Filing # 120627454 E-Filed 02/02/2021 04:07:19 AM

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT, IN AND FOR ORANGE COUNTY, FLORIDA

WILLIAM WINDSOR,

CASE NO. 2018-CA-010270-O

Plaintiff,

vs.

ROBERT KEITH LONGEST, an individual, and BOISE CASCADE BUILDING MATERIALS DISTRIBUTION, L.L.C., a Foreign Limited Liability Company,

Defendants.

NOTICE OF FILING AFFIDAVIT DATED FEBRUARY 1, 2021

COMES NOW the Plaintiff, William M. Windsor ("Windsor" or "Plaintiff") and files

this Notice of Filing Verified Affidavit of William M. Windsor dated February 1, 2021.

This 1st day of February, 2021.

(lelter m. alle des

William M. Windsor 100 East Oak Terrace Drive, Unit B3 Leesburg, Florida 34748 352-577-9988 bill@billwindsor.com billwindsor1@outlook.com

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing has been furnished by Electronic Mail

David I. Wynne and Scotty Astrin Law Offices of Scott L. Astrin 100 N. Tampa Street, Suite 2605 Tampa, Florida 33602 david.wynne@aig.com, tampapleadings@aig.com, emily.christopher@aig.com, scott.astrin@aig.com 813-526-0559 - 813-218-3110 Fax: 813-649-8362

This 1st day of February, 2021.

to:

leven m. lunker

William M. Windsor 100 East Oak Terrace Drive, Unit B3 Leesburg, Florida 34748 352-577-9988 bill@billwindsor.com billwindsor1@outlook.com

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT, IN AND FOR ORANGE COUNTY, FLORIDA

WILLIAM WINDSOR.

CASE NO. 2018-CA-010270

Plaintiff,

vs.

ROBERT KEITH LONGEST, an individual, and BOISE CASCADE BUILDING MATERIALS DISTRIBUTION, L.L.C., a Foreign Limited Liability Company,

Defendants.

VERIFIED AFFIDAVIT OF WILLIAM M. WINDSOR

I, William M. Windsor, the undersigned, hereby declare under penalty of perjury:

1. I am over the age of 21, a living person, am competent to testify, and have personal knowledge of the matters stated herein.

2. I object to the Court's plans to hold a hearing tomorrow that I will be unable to attend.

3. I am 72-years-old and in poor health since the Defendants' 18-wheeler hit me at 70-miles-per-hour. I am in constant pain from nine herniated disks in my neck and back, and walking is a problem. I was in excellent shape before the accident. I am currently experiencing several medical emergencies.

4. I broke a tooth, and it is extremely painful. I'm having serious problems with my left eye. And I may be having a significant side effect from a COVID-19 vaccination. I find this Court's void of compassion to be absolutely unacceptable for any human being.

5. As I have previously communicated, I received notice from the Court's Judicial Assistant too late to prepare for a 2/2/21 hearing. It was impossible to meet the deadlines set by the Judicial Assistant in a command sent to me. As I communicated to this Court by motion, I also need to subpoen the attorneys for the Defendants prior to a hearing on attorney's fees. Pro se parties do not have subpoen rights, so I have to drive to Orlando to obtain subpoenas from the Clerk of the Court. The attorneys for the Defendants have ignored my requests to take their depositions. The attorney for the Defendants recently filed an affidavit that requires investigation. I received it too late to do anything about it. The examination of the attorney is likely to take several hours. I have found the attorneys to be extremely dishonest. The attorney for the Defendants could not have spent more than 15 minutes on the motion to compel that resulted in sanctions.

6. I have essentially no money. I have been declared indigent by the Texas Supreme Court and the United States Supreme Court. EXHIBIT A is my motion for in forma pauperis approved by the U.S. Supreme Court. My debts exceed \$1,100,000, and I haven't been able to pay credit card bills for over a year. My total debt reduced from \$1,500,000 to \$1,169,000 since tis was prepared due to settlement with Sean D. Fleming for \$1 and release of my claims against him. My total monthly expenses at present are \$83,527 if I were to pay all my past due credit card bills. My only assets are \$1,000 equity in my vehicle and \$60,000 in a condo, my homestead. My secured debts exceed my assets. I believe all of my assets will be protected in bankruptcy. I believe the condo association will try to foreclose as I haven't paid the \$600 monthly "dues" for four months. If that happens, I will have to file bankruptcy. I have been working to stay afloat until I receive a large financial award from the jury in this case.

7. Sanctions are supposed to be based on an ability to pay. I have no ability to pay. I will begrudgingly agree to have \$100 deducted from the payment I receive from this lawsuit.

8. I filed a motion to have Judge Ashton reconsider the outlandish orders of Judge Kest. It was just denied. I find this outrageous. It seems Judge Ashton is just as biased as Judge Kest. Denying this motion without considering the evidence or holding a hearing is absolutely improper.

