and the trust does not -- it's -- it's contrary to the terms of the trust. The trust does not provide for that. They also request that they -- they -- the -- the Court order the distribution of the proceeds of the -- of trust owned property, but that's also contrary to the terms of the trust.

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And then they request a protective order from the distribution of assets to my client when that is expressly allowed in the trust. The trust is for the support, health, and maintenance of my client. And the trustees at this point are not giving it time to her. And -- sorry, the -- the former trustees. I want to clarify that. So basically not only does the petition not have any claims for relief, the -- the most important issue is the former trustees do not have standing to be in this court.

Now as the -- the -- as Your Honor alluded, you know, this Court can be reassured that we will be filing a petition to, you know, which state the claims of breach of fiduciary duty, of fraud, of -- of conversion and other related claims, but -- and we will do that soon, but it will

right mode, you -- you know, the right way that we will file 2 3 this petition. And -- and I know that this -- this Court is 4 concerned about the -- the taking of funds. And yes, they 5 have sequestered these funds. Mr. Payne indicated that these 6 7 funds were sequestered in a blocked account. Now of course, the trust doesn't provide for that. So -- and they haven't told us where these funds are. And we have requested on a 10 list of four occasions for the funds to be provided to the current trustee and -- and I know that Mr. Powell can talk to 11 the -- the efforts that he has made to try to obtain these 12 13 funds so that they can start being distributed to my client. But at that point -- I mean, you know, if this Court 14 15 has --16 THE COURT: But if I don't have jurisdiction, I can't help you, right? 17 18 MS. BARNEY: Correct. 19 THE COURT: And I won't --20 MS. BARNEY: So --21 THE COURT: -- be able --22 MS. BARNEY: And that's why --2.3 THE COURT: -- to help this side either.

be with the current trustee of the trust. It'll be in the

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P-17-092512-T CHRISTIAN FAMILY TRUST 10/19/2017 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

MS. BARNEY: Right.

THE COURT: Okay.

MS. BARNEY: Right. And that's why we -- I mean, we have a petition that's ready to be filed, you know. And so -- -- and -- and it -- and I think it will give us the relief that we need, but it'll be filed by the appropriate trustee.

THE COURT: Counselor.

MR. PAYNE: Good morning. Good --

THE COURT: Let me ask you a question. If they're going to file against your client, can't you address your issues in that -- as a counterclaim and -- and their new if they do file if I denied jurisdiction?

MR. PAYNE: I'm -- I'm confused by the question. In other words, if -- if you --

THE COURT: If I said --

MR. PAYNE: -- granted --

THE COURT: -- I had no ju -- if I have no jurisdiction over the trust, she's saying I don't have jurisdiction because of standing and that you have not made any proper claims for relief in -- in your petition.

MR. PAYNE: Let me back up. The petition that we filed was to assume jurisdiction, confirm trustees, which I misspoke. There's three, Susan Payne, Rosemary Keach, and Raymond Christian, who I al -- also represent. So there are three trustees who brought this petition for instructions.

And so we brought this petition pursuant to NRS 154A, B, D, F, H, K, and Q and also under NRS 163.115, 164.005, 164.010, 164.015, and 164.033.

Your Honor, I've been doing this a long time. I've been doing it over 25 years. These petitions to assume jurisdiction are always granted. The Court confirms jurisdiction over both the parties and in rem. Then it's a question of what's the relief. And this was brought as a -- as a result. And let me back up. The settlors, Mr. Raymond Christian and their wife Nancy, who retained an attorney, Mr. Christiansen was -- was terminally diagnosed back in October of -- of '016. They wanted to do some estate planning to effectuate his concerns. His concerns were over Monte. Monte is a child from a different marriage.

They were married in the 50s. They got divorced and they remarried I think in 2009 is when they remarried. After this terminal diagnosis that he had gotten, he had gone to Counsel to setup this trust so that it can effectuate his concerns with respect to Monte specifically. The family retained Mr. Christian -- or Mr. David Grant to form this trust for their benefit. There were other children in there too, children or special needs children and their beneficiaries.

And let me get to the -- the point of that. Both my

clients as trustees and beneficiaries are named as beneficiaries in this documents as it relates to the Dancing Vines property which was sold and subsequently is -- needs to be disbursed depending on how the Court interprets the -- one of the paragraphs.

Furthermore, in that specific provision, Mrs. Payne here is a specific trustee over Monte. And the concern was the father knew that Monte, a convicted felon, a -- a drug abuser, a -- a meth lab guy, had been influencing his mother. And this was the sole reason why this trust was setup. It was setup to protect their mother because they were concerned, as Father was concerned. And it's the father appointed the three children. The mother was -- and agreed to that. Mrs. Barney's client. Nancy agreed to have these people be the trustees.

When after the father died, there were certain demands made. And if I can make an offer -- allowed to make an offer of proof, they went back to Mr. -- Mr. Grant who said hey, listen, this trustee was setup, you agreed to it, if you want more from this trust, then take whatever appropriate remedies are that you need to do it. So she goes out and hires Counsel. The next thing you know, we get hit with this thing called a removal.

By the way, Your Honor, we filed -- in addition to

this petition, we had filed a supplement to this petition, and I'm not sure if Your Honor had saw that, but it's a supplement and addendum petition to assume jurisdiction, confirm trustee's instructions and alternatively reform the trust agreement which the probate court can do, because it's my understanding that the trustees, who were a party this agreement. It's an -- it's an unusual trust.

Normally in a revocable family trust you have Mom and Dad and they are the settlor, grantor, trustee, beneficiary until someone dies. This is an unusual trust because the brothers and sisters were on this agreement when this document was -- was executed. So they are a party to the agreement. So they have standing. It's just like if you were going to remove a -- I don't even know the hypothetical, but -- but a breach of the agreement is which is effectively is what they're -- what we're -- we're -- what has gone on in this -- this arrangement would -- would make them a party as a -- as a party trustee.

As a beneficiary, there are beneficiary -ultimately beneficiary -- there are beneficiary to -- to the
proceeds of -- there was a house that was sold during the -and I -- and I -- I don't want to -- I don't want to
say what she says is not correct. She says that money is
missing. There is no money missing as far as we're concerned.

All the money has been accounted for.

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There was a house that was sold and there was a discussion between their mother. Remember, this is their mother, where she was going to live after their father died and there was an agreement that one of the sons was going to live and -- and help take care of Dad until he died. She moved out of the house and went to go reside with Monte. So there were these kind of disputes that were going on around the time that she died.

But to answer your question, Your Honor, Your -Your Honor has jurisdiction to -- to assert these -- the
relief that is requested. We brought the petition. It was
after they had filed this removal action that we thought that
that was improper. We came to this Court with clean hands and
we then get hit with this motion to dismiss and here we are.

I thought what was going to happen was is we were going to maybe enter into some type of a scheduling order where Your Honor wanted to if needed -- need to take the deposition of David Grant, the attorney that prepared this. Like I said, Mr. Grant is prepared to testify what the intent of the settlor was. This was a discretionary trust. Eft -- the settlor left it up to his three children to decide what Mrs. Monte's needs were to be.

And there's a statutory provision in the NRS as it

talk about discretionary trust and you can't remove a discretionary trustee absent a showing of bad fath. In other words, the -- the settlor in -- when a settlor names a fiduciary, the -- whether it be an executor or co-trustee or a guardian, the courts are very careful and give a great deal of discretion as to why that individual chose those individuals to be the fiduciary. That's one of those sacred powers.

And Mr. -- and this was Mr. Christiansen 's money.

They may dispute that there was -- there's some -- a community property claim, but -- but by all accounts, this was his property that he funded prior to his marriage put into this marriage. And in fact, the agreement was is that Mrs.

Christiansen was going to -- going to contribute a condominium and some bank accounts which she never did which is -- which is a side story. If we need to do some discovery, we can.

But the -- the issue of jurisdiction, the Court has jurisdiction whether they file their own petition, whatever it says, it's going to say what it says. Your Honor can set this down I think on a short order. I don't -- I'm not -- before Your Honor that often -- I don't know how long you set these things out, but I think the Court can assume jurisdiction which they always do. Every single Friday they'll assume jurisdiction every single time absent some unusual facts, a piece of property is in California or the trust says

California law applies or something to that degree.

But when all the parties are here, 99 times out of a hundred the Court assumes jurisdiction, takes in rem jurisdiction over the property, and takes to some degree personal jurisdiction over the trustees. So I think jurisdiction motion to dismiss is just a red herring?

MS. BARNEY: May I respond?

THE COURT: Go -- go ahead.

MS. BARNEY: Okay. So basically -- and -- when there's a lack of standing, they can't request relief. So -- and -- and them requesting in rem jurisdiction and for them to be confirmed as trustees is improper.

And -- and, you know, while I respect Mr. Payne, I mean, he's arguing a bunch of facts here. And this is purely a legal question. And -- and I know he has attempted to say that the trust has a Scrivener's error in there to attempt to gain standing but the fact is -- is accounting to <a href="Fry v.Goodsell">Fry v.Goodsell</a> (ph), you don't get even to the Scrivener's error issue because where -- where the trust is clear and unambiguous and this trust is as to the -- the change in trustee, it is allowed, it's clear, unambiguous. <a href="Fry v.Goodsell">Fry v.Goodsell</a> prohibits the use of extrinsic evidence.

So why -- why do we need David Grant's testimony when the trust is clear? Why do we need David Grant's

testimony when my client is still living? She was there. She knows what happened.

And -- and basically -- so they don't have the -the requisite standing to even come here to ask the Court to
take in rem jurisdiction. We will ask for it when we have the
proper trustee before this Court and we will ask for this for
-- whichever court to take in rem jurisdiction over this
trust.

And as -- I mean, they've talked about a -- a bunch of, you know, factual issues. We just want to state for the record based upon, you know, Joey Powell's and his client's joinder that Monte is not a convicted felon. In -- in his -- I saw in his affidavit or declaration, he has not been convicted of a felony.

As to the Dancing Vines property, they believe that they're supposed to be distri -- distributed that money. That -- that is not what -- I don't think even David Grant intended because they're saying that to allow -- they want my client to give distributions and create a taxable event during her life. So it just doesn't make sense. And -- and, I mean, those are just kind of some of the factual issues which shouldn't even be before this Court, because frankly they don't have standing to be here to ask for -- for relief. They don't have claims for relief stated in their petition and it should be -- their

petition should be dismissed.

MR. POWELL: Your Honor, if I can just address a few things.

THE COURT: What -- what pleading did you filed?

MR. POWELL: So we filed Your Honor the -- a
response to the petition to assume jurisdiction and then also
a joinder in Ms. Christiansen's motion to dismiss.

THE COURT: Okay.

MR. POWELL: That was filed Your Honor on the 13th. If I can just briefly address a couple of the -- the arguments that I've heard here. First of all, as to the issue of -- of assuming jurisdiction, Mr. Payne can have his opinion. I think I'm entitled to have mine. And to inform the Court that Mr. Payne's characterization that simply if you ask it's a rubber stamp that you get jurisdiction over a trust. That's patently incorrect, Your Honor.

You have to have standing. The NRS makes it very clear as to who has standing on these types of issues. If you are a contingent beneficiary of which all of the former trustees are contingent beneficiaries, you don't have standing to basically interject and voice a complaint or any issues you have regarding a trust in which a living settlor is still alive and has the ability to do that which they want with the document.

We -- you -- you don't just interject yourself, just like as in many different cases Your Honor. Someone who doesn't have standing can't have an opinion. They can't come in to your court and say well, I don't think that's right or I don't think that's fair. That's irrelevant. Unless you have standing, current standing, your opinion doesn't matter and whatever relief you seek. You -- you're not entitled to seek relief without standing. That's the basic premise of our entire judicial system.

The other thing that -- that Mr. Payne stated here too which is a concern for me is this representation again that somehow this document is really just the document of Mr. Christian -- Mr. -- Mr. Christian. On its face, you can certainly see that that's not the case. This was established by two people. This was a co-settled trust. And to diminish this effectively, Mrs. Christiansen is saying well, it doesn't really matter what she wants to do or -- or her choices that she has under the trust. That -- that seems highly disrespectful that in fact that this document is a two settlor trust. It's not a single settlor trust. Mr. Christiansen could have. He didn't. Mr. Christian, I should say. He didn't. It -- it was co-settled.

So, again, we -- we have to honor what Mrs.

Christian wants. It -- it's her trust that she jointly

settled and the provisions therein. And the provision above all else here is there is a removal right that the surviving settlor has to change trustees which as Ms. Barney has already informed the Court was done. It -- it was absolutely done.

And so to try to make this an issue of blocking a -a -- again, going back to the standing issue. The former
trustees may not like the fact that they got removed, but
that's irrelevant. They don't have -- they -- they can't
voice a concern on that. Mr. -- Mr. Payne has also indicated
to the Court is somehow that there is a -- this high standard
and you have to show -- to -- to remove a trustee you have to
have a -- a showing that there was bad faith. The document
doesn't say that.

The -- the rule in Nevada is you go by the four corners of the document. You don't infer anything. If it's stated, it's stated. There is no -- there is no requirement saying you can only -- Nancy can only remove the trustees based on a showing that they have acted in bad faith. It's -- it's a removal right, which most trusts would always have. It would be highly illogical as this Court can imagine to prohibit a co-creator of a trust from deciding who they want to administer the trust.

The other reality in this situation is Nancy herself. If see -- if she -- if she so chose could have

appointed herself and stepped into the shoes of the trustee. 1 She chose not to. She decided to appoint her son, my client, 2 Monte Reason, to be the trustee and administer the trust. 3 There is no problem with that. There is no prohibition 5 against that. And what also concerns me and bothers me is Mr. 6 7 Payne's clients --THE COURT: This could -- this could all have been 8 avoided if she would have maybe made a different choice, huh? 9 10 MR. POWELL: Possibly, but -- but the reality is Mr. Payne wants to say is Mr. Christian --11 THE COURT: If it's in --12 13 MR. POWELL: -- had --THE COURT: -- a trust. There were special 14 15 conditions for this person and then she had -- now she's made him the trustee. 16 MR. POWELL: Yeah. And -- and what -- what you'll 17 find in reviewing the trust is what -- what -- the red herring 18 that -- that we've gone down already is we've smeared Monte's 19 20 reputation. We're assassinating Monte's character and yet, if these issues were so important to both settlors, because 21 again, co -- co-created trust, why does the document not 22 prohibit then either settlor from exercising their right to 23

appoint Monte Reason as the trustee? It doesn't say that.

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So do you have this side story of well, this --

THE COURT: It --

MR. POWELL: -- was really --

THE COURT: It doesn't --

MR. POWELL: -- the intent.

THE COURT: It doesn't say that, but they're going to argue that it was --

MR. POWELL: They're going to argue that. And again, that's -- that's a red herring argument, because, again, we go by the four corners of the document. The -- the document was executed by both settlors or trustors as -- as I believe how they're referred to under the document.

So, again, that is a red herring argument of well, this is what he wanted and he wanted and this and that. Well, again, if that was the case, it would have said so within the -- within the four corners of the document. It doesn't say that. There's no prohibition. There's no provision on Nancy choosing anyone that she wants.

Also, Your Honor, what the -- the other insinuation that Mr. Payne made in his -- his pleadings was that somehow that there is a heightened standard that you have to qualify as a trustee. That's patently incorrect. There -- there's no such statute, Your Honor. You -- there -- there's nothing you can find. The reason being is that a settlor -- it's their

documents. It's the trustee's in charge of their assets that they put it in -- into the trust and they can choose whomever they want, regards of their past, regardless of anything, education level, this or that.

It's -- it's common for people to appoint family members as trustees and they can choose whomever they want. They don't have to. They can have the man walking down the street if they somehow want him to be the trustee or her. They can do that. There's no limitation on that. There's no qualification mechanism or -- or standard that you have to meet in that respect. So that -- that's just a patent red herring argument, Your Honor.

Just to conclude, the -- what bothers me again is this characterization by Mr. Payne's clients that somehow we don't honor the removal that was already done. Well, what somebody does is their choice. We don't just jam the gears up and say well, we don't like it, so therefore we're going to block you from doing it. You don't have standing to do that. It's Nancy's trust now as the surviving settlor and the express provision under that document says you can remove and replace trustees at whim, just like Nancy theoretically if she didn't like the job that Monte is doing, she can remove Monte. She can do this numerous times. She can appoint herself.

So it -- it's very much a -- a disingenuous argument

and a mechanism to effectively come into the court again with a living settlor who is exercising their right and saying we don't like it. Tough luck. It doesn't matter that you don't like it. You are not in a position to have a say about what you -- what the settlor is doing with their trust.

So Your Honor, I -- we join in. Again, the -- the motion to dismiss here, there is no standing. And a review of NRS would -- would clearly establish the fact that to seek to have a court take jurisdiction over a trust when you have no standing, it doesn't get rubber stamped. It would get dismissed, just like any other action in any other Court would be. If you don't have -- you don't have a right to have a say, you don't have a right to -- to be heard. So --

THE COURT: Thank you.

MR. POWELL: Thank you, Your Honor.

THE COURT: Just briefly.

MR. PAYNE: Yeah, Your Honor. I -- again, it's -- it's an unusual situation where these three trustees sat at the table, negotiated the terms of this agreement, and you kind of alluded to it, and signed the agreement. I mean, this is a contract. And now for them to say that they don't have a say at the table is ridiculous. Standing is a very broad concept. Okay. Under the NRS -- they can be a creditor and they have standing. They can be a beneficiary. They can be a

contingent beneficiary. It's -- it's a ridiculous argument.

Again, it's an unusual circumstances and you hit the -- you hit the head on the nail. If Nancy didn't want this arrangement, she didn't need to sign this agreement. But she sat in there. Everybody knew that Dad wanted these three children in charge so they can look at for their mother, their mother doesn't like the terms and runs off and tries to appoint Monte and you're good -- you -- you hit another good point in there. And -- and Dad wanted Mrs. Payne to be the sub-trustee of that disposition over Monte because of all the problems Monte had caused this family.

THE COURT: Okay.

MR. HOLYOAK: Your Honor, if I may just point out, there's -- there's no admissible evidence that Mr. Payne has put forward other than his own testimony today. His clients have never vi -- verified a document. They've never provided a signed affidavit from David Grant. They've never provided any admissible evidence to say what he's saying now, that that was their intent.

Furthermore, this -- this idea that they're a party to --

MR. PAYNE: Your Honor --

MR. HOLYOAK: -- this contract --

MR. PAYNE: -- I object. We've -- we've got --

P-17-092512-T CHRISTIAN FAMILY TRUST 10/19/2017 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

Counsel has already spoke. Are you going to -- both Counsel is going to argue this?

THE COURT: Just briefly.

MR. HOLYOAK: The -- the idea that they're a party to this contract because they signed an acknowledgment? That -- that's not -- that's not accurate. Frankly, trustees sign an acknowledgment all the time. All it's saying is we're accepting the position as trustee. It doesn't make them a party to the agreement.

of jurisdiction, I'm going to take that under advisement and have a decision in a week. But I'm -- I just wondered -- this matter is going to be litigated and I was intending to appoint a senior judge today for the purposes of hearing all claims and including their claim -- your claim for the missing money or money that may be missing. But if you don't -- if -- I don't have a -- an agreement that will do that, then I'll -- I'll render a decision on jurisdiction.

MS. BARNEY: Your Honor --

THE COURT: Because you're -- you're -- it's going to end up in litigation someplace.

MS. BARNEY: Right. And it -- I mean, we would prefer that is that right? Would be brought to -- to the correct trustee and that's why, you know, we're seeking

dismissal. But, Your Honor, if -- if --

THE COURT: Well, look. There was -- they're the trustee right now. Okay. I understand their argument that they -- they should not have been removed. It was an improper removal and a whole trust was designed so this person would not get involved with the running of the show and somehow he ended up running the show. That's their argument.

So who -- right now they're the trustee, obviously, because they're -- that's the person who was appointed by the settlor, the remaining settlor. And under the trustee as written, that's -- was her authority. But that's the whole -- kind of the basis of the whole litigation whether that was done properly, because they have a different opinion as to how that should be read.

MS. BARNEY: Well, it's -- but, Your Honor, when the standing --

THE COURT: So the -- the bottom line is if --

MS. BARNEY: -- the standing is --

THE COURT: -- there's no agreement, then I'll make a decision on --

MS. BARNEY: All right.

THE COURT: -- jurisdiction and I'll -- I was just trying to save everyone money and time by sending it to a senior judge to have the litigation, but I -- if -- if you

1	want to press the question of jurisdiction, I'll I'll have
2	to do research and review the pleadings again and decide
3	MS. BARNEY: And so, Your Honor, so I just ask
4	for the for the 10 day period that we have to respond
5	actually to the petition, because obviously our motion to
6	dismiss is purely on a legal standpoint, that possibly the
7	the Court when it renders its decision allows us that 10 days
8	from the time it renders its decision.
9	THE COURT: That is that will be granted.
10	MS. BARNEY: Okay.
11	THE COURT: And the for the record, your joinder
12	is is granted as well.
13	MS. BARNEY: I'm sorry, what?
14	THE COURT: The joinder request is granted.
15	MS. BARNEY: Okay. All right. Thank you, Your
16	Honor.
17	MR. POWELL: Thank you, Your Honor.
18	THE MARSHAL: Thank you, guys.
19	THE COURT: Thank you.
20	MR. PAYNE: Thanks, Judge.
21	(TO OTHER MATTERS)
22	(PROCEEDINGS CONCLUDED AT 02:38:23)
23	·

\* \* \* \* \* \*

ATTEST: I do hereby certify that I have truly and correctly transcribed the digital proceedings in the above-entitled case to the best of my ability.

Adrian Medramo

Adrian N. Medrano

P-17-092512-T CHRISTIAN FAMILY TRUST 10/19/2017 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

Electronica	ally Filed
10/25/2017	3:55 PM
Steven D. (	Grierson
CLERK OF	THE COU
<b>⊸</b> 1.	,

IARV
CARY COLT PAYNE, ESQ.
Nevada Bar No.:4357
CARY COLT PAYNE, CHTD.
700 South Eighth Street
Las Vegas, Nevada 89101
(702) 383-9010
carycoltpaynechtd@yahoo.com
Attorney for Petitioner

# DISTRICT COURT CLARK COUNTY, NEVADA

In the Matter of ) Case No.: P-17-092512-T ) Dept. No.: PC-1 ) TRUST u.a.d. 10/11/16 )

## **INVENTORY RECORD OF VALUE**

STATE OF NEVADA: COUNTY OF CLARK } ss.

SUSAN CHRISTIAN PAYNE, pursuant to the laws of the State of Nevada (NRS 53.045), and under penalty of perjury, hereby declares that the following is a true statement of all of the estate of the above-named Trust. I hereby certify that the property described herein is property where there is no reasonable doubt as to value and is believed to be equal in value to money in the amount set opposite each respective item, and that the value of the whole of the inventoried estate as of the date of decedent's death (1/31/17) was as stated herein.

Dated the <u>20</u> day of October, 2017

SUSAN CHRISTIAN PAYNE



# **REAL PROPERTY**

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2848 Bluff Point Drive, Las Vegas, NV \$292,960.00<sup>1</sup> 37920 Grandview Ave., Yermo, CA (rental) \$ 64,088.00

\$357,048.00

# **PERSONAL PROPERTY**

Proceeds of Sale 2 1060- Dancing Vines, Las Vegas, NV \$194,704.59 Oxford Policy proceeds \$ 54,206.61 Oxford Policy proceeds \$106,719.79 Chase accounts proceeds \$ 73,197.94

\$428,828,93<sup>3</sup>

Chase Savings (6040) 6,513.45 Chase Checking (4816) 4,357.84 (as of 9/30/17)

\$10,871,29

**TOTAL VALUE OF TRUST PROPERTY:** 

\$796,748,22

<sup>1</sup> Value based upon Zillow printout (10/16/17)

Held for distribution, subject to claims, etc.

**Held by Client Trust Account** 



### CERTIFICATE OF SERVICE

The undersigned hereby certifies that on October , 2017, a true and correct copy of the foregoing was served to the following at the their last known address(es), facsimile numbers and/or e-mail/other electronic means, pursuant to:



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BY MAIL: N.R.C.P 5(b), I deposited for first class United States mailing, postage prepaid at Las Vegas, Nevada;

Tommy L. Christian 245 South Lemon, Apt C Orange, CA 92566

Christopher A. Christian 560 W. 20th Street #12 San Bernardino, CA 92405



BY E-MAIL AND/OR ELECTRONIC MEANS: Pursuant to Eighth Judicial District Court Administrative Order 14-2, Effective June 1, 2014, as identified in Rule 9 of the N.E.F.C.R. as having consented to electronic service, I served via e-mail or other electronic means (Wiznet) to the e-mail address(es) of the addressee(s).

