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NONA TOBIN, AN INDIVIDUAL.

APPELLANT,

VS.

BRIAN CHIESI, AN INDIVIDUAL,
DEBORA CHIESI, AN INDIVIDUAL;
QUICKEN LOANS, INC.; JOEL
A. STOKES, AN INDIVIDUAL; JOEL A.
STOKES AND SANDRA F. STOKES, AS
TRUSTEES OF JIMIJACK
IRREVOCABLE TRUST; JIMIJACK
IRREVOCABLE TRUST; NATIONSTAR
MORTGAGE LLC; AND RED ROCK
FINANCIAL SERVICES,

RESPONDENTS

Supreme Court Case No. 82294

District Court Case: A-19-799890-C

APPELLANT'S SUPPLEMENTAL OPENING BRIEF AUTHORIZED BY ORDER 22-01848

An Appeal from the Eighth Judicial District Court The Honorable Susan Johnson, Presiding

IN THE SUPREME COURT OF THE STATE OF NEX APPARENT

Comes now, Appellant Nona Tobin, In Proper Person, to respectfully submit this authorized (22-01848) supplement to the appellant's opening brief filed by Appellant Nona Tobin's prior counsel on 9/30/21 (21-28152). This supplemental brief is filed under penalty of perjury and adapts the Pro Se Informal Form solely to simplify the issues and clarify the procedural history.

none

NONA TOBIN, AN INDIVIDUAL 2664 Olivia Heights Avenue Henderson NV 89052 (702) 465-2199

nonatobin@gmail.com
In Proper Person

I, Nona Tobin, declare and state, under penalty of perjury of the laws of the State of Nevada, as follows:



1 of 10

22-03689

	Judgment and	Orders I Am Appealing.	
	10/8/20	ORDER GRANTING MOTION FOR ATTORNEY'S FEES	
	(21, AA4423-	AND COSTS FILED BY JOEL A. STOKES, JOEL A. STOKES	
	AA4433)	AND SANDRA STOKES, AS TRUSTEES OF THE JIMIJACK	
		IRREVOCABLE TRUST, AND JIMIJACK IRREVOCABLE	
		TRUST, PURSUANT TO EDCR 7.60(b)(l) AND/OR (3)	
	11/17/20	ORDER GRANTING MOTION FOR ATTORNEY FEES AND	
	(22, AA4475-	COSTS (CHIESI/QUICKEN LOANS PURSUANT TO NRS	
	AA4537)	18.010(2)	
	12/3/20	ORDER GRANTING DEFENDANT RED ROCK FINANCIAL	
	(22, AA4486-	SERVICES' MOTION TO DISMISS COMPLAINT AND ALL	
	AA4485)	JOINDERS TO THE MOTION	
	Notice of Appea	al.	
	Notice of appeal	documents were filed three times such that three appeal cases	
	were created (82	.094, 82234, and this appeal 82294) from the A-19-799890-C	
		e. This burden was required as the sanction orders were	
		d (10/8/20 and 11/17/20) before the 12/3/20 judgment order to	
1	The second secon	laims with prejudice:	
	1	or order entered on 10/8/20 (case 82094)	
		17/20 notice of appeal documents filed 20-41867;	
	b. 2/22/21 removed from settlement program 21-05140 (Respondent		
		ed in bad faith);	
	c. 6/22/21 dismissed by order 21-17862 (lack of jurisdiction)		
	2. 11/17/20 for order entered on 11/17/20 (case 82234)		
	a. 11/17/20 notice of appeal documents filed 20-41867		
	b. 2/22/21 removed from settlement program 21-05141 (Respondent		
	Control Control	ed in bad faith);	
	Annual Annual Description of the Company of the Com	2/21 dismissed by order 21-17862 (lack of jurisdiction)	
		for order entered on 11/17/20 (instant case 82294)	
		/21 notice of appeal documents filed 21-00536;	
		2/21 removed from settlement program 21-17865 (Respondent	
		ed in bad faith); /21 1 <sup>st</sup> appellant's attorney's motion to extend 21-16231	
3	7.07	2/21 notice of dismissal of cases 82094 & 82234 that rendered	
Security of		tion to consolidate moot and granted leave to appeal sanction	
8		ers within this appeal 21-17865	
		/21 2 <sup>nd</sup> appellant's attorney's motion to extend 21-19239	
		/21 3 <sup>rd</sup> appellant's attorney's motion to extend 21-19239	
		/21 4 <sup>th</sup> appellant's attorney's motion to extend 21-19239	
	_	0/21 Notice of deficient appellant's appendix 21-28066	
		1/21 Volume 16 accepted as 21-28220 with items 1, 2, 3, 4, 5, 6, 7, 8	
		re stricken by 10/21/21 order 21-30326	
/ CONDA		1/21 Volume 17 accepted as 21-28221	
		1/21 Volume 18 accepted as 21-28223	

