

UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF COLORADO

IN RE:	)	
	)	Case No. 13-15554-ABC
TODD BURKE	)	
Debtor.	)	Chapter 7
<hr/>		
HEPBURN INGHAM,	)	
	)	
Plaintiff,	)	
	)	
v.	)	
	)	Adv. Proc. No. 13-01382-ABC
TODD BURKE,	)	
	)	
Defendant.	)	

**MOTION TO APPROVE AMENDED SETTLEMENT AGREEMENT AND REQUEST  
FOR ENTRY OF STIPULATED JUDGMENT**

Plaintiff Hepburn Ingham (“Ingham”) and Debtor and Defendant Todd Burke (“Debtor”) (collectively, the “Parties”) respectfully file this Motion to Approve Amended Settlement Agreement and Request for Entry of Stipulated Judgment between the Parties to resolve the above-captioned Adversary Proceeding, and in support thereof, further state as follows:

1. Debtor filed a voluntary petition for relief under Chapter 7 of the Bankruptcy Code on April 8, 2013.
2. On August 15, 2014, the Parties executed a Settlement Agreement to resolve and settle this Adversary Proceeding. The Parties filed a Motion to Approve the Settlement Agreement with the Court on August 15, 2014 (Doc. No. 43).
3. The Court’s chambers contacted undersigned counsel on August 27, 2014 and alerted counsel to a typographical error in paragraph 2 of the Settlement Agreement. With respect to the proposed payment terms under the Agreement, paragraph 2 stated that “Disposable Net Income shall be determined by subtracting Burke’s gross monthly income from (a) reasonable monthly cost of living expenses as set forth and disclosed by Burke in his periodic reports to the Boulder County District Attorney with respect to Case No. 2013CR000482 (“Boulder DA Reports”); and (b) payment of restitution presently in the amount of \$1,000 per month to the Boulder County District Attorney in

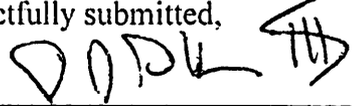
connection with Case No. 2013CR000482 (“Criminal Restitution Payment”).” Because this language suggested that Disposable Net Income would be a negative number based on the misplaced word “from,” and consistent with the Parties’ intent, the Parties have entered into an Amended Settlement Agreement which in paragraph 2 states that “Disposable Net Income shall be determined by subtracting *from* Burke’s gross monthly income” the enumerated deductions. No other changes were made to the Agreement, other than an introductory sentence explaining the need for the Amended Agreement. A copy of the Amended Settlement Agreement is attached hereto as Exhibit A. A copy of the proposed Stipulated Judgment previously filed with the Court is attached hereto as Exhibit B.

3. The Parties request the Court approve the Amended Settlement Agreement and incorporate by reference herein the legal argument previously set forth in the Motion to Approve Settlement Agreement (Doc. No. 43).

WHEREFORE, the Parties respectfully request entry of an Order, a proposed form of which has been submitted concurrently herewith, approving the Amended Settlement Agreement and Stipulated Judgment attached hereto as Exhibits A and B. Upon approval of the Amended Settlement Agreement, the Parties further request that the Proposed Judgment filed concurrently herewith be entered and this Adversary Proceeding be closed.

Dated: August 28, 2014

Respectfully submitted,

By: 

Robert J. Shilliday III (#35595)  
730 17<sup>th</sup> Street, Suite 500  
Denver, CO 80202-3580  
Telephone: (720) 439-2500  
E-Mail: [rjs@shillidaylaw.com](mailto:rjs@shillidaylaw.com)

### CERTIFICATE OF SERVICE

I hereby certify that on this 28th day of August, 2014, I served a copy of the foregoing **MOTION TO APPROVE AMENDED SETTLEMENT AGREEMENT AND REQUEST FOR ENTRY OF STIPULATED JUDGMENT** by placing a copy of the same into the United States Mail, first class postage pre-paid, and addressed as follows:

Todd Burke  
160 Valley Lane  
Boulder, CO 80304  
[Toddburke67@gmail.com](mailto:Toddburke67@gmail.com)

## **EXHIBIT A**

UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF COLORADO

IN RE:	)	
	)	Case No. 13-15554-ABC
TODD BURKE	)	
Debtor.	)	Chapter 7
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HEPBURN INGHAM,	)	
	)	
Plaintiff,	)	
	)	
v.	)	
	)	Adv. Proc. No. 13-01382-ABC
TODD BURKE,	)	
	)	
Defendant.	)	

**AMENDED SETTLEMENT AGREEMENT**

This Amended Settlement Agreement (“Agreement”) is entered into as of this 27th day of August, 2014 by and between Plaintiff Hepburn Ingham (“Ingham”) and Debtor and Defendant Todd Burke (“Burke”). The Amended Settlement Agreement is entered into by the Parties herein to correct typographical errors in paragraph 2 of the Settlement Agreement executed by the Parties on August 15, 2014. Ingham and Burke are referred to individually as a “Party” and collectively as the “Parties.”

**RECITALS**

A. Burke filed a voluntary petition for relief under Chapter 7 of the Bankruptcy Code on April 8, 2013 (“Petition Date”). John Smiley was duly appointed as the Chapter 7 Trustee.

B. Burke was the President and Chief Executive Officer of globalTowers, Inc., a California corporation (“GTI” or “Company”).

C. On or about February 21, 2001, Ingham purchased 75,000 shares of GTI stock Burke represented he owned personally for \$150,000 (the “February 2001 Investment”). Burke represented the February 2001 Investment would be invested with GTI to expand its operations. Burke deposited the \$150,000 into his personal bank account and never provided Ingham with GTI stock certificates.

D. On or about March 30, 2002 and December 30, 2002, respectively, Ingham wired \$100,000 and \$65,000 to a bank account controlled by Burke (the “2002 Investments”). Burke represented the funds provided by Ingham would be used to further GTI’s business operations and expansion plans. The \$165,000 paid by Ingham was never invested with GTI.

E. On April 20, 2004, Ingham filed a verified complaint against Burke in Boulder County District Court (the "Boulder County District Court Complaint"), alleging claims for fraud, fraudulent conveyance, breach of fiduciary duty, securities fraud, civil theft, and violations of the Colorado Consumer Protection Act.

F. On September 15, 2004, the Boulder County District Court entered a Default Judgment in favor of Ingham and against Burke in the principal amount of \$692,973.60, plus interest accruing from the date of entry of the judgment at the statutory rate of 8% per annum, compounded annually (the "Default Judgment"). Burke failed to pay any amounts due to Ingham under the Default Judgment.

