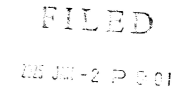
Jeremy L. Bass, Perforce Pro Se 1515 21st Ave Lewiston, ID 83501-3926 Ph: 208-549-9584 Quantum.J.L.Bass@RAWdeal.io



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

DPW ENTERPRISES LLC and MOUNTAIN PRIME 2018 LLC.

Plaintiff -Respondents,

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JEREMY L. BASS,

Defendant-Appellant,

and

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DWAYNE PIKE, and CURRENT OCCUPANT, and Unknown Parties in Possession of the real property commonly known as 1515 21st Avenue, Lewiston, Idaho 83501

Defendants.

Docket No. 52552-2024

Case No. CV35-24-1063

AMENDED NOTICE OF APPEAL

ORAL ARGUMENT REQUESTED

TO: THE ABOVE-NAMED PLAINTIFFS, DPW ENTERPRISES LLC and MOUNTAIN PRIME 2018 LLC, and

THEIR ATTORNEYS, LEWIS N. STODDARD, AND THE CLERK OF THE DISTRICT COURT OF THE SECOND

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

4 NOTICE IS HEREBY GIVEN THAT:

- APPELLANT: The above-named Appellant, Defendant Jeremy L. Bass, perforce pro se, appeals against the above-named Respondents, Plaintiffs, DPW ENTERPRISES LLC and MOUNTAIN PRIME 2018 LLC, to the Idaho Supreme Court from:
 - The *Order Denying Defendant's Motion for Reconsideration*, entered on December 16th, 2024;
 - The Judgment Re: Jeremy Bass, entered on December 16th, 2024;
 - The *Memorandum Opinion and Order on Plaintiffs' Motion for Summary Judgment*, entered on <u>November 5th, 2024</u>; and

Filed: 01/03/2025 Idaho Supreme Court Melanie Gagnepain, Clerk By: Kimber Grove, Deputy

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The *Opinion and Order on Motion to Dismiss and Strike Summons and Complaint*, entered on <u>October 18th</u>, 2024,

in the above-entitled action, the Honorable Michelle M. Evans presiding.

2. JURISDICTIONAL STATEMENT:

- Appellant has the right to appeal to the Idaho Supreme Court pursuant to *Idaho*Appellate Rules 11(a)(1) and 17.
- The orders described in paragraph 1 above are appealable as:
 - The District Court has entered its *Judgment Re: Jeremy Bass* on

 December 16th, 2024, accompanied by an *express Rule 54(b) Certificate*wherein the Honorable Michelle M. Evans certified that *"there is no just reason for the delay of the entry of a final judgment and that the Court has as does hereby direct that the above judgment or order shall be a <i>final judgment upon which an appeal may be taken"*;
 - Said Judgment constitutes a final judgment within the meaning of *Idaho* Rule of Civil Procedure 54(b) and Idaho Appellate Rule 11(a)(1), having fully adjudicated all claims between Plaintiffs-Respondents and
 Defendant-Appellant Jeremy L. Bass;
 - The antecedent interlocutory orders, including the *Memorandum Opinion and Order on Plaintiffs' Motion for Summary Judgment* entered

 November 5th, 2024, and the *Opinion and Order on Motion to Dismiss and Strike Summons and Complaint* entered October 18th, 2024, merge into and become appealable upon entry of the final judgment pursuant to established Idaho appellate jurisprudence.

1	- This No	tice of Appeal is timely filed within forty-two (42) days from entry of the
2	final juc	gment and <i>Rule 54(b) Certificate</i> as prescribed by <i>Idaho Appellate Rule</i>
3	14(a).	
4	3. PRELIMINARY ST	ATEMENT OF ISSUES ON APPEAL:
5	Appellant intend	ds to assert the following issues on appeal, without prejudice to assert
6	additional issue	s as prescribed by <i>I.A.R. 17(f)</i> .
7	- WHETHE	R the District Court erred in its application of <i>Idaho Code § 45-1508</i> by:
8	0	Misapplying the statutory protections afforded to bona fide purchasers
9		in the context of substantive defects that void a foreclosure sale <i>ab</i>
10		initio;
11	0	Failing to distinguish between procedural deficiencies and substantive
12		defects as established in Baker v. Nationstar Mortg., LLC;
13	0	Misinterpreting the scope of statutory protections in instances of
14		alleged auction irregularities.
15	- WHETHE	R the District Court's evidentiary determinations constitute reversible
16	error re	garding:
17	0	The adequacy of circumstantial evidence pertaining to pre-printed
18		checks matching auction bids;
19	0	Documentary evidence and testimony alleging pre-coordinated bidding
20		practices;
21	0	Video evidence demonstrating auction irregularities and procedural
22		deficiencies, with plaintiffs actively on the phone and being well
23		informed the whole time.

