1	SUPERIOR COURT OF THE STATE OF CALIFORNIA
2	FOR THE COUNTY OF LOS ANGELES
3	
4	DEPARTMENT NO. PSB HON. SARAH J. HEIDEL, JUDGE
5	JAMES GIBSON,
6	PETITIONER,)
7	VS.) NO.)17PSFL00745
8	KARRIE GIBSON,
9	RESPONDENT.)
10)
11	
12	REPORTER'S TRANSCRIPT OF PROCEEDINGS
13	WEDNESDAY, DECEMBER 18, 2019
14	
15	APPEARANCES:
16	FOR PETITIONER: CKB VIENNA LLP
17	BY: ARIEL CARTER, ESQ. 10390 COMMERCE CENTER DRIVE
18	SUITE C-110 RANCHO CUCAMONGA, CA 91730
19	FOR RESPONDENT: IN PROPRIA PERSONA
20 21	
21	
23	
24	CHANI D. LUDWIG, CSR NO. 13017
25	OFFICIAL REPORTER
26	
27	
28	

1	1 CASE NUMBER: 17PSFL0	0745
2	2 CASE NAME: JAMES G	IBSON VS. KARRIE GIBSON
3	3 POMONA, CALIFORNIA WEDNESD	AY, DECEMBER 18, 2019
4	4 DEPARTMENT NO. PSB HON. SA	RAH J. HEIDEL, JUDGE
5	5 REPORTER: CHANI D	. LUDWIG, CSR 13017
6	6 TIME: A.M. SE	SSION
7	7 APPEARANCES: (SEE TI	TLE PAGE)
8	8	
9	9 THE COURT: I'M GOING TO CA	ALL THE GIBSON MATTER.
10	0 GIBSON VERSUS GIBSON, 17PSFL00745	5. GOOD MORNING. CAN I
11	1 GET APPEARANCES?	
12	2 THE PETITIONER: JAMES GIBS	SON, YOUR HONOR.
13	3 MS. CARTER: GOOD MORNING,	YOUR HONOR. ARIEL
14	4 CARTER ON BEHALF OF JAMES GIBSON.	
15	5 THE COURT: OKAY. CAN I GE	ET YOUR APPEARANCE,
16	6 PLEASE.	
17	7 THE RESPONDENT: MY NAME IS	S KARRIE GIBSON.
18	8 THE COURT: AND, MS. GIBSON	N, I'M GOING TO ASK YOU
19	9 TO REMOVE YOUR HAT, PLEASE. THAN	NK YOU.
20	0 ALL RIGHT. THE MATTE	ER IS SET FOR HEARING
21	1 THERE'S A MATTER SET FOR HEARING	THIS MORNING ON A
22	2 REQUEST FOR ORDER FILED BY PETIT	IONER OCTOBER 11, 2019.
23	3 HOWEVER, IN PREPARING	G FOR THAT HEARING, THE
24	4 COURT BECAME AWARE OF A MOTION TO	D DISQUALIFY ME THAT WAS
25	5 FILED BY MS. GIBSON WITH THE COUR	RT ON DECEMBER 11, 2019.
26	6 THAT MOTION WAS NOT H	PROPERLY SERVED ON THE
27	7 COURT, NOT SERVED ON THE COURT AT	F ALL, AS FAR AS I'M
28	8 AWARE. HOWEVER, BECAUSE I BECAME	E AWARE OF IT AND FOR