9. The Fifth District has made it clear that the trial court has the inherent discretionary power to reconsider any order entered prior to the rendition of final judgment in the cause. (*Arnold v. Massebeau*, 493 So. 2d 91 (Fla. 5th DCA 1986).) (See also *North Shore Hospital, Inc. v. Barber,* 143 So.2d 849 (Fla.1962); *Commercial Garden Mall v. Success Academy, Inc.,* 453 So.2d 934 (Fla. 4th DCA 1984). Cf. *Associated Medical Institutions, Inc. v. Imperatori,* 338 So.2d 74 (Fla. 3d DCA 1976); *Rubin v. Baker,* 276 So.2d 532 (Fla. 3d DCA 1973).) The only reason I can think of to deny the motion and do so without a hearing is prejudice. The only reason I can think of to deny a continuance of the hearing set for 2/2/2021 when I cannot participate is extreme prejudice. Judge Ashton provided NO reasons for his orders. The U.S. Supreme Court stated in *Corcoran v. Levenhagen,* No. 08–10495, decided October 20, 2009, that courts should explain their orders.

10. I object to the hearing and being denied my rights to have the corrupt acts of Judge Kest and the monumental wrongdoing of the Defendants and their attorneys properly considered by this Court. I object to the denial of my motion for reconsideration of the corrupt acts of Judge Kest.

11. I will file a motion to disqualify Judge Ashton, and I will file an appeal. These are my legal rights.

12. In 2011, I had two cataract surgeries. The surgery on both eyes caused problems, including a hole poked into the retina of my left eye by the surgeon. I began "seeing things." It began with what could best be described as a fireworks show "in my eyes" when my eyes were closed in bed at night. Then I saw big flies and even bigger roaches all around my desk. At first, they seemed real. Next came a curtain closing back and forth across my field of vision. It started as a shear and ended up a solid red.

13. I raced to the eye doctor in Atlanta, Georgia. The doctors discovered a hole in the retina of my left eye. My left eye was quickly scheduled for surgery. I was sent home with eye patches to cover both eyes, and I was instructed to do nothing but recline with my head in a slightly-elevated position. Both eyes were done a week apart. The left eye had the retina repaired, and both eves had a "vitrectomy," surgery in which the vitreous gel-like substance is removed. It is what fills the middle portion of the eye. I believe my gel was replaced with saline solution. I used to have floaters, but they were removed. The strange visions went away, but it took a long time to recover my reading eyesight. My vision has been 20/20 after the cataract-replacement lenses were implanted in my eyes. For a week or so, my reading vision has become poor.

14. In 2016, I was diagnosed with Glaucoma. It had been at least two years since my eyes had been examined, and I lost some of my peripheral vision due to the Glaucoma. In 2018 and 2019, I had two more eye surgeries in Leesburg with Dr. Stacia Goldee of Mid-Florida Eye Center.

15. Last Friday, I had the first COVID-19 vaccination. That night, I saw a ghost. I'd never seen a ghost before, but I saw a ghost. It was a slender brunette, very animated, talking with someone in the kitchen. I was not asleep or dreaming. I "saw" this while awake at night. I

snapped a photo, and it is dark and spooky-looking, but doesn't show a "ghost." I would attach it, but it's just a dark blur.

16. The ghost did not return the next night, so I chalked it up to perhaps some type of reaction from the vaccination. A few days later, the ghost returned. Same woman; same outfit; same place in the kitchen. I snapped a photo, but it doesn't show a ghost – just a squiggly green neon flash where the ghost was. I would have been totally freaked out from all of this if it wasn't for my experience following eye surgery in 2011.

17. This all sounds pretty crazy, but Google reports that "hallucinations" are a side effect of COVID-19 and the COVID-19 vaccine. There are some bizarre videos on YouTube with people telling their COVID hallucination stories.

18. I have become concerned that the problem may be related to the retina in my left eye. My left eye has been cloudy and moderately painful of late. My vision has become very poor out of my left eye, and the imbalance between my eyes makes me dizzy. Unfortunately, I missed my regular Glaucoma check-ups due to the Pandemic; I'm supposed to be checked every six months, and it has been a year. I tried on Friday to get an appointment with the eye doctor I had used, but she does not accept the Cigna HMO Medicare Insurance that I have as of January 1, 2021 without a referral from the primary care doctor. That primary care doctor is new; I have never seen him, and I was unable to get a referral without first scheduling a full physical. I spoke with a nice lady there this morning, and she isn't sure they accept my insurance. She asked me to bring the insurance card to their office to check, so I did. They do accept my insurance, but the first available appointment is March 23.