Daniel Keifer, Esq.

Email: kenny@rlklegal.com

Joseph Powell, Esq.

email: joey@rushforth.com

RUSHFORTH, LEE & KIEFER, LLP

1701 Village Center Circle, Suite 150

Las Vegas, NV 89134 Attorney for Monte Reason

Tiffany S. Barney, Esq. ANTHONY L. BARNEY LTD. 3317 W. Charleston Blvd., Suite B

Las Vegas, NV 89102 email: tiffany@anthonybarnev.com

Attorney for Nancy I. Christian

An employee of CARY COLT PAYNE, CHTD.



City, !

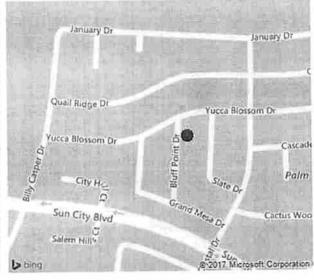
#### ZILLOW INSTANT OFFERS



500+ homeowners in your area got cash Instant Offers.

## 2848 Bluff Point Dr, Las Vegas, NV 89134





2848 Bluff Point Dr, Las Vegas, NV 89134

2 beds · 2 baths · 1,653 sqft

SOLD: \$265,000

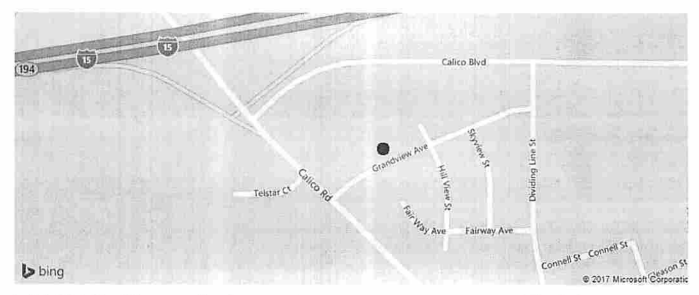
Sold on 12/09/16

Zestimate<sup>3</sup>: \$292,960

Est. Refi Payment \$1,034/mo

City, !

## 37920 Grandview Ave, Yermo, CA 92398



# 37920 Grandview Ave, Yermo, CA 92398

3 beds  $\cdot$  2 baths  $\cdot$  1,144 sqft

	Is this your rental?
Get a mon rentals in y	thly local market report with comparable our area.
) I own a	nd manage this rental
I manag	e this rental for the owner
Enter ema	il
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	Subscribe

#### OFF MARKET

Zestimate\*: \$64,088
Rent Zestimate\*: \$950 /mo

Est. Refi Payment \$250/mo

# **Closing Disclosure**

Closing Information

Date Issued

2/8/2017

Closing Date

Disbursement Date

Settlement Agent Equity Title of Nevada

File#

Property

17840030-084-TGR 1060 Dancing Vines Avenue Las Vegas, NV 89183

Sale Price

\$210,000.00

Transaction Information

Borrower

Deborah Coulter and Paul Hirsch

1060 Dancing Vines Avenue

Las Vegas, NV 89183

Seller

\*\*See Attachment

Summaries of Transacti	ons			Contact Information	
SELLER'S TRANSACTION	1			REAL ESTATE BROKER (	
Due to Seller at Closing			\$210,511.59	Name	Black & Cherry Real Estate
Sale Price of Any Person	al Property Includ	led in Sale	\$210,000.00	Address	2421W, Horizon Ridge PKWY Suite 110 Henderson NV 89052
(95 of				NV License ID	
## C - 1. L-12.	2022			Contact	Mark Hillers
3				Contact NV License ID	
511			- v- v-12224	Email	thehillersteam@gmail.com
Adjustments for Items Paid	A74	ance	1.0	Phone	(702) 480-4454
City/Town Taxes County Taxes	2/10/17 to	7/1/17	\$382.08	REAL ESTATE BROKER (S	
11 Assessments	2/10/17 to	3/1/17	\$15,62	Name	Real Estate By Design
12 Sewer 15 Trash	2/10/17 to 2/10/17 to	7/6/17 4/1/17	\$90.04 \$23.85	Address	1180 Town Center Drive Suite 100 Las Vegas NV 89144
15	and the same			NV License ID	market and the second of the s
Due from Seller at Closing			£45.007.00	Contact	Jackie Akester
01 · Excess Deposit			\$15,807.00	Contact NV License ID	
Closing Costs Paid at Clo			\$15,503.40	Email	jackie@rebdlv.com
<ul> <li>Existing Loan(s) Assumed</li> <li>Payoff of First Mortgage</li> </ul>		t to		Phone	(702) 945-2728
Payoff of First Mortgage Payoff of Second Mortga		200, 100		SETTLEMENT AGENT	AND THE STATE OF T
ge	ige coan _			Name	Equity Title of Nevada
Seller Credit	er <del>Persona</del> Valle			Address	2475 Village View Dr. Suite 250 Henderson NV 89074
12 Title Insurance Premium	Adjustment		\$303.60	NV License ID	······································
The section of the last		m, (a. 0.) m(/), (a.		Contact	Tacl Granlund
12	ment and and		THE STATE OF THE S	Contact NV License ID	
Adjustments for Items Unpa	ld by Seller			Email	TeamTLT@equitynv.com
14 City/Town Taxes	to			Phone	(702) 432-1111
County Taxes Assessments	to to				
				loan terms	ns? If you have questions about the s or costs on this form, use the contact on below. To get more information
CALCULATION			PLANTING STATE		complaint, contact the Consumer
Total Due to Seller at Closing Total Due from Seller at Closin	ig entrem	· • • · ·	\$210,511.59 -\$15,807.00	Financial P	rotection Bureau at
Tach C Fram M To 6			\$104 704 FO	www.cons	sumerfinance.gov/mortgage-closing

Closing Cost Details

Loan Costs		t Closing	-Paid Be	efore Closing
A. Origination Charges		\$0.		
% of Loan Amount (Points)		A I PAGE		10000
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Services borrower Did Not Snop For	-	\$0.	00	
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Services Borrower Did Shop For		\$480	0.00	-
Escrow Fee to Equity Title of Nevada	-	\$355.00	No.	
Notary Signing Fee		\$125.00		
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Taxes and Other Government Fees Recording Fees Deed: Mortgage: County Transfer Tax to Equity Title of Nevada	1 200	\$1,071.00		71.71
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#### Equity Title of Nevada

2475 Village View Dr., Suite 250 Henderson, NV 89074 Phone: (702) 432-1111

File No./Escrow No.: 17840030-084-TGR Print Date & Time: 2/8/2017 - 12:47;19PM Officer/Escrow Officer: Taci Granlund

Settlement Location: 2475 Village View Dr., Suite 250, Henderson, NV 89074

Property Address: 1060 Dancing Vines Avenue, Las Vegas, NV 89183, 177-27-611-254

Seller: Rosemary K. Christian-Keach, Raymond T. Christian, Jr. and Susan G. Christian-Payne, Truslees of the Christian

Lender: American Financial Network

Settlement Date: 2/10/2017 Disbursement Date:

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Description		
	Debit :	Credit
Financial		The state of the s
Sale Price of Property		210,000.00
Prorations/Adjustments		
County Taxes 02/10/17 to 07/01/17		382.08
Assessments 02/10/17 to 03/01/17		15.62
Sewer 02/10/17 to 07/06/17		90.04
Trash 02/10/17 to 04/01/17		23.85
Title Insurance Premium Adjustment	303.60	
Other Loan Charges		
Notary Signing Fee	125.00	
Title Charges & Escrow/Settlement Charges		
ALTA 2013 Homeowner's Policy or Title Insurance (Rev 12-2-13) to Equity Title of Nevada	737,40	
Escrow Fee to Equity Title of Nevada	355,00	
Commission		
Real Estate Commission to Real Estate By Design	6,300.00	
Real Estate Commission to Black & Cherry Real Estate	6,300.00	
Government Recording and Transfer Charges		

Totals	210,511.59	210,511.5
Proceeds Due Seller	194,704.59	
Subtotals	15,807.00	
	Debit:	S Civilia
Transfer Fee to First Service Residential Realty	225.00	
Reimburse Agent to Real Estate By Design	330.00	
HOA Dues to Silverado South Homeowners Associtation	60.00	
Miscellaneous		
County Transfer Tax to Equity Title of Nevada	1,071.00	
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THE RESERVE OF THE PROPERTY OF	BINLEY ILENY Se	ller synthering

Acknowledgement	·.
discursements made on my account or by me in this in	ement and find it to be a true and accurate statement of all receipts and ansaction and further certify that I have received a copy of the ALTA levada to cause the funds to be disbursed in accordance with this
The Christian Family Trust, dated October 11, 2016	
Rosemary K. Christian-Keach, Trustee	•
The Christian Family Trust, dated October 11, 2018	
Raymond T. Christian, Jr., Trustee	
The Christian Femily Trust, dated October 11, 2016	
Susan G. Christian-Payne, Trustee	•

Taci Grantund

· Register: CLIENT TRUST ACCOUNT: Christian Family Trust

From 06/01/2016 through 10/05/2017 Sorted by: Date, Type, Number/Ref

Date	Number	Payee	Account	Memo	Payment C	Deposit	Balance
06/30/2017	185830	Christian Family Trust	CLIENT TRUST ACC	Deposit		106,719.79	106,719.79
06/30/2017	185831	Christian Family Trust	CLIENT TRUST ACC	Deposit		54,206.61	160,926.40
06/30/2017	9569903	Susan G. Christian-P	CLIENT TRUST ACC	Deposit		267,902.53	428,828.93

September 01, 2017 through September 29, 2017

Primary Account: 000000446556040

# CONSOLIDATED BALANCE SUMMARY

ASSETS Checking & Savings	ACCOUNT	BEGINNING BALANCE	ENDING BALANCE	
Checking & Savings	THIS PERIOD		THIS PERIOD	
Chase Private Client Checking	000000446556040	\$4,670.33	\$4,357.84	
Chase Private Client Savings	000003008644816	5,763.25	6,513.45	
Total		\$10,433.58	\$10,871.29	
TOTAL ASSETS		\$10,433.58	\$10,871.29	

All Summary Balances shown are as of September 29, 2017 unless otherwise stated. For details of your retirement accounts, credit accounts or securities accounts, you will receive separate statements. Balance summary information for annuities is provided by the issuing insurance companies and believed to be reliable without guarantee of its completeness or accuracy.

# CHASE PRIVATE CLIENT CHECKING

CHRISTIAN FAMILY TRUST

Account Number: 000000446556040

SUSAN G CHRISTIAN-PAYNE TRUSTEE

OR RAYMOND TYRONE CHRISTIAN TRUSTEE

# **CHECKING SUMMARY**

	AMOUNT
Beginning Balance	\$4,670.33
Deposits and Additions	0.03
Electronic Withdrawals	-312.52
Ending Balance	\$4,357.84
Annual Percentage Yield Earned This Period	0.01%
Interest Paid This Period	\$0.03
Interest Paid Year-to-Date	\$0.37

# TRANSACTION DETAIL

TOAU I IUIT	DE 17 (1E)				
DESCRIPTION				AMOUNT	BALANCE
1.T.T.T.T.T.T.T.T. (1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1	lance				\$4,670.33
		0022758965	Web ID: W952318940	-312.52	4,357.81
A STATE OF THE SECTION OF	7 1010 1 07	0022730303	VV60-15- V10020-100-10	0.03	4,357.84
New Control of the Co					\$4,357.84
	DESCRIPTION  Beginning Ba  Wf Home Mtg  Interest Paymer	DESCRIPTION Beginning Balance	DESCRIPTION  Beginning Balance  Wf Home Mtg Auto Pay 0022758965 Interest Payment	Beginning Balance Will Home Mtg Auto Pay 0022758965 Web ID: W952318940 Interest Payment	Beginning Balance   Wi Home Mtg   Auto Pay   0022758965   Web ID: W952318940   -312.52   Interest Payment   0.03

Electronically Filed 10/31/2017 1:48 PM Steven D. Grierson CLERK OF THE COURT

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SUSAN CHRISTIAN-PAYNE, )
ROSEMARY KEACH, AND )
RAYMOND CHRISTIAN ) Case No.: P-17-092512-T
PETITIONERS, ) Dept No.: S

NANCY I. CHRISTIAN, RESPONDENT

## **DECISION**

This matter came before the Court for a Status Check on October 19, 2017. After reviewing the oral arguments and pleadings, reviewing exhibits and documents on file herein, the Court makes the following findings of fact and orders:

**DISTRICT COURT** 

FAMILY DIVISION
CLARK COUNTY, NEVADA

#### I. Statement of the Case

This is a dispute regarding a family trust following the removal of Petitioners as co-trustees and Respondent Nancy Christian's appointment of Monte Reason as the successor trustee.

#### II. Issues

v.

- 1. Standing of Petitioners
- 2. Jurisdiction of the Court over the trust

# III. Finding of Facts

- One year ago, Raymond T. Christian (hereinafter "Raymond") and Nancy I. Christian (hereinafter "Nancy") executed The Christian Family Trust (hereinafter "the trust") on October 11, 2016.
- 2. Susan Christian-Payne, Rosemary Keach, and Raymond Christian (hereinafter "Petitioners") were the original individuals named co-trustees and accepted the Trusteeship of the Trust at the time of its initial execution in October 2016. The names of the four (4) now living children from the Grantors' marriage are Rosemary Christian-Keach, Raymond T. Christian, Jr., Tommy L. Christian, and Susan Christian-Payne.
- 3. In January 2017, the residence at 1060 Dancing Vines was listed for sale by Petitioners. On or about January 18, 2017, Petitioners accepted a contract on the Dancing Vines property. The property was sold on February 13, 2017.
- 4. Grantor Raymond Christian died on January 31, 2017. Grantor Nancy Christian is currently 77 years old.
- 5. About a month after Raymond died and after the property closed, Nancy Christian sought to be paid an additional \$5,000 per month from the trust.
- 6. The Trust provides at Article 4.3(a) that: "the Trustee, in Trustees' sole discretion may pay to the Survivor all of the net Income of the Trust estate, as the Trustee may determine necessary, In the Trustee's sole discretion for the health, education and maintenance of the survivor . . ."
- 7. Nancy was informed as to the trust terms and net income payments by correspondence dated June 3, 2017. Within 10 days thereafter, Nancy, executed documents to remove Petitioners as co-trustees and appoint Monte Reason.

ILY DIVISION, DEPT. S AS VEGAS, NV 89155

- 8. The Grantors resided in Clark County, Nevada; the Trust is being administered in Clark County, Nevada; the Trust is believed to own property in Clark County, Nevada; and the Trust is governed by the laws of the State of Nevada.
- Petitioners claim that upon Raymond's death, the trust was to be divided into a survivor's trust and a decedent's trust.
- 10. As written, the trust provides Nancy with the authority to change the trustee or successor trustee after Raymond's death. *See* Trust Article 9.3.
- 11. Petitioners allege that the trust was not intended to be revocable as to the trustees and that Article 9.3 contained at least one scrivener's or other similar type of error.
- 12. Monte Reason, the successor trustee, is Nancy's child from a previous marriage.

  Monte Reason has past child support arrears and criminal issues including drug issues. His share was to be ten percent of the trust and was to be held in a trust to be distributed in the sole discretion of the trustee Susan G. Christian-Payne. See Trust Sec. 6.1 (f) and (g). Petitioners were to each receive twenty percent of the proceeds from the sale of the home outright and free of trust. See Trust Sec. 6.1 In addition, Petitioners were to receive each one third of any remaining property. See Sec.6.2
- 13. The Trust provides in Section 6.1 "Upon the death of **both** Trustors, the Trustee shall first sell the Trustors' primary residence located at 1060 Dancing Vines, Las Vegas, Nevada, and the proceeds from the sale of such home shall be distributed..."

  Emphasis added. However, Sec 6.1 (g) provides "Moreover, in the event the home referred to in this Section 6.1 was sold prior to the Survivor's death, then an amount equal to the net proceeds from such earlier sale shall be set aside to be held and distributed pursuant to the above terms of this Section 6.1."

## IV. Law and Analysis

Pursuant to the trust, the Trustees had the "sole discretion" to use the net income to support the surviving trustor. Furthermore, if in the "opinion" of the Trustees the income from the trust was not sufficient to support the survivor, the Trustees could use the trust principal to support the needs of the survivor. *See* Trust Article 4.3.

After payments of decedent expenses following death of one of the trustors, any remaining property in the trust was to be transferred to the Survivor Trust. *See* Trust Article 4.3. Nancy claims that the trust provided that if she asked for more funds and the Trustees, in their sole discretion, did not agree, she had the authority to replace the Trustees. Nancy and the original co-trustees seek to litigate whether Nancy can remove and replace Petitioners pursuant to the interpretation of the language in the Trust. Sec.9.3. In addition, since the real property at 1060 Dancing Vines has been sold there is the question of using those proceeds for Nancy or setting the proceeds "aside to be held and distributed pursuant to the terms of" the trust.

In addition, there is the question of exploitation, fraud, duress, or undue influence by the newly appointed trustee Monte Reason over his mother, Nancy. Petitioners are the original trustees and the children of the grantors. *See* Trust Sec. 1.2. Moreover they were to receive sixty percent of "the net proceeds from . . .sale" of the home at 1060 Dancing Vines. *See* Trust Sec. 6.1 (g).

Nancy cites <u>Linthicum v. Rudi</u>, 122 Nev. 1452, 148 P.3d 746 (2006) to support her assertion that the Court lacks jurisdiction over this case. However, there are several distinctions between Linthicum and the present case. First, in Linthicum, the petitioners were only beneficiaries of the trust. Here, Petitioners were formerly trustees of the trust.

Second, the petitioners in Linthicum sought relief because they were removed as beneficiaries of the trust. Here, Petitioners were removed as trustees of the trust; their status as beneficiaries of the trust has not been modified or questioned. Furthermore, Petitioners allege that they were removed as trustees because of undue influence and duress.

Significantly, Linthicum deals exclusively with a revocable inter vivos trust with a sole grantor. Here, the Christian Family Trust was created as a revocable inter vivos trust by co-grantors. Upon the death of Raymond, the trust became irrevocable. See Trust Sec. 9.2. Furthermore, a discretionary survivor's trust was created. See Trust Sec. 4.3. The language of Linthicum is clear that it refers only to revocable inter-vivos trusts:

"However, neither of these statutes directly addresses revocable inter vivos trusts, such as the trust in this case. [...] Nevada statutes do not contemplate beneficiaries to a revocable inter vivos trust challenging the trust until the settlor's death."

Nevada law provides the court discretion to accept jurisdiction and to decide who is an interested party. "Interested person" means a person whose right or interest under an estate or trust may be materially affected by a decision of a fiduciary or a decision of the court. The fiduciary or court shall determine who is an interested person according to the particular purposes of, and matter involved in, a proceeding. NRS 132.185.

Here, Petitioners were co-trustees of the trust and had fiduciary responsibility to protect the interests of Nancy and the assets of the Christian family trust. They had sole discretionary power of the assets of the trust and allege that they were removed as trustees for exercising this discretion. Petitioners further allege that appointment of Monte Reason as trustee will result in abuse or misuse of trust assets.

Nevada law provides that trustees may petition the court regarding any aspect of the trust including appointing or removing a trustee. NRS 153.031(k). Moreover, Nevada law allows the Court to take jurisdiction of cases in matters involving fraud or duress. "The court has exclusive jurisdiction of proceedings initiated by the petition of an interested person concerning the internal affairs of a non-testamentary trust, including a revocable living trust while the settlor is still living if the court determines that the settlor cannot adequately protect his or her own interests or if the interested person shows that the settlor is incompetent or susceptible to undue influence." NRS 164.015(1)

The Court finds that Petitoners, as the original co-trustees and the children of the Grantors, as well as beneficiaries of the trust, are interested person as defined in NRS 132.185. Petitioners have standing to question whether Nancy properly removed them from the role of trustees. NRS 164.015, (1) (3) and (4).

This Court has jurisdiction over the trust. NRS 164.010 (2). In fact, both sides have questions regarding the holding and setting aside of net proceeds of the sale of real property, breach of fiduciary duty, and interpretation of the trust instrument. The Court has jurisdiction to review the trust to resolve these issues. NRS 164.033.

## V. CONCLUSION

The Petitioners are "interested persons" as defined in NRS 132.185 and have standing to pursue their petition. The Court has jurisdiction to review the trust to help resolve their issues.

NRS 164.033. It is the Court's intention to refer this matter for a conference with a Senior Judge.

WHEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED

THAT Nancy shall file an Answer/Responding Pleading pursuant to statute.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED THAT all trust assets shall be frozen until further order of the Court.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED THAT the assets withdrawn from the trust by Petitioners shall be placed in to an account and frozen.

Petitioners shall provide proof of the location of these assets to Nancy and the Court within 10 days.

IT IS SO ORDERED this 3/ day of October, 2017

Honorable VINCENT OCHOA
District Court Judge, Department S

VINCENT OCHOA

10/31/2017 2:30 PM Steven D. Grierson CLERK OF THE COURT NEOJ 2 3 DISTRICT COURT 4 CLARK COUNTY, NEVADA 5 Susan Christian-Payne, Rosemary Case No.: P-17-092512-T Keach and Raymond Christian Department S Petitioners. 7 VS 8 Nancy I. Christian, 9 Respondent, 10 NOTICE OF ENTRY OF ORDER 11 12 Please take notice that the Decision from the 31st day of October, 2017 was 13 entered in the foregoing action and the following is a true and correct copy 14 thereof. 15 Dated: This 31st day of October, 2017. 16 DENIECE LOPEZ 17 Deniece Lopez Judicial Executive Assistant 18 Department S 19 CERTIFICATE OF SERVICE 20 I hereby certify that on or about the above file stamp date, a copy of the 21 foregoing Notice of Entry of Order was: 22 E-served pursuant to NEFCR 9 or placed a copy in the appropriate attorney folder located in the Clerk's Office at the RJC: 23 24 Joseph Powell, Esq. Cary Payne, Esq. 25 Tiffany Barney, Esq. Zachary Holyoak, Esq. 26 X E-served pursuant to NEFCR 9, or mailed, via first-class mail, postage fully 27 prepaid, to: 28

VINCENT OCHOA.
DISTRICT JUDGE
FAMILY DIVISION, DEPT S
LAS VEGAS, NV 89155

RESAPP000148

**Electronically Filed** 

Joseph Powell, Esq. 1707 Village Center Circle Ste. 150 2 Las Vegas, NV 89134-0597 3 Cary Payne, Esq. 700 S. 8<sup>th</sup> Street Las Vegas, NV 89104 5 Tiffany Barney, Esq. 3317 W. Charleston #B Las Vegas, NV 89102 Zachary Holyoak 8 3317 W. Charleston #B Las Vegas, NV 89102 10 DENIECE LOPEZ 11 Deniece Lopez 12 Judicial Executive Assistant Department S 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

VINCENT OCHOA.
DISTRICT JUDGE
FAMILY DIVISION, DEPT S
LAS VEGAS, NV 89155

Electronically Filed 10/31/2017 1:48 PM Steven D. Grierson CLERK OF THE COURT

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

SUSAN CHRISTIAN-PAYNE,
ROSEMARY KEACH, AND
RAYMOND CHRISTIAN
PETITIONERS,
V.

NANCY I. CHRISTIAN,
RESPONDENT

)

Case No.: P-17-092512-T
Dept No.: S
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NANCY I. CHRISTIAN,
RESPONDENT
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- Standing of Petitioners
- 2. Jurisdiction of the Court over the trust

# III. Finding of Facts

VINCENT OCHOA OUTTRUCT JUDGE SILY DIVISION, DEPT S AS VEGAS, NV 89151

- One year ago, Raymond T. Christian (hereinafter "Raymond") and Nancy I. Christian (hereinafter "Nancy") executed The Christian Family Trust (hereinafter "the trust") on October 11, 2016.
- 2. Susan Christian-Payne, Rosemary Keach, and Raymond Christian (hereinafter "Petitioners") were the original individuals named co-trustees and accepted the Trusteeship of the Trust at the time of its initial execution in October 2016. The names of the four (4) now living children from the Grantors' marriage are Rosemary Christian-Keach, Raymond T. Christian, Jr., Tommy L. Christian, and Susan Christian-Payne.
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  Petitioners. On or about January 18, 2017, Petitioners accepted a contract on the
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- Grantor Raymond Christian died on January 31, 2017. Grantor Nancy Christian is currently 77 years old.
- About a month after Raymond died and after the property closed, Nancy Christian sought to be paid an additional \$5,000 per month from the trust.
- 6. The Trust provides at Article 4.3(a) that: "the Trustee, in Trustees' sole discretion may pay to the Survivor all of the net Income of the Trust estate, as the Trustee may determine necessary, In the Trustee's sole discretion for the health, education and maintenance of the survivor . . ."
- 7. Nancy was informed as to the trust terms and net income payments by correspondence dated June 3, 2017. Within 10 days thereafter, Nancy, executed documents to remove Petitioners as co-trustees and appoint Monte Reason.

