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1 **Benjamin Tyler Brandt**
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FILED

APR 11 2016

**STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES**

4 In Pro Per
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State Bar Court

9
10 In the Matter of:
11 Benjamin Tyler Brandt

09-J-16022-RAH

[PROPOSED] AMENDED ANSWER

Judge: Honorable W. Kearsie McGill

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16 A motion of interlocutory review is pending in this matter pursuant to State Bar
17 Rule 5.150(A); see Matter of Respondent R (Rev.Dept 1995) 3 Cal. State Bar Ct.Rptr. 227,
18 229; State Bar Rule 5.151(G).
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20 The reopening of this matter is analogous to smushing a rape victim's face into
21 the act of the rape and demanding to know how they are responsible, why the rape victim
22 participated in the rape in the first place, why he went on the date in the first place, why did
23 he agree. In 2008, everyone in the Roybal Bankruptcy Court knew about the group Bankers
24 of Ruptcy Hypothecators except me. The group had a bankruptcy that had been clogging
25 Bankruptcy Judge Alan Ahart's court for over two years. They knew because or this group's
26 long history with the bankruptcy court in Los Angeles -- which I learned much later. I was
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1 completely set up by this group as a patsy. They scammed me big time, took my name, and
2 filed who knows what in my name. If any member of public looks at the petition Bankers of
3 Ruptcy Hypothecators filed in my name, they will see some of the most bizarre paperwork
4 possible. Please compare this petition to any of the actual bankruptcy petitions I actually filed
5 six years earlier in 2001 and 2002. Any honest person with even a modicum of integrity will
6 be able to immediately tell, the same person could not have possibly filed the both the
7 actually petitions filed by Benjamin Brandt Wasson and the petition filed by Bankers of
8 Ruptcy Hypothecators. Only completely dishonest persons with no character whatsoever
9 would even remotely suggest the same person filed the greatly divergent documents. The
10 form and formatting are completely different.
11

12
13 It turns out when I met with this bankruptcy group in the summer of 2008, a
14 notorious 2006 bankruptcy petition they previously filed was just about to be dismissed and
15 they were looking for a disguise to file a new case. I was the sucker this group prey upon
16 after a pure chance 2008 introduction through a cold call of one of my loan officers. I met
17 with them for one “date” meeting around the beginning of summer 2008 and believed their
18 intentions to be good. Perhaps I was the only one who had no idea who they were and
19 believed their intentions to be good. They presented themselves in such a manner as scam
20 artists of course do. Shortly thereafter they proceeded in filing and preparing work in my
21 name. That’s the date and that’s the rape. And now I’m getting it smushed in my face again.
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24 The State Bar Office of Chief Trial Counsel Jayne Kim take every single thing
25 I give them and turn it on its head. Most recently in promoting the absurd argument an appeal
26 filed four years after the time for appeal elapsed had to be completely unappealable before a
27 statute of limitations began to run, they included as an exhibit a motion to dismiss without
28

1 prejudice I filed, a motion the Ninth Circuit Court didn't even consider. They did so merely
2 because I provided this motion to them in an effort to show my only interest was concluded
3 when the state bar dismissed their case on its merits on March 13, 2013. Regardless, the
4 Ninth Circuit Court of Appeals does not even consider motions to dismiss without prejudice
5 as I subsequently learned. Those motions are denied procedurally. Yet, the State Bar Office
6 of Chief Trial Counsel Jayne Kim still tried to find a way to use that errant filing against me.
7

8 In October 2008, attorney Ron Moroco charged me with a bad faith filing after
9 pursuing Bankers of Ruptcy Hypothecators for years. At that time, I did not know I needed to
10 be registered in district court to file bankruptcies (a highly disputed matter the bankruptcy
11 courts still contend is not necessary). I would encourage any attorney to call the bankruptcy
12 court, ask to speak to the senior staff, and ask whether any registration is required prior to
13 bankruptcy filings.
14