19. I called Cigna to see what I can do. They were of little or no help. They referred me to Dr. Courtney Bovee, an ophthalmologist I have seen before, a doctor I really respect and

like. I called Mid-Florida Eye Center to learn she is no longer with them, and they do not take my insurance. The surgeon who operated on my eyes twice, Dr. Stacia Goldee, is no longer with the firm either, apparently retired. I have called and left messages with the office of Dr. Anisha Patel, the last eye doctor I have seen.

20. I have been on hold with Moderna for a half hour to report my potential side effect from the COVID-19 vaccine. I was just cut off and had to leave a message. I'm supposed to hear back in 24 hours.

21. I see Dr. Golub at 10:30 a.m. on Tuesday and go to the hospital at 11:00 am.

22. I have been approved by Cigna to go to the Emergency Room, and I will be there Tuesday morning at about 11:00 a.m. My eyes will be dilated, and an ophthalmologist will examine my retinas. The concern is that I have a vitreous detachment. Over time, the vitreous can shrink and slowly detach from your retina. Posterior Vitreous Detachment can cause health issues and can lead to permanent vision loss. This can cause a tear in the retina or a hole in the eye nerve. Those of us who are nearsighted, have had cataract surgery (and I've had four), or who have had some kind of trauma to the eyes are at a higher risk for PVD. I am told that this is very common at age 72, and I am in a high-risk category. This is not something I can or will ignore.

FURTHER SAITH AFFIANT NOT.

Sworn under penalty of perjury this 1st day of February, 2021,

The (Ill still

William M. Windsor

VERIFICATION

Personally appeared before me, the undersigned Notary Public duly authorized to administer oaths, William M. Windsor, who after being duly sworn deposes and states that he is authorized to make this verification and that the facts alleged in the foregoing are true and correct based upon his personal knowledge, except as to the matters herein stated to be alleged on information and belief, and that as to those matters he believes them to be true.

I declare under penalty of perjury that the foregoing is true and correct based upon my personal knowledge.

This 1st day of February, 2021,

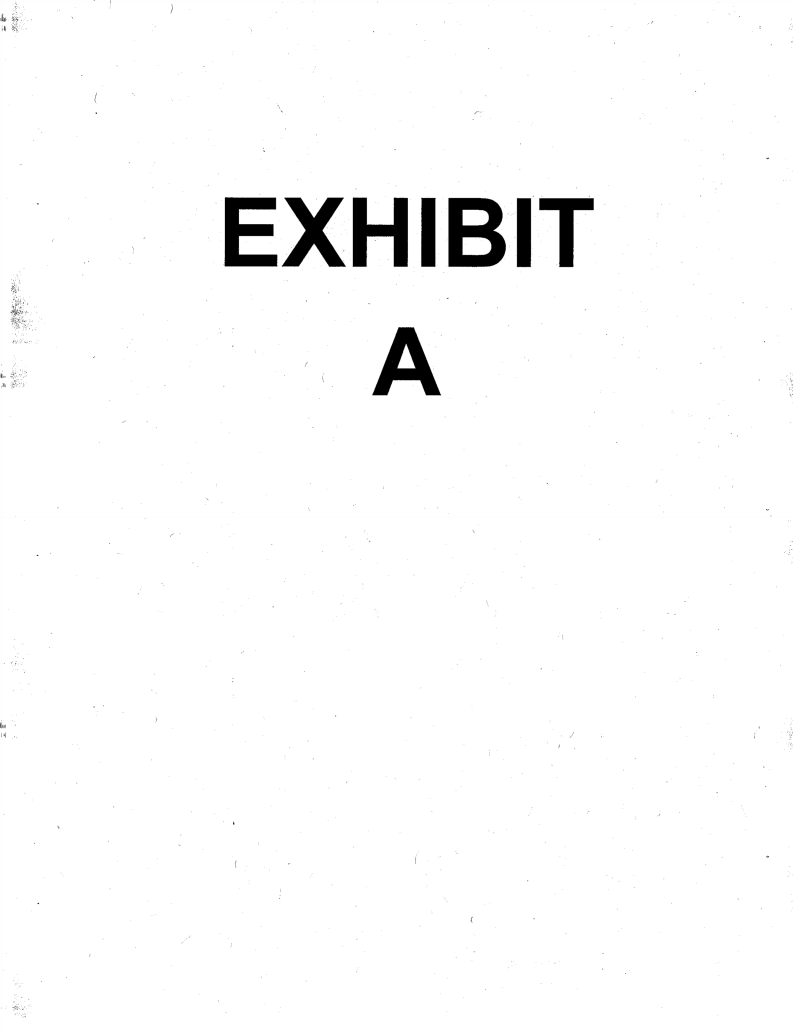
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William M. Windsor

Sworn and subscribed before me this 1st day of February, 2021, by means of physical presence.