G. Ingham filed the above-captioned adversary proceeding against Burke on July 15, 2013, asserting that the Default Judgment should be excepted from discharge pursuant to 11 U.S.C. §§ 523(a)(2), (a)(4), and (a)(19) (the "Adversary Complaint"). Trial has been scheduled to commence on September 16, 2014.

H. The Adversary Complaint alleges that, in connection with the offer, sale, or purchase of securities, Burke directly or indirectly: (a) employed a device, scheme, or artifice to defraud Ingham; (b) made untrue statements of material fact and omitted to state material facts to Ingham necessary to make the statements not misleading under the circumstances in which they were made; and/or (c) engaged in an act, practice, or course of business which operated or would operate as a fraud or deceit upon Ingham, in violation of the Colorado Securities Act, C.R.S. § 11-51-501, *et seq.*

I. The Adversary Complaint further alleges that Burke made false representations of material fact and omitted to state material facts to Ingham in connection with the February 2001 and 2002 Investments. Burke knew or reasonably should have known these misrepresentations and omissions of material fact were false, untrue, and materially misleading when Burke made them to Ingham and made these misrepresentations and omissions of material fact in order to deceive Ingham and to induce Ingham to invest in GTI and to transfer funds to Burke personally. Had Ingham known the true facts, and had Ingham known the material facts concealed and omitted by Burke, Ingham would have never transferred funds to Burke.

J. Burke denies the allegations set forth in the Adversary Complaint.

K. The Parties wish to compromise and settle the Adversary Proceeding without further litigation and without the need to proceed to trial pursuant to the terms and conditions set forth below.

### **AGREEMENT AND RELEASE**

Consistent with the Parties' agreements and in consideration of the foregoing Recitals and the promises, covenants, and the payments provided for in this Agreement, the Parties, subject to approval by the Bankruptcy Court, stipulate and agree as follows:

1. Confession of Judgment and Exception from Discharge. Burke hereby stipulates and agrees to entry of the Stipulated Judgment, attached hereto as Exhibit A, whereby Burke: (a) confesses judgment in favor of Ingham and against Burke in the principal amount of \$315,000; and (b) confesses and agrees that the \$315,000 stipulated judgment in favor of Ingham shall be non-dischargeable and excepted from Burke's Chapter 7 discharge in his bankruptcy proceedings, Case No. 13-15554-ABC, pursuant to 11 U.S.C. § 523(a) ("Stipulated Judgment").

2. Payment Terms and Covenant Not to Sue. As part of the Parties' settlement agreement, Ingham agrees not to execute upon the Stipulated Judgment provided that, beginning on October 1, 2014, and on the first day of each month thereafter until the Stipulated Judgment is paid in full, Burke shall pay Ingham 25% of Burke's Net Disposable Income or \$250.00, whichever is greater. Payments shall be due on the first day of each calendar month. Burke shall be in material breach of this Agreement if a monthly payment is not received by Ingham on or before the 5<sup>th</sup> calendar day of each month. Disposable Net Income shall be determined by subtracting from Burke's gross monthly income: (a) reasonable monthly cost of living expenses as set forth and disclosed by Burke in his periodic reports to the Boulder County District Attorney with respect to Case No. 2013CR000482 ("Boulder DA Reports"); and (b) payment of restitution presently in the amount of \$1,000 per month to the Boulder County District Attorney in connection with Case No. 2013CR000482 ("Criminal Restitution Payment"). The Parties acknowledge and agree the Criminal Restitution Payment may be increased or decreased from time to time in accordance with the judgment against Burke obtained by the Boulder County District Attorney or otherwise ordered by a court having jurisdiction over the matter. Burke shall provide to Ingham and his counsel copies of his Boulder County DA Reports and related financial records simultaneously with providing the same to the Boulder County District Attorney. The Parties agree that, during April, July, October, and December of each year, Burke shall provide to Ingham and his counsel the earnings statements, bank records, and other documents necessary to calculate Burke's Net Disposable Income for the prior three (3) month period. Burke at such time shall within five (5) business days make additional payments to Ingham in the event his Net Disposable Income for the prior three-month period exceeded the \$250 monthly payment set forth above. Burke shall be entitled to a 20% discount if all remaining principal due and owing with respect to the Stipulated Judgment is paid in full on or before September 1, 2019. Burke shall be entitled to two (2) seven (7) day cure periods per year to allow for unexpected or unavoidable delays. Any further defaults shall allow Ingham to proceed with collections on the entire balance of the Stipulated Judgment that remains due and payable on the date of default.

3. Payment Address and Notifications. Monthly payments pursuant to paragraph 2 above shall be tendered by automated electronic funds transfer or similar means of electronic transfer of said funds to an account maintained by Hepburn Ingham at Elevations Credit Union, Routing No. 307074580 and Account No. 1008000280100. The address for Elevations Credit Union is PO Box 9004, Boulder, Colorado 80301. Notifications to Ingham shall be delivered to the address above with a copy to Robert J. Shilliday III, 730 17<sup>th</sup> Street, Suite 500, Denver, CO 80202-3580, [rjs@shillidaylaw.com](mailto:rjs@shillidaylaw.com).

4. No Pre-Payment Penalty. Burke at any time may pre-pay without penalty the entire balance due with respect to the Stipulated Judgment, and if the Stipulated Judgment is paid in full on or before September 1, 2019, Burke shall be entitled to a 20% discount of the principal due pursuant to paragraph 2 above.

5. Time is of the Essence. If Burke fails to satisfy his obligations as described in this Agreement, Ingham shall have the right to execute upon all remaining unpaid amounts due with respect to the Stipulated Judgment immediately and without further notice to Burke.

6. Representations and Warranties. The Parties represent and warrant that no other person or entity has or has had any interest in the claims, demands, obligations, or causes of action referred to in this Agreement, and the Parties have not sold, assigned, transferred, conveyed or otherwise disposed of any of the claims, demands, obligations, or causes of action released or referred to in this Agreement. Each Party represents and warrants it has full capacity and authority to settle, compromise, and release its claims as provided for in this Agreement and no other person or entity has or will in the future acquire or have any right to assert against any person or entity released by this Agreement any portion of that Party's released claims. All individuals executing this Agreement specifically represent and warrant they have the authority to execute this Agreement on behalf of their respective Party, to release the Parties and claims released herein and to bind their respective Party to the terms of this Agreement. Burke represents and warrants he has read this Agreement in its entirety and understands the terms, conditions, and consequences of this Agreement. Burke represents and warrants he has the right to consult an attorney concerning this Agreement and the consequences thereof but has elected to enter into this Agreement without the assistance of an attorney. Burke represents, warrants, and acknowledges neither Ingham nor his attorney compelled, coerced, or otherwise engaged in improper conduct in connection with the negotiation and execution of this Agreement.

