

September 18, 2007

Via Facsimile (775)325-6603

Judge Chuck Weller

Second Judicial District Court

Washoe County, Reno, Nevada

Re: Furer vs Furer
(Case No) DV04-01626
NO: of Pages - 7 Total

Dear Judge Weller:


I received the court order directing the Clerk of the Court to execute all documents, including a quitclaim deed, on my behalf. The order was prepared by Mr. Meador and signed by you today. The Order is based upon Mr. Furer's filing of his Notice of Defendant's Failure and Refusal to Comply with Order Authorizing Sale of Incline Residence, Etc. I am writing this letter to inform you that Mr. Furer's Notice is false and, therefore, the Order based upon Mr. Furer's false Notice is simply a mistake and should be revoked by the Court. I have not even received Mr. Furer's alleged Notice, which seems to have been filed on September 17, 2007.

Mr. Furer never presented me any documents to sign for the sale of the Residence until September 17, 2007. It is highly likely that he intentionally did not send me any documents because his ultimate motive was to falsely accuse me for non-compliance. On September 17, 2007, I wrote a letter to Mr. Meador stating that I was willing to sign documents if Mr. Meador, first, was to stipulate that the proceeds should not go to Mr. Furer, which Mr. Meador agreed in his reply on the same day. Mr. Meador further assured me that he would ask the court to make corrections to the inconsistent parts of the previous Order. As a matter of fact, Mr. Meador advised me to contact the escrow company regarding signing of documents necessary to consummate the sale. While I was relying upon Mr. Meador's assurance, Mr. Furer filed a false notice of my failure to comply with the Order on the same day, September 17, 2007. For your review, I am enclosing my letter to Mr. Meador and Mr. Meador's Reply both dated September 17, 2007.

Your honor, I respectfully requests the Court to reconsider the Order directing the Clerk of the Court to execute a quitclaim deed on my behalf. There is absolutely no need for me to quitclaim the residence to Mr. Furer, and such a quitclaim deed has nothing to do with the sale of the residence because I was willing to sign the purchase agreement and bill of sale as I stated in my Opposition to Mr. Furer's Motion to authorize sale of the residence. If the sale does not go through, the quitclaim deed will automatically give our marital residence to Mr. Furer and I will lose my rights and interests. This will unnecessarily create another appeal issue for the Supreme Court.

I feel like that I have been unjustly treated in court because although I was willing and capable to sign documents for sale of our marital residence, the Court still does not allow me to participate in the sale as if I am disabled or non-existent. My motions and other briefs have constantly been ignored.

Respectfully,



Eloisa B. Furer, *In PRO PER*

cc. Shawn Meador (775)688-3088

Attachments:

- 1) Sept. 14, 2007 letter to Meador from Mrs. Furer
- 2) Sept. 17, 2007 letter from Mr. Meador to Mrs. Furer
- 3) Sept. 24, 2007 letter to Judge Weller from Mrs. Furer