

NO 102123-2

SUPREME COURT OF WASHINGTON

DAVID B. TRUJILLO, a
married person doing business as The
Law Offices of David B. Trujillo, a
sole proprietorship;

Plaintiff/Respondent

v.

DEBORAH BURKSFIELD, a
minority member-manager of LSL
PROPERTIES, LLC, a Washington
limited liability company, as a single
individual;

Defendant/Appellant

Yakima County Superior Court
CAUSE NO. 19-2-031233-9

DIVISION III
APPEAL NO. 388131

**PETITIONER
BURKSFIELD'S
MOTION FOR EXTENSION
OF TIME TO FILE**

I, Deborah K. Burksfield declare I am an elderly natural person who is a member of
LSL Properties, LLC [*herein after LSL*] named as the defendant in an action on a
usurious 18% interest contract respectfully requests relief designated by motion.

Burksfield Motion for extension of time
to file Petition for Supreme Court review

Page 1 of 6

Deborah K. Burksfield, pro se LSL Properties, LLC
co-manager the individual natural person defendant
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I. STATEMENT OF RELIEF SOUGHT

Acceptance of PETITIONER’S Motion for extension of time to file for Supreme Court Review based on RAP 18.8(a) which permits the Court to extend time within which an act must be done in order to serve the ends of justice.

II. Evidence supporting an extension of time

- a. The Petition for Supreme Court Review of Division III’s opinion No.38813-1-III is due today Thursday June 22, 2023.
- b. Rules of Appellate Procedure unequivocally states that “[t]hese rules will be liberally interpreted to promote justice and facilitate the decision of cases on the merits¹.
- c. May 23, 2023 Division III’s decision affirms all trial courts’ decisions and monetary judgment in this civil case filed August 2019 against **only** the Petitioner allocates 100% liability of the company debt collection services Attorney Trujillo provided in underlying civil case No 11-2-0168-8 and appeal No 33037-1-III. <https://www.courts.wa.gov/opinions/pdf/330371.unp.pdf>

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¹ State v. Graham, 194 Wn.2d 965, 454 P.3d 114, 2019 Wash. LEXIS 827

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- d. In the underlying case on December 12, 2014 Attorney Trujillo **stipulated** and granted 82% of financial benefits from his debt collection services being distributed “pro rata”; with \$230,249 paid to and accepted by each of the other two (2) LSL members whom the jury unanimously determined were at “at fault” for failing to accurately record tons of company LSL’s materials taken and sold for profit by a corporation they owned.
- e. Attorney Trujillo filed this civil case in August 2019 against **only one** of the parties he represented in the underlying case and he did not name either of the other two individual members who financially benefited 82% of his collection services which he stipulated to distribute those benefits to the other members;
- f. I am an elderly natural person with very low monthly income who similar to most other low to modest income residents of Washington simply can’t afford a lawyer like economically advantaged individuals, businesses and the government.

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2 g. By requesting an extension of time I am acting in good faith to
3 conform with conventionally accepted standards of behavior for
4 filing a timely Petition to the Supreme Court.

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6 h. The circumstances material to this motion to extend the time to
7 file my Petition for review are:

8 i. Division III's remand Case No 34772-9-III Burksfield vs
9 LSL et al is materially relevant fact evidence that can be
10 found at

11
12 https://www.courts.wa.gov/opinions/pdf/347729_unp.pdf

13 ii. The 2018 Division III No 34772-9-III remand was for
14 further proceedings consistent with their decision.

15 iii. Petitioner alleges herein, defendants acted inconsistently
16 with No 34772-9-III decision on page 22 setting forth two
17 separate objective tests to determine which LSL members
18 are entitled to indemnification **for five (5) years** by
19 detaining my \$126,000 while the other two members kept
20 \$156,000 in direct conflict with the objective tests.
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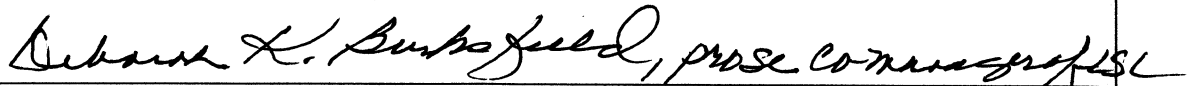
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i. The same day Division III emailed a copy of unpublished opinion No 38813-1-III to Honorable Judge Bartheld who presided over many hearings in both of these materially related cases arising from the same underlying civil court case No 11-2-01268-8 and Appeal No. 33037-1-III
Yakima county superior court administrator appointed a judge unfamiliar with Division III remand No 34772-9-III

ii. The following day, the defendant's acted inconsistent with Division III's 2018 remand, argued against Plaintiff's trial exhibits and then motioned for and obtained CR 41(b)(3) involuntary dismissal.

i. Extending the time to file for Supreme Court review will promote justice and facilitate decision of cases on the merits.

I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct to the best of my knowledge.



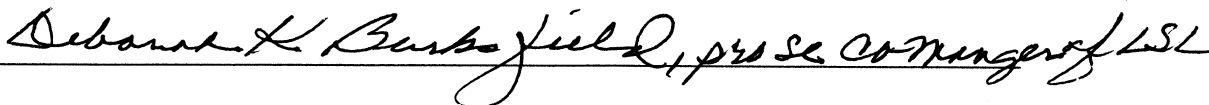
Deborah K. Burksfield, pro se defendant co-manager of LSL Properties, LLC

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3 **CERTIFICATE OF SERVICE**

4 The undersigned does hereby declare the same under oath and penalty of perjury of
5 the laws of the State of Washington: On June 22, 2023, I served the Respondent
6 with the document to which is annexed as follows: By [X] email to
7 tdtrujillo@Yahoo.com, [] Fed Ex, Priority Overnight, and/or [] hand delivery, to:
8

9 David Burton Trujillo
10 Law Offices of David B. Trujillo
11 3703 W Chestnut Ave
12 Yakima, WA 98902-3618
13

14
15 Signed at Yakima, Washington, this 22th Day of June, 2023
16

17 

18 Deborah K. Burksfield, pro se individual co-manager of LSL Properties, LLC

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24 Page 6 of 6

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LSL PROPERTIES, LLC

June 22, 2023 - 11:01 AM

Transmittal Information

Filed with Court: Supreme Court
Appellate Court Case Number: 101,346-9
Appellate Court Case Title: David B. Trujillo v. Deborah Burksfield
Superior Court Case Number: 19-2-03123-8

The following documents have been uploaded:

- 1013469_Motion_20230622110049SC064572_9516.pdf
This File Contains:
Motion 1 - Extend Time to File
The Original File Name was 2023 06 22 Burksfield motion extension of time to file petition.pdf

A copy of the uploaded files will be sent to:

- tdtrujillo@Yahoo.com

Comments:

Sender Name: Deborah Burksfield - Email: dkburksfield@gmail.com
Address:
13506 Summitview Ext Road
Yakima, WA, 98908-8048
Phone: (509) 966-5773

Note: The Filing Id is 20230622110049SC064572