7. Entire Agreement and Successors in Interest. The Agreement contains the entire agreement between the Parties, and may not be modified in any manner except in a writing signed by the Parties. This Agreement shall be binding upon and inure to the benefit of the executors, administrators, personal representatives, devisees, agents, employees, officers, directors, trustees, conservators, guardians, beneficiaries, heirs, successors and assigns of each Party.

8. Severability. In the event that an arbitrator or court of competent jurisdiction enters an award or judgment declaring that any material provision of this Agreement is invalid or unenforceable, the remainder of this Agreement shall continue in full force and effect, and the remaining provisions shall be deemed modified to the extent necessary to comply with the award or judgment.

9. Real Party in Interest and No Third-Party Beneficiaries. The Parties warrant and represent that no claim or other manner of right created, performed or released by this Agreement has been assigned, transferred or conveyed, in whole or in part, to any person or entity not bound to this Agreement. This Agreement is not intended to and does not benefit any person or entity not a party to this Agreement.

10. Governing Law, Litigation, Attorney Fees, Venue. This Agreement shall be governed by and construed in accordance with the United States Bankruptcy Code, 11 U.S.C. § 101, *et seq.* and the laws of the State of Colorado without reference to choice of law provisions and related statutes and case law. In the event litigation is commenced by any Party hereto against any other Party for the alleged failure or refusal of any Party to perform its obligations under this Agreement, then the court presiding over such litigation shall award costs and attorney fees to the prevailing party. The Parties





## **EXHIBIT A**

UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF COLORADO

IN RE:	)	
	)	Case No. 13-15554-ABC
TODD BURKE	)	
Debtor.	)	Chapter 7
<hr/>	)	
HEPBURN INGHAM.	)	
	)	
Plaintiff.	)	
	)	
v.	)	
	)	Adv. Proc. No. 13-01382-ABC
TODD BURKE.	)	
	)	
Defendant.	)	

STIPULATED JUDGMENT

The Parties hereby stipulate to the Entry of Judgment in this action in favor of Plaintiff Hepburn Ingham and against Debtor and Defendant Todd Burke in the amount of \$315,000.00, and further stipulate that, subject to the terms of the Parties' Settlement Agreement, this debt is non-dischargeable in accordance with 11 U.S.C. § 523(a). The Parties thus request the Court enter Judgment and Order accordingly.

Dated this 15th day of August, 2014.

  
 \_\_\_\_\_  
 Robert J. Shilliday III  
 730 17th Street, Suite 500  
 Denver, Colorado 80202  
 Phone: (720) 439-2500  
 E-mail: [rjs@shillidaylaw.com](mailto:rjs@shillidaylaw.com)

Attorney for Plaintiff Hepburn Ingham

  
 \_\_\_\_\_  
 Todd Burke  
 160 Valley Lane  
 Boulder, Colorado 80304  
 Phone: (970) 274-6486  
 E-mail: [Toddburke67@gmail.com](mailto:Toddburke67@gmail.com)

*Pro Se*

## **EXHIBIT B**

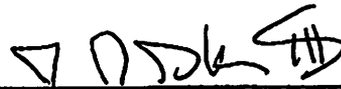
UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF COLORADO

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Debtor.	)	Chapter 7
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HEPBURN INGHAM.	)	
	)	
Plaintiff.	)	
	)	
v.	)	
	)	Adv. Proc. No. 13-01382-ABC
TODD BURKE.	)	
	)	
Defendant.	)	

STIPULATED JUDGMENT

The Parties hereby stipulate to the Entry of Judgment in this action in favor of Plaintiff Hepburn Ingham and against Debtor and Defendant Todd Burke in the amount of \$315,000.00, and further stipulate that, subject to the terms of the Parties' Settlement Agreement, this debt is non-dischargeable in accordance with 11 U.S.C. § 523(a). The Parties thus request the Court enter Judgment and Order accordingly.

Dated this 15th day of August, 2014.

  
 \_\_\_\_\_  
 Robert J. Shilliday III  
 730 17th Street, Suite 500  
 Denver, Colorado 80202  
 Phone: (720) 439-2500  
 E-mail: [rjs@shillidaylaw.com](mailto:rjs@shillidaylaw.com)

Attorney for Plaintiff Hepburn Ingham

  
 \_\_\_\_\_  
 Todd Burke  
 160 Valley Lane  
 Boulder, Colorado 80304  
 Phone: (970) 274-6486  
 E-mail: [Toddburke67@gmail.com](mailto:Toddburke67@gmail.com)

*Pro Se*

UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF COLORADO

IN RE:	)	
	)	Case No. 13-15554-ABC
TODD BURKE	)	
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HEPBURN INGHAM,	)	
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v.	)	
	)	Adv. Proc. No. 13-01382-ABC
TODD BURKE,	)	
	)	
Defendant.	)	

**STIPULATED JUDGMENT**

Pursuant to and in accordance with the Order entered by the Court in the above-entitled matter on September 4, 2014, it is HEREBY ORDERED that Judgment is entered in favor of Plaintiff Hepburn Ingham and against Debtor and Defendant Todd Burke in the principal amount of \$315,000.00, and this Judgment shall be non-dischargeable pursuant to 11 U.S.C. § 523(a) in Bankruptcy Case No. 13-15554-ABC filed by Debtor Todd Burke in the United States Bankruptcy Court for the District of Colorado.

Dated this 4th day of September, 2014.