Notary Public





IN THE

SUPREME COURT OF THE UNITED STATES

WILLIAM M. WINDSOR PETITIONER

(Your Name)

No.

SEAN D. FIEMING RESPONDENT(S)

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

The petitioner asks leave to file the attached petition for a writ of certierariwithout prepayment of costs and to proceed in forma pauperis.

Please check the appropriate boxes:

Petitioner has previously been granted leave to proceed in forma pauperis in the following court(s):

ヤヤビチレら TENT SUPREME COURS

 \square Petitioner has not previously been granted leave to proceed in forma pauperis in any other court.

Petitioner's affidavit or declaration in support of this motion is attached hereto.

 \Box Petitioner's affidavit or declaration is **not** attached because the court below appointed counsel in the current proceeding, and:

The appointment was made under the following provision of law:

 \Box a copy of the order of appointment is appended.

Ullan In Ulen

(Signature)

or

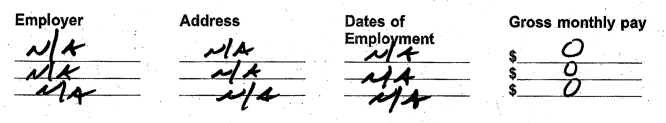
AFFIDAVIT OR DECLARATION IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS I. WILLAR M. WILLE, am the petitioner in the above-entitled case. In support of

my motion to proceed *in forma pauperis*, I state that because of my poverty I am unable to pay the costs of this case or to give security therefor; and I believe I am entitled to redress.

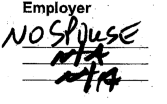
1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.

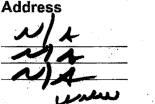
Income source Averag the pas	e m <mark>onthly</mark> amo t 12 months	unt during	Amount expe next month	cted
	You	Spouse	You	Spouse
Employment	\$ <u>0</u>	<u>\$</u>	\$	\$
Self-employment	\$_ O	\$ 0	<u>\$</u> 0	\$0
Income from real property () (such as rental income)	\$_ O _	\$_ <u></u> 0_	\$ <u>0</u>	\$_ <u>0</u>
Interest and dividends	<u>\$</u>	\$ <u>0</u>	\$	\$
Gifts	\$_ 0	<u>\$</u>	<u>\$</u>	<u>\$</u> 0
Alimony	\$_ D	\$	\$ 0	\$ 0
Child Support	<u>\$</u>	\$_ O	\$ D	<u>\$</u>
Retirement (such as social security, pensions,	<u>\$ 2228</u>	<u>\$</u>	<u>\$ 2228</u>	\$
annuities, insurance)		, D	° D	° D
Disability (such as social security, insurance payments)	\$	*	\$	••
Unemployment payments	\$	<u>\$</u>	\$ U	<u>\$</u>
Public-assistance	\$ 0	\$_O	\$	<u>\$</u>
(such as welfare) Other (specify):	<u>\$_0_</u>	\$	\$0	\$
Total monthly income:	\$ 2228	\$_ O	\$ 2228	\$
# DIVORCED 3	(u~E 12	,2013		

2. List your employment history for the past two years, most recent first. (Gross monthly pay is before taxes or other deductions.)



3. List your spouse's employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)



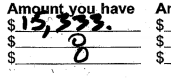


Dates of	Gro
Employment	
NA	\$
- MA	\$
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oss monthly pay ()

4. How much cash do you and your spouse have? \$ 90. Below, state any money you or your spouse have in bank accounts or in any other financial institution.

Type of account (e.g., checking or savings) WEUS FALCO

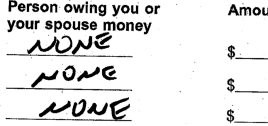


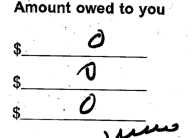
Amount your spouse has

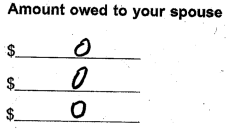
5. List the assets, and their values, which you own or your spouse owns. Do not list clothing and ordinary household furnishings.

X-Home \Box Other real estate Value 60,000 Value \square Motor Vehicle #2 Motor Vehicle #1 CHEROK Year, make & model_ Year, make & model Value ___ Value **1,000** \Box Other assets Description Value ____

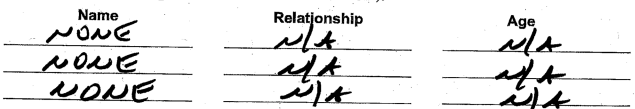
6. State every person, business, or organization owing you or your spouse-money, and the amount owed.







7. State the persons who rely on you er your spouse for support. For minor children, list initials instead of names (e.g. "J.S." instead of "John Smith").



