

## State Bar of Nevada: Receipt of Online Complaint

nevadabarforms@gmail.com <nevadabarforms@gmail.com>

Sat 7/25/2020 1:14 PM

To: Lindsey Licari <lindsey@aydensarmyofangels.org>

### First, Middle and Last Name

Lindsey Sharron Licari

### Your Address

9564 Scorpion Track Ct  
Las Vegas, NV 89178

[Map It](#)

### Your Email

[lindsey@aydensarmyofangels.org](mailto:lindsey@aydensarmyofangels.org)

### Your Primary Telephone Number

(702) 577-6657

### Attorney Information

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#### Attorney Name

Adam Fulton, Jared Jennings, Logan Wilson

#### Law Firm Name

Jennings and Fulton LTD

#### Attorney Address

2580 Sorrell St  
Las Vegas, Nevada 89146

[Map It](#)

### Previous Contact with the State Bar of Nevada

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Have you previously contacted the State Bar of Nevada regarding this matter?

Yes

If yes, when and how did you contact us?

About December of 2019, I filed a complaint against my 1st Divorce Attorney Chris Tillman, for Neglecting my case, missing trial dates, and showing up late to my hearing. In which we resolved through arbitration, in which he issued a partial refund to me.

### Hiring the Attorney

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Did you hire/retain the attorney about whom you are complaining?

Yes

When did the representation begin?

1/09/2019

What was the fee arrangement?

To Counter Sue in case A-18-786141-C



How much have you paid the lawyer to date?

\$12000

**Brief description of the nature of the case the attorney was engaged to handle (i.e. personal injury, criminal, malpractice)**

Divorce- D-18-573154-D (filed 6-26-2018)

Mortgage Fraud- A-20-808737-C (answered 1/2019)

Defamation and Breach of Contract- A-8-18-786141-C (filed 1/17/2020)

All 3 cases center around the forgery of the Quit Claim Deed

**Names and contact information for other persons who can provide additional information concerning your complaint**

Chris Tillman- He asked me why a civil attorney was taking my case from him, and I told Chris Jared said he does both. 7022144214

Deborah Conway - County [Recorderdj@clarkcountynv.gov](mailto:Recorderdj@clarkcountynv.gov)

Lorena Muller- Secretary Of State : [lmuller@sos.nv.gov](mailto:lmuller@sos.nv.gov)

Jasmine Pittman- Lindsey's Assistant 7022458751

Daryl McCloskey- 7024862423

Brandon Baines- lawyer for liberty mutual [bbains@l-llp.com](mailto:bbains@l-llp.com)

Grayson Moulton- Bobby Antees Lawyer [grayson@shumwayvan.com](mailto:grayson@shumwayvan.com)

Linda Naw-7023063587

Ingrid Trujillo- GLVAR [itrillo@glvar.org](mailto:itrillo@glvar.org)

Linda Stratton- Business and Industry- [lstratton@doi.nv.gov](mailto:lstratton@doi.nv.gov)

Larry Bradley- 7026068217- can testify to meetings with myself and Jennings and Fulton

Bobby Antee- Ex Husband 7025785372

Lukas McCourt- 7024740065

Detective Wilson- LVMPD fraud and Forgery

Judge Rena Hughes

GLVAR

NRED

Attorney General's Office

FBI

## Litigation

### Case Name

Antee vs Antee, Naw v Licari, Licari v Nikki Bott

### Case Number

D-18-573154-D, A-18-786141-C, A-20-808737-C

### Name of court or agency

District Court

## Explanation of Grievance

### Complaint Details

I lost my son 11/03/17. When he passed he left me with about \$180k. I also had \$26k cash in my safe. An old high school boyfriend I hadn't seen in years, came around a week before I lost my son, and we ended up getting married on 11/25/2017 to protect my investment in buying a home together. I also entrusted him with \$26k to put into a Goldman Sachs account to build interest. I didn't think not to trust him because we use to be very close, and he had \$15k of his own savings in that account as well. The agreement between me and my now ex husband, was that I would help with the deposit, as long as we were both listed on the Title of the home. At that time Bobby Antee told me his only debt was a car that was upside down, and that would qualify him for a loan. I agreed to help him pay the upside balance, with the understanding that the home would be in both of our names. We agreed and I Retained