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VINCENT OCHOA DISTRICT JUDGE IILY DIVISION, DEPT. I

### IV. Law and Analysis

Pursuant to the trust, the Trustees had the "sole discretion" to use the net income to support the surviving trustor. Furthermore, if in the "opinion" of the Trustees the income from the trust was not sufficient to support the survivor, the Trustees could use the trust principal to support the needs of the survivor. See Trust Article 4.3.

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NRS 164.033. It is the Court's intention to refer this matter for a conference with a Senior Judge.

WHEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED
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IT IS SO ORDERED this 3/ day of October, 2017

Honorable VINCENT OCHOA
District Court Judge, Department S

VINCENT OCHOA

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Case No.: 75750

Electronically Filed Mar 27 2019 04:56 p.m. Elizabeth A. Brown Clerk of Supreme Court

# RESPONDENT/CROSS-APPELLANT'S APPENDIX VOLUME I

Respectfully Submitted, ANTHONY L. BARNEY, LTD.

Tiffany S. Barney, Esq. Nevada Bar No. 9754 3317 W. Charleston Blvd., Suite B Las Vegas, NV 89102 Telephone: (702) 438-7878 Facsimile: (702) 259-1116 office@anthonybarney.com Attorney for Anthony L. Barney, Ltd.

# ALPHABETICAL TABLE OF CONTENTS

_		<u> </u>	
4	Volume	Title of Document	Page
5	Number		Numbers
	III	Amended Notice of Entry of Order	000466-
6			000472
7	I	Decision	000141-
			000147
8	I	Errata to Notice of Motion and Motion to Dismiss	000097-
9		Pursuant to NRCP 12(b)(1) and NRCP 12(b)(5)	000100
10	I	Inventory Record of Value	000130-
			000140
11	II	Joint Objection to Petition to Assume Jurisdiction of	000157-
12		Trust; Confirm Trustees; Instructions, Etc. and Joint	000306
		Counterpetition to Assume in Rem Jurisdiction of	
13	[]	the Trust, to Confirm Trustee, to Find Breach of	
14		Fiduciary Duty, Conversion, and Fraud Against	
15		Former Trustees, to Invalidate All Transfers to the	
		Former Trustees as the Product of Undue Influence,	
16		to Order the Immediate Delivery of all Trust Assets,	
17		and to Impose a Constructive Trust	
	II	Notice of Blocked Funds, Etc.	000307-
18			000313
19	I	Notice of Entry of Order	000148-
20			000156
	IV	Notice of Entry of Order	000740-
21		·	000744
22	IV	Notice of Entry of Order	000749-
			000756
23	I	Notice of Motion and Motion to Dismiss Pursuant to	000073-
24	<u> </u>	NRCP 12(b)(1) and NRCP 12(b)(5)	000096
25	II	Notice of Substitution of Real Party in Interest	000317-
			000329
26	II	Notice of Suggestion of Death	000315-
27		·	000316
	III	Omnibus Order	000462-
28			000465

1	IV	Order	000745-
2			000748
	IV	Order	000757-
3			000760
4	IV	Order Granting Petition to Confirm Successor	000737-
5		Trustee and Denying Counter-Petition for	000739
- 1		Reinstatement of Co-Petitioners	
6	III	Petition for Fees and Costs	000473-
7			000555
8	l I	Petition to Assume Jurisdiction of Trust; Confirm	000001-
8		Trustees; Instructions, Etc.	000072
9	III	Petition to Confirm Successor Trustee	000401-
10			000461
	III	Reply to Petitioner's Combined Opposition to 1)	000556-
11		Barney Firm Petition for Fees, Etc., 2) Monte	000586
12		Reason's Application for Reimbursement	
13	II	Register of Actions	000314
	II	Substitution of Real Party in Interest Pursuant to	000330-
14		NRCP 17	000331
15	III	Transcript Re: All Pending Motions; Tuesday,	000587-
1.		March 15, 2018	000638
16	II	Transcript Re: All Pending Motions; Wednesday,	000332-
17		January 17, 2018	000400
18	IV	Transcript Re: Petition; Wednesday, April 4, 2018	000639-
			000736
19	I	Transcript Re: Status Check; Thursday, October 19,	000101-
20		2017	000129
21			

# CHRONOLOGICAL TABLE OF CONTENTS

1

- 1			
3	Volume	Title of Document	Page
4	Number		Numbers
5	I	Petition to Assume Jurisdiction of Trust; Confirm	000001-
ا ء		Trustees; Instructions, Etc.	000072
6	I	Notice of Motion and Motion to Dismiss Pursuant to	000073-
7		NRCP 12(b)(1) and NRCP 12(b)(5)	000096
	I	Errata to Notice of Motion and Motion to Dismiss	000097-
8		Pursuant to NRCP 12(b)(1) and NRCP 12(b)(5)	000100
9	I	Transcript Re: Status Check; Thursday, October 19,	000101-
10		2017	000129
	I	Inventory Record of Value	000130-
11			000140
12	I	Decision	000141-
13			000147
13	I	Notice of Entry of Order	000148-
14			000156
15	II	Joint Objection to Petition to Assume Jurisdiction of	000157-
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21	II	Notice of Blocked Funds, Etc.	000307-
22			000313
23	II	Register of Actions	000314
- 1	II	Notice of Suggestion of Death	000315-
24			000316
25	II	Notice of Substitution of Real Party in Interest	000317-
26	TT	C. L. C. D. L. D. C. D. L. D. C. D.	000329
	II	Substitution of Real Party in Interest Pursuant to	000330-
27	TT	NRCP 17	000331
28	II	Transcript Re: All Pending Motions; Wednesday,	000332-
	L	January 17, 2018	000400

		•	
1	III	Petition to Confirm Successor Trustee	000401-
2			000461
	III	Omnibus Order	000462-
3			000465
4	III	Amended Notice of Entry of Order	000466-
5		<u> </u>	000472
	III	Petition for Fees and Costs	000473-
6			000555
7		Reply to Petitioner's Combined Opposition to 1)	000556-
8		Barney Firm Petition for Fees, Etc., 2) Monte	000586
		Reason's Application for Reimbursement	
9	III	Transcript Re: All Pending Motions; Tuesday,	000587-
10		March 15, 2018	000638
	IV	Transcript Re: Petition; Wednesday, April 4, 2018	000639-
11			000736
12	IV	Order Granting Petition to Confirm Successor	000737-
13		Trustee and Denying Counter-Petition for	000739
		Reinstatement of Co-Petitioners	
14	IV	Notice of Entry of Order	000740-
15			000744
16	IV	Order	000745-
			000748
17	IV	Notice of Entry of Order	000749-
18			000756
	IV	Order	000757-
19		<u>.</u>	000760
20			
21	ı		
22		•	

# **CERTIFICATE OF SERVICE**

I hereby certify that I am an employee of Anthony L. Barney, Ltd., and not a party to this action. I further certify that, on the 27<sup>th</sup> day of March, 2019, I served the foregoing **RESPONDENT/CROSS-APPELLANT'S APPENDIX** 

**<u>VOLUME I</u>** upon the following persons or entities through the Nevada Supreme

Court electronic filing system as follows:

Cary Colt Payne, Esq. 700 S. 8<sup>th</sup> St. Las Vegas, NV 89101 Attorney for Susan Christian-Payne, Rosemary Keach, and Raymond Christian, Jr.

Employee of Anthony L. Barney, Ltd.

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PET CARY COLT PAYNE, ESQ. Nevada Bar No. 4357 CARY COLT PAYNE, CHTD. 700 South Eighth Street Las Vegas, Nevada 89101 (702) 383-9010

carycoltpaynechtd@yahoo.com

**Attorney for Petitioners** 

**Electronically Filed** 7/31/2017 4:26 PM Steven D. Grierson CLERK OF THE COURT

# DISTRICT COURT **CLARK COUNTY, NEVADA**

P-17-092512-T Case No.: In the Matter of Dept. No.: PC-1 THE CHRISTIAN FAMILY TRUST u.a.d. 10/11/16 Date: Time: 9:30 AM

# PETITION TO ASSUME JURISDICTION OF TRUST; CONFIRM TRUSTEES; INSTRUCTIONS, ETC.

COMES NOW. SUSAN CHRISTIAN-PAYNE, ROSEMARY KEACH and RAYMOND CHRISTIAN, co-trustees and beneficiaries of The Christian Family Trust u.a.d. 10/11/16, by and through their attorney, CARY COLT PAYNE, Esq., of the lawfirm of CARY COLT PAYNE, CHTD., hereby petition this Court to: (i) assume jurisdiction over the Trust; (ii) to confirm Petitioners are co-Trustees. (iii) to confirm the Trust; (iv) for instructions regarding the distribution of trust assets; and (v) for a temporary restraining order to preserve and protect the Trust assets.

Pursuant to NRS 153.031(a), (b), (d), (f), (h), (k), and (q); NRS 163.115; NRS 164.005; NRS 164.010; NRS 164.015; and NRS 164.033, Petitioners allege as follows:



## A. Trust Documents and Major Beneficiaries

Raymond T. Christian (hereinafter "Raymond" or the "deceased") and Nancy I. Christian (hereinafter "Nancy") executed The Christian Family Trust u.a.d. 10/11/16. Petitioners were parties to the original agreement as co-trustees. (Exhibit "A")

- 2. At the time the Trust was executed, the Trustors were not the trustees (Trust- page 3, ¶1; page 28). Susan Christian-Payne, Rosemary Keach and Raymond Christian, were the original named co-trustees and accepted the Trusteeship of the Trust at the time of its initial execution in October 2016. The Petitioners are also beneficiaries (Trust Article 1.2). Petitioners' understanding from their father is that he was seeking to protect their mother, Nancy Christian, was a spendthrift, and would run out of funds. The other reason was to protect her from exploitation and/or undue influence from her son, Monte Reason, based upon family history. (see Declaration in Support)
- 3. That in or around October 2016, while Grantor Raymond was hospitalized, the grantor and the trustees agreed to purchase a new primary residence that would be located within five miles of the trustee's residences. The move of primary residences would allow the trustees to take care of their mother and to provide their father with the 24-hour care he needed instead of having to admit him into a skilled nursing home. After consultation with both Grantors, the sale of 1060 Dancing Vines was decided by the grantors together with the acquisition of the new primary residence located at 2848 Bluff Point Drive (purchased November 23, 2016). Grantor Nancy Christian accompanied the trustees in viewing potential properties, meeting multiple times with Realtor Jackie Akester. The Grantors provided verbal instructions to purchase the Bluff Point property and sell of the Dancing Vines property as soon as it could be rehabilitated.



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4. Extensive rehabilitation was required on the Dancing Vines property as it was, at the time of the decision to purchase the new property, unfit for human habitation. The contractor began rehabilitation work at Dancing Vines in December 2016; the work took approximately three weeks, the trustees provided the grantors with all progress updates. In January 2017, the Dancing Vines property rehabilitation was complete and, again, with the grantors permission, the trustees listed the property for sale. On or about January 18, 2017, the trustees accepted a contract on the Dancing Vines property and it sold on February 13, 2017. All proceeds have been accounted for. (HUD-1 as Exhibit "B")

- 5. At the time of the Bluff Point property purchase, Raymond Christian had been bedridden (since June 2016) and required 24/7 care. Nancy Christian periodically and voluntarily would remove herself to her condominium located at 304 Orland Street #39, Las Vegas, Nevada, a 1 bedroom condo (612 sf). She did this at least twice between November 2016 and Raymond Christian's death in January 2017, and did not wish contact with her dving husband.
- 6. In and around that time, Nancy Christian also was looking into going to reside at assisted living, and "dragged her feet", after first agreeing to go. Ultimately she decided to live in the condo with her son, Monte Reason.
  - 7. Grantor Raymond Christian died on January 31, 2017.
- 8. Within a month after the property closed, Nancy Christian was seeking to be paid \$5,000 per month. It should be noted that the condo Nancy resides in is free and clear, with only the monthly utilities, food, etc., to pay. Nancy Christian has her own income of about \$2,100 per month between social security and pension. information and belief Monte Reason and possibly his girlfriend are also residing in the small condo. The Trust provides at Article 4, ¶4.3(a) that: "the Trustee, in Trustees' sole



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- 9. The only income to the trust is from a rental property in California, which after the payment of mortgage, taxes, homeowner's insurance, maintenance etc. from the rent received, which is at best, a few hundred dollars. Nancy's counsel was so informed in correspondence of May 2, 2017. Counsel was also informed that Nancy has not provided proof of <u>any need</u> for the trust to make such an enormous payment when it does not appear otherwise that Nancy's income was insufficient to meet her needs. Counsel was also informed that this situation has, on the surface, the appearance of someone else influencing Nancy to make these requests. Nancy is 77 years old, has been very forgetful, and when tested, barely passed the minimum requirements regarding diagnoses regarding dementia.
- 10. Prior counsel was so informed, as to the trust terms, net income payments, etc., in confidential correspondence dated June 3, 2017. Within 10 days, Nancy, executed documents to remove the petitioners as trustees and appoint Monte Reason. (Exhibit "C") Also see Declaration in Support.

#### B. Interested Persons

The names, ages, relationship and residences of the persons interested in the Trust, so far as known to Petitioners are as follows:

Name	Age/Relationship	Address
Nancy I. Christian	Adult/Spouse	c/o Joseph Powell, Esq. RUSHFORTH, LEE & KIEFER, LLP 1701 Village Center Circle, Suite 150 Las Vegas, NV 89134



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Raymond Christian

Monte Reason

Susan Christian Pavne Adult/daughter c/o Cary Colt Payne, Esq. CARY COLT PAYNE, CHTD. 700 South Eighth Street Las Vegas, Nevada 89101 Rosemary Keach Adult/daughter c/o Cary Colt Payne, Esq.

CARY COLT PAYNE, CHTD. 700 South Eighth Street Las Vegas, Nevada 89101

Adult/son c/o Cary Colt Payne, Esq. CARY COLT PAYNE, CHTD. 700 South Eighth Street Las Vegas, Nevada 89101

Adult/Stepson 304 Orlando Street, #39 Las Vegas, NV 89107

# C. Statutory Basis for Court's Jurisdiction

NRS (164.015(1) provides that "[tihe court has exclusive jurisdiction of proceedings initiated by the petition of an interested person concerning the internal affairs of a nontestamentary trust ... Proceedings which may be maintained under this section are those concerning the administration and distribution of trusts,...including petitions with respect to a non-testamentary trust for any appropriate relief provided with respect to a testamentary trust in NRS 153.031." NRS 164.015 (2) allows a petition filed under this section to be filed in conjunction with a petition under NRS 164.010.

NRS 153.031 provides that "[a] trustee or beneficiary may petition the court regarding any aspect of the affairs of the trust, including: (a) determining the existence of a trust; (b) determining the construction of an instrument; (e) ascertaining beneficiaries and determining to whom property is to pass or be delivered upon final or partial termination of the trust, to the extent not provided in the trust instrument; (f) settling the accounts and reviewing the acts of the trustee, including the exercise of discretionary powers; (h) compelling the trustee to report information about the trust or account, to the



beneficiary; (k) appointing or removing a trustee; and (q) [compelling compliance with the terms of the trust or other applicable law."

NRS 163.115 provides that "[i]f a trustee commits or threatens a breach of trust, a beneficiary or co-trustee of the trust may maintain a proceeding...(a) [t]o compel the trustee to perform his or her duties; (b) [t]o enjoin the trustee from committing the breach of trust; (c) [t]o compel the trustee to redress the breach of trust by payment of money or otherwise; and (i) [t]o trace trust property that has been wrongfully disposed of and recover the property or its proceeds."

The Trustor resided in Clark County, Nevada; the Trust is being administered in Clark County, Nevada; the Trust is believed to own property in Clark County, Nevada; and the Trust is governed by the laws of the State of Nevada.

As such the court should assume jurisdiction over the Trust and grant the requested in this petition.

#### D. Need for Instructions

# D-1. Petitioners are Still Co Trustees of Decedent's Original Trust Agreement

The trust agreement was put in place, and the parties agreed to uphold the express terms.

Upon the first Trustor to become deceased, the trust was to be divided into the survivor's trust and the decedent's trust (Trust-Articles 4 and 5). Article 5.1 describes some of the administration, so does Article 6 regarding real property. The net income (or principal) of the trust was to be used for the survivor, should it become necessary.

The Trust, at paragraph 9.3 states:

**9.3 Power to Change Trustee.** During the joint lifetime of the Trustors, Trustors may change the Trustee or Successor Trustee of this Trust by an instrument in writing, signed by both Trusters, and delivered to the Trustee. In the event that either Trustor should become incapacitated, the other Trustor shall retain the power to change the Trustee of Successor Trustee of this Trust by an instrument in writing, signed by such Trustor and delivered to the Trustee. After the death of the



first Trustor to die, the surviving Trustor shall have the power to change the Trustee or Successor Trustee of the Trust by an instrument in writing signed by the surviving Trustor and delivered to the Trustee.

As usual custom, a survivor grantor only has the power to change the trustee of the survivor's trust (see also Article 9, page 17). The decedent's trust becomes irrevocable upon the first grantor to die, and the survivor is not endowed with the ability to replace the trustee of the decedent's trust (Article 9.2).

It is submitted, and pursuant to the trust agreement, that Nancy Christian may have had only had the power to appoint a new trustee over the survivor's trust, which should have been funded with her separate property (condo), survivor's one-half of community property (Article 4). The remaining one-half portion of the community property, as well as decedent's separate property, should be designated to the decedent's trust. The co-trustees had been very concerned as to undue influence of their mother, which apparently was not unfounded due to the prompted changes (Exhibit "C").

Paragraph 9.3, as written is vague, as to the powers of appointment of a new trustee as to the decedent's trust. It is submitted that Nancy Christian did not have the power to so remove the co-trustees of the decedent's trust. Id.

Moreover, upon information and belief, Monte B. Reason, Nancy's son, is not qualified to act as a fiduciary under the trust, and he should be removed. NRS 153.031(k), and that Citation issue. See Declarations of Petitioners, attached.

# D-2. Proceeds of Dancing Vines property

There is the issue regarding the net proceeds of sale of the Dancing Vines property. There is some ambiguity between the first sentence (mandatory) of paragraph 6.1 and that at the end of paragraph 6.1(g), which states:



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(g) Notwithstanding anything to the contrary hereinabove, any amounts to be distributed to TOMMY L. CHRISTIAN. CHRISTOPHER A. CHRISTIAN, or MONTE B. REASON in Sections 6.1(c), (e) and (f) above, are to be held, in Trust, for and distributed to them, respectively, for their health, education, maintenance and support, in the sole and unfettered discretion of the Successor Trustees.

Moreover, in the event the home referred to in this Section 6.1 was sold prior to the Survivor's death, then an amount equal to the net proceeds from such earlier sale shall be set aside to be held and distributed pursuant to the above terms of this Section 6.1.

[Emphasis added]

Petitioners' reading of the paragraph as a whole is that despite the opening sentence, the grantors specifically provided for the distribution of any net proceeds of sale of this specific property, despite one grantor yet surviving.

The home referred to therein was the real property located at 1060 Dancing Vines Avenue, Las Vegas, Nevada 89183. This property was sold with the net proceeds of sale (Exhibit "C") being the amount o \$194,704.59.

The Trust makes provision for the circumstances of the property being sold prior to the Survivor's death, which has occurred. These funds should be distributed pursuant to the trust paragraph 6.1 (a)-(f):

Rosemary K, Christian-Keach (20%=\$38,940.92), outright, free of trust;

Raymond T. Christian, Jr. (20%=\$38,940.92) outright, free of trust;

Tommy L. Christian (20%=\$38,940.92) outright, free of trust;

Susan G. Christian-Payne (20%=\$38,940.92) outright, free of trust;

Christopher A. Christian (10% = \$19,470.45) outright, free of trust;

Monte B. Reason (10%= \$19,470.45), and this Trust share shall be held, in Trust and distributed to him in the sole discretion of SUSAN G.CHRISTIAN-PAYNE for his health, education, maintenance and support.



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It is requested that the court, if it assumes jurisdiction, etc., it also issue orders confirming this proposed distributions, the actions of co-trustees, etc., in the same amounts as noted above.

#### E. Protective Order

In addition to the aforementioned relief requested, the Petitioners respectfully request that this Court issue a temporary restraining order and, thereafter, are injunction to protect and preserve the Trust assets as a provisional remedy until such time that the Court has had the opportunity to assume jurisdiction over the Trust, until such time that a determination as to the proper distribution has been made, and until such time that the issues herein are resolved.

This Court has inherent equitable authority to enter orders to preserve and protect trust assets This Court also possesses the statutory authority to protect trust and estate assets by entering injunctive relief (with or without notice) upon such terms and conditions as the Court deems just and appropriate. See, NRS 155.123 (providing that "upon such terms and conditions as the court deems just and appropriate, the court may issue a temporary restraining order or an injunction to preserve and protect assets of the estate or trust.") See, e.g., *Commerce Bank v. Bolander*, 239 P 3d 83, 95 (Kan. Ct. App. 2007) (recognizing the probate court's authority to attach and freeze trust assets); Redmer v. Hakala, 99 N.E. 2d 831, 835 (III, Ct. App. 1951) (recognizing that equity authorizes a court to enjoin the actions of a trustee to protect any mismanagement or waste of trust assets as part of its "inherent jurisdiction to recognize, execute and control trusts andrust funds").



# CARY COLT PAYNE, CHTD.

700 South Eighth Street Las Vegas, Nevada 89101 Tel: 702. 383.9010 • Fax 702. 383.9049

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#### CONCLUSION

It is requested that the court issue it's orders as follows:

- (1) taking in rem jurisdiction over the trust;
- (2) that the trust be designated as the survivor's trust and the decedent's trust;
- (3) confirm that the petitioners are co-trustees over the decedent's trust;
- (4) removing Monte B. Reason as trustee, and limiting his involvement
- (5) ordering the distribution of the net proceeds of sale of the Dancing Vines property;
- (6) ordering a protective order on all assets from any distribution, except for the payment of mortgages, utilities, and the like, until final determination is made;
  - (7) such other and further relief as this court may deem just and equitable.

Dated: July 31, 2017

COLT PAYNE, ESQ.

Nevada Bar No. 4357

CARY COLT PAYNE, CHTD.

700 South Eighth Street

Las Vegas, Nevada 89101

(702) 383-9010

Attorney for Petitioner



## CERTIFICATE OF SERVICE

The undersigned hereby certifies that on July 3/2, 2017, a true and correct copy of the foregoing was served to the following at the their last known address(es), facsimile numbers and/or e-mail/other electronic means, pursuant to:

BY MAIL: N.R.C.P 5(b), I deposited for first class United States mailing, postage prepaid at Las Vegas, Nevada;



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BY E-MAIL AND/OR ELECTRONIC MEANS: Pursuant to Eighth Judicial District Court Administrative Order 14-2, Effective June 1, 2014, as identified in Rule 9 of the N.E.F.C.R. as having consented to electronic service, I served via e-mail or other electronic means (Wiznet) to the e-mail address(es) of the addressee(s).

Joseph Powell, Esq. RUSHFORTH, LEE & KIEFER, LLP 1701 Village Center Circle, Suite 150 Las Vegas, NV 89134 email: joev@rushforth.com Attorney for Monte Reason

Tiffany S. Barney, Esq. ANTHONY L. BARNEY LTD. 3317 W. Charleston Blvd., Suite B Las Vegas, NV 89102 email: tiffany@anthonybarney.com Attorney for Nancy I. Christian

An employee of CARY COLT PAYNE.





