FILED MARY CUMMINS SUPERIOR OURT OF CALIFORNIA COUNTY OF LUS ANGELES 1 Defendant 2 645 W. 9th St. #110-140 MAY 20 2013 Los Angeles, CA 90015 3 In Pro Per John A. Slarke, Executive Sincer/Clerk 4 Telephone: (310) 877-4770 VICTOR SIND-CRUZ Email: mmmaryinla@aol.com 5 6 SUPERIOR COURT OF CALIFORNIA 7 **COUNTY OF LOS ANGELES** 8 9 Case No. BS140207 BAT WORLD SANCTUARY, 10 AMANDA LOLLAR Plaintiff 11 MOTION FOR ORDER TO SHOW CAUSE RE: VACATION OF 12 SISTER-STATE JUDGMENTS 13 MARY CUMMINS Date: July 30, 2013 14 Defendant 15 Judge: Robert Hess 16 17 18 RELIEF REQUESTED 19 Defendant Mary Cummins, (hereinafter "Defendant") respectfully moves the Court 20 for an order requiring Plaintiffs Amanda Lollar and Bat World Sanctuary to appear and 21 show cause why the Motion to Vacate sister-state Judgement/Orders of the Court 22 should not be granted. Defendant Cummins asks the Court to vacate the following 23 Orders: Order in favor of Amanda Lollar for approximately \$6,000,000. Orders: ©24 of Bat World Sanctuary for approximately \$186,700. _~25 ¹26 INTRODUCTION Defendant reported Plaintiffs to authorities for animal cruelty, animal needs animal cruelty, animal needs and needs and needs are needed and needs and needs and needs and needs are needed and needs and needs are needed and needed and needs are needed and needed and needed and needed are needed and needed and needed are needed and needed and needed are needed and needed and needed and needed and needed are needed and needed and needed are needed and needed and needed and needed are needed and needed and needed are needed and needed and needed are needed and needed and needed and needed are needed and needed and needed and needed are needed and needed and needed are needed and needed are needed and needed and needed are needed and needed are needed and needed and needed are needed and needed are needed and needed are needed and needed and needed are needed and needed are needed and needed and needed are nee . 27 violations of the Animal Welfare Act, Texas Parks & Wildlife Department, Texas N)28 \odot MOTION TO VACATE SISTER-STATE JUDGMENTS/ORDERS

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. 27 N-28 Health Department, Texas Veterinary Board and Building and Safety. Violations were found. The USDA veterinarian stated Plaintiff Lollar who has not gone past the eighth grade and tries to perform surgery on conscious bats without pain relief caused bats "pain," "suffering," and "death." The USDA stated she violated the Animal Welfare Act. Plaintiffs lost their USDA permit.

Defendant was maliciously and frivolously sued for defamation and breach of contract in retaliation for reporting Plaintiffs to authority. Plaintiffs did not show the elements of defamation, breach of contract, admitted they had no damages and no proof of any causation in trial. Defendant argued this but the retired visiting Judge nevertheless ruled in their favor in Texas.

FACTUAL BACKGROUND

November 9, 2012 the Orders to be vacated were entered.

January 4, 2013 Declaration of Non-service was filed by Plaintiffs.

March 27, 2013 Plaintiffs filed proof of service of notice re sister state judgment docs.

April 25, 2013 Plaintiffs filed an abstract of judgment inre Amanda Lollar for \$6,121,039.42 and Bat World Sanctuary for \$190,877.08.

May 18, 2013 Defendant received a copy of the Abstract of Judgements in the mail. This is the first time Defendant received anything in the mail about this case even though Plaintiffs had Defendant's address. Defendant then went online to lasuperiorcourt.org to search for case information.

STATEMENT OF THE CASE AND GROUNDS TO VACATE THE ORDER

The Orders should be vacated for the following reasons.

1. Civil Rule 60(b)(11): Action is pending in this case. Defendant Cummins filed motion for new trial and objection to court order¹ September 9, 2012. The motion has not been heard. The motion states that Plaintiffs did not show the elements of

http://www.animaladvocates.us/batWorldLawsuit/amended motion new trial.pdf

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N₂₈ ⊙ defamation or breach of contract. Plaintiffs admitted they had no financial damages and no proof of any causation. Two important pre-trial motions were supposed to be heard before the trial which was not heard. A witness failed to respond to subpoena to show at trial.

