# UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

FILED - LN

September 25, 2024 11:11 AM
CLERK OF COURT
U.S. DISTRICT COURT

WESTERN DISTRICT OF MA

CASE NO. 1:23-cv-01097

JEFFREY RYAN FENTON,

**PLAINTIFF** 

v.

VIRGINIA LEE STORY ET AL.,

**DEFENDANTS** 

NOTICE, DECLARATION, AND MOTION REGARDING THE NAMING AND ADDRESS OF DEFENDANT THOMAS ANDERSON IN THIS LAWSUIT<sup>1</sup>

Plaintiff brings this testimony and motion pursuant to 28 U.S. Code § 1746, Fed. R. Civ.  $15^2(a^3)(2^4)$ , Fed. R. Civ.  $15(c^5)$ .

I, Jeffrey Ryan Fenton, declare under oath as follows:

- 1. I am the plaintiff in this federal lawsuit (Case No. 1:23-cv-01097).
- 2. I am a citizen of the United States of America, born in Washington State.
- 3. I am domiciled in Genesee County, Michigan.
- 4. My mailing address is 17195 Silver Parkway, #150, Fenton, MI 48430-3426.
- 5. My phone number is (615) 837-1300. My email address is contact@jefffenton.com.
- 6. I am filing this document to explain a mistake I made in naming one of the defendants in this lawsuit, as well as his address on record.

<sup>&</sup>lt;sup>1</sup> Citations to the court record in this lawsuit will be notated without the case name or number, using the starting ECF Number, followed by both the beginning and ending Page ID, which is abbreviated as "PID."

<sup>&</sup>lt;sup>2</sup> https://www.law.cornell.edu/rules/frcp/rule\_15

<sup>3</sup> Amendments Before Trial

Other Amendments

<sup>&</sup>lt;sup>5</sup> Relation Back of Amendments

**PRO SE LITIGANT - MERITS RULE OVER TECHNICALITIES** 

7. I am acting in a *pro se*<sup>6</sup> capacity in this lawsuit by necessity and entitled to a liberal

reading and less stringent standards since my filings have been prepared without assistance of

counsel. See Haines v. Kerner, 404 U.S. 519, 92 S. Ct. 594 (1972).

8. In compliance with the court's rules, I did not execute service myself, my mother

did, who will be filing the PROOF OF SERVICE upon completion. During service by my mother,

an incorrect naming/address discovery was made and brought to my attention, which is why I am

explaining it here instead of having my mother explain this to the court.

PHONE CALL FROM THOMAS EARL EUGENE ANDERSON

9. On Thursday August 12, 2024, at 6:02 pm, I received a voicemail at (615) 837-

1300, which was transcribed by my service provider to read: "Hello, this message is for Mr.

Fenton. This is Thomas Anderson. You have the wrong Thomas Anderson in the lawsuit that

you're trying to file you could please give me a call at 469-734-0640 so that we can kind of clear

this up. Can direct you to the correct Thomas Anderson, but it's definitely not me. Thank you."

10. Upon receipt of his message, I quickly returned his phone call at the number

provided, where I learned the following information:

11. There are two different men named "Thomas E. Anderson" in Middle Tennessee,

who are both licensed real estate professionals<sup>7</sup>. Both agents have the same first names, middle

initials, and last names, while having once worked at the same real estate firm together, where there

were multiple mix-ups between the two agents' names.

ECF 1-35, PID.1960

<sup>7</sup> See attached exhibit 'A'.

12. "Thomas Earl Eugene Anderson" (the wrong party who called me), with Tennessee real estate "Affiliate Broker" license #327116 was served by my mother via USPS at his residential address of 947 Russell Street, Nashville, TN 37026.

13. "Thomas E. Anderson<sup>8</sup>" (the correct party) with Tennessee "Real Estate Broker" license #254363 is also a state licensed "Principal Auctioneer", with license #3809, was served by my mother<sup>9</sup> via USPS<sup>10</sup> with tracking number 70203160000230014896 at his work address for ADARO Realty LLC, at 1187 Old Hickory Boulevard, Suite 125, Brentwood, TN 37027-4248, on August 26, 2024, as shown in the attached USPS receipts, which he personally signed for.

