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Attorneys for Plaintiffs

Electronically Filed 4/26/2021 5:05 PM Steven D. Grierson CLERK OF THE COURT

EIGHTH JUDICIAL DISTRICT COURT CLARK COUNTY, NEVADA

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.

Defendants.

Case No.: A-18-786141-C Dept. No.: XVIII

NOTICE OF ORDER DECLARING
LINDSEY LICARI A VEXATIOUS
LITIGANT

Plaintiffs LINDA PERDUE also known as LINDA NAW ("Ms. Naw") and NAW REAL ESTATE INC. ("NRE") (collectively hereafter, "Plaintiffs"), by and through their counsel of record, the law firm of Shumway Van, hereby provide notice to this honorable court that Defendant Lindsey Licari was recently declared a vexatious litigant after briefing and a duly noticed hearing in a related case in Dept. 32 of the Eighth Judicial District Court, case number A-20-820980-C. That Court specifically concluded:

[Lindsey Licari] is a vexatious litigant and should be restricted from additional filings stemming from this dispute. Specifically, this Court concludes that an order should issue restricting Plaintiff from submitting filings concerning the marital property dispute between her and Defendant Bobby Antee, the purchase of the marital property, or otherwise related to the claims filed in Family Court case number D-18573154-D, Eighth Judicial District Court case numbers **A-18-786141-C**, A-20-808737-C, A-20-820446-C, A-20-820963-C, A-20-820980-C, A-20-821757-J, and/or

Supreme Court of Nevada case numbers 81635, 81942, 82039, 82096, 82155, 82156, and 82166, pursuant to Nevada Supreme Court Rule 9.5.

<u>See</u> Notice of Entry of Order, Mar. 5, 2021, attached hereto. The Court's conclusions relate directly to this matter both in the nature of Defendant's filings and in that the Court's Order explicitly identified this case within the scope of its decision. Accordingly, Plaintiffs provide this Notice and the relevant Order for this Court's reference and information.

DATED this 26th day of April, 2021.

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

SHUMWAY · VAN

8985 South Eastern Avenue, Suite 100 Las Vegas, Nevada 89123

Telephone: (702) 478-7770 Facsimile: (702) 478-7779

CERTIFICATE OF SERVICE

I hereby certify that on the 26th day of April 2021, I served a true and correct copy of the foregoing **NOTICE OF ORDER DECLARING LINDSEY LICARI A VEXATIOUS LITIGANT** to all parties listed on the master service list in accordance with the Electronic Service and Filing Order created in this matter.

/s/ Garrett R. Chase
An employee of SHUMWAY VAN

Electronically Filed 3/5/2021 4:24 PM Steven D. Grierson **CLERK OF THE COURT**

1 **NEOJ** Sheri M. Thome, Esq. 2 Nevada Bar No. 008657 Chad C. Butterfield, Esq. 3 Nevada Bar No. 010532 Virginia T. Tomova, Esq. 4 Nevada Bar No. 012504 WILSON, ELSER, MOSKOWITZ, 5 EDELMAN & DICKER LLP 6689 Las Vegas Blvd. South, Suite 200 6 Las Vegas, Nevada 89119 Telephone: 702.727.1400 7 Facsimile: 702.727.1401 Email: Sheri.Thome@wilsonelser.com 8 Email: Chad.Butterfield@wilsonelser.com Email: Virginia.Tomova@wilsonelser.com Attorneys for Defendants Greater Las Vegas Association of Realtors and Ingrid Trujillo 10 11 **DISTRICT COURT** 12 CLARK COUNTY, NEVADA 13 LINDSEY LICARI, an individual, Case No. A-20-820980-C Dept. No.: 32 14 Plaintiff, 15 VS. NOTICE OF ENTRY OF ORDER 16 NIKKI SIKALIS BOTT, an individual; NATIONAL TITLE CO., a Nevada 17 corporation; LINDA NAW, an individual; ERA BROKERS; a Nevada Corporation; VALLEY 18 WEST MORTGAGE, a Nevada Corporation, DREW LEVY, an individual, BOBBY 19 ANTEE, an individual., ONE REALTY GROUP; a Nevada Corporation; MELISSA 20 PARKER; an individual; MELANIE TREANOR, an individual: GREATER LAS 21 VEGAS ASSOCIATION OF REALTORS; a Nevada Corporation; NEVADA REAL 22 ESTATE DIVISION BUSINESS AND INDUSTRY; a Nevada Corporation; LINDA 23 STRATTON, an individual; INGRID TRUJILLO, an individual: DARYL 24 MCCLOSKY; an individual; VATCHE SAJIDIAN; an individual; CLARK COUNTY 25 RECORDERS OFFICE, a Nevada Corporation; NEVADA SECRETARY OF STATE OFFICE; 26 a Nevada Corporation; LAS VEGAS METROPOLITAN POLICE DEPARTMENT; 27 a Nevada Corporation JENNINGS AND FULTON LTD, a Nevada Corporation, 28 SHUMWAY VAN LTD; a Nevada

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Corporation; DOES I through X; and ROE CORPORATIONS I through X, inclusive,

Defendants.

NOTICE OF ENTRY OF ORDER

PLEASE TAKE NOTICE that an Order was entered into the above-captioned matter on March 3, 2021. A copy of the Order is attached hereto.

DATED this 5th day of March, 2021.

WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP

By: /s/ Virginia T. Tomova_
Sheri M. Thome, Esq.
Nevada Bar No. 008657
Chad C. Butterfield, Esq.
Nevada Bar No. 010532
Virginia T. Tomova, Esq.
Nevada Bar No. 012504
6689 Las Vegas Blvd. South, Suite 200
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Telephone: 702.727.1400
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Attorneys for Defendants
Greater Las Vegas Association of
Realtors and Ingrid Trujillo

CERTIFICATE OF SERVICE

2	Pursuant to NRCP 5, I certify that I am an employee of WILSON, ELSER, MOSKOWI		
3	EDELMAN & DICKER LLP and that on this 5 th day of March, 2021, I served a true and correct		
4	copy of the foregoing NOTICE OF ENTRY OF ORDER as follows:		
5			for mailing in the United States Mail, in a sealed oostage was prepaid in Las Vegas, Nevada;
7			n of the Court's electronic filing system, upon each ed as an electronic case filing user with the Clerk;
8		via hand-delivery to the addressees listed below;	
9		via facsimile;	
10 11		by transmitting via email the do below on this date before 5:00 p.	cument listed above to the email address set forth m.
12		ion Track Ct	Melanie Treanor 46 Precipice Ct.
13		NV 89178 702-577-6657 DSEYLICARI14@AOL.COM	Henderson, NV 89002 Telephone: (702) 812-5016 Email: melanietreanor1@gmail.com
14	Plaintiff Pro		Defendant Pro Se
15	Barry E. Cla	arkson Esa	Michael C. Van, Esq.
16	Matthew D.	Spring, Esq. N & ASSOCIATES, LLC 340	Garrett R. Chase, Esq. Margaret A. Manning, Esq.
17	Falcon Ridg	ge Parkway, Suite 700A Jevada 89027	SHUMWAY VAN 8985 South Eastern Ave., Suite 100
18	162 North 4 P.O. Box 16	00 East, Suite A–204 530	Las Vegas, Nevada 89123 Telephone: (702) 478-7770
19 20	` /	588 or (435) 634-1940	Facsimile: (702) 478-7779 michael@shumwayvan.com
20		clarksonlegal.com	garrett@shumwayvan.com mmanning@shumwayvan.com
22		larksonlegal.com or Defendant ERA Brokers	Attorneys for Defendants Linda Naw and Bobby Antee
23	Vatche Saat	adjian VEST MORTGAGE	Joseph P. Garin, Esq.
24		hara Ave., Suite 140	Angela T. Nakamura Ochoa, Esq. LIPSON NEILSON P.C. 9900 Covington Cross Drive, Suite 120
25	Telephone:	(702) 696-9900 leywestmortgage.com	Las Vegas, Nevada 89144 Telephone: (702) 382-1500
26	Defendant I		Facsimile: (702) 382-1500 Facsimile: (702) 382-1512 jgarin@lipsonneilson.com
27			aochoa@lipsonneilson.com Attorneys for Defendants National Title Co. and
28			Nikki Šikális Bott

