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Idaho State Bar #6176

ATTORNEY FOR DEFENDANT DWAYNE PIKE

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF NEZ PERCE

DPW Enterprises LLC and Mountain)
Prime 2018 LLC,) CASE NO. CV35-24-1063
Plaintiff, v.) RESPONSE TO MOTIONS) OF CO-DEFENDANT)
Jeremy L. Bass, Dwayne Pike, and Current)
occupant, and Unknown Parties in)
Possession of the real property commonly)
known as 1515 21 st Avenue, Lewiston,)
Idaho 83501,)
)
Defendants.)

COMES NOW the Defendant Dwayne Pike (hereinafter "Defendant Pike"), by and through his attorney of record, Ken Nagy, of Idaho Legal Aid Services, Inc., and hereby responds to the following motions filed by Co-Defendant Jeremy L. Bass (hereinafter "Defendant Bass") in the above-entitled proceeding:

1. Motion for Appointment of Co-Counsel filed on August 14, 2024;

KEN NAGY
Idaho Legal Aid Services, Inc.
Lewiston, Idaho

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2. Motion to Dismiss and Strike Summons and Complaint filed on August 14, 2024;

and

3. Motion to Amend Filings to Include Verification filed on August 19, 2024.

With regards to Defendant Bass' Motion for Appointment of Co-Counsel, it appears

that said Motion repeatedly contains the same typographical error in that Defendant Bass

has moved the Court to appoint "co-counsel"...for the Plaintiff". Mtn. at 1-3. However, it

appears that Defendant Bass is seeking the appointment of an attorney to assist him with the

proceeding, not the appointment of an attorney to assist the Plaintiff DPW Enterprises LLC

and Prime 2018 LLC. If that is the case, Defendant Pike does not object to said Motion.

However, in the event that Defendant Bass is seeking the appointment of an attorney to assist

the Plaintiff with the proceeding, Defendant Pike objects as there is no legal authority upon

which the Court may accomplish such an appointment.

With regards to Defendant Bass' Motion to Dismiss and Strike Summons and

Complaint, Defendant Pike does not object to said Motion.

With regards to Defendant Bass' Motion to Amend Filings to Include Verification,

Defendant Pike does not object to said Motion.

DATED this // day of September, 2024.

IDAHO LEGAL AID SERVICES, INC.

Ken Nagy

Attorney for Defendant Dwayne Pike

KEN NAGY Idaho Legal Aid Services, Inc. Lewiston, Idaho

RESPONSE TO MOTIONS OF CO-DEFENDANT

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the day of September, 2024, I caused to be served a full, true and accurate copy of the foregoing by the method indicated below, and addressed to the following:
Lewis N. Stoddard
Halliday, Watkins & Mann, P.C.
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Overnight mail
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Hand delivered
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Ken Nagy

KEN NAGY Idaho Legal Aid Services, Inc. Lewiston, Idaho