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STATE OF NORTH DAKOTA

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IN THE SUPREME COURT  
STATE OF NORTH DAKOTA

REPLY BRIEF

CASE NUMBER: 20150339

**Gary Stibbe,**

**Plaintiff and Appellant**

**v.**

**Leann and/or David Haven and/or Micah  
Haven or Jenna Lee Haven,**

**And/or**

**Yvonne and/or Thomas Halstenson and/or  
Jon Halstenson and/or Erica Johnson or  
Jessie L. Johnson,**

**And/or**

**Darla J.S. Wallace and/or Lloyd Wallace,**

**Defendants and Appellees**

REPLY BRIEF  
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## INTRODUCTION

1

(NOTE: IN REPLY, THE PARAGRAPH NUMBERS CORRESPOND TO THE APPELLEES BRIEF). MOST PEOPLE FORCED INTO PRO SE REPRESENTATION; AS EXEMPLIFIED WITH GARY STIBBE; CAN NOT REPRESENT THEMSELVES TO THE EXTENT OF AN ATTORNEY. THEY ARE NOT TRAINED IN LAW. THEY DO NOT KNOW THE NORTH DAKOTA CENTURY CODE. I TRIED TO HIRE TWELVE (12) ATTORNEYS FROM DIFFERENT LAW FIRMS AND C. NICHOLAS VOGEL SCARED THEM ALL OFF, EARLY ON. I SUBPOENAED TWENTY (20) WITNESSES THAT WOULD HAVE TO BE SWORN IN TO TELL THE TRUTH, AND WHO WILL CHANGE ANY PREVIOUS OUTCOME(S) MOUNTAINMOMENTUMOUSLY. THE COURT ERRORED IN NOT HEARING MY WITNESSES. MY WITNESSES MAKE ALL THE DIFFERENCE IN THE WORLD! NONE OF MY WITNESSES ARE POTHEADS, DRUG DORKS OR DRUNKS OFF THE STREET (TO INCLUDE DR. ROY FENOFF WHO IS A FORENSICINTELLIGENCE "ACTUALITY" EXPERT WITH A DOCTORS DEGREE IN CRIMINOLOGY). IN A HEARING HELD ON FEBRUARY 28TH, 2013 TO ENTER DONALD FREDERICK STIBBE'S ASSETS INTO AN ESTATE I TESTIFIED TELEPHONICALLY THAT HIS SON IN LAWS AND DAUGHTERS WASTED HOURS AND HOURS OF PRECIOUS LIFE SAVING SECONDS BY FAILING TO CALL HIM 911 SO HE NEARLY DIED WITH AN ACUTE HEART ATTACK, BRAIN DAMAGING STROKE (STROKES CAUSE BRAIN DAMAGE(S) AND ACUTE KIDNEY FAILURE WHICH PROBABLY CAUSED HIM TO GET COLON CANCER (KIDNEYS FILTER BLOOD WHICH KEEP BODY TISSUES HEALTHY)).

PEOPLE KILL AND ESPECIALLY FOR HIS \$3-\$4 MILLION OF ASSETS AS THEIR MOTIVE. THE 2009 EMERGENCY ROOM REPORT WAS PRE-ESTATE VERIFIED (PROBABLY ALSO A REQUIREMENT IN GUARDIANSHIP). 2009 WAS EMERGENCY ROOM MEDICAL. (2009 WAS THE BEGINNING OF LAW-ENFORCEMENT WELFARE CHECKS AND CRUELITY TO ANIMALS CHECKS). EARLY 2010 WAS THE PLACEMENT OF TWELVE (12) MORE WELFARE AND CRUELITY TO ANIMALS CHECKS. 2010 WAS THE PLACEMENT OF A NOT AGREED TO INVOLUNTARY POWER OF ATTORNEY WHO GREW 160 ACRES OF DONALD FREDERICK STIBBE LAND TO SOLID WEEDS FOUR (4) FEET TALL INSTEAD OF ONE HUNDRED THOUSAND DOLLARS OF FOOD PRODUCTION. 2010 WAS ALSO THE DATE ON SOME KIND OF WILL THAT SURFACED LATER. THE 2009 EMERGENCY ROOM REPORT WAS PRE-ESTATE VERIFIED, RECORDED AS INDEX IN THE PROBATE CASE, THE LOWER COURT CASE NOW IN APPEAL AND THIS APPEAL, INDEXES #13, 90, 98 AND 198. C. NICHOLAS VOGEL APPEARS TO BE A DECEPTIVE LIAR. THE EMERGENCY ROOM MEDICAL REPORT WAS INTRODUCED INITIALLY, AND CONTINUES A CONSTANT PERTINENT FACTOR IN THESE CASES WHICH ARE DENIED AS BEING FRIVULOUS. SOMETHING IS ROTTEN IN DENMARK. I SMELL A BUNCH OF RATS WHO TRIED TO RATHOLE THE ASSETS AND THE ESTATE OF DONALD FREDERICK STIBBE AS EXPLOITERS JUSTIFIABLE TO CRIMINAL LITIGATION(S) (NO REHASH OR RELITIGATION) IN THIS FRAC- TING MESS THAT WAS NOT POSSIBLE WITHOUT ATTORNEY VOGEL AND THE ERRORS OR THE LOWER COURT, IN C. NICHOLAS VOGEL'S DEFIANCE OF THE HONORABLE SUSAN BAILEY'S REPEATED INSTRUCTIONS TO SUCCESS AN OUT OF COURT SETTLEMENT, IN WHICH C. NICHOLAS VOGEL CONTINUES TO MAKE NO EFFORT TO SUCCEED.