1 2 3 4 5 6	Craig R. Anderson, Esq. Jackie V. Nichols, Esq. MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 canderson@maclaw.com jnichols@maclaw.com Attorneys for Defendant Las Vegas Metropolitan Police Department	Michael J. Nuñez, Esq. Tyler N. Ure, Esq. MURCHISON & CUMMING, LLP 350 South Rampart Boulevard, Suite 320 Las Vegas, Nevada 89145 Telephone: (702) 360-3956 Facsimile: (702) 360-3957 mnunez@murchisonlaw.com ture@murchisonlaw.com Attorneys for Defendant Jennings and Fulton Ltd
7		BY: /s/ Lani Maile
8		An Employee of WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP
9		WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LEF
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ELECTRONICALLY SERVED 3/3/2021 10:52 AM

Electronically Filed 03/03/2021 10:52 AM CLERK OF THE COURT

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MICHAEL C. VAN, ESO.

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Attorneys for Defendants Bobby Antee,

Linda Naw, and Shumway Van LLC

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EIGHTH JUDICIAL DISTRICT COURT **CLARK COUNTY, NEVADA**

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LINDSEY LICARI, an individual,

Plaintiff.

v.

Case No.: A-20-820980-C Dept. No.: XXIX

ORDER

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SHUMWAY • VAN

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NIKKI SIKALIS BOTT, an individual; NATIONAL TITLE CO., a Nevada Corporation; LINDA NAW, an individual; ERA BROKERS, a Nevada Corporation; VALLEY WEST MORTGAGE, a Nevada Corporation; DREW LEVY, an individual; BOBBY ANTEE, an individual; ONE REALTY GROUP, a Nevada Corporation; MELISSA PARKER, an individual; MELANIE TREANOR, an individual; GREATER LAS VEGAS ASSOCIATION OF REALTORS; a Nevada corporation; NEVADA REAL ESTATE DIVISION BUSINESS AND INDUSTRY; a Nevada Corporation; LINDA STRATTON, an individual; INGRID TRUJILLO, an individual; DARYL MCCLOSKY, an individual; VATCHE SAJIDIAN, an individual; CLARK COUNTY RECORDERS OFFICE, a Nevada Corporation' NEVADA SECRETARY OF STATE OFFICE. a Nevada Corporation: LAS VEGAS METROPOLITAN POLICE DEPARTMENT, a Nevada Corporation; JENNINGS AND FULTON LTD, a Nevada Corporation; SHUMWAY VAN LTD, a Nevada

Page 1 of 14

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Case Number: A-20-820980-C

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Corporation; DOES I through X; and ROE CORPORATIONS I through X, inclusive,

Defendants.

ORDER

On January 21, 2021, the following Motions, Joinders, and Countermotions came on for hearing before this Court:

- Plaintiff's Motion to Enforce Payout of Notary Bonds of Nikki Sikalis Bott and Melanie Treanor, filed October 5, 2020;
- Defendants ERA Brokers' Motion to Dismiss Pursuant to NRCP 12(B)(5), filed October 9, 2020;
- Defendant Linda Naw's Motion to Declare Lindsey Licari a Vexatious Litigant and Dismiss the Complaint or in the Alternative Motion to Stay, filed October 9, 2020;
- Defendant Bobby Antee's Motion to Declare Lindsey Licari a Vexatious Litigant and Dismiss the Complaint, or in the Alternative Motion to Stay, filed October 9, 2020;
- Defendants Greater Las Vegas Association of Realtors and Ingrid Trujillo's Motion to Dismiss Plaintiff's First Amended Complaint, Motion to Strike Plaintiff's Second Amended Complaint, filed October 12, 2020;
 - Plaintiff's Opposition to Defendant ERA Brokers Motion to Dismiss Pursuant to NRCP 12(B)(5) and Defendant Lindanaw's [sic] Motion to Declare Lindsey Licari a Vexatious Litigant and Dismiss the Complaint or in the Alternative Motion to Say and Defendant Bobby Antee's Motion to Declare Lindsey Licari a Vexatious Litigant and Dismiss the Complaint, or in the Alternative Motion to Stay and Defendant Greater Las Vegas Association of Realtors and Ingrid Trujillo Motion to Dismiss Plaintiff's First Amended Complaint, or in the Alternative Motion to Stay and Defendant's Greater Las Vegas Association of Realtors and Ingrid Trujillo's Motion to Motion to Dismiss Plaintiff's First Amended Complaint; Motion to Strike Plaintiff's Second Amended Complaint and

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Plaintiff's Motion for Quiet Title and Plaintiff's Motion for Summary Judgment, filed October 14, 2020;

- Plaintiff's Motion for Court Appointed Pro Bono Counsel, Motion for Protection Order Against All Defendants, and Motion to Consolidate filed November 2, 2020;
- State of Nevada Ex Rel, Nevada Real Estate Division and Daryl McCloskey's Motion to Dismiss, filed November 6, 2020;
- Defendant Las Vegas Metropolitan Police Department's Motion to Dismiss, filed November 12, 2020;
- Defendants National Title Co. and Nikki Sikalis Bott's Motion to Dismiss Alternatively for Summary Judgment, filed November 18, 2020;
- Plaintiff's Motion for Fraud on the Court, Embezzlement, Extortion, Mortgage Fraud, Forgey [sic], filed November 23, 2020;
- Defendant Jennings and Fulton Ltd's Motion to Dismiss, filed December 3, 2020.

This Court, having reviewed all of the pleadings, motion papers, and other pleadings and papers on file herein, and being fully advised in the premises, hereby makes the following findings, conclusions, and order:

Motion to Strike

A. Legal Standard

After a party has amended as a matter of course, a party may amend its pleading only by stipulation of the parties or with leave from the court. NRCP 15(a)(2). Fugitive documents may be stricken sua sponte or by motion, and the Nevada Supreme Court has a long history of recognizing and disposing of fugitive documents by granting motions to strike. See Campbell v. Baskin, 68 Nev. 469, 235 P.2d 729 (1951).