APPROVED BY THE COURT:



Hon. A. Bruce Campbell

FOR THE COURT:



Deputy Clerk

CLOSED

**U.S. Bankruptcy Court  
District of Colorado (Denver)  
Adversary Proceeding #: 13-01382-TBM**

*Assigned to:* Thomas B. McNamara  
*Lead BK Case:* 13-15554  
*Lead BK Title:* Todd Burke  
*Lead BK Chapter:* 7  
*Demand:* \$693000

*Date Filed:* 07/15/13  
*Date Terminated:* 09/22/14

*Nature[s] of Suit:* 62 Dischargeability - 523(a)(2), false pretenses, false representation, actual fraud  
67 Dischargeability - 523(a)(4), fraud as fiduciary, embezzlement, larceny

**Plaintiff**

-----  
**Hepburn Ingham**

represented by **Jonathan A. Hagn**  
P.O. Box 270  
Englewood, CO 80151  
303-399-3066  
Email: [jah@jahpc.com](mailto:jah@jahpc.com)

**Robert J. Shilliday, III**  
Shilliday Law, P.C.  
2616 W. Alamo Avenue  
Littleton, CO 80120-1921  
720-439-2500  
Fax : 720-439-2501  
Email: [rjs@shillidaylaw.com](mailto:rjs@shillidaylaw.com)  
*TERMINATED: 04/21/2017*  
*LEAD ATTORNEY*

V.

**Defendant**

-----  
**Todd Burke**  
3980 Broadway  
Suite 103  
Box #220  
Boulder, CO 80304  
SSN / ITIN: xxx-xx-5453

represented by **Todd Burke**  
PRO SE

**Mark G Meyers**  
27W480 Ridgeview St.  
West Chicago, IL 60185  
720-429-3005  
Email: [Bk@blittandgaines.com](mailto:Bk@blittandgaines.com)  
*TERMINATED: 04/16/2014*

Filing Date	#	Docket Text
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07/15/2013	<u>1</u> (62 pgs; 3 docs)	Adversary case 13-01382. Complaint by Hepburn Ingham, Jr. against Todd Burke. Fee Paid.. Adversary Status Deadline 11/12/2013 (Attachments: # <u>1</u> Exhibit A-G # <u>2</u> Exhibit H-J) (62 (Dischargeability - 523(a)(2), false pretenses, false representation, actual fraud)),(67 (Dischargeability - 523(a)(4), fraud as fiduciary, embezzlement, larceny)) (Shilliday, Robert) <b>Modified on 7/16/2013 (sd)</b> . Corrected Plaintiff Name per PDF and CM request (Entered: 07/15/2013)
07/15/2013	<u>2</u>	Receipt of Complaint(13-01382-ABC) [cmp,cmpt] ( 293.00) Filing Fee. Receipt number 18714021. Fee amount 293.00 (U.S. Treasury) (Entered: 07/15/2013)
07/15/2013	<u>3</u>	<u>Summons Issued</u> on Todd Burke Answer Due 08/14/2013 Government Agencies Are Allowed 35 Days From Service Of The Summons To Answer This Complaint (Shilliday, Robert) (Entered: 07/15/2013)
07/15/2013	<u>4</u> (2 pgs)	Certificate of Service Filed by Robert J. Shilliday III on behalf of Hepburn Ingham, Jr. (related document(s) <u>1</u> Complaint). (Shilliday, Robert) (Entered: 07/15/2013)
08/13/2013	<u>5</u> (2 pgs)	Motion for Extension of Time to File an Answer Filed by Todd Burke (related document(s): <u>1</u> Complaint). (re) (Entered: 08/13/2013)
08/14/2013	<u>6</u> (1 pg)	Order Granting Motion to Extend Time To File Answer to Complaint Todd Burke Answer Due 9/16/2013 (related document(s): <u>5</u> Motion to Extend Time To File Answer to Complaint). (saj) (Entered: 08/14/2013)
08/16/2013	<u>7</u> (3 pgs)	Courts Notice or Order and BNC Certificate of Mailing (related document(s) <u>6</u> Order on Motion to Extend Time To File Answer to Complaint). No. of Notices: 1. Notice Date 08/16/2013. (Admin.) (Entered: 08/16/2013)
09/09/2013	<u>8</u> (1 pg)	Motion for Additional Extension of to Time to File an Answer, Filed by Todd Burke (related document(s): <u>1</u> Complaint). (saj) (Entered: 09/11/2013)
09/11/2013	<u>9</u> (1 pg)	Order Granting Motion to Extend Time to Respond (related document(s): <u>8</u> Motion to Extend Time). Document due by 10/16/2013 (saj) (Entered: 09/11/2013)
09/13/2013	<u>10</u> (2 pgs)	Courts Notice or Order and BNC Certificate of Mailing (related document(s) <u>9</u> Order on Motion to Extend Time-Adversary). No. of Notices: 1. Notice Date 09/13/2013. (Admin.) (Entered: 09/13/2013)
10/16/2013	<u>11</u> (3 pgs)	Answer to Complaint Filed by Mark G Meyers on behalf of Todd Burke (related document(s) <u>1</u> Complaint). (Meyers, Mark) (Entered: 10/16/2013)
10/16/2013	<u>12</u> (2 pgs)	Notice of Appearance and Request for Notice Filed by Mark G Meyers on behalf of Todd Burke. (Meyers, Mark) (Entered: 10/16/2013)
10/31/2013	<u>13</u> (55 pgs; 2 docs)	Motion For Judgment on the Pleadings or, in the Alternative, Motion for A More Definite Statement Filed by Robert J. Shilliday III on behalf of Hepburn Ingham. (Attachments: # <u>1</u> Proposed/Unsigned Order) (Shilliday, Robert) (Entered: 10/31/2013)