Defendant filed an appeal in the Second Court of Appeals in Fort Worth, Texas September 2012 ², ³. Defendant is indigent and was allowed to proceed with the appeal without paying \$4,000 for minutes. Defendant filed her brief April 1, 2013⁴. Appellees' reply brief is due June 8, 2013 because Appellees requested an extension.

2. Civil Rule 60(b)(1): Mistake, inadvertence, surprise, excusable neglect or irregularity in obtaining the Judgment/Order: Defendant was not legally served. Plaintiffs had to serve Defendant within 60 days of filing the Judgment. That would have been before January 9, 2013. Plaintiffs filed a Declaration of Non-Service January 4, 2013.

February 17, 2013 two men trespassed beyond a closed door onto private property (Declaration of Cummins). A man approached and told Defendant "we can either do this here or outside." Defendant did not know who he was or what he wanted. Defendant started to walk outside then stopped when she saw another man videotaping her. Defendant stated she does not allow them to videotape her or post her video on the Internet. The man continued to videotape. Defendant refused to go farther outside. The man then hit her with folded up documents.

Defendant did not look at the documents until she got home. She then realized that the documents were filed November 9, 2012. They did not refile the documents. They did not serve within the 60 day time period. They had to refile then reserve. Defendant does not believe she was legally served.

http://www.2ndcoa.courts.state.tx.us/opinions/case.asp?FilingID=26502

³ http://www.search.txcourts.gov/Case.aspx?cn=02-12-00285-CV

⁴ http://www.animaladvocates.us/mary_cummins_appeal_04052013.pdf

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#. Civil Rule 60(b)(4): Fraud, misrepresentation or other misconduct of an adverse party.

Defendant emailed the attorney on the documents and told Richard Evanns that his process server hit her with the documents. Evanns stated he did not order the process server, it was not his, he would not do something like that, he filed a declaration of non-service and had done nothing on the case since then (Exhibit 1). At that point Defendant was under the impression that the judgment was not actionable. Defendant also believed that Plaintiffs probably didn't want to waste any more money trying to collect from Defendant who is indigent.

Defendant was not served in a legal manner. Defendant was not served with viable documents. Defendant did not reply. Defendant did file a police report February 25, 2013 with the LAPD #131506821 (Exhibit 2). Plaintiffs then posted the video of parts of what happened on Plaintiffs' YouTube channel. Defendant saved a copy. You can see the documents bouncing off Defendant. The person who hit Defendant with the documents was Robert Young.

Plaintiffs illegally obtained Defendant's social security number from a discovery item which had a protective order. Defendant is suing Plaintiffs for defamation and interference with business relations because Plaintiffs defamed Defendant on the Internet. Plaintiffs stated Defendant is a "convicted criminal" found "guilty of credit card, forgery and theft," commits "animal cruelty" besides other completely false things, (Mary Cummins v Amanda Lollar, Bat World Sanctuary case 2:11-CV-08081-BRO-MANx). Defendant filed a motion for contempt with the court. Plaintiffs also did not redact Defendant's social security number for the filings in this case.

Since that happened Plaintiff Amanda Lollar tried to access Defendant's non-profit bank account and a closed personal account illegally by pretending to be Defendant. The bank saved the phone conversations and played them for Defendant. Defendant filed another police report March 19, 2013 (Exhibit 3).

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Since then people have tried to get a home loan, car loan and tried to get money from the government using Defendant's social security number. Defendant had to shut down her bank account and debit card besides filing a report for identity theft with the FTC.

- 4. Civil Rule 60(a): Clerical mistakes in the Judgment. Defendant's address is incorrect in the Judgment. Defendant will not receive mail if it is addressed only to "645 W. 9th St. #110." That is the address for the entire block which includes Ralphs market, many stores and over 100 lofts. Defendant's address is "110-140."
- 5. Civil Rule 60(b)(11): Any other reason justifying relief from the operation of judgment. Defendant is indigent, does not own any real estate, doesn't own a car, has no assets and no employment. Defendant responded to post-trial discovery and gave all of this information to Plaintiffs. If Defendant had any assets or money, she would have hired an attorney.
- 6. Civil Rule 60(b)(5): The judgment is void. The signed court order is overly broad and contains prior restraint which is unconstitutional making it void. The monetary award is excessive to the point of being illegal making it void. See above motion objecting to court order for legal authorities.

