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**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE**

BRIAN H. SANTOS,)
)
Plaintiff,)
)
vs.)
)
U.S. BANK NATIONAL ASSOCIATION;)
SAFEGUARD PROPERTIES, LLC; AND)
QUEST PRESERVATION)
)
Defendants.)

Case No. 2:16-CV-00434-RSM

**STIPULATION AND ORDER OF
WITHDRAWAL AND
SUBSTITUTION OF COUNSEL**

**TO: THE CLERK OF THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF WASHINGTON AT SEATTLE**

AND TO: All parties and counsel of record

STIPULATION

The parties, by and through their respective counsel, hereby stipulate to the Withdrawal of Brian Janura and Shawn J. Larsen-Bright and the law firm of DORSEY & WHITNEY LLP as the attorneys of record for Defendant U.S. Bank National Association (the “Bank”) and to the substitution of Aaron A. Wagner and the law firm of LOCKE LORD LLP as the attorneys of record for the Bank.

STIPULATION AND ORDER OF WITHDRAWAL AND SUBSTITUTION OF COUNSEL
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Aaron A. Wagner
Locke Lord LP
Terminus 200, Suite 1200
3333 Piedmont Road
Atlanta, Georgia 30305
T: (503) 222-4424
F: (503) 827-7600

1 WHEREAS, the above-referenced cause of action was removed from the Superior Court
2 of the State of Washington, King County Case No. 16-2-04348-8, and whereas the Bank has
3 chosen Aaron A. Wagner and the law firm of LOCKE LORD LLP as substitute counsel. From this
4 date forward, please send all pleadings, notices, calendars and other communications regarding
5 this case for the Bank to the undersigned attorney at the address below and through electronic
6 service.

7 Service Address:

8 Aaron A. Wagner, Esq.
9 LOCKE LORD LLP
10 Terminus 200, Suite 1200
11 3333 Piedmont Road
Atlanta, Georgia 30305
Email: aaron.wagner@lockelord.com

12 WHEREAS, Plaintiff Brian H. Santos represented by Christi C. Goeller of LUCE KENNEY
13 AND ASSOCIATES, stipulates to the withdrawal of Brian Janura and Shawn J. Larsen-Bright as
14 counsel of record for the Bank.

15 WHEREAS, Defendant Safeguard Properties, LLC and Quest Preservation represented
16 by Kenneth E Hepworth, Esq. of LAW OFFICE OF ANDREA HOLBURN BERNARDING, stipulates to
17 the withdrawal of Brian Janura and Shawn J. Larsen-Bright as counsel of record for the Bank.
18

19 PER LR 83.2, the undersigned counsel certifies that a copy of this STIPULATION AND
20 ORDER OF WITHDRAWAL AND SUBSTITUTION OF COUNSEL was sent to the Bank and
21 has been approved accordingly.

22 PER LR 83.2, the undersigned counsel stipulate to the Withdrawal of Brian Janura and
23 Shawn J. Larsen-Bright from this matter and the entry of Aaron A. Wagner and the law firm of
24 LOCKE LORD LLP as counsel for the Bank in this matter.
25

26 DATED this ___ day of August, 2017.

27 STIPULATION AND ORDER OF WITHDRAWAL AND SUBSTITUTION OF COUNSEL
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Aaron A. Wagner
Locke Lord LP
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3333 Piedmont Road
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F: (503) 827-7600

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Josias E. Flynn, Esq., WSBA #44130
LUCE & ASSOCIATES, P.S.
4505 Pacific Hwy E, Suite A
Tacoma, WA 98424
Email: Josias.flynn@lucelawfirm.com
Attorney for Plaintiff, Brian H. Santos

Brian Janura, Esq., WSBA #50213
Shawn J. Larsen-Bright, Esq., WSBA #37066
DORSEY & WHITNEY
701 Fifth Avenue, Suite 6100
Seattle, WA 98104-7043
Email: janura.brian@dorsey.com
Email: larsen.bright.shawn@dorsey.com
Withdrawing Attorneys for Defendant U.S. Bank National Association

Kenneth E Hepworth, Esq., WSBA # 21374
LAW OFFICE OF ANDREA HOLBURN
BERNARDING
1730 Minor Avenue, Suite 1130
Seattle, WA 98101
Email: hepwok1@nationwide.com
Attorney for Defendants Safeguard Properties, LLC and Quest Preservation

Aaron A. Wagner, Esq., WSBA #51905
LOCKE LORD LLP
Terminus 200, Suite 1200
3333 Piedmont Road
Atlanta, Georgia 30305
Email: aaron.wagner@lockelord.com
Substitute Attorney for Defendant U.S. Bank National Association

1 /s/ Kenneth E. Hepworth (w/ expressed permission)
Kenneth E Hepworth, Esq., WSBA # 21374
2 LAW OFFICE OF ANDREA HOLBURN BERNARDING
1730 Minor Avenue, Suite 1130
3 Seattle, WA 98101
4 Email: hepwok1@nationwide.com
Attorney for Defendants Safeguard Properties, LLC
5 *and Quest Preservation*

6
7 /s/ Shawn J. Larsen-Bright (w/ expressed permission)
Brian Janura, Esq., WSBA #50213
8 Shawn J. Larsen-Bright, Esq., WSBA #37066
DORSEY & WHITNEY
9 701 Fifth Avenue, Suite 6100
Seattle, WA 98104-7043
10 Email: janura.brian@dorsey.com
11 Email: larsen.bright.shawn@dorsey.com
Withdrawing Attorneys for Defendant U.S. Bank National Association