- 14. Mr. Anderson's middle name was not known to be questionable, but his residential address was a known concern, due to the high number of Andersons in the area. I had a very difficult time pinpointing what I thought might be his correct residential address. It was for this reason that I had my mother execute service for Mr. Anderson at both his believed residential address (which was wrong), as well as at his believed work address, according to the Tennessee Department of Commerce and Insurance<sup>11</sup>, which fortunately was correct.
- 15. Another clear distinction between the two men, the man who called me to inform me that he was the *wrong* party, claimed not to have anything to do with *auctions*, while the "Thomas E. Anderson" who caused my damages did so in the capacity of an Auctioneer, while being duly licensed by the state.
- 16. Furthermore, I could clearly tell by the man's voice, while speaking with him over the phone, that he was not the same person who had caused my damages. Of this I am sure.

<sup>8</sup> See attached exhibit 'B'.

<sup>&</sup>lt;sup>9</sup> See attached exhibit 'C-2'.

<sup>&</sup>lt;sup>10</sup> See attached exhibits 'C-3' through 'C-5'.

<sup>11</sup> https://verify.tn.gov/

- 17. The man I spoke with mentioned that possibly the correct middle name for the Thomas E. Anderson in my lawsuit is "Edward", but this remains unconfirmed at this time.
- 18. For those reasons, I am seeking to change the naming of the party in my lawsuit, by dropping his middle name, to "THOMAS E. ANDERSON", while dropping his residential address and listing his work address of 1187 Old Hickory Boulevard, Suite 125, Brentwood, TN 37027-4248, unless he chooses to provide me with his residential address or another address at which he prefers to receive service.
- 19. This materially changes absolutely nothing within the complaint, except how this party is named on pages one and five, along with his address listed on page five of my "AMENDED COMPLAINT FOR TORTIOUS CONDUCT AND INJUNCTIVE RELIEF" (hereinafter "FAC"), filed by the undersigned on August 21, 2024, in ECF 66, PID.4870 & 4874.
- 20. Any and every mention throughout this lawsuit of "THOMAS ANDERSON" and "T. ANDERSON", regardless of what middle name(s) are used, refers to Tennessee Real Estate Broker/Auctioneer "THOMAS E. ANDERSON", holding Tennessee "Real Estate Broker" license #254363<sup>12</sup>, whose broker license currently operates under the Real Estate Firm of ADARO Realty LLC<sup>13</sup>, located at 1187 Old Hickory Boulevard, Suite 125, Brentwood, TN 37027-4248.

## MOTION TO AMEND FAC TO CORRECT DEFENDANT THOMAS ANDERSON<sup>14</sup>

21. On page-1<sup>15</sup> of my FAC, ECF 66, PID.4870, where the name "THOMAS EARL EUGENE ANDERSON" is listed, please remove the middle name(s) of "EARL EUGENE" and replace them with the middle initial "E.".

<sup>&</sup>lt;sup>12</sup> See attached exhibit 'B'.

<sup>&</sup>lt;sup>13</sup> See attached exhibit 'A'.

ECF 66, PID.4870-5007 | https://rico.jefffenton.com/evidence/1-23-cv-01097\_fenton-vs-story-first-amended-complaint.pdf

<sup>&</sup>lt;sup>15</sup> See attached exhibit 'D'.

22. The corrected name on page-1 of my FAC, should read "THOMAS E. ANDERSON".

23. On page-5<sup>16</sup> of my FAC, ECF 66, PID.4874, please strike the sentence which reads: "Thomas Earl Eugene Anderson is believed to be a U.S. citizen residing and domiciled at 947 Russell Street, Nashville, TN 37206-3714."

24. On page-5 of my FAC, ECF 66, PID.4874, please replace the sentence above with the following sentence, "Thomas E. Anderson is believed to be a U.S. citizen residing and domiciled in Middle Tennessee, with a business address of 1187 Old Hickory Blvd, Suite 125, Brentwood, TN 37027-4248."