PRAYER

Defendant respectfully requests that this Court vacates the following Orders: Order in favor of Amanda Lollar for approximately \$6,121,039.42. Order in favor of Bat World Sanctuary for approximately \$190,677.08;

Such other relief as the Court may deem just and proper.

Respectfully submitted,

Mary Cummins, Defendant

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Dated: May 20, 2013

645 W. 9th St. #110-140

Los Angeles, CA 90015

In Pro Per

PROOF OF SERVICE BY MAIL (FRCivP 5 (b)) or (CCP 1013a, 2015.5) or (FRAP 25 (d))

I am Plaintiff in pro per whose address is 645 W. 9th St. #110-140, Los Angeles, California 90015-1640. I am over the age of eighteen years.

I further declare that on the date hereof I served a copy of:

MOTION TO VACATE SISTER-STATE JUDGMENTS/ORDERS

on the following interested parties by placing a true copy thereof enclosed in a sealed envelope addressed as follows for collection and mailing at 645 W. 9th St. #110-140, Los Angeles, CA 90015-1640.

Richard Evanns 515 S. Flower St. #3656 Los Angeles, CA 90071

I declare under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct.

Executed this day, May 19, 2013, at Los Angeles, California.

Respectfully submitted,

Mary Cummins, Plaintiff Dated: May 19, 2013 645 W. 9th St. #110-140 Los Angeles, CA 90015

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DECLARATION OF DEFENDANT MARY CUMMINS

I, MARY CUMMINS, declare as follows:

- 1. I am Mary Cummins Defendant in pro per. I make this declaration on my personal knowledge of the facts set forth herein.
- 2. Attached to DEFENDANT'S MOTION TO VACATE JUDGMENT as Exhibit 1 is a true and correct copy of emails between myself and Richard Evanns.
- 3. Attached to DEFENDANT'S MOTION TO VACATE JUDGMENT as Exhibit 2 is a true and correct copy of a police report I made February 25, 2013.
- 4. Attached to DEFENDANT'S MOTION TO VACATE JUDGMENT as Exhibit 3 is a true and correct copy of a police report I made March 19, 2013.
- 5. Attached to DEFENDANT'S MOTION TO VACATE JUDGMENT as Exhibit 4 is a true and correct copy of a a print out from a Google search for the words "mary cummins real estate." Shupps' website "truthaboutmary" pulls up third.
- 6. I filed a motion for new trial and objection to court order in case Bat World Sanctuary, Amanda Lollar v Mary Cummins in Texas case# 352-248169-10.
- 7. The motion for new trial has not been heard.
- 8. I filed an appeal in this case July 2012.
- 9. I filed my appeal brief April 1, 2013.
- 10. Appellees/Plaintiffs have not filed their reply brief.
- 11. I am indigent. I don't own any real estate, don't own a car, have no assets, have no job, no health insurance and have no means of support.
- 12. My correct address is 645 W. 9th St #110-140, Los Angeles, CA 90015.
- 13. I don't believe I was legally served which is why I did not reply sooner.
- 14. February 17, 2013 I witnessed Robert Young enter a private conference room with a closed door.
- 15. I witnessed him hit me in the stomach with folded documents.
- 16. I witnessed him and another man videotaping me.

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From: Richard Evanns <enforcements@rocketmail.com>

Subject: Re: Case # BS140207 - Lollar vs Cummins

Date: February 18, 2013 4:11:05 PM PST

To: Mary Cummins <mmmaryinla@aol.com>

Reply-To: Richard Evanns <enforcements@rocketmail.com>

1 Attachment, 5.4 KB

Ms. Cummins:

It was not my process server, as I said. In fact the declaration of non-service was the declaration filed by my servers that they had attempted to serve the papers but been unable to. My attempts to do the service ended then and who did what after that is not anything I was involved in.