8. Estimate the average monthly expenses of you and your family. Show separately the amounts paid by your spouse. Adjust any payments that are made weekly, biweekly, quarterly, or annually to show the monthly rate.

You our spous Rent or home-mortgage payment 650 (include lot rented for mobile home) Are real estate taxes included? Yes Do Is property insurance included? 🖸 Yes 💢 No Utilities (electricity, heating fuel, 20 water, sewer, and telephone) 50 Home maintenance (repairs and upkeep) 600 Food 50 Clothing えら Laundry and dry-cleaning Medical and dental expenses

		with
	You	Your spouse
Transportation (not including motor vehicle payments)	<u>\$ 100</u>	\$
Recreation, entertainment, newspapers, magazines, etc.	<u>\$0</u>	\$ <u></u> 0
Insurance (not deducted from wages or included in mort	tgage payments)	
Homeowner's or renter's	<u>\$</u>	<u>\$</u> 0
Life	<u>\$</u>	<u>*</u> 0
Health	\$	<u>*</u> 0
Motor Vehicle	\$ 100	<u>*</u> 0
Other:	<u>\$</u> 0	<u>\$</u>
axes (not deducted from wages or included in mortgage	e payments)	
(specify):	<u>\$</u> 0	<u>*</u>
nstallment payments		
Motor Vehicle	\$ 350	<u>* 0</u>
Credit card(s)	\$77,424.	<u>\$</u>
Department store(s)	\$	<u>*</u> 0
Other:	<u>\$0</u>	<u>\$</u>
limony, maintenance, and support paid to others	<u>\$</u>	<u>*</u>
egular expenses for operation of business, profession, farm (attach detailed statement)	\$ O	s 0
ther (specify): SEE BELOW	\$ 1300	\$ 0
otal monthly expenses:	\$83,527.	s
MECRIPTIONS \$1200 L NECRIPTIONS \$1200 L TOILETRIES, ETC. \$200	EGNL \$ 2 MISC. \$ 2	500

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9. Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?

□ Yes No

If yes, describe on an attached sheet.

10. Have you paid - or will you be paying - an attorney any money for services in connection with this case, including the completion of this form? □ Yes **X**No

If yes, how much? ____

If yes, state the attorney's name, address, and telephone number:

MA

11. Have you paid—or will you be paying—anyone other than an attorney (such as a paralegal or a typist) any money for services in connection with this case, including the completion of this

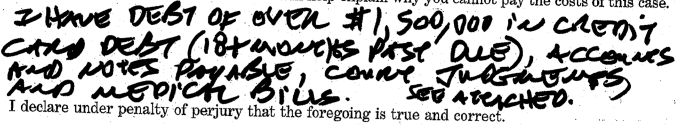
□ Yes ¥No

If yes, how much? _____O

If yes, state the person's name, address, and telephone number:

NA

12. Provide any other information that will help explain why you cannot pay the costs of this case.



JANUAN 5, 2021 Executed on:

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(Signature)

VERIFICATION

Personally appeared before me, the undersigned Notary Public duly authorized to administer oaths, William M. Windsor, who after being duly sworn deposes and states that he is authorized to make this verification and that the facts alleged in the foregoing are true and correct based upon his personal knowledge, except as to the matters herein stated to be alleged on information and belief, and that as to those matters he believes them to be true.

I declare under penalty of perjury that the foregoing is true and correct based upon my personal knowledge.

This 5th day of January, 2021,

With hollenter,

William M. Windsor

Sworn and subscribed before me this 5th day of January, 2021, by means of physical presence.

