VIRGINIA:

IN THE CIRCUIT COURT FOR FAIRFAX COUNTY

ROBERT LEPELLETIER, JR.)
Plaintiff,))
v.) Case No. CL-2014-00517
WILL NESBITT REALTY, LLC, et al.,)
Defendants.)

ORDER ON RULE TO SHOW CAUSE AND MONEY JUDGMENT

THIS MATTER came before the Court on April 23, 2015, upon the Rule to Show Cause sought by Defendants, and upon various motions of Plaintiff to vacate the Order dated May 22, 2014, and

UPON CONSIDERATION of the written briefs, testimony and other evidence presented, and oral argument,

IT IS HEREBY ORDERED that Plaintiff Robert Lepelletier, Jr. is in contempt of the Order dated May 22, 2014, and it is further

ORDERED that the sanctions in the amount of \$20,361.02 previously awarded by Order dated May 22, 2014, is hereby reduced to a money judgment subject to collection as any other money judgment, and it is further

ORDERED that Plaintiff Robert Lepelletier, Jr. is hereby sanctioned in the additional amount of \$7,500 (instead of the \$20,623.25 sought by Defendants), and it is further

ORDERED that the sanctions in the amount of \$7,500 is hereby reduced to a money judgment subject to collection as any other money judgment, and it is further

ORDERED that Plaintiff Robert Lepelletier, Jr. shall not file any suits against Will Nesbitt Realty, LLC, Stuart William Nesbitt, II, Julie Margaret Nesbitt, Mikhael D. Charnoff, nor the law firm PERRY CHARNOFF PLLC or any attorneys associated with that law firm, without first submitting any such suit to chambers to seek leave of the Chief Judge of Fairfax County Circuit Court to file any such suit, and it is further

ORDERED that Plaintiff Robert Lepelletier, Jr. shall not directly or indirectly contact nor harass Stuart William Nesbitt, II, Julie Margaret Nesbitt, their family, friends, and associates, nor clients of Will Nesbitt Realty, LLC, including by mail and email, and it is further

ORDERED that Plaintiff Robert Lepelletier, Jr. will not stress or disparage Stuart William Nesbitt, II, Julie Margaret Nesbitt, members of their family, nor Will Nesbitt Realty, LLC, including by mail and email, and it is further

ORDERED that Plaintiff Robert Lepelletier, Jr. is allowed leave to purge his contempt by making payments by December 31, 2015, and to establish that he has refrained from violating Orders of this Court, to include the instant Order and the Order dated March 27, 2015 in CL2015-00457 (Robert Lepelletier, Jr. v. Mikhael D. Charnoff), and it is further

ORDERED that the parties shall return to the Court for a status hearing on Friday,

At 9:30 AM (Smt)

January 8, 2016, to review whether contempt has been purged, and it is further

ORDERED that Plaintiff Robert Lepelletier, Jr. is invited to marshal and bring with him to the January 8, 2016 hearing any and all documentation reflecting his ability to pay the awards of sanctions, and it is further

ORDERED that any of Plaintiff Robert Lepelletier, Jr.'s various outstanding motions not already denied by Order dated April 15, 2015 are each denied pursuant to Rule 1:1 of the Rules of the Supreme Court of Virginia, and it is further

ORDERED that the Court makes an affirmative finding that any allegations of fraud made by Plaintiff Robert Lepelletier, Jr. are not warranted by the record.

The Honorable John M. Tran Judge, Circuit Court of Fairfax County

SEEN AND OBJECTED TO THE EXTENT NOT ALL ADDITIONAL ATTORNEYS FEES AND COSTS SOUGHT BY DEFENDANTS WERE AWARDED:

Mikhael D. Charnoff, VSB 43929
PERRY CHARNOFF PLLC
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Counsel for Defendants

NOT SEEN; OBJECTED TO AS SET FORTH IN ANY AND ALL WRITTEN FILINGS AND AS SET FORTH IN TESTIMONY UNDER OATH AND ORAL ARGUMENT MADE TO THE COURT, AND ALL OBJECTIONS ARE PRESERVED:

Signature waived pursuant to Rule 1:13

Robert Lepelletier, Jr. 107 So. West Street #321 Alexandria, VA 22314 pro se