

IN THE DISTRICT COURT OF OKLAHOMA
COUNTY OF OKLAHOMA

OKLAHOMA DEPARTMENT OF)
SECURITIES, ex rel., IRVING L.)
FAUGHT, ADMINISTRATOR)
)
Plaintiff,)

vs.)
)
)

SUNSET FINANCIAL GROUP, INC.,)
an Oklahoma corporation; VISION)
SERVICES, INC., an Oklahoma corporation;)
AMSTERDAM FIDELITY BUSINESS,)
a Nevada Limited Liability Partnership; EASE)
CORPORATION, an Oklahoma corporation;)
GOLD STAR PROPERTIES, INC., an)
unincorporated association; REBATES)
INTERNATIONAL, INC., a Nevada)
corporation; BETTY SOLOMON)
BROKERAGE, INC., an Oklahoma)
corporation; EMZIE HULETTY, an)
Individual GROVER PHILLIPS,)
an Individual; NICHOLAS KRUG,)
an Individual; CHARLES E. ELLIOT,)
an Individual; TERRY MAHON, an)
Individual; DENVER LARGE, an Individual;)
BETTY G. SOLOMAN, an Individual; and)
DONALD J. WOOD, an Individual,)
)
Defendants.)

CS-2003-7899

FILED IN THE DISTRICT COURT
OKLAHOMA COUNTY, OKLA.

MAR 11 2004

PATRICIA PRESLEY, COURT CLERK
by _____ Deputy

MOTION TO QUASH

COMES NOW R. Robyn Assaf attorney for John Williams who was subpoenaed to be a witness for the State.

He was served on the 10th day of March, 2004. The hearing is set for the 11th day of March, 2004.

12 O.S. 2004 1A. (3.) States:

“A witness shall be obligated upon service of a subpoena to attend trial or hearing at any place within the State...at a location that is authorized by subsection B of 3230 of this title.”

12 O.S. 3230 (C) states:

“The notice shall be served in order to allow the adverse party sufficient time, by usual route of travel, to attend, and three days for preparation, exclusive of the day of service of the notices.”

Movant admits the subpoena is timely for this is not a deposition. Nevertheless, 12 O.S. 2004. 1 (C) (3.a) states:

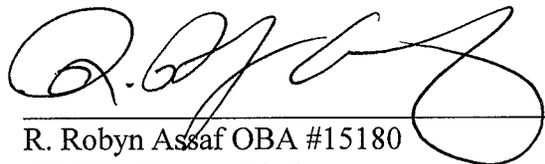
“On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it: 1) fails to allow reasonable time for compliance... or

4) “subjects a person to undue burden”

Mr. John Williams is very ill and unable to walk at this time. He is willing to testify by telephone.

WHEREFORE John Williams requests this court Quash this subpoena because it is an undue burden or because of his current condition. In the alternative, John Williams prays that he be allowed to testify by telephone.

Respectfully Submitted,



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