

1 MARY CUMMINS
2 Debtor, Defendant, In Pro Per
3 645 W. 9th St. #110-140
4 Los Angeles, CA 90015
5 Direct: (310) 877-4770
6 Fax: (310) 494-9395
7 Email: mmmaryinla@aol.com

8 UNITED STATES BANKRUPTCY COURT FOR THE
9 CENTRAL DISTRICT OF CALIFORNIA

10 In re:	}	Case No. 2:17-bk-24993-RK
	}	Chapter 7
11 MARY CUMMINS-COBB,	}	Adv. Proc. No. 2:18-ap-01066-RK
12	}	
13 Debtor	}	DEFENDANT’S MOTION FOR
	}	CONTEMPT OF COURT ORDER
14 <hr style="border: 1px solid black;"/>	}	Hearing: September 8, 2020
15 MARY CUMMINS-COBB	}	11:00 a.m. Zoom, Court Call
16 <hr style="border: 1px solid black;"/>		

17 Defendant files this statement for the September 8, 2020 11:00 a.m. Zoom hearing.

18 Defendant restates and affirms everything stated in Defendant’s original Motion for
19 Contempt and related replies.

20 Last night Defendant was informed that a letter was left on the porch where
21 Defendant was residing. This address is protected by a court order. It cannot be shared.
22 Plaintiff has violated that filed protective order by sharing it in public court documents.
23 This address is not in the bankruptcy filing. It’s not an address of service. All mail
24 must go to the above address. An elderly couple who live there with health issues
25 could die of Covid 19 if they were to contract it. They are staying at home and not
26 meeting with outside people for this reason. The envelope could have been sent over
27 night via Fedex return receipt instead. Plaintiff knew Defendant was calling
28

1 Defendant's mailbox every day. This was unnecessary and done for harassment
2 purposes.

3 The envelope contained a check from PICTUREPRO LLC, 115 N. Orange Dr., Los
4 Angeles, California 90036 (Exhibit 1, redacted). Picturepro LLC is a delinquent
5 corporation in Colorado¹ associated with California corporation # 201720010272².
6 This corporation is owned by convicted criminal (Bureau of Prisoners inmate #
7 Register Number: 08107-112) and disbarred California attorney Peter Miles Hoffman³.
8 Hoffman has been disbarred multiple times for criminal convictions.

9 Picturepro LLC is not a party to this case. Peter Miles Hoffman, Picturepro, Seven
10 Arts Entertainment are involved in multiple lawsuits with the government and others
11 for tax evasion and theft per court documents.

12 Picturepro LLC, Hoffman et al are currently involved in bankruptcy proceedings in
13 Louisiana case 19-12337. In an August 2020 Judge's order it was stated that Peter
14 Hoffman, Picturepro, Seven Arts Entertainment have been hiding assets and refuse to
15 turn over accounting and assets. They have also been using the assets of these
16 companies to pay personal and other bills⁴ which is clearly what they are doing here.

17 Philip H Stillman is currently representing Peter Hoffman in one of Hoffman's
18 criminal lawsuits case # 20-30323. Peter Hoffman also worked as attorney on this case
19 September 2017 #BS140207 on the Motion to quash. Hoffman was disbarred while
20 working as an attorney in this case.

21 Because of the Labor day holiday today Defendant can't go to the bank to cash the
22 check to see if it's good or not before the hearing tomorrow. Defendant also now fears
23 it could be fraudulently obtained assets belonging to another.
24

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26
27 ¹ Colorado corporation search <https://www.sos.state.co.us/biz/BusinessEntityCriteriaExt.do>

28 ² California corporation search <https://businesssearch.sos.ca.gov>

³ California Bar Association <http://members.calbar.ca.gov/fal/Licensee/Detail/66205>

⁴ Louisiana bankruptcy court order <https://www.casemine.com/judgement/us/5f4f6b244653d00f4149520c>

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Defendant will be at the September 8, 2020 11:00 a.m. hearing.

Respectfully submitted,



Mary Cummins, Defendant

Dated: September 7, 2020


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. Everything in DEFENDANT’S MOTION was written by me and is the truth to the best of my knowledge.
3. All exhibits cited, footnoted, attached are true and correct copies of the originals.

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

Executed on September 7, 2020 at Los Angeles, California.

By: 

MARY CUMMINS

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PROOF OF SERVICE
(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

on the following interested parties by email to the following at .

Philip H. Stillman
Stillman & Associates
pstillman@stillmanassociates.com

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

Executed this day, September 7, 2020, at Los Angeles, California.

Respectfully submitted,



Mary Cummins, Defendant
645 W. 9th St. #110-140
Los Angeles, CA 90015