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Admin Recovery, LLC	6225 Sheidan Drive Suite 118	8	Williamsville	NY 14221		866-703-7961		E00C10101 C401000			
Ally Financial	PO Box 380901		Bloomington	MN 55438		R88-975-7550		5005101016101930	Samsung collection	\$411.9	8/1/2019
American Express	PO Box 911537		El Paso	TX 79998				35457	Jeep	\$15,696.22	7/16/201
American Integrity								3728 178403 32008	credit card	\$0.0	\$0.00 8/11/2019
Insurance	MSC #504	PO Box 830469	Birmingham	AL 3528	35283-0469 866-96	866-968-8390	•	AGC0136928			
Bank of America	MasterCard	PO Box 982238	El Paso	TX 79998		800-421-2110		547A 3275 1687 ADA		007684	2018
Belk	Synchrony Bank	PO Box 965027	Orlando	FL 32896	32896-5027 855-75			T074 7007 C7cc 47cc	areatt card	\$43,555.79	9/23/2019
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Central Florida Total	42 MICCALUTY	PU BOX 1045 30 Remington Roadm ~	Bloomington	JL 61702		309-828-7000		69134	medical	¢46.06	
Health Care	Dr. Jose Lopez	Suite 2	Oakland	FL 34787-9797	-9797 407-392-1919	2-1919		5679908	modial	00.040	
Chase Bank	Amazon Pime	PO Box 1423	Charlotte	NC 28201-1423		7-4080		4147 4001 5895 6147		\$61.33	
Chase Bank	HG Rewards Cub	PO Box 1423	Charlotte	NC 28201-1423	*******	1-0120				\$3,571.06	9/11/2019
Collection Bureau, Inc.	Primary Health Medical Group	PO Box 1219	Nampa	ID 83653-1219	÷	CEVC-		7000 50/7 0740 0040	credit card	\$11,141.85	9/9/2019
cover	PO Box 30121		Salt Lake Citre					00848900	collection agency	\$11.93	
Diversified Consultants,	Verizon Mfralæs	BO Box 551300						6011 2088 4134 0261	credit card	\$7,151.04	9/6/2019
		SQ7TCC XOG OJ	Jacksonville	FL 32255-1268	1268 877-848-1045	-1045		04885310550001	collection agency	\$299,81	•
Dr. Allen Newman	301 SkylineDrive #1 Central Florida Total Health-	30 Remineton Road	Lady Lake	H 32159	352-753-9922	-9922			medical for traffic accident		
Dr. Jose Lopez	Care		Oakland	FL 34787-9797	9797 <u>4</u> 07-207-1010	1010					
LRUC Urgent Care in Mount Dora	8404 US Hwy 441	· ·	Mount Dora		1				medical		
Parra Davila	Celebration Center for Surgery	410 Celebration Place, Suite 302	Celehration						medical for traffic accident		
	*****			14/40 11	40/-303-3824	3824			medical for traffic accident		
T	PO Box 864551		Orlando	FL 32886-4552	4552 866-481-7571	1271					
Clermont Radiology	871 Oakley Sever Drive			EI 34711	1				medical for traffic accident		
Dr. Sumanth Padmanabh Arbor Medial Group	Arbor Medial Group	3900 Lake Center Dr. Suite A1	Ī			ļ	inoectermontradiology.com	*********	medical for traffic accident		
CMI	1922 Salk Avenue			rt 52/)5/				***************************************	medical for traffic accident		
of the stand of the stand of the	201 E 0.412- 51								medical for traffic accident		
Liando			Orlando	FL 32803	****			****	medical for traffic accident		
CareFirst Imaging	1714 SW 17th % Suite 300		Ocala	FL 34474	833-682-7818	818			medical for traffic accident		
Dr. Owen Fraser	1805 W Colonial Drive #A)	Orlando	FL	407-578-9142	142			mediral for traffic read		
Dr. Jason Gerboc	1210 Waterman Way		Tavares F	FL 32778	352-343-2364	364					
Hohman Rehab	236 Mohawi Road	J		FL 34715	855-404-6908	108		******	integrical for traffic accident		
Dr. Dante V. Nuzzo	4700 That Street			FL 34748-9723	1	152			Arriteoical for traifile accident		
Dr. Johnny Gurgen	922 Rolling Acres Rd #205			FI 37150	h			/10	medical	\$12.89	
	Dartmouth Ritolcock Medical Center	1				ncc.			dermatologist	\$131.20 8,	8/21/2019
					JUU 603-650-7328	328			medical	\$0.00	2016
ini. tewist herzorum		1	Eustis FL	L 32757-150	07 352-357-7342	342	N	WINWIODO	medical		
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Debts
Windsor -
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William