1	PURPOSES OF THIS MOTION ONLY, WHAT I AM GOING TO DO IS
2	DEEM THAT MOTION TO RECUSE AS SERVED AND FILED AS OF
3	TODAY'S DATE.
4	AND BECAUSE I'M DOING THAT, I HAVE TO
5	ADDRESS THAT MOTION ON THE MERITS BEFORE PROCEEDING ON
6	ANY OTHER MOTION.
7	ALL RIGHT. SO WHAT I'VE DONE AND,
8	MS. GIBSON, DO YOU UNDERSTAND WHAT I'M SAYING?
9	THE RESPONDENT: I WOULD LIKE THE COURT TO ALLOW
10	ME TO COMPLETE MY THOUGHT AND RESPOND, BECAUSE THE COURT
11	HAS A HABIT OF INTERRUPTING ME AND NOT ALLOWING ME TO
12	SPEAK. FIRST OF ALL, CURRENTLY
13	THE COURT: WELL, HOLD ON. BUT YOU'RE NOT
14	RESPONDING TO MY QUESTION, MS. GIBSON. DO YOU
15	UNDERSTAND WHAT I WAS SAYING? THAT I'M GOING TO DEEM
16	THE MOTION TO RECUSE FILED AND SERVED AND ADDRESS THAT
17	BEFORE MOVING ON TO THE MOTION TO HAVE YOU DECLARED A
18	VEXATIOUS LITIGANT?
19	THE RESPONDENT: DO I UNDERSTAND? I'D LIKE TO
20	RESPOND TO THAT BECAUSE
21	THE COURT: I WANT YOU
22	THE RESPONDENT: PAULA (PHONETIC)
23	THE COURT: I WANT YOU TO RESPOND TO THAT, BUT
24	JUST "YES" OR "NO."
25	THE RESPONDENT: NO. I DON'T UNDERSTAND. THAT'S
26	WHY I WOULD LIKE TO RESPOND TO THE CLARIFICATION,
27	BECAUSE YOU'RE SPEAKING OF A MOTION TO RECUSE WHEN A
28	MOTION IS TO DISQUALIFY FOR BIAS AND PREJUDICE.

THE COURT: THAT'S --1 2 THE RESPONDENT: PAULA HAS THE --3 THE COURT: MS. GIBSON, THAT'S THE MOTION I'M 4 REFERENCING. 5 THE RESPONDENT: THIS IS THE REFERENCE -- THIS 6 IS -- YOU ARE GOING TO BE SERVED. PAULA AT THE 7 SHERIFF'S OFFICE HAS THE PAPERWORK TO SERVE YOU. THE COURT: OKAY. SO, MS. GIBSON, WHAT I'M 8 SAYING --9 10 THE RESPONDENT: THE COURT DATE IS JANUARY THE 11 12TH OR 13TH, IF I'M NOT MISTAKEN. AND YOU KNOW WHAT, I'M NOT PHYSICALLY OR MENTALLY ABLE TO SPEAK TO YOU AT 12 THIS MOMENT. THAT'S WHY I'M LATE. 13 14 THE COURT: OKAY. 15 THE RESPONDENT: IF THE COURT TENDS TO QUESTION THE LEGITIMACY OF WHAT I'M SAYING, IF THE COURT WILL 16 17 ALLOW ME TO TURN ON MY PHONE, THE COURT CAN LOOK AT MY 18 PHONE AND SEE THAT I MISSED A CALL FROM A SLEEP STUDY 19 BECAUSE I WAS SCHEDULED FOR A SLEEP STUDY ON FEBRUARY 20 13TH. 21 THE COURT: OKAY, MS. GIBSON, NOW I'M GOING TO SAY 22 SOMETHING. 23 THE RESPONDENT: OF COURSE. 24 THE COURT: WHAT I'M SAYING TO YOU IS THAT YOU 25 DON'T -- YOU CAN GO AHEAD AND HAVE SOMEBODY SERVE ME, 26 BUT I'M GOING TO ALREADY DEEM IT SERVED, THAT MOTION 27 YOU'RE HOLDING IN YOUR HAND, WHICH IS A MOTION TO 28 DISQUALIFY.