1	<ol> <li>10/1/21 Volume 19 accepted as 21-28225</li> </ol>		
2	m. 10/1/2	Volume 20 accepted as 21-28226	
۷	n. 10/1/2	Volume 21 accepted as 21-28227	
3		Volume 22 accepted as 21-28228	
		r granting Respondents' joint order to strike appellant's appendix	
4		ough 15 and volume 16 items 1, 2, 3, 4, 5, 6, 7, 8 as they were	
5	documents eit	ther in the prior court record or items filed, but stricken, from the	
	prior court red	cord (21-30326)	
6	5. 10/25/21 Bria	n & Debora Chiesi and Quicken Loans answering brief filed (21-	
7	30717)		
<i>'</i>		rman motion to withdraw as attorney for Nationstar granted by	
8	21-32635		
	7. 11/15/21 Jimi	jack answering brief filed (21-32776)	
9	8. 11/15/21 Red	Rock answering brief filed (21-32781)	
10		Schnitzer appeared for Nationstar (21-34391)	
١٠		W. Thomson's motion to withdraw as appellant Nona Tobin's	
11	The state of the s	ranted (21-35363)	
12	the state to the state of the s	a Tobin appeared in proper person (21-36940)	
12	12. 1/3/22 Aaron D. Lancaster appeared for Nationstar (22-00055)		
13	13. 1/4/22 Nationstar answering brief filed (22-00178)		
		person motions filed to set aside 4/12/21 order of affirmance (21-	
14		P 12(b)(1) and/or NRCP 60(b)(3) and NRCP 60(b)(3)), to amend	
15	opening brief, and to suspend briefing schedule pending A-21-828840-C		
	appeal		
16		granted appellant until 2/3/22 to file reply brief (22-00446)	
17		denied my pro se motions to set aside 79295 order of affirmance	
' '		d briefing pending A-21-828840-C appeal, and granted me leave	
18		supplemental 10-page brief conforming to NRAP 28 &32 or file	
19	a Pro Se Infor	mal brief by 2/2/22 (22-01848).	
19	Dalada J. Dialada Tar	Note I District Court Court and I always of seconds l	
20		dicial District Court Cases and when, or if, resolved	
, I	A-15-720032-C	Joel A. Stokes & Sandra F. Stokes as trustees of Jimijack	
21	(stricken from appellant's	Irrevocable Trust (Jimijack) vs. Bank of America, N. A.	
22	appendix, but	(BANA) & Sun City Anthem Community Association, Inc. (SCA) & DOEs & ROEs	
	available under	inc. (SCA) & DOES & ROES	
23	appeal 79295)	6/16/15 limitable filed & sarryad alaims vs. DANA	
24	appear (9293)	6/16/15 Jimijack filed & served claims vs. BANA 10/16/15 default judgment vs. BANA, (No NEOJ)	
- ·	6/16/15	resolved Jimijack's claims.	
25	complaint was	3/12/19 Jimijack stipulated to remove SCA from the	
26	filed by Jimijack	caption as Jimijack never served complaint on SCA.	
20	(19-51466;	6/24/19 final judgment granted quiet title to Jimijack	
27	AA001-007)	even though Jimijack never filed any other claims, made	
.	1111001 007)	no NRCP 16.1 disclosures never filed any responsive	

