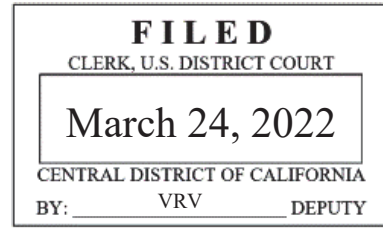


1 MARY CUMMINS  
2 Appellant, Debtor, Defendant, In Pro Per  
3 645 W. 9th St. #110140  
4 Los Angeles, CA 90015  
5 Direct: (310) 877-4770  
6 Email: [mmmarycummins@gmail.com](mailto:mmmarycummins@gmail.com)



7 UNITED STATES COURT FOR THE  
8 CENTRAL DISTRICT OF CALIFORNIA

<p>9 In re:</p> <p>10 MARY CUMMINS-COBB,</p> <p>11</p> <p>12 Debtor</p> <hr/> <p>13 MARY CUMMINS-COBB</p> <p>14</p> <p>15 Appellant</p> <p>16 KONSTANTIN KHIONIDI, as Trustee</p> <p>17 of the COBBS TRUST,</p> <p>18</p> <p>19 Appellee.</p>	<p>) Case No. 2:22-cv-00423-DSF</p> <p>) Ch. 7 Case No. 2:17-bk-24993-RK</p> <p>) Adv. Proc. No. 2:18-ap-01066-RK</p> <p>) APPELLANT’S REPLY TO</p> <p>) APPELLEE’S NOTICE OF RELATED</p> <p>) CASES</p>
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20  
21 **INTRODUCTION**

22 Appellant Cummins is a pro se party and not an attorney or paralegal. Appellant  
23 filed one bankruptcy case. There is one related Adversary Proceeding case which has  
24 been appealed. Appellant pro se assumed this is the only related case. Appellant  
25 assumed any previous appeal of this case is a related case known to the court. There is  
26 no other related case.

1 This appeal should not be referred to Judge Andre Birotte for the obvious reason  
2 that the appeal is of Judge Andre Birotte's own ruling. A Judge cannot hear their own  
3 appeal. That would go against the reason for an appeal and the basis of the appeal  
4 process.

5 Appellant has not been approved to file electronically in this case and Plaintiff  
6 knows this. Plaintiff knows that it takes days for regular online filings to be filed in this  
7 case for that reason. In fact a previous filing and application did not make it on the  
8 docket of this case even though Appellant had receipts and confirmations that they had  
9 been filed. Appellant had to email that evidence to the clerk of this Court when  
10 notified they were not on the docket. Appellant is emailing this to the Clerk.

11 Appellee's attorney Philip Stillman has repeatedly threatened Appellant in writing,  
12 given Appellant false and misleading legal advice, threatened to have Appellant  
13 sanctioned, told Appellant in email that Appellant would lose a specific hearing or  
14 motion... None of those things even happened because Stillman was lying. Stillman  
15 even threatened to name Appellant as a vexatious litigation even though Appellant  
16 does not meet the bare minimums to be named as such and Appellee previously filed  
17 such a motion and lost for same reasons. Stillman is using his law license like a club  
18 against Appellant.  
19

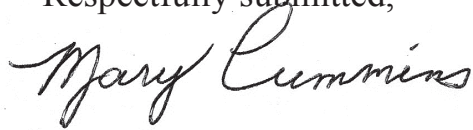
20 Appellee is also lying about the existence of the alleged Russian Appellee  
21 Konstantin Khionidi who does not exist. Per Federal Rules of Civil Procedure 17(a)  
22 "An action must be prosecuted in the name of the real party in interest."  
23 Plaintiff/Appellee Konstantin Khionidi does not exist and therefore cannot legally file  
24 a complaint, i.e. the Adversary Proceeding or the Motion for Summary Judgment or  
25 Reply to Appeal of same. For these and other reasons the Adversary Proceeding and  
26 any reply to Appellant's appeal should be dismissed.

27 Appellant would love the opportunity to cite the court record and attach exhibits to  
28 prove this to the court but Appellant only has minutes to file a timely reply.

**CONCLUSION**

1  
2 Appellant requests that this court deny Appellee’s request to transfer the Appeal  
3 back to Judge Andre Birotte whose order is being appealed. Appellant requests that  
4 Appellee prove that Appellee exists. Appellee has promised to prove this to the Court  
5 yet has never submitted any proof at all ever not even one notarized signature.  
6 Appellant requests that Appellee’s reply be stricken because Appellee does not exist.

7 Respectfully submitted,

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10 Mary Cummins, Defendant pro se

11 March 24, 2022  
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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. Everything in APPELLANT’S REPLY 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.

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

Executed on March 24, 2022 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:

APPELLANT’S REPLY TO APPELLEE

on the following interested parties by email to the following and by ECF.

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, March 24, 2022, at Los Angeles, California.

Respectfully submitted,



Mary Cummins, Appellant, Defendant  
Dated: March 24, 2022  
645 W. 9th St. #110140  
Los Angeles, CA 90015