

**From:** [usfilefolder](#)  
**To:** [FLSDdb\\_efile\\_Blooms](#)  
**Cc:** [dgartenlaub@burr.com](#); [Richard Mockler](#); [joel.rothman@sriplaw.com](#); [Elizabeth Gariazzo](#); [Yvette Hernandez](#); [kculpepper@culpepperip.com](#)  
**Subject:** Letter to Judge Bloom re: Case No. 21-cv-20862-BLOOM/Otazo-Reyes  
**Date:** Tuesday, February 7, 2023 8:52:22 AM

---

**CAUTION - EXTERNAL:**

Good morning Judge Bloom:

I'm taking the extraordinary step of writing you directly as due to local rules, pro se filing is closed to me due to Richard Mockler's refusal to withdraw and Doug Gartenlaub's inability to withdraw. Mockler hired only for a "special appearance" to provide notice I was never properly served as a foreign citizen, then withdraw. He remains uncommunicative, unresponsive, and apparently remained in the case; against my instructions. Gartenlaub appeared only in regard to fear of pending "contempt" for a form filing. Neither attorney has been paid. Funds are not available. Mockler would have received a stipend for a "special appearance". Gartenlaub made a kind favor, having known him for almost 30 years.

Culpepper and Rothman filed in the St. Kitts & Nevis courts and created a month-long delay by playing with partial service and incomplete document deliveries. St. Kitts & Nevis requires a hearing within 6 days to prevent harm. Their behaviors have drawn it out to a month. Funds for prescriptions, living expenses, and (even if I could afford it) an attorney, have been restricted in my bank account; extortive lawfare by foreign attorneys.

Due to their manipulations, the next hearing is the 17th of February. The initial ex parte freeze order was temporary and requires a "prompt" follow-up hearing to establish legitimacy. According to the lawyer in St. Kitts & Nevis (hired after I borrowed money from a friend in order to retain) based on the lack of proper service, the status as a foreign judgment, and many other failings, it will likely be thrown out. Knowing this Rothman and Culpepper are apparently anxious to secure your corresponding order on the back of the partial St. Kitts & Nevis one.

They have engaged in manipulations to present "facts" knowing they're not and continue attempts to collect knowing there is no money (having spent days in communication with the ex-wife who certainly told them the relative value of any monies from the prior marital estate) and their knowledge of the business collapse Dave Cox engineered with Culpepper for Liquid VPN. Cox was reported to the Livoina Police and FBI for criminal extortion.

Isn't it prudent to at least see what the St. Kitt's & Nevis court decides before moving making an order based on Culpepper's affidavit of "facts"? Further, I'm not an owner or manager of the entities he's claims exist and that only appear in your court due to one discussion email correspondence with a consulting CPA related to another NON-US failed venture, itself entirely unrelated to 1701 Management or AUH2O.

I have made this letter to avoid "appearing" in the US court and to avoid lending legitimacy to any claim that I ever so appeared. I have been, since 2019, a citizen and resident of St. Kitts & Nevis, have never been served in this matter, and was not an owner of 1701 Management, LLC or AUH2O.

Thank you for your indulgence.

Sincerely,

Charles Muszynski

**CAUTION - EXTERNAL EMAIL:** This email originated outside the Judiciary. Exercise caution when opening attachments or clicking on links.