1		pleadings to refute claims against it, and did not have any
_	Jimijack's claims	witnesses or documentary evidence or put on a case of
2	were resolved by	any kind at the 6/5/19 trial.
3	10/16/15 JDDF	
50	& 3/12/19	6/8/16 order granted Nationstar (NSM) right to intervene
4	ANEO	6/2/16 NSM filed counterclaims vs. Jimijack for Quiet
_	(19-51466;	Title/Declaratory relief (NRS 30.010, NRS 40.010),
5	AA010-011)	Unjust Enrichment, Preliminary and Permanent
6		Injunctions
0.00		6/2/16 NSM added F. Bondurant LLC to the caption, but
7	1	did not add it as a Third-Party or file any claims vs it.
8		5/31/19 NSM stipulated to dismiss its claims against
o		Jimijack with prejudice
9		omiguen with projection
	6/8/16 Nationstar	Nona Tobin's 11/16/15 pro se motion was granted
10	was granted	to intervene as an individual and as trustee of the Gordon
11	leave to	B. Hansen Trust, dated 8/22/08, owner of the subject
•	intervene	property at the time of the disputed 8/15/14 HOA
12	Intervene	foreclosure sale.
		1/31/17 Tobin filed a cross-claim vs. Sun City Anthem
13	6/2/16 NSM filed	for Quiet Title (16-17, AA3271-AA3503)(sale was
14	counter-claims	statutorily non-compliant; Equitable Relief (sale did not
8 220	vs. Jimijack.	comply with governing documents or HOA Board
15	(19-51466;	policy); Civil Conspiracy (selective notice, preferential
16	(19-31400, AA057)	treatment); Fraudulent concealment (Ombudsman
10		compliance records cancelling 2/12/14 notice of sale as
17	NSM's 6/2/16 &	"owner retained" & no foreclosure deed delivered to
	1/11/16 claims	Ombudsman); Unjust Enrichment (Red Rock charged
18	were resolved by	unauthorized fees & rejected payments to create default;
19	stipulation on	refused to allow Tobin to make a claim for the
	2/20/19 (19-	undistributed proceeds of the sale); Breach of contract
20	5143, AA868-	(HOA Board allowed its agents to usurp Board authority
21	879), 3/12/19	to secretly sell properties, failed to comply with the
۱ ـ	(19-5143,	4/27/12 debt collection agreement and failed to provide
22	AA1025-1034)),	owner protections).
ا ي	and 5/31/19	None of the above claims were heard, and there never
23	(18, AA3766)	was an evidentiary hearing in the A-15-720032-C case.
24		Only the Hansen Trust quiet title claim against the HOA
2022 62	1/12/17	was allowed to go to the 6/5/19 trial, but the HOA was
25	Tobin was	dismissed from the trial and all documentary evidence
26	granted leave to	was excluded from the trial by bench order at the 6/3/19
20	intervene as an	calendar call as a sanction for alleged attorney
27	individual and as	misconduct over which I had no control.
1	trustee	misconduct over which i had no control.
28	uusiee	

