

RECEIVED
COURT OF APPEALS
DIVISION ONE

FEB 17 2019

72341-3-1

COURT OF APPEALS DIVISION ONE OF STATE OF WASHINGTON

KAY B. KAYONGO, PRO SE APPELLANT/ PLAINTIFF

V

DV PROPERTIES, LLC, RESPONDENT/DEFENDANT

NOTHING TO REPLY BRIEF OF APPELLANT

KAY BENICE KAYONGO

PRO SE APPELLANT/PLAINTIFF

12714 LAKE CITY WAY NE

SEATTLE, WA 98125

1. TABLE OF CONTENT

PAGES

a. ARGUMENT..... 1

b. CONCLUSION..... 1

c. APPENDIX..... 1

2. TABLE OF AUTHORITY

a. RAP 10.2..... 1

I. ARGUMENT

Nothing to reply except that the respondent filed and served a notice that respondent will not be filing any responding documents in regard to the current appeal after more than 30 days since January 29, 2015 the appellant filed and served her opening brief as it is required under RAP 10.2 (b) which says that Brief of Respondent in Civil Case. The brief of a respondent in a civil case should be filed with the appellate court within 30 days after service of the brief of appellant or petitioner.

II. CONCLUSION

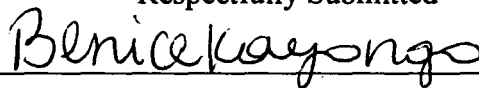
Nothing to add to appellant's opening brief or reply except that United State of America President Barack Obama has this document of Theft even though he is leaving and will not be your president again, and I am not a lawyer for any inconvenient.

III. APPENDIX

Nothing to reply.

Date: February 17, 2015

Respectfully Submitted



Kay B. Kayongo, Pro Se Appellant