

APPENDICES

Table of Contents

<u>1. Emails to/from CIL about the SCC's NLP-NOH letter which I have not received</u>	A1
<u>2. Emails to Pastor Combs</u>	A2
<u>3. Doctor Dr. Carlos Sandoval's diagnosis of my major depression</u>	A3
<u>4. Proof of service by mail on 3-21-14; signed return receipts:</u>	A5
<u>5. Proof of service by emails -in chronological order-; and proof of my efforts to obtain the guarantee car, and to locate the Respondents:</u>	A6
<u>To Captain Peter sailawaymiami@gmail.com</u>	A6
<u>To LANASOVA@yahoo.com</u>	A7
<u>From RPost which certifies messages</u>	A9
<u>To MDPD:csbinfo@mdpd.com, pcbinfo@mdpd.com, plbinfo@mdpd.com</u>	A10
<u>To NSA: nsapao@nsa.gov</u>	A11
<u>To Collection Agencies</u>	A12
<u>To Attorney Sergiu Gherman:</u>	A13
<u>To ServeNow</u>	A13
<u>To Ed Roberts, contractor of KHRAMTSOVA's services as real estate agent:</u>	A14
<u>To Captain Peter,Svitlana Khramtsova/Lisa- LANASOVA@yahoo.com</u>	A16
<u>To MDPD: csbinfo@mdpd.com</u>	A16
<u>From Attorney Kevin Dugan hired by SUAREZ</u>	A18
<u>To sgherman@ghermanlaw.com</u>	A18
<u>6. Here are the details of another fraud by the Respondents, for around \$32,400, in which the Respondents have had probably also other conspirators to fool people</u>	A19
<u>7. Contract of loan, including the clause for the Respondents to guarantee with a car</u>	A19
<u>8. \$5,000 cashier's check that I gave them and they cashed</u>	A21
<u>9. DLs of the Respondents</u>	A21
<u>10. Opinions below</u>	A22

1. Emails to/from CIL about the SCC's NLP-NOH letter which I have not received

From: Valentin Spataru, [mailto:valentin.spataru.macc.cpa@gmail.com]

10.1. The Supreme Court of Florida, decided on 05/21/2020 that it lacks jurisdiction to review an unelaborated decision from a district court of appeal

Supreme Court of Florida

THURSDAY, MAY 21, 2020

CASE NO.: SC20-719
Lower Tribunal No(s).:
3D19-1788; 132017AP000081000001

VALENTIN SPATARU

vs. PEDRO ANTONIO SUAREZ, ET
AL.

Petitioner(s)

Respondent(s)

This case is hereby dismissed. This Court lacks jurisdiction to review an unelaborated decision from a district court of appeal that is issued without opinion or explanation or that merely cites to an authority that is not a case pending review in, or reversed or quashed by, this Court. See *Wells v. State*, 132 So. 3d 1110 (Fla. 2014); *Jackson v. State*, 926 So. 2d 1262 (Fla. 2006); *Gandy v. State*, 846 So. 2d 1141 (Fla. 2003); *Stallworth v. Moore*, 827 So. 2d 974 (Fla. 2002); *Harrison v. Hyster Co.*, 515 So. 2d 1279 (Fla. 1987); *Dodi Publ'g Co. v. Editorial Am. S.A.*, 385 So. 2d 1369 (Fla. 1980); *Jenkins v. State*, 385 So. 2d 1356 (Fla. 1980).

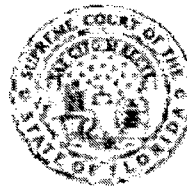
No motion for rehearing or reinstatement will be entertained by the Court.

A True Copy

Test:



John A. Tomasino
Clerk, Supreme Court



td

Served:

VALENTIN SPATARU
PEDRO ANTONIO SUAREZ
HON. LISA SHARON WALSH, JUDGE
HON. MERCEDES M. PRIETO, CLERK
HON. HARVEY RUVIN, CLERK

10.2. The Judges of Florida's Third District Court of Appeal (3DCA) affirmed abusively on March 18, 2020, the opinion below

Third District Court of Appeal

State of Florida

Opinion filed March 18, 2020.
Not final until disposition of timely filed motion for rehearing.

No. 3D19-1788
Lower Tribunal No. 17-81

Valentin Spataru,
Appellant,

vs.

Pedro Antonio Suarez and Svitlana Khramtsova,
Appellees.

An Appeal from the Circuit Court for Miami-Dade County, Marcia B. Caballero, Renatha S. Francis, and Lisa Walsh, Judges.

Valentin Spataru, in proper person.

Pedro Antonio Suarez and Svitlana Khramtsova, in proper persons.

Before EMAS, C.J., and LOGUE and MILLER, JJ.

PER CURIAM.

Affirmed.

103. The Judges of CC dismissed my action abusively on August 22, 2019

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT
IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

APPELLATE DIVISION

Not Final Until disposition of timely filed motion for rehearing, clarification, or certification

CASE NO.: 2017-000081-AP-01
LOWER COURT CASE NUMBER: 2013-008630-SP-05

2019 AUG 27 AM 9:39
FILED FOR RECORD
CLERK, MIA-DADE CTY, FLA.

Revernia S. Witherspoon

VALENTIN SPATARU
Appellant(s)

vs.