		\$ 76.000.000 - 10.000.000 - 10.000.000
1	(21-AA4268-	9/20/17 Order entered to grant Tobin, as individual and
2	AA4272)	as trustee, stipulated to withdraw 3/3/17 motion to void
	1/21/17	the sale and, except for the quiet title claim, to dismiss
3	1/31/17 Tobin/Hansen	without prejudice all the Tobin/Hansen Trust 1/31/17 cross-claims vs. HOA pending completion of NRS
4	Trust cross-claim	38.310 mediation (completed 11/13/18)
20	vs. the HOA	36.310 inculation (completed 11/13/16)
5	(16, AA3272-	4/18/19 order resolved the Tobin/Hansen Trust 1/31/17
6	3368)	cross-claim without the HOA's MSJ naming Tobin as an
		individual as so I could not appeal it or the final
7	2/1/17	judgment order (6/24/19) as an individual.
8	Tobin/Hansen	
0	Trust filed	4/18/19 order also, by granting Nationstar's unsupported
9	counter-claims	joinder, resolved Nationstar's nonexistent claims against
10	against Jimijack	me so I could not appeal anything related to Nationstar
11	(18, AA3676- 3714)	no matter how damaging it was because I could not fit
1.1	3/14)	the NRAP3A(a) definition of aggrieved.
12	Tobin's claims as	2/1/17 In both my capacities, (Tobin/Hansen Trust), I
13	Hansen Trust	filed five counter-claims vs. Jimijack:
13	trustee were	Q B (Jimijack took)
14	resolved by	possession on 9/25/14 as the 2 <sup>nd</sup> owner)
15	orders entered on	<ul> <li>FRAUDULENT RE-CONVEYANCE (Jimijack's deed</li> </ul>
	4/18/19, (18,	recorded on 6/9/15 is inadmissible as evidence of title (NRS
16	AA3662-3675),	111.345) as fraught with notarial violations and was
17	5/31/19, and	ineffective to hold or convey title)
	6/24/19	UNJUST ENRICHMENT (collected rent from 2014 on
18	Tobin's claims as	without having a valid deed)
19	an individual	<ul> <li>CIVIL CONSPIRACY (manner of acquisition is suspect)</li> </ul>
20	were resolved	PRELIMINARY & PERMANENT INJUNCTIONS
20	without being	(marketed the property for sale during pendency of
21	heard by	proceedings and ultimately transferred Jimijack's
22	removing her as	defective title to one of the trustees, Joel A. Stokes,
22	a party in orders	before the trial
23	entered on	
24	6/24/19 and 11/22/19	2/1/17 Tobin/Hansen Trust counter-claims vs. Jimijack
	20, AA4180-	were resolved without being heard by the 6/24/19 order
25	AA4197; 21	because the 4/18/19 order that granted the HOA's motion
26	AA4278-	for summary judgment as to the Hansen Trust's quiet title claim was deemed to be the law of the case, thereby
di-	AA4289)	precluding the court from ruling on them independently.
27	*	proceeding the court from runing on thom macpendentry.
	l i	

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1		The appeal of this case is 79295. My two appeals as an
2		individual were dismissed on 9/4/19 (19-37046) and 4/30/20 (20-16346).(20, AA4077-AA4114)
3	A-16-730078-C	Nationstar Mortgage LLC (NSM) vs. Opportunity Homes
4	(NSM filed on 1/11/16)	LLC & DOEs & ROEs (NOT IN EITHER 79295 Or 82294)
5	Consolidated	NSM filed claims of
	with A-15-	Quiet Title/Declaratory Relief (NRS 30.010et seq,
6	720032-C on	NRS 40.010) vs. all defendants;
7	8/30/16	Preliminary & Permanent Injunction vs. Buyer;      Haired Family Report of Property Property of Property Property of Prop
8		Unjust Enrichment vs. Buyer
2018		All NSM's claims were resolved without adjudication by
9		stipulation and orders entered on 2/20/19, 3/12/19 and
10	A-19-899790-C	5/31/19.
11	(I filed 8/7//19)	NONA TOBIN, an Individual, Plaintiff vs. JOEL A. STOKES, an Individual; JOEL A. STOKES and SANDRA
12		STOKES as Trustees of JIMIJACK IRREVOCABLE
25/1/202	(16, AA3191-	TRUST; NATIONSTAR MORTGAGE, LLC; JOSEPH
13	AA3238)	HONG; MELANIE MORGAN, DAVID OCHOA; STEVEN
14		SCOW; FORREST BARBEE; STEPHEN PARKER OF FSR; JOEL JUST; RED ROCK FINANCIAL SERVICES;
15		CLUYANNE M. CORWIN; BANK OF AMERICA;
		YOUDA CRAIN, TERESA D. WILLIAMS; YUEN K. LEE
16		dba F. BONDURANT, LLC; CIVIC FINANCIAL
17		SERVICES LLC; MORGAN STANLEY MORTGAGE CAPITAL HOLDINGS LLC; DOES 1-10, ROE
18		CORPORATIONS 1-10
		8/7/19 I had to file this complaint after being unfairly
19		removed from the first case without my claims being heard.
20		I didn't know before the 8/14/19 statute of limitations (NRS11.090) deadline if my 7/24/19 appeal into case 79295
21		as an individual would be accepted (it wasn't),
22		
		I filed four causes of action against the defendants who had
23		had put a cloud on the title at any time or who had acted unfairly to damage me in the prior proceedings:
24		I. QUIET TITLE AND EQUITABLE RELIEF (AGAINST
25		ALL DEFENDANTS)
		A. The HOA Sale Was Invalid to Remove Plaintiff's
26		Rights To Title As It Was Non-Compliant With Foreclosure Statutes
27		B. Right Of Redemption Not Lost Per NRS 116.31166 as
28		Recitals Were False