B. Motion to Strike Plaintiff's Second Amended Complaint

Plaintiff filed her Complaint in this matter on September 10, 2020. On September 23, 2020, Plaintiff filed her First Amended Complaint. Shortly thereafter, without obtaining or even seeking leave from the Court, Plaintiff filed a Second Amended Complaint on September 23, 2020. In

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response, Defendants Greater Las Vegas Association of Realtors and Ingrid Trujillo filed their Motion to Strike Plaintiff's Second Amended Complaint (the "Motion to Strike") on October 12, 2020. Plaintiff failed to comply with NRCP 15(a) and instead filed a rogue Second Amended Complaint in violation of the provisions of that rule. Accordingly, this Court concludes that striking the Second Amended Complaint is appropriate under the circumstances and therefore grants the Motion to Strike

II. Motions to Dismiss

A. Legal Standard

In reviewing a motion to dismiss, the court shall determine whether the challenged pleading sets forth sufficient allegations to make out the elements for a claim for relief. Edgar v. Wagner, 101 Nev. 226, 699 P.2d 110 (1985). The test for determining whether the allegations of a complaint are sufficient to assert a claim for relief is whether the allegations give fair notice of the nature and basis of the legally sufficient claim and relief requested. Breliant v. Preferred Equities Corp., 109 Nev. 842, 846, 858 P.2d 1258 (1993). Accordingly, when all of a plaintiff's allegations are accepted as true and still do not justify any relief, the trial court should properly dismiss the claims. Blackjack Bonding v. City of Las Vegas Municipal Court, 116 Nev. 1213, 1214, 14 P.3d 1275, 1278 (2000). Dismissal is appropriate when it appears beyond doubt that the plaintiff could prove no set of facts which, if accepted by the trier of fact, would entitle him to relief. Bratcher v. City of Las Vegas, 113 Nev. 502, 507, 937 P.2d 485, 489 (1997).

If, on a motion under Rule 12(b)(5) or 12(c), matters outside the pleadings are presented to and not excluded by the court, the motion must be treated as one for summary judgment. NRCP 12(d). Summary judgment is appropriate when the pleadings, depositions, answers to interrogatories, admissions, and affidavits, if any, properly before the court demonstrate no genuine issue of material fact exists. NRCP 56(c); see also Wood v. Safeway Inc., 121 Nev. 724, 121 P.3d 1026 (2005). The party moving for summary judgment must affirmatively demonstrate the absence of a genuine issue of material fact. Celotex Corporation v. Catrett, 477 U.S. 317, 323, 106 S. Ct. 2548, 2553. The purpose of summary judgment is to "avoid a needless trial when an

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appropriate showing is made in advance that there is no genuine issue of fact to be tried, and the movant is entitled to judgment as a matter of law." McDonald v. D.P. Alexander & Las Vegas Boulevard, LLC, 121 Nev. 812, 815, 123 P.3d 748, 750 (2005). Moreover, the non-moving party "must, by affidavit or otherwise, set forth specific facts demonstrating the existence of a genuine issue for trial or have summary judgment entered against [it]." Wood, 121 Nev. at 732. Though inferences are to be drawn in favor of the non-moving party, an opponent to summary judgment, must show that it can produce evidence at trial to support its claim or defense. Van Cleave v. Kietz-Mill Minit Mart, 97 Nev. 414, 417, 633 P.2d 1220, 222 (1981).

B. Findings and Conclusions Regarding Motions to Dismiss

This Court has reviewed the issues described in the Motions to Dismiss and/or for Summary Judgment filed by the various Defendants in this matter. Plaintiff Lindsey Licari ("Plaintiff") has repetitively filed numerous complaints and pleadings pertaining to the same allegations in a variety of cases within Clark County. Specifically, and as set forth within the motions before this Court, Plaintiff brought similar claims in cases A-18-786141-C, D-18-573154-D, and A-20-808737-C. Plaintiff's conduct in this matter, and as described within Defendants' various motions, indicates bad faith, frivolous litigation and forum shopping that is reprehensible to this Court. Based on the nature of Plaintiff's conduct, and the identical claims raised and resolved in other courts, this Court concludes that Plaintiff's First Amended Complaint fails to state any claim for which relief may be granted against all Defendants. Therefore, the Court concludes that dismissal of all claims against all named Defendants is appropriate.

III. Motions to Declare Plaintiff a Vexatious Litigant.

A. Legal Standard

In Jordan, the Nevada Supreme Court established a four-step process to classifying someone a vexatious litigant. Jordan v. State ex rel. Dep't of Motor Vehicles & Pub. Safety, 121 Nev. 44, 60, 110 P.3d 30, 42-44 (2005), abrogated on other grounds by Buzz Stew, LLC v. City of N. Las Vegas, 124 Nev. 224, 181 P.3d 670 (2008). "First, the litigant must be provided reasonable notice of and an opportunity to oppose a restrictive order's issuance." Id. at 42. "Second, the district

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court must create an adequate record for review, including a list of all the cases and documents, or an explanation of the reasons, that led it to conclude that a restrictive order was needed to curb repetitive or abusive activities." *Id.* at 43. "Third, the district court must make 'substantive findings as to the frivolous or harassing nature of the litigant's actions." *Id.* quoting *De Long v. Hennessey*, 912 F.2d 1144, 1148 (9th Cir. 1990). Those findings must show the litigant's behavior is "not only [...] repetitive or abusive, but also [...] without an arguable factual or legal basis or filed with the intent to harass." Id. Finally, "the order must be narrowly drawn to address the specific problem encountered." Id.

B. Findings and Conclusions Regarding Vexatious Litigant Status

The underlying dispute that has resulted in Plaintiff's Complaint in this matter stems from a divorce case between Plaintiff and Defendant Bobby Antee filed as case number D-18573154-D, that was initiated on June 26, 2018 (the "divorce case"). During the course of the divorce case, a separate action was initiated on December 17, 2018 by Defendant Linda Naw against Plaintiff as case number A-18-786141-C, which pertained to defamatory statements made by Plaintiff (the "defamation case"). Around that same time, despite being represented by counsel, Plaintiff initiated a separate family proceeding by filing a Complaint for Separate Maintenance in proper person on December 20, 2018 as case number D-18-581756-S. This case was quickly consolidated with the divorce case. In January of 2020, Plaintiff initiated a third action through counsel against Defendants Nikki Bott and National Title Company as case number A-20-808737-C (the "title case"). In June of 2020, Plaintiff's counsel sought to withdraw in both A-18-786141-C and A-20-808737-C leaving Plaintiff to represent herself. Shortly thereafter, Plaintiff attempted to bring many of the parties to this action into cases A-18-786141-C and A-20-808737-C, both by attempting to file amended claims without leave, and by attempting to obtain leave to add the parties. These efforts were rejected by the courts in both cases.

After having her attempts to add Defendants being denied in both matters, Plaintiff began initiating multiple lawsuits in various departments in the Eighth Judicial District Court, including this action. Specifically, Plaintiff initiated case number A-20-820446-C, filed August 31, 2020,

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alleging claims against her previous counsel, counsel for Defendants Linda Naw and Bobby Antee, and the State Bar of Nevada (the "malpractice case"). Plaintiff then initiated two separate cases on September 10, 2020, this case, and A-20-820963-C also against her previous counsel, counsel for Defendants Linda Naw and Bobby Antee, and the State Bar of Nevada—this time in the form of a petition for review of a bar complaint (the "bar complaint case"). On September 23, 2020, Plaintiff initiated yet another action against the State of Nevada Attorney General's Office as case number A-20-821757-J. All these cases contained virtually identical narrative statements within the Complaints and subsequent filings directly pertaining to the same underlying dispute regarding Plaintiff's marital property without stating any valid claim for relief against any named defendant.