15 Instead of understanding what was going on, being "steamrolled" as was said, I
16 stated rather, "Your Honor I've filed many bankruptcies and studied bankruptcies extensively
17 in law school and following law school." I thought boasting of my experience was a good
18 thing, clearly. This caused Mr. Moroco, the U.S. attorney pursuing Bankers of Ruptcy and
19 Hypothecators for years before I came along, to gleam as I recall. He would parade this
20 statement I filed a hundred bankruptcies without being registered with the Central District
21 Court at every conceivable opportunity. Mr. Moroco also admitted to attaching my name to
22 Bankers of Ruptcy's notorious 2006 bankruptcy petition as I will prove from the transcript of
23 the only hearing I received any notice of in this matter which occurred on or about February
24 13, 2009.
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1 When asked if I could practice law in any court in California, I proudly stated
2 something similar to “Yes your Honor, I’m even approved by hundreds of lender in my
3 mortgage brokerage practice. I have tons of experience. I’m very careful and meticulous in
4 my filings. They are not in bad faith.” All the while, I was being set-up not knowing that I
5 was not registered with the Central District Court or thinking my brief stint in bankruptcy law
6 six full years earlier (at that time in 2009 when I was charged with a bad faith filing) far
7 outside of the statute of limitations was relevant. Likewise, the case where my identity was
8 stolen should obviously not have been consider since the court I was in was so intimately
9 familiar with the group who filed the petition in my name. However the argument of these
10 petitions being all filed six years earlier far outside of the statute of limitations was not
11 volunteered by anyone, including myself because I did not understand the relevance at that
12 time. However, clearly, Mr. Moroco knew and did not divulge this information in any filing
13 whatsoever. Putting my name “only on the proof of service” -- as Mr. Moroco said on the
14 record, which I will prove -- on the notorious 2006 bankruptcy petition and not bothering to
15 mention any dates on any pleadings anywhere of my bankruptcy filings, not indicating
16 anywhere all of my filings were then over six years old, filed in 2001 to 2002, is crooked and
17 obstructing justice. To advance this obstruction is equally crooked. I’m the rape victim here
18 and the injury is only being compounded by this abusive application of Business and
19 Professions Code, Section 6049.1(a).

20 On all the bankruptcy petitions I filed there is a limited scope of appearance
21 that reduced my role to educating petitioners on 341(a) meetings. I specifically made sure I
22 was not responsible for court actions. Of course, Bankers of Rutpcy Hypothecator’s petition
23 filed in my name with either a forged signature or signature they took from me, was the only
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1 petition not to include such a limited scope. Their petition looks nothing like mine in any
2 manner whatsoever. I was never, of course, paid one cent, never had any contract with
3 Bankers of Ruptcy, and never received any documentation for my review as was, of course,
4 required for representation.
5

6 For the reviewing committee, please examine my Pacer record, Exh1ibit 1. I
7 have never filed any document in the District Court, not one single document ever. All my
8 bankruptcy petition filings for clients, meaning paying costumers not myself or family,
9 occurred in 2001 or 2002, every single petition. It's crystal clear, there is a massive gap from
10 2002 to 2008 without any bankruptcy filings whatsoever. The Bankers of Ruptcy
11 Hypothecators 2006 petition now appears on my Pacer record since Mr. Moroco attached my
12 name to the proof of service, but my name is nowhere on any document in that petition except
13 for the proof of service he added it to days before the petition was dismissed. I had not met
14 the group Bankers of Ruptcy Hypothecators except for one date in 2008. Yes, I used the
15 bankruptcy process for myself trying to save my townhouse in 2008 after the collapse of the
16 mortgage business I owned. Yet that was my prerogative. Every person has a right to file
17 their own bankruptcy petition.
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20 The statute of limitations will at some point be fairly applied in this case and I
21 will not be held accountable for the rape that occur when Bankers of Ruptcy Hypothecator
22 assumed my identity as a blatantly obvious set-up. The March 15, 2016 reopening of this
23 case filed originally on October 19, 2011 should never have been permitted on the ridiculous
24 grounds an underlying appeal (filed fours years after the appeal dead line) had to be
25 completely unappealable before the statute of limitations began to run. Clearly, this case was
26 voluntarily dismiss by the State Bar Office of Chief Trial Counsel Jayne Kim on March 13,
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1 2013 and waiting over three years to file an amended complaint is absurdly delinquent. This
2 is just excuse making for a well-publicized delinquent state bar.