2

THE ENTIRE DONALD FREDERICK STIBBE ESTATE IS NOT A NORMAL INCIDENT, THUS HOW CAN ONE ADDRESS A NORMAL APPEAL?

3

PEOPLE KILL BY CREATING PUBLIC SAFETY HAZARDS AND WHEN DEATHS HAVE OCCURRED FROM BRIDGE COLLASPE IN MINNEAPOLIS TO ROAD WASHOUTS IN NORTH DAKOTA THE SUPREME COURT OF NORTH DAKOTA SHOULD PROBABLY OVER-RIDE C. NICHOLAS VOGEL'S APPEARED FRACTING RUCKUS TO PREVENT MORE DEATHS, PROMPTLY.

4

THE CASS COUNTY STATES ATTORNEY SAID THAT A JURY TRIAL WOULD PUT THE DEFENDANTS (AND THEIR ATTORNEY) IN PRISON FOR TWENTY (20) YEARS. THE DURATION OF THE SENTENCES IS SECONDARY. THEY NEED TO BE STOPPED.

5

THE CONSTITUTIONAL RIGHTS VIOLATION COMPLAINT WAS REQUESTED BY THE SUPREME COURT OF NORTH DAKOTA. AS STATED IN THE COMPLAINT THE ELDERLY AND THE DISABLED ARE GETTING BEATUP, INJURED AND OFTEN TIMES RESULTING IN DEATH AS EXEMPLIFIED WITH THE DEATH OF DONALD FREDERICK STIBBE AS A VICTIM OF THEIR OUT OF CONTROL FRACTING.

6

GARY STIBBE IS A VICTIM TOO, ALONG WITH GARY STIBBE'S ELDERLY MOTHER MARY ANN, REFERENCED TO NUMBER FIVE (5) ABOVE MY ELDERLY MOTHER CRY AND CRY AND CRY.

7

FRACTING TO CAUSE INJURIES AND DEATH IS SERIOUS BUSINESS. DONALD FREDERICK STIBBE IS DEAD APPEARED DUE AT LEAST IN PART

TO THEIR FRACTING THUS THIS APPEAL SHOULD BE ALLOWED WITH  
C. NICHOLAS VOGEL'S APPELLEES OVER-RIDDEN.

8

THE TRIAL COURT JUDGE ERRORED IN NOT CONDUCTING A TRIAL.  
DEATHS ARE OCCURRING: DONALD FREDERICK STIBBE'S FRACTORS,  
DOUG ANDRE ROAD DITCH DROWNING AND A SCHOOL BUS ROAD WASHOUT  
INCIDENT.

9

GARY STIBBE'S MEDICAL ISSUES CAUSED HIM TO GET SICKER AND  
SICKER UNTIL HOSPITALIZATIONS THROUGH THE EMERGENCY ROOM PUT  
HIM INTO SURGERY WITH FIVE (5) MORE SURGERIES TO UDERGO, IF I  
CAN TAKE MORE SURGERIES?

10

SAME ANSWER AS NUMBER FIVE (5). ADDITIONALLY GARY STIBBE'S  
DOCTORS ARE NOT EXPEDIATING MORE SURGERIES. OBVIOUSLY GARY STIBBE  
IS A VICTIM OF DONALD FREDERICK STIBBE'S RELATIVES FRACTING AND  
OF C. NICHOLAS VOGEL'S FRACTING. THE MATTERS SHOULD BE ALLOWED  
AND ACCREDITED. OBVIOUSLY JUDGE MARQUART ERRORED IN CREATING  
THIS FRACTCIOUS MESS BY ALLOWING ESTATE LAND SALES SPORATICALLY  
THIRTEEN (13) DAYS ONLY FROM A HEARING ON PROBATE ON FEBRUARY  
28TH, 2013. A LAND SALE CONDUCTED ON MARCH 13TH, 2013.