10/31/2013	<u>14</u> (1 pg)	Notice of Fed.R.Civ.P. 16(b) Status/Scheduling Conference On Law and Motion Calendar (related document(s) <u>1</u> Complaint). Hearing to be held on 1/8/2014 at 10:00 AM BRCH Courtroom C205 . (saj) (Entered: 11/01/2013)
11/22/2013	<u>15</u> (2 pgs)	Certificate of Non-Contested Matter Filed by Robert J. Shilliday III on behalf of Hepburn Ingham (related document(s) <u>13</u> Other Motion). (Shilliday, Robert) (Entered: 11/22/2013)
11/22/2013	<u>16</u> (4 pgs; 2 docs)	Motion to Strike Filed by Mark G Meyers on behalf of Todd Burke (related document(s): <u>13</u> Other Motion ). (Attachments: # <u>1</u> Proposed/Unsigned Order) (Meyers, Mark). <b>Modified on 11/25/2013 to correct lineage (saj)</b> . (Entered: 11/22/2013)
11/22/2013	<u>17</u> (3 pgs)	Response Filed by Robert J. Shilliday III on behalf of Hepburn Ingham (related document(s): <u>16</u> Motion to Strike). (Shilliday, Robert) (Entered: 11/22/2013)
12/04/2013		This is to advise you that a change of address has been received from attorney Mark G. Meyers. In order to comply fully with Local Bankruptcy Rule 9010-1(a)(2), the attorney must file and serve a separate Notice of Change of Address in each pending case or proceeding in which the attorney has previously entered an appearance. Unless the attorney has been terminated from the case . (tjv) (Entered: 12/04/2013)
12/16/2013	<u>18</u> (2 pgs)	Order: (1) Denying Plaintiff's Motion for Judgment on the Pleading, or in the Alternative, Motion for a More Definite Statement; and (2) Denying Defendant's Motion to Strike (related document(s): <u>13</u> Motion For Judgment on the Pleadings or, in the Alternative, Motion for A More Definite Statement <u>16</u> Motion to Strike ). (saj) (Entered: 12/16/2013)
12/18/2013	<u>19</u> (3 pgs)	Courts Notice or Order and BNC Certificate of Mailing (related document(s) <u>18</u> Other Order). No. of Notices: 1. Notice Date 12/18/2013. (Admin.) (Entered: 12/18/2013)
12/31/2013	<u>20</u> (3 pgs)	Status Report Filed by Robert J. Shilliday III on behalf of Hepburn Ingham. (Shilliday, Robert) (Entered: 12/31/2013)
01/02/2014	<u>21</u> (1 pg)	Public Notice of Deficient Filing, Error or Defect and Application of L.B.R. 5005-4(l). The Electronic Filer of Document Number 20 is hereby notified the errors noted below shall be corrected by the close of the third court day following transmittal of this Notice, failing which the electronic document will be deemed stricken and, absent order of the court, no further action will be taken on the document. Error to be corrected: Incorrect event used. E-Filer is to Re-file using event: Adversary/MISC/7026(f) Report (related document(s) <u>20</u> Status Report). (vo) (Entered: 01/02/2014)
01/04/2014	<u>22</u> (2 pgs)	Courts Notice or Order and BNC Certificate of Mailing (related document(s) <u>21</u> Notification Entry). No. of Notices: 2. Notice Date 01/04/2014. (Admin.) (Entered: 01/04/2014)
01/06/2014	<u>23</u> (3 pgs)	F.R.B.P. 7026 (f) Report Filed by Robert J. Shilliday III on behalf of Hepburn Ingham (related document(s) <u>14</u> Notice of Hearing). (Shilliday, Robert) (Entered: 01/06/2014)

01/06/2014	<u>24</u> (4 pgs)	F.R.C.P. 26 (a) Disclosure Filed by Robert J. Shilliday III on behalf of Hepburn Ingham (related document(s) <u>14</u> Notice of Hearing). (Shilliday, Robert) (Entered: 01/06/2014)
01/08/2014	<u>25</u> (3 pgs; 2 docs)	Motion to Withdraw as Attorney of Record Filed by Mark G Meyers on behalf of Todd Burke. (Attachments: # <u>1</u> Proposed/Unsigned Order) (Meyers, Mark) (Entered: 01/08/2014)
01/08/2014	<u>26</u> (3 pgs; 2 docs)	9013-1.1 Notice Filed by Mark G Meyers on behalf of Todd Burke (related document(s) <u>25</u> Motion to Withdraw as Attorney). 9013 Objections due by 1/22/2014 for <u>25</u> , (Attachments: # <u>1</u> Certificate of Service)(Meyers, Mark) (Entered: 01/08/2014)
01/08/2014	<u>29</u> (1 pg)	Minutes of Proceeding Re: Rule 16(b) status/scheduling conference. Continued to September 15th and 16th, 2014, at 9:00 a.m. in Courtroom C, for a two (2) day trial. Pretrial deadlines and trial date scheduled on the record. A formal Scheduling Order to be sent to counsel of record in this case. (related document(s) <u>1</u> Complaint). Hearing to be held on 9/15/2014 at 09:00 AM Courtroom C. (vo) (Entered: 01/14/2014)
01/13/2014	<u>27</u> (1 pg)	Notice of Change of Address For Debtor's Attorney Filed by Mark G Meyers on behalf of Todd Burke. (Meyers, Mark) (Entered: 01/13/2014)
01/13/2014	<u>28</u> (1 pg)	Notice of Change of Address For Debtor Filed by Mark G Meyers on behalf of Todd Burke. (Meyers, Mark) (Entered: 01/13/2014)
01/14/2014	<u>30</u> (2 pgs)	Order Pursuant To Scheduling Conference Held January 8, 2014 (related document(s) <u>1</u> Complaint). Discovery due by 5/30/2014 for <u>1</u> , Dispositive Motion due 6/7/2014. (vo) (Entered: 01/14/2014)
01/24/2014	<u>31</u> (5 pgs)	Defendant's Initial Disclosures Pursuant to Fed.R.Bankr.Proc.7026(a)(1) filed by Todd Burke (related document(s) <u>1</u> Complaint). (saj) (Entered: 01/27/2014)
02/22/2014	<u>32</u> (1 pg)	Certificate of Non-Contested Matter Filed by Mark G Meyers on behalf of Todd Burke (related document(s) <u>25</u> Motion to Withdraw as Attorney). (Meyers, Mark) (Entered: 02/22/2014)
02/25/2014	<u>33</u> (1 pg)	Order Regarding Compliance With Rules (related document(s) <u>25</u> Motion to Withdraw as Attorney). Rules Compliance due by 3/11/2014 (saj) (Entered: 02/25/2014)
03/10/2014	<u>34</u> (3 pgs; 2 docs)	Amended Motion to Withdraw as Attorney of Record Filed by Mark G Meyers on behalf of Todd Burke. (Attachments: # <u>1</u> Proposed/Unsigned Order) (Meyers, Mark) (Entered: 03/10/2014)
03/10/2014	<u>35</u> (5 pgs; 2 docs)	9013-1.1 Notice Filed by Mark G Meyers on behalf of Todd Burke (related document(s) <u>34</u> Motion to Withdraw as Attorney). 9013 Objections due by 3/24/2014 for <u>34</u> , (Attachments: # <u>1</u> Certificate of Service)(Meyers, Mark) (Entered: 03/10/2014)
03/21/2014	<u>36</u> (3 pgs)	Response Filed by Robert J. Shilliday III on behalf of Hepburn Ingham (related document(s): <u>34</u> Motion to Withdraw as Attorney). (Shilliday, Robert) (Entered: 03/21/2014)