3
4 This case was reopened seemingly “out-of-nowhere” March 15, 2016 after
5 being voluntarily dismissed by the State Bar itself on March 13, 2013. Conceivably, that
6 margin could be written off and dismissed as “a few days”. This case was, however,
7 reopened after over three years after it was voluntarily dismissed. It was first attempted to be
8 reopened I would argue seemingly “out-of-nowhere” on October 9, 2015, but the State Bar
9 Office of Chief Trial Counsel Jayne Kim then apparently filed the incorrect document to
10 reopen the case as the hearing judge immediately jumped on this incorrect filing and granted
11 his own motion to rescind all filings back to March 13, 2013 (please see October 28, 2015
12 Order Rescinding All Filings After March 13, 2013 (Including Notice of Disciplinary
13 Charges), Appendix A, page 1). The effect of this rescission would seem to be to assist the
14 State Bar Office of Chief Trial Counsel Jayne Kim as it included a full tutorial on how to
15 avoid a March 13, 2015 Rules of Procedure of the State Bar, rule 5.124(G)(1) statute of
16 limitations problems. The State Bar Office of Chief Trial Counsel Jayne Kim missed the
17 statute of limitations by seven months the order explained and consequently would need to
18 argue “good cause”. Now Judge Richard A. Honn had been assigned to this case for over two
19 years. Certainly, it would seem Judge Honn would already have known if there was good
20 cause. Judge Honn is after all the judge who basically orchestrated the March 13, 2013
21 “voluntary” dismissal of this case by the State Bar Office of Chief Trial Counsel Jayne Kim.
22 Judge Honn stated “there’s not much there”, “either you dismiss this case or I am going to
23 dismiss this case”. Only then did former State Bar prosecutor Glass “agree” to the March 13,
24 2013 “voluntary” dismissal. While Judge Honn seems favorable towards dismissal on
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1 substance throughout 2011, 2012, and 2013, the October 28, 2015 Order provides instruction
2 on how to overcome a statute of limitations missed by seven months. If the incorrect
3 documents and filings needed to be rescinded then it seems they could simply be rescinded
4 without providing the code sections and research for overcoming a statute of limitations
5 missed by seven months. After basically being protected from proceeding with an incorrect
6 filing, is it too much to ask for the State Bar Office of Chief Trial Counsel Jayne Kim to do
7 it's own research on how to overcome a statute of limitations without assistance?
8

9 The context of this matter is certainly instructive as this case seem to reflect
10 the backlogged case conundrum facing the State Bar. Backlogged case resurgence after a
11 mandated statute of limitations deadline and dysfunctional filings of the State Bar must not,
12 however, be permitted. As a June 2015 audit found that the State Bar had not been
13 transparent about it's disciplinary caseload, former executive director of the California State
14 Bar, Joseph Dunn accused the State Bar of firing him after he reported that disciplinary files
15 were deliberately being removed to make the State Bar's case backlog appear smaller ("Suit
16 Against State Bar of California Spurs Calls For New Lawyer Discipline Model", Sudhim
17 Thanwala, January 11, 2015, The Associated Press, page 1). Former state bar vice president
18 Peter Keane stated, "The state bar for the last generation has been a completely dysfunctional
19 organization. It seems to survive, but ... it gets worse with each iteration." A whistleblower
20 report condemned the department's leader Jayne Kim's "disregard for her responsibilities,
21 inadequate performance, and dishonesty." Id. The whistleblower complaint describes Kim as
22 "a bully, petty, thin skinned, and vindictive" and says employees have voiced their concerns
23 to trustees and bar executives to avail." Id. "There's a lot of acrimony in this office," said
24 Adriana Burger, an attorney who has worked at the bar for more than 20 years. Id.
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1 On October 21, 2015, seventy-six percent of the State Bar’s approximately
2 200 attorneys, investigators, secretaries and other OCTC worker’s in the bar’s Los Angeles
3 and San Francisco offices overwhelming voted “no confidence” in the department’s leader
4 Jayne Kim (“Bar’s Discipline Chief Loses ‘No Confidence’ Vote”, Cheryl Miller, The
5 Recorder, October 21, 2015, page 1).
6