From these eight cases, Plaintiff also initiated seven separate appeals to the Supreme Court of Nevada. The first was filed as an appeal from the divorce case on August 14, 2020, as case number 81635. Next, Plaintiff appealed a decision in the title case against Defendants Nikki Bott and National Title Company on October 15, 2020 as case number 81942. On November 5, 2020, Plaintiff appealed the denial of summary judgment in the defamation case as case number 82039. Plaintiff then appealed the denial of a motion for summary judgment in the malpractice case as case number 82096. On December 3, 2020, Plaintiff initiated a second appeal of a decision in the title case, as case number 82155. That same day, Plaintiff also filed an appeal of a Motion to Dismiss in the bar complaint case, as case number 82156. The following day, December 4, 2020, Plaintiff filed a second appeal of a determination in the divorce case, as case number 82166.

In the midst of filing the appeals described above, Plaintiff also filed a Complaint in the federal district court for the District of Nevada on November 17, 2020, as case number 2:20-cv-02114-GMN-VCF. This Complaint listed the following parties as defendants: Rena Hughes, Mary Kay Holthus, Elizabeth Gonzalez, Mark Denton, Rob Bare, Trevor Atkin, Jim Crockett, State Bar of Nevada, Shumway Van Ltd, Jennings And Fulton Ltd, Lipson Neilson Ltd, Nevada Secretary of State, Debbie Conway, Nevada Attorney General's Office, Las Vegas Metropolitan Police Department. In total, Ms. Licari has participated in 16 separate actions in Nevada all pertaining to the same allegations. Of those, Plaintiff initiated all but one of the actions, and has named over 40

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seeking reconsideration.

In sum, between August 31, 2020 and December 4, 2020, Plaintiff initiated four district court cases, seven appellate cases, and a federal district court case, resulting in hundreds of filings against more than 40 parties. Virtually all of Plaintiff's filings in each case contain the same allegations pertaining to the same property dispute. On numerous occasions, Plaintiff ignored procedural requirements and filed repetitive and frivolous motions and requests. In response to rejection of her arguments by the various courts, Plaintiff responded with multiple appeals, and then by suing judicial officers directly. In spite of the voluminous nature of Plaintiff's filings, Plaintiff has failed to produce evidence or legal argument to support her claims and allegations, or even indicate a factual or legal basis for her claims, in any venue in which she has litigated. This frivolous and harassing conduct, as well as the contents of Plaintiff's filings, demonstrates a clear abuse of the legal process and of judicial resources that warrants the restrictive order sought.

In this case, Plaintiff had both "reasonable notice of and an opportunity to oppose" the issuance of the requested order declaring her a vexatious litigant. In fact, on October 14, 2020 Plaintiff filed an Opposition to the motions to declare her a vexatious litigant. Additionally, the specific findings above support this Court's conclusion that Plaintiff has engaged in frivolous and harassing behavior in this matter, and the other 15 matters described. Plaintiff has been advised by multiple courts that the pleadings do not contain meritorious factual or legal bases, but such decisions have not had any effect on Plaintiff's conduct. Rather, Plaintiff has responded to such decisions with frivolous appeals and by initiating additional litigation against the judicial officers themselves. Under the circumstances, a restrictive order declaring Plaintiff a vexatious litigant is appropriate and warranted to curb further abusive filings. This Court concludes that Plaintiff is a vexatious litigant and should be restricted from additional filings stemming from this dispute.

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Specifically, this Court concludes that an order should issue restricting Plaintiff from submitting filings concerning the marital property dispute between her and Defendant Bobby Antee, the purchase of the marital property, or otherwise related to the claims filed in Family Court case number D-18573154-D, Eighth Judicial District Court case numbers A-18-786141-C, A-20-808737-C, A-20-820446-C, A-20-820963-C, A-20-820980-C, A-20-821757-J, and/or Supreme Court of Nevada case numbers 81635, 81942, 82039, 82096, 82155, 82156, and 82166, pursuant to Nevada Supreme Court Rule 9.5.

IV. Plaintiff's Motions

Plaintiff has filed in this matter a Motion to Enforce Payout of Notary Bonds of Nikki-Sikalis Bott and Melanie Treanor, a Motion for Court Appointed Pro Bono Counsel, a Motion for Protection Order Against All Defendants, a Motion to Consolidate, a Motion for Quiet Title, a Motion for Summary Judgment, and a Motion for Fraud on the Court, Embezzlement, Extortion, Mortgage Fraud, Forgey [sic] (collectively, "Plaintiff's Motions"). After a review of Plaintiff's Motions, and the oppositions thereto, this Court concludes that Plaintiff has failed to demonstrate that she is entitled to any of the relief sought at this time. Plaintiff has not articulated a basis for the relief sought in the Motion to Enforce Payout of Notary Bonds, the Motion for Court Appointed Pro Bono Counsel, the Motion for Protection Order Against All Defendants, the Motion to Consolidate, or the Motion for Fraud on the Court, Embezzlement, Extortion, Mortgage Fraud, Forgey [sic]. Similarly, Plaintiff has failed to demonstrate that she is entitled to quiet title to the marital property, or even that this Court could properly hear that matter at this time based on the jurisdiction of the family court over the divorce case, as well as the two pending appeals in that case. Finally, Plaintiff has failed to demonstrate the absence of any genuine issue of material fact or that she is entitled to judgment as a matter of law with regard to any of the relief described in the First Amended Complaint. Accordingly, and based upon the findings and conclusions stated above, Plaintiff's Motions are denied.

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Telephone: (702) 478-7770 Facsimile: (702) 478-7779

V. Attorney's Fees

With regard to Defendants' various Motions, the Court notes that multiple Defendants sought awards of attorneys' fees and costs. Based upon the above findings, Defendants may submit Memoranda of fees and costs along with the required analysis for the Court's review.

VI. Order

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Therefore, and based upon the analysis, findings, and conclusions stated above, this Court hereby orders as follows:

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendants ERA Brokers, Linda Naw, Bobby Antee, Greater Las Vegas Association of Realtors, Ingrid Trujillo, State of Nevada Ex Rel, Nevada Real Estate Division, Daryl McCloskey, Las Vegas Metropolitan Police Department, Jennings and Fulton Ltd., National Title Co. and Nikki Sikalis Bott's Motions to Dismiss, and all Joinders thereto are **GRANTED**.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Plaintiff's First Amended Complaint is **DISMISSED** with prejudice as to all named Defendants in this matter.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendants Greater Las Vegas Association of Realtors and Ingrid Trujillo's Motion to Strike Plaintiff's Second Amended Complaint is **GRANTED**.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendants Linda Naw, Bobby Antee and Shumway Van's Motion to Declare Plaintiff a Vexatious Litigant are GRANTED.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Plaintiff shall be deemed a vexatious litigant with respect to this matter, the allegations within the First Amended Complaint, the cases listed above, the marital property dispute between her and Defendant Bobby Antee, and the purchase of the marital property, and shall be forthwith added to the Administrative Office of the Courts' list of vexatious litigants pursuant to Nevada Supreme Court Rule 9.5.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Plaintiff's Motion to Enforce Payout of Notary Bonds of Nikki Sikalis Bott and Melanie Treanor is **DENIED**.

