1 FILED RECEIVED 2 ENTERED SERVED ON COUNSEL/PARTIES OF RECORD 3 UNITED STATES DISTRICT COURT 4 SEP - 6 2013 5 DISTRICT OF NEVADA 6 **CLERK US DISTRICT COURT** DISTRICT OF NEVADA 7 IN RE: DEPUT -cv-476-RCJ 8 NATALIE SMITH, 9 ORDER FOR CIVIL CONTEMPT 10 11 The court having observed contempt or contemptuous conduct in the Judge's own presence, 12 which conduct consisted of violation of the Courts existing orders prohibiting pictures or cameras in the 13 courtroom and the actual taking of pictures of the Judge, Jurors and parties, the Court having given 14 immediate notice and opportunity to explain the conduct, the Court herein enters judgment for civil 15 contempt in the Courts presence, as more fully explained in the transcript attached; Pursuant to LR IA 9-1(c): 16 17 Cameras, recording, reproducing and transmitting equipment, which are not part of a wireless communication device as defined in (b) above, are prohibited in all United States Courthouses in this District unless otherwise authorized. 18 19 Cameras, recording, reproducing and transmitting equipment, which are part of a wireless communication device, shall not 20 be used in any courtroom or hearing room without the express approval of the presiding judge or officer. Failure to abide by 21 this Rule may result in the forfeiture of any such device. 22 IT IS HEREBY ORDERED that the telephone used by the above person in taking pictures of 23 the Judge, Jury and parties during a trial proceeding and in violation of existing court orders, such telephone and camera is hereby forfeited to the United States. 24 IT IS SO ORDERED. 25 DATED: This day of September, 2013. 26 27 28

BERT C. JO

United States District Judge

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                        UNITED STATES DISTRICT COURT
                             DISTRICT OF NEVADA
       BEFORE THE HONORABLE ROBERT C. JONES, CHIEF DISTRICT JUDGE
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                                         contempt case
3-13-cv-476-RCJ
      DONALD YORK EVANS, et al.,
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                                       : No. 3:08-CV-353-RCJ-VPC
                    Plaintiffs,
 6
               -vs-
                                       : August 27, 2013
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      HOWARD SKOLNIK, et al.,
                                       : Reno, Nevada
 8
                    Defendants.
                                                                     RECEIVED
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 9
                                                  ENTERED
                                                          COUNSEL/PARTIES OF RECORD
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                                              PROCEEDINGS - 6 2013
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                     TRANSCRIPT OF CONTEMPT
12
                                                      CLERK US DISTRICT COURT
                                                       DISTRICT OF NEVADA
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     APPEARANCES:
                                                                       DEPUT
14
     FOR THE PLAINTIFFS:
                                  CAL J. POTTER, III, and
                                  TRAVIS N. BARRICK
15
                                  Attorneys at Law
                                  Las Vegas, Nevada
16
17
     FOR THE DEFENDANTS:
                                  KAITLYN MILLER and KELLY S. WERTH
                                  Deputies Attorney General
18
                                  Carson City, Nevada
19
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21
     Reported by:
                                  Margaret E. Griener, CCR #3, RDR
                                  Official Reporter
22
                                  400 South Virginia Street
                                  Reno, Nevada 89501
23
                                  (775)329-9980
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1	RENO, NEVADA, TUESDAY, AUGUST 27, 2013, 10:40 A.M.
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4	(The jury is not present.)
5	THE COURT: I've asked the court security
6	officer to ask the gentle lady, please, to be brought back
7	into the courtroom, please.
8	Would you approach, ma'am? Come up.
9	The court security officer tells me that you were
10	taking picture in the courtroom, ma'am?
11	MS. SMITH: And I deleted them.
12	THE COURT: There is a court order, ma'am, that
13	prohibits anybody except upon exception, of course, I allow
14	attorneys to have their cell phones and electronic devices,
15	but nobody else. There's a court order in existence that bars
16	people from using cell phones or recording or operating them
17	in court in session.
18	But you took pictures. Who did you take picture of,
19	ma'am?
20	MS. SMITH: The plaintiffs, the defendants, just
21	the courtroom.
22	THE COURT: All right.
23	MS. SMITH: I deleted them all.
24	THE COURT: Is there a reason why as a contempt
25	sanction I should not take the telephone, ma'am?