7 **Just seven days after this vote of “No Confidence”**, on October 28, 2015,
8 the new hearing judge in this matter on State Bar Court’s *own motion* and Order rescinded
9 incorrect filings from the State Bar Office of Chief Trial Counsel Jayne Kim in this matter.
10 This action effectively saved the State Bar Office of Chief Trial Counsel Jayne Kim from an
11 appealable issue and served to educate and effectively strategize with the State Bar Office of
12 Chief Trial Counsel Jayne Kim on how to avoid a statute of limitations conundrum (per Rules
13 of Procedure of the State Bar, rule 5.124(G)(1). The State Bar missed the March 13, 2015
14 statute of limitations by seven months. The order became permanent as it was not timely
15 appealed per State Bar Rule 5.150(B).
16

17
18 The State Bar Office of Chief Trial Counsel Jayne Kim then filed a February 4,
19 2016 Motion to Reopen as a Trojan Horse carrying an appeal of the statute of limitations
20 deadline set by the order after the review deadline was missed. The February 4, 2016 Motion
21 to Reopen serves the identical function as an appeal of the statute of limitations deadline by
22 arguing the deadline is actually February 4, 2016. The March 15, 2016 Order should have
23 been reversed per Rules of Procedure of the State Bar, rule 5.124(G)(1) and pursuant to State
24 Bar Rule 5.150(B) in that it seems to change the statute of limitations deadline to February 4,
25 2016 from March 13, 2015, which effectively changes an unchangeable order in it’s most
26 critical aspect, the statute of limitations deadline. Because the State Bar Office of Chief Trial
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1 Counsel Jayne Kim missed the deadline to review the order, they should not have
2 consequently been given preferential treatment to seek review in an alternative manner.

3 I am presently seeking review in the Disciplinary Departments of the
4 Bankruptcy Court (where I only filed petitions in 2001 and 2002) and District Court (where I
5 have never filed any document) to determine the statute of limitations as it related to the
6 October 18, 2009 disciplinary hearing held in my absence, to finally get some integrity
7 injected into this matter about which cases of mine truthfully could have been considered for
8 any discipline in 2008. Clearly Bankruptcy Judge Alan Ahart could understand the truth as
9 he only fined me \$1,000 after grilling Mr. Moroco on why he put my name on a 2006
10 bankruptcy petition that had been in his court for over two years. And this fine was given
11 only because I did not properly defend myself at that time. I did not explain all my petitions
12 were actually filed six years earlier or explain all my cases contained a limited scope of
13 appearance. Nothing in Bankers of Ruptcy Hypothecator's petition filed in my name
14 resembles the other petitions I filed in any way whatsoever, which any person with even a
15 modicum of integrity and character could see.
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20 Respectfully Submitted,

21 Dated this April 5, 2016

22 By: 
23 Benjamin Tyler Brandt
24 Attorney Pro Per
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Select a Case

There were 4 matching persons.

There were 116 matching cases.

Name	Case No.	Case Title	Chapter / Lead BK case	Date Filed	Party Role	Date Closed
Wasson, Benjamin (pty) (1 case)	<u>9:01-bk-13534-RR</u>	Benjamin B Wasson	7	11/08/01	Debtor	02/27/02
Wasson, Benjamin (pty) (2 cases)	<u>9:02-ap-01011-RR</u>	Wasson v. Bank Of America et al	<i>Lead BK:</i> 9:01-bk- 13534-RR Benjamin B Wasson	01/22/02	Plaintiff	06/25/03
	<u>9:02-ap-01023-RR</u>	Wasson v. Uc Los Angeles/eduserv et al	<i>Lead BK:</i> 9:01-bk- 13534-RR Benjamin B Wasson	02/22/02	Plaintiff	12/26/02
Wasson, Benjamin Brandt (pty) (3 cases)	<u>1:08-bk-14924-KT</u>	Benjamin Brandt Wasson	7	07/15/08	Debtor	03/04/09
	<u>1:09-bk-12335-KT</u>	Benjamin Brandt Wasson	13	03/03/09	Debtor	04/14/09
	<u>2:09-mp-00003-TD</u>			02/13/09	Other Professional	10/19/09
Wasson - SUSPENDED -, Benjamin Brandt (aty) (110 cases)	<u>1:01-bk-14324-KT</u>	Dwight R Sullivan	7	05/03/01	N / A	08/28/01
	<u>1:01-bk-14327-AG</u>	Robert Lee Harris and Donna Lee Harris	7	05/03/01	N / A	08/28/01
	<u>1:01-bk-14723-KT</u>	Gurmeet Singh	7	05/15/01	N / A	09/17/01
	<u>1:01-bk-14942-RR</u>	Ernesto T Moreno	7	05/21/01	N / A	09/25/01