Telephone: (702) 478-7770 Facsimile: (702) 478-7779

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Plaintiff's Motion for Court Appointed Pro Bono Counsel is **DENIED**.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Plaintiff's Motion for Protection Order Against All Defendants is **DENIED**.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Plaintiff's Motion to Consolidate is **DENIED**.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Plaintiff's Motion for Quiet Title is **DENIED**.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Plaintiff's Motion for Summary Judgment is **DENIED**.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Plaintiff's Motion for Fraud on the Court, Embezzlement, Extortion, Mortgage Fraud, Forgey [sic] is **DENIED**.

Page 11 of 14

D250595474v.1

1	IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that any other motion		
2	or request for relief made by Plaintiff in this matter not specifically listed above is DENIED .		
3	IT IS FURTHER ORDERED, AD	JUDGED, AND DECREED that any party	
4	requesting or seeking an award of attorney fees an	nd costs in this matter may submit a memorandum	
5	of fees and costs for the Court's consideration. Dated this 3rd day of March, 2021		
6	IT IS SO ORDERED.		
7			
8	DIGENICE COLUMN HUDGE		
9	DISTRICT COURT JUDGE BEA 50B A276 1DB9 David M Jones District Court Judge		
× 10	DATED on this 5th day of February, 2021.	DATED on this day of February, 2021.	
$\frac{1}{2}$ 12	Respectfully submitted by:	Approved as to form and content by:	
13	SHUMWAY VAN		
6/1/-8/4/7 11	By: /s/ Garrett R. Chase MICHAEL C. VAN, ESQ., #3876 GARRETT R. CHASE, ESQ., 14498 GRAYSON J. MOULTON, ESQ., 14587 8985 South Eastern Avenue, Suite 100 Las Vegas, Nevada 89123 Attorneys for Defendants Bobby Antee, Linda Naw, and Shumway Van LLC	By: <u>Refused to Sign</u> LINDSEY LICARI 9564 Scorpion Track Ct. Las Vegas, Nevada 89178 Plaintiff, In Proper Person	
19	DATED on this 4th day of February, 2021.	DATED on this 3rd day of February, 2021.	
20	Approved as to form and content by:	Approved as to form and content by:	
21	RESNICK & LOUIS, P.C.	WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP	
22		/s/ Virginia Tomova_	
23	/s/ Sue Cavaco Sue Trazig Cavaco, Esq.	Sheri M. Thome, Esq. Nevada Bar No. 008657	
24	Nevada Bar No. 6510 scavaco@rlattorneys.com	Chad C. Butterfield, Esq. Nevada Bar No. 010532	
25	8925 W. Russell Road, Suite 220	Virginia T. Tomova, Esq. Nevada Bar No. 012504	
26	Las Vegas, NV 891248 Attorney for Defendant	6689 Las Vegas Blvd. South, Suite 200 Las Vegas, Nevada 89119	
27	Melanie Treanor	Attorneys for Defendants Greater Las Vegas Association of Realtors and Ingrid Trujillo	
28		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

1	DATED on this 1st day of February, 2021.	DATED on this 30th day of January, 2021.
2	Approved as to form and content by:	Approved as to form and content by:
3	MARQUIS AURBACH COFFING	MURCHISON & CUMMING, LLP
4 5	By: /s/ Jackie V. Nichols, Esq. Craig R. Anderson, Esq.	By: /s/ Michael J. Nuñez, Esq. Michael J. Nuñez, Esq.
6	Nevada Bar No. 6882 Jackie V. Nichols, Esq.	Nevada Bar No. 10703 Tyler N. Ure, Esq.
7	Nevada Bar No. 14246 10001 Park Run Drive	Nevada Bar No. 11730 350 South Rampart Boulevard, #320
8	Las Vegas, Nevada 89145 Attorneys for Defendant Las Vegas	Las Vegas, Nevada 89145 Attorneys for Defendants,
9	Metropolitan Police Department	JENNINGS AND FULTON LTD, ADAM FULTON, JARED JENNINGS AND LOGAN
6/10		WILLSON
60 12	DATED on this 5th day of February, 2021.	DATED on this 9th day of February, 2021.
nile: (7	Approved as to form and content by:	Approved as to form and content by:
Facsir 14	LIPSON NEILSON P.C.	
10 10 10 10 10 10 10 10	By: /s/ Angela T. Nakamura Ochoa, Esq. JOSEPH P. GARIN, ESQ. Nevada Bar No. 6653 ANGELA T. NAKAMURA OCHOA, ESQ. Nevada Bar No. 10164 9900 Covington Cross Drive, Suite 120 Las Vegas, Nevada 89144 (702) 382-1500 Fax (702) 382-1512 jgarin@lipsonneilson.com aochoa@lipsonneilson.com Attorneys for Defendants National Title Co. and Nikki Sikalis Bott	By: /s/ Peter K. Keegan, Esq. AARON D. FORD Attorney General Peter K. Keegan (Bar No. 12237) Deputy Attorney General State of Nevada Office of the Attorney General 100 North Carson Street Carson City, NV 89701-4717 (775) 684-1100 (phone) (775) 684-1108 (fax) pkeegan@ag.nv.gov Attorneys for Defendants Nevada Real Estate Division and Daryl McCloskey
25		
26 27		
28		
	Daga	12 of 14

DATED on this 5th day of February, 2021.	DATED on this 5th day of February, 2021.
Approved as to form and content by:	Approved as to form and content by:
CLARKSON &ASSOCIATES, LLC	By: /s/ Vatche Saatadjian
By: /s/ Matthew D. Spring, Esq. Barry F. Clarkson, Esq.	Vatche Saatadjian Valley West Mortgage
Nevada Bar No. 6254	8010 W. Sahara Ave., Suite 140 Las Vegas, NV 89117
Nevada Bar No. 11721	(702) 696-9900
Mesquite, Nevada 89027	Defendant Pro Se
P.O. Box 1630	
(702) 345-7588 or (435) 634-1940	
mspring@clarksonlegal.com	
Attorneys for Defendant ERA Brokers	
	DATED on this 5th day of February, 2021.
	Approved as to form and content by:
	By: <u>/s/ Drew Levy</u> Drew Levy
	Valley West Mortgage 8010 W. Sahara Ave., Suite 140
	Las Vegas, NV 89117 (702) 696-9900
	Defendant Pro Se
Page	14 of 14
	Approved as to form and content by: CLARKSON &ASSOCIATES, LLC By: /s/ Matthew D. Spring, Esq. Barry E. Clarkson, Esq. Nevada Bar No. 6254 Matthew D. Spring, Esq. Nevada Bar No. 11721 340 Falcon Ridge Parkway, Suite 700A Mesquite, Nevada 89027 162 North 400 East, Suite A–204 P.O. Box 1630 St. George, Utah 84771 (702) 345-7588 or (435) 634-1940 bclarkson@clarksonlegal.com mspring@clarksonlegal.com Attorneys for Defendant ERA Brokers

From: Peter K. Keegan Garrett R. Chase To:

Subject: Re: Licari v. Antee - A820980 - Order Re: Motions

Date: Tuesday, February 9, 2021 4:08:58 PM

Attachments: image001.png

image003.png

Good afternoon, Mr. Chase:

You have my authorization to apply my electronic signature.