## CARY COLT PAYNE, CHTD.

Attorney at Law 700 S. Eighth Street • Las Vegas, Nevada 89101 (702) 383-9010 • Fax (702) 383-9049

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## **DECLARATION IN SUPPORT**

RFSAPP000012

## **DECLARATION OF SUSAN CHRISTIAN PAYNE**

SUSAN CHRISTIAN PAYNE, pursuant to the laws of the State of Nevada (NRS 53.045), and under penalty of perjury, hereby declare as follows:

- 1. I am an adult resident of the State of Nevada, and was appointed, with my siblings, Rosemary Keach and Raymond Christian, as the original co-trustees of The Christian Family Trust u.a.d. 10/11/16, have personal knowledge of all matters set forth herein. I have read the above and foregoing Petition, know the contents thereof and know that the same is true of our my knowledge, as if fully set forth herein, except for those matters contained upon information and belief, and as to those I believe them to be true.
- 2. When my parents initially created The Christian Family Trust, my father specifically wanted myself and my siblings to be the original co-trustees, as our mother was already in the early stages of mental decline. I and my siblings were signatories to the original trust agreement as co-trustees.
- 3. Our step brother, Monte Reason, was another reason why we were specifically chosen to be the original trustees. Monte has a criminal past, including but not limited to assault with a deadly weapon, drug issues (possession of methamphetamine, manufacture, etc., unlawful possession of controlled substance, petit larceny between 1991 through 2011, which he sought to seal (Exhibit 1). He has financial issues of not paying child support in both Montana (2013) and California (2014) (Exhibit 2). Monte is not qualified to act as a proper fiduciary.

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4. Our father was of the belief that Monte would attempt to extort money from

our mother once our father died.

5. On behalf of my siblings and myself, we do not believe that the change in

trustee designation signed by our mother, Nancy Christian was truly the product of her

own free will. We do believe that Monte had his hands in unduly influencing her to

change attorneys and execute the document appointing him as trustee, so that he

would have free reign over trust assets.

Dated: July 26, 2017

SUSAN CHRISTIAN PAYNE

# Exhibit "1"

Skip to Main Content Logout My Account Search Menu New District Civil/Criminal Search Refine Search Close

Location : District Court Civil/Criminal Help

## REGISTER OF ACTIONS CASE NO. 91C102682

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The State of Nevada vs Monte B Reason

Case Type: Felony/Gross Misdemeanor Date Filed: 09/30/1991

Location: Department 16 Cross-Reference Case Number: C102682

Defendant's Scope ID #: 0917828 Lower Court Case Number: 91F04152

#### **RELATED CASE INFORMATION**

#### **Related Cases**

91F04152X (Bind Over Related Case)

#### PARTY INFORMATION

Reason, Monte B Also Known Defendant

As Reason III, Monte B

Lead Attorneys **Public Defender** Retained

702-455-4685(W)

**Plaintiff** State of Nevada Rex A. Bell, Jr. 702-387-6156(W)

#### CHARGE INFORMATION

Charges: Reason, Monte B

1. UNLAWFUL FOR ANY PERSON TO MPORT.TRANSPORT,MANUFACTURE,COMPOUND,SELL,

1. CONSPIRACY DANGEROUS DRUG

Statute 453.321

C453.336

Level Felony Date 01/01/1900

Gross Misdemeanor 01/01/1900

### **EVENTS & ORDERS OF THE COURT**

### 11/20/1991 | Sentencing (9:00 AM) ()

SENTENCING - AI Court Clerk: DENISE TRUJILLO Reporter/Recorder: KIT MacDONALD Heard By: John McGroarty

#### Minutes

#### 11/20/1991 9:00 AM

- Beverly Cunningham of P&P present. COURT adjudged deft. guilty of CONSPIR-ACY TO POSSESS CONTROLLED SUBSTANCE (GM). Statements by deft. and Mr. Caruso. COURT ORDERED, in addition to the \$25 and the \$60 drug analysis, deft. sentenced to Six (6) months in the Clark County Detention Center, suspended, placed on probation for indeterminate period not to exceed Two (2) years, CONDITIONS: 1. Search clause. (controlled substance) 2. Complete a substance abuse counseling program as deemed necessary. 3. Complete a adult education program as deemed necessary. 4. Complete 40 hours community service within first 6 months of probation. FURTHER, bond exonerated.

**Parties Present** 

Return to Register of Actions

Skip to Main Content Logout My Account Search Menu New Criminal Search Refine Search Back

## REGISTER OF ACTIONS CASE No. 99F19239X

CASE!

State of Nevada vs Reason, Monte Brian

Case Type: Felony
Date Filed: 12/06/1999
Location: JC Department 1

PARTY INFORMATION

Defendant

Reason, Monte Brian

Lead Attorneys Bita Khamsi Public Defender 7024554527(W)

Location : Justice Court Help

State of Nevada State of Nevada

Charges: Reason, Monte Brian

1. ASSAULT WITH A DEADLY WEAPON

2. DISCHARGING A FIREARM FROM A MOTOR VEHICLE

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Level Felony Felony Date 12/06/1999 12/06/1999

EVENTS & ORDERS OF THE COURT

CHARGE INFORMATION

DISPOSITIONS

12/22/1999 (Judicial Officer: Lippis, Deborah J.)

1. ASSAULT WITH A DEADLY WEAPON

WAIVE PRELIMINARY HEARING - OTHER

12/22/1999 (Judicial Officer: Lippis, Deborah J.)

2. DISCHARGING A FIREARM FROM A MOTOR VEHICLE
WAIVE PRELIMINARY HEARING - OTHER

12/22/1999 (Judicial Officer: Lippis, Deborah J.)

1. ASSAULT WITH A DEADLY WEAPON

**Bound Over** 

12/22/1999 (Judicial Officer: Lippis, Deborah J.)

2. DISCHARGING A FIREARM FROM A MOTOR VEHICLE

**Bound Over** 

OTHER EVENTS AND HEARINGS

12/06/1999 TRANSFERRED TO JC

TRANSFERRED TO JC

12/06/1999 CTRACK Track Assignment JC01

12/07/1999 RECEIVED FROM DA

RECEIVED FROM DA

12/07/1999 48 HOUR - PROBABLE CAUSE FOUND (Judicial Officer: Lippis, Deborah J. )

48 HOUR HEARING

12/07/1999 48 Hour Probable Cause Review (8:00 AM) (Judicial Officer Lippis, Deborah J.)

Result: COMPLETED

12/08/1999 P/H DATE SET (Judicial Officer: Lippis, Deborah J.)

72H HEARING P/C

12/08/1999 72 Hour Hearing (8:00 AM) (Judicial Officer Lippis, Deborah J.)

Result: COMPLETED

12/22/1999 WAIVE PRELIMINARY HEARING - OTHER (Judicial Officer: Lippis, Deborah J.)

PRELIM HEARING

12/22/1999 Preliminary Hearing (8:00 AM) (Judicial Officer Lippis, Deborah J.)

Result: Bound Over

01/06/2000 SEE CHARGE/DISPOSITION RECORD (Judicial Officer: Harris, Kurt K.)

FELONY ARRGN

01/06/2000 Arraignment (8:00 AM) (Judicial Officer Harris, Kurt K.)

Result: CASE FINDING

03/08/2000 SEE CHARGE/DISPOSITION/SENT RECORDS (Judicial Officer: Harris, Kurt K.)

SENTENCING

03/08/2000 DISPOSITION NOTICE FOR DISTRICT COURT

MinuteCode1: DISPOSITION NOTICE FOR DISTRICT COURT MinuteCode3: DISPOSITION NOTICE FOR DISTRICT COURT

RESAPP000017

03/08/2000 Sentencing Hearing (8:00 AM) (Judicial Officer Harris, Kurt K.)
Result: SENT DECIS

Skip to Main Content Logout My Account Search Menu New Justice Court Criminal Search Refine Search Back

Location: Justice Court Help

### REGISTER OF ACTIONS CASE NO. 07F04298X

State of Nevada vs Reason, Monte Brian

6 § § ş

Case Type: Felony Date Filed: 03/05/2007 Location: JC Department 9 District Court Case Number: C231669 Metro Event Number: 0703020140

RELATED CASE INFORMATION

Related Cases

07C231669 (Bind Over Related Case)

PARTY INFORMATION

Defendant

Reason, Monte Brian Also Known

As Reason, Monte

**Lead Attorneys** Erika D Ballou Public Defender 7024554685(W)

State of Nevada

State of Nevada

CHARGE INFORMATION

Charges: Reason, Monte Brian

1. POSSESSION OF METHAMPHETAMINE

Statute 453.336 Level Felony

Date 03/02/2007

EVENTS & ORDERS OF THE COURT

DISPOSITIONS

03/20/2007

Disposition (Judicial Officer: Bonaventure, Joseph M.)

1. POSSESSION OF METHAMPHETAMINE

WAIVE PRELIM UNCOND PER PLEA NEGO

03/20/2007 Plea (Judicial Officer: Bonaventure, Joseph M.) 1. POSSESSION OF METHAMPHETAMINE

**Bound Over** 

OTHER EVENTS AND HEARINGS

03/03/2007 48 HOUR - PROBABLE CAUSE FOUND (Judicial Officer: Silver, Abbi )

48 HOUR HEARING

48 Hour Probable Cause Review (8:00 AM) (Judicial Officer Silver, Abbi) 03/03/2007

Result: COMPLETED

03/05/2007 TRANSFERRED TO JC TRANSFERRED TO JC

RECEIVED FROM DA

03/05/2007 RECEIVED FROM DA

COMPLETED BY JMH 03/05/2007

MinuteCode1: COMPLETED BY JMH MinuteCode3: COMPLETED BY JMH

COMPLETED BY JLM 03/05/2007

MinuteCode1: COMPLETED BY JLM MinuteCode3: COMPLETED BY JLM

CTRACK Track Assignment JC09 03/05/2007

03/06/2007 CONTD FOR NEGOTIATIONS (Judicial Officer: Bonaventure, Joseph M.)

72H HEARING P/C

72 Hour Hearing (8:00 AM) (Judicial Officer Bonaventure, Joseph M.) 03/06/2007

Result COMPLETED

P/H DATE STANDS (Judicial Officer: Bonaventure, Joseph M.) 03/08/2007

**FELONY ARRGN** 

Arraignment (8:00 AM) (Judicial Officer Bonaventure, Joseph M.) 03/08/2007

Result: COMPLETED

WAIVE PRELIM UNCOND PER PLEA NEGO (Judicial Officer: Bonaventure, Joseph M.) 03/20/2007

PRELIM HEARING

Preliminary Hearing (8:00 AM) (Judicial Officer Bonaventure, Joseph M.) 03/20/2007

Result Bound Over

SEE CHARGE/DISPOSITION/SENT RECORDS (Judicial Officer: Bell, Stewart) 03/28/2007

**FELONY ARRGN** 

DISPOSITION NOTICE FOR DISTRICT COURT 03/28/2007

MinuteCode1: DISPOSITION NOTICE FOR DISTRICT COURT MinuteCode3: DISPOSITION NOTICE FOR DISTRICT COURT

03/28/2007 Arraignment (8:00 AM) (Judicial Officer Beil, Stewart)
Result: GUILTY/SENT

Skip to Main Content Logout My Account Search Menu New District Civil/Criminal Search Refine Search Close

Location : District Court Civil/Criminal Help

## REGISTER OF ACTIONS CASE NO. 07C231669

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The State of Nevada vs Monte Reason

Case Type: Felony/Gross Misdemeanor Date Filed: 03/22/2007 Location: Department 6

00000000 Cross-Reference Case Number: C231669 Defendant's Scope ID #: 0917828 Lower Court Case Number: 07F04298

RELATED CASE INFORMATION

**Related Cases** 

07F04298X (Bind Over Related Case)

PARTY INFORMATION

Reason, Monte Also Known As Reason Defendant

III, Monte B

**Lead Attorneys Public Defender** Retained 702-455-4685(W)

**Plaintiff** 

State of Nevada

Steven B Wolfson 702-671-2700(W)

Level Statute Charges: Reason, Monte 01/01/1900 Gross Misdemeanor 193.330 1. ATTEMPT. Gross Misdemeanor 01/01/1900 453.336 1. UNLAWFUL POSSESSION OF A CONTROLLED

CHARGE INFORMATION

SUBSTANCE NOT FOR PURPOSE OF SALE.

**EVENTS & ORDERS OF THE COURT** 

03/28/2007 | Initial Arraignment (9:00 AM) ()

INITIAL ARRAIGNMENT/SENTENCING Court Clerk: Sharon Coffman Reporter/Recorder: Renee Vincent Heard By: Stewart Bell

#### Minutes

03/28/2007 9:00 AM

- DEFT, REASON ARRAIGNED AND PLED GUILTY TO ATTEMPT POSSESSION OF CONTROLLED SUBSTANCE (GM). COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, Deft. SENTENCED to Clark County Detention Center (CCDC) for FOUR (4) MONTHS with 27 DAYS credit for time served. BOND, if any, EXONERATED. CASE CLOSED.

Parties Present Return to Register of Actions

RESAPP000021/8/29/2014 3:49 Pt

1	ORDR				
2	MONTE BRIAN REASON C/O Nevada Services 2545 S. Bruce Street, Suite B				
3					
4	Las Vegas, NV 89169 (702) 263-7325	Ì			
Ì	DISTRICT COURT				
5	CLARK COUNTY, NEVADA	l			
6					
7	In the Matter of the Petition of				
8	) Case No.:				
9	MONTE BRIAN REASON )				
10	) Dept. No.:   Social Security #: xxx-xx-2976				
11	)				
12	For an Order to Seal Records				
13					
14					
15	ORDER TO SEAL RECORDS				
	3				
16	Pursuant to the Petition of Monte Brian Reason, Petitioner In Propria Persona: Steven B.				
	Pursuant to the Petition of Monte Brian Reason, Petitioner In Propria Persona: Steven B. Wolfson, the District Attorney for Clark County, Nevada, having stipulated below, and the County	rt			
16	Pursuant to the Petition of Monte Brian Reason, Petitioner In Propria Persona: Steven B. Wolfson, the District Attorney for Clark County, Nevada, having stipulated below, and the Counting that the statutory requirements of NRS 179.245 and/or 179.255 are satisfied, and good	rt			
16 17	Wolfson, the District Attorney for Clark County, Nevada, having stipulated below, and the Counting that the statutory requirements of NRS 179.245 and/or 179.255 are satisfied, and good cause appearing, therefore:	rt			
16 17 18	Wolfson, the District Attorney for Clark County, Nevada, having stipulated below, and the Counting that the statutory requirements of NRS 179.245 and/or 179.255 are satisfied, and good cause appearing, therefore:  IT IS HEREBY ORDERED that the following records of arrest be sealed:	rt			
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16 17 18 19 20	Wolfson, the District Attorney for Clark County, Nevada, having stipulated below, and the Counting that the statutory requirements of NRS 179.245 and/or 179.255 are satisfied, and good cause appearing, therefore:  IT IS HEREBY ORDERED that the following records of arrest be sealed:  Date of Arrest: August 3, 2011 Arresting Agency: Charge: August 3, 2011 Possession Of A Dangerous Weapon	rt			
16 17 18 19 20 21	Wolfson, the District Attorney for Clark County, Nevada, having stipulated below, and the Counting that the statutory requirements of NRS 179.245 and/or 179.255 are satisfied, and good cause appearing, therefore:  IT IS HEREBY ORDERED that the following records of arrest be sealed:  Date of Arrest: August 3, 2011 Arresting Agency: Las Vegas Metropolitan Police Department Charge: Possession Of A Dangerous Weapon Case Number: 11F13740X	rt			
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1 2 3 4	Date of Arrest: Arresting Agency: Charge: Case Number: Final Disposition:	June 24, 2009 Las Vegas Metropolitan Police Department Failure To Appear on charge of Petit Larceny 08M41440X Pled guilty. \$250.00 fine imposed.				
5	Date of Arrest:	March 4, 2009				
6	Arresting Agency: Charge: Case Number:	Las Vegas Metropolitan Police Department Battery Domestic Violence/No Prior Conviction 09F04462X				
7	Final Disposition:	Pled guilty to amended charge of misdemeanor  Battery. Sentenced to time served.				
8		Dattery. Schredett to time served.				
9	Date of Arrest: Arresting Agency:	March 4, 2009 Las Vegas Metropolitan Police Department				
10	Charge: Case Number:	Malicious Destruction Of Property 09F04462X				
12	Final Disposition:	Dismissed.				
13	Date of Arrest:	January 26, 2009				
14	Arresting Agency: Charge:	Las Vegas Metropolitan Police Department Unlawful Use/Possession of Drug Paraphernalia 09M03913X				
15	Case Number: Final Disposition:	Denied by the District Attorney.				
16	Date of Arrest:	November 24, 2008 (citation)				
17 18	Arresting Agency:	Las Vegas Metropolitan Police Department Petit Larceny				
19	Charge: Case Number: Final Disposition:	08M41440X (Same case as previously identified) Pled guilty. \$250.00 fine imposed.				
20	///					
21	111					
22	111					
23	111					
24	///					
25	1/1					
26	111					
27 28	111	2				
20	11					

- 1		
1	Date of Arrest:	March 2, 2007
2	Arresting Agency: Charge: Case Number:	Las Vegas Metropolitan Police Department Possession Of Controlled Substance
3	Final Disposition:	C231669 Pled guilty to amended gross misdemeanor
4		charge of Attempt Possession Of Controlled Substance. Sentenced to four months in
5		Clark County Detention Center.
6	Date of Arrest:	October 13, 2005
7	Arresting Agency:	Las Vegas Metropolitan Police Department
8	Charge: Case Number:	Failure To Appear on charge of Petit Larceny 04M29539X
9	Final Disposition:	Pled guilty. Sentenced to counseling.
10	Data of America	Dec. 1 - 10 0004 ( to t) = 2
11	Date of Arrest: Arresting Agency:	December 10, 2004 (citation) Las Vegas Metropolitan Police Department
12	Charge: Case Number:	Petit Larceny 04M29539X
13	Final Disposition:	Pled guilty. Sentenced to counseling.
14		
15	Date of Arrest: Arresting Agency:	June 14, 2006  Las Vegas Metropolitan Police Department
16	Charge: Case Number:	Contempt Of Court 04M29539X
	Final Disposition:	Dismissed.
17		
18	Date of Arrest: Arresting Agency:	June 12, 2006 Las Vegas Metropolitan Police Department
19	Charge:	Failure To Appear on charge of Petit Larceny
20	Case Number: Final Disposition:	04M29539X Dismissed.
21		
22	Date of Arrest:	June 9, 1991
23	Arresting Agency: Charge:	Las Vegas Metropolitan Police Department Cultivating Controlled Substance
24	Case Number: Final Disposition:	C102682 Pled guilty to amended gross misdemeanor
25	·  .	charge on Conspiracy to Possess A Controlled Substance. Sentenced to two years probation.
26	///	bubblance. Sentenced to two years probations.
27	111	
28	111	3

1 A copy of this Order shall be sent by Petitioner to each public or private agency. 2 Company or official of the State of Nevada, including but not limited to: 3 4 Las Vegas Metropolitan Police Department 400 S. Martin Luther King Blvd., Bldg.C 5 Las Vegas, NV 89106 6 Justice Court, Las Vegas Township 200 Lewis Avenue 7 Las Vegas, NV 89155 8 Steven B. Wolfson 9 Clark County District Attorney 200 Lewis Avenue 10 Las Vegas, NV 89155 11 Nevada Department of Public Safety Division of Parole & Probation 12 1445 Old Hot Springs Road Carson City, NV 89705 13 14 Nevada Department of Public Safety Records & Technology 15 333 W. Nye Lane Carson City, NV 89706 16 Federal Bureau of Investigation 17 CIIS Division 1000 Custer Hollow Road 18 Clarksburg, WV 26306 19 as named in the Petition, and such organization or individual shall seal the records in its custody 20 which relate to the matters contained in this Order, shall advise the Court of its compliance and 21 shall then seal the Order. 111 22 111 23 111 24 111 25 111 26 111 III27 4 28

1	All proceedings recounted in the sealed records are deemed never to have occurred,				
2	and the person to whom this Order pertains may properly answer accordingly to any inquiry				
3	relating to an application for employment, concerning the sealed arrest, conviction, dismissal or				
4	acquittal and the events and proceedings relating to the arrest, conviction, dismissal or acquittal.				
5					
6					
	DATED thisday of2014				
7					
8					
9	DISTRICT COURT JUDGE				
10					
11	Most of water				
12	Monte Brian Reason				
13	Petitioner In Propria Persona				
14					
15					
16	The District Attorney has reviewed the applicable criminal history and agrees that				
	the record is statutorily eligible for sealing. The Petition and Order have not been reviewed for				
17	completeness or accuracy. The decision to order the sealing of a record remains solely within				
18	the discretion of the Court. See NRS 179, et seq.				
19	CTEVEN D. MOLECON HIECE				
20	STEVEN B. WOLFSON #1565 CLARK COUNTY DISTRICT ATTORNEY				
21					
22	By:				
23	Bar Number:				
24					
25					
20 1					
	///				
26					
	/// ///				

# Exhibit "2"

RIVERSIDE COUNTY DCSS - MAIN OFFICE 2041 IOWA AVE RIVERSIDE CA 92507-2414





09/04/2014

MONTE B REASON 304 ORLAND ST APT 39 LAS VEGAS NV 89107-1656

SSN: xxx-xx-2976 Participant ID #: 0650000303007

Statewide Past Due Amount:\*
15041.95

### CHILD SUPPORT WARNING NOTICE

Our records show you are past due in paying child, family, or spousal support. Without notifying you again during the next 12 months, we will use any collection method authorized under state or federal law, including, but not limited to, those methods listed below to collect all past due payments.

- Take your Federal and State Tax refunds
- Take any other Federal payment owed to you
- Take any lottery winnings or other money owed to you by the State
- Attach and seize money or assets held by your financial institution
- Take a portion of any money owed to you as an independent contractor
- Take a portion of any Disability or Unemployment benefits
- Take a portion of any personal injury settlement or workers' compensation benefit payments

In addition to seizing these funds the following may also occur:

- Any State issued licenses including drivers licenses and professional licenses may be suspended or not renewed
- . US Secretary of State may not issue you a passport or may revoke or restrict a current passport

You may avoid or reverse these actions by paying all past due amounts to the address below:

CALIFORNIA STATE DISBURSEMENT UNIT PO BOX 989067, WEST SACRAMENTO CA 95798-9067

### RIGHT TO ADMINISTRATIVE REVIEW

If you want an administrative review, you must contact the local child support agency listed on page 2 of this notice within 90 days after you get this notice. The ombudsperson will explain your rights and how you can have your case reviewed and how to obtain a state hearing or a review in superior court.

If your support order was not issued in California, you have the right to ask the state that issued the order to review your federal income tax refund offset. This is allowed by Title 45, Code of Federal Regulations section 303.72(g). If you ask them to, the local child support agency listed on page 2 will contact that state within 10 days after you ask for a review. You will be notified of the time and place of your administrative review by the state that issued the order.

A Child Support Warning Notice will be sent to you every 12 months as long as you owe past due support.

PLEASE KEEP THIS NOTICE FOR YOUR RECORDS

\*May not include accrued interest. Please contact the LCSA at the contact address listed on page 2 for an updated balance.

CHILD SUPPORT WARNING NOTICE DCSS 0284 (07/09/08)



STATE OF CALIFORNIA - HEALTH AND HUMAN SERVICES AGENCY DEPARTMENT OF CHILD SUPPORT SERVICES Page 1 of 2



RIVERSIDE COUNTY DCSS - MAIN OFFICE 2041 IOWA AVE RIVERSIDE CA 92507-2414





09/04/2014

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- · Take any lottery winnings or other money owed to you by the State
- Attach and seize money or assets held by your financial institution
- Take a portion of any money owed to you as an independent contractor
- Take a portion of any Disability or Unemployment benefits
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CHILD SUPPORT WARNING NOTICE DCSS 0284 (07/09/08) STATE OF CALIFORNIA - HEALTH AND HUMAN SERVICES AGENCY DEPARTMENT OF CHILD SUPPORT SERVICES Page 1 of 2

R5ENFCSS



## STATE OF MONTANA **DEPARTMENT OF PUBLIC HEALTH AND HUMAN SERVICES CHILD SUPPORT ENFORCEMENT DIVISION**

17 WEST GALENA BUTTE MT 59701-1705 (406)497-6613

To view recent payments credited to you, visit our website at https://app.mt.gov/csed or call the Voice Response Unit at (406) 444-9855 and select option 1. Make on-line payments at http://app.mt.gov/csp

CHILD SUPPORT STATEMENT FOR MONTH ENDING 12/31/2013

Case	\$3882778P444000000753888	# #00000000000000000000000000000000000	100007***B000000000000000000		III ENDING	12/01/2010	
Number	Account Type	Beginning Balance	Payment Applied	Adjustments (+/-)	JAN Obligation**	Ending Balance	Cass Total
134333	CHILD SUPT	89,891.79			619.00	90,510.79	90,510.79
*Includes a	ov newly assessed fe						

TOTAL DEBT

90,510.79

Children:	SARAH	<b>—</b>
MONTE		This stater received 1
DYLAN		12/31/20
Di-		

nent reflects payments 2/01/2013 through

Please note that all children named in your support order(s) are listed here. The CSED may not be collecting current support for all of them.