1	MS. SMITH: All I can say is I didn't know.
2	THE COURT: Okay.
3	MS. SMITH: I apologize. It won't happen again.
4	THE COURT: Thank you for the apology.
5	Where is the telephone?
6	MS. SMITH: In my purse.
7	THE COURT: Hand it to Madam Clerk, please.
8	Thank you so much.
9	And your name for the record?
10	MS. SMITH: Natalie Smith.
11	THE COURT: Okay. And your connection to this
12	case?
13	MS. SMITH: I'm friends with John Witherow.
14	THE COURT: Okay. And as a sanction for
15	contempt, ma'am, I'm taking the telephone. You will forfeit
16	it, and it is for sanction for contempt in my presence.
17	Thank you.
18	MS. SMITH: Okay.
19	(A recess was taken.)
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1	RENO, NEVADA, WEDNESDAY, AUGUST 28, 2013, 9:08 A.M.
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4	(The jury is not present.)
5	THE COURT: Thank you. Please be seated.
6	Appearances of counsel, please.
7	MR. POTTER: Cal Potter and Travis Barrick on
8	behalf of Mr. John Witherow who is also present, your Honor.
9	THE COURT: Thank you.
10	MS. MILLER: Kaitlyn Miller and Kelly Werth on
11	behalf of Ingrid Connally and Lea Baker who are present.
12	THE COURT: Thank you.
13	I have to deal with a little side matter.
14	As all of you, at least counsel know, there is a
15	general order that's been in existence for quite some time
16	that prohibits people, anybody, coming in, coming into the
17	courtroom and operating cell phones, taking pictures or making
18	recordings. There's an obvious security reason for that
19	long-standing rule.
20	Yesterday I had to deal with a friend of
21	Mr. Witherow, apparently, who was taking pictures both the
22	prior day and yesterday, and, of course, it raises an obvious
23	concern that the pictures may be of the jury, the judge or
24	staff, and may even be part of an attempt to intimidate the
25	same.

It was for that reason that I had to take immediate contempt sanction action against the gentle lady who consequently I had to forfeit her phone because she had, in fact, taken such pictures.

Now, it was brought to my attention this morning that Mr. Witherow attempted to bring a tape recorder into the proceedings. I don't know for what purpose, and I really don't want to get into it or know for what purpose.

But I take the occasion just briefly to remind

Mr. Witherow that doing so would be a contempt and would face
a sanction of more than simply removal or forfeiture of the
device, it would face a jailing sanction. So I want

Mr. Witherow to understand that.

There's a reason for that order, sir. We have a court reporter, official court reporter, who works for all of the judges. Her transcript is the official transcript, and if counsel want to disagree with the transcript, they know how to do that.

I can't permit recording of jurors' voices, my voice, the witnesses' voices, nor can I allow pictures, especially in the courtroom, of the jury or judge or staff or opposing counsel.

That's the reason for the rule, sir, and the purpose for just taking a few minutes is to warn you that there are serious contempt sanctions, including jailing.

So hopefully that's enough and that will resolve the 1 2 issue. MR. POTTER: Your Honor, if I could just -- he 3 wasn't recording any proceedings. 4 THE COURT: Good. 5 MR. POTTER: I talked with the marshals or the 6 7 people downstairs this morning when I came in, they had already been before me. 8 It dealt with the tapes that Ginger Howard had 9 10 talked about, and it was just in trying to inform us for what 11 it was. THE COURT: Terrific. 12 MR. POTTER: I've explained the discovery issues 13 that were involved. Mr. Evans' office has been closed for a 14 15 number of years --THE COURT: Okay. 16 MR. POTTER: -- and they finally came with some 17 of that discovery that had been sought at one point in time, 18 and I explained we can't bring it in. But there was no 19 20 recording of any proceedings. THE COURT: Right. Now, counsel know that 21 clearly you're exempt. You are authorized to bring in and 22 operate, hopefully in the silent mode, cell phones or 23 communication devices or iPads because counsel are subject to 24 the ethical standards and rules. 25