11

AFFIDAVITS INCLUDE INDEX NUMBERS 13, 90, 99 AND 198. OBVI-  
OUSLY C. NICHOLAS VOGEL IS A FRACTIOUS LIAR.

12

SOME OF THE FACTS THAT C. NICHOLAS VOGEL CALLS MAJOR FACTS  
PROBABLY SHOULD NOT BE ALLOWED AS THEY ARE NOT PROVED TRUTHS. SEE

NUMBER THIRTEEN (13) ON THE APPELLEES BRIEF. (OR #13 BELOW).

13

THIS WILL MATTER HAS FROM DAY ONE (1) BEEN CONTINUOUSLY CONTESTED. DONALD FREDERICK STIBBE WAS "NOT" A RESIDENT OF FARGO, N.D. HE WOULD "NOT" HAVE SIGNED HIS NAME TO SOME KIND OF WILL STATEING THAT HE WAS A RESIDENT OF FARGO, N.D. SMALL TOWN PEOPLE HAVE ADDRESS PRIDE.

14

MY FATHER WENT BY THE NAMES DONALD STIBBE, DONNIE AND BY THE NAME DONALD FREDERICK STIBBE. HE DID "NOT" GO BY THE NAME DON STIBBE WHICH IS VERY DISRESPECTFUL ON THE PART OF ATTORNEY VOGEL. HE ALSO TOLD ME THAT IF... IF... HE EVER DID A WILL HE WOULD SIGN HIS FULL NAME DONALD FREDERICK STIBBE, AND THAT'S HOW I WOULD KNOW IF IT WAS HIS ORIGINAL SIGNATURE ON ANY KIND OF A WILL. HE HATED ATTORNEYS AND HE HATED SIGNING HIS NAME TO ALMOST ANYTHING EXCEPT A PAY CHECK. HE WAS NOT A RESIDENT OF FARGO, N.D. AND HE DID "NOT" SIGN HIS NAME:

DONALD FREDERICK STIBBE

15

YVONNE HALSTENSON AS BOTH POWER OF ATTORNEY AND PERSONAL-REPRESENTATIVE WAS GRAVELY OPPOSED. SHE GREW FOUR (4) FOOT SOLID WEEDS ON 160 ACRES OF DONALD FREDERICK STIBBE'S LAND. PEOPLE STARVE TO DEATH. IT SHOULD HAVE PRODUCED \$100,000.00 OF FOOD INSTEAD OF \$0 OF SOLID WEEDS.

16

SELLING ESTATE LAND NEAR IMMEDIATELY OUT OF PROBATE, WAS A GRAVE, BLUNDERESS ERROR BY THE COURT TO CAUSE DEATHS.

17

MULTIPLE CORRUPTNESSES AS LISTED ABOVE, THUS FAR.

18

GARY STIBBE WAS TOO SICK TO CONTINUE HIS APPEAL AS STATED IN NUMBERS NINE (9) AND TEN (10) LISTED ABOVE.

19

RANTINGS ARE DENIED BY THE APPELLANT. MAKING PEOPLE VICTIMS OF DEATH IS SERIOUS BUSINESS. THE SUPREME COURT OF NORTH-DAKOTA SHOULD OVER-RIDE C. NICHOLAS VOGEL AND UPGRADE FOR THE APPELLANT.

20

SEE TRANSCRIPTS. PEOPLE ARE FRACTING AND KILLING.

21

THE SUPREME COURT OF NORTH DAKOTA SHOULD OVER-RIDE NUMBER 21, TO UPGRADE. LET A NINE MAN JURY DO ENFORCE JUSTIFICATIONS TO ACCREDIT NINE (9) REPUTABLE OPINIONS RATHER THAN ONE JUDGE'S BLUNDERS AND ERRORS.

22

APPELLANT'S CONSTITUTIONAL RIGHTS VIOLATION COMPLAINT WAS REQUESTED BY THE SUPREME COURT OF NORTH DAKOTA.. PEOPLE ARE FRACTING AND KILLING FOR \$MILLIONS AND \$MILLIONS AND \$MILLIONS AS THEIR MOTIVES.

