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# DISTRICT COURT CLARK COUNTY, NEVADA

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Jose Decastro, et, al.,

Plaintiff(s),

vs.

Case No: A-24-888450-C

Department: 10

Evan McKnight, et, al.,

Defendant(s),

### ORDER FOR DISMISSAL

**COURT FINDS** that after review, the Complaint in this case was filed on March 5, 2024.

**COURT FURTHER FINDS** that the last action taken in this case has been on the issuance of a summons on March 5, 2024.

# **COURT FURTHER FINDS** after review EDCR 1.90(b)(2) provides:

Each department shall review its civil caseload for complaints not served or not answered within 180 days of filing and for civil cases pending longer than 12 months in which no action has been taken for more than 6 months. The cases shall either be disposed of or moved forward by means of a dismissal calendar held at least monthly in each department.

### **COURT FURTHER FINDS** after reviewing EDCR 1.90(d) provides:

- (1) Complaints not served or answered within 180 days. Not less than once each month, the court administrator shall provide each department with a list of all civil cases which have not been served or answered within 180 days of the filing of the complaint. Upon receipt of the list, each judge shall determine the status of all such cases and shall, by motion with notice to the parties, set all cases lacking in prosecution for dismissal not less than monthly.
- (2) Cases 12 months or older. Not less than 2 times per calendar year, the court administrator shall provide each department with a list of all civil cases 12 months or older, upon which there has been no activity since the initial pleadings. Upon receipt of the list, each judge may order a status report be filed, shall determine the status of all such cases and shall, by motion with notice to the parties, set all cases lacking in prosecution for dismissal not less than 2 times per year.

# **COURT FURTHER FINDS** after review EDCR 2.90 provides:

- (a) Any civil case which has been pending for more than 12 months and in which no action has been taken for more than 6 months may be dismissed, on the court's own initiative, without prejudice.
- (b) Written notice of the entry of a dismissal pursuant to this rule must be given to each party who has appeared in the action, or to the attorney for that party. Placing a copy of the notice in the attorney's folder maintained in the Office of the Clerk of the Court constitutes notice to that attorney.
- (c) A case which has been dismissed pursuant to this rule will be reinstated at the written request of a party or the party's attorney if the request is filed within 30 days of the date of service of written notice of the entry of the dismissal.

**COURT FURTHER FINDS** after review that more than 6 months have passed since the last action was taken and/or that the Complaint has not been served within 180 days.

THEREFORE, COURT ORDERS for good cause appearing and after review due to the

# Dated this 14th day of January, 2025

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1	failure of Plaintiff to prosecute the case, this case is hereby <b>DISMISSED</b> pursuant to EDCR 1.90 and
2	pursuant to EDCR 2.90.
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5	EEB 591 359F C849
6	EEB 591 359F C849 Tierra Jones District Court Judge
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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Jose Decastro, Plaintiff(s) CASE NO: A-24-888450-C 6 DEPT. NO. Department 10 VS. 7 8 Evan McKnight, Defendant(s) 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order of Dismissal was served via the court's electronic eFile system to 12 all recipients registered for e-Service on the above entitled case as listed below: 13 Service Date: 1/14/2025 14 ONvJ Media media@ournevadajudges.com 15 16 If indicated below, a copy of the above mentioned filings were also served by mail via United States Postal Service, postage prepaid, to the parties listed below at their last 17 known addresses on 1/15/2025 18 Jose Decastro 3909 S Maryland PKWY STE 314 19 Las Vegas, NV, 89119 20 21 22 23 24 25 26 27 28