Case 23-90086 Document 1514 Filed in TXSB on 04/09/24 Page 2 of 9

United States Court of Appeals

FIFTH CIRCUIT OFFICE OF THE CLERK

LYLE W. CAYCE **CLERK**

de A

TEL. 504-310-7700 600 S. MAESTRI PLACE, Suite 115 NEW ORLEANS, LA 70130

February 08, 2024

I am returning your notice of appeal erroneously sent to us. Appeals from a bankruptcy court are not filed directly with the 5th Circuit Court of Appeals without first seeking permission to proceed pursuant to 28 U.S.C. 158(d).

Sincerely,

LYLE W. CAYCE, Clerk

By:

Angelique B. 504-310-7715 Tardie, Deputy Clerk



THE THEORY AND

35 TANK TOOM THE G. S.

UNITTED States Affects Coat 544 Cir, 600 GAMP ST. New ORLEADS HA 70130



UNITED STATES DISTRICT COURT DISTRICT OF MARYLAND OFFICE OF THE CLERK

Reply to Northern Division Address

Catherine M. Stavlas, Clerk of Court David E. Ciambruschini, Chief Deputy

March 12, 2024

Stephen D. Nolan #441250 NBCI

14100 McMullen Highway Cumberland, MD 21502	
Re: Case No. 23-cv-00327-BA Dear Party: The Clerk received your Motion for Pern on March 8, 2024; however, it is deficient in the you.	nission to Proceed Pursuant to 28 USC 158 (D)
Noncompliance with L.R. 101 or 102	Noncompliance with L.R. 102 and FRCivP 5
☐ Member of bar has not signed the document.	☐ Certificate of service not affixed to document.
Business entities other than sole proprietorships must be represented by counsel.	☐ Certificate of service not dated and/or not signed.
	and the second s
Noncompliance with L.R. 104 or 105	Miscellaneous
Discovery materials should not be filed unless in support of a motion or by court order.	☐ Document does not contain original signature.
Discovery motion filed contrary to L.R. 104.7.	☐ Document relates to more than one file.
☐ Motion to compel filed contrary to L.R. 104.8.	Original and appropriate copies are required for each file unless the cases have been consolidated for all purposes.
	 Offer of judgment should not be filed with the
	Court until it has been accepted. Fed. R. Civ. P. 68.
	Other: Plaintiff seeks to appeal Corizon
	Correctional Health Care's bankruptcy and the
	corresponding automatic stay. Those
	bankruptcy proceedings are pending in the
	Bankruptcy Court for the Southern District of Texas, Case No. 23-900865 (CML). The
	District Court for the Southern District of
	Texas, not the District of Maryland, has
	jurisdiction over appeals from that court.
	/s/ 3/12/2024
	/s/ 3/12/2024 Brendan A. Hurson Date
	United States District Judge
cc: Other counsel/party Return pleading letter (Rev. 02/2011)	

Northern Division • 4228 U.S. Courthouse • 101 W. Lombard Street • Baltimore, Maryland 21201 • 410-962-2600 Southern Division • 200 U.S. Courthouse • 6500 Cherrywood Lane • Greenbelt, Maryland 20770 • 301-344-0660

PG Lof1

	11 United States Appeals Courts FFH Concort
	11 United States Appeals Courts, FFH Curcuit 600 Camp Street, New orleans, LA, 70130 S. RECEIVED CA
	FEB 0.5 2024 (v)
	STOPMEN & NOTON # 441050
<u></u>	VS
٣	Conizon Connectional Docket # 1016
	Thath CARL, et AL DeFendants Bank Rupley # 23-90086 (CML)
٠.,	
ينهد	"Notice of Appea"
<u></u> ,	Plant F. Wolan, IS Requesting AN AMEN ON DeFendants Banklupter
	ON this 24th day of JANUARY 2004. MAINTHE SUBMITTED A " Motion.
	to offose Defendants Automatic Stay" on 7-24-33, Out Sent The
	Motion to united State District Court For District Court of Med
-,-	101 West Lombard Street, Balt Md 21202 (Ex#2)
-	MAINTEF, Being A hayman of the Courts, Could not First the
ı -	Proper to an ADDRess, of thought It was Suppose to go to the Above
- " -	Address Majuria Tas A Legitamate Coc (FIDC-03-630D IN
	religion courts of Detendante Claimed DankRuptey Direct This Itagahan
ئتہت	Where Fear Planut IF Respectfully Asks the Courts to Grant this matrice.
	Kespictfully Submitted
	Stephen & Alolan
	Certificate of Service
- 3	I do Herchy Centify A Copy of this motion was MAILED Postage Perlaid ON
	7-24-24 to : (1) US APPRALS COURT, 5th Concort-Boo Camp St, New colums, LA
****	70130 Molan
	Heatish Molan

FCZ PG 10F3

"United States District Court for District Court of Md."
101 west lumbard ST., Companied, Batt., Md. 21202

STEPHEND NOLAN.