1		C. The sale is void as it was not authorized by valid HOA
2		Board votes.  D. The sale is void as the owner was denied contractually
3		guaranteed due process.
4		E. The sale was unfair and commercially unreasonable as
5		the sale was not properly noticed and bidding by bona fide purchasers was suppressed.
		F. Quiet title should be granted to Tobin as her deed is
6		superior to all others.
7		G. Quiet title should be granted to Tobin against NSM whose claims are provably false.
8		H. Plaintiff is entitled to quiet title vs. BANA & NSM as
9		they obstructed four FMV sales, but would not foreclose or
		take the liability and duties of owning the title.  I. Plaintiff is entitled to quiet title against all defendants
10		who claim an interest in recorded security instruments as
11		they are false and/or were unauthorized.
12		II. CANCELLATION OF INSTRUMENTS
		III. UNJUST ENRICHMENT (16, AA3210-AA3211)
13		(VERSUS RRFS, SCOW & KOCH, JOEL STOKES AND NATIONSTAR)
14		IV. ABUSE OF PROCESS VS. HONG, MORGAN &
15		OCHOA) ((16, AA3211-AA3216)
27-36		
16		6/3/20 I filed the First Amended Complaint through my attorney, John W. Thomson:
17	1 <sup>st</sup> amended	NONA TOBIN, an Individual Plaintiff, vs. BRIAN CHIESI, an
18	(16, AA3139- AA3256)	individual; DEBORA CHIESI, an individual; QUICKEN LOANS INC.; JOEL A. STOKES, an individual; JOEL A.
19	( AA3230)	STOKES and SANDRA STOKES as Trustees of JIMIJACK
20		IRREVOCABLE TRUST; JIMIJACK IRREVOCABLE TRUST; NATIONSTAR MORTGAGE LLC; RED ROCK
21		FINANCIAL SERVICES; DOES I through X inclusive; and
22		ROE CORPORATIONS I through V, inclusive Defendants.
23		The 1st amendment 6/3/20 changed defendants to be
		only those who had a current adverse claim or who had
24		fraudulently conveyed the property to circumvent
25		adjudication. On the advice of counsel, I withdrew abuse of process claim, and he abbreviated the claims to
26		be:
27		QUIET TITLE AGAINST ALL DEFENDANTS
20		