Exhibit 1

<u>1:01-bk-15461-GM</u>	Guillermo C Falcon	7	06/05/01	N / A	04/30/02
<u>1:01-bk-15648-GM</u>	Sharisse M Vestal	7	06/11/01	N / A	10/11/01
<u>1:01-bk-15864-GM</u>	Merle F Buck Iii	7	06/18/01	N / A	10/19/01
<u>1:01-bk-15866-KT</u>	Marco Antonio Manriquez and Cruz Manriquez	7	06/18/01	N / A	10/17/01
<u>1:01-bk-16649-KT</u>	Gina A Hill	7	07/11/01	N / A	11/05/01
<u>1:01-bk-16651-GM</u>	Ruena Agraviador	7	07/11/01	N / A	11/06/01
<u>1:01-bk-16652-AG</u>	Carl J Gshwender	7	07/11/01	N / A	10/31/01
<u>1:01-bk-16656-KT</u>	Fabio Trujillo Reveles and Jacqueline Reveles	7	07/11/01	N / A	11/07/01
<u>1:01-bk-17429-GM</u>	Will Ray Arreola and Trina R Arreola	7	08/03/01	N / A	11/26/01
<u>1:01-bk-18124-KT</u>	Michelle Charron and Charles Charron	7	08/23/01	N / A	12/18/01
<u>1:01-bk-18125-GM</u>	Eddy Giovanni Centes and Marta Centes	7	08/23/01	N / A	12/18/01
<u>1:01-bk-18126-AG</u>	Everado Erik Sevilla	7	08/23/01	N / A	12/17/01
<u>1:01-bk-20518-RR</u>	Richard J Dondiego	7	11/09/01	N / A	03/08/02
<u>1:02-ap-01633-GM</u>	Nordstrom Fsb v. Tomer		<i>Lead BK:</i> 1:02-bk- 13009-GM Yossi Tomer	07/02/02	N / A 02/14/03
<u>1:02-ap-01634-GM</u>	Mbna America Bank v. Tomer		<i>Lead BK:</i> 1:02-bk- 13009-GM Yossi Tomer	07/02/02	N / A 02/21/03
<u>1:02-ap-01635-GM</u>	Chase Manhattan Bank v. Tomer		<i>Lead BK:</i> 1:02-bk- 13009-GM Yossi Tomer	07/02/02	N / A 02/21/03