SVITLANA KHRAMTSOVA
Appellee(s)

An Appeal from the County Court for Miami-Dade County, Florida, Judge Ivonne Cuesta.

VALENTIN SPATARU, PRO SE, for appellant(s).

SVITLANA KHRAMTSOVA, PRO SE, PEDRO ANTONIO SUAREZ, PRO SE, for appellee(s).

Before Marcia B. Caballero, Renatha S. Francis, and Laura Anne Stuzin, JJ. (panel)

PER CURIAM.

Affirmed. The appeal is Dismissed for lack of jurisdiction for failing to timely file notice of appeal

This 22 day of August, 2019.

Judge Marcia B. Caballero

Judge Renatha S. Francis

Resigned
Judge Laura Anne Stuzin
LIST WALSH

CC: COPIES FURNISHED TO ALL PARTIES OF RECORD

¶ 6.4. Judge Cuesta of the Small Claims Court (SCC) dismissed my action abusively on Nov. 09, 2016, because I did not answer her Notice of Lack of Prosecution (NLP) even though I had not received the NLP. Why does the NLP not show my address?

IN THE COUNTY COURT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO: 2013-008630-SP-05
SECTION NO: (08)

CFN: 20160678203 BOOK 30320 PAGE 2576
DATE: 11/28/2016 08:29:34 AM
HARVEY RUVIN, CLERK OF COURT, MIA-DADE CTY

Spataru, Valentin
Plaintiff(s)

CIVIL DIVISION

vs.

Motion, Notice and
Judgment of Dismissal

Suarez, Pedro Antonio
Defendant(s)

NOTICE OF LACK OF PROSECUTION

The Court finds that it does not affirmatively appear from the filing of pleadings, Order of court or otherwise for a period of six (6) months that this action is being Prosecuted,

IT IS ADJUDGED:

1. Good Cause shall be shown why this cause should not be dismissed for lack of prosecution at least five (5) days before the hearing date set in paragraph 2. The showing shall be in writing and filed with the Clerks of Court.
2. If a showing of good cause is timely filed, a hearing on the question shall be held on November 09, 2016 at 11:50 AM, the party must also bring a printout of the most recent docket activity to the hearing.
The hearing will be before Judge Ivonne Cuesta

In Room DCC-County Courtroom 6-4

Court Location

DCC-County Courtroom 6-4

3. If no showing of good cause is timely filed, this action shall stand dismissed for lack of prosecution without further order of court on the date specified in paragraph 2 without prejudice.
4. If an Order Invoking the Rules of Civil Procedure has been signed on this case, pursuant to Rule 1.420(e) of the Fla.R.Civ.P., either party shall notify the court in writing at least five (5) days before the hearing and attend the hearing with a copy of said order. If such order was entered, the court may deny the motion to dismiss.

DONE AND ORDERED in Miami-Dade County, Florida this

NOV 09 2016

County Court Judge

I hereby certify that a copy of the above Motion, Notice and Judgment has been made to the Plaintiff, Plaintiff attorney, Defendant, and/or Defendant's Attorney this SEP 26 2016 day of BY Ivonne Cuesta

No. TBA

IN THE SUPREME COURT OF THE UNITED STATES

08/19/20

VALENTIN SPATARU, Petitioner,

vs.

PEDRO ANTONIO SUAREZ and SVITLANA KHRAMTSOVA, Respondents.

PROOF OF SERVICE

I, VALENTIN SPATARU, do swear or declare that on this date, 08/19/20, as required by Supreme Court Rule 29 I have served the enclosed MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS and PETITION FOR A WRIT OF CERTIORARI on each party to the above proceeding or that party's counsel, and on every other person required to be served, by depositing an envelope containing the above documents in the United States mail properly addressed to each of them and with first-class postage prepaid, or by delivery to a third-party commercial carrier for delivery within 3 calendar days, or by electronic delivery. The names and addresses of those served are as follows:

1. PEDRO ANTONIO SUAREZ at peterasuarez@yahoo.com, passuarez@hotmail.com, anonatte@gmail.com, live4u3@gmail.com and sailawaymiami@gmail.com. I do not know his current address.
2. SVITLANA KHRAMTSOVA at lanasova@yahoo.com and miamifla3000@yahoo.com; her mailing address is 6238 SW 59 Place APT.12, South Miami, FL 33143, according to <https://www.myfloridalicense.com/LicenseDetail.asp?SID=&id=0D4680FD9FF4BD6B5082620F81F5D231>.

I declare under penalty of perjury that the foregoing is true and correct. Executed on 08/19/20.

Valentin Spataru

c/o CILK - Center for Independent Living, 103400 Overseas Hwy. #243, Key Largo, FL 33037

Cell phone: 305 615 0061; Email: valentin.spataru.macc.cpa@gmail.com, valespa@outlook.com

**Additional material
from this filing is
available in the
Clerk's Office.**