04/09/2014	<u>37</u> (1 pg)	Notice of Withdrawal of Document Filed by Robert J. Shilliday III on behalf of Hepburn Ingham (related document(s) <u>36</u> Response). (Shilliday, Robert) (Entered: 04/09/2014)
04/14/2014	<u>38</u> (1 pg)	Certificate of Non-Contested Matter Filed by Mark G Meyers on behalf of Todd Burke (related document(s) <u>34</u> Motion to Withdraw as Attorney). (Meyers, Mark) (Entered: 04/14/2014)
04/16/2014	<u>39</u> (1 pg)	Order Permitting Withdrawal, Granting Motion To Withdraw As Attorney. Mark G Meyers Terminated. (related document(s): <u>34</u> Motion to Withdraw as Attorney). (vo) (Entered: 04/16/2014)
04/18/2014	<u>40</u> (2 pgs)	Courts Notice or Order and BNC Certificate of Mailing (related document(s) <u>39</u> Order on Motion to Withdraw as Attorney). No. of Notices: 1. Notice Date 04/18/2014. (Admin.) (Entered: 04/18/2014)
05/21/2014	<u>41</u> (3 pgs; 2 docs)	Motion to Extend Time Due To Other Reasons To Extend Fact Discovery Cut-Off Filed by Robert J. Shilliday III on behalf of Hepburn Ingham. (Attachments: # <u>1</u> Proposed/Unsigned Order) (Shilliday, Robert) (Entered: 05/21/2014)
05/22/2014	<u>42</u> (1 pg)	Order Granting Unopposed Motion to Continue Fact Discovery Deadline (related document(s): <u>1</u> Complaint, <u>41</u> Motion to Extend Time). Discovery due by 6/12/2014 (saj) (Entered: 05/22/2014)
08/15/2014	<u>43</u> (18 pgs; 3 docs)	Motion to Approve Settlement Agreement and Request for Entry of Stipulated Judgment Filed by Robert J. Shilliday III on behalf of Hepburn Ingham. (Attachments: # <u>1</u> Proposed/Unsigned Order # <u>2</u> Other Proposed Judgment) (Shilliday, Robert) (Entered: 08/15/2014)
08/28/2014	<u>44</u> (15 pgs; 3 docs)	Motion to Approve Amended Settlement Agreement and Stipulated Judgment Filed by Robert J. Shilliday III on behalf of Hepburn Ingham (related document(s): <u>43</u> Motion to Approve). (Attachments: # <u>1</u> Proposed/Unsigned Order # <u>2</u> Proposed/Unsigned Order) (Shilliday, Robert) (Entered: 08/28/2014)
09/04/2014	<u>45</u> (1 pg)	Order Granting Motion to Approve Amended Settlement Agreement and Request for Entry of Stipulated Judgment (related document(s): <u>44</u> Motion to Approve). (saj) (Entered: 09/04/2014)
09/04/2014	<u>46</u> (1 pg)	Stipulated Judgment (related document(s) <u>45</u> Order on Motion to Approve). (saj) (Entered: 09/04/2014)
09/04/2014	<u>47</u> (1 pg)	Notice of Entry on Docket of Judgment or Order. Date Mailed: 9/4/2014 (related document(s) <u>46</u> Judgment for AP Case). (saj) (Entered: 09/04/2014)
09/06/2014	<u>48</u> (2 pgs)	Courts Notice or Order and BNC Certificate of Mailing (related document(s) <u>45</u> Order on Motion to Approve). No. of Notices: 1. Notice Date 09/06/2014. (Admin.) (Entered: 09/06/2014)
09/06/2014	<u>49</u> (2 pgs)	Courts Notice or Order and BNC Certificate of Mailing (related document(s) <u>46</u> Judgment for AP Case). No. of Notices: 1. Notice Date 09/06/2014. (Admin.) (Entered: 09/06/2014)

09/06/2014	<u>50</u> (2 pgs)	Courts Notice or Order and BNC Certificate of Mailing (related document(s) <u>47</u> Notice of Entry on Docket of Judgment or Order). No. of Notices: 1. Notice Date 09/06/2014. (Admin.) (Entered: 09/06/2014)
09/08/2014		Disposition of Adversary Proceeding Number 13-01382. Final Order or Judgment Has Entered. Tickle Due Date 9/18/2014. (saj) (Entered: 09/08/2014)
09/22/2014		Adversary Case Number 13-1382 Closed. (saj) (Entered: 09/22/2014)
03/02/2016	<u>51</u> (5 pgs)	Writ of Continuing Garnishment To Be Served Upon Colt & Steel Corporation. Issued On 3/2/2016. (mjb) (Entered: 03/03/2016)
11/01/2016	<u>52</u> (4 pgs)	WRIT OF GARNISHMENT WITH NOTICE OF EXEMPTION AND PENDING LEVY To Be Served Upon Public Service Credit Union. Issued On 11/1/2016. (ek) (Entered: 11/01/2016)
11/01/2016	<u>53</u> (4 pgs)	WRIT OF CONTINUING GARNISHMENT To Be Served Upon Arrow Traffic Systems. Issued On 11/1/2016. (ek) (Entered: 11/01/2016)
11/14/2016	<u>54</u> (3 pgs)	Answer to Writ Public Service Credit Union (related document(s) <u>52</u> Writ). (saj) <b>Modified Text on 11/15/2016 (saj)</b> . (Entered: 11/15/2016)
12/09/2016	<u>55</u> (4 pgs)	Answer to Writ (related document(s) <u>53</u> Writ). (re) (Entered: 12/09/2016)
04/20/2017	<u>56</u> (4 pgs)	Writ of Continuing Garnishment To Be Served Upon Arrow Civil, LLC. Issued On 4/20/2017. (mjb) (Entered: 04/20/2017)
04/21/2017	<u>57</u> (2 pgs)	Notice to Substitute Attorney. Jonathan A. Hagn Added to Case. Robert J. Shilliday, III Terminated From Case. Filed by Jonathan A. Hagn on behalf of Hepburn Ingham... (Hagn, Jonathan) (Entered: 04/21/2017)
05/12/2017	<u>58</u> (1 pg)	Affidavit of Service Filed by Jonathan A. Hagn on behalf of Hepburn Ingham (related document(s) <u>53</u> Writ). (Hagn, Jonathan) (Entered: 05/12/2017)
05/12/2017	<u>59</u> (4 pgs; 2 docs)	Affidavit of Service Filed by Jonathan A. Hagn on behalf of Hepburn Ingham (related document(s) <u>56</u> Writ). (Attachments: # <u>1</u> Other Calculation Sheet and Objection Form) (Hagn, Jonathan) (Entered: 05/12/2017)
06/22/2017	<u>60</u> (11 pgs; 2 docs)	Motion For Entry of Default Against Garnishee Arrow Civil LLC fka Arrow Traffic Systems LLC Filed by Jonathan A. Hagn on behalf of Hepburn Ingham. (Attachments: # <u>1</u> Proposed/Unsigned Order) (Hagn, Jonathan) (Entered: 06/22/2017)
06/23/2017	61	Notice of Reassignment of Case. Judge Thomas B. McNamara added to case. Involvement of Judge A. Bruce Campbell, terminated. This reassignment is for internal purposes only. Any hearing currently scheduled may be rescheduled. A separate notice will be issued if a hearing is rescheduled. Any papers in this matter must display the initials TBM after the case number for the reassigned judge. (saj) (Entered: 06/23/2017)