Thank you,

From: Garrett R. Chase < Garrett@shumwayvan.com>

Sent: Tuesday, February 9, 2021 12:17 PM To: Peter K. Keegan < Pkeegan@STATE.NV.US>

Subject: RE: Licari v. Antee - A820980 - Order Re: Motions

Mr. Keegan,

Yours is the last signature that I need on the Order before we submit. Please take a look and let me know if you have any questions or if I have your permission to affix your electronic signature.

Best,

Garrett R. Chase, Esq.

SHUMWAY VAN 8985 S. Eastern Ave., Suite 100 Las Vegas, Nevada 89123 Ph: (702) 478-7770

Fax: (702) 478-7779 www.shumwayvan.com

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From: Garrett R. Chase

Sent: Friday, February 5, 2021 10:53 AM

To: pkeegan@ag.nv.gov; vatche@valleywestmortgage.com; mspring@clarksonlegal.com; bclarkson@clarksonlegal.com

Cc: Kimberley A. Chapman <kchapman@rlattorneys.com>; bclarkson@clarksonlegal.com; spatel@clarksonlegal.com; mspring@clarksonlegal.com; aochoa@lipsonneilson.com; mfeeley@ag.nv.gov; jgrigoriev@ag.nv.gov; pkeegan@ag.nv.gov; dmccloskey@red.nv.gov; mmillam@ag.nv.gov; dwright2@ag.nv.gov; Butterfield, Chad C.

<Chad.Butterfield@wilsonelser.com>; EfileLasVegas <EfileLasVegas@wilsonelser.com>; Maile, Lani U. <Lani.Maile@wilsonelser.com>; Thome, Sheri <Sheri.Thome@wilsonelser.com>;

From: <u>Vatche Saatdjian</u>

To: Garrett R. Chase; pkeegan@ag.nv.gov; mspring@clarksonlegal.com; bclarkson@clarksonlegal.com

Cc: Kimberley A. Chapman; bclarkson@clarksonlegal.com; spatel@clarksonlegal.com; mspring@clarksonlegal.com;

<u>aochoa@lipsonneilson.com</u>; <u>mfeeley@ag.nv.gov</u>; <u>jgrigoriev@ag.nv.gov</u>; <u>pkeegan@ag.nv.gov</u>;

dmccloskey@red.nv.gov; mmillam@ag.nv.gov; dwright2@ag.nv.gov; Butterfield, Chad C.; EfileLasVegas; Maile,

Lani U.; Thome, Sheri; Drew Levy; lstratton@doi.nv.gov; dmccloskey@red.nv.gov;

spagan@valleywestmortgage.com; mnunez@murchisonlaw.com; ture@murchisonlaw.com;

djc@clarkcountynv.gov; kbusch@maclaw.com; Sue Cavaco; jcerezo@lipsonneilson.com; Kimberley A. Chapman;

refros@bremerwhyte.com; agarasi@bremerwhyte.com; kglad@lipsonneilson.com; Mail; catherine.jorgenson@clarkcountyda.com; KLeaver@lipsonneilson.com; smong@maclaw.com; jnichols@maclaw.com; snutt@lipsonneilson.com; Reception; adrtank@aol.com; Crystal Williams;

christine.wirt@clarkcountyda.com; azuniga@bremerwhyte.com; Grayson Moulton; Michael C. Van; Marina Scott;

Paula Lamprea; Elizabeth Spaur; Tomova, Virginia

Subject: RE: Licari v. Antee - A820980 - Order Re: Motions

Date: Friday, February 5, 2021 12:30:29 PM

Attachments: <u>image005.png</u> <u>image006.png</u>

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Counsel-

Please allow this email to confirm that I approve the draft order and you are authorized to add my esignature to same to be submitted to the Court.

Sincerely,

Vatche Saatdjian



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From: Garrett R. Chase < Garrett@shumwayvan.com>

Sent: Friday, February 5, 2021 10:53 AM

From: Matthew Spring
To: Garrett R. Chase

Subject: RE: Licari v. Antee - A820980 - Order Re: Motions

Date: Friday, February 5, 2021 12:22:43 PM

Attachments: image004.png

image005.png image007.png

Garrett:

Looks good. You can affix my signature.

Thanks,

Matthew D. Spring

Attorney



162 North 400 East, Suite A-204 | P.O. Box 1630 | St. George, Utah 84771

Telephone: 435.634.1940 | Facsimile: 435.634.1942

mspring@clarksonlegal.com | Licensed in Utah and Nevada | www.clarksonlegal.com

From: Garrett R. Chase [mailto:Garrett@shumwayvan.com]

Sent: Friday, February 5, 2021 11:53 AM

To: pkeegan@ag.nv.gov; vatche@valleywestmortgage.com; Matthew Spring <mspring@clarksonlegal.com>; Barry Clarkson <bclarkson@clarksonlegal.com>

Cc: Kimberley A. Chapman kchapman@rlattorneys.com; Barry Clarkson <b dots not be clarkson and clar

<mspring@clarksonlegal.com>; aochoa@lipsonneilson.com; mfeeley@ag.nv.gov;
jgrigoriev@ag.nv.gov; pkeegan@ag.nv.gov; dmccloskey@red.nv.gov; mmillam@ag.nv.gov;

dwright2@ag.nv.gov; Butterfield, Chad C. <Chad.Butterfield@wilsonelser.com>; EfileLasVegas <EfileLasVegas@wilsonelser.com>; Maile, Lani U. <Lani.Maile@wilsonelser.com>; Thome, Sheri

<Sheri.Thome@wilsonelser.com>; dlevy@valleywestmortgage.com; lstratton@doi.nv.gov;

dmccloskey@red.nv.gov; spagan@valleywestmortgage.com; mnunez@murchisonlaw.com;

ture@murchisonlaw.com; djc@clarkcountynv.gov; kbusch@maclaw.com; Sue Cavaco

<scavaco@rlattorneys.com>; jcerezo@lipsonneilson.com; Kimberley A. Chapman

 $<\!\!kchapman@rlattorneys.com\rangle; refros@bremerwhyte.com; agarasi@bremerwhyte.com;\\$

kglad@lipsonneilson.com; Mail < mail@rlattorneys.com >; catherine.jorgenson@clarkcountyda.com;

KLeaver@lipsonneilson.com; smong@maclaw.com; jnichols@maclaw.com;

snutt@lipsonneilson.com; Reception < reception@rlattorneys.com>; adrtank@aol.com; Crystal

Williams < cwilliams@rlattorneys.com>; christine.wirt@clarkcountyda.com;

azuniga@bremerwhyte.com; Grayson Moulton <Grayson@shumwayvan.com>; Michael C. Van