1	- WHETHER the District Court erred in its application of <i>Idaho Rule of Civil</i>	
2	Procedure 10(c) by:	
3	o Declining to consider Defendant's Filings Sections C, D, and E, submitted	
4	on <u>October 21st, 2024</u> ;	
5	 Failing to incorporate explicitly referenced materials in the Motion for 	
6	Reconsideration.	
7	- WHETHER the District Court's dismissal of evidence pertaining to trustee	
8	misconduct and auction irregularities constitutes an abuse of discretion under	
9	Idaho Code § 45-1506.	
10	(Note: The appellant reserves the right to assert additional issues on appeal.)	
11	4. SEALED RECORD: No part of the record has been sealed.	
12	5. REPORTER'S TRANSCRIPT:	
13	- [✔] The appellant requests the preparation of the reporter's standard transcript	
14	as defined in <i>Rule 25(c), I.A.R.</i> in [✔] hard copy [✔] electronic format.	
15	- The following proceedings are requested:	
16	o Status Conference held on <u>September 17th, 2024</u> .	
17	o Hearing on the <i>Motion for Dismissal</i> held on <u>October 8th, 2024</u> .	
18	o Hearing on the <i>Motion for Summary Judgment</i> held on <u>October 22nd.</u>	
19	<u>2024</u> .	
20	 Hearing on the Defendant's Motion for Reconsideration held on 	
21	<u>December 6th, 2024</u> ;	
22	 All other proceedings that may have occurred that is not already enumerated. 	

	NAME: Linda Carlton NAME: Nancy Towler
	ADDRESS: lcarltonreporting@gmail.com ADDRESS: nancytowler@yahoo.com
1	- [✔] That the clerk of the district court has been paid the estimated fee of \$490 for
2	preparation of the reporter's transcript;
3	- [✔] That the estimated fee for preparation of the clerk's record has been [or will
4	be] paid upon receipt of such estimate;
5	- [] The appellant is exempt from paying the estimated fees for preparation of the
6	transcript and record due to financial reasons stated in the accompanying
7	affidavit;
8	- [✔] All appellate filing fees have been paid; and
9	- [✔] Service has been made upon all parties required pursuant to <i>Rule 20, I.A.R</i> .
	Dated this2nd day of January 2025. Respectfully submitted, Jeremy L. Bass Defendant-Appellant / Perforce Pro Se
	Salt Lake City, UT 84111-2906
	Jerephy L. Bass Signature Defendant-Appellant / Perforce Pro Se

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CERTIFICATION AFFIDAVIT		
STATE OF IDAHO)		
: SS.		
County of NEZ PERCE)		
<u>Ieremy L. Bass</u> , being sworn, deposes and says: That the party is the appellant in the above-entitled appeal and that all statements in this notice of appeal are true and correct to the best of his knowledge and belief.		
Jeremy L. Bass Signature Defendant-Appellant / Perforce Pro Se		
Subs ø ribed and Sworn to before me this <u>2nd</u> , day of <u>January</u> 20 <u>25</u> .		
Notaly Public for Idaho		
Residing at Lewiston, Id Commission Expires: 1/2/29		
WI EE OTAMBER		
=KYLEE STAMPER= Commission #20234757		
ACKNOWLEDGMENT Notary Public		
STATE OF IDAHO) State of Idaho		
County of NEZ PERCE)		
On the <u>2nd</u> day of <u>Ianuary</u> , 2025, before me, the undersigned Notary Public, personally appeared <u>Ieremy L. Bass</u> , known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that s/he executed the same. IN WITNESS WHEREOF, I have set my hand and seal the day and year as above written.		
Notally Public for Idaho		
Residing at <u>26wiston</u> , <u>To</u> Commission Expires: <u>11/21/29</u>		
KYLEE STAMPER Commission #20234757 Notary Public		