Lasey Garcia

MARTHA HUEREQUE CLERK OF THE COURT

FILED 5th JUDICIAL DISTRICT COURT

Eddy County 8/12/2024 7:24 PM

Exhibit A

STATE OF NEW MEXICO FIFTH JUDICIAL DISTRICT COUNTY OF EDDY

MARGARET DOWLING,

Plaintiff,

Case No. D-503-CV-2023-00669

>

JOHNATHAN SAMANIEGO, and BLACK GOLD DEVELOPERS LLC, and AMERICAN ENERGY RESOURCES LLC,

Defendants.

NOTICE OF APPEAL

Defendants by and through their undersigned counsel of record hereby submits this

Notice of Appeal pursuant to Rule 12-201 and Rule 12-202 NMRA and states as follows:

- Defendants Johnathan Samaniego, Black Gold Developers LLC, and American Energy Resources LLC are the parties taking this appeal
- This appeal is being taken against Plaintiff Margaret Dowling. Сi
- is taken from the Fifth Judicial District of Eddy County (Hon. Jane Shuler-Gray, presiding) to the New Mexico Court of Appeals This appeal 3
- A copy of the District Court's July 12, 2024 Order granting summary judgment in favor of Plaintiff that Defendants appeals is attached hereto. 4.

xc: Appeal Clerk

Respectfully submitted,

CANDELARIA LAW LLC

/s/ Jacob R. Candelaria

Jacob R. Candelaria Attorney for all Defendants

P.O. Box 27437

Albuquerque, New Mexico 87125 Ph: 505-295-5118

jacob@jacobcandelaria.com

CERTIFICATION

I hereby certify that I filed a true and correct copy of the foregoing document with the Court's Odyssey Electronic File and Serve System on August 12, 2024 which thereafter caused a true and correct copy of the same to be electronically and promptly served upon all parties entitled to notice of the same.

/s/ Jacob R. Candelaria

Jacob R. Candelaria

ATTACHMENT

Eddy County
7/12/2024 10:35 AM
MARTHA HUEREQUE
CLERK OF THE COURT
Gwyneth Gadbury FILED 5th JUDICIAL DISTRICT COURT

FIFTH JUDICIAL DISTRICT COURT STATE OF NEW MEXICO **COUNTY OF EDDY**

Plaintiff, Margaret Dowling,

છું

No. D-503-CV-2023-00669

American Energy Resources, LLC BlackGold Developers, LLC and Jonathan Samaniego and Defendant. FINAL SUMMARY JUDGMENT ENTERED UNDER NMRA 1-056

SUBMITTED BY:

Martin, Dugan & Martin Kenneth D. Dugan

W.T. Martin, Jr.

509 W. Pierce St. P.O. Box 2168

e-mail: kdugan@lawmdm.com Carlsbad, NM 88221-2168 (575) 887-3528 Fax (575) 887-2136

XC Clerk of the Court

Released to Imaging: 6/27/2025 8:13:57 AM

(collectively, "Defendants"). Plaintiff and Defendants were represented by counsel and provided opportunity to CAME ON, for hearing on July 8, 2024, Plaintiff's Motion for Summary Judgment ("Motion") filed by Plaintiff William Scott Simpson ("Plaintiff") on May 1, 2024, against Defendants Jonathan Samaniego ("Samaniego"), BlackGold Developers, LLC ("Blackgold") and American Energy Resources, LLC ("AER") present all appropriate matters.

issues of material fact and judgment as a matter of law should be GRANTED to Plaintiff against Defendants as After considering all proper matters, the Court finds and hereby ORDERS that there are no disputed