25. No other changes are needed to correct my FAC in any known regard, in relation to defendant Thomas Anderson.

#### APPLICABLE COURT RULES

- 26. Fed. R. Civ. 15<sup>17</sup>(a<sup>18</sup>)(a<sup>19</sup>) states, "In all other cases, a party may amend its pleading only with the opposing party's written consent or the court's leave. *The court should freely give leave when justice so requires.*" (Emphasis added.)
- 27. Fed. R. Civ. 15(c) states, "the amendment changes the party or the *naming* of the party against whom a claim is asserted, if Rule 15(c)(1)(B) is satisfied and if, within the period provided by Rule 4(m) for serving the summons and complaint, the party to be brought in by amendment:

<sup>&</sup>lt;sup>16</sup> See attached exhibit 'E'.

https://www.law.cornell.edu/rules/frcp/rule 15

<sup>18</sup> Amendments Before Trial

Other Amendments

(i) received such notice of the action that it will not be prejudiced in defending on

the merits; and

(ii) knew or should have known that the action would have been brought against it,

but for a mistake concerning the proper party's identity." (Emphasis added.)

28. Fed. R. Civ. 15(c)(1)(B) states, "the amendment asserts a claim or defense that

arose out of the conduct, transaction, or occurrence set out—or attempted to be set out—in the

original pleading;" (Which is exactly what took place, the counts in the complaint need not be

modified in any way. I simply had the wrong middle name and address for Thomas Anderson.)

29. Thomas E. Anderson was served at the same time as the other defendants in this

lawsuit, causing him no prejudice in defending on the merits whatsoever.

30. These mistakes were caught within a matter of days, and this declaration will be

both mailed and emailed to Mr. Anderson to provide him with timely notice about the

typographical errors in the FAC he received, while confirming that he is in fact the correct party

to this lawsuit, encouraging that he proceed as one of the named defendants.

31. I motion for the court to make these simple corrections to my FAC as outlined

above, to correct the naming and address of defendant Thomas E. Anderson, while specifically

requesting, due to my pro se status and lack of experience, to please let me know if any further

action is required on my part to complete these corrections.

32. Later, should the court provide me the opportunity, I will update/correct this

information while making other minor edits, improvements, and clarifications to my lawsuit, in my

next amended complaint.

33. I have much I must focus on currently: addressing the Court's Notice of Intent to

Transfer Action filed in ECF 72, assisting my mother in the documentation of service and communication with the court, and needing to address a multitude of concerns arising out of service due to many defendants actively dodging service and denying confirmation when service has been successfully completed in violation of the USPS rules for certified mail—even when using restricted delivery as instructed in Mich. Ct. R. 2.105.

34. Unless the court tells me otherwise, I will assume that no further action is required on my part to correct the naming and address of defendant Thomas E. Anderson, so that I can focus on these other critical time sensitive matters.

# IMPORTANT CASE LAW ABOUT WHY THIS MOTION SHOULD BE APPROVED

- 35. "Pro se pleadings are to be considered without regard to technicality; pro se litigants' pleadings are not to be held to the same high standards of perfection as lawyers."<sup>20</sup>
- 36. "Pleadings are intended to serve as a means of arriving at <u>fair and just settlements</u> of controversies between litigants. They should not raise barriers which prevent the achievement of that end. Proper pleading is important, but its importance consists in its <u>effectiveness as a means</u> to accomplish the end of a just judgment" (emphasis added).<sup>21</sup>
- 37. "Following the simple guide of rule [8(e)] that 'all pleadings shall be so construed as to do <u>substantial justice'</u>.....The federal rules reject the approach that pleading is a game of skill in which one misstep by counsel may be decisive to the outcome and accept the principle that the purpose of pleading is to facilitate <u>a proper decision on the merits</u>." The court also cited then-FRCP 8(f), now 8(e), which holds that all <u>pleadings must be construed so as to do justice</u>. (emphasis added).<sup>22</sup>

<sup>&</sup>lt;sup>20</sup> Jenkins v. McKeithen, 395 U.S. 411, 421 (1959); Picking v. Pennsylvania R. Co., 151 Fed 2nd 240; Pucket v. Cox, 456 2nd 233