0.00

AMOUNT TO BE REPORTED TO CREDIT BUREAU unless arrears are reduced before JAN 31. This amount may not be the same as total debt since only delinquent amounts will be reported.

If you disagree with the amount to be reported, contact the CSED to obtain an informal administrative review. If you disagree with the amount already reported, contact the credit reporting agency and request a reinvestigation. If you disagree with the results of the reinvestigation, contact the CSED to request an administrative hearing.

RETURNED CHECKS: Returned checks will be turned over to a private collection agency for collection.

INTEREST: The CSED does not routinely calculate or collect interest on child support debts. MCA 25-9-205 provides that interest is payable on judgments in Montana at the rate of 10% per year. The party to whom past due support is owed, or his/her agent, retains a right to collect interest on that debt through any legal remedies available under the law.



## CARY COLT PAYNE, CHTD.

Attorney at Law 700 S. Eighth Street • Las Vegas, Nevada 89101 (702) 383-9010 • Fax (702) 383-9049

EXHIBIT PAGE INTENTIONALLY LEFT BLANK



## THE CHRISTIAN FAMILY TRUST

Dated October 11, 2016

Prepared by:

2520 St. Rose Parkway, Suite 319 Henderson, Nevada 89074

www.gmdlegal.com

## TABLE OF CONTENTS

NAME AND BENEFICIARIES OF THE TRUST
ARTICLE 2 DISTRIBUTION OF INCOME AND PRINCIPAL
ARTICLE 3 INCAPACITY
ARTICLE 4 DISTRIBUTION OF INCOME AND PRINCIPAL UPON THE DEATH OF A TRUSTOR6
ARTICLE 5 DISTRIBUTION OF HOUSEHOLD AND PERSONAL EFFECTS AFTER DEATH OF EITHER OR BOTH TRUSTORS
ARTICLE 6 DISTRIBUTION OF INCOME AND PRINCIPAL AFTER DEATH OF BOTH TRUSTORS8
ARTICLE 7 TRUSTEE'S DISCRETION ON DISTRIBUTION TO PRIMARY BENEFICIARIES
ARTICLE 8 PROVISIONS RELATING TO TRUSTEESHIP15
ARTICLE 9 PROVISIONS RELATING TO TRUSTORS' POWERS17
ARTICLE 10 PROVISIONS RELATING TO TRUSTEES' POWERS
ARTICLE 11 PROTECTION OF AND ACCOUNTING BY TRUSTEES24
ARTICLE 12 EXONERATION OF PERSONS DEALING WITH THE TRUSTEES24
ARTICLE 13 HIPAA RELEASE24
ARTICLE 14 GENERAL PROVISIONS25

## **Trust Agreement**

## OF THE

## **CHRISTIAN FAMILY TRUST**

THIS DECLARATION OF TRUST AGREEMENT is made on October 11, 2016, by RAYMOND T. CHRISTIAN, also known as RAYMOND T. CHRISTIAN, SR., and NANCY I. CHRISTIAN, Husband and Wife (hereinafter referred to as the "Trustors" or "Grantors" when reference is made to them in their capacity as creators of this Trust and the transferors of the principal properties thereof) and ROSEMARY K. CHRISTIAN-KEACH, RAYMOND T. CHRISTIAN, JR., and SUSAN G. CHRISTIAN-PAYNE, of Clark County, Nevada (hereinafter referred to as the "Trustees," or collectively as the "Trustee," when reference is made to them in their capacity as Trustees or fiduciaries hereunder);

## Witnesseth:

WHEREAS, the Trustors desire by this Trust Agreement to establish the "CHRISTIAN FAMILY TRUST" for the use and purposes hereinafter set forth, to make provisions for the care and management of certain of their present properties and for the ultimate distribution of the Trust properties;

NOW, THEREFORE, all property subject to this Trust Agreement shall constitute the Trust estate and shall be held for the purpose of protecting and preserving it, collecting the income therefrom, and making distributions of the principal and income thereof as hereinafter provided.

Additional property may be added to the Trust estate, at any time and from time to time, by the Trustors or any person or persons, by inter vivos act or testamentary transfer, or by insurance contract or Trust designation.

The property comprising the original Trust estate, during the joint lives of the Trustors, shall retain its character as their community property or separate property, as designated on the document of transfer or conveyance. Property subsequently received by the Trustees during the joint lives of the Trustors shall have the separate or community character designated on the document of transfer or conveyance.

## **ARTICLE 1**

## NAME AND BENEFICIARIES OF THE TRUST

- 1.1 Name. The Trusts created in this instrument may be referred to collectively as the "CHRISTIAN FAMILY TRUST" and any separate Trust may be referred to by adding the name of the beneficiary.
- Beneficiaries. The Trust estate created hereby shall be for the use and benefit of RAYMOND T. CHRISTIAN and NANCY I. CHRISTIAN, and for the other beneficiaries named herein. The names of the four (4) now living children from the Trustors' marriage are ROSEMARY K. CHRISTIAN-KEACH, RAYMOND T. CHRISTIAN, JR., TOMMY L. CHRISTIAN and SUSAN G. CHRISTIAN-PAYNE. The name of the one (1) now living child of RAYMOND T. CHRISTIAN from a previous marriage is CHRISTOPHER A. CHRISTIAN. The name of the one (1) now living child of NANCY I. CHRISTIAN from a previous marriage is MONTE B. REASON.

## ARTICLE 2

## WHILE BOTH TRUSTORS SHALL LIVE

2.1 <u>Distributions While Both Trustors Live</u>. During the joint lifetimes of RAYMOND T. CHRISTIAN and NANCY I. CHRISTIAN, they shall be entitled to all income and principal of their community property without limitation. With regard to the separate property of either RAYMOND T. CHRISTIAN or NANCY I. CHRISTIAN, either Trustor shall be entitled to all income and principal of his or her own separate property estate without limitation.

2.2 <u>Use of Residence</u>. While Trustors both shall live, they may possess and use, without rental or accounting to Trustees, any residence owned by this Trust.

## **ARTICLE 3**

## **INCAPACITY**

Incapacity of Trustors. If at any time a Trustor has become physically or 3.1 mentally incapacitated, as certified in writing by a licensed physician, psychologist, or psychiatrist, and whether or not a court of competent jurisdiction has declared such Trustor incompetent, mentally ill, or in need of a guardian or conservator, the other Co-Trustee or the Successor Trustee (hereinafter "Trustee") shall pay to the incapacitated Trustor or apply for his or her benefit or for the benefit of those who are dependent upon him or her, first from the community estate and then from the incapacitated Trustor's separate estate, the amounts of net income and principal necessary, in the Trustee's discretion, for the proper health, support and maintenance of the Trustor and his or her family members who are dependent upon him or her, in accordance with their accustomed manner of living at the date of this instrument, until the incapacitated Trustor, either in the Trustee's discretion or as certified by a licensed physician, psychologist, or psychiatrist, is again able to manage his or her own affairs or until his or her death. This shall include, but not be limited to, distribution of income and principal to retain personal aides, homemakers, bill payers, or other persons who may assist the Trustor in activities of daily living and otherwise enable the Trustor to continue to reside in his or her home for as long as it is feasible to do so, taking into account safety and financial considerations. In exercising such discretion, the Trustee shall consider the duty and ability of anyone else to support the Trustor and his or her family and shall also consider all other funds known to the Trustee to be available from other sources for such purposes.

The Trustors direct that the Trustee maintain the Trustors in the same custom and style to which the Trustors have been accustomed during their lifetimes. It is the Trustors' express desire to remain in their home for the remainder of their lifetimes and not be placed in a nursing home or retirement care facility. The Trustors direct that the Trustee

shall utilize income and principal from this Trust as may be necessary, including amounts necessary for required nursing and other care, so as to maintain the Trustors in their home, unless in the opinion of the incapacitated Trustor's attending physician, together with the opinion of a second independent or consulting physician, residence in a nursing home would be required for such Trustor's physical well being.

All undistributed income shall be accumulated and added to the Trust principal annually. In addition, it is Trustors' desire that, in the event of a Trustor's incapacity or in the event a Trustor is unable to remain in the primary residence, the Trustee hereunder shall continue to maintain the Trustors' primary residence and shall continue to pay for all taxes, insurance, fees, and encumbrances on such residence for as long as it is owned by this Trust.

Reliance on Writing. Anyone dealing with this Trust may rely on the physicians', psychologists' or psychiatrists' or any combination thereof, written statements regarding the Trustor's incapacity, or a photocopy of the statements, presented to them by the Co-Trustee or the Successor Trustee. A third party relying on such written statements shall not incur any liability to any beneficiary for any dealings with the Co-Trustee or the Successor Trustee in reliance upon such written statements. This provision is inserted in this Trust Agreement to encourage third parties to deal with Co-Trustee or Successor Trustee without the need for court proceedings.

## **ARTICLE 4**

## <u>UPON THE DEATH OF A TRUSTOR</u>

- 4.1 <u>Decedent and Survivor Defined</u>. Reference to the "Decedent" shall refer to either of the Trustors whose death shall first occur and reference to the "Survivor" shall refer to the surviving Trustor.
- 4.2 Payment of Debts. After the death of the Decedent, the Trustee may, in the Trustee's sole discretion, pay from the income and/or principal of the Decedent's

1

separate property and Decedent's one-half of the community property, which is a part of this Trust estate, the administrative expenses, the expenses of the last illness and funeral of the Decedent and any debt owed by the Decedent.

- 4.3 <u>Survivor's Trust</u>. Any remaining property, both income and principal of this Trust estate shall be retained in the Survivor's Trust for the benefit of the Survivor and the Trustee shall hold, manage, invest and reinvest the Survivor's Trust and shall collect the income therefrom and dispose of the net income and principal as follows:
  - (a) During the lifetime of the Survivor, the Trustee, in the Trustee's sole discretion, may pay to the Survivor all of the net income of the Trust estate, as the Trustee may determine necessary, in the Trustee's sole discretion, for the health, education, support and maintenance of the Survivor.
  - (b) If, in the opinion of the Trustee, the income from all sources of which Trustee has knowledge shall not be sufficient for the health, education, support and maintenance of the Survivor, the Trustee is authorized to use and may expend such part of the Trust principal as may be necessary to meet such needs.
- 4.4 <u>Use of Residence</u>. Until the Survivor's death, the Trustee shall allow the Survivor to occupy and use any residence used by either or both Trustors as a residence at the time of the Decedent's death. The Trustee shall, at the direction of the Survivor, sell any such residence, and if the Survivor so directs, use the proceeds therefrom to purchase or build another residence for the Survivor. The Survivor shall not be required to pay rent or account for the use of any residence.

## **ARTICLE 5**

# DISTRIBUTION OF HOUSEHOLD AND PERSONAL EFFECTS AFTER DEATH OF EITHER OR BOTH TRUSTORS

5.1 <u>Distribution of Personal Property</u>. After the death of either Trustor, the Trustee shall distribute all tangible personal property of the deceased Trustor, including but not limited to, furniture, furnishings, rugs, pictures, books, silver-plate, linen, china, glassware, objects of art, wearing apparel, jewelry, and ornaments, in accordance with

any written statement or list that the Trustor leaves disposing of this property. Any such statement or list then in existence shall be determinative with respect to all bequests made therein. Any property not included on said list shall be distributed as follows:

- (a) To the surviving Trustor, if he or she survives the Decedent.
- (b) Upon the death of RAYMOND T. CHRISTIAN, SR., the Trustee shall first distribute the Trustors' Gold Watch, to LEE M. KEACH, the Trustors' son-in-law, if he is then living, outright and free of Trust. If LEE M. KEACH is not then living, this bequest shall lapse.
- (c) The Trustee shall distribute any remaining household and personal effects, which are not distributed by a written statement or list or any lapsed bequest from above, equally to ROSEMARY K. CHRISTIAN-KEACH, RAYMOND T. CHRISTIAN, JR. and SUSAN G. CHRISTIAN-PAYNE, as they shall select.
- (d) The individuals referred to above in Section 5.1(c) may also share any such household and personal effects with TOMMY L. CHRISTIAN, CHRISTOPHER A. CHRISTIAN, or MONTE B. REASON, as they may see fit. Any household and personal effects which they do not select shall be added to the Trust created in Article 6 below.

## ARTICLE 6

## AFTER DEATH OF BOTH TRUSTORS

- 6.1 <u>Specific Bequest</u>. Upon the death of both Trustors, the Trustee shall first sell the Trustors' primary residence located at 1060 Dancing Vines, Ave., Las Vegas, Nevada, and the proceeds from the sale of such home shall be distributed as follows:
  - (a) ROSEMARY K. CHRISTIAN-KEACH, if she is then living, shall receive Twenty Percent (20%) of this Trust share, outright and free of Trust. If ROSEMARY K. CHRISTIAN-KEACH is not then living, this Trust share shall be proportionately added to the Trust shares of the then surviving beneficiaries who are named in this Section 6.1.
  - (b) RAYMOND T. CHRISTIAN, JR., if he is then living, shall receive Twenty Percent (20%) of this Trust share, outright and free of Trust.

- If RAYMOND T. CHRISTIAN, JR. is not then living, this Trust share shall be proportionately added to the Trust shares of the then surviving beneficiaries who are named in this Section 6.1.
- (c) TOMMY L. CHRISTIAN, if he is then living, shall receive Twenty Percent (20%) of this Trust share, outright and free of Trust. If TOMMY L. CHRISTIAN is not then living, this Trust share shall be proportionately added to the Trust shares of the then surviving beneficiaries who are named in this Section 6.1.
- (d) SUSAN G. CHRISTIAN-PAYNE, if she is then living, shall receive Twenty Percent (20%) of this Trust share, outright and free of Trust. If SUSAN G. CHRISTIAN-PAYNE is not then living, this Trust share shall be proportionately added to the Trust shares of the then surviving beneficiaries who are named in this Section 6.1.
- (e) CHRISTOPHER A. CHRISTIAN, if he is then living, shall receive Ten Percent (10%) of this Trust share, outright and free of Trust. If CHRISTOPHER A. CHRISTIAN is not then living, this Trust share shall be proportionately added to the Trust shares of the then surviving beneficiaries who are named in this Section 6.1.
- (f) MONTE B. REASON, if he is then living, shall receive Ten Percent (10%) of this Trust share, and this Trust share shall be held, in Trust and distributed to him in the sole discretion of SUSAN G. CHRISTIAN-PAYNE for his health, education, maintenance and support. If MONTE B. REASON is not then living, this Trust share shall be proportionately added to the Trust shares of the then surviving beneficiaries who are named in this Section 6.1.
- (g) Notwithstanding anything to the contrary hereinabove, any amounts to be distributed to TOMMY L. CHRISTIAN, CHRISTOPHER A. CHRISTIAN, or MONTE B. REASON in Sections 6.1(c), (e) and (f) above, are to be held, in Trust, for and distributed to them, respectively, for their health, education, maintenance and support, in the sole and unfettered discretion of the Successor Trustees. Moreover, in the event the home referred to in this Section 6.1 was sold prior to the Survivor's death, then an amount equal to the net proceeds from such earlier sale shall be set aside to be held and distributed pursuant to the above terms of this Section 6.1.
- 6.2 <u>Distribution of the Remaining Trust Estate</u>. Any remaining property, both income and principal of this Trust estate, shall be distributed as follows:
  - (a) ROSEMARY K. CHRISTIAN-KEACH, if she is then living, shall receive one-third (1/3) of the remaining Trust estate, outright and

- free of Trust. If ROSEMARY K. CHRISTIAN-KEACH is not then living, this Trust share shall be distributed equally among the then living spouse and children of ROSEMARY K. CHRISTIAN-KEACH, outright and free of Trust.
- (b) RAYMOND T. CHRISTIAN, JR., if he is then living, shall receive one-third (1/3) of the remaining Trust estate, outright and free of Trust. If RAYMOND T. CHRISTIAN, JR. is not then living, this Trust share shall be distributed to the issue of RAYMOND T. CHRISTIAN, JR., per stirpes, to be administered and distributed as set forth in Section 6.2(d) below.
- (c) SUSAN G. CHRISTIAN-PAYNE, if she is then living, shall receive one-third (1/3) of the remaining Trust estate, outright and free of Trust. If SUSAN G. CHRISTIAN-PAYNE is not then living, this Trust share shall be distributed to the issue of SUSAN G. CHRISTIAN-PAYNE, per stirpes, to be administered and distributed as set forth in Section 6.2(d) below.
- (d) For each beneficiary hereunder who shall be under the age of Twenty-five (25) years at the time such beneficiary becomes entitled to a share of the Trust estate pursuant to Sections 6.2(a), 6.2(b) and 6.2(c) above, each such beneficiary's Trust share shall not be distributed outright to such beneficiary, but rather, shall be retained in trust, and shall be distributed as follows:
  - (1) If any beneficiary is then over the age of Twenty-five (25) years, his or her share shall be distributed to him or her outright and free of Trust.
  - (2) For each beneficiary who is then under the age of Twenty-five (25) years, his or her Trust share shall be retained in a separate trust and, until the beneficiary attains the age of Twenty-five (25) years, the net income and principal from such beneficiary's Trust share shall be distributed to or for the benefit of the beneficiary as the Trustee deems necessary, in the Trustee's discretion, for the beneficiary's health, education, maintenance and support. Any excess income that is not distributed for these purposes shall be accumulated and added to principal.
  - (3) Upon the beneficiary attaining the age of Twenty-five (25) years, the entire remaining balance of the beneficiary's Trust share shall be distributed to such beneficiary, outright and free of Trust.

- (4)If prior to full distribution a beneficiary becomes deceased, his or her remaining Trust share shall be distributed to the issue of such deceased beneficiary. by right of representation, in accordance with the same terms and conditions as set forth in this Section 6.2(d). In the event a beneficiary becomes deceased and has no then living issue, his or her Trust share shall be distributed equally among the other Trust shares set forth in Sections 6.2(a), 6.2(b) and 6.2(c) above; provided, however, that if any such distributee is under the age of Twenty-five (25) years, the share of such distributee shall, instead of being distributed outright, be retained in Trust, to be distributed according to the terms and conditions as provided for in this Section 6.2(d).
- (e) Notwithstanding anything to the contrary, it is the Trustors' desire that the three (3) Children of the Trustors, and/or the issue of the children of the Trustors, as the case may be, who are referred to above in this Section 6.2, would use a portion of the Trust estate to care for TOMMY L. CHRISTIAN and CHRISTOPHER A. CHRISTIAN, as they see fit and in their sole discretion, without any requirement to do so. This language of this subsection (e) is merely ment as a precatory, non-binding declaration.
- 6.3 Generation Skipping Trusts. If the special generation skipping transfer tax exemption election provided by Section 2652(a)(3) of the Internal Revenue Code (Code) is exercised as to any property held in this Trust or if this Trust is receiving property from any other Trust to which the special election has been made, the Trustees are authorized, at any time in the exercise of absolute discretion, to set apart such property in a separate trust so that its inclusion ratio, as defined in Section 2642(a) of the Code is or remains zero. If such Trust(s) is (are) created, then any estate or death taxes shall be first charged against and paid out of the principal of the Trust(s) as to which the special election provided by Section 2652(a)(3) is not applicable.
- 6.4 <u>Last Resort</u>. In the event that the principal of the Trust administered under this Article 6 is not disposed of under the foregoing provisions, the remainder, if any, shall be distributed, outright and free of Trust, to the heirs at law of RAYMOND T. CHRISTIAN, their identities and shares to be determined according to the laws of the State of Nevada then in effect relating to the intestate succession of separate property.

## **ARTICLE 7**

## TRUSTEE'S DISCRETION ON DISTRIBUTION TO

## **PRIMARY BENEFICIARIES**

- 7.1 <u>Delay of Distribution</u>. Notwithstanding the distribution provisions of Article 6, the following powers and directions are given to the Trustee:
  - (a) If, upon any of the dates described in Article 6, the Trustee for any reason described below determines, in the Trustee's sole discretion, that it would not be in the best interest of the beneficiary that a distribution take place, then in the event the said distribution shall be totally or partially postponed until the reason for the postponement has been eliminated. During the period of postponement, the Trustee shall have the absolute discretion to distribute income or principal to the beneficiary as the Trustee deems advisable for the beneficiary's welfare.
  - (b) If said causes for delayed distribution are never removed, then the Trust share of that beneficiary shall continue until the death of the beneficiary and then be distributed as provided in this Trust Instrument. The causes of such delay in the distribution shall be limited to any of the following:
    - (1) The current involvement of the beneficiary in a divorce proceeding or a bankruptcy or other insolvency proceedings.
    - (2) The existence of a large judgment against the beneficiary.
    - (3) Chemical abuse or dependency.
    - (4) The existence of any event that would deprive the beneficiary of complete freedom to expend the distribution from the Trust estate according to his or her own desires.
    - (5) In the event that a beneficiary is not residing in the United State of America at any given time, then the Trustee may decline to transmit to him or her any part or all of the income and shall not be required to transmit to him or her any of the principal if, in the Trustee's sole and uncontrolled judgment, the political and/or economic conditions of such place or residence of the beneficiary are such that it is likely the money would not reach him or her, or upon reaching him or her, would be unduly taxed, seized, confiscated, appropriated, or in any way taken from him or her in such a

manner as to prevent his or her use and enjoyment of the same.

- (6) The judicially declared incompetency of the beneficiary.
- (c) The Trustee shall not be responsible unless the Trustee has knowledge of the happening of any event set forth above.
- (d) To safeguard the rights of the beneficiary, if any distribution from his or her Trust share has been delayed for more than one (1) year, he or she may apply to the District Court in Las Vegas, Nevada, for a judicial determination as to whether the Trustee has reasonably adhered to the standards set forth herein. The Trustee shall not have any liability in the event the Court determines the Trustee made a good faith attempt to reasonably follow the standards set forth above
- Power to Establish a Special Needs Trust and to Amend or Reform 7.2 the Trust. If an individual beneficiary of this Trust has applied for or is receiving government assistance that is based on financial eligibility requirements or if the Trustee reasonably anticipates that a beneficiary may need and qualify for such government assistance in the foreseeable future, the Trustee may in its sole, absolute and uncontrolled discretion withhold the Trust property otherwise distributable to such beneficiary and establish a third-party created and funded discretionary non-support spendthrift special needs trust or, if that is not possible or practicable, establish by court order a first-party (i.e. a self-settled) discretionary non-support spendthrift special needs trust (such as a self-settled special needs trust permitted under 42 U.S.C. section 1396p(d)(4)(A) or 42 U.S.C. section 1396p(d)(4)(C)). The Trustee shall then fund the special needs trust with the property that would otherwise be distributed to the beneficiary. In establishing a special needs trust, the Trustee may select a trustee and successor trustees (other than the beneficiary or the beneficiary's spouse), establish accounting requirements and shall include all provisions determined to be reasonable and necessary by the Trustee, after consultation with a qualified attomey.

It is the Trustors' intent that any special needs trust established pursuant to this provisions be drafted and administered so as to provide the maximum benefit to the beneficiary and that the assets of the special needs trust not be available to the beneficiary for determining the beneficiary's income or assets under rules by which any

government agency determines eligibility for need-based services or financial services (such as SSI and Medicaid). To the extent required by law, the special needs trust shall be for the sole benefit of the beneficiary during his or her lifetime. To the extent not prohibited by law, distributions from the special needs trust shall be made in the sole, absolute and uncontrolled discretion of the special needs trustee to or for the benefit of the beneficiary. In making such distributions, the special needs trustee shall consider the effect such distributions may have on the beneficiary's said government assistance benefits. The special needs trust (or joinder agreement as concerns a special needs trust established pursuant to 42 U.S.C. section 1396p(d)(4)(C)) shall provide (to the extent possible) that upon the beneficiary's death and after all proper reimbursements and payment of expenses have been made (to the extent such reimbursements and payments are required by law), the special needs trustee shall distribute the remaining trust property, if any, in the manner provided for herein as if the special needs beneficiary had predeceased the Trustors. The Trustee shall neither possess nor exercise its authority hereunder in a manner that would impair or prevent a beneficiary's unexercised right of withdrawal that has not yet lapsed or prevent an existing bequest from qualifying for the marital or charitable deduction, or would impair the status or qualification of a trust that holds shares of stock in a Subchapter S corporation, or would prevent a trust from qualifying as a look through trust with a designated beneficiary (or beneficiaries).