<Michael@shumwayvan.com>; Marina Scott <marinas@shumwayvan.com>; Paula Lamprea
<paulal@shumwayvan.com>; Elizabeth Spaur <espaur@rlattorneys.com>; Tomova, Virginia

<Virginia.Tomova@wilsonelser.com>

Subject: RE: Licari v. Antee - A820980 - Order Re: Motions

 From:
 Drew Levy

 To:
 Garrett R. Chase

 Cc:
 Marina Scott

Subject: RE: Licari v. Antee - A820980 - Order Re: Motions

Date: Friday, February 5, 2021 11:11:42 AM

Attachments: <u>image002.png</u>

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image018.png image019.png

Yes sir you do. Thank you



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From: Garrett R. Chase < Garrett@shumwayvan.com>

Sent: Friday, February 05, 2021 11:09 AM

To: Drew Levy <Dlevy@valleywestmortgage.com> **Cc:** Marina Scott <marinas@shumwayvan.com>

Subject: RE: Licari v. Antee - A820980 - Order Re: Motions

Drew,

Thanks for reaching out. I have added you to the signature block. Do I have your permission to affix your electronic signature?

Best,

Garrett R. Chase, Esq.

SHUMWAY VAN 8985 S. Eastern Ave., Suite 100 Las Vegas, Nevada 89123

Ph: (702) 478-7770 Fax: (702) 478-7779 www.shumwayvan.com

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From: Drew Levy < <u>Dlevy@valleywestmortgage.com</u>>

Sent: Friday, February 5, 2021 11:00 AM

To: Garrett R. Chase < <u>Garrett@shumwayvan.com</u>>

Subject: RE: Licari v. Antee - A820980 - Order Re: Motions

Hello Garrett,

I appreciate your efforts. If you could please add a signature block for me as well I would appreciate it. My information would be the same as Vatche Saatdjian.



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From: Garrett R. Chase < Garrett@shumwayvan.com >

Sent: Friday, February 05, 2021 10:53 AM

To: pkeegan@ag.nv.gov; Vatche Saatdjian vatche@valleywestmortgage.com;

mspring@clarksonlegal.com; bclarkson@clarksonlegal.com

Cc: Kimberley A. Chapman < kchapman@rlattorneys.com; bclarkson@clarksonlegal.com;

spatel@clarksonlegal.com; mspring@clarksonlegal.com; aochoa@lipsonneilson.com;

mfeeley@ag.nv.gov; jgrigoriev@ag.nv.gov; pkeegan@ag.nv.gov; dmccloskey@red.nv.gov;

mmillam@ag.nv.gov; dwright2@ag.nv.gov; Butterfield, Chad C. < Chad.Butterfield@wilsonelser.com>;

EfileLasVegas < EfileLasVegas@wilsonelser.com; Maile, Lani U. < Lani.Maile@wilsonelser.com;

Thome, Sheri <<u>Sheri.Thome@wilsonelser.com</u>>; Drew Levy <<u>Dlevy@valleywestmortgage.com</u>>;

<u>lstratton@doi.nv.gov;</u> <u>dmccloskey@red.nv.gov;</u> <u>spagan@valleywestmortgage.com;</u>

From: <u>Tomova, Virginia</u>

To: Garrett R. Chase; bclarkson@clarksonlegal.com; spatel@clarksonlegal.com; mspring@clarksonlegal.com;

aochoa@lipsonneilson.com; mfeeley@ag.nv.gov; jgrigoriev@ag.nv.gov; pkeegan@ag.nv.gov;

dmccloskey@red.nv.gov; mmillam@ag.nv.gov; dwright2@ag.nv.gov; Butterfield, Chad C.; EfileLasVegas; Maile, Lani U.; Thome, Sheri; dlevy@valleywestmortgage.com; lstratton@doi.nv.gov; dmccloskey@red.nv.gov;

spagan@valleywestmortgage.com; mnunez@murchisonlaw.com; ture@murchisonlaw.com;

djc@clarkcountynv.gov; kbusch@maclaw.com; scavaco@rlattorneys.com; jcerezo@lipsonneilson.com; kchapman@rlattorneys.com; refros@bremerwhyte.com; agarasi@bremerwhyte.com; kglad@lipsonneilson.com;

mail@rlattorneys.com; catherine.jorgenson@clarkcountyda.com; KLeaver@lipsonneilson.com;

<u>smong@maclaw.com</u>; <u>inichols@maclaw.com</u>; <u>snutt@lipsonneilson.com</u>; <u>reception@rlattorneys.com</u>;

adrtank@aol.com; cwilliams@rlattorneys.com; christine.wirt@clarkcountyda.com; azuniga@bremerwhyte.com

Grayson Moulton; Michael C. Van; Marina Scott; Paula Lamprea

Subject: RE: Licari v. Antee - A820980 - Order Re: Motions

Date: Wednesday, February 3, 2021 7:15:38 PM

Attachments: SV.LICARI.PLD.210125.ORDER RE MOTIONS (CB"s)(250595474.1).docx

Good evening counsel:

Cc:

Please find attached the order with minor revisions regarding our clients' motions. Thank you.

Virginia Tomova
Attorney at Law
Wilson Elser Moskowitz Edelman & Dicker LLP
6689 Las Vegas Blvd. South, Suite 200
Las Vegas, NV 89119
702.727.1236 (Direct)
702.727.1400 (Main)
702.727.1401 (Fax)
virginia.tomova@wilsonelser.com

From: Garrett R. Chase [mailto:Garrett@shumwayvan.com]

Sent: Friday, January 29, 2021 5:18 PM

To: bclarkson@clarksonlegal.com; spatel@clarksonlegal.com; mspring@clarksonlegal.com; aochoa@lipsonneilson.com; mfeeley@ag.nv.gov; jgrigoriev@ag.nv.gov; pkeegan@ag.nv.gov; dmccloskey@red.nv.gov; mmillam@ag.nv.gov; dwright2@ag.nv.gov; Butterfield, Chad C. <Chad.Butterfield@wilsonelser.com>; EfileLasVegas <EfileLasVegas@wilsonelser.com>; Maile, Lani U. <Lani.Maile@wilsonelser.com>; Thome, Sheri <Sheri.Thome@wilsonelser.com>; Tomova, Virginia <Virginia.Tomova@wilsonelser.com>; dlevy@valleywestmortgage.com; lstratton@doi.nv.gov; dmccloskey@red.nv.gov; spagan@valleywestmortgage.com; mnunez@murchisonlaw.com; ture@murchisonlaw.com; djc@clarkcountynv.gov; kbusch@maclaw.com; scavaco@rlattorneys.com; icerezo@lipsonneilson.com; kchapman@rlattorneys.com; refros@bremerwhyte.com; agarasi@bremerwhyte.com; kglad@lipsonneilson.com; mail@rlattorneys.com; catherine.jorgenson@clarkcountyda.com; KLeaver@lipsonneilson.com; smong@maclaw.com; inichols@maclaw.com; snutt@lipsonneilson.com; reception@rlattorneys.com; adrtank@aol.com; cwilliams@rlattorneys.com; christine.wirt@clarkcountyda.com; azuniga@bremerwhyte.com Cc: Grayson Moulton <Grayson@shumwayvan.com>; Michael C. Van <Michael@shumwayvan.com>; Marina Scott <marinas@shumwayvan.com>; Paula Lamprea <paulal@shumwayvan.com> Subject: Re: Licari v. Antee - A820980 - Order Re: Motions