THE RESPONDENT: IT'S IN JUDGE RIFF'S COURT. IT'S 1 2 TO BE HEARD BY JUDGE RIFF. IT'S NOT A RECUSAL. IT'S TO 3 DISOUALIFY AND FOR MISCONDUCT. AND IT'S APRIL -- EXCUSE ME. YOU KNOW WHAT, I CAN'T EVEN SPEAK BECAUSE I'M NOT 4 5 CAPABLE. I'M HAVING ISSUES. AND PART OF MY COMPLAINT 6 IS THAT EACH TIME I ATTEMPT TO COMMUNICATE MY ISSUES, 7 THE COURT ACCUSES ME OF MISLEADING THE COURT WHEN THE 8 COURT HAS ALL THE DOCUMENTATION OF MY ISSUES. THE COURT: SO, MS. GIBSON --9 10 THE RESPONDENT: I'M NOT ABLE TO RESPOND -- I'M 11 NOT ABLE TO CONTINUE BECAUSE OF MY PHYSICAL AND MY 12 MENTAL INABILITY. BASED ON CALIFORNIA LAW, IF THERE'S A 13 MOTION TO DISQUALIFY OR REMOVE A JUDGE, EVERYTHING IS 14 HALT UNTIL THAT IS ADDRESSED, IF I'M NOT MISTAKEN. 15 BECAUSE I'M A BLACK WOMAN, THINGS ARE NOT BEING HELD ACCORDING TO WHAT THE LAW SAYS. MY 14TH 16 17 AMENDMENT HAS REPEATEDLY BEEN VIOLATED. PART OF MY COMPLAINT --18 19 THE COURT: OKAY, MS. GIBSON -- AND I UNDERSTAND ALL OF THAT. AND I AM GOING TO ADDRESS THAT ON THE 20 21 MERITS RIGHT NOW. WHAT I HAVE HERE IS AN ORDER STRIKING YOUR 22 23 STATEMENT OF DISOUALIFICATION AND VERIFIED ANSWER. 24 WHAT WE'RE GOING TO DO IS ADDRESS THAT NOW 25 AND SERVE YOU WITH A COPY OF THAT IN COURT TODAY. WE'LL HAVE THE MINUTE ORDER REFLECT THAT'S WHAT THE COURT HAS 26 27 DONE. 28 THE RESPONDENT: I DON'T UNDERSTAND WHAT YOU'RE

1	
1	SAYING. I HAVE NO IDEA WHAT YOU'RE SAYING.
2	THE COURT: IT'S A WRITTEN ORDER. SO YOU CAN
3	REVIEW IT AT YOUR
4	THE RESPONDENT: I'M NOT SURE WHY THIS COURT IS
5	ADDRESSING A COURT AN ISSUE THAT I HAD FILED IN A
6	DIFFERENT COURT. AND, AGAIN, I'M NOT ABLE TO MENTALLY
7	RESPOND. I'M NOT PREPARED TO RESPOND. PART OF MY
8	COMPLAINT IS THAT MY HUSBAND'S ATTORNEY ACTS AGGRESSIVE.
9	SHE COMES TO COURT WITHOUT EVIDENCE. SHE GIVES BOGUS
10	INFORMATION TO THE COURT, AND THE COURT LISTENS AND
11	RECEIVES WHAT MY WHITE HUSBAND'S ATTORNEY SAID WITHOUT
12	VERIFYING ANYTHING.
13	AND I REALLY WOULD LIKE YOU TO ALLOW ME TO
14	COMPLETE MY THOUGHT. HAD THE COURT AWARDED ME FAIR
15	SPOUSAL SUPPORT ON FEBRUARY 7TH, HAD THE COURT ALLOWED
16	ME TO HAVE AN ATTORNEY BEFORE I AGREED TO A VOCATIONAL
17	EVALUATION, HAD THE COURT ALLOWED US TO CONTINUE OUR MAY
18	3RD CASE, WHICH MY HUSBAND AND I WERE BOTH IN AGREEMENT
19	OF, ALL THESE SO-CALLED FILED WHATEVER FAKE FILINGS
20	THAT I'VE SHE'S ACCUSING ME OF WOULDN'T HAVE
21	OCCURRED.
22	THE COURT: LET ME STOP YOU THERE. SO WE'RE
23	MOVING ON NOW FROM THE MOTION FOR DISQUALIFICATION,
24	WHICH THE COURT
25	THE RESPONDENT: DO YOU UNDERSTAND I'M NOT
26	PHYSICALLY AND MENTALLY ABLE? DO YOU UNDERSTAND? THE
27	COURT?
28	THE COURT: MS. GIBSON, I REALLY NEED YOU TO