facie showing, the burden shifts to the party opposing summary judgment to provide specific exists." Koenig v. Perez, 1986-NMSC-066, ¶ 9, 104 N.M. 664. Id. General assertions of a triable substantive law, the fact is necessary to give rise to a claim. Id.; Martin v. Franklin Capital Corp., 2008-NMCA-152, ¶ 6, 145 N.M. 179 ("An issue of fact is 'material' if the existence (or nonexistence) of the fact is of consequence under the substantive rules of law governing the parties' Summary judgment is properly granted when no genuine issues of material fact exist and the 046, ¶ 6, 126 N.M. 396. The movant must make a prima facie showing that summary judgment is merited. Roth v. Thompson, 1992-NMSC-022, 113 N.M. 331. "By a prima facie showing is meant such evidence as is sufficient in law to raise a presumption of fact or establish the fact in question unless rebutted." Romero v. Philip Morris Inc., 2010-NMSC-035, ¶ 10, 148 N.M. 713 (quoting Goodman v. Brock, 83 N.M. 789, 792-93, 498 P.2d 676, 679-80 (1972)). Upon such a prima admissible evidence that creates "a reasonable doubt as to whether a genuine issue for trial (1989). "New Mexico law requires that the alleged facts at issue be material to survive summary judgment." Romero, 2010-NMSC-035, ¶ 11. The inquiry's focus should be on whether, under movant is entitled to judgment as a matter of law. Self v. United Parcel Serv., Inc., 1998-NMSCissue are insufficient. Clough v. Adventist Health Sys., Inc., 108 N.M. 801, 803, 780 P.2d 627

"Mere argument or contention of existence of material issue of fact ... does not make it Rather, "[t]he party opposing the summary judgment motion must adduce evidence to justify a trial on the issues." Clough v. Adventist Health Sys., Inc., 108 N.M. 801, 803, 780 P.2d 627, 629 (N.M. 1989) so." Spears v. Canon de Carnue Land Grant, 1969-NMSC-163, 80 N.M. 766. dispute.").

- Aktiengesellschaft Der Harlander Buamwollspinnerie und Zwirn-Fabrik v. Lawrence Walker Cotton Co., 60 N.M. 154, 288 P.2d 691 (N.M. 1955)(granting summary judgment); Spears v. Canon de 63:15 (4th ed.). The construction of a deed and its legal effect is also a matter of law. Pacheco v. Where the facts are undisputed, the rights of the party are determined as a matter of law. Carnue Land Grant, 80 N.M. 766, 769, 461 P.2d 415, 418 (1969); 23 Williston on Contracts, Martinez, 1981-NMCA-116, ¶ 41, 97 N.M. 37, 45, 636 P.2d 308, 316. S
- Plaintiff met her burden, and Defendants did not meet their burden once the burden shifted က
- Plaintiff filed suit against Defendants for allegedly, wrongfully taking her real property in Eddy County. 4
- 5. As used herein, the term "Property" shall be as defined as follows:
- The W1/2 W1/2 of Section 27, Township 22 South, Range 28 East, N.M.P.M. in Eddy County, New Mexico, consisting of 160 acres of fee land and all mineral rights.
- Plaintiff sought summary judgment on Count One (failure of acknowledgment), Count Four (failure of consideration) and County Five (declaratory judgment). Ö.
- Section II of Plaintiff's Motion set forth a concise statement of 30 material facts as to which Plaintiff contended there was no genuine issue of material fact. 7
- 8. Defendants filed no response to Plaintiff's Motion.
- Pursuant to NMRA 1-056(D), as a result of failing to file a response, the 30 material facts set forth in Section II of the Motion "shall be deemed admitted." တ်

