O mishaa Sourlook Sajidi (Gerk

Nancy Knight 1803 E. Lipan Cir.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Fort Mohave, AZ 86426

Telephone: (928) 768-1537 nancyknight@frontier.com

Plaintiff Pro Per

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MOHAVE

NANCY KNIGHT,

Plaintiff,

VS.

GLEN LUDWIG, et. al.,

Defendants.

Case No.: **CV 2018 04003**

RESPONSE IN OBJECTION
TO DEFENDANTS'
MOTION TO STRIKE PLAINTIFF'S
OBJECTION TO SET
STATUS CONFERENCE

Hon. Judge Jantzen

Plaintiff Pro Per Nancy Knight (hereinafter "Plaintiff") for good cause shown in multiple filings, Responds to Defendant's Motion to Strike her Objections for any more delay and time taken from her life and her employment for a Status Conference. The Status of the Case is clear and in the hands of the Court.

If the Defendants and their attorney are confused about their duty to follow Rules of Procedure and need direction from the Court for making properly executed and specific claims of complete abandonment that has caused such a change in the area that has defeated the purposes for which the particular covenant was imposed and which has no remedy, attorney Oehler can file a Motion for any Direction he feels he needs.



Minutes of Status Conferences are not the proper means of communication and is a waste of Plaintiff's valuable time at this point in the process.

The Court has multiple pending Orders. Plaintiff and Defendants can wait for the Court's Orders and respond accordingly.

CONCLUSION

The Court does not need to expend his time nor the Plaintiff's time on another

Status Conference. It is time for this case to end with Injunctive Relief favoring the

Plaintiff for good cause shown and for dismissal of the abandonment claim for Unclean

Hands for good cause shown.

As such, dismissal of the Gag Order will become a moot point and Plaintiff can proceed with her duties of President of the Desert Lakes UA for communication to all members subject to all Declarations of CC&Rs. And as such, joinder of property owners pursuant to Rule 19 that are subject to the Declaration of Tract 4076-B CC&Rs will also become a moot point.

RESPECFULLY SUBMITTED this 12th day of December, 2022

Nancy Knight, Plaintiff Pro Per

Copy emailed to the Defendant's attorney Daniel Oehler on Dec. 12, 2022 djolaw@frontiernet.net