1	NOT
2	THE RESPONDENT: DO YOU UNDERSTAND THAT?
3	THE COURT: MS. GIBSON, THIS IS THE PROBLEM.
4	EVERY TIME YOU COME TO COURT, YOU INTERRUPT ME
5	CONSTANTLY. I JUST ALLOWED YOU TO SPEAK FOR QUITE SOME
6	TIME. I WANT TO ADDRESS SOME OF THE THINGS YOU'VE SAID.
7	FIRST, THE COURT HAS ISSUED AN ORDER STRIKING THE MOTION
8	TO DISQUALIFY.
9	THE RESPONDENT: I DON'T UNDERSTAND WHAT THAT
10	MEANS.
11	THE COURT: BUT I'VE GIVEN YOU A WRITTEN ORDER AND
12	YOU CAN REVIEW THAT
13	THE RESPONDENT: I'M NOT AN ATTORNEY. THEREFORE,
14	I DON'T UNDERSTAND.
15	THE COURT: I UNDERSTAND.
16	THE RESPONDENT: IN THE COURT CASE, THE LAW SAYS
17	THAT I HAVE I SHOULD HAVE AN ATTORNEY EQUAL TO MY
18	HUSBAND. MY HUSBAND, WHO MADE \$180,000, IS A WHITE
19	MALE. AND I'M A BLACK FEMALE, AND I'M ON FOOD STAMPS
20	BECAUSE THIS COURT HAS BEEN BIASED RACIALLY BIASED,
21	AND I HAVE ALL OF THE TRANSCRIPTS TO SHOW HOW YOU BULLY
22	ME CONTINUOUSLY AT EVERY COURT CASE.
23	THE COURT: WELL, MS. GIBSON, I'M VERY SORRY YOU
24	FEEL THAT WAY. I'M GOING TO TURN NOW TO THE MOTIONS TO
25	HAVE YOU DEEMED A VEXATIOUS LITIGANT THAT WAS FILED, AS
26	I NOTED, ON OCTOBER 11, 2019.
27	I'VE REVIEWED THAT. THERE WAS A PROOF OF
28	SERVICE INDICATING THAT YOU WERE SERVED WITH A COPY OF

	,
1	THAT. YOU DID NOT FILE A RESPONSE. DO YOU HAVE A
2	RESPONSE TO THAT?
3	THE RESPONDENT: I AM MENTALLY I'M GOING TO
4	GRAB MY BAG, IF YOU DO NOT MIND? I'M UNABLE TO RESPOND
5	TO THIS BOGUS CLAIM. AND SO WHAT'S HAPPENING IS MY
6	HUSBAND TOLD ME THAT ARIEL CARTER WAS HIS GIRLFRIEND AND
7	SHE'S TAKEN ADVANTAGE OF MY HUSBAND. MY HUSBAND IS AN
8	ALCOHOLIC. MY HUSBAND HAS A DISEASE. SO I HAVE NO
9	PROBLEMS WITH MY HUSBAND. MY HUSBAND IS BEING TAKING
10	ADVANTAGE OF AND
11	THE COURT: WHAT I'M GOING TO HOLD ON. IT'S A
12	"YES" OR "NO."
13	THE RESPONDENT: YES OR NO TO WHAT, MA'AM?
14	THE COURT: DO YOU HAVE A RESPONSE? I TAKE IT THE
15	ANSWER IS "YES"?
16	THE RESPONDENT: PLEASE ALLOW ME TO RESPOND.
17	THE COURT: MA'AM, HOLD ON. I TAKE IT THE ANSWER
18	IS, YES, YOU HAVE A RESPONSE?
19	THE RESPONDENT: I DON'T UNDERSTAND THE QUESTION.
20	YOU HAVE TO REPEAT IT. I HAVE ISSUES
21	THE COURT: MS. GIBSON, STOP TALKING, PLEASE. YOU
22	DO HAVE A RESPONSE? I WANT YOU TO RESPOND. I'M GOING
23	TO ASK THE CLERK TO PLEASE PUT BOTH PARTIES UNDER OATH.
24	THE CLERK: PLEASE STAND AND RAISE YOUR RIGHT
25	HANDS TO BE SWORN. DO YOU AND EACH OF YOU SOLEMNLY
26	STATE THAT THE TESTIMONY YOU MAY GIVE IN THE CAUSE NOW
27	PENDING BEFORE THIS COURT SHALL BE THE TRUTH, THE WHOLE
28	TRUTH, AND NOTHING BUT THE TRUTH, SO HELP YOU GOD?