<u>1:02-ap-01641-GM</u>	Monogram Credit Card Bank v. Tomer		<i>Lead BK:</i> 1:02-bk-13009-GM Yossi Tomer	07/05/02	N / A	12/06/02
<u>1:02-bk-13008-KT</u>	Valarie A Weaver	7		04/03/02	N / A	07/26/02
<u>1:02-bk-13009-GM</u>	Yossi Tomer	7		04/03/02	N / A	07/25/02
<u>1:02-bk-13010-AG</u>	Howard D Fisher	7		04/03/02	N / A	07/29/02
<u>1:02-bk-14931-AG</u>	Jessie L Murray	7		05/29/02	N / A	09/24/02
<u>1:08-bk-14924-KT</u>	Benjamin Brandt Wasson	7		07/15/08	N / A	03/04/09
<u>1:08-bk-20537-KT</u>	Constance Nadine Wasson	13		12/24/08	N / A	10/01/09
<u>1:11-ap-01270-GM</u>	Wehba v. Williams		<i>Lead BK:</i> 1:11-bk-10304-GM Don H Williams and Tracey Williams	04/08/11	N / A	06/11/12
<u>2:01-bk-20695-BR</u>	Loyd H Madamba	7		04/09/01	N / A	08/10/01
<u>2:01-bk-21583-BR</u>	Mary Robinson	7		04/16/01	N / A	08/17/01
<u>2:01-bk-24989-AA</u>	Rose Goldman	7		05/14/01	N / A	09/14/01
<u>2:01-bk-25407-ES</u>	Robert L Edwards	7		05/17/01	N / A	09/14/01
<u>2:01-bk-25408-EC</u>	Thomas M Cade and Marcia E Cade	7		05/17/01	N / A	09/14/01
<u>2:01-bk-25409-BB</u>	Mike M Roybal and Deloris A Roybal	7		05/17/01	N / A	06/25/03
<u>2:01-bk-27510-VZ</u>	Norma A Villalpando	7		06/05/01	N / A	10/05/01
<u>2:01-bk-27511-KM</u>	Wilson Harris	7		06/05/01	N / A	10/05/01
<u>2:01-bk-29194-ES</u>	David Gonzales	7		06/20/01	N / A	10/19/01
<u>2:01-bk-31141-EC</u>	Barbara Jo Argent	7		07/10/01	N / A	11/09/01
<u>2:01-bk-31144-AA</u>	John Chihkang Kao	7		07/10/01	N / A	11/09/01
<u>2:01-bk-31347-ER</u>	Ada W Ng	7		07/11/01	N / A	11/09/01

<u>2:01-bk-31348-ES</u>	Sophia Gomez	7	07/11/01	N / A	11/09/01
<u>2:01-bk-33810-EC</u>	Lashawn Harris	7	08/03/01	N / A	11/30/01
<u>2:01-bk-34344-BR</u>	Michael Broemer	7	08/09/01	N / A	12/07/01
<u>2:01-bk-34346-ER</u>	Richard Craig Elgin	7	08/09/01	N / A	12/07/01
<u>2:01-bk-34349-ES</u>	Vince Remo	7	08/09/01	N / A	12/07/01
<u>2:01-bk-34350-EC</u>	Patricia A Van Savage and Berry Van Savage	7	08/09/01	N / A	12/07/01
<u>2:01-bk-34351-BB</u>	Raymond P Martinez and Anna L Martinez	7	08/09/01	N / A	12/07/01
<u>2:01-bk-34352-SB</u>	Janice M Daniel	7	08/09/01	N / A	12/07/01
<u>2:01-bk-35049-AA</u>	Rose E Ellett	7	08/16/01	N / A	12/14/01
<u>2:01-bk-35051-BR</u>	Ricky Riccardo	7	08/16/01	N / A	12/14/01
<u>2:01-bk-35052-KM</u>	Michele Inclan	7	08/16/01	N / A	12/14/01
<u>2:01-bk-35053-ER</u>	Josh Allen Reed	7	08/16/01	N / A	12/14/01
<u>2:01-bk-35559-SB</u>	Flora M Elmen	7	08/21/01	N / A	12/21/01
<u>2:01-bk-35561-AA</u>	Leonard Naranjo Arias and Rosalie G Arias	7	08/21/01	N / A	12/21/01
<u>2:01-bk-35562-VZ</u>	Daniel E Jackson	7	08/21/01	N / A	01/28/02
<u>2:01-bk-35751-EC</u>	Patricia L Smith	7	08/23/01	N / A	12/21/01
<u>2:01-bk-35893-SB</u>	Yolanda C Segura	7	08/29/01	N / A	12/27/01
<u>2:01-bk-36413-TD</u>	Brian C Cook and Janelle A Cook	7	08/29/01	N / A	12/27/01
<u>2:01-bk-36415-EC</u>	Richard A Martinez	7	08/29/01	N / A	12/27/01
<u>2:01-bk-37506-SB</u>	Debi A Dandurand	7	09/13/01	N / A	01/18/02
<u>2:01-bk-37510-ER</u>	Richard I Franco	7	09/13/01	N / A	01/18/02
<u>2:01-bk-37516-TD</u>	Lee Lombard Hamilton and Justine Anne Hamilton	7	09/13/01	N / A	03/22/02
<u>2:01-bk-37518-SB</u>	Richard E Smith	7	09/13/01	N / A	01/25/02