Linda Naw, through a suggestion of a friend on social media. I retained Linda Naw on 1/12/2017 and made it very clear that I would be helping My Ex Husband Bobby Antee qualify, as long as we would both be listed on the Title of the home. Linda Naw agreed to this in writing and we proceeded to locate a home. Once we found a property we like which was 9564 Scorpion Track Ct Las Vegas, NV 89178 we began the loan process. Bobby Antee did not have a prequalification so Linda Naw, sent him to Valley West Mortgage, where he alone filled out the application and all communications were going to Bobby. I was copied on a few emails, but Bobby Antee had \$15k of his own money in his account, so I had no reason to believe he was paying off his debts with my money in his Savings account, that was only for savings and building interest. I never signed any gift letters for his debts. I signed one for the car we paid off (\$4060) prior to retaining Linda Naw, one for the Earnest deposit fr \$3000, and one for the downpayment of the home (\$65000) . These were executed with the belief we would be listed on title as a married couple. The lender never ran my credit, I never had a conversation with the lender at all, when I asked to speak to the lender and see what was being paid off, Linda Naw denied me of that right, so I canceled the transaction. When I canceled in writing on 1/15/2018, Linda Naw said she would send cancellation docs and cancel the sale. I was then heading out of town and did not speak to Linda Naw or my Ex husband Bobby Antee for two days until the 1/17/2018 in the morning, when Bobby Antee contacted me asking me where I was and that he wanted me to reconsider the purchase of the property. I explained to Bobby Antee that I did not trust him or Linda Naw, and that the stress from him nagging me about this house and just suffering the loss of my son, that it was too much on me. He still continued to bicker me about buying the house, and at this I now know that we was with Linda Naw at that time. He asked me to complete a duplicate gift letter, and then i would be able to review all the documents, and decide if I wanted to continue. I then told Bobby Antee I would only reconsider, and signed a duplicate gift letter, if and only if he signed a Letter of Agreement, stating that these were not gifts at all. I explained to him how I felt I have become a target to everyone, since I obtained this money and if he loved me and didnt care about my money he would sign it. He then agreed and signed the Letter of agreement, and i sent him back the duplicate gift letter. Soon after at about 11 am Bobby Antee then came to my office with wire instructions, and told me that I would need to take them to the bank, and then go to the Title company to look over everything and then decide if I wanted to complete the purchase. I waited a few hours and finished work at my office then I went to chase bank at about 3pm, I gave the teller the wire instructions and she gave me another form and told me to take it to the title company. So I did, when I left chase bank my money was still in my account. I got to National Title Company and asked to see our file, in which a women at the front took the paper out of my hand and told me there was nothing to see and to contact Linda Naw. I left furious and when I checked my bank account my money was still in my account, I had no reason to believe that the purchase had gone through. The next morning, I woke up and the money was gone. I immediately asked Bobby Antee for a divorce and i went to my mothers house for the next few days. I told Bobby Antee to cancel the purchase for the next three days, but he refused. At this time I thought they closed on the house behind my back, but I still believed we were both on the title of the home because we were married and it would have been illegal to do it any other way. After a few days of fighting, I decided to try to salvage the marriage and move into the home and try to get along. At no time did Bobby every mention I was not on the title or any debt that he paid off. We then had a larger wedding on 2/12/2018, in which we then left on our honeymoon, when we got to Cancun, I wanted to jetski and I asked BOBBY Antee to pay for it with my money he had in savings, I then found out for the first time, that in one month Bobby Antee had spent my entire savings qualifying himself for the home. This ruined our honeymoon and when we returned the fighting began. Bobby Antee then spent the next 6 months kicking me out of the home, threatening to call the police and place restraining orders if i entered the home, I was sleeping in my office and my car, and this continued until 6/26/2018 when I finally checked the Assessors Website and Bobby Antee was listed on Title as A Married Man his Sole and Separate Property. I immediately filed for divorce and retained Chris Tillman, where I again told Chris Tillman that Linda Naw and Bobby Antee bought a home with my money and didn't put me on the deed. Chris Tillman took the case and continued my trail dates twice, Chris at no time asked my if a signed a Quit Claim to allow them to do this, I spent the next 6 months begging Chris Tillman and his assistant Kathy Gentry to please help me with my case and look at the evidence. D-18-573154-D Chris and Kathy let me know that they had several clients and I wasn't the only one. Had Chris paid attention to my case and not taken on a case he didn't have time for, he should have had the competency to ask me about a Quit Claim , or to suggest a Handwriting Expert, but he did absolutely nothing. I spent \$4000 in this time period with Chris Tillman. I then went to court on my own and filed for exclusive possession and won possession of the home in October of 2019. During this time, I began to file complaints against Linda Naw and Bobby Antee because I believed they caused all of this. They both knew the agreement was for us both to be on Title of the home, otherwise I would not have participated at all, i wouldn't even have married him so quickly. My first complaint was to NRED and Daryl McClosky, I explained to him what happened and he opened a complaint. He then said he was going to do an investigation, in which he replied that I wasn't part of the transaction and he was dismissing the complaint. I was furious, I provided him with text messages from my ex husband that I was not at the title company and he didn't even know I wasnt on the deed. I provided him with the gift letters I did sign and my letter of agreement, and lastly, with text messages from Linda Naw that said we would both be listed on Title as a married couple. He still did nothing, I asked to speak to his supervisor in which I was completely ignored. I then also filed a



