	1 2 3 4 5	GARRETT R. CHASE, ESQ. Nevada Bar No. 14498 SHUMWAY VAN 8985 South Eastern Ave., Suite 100 Las Vegas, Nevada 89123 Telephone: (702) 478-7770 Facsimile: (702) 478-7779 Email: garrett@shumwayvan.com <i>Attorneys for Plaintiffs</i>	Electronically Filed 11/10/2020 8:25 PM Steven D. Grierson CLERK OF THE COURT	
Telephone: (702) 478-7770 Facsimile: (702) 478-7779	6	EIGHTH JUDICIAL DISTRICT COURT		
	7	CLARK COUNTY, NEVADA		
	8 9 10 11 12 13 14 15	LINDA PERDUE also known as LINDA NAW, an individual, NAW REAL ESTATE INC., a Nevada Corporation Plaintiffs, v. LINDSEY LICARI also known and LINDSEY ANTEE, an individual; DOES I through X, inclusive.	Case No.: A-18-786141-C Dept. No.: XVIII <u>PLAINTIFFS' OPPOSITION TO</u> <u>DEFENDANT'S MOTION TO DISMISS DUE</u> <u>TO FRAUD ON THE COURT</u>	
	16	Defendants.		
	17	Plaintiff, LINDA PERDUE also known as LINDA NAW ("Ms. Naw") and NAW REAL		
	18	ESTATE INC. ("NRE") (collectively hereafter, "Plaintiffs"), by and through their counsel of		
	19 20	record, the law firm of Shumway Van, hereby files this general Opposition to Defendant LINDSEY LICARI also known as LINDSEY ANTEE's ("Defendant") Motion to Dismiss Due to		
	20	Fraud on the Court (the "Motion").		
	22	Defendant offers no evidence of fraud on the Court. In fact, Defendant's Motion only		
	23	contains baseless and completely unsupported accusations that this Court, along with Judges		
	24	Hughes and Gonzales are guilty of "treason and the interference with interstate commerce."		
	25	Defendant's Motion is the latest in a long line of similarly inappropriate and unsupported motions		
	26	and pleadings. Consequently, due to the complete lack of meritorious argument or factual support		
	27	within Defendant's Motion and in the interest of brevity and judicial efficiency, Plaintiffs hereby		

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generally oppose all of the allegations and arguments within Defendant's Motion. Plaintiffs also

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hereby incorporate by reference the arguments within the oppositions previously filed to
Defendant's numerous motions in this matter, as if set forth fully herein. Based on that argument
and reasoning, and the lack of any cohesive argument or appropriate request for relief in the
Motion, Plaintiffs request that Defendant take nothing by her frivolous Motion. Plaintiffs further
reserve the right to specifically address any arguments within any reply filed hereto at the time of
hearing, if any, in this matter.

DATED this 10th day of November, 2020.

SHUMWAY VAN

By: /s/ Garrett R. Chase

GARRETT R. CHASE, ESQ. Nevada Bar No. 14498 8985 South Eastern Avenue, Suite 100 Las Vegas, Nevada 89123 *Attorneys for Plaintiffs*

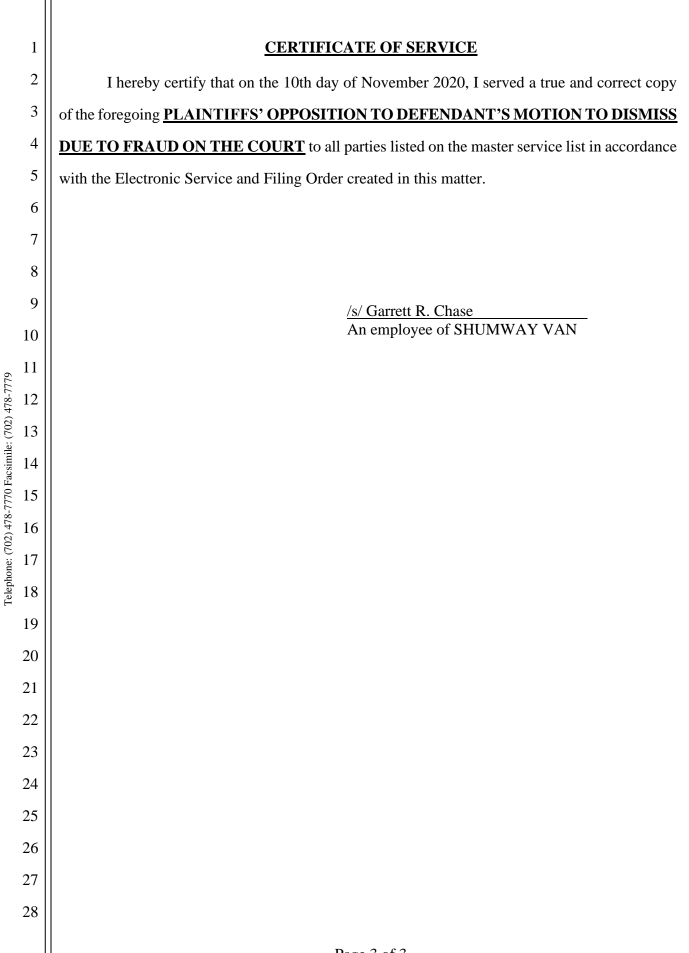
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