<sup>&</sup>lt;sup>21</sup> Maty v. Grasselli Chemical Co., 303 U.S. 197 (1938)

<sup>&</sup>lt;sup>22</sup> Conley v. Gibson, 355 U.S. 41 at 48 (1957)

#### **CONCLUSION**

- 38. The correct Thomas Anderson has accepted service of this lawsuit. He can disregard the mistaken middle name(s) and address listed on the complaint as honest typographical errors and proceed as one of the named defendants in this lawsuit.
  - 39. This declaration has been executed in good faith, for the purposes stated herein.

# **DECLARATION**

Pursuant to 28 U.S. Code § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Executed on September 23, 2024

JEFFREY RYAN FENTON, PRO SE

17195 SILVER PARKWAY, #150 FENTON, MI, 48430-3426 CONTACT@JEFFFENTON.COM (P) 615.837.1300

# License Search and Verification

We are upgrading verifty.tn.gov to Public Search. Please visit us here: https://search.cloud.commerce.tn.gov/

For best results, please limit the number of search fields. Only exact matches will be displayed. You may need to try different variations of search terms. e.g., "Smith and Smith Construction" and "Smith & Smith Construction." If any name has an apostrophe in it, please replace the apostrophe with a percent sign, entering "Smith's Auto Shop" as "Smith%s Auto Shop."

After you submit the search form, your results will appear below the form in this window (the form will remain for your reuse)...if you cannot see the results below, please scroll further down the search form.

For self-insured workers' compensation, or other reports, please submit to the Public Record Request form.

Firm or Last Name	Anderson	License#	
First Name	Thomas	Profession	
Middle Name			Real Estate Broker/Affil/TS 🔻
City			
State	TN →		
Zip			

# CORRECT Thomas Anderson

Details	License #	Status	Expiry Date	Rank	Name	ATTN	Original Date
	<b>254363</b>	Active	Jun 24 2025	Real Estate Broker	ANDERSON, THOMAS "TOMMY" E. \	ADARO REALTY, INC	May 13 1994
$\rightarrow$	<u>327116</u>	Active	Jun 19 2025	Affiliate Broker	ANDERSON, THOMAS EARL \	Nancy Malone	Jun 20 2013
	230351	Expired	Nov 15 2021	Affiliate Broker	ANDERSON, THOMAS J\		Nov 22 1986
	306146	Expired	Jun 20 2020	Affiliate Broker	ANDERSON, THOMAS Q\		Jun 21 2006

WRONG Thomas Anderson



# License Search and Verification

# CORRECT Thomas Anderson

We are upgrading verifty.tn.gov to Public Search. Please visit us here: https://search.cloud.commerce.tn.gov/

For best results, please limit the number of search fields. Only exact matches will be displayed. You may need to try different variations of search terms. e.g., "Smith and Smith Construction" and "Smith & Smith Construction." If any name has an apostrophe in it, please replace the apostrophe with a percent sign, entering "Smith's Auto Shop" as "Smith%s Auto Shop."

After you submit the search form, your results will appear below the form in this window (the form will remain for your reuse)...if you cannot see the results below, please scroll further down the search form.

For self-insured workers' compensation, or other reports, please submit to the <u>Public Record Request form</u>.

# << Click Here To Go Back To The Search Page

<< Click Here To Go Back To		
	License Details	
License Status	Active	
License #	254363	
License ID	254363	
Expiration Date	Jun 24 2025	
Original Date	May 13 1994	
Profession Code	2501	
Profession Name	Real Estate Agent	
First Name	THOMAS "TOMMY"	
Middle Name	E.	
Last Name	ANDERSON	
City	BRENTWOOD	
State	TN	
Zip Code	37027	PLAINTIFF'S EXHIBIT
Rank	Real Estate Broker	В

**DEFENDANT: THOMAS ANDERSON** RECEIVED SERVICE: 8/26/2024

AO 440 (Rev. 06/12) Summons in a Civil Action

# UNITED STATES DISTRICT COURT

for the

Western District of Michigan JEFFREY RYAN FENTON

VIRGINIA LEE STORY et al.,

**SUMMONS IN A CIVIL ACTION** 

To: (Defendant's name and address) Thomas Earl Eugene Anderson 947 Russell Street Nashville, TN 37206

A lawsuit has been filed against you.