complaint with GLVAR, GLVAR looked at the same evidence and also tried to dismiss my complaint and take no action. I again filed and appeal, when I filed this appeal, GLVAR set a hearing. About a week or so after the hearing was set, I got a process server at my house who served me with a summons for a Frivolous Defamation Claim brought against me by Linda Naw. A-18-786141-C. This Frivolous complaint stopped the hearing at GLVAR, and I then asked Chris Tillman if he could help me with the hearing. He told me he couldn't because he didn't do civil law, so I then looked for a Civil Attorney. When I appealed the decision with GLVAR, I was then sent all the respondent docs from my file. This was the first time, that I ever saw a Quit Claim with my name on it and I knew it was forged. I also noticed that on the Quit Claim Linda Naw produced to GLVAR that the Escrow agent Nikki Bott was also the Notary Nikki Sikalis from National Title Company. So I then filed a complaint with Nevada Secretary of State. The Secretary of State processed my complaint and Nikki Sikalis Bott did not produce the journal containing my signature nor a valid ID. I walked into Adam Fulton's Office with the proof that I surrender My ID with my maiden name to Nevada DMV on 12/26/2017, so it was impossible for them to produce any evidence proving otherwise. Adam understood that I was telling him my name was forged and took my case with a \$5000 retainer. He knew at this time he should have again suggested a Handwriting Expert, and he did not. Instead he necessarily litigated the case knowing I was entitled to Quite Title and that would have also ended the divorce. Adam Fulton then countered Linda Naw and purposely did not include any of the other defendants involved as I requested. Instead, he lied to me and told me that I did not have claims against anyone else and I also had no damages. During this time 1/2019-03/2019 I had Chris Tillman helping with the Divorce D-18-573154-D and Adam Fulton and Logan Wilson was helping with A-18-786141-C. When I found out that Nikki Sikalis Bott notarized her own loan file, I again sent a email of the laws to Logan Wilson and Adam in which they told me that that wasn't illegal and in their industry it was common to have dual roles. I never believed this, and they refused to add any damages or restitution to my counterclaim, stating that in the divorce I will get back the \$98k I invested and I could not ask for damages or restitution if I made money. I kept asking them to add ERA Brokers, Linda Naw, Bobby Antee, Nikki Sikalis Bott, National Tile, and Valley West Mortgage to the complaint in which he refused. Logan Wilson began telling me he couldn't proceed with case A-18-786141-C because Chris Tillman wouldn't respond to him. Now I have been going through a divorce for almost a year, I have no access to any bills, I'm not on the homeowners insurance, Bobby Antee was constantly canceling my medical insurance and now Linda Naw had also sent Bobby Antee to Shumway Van to help her with her case and Bobby with his. I then myself filed for Legal Separation so Bobby Antee could no longer benefit from anything I was doing and tot try to let the judge know what was happening. I drafted a Motion that contained 301 pages and 65 Exhibits and filed for Legal Separation. A Hearing was set, and