After the death of the Trustors, the Trustee may obtain an order from a court of competent jurisdiction to amend or reform any trust (or any trust created or to be created) under this Agreement to the minimum extent necessary to comply with the Trustors' intent and to comply with applicable federal and state laws or regulations, including those pertaining to special needs trusts. The Trustee's authority hereunder is to be exercised only in a fiduciary capacity and may not be used to enlarge or shift any beneficial interest, except as an incidental consequence of the discharge of fiduciary duties, and in no event shall any amendment or reformation increase the class of beneficiaries. No Trustee (or court) shall have the power to amend or reform this Agreement in a manner that would thwart the Trustors' intent, impair or prevent a beneficiary's unexercised right of withdrawal that has not yet lapsed, or prevent an

existing bequest from qualifying for the marital or charitable deduction or would impair the status or qualification of a trust that holds shares of stock in a Subchapter S corporation or would prevent a trust from qualifying as a look through trust with a designated beneficiary (or beneficiaries). In no event shall this power of amendment or reformation be construed or exercised in a manner so as to bestow upon the Trustee a general power of appointment (as that term is defined under the Internal Revenue Code).

## **ARTICLE 8**

## PROVISIONS RELATING TO TRUSTEESHIP

8.1 <u>Successor Trustee</u>. In the event of the death or incapacity of any current Trustee, the remaining Trustees shall act as Co-Trustees or sole Trustee, as the case may be. In determining the incapacity of any Trustee serving hereunder, the guidelines set forth in Section 3.1 may be followed.

If no Successor Trustee is designated to act in the event of the death, incapacity or resignation of the Trustee then acting, or no Successor Trustee accepts the office, the Trustee then acting may appoint a Successor Trustee. If no such appointment is made, the majority of the adult beneficiaries entitled to distribution from this trust may appoint a Successor Trustee.

8.2 <u>Liability of Successor Trustee</u>. No Successor Trustee shall be liable for the acts, omissions, or default of a prior Trustee. Unless requested in writing within sixty (60) days of appointment by an adult beneficiary of the Trust, no Successor Trustee shall have any duty to audit or investigate the accounts or administration of any such Trustee, and may accept the accounting records of the predecessor Trustee showing assets on hand without further investigation and without incurring any liability to any person claiming or having an interest in the Trust.

- 8.3 Acceptance by Trustee. A Trustee shall become Trustee or Co-Trustee jointly with any remaining or surviving Co-Trustees, and assume the duties thereof, immediately upon delivery of written acceptance to Trustors, during their lifetimes and thereafter to any Trustee hereunder, or to any beneficiary hereunder, if for any reason there shall be no Trustee then serving, without the necessity of any other act, conveyance or transfer.
- 8.4 <u>Delegation by Trustee</u>. Any individual Co-Trustee shall have the right at any time, by an instrument in writing delivered to the other Co-Trustee, to delegate to such other Co-Trustee any and all of the Trustee's powers and discretion.
- 8.5 Resignation of Trustee. Any Trustee at any time serving hereunder may resign as Trustee by delivering to Trustors, during their lifetimes and thereafter to any Trustee hereunder, or to any beneficiary hereunder if for any reason there shall be no Trustee then serving hereunder, an instrument in writing signed by the resigning Trustee.
- 8.6 <u>Corporate Trustee</u>. During the Trust periods, if any, that a corporate Trustee acts as Co-Trustee with an individual, the corporate Trustee shall have the unrestricted right to the custody of all securities, funds, and other property of the Trusts and it shall make all payments and distributions provided hereunder.
- 8.7 <u>Majority</u>. Subject to any limitations stated elsewhere in this Trust Agreement, all decisions affecting any of the Trust estate shall be made in the following manner: While three or more Trustees, whether corporate or individual, are in office, the determination of a majority shall be binding. If only two individual Trustees are in office, they must act unanimously.
  - 8.8 Bond. No bond shall ever be required of any Trustee hereunder.
- 8.9 <u>Expenses and Fees</u>. The Successor Trustee shall be reimbursed for all actual expenses incurred in the administration of any Trust created herein. The Successor Trustee shall be entitled to reasonable compensation for service rendered to the Trust. In no event, however, shall the fees exceed those fees that would have been

charged by state or federal banks in the jurisdiction in which the Trust is being governed.

### ARTICLE 9

# PROVISIONS RELATING TO TRUSTORS' POWERS

- 9.1 <u>Power to Amend</u>. During the joint lifetime of Trustors, this Trust Agreement may be amended in whole or in part by an instrument in writing, signed by both Trustors, and delivered to the Trustee. In the event that either Trustor should become deceased or incapacitated, as defined herein, the Trust may not be amended. Upon the death of both Trustors, this Trust Agreement shall not be amended.
- 9.2 <u>Power to Revoke</u>. During the joint lifetime of Trustors, the Trustors may revoke, in whole or in part, this Trust Agreement by an instrument in writing, signed by both Trustors, and delivered to the Trustee. In the event that either Trustor should become incapacitated or deceased, the Trust may not be revoked by the surviving Trustor. Upon the death of both Trustors, this Trust Agreement shall not be revoked.
- 9.3 Power to Change Trustee. During the joint lifetime of the Trustors, Trustors may change the Trustee or Successor Trustee of this Trust by an instrument in writing, signed by both Trustors, and delivered to the Trustee. In the event that either Trustor should become incapacitated, the other Trustor shall retain the power to change the Trustee of Successor Trustee of this Trust by an instrument in writing, signed by such Trustor and delivered to the Trustee. After the death of the first Trustor to die, the surviving Trustor shall have the power to change the Trustee or Successor Trustee of the Trust by an instrument in writing signed by the surviving Trustor and delivered to the Trustee.
- 9.4 Additions to Trust. Any additional property acceptable to the Trustee may be transferred to this Trust. The property shall be subject to the terms of this Trust.
- 9.5 <u>Special Gifts</u>. If either Trustor becomes legally incompetent, or if in the Trustee's judgment reasonable doubt exists regarding capacity, the Trustee is

authorized in such Trustee's sole discretion to continue any gift program which such Trustor had previously commenced, to make use of the federal gift tax annual exclusion, including consenting to gifts by the other Trustor. Such gifts may be made outright or in Trust.

#### **ARTICLE 10**

# PROVISIONS RELATING TO TRUSTEES' POWERS

- 10.1 <u>Management of Trust Property</u>. With respect to the Trust property, except as otherwise specifically provided in this Trust, the Trustee shall have all powers now or hereafter conferred upon trustees by applicable state law, and also those powers appropriate to the orderly and effective administration of the Trust. Any expenditure involved in the exercise of the Trustees' powers shall be borne by the Trust estate. Such powers shall include, but not be limited to, the following powers with respect to the assets in the Trust estate:
  - With respect to real property: to sell and to buy real property; to (a) mortgage and/or convey by deed of trust or otherwise encumber any real property now or hereafter owned by this Trust (including, but not limited to any real property, the Trustee may hereafter acquire or receive and the Trustor's personal residence) to lease, sublease, release; to eject, remove and relieve tenants or other persons from, and recover possession of by all lawful means; to accept real property as a gift or as security for a loan; to collect, sue for, receive and receipt for rents and profits and to conserve, invest or utilize any and all of such rents, profits and receipts for management and conservation, to pay, compromise, or to contest tax assessments and to apply for refunds in connection therewith; to employ laborers; to subdivide, develop, dedicate to public use without consideration, and/or dedicate easements over; to maintain, protect, repair, preserve, insure, build upon, demolish, alter or improve all or any part thereof; to obtain or vacate plats and adjust boundaries; to adjust differences in valuation on exchange or partition by giving or receiving consideration; to release or partially release real property from a lien.
  - (b) To register any securities or other property held hereunder in the names of Trustees or in the name of a nominee, with or without the addition of words indicating that such securities or other property are held in a fiduciary capacity, and to hold in bearer form any

- securities or other property held hereunder so that title thereto will pass by delivery, but the books and records of Trustees shall show that all such investments are part of their respective funds.
- (c) To hold, manage, invest and account for the separate trusts in one or more consolidated funds, in whole or in part, as they may determine. As to each consolidated fund, the division into the various shares comprising such fund need be made only upon Trustees' books of account.
- (d) To lease Trust property for terms within or beyond the term of the Trust and for any purpose, including exploration for and removal of gas, oil, and other minerals; and to enter into community oil leases, pooling and unitization agreements.
- (e) To borrow money, mortgage, pledge or lease trust assets for whatever period of time Trustee shall determine, even beyond the expected term of the respective Trust.
- (f) To hold and retain any property, real or personal, in the form in which the same may be at the time of the receipt thereof, as long as in the exercise of their discretion it may be advisable so to do, notwithstanding same may not be of a character authorized by law for investment of trust funds.
- (g) To invest and reinvest in their absolute discretion, and they shall not be restricted in their choice of investments to such investments as are permissible for fiduciaries under any present or future applicable law, notwithstanding that the same may constitute an interest in a partnership.
- (h) To advance funds to any of the Trusts for any Trust purpose. The interest rate imposed for such advances shall not exceed the current rates.
- (i) To institute, compromise, and defend any actions and proceedings.
- (j) To vote, in person or by proxy, at corporate meetings any shares of stock in any Trust created herein, and to participate in or consent to any voting Trust, reorganization, dissolution, liquidation, merger, or other action affecting any such shares of stock or any corporation which has issued such shares of stock.
- (k) To partition, allot, and distribute, in undivided interest or in kind, or partly in money and partly in kind, and to sell such property as the Trustees may deem necessary to make division or partial or final distribution of any of the Trusts.

- (I) To determine what is principal or income of the Trusts and apportion and allocate receipts and expenses as between these accounts.
- (m) To make payments hereunder directly to any beneficiary under disability, to the guardian of his or her person or estate, to any other person deemed suitable by the Trustees, or by direct payment of such beneficiary's expenses.
- (n) To employ agents, attorneys, brokers, and other employees, individual or corporate, and to pay them reasonable compensation, which shall be deemed part of the expenses of the Trusts and powers hereunder.
- (o) To accept additions of property to the Trusts, whether made by the Trustors, a member of the Trustors' family, by any beneficiaries hereunder, or by any one interested in such beneficiaries.
- (p) To hold on deposit or to deposit any funds of any Trust created herein, whether part of the original Trust fund or received thereafter, in one or more savings and loan associations, bank or other financing institution and in such form of account, whether or not interest bearing, as Trustees may determine, without regard to the amount of any such deposit or to whether or not it would otherwise by a suitable investment for funds of a trust.
- (q) To open and maintain safety deposit boxes in the name of this Trust.
- (r) To make distributions to any Trust or beneficiary hereunder in cash or in specific property, real or personal, or an undivided interest therein, or partly in cash and partly in such property, and to do so without regard to the income tax basis of specific property so distributed. The Trustors request but do not direct, that the Trustees make distributions in a manner which will result in maximizing the aggregate increase in income tax basis of assets of the estate on account of federal and state estate, inheritance and succession taxes attributable to appreciation of such assets.
- (s) The powers enumerated in NRS 163.265 to NRS 163.410, inclusive, are hereby incorporated herein to the extent they do not conflict with any other provisions of this instrument.

- (t) The enumeration of certain powers of the Trustees shall not limit their general powers, subject always to the discharge of their fiduciary obligations, and being vested with and having all the rights, powers and privileges which an absolute owner of the same property would have.
- (u) The Trustees shall have the power to invest Trust assets in securities of every kind, including debt and equity securities, to buy and sell securities, to write covered securities options on recognized options exchanges, to buy-back covered securities options listed on such exchanges, buy and sell listed securities options, individually and in combination employing recognized investment techniques such as, but not limited to, spreads, straddles, and other documents, including margin and option agreements which may be required by securities brokerage firms in connection with the opening of accounts in which such option transactions will be effected.
- (v) The power to guaranty loans made for the benefit of, in whole or in part, any Trustor or Beneficiary or any entity in which any Trustor of Beneficiary has a direct or indirect interest.
- (w) In regard to the operation of any closely held business of the Trust, the Trustees shall have the following powers:
  - (1) The power to retain and continue the business engaged in by the Trust or to recapitalize, liquidate or sell the same.
  - (2) The power to direct, control, supervise, manage, or participate in the operation of the business and to determine the manner and degree of the fiduciary's active participation in the management of the business and to that end to delegate all or any part of the power to supervise, manage or operate the business to such person or persons as the fiduciary may select, including any individual who may be a beneficiary or Trustee hereunder.
  - (3) The power to engage, compensate and discharge, or as a stockholder owning the stock of the Corporation, to vote for the engagement, compensation and discharge of such managers, employees, agents, attorneys, accountants, consultants or other representatives, including anyone who may be a beneficiary or Trustee hereunder.

- (4) The power to become or continue to be an officer, director or employee of a Corporation and to be paid reasonable compensation from such Corporation as such officer, director and employee, in addition to any compensation otherwise allowed by law.
- (5) The power to invest or employ in such business such other assets of the Trust estate.
- 10.2 Power to Appoint Agent. The Trustee is authorized to employ attorneys, accountants, investment managers, specialists, and such other agents as the Trustee shall deem necessary or desirable. The Trustee shall have the authority to appoint an investment manager or managers to manage all or any part of the assets of the Trust, and to delegate to said investment manager the discretionary power to acquire and dispose of assets of the Trust. The Trustee may charge the compensation of such attorneys, accountants, investment managers, specialists, and other agents against the Trust, including any other related expenses.
- division or partial or final distribution of the Trust estate, the Successor Trustee shall have the power to partition, allot and distribute the Trust estate in undivided interest or in kind, or partly in money and partly in kind, at valuations determined by the Trustee, and to sell such property as the Trustee, in the Trustee's discretion, considers necessary to make such division or distribution. In making any division or partial or final distribution of the Trust estate, the Trustee shall be under no obligation to make pro rata division or to distribute the same assets to beneficiaries similarly situated. Rather, the Trustee may, in the Trustee's discretion, make non pro rata divisions between Trusts or shares and non pro rata distributions to beneficiaries as long as the respective assets allocated to separate trusts or shares or the distributions to beneficiaries have equivalent or proportionate fair market value. The income tax basis of assets allocated or distributed non pro rata need not be equivalent and may vary to a greater or lesser amount, as determined by the Trustee, in his or her discretion, and no adjustment need be made to compensate for any difference in basis.

- 10.4 Power to Hold Title in the Name of One Trustee Only. With regard to the separate property of one Trustor, that Trustor may, at his or her option, be the sole Trustee with regard to title to that property. Upon the death or incapacity of the Trustee in whose name title to that property is held, the Successor Trustee shall assume management of the property.
- 10.5 Apply for Government Assistance. The Trustee shall have the power to deal with governmental agencies. To make applications for, receive and administer any of the following benefits, if applicable: Social Security, Medicare, Medicaid, Supplemental Security Income, In-Home Support Services, and any other government resources and community support services available to the elderly.
- to explore and implement planning strategies and options and to plan and accomplish asset preservation in the event a Trustor needs long-term health care and nursing care. Such planning shall include, but is not necessarily limited to, the power and authority to: (1) make home improvements and additions to the Trustors' family residence; (2) pay off, partly or in full, the encumbrance, if any, on the Trustors' family residence; (3) purchase a family residence, if the Trustors do not own one; (4) purchase a more expensive family residence; (5) transfer the family residence to the Trustor-spouse who does not need long-term medical, health, or nursing care; (6) divide community property assets equally between the Trustors; or (7) make gifts of assets for estate planning purposes to the beneficiaries and in the proportions set forth in Article 6.
- 10.7 Power of Co-Trustee to Act Alone. As long as Trustors are also Co-Trustees, either one of the Co-Trustees may act alone with reference to any powers of the Trustee just as if he or she was the sole Trustee. Any person dealing with one of the Trustees shall not have the right to insist on the other Co-Trustee joining in on any transaction.

### **ARTICLE 11**

# PROTECTION OF AND ACCOUNTING BY TRUSTEES

- 11.1 <u>Protection</u>. Trustees shall not be liable for any loss or injury to the property at any time held by them hereunder, except only such as may result from their fraud, willful misconduct, or gross negligence. Every election, determination, or other exercise by Trustees of any discretion vested, either expressly or by implication, in them, pursuant to this Trust Agreement, whether made upon a question actually raised or implied in their acts and proceedings, shall be conclusive and binding upon all parties in interest.
- 11.2 <u>Accounting</u>. Upon the written request delivered or mailed to the Trustees by an income beneficiary hereunder, the Trustees shall render a written statement of the financial status of the Trust. Such statement shall include the receipts and disbursements of the Trust for the period requested or for the period transpired since the last statement and the principal of the Trust at the end of such period. Statements need not be rendered more frequently than annually.

### **ARTICLE 12**

# **EXONERATION OF PERSONS DEALING WITH THE TRUSTEES**

No person dealing with the Trustees shall be obliged to see to the application of any property paid or delivered to them or to inquire into the expediency or propriety of any transaction or the authority of the Trustees to enter into and consummate the same upon such terms as they may deem advisable.

### **ARTICLE 13**

#### HIPAA RELEASE

If any person's authority under the instrument is dependent upon any determination that a Trustor is unable to properly manage his or her affairs or a determination of his or her incapacity, then any physician, health-care professional, dentist, health plan, hospital, clinic, laboratory, pharmacy or other covered health-care

provider, any insurance company, and any health-care clearinghouse that has provided treatment or services to such Trustor or is otherwise requested by a Trustor's nominated Successor Trustee to determine his or her incapacity, and any other person or entity in possession of any of the Trustor's "protected health information," as contemplated by the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), 42 USC 1320d and 45 CFR 160-164, is hereby authorized and directed to disclose the Trustor's protected health information to the nominated Successor Trustee to the extent necessary, and only to the extent necessary, in order for the nominated Successor Trustee to determine whether an event of incapacity has occurred pursuant to Article 3 hereinabove. This release of authority applies even if that person has not yet been appointed as Successor Trustee. Any limitation on protected health information to be disclosed hereunder shall have no effect upon any rights to such information any other party may have under any other instrument granting access to such information.

### **ARTICLE 14**

### **GENERAL PROVISIONS**

- 14.1 Controlling Law. This Trust Agreement is executed under the laws of the State of Nevada and shall in all respects be administered by the laws of the State of Nevada; provided, however, the Trustees shall have the discretion, exercisable at any later time and from time to time, to administer any trust created hereunder pursuant to the laws of any jurisdiction in which the Trustees, or any of them, may be domiciled, by executing a written instrument acknowledged before a notary public to that effect, and delivered to the then income beneficiaries. If the Trustees exercise the discretion, as above provided, this Trust Agreement shall be administered from that time forth by the laws of the other state or jurisdiction.
- 14.2 <u>Spendthrift Provision</u>. No interest in the principal or income of any trust created under this Trust Instrument shall be anticipated, assigned, encumbered or subjected to creditors' claims or legal process before actual receipt by a beneficiary. This provision shall not apply to a Trustor's interest in the Trust estate. The income and principal of this Trust shall be paid over to the beneficiary at the time and in the manner

provided by the terms of this Trust, and not upon any written or oral order, nor upon any assignment or transfer by the beneficiary, nor by operation of law.

- 14.3 Perpetuities Savings Clause. Notwithstanding anything to the contrary contained in this Trust agreement, the Trusts created herein, unless earlier terminated according to the terms of this Trust agreement, shall all terminate one (1) day less than three hundred and sixty-five (365) years after the execution date of this Trust. Upon such termination each Trust shall forthwith be distributed to the Beneficiaries of such Trust; provided however, that if no Beneficiary is then living, such property shall be distributed to those persons so designated in said Trust, as therein provided. Notwithstanding the foregoing, in the event any Trust created hereunder should be controlled and governed by the laws of any state which state has modified or repealed the common law Rule Against Perpetuities, then such modified Rule Against Perpetuities shall apply to such Trust, and if the Rule Against Perpetuities shall have been repealed by the law of the governing state, then termination of any Trusts hereunder pursuant to the common law Rule Against Perpetuities shall not apply to any Trust which is, as a result, not subject to any such Rule Against Perpetuities, and all other references throughout this Trust Agreement to termination of any Trust hereunder pursuant to any applicable Rule Against Perpetuities shall not be applicable to such Trust or Trusts.
- Agreement and these Trusts created herein be administered and distributed without litigation or dispute of any kind. If any beneficiary of these trusts or any other person, whether stranger, relative, or heir, or any legatee or devisee under the Last Will and Testament of either of the Trustors or the successors-in-interest of any such persons, including the Trustors' estates under the intestate laws of the State of Nevada or any other state lawfully or indirectly, singly or in conjunction with another person, seek or establish to assert any claim or claims to the assets of these Trusts established herein, or attach, oppose or seek to set aside the administration and distribution of the Trusts, or to invalidate, impair or set aside its provisions, or to have the same or any part thereof declared null and void or diminished, or to defeat or change any part of the

provisions of the Trusts established herein, then in any and all of the above-mentioned cases and events, such person or persons shall receive One Dollar (\$1.00), and no more, in lieu or any interest in the assets of the trusts or interest in income or principal.

- 14.5 <u>Provision for Others</u>. The Trustors have, except as otherwise expressly provided in this Trust Agreement, intentionally and with full knowledge declined to provide for any and all of their heirs or other persons who may claim an interest in their respective estates or in these Trusts.
- 14.6 <u>Severability</u>. In the event any clause, provision or provisions of this Trust Agreement prove to be or be adjudged invalid or void for any reason, then such invalid or void clause, provision or provisions shall not affect the whole of this instrument, but the balance of the provisions hereof shall remain operative and shall be carried into effect insofar as legally possible.
- 14.7 <u>Distribution of Small Trust</u>. If the Trustee, in the Trustee's absolute discretion, determines that the amount held in Trust is not large enough to be administered in Trust on an economical basis, then the Trustee may distribute the Trust assets free of Trust to those persons then entitled to receive the same
- 14.8 <u>Headings</u>. The various clause headings used herein are for convenience of reference only and constitute no part of this Trust Agreement.
- 14.9 <u>More Than One Original</u>. This Trust Agreement may be executed in any number of copies and each shall constitute an original of one and the same instrument.
- 14.10 <u>Interpretation</u>. Whenever it shall be necessary to interpret this Trust, the masculine, feminine and neuter personal pronouns shall be construed interchangeably, and the singular shall include the plural and the singular.
  - 14.11 **Definitions**. The following words are defined as follows:
  - (a) "Principal" and "Income". Except as otherwise specifically provided in this Trust Agreement, the determination of all matters with respect to what is principal and income of the Trust estate and the apportionment and allocation of receipts and expenses thereon

shall be governed by the provisions of Nevada's Revised Uniform Principal and Income Act, as it may be amended from time to time and so long as such Act does not conflict with any provision of this instrument. Notwithstanding such Act, no allowance for depreciation shall be charged against income or net income payable to any beneficiary.

- (b) "Education". Whenever provision is made in this Trust Indenture for payment for the "education" of a beneficiary, the term "education" shall be construed to include technical or trade schooling, college or postgraduate study, so long as pursued to advantage by the beneficiary at an institution of the beneficiary's choice and in determining payments to be made for such college or post-graduate education, the Trustees shall take into consideration the beneficiary's related living and traveling expenses to the extent that they are reasonable.
- (c) "Child, Children, Descendants or Issue". As used in this instrument, the term "descendants" or "issue" of a person means all of that person's lineal descendants of all generations. The terms "child, children, descendants or issue" include adopted persons, but do not include a step-child or step-grandchild, unless that person is entitled to inherit as a legally adopted person.
- (d) <u>"Tangible Personal Property"</u>. As used in this instrument, the term "tangible personal property" shall not include money, evidences of indebtedness, documents of title, securities and property used in a trade or business.

EXECUTED in Clark County, Nevada, on October 11, 2016.

TRUSTORS:

SALMIONU F. CHRISTIAN

NANCY I. CHRISTIAN

## **ACCEPTANCE BY TRUSTEES**

We certify that we have read the foregoing Declaration of Trust and understand the terms and conditions upon which the Trust estate is to be held, managed, and disposed of by us as Trustees. We accept the Declaration of Trust in all particulars and acknowledge receipt of the Trust property.

ROSEMARY R. CHRISTIAN-KEACH

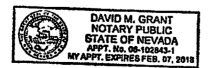
RAYMOND T. CHRISTIAN, JR.