	II 7	
1		UNJUST ENRICHMENT/EQUITY AGAINST
2		CHIESTI'S, STOKES', JIMIJACK, RED ROCK FINANCIAL SERVICES, & NATIONSTAR
3		DECLARATORY RELIEF AS TO ALL DEFENDANTS
10.000		The 12/3/20 ordered appealed from herein (82294) dismissed
4		my claims against all defendants (NRCP 12(b)(5) as precluded
5		by the A-15-720032-C case. It also expunges three lis pendens
_		as if I had never recorded them that were on record when new
6		parties, individuals Joel A. Stokes, Brian Chiesi, Debora
7		Chiesi, and lender Quicken Loans recorded adverse claims.  The 10/8/20 and the 11/17/20 orders appealed from herein are
8		sanctions of attorney fees and costs to these new defendants on
16		the grounds that my 8/7/19 complaint was brought without
9		reasonable grounds.
10	A-21-828840-C	RED ROCK FINANCIAL SERVICES, Plaintiff, vs. NONA
11	(Red Rock filed	TOBIN, an Individual, and as Trustee of the GORDON B.
11	on 2/3/21 and served 2/16/21)	HANSEN TRUST, dated 8/22/08; REPUBLIC SERVICES, INC. a Nevada Corporation; WELLS FARGO, N.A.; a
12	(not in appendix)	national banking association; NATIONSTAR MORTGAGE,
13	(not in appendix)	LLC, a Delaware company; and DOES 1-100; Defendants.
		,,,
14		2/16/21 Red Rock filed this complaint for interpleader the
15		day after the docketing statement for this appeal was filed.
16	3/8/21 I filed	(21-32355)
	counter and cross	3/8/21 Because my attorney was not available to respond (note that he filed four motions to extend in this appeal), I
17	claims as a pro se	filed, as a pro se, the only claim for the excess proceeds
18	F	and the compulsory counter-claims (NRCP 13(a)(1)(a))
,,		
19		NONA TOBIN'S ANSWER, AFFIRMATIVE DEFENSES
20	Red Rock's	AND COUNTER-CLAIM VS. RED ROCK FINANCIAL SERVICES, CROSS-CLAIMS VS. NATIONSTAR
21	interpleader	MORTGAGE LLC AND WELLS FARGO, N.A., AND
	complaint is not	MOTION FOR SANCTIONS VS. RED ROCK FINANCIAL
22	resolved and my	SERVICES AND NATIONSTAR MORTGAGE LLC,
23	4/12/21 motion	AND/OR NATIONSTAR MORTGAGE DBA MR.
24	to distribute the	COOPER PURSUANT TO NRCP 11(b)(1)(2)(3) and/or(4),
	proceeds to me as the sole	NRS 18.010(2), NRS 207.407(1), NRS 42.005 9/10/21 order dismissed my 3/8/21 counter-claims and
25	claimant must be	petition for sanctions with prejudice on the grounds of claims
26	re-filed before it	preclusion.
27	will be heard.	11/22/21 orders denied my former attorney Suzanne Carter's
		motion for reconsideration and added the dismissal of my
28	1	

cross-claims and petition for sanctions against Nationstar into the 9/10/21 order.

My counter-claims, cross-claims and petitions for sanctions have been partially resolved by orders entered on 9/10/21 and 11/22/21.Red Rock is preparing an order denying my motion for an evidentiary hearing to set aside all orders in this case (NRCP 60(b)(3) and NRCP (60(d)(3) and denying Red Rock's and NSM's motion for a vexatious litigant order by 2/3/22. I have until 2/13/22 to comment.

**Statement of Facts.** I, Nona Tobin, declare and state, under penalty of perjury of the laws of the State of Nevada, as follows:

- I was forced to litigate because Sun City Anthem refused to provide the Alternate Dispute Resolution I am guaranteed by the HOA's CC&Rs XVI and refused to consider my 3/22/17 offer to settle at no cost to the HOA.(16, AA3192-AA3193; AA3211-AA3226)
- 2. None of my opponents have participated in good faith, or at all, in mediation that was required by NRS 38.310, or that I requested, or was available through the district court or in the Appellate Courts settlement program.
- I have accrued \$317,532.76 in attorneys' fees, have spent tens of thousands in other
  costs of litigation and invested thousands of hours of my personal time unsuccessfully
  attempting to get my claims heard and decided based on verified evidence by a fair
  and neutral tribunal.
- 4. In all these court cases, there has never been an evidentiary hearing to support orders that dismissed me and all of my claims with prejudice, primarily on the inapplicable grounds of claims preclusion, damaging me because all the verified evidence support my claims and refutes my those of opponents. (Many cites will be in reply brief).