Chris Tillman showed up 45 min late and they combined the two cases, the judge nor Chris Tillman looked at any of the evidence. So I then uploaded all the same evidence into the divorce case to prepare for my trial. Bobby went from apologetic and he didn't know, to You can't beat a mortgage company and a real estate company and I should have left them out of my divorce. He then threatened my foundation, and said his lawyers would destroy it, if I didn't stop with the complaints. He now wanted half of everything and began to publicly slander me, my late son, and my foundation on social media. As things started to worsen, and i began to suffer greatly from the loss of my son, the betrayal of my husband, and now the manipulation of Adam Fulton who insisted I had no claims and no damages and was only entitled to what i invested and refused to file anything against National Title. Around 5/2019 Logan Wilson told me that Jared Jennings in his office was their family law attorney and he would ask him a few questions about my divorce to see if they could help. After, Logan convinced me that Jared Jennings would be a better fit to help with the divorce and they could do it quickly, I then had Jared Substitute in. Jared Jennings then took over the divorce case D-18-573154-D where he immediately told me he had to again change the trial date because he needed time to prepare. I then told him I uploaded 301 pages of evidence and a complete narrative of what happened. I then also brought a hard Copy of the entire file to him at his office. Jennings and Fulton were now handling both cases for me. I submitted mountains of evidence to Logan Wilson, Jared Jennings, and Adam Fulton to prove everything that was transpiring, and I believed they were preparing for my case. With case A-18-786141-C Logan Wilson began asking for things on the behalf of Linda Naw all the time, in which I would ask him when are you guys going t do anything about what she and Bobby Antee are doing. I provided them with contradicting statements made by Linda Naw and Bobby Antee, I provided them with the findings of the Secretary of State that the Escrow Agent Notarized her own file and failed to produce the journal, I copied them on emails to GLVAR and NRED informing them of their failure to act. Jennings and Fulton did nothing. I then set several emails begging them to make Bobby Antee send me the bills to the home and to stop making me pay them blindly. I told Logan, Adam and Jared that I was paying for a homeowners policy I wasn't on then in October of 2019 my car was robbed at work and I suffered a loss of over \$10k because the Homeowners policy did not list me on it. Another violation by Valley West Mortgage who also happen to hold the homeowners insurance, they knew he was not living in the home alone. My water was then turned off and I reported this contempt to Jennings and Fulton and they instructed me to just dump a bucket of water down the toilet and it would make it flush. I then spent the next 4 days with no water in my home until I resolved it on my own. Bobby Antee and Linda Naw continued to slander me publically trying to cover up what they had done, by boasting that GLVAR, NRED, and LVMPD all rejected my complaints and I was lying about them. I again notified Adam, Jared, and Logan in which they did nothing.



