Jeremy L. Bass, Pro Se

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IN THE DISTRICT COURT FOR THE SECOND JUDICIAL DISTRICT

FOR THE STATE OF IDAHO, IN AND FOR NEZ PERCE COUNTY

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| JEREMY L. BASS,  Plaintiff,  vs.  MICHAEL NEWELL, ESQ AT IDEA LAW  GROUP, LLC,  CARRINGTON MORTGAGE  SERVICES, LLC,  AND BANK OF AMERICA, N.A.  Defendants. | Case No. CV35221875  MOTION FOR APPOINTMENT  OF COUNSEL |

COMES NOW, Plaintiff Jeremy L. Bass, pro se, and respectfully moves the Court for the appointment of counsel to assist in the prosecution of this action. Despite Mr. Bass's diligent efforts to retain counsel, including contacting multiple firms in Idaho and surrounding states, as of yet every firm he has spoken with has cited a conflict of interest or lack of ability to take on any work from him. When Mr. Bass inquiries if they could help him when the case load gets low, the best he has been told as for the reason they can’t take his case is back to the conflict of interest.

Mr. Bass is currently unemployed and that has some hindrances expected retainer but at no time has any of the contacts for help made even go to a point of going over details or even if there was a case that made sense so money hasn’t even come up as a issue. The has limited access to the state law library or any information on filings and procedures, making it difficult for him to effectively represent himself in this action. He has had to resort to using online resources such as the ChatGPT AI Language Model to help guide him in understanding the legal process and drafting filings. However, the use of such resources does not replace the expertise and knowledge of a licensed attorney.

The Plaintiff's case also involves the potential loss of his home and investment, which would result in irreparable harm and homelessness, making it imperative that the Plaintiff has legal representation to protect his rights and interests.

The balance of hardships weighs heavily in favor of the Plaintiff, as the harm that he will suffer if he is unable to effectively litigate this matter outweighs any inconvenience or burden that may be imposed on the defendants by the appointment of counsel. Furthermore, the Sixth Amendment of the United States Constitution guarantees the right to counsel in criminal cases and the Due Process Clause of the Fourteenth Amendment extends this right to civil cases as well, particularly in cases where the litigant's fundamental rights are at stake such as loss of a home.

The public interest would be served by appointing counsel for Mr. Bass, as it would ensure that the rights of the homeowner are protected and that the sale of a home under disputed circumstances is prevented.

WHEREFORE, Mr. Bass respectfully requests that the Court appoint counsel to assist in the prosecution of this action, citing the Sixth Amendment and the Due Process Clause of the Fourteenth Amendment of the United States Constitution.

Dated this \_25\_\_\_ day of January 2023.

Respectfully submitted,

Jeremy L. Bass

Plaintiff

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

Jeremy L. Bass

Plaintiff

Signature