Plaintiff(s)

v.

Defendant(s)

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff's attorney, whose name and address are:

Jeffrey Fenton 17195 Silver Parkway #150 Fenton, MI 48430

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

AUG 1 9 2024

5/23/2024 Date:

**CLERK OF COURT** 

Civil Action No. 1:23-cv-1097

DEFENDANT: THOMAS ANDERSON

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No. 1:23-cv-1097



#### **PROOF OF SERVICE**

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	This summons for (name of individual a	nd title, if any)	THOMAS ANDERSON			
was red	ceived by me on (date) 8/21/2	024				
	☐ I personally served the summons	on the individual a	at (place)			
			on (date)	; or		
	☐ I left the summons at the individu	al's residence or u	sual place of abode with (no	ıme)		
		, a person	n of suitable age and discret	tion who resides there		
	on (date), and mailed a copy to the individual's last known address; or					
	☐ I served the summons on (name of	individual)	-	,	who is	
	designated by law to accept service	of process on beha	alf of (name of organization)			
			on (date)	; or		
	☐ I returned the summons unexecut	ed because			; or	
	Other (specify):	8				
	Pursuant to F.R.Civ.P. 4(e)(1) are via certified U.S. mail with res 08/26/2024. See attached receip	tricted delivery,	using tracking number			
	My fees are \$ for tr	avel and \$	for services, for a	a total of \$		
	I declare under penalty of perjury that	at this information	is true.			
Date:	9/15/24	m	arsha Ann Server's signal	<u>Jention</u>		
			Marsha Ann F Printed name an			
		1719	95 Silver Pkwy, #150, Fer Server's addre		6	

Additional information regarding attempted service, etc:

Partial Identity Mix-up: The <u>middle name</u> and <u>address</u> in this lawsuit for Auctioneer THOMAS ANDERSON are incorrect. The correct THOMAS ANDERSON was served at the real estate firm he works for, ADARO Realty LLC, located at 1187 OLD HICKORY BLVD STE 125, BRENTWOOD, TN, 37027-4248. (Please see the attached declaration for details.)

DEFENDANT: THOMAS ANDERSON



\$0.00

\$12.75

\$4.10

\$62.20

Chip

9590 9402 8627 3244 0682 06 \$31.10 Grand Total: \$62.20

70203160000230014896

Card Name: VISA Account #: XXXXXXXXXXXXXX8359 Approval #: 513292

Mon 08/26/2024

Recipient name

Tracking #:

Tracking #:

Up to \$100.00 included

THOMAS ANDERSON

Insurance

Restricted Del

keturn Receipt

Transaction #: 665 AID: A0000000031010

AL: VISA CREDIT PIN: Not Required

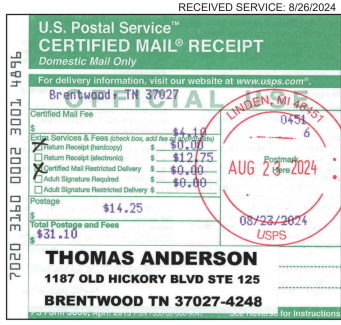
UFN: 255460-0451

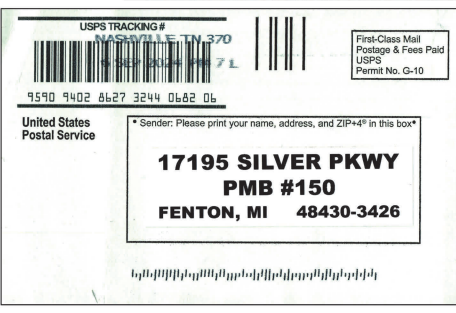
Credit Card Remit

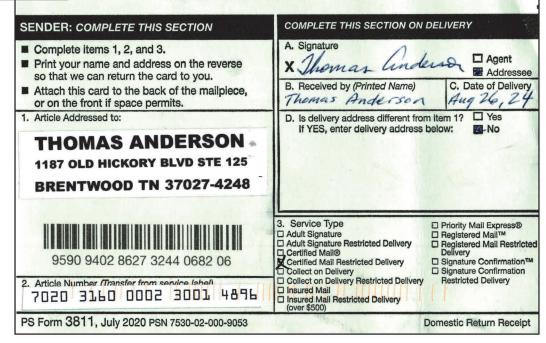
Receipt #: 840-54930036-1-5522121-2

Clark, 6

Clerk: 6









DEFENDANT: THOMAS ANDERSON RECEIVED SERVICE: 8/26/2024

ALERT: TROPICAL STORM FRANCINE, FLOODING, AND SEVERE WEATHER IN THE SOUTHERN U.S. M...

# **USPS Tracking®**

FAQs >



Tracking Number: Remove X

# 70203160000230014896

Copy Add to Informed Delivery (https://informeddelivery.usps.com/)

# **Latest Update**

Your item was delivered to the front desk, reception area, or mail room at 2:16 pm on August 26, 2024 in BRENTWOOD, TN 37027.

## **Get More Out of USPS Tracking:**

**USPS Tracking Plus®** 

#### **Delivered**

## Delivered, Front Desk/Reception/Mail Room

BRENTWOOD, TN 37027 August 26, 2024, 2:16 pm

#### **Out for Delivery**

BRENTWOOD, TN 37027 August 26, 2024, 6:23 am

### **Arrived at Post Office**

BRENTWOOD, TN 37027 August 26, 2024, 6:12 am

#### In Transit to Next Facility

August 25, 2024

#### **Arrived at USPS Regional Destination Facility**

NASHVILLE TN DISTRIBUTION CENTER August 24, 2024, 6:17 pm

#### **Arrived at USPS Regional Origin Facility**

DETROIT MI DISTRIBUTION CENTER August 24, 2024, 1:15 am



Feedback

PONTIAC MI DISTRIBUTION CENTER August 23, 2024, 11:19 pm

# **Departed USPS Facility**

LINDEN, MI 48451 August 23, 2024, 5:04 pm

#### **Departed Post Office**

LINDEN, MI 48451 August 23, 2024, 5:02 pm

### USPS in possession of item

LINDEN, MI 48451 August 23, 2024, 4:20 pm

**Hide Tracking History** 

What Do USPS Tracking Statuses Mean? (https://faq.usps.com/s/article/Where-is-my-package)

Text & Email Updates	~
USPS Tracking Plus®	Y
Product Information	nedback

PostalFeatures:See tracking for related item:Product:Certified Mail Restricted Delivery9590940286273244068206 (/go/PriorityUp to \$100 insurance included. Restrictions Apply ()TrackConfirmAction?

Mail® tLabels=9590940286273244068206)

See Less ∧

Track Another Package

Enter tracking or barcode numbers

# **Need More Help?**

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# UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE

FILED - LN

October 13, 2023 4:52 PM
CLERK OF COURT
U.S. DISTRICT COURT
WESTERN DISTRICT OF MICHIGAN
BY: EOD SCANNED BY:

1:23-cv-1097

CASE NO. Jane M. Beckering
United States District Judge

JURY TRIAL DEMANDED

JEFFREY RYAN FENTON, Plaintiff

v.

VIRGINIA LEE STORY, MICHAEL WEIMAR BINKLEY, KATHRYN LYNN YARBROUGH. ELAINE BEATY BEELER, SARA B. MCKINNEY, MARY ELIZABETH MANEY AUSBROOKS, ALEXANDER SERGEY KOVAL, HENRY EDWARD HILDEBRAND III, CHARLES M. WALKER, ROY PATRICK MARLIN, THOMAS E. ANDERSON, SAMUEL FORREST ANDERSON, FRANK GOAD CLEMENT JR., ANDY DWANE BENNETT, WILLIAM NEAL MCBRAYER, JAMES MICHAEL HIVNER, JOHN BRANDON COKE, SANDRA JANE LEACH GARRETT,