07/11/2017	<u>62</u> (5 pgs; 2 docs)	Response to Motion for Default Against Garnishee and Objection to Judgment Filed by Thomas Read Mattson on behalf of Arrow Civil, LLC (related document(s) <u>60</u> Other Motion). (Attachments: # <u>1</u> Proposed/Unsigned Order) (saj) <b>Modified Text on 7/12/2017 (saj)</b> . (Entered: 07/12/2017)
07/17/2017	<u>63</u> (9 pgs)	Order Granting, In Part, and Denying, In Part, Motion for Entry of Default Against Garnishee; Notice of Evidentiary Hearing and Procedure Order RE: the Motion for Entry of Default Against Garnishee (Docket No. 60, the Motion) filed by Plaintiff, Hepburn Ingham, as Judgment Creditor (the Judgment Creditor). The Judgment Creditor asks the Court to enter the default of Arrow Civil LLC f/k/a Arrow Traffic Systems LLC (the Garnishee) upon whom Judgment Creditor served a Writ of Continuing Garnishment (Docket No. 53, the First Writ) (related document(s) <u>60</u> Other Motion). Hearing to be held on 8/18/2017 at 09:30 AM Courtroom E for <u>60</u> . Document due by 8/4/2017 for <u>60</u> , (re) (Entered: 07/17/2017)
07/19/2017	<u>64</u> (10 pgs)	Courts Notice or Order and BNC Certificate of Mailing (related document(s) <u>63</u> Generic Order). No. of Notices: 2. Notice Date 07/19/2017. (Admin.) (Entered: 07/19/2017)
07/21/2017	<u>65</u> (3 pgs; 2 docs)	Unopposed Motion to Reschedule Hearing Filed by Jonathan A. Hagn on behalf of Hepburn Ingham (related document(s): <u>63</u> Generic Order, Order Setting Hearing). (Attachments: # <u>1</u> Proposed/Unsigned Order) (Hagn, Jonathan) (Entered: 07/21/2017)
07/26/2017	<u>66</u> (5 pgs)	<b>This entry entered in error. Disregard following entry per CM request.</b> ORDER AND NOTICE OF RESCHEDULED EVIDENTIARY HEARING (related document(s) <u>65</u> Motion to Continue/Reschedule Hearing). Hearing to be held on 9/7/2017 at 01:30 PM Courtroom E for <u>65</u> . (tn) <b>Modified on 7/26/2017 (jc)</b> . Incorrect Event (Entered: 07/26/2017)
07/26/2017	<u>67</u> (5 pgs)	ORDER AND NOTICE OF RESCHEDULED EVIDENTIARY HEARING (related document(s): <u>65</u> Motion to Continue/Reschedule Hearing). (tn) (Entered: 07/26/2017)
07/28/2017	<u>68</u> (6 pgs)	Courts Notice or Order and BNC Certificate of Mailing (related document(s) <u>67</u> Order on Motion to Continue/Reschedule Hearing). No. of Notices: 4. Notice Date 07/28/2017. (Admin.) (Entered: 07/28/2017)
07/31/2017	<u>69</u> (1 pg)	Amended Affidavit of Service Filed by Jonathan A. Hagn on behalf of Hepburn Ingham (related document(s) <u>59</u> Document). (Hagn, Jonathan) (Entered: 07/31/2017)
07/31/2017	<u>70</u> (10 pgs; 2 docs)	Motion For Entry of Default Against Garnishee Arrow Civil LLC fka Arrow Traffic Systems LLC Filed by Jonathan A. Hagn on behalf of Hepburn Ingham. (Attachments: # <u>1</u> Proposed/Unsigned Order) (Hagn, Jonathan) (Entered: 07/31/2017)
08/23/2017	<u>71</u> (2 pgs)	Response to " Renewed" Motion for Entry of Default Filed by Thomas Read Mattson on behalf of Arrow Civil, LLC (related document(s) <u>70</u> Other Motion). (tn) (Entered: 08/24/2017)
08/23/2017	<u>73</u> (3 pgs)	Objection to Subpoena and Request for Production of Documents and Disclosure of Said Documents Filed by Thomas Read Mattson on behalf

