APPENDIX

Re: Claim #: 0516540545US / FLTA01803 0909-21049 Windsor, William v. Robert Keith Longest and Boise Cascade Building:

From: William Windsor (windsorinsouthdakota@yahoo.com)

To: 37orange@ninthcircuit.org; rurban@adamscoogler.com; barry5515@gmail.com; tiffany.moorerussell@myorangeclerk.com; 99orange@ninthcircuit.org; ctjakd3@ocnjcc.org; ctjapn2@ocnjcc.org; skranz@adamscoogler.com; swarburton@adamscoogler.com; ajohnson@adamscoogler.com

Cc: bmansker@adamscoogler.com; philip.mccord@ocsofl.com

Bcc: bill@billwindsor.com; disa.sacks@gmail.com

Date: Monday, April 10, 2023 at 11:23 AM EDT

I was not informed of a Pre-Trial Hearing. The order from 10/21/2022 set the date, but the 4/4/2023 email to Ms. Davis requesting directions on whether there would be a hearing was never responded to unless the response went to the person or persons who forged and stole my e-filing account.

Please show me emails of all notifications that there was a hearing. I believe a party is obligated to attend, I darn sure would have been there.

Please send me the name and contact information for the court reporter.

None of the other prerequisites were complied with by the Defendants. There has been no designation of depositions, no meeting on jury instructions, no schedule of exhibits, no live meeting, no joint pre-trial statement, and violations galore.

This motion or whatever it is is past the court-ordered deadline set in writing on 2/21/2023.

Today's filing violates the Court's 2/21/2023 order. I move that all of the Defendants filings and Answer be stricken due to violation of court orders.

The Notice of Hearing is false. It specifies nothing to be heard, and I am not self-represented. I have been denied that Constitutional right, and this is on appeal.

A case may not be dismissed when on appeal. Florida Rules of Appellate Procedure Rule 9130 (f) Stay of Proceedings. In the absence of a stay, **during the pendency of a review of a nonfinal order**, the lower tribunal may proceed with all matters, including trial or final hearing, except that **the lower tribunal may not render a final order disposing of the cause**....

Please vacate all of this.

I am filing additional criminal charges. I extended the courtesy of calling Renee Urban today to give her the opportunity to deny that she was involved in the forgery and theft of my e-filing account. She refused to answer and refused to connect me with the Mansker. If Mansker doesn't call me, I will take that as an indication of guilt. I will file criminal charges this week.

Ms. Davis, were you involved in the forgery and theft? Was Barry5515?

Please have Jonathan Blake Mansker call me. We have never spoken by phone. His assistant was unwilling to ask him to return my call.

William M. Windsor

5013 S Louise Ave #1134 Sioux Falls, SD 57108 352-661-8472 windsorinsouthdakota@yahoo.com

This email was written with only one finger because I no longer have the use of my left hand. Please excuse typos.

On Monday, April 10, 2023 at 09:40:55 AM EDT, Renee Urban <rurban@adamscoogler.com> wrote:

Good Morning – Pursuant to Judge Ashton's instructions at this morning's Pre-Trial Conference, please find the attached Notice of Hearing on Defendant's Motion to Dismiss, along with a copy of the Motion.

Thank you and have a wonderful day!

Renee Urban

Assistant to Steven E. Kranz, Esquire

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2018-CA-010270-O-ORDER-Revoking-Right-of-Self-Representation-2023-02-21.pdf 1.2MB

١	2018-CA-010270-O-ORDER-Uniform-Order-for-Setting-Case-for-Jury-Trial-2022-10-21.pdf
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2018-CA-010270-O-Email-from-Renee-Urban-to-Keitra-Davis-2021-04-04-14-58-00-PM.pdf 136.6kB



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