Individually and in their official capacities,

STORY ABERNATHY CAMPBELL
ASHWORTH MCGILL WALTERS
AN ASSOCIATION OF ATTORNEYS,
ROTHSCHILD & AUSBROOKS PLLC,

BANK OF AMERICA, N.A., SPRAGINS, BARNETT, & COBB PLC, BANCORPSOUTH BANK, RUBIN LUBLIN TN, PLLC,

STATE OF TENNESSEE,
WILLIAMSON COUNTY TENNESSEE,
TENNESSEE ADMINISTRATIVE OFFICE
OF THE COURTS,
TENNESSEE COURT OF APPEALS
MIDDLE DIVISION,
CHANCERY COURT FOR
WILLIAMSON COUNTY TENNESSEE,

**Defendants** 



MA.

- Michael Weimar Binkley is believed to be a U.S. citizen residing and domiciled at MA.
- **Kathryn Lynn Yarbrough** is believed to be a U.S. citizen residing and domiciled at MA.
- Elaine Beaty Beeler is believed to be a U.S. citizen residing and domiciled at MA.
- Sara B. McKinney,
- Mary Elizabeth Maney Ausbrooks is believed to be a U.S. citizen residing and domiciled at TN.
- Alexander Sergey Koval is believed to be a U.S. citizen residing and domiciled at TN.
- **Henry Edward Hildebrand III** is believed to be a U.S. citizen residing and domiciled in Tennessee, with an address of P.O. Box 340019, Nashville, TN 37203-0019.
- Roy Patrick Marlin is believed to be a U.S. citizen residing and domiciled at TN.
- Charles M. Walker is believed to be a U.S. citizen residing and domiciled in Tennessee.
- Thomas E. Anderson is believed to be a U.S. citizen residing and domiciled at TN.
- Samuel Forrest Anderson is believed to be a U.S. citizen residing and domiciled in Tennessee.
- Frank Goad Clement Jr. is believed to be a U.S. citizen residing and domiciled at TN.
- Andy Dwane Bennett is believed to be a U.S. citizen residing and domiciled in Tennessee.
- William Neal McBrayer is believed to be a U.S. citizen residing and domiciled in Tennessee.
- **James Michael Hivner** is believed to be a U.S. citizen residing and domiciled at TN.
- **John Brandon Coke** is believed to be a U.S. citizen residing and domiciled at TN.
- Sandra Jane Leach Garrett is believed to be a U.S. citizen residing and domiciled at TN.
- Story Abernathy Campbell Ashworth McGill Walters An Association of Attorneys is a law firm located at 136 4th Ave S, Franklin, TN (hereinafter "SACAMW").
- Rothschild & Ausbrooks, PLLC is a law firm located at 1222 16th Avenue South, Suite 12, Nashville, TN (hereinafter "R&A").
- Bank Of America, N.A. is a financial institution located at 4909 Savarese Circle, Tampa FL 33634 (hereinafter "BOA").
- Spragins, Bartnett, & Cobb, PLCNS is a law firm located at 312 E Lafayette, Jackson, TN 38301 (hereinafter "SBC").
- **BancorpSouth Bank** is a financial institution located at 914 Murfreesboro Road, Franklin TN 37067 (hereinafter "BCSB").
- **Rubin Lublin TN, PLLC** is a law firm located at 119 S. Main Street, Suite 500, Memphis, TN 38103 (hereinafter "RLTN").
- State of Tennessee is a government entity with an office located at 425 5th Ave N Nashville, TN (hereinafter "the State").
- **Williamson County Tennessee** is a government entity with an office located at 1320 West Main Street, Franklin, TN 37064 (hereinafter "the County").
- **Tennessee Administrative Office of the Courts** is a government entity with an office located at 511 Union Street, Suite 600, Nashville, TN (hereinafter "Admin Office").

PLAINTIFF'S

**EXHIBIT** 

• **Tennessee Court of Appeals Middle Division** is a government entity with a 401 7th Avenue North, Nashville, TN (hereinafter "Appellate Court").