- 10. Moreover, Plaintiffs 30 material facts were supported by one or both of (a) the Affidavit of Margaret Dowling attached to the Motion and/or (b) the deemed admissions Motion as Exhibits 2, 3 and 4.
- The unrefuted, Affidavit of Margaret Dowling proves conclusively (a) Ms. Dowling did not execute the Deed (attached as Exhibit A to the Complaint, the Motion and this Order) and (b) that Deed was not executed in the presence of a notary. (Ex. 1, [[[8-9]]
- 12. The unrefuted Affidavit of Ms. Dowling further proves conclusively Ms. Dowling received no consideration for that Deed or transfer of the Property. (Ex. 1, ¶10).
- Pursuant to NMRA Rule 1-036(A), a matter is deemed admitted if a party fails to serve answers to Pursuant to NMRA requests for admission within the required thirty (30) day period. 036(B), the deemed matter is "conclusively established." <u>₩</u>
- 14. It is undisputed Defendants failed to answer the Requests for Admission (Exs. 2, 3 and 4) within the required time. Those requests are deemed admitted. Those deemed admissions conclusively establish Plaintiff is entitled to judgment as requested in the Motion.
- \$ Plaintiff requested in her Complaint a declaration that the deeds at issue are "unenforceable, null, void and/or voidable." (Complaint, ¶104). Among other doctrines, Plaintiff pleaded the deeds are void and/or voidable based on failure of consideration (Complaint, ¶¶100-101) and failure notarize the Deed in Plaintiff's presence (Complaint, ¶ 54-58) ह
- and BlackGold admitted the deeds at issue (Exs. A, E and F) are void and voidable. (Exs. 2 and 3, Adm. 23-28). All of the Defendants admitted Defendant Samaniego is the alter ego of the Defendants admitted the relevant facts in their deemed admissions. Defendants American Energy BlackGold and American Energy. (Exs. 2, 3 and 4, Adm. 18). The same counsel represents all Accordingly, the admissions of BlackGold and American Energy are binding on Defendant Samaniego herein. Defendants.

- and 17. Even without such vicarious admissions, however, that is the practical result of the other deemed Corp. of NM, 2009-NMSC-021, ¶ 14, 146 N.M. 256; Bencoe v. Bencoe, 1956-NMSC-126, ¶ 11, 62 N.M. 95, 100; Morgan v. Thompson, 1942-NMSC-028, ¶ 14, 46 N.M. 282; Knoebel v. Chief All Defendants admitted no consideration was given for any of the three lack of consideration. All of the Defendants admitted the Property is worth over \$1,000,000. (Exs. cannot pass title. Primus v. Clark, 1944-NMSC-030, ¶ 33, 48 N.M. 240; Cordova v. World Fin. deeds at issue - Exhibits A, E and F. (Exs. 2, 3 and 4: Adm. 1, 2, 13, 15, 20, and 22). instrument for which no consideration was given is unenforceable, void and/or voidable admissions. All of the Defendants admitted facts sufficient to void the deeds (Exs. A, Pontiac, Inc., 1956-NMSC-020, ¶ 8, 61 N.M. 53 3 and 4, Adm. 3).
- chain of title to the property, including adverse rights or claims of other parties. See Jeffers v. Doel, 1982-NMSC-116, ¶ 7, 99 N.M. 351. Defendants American Energy and BlackGold could not be (Exs. 2, 3 and 4, Adm. 18). Notice by Samaniego is imputed on Defendants American Energy and BlackGold. Moreover, Defendants American Energy and BlackGold both that has acquired property for valuable consideration in good faith without notice of defects in the good faith purchasers without notice because all Defendants admit Samaniego was the alter ego v. Chandler, 1988-NMSC-094, ¶ 13, 107 N.M. 797. A bona fide (good faith) purchaser is a party 19 and 21). Unless a party is a good faith purchaser, he may acquire no greater title than his grantor. admitted they are not good faith purchasers of the Property. (Exs. 3 and 4, Adm. Accordingly, their respective deeds are unenforceable and voidable by Plaintiff. of Defendants.
- A deed is unenforceable if it is not notarized in the presence of 19. Additionally, Defendants Samaniego, American Energy and BlackGold all admitted the Deed under which Samaniego acquired his interest, Exhibit A, was not executed in the presence of 2, 3 and 4, Adm. 7). Œ,

The notarization of the Deed outside of Plaintiff's presence is illegal. NMSA § 14-12A-11. Under N.M.S.A. § 14-8-4, the Deed should not have been recorded and "may not be considered of record" because it was not properly the affiant. NMSA § 14-14-1, et seq; NMSA § 14-12-1, et seq. acknowledged in the presence of a notary.

- The Affidavit of Margaret Dowling, Exhibit 1, confirms Plaintiffs title in the Property. Mrs. Dowling acquired her Plaintiff is entitled to judgment declaring her the legal owner of the Property. interests pursuant to Exhibits B and D attached to the Motion. (Ex. 1, ¶4). 29
- the Property and that title in the Property should be quieted in Plaintiff. (Exs. 3 and 