23

FROM 1977-1980 GARY STIBBE GENETICALLY DESIGNED THREE (3) STUD BULLS THAT SOLD OUT OF PRODUCTION, BECOMING WORLD LEGENDS. IN THE UNITED STATES THE INCREASE IN POUNDS OF CALF PRODUCTION

OF ADDITIONAL POUNDS FROM THE NATION'S COWHERD AVERAGE IN 1975 PRODUCED AN ADDITIONAL \$1 TRILLION FOR THE GOOD OF THE PEOPLE OF THE UNITED STATES. A TRILLION DOLLARS IS A LOT OF MONEY BY THE YEAR 2008. THE MESS BLOWS \$33 1/3 BILLION, ANNUALLY (VOGEL).

24

THE APPELLANT GARY STIBBE CONTINUES HIS GOOD FAITH EFFORTS, WHICH C. NICHOLAS VOGEL AGREES IS AN APPEALABLE ISSUE. GARY STIBBE DENIES ANY FRIVULOUSNESS.

25

DONALD FREDERICK STIBBE WAS NUTTIER THAN A FRUITCAKE FROM ABOUT 1997 AND ON. JUDGE MARQURT IS NOT A DOCTOR OF CRIMINOLOGY-HAND WRITING EXAMINER. C. NICHOLAS VOGEL "FAILED" A DOCTOR'S \* LETTER OF COMPENTENCY IN RESPECT TO DONALD FREDERICK STIBBE BEFORE INITIATING ACCORDING TO C. NICHOLAS VOGEL, ANY 2010 SUPPOSED SIGNATURES.

26

GARY STIBBE WAS GETTING SICKER AND SICKER, AND WAS TOO SICK TO FILE A BRIEF IN NOVEMBER OF 2013. EVERYTHING WAS DONE AS TIMELY AS COULD BE DONE, ALL FACTORS CONSIDERED DURING THE APPELLANT'S ILL HEALTH, SURGERY AND CONTINUED MEDICAL ISSUES.

27

DONALD FREDERICK STIBBE'S 2009 EMERGENCY ROOM MEDICAL REPORT WAS INTRODUCED TELEPHONICALLY BY MYSELF IN THE FEBRUARY 28TH, 2013 HEARING ABOUT ENTERING HIS ASSETS INTO PROBATE AND AGAIN INDEXED IN THE PROBATE CASE AS INDEX #37 RECORDED 02/27/13 ALONG WITH ELEVEN (11) MORE SUCCEEDING INDEXES ON THAT DAY THAT PROVED DONALD FREDERICK STIBBE'S NUTTIER THAN A FRUITCAKE WHACKY

INCOMPETENT BEHAVIOR WAS RECORDED PRIOR TO THE FEBRUARY 28TH, 2013 HEARING, THEREFORE THE COURT ERRORED GRAVELY AS DID C. NICHOLAS VOGEL IN PROCEEDING WITH PROBATE WHEN A DOCTOR'S LETTER OF COMPETENCY BY A PROFESSIONAL DOCTOR TO PROVE DONALD FREDERICK STIBBE'S COMPETENCY WAS "FAILED," BY C. NICHOLAS VOGEL WHICH IN COMPLIANCE WITH THE TABLE OF AUTHORITIES NORTH DAKOTA CENTURY CODE CHAPTER 30.1-08:

#### WILLS

ANY ADULT MAY MAKE A WILL. A PERSON MUST BE OF A SOUND MIND.\*  
DONALD FREDERICK STIBBE WAS "NOT" OF A SOUND MIND. HE WAS OFF HIS ROCKER WAY BEFORE SOME KIND OF A WILL ON FEBRUARY 28TH, 2010, THEREFORE THIS KIND OF AN INVALID WILL SHOULD BE ABOLISHED BY THE COURT IN A REVERSAL TO REVERSE THIS CASE BACK TO THE LOWER COURT FOR FORCED REPRIMANDATORY ACTION. THE ATTORNEY C. NICHOLAS VOGEL IS AN OBVIOUS LIAR AS LISTED ABOVE AND SHOULD HAVE HIS ATTORNEY'S LICENSE PERMANETELY "REVOKED!"\*

\*DO YOU AGREE?