They continuously convinced me not to file motions or contempt to not anger the judge. They then spent the rest of the year telling me how I had no damages and I need to settle the cases out. Bobby Antee was offering to give me all the proceeds of the home and he would walk away. In which I told them no. He stole from me and he lied to me, and I was not going to allow him to walk away with his life paid off for committing a crime. I also told them I was prepared to transfer title out of his name into my own, and they said I couldn't do that I would have to sell. This mental and emotional abuse continued every time I had a meeting with Adam, Jared, or Logan. They seemed more concerned with the rights of Linda Naw and Bobby Antee rather than with me their client. My divorce hearing was set for Feb 7, 2020. They said prior to this they would call Bobby into their office and question him there, and that never happened. I informed Logan, Adam, and Jared that I had several witnesses that could testify on what transpired in the short marriage between Bobby Antee and I. My Witnesses were never added to my Pre Trial Memorandum. Prior to Trial, I finally convinced Adam Fulton to name the Title Company, so he finally a year later filed case A-20-808737-C in which he purposely filed naming no damages and sent it straight to arbitration. Adam then began telling me that I could not double dip there were no damages and to take their \$5000 settlement and dismiss the claims against Linda Naw. I told him no several times, in which he continued arbitration without my consent. I then asked Adam to help me find the Bond for Nikki Sikalis Bott in which he told me he didn't know how, so I did it myself. I also began sending Adam different NRS violations made by all parties and he again said I was not entitled to those damages they were fees that went to the courts. The night before my divorce trial Adam Jared and Logan all met with me at their office, where I was shown the trial binder, and we were "Preparing for Court" All my evidence was in the binder and we went over different details, they ensured me that they were prepared and there was nothing to worry about, and I believed them, my evidence spoke for itself. They instructed me not to bring anyone to trial, and that no other evidence could be entered and they were no longer able to impeach testimony. The next morning I came to trial with my witnesses, and they were told to sit in the back of the court. Bobby Antee showed up with Linda Naw and about 6 other people who had nothing to do with the case. They started by letting Linda Naw testify for the entire time the first day, in which Jared purposely asked nothing of relevance and never even asked her why I wasn't on the Title. He presented none of the text messages I provided to him so purposely not entering anything into evidence. The trial was continued to 2/12/2020 where Linda resumed testimony, when she was done, I asked Jared to ask the judge to have her and all her friends leave in which he didn't want to, I kept asking him in which he finally asked the judge to ask Linda Naw to leave and the judge said it was a public hearing and no one had to leave. I then asked Jared why did he tell me no one could come to support me and he asked me to ask him questions outside. I then went up to testify with Linda Naw laughing and mocking me in the courtroom. Jared Jennings did not refer to any of my evidence as I gave my testimony and we then went to lunch. Jared and Logan then insisted on eating, in which I continued to scramble through my phone for evidence they could print and disprove what they had said. They said we would grab something quick and took me all the way downtown for a sit down lunch, in which I left because I realized we were late. I returned from lunch 10 mins late and Jared and Logan returned about 20 mins after I did. The trial continued with my testimony and as the time ran down they finally called Bobby Antee, Jared and Logan pretty much asked him nothing, he was on the stand for 30 mins total in which they ended the hearing. Prior to ending the hearing Grayson Moulton, Bobby Antee's Attorney asked the judge to remove items out of my trial binder, in which Jared and Logan agreed. I later found out they removed all of the 301 pages and 65 exhibits, they purposely didn't turn in findings given to them, and they did not report the robbery and properly file my summary judgement purposely to damage my credibility with the judge. At the time I had no idea what they were doing and they told me not to talk unless I was asked to to not upset the judge. We left the trial and I waited for the judge to rule. After a week or two, I grew concerned. I asked Logan why she was taking so long, and I really wanted some closure. He told me not to contact the judge to just wait. Meanwhile, case A-20-808737-C was offering a settlement of \$3500 in which I told Adam to reject. They then offered \$5000, and I told Adam, this doesn't seem right that I can't get any damages, restitution, nothing for what they had done. I have now spent over \$33000 on legal fees between the three cases and I did nothing but trust the wrong people. I had completed all the foot work alone and had valid findings, so I could not understand why even my counsel didn't see the damages. The \$5000 didn't even cover their own legal fees, so I would be settling for nothing. They also started sending me drafts of the settlement agreement that contradicted the findings I gave them. I then told him why would I sign a settlement releasing third parties? That would be letting Linda Naw get away with what she had done. It also said I signed the Quit claim which I already proved I didn't. He then sent me a W2 to complete for the \$5000 settlement in which I asked him why would I fill that out, I am not working for anyone? So he then said sign a W9, but I never agreed to arbitration or settlement. A Lawyer that cared about me wouldn't have even proposed it. Around this time I also found the Bond for Nikki Sikalis Bott and I informed Adam Fulton, and copied him and Logan on the email correspondence between me and the bond company Liberty Mutual. He then told me good luck getting the bond and he would stall out the title company. Now it has been 3 months since the divorce trial and still no ruling, I became frustrated with the constant pressure from Adam Fulton to sign the settlements and I started feeling uneasy with him. So I told them I was not taking a settlement, I wanted my day in court. I asked Adam to withdraw. The very next day May 22, 2020 the judge's opinion came out and Logan called me with the minute order. I read it and I was in tears. I could not understand