		of Arrow Civil, LLC (related document(s) <u>70</u> Other Motion). (tn) (Entered: 08/28/2017)
08/24/2017	<u>72</u> (4 pgs)	List of Witnesses and Exhibits Filed by Jonathan A. Hagn on behalf of Hepburn Ingham (related document(s) <u>60</u> Other Motion, <u>63</u> Generic Order, Order Setting Hearing, <u>67</u> Order on Motion to Continue/Reschedule Hearing). (Hagn, Jonathan) (Entered: 08/24/2017)
08/30/2017	<u>74</u> (2 pgs)	ENTRY OF DEFAULT AGAINST GARNISHEE (related document(s): <u>70</u> Other Motion). (tn) (Entered: 08/30/2017)
08/31/2017	<u>75</u> (3 pgs; 2 docs)	Stipulation Between Hepburn Ingham and Garnishee Arrow Civil LLC fka Arrow Traffic Systems LLC Re: Garnishment Judgment Filed by Jonathan A. Hagn on behalf of Hepburn Ingham (related document(s): <u>63</u> Generic Order, Order Setting Hearing, <u>67</u> Order on Motion to Continue/Reschedule Hearing, <u>69</u> Document, <u>70</u> Other Motion, <u>74</u> Other Order). (Attachments: # <u>1</u> Proposed/Unsigned Order) (Hagn, Jonathan) (Entered: 08/31/2017)
09/01/2017	<u>76</u> (1 pg)	ORDER VACATING HEARING AND ORDER TO FILE (related document(s) <u>75</u> Stipulation). Document due by 9/15/2017 for <u>75</u> . (tn) (Entered: 09/01/2017)
09/01/2017	<u>77</u> (3 pgs)	Courts Notice or Order and BNC Certificate of Mailing (related document(s) <u>74</u> Other Order). No. of Notices: 4. Notice Date 09/01/2017. (Admin.) (Entered: 09/01/2017)
09/03/2017	<u>78</u> (2 pgs)	Courts Notice or Order and BNC Certificate of Mailing (related document(s) <u>76</u> Order to Vacate Hearing). No. of Notices: 4. Notice Date 09/03/2017. (Admin.) (Entered: 09/03/2017)
09/08/2017	<u>79</u> (3 pgs; 2 docs)	Unopposed Motion to Approve Stipulation to Resolve Default Entered Against Garnishee on July 17, 2017 Filed by Jonathan A. Hagn on behalf of Hepburn Ingham (related document(s) <u>75</u> Stipulation). (Attachments: # <u>1</u> Proposed/Unsigned Order) (Hagn, Jonathan) (Entered: 09/08/2017)
09/13/2017	<u>80</u> (1 pg)	Order Granting Motion to Approve Stipulation Resolving Default Entered Against Garnishee on July 17, 2017 By Entry of Judgment Against Garnishee (related document(s): <u>75</u> Stipulation)., Order Granting Motion to Approve (related document(s): <u>75</u> Stipulation). (jtm) (Entered: 09/12/2017)
09/14/2017	<u>81</u> (4 pgs)	Writ Of Continuing Garnishment To Be Served Upon Arrow Civil, LLC. Issued On 9/14/17. (psd) (Entered: 09/14/2017)
09/14/2017	<u>82</u> (1 pg)	Supporting Document Filed by Jonathan A. Hagn on behalf of Hepburn Ingham (related document(s) <u>60</u> Other Motion, <u>63</u> Generic Order, Order Setting Hearing, <u>75</u> Stipulation, <u>80</u> Order On Stipulation, Order on Motion to Approve). (Hagn, Jonathan) (Entered: 09/14/2017)
09/14/2017	<u>83</u> (2 pgs)	Courts Notice or Order and BNC Certificate of Mailing (related document(s) <u>80</u> Order On Stipulation). No. of Notices: 1. Notice Date 09/14/2017. (Admin.) (Entered: 09/14/2017)
09/26/2017	<u>84</u> (1 pg)	Judgment. IT IS ORDERED AND ADJUDGED the Judgment is entered against Garnishee Arrow Civil LLC and in favor of Defendant Todd Burke for the use and benefit of Plaintiff Hepburn Ingham in the amount of \$12,250.00, Plus interest at the federal judgment rate from and after the

		date of judgment, and costs in the amount of \$480.00, and attorney fees in the amount of \$1,820.00. (related document(s) <u>63</u> Generic Order, Order Setting Hearing, <u>80</u> Order On Stipulation, Order on Motion to Approve). (tn) (Entered: 09/26/2017)
09/27/2017	<u>85</u> (3 pgs)	ORDER DENYING RENEWED MOTION FOR ENTRY OF DEFAULT AGAINST GARNISHEE (related document(s) <u>70</u> Other Motion). (tn) (Entered: 09/27/2017)
09/28/2017	<u>86</u> (2 pgs)	Courts Notice or Order and BNC Certificate of Mailing (related document(s) <u>84</u> Judgment for AP Case). No. of Notices: 4. Notice Date 09/28/2017. (Admin.) (Entered: 09/28/2017)
09/29/2017	<u>87</u> (4 pgs)	Courts Notice or Order and BNC Certificate of Mailing (related document(s) <u>85</u> Generic Order). No. of Notices: 4. Notice Date 09/29/2017. (Admin.) (Entered: 09/29/2017)
10/04/2017	<u>88</u> (4 pgs; 2 docs)	Affidavit of Service Filed by Jonathan A. Hagn on behalf of Hepburn Ingham (related document(s) <u>81</u> Writ). (Attachments: # <u>1</u> Other Calculation Sheet and Objection Form) (Hagn, Jonathan) (Entered: 10/04/2017)
10/26/2017	<u>89</u> (29 pgs; 3 docs)	Motion For Charging Order Regarding Defendant's Interest in Arrow Civil LLC Filed by Jonathan A. Hagn on behalf of Hepburn Ingham. (Attachments: # <u>1</u> Exhibit Exhibits 1 through 4 # <u>2</u> Proposed/Unsigned Order) (Hagn, Jonathan) (Entered: 10/26/2017)
12/18/2017	<u>90</u> (2 pgs)	Status Report Filed by Jonathan A. Hagn on behalf of Hepburn Ingham (related document(s) <u>89</u> Other Motion). (Hagn, Jonathan) (Entered: 12/18/2017)
03/08/2018	<u>91</u> (4 pgs)	WRIT OF CONTINUING GARNISHMENT To Be Served Upon Arrow Civil, LLC. Issued On 3/8/2018. (ek) (Entered: 03/08/2018)
03/20/2018	<u>92</u> (1 pg)	Waiver of Service re Writ of Continuing Garnishment Filed by Jonathan A. Hagn on behalf of Hepburn Ingham (related document(s) <u>91</u> Writ). (Hagn, Jonathan) (Entered: 03/20/2018)
03/28/2018	<u>93</u> (7 pgs)	Order Denying Judgment Creditor's Motion For Charging Order Without Prejudice(related document(s): <u>89</u> Other Motion). (lab) (Entered: 03/28/2018)
03/30/2018	<u>94</u> (8 pgs)	Courts Notice or Order and BNC Certificate of Mailing (related document(s) <u>93</u> Other Order). No. of Notices: 3. Notice Date 03/30/2018. (Admin.) (Entered: 03/30/2018)
04/16/2018	<u>95</u> (2 pgs)	Answer to Writ by Arrow Civil, LLC (related document(s) <u>91</u> Writ). (lab) (Entered: 04/16/2018)

<b>PACER Service Center</b>
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<b>Transaction Receipt</b>
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03/11/2024 13:10:09			
<b>PACER Login:</b>	rshilliday2943	<b>Client Code:</b>	
<b>Description:</b>	Docket Report	<b>Search Criteria:</b>	13-01382-TBM Fil or Ent: filed Doc From: 0 Doc To: 99999999 Term: included Format: html Page counts for documents: included
<b>Billable Pages:</b>	8	<b>Cost:</b>	0.80