<u>2:01-bk-42074-EC</u>	Guy Lavoy Mcnelly and Frances Valencia	7	10/25/01	N / A	03/28/02
<u>2:01-bk-42415-BR</u>	John C Mills	7	10/29/01	N / A	04/26/02
<u>2:01-bk-44879-ES</u>	Nancy Quevedo	7	11/21/01	N / A	03/22/02
<u>2:06-bk-15390-AA</u>	Bankers of Ruptcy/ Hypothecators & Wholesalers and Gilfert Welton Jackson	7	10/24/06	N / A	02/25/09
<u>2:08-bk-27335-AA</u>	Bankers of Ruptcy Hypothecators & Wholesalers a U	11	10/16/08	N / A	03/31/10
<u>6:01-bk-16234-JR</u>	Joy Weimer	7	04/12/01	N / A	08/08/01
<u>6:01-bk-17271-MJ</u>	Guillermo Alvarez	7	04/26/01	N / A	10/15/01
<u>6:01-bk-18224-MJ</u>	Terry D Roseborough and Cardell Roseborough	7	05/11/01	N / A	09/05/01
<u>6:01-bk-18225-MG</u>	Larry Mason and Letitia A Mason	7	05/11/01	N / A	09/05/01
<u>6:01-bk-18227-MJ</u>	Vertis S Allen	7	05/11/01	N / A	09/05/01
<u>6:01-bk-18230-MG</u>	Lisa M Marino	7	05/11/01	N / A	09/05/01
<u>6:01-bk-18579-DN</u>	Dennis Romero	7	05/16/01	N / A	09/14/01
<u>6:01-bk-19510-MJ</u>	Oscar Moran	7	05/31/01	N / A	10/04/01
<u>6:01-bk-19513-MJ</u>	Elizabeth Clary	7	05/31/01	N / A	10/04/01
<u>6:01-bk-19514-MJ</u>	Cynthia L Brown	13	05/31/01	N / A	10/22/01
<u>6:01-bk-20073-MG</u>	Pamela D Williams	7	06/08/01	N / A	10/04/01
<u>6:01-bk-20080-DN</u>	Carolina Castro	7	06/08/01	N / A	10/04/01
<u>6:01-bk-20499-DN</u>	Janet Inge	7	06/15/01	N / A	10/10/01
<u>6:01-bk-20503-MG</u>	Saul Gonzalez	7	06/15/01	N / A	10/10/01
<u>6:01-bk-20505-MJ</u>	Vincent P Boroc and Luisa C Boroc	7	06/15/01	N / A	10/17/01
<u>6:01-bk-20923-DN</u>	Linda Bell Hudson	7	06/22/01	N / A	10/17/01