now the judge could see everything I gave her and run this way. So I began to not trust the judge. Jared, Adam and Logan then called me to their office and told me it was over, that the judge saw everything and didn't believe me. This was the final order, I was infuriated and left their office. I told them to withdraw from all of my cases and I would handle it on my own. I then asked for my pretrial memorandum in which they submitted nothing into evidence and submitted no witnesses. I then also realized that Jared, Logan, and Grayson all conspired to removed my evidence out of the trial binder prior to the judge ruling to damage my credibility and try to now convince me that I would lose my foundation if I didn't settle the other cases. They sent case A-20-808737-C to arbitration knowing that the realtor cases A-18-786141-C was claiming damages of \$80k (same amount of the letter of agreement she witnessed bobby sign) yet filed case A-20-808737-C with damages less then \$15k. They also knew that I had spent \$33k on legal fees for case D-18-573154-D and claimed none of those damages. They have made a disaster of all three cases and never had my best interest in mind. They purposely manipulated the evidence to make it look like money came out of my foundation, yet I was also paying them to protect my foundation and myself. In the 301 pages in my trial binder #6 had every piece of evidence that the judge deemed me uncredible. At the divorce trial Grayson Moulton made the mistake to ask me, if my signature was forged, why didn't i get a Handwriting Expert to confirm this. I Looked at Jared as was floored by the question, because it was a great question, but I knew nothing of this expert and my counsel could have avoided all litigation my instructing me to do this. After trial I went to try to find one, and in nevada no one would help me. So I found a Court and Board Certified Handwriting Expert (Curt Baggett) and sent him the Quit Claim Deed and known signatures, one week later he confirmed forgery. I was excited and emailed Adam the notarized Letter of Opinion, and he still to this day has not responded or helped me with anything. Instead he filed for a lien on my case and to adjudicate that lean. Grayson Moulton also filed for his attorney fees against me, and every motion I file to the judge she returns to me, and Jared is still on my case. So no other attorneys will help me at all, and when I begin to explain the circumstances, they aren't willing to get involved at all. So now Jared Logan and Adam have left me with three cases, D-18-573154-D which I am still not divorced, there is no ruling and Linda Naw, Bobby Antee, Adam Fulton, Grayson Moulton, and Garrett Chase, and all taking the manipulated minute order to the bond company, in which they now denied the bond based on a minute order from a sealed case, they also took the minute order to the county recorder to try to convince her that i am lying, they also started taking the minute order to my donors, trying to convince them that I misappropriated company funds. I have had to try to take over all the cases on my own, because no lawyer in this city will help me. They are either friends, have conflicts, or are also trying to convince me that I have no damages. In which I now found out I do and they are astronomical, which is why Jared Adam and Logan found more value in screwing me to rather than helping me. I found out in Faison v Bank of America, that a forged deed is not a valid instrument and a Quite Title could have been done at the time of retention, which would have ended all of this and allowed me to heal and remain in the home I was not forced to live in and pay for for two years while they drug me through this for nothing. Due to the Deed not being valid the Mortgage is also not valid, in which I should receive Title Free and Clear and Valley West Mortgage, ERA Brokers, and National Title Company should have been responsible for the note. I am also entitles to damages, special damages, and punitive damages. I have suffered from unjust enrichment, Title Slander, Defamation, Business Disparagement, Breech of Fiduciary Duty, Fraudulent Concealment, Negligent Misrepresentation, and Emotional distress just to begin with. It will take me years to rebuild the trust of my supporters and donors, from the slander they have caused over the last two and half years. The fact that GLVAR and NRED and Jennings and Fulton had all of the evidence and continued to try to close claims, has added to the PTSD, ANxiety, and Depression I have already felt after the loss of my son. The only people who did the right thing was the Secretary of State, and now the lady that helped me there doesn't work there anymore, so I pray they did not fire her for doing what's right. I also sent the letter from the Expert to GLVAR, NRED, Ingrid Trujillo, Daryl McCloskey, Linda Stratton and LVMPD and they have all ignored me. I asked Deborah Conway to revoke the Deed in which she said her attorney said it looks fine, but would not provide me with the attorneys name or number. I also now found out that a separate notary notarized the actual deed of sale for Bobby Antee, so again the forgery happened at National Title Company by Nikki Bott. Liberty Mutual took 3 moths to process the bond request then denied it based on the sealed divorce opinion that they got from Shumway Van or Jennings and Fulton. I asked Brandon Bains the lawyer at Liberty Mutual, for his bar information in which he ignored me. I sent him all the same evidence that GLVAR, NRED, and LVMPD saw with audio files and the Letter from the Expert and he too chose not to act. Adam Fulton did nothing to advocate on my behalf. Lastly, I found out Jared Jennings never even did family law, yet he showed but to a hearing to help me with my sons siblings, and then represented me in the divorce and in all actuality, he is a civil lawyer and real estate lawyer, so he took the case to manipulate the outcome for the Title Company, Broker, and Mortgage COmpany. I did not deserve any of this, and to lose my only child and have to go through a nightmare like this for nothing is inhumane. The level of dishonesty in ever aspect of this case is disgusting and everyone involved needs to be held accountable for what they have done and the damages they have caused my life. I have had to try to file leaves in both civil cases to amend the complaints and the lawyers at SHUMWAY VAN are now attacking me and trying to win judgements off of my mistakes and the fact that I have no access to what Jennings and Fulton filed for any of my cases because I was taken off service contacts. So Logan would send me one draft to approve in word then upload something completely different



