UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

JOSE M DECASTRO,

Case No. 2:24-cv-00435-DJA

Plaintiffs,

Dated: June 27, 2024

vs.

EVAN MCKNIGHT, et al.,

NOTICE REGARDING INTENTION TO DISMISS PURSUANT TO RULE 4(m) OF THE FEDERAL RULES OF CIVIL

PROCEDURE

Defendants.

To: Plaintiff

The official file in the above–entitled action reflects that the <u>Complaint</u> was filed on <u>3/4/24</u>. Federal Rule of Civil Procedure 4(m) provides, in part, as follows:

"... If a defendant is not served within 90 days after the complaint is filed, the court – on motion or on its own after notice to the plaintiff – must dismiss the action without prejudice against that defendant or order that service be made within a specified time. But if the plaintiff shows good cause for the failure, the court must extend the time for service for an appropriate period..."

To date, there has been no proof of service filed as to: <u>Evan Mcknight</u>, <u>Pam Wagner</u>, <u>Brad Spoljaric</u>, <u>John Chapman</u>, Chance Blankenship, Robert Fouch, Lawrence County Commissioners, City of Ironton Ohio.

Notice is given that this action may be dismissed without prejudice as to above parties unless proof of service is filed with the clerk by 07/27/2024. Service on the party must have taken place prior to the expiration of the time limit set forth in Fed.R.Civ.P. 4(m), or good cause must be shown as to why such service was not made in that period.

Failure to comply with this notice may result in dismissal of the action without prejudice as to said parties.

DEBRA K. KEMPI, CLERK

By: /s/ Jeff Callo

Deputy Clerk