1	Jeremy L. Bass, Pro	Se				
2	1515 21 st ave Lewiston, ID 83501	3926				
4	Ph: 208-549-9584					
5	Quantum.J.L.Bass@	RAWdeal.io				
6 7 8	IN THE DISTRICT COURT FOR THE SECOND JUDICIAL DISTRICT FOR THE STATE OF IDAHO, IN AND FOR					
	JEREMY L. BASS,	Plaintiff,	Case No. CV35221875			
		i iairiuri,	MOTION TO RECONSIDER			
	VS.					
		Defendants.				
9						
10						
11 12	Comes no	ow the Plaintiff, Jeremy L. Bass,	and hereby moves this Honorable Court to			
13	reconsider its Opinion and Order on Motion to Dismiss and Strike Summons and Complaint					
14	issued on January	26, 2023.				
15						
16	In support of this	motion, Plaintiff states as follov	VS:			
17						
18	1. Plaintiff ha	as reviewed the Opinion and C	rder on Motion to Dismiss and Strike Summon:			
19	and Com	plaint and respectfully requests	that the Court reconsider its decision.			
20						
21	2. Plaintiff ha	as discovered new evidence tha	at shows the Defendant, ReconTrust, N.A., is a			
22	necessary	party to this action and should	I have been named in the original Complaint.			
	,	-	· ·			

\sim	2
_	2

3. Plaintiff respectfully requests that the Court allow him to file an amended Complaint that includes ReconTrust, N.A. as a defendant.

4. Plaintiff asserts that the Court's previous summary judgment was not based on the merits of the case, but rather because of Plaintiff's failure to serve the papers correctly and failure to name the parties correctly.

5. Plaintiff respectfully requests that the Court reconsider its summary judgment and allow the case to proceed.

6. Plaintiff acknowledges and takes full responsibility for his failure to serve the papers correctly and name the parties correctly in the original Complaint. Plaintiff is committed to properly serving all necessary parties in accordance with the Idaho Rules of Civil Procedure.

7. Plaintiff also wishes to inform the Court that additional evidence and information is expected to come to light which could impact the outcome of this case. Plaintiff reserves the right to amend the complaint or bring additional claims if warranted by the evidence.

44	WHEREFORE, Plaintiff respectfully requests that this Honorable Court reconsider its				
45	Opinion and Order on Motion to Dismiss and Strike Summons and Complaint and allow the				
case to proceed with the inclusion of ReconTrust, N.A. as a defendant.					
	Dated this <u>21</u> day of February 2023.				
	Respectfully submitted,				
	Jeremy L. Bass Plaintiff/ Pro Se				
	Signature				

CERTIFICATE OF MAILING

I certify that I have sent by email and first class mail this OPPOSITION TO DEFENDANT'S MOTION TO DISMISS AND STRIKE SUMMONS AND COMPLAINT to the Defendant on January 25, 2023, at the following email address and postal address:

Email: mnewell@idealawgroupllc.com Postal: Michael J. Newell ISBA #1953

IDEA Law Group, LLC

4530 S. Eastern Ave., Ste. 10

Las Vegas, NV 89119

Postal: Bank Of America NA.

C T CORPORATION SYSTEM 1555 W SHORELINE DR

STE 100

BOISE, ID 83702

Postal: CARRINGTON MORTGAGE SERVICES, LLC

C T CORPORATION SYSTEM 1555 W SHORELINE DR

STE 100

BOISE, ID 83702

Jeremy L. Bass	
Plaintiff	
	Signature

ACKNOWLEDGMENT

STATE OF IDAHO)						
	: ss.						
County of NEZ PER	CE COUNTY)					
On the _21_	_ day ofF	EBRUARY,	2023,	before	me, t	he und	ersigne
Notary Public, pe	rsonally app	earedJei	remy Ba	ss,	known	to me	to be
the person whose	name is subs	cribed to t	the for	egoing	instr	ument,	and
acknowledged to m	e that s/he	executed th	ne same	. IN W	ITNESS	WHERE	OF, I
have set my hand	and seal the	day and ye	ear as	above v	vritte	n.	
		Notary Puk	olic fo	r Idaho)		
		Residing a	at				
		Commission	n Evnir	A S •			