VS.

Convious Connections!
Thesatil Cone. Et. AL

CASE # TDC-23-032COURT OF APPENDING FEB 05 2024

"PhanatiFFS Motion To Oppose Defendants Automatic Stray"

Plansliff, Nobis, Is Asking The Courts on This 24th day of July 2003 To Lift Defendants Automatic Stay So That He May Placed WITH. His Complaint Against Course Cornection 1 Health Care.

- D Couron Has DePenied Planififf of Surgeries, medical Care, medications of Physicial Therety, Etc. Years After Planififf DRS, Surgeous of Physicial Therefish Put In Numerous times that He weeded Surgery ASAP, Couron Dreided to give Planififf The Surgery He weeded.
- Devials of Surgeries, McDications, Etc. All WHITE Planstiffs HEALTH WAS DeteriorAting Rapidly
- (3) Courious Stoold not be Allowed to Chain Bankropley Automatic Stay because They when Dack up with A Different Name Numerous times-Example yes tree. Courious Etc. Courious uses The Bankruptey Court AS A Clutett. They owe Lange Amounts of Money Through These Different Company Names of They will Continue to do This until The Courts Puts A Stop to This

JOF3

(KA) Case # TDC-03-0327 OPPose Automotic Stoy (Hu) Corisin Has violated Planshiffs "144 Amendment (Crue) & UNUSUA) Punishment by deliberately devying His Surgreizs, Cousults, Medications (#5) Carrow Has Desired Plaintiffs "Human Rights-Article #5" Which States "No one Shall be Subjected to "Cruel, Juhuman-OR Degerding treatment. "Homan Rights ARticle #25" Everyone HAS. THE RIGHT TO ADEQUATE McDicit Care the Couron Michted Plantites "8th Amendment" Which Protects This Right TO Missel Care. The Constitution Gaurantees This Right TO PRISONERS. "Estelle VS Gamble Hag US 97, 103 (1976)"-IF Authorities / Medicil Persouch Fail to Give A Prisoner Michigal Care Then Those Medal needs would never be met Marutiff Had A Serious mobical Needs & Corrion, Et, AL Showed 4 Deliberate Indifference" To Itis McDicial Needs Which Church Mole INJURY & SEUCRE PAIN & SUFFERING, The "UNNECCESSARY & WANTOW" INFLICTION OF PAIN. (D) "HILL VS DEKALB Reg! L YOUTH Det. CTR. NO F.3d 1176, 1187 (11th cir 1994) Bunt Stated "A Serious McDicil weed I's one That Has Been Diagnosed by A "DR / Surgeon" As mandating on So obvious A "Lay Person" would Recognize It For DRS Attantion

P6 Sof S
CASE # TDC-23-0327 OPPose Automatic Stay
WHEREFORE FOR THESE NUMEROUS RIGHTS VIOLATIONS. That Couron
Councilions Health Come, ETAL Has Committed Plaintiff IS ASKING.
THE Courts today to LIFT THE Automatic Stay, Suspend, delay
OR Bre The operations of the Automatic Stay,
Conviou needs to be Held Responsible & Their Employees For
THE Cevel Neglection Against Plantiffs Medical
They will Just Continue to do the Same violations, Just
Under A DiFferent Name (S)
Respectfully Submitted
Steph & Holan
« A real contraction of the second of the se
"Centifieëte of Service"
To all of the first the forest the contract to
I NOW. do Hereby Certify that A Coly of "Motion to office
Automatic Stay" Was Marked Rostage Repaid on This 24 "day of July 2003 TO
(#D US District Court-101 West lambard ST-Roll, Md. 2120)
D Marks, avid, oblien-600 Bott. Ave. Suite 305, Towson, and Diday
State & Roban

Case 23-90086 Document 1514 Filed in TXSport 100/109/24

Representation of the property of the

Pobox61010 Houston, Tx US SANKEUPTCY COURT 5th CLAUNT

Southern States Courts
F11 ED Fexas APR 0 9 2024

77208

Mathan Ochsner, Clork of Court

The otorwood