Regarding advising my clients to stop harassing you, I assure you the clients are well aware of your contentions regarding this serve (you have emailed everyone involved multiple times it seems) and that I would not and do not condone any improper behavior on their part, nor do I wish to engage in any such behavior myself.

However, my involvement with the clients herein is limited to certain matters, and I am not general counsel to any of the parties involved.

Therefore, if you have a gripe or complaint over anything that my clients do, it is them that you should take it up with and not me. I do not know the circumstances of the service of the papers, and I am sure everyone's story on that is going to be different—and I do not wish to or need to get involved in that at this time.

The judgment has been entered in California and unless and until my clients instruct me to take further action on this case, my involvement with it is essentially over.

EVANNS COLLECTION LAW FIRM

Richard Omar Evanns
Attorney at Law
515 South Flower Street, 36th Floor
Los Angeles, CA 90071
T: (213)404-1002 F: (213)236-3533
Enforcements@rocketmail.com
Evannscollectionlaw.com on the world wide web.

THIS MESSAGE IS CONFIDENTIAL AND IS ONLY INTENDED FOR USE OR VIEWING BY THE INDIVIDUAL OR INDIVIDUALS TO WHOM IT IS ADDRESSED. IF YOU HAVE RECEIVED THIS MESSAGE IN ERROR, PLEASE NOTIFY THE SENDER OF SAME, AND DESTROY THIS MESSAGE TO THE FUR THEST EXTENT WHICH IS PERMITTED BY YOUR EMAIL, AND DISREGARD ITS CONTENTS. ANY USE OF THE CONTENTS OF THIS CONFIDENTIAL MESSAGE BY ANYONE OTHER THAN THE INTENDED RECIPIENT IS PUNISHABLE UNDER STATE AND FEDERAL LAWS.

THIS EMAIL MAY CONTAIN QUESTIONS, OPINIONS, OR RESPONSES TO INQUIRIES OR OTHER COMMUNICATIONS REGARDING YOUR LEGAL MATTER. PLEASE NOTE THAT NOTHING IN THIS EMAIL SHOULD BE CONSTRUED AS AN AGREEMENT FOR LEGAL REPRESENTATION, AND THAT UNLESS THERE IS AN EXPRESS REPRESENTATION AGREEMENT IN WRITING BETWEEN YOU AND THIS FIRM, THAT THIS FIRM DOES NOT REPRESENT YOU IN YOUR MATTER.

THIS IS AN EMAIL FROM A DEBT COLLECTOR. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE. FOR MORE INFORMATION ABOUT DEBT COLLECTION ACTIVITIES, YOU MAY CONTACT THE FEDERAL TRADE COMMISSION AT 1-800-FTC-Help, OR VISIT THEM ON THE WEB AT WWW.FTC.GOV.

Exhibit 1

From: Mary Cummins <mmmaryinla@aol.com>
To: Richard Evanns <enforcements@rocketmail.com>
Sent: Monday, February 18, 2013 3:17 PM
Subject: Re: Case # BS140207 - Lollar vs Cummins

You didn't refile. I doubt that was your process server. If Lollar is your client, could you please tell her to cease and desist from harassing me and having me assaulted. That is criminal behavior.

Case Number: BS140207

Case Title: B

BAT WORLD SANCTUARY ET AL VS MARY CUMMINS

Case Type:

Sister State Judgment (General Jurisdiction)

Filing Date:

11/6/2012

The following documents are available electronically.

Click on the corresponding checkbox to select a document to download. You may select up to 10 documents for each download.

Click on the "Submit" button to continue.

Select	Date Filed	Document	Number of Pages	Cost
O	1/4/2013	DECLARATION OF NON SERVICE	2	\$7.50
	11/9/2012	JUDGMENT BASED ON SISTER-STATE JUDGMENT	1	\$7.50
0	11/9/2012	JUDGMENT BASED ON SISTER-STATE JUDGMENT	1	\$7.50
9	11/6/2012	APPLICATION FOR ENTRY OF JUDGMENT ON SISTER STATE JUDGEMENT	15	\$7.85
and the second s	11/6/2012	APPLICATION FOR ENTRY OF JUDGMENT ON SISTER-STATE JUDGMENT	3	\$7.50

On Feb 18, 2013, at 1:32 PM, Richard Evanns wrote:

Ms. Cummins:

The process server used was not employed or instructed by me. I don't know if it was the clients, the client's attorney, etc. who sent the process server.