28

#### SUMMARY

IN SUMMARY, C. NICHOLAS VOGEL "FAILED" A DOCTORS LETTER OF-\*  
COMPENTENCY WHEN EVERYONE HAD SAID FOR YEARS THAT ELDERLY AND SICKLY DONALD FREDERICK STIBBE WAS NUTTIER THAN A FRUITCAKE AND HIS INCIDENTS PROVE IT INCLUDING THE FARGO POLICE DEPARTMENT-LETTER THIRTEEN (13) LAW ENFORCEMENT WELFARE AND CRUELTY TO-ANIMALS CHECKS IN 2009 AND 2010, IN REGARDS TO MY FATHER'S

SUPPOSED SIGNATURES. ELDERLY PEOPLE GO OFF THEIR ROCKER,  
THROUGH NO FAULT OF THEIR OWN. UNLESS C. NICHOLAS VOGEL IS  
OFF HIS ROCKER TOO, HE SURE MADE A FRACTIOUS MESS THAT HAS  
PUT A LOT OF PEOPLE THROUGH SHEAR HELL, MY ELDERLY MOTHER  
MARY ANN INCLUDED, WHO CRY AND CRY AND CRY OVER THIS IN=  
CIDENT THAT SHOULD HAVE BEEN CURBED BY C. NICHOLAS VOGEL.  
(OR BY A PROFESSIONAL POWER OF ATTORNEY, WHICH THE COURT  
ERRORED IN NOT PROVIDING A PROFESSIONAL POWER OF ATTORNEY  
WITH HIS MILLIONS AND MILLIONS OF DOLLARS OF ASSETS). PLEASE  
SEE ALSO PAGES 94 AND 95 OF THE APPELLANT'S APPENDIX TO THE  
BRIEF; FINAL ACCOUNT OF THE ESTATE; IN WHICH THEY LIST EIGHT  
(8) GRANDCHILDREN INSTEAD OF FOUR (4) ONLY AT \$10,000.00 EACH.  
TWO (2) GREAT GRANDCHILDREN @ \$5,000.00 EACH WHO WERE NOT  
PROVISIONED FOR IN ANY KIND OF WILL OR BY BIRTHRIGHT SON OR  
DAUGHTER(S). \$50,000.00 FINANCIALLY CONVERSIONED. THEY STOLE  
WHICH IS THEFT. I NEVER RECIEVED \$100,000.00 EITHER AS CHILD-  
REN, ONE AT \$100,000.00. THEY STOLE. THEFT IS AGAINST THE LAW!  
C. NICHOLAS VOGEL FALSIFIED DOCUMENTS AND I JUST PROVED IT.\*

29

#### CONCLUSION

THE COURT ERRORED IN ENTERING SOME KIND OF WILL INTO  
PROBATE; WHICH IS AGAINST THE LAW: BECAUSE NO PROFESSIONALLY  
COMPETENT MEDICAL DOCTOR ISSUED A LETTER VERIFYING ALL OF  
DONALD FREDERICK STIBBE'S COMPETENCY, NOR DID ANY APPEARED  
COMPETENT JUDGE REQUEST THE DOCTOR'S PROFESSIONAL LETTER OF  
COMPENTENCY TO PERMIT ANY KIND OF WILL TO PERMISSABLY ENTER  
PROBATE WHICH IS AGAINST THE LAW UNDER TABLE OF AUTHORITIES  
NORTH DAKOTA CENTURY CODE CHAPTER 30.1-08: WILLS, THEREFORE

PLEASE ALSO REFER TO PAGES 26, 94 AND 95 OF THE APPELLANT-  
APPENDIX IN ADDITIONAL VIOLATION(S) OF THE LAWS OF THE NORTH-  
DAKOTA CENTURY CODE WHEREBY FINANCIAL CONVERSIONS OF FRACTING  
(AND KILLING FOR MILLIONS AND MILLIONS OF DOLLARS AS THEIR  
MOTIVE(S), SO THAT THE APPELLANT PRAYS THAT THIS INCIDENT IS  
PROFESSIONALIZED WITH A REVERSAL TO THE LOWER COURT FOR BOTH  
FORCED CRIMINAL AND CIVIL LITIGATION(S) WHICH ARE JUSTIFIED  
BY THE LAWS OF THE NORTH DAKOTA CENTURY CODE AS REAFFIRMED IN  
THE FARGO POLICE DEPARTMENT LETTER (PAGE 1 & 10 OF THE APPEL-  
LANT APPENDIX) TO PROVE THIS MATTER REVERSED. THERE IS A DEF-  
INITE NEED TO TRY TO STOP THIS "FRACTING AND KILLING!"

DATED THIS 19TH DAY OF JUNE, 2016.

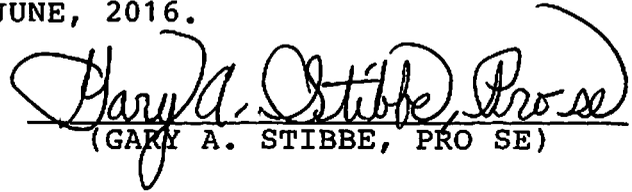
  
(GARY A. STIBBE, PRO SE)

TABLE OF AUTHORITIES

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