<u>6:01-bk-20925-JB</u>	Kristi L Smith	7	06/22/01	N / A	10/17/01
<u>6:01-bk-20928-MG</u>	Vicente Montes	7	06/22/01	N / A	10/17/01
<u>6:01-bk-20931-MJ</u>	Brock W Doherty and Darlene K Doherty	7	06/22/01	N / A	10/17/01
<u>6:01-bk-20933-DN</u>	Arthur F Escajeda and Brenda J Escajeda	7	06/22/01	N / A	01/24/02
<u>6:01-bk-21439-MJ</u>	Richard H Sutton and Norma L Sutton	7	07/02/01	N / A	10/31/01
<u>6:01-bk-21701-JB</u>	Willard A Slover	7	07/06/01	N / A	10/31/01
<u>6:01-bk-22444-MG</u>	Edward J Chesley and Yolanda Chesley	7	07/19/01	N / A	11/16/01
<u>6:01-bk-22446-MJ</u>	Carolyn J Ashley	7	07/19/01	N / A	11/16/01
<u>6:01-bk-23218-MJ</u>	America G Lopez and Rene Anthony Lopez	7	08/03/01	N / A	11/28/01
<u>6:01-bk-23220-DN</u>	Sandra Barrera	7	08/03/01	N / A	11/28/01
<u>6:01-bk-23223-MG</u>	Brian Evans	7	08/03/01	N / A	05/23/02
<u>6:01-bk-23227-MJ</u>	Gerald C Diggs	7	08/03/01	N / A	11/28/01
<u>6:01-bk-23686-DN</u>	Maurice B Cooper and Nedra D Cooper	7	08/10/01	N / A	12/05/01
<u>6:01-bk-23687-MJ</u>	Dolores F Frantz	7	08/10/01	N / A	12/05/01
<u>6:01-bk-23688-MG</u>	Charlie R Briseno	7	08/10/01	N / A	02/01/02
<u>6:01-bk-24260-MJ</u>	Mary Helen Lujan	7	08/22/01	N / A	03/22/02
<u>6:01-bk-24263-MG</u>	Melissa M Shaw and Paul A Shaw	7	08/22/01	N / A	12/19/01
<u>6:01-bk-24266-JB</u>	Roxana E Le Doux	7	08/22/01	N / A	12/19/01
<u>6:01-bk-24269-MG</u>	Timothy J Alvey and Deborah J Alvey	7	08/22/01	N / A	12/18/01
<u>6:01-bk-24270-DN</u>	Clause Ehrhart	7	08/22/01	N / A	12/19/01
<u>6:01-bk-24274-JB</u>	Donna M Ashe	7	08/22/01	N / A	12/19/01

<u>6:01-bk-24276-MJ</u>	Joanna Mallett	7	08/22/01	N / A	12/19/01
<u>6:01-bk-24279-MG</u>	John C Earhart	7	08/22/01	N / A	12/18/01
<u>6:01-bk-26397-MJ</u>	Michael A Zero	7	10/01/01	N / A	01/30/02
<u>8:01-bk-19180-LR</u>	John Mangiapanello	7	11/05/01	N / A	03/06/02
<u>9:01-bk-11580-RR</u>	Sonny Adalla Arichea and Florita T Arichea	7	05/03/01	N / A	08/24/01

PACER Service Center			
Transaction Receipt			
03/30/2016 14:56:40			
PACER Login:	la5071:3917830:0	Client Code:	bb
Description:	Search	Search Criteria:	LName: Wasson FName: Benjamin
Billable Pages:	3	Cost:	0.30

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2 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES.

3 I am reside in the County of San Diego, State of California. I am over the age of 18; my
4 business address is: 2727 De Anza Road, SD-13, San Diego, California, 92109.

5 On April 8, 2016, I served the foregoing document described as:

6 **[PROPOSED] AMENDED ANSWER**

7 on interested parties in this action by taking the original or true copy thereof to the address as
8 follows:

9 State Bar of California
Review Department of State Bar Court
845 South Figueroa Street
Los Angeles, California 90017

10 State Bar of California
Hearing Department, Judge Kearse McGill
11 845 South Figueroa Street
12 Los Angeles, California 90017

13 State Bar of California
Office of Chief Trial Counsel
14 845 South Figueroa Street
15 Los Angeles, California 90017

16 x (BY MAIL) I deposited such envelope in the mail at Los Angeles, California.
The envelope was mailed with first class postage thereon fully prepaid.

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18 addressee.

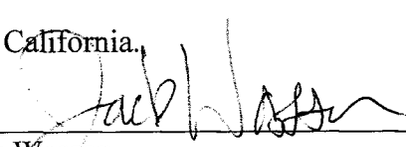
19 (BY FACSIMILE) I caused the above-referenced document(s) to be delivered by
telecopier to the addressee(s) at their respective facsimile numbers.

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21 addressee(s).

22 (BY E-MAIL) I caused the above-referenced document(s) to be delivered by e-
mail to the addressee(s) at their respective e-mail addresses.

23 I declare under penalty of perjury under the laws of the State of California that the above is
24 true and correct.

25 Executed on April 8, 2016, at San Diego, California.

26 
27 _____
28 Jack Wasson