THE PETITIONER: I DO. 1 2 THE RESPONDENT: I DO. 3 THE CLERK: PLEASE BE SEATED. THE COURT: MS. GIBSON, I'M GOING TO ALLOW YOU TO 4 5 RESPOND TO THE MOTION TO -- TO HAVE YOU DECLARED A 6 VEXATIOUS LITIGANT. PLEASE PROCEED. 7 THE RESPONDENT: IN A PROCEEDING FOR DISSOLUTION 8 OF MARRIAGE --9 THE COURT: MS. GIBSON. THE RESPONDENT: -- A NULLITY OF MARRIAGE OR LEGAL 10 SEPARATION --11 12 THE COURT: MS. GIBSON. 13 THE RESPONDENT: -- OF THE PARTIES. 14 THE COURT: I WANT TO MAKE SURE THAT YOU SPEAK 15 SLOWLY ENOUGH FOR THE COURT REPORTER TO GET DOWN YOUR WORDS. I KNOW THAT'S IMPORTANT TO YOU. IT'S ALSO 16 17 IMPORTANT TO ME. 18 THE RESPONDENT: IN A PROCEEDING FOR 19 DISSOLUTION --20 THE COURT: I'M GOING TO HAVE THE RECORD REFLECT 21 THAT YOU'RE ALLOWING NINE SECONDS TO PASS BETWEEN EACH WORD THAT YOU PUT ON THE RECORD. AND IF YOU HAVE A 22 23 STATEMENT THAT'S BEEN PUT IN WRITING, THEN YOU CAN 24 PROVIDE A COPY TO THE COURT. 25 THE RESPONDENT: I DO NOT HAVE A RESPONSE BECAUSE I'M NOT MENTALLY ABLE TO RESPOND. I WOULD LIKE THE 26 27 COURT TO KNOW, BECAUSE SHE HAS NOT BEEN SERVED -- PART 28 OF MY COMPLAINT IS THAT THE JUDGE SARAH HEIDEL BULLIES

1	ME. EACH TIME I SPEAK, SHE REFERENCES THE WAY I SPEAK,
2	THE TONE, IF I'M FAST, IF I'M SLOW. SHE CUTS ME OFF
3	REPEATEDLY BECAUSE JUDGE SARAH HEIDEL IS A RACIST JUDGE,
4	AND I AM A BLACK WOMAN. AND MY HUSBAND DOESN'T
5	UNDERSTAND, THIS IS AMERICA. AMERICA IS NOT JUST FOR
6	THE TWO OF YOU.
7	AND WE CAN HAVE THIS HEARING, BUT MY HUSBAND
8	DOESN'T UNDERSTAND, JUST BECAUSE WE HAVE HIS HEARING, IT
9	DOESN'T END HERE. THAT'S WHY HE'S CLAIMING TO PAY HER
10	40,000
11	THE COURT: I'M GOING TO ALSO HAVE THE RECORD
12	REFLECT NOW YOU'RE SPEAKING EXTREMELY QUICKLY AND NOT
13	RESPONDING. IF YOU HAVE SOMETHING RESPONSIVE YOU WANT
14	TO SAY, I'M GOING TO GIVE YOU THE CHANCE TO SAY IT.
15	PLEASE, GO AHEAD.
16	THE RESPONDENT: SO I JUST SPOKE AND THE COURT
17	SAID I WAS SPEAKING TOO SLOW.
18	I SPOKE FASTER, AND THE COURT SAID THAT I'M
19	GOING TOO FAST. WHAT I WOULD ADVISE JUDGE SARAH HEIDEL
20	IS TO WAIT UNTIL SHE'S SERVED WITH MY COMPLAINT. YOU
21	KNOW, ACTUALLY I HAVE IT HERE. IF YOU'D LIKE ME TO READ
22	IT TO YOU, I'D BE HAPPY TO READ IT TO YOU, BECAUSE
23	EVERYTHING
24	THE COURT: WE'RE GOING TO I'M GOING TO DECLINE
25	THAT OFFER
26	THE RESPONDENT: OF COURSE YOU ARE.
27	THE COURT: I'VE REVIEWED THAT.
28	THE RESPONDENT: YOU'VE REVIEWED WHAT?