EVANNS COLLECTION LAW FIRM

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Lios Angeles, CA 90071
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Enforcements@rocketmail.com

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From: Mary Cummins <mmmaryinla@aol.com>
To: enforcements@rocketmail.com
Sent: Monday, February 18, 2013 10:50 AM
Subject: Case # BS140207 - Lollar vs Cummins

Your process server entered private property yesterday without permission. His friend was videotaping. I told him I do not allow him to videotape me. I do not allow him to post the video. He asked to go outside to give me documents. I started to go outside but did not go outside onto the public property because I'd then be out of view of of my witnesses. Your process server turned around and threw the folded documents at me at close range striking me with them. I'm a female and 5'8". That was totally unnecessary and legally assault. He could have dropped the papers or handed them to me. He then said to his camera guy "did you get that? that's good enough." Please, ask to see his video. Also, please, give me his name so I can file charges and report him. I had five witnesses who saw this. Did you order this process server or did Randy Turner or Amanda Lollar?

Mary Cummins MMMARYINLA@AOL.COM

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Mary Cummins

MMMARYinLA@AOL COM



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CREDIT CARDS/CHECKS: Immediately notify concerned credit corporation or banks to avoid possibility of being liable for someone else using your stolen or lost credit card or check.

HOW YOU CAN HELP THE INVESTIGATION OF YOUR CASE:

- * Keep this memo for reference.
- * If stolen items have serial numbers not available at time of report, attempt to locate them and phone them to the detective at the listed number.
- * If you discover additional losses, complete and mail in the Supplemental Property Loss form given to you by the reporting employee.
- * Promptly report recovery of property.
- * Promptly report additional information such as a neighbor informing you of suspicious activity at time crime occurred.

VICTIM-WITNESS ASSISTANCE PROGRAM: The Los Angeles City and County Victim-Witness Assistance Program (VWAP) can help to determine if you qualify for Victim of Violent Crime compensation. If you qualify, they will assist with filling your claim application. If you are a victim or a witness to a crime and will be going to court, they will explain the court procedures to you. Their staff may also assist you with other problems created by the crime.

To find the program location nearest to you, call the Victim-Witness Assistance Program at the Los Angeles City Attorney's Office (213) 978-2097, or the Los Angeles County District Attorney's Office (213) 974-7499.

VICTIMS OF VIOLENT CRIME COMPENSATION: Refer to paragraph at bottom of reverse side.

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www.LAPDOnline.org

Exhibit 2

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		CREDIT CARDS/CHECK using your stolen or lost			oncerned cred	it corporation	on or bank	s to avoid po	essibility of b	eing liable for	someone else		
	Q U	 HOW YOU CAN HELP THE INVESTIGATION OF YOUR CASE: * Keep this memo for reference. * If stolen items have serial numbers not available at time of report, attempt to locate them and phone them to the detective at the listed numb * If you discover additional losses, complete and mail in the Supplemental Property Loss form given to you by the reporting employee. * Promptly report recovery of property. * Promptly report additional information such as a neighbor informing you of suspicious activity at time crime occurred. 											
· 1	N	VICTIM-WITNESS ASSISTANCE PROGRAM: The Los Angeles City and County Victim-Witness Assistance Program (VWAP) can help to determine if you qualify for Victim of Violent Crime compensation. If you qualify, they will assist with filling your claim application. If you a victim or a witness to a crime and will be going to court, they will explain the court procedures to you. Their staff may also assist you with other problems created by the crime.											
		To find the program location nearest to you, call the Victim-Witness Assistance Program at the Los Angeles City Attorney's Office (213) 978-2097, or the Los Angeles County District Attorney's Office (213) 974-7499. VICTIMS OF VIOLENT CRIME COMPENSATION: Refer to paragraph at bottom of reverse side.											
	(VICTIMS OF VIOLENT.) -	CRIME COMPENS	ATIO	www.	paragraph a LAPDOnlin LioinLAPD	e.org	of reverse s	ide.	-			
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