SUSAN G. CHRISTIAN-PAYNE

STATE OF NEVADA ) ss.
COUNTY OF CLARK )

On October 11, 2016, before me, the undersigned, a Notary Public in and for said County of Clark, State of Nevada, personally appeared RAYMOND T. CHRISTIAN and NANCY I. CHRISTIAN, personally known to me (or proved to me on the basis of satisfactory evidence) to be the persons whose names are subscribed to the within instrument and acknowledged to me that they executed the same in their authorized capacity, and that by their signatures on the instrument, the persons or the entity upon behalf of which the persons acted, executed the instrument.

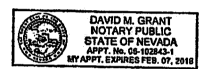
IN WITNESS WHEREOF, I have hereunto set my hand and seal the day and year in this document first above written.



STATE OF NEVADA )

(COUNTY OF CLARK )

IN WITNESS WHEREOF, I have hereunto set my hand and seal the day and year in this certificate first above written.

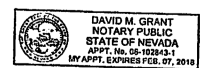


NOTARY PUBLIC

STATE OF NEVADA )
)ss.
COUNTY OF CLARK )

On October \_\_\_\_\_\_, 2016, before me, the undersigned, a Notary Public in and for said County of Clark, State of Nevada, personally appeared RAYMOND T. CHRISTIAN, JR., personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument, the person, or the entity upon behalf of which the person acted, executed the instrument.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the day and year in this certificate first above written.



STATE OF NEVADA )
)ss.
COUNTY OF CLARK )

On October \_\_\_\_\_\_, 2016, before me, the undersigned, a Notary Public in and for said County of Clark, State of Nevada, personally appeared SUSAN G. CHRISTIAN-PAYNE, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument, the person, or the entity upon behalf of which the person acted, executed the instrument.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the day and year in this certificate first above written.

DAVID M. GRANT
NOTARY PUBLIC
STATE OF NEVADA
APPT. No. 08-102849-1
NY APPT. EXPIRES FEB. 07, 2018



# CARY COLT PAYNE, CHTD.

Attorney at Law 700 S. Eighth Street • Las Vegas, Nevada 89101 (702) 383-9010 • Fax (702) 383-9049

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# **Closing Disclosure**

Closing Information

Date Issued

2/8/2017

**Closing Date** 

Disbursement Date

Settlement Agent

File#

Equity Title of Nevada 17840030-084-TGR

Property

1060 Dancing Vines Avenue

Las Vegas, NV 89183

Sale Price

\$210,000.00

Transaction Information

Rarrown

Deborah Coulter and Paul Hirsch

1060 Dancing Vines Avenue

Las Vegas, NV 89183

Seller \*\*See Attachment

SELLER'S TRANSACTION  Due to Seller at Closing 3 Sale Price of Property 3 Sale Price of Any Personal Property Included in Sale 4 Address  NV License ID  Contact Contact Contact Contact Mark Hillers Contact W License ID  Email 1 thehillersteam@gmail.com (702) 480-4454  County Taves 1	Summaries of Transact	tions		Contact Information	
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or make a complaint, contact the Consumer

www.consumerfinance.gov/mortgage-closing

Financial Protection Bureau at

Total Due to Seller at Closing

☐ From

Total Due from Seller at Closing

☑ To Seller

\$210,511.59

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# **Closing Cost Details**

	Seller-Paid 6 : At Closing Before Closing
A. Origination Charges	\$0.00
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Notary Signing Fee	\$125.00
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#### Equity Title of Nevada

### 2475 Village View Dr., Suite 250 Henderson, NV 89074 Phone: (702) 432-1111

File No./Escrow No.: 17840030-084-TGR Print Date & Time: 2/8/2017 - 12:47:19PM Officer/Escrow Officer: Tacl Granlund

Settlement Location: 2475 Village View Dr., Suite 250, Henderson, NV 89074

Property Address: 1060 Dancing Vines Avenue, Las Vegas, NV 89183, 177-27-611-254

Seller:

Rosemary K. Christian-Keach, Raymond T. Christian, Jr. and Susan G. Christian-Payne, Trustees of the Christian

Lender: American Financial Network

Settlement Date: 2/10/2017 Disbursement Date:

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Description	Se	ller
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Sale Price of Property		210,000.00
Prorations/Adjustments		
County Taxes 02/10/17 to 07/01/17		382.08
Assessments 02/10/17 to 03/01/17	- II	15.62
Sewer 02/10/17 to 07/06/17		90,04
Trash 02/10/17 to 04/01/17		23.85
Title Insurance Premium Adjustment	303.60	Fare W
Other Loan Charges		
Notary Signing Fee	125.00	
Title Charges & Escrow/Settlement Charges		
ALTA 2013 Homeowner's Policy or Title Insurance (Rev 12-2-13) to Equity Title of Nevada	737.40	
Escrow Fee to Equily Title of Nevada	355,00	
Commission		
Real Estate Commission to Real Estate By Design	6,300.00	
Real Estate Commission to Black & Cherry Real Estate	6,300.00	
Government Recording and Transfer Charges		

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BENEFIT DE L'ANDERE DE L'ANDRE DE	QL4 Debits an	SAN CHOULDS
County Transfer Tax to Equity Title of Nevada	1,071.00	
Miscellaneous		
HOA Dues to Silverado South Homeowners Associtation	60.00	
Reimburse Agent to Real Estate By Design	330.00	
Transfer Fee to First Service Residential Realty	225.00	
	AY Debit Par	E/C/stings
Subtotals	15,807.00	
Proceeds Due Seller	194,704.59	
Totals	210,511.69	210,511.59

Acknowledgement	·.
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The Christian Family Trust, dated October 11, 2016	•
Rosemery K. Christian-Keach, Trustee	<u>-</u>
The Christian Family Trust, dated October 11, 2016	
Raymond T. Christian, Jr., Trustee	<b>-</b> 
The Christian Family Trust, dated October 11, 2016	
Susan G. Christian-Payne, Trustee	•

Taci Granlund



# CARY COLT PAYNE, CHTD.

Attorney at Law
700 S. Eighth Street • Las Vegas, Nevada 89101
(702) 383-9010 • Fax (702) 383-9049

EXHIBIT PAGE INTENTIONALLY LEFT BLANK

**EXHIBIT "C"** 

RECORDING REQUESTED BY and when recorded, mail to:
The Rushforth Firm, Ltd.
P. O. Box 371655
Las Vegas, NV 89137-1655

SPACE ABOVE THIS LINE FOR RECORDER'S USE

### CERTIFICATE OF INCUMBENCY

# AFFIDAVIT OF INCUMBENT TRUSTEE OF THE CHRISTIAN FAMILLY TRUST

MONTE REASON, under penalties of perjury, does hereby certify and says that:

- 1. On October 11, 2016, NANCY CHRISTIAN, also known as NANCY I. CHRISTIAN, established, along with her late husband, RAYMOND T. CHRISTIAN, also known as RAYMOND T. CHRISTIAN, SR., a revocable Trust entitled the "CHRISTIAN FAMILY TRUST" (the "Trust").
- 3. Section 9.3 of the Trust, titled "Power to Change Trustee" provides for the following:
  - During the joint lifetime of the Trustors, Trustors may change the Trustee or Successor Trustee of this Trust by an instrument in writing, signed by both Trustors, and delivered to the Trustee. In the event that either Trustor should become incapacitated, the other Trustor shall retain the power to change the Trustee of Successor Trustee of this Trust by an instrument in writing, signed by such Trustor and delivered to the Trustee. After the death of the first Trustor to die, the surviving Trustor shall have the power to change the Trustee or Successor Trustee of the Trust by an instrument in writing signed by the surviving Trustor and delivered to the Trustee.
- 4. In accordance with the right afforded to her under Section 9.3 of the Trust, NANCY CHRISTIAN executed a "Modification and Designation of Trustee and Successor Trustee" on June 12, 2017 in which she expressly removed the then serving co-trustees

ROSEMARY K. CHRISTIAN-KEACH, RAYMOND T. CHRISTIAN, JR., and SUSANG, CHRISTIAN-PAYNE. In their place, NANCY CHRISTIAN designated MONTE BRIAN REASON to serve as trustee of the Trust.

- 5. Therefore, pursuant to the terms of the Trust, MONTE BRIAN REASON is the designated Trustee. By signing this certificate, MONTE BRIAN REASON agrees to serve as Trustee, accept the duties and responsibilities thereof, and agrees to be bound by the terms of the Trust.
- 6. The Trustee has, among other powers, the power to sell, exchange, lease, and otherwise engage in transactions involving Trust assets as the Trustees deem appropriate. The Trustee has the power to make all types of investments without limitation.
- 7. For purposes of the federal Health Insurance Portability and Accountability Act of 1996 and related regulations (42 USC § 1320d and 45 CFR §§ 160-164) ("HIPAA"), the undersigned does hereby designate appoint each co-trustee (if any) and each successor Trustee designated in accordance with the terms hereof (even prior to serving in that office) as his or her "personal representative", with full authority to receive private, privileged, protected, or personal health information related to the Trustee or co-trustee's health and/or incapacity and to divulge such information as necessary to accomplish the purposes of the Trust. The undersigned acknowledges that any Trustee or co-Trustee who fails to authorize the release of private, privileged, protected, or personal health information related to the Trustee or co-trustee's health and/or incapacity upon the request of a co-trustee or of a successor Trustee or co-trustee) or who fails to divulge such information as necessary to accomplish the purposes of the Trust shall cease to be the Trustee or a co-trustee.
- 8. The trust instrument provides that no person dealing with the Trust is obligated to inquire as to the powers of the Trustees or to inquire as to how the Trustees apply any funds delivered to the Trustees.

DATED JUN 2 1 2017					
Mate Realon MONTE BRIAN REASON					
STATE OF NEVADA	}	ss.			
COUNTY OF CLARK	}		11181 9	1 2017	
This instrument was a	cknowledged b	efore me or	JUN Z	1 2017	_, by MONTE
BRIAN REASON.	E STOKES			L	
Notary Pub	lic State of Nevada 06-109463-1 Exp. Nov. 1, 2018	NOTA	RY PUBLI	C	

## **RECORDING REQUESTED BY:**

Anthony L. Barney, Ltd. 3317 W. Charleston Blvd, Suite B Las Vegas, NV 89102

Mail recorded declaration to:

Nancy Christian, Trustor of the Christian Family Trust dated October 11, 2016
304 Orland St., #39
Las Vegas, NV 89107

SPACE ABOVE THIS LINE FOR RECORDER'S USE

# MODIFICATION AND DESIGNATION OF TRUSTEE AND SUCCESSOR TRUSTEE

#### LET IT BE KNOWN THAT:

- I, Nancy Christian, Trustor of the Christian Family Trust dated October 11, 2016 (hereinafter "Trustor"), do hereby certify, designate, and declare as follows:
- 1. I am the Trustor of the Christian Family Trust dated October 11, 2016 ("Trust") as stated in Declaration of the Trust Agreement.
- 2. Pursuant to Section 9.3 of the Trust, the Trustor has the power to change the Trustee or Successor Trustee of the Trust by an instrument in writing signed by the surviving Trustor and delivered to the Trustee.
- 3. I hereby revoke all of my prior designations of Trustees of the Trust that were created, filed, recorded and/or executed prior to this date in whatever form they may exist (e.g. written, oral, by affidavit, by declaration or otherwise).
- 4. In accordance with Section 9.3 of the Trust, I now hereby designate the following individual(s) to serve as current Trustee and/or Successor Trustee of the Trust in the following order:
  - 1) MONTE BRIAN REASON; otherwise,
  - 2) WELLS FARGO BANK.
- 5. MONTE BRIAN REASON, as designated Trustee shall be empowered to act pursuant to the Trust provisions and, if appropriate, filing with the Recorder of each county in which Trust real property is located a Certificate of Incumbency or similar instrument thereto. The Certificate of Incumbency shall contain a statement setting forth

the circumstances and Trust provisions that entitle the Trustee to act and a declaration that the successor trustee agrees to be bound by the terms of the Trust and agrees to perform the duties of the trustee as required therein and by law.

- In the event that MONTE BRIAN REASON is unable or unwilling to serve as the designated Trustee, then WELLS FARGO BANK, as designated Successor Trustee shall be empowered to act pursuant to the Trust provisions and, if appropriate, filing with the Recorder of each county in which Trust real property is located a Certificate of Incumbency or similar instrument thereto. The Certificate of Incumbency shall contain a statement setting forth the circumstances and Trust provisions that entitle the Trustee to act and a declaration that the successor trustee agrees to be bound by the terms of the Trust and agrees to perform the duties of the trustee as required therein and by law.
- 7. The "Certificate of Incumbency" may be titled something else (such as "Affidavit of Successor Trustee" or "Certificate of Acceptance of Trusteeship") and may be in such form as is appropriate under the circumstances and in the jurisdiction or jurisdictions in which it may be used. It shall reference this Modification and Designation of Trustee and Successor Trustee.
- Pursuant to NRS 53.045, I declare under penalty of perjury under the law 8. of the State of Nevada that the foregoing is true and correct.

Executed this 6-12-17 day of June, 2017.

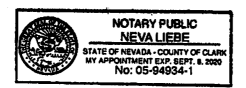
Nancy Christian, Trustor of the Christian Family Trust dated October 11, 2016

STATE OF NEVADA

}ss.

COUNTY OF CLARK

This instrument was subscribed to, sworn to, and acknowledged before me on the 12th of June, 2017 by Nancy Christian, Trustor of the Christian Family Trust dated October 11, 2016.



Electronically Filed 8/17/2017 5:47 PM Steven D. Grierson CLERK OF THE COURT

1 ANTHONY L. BARNEY, ESQ. NV State Bar No. 8366 2 TIFFANY S. BARNEY, ESQ. NV State Bar No. 9754 3 ZACHARY D. HOLYOAK, ESQ. 4 NV State Bar No. 14217 ANTHONY L. BARNEY, LTD. 5 3317 W. Charleston Boulevard, Suite B Las Vegas, NV 89102-1835 6 Telephone: (702) 438-7878 7 Facsimile: (702) 259-1116 E-Mail: office@anthonybarnev.com 8 Attorneys for Nancy Christian 9 EIGHTH JUDICIAL DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 In the Matter of the Case Number: P-17-092512-T 12 Dept.: (PC-1) 26 13 THE CHRISTIAN FAMILY TRUST 14 Dated October 11,2016 NOTICE OF MOTION AND MOTION TO DISMISS PURSUANT TO NRCP 12(b)(1) 15 AND NRCP 12(b)(5) 16 Nancy Christian ("Nancy" or "Trustor"), by and through their attorneys at the law firm 17 18 of Anthony L. Barney, Ltd. files the above-referenced Motion to Dismiss Pursuant to NRCP 19 12(b)(1) and NRCP 12(b)(5) ("Motion") requesting relief from this Court. This Motion is based 20 upon the pleadings and papers on file herein, the memorandum of points and authorities, any 21 exhibits filed herewith, the Verification attached hereto, and any oral arguments that may be 22 presented at the time of hearing. 23 24 Dated this 17<sup>th</sup> day of August 2017. 25 ANTHONY 12 BARNEY, LTD. 26 27 Lathory I. Barney, Esq. Nevada Bar No. 8366 28 Attorney for Nancy Christian

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### 1 NOTICE OF MOTION 2 SUSAN CHRISTIAN-PAYNE, by and through her attorney, Cary Colt Payne, Esq., of TO: 3 the law office of Cary Colt Payne, Chtd. 4 ROSEMARY KEACH, by and through her attorney, Cary Colt Payne, Esq., of the law TO: 5 office of Cary Colt Payne, Chtd. 6 TO: RAYMOND CHRISTIAN, JR., by and through her attorney, Cary Colt Payne, Esq., of 7 8 the law office of Cary Colt Payne, Chtd. 9 PLEASE TAKE NOTICE that the undersigned will bring the above motion on for 10 hearing before this Court at Probate, Courtroom 10C of the Regional Justice Center, 200 Lewis 11 Avenue, Las Vegas, Nevada 89155 on the following date and time: September 1, 2017 at 9:30 12 13 a.m. or as soon thereafter as counsel can be heard. 14 DATED this 17<sup>th</sup> day of August 2017. 15 Respectfully Submitted, 16 ANTHONY L. BARNEY, LTD. 17 18 19 L. Barney, Esq. Nevada Bar No. 8366 20 Tiffany S. Barney, Esq. Nevada Bar No. 9754 21 Zachary D. Holyoak, Esq. 22 Nevada Bar No. 14217 3317 W. Charleston Blvd., Suite B 23 Las Vegas, NV 89102-1835 (702) 438-7878 24 25 26 27 28

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## MEMORANDUM OF POINTS AND AUTHORITIES

### I. Facts Presented:

- 1. On October 10, 2016, Raymond Christian Sr., ("Raymond Sr.,") and Nancy Christian ("Nancy") executed the Christian Family Trust ("Trust").
- 2. Raymond Sr., passed away on January 31, 2017.
- 3. Shortly before Raymond Sr.'s death, Susan Christian-Payne, Rosemary Keach, and Raymond Christian Jr., (collectively the "Former Trustees") guarded Nancy and Raymond in shifts and communication from outside friends and family was halted.
- 4. The Former Trustees fed Raymond junk food continuously, against doctor's orders, especially considering he was a diabetic.
- 5. Nancy believes that sedatives were administered to her by the Former Trustees in her food because she slept all the time, while under the guard of the Former Trustees.
- 6. Once when Nancy was suffering from chest pains she attempted to call 911, one of the Former Trustees snatched the phone out of her hand, yelled at Nancy, and gave Nancy a pill that made her sleep all day.
- 7. Under the guard of the Former Trustees, Nancy's prescription medication for diabetes, heart problems, and high blood pressure went unfilled for two months.
- 8. In a drunken rage, the Former Trustees kicked Nancy out of the home on Christmas Eve because Nancy, being diabetic, refused to eat the pasta ordered by the Former Trustees for her.
- Raymond Sr., eventually persuaded the Former Trustees to let Nancy return to be with her dying husband.

- 10. However, again on January 16, 2017 the Former Trustees kicked Nancy out of the home because she requested oatmeal for breakfast instead of the unhealthy food the Former Trustees were forcing on her.
- 11. While throwing Nancy and her belongings out of the home, Raymond Jr. told Nancy, "I hope I never see your face again! I hope you die and I will piss on your grave."
- 12. The Former Trustees attempted to prevent Nancy from ever seeing or speaking to Raymond Sr. again.
- 13. However, on one occasion about a week prior to Raymond Sr.'s death, Nancy was able to speak to him by phone because a hospice nurse allowed him to call her.
- 14. During this phone call, Raymond Sr. expressed his fear of the Former Trustees and indicated that his bank account had been emptied.
- 15. Nancy told Raymond Sr. to leave and move in with her, however Nancy could hear the Former Trustees enter the room and the phone was abruptly hung up.
- 16. This was the last contact Nancy had with her husband.
- 17. The former Trustee's informed Nancy by text message that Raymond passed away.
- 18. The Former Trustees did not inform or include Nancy in any funeral arrangements for Raymond Sr.
- 19. After Nancy recovered from the effects of the mental, physical, and emotional abuse she suffered at the hands of the Former Trustees, she retained the undersigned attorney to investigate the matter and work on a solution.
- 20. The undersigned sought information from the Former Trustees and made requests for information pursuant to the terms of the Trust and also made requests for distributions from the Trust for Nancy's physical and mental well-being.

- 21. The Former Trustees refused to provide Nancy with any distributions from the Trust presumably to increase their beneficial interest at the death of Nancy, which Raymond Jr. wished out-loud would happen.
- 22. Nancy currently lives in a 600-square foot condo which has a mortgage on it.
- 23. She has significant monthly expenses beyond basic needs, including substantial medical expenses for her heart condition, diabetes, and high blood pressure.
- 24. Furthermore, Nancy has been forced to hire an attorney to protect her from the malicious behavior of the Former Trustees.
- 25. Based on the Former Trustees' abusive treatment of Nancy, she chose to exercise her rights under the Trust to change Trustees.
- 26. Article 9.3 of the Trust provides Nancy, the Survivor, the absolute power to change the Trustee of the Trust.<sup>1</sup>
- 27. There is no limitation on this power as the Former Trustees have inaccurately alleged.
- 28. There is no language in the Trust which prevents Nancy from changing the Trustee of the undivided trust, the alleged Decedent's trust (which does not exist and is not authorized by the terms of the Trust), or the Survivor's Trust.
- 29. Nancy considered her options with full knowledge of Monte Reason's past legal issues.
- 30. Nancy was horrified at the thought of the Former Trustees continuing in their reign of terror over her and her property.
- 31. Therefore, she exercised her right to change the Trustees of the Trust.

<sup>&</sup>lt;sup>1</sup> See Exhibit A of the Former Trustees' Petition filed July 31, 2017 at section 9.3 stating in part; "After the Death of the first Trustor to die, the surviving Trustor shall have the power to change the Trustee or Successor Trustee of the Trust by an instrument in writing signed by the surviving Trustor and delivered to the Trustee."

- 32. Her attorney drafted the Modification and Designation of Trustee and Successor Trustee in accordance with Nancy's request.<sup>2</sup>
- 33. Nancy's action to replace the Former Trustees was reviewed by an independent attorney, Sean Tanko, Esq., who also serves as the Probate Commissioner Pro Tem.
- 34. Mr. Tanko provided a certificate of independent review pursuant to NRS 155.0975 wherein he certified that the action was not the product of fraud, duress, or undue influence.<sup>3</sup>
- 35. This written instrument replacing the Former was provided to the Former Trustees on June 13, 2017.<sup>4</sup>
- 36. Despite the Former Trustees' assertion otherwise, no distribution is authorized under the terms of the Trust to any person other than Nancy until after her death.<sup>5</sup>
- 37. Despite Nancy's requests, the Former Trustees have not provided any evidence that the Trust was split into a Survivor's Trust and a Decedent's Trust.
- 38. No provision of the Trust authorizes the creation of a Decedent's Trust as the Former Trustees have pled.

## II. Legal Authority and Argument:

## A. This motion is brought pursuant to NRCP 12.

NRCP 12(b) authorizes certain defenses to be brought by motion within the time allowed for a defendant to file an answer. Included in these defenses is the defense of "lack of subject matter jurisdiction," and the defense of "failure to state a claim upon which relief can be

<sup>&</sup>lt;sup>2</sup> See Modification and Designation of Trustee and Successor Trustee attached hereto and incorporated herein as Exhibit A

<sup>&</sup>lt;sup>3</sup> See Certificate of Independent Review attached hereto and incorporated herein as Exhibit B.

<sup>&</sup>lt;sup>4</sup> See Letter dated June 13, 2017 with Modification and Designation of Trustee and Successor Trustee attached hereto and incorporated herein as Exhibit C.

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granted." NRCP 12(a) further states that "a defendant shall serve an answer within 20 days after being served," and "[t]he service of a motion permitted under this rule alters these periods of time as follows, unless a different time is fixed by order of the court: if the court denies the motion or postpones its disposition until the trial on the merits, a responsive pleading shall be served within 10 days after notice of the court's action."8 If the Court denies Nancy's motion to dismiss, or postpones its disposition until a trial, Nancy must be provided 10 days from the notice of the court's action to file a substantive responsive pleading to the Former Trustees' petition.

## B. This court lacks subject matter jurisdiction because the Former Trustees lack standing to maintain their petition.

NRCP 12(b)(1) allows for the defense of the lack of jurisdiction over the subject matter to be brought by motion. Herein, the Former Trustees do not have standing and thus the court would lack jurisdiction over them and their substantive claims. A California court indicated that standing is a jurisdictional issue that must be established in some appropriate matter and that the fundamental aspect of standing is that it focuses on the party seeking to get his or her complaint before the court – not on the issues the party wishes to have adjudicated.<sup>9</sup> Other courts have stated that "[w]hen a party lacks standing sufficient to maintain the action and, consequently, has no right to relief, the court necessarily does not have jurisdiction of the question presented

<sup>&</sup>lt;sup>5</sup> See section 6.1 of the Trust which the Former Trustees have alleged authorizes their requested distribution to themselves, indicating that distributions be made "[u]pon the death of both Trustors."

