

IN THE CIRCUIT COURT OF THE  
FIFTEENTH JUDICIAL CIRCUIT IN AND  
FOR PALM BEACH COUNTY, FLORIDA

CA FLORIDA HOLDINGS, LLC,  
Publisher of *THE PALM BEACH POST*,

CASE NO.: 50-2019-CA-014681-AG

Plaintiff,

v.

DAVE ARONBERG, as State Attorney of  
Palm Beach County, Florida; SHARON R.  
BOCK, as Clerk and Comptroller of Palm  
Beach County, Florida,

Defendants.

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**JOINT MOTION TO CONTINUE EVIDENTIARY HEARING ON  
DAVE ARONBERG'S AMENDED MOTION FOR ATTORNEYS' FEES**

Plaintiff, CA Florida Holdings LLC ("Plaintiff") and Defendant/Movant, Dave Aronberg ("Aronberg"), hereby file this Joint Motion to Continue the Evidentiary Hearing on Dave Aronberg's November 9, 2020 Amended Motion for Attorneys' Fees under Fla. Stat. § 57.105 (the "Motion") and respectfully request that the evidentiary hearing on the Motion scheduled as backup on August 17, 2021 at 9:30 a.m. be continued to the next trial docket. In support thereof, Plaintiff and Aronberg state as follows:

1. On July 26, 2021, the Court entered an Order Resetting the Hearing on Defendant Dave Aronberg's Amended Motion for Attorneys' Fees for August 17, 2021 at 9:30 a.m.
2. Pursuant to the Court's Online Trial Calendar, the hearing on the Motion is backup (#2) to a three-day non-jury trial special set to begin on August 17, 2021 at 9:30 a.m. in the matter of *Waterfront ICW Properties, LLC v. Spanish Creek, LLC*, Case No. 50-2016-CA-001556-XXXX-MB-AG.

3. Counsel for defendant in *Waterfront*, which is set as #1 on the Court's current trial docket, informed undersigned counsel Lauren Whetstone that the case will not settle and the three-day trial is going forward on August 17.

4. Aronberg's counsel, Douglas Wyler, prefers that the hearing on the Motion take place in person (as opposed to remotely). Plaintiff's counsel has agreed to an in-person hearing.

5. Mr. Wyler must travel five hours from Fernandina Beach, Florida, to attend the hearing, and Plaintiff's counsel Nina Boyajian must arrange travel from Los Angeles.

6. To accommodate travel arrangements and make an in-person hearing possible, the parties respectfully request that the hearing be continued to the Court's next non-jury trial docket beginning November, 2021 through January, 2022, in order to obtain a date certain for the hearing at the Court's next calendar call.

7. This Joint Motion is not made for purposes of delay or for any other improper purpose but rather simply to allow efficiency and judicial economy. No party would be harmed or prejudiced by the granting of this Joint Motion.

WHEREFORE, CA Florida Holdings LLC and Dave Aronberg respectfully request that the Court continue the evidentiary hearing on Dave Aronberg's Amended Motion for Attorneys' Fees until the next non-jury trial docket.

Respectfully submitted on August 5, 2021 by:

/s/ Douglas Wyler  
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*Counsel for Plaintiff CA Florida Holdings,  
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#### **CERTIFICATE OF SERVICE**

**I HEREBY CERTIFY** that a true and accurate copy of the foregoing has been electronically filed with the Florida E-File Portal for e-service on all parties of record herein on this 5<sup>th</sup> day of August, 2021.

/s/ Lauren Whetstone  
Lauren Whetstone