Electronically Filed 8/5/2020 3:41 PM Steven D. Grierson CLERK OF THE COURT

1 **ASTA** 2 LINDSEY ANTEE 9564 SCORPION TRACK CT. LAS VEGAS, NV 89178 7025776657 4 LINDSEYLICARI14@AOL.COM 5 ☐ Plaintiff, LINDSEY ANTEE, In Proper Person 6 7 DISTRICT COURT- FAMILY DIVISON 8 **CLARK COUNTY, NEVADA** 9 LINDSEY ANTEE, 10 Case No.: D-18-573154-D 11 Plaintiff(s), Dept. No.: J 12 VS. **BOBBY ANTEE** 13 Defendant(s). 14 15 CASE APPEAL STATEMENT 16 1. Plaintiff, Lindsey Antee, in proper person is filing this appeal statement. 17 2. Judge Rena Hughes issued the Judgment. 18 3. Appellant is Lindsey Antee, 9564 Scorpion Track Ct. Las Vegas, NV 89178, in which 19 she will represent herself. 20 4. Respondent is Defendant Bobby Dee Antee, ho resides at 1912 Camino Mirada Las 21 Vegas, NV 89031 represented by Grayson J. Moulton Esq, with Shumway Van, 22 which is located at 8985 S. Eastern Ave. Suite 100, Las Vegas, NV 89123. 23 5. Grayson Moulton is licensed to practice law in the State of Nevada, State Bar # 24 14587. 25

Page 1 of 4

Case Number: D-18-573154-D

- 6. Appellant was represented by retained counsel Jennings an Fulton in District Court
- 7. Appellant will now represent herself due to Legal Malpractice of Jennings and Fulton. Appellant is awaiting a response from Nevada State Bar to gain appointed counsel for the Appeal.
- 8. Appellant has filed a Motion to Set Aside Decree, Rena Hughes refuses to hear anything or change any of her orders, Rena Hughes is part of the corruption.
- 9. The Proceedings commenced in District Court June 26, 2018.
- 10. I am appealing the Order of the Decree of Divorce entered into judgement 8/5/2020. The deed is not a valid instrument, due to forgery and fraud. Jennings and Fulton committed Legal Malpractice with Shumway Van by removing all of my evidence out of the Trial Binder prior to the end of Trial. They at no point suggested a Handwriting Expert, and withheld the findings from the Secretary of State when submitting my evidence through discovery. Rena Hughes ruled based on no evidence and has now refused to respond to any motions or correct the order, even though she is fully aware of the legal malpractice, and now is also part of it and should also be debarred or recused. Rena Hughes received the Letter of Opinion from the Handwriting Expert along with the findings from the Secretary of State, and proof that Escrow Officer on the loan, Nikki Sikalis Bott notarized her own document, and forged Ms. Licari's name to the Quit Claim Deed.
- 11. When the Opinion of the Court was issued May 22, 2020, Jennings and Fulton told me that was the order and it was final, again Legal Malpractice. Jennings and Fulton refused to correct any of their fraud, and I attempted to notify Supreme Court, in which the Supreme Court Clerk Responded that there was no order. I then began trying to file motions for reconsideration and give the Judge the evidence of

1	Malpractice and the evidence that was submitted to the court in 2018 that was
2	removed from the binder at trial, and she has refused to hear anything, canceled
3	hearings without notifying me, and now has entered a Order that she has clear and
4	convincing evidence is wrong. It was Supreme Court Case No. 81292
5	12. This appeal involves no children
6	13. This is a Family Law Case with no hopes of Settlement.
7	DATED this5 day ofAUGUST
8	Pursuant to NRS 53.045, I declare under penalty of perjury that the foregoing is true and correct.
10	
11	
12	Lindsey Licari (Signature) LINDSEY LICARI
13	9564 SCORPION TRACK CT. LAS VEGAS, NV 89178
14	7025776657 LINDSEYLICARI14@AOL.COM
15	☐ Plaintiff LINDSEY LICARI, In Proper Person
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1	<u>CERTIFICATE OF SERVICE</u>
2	Pursuant to N.R.C.P. 5(b), I hereby certify that I am Plaintiff, Lindsey Licari in proper
3	person, and that on the 5th day of AUGUST, 2020, I caused a true and correct copy of the
4	foregoing CASE APPEAL STATEMENT to be served as follows:
5	by depositing in the United States Mail, first-class postage prepaid, at Las Vegas,
6	Nevada, enclosed in a sealed envelope; or
7	
8	by facsimile transmission, pursuant to E.D.C.R. 7.26, as indicated below; or
9	X by electronic service, pursuant to N.E.F.C.R. 9 and Administrative Order 14-2, as indicated below:
10	DATED this 5 day of Angust 2020
11	DATED this _5_ day of August, 2020.
12	Pursuant to NRS 53.045, I declare under penalty of perjury that the foregoing is true and correct.
13	MICHAEL C. VAN, ESQ.
14	Nevada Bar No. 3876 GRAYSON J. MOULTON, ESQ.
15	Nevada Bar No. 14587 SHUMWAY VAN
16	8985 S. Eastern Avenue, Suite 100 Ph: (702) 478-7770
17	Fax: (702) 478-7779 michael@shumwayvan.com
18	grayson@shumwayvan.com Attorneys for Defendant
19	Pursuant to NRS 53.045, I declare under penalty of
20	perjury that the foregoing is true and correct.
21	Lindsey Licari (Signature)
22	LINDSEY LICARI 9564 SCORPION TRACK CT.
23	LAS VEGAS, NV 89178 7025776657
24	LINDSEYLICARI14@AOL.COM □ Plaintiff LINDSEY LICARI, In Proper Person
25	Transmit Enviser Elerati, in Floper Leison