<sup>&</sup>lt;sup>6</sup> See NRCP 12(b)(1) and 12(b)(5)

<sup>&</sup>lt;sup>7</sup> See NRCP 12 (a)(1)

<sup>&</sup>lt;sup>8</sup> See NRCP 12 (a)(4)(A)

<sup>&</sup>lt;sup>9</sup> Chiatello v. City and County of San Francisco, 189 Cal. App. 4th 472, 480-481, 117 Cal. Rptr. 3d 169, 176, 2010 Cal. App. LEXIS 1811, \*14-15 (Cal. App. 1st Dist. Oct. 21, 2010), citing Waste Management of Alameda County, Inc. v. County of Alameda (2000) 79 Cal. App. 4th 1223, 1232 [94 Cal. Rptr. 2d 740]. Additionally, this same case indicates that a party must be able to demonstrate that he or she has some such beneficial interest that is concrete and actual, and not conjectural or hypothetical.

and may not enter a judgment on the matter."<sup>10</sup> In other words, "[c]ourts have a duty to determine if a party has standing prior to addressing the substantive issues of the case."<sup>11</sup>

For the purposes of a trust, Nevada deals with standing in terms of a person's status as an interested party. NRS 132.185 defines an interested person as "a person whose right or interest under an estate or trust may be materially affected by a decision of a fiduciary or a decision of the court." Furthermore, the same statute indicates that the "fiduciary or court shall determine who is an interested person according to the particular purposes of, and matter involved in, a proceeding."

Finally, the Nevada Supreme Court has held that "Nevada statutes do not contemplate beneficiaries to a revocable inter vivos trust challenging the trust until the settlor's death. Furthermore, such beneficiaries have only a contingent interest, **at most**, while the settlor is still alive. That interest does not vest until the settlor's death. Other jurisdictions addressing the issue have held similarly." Since the Christian Family Trust is a revocable inter vivos trust and the Trustor is still living, this case law is directly on point.

Herein, the Former Trustees are no longer trustees;<sup>13</sup> they are, at best, contingent beneficiaries of the trust but not vested beneficiaries. Since the Trustor is still living, they have no current right or interest under the trust, which could be materially affected by a decision of a fiduciary or the court. The Former Trustees are not interested parties as it regards the Trust and therefore, they lack standing to bring their petition or claims. Even Mr. Payne, counsel for the Former Trustees, appears to agree with this analysis.<sup>14</sup>

<sup>&</sup>lt;sup>10</sup> Higginbotham v. Higginbotham, 362 S.W.3d 34, 36-37, (Mo. Ct. App. 2012)

<sup>&</sup>lt;sup>11</sup> CACH, LLC v. Askew, 358 S.W.3d 58, 61, (Mo. 2012)

<sup>&</sup>lt;sup>12</sup> Linthicum v. Rudi, 122 Nev. 1452, 1457, (Nev. Dec. 28, 2006)(Emphasis added).

<sup>&</sup>lt;sup>13</sup> See Exhibit A.

<sup>&</sup>lt;sup>14</sup> See Mr. Payne's objection filed August 14, 2017 in Case Number P-17-090719-T at page 5 lines 7-19 arguing that until the death of the surviving settlor, no remainder beneficiary has standing to bring a petition challenging the

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allegations that are merely conclusory, unwarranted deductions of fact or unreasonable inferences.<sup>20</sup> Furthermore, when a person lacks standing that person has no right to relief.<sup>21</sup>

Herein, the Former Trustees have failed to provide evidence that they have more than a contingent interest in the Trust. While the Trustor is still living, their interest has not vested. The Former Trustees have failed to plead any evidence contrary to these facts. Instead, they have made conclusory unwarranted deductions of "fact", inserted opinions and unreasonable inferences in their pleading, which is insufficient to survive a motion to dismiss.

Most importantly, as detailed above, the Former Trustees lack standing in the Trust. Therefore, the Former Trustees are unable to bring a substantive claim that would entitle them to relief. They do not have a legitimate claim for which relief could be granted; thus, their petition should be dismissed in its entirety.

## D. Even if the Former Trustees were somehow found to have standing, they still have failed to plead valid claims for which relief could be granted.

In the unlikely chance that this Court finds that the Former Trustees have standing to bring their petition, they have not fully stated any claim for which relief could be granted. The only inferred claims in the Former Trustees' pleading, although none of the elements of the claims are pled, are exploitation and undue influence. They have alluded to other claims which are also not fully pled.

Surprisingly, the Former Trustees inform the Court that they are still the Trustees of the Trust, which is simply not true. The Trust does not provide for a Decedent's Trust.<sup>22</sup> Instead. it allows for decedent's debts to be paid at the discretion of the Trustee and then indicates that all

<sup>&</sup>lt;sup>20</sup> See Papasan v. Allain, 478 US. 265, 286 (1986) (A court is not required to accept as true legal conclusions couched as factual allegations).

<sup>&</sup>lt;sup>21</sup> Higginbotham v. Higginbotham, 362 S.W.3d 34, 36-37, (Mo. Ct. App. 2012)

<sup>&</sup>lt;sup>22</sup> See Article 4 of Exhibit B of Former Trustees' Petition filed July 31, 2017.

remaining assets are part of the Survivor's Trust.<sup>23</sup> Nancy removed them as trustees of the Trust on June 12, 2017 pursuant to Section 9.3 of the Trust<sup>24</sup>; therefore, they are no longer trustees of the Trust with the ability to make their current requests.<sup>25</sup> Notably, they do not allege that Nancy's action removing them as trustees was invalid.<sup>26</sup>

To be clear, the Former Trustees' do not plead the necessary elements of exploitation, undue influence or any other claim; therefore, their pleading lacks any claim for which relief could be granted. Trustor, Nancy Christian, requests that the court dismiss the Former Trustees petition in its entirety.

### III. Conclusion:

Because of the Former Trustees' lack of standing and lack of pleading essential elements of substantive claims for which relief could be granted, the Former Trustee's petition should be dismissed in its entirety. WHEREFORE, the Petitioner's respectfully request that this Court issue the following findings and orders:

- 1. The Court dismiss the Former Trustees' Petition in its entirety;
- The Court find that the Former Trustees brought their petition with unreasonable grounds;
- 3. The Court grant attorney fees and costs pursuant to NRS 18.010 and 18.020 to Trustor Nancy Christian; and

<sup>&</sup>lt;sup>23</sup> See Section 4.2 of Exhibit B of Former Trustees' Petition filed July 31, 2017.

<sup>&</sup>lt;sup>24</sup> See Section 9.3 of Exhibit B of Former Trustee's Petition filed July 31, 2017.

<sup>&</sup>lt;sup>25</sup> See Exhibit A.

<sup>&</sup>lt;sup>26</sup> Herein, Nancy was freely capable of making a decision to replace the Former Trustees as provided for under the terms of the Trust. Her request was reviewed by an independent attorney who certified that her decision to change trustees was not the product of fraud, duress or undue influence. See Exhibit B. NRS 155.0975(4) provides that an action which has been reviewed by an independent attorney who provides a Certificate of Independent Review does

4. The Court grant further relief as the Court deems just and proper.

DATED this 17th day of August 2017.

Respectfully submitted, ANTHONY Land BARNEY, LTD.

Anthony L. Barney, Esq.
Nevada Bar No. 8366
Tiffany S. Barney, Esq.
Nevada Bar No. 9754
Zachary D. Holyoak, Esq.
Nevada Bar No. 14217
3317 W. Charleston Blvd., Suite B
Las Vegas, NV 89102-1835
Telephone: (702) 438-7878

not have a presumption that there was fraud, duress, or undue influence and, as such, the Former Trustees are unable to make a claim based on the presumption of undue influence.

1	VERIFICATION
2	STATE OF NEVADA )
3	COUNTY OF CLARK ) ss.
4	
5	I, Nancy Christian, being first duly sworn under penalty of perjury, hereby depose and
6	say as follows:
7	I am the Petitioner in the foregoing action. I have read the foregoing NOTICE OF
8	MOTION AND MOTION TO DISTRICT BURGE TO MECH 12(D)(1) AND MECH
9	MOTION AND MOTION TO DISMISS PURSUANT TO NRCP 12(B)(1) AND NRC
10	12(B)(5) and know the contents thereof. All facts and statements are true to the best of my own
11	personal knowledge, except for those statements made upon information and belief, and as to
12	those matters, I believe them to be true.
13	DATED this <u>17th</u> day of August, 2017.
14	
15 16	Canax Christian
	Nancy Christian
17	Subscribed and sworn to before me
18	this 17th day of August, 2017.  NOTARY PUBLIC NEVALIEBE
19	MY APPOINTMENT EXP. SEPT. 8, 2020 NO: 05-94934-1
20	
21	NOTARY PUBLIC in and for said County and State
22	
23	
24	
25	

### **CERTIFICATE OF SERVICE** I hereby certify that I am an employee of Anthony L. Barney, Ltd. and not a party to the above-entitled action. I further certify that on August 17, 2017 I served the foregoing NOTICE OF MOTION AND MOTION TO DISMISS PURSUANT TO NRCP 12(B)(1) AND NRCP 12(B)(5) on the following parties via regular mail and/or electronic service through the Eighth Judicial District Court filing system, addressed as follows: Cary Colt Payne, Esq. Cary Colt Payne, Chtd. 700 S. 8th St. Las Vegas, NV 89101 Attorney for Susan Christian-Payne, Rosemary Keach and Raymond Christian, Jr. s/Zachary D. Holyoak/s An employee of Anthony L. Barney, Ltd.

## **EXHIBIT A**



RECORDING REQUESTED BY:

Anthony L. Barney, Ltd. 3317 W. Charleston Blvd, Suite B Las Vegas, NV 89102

Mail recorded declaration to:

Nancy Christian, Trustor of the Christian Family Trust dated October 11, 2016 304 Orland St., #39 Las Vegas, NV 89107 Inst #: 20170612-0001212

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

06/12/2017 11:47:46 AM Receipt #: 3109688

Requestor:

ANTHONY BARNEY LTD Recorded By: DROY Pgs: 2

DEBBIE CONWAY

**CLARK COUNTY RECORDER** 

SPACE ABOVE THIS LINE FOR RECORDER'S USE

### MODIFICATION AND DESIGNATION OF TRUSTEE AND SUCCESSOR TRUSTEE

#### LET IT BE KNOWN THAT:

- I, Nancy Christian, Trustor of the Christian Family Trust dated October 11, 2016 (hereinafter "Trustor"), do hereby certify, designate, and declare as follows:
- 1. I am the Trustor of the Christian Family Trust dated October 11, 2016 ("Trust") as stated in Declaration of the Trust Agreement.
- 2. Pursuant to Section 9.3 of the Trust, the Trustor has the power to change the Trustee or Successor Trustee of the Trust by an instrument in writing signed by the surviving Trustor and delivered to the Trustee.
- 3. I hereby revoke all of my prior designations of Trustees of the Trust that were created, filed, recorded and/or executed prior to this date in whatever form they may exist (e.g. written, oral, by affidavit, by declaration or otherwise).
- 4. In accordance with Section 9.3 of the Trust, I now hereby designate the following individual(s) to serve as current Trustee and/or Successor Trustee of the Trust in the following order:
  - 1) MONTE BRIAN REASON; otherwise,
  - WELLS FARGO BANK.
- 5. MONTE BRIAN REASON, as designated Trustee shall be empowered to act pursuant to the Trust provisions and, if appropriate, filing with the Recorder of each county in which Trust real property is located a Certificate of Incumbency or similar instrument thereto. The Certificate of Incumbency shall contain a statement setting forth

the circumstances and Trust provisions that entitle the Trustee to act and a declaration that the successor trustee agrees to be bound by the terms of the Trust and agrees to perform the duties of the trustee as required therein and by law.

- 6. In the event that MONTE BRIAN REASON is unable or unwilling to serve as the designated Trustee, then WELLS FARGO BANK, as designated Successor Trustee shall be empowered to act pursuant to the Trust provisions and, if appropriate, filing with the Recorder of each county in which Trust real property is located a Certificate of Incumbency or similar instrument thereto. The Certificate of Incumbency shall contain a statement setting forth the circumstances and Trust provisions that entitle the Trustee to act and a declaration that the successor trustee agrees to be bound by the terms of the Trust and agrees to perform the duties of the trustee as required therein and by law.
- 7. The "Certificate of Incumbency" may be titled something else (such as "Affidavit of Successor Trustee" or "Certificate of Acceptance of Trusteeship") and may be in such form as is appropriate under the circumstances and in the jurisdiction or jurisdictions in which it may be used. It shall reference this Modification and Designation of Trustee and Successor Trustee.
- 8. Pursuant to NRS 53.045, I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

Executed this 67277 day of June, 2017.

Nancy Christian, Trustor of the Christian Family Trust dated October 11, 2016

STATE OF NEVADA }
}ss.
COUNTY OF CLARK }

NOTARY PUBLIC

NEVA LIEBE STATE OF NEVADA - COUNTY OF CLARM MY APPOINTMENT EXP. SEPT. 8, 2020 NO; 05-94934-1

This instrument was subscribed to, sworn to, and acknowledged before me on the of June, 2017 by Nancy Christian. Trustor of the Christian Family Trust dated

NOTARY PUBLIC

## **EXHIBIT B**

### CERTIFICATE OF INDEPENDENT REVIEW

I, Sean M. Tanko, Esq., under penalty of perjury, have reviewed the Nancy Christian Trust ("Instrument") and have counseled my client, Nancy Christian, on the nature and consequences of the transfer or transfers of property to the beneficiary(ies) of the Nancy Christian Trust contained in the transfer Instrument. I am disassociated from the interest of the transferee to the extent that I am in a position to advise my client independently, impartially and confidentially as to the consequences of the transfer. On the basis of this counsel, I conclude that the transfer or transfers of property in the transfer instrument that otherwise might be invalid pursuant to NRS 155.097 are valid because the transfer or transfers are not the product of fraud, duress or undue influence.

DATED this 2/51 day of July, 2017.

RESAPP000090

## **EXHIBIT C**

Anthony L. Barnev, M.S., J.D., LL.M.
Attorney at Law
Licensed in Nevada and Idaho

Tiffany S. Barney, J.D.
Attorney at Law
Licensed in Nevada

Zachary Holyoak, J.D. Attorney at Law Licensed in Nevada

## ANTHONY L. BARNEY, LTD. A Nevada Professional Law Corporation

3317 W. Charleston Boulevard, Suite B Las Vegas, Nevada 89102-1835 Receptionist: 702-438-7878 Fax: 702-259-1116

June 13, 2017

Neva Liebe
Administrative Assistant

Website Address www.anthonybarney.com

E-mail Address office@anthonybarney.com

Cary Colt Payne, Esq. CARY COLT PAYNE, CHTD. 700 S. Eighth Street Las Vegas, NV 89101

> Re: Christian Family Trust dated October 11, 2016 ("Trust") Our Client: Nancy Christian, Trustor and Survivor of the Trust

VIA US FIRST CLASS MAIL AND EMAIL

Dear Mr. Payne.

We are in receipt of the documents provided by the former trustees of the Trust. My client hereby reserves her right to address and/or object to what appears to be the inappropriate use of Trust funds for the former trustees' personal expenses and vacations.

Please be on notice that our client has exercised her right under Provision 9.3 of the Trust to change the trustee of her trust. Please find enclosed the Modification and Designation of Trustee and Successor Trustee of the Trust ("Modification and Designation"), which makes this change. The recorded Modification and Designation of Trustee and Successor Trustee of the Trust is attached hereto as Attachment 1. Please be on further notice that she has also obtained an independent attorney review of the Modification and Designation to certify that she was not under any undue influence when the document was executed.

Therefore, we are putting your clients on notice that they are to immediately safeguard and retain all trust property, cease any further use of Trust funds for any purposes, and promptly turn over the Trust funds to the newly designated trustee. A Certificate of Incumbency will shortly follow. If such funds are not provided, our client will request that the court take jurisdiction over the trust and the newly designated trustee, and request that your client turn over the trust funds by court order.

Please be further advised that we reserve the right to bring all remedies under law that are available to our client for any malfeasance or bad acts by the former trustees.

This includes all past and present actions, as well as future actions taken by the former trustees after the date of this correspondence.

If you have any further questions, please feel to contact my office. Thank you for your anticipated cooperation in this matter.

Sincerely,

TIEFANY S. BARNEY

Attorney at Law tiffany@anthonybarney.com

Encl: Modification and Designation of Trustee and Successor Trustee

## **Attachment 1**



RECORDING REQUESTED BY:

Anthony L. Barney, Ltd. 3317 W. Charleston Blvd, Suite B Las Vegas, NV 89102

Mail recorded declaration to:

Nancy Christian, Trustor of the Christian Family Trust dated October 11, 2016 304 Orland St., #39 Las Vegas, NV 89107 inst #: 20170612-0001212

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

06/12/2017 11:47:46 AM Receipt #: 3109688

Requestor:

ANTHONY BARNEY LTD Recorded By: DROY Pgs: 2

**DEBBIE CONWAY** 

CLARK COUNTY RECORDER

SPACE ABOVE THIS LINE FOR RECORDER'S USE

### MODIFICATION AND DESIGNATION OF TRUSTEE AND SUCCESSOR TRUSTEE

#### LET IT BE KNOWN THAT:

- I, Nancy Christian, Trustor of the Christian Family Trust dated October 11, 2016 (hereinafter "Trustor"), do hereby certify, designate, and declare as follows:
- 1. I am the Trustor of the Christian Family Trust dated October 11, 2016 ("Trust") as stated in Declaration of the Trust Agreement.
- Pursuant to Section 9.3 of the Trust, the Trustor has the power to change the Trustee or Successor Trustee of the Trust by an instrument in writing signed by the surviving Trustor and delivered to the Trustee.
- 3. I hereby revoke all of my prior designations of Trustees of the Trust that were created, filed, recorded and/or executed prior to this date in whatever form they may exist (e.g. written, oral, by affidavit, by declaration or otherwise).
- 4. In accordance with Section 9.3 of the Trust, I now hereby designate the following individual(s) to serve as current Trustee and/or Successor Trustee of the Trust in the following order:
  - 1) MONTE BRIAN REASON; otherwise,
  - 2) WELLS FARGO BANK.
- 5. MONTE BRIAN REASON, as designated Trustee shall be empowered to act pursuant to the Trust provisions and, if appropriate, filing with the Recorder of each county in which Trust real property is located a Certificate of Incumbency or similar instrument thereto. The Certificate of Incumbency shall contain a statement setting forth

the circumstances and Trust provisions that entitle the Trustee to act and a declaration that the successor trustee agrees to be bound by the terms of the Trust and agrees to perform the duties of the trustee as required therein and by law.

- 6. In the event that MONTE BRIAN REASON is unable or unwilling to serve as the designated Trustee, then WELLS FARGO BANK, as designated Successor Trustee shall be empowered to act pursuant to the Trust provisions and, if appropriate, filing with the Recorder of each county in which Trust real property is located a Certificate of Incumbency or similar instrument thereto. The Certificate of Incumbency shall contain a statement setting forth the circumstances and Trust provisions that entitle the Trustee to act and a declaration that the successor trustee agrees to be bound by the terms of the Trust and agrees to perform the duties of the trustee as required therein and by law.
- 7. The "Certificate of Incumbency" may be titled something else (such as "Affidavit of Successor Trustee" or "Certificate of Acceptance of Trusteeship") and may be in such form as is appropriate under the circumstances and in the jurisdiction or jurisdictions in which it may be used. It shall reference this Modification and Designation of Trustee and Successor Trustee.
- 8. Pursuant to NRS 53.045, I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

Executed this 61217 day of June, 2017.

NOTARY PUBLIC

NEVA LIEBE STATE OF NEVADA - COUNTY OF CLARM MY APPOINTMENT EXP. SEPT. 8, 2020 NO: 05-94934-1 Nancy Christian, Trustor of the Christian Family Trust dated October 11, 2016

STATE OF NEVADA

} }ss.

COUNTY OF CLARK

This instrument was subscribed to, sworn to, and acknowledged before me on the 12-25 of June, 2017 by Nancy Christian, Trustor of the Christian Family Trust dated October 11, 2016

News Label
NOTARY PUBLIC

**Electronically Filed** 8/22/2017 10:27 AM Steven D. Grierson

1 ANTHONY L. BARNEY, ESQ. NV State Bar No. 8366 2 TIFFANY S. BARNEY, ESQ. NV State Bar No. 9754 3 ZACHARY D. HOLYOAK, ESQ. 4 NV State Bar No. 14217 ANTHONY L. BARNEY, LTD. 5 3317 W. Charleston Boulevard, Suite B Las Vegas, NV 89102-1835 Telephone: (702) 438-7878 7 Facsimile: (702) 259-1116 E-Mail: office@anthonybarney.com Attornevs for Nancy Christian 9 10

CLERK OF THE COURT

### EIGHTH JUDICIAL DISTRICT COURT

### CLARK COUNTY, NEVADA

In the Matter of the

Case Number: P-17-092512-T

Dept.: (PC-1) 26

THE CHRISTIAN FAMILY TRUST

Dated October 11,2016

### ERRATA TO NOTICE OF MOTION AND MOTION TO DISMISS PURSUANT TO NRCP 12(b)(1) AND NRCP 12(b)(5)

Nancy Christian ("Nancy" or "Trustor"), by and through their attorneys at the law firm of Anthony L. Barney, Ltd. files the above-referenced Errata to her Motion to Dismiss Pursuant to NRCP 12(b)(1) and NRCP 12(b)(5) ("Motion"). Page nine (9) of the motion was inadvertently missing from the scanned motion and, therefore, is being attached hereto as Exhibit 1. Trustor requests that Page 9 be incorporated into her Motion as if attached thereto.

Dated this 22<sup>nd</sup> day of August 2017.

RESPECTFULLY SUBMITTED

S. BARNEY, ESO. 3317 W. Charleston Blvd., Suite B Las Vegas, Nevada 89102-1835 Telephone: (702) 438-7878 office@anthonybarney.com

Attorney for Nancy Christian

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1	<u>CERTIFICATE OF SERVICE</u>
2	I hereby certify that I am an employee of Anthony L. Barney, Ltd. and not a party to the
3	above-entitled action. I further certify that on August 22, 2017 I served the foregoing
4	above-children action. I further cortify that on Hugast 22, 2017 I served the foregor
5	ERRATA TO NOTICE OF MOTION AND MOTION TO DISMISS PURSUANT TO
6	NRCP 12(B)(1) AND NRCP 12(B)(5) on the following parties via electronic service through
7	the Eighth Judicial District Court filing system, addressed as follows:
8	
9	Cary Colt Payne, Esq.
10	Cary Colt Payne, Chtd. 700 S. 8 <sup>th</sup> St.
11	Las Vegas, NV 89101
12	Attorney for Susan Christian-Payne, Rosemary Keach and Raymond Christian, Jr.
13	
14	s/Zachary D. Holyoak/s
15	An employee of Anthony L. Barney, Ltd.
16	,
17	
18	

# Exhibit 1

Lacking standing, the Former Trustees' petition is insufficient to allow the court to assume jurisdiction of the Trust. 

Therefore, the Court lacks subject matter jurisdiction over this matter and the matter should be dismissed.

## C. Lacking standing, the former trustees have failed to state a claim for which relief can be granted.

The Nevada Supreme Court has held that in consideration of a dismissal under NRCP 12(b)(5) the court must construe the pleading liberally and draw every fair inference in favor of the nonmoving party. All factual allegations of the complaint must be accepted as true and a dismissal is appropriate if it "appears beyond a doubt that the plaintiff could prove no set of facts which, if accepted by the trier of fact, would entitle him or her to relief." The US Supreme Court has indicated that a complaint must contain sufficient factual matter to state a claim that is plausible or a claim that allows the court to draw the reasonable inference that the defendant is liable for the alleged misconduct. A pleading is insufficient if it offers only labels, conclusions, a formulaic recitation of the elements of a cause of action or offers assertions devoid of further "factual enhancement."

Although the court takes all material allegations contained in the complaint as true and casts them in the most favorable light to the plaintiff, it is not required to accept as true

trust or its administration, "[the] beneficiaries have only a contingent interest, at most, while the settlor is still alive. That interest does not vest until after the settlor's death."

<sup>&</sup>lt;sup>15</sup> See footnote 4 supra

Simpson v. Mars Inc., 113 Nev. 188, 190 (Nev. 1997), citing Vacation Village v. Hitachi America, 110 Nev. 481, 484, 874 P.2d 744, 746 (1994); Citizens for Cold Springs v. City of Reno, 218 P.3d 847, 850 (Nev. 2009); Buzz Stew, LLC v. City of N. Las Vegas, 181 P.3d 670, 672 (Nev. 2008)
 Id.

<sup>&</sup>lt;sup>18</sup> Ashcroft v. Iqbal, 129 S. Ct. 1937, 1949 (2009)(quoting Bell Atlantic Corp. v. Twombly, 550 U.S. 544, 570 (2007).

<sup>&</sup>lt;sup>19</sup> Bell Atlantic Corp. v. Twombly, 550 U.S., at 555, 557.