I am asking this court to reverse the three orders appealed from in this 82294 appeal and remand the case to Judge Johnson for an evidentiary hearing to decide my case on its merits

## **Statement of District Court Error:**

10/8/20 ORDER GRANTING MOTION FOR ATTORNEY'S FEES AND COSTS, PURSUANT TO EDCR 7.60(b)(l) AND/OR (3) (21 AA4423-4433)

The court erred by sanctioning me for filing a complaint that was necessary only because of obstruction of justice in the first case. Joseph Hong's misconduct in the prior proceedings was the direct and proximate cause that prevented my claims from being heard in the prior case, primarily 4/23/19 ex parte meeting (79295, X., AA1972-1979; XIII., AA2608-2640) with judge Kishner; concealing and misrepresenting Jimijack's fraudulent conveyance of its defective deed (20, AA4198-AA4201), and Joel Stokes' 5/23/19 deed of trust as the Jimijack-Nationstar's settlement.(XIII., 19-51483, AA2726-2750; XII., 19-51482. AA2548-2550 except)

## 

11/17/20 ORDER GRANTING MOTION FOR ATTORNEY FEES AND COSTS (CHIESI/QUICKEN LOANS PURSUANT TO NRS 18.010(2)(22, AA4475-4485)

The court erred by rewarding new defendants who damaged me by opposing my case being heard on its merits when they had other legal remedies to prevent loss should I prevail. My 8/7/19 complaint was necessary and warranted due to the 8/14/19 statute of limitations (NRS 1.090). These defendants (Joel A. Stokes (20, AA4198-AA4201), Brian & Debora Chiesi (22, AA4202-AA4206) and Quicken Loans (22, AA4207-AA4232)) did not record their adverse claims until 12/27/19, too late for claims to have been filed against them in the prior proceedings, and even too late for them to have been named in my 8/7/19 complaint. There isn't any way for me to get quiet title without naming the party that currently holds the title. The court erred in thinking I was acting in bad faith because I filed a complaint before the statute of limitations deadline because I wasn't heard in the prior case.

The court erred in ordering that I pay attorney fees to an attorney who did not disclose that she is also representing the Driggs Title Company that issued a title policy when there were three lis pendens on record since August 2019 (21, AA4420-AA4422) and did not include any of those lis pendens or Joel Stokes 5/23/19 \$355,000 deed of trust (in property record, concealed from court) in her request for judicial notice even though it encumbered the property when Quicken Loans recorded another \$353,500 deed of trust to be secured by the same property. (22, AA4207-AA4232) 12/3/20 ORDER GRANTING DEFENDANT RED ROCK's MOTION TO DISMISS COMPLAINT AND ALL JOINDERS TO THE MOTION (22, AA4486-AA4537)

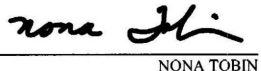
The order erroneously applied the doctrine of claims preclusion. Claims preclusion cannot apply when there was no full and fair opportunity to litigate in the first proceedings. (The other elements are not met:

- the parties are different and I have given good reasons why some of the current parties were not named previously
- respondents misuse the concept of "in privity" to include what is actually "in concerted action" or "in conspiracy"

The 12/3/20 order was filed without any modification despite the eight-page letter of objections my attorney gave to all opposing counsels on 10/27/20 when the order was circulated for review. (22, AA4528-AA4537)

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

Dated this 2nd day of February 2022,



## Certificate of Service

Pursuant to NRAP 25(d), I certify that on this 2<sup>nd</sup> day of February 2022, I served a true and correct copy of the foregoing Appellant's Pro Se Informal Brief as follows:

□ by transmitting via email to the email address set forth below:

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