into Odyssey. They did this on the Prenatal Memorandum. They has also set Linda Naw's case up to win delamination through their own manipulation of the trial and my evidence. They could have filed one motion for me when I walked into their off to Quite Title, instead they embezzled over \$12000 in legal fees and then tried to charge me for one day of trial \$18k, but I also believe they were trying to discourage me from going to trial and that didnt work. Jared is still on my family law case and has done nothing to correct it and is preventing me from getting a new lawyer if i could even find one. I filed for divorce 6/2018 and we are now in 7/2020 and I have end in sight. I did nothing to anyone but follow the process and everyone chose to have zero compassion for me or my loss, but saw me as a dollar sign and a way to make money and keep their friends from getting in trouble. This is a huge Mortgage Fraud Crime Circle and they need to be stopped, its not there job to decide who is held accountable for their actions and who is not. Also, Jennings and Fulton also sent my mom to Lukas McCourt for a personal Injury claim in which he drug that case out and then left my mom with \$7k in medical bills and took \$10k for himself. I knew once I found out about Jennings and Fulton and what they were doing to me, that Lukas would also try to screw my mom in which he did. She told him to pay all medical bills before the split and he ignored her and refused.

#### **Explain what measures you have taken to resolve this matter directly with the attorney**

Due to the gross legal malpractice, I have not even wanted to speak to them. I sent them a email letting them know I found out what they are doing and to refund the \$12k in which they have all ignored me completely. I then informed them I would be filing a Bar complaint and filing a complaint with civil courts.

I was not able to attach all evidence so I will mail it to your office certified mail, the 301 pages taken out at trial and all emails between me and logan, jared, and adam.

#### **Related File(s)**

- [Nikki-Bott-Proof.pdf](#)
- [Id-Notary-Provided.pdf](#)
- [Set-both-up-for-signing.png](#)
- [Linda-saying-we-both-sign.png](#)
- [Hopefully-sh-signs.png](#)
- [65k-was-all-deposit.png](#)
- [Cancel-the-house-january-20-2018.png](#)
- [Bobby-Admits-Everything.m4a](#)
- [Proposed-Divorce-Decree.pdf](#)
- [REQUEST-OF-EXEMPTION-FROM-ARBITRATION.pdf](#)
- [You-didnt-come-to-the-title-company.png](#)
- [Police-report-Bobby-Car-robery.jpg](#)
- [EXHIBITS-PART-2-ATTORNEY-FEES.pdf](#)
- [Bobby-you-signed-without-me.png](#)
- [Both-will-sign-because-married.png](#)
- [Didnt-know-told-you-can-sign-later.png](#)
- [Text-to-Linda-when-I-found-out.jpg](#)
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