From: <u>Elizabeth Spaur</u>
To: <u>Tomova, Virginia</u>

Cc: Kimberley A. Chapman; Garrett R. Chase; bclarkson@clarksonlegal.com; spatel@clarksonlegal.com;

mspring@clarksonlegal.com; aochoa@lipsonneilson.com; mfeeley@ag.nv.gov; jgrigoriev@ag.nv.gov; pkeegan@ag.nv.gov; dmccloskey@red.nv.gov; mmillam@ag.nv.gov; dwright2@ag.nv.gov; Butterfield, Chad C.;

EfileLasVegas; Maile, Lani U.; Thome, Sheri; dlevy@valleywestmortgage.com; lstratton@doi.nv.gov;

dmccloskey@red.nv.gov; spagan@valleywestmortgage.com; mnunez@murchisonlaw.com; ture@murchisonlaw.com; djc@clarkcountynv.gov; kbusch@maclaw.com; Sue Cavaco;

jcerezo@lipsonneilson.com; Kimberley A. Chapman; refros@bremerwhyte.com; agarasi@bremerwhyte.com; kglad@lipsonneilson.com; Mail; catherine.jorgenson@clarkcountyda.com; KLeaver@lipsonneilson.com; smong@maclaw.com; jnichols@maclaw.com; snutt@lipsonneilson.com; Reception; adrtank@aol.com; Crystal Williams; christine.wirt@clarkcountyda.com; azuniga@bremerwhyte.com; Grayson Moulton; Michael C. Van;

Marina Scott; Paula Lamprea

Subject: RE: Licari v. Antee - A820980 - Order Re: Motions

Date: Thursday, February 4, 2021 12:27:05 PM

Attachments: image002.png image005.png

SV.LICARI.PLD.210125.ORDER RE MOTIONS (CB"s)(250595474.1) (ECS Notes).docx

Good afternoon Counsel,

I am assisting Sue Cavaco with this matter. Attached, please find our proposed revisions to the Order. There are 2 minor typos and I have added a signature block for our firm. Thank you.

Have a nice day,

Elizabeth Spaur

Elizabeth C. Spaur Admitted in Nevada and California

espaur@rlattornevs.com

NV Direct Phone & Fax: 702-268-9514

Contact Information



Albuquerque | Bakersfield | Burbank | Charleston | Dallas | Denver | Ft Lauderdale | Hidalgo County (The Valley) | Houston | Jackson | Jacksonville | Las Vegas | Los Angeles | Miami | Orange County | Orlando | Phoenix | Riverside | Sacramento | Salt Lake City | San Diego | Sarasota | Tampa | London, UK www.rlattorneys.com

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From: Sue Cavaco <scavaco@rlattorneys.com>
Sent: Thursday, February 4, 2021 9:56 AM

From: Jackie V. Nichols Garrett R. Chase To:

Subject: RE: Re: Licari v. Antee - A820980 - Order Re: Motions

Date: Monday, February 1, 2021 10:33:41 AM

Attachments: SV.LICARI.PLD.210125.ORDER RE MOTIONS (Shumway Van Law Firm).DOCX

Garrett.

LVMPD approves of the order and I have inserted my signature block. You may affix my e-signature.



Jacqueline V. Nichols, Esq.

10001 Park Run Drive Las Vegas, NV 89145 t | 702.207.6091 f | 702.382.5816

inichols@maclaw.com

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From: Garrett R. Chase < Garrett@shumwayvan.com>

Sent: Friday, January 29, 2021 5:18 PM

To: bclarkson@clarksonlegal.com; spatel@clarksonlegal.com; mspring@clarksonlegal.com; aochoa@lipsonneilson.com; mfeeley@ag.nv.gov; jgrigoriev@ag.nv.gov; pkeegan@ag.nv.gov; dmccloskey@red.nv.gov; mmillam@ag.nv.gov; dwright2@ag.nv.gov; chad.butterfield@wilsonelser.com; efilelasvegas@wilsonelser.com; lani.maile@wilsonelser.com; sheri.thome@wilsonelser.com; virginia.tomova@wilsonelser.com; dlevy@valleywestmortgage.com; lstratton@doi.nv.gov; dmccloskey@red.nv.gov; spagan@valleywestmortgage.com; mnunez@murchisonlaw.com; ture@murchisonlaw.com; djc@clarkcountynv.gov; Krista Busch <kbusch@maclaw.com>; scavaco@rlattorneys.com; jcerezo@lipsonneilson.com; kchapman@rlattorneys.com; refros@bremerwhyte.com; agarasi@bremerwhyte.com; kglad@lipsonneilson.com; mail@rlattorneys.com; catherine.jorgenson@clarkcountyda.com; KLeaver@lipsonneilson.com; Sherri Mong <SMong@maclaw.com>; Jackie V. Nichols <inichols@maclaw.com>; snutt@lipsonneilson.com; reception@rlattorneys.com; adrtank@aol.com; cwilliams@rlattorneys.com; christine.wirt@clarkcountyda.com; azuniga@bremerwhyte.com **Cc:** Grayson Moulton <Grayson@shumwayvan.com>; Michael C. Van <Michael@shumwayvan.com>; Marina Scott <marinas@shumwayvan.com>; Paula Lamprea <paulal@shumwayvan.com> Subject: [External] Re: Licari v. Antee - A820980 - Order Re: Motions

 From:
 Michael J. Nunez

 To:
 Garrett R. Chase

 Cc:
 Tyler N. Ure

Subject: RE: Licari v. Antee - A820980 - Order Re: Motions

Date: Saturday, January 30, 2021 12:08:28 PM

Attachments: <u>image001.pnq</u>

ORDER RE MOTIONS.docx

Approved. Signature block added

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Attorney at Law

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Sent: Friday, January 29, 2021 5:18 PM

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Subject: Re: Licari v. Antee - A820980 - Order Re: Motions

[EXTERNAL EMAIL]

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Lindsey Licari, Plaintiff(s) CASE NO: A-20-820980-C 6 DEPT. NO. Department 29 VS. 7 8 Bobby Antee, Defendant(s) 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order was served via the court's electronic eFile system to all 12 recipients registered for e-Service on the above entitled case as listed below: 13 Service Date: 3/3/2021 14 Krista Busch kbusch@maclaw.com 15 Jackie Nichols jnichols@maclaw.com 16 17 Barry Clarkson bclarkson@clarksonlegal.com 18 Matthew Spring mspring@clarksonlegal.com 19 Kimberly Glad kglad@lipsonneilson.com 20 Susana Nutt snutt@lipsonneilson.com 21 Angela Nakamura Ochoa aochoa@lipsonneilson.com 22 Chad Butterfield chad.butterfield@wilsonelser.com 23 Anthony Garasi agarasi@bremerwhyte.com 24 25 Marilyn Millam mmillam@ag.nv.gov 26 Danielle Wright dwright2@ag.nv.gov 27

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