

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

CV 2019-015684

06/15/2021

HONORABLE JAMES D. SMITH

CLERK OF THE COURT  
K. Treftz  
Deputy

EDET EFFIONG ASUQUO

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1701 W TUCKEY LN # 201  
PHOENIX AZ 85015

v.

LA FUENTE CONDOMINIUM ASSOCIATION

JONATHAN S WALLACK

JUDGE J. SMITH

MINUTE ENTRY

Plaintiff is filing redundant submissions that unnecessarily consume judicial resources. He filed Plaintiff's Rejection of an Orchestrated and Imposed Settlement Agreement (filed 06/07/2021). One week later, he filed his Motion in Support of Vacation of Imposed Settlement Agreement (filed 06/14/2021). Defendant had not responded to Plaintiff's "Rejection" then, so it is not clear why Plaintiff filed his "Motion."

**IT IS ORDERED** prohibiting Mr. Asuquo from filing any future "rejections," "motions," or other submissions asking the Court to set aside a putative settlement agreement. If Defendant responds to Plaintiff's earlier "Rejection" or "Motion," then Mr. Asuquo may file a reply. Also, Mr. Asuquo may respond if Defendant eventually files a motion to enforce a putative settlement agreement.

Plaintiff also filed his Appeal for Change of Location of Deposition (filed 05/21/2021). Defendant indicated in its response that it agrees to a remote video deposition of Plaintiff.

**IT IS ORDERED** denying as moot Plaintiff's Appeal for Change of Location of Deposition. The Court denies all relief that Plaintiff requested in that submission.