THE COURT: THE COMPLAINT. 1 2 THE RESPONDENT: I THOUGHT YOU WERE NOT SERVED. 3 THE COURT: I JUST TOLD YOU I'VE REVIEWED IT. I DEEMED IT SERVED, EVEN THOUGH --4 THE RESPONDENT: SO YOU DON'T WANT TO RESPOND TO 5 6 IT? 7 THE COURT: I DID RESPOND TO --THE RESPONDENT: WHAT'S YOUR RESPONSE? 8 9 THE COURT: I GIVE YOU A WRITTEN ORDER STRIKING IT --10 11 THE RESPONDENT: I'M UNABLE TO -- YOU STRIKE IT 12 BASED ON WHAT? 13 THE COURT: READ THE WRITTEN ORDER. 14 THE RESPONDENT: I'M NOT ABLE TO READ IT. I'M NOT 15 ABLE TO THINK RIGHT NOW BECAUSE I HAVEN'T SLEPT IN THREE DAYS. I'M NOT MENTALLY OR -- CAPABLE OF SPEAKING TO THE 16 17 COURT. AND INSTEAD OF THE COURT ACKNOWLEDGING MY PHYSICAL AND MENTAL ISSUES, WHICH ARE EXASPERATED 18 19 BECAUSE I HAVE BEEN GOING THROUGH THIS EIGHT-MONTH 20 ORDEAL IN THIS RACIST COURT --21 THE COURT: ALL RIGHT, MS. GIBSON, I'M GOING TO DEEM YOU TO HAVE SUBMITTED ON THIS ISSUE. I WILL TAKE 22 23 THE MATTER UNDER SUBMISSION AND ISSUE A WRITTEN ORDER. 24 THE RESPONDENT: SO WHAT THIS COURT --25 THE COURT: THIS COURT IS GOING TO TAKE ITS 26 MORNING RECESS. THE COURTROOM IS CLOSED, AND WE'LL BE 27 BACK IN TEN MINUTES. THANK YOU. 28 (THE PROCEEDINGS WERE CONCLUDED.)

SUPERIOR COURT OF THE STATE OF CALIFORNIA 1 2 FOR THE COUNTY OF LOS ANGELES 3 DEPARTMENT NO. PSB HON. SARAH J. HEIDEL, JUDGE 4 5 JAMES GIBSON, 6 PETITIONER,) NO.)17PSFL00745 7 VS. REPORTER'S 8 CERTIFICATE KARRIE GIBSON,) 9 RESPONDENT. 10 11 12 13 I, CHANI D. LUDWIG, OFFICIAL REPORTER OF 14 THE SUPERIOR COURT OF THE STATE OF CALIFORNIA, FOR THE 15 COUNTY OF LOS ANGELES, DO HEREBY CERTIFY THAT I DID CORRECTLY REPORT THE PROCEEDINGS CONTAINED HEREIN AND 16 17 THAT THE FOREGOING PAGES 1 THROUGH 10, INCLUSIVE, 18 COMPRISE A FULL, TRUE, AND CORRECT TRANSCRIPT OF THE 19 PROCEEDINGS AND TESTIMONY TAKEN IN THE MATTER OF THE 20 ABOVE-ENTITLED CAUSE ON WEDNESDAY, DECEMBER 18, 2019. 21 22 DATED THIS 21ST DAY OF JANUARY, 2020. 23 24 25 26 CHANI D. LUDWIG, CSR NO. 13017 27 OFFICIAL REPORTER, RPR 28