



Alexander Falconi <admin@ournevadajudges.com>

DEMAND to WITHDRAW OPPOSITION

2 messages

TMatthewPhillips <tmatthewphillips@aol.com>

Fri, Apr 2, 2021 at 5:41 PM

Reply-To: TMatthewPhillips <tmatthewphillips@aol.com>

To: "admin@ournevadajudges.com" <admin@ournevadajudges.com>

Cc: "adam.pernsteiner@lewisbrisbois.com" <adam.pernsteiner@lewisbrisbois.com>, "marc.cwik@lewisbrisbois.com" <marc.cwik@lewisbrisbois.com>, "jgarin@lipsonneilson.com" <jgarin@lipsonneilson.com>

A-21-829038-C [PHILLIPS vs. ABRAMS]

TO: FALCONI

On March 31, 2021, my office contacted YOU to learn the supposed legal basis that allows YOU, a non-party, to file an opposition in these proceedings. Naturally, YOU failed to respond, which demonstrates bad faith.

Obviously, there is no legal basis that allows YOU -- an interloper -- to randomly file pleadings in connection with cases where YOU are neither a party, nor counsel-of-record.

RULE 11: "Every pleading, written motion, and other paper must be signed by at least one attorney of record in the attorney's name — or by a party personally if the party is unrepresented." [Rule 11(a); underscores added]

Obviously, YOU are *not* a "party" and YOU are *not* an "attorney of record"; therefore, YOUR so-called opposition "shall" be stricken as non-conforming. Rule 11 provides--

"The court must strike an unsigned paper." [Rule 11(a); underscores added]

Note: YOUR so-called opposition is not merely subject to a motion to strike, rather, it "shall be stricken." YOUR so-called opposition, as a matter of law, is fatally defective and cannot stand.

Plaintiff hereby DEMANDS that YOU immediately withdraw YOUR so-called opposition. If not, I will ask the court for sanctions at the hearing — for willful abuse of process. I know where to garnish your wages. You are wise to hire a lawyer.

Have a nice day.

T. Matthew Phillips
Attorney-at-Law
323-314-6996

Alexander Falconi <admin@ournevadajudges.com>

Fri, Apr 2, 2021 at 5:46 PM

To: TMatthewPhillips <tmatthewphillips@aol.com>

I understand your demand is in compliance with the safe harbor provision of Rule 11.

I reviewed the motion to strike and have decided to reject your demand.

Thank you.

[Quoted text hidden]

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Alexander Falconi

Administrator

| *Scrutiny, Competence, Truth.*

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4/2/2021

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