

1 MARY CUMMINS
2 Debtor, Defendant, In Pro Per
3 645 W. 9th St. #110140
4 Los Angeles, CA 90015
5 Direct: (310) 877-4770
6 Email: mmmaryinla@aol.com

7 UNITED STATES BANKRUPTCY COURT
8 CENTRAL DISTRICT OF CALIFORNIA

<p>9 In re:</p> <p>10</p> <p>11 MARY CUMMINS-COBB,</p> <p>12 Debtor</p> <hr/> <p>13 MARY CUMMINS-COBB</p> <p>14 Appellant</p> <p>15</p> <p>16 KONSTANTIN KHIONIDI, as Trustee</p> <p>17 of the COBBS TRUST,</p> <p>18 Appellee.</p> <p>19</p>	<p>) Chapter 7 Case No. 2:17-BK-24993-RK</p> <p>) Adv. Pro. No. 2:18-AP-01066-RK</p> <p>)</p> <p>) DEFENDANT MARY CUMMINS'</p> <p>) NOTICE TO COURT</p>
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21 December 29, 2021 Judge André Birotte Jr. in Appeal case 2:21-cv-04671-AB filed

22 MINUTES (IN CHAMBERS) ORDER AFFIRMING BANKRUPTCY COURT

23 ORDERS in Defendant's Appeal Motion to Dismiss in this case. Defendant

24 completely disagrees with Judge Birotte's ruling for many reasons. The main reason is

25 that to this day the real Plaintiff Amanda Lollar of Bat World Sanctuary states that

26 Amanda Lollar is "KonstantinKhionidi" who does not exist and is not a real person.

27 Per Federal Rules of Civil Procedure 17(a) "An action must be prosecuted in

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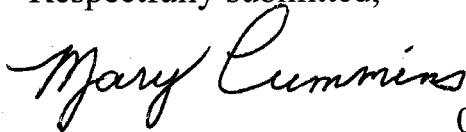
1 the name of the real party in interest.” It further makes any contract, agreement, and
2 assignment of a judgment null and void. Plaintiff never proved they exist. Plaintiff
3 never notarized any document and refused to show any identification or proof of
4 existence. The Adverse Proceeding case should be dismissed. Plaintiff cannot legally
5 reply to any Appeal per FRCP 17(a) and should have lost, should lose by default.

6 Defendant intends to appeal the final judgment of the Adversary Proceeding case. If
7 for any reason that Appeal is denied, Defendant will dismiss the bankruptcy case.
8 Defendant intends to remove, retract all debts listed in the Bankruptcy case. Some
9 debts no longer exist. Defendant only filed for bankruptcy because of this one
10 ridiculous and meritless judgment. Do not close the Adversary Proceeding or
11 Bankruptcy case if the Konstantin Khionidi judgment will not be discharged.

12 Defendant was just advised that no formal written order was or will be filed by
13 Birotte. Defendant was waiting for that order. Defendant filed the Notice of Appeal
14 January 14, 2022. Defendant has submitted the fee to the Court and will cure any
15 defects if needed. Motion for Leave to Appeal will be filed if needed. If Judge Andre
16 Birotte is assigned this case again, Defendant will file a Motion to Recuse for good
17 reason. If the Appeal is dismissed without being heard, Defendant requests a refund of
18 the filing fee.

19 Defendant will be filing a Motion for Sanctions for violations of protective order
20 and redaction rule by Plaintiff. Plaintiff filed Defendant’s passport, full DMV
21 information without redaction in public filing. Passport was under a protective order.
22 DMV information was obtained when Plaintiff forged Defendant’s information to
23 illegally obtain the documents from the DMV. The DMV data was also not relevant as
24 the auto was exempted from the bankruptcy case by the trustee in January 2018.

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26 Respectfully submitted,

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01/27/2022


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 NOTICE 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.
4. Ex Plaintiff Amanda Lollar told me in person to my face in 2015 that the Russian does not exist. Lollar stated Lollar is the alleged “Russian” then Lollar laughed at me. Lollar states to this day online that Lollar owns the judgment.

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

Executed on January 27, 2022 at Los Angeles, California.

By: 
MARY CUMMINS

1 PROOF OF SERVICE
2 (FRCivP 5 (b)) or
3 (CCP 1013a, 2015.5) or
4 (FRAP 25 (d))

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

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

8 DEFENDANT'S NOTICE

9 on the following interested parties by ECF.

10 Philip H. Stillman
11 Stillman & Associates
12 pstillman@stillmanassociates.com
13

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

17 Executed this day, January 27, 2022, at Los Angeles, California.

18 Respectfully submitted,

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22 Mary Cummins, Defendant
23 Dated: January 27, 2022
24 645 W. 9th St. #110-140
25 Los Angeles, CA 90015
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