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Dr. Stephanie McRae		PO Box 1447	Mount Dora	EI 37756	367.367 /600	0				
Emergency Phys. Of Central El 11 P	PO Bov 679706			. hine	··· <u></u> [·····			dentist	\$856.00	
First Federal Credit	Emergency Phys. Of Central FL,	24700 Chargin Blvd Ste	Orlando	FL 32862-8296	6 888-898-3293	3		medical	\$24.31	
Control, Inc.	iuP I	205	Cleveland	OH 44122-5662	2 800-486-5500	(collection agency	20 PC3	
Fleming, Sean D.	27120 Barrington Street		Madison Heights	MI 48071						
Group	Dr. Jason Gerboc	PO Box 14000	Belfast	ME 204915-4033	3 866.751 2275				\$331,085.13	
Lake Eye Associates	1852 Mayo Drive		Tavares	FL 32778-4320				medical	\$164.59	
McDougald, Kellie	703 E 11thStreet		Kemp	TX 75143	-fum			medical	\$16.57	9/11/2019
Mid Florida Eye Center	17560 Hwy 441		Mount Dora	FL 32757-6711	1 352-735-2020			regal	\$25,000.00	
Montana Supreme Court	215 N. Samlers - Room 323	PO Box 203003	Halana		ł	*********************		In Four of the second se	\$93.12	8/29/2019
North American Credit								legal	\$1,000.00	
North American Credit			Chattanooga	TN 37422-7221	800-467-5654	***************************************		collection agency	\$164.59	
Services, Inc. North American Credit	PO Box 18221		Chattanooga	TN 37422-7221	800-467-5654			collection arency		
Services, Inc.	PO Box 18221		Chattanooga	TN 37422-7221	800-467-5654			Collection agonc.	/6-bcz¢	
Inc.	805 E CR 466		Lady Lake	FL 32159-4205	352-633-7857				\$272.86	
Primary Health Medical Group					-	······		medical	\$18.56	
								medical	\$11.93	
Radiology Specialists of Florida	PO Box 846552	·		FL 32886-4552	888-960-7392					
Receivables Performance								medical	\$18.74	
	Verizon Witeless	PO Box 1548	Lynwood	WA 98046-1548				collection arenev		
Sam's Club	PO Box 960(97		Orlando	FL 32896-0097	800-964-1917			credit rard		
Samsung Financial	PO Box 100114	0	Columbia	SC 29202-3114	800-434-0050				09.040.60	9/3/2019
TD Retail Card Services	Samsung Firancial	PO Box 731		NJ 7430	800-806-8840			phone	\$411.95	
	PO Box 650651		Î	TV 75765				collection agency	\$335.95	
	PO Box 77 03			C07C/ V	7761-768-000			phone scain	\$299.81	
			winneapolis	MIN 55480-7753	866-229-6333		27295	credit card	\$5,374.95	6/7/2019
ara	3951 BasqueCircle	2	Smyrna	GA 30080-6513	404-606-1941	barbaragwindsor@charter.net		ex-wife	\$15,000.00	2018
Windsor, Ryan	555 E Fifth SI#2811	A	Austin	TX 78701	415-717-8978	ryan@alcatazmedia.com		son	\$1.053.557.00	2010
TOTAL				×						
			-						\$1,518,762.45	-

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IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT, IN AND FOR ORANGE COUNTY, FLORIDA

WILLIAM WINDSOR,

CASE NO. 2018-CA-010270

Plaintiff,

vs.

ROBERT KEITH LONGEST, an individual, and BOISE CASCADE BUILDING MATERIALS DISTRIBUTION, L.L.C., a Foreign Limited Liability Company,

Defendants.

VERIFIED AFFIDAVIT OF WILLIAM M. WINDSOR

I, William M. Windsor, the undersigned, hereby declare under penalty of perjury:

1. I am over the age of 21, a living person, am competent to testify, and have personal knowledge of the matters stated herein.

2. I object to the Court's plans to hold a hearing tomorrow that I will be unable to attend.

3. I am 72-years-old and in poor health since the Defendants' 18-wheeler hit me at 70-miles-per-hour. I am in constant pain from nine herniated disks in my neck and back, and walking is a problem. I was in excellent shape before the accident. I am currently experiencing several medical emergencies.

4. I broke a tooth, and it is extremely painful. I'm having serious problems with my left eye. And I may be having a significant side effect from a COVID-19 vaccination. I find this Court's void of compassion to be absolutely unacceptable.

5. As I have previously communicated, I received notice from the Court's Judicial Assistant too late to prepare for a 2/2/21 hearing. It was impossible to meet the deadlines set by the Judicial Assistant. As I communicated to the Court by motion, I also need to subpoen the attorneys for the Defendants prior to a hearing on attorney's fees. Pro se parties do not have subpoen a rights, so I have to drive to Orlando to obtain subpoenas from the Clerk of the Court. The attorney for the Defendants recently filed an affidavit that requires investigation. I received it too late to do anything about it. The examination of the attorneys is likely to take several hours. I have found the attorneys to be extremely dishonest. The attorney for the Defendants could not have spent more than 15 minutes on the motion to compel that resulted in sanctions.

6. I have essentially no money. I have been declared indigent by the Texas Supreme Court and the United States Supreme Court. My debts exceed \$1,100,000, and I haven't been able to pay credit card bills for over a year. My only assets are \$1,000 equity in my vehicle and \$60,000 in a condo, my homestead. My secured debts exceed my assets. I believe all of my assets will be protected in bankruptcy. I believe the condo association will try to foreclose as I haven't paid the \$600 monthly "dues" for four months. If that happens, I will have to file bankruptcy. I have been working to stay afloat until I receive a large financial award from the jury in this case.

7. I filed a motion to have Judge Ashton reconsider the outlandish orders of Judge Kest. It was just denied. I find this outrageous. It seems Judge Ashton may be just as biased as Judge Kest. Denying this motion without considering the evidence or holding a hearing is absolutely improper.

8. The Fifth District has made it clear that the trial court has the inherent discretionary power to reconsider any order entered prior to the rendition of final judgment in the

cause. (*Arnold v. Mass*ebeau, 493 So. 2d 91 (Fla. 5th DCA 1986).) (See also *North Shore Hospital, Inc. v. Barber,* 143 So.2d 849 (Fla.1962); *Commercial Garden Mall v. Success Academy, Inc.,* 453 So.2d 934 (Fla. 4th DCA 1984). Cf. *Associated Medical Institutions, Inc. v. Imperatori,* 338 So.2d 74 (Fla. 3d DCA 1976); *Rubin v. Baker,* 276 So.2d 532 (Fla. 3d DCA 1973).) The only reason I can think of to deny the motion and do so without a hearing is prejudice. The only reason I can think of to deny a continuance of the hearing set for 2/2/2021 when I cannot participate is extreme prejudice. Judge Ashton provided NO reasons for his orders. The U.S. Supreme Court stated in *Corcoran v. Levenhagen,* No. 08–10495, decided October 20, 2009, that courts should explain their orders.

9. I object to the hearing and being denied my rights.

10. I object to the denial of my motion for reconsideration of the corrupt acts of Judge Kest.

11. I will file a motion to disqualify Judge Ashton, and I will file an appeal. These are my legal rights.

12. In 2010, I had two cataract surgeries. The surgery on both eyes caused problems, including a hole poked into the retina of my left eye. I began "seeing things." It began with what could best be described as a fireworks show "in my eyes" when my eyes were closed in bed at night. Then I saw big flies and even bigger roaches all around my desk. Next came a curtain closing back and forth across my field of vision.

13. I raced to the eye doctor, and my left eye was quickly scheduled for surgery. The doctors discovered a hole in the retina of my left eye. A week later, my right eye was done. The strange visions went away, but it took a long time to recover my reading eyesight. My vision has

been 20/20 after the cataract-replacement lenses were implanted in my eyes. For a week or so, my reading vision has become poor.

14. In 2016, I was diagnosed with Glaucoma. It had been at least two years since my eyes had been examined, and I lost some of my peripheral vision due to the Glaucoma. In 2018 and 2019, I had two more eye surgeries in Leesburg with Dr. Stacia Goldee of Mid-Florida Eye Center.

15. Last Friday, I had the first COVID-19 vaccination. That night, I saw a ghost. I'd never seen a ghost before, but I saw a ghost. It was a slender brunette, very animated, talking with someone in the kitchen. I was not asleep or dreaming. I "saw" this while awake at night. I snapped a photo, and it is dark and spooky-looking, but doesn't show a "ghost." I would attach it, but it's just a dark blur.

16. The ghost did not return the next night, so I chalked it up to perhaps some type of reaction from the vaccination. A few days later, the ghost returned. Same woman; same outfit; same place in the kitchen. I snapped a photo, but it doesn't show a ghost – just a squiggly green neon flash where the ghost was.

17. This all sounds pretty crazy, but Google reports that "hallucinations" are a side effect of COVID-19 and the COVID-19 vaccine. There are some bizarre videos on YouTube with people telling their COVID hallucination stories.

18. I have become concerned that the problem may be related to the retina in my left eye. My left eye has been cloudy and moderately painful of late. My vision has become very poor out of my left eye, and the imbalance between my eyes makes me dizzy. Unfortunately, I missed my regular Glaucoma check-ups due to the Pandemic; I'm supposed to be checked every six months, and it has been a year. I tried on Friday to get an appointment with the eye doctor I

had used, but she does not accept the Cigna HMO Medicare Insurance that I have as of January 1, 2021 without a referral from the primary care doctor. That primary care doctor is new; I have never seen him, and I was unable to get a referral without first scheduling a full physical. I spoke with a nice lady there this morning, and she isn't sure they accept my insurance. She asked me to bring the insurance card to their office to check. I am doing that in just a minute.

19. First thing Monday morning, I called Cigna to see what I can do. They were of little or no help. They referred me to Dr. Courtney Bovee, an ophthalmologist I have seen before, a doctor I really respect and like. I called Mid-Florida Eye Center to learn she is no longer with them, and they do not take my insurance. The surgeon who operated on my eyes twice, Dr. Stacia Goldee, is no longer with the firm, apparently retired. I am currently awaiting a callback from the office of Dr. Anisha Patel, the last eye doctor I have seen.

20. I have been on hold with Moderna for a half hour to report my potential side effect from the COVID-19 vaccine. I was just cut off and had to leave a message. I'm supposed to hear back in 24 hours.

21. If I can't get any help, I may go to the Emergency Room, but Cigna told me they will simply have to refer me to an ophthalmologist, and I have already contacted all of them nearby that accept my insurance.

FURTHER SAITH AFFIANT NOT.

Sworn under penalty of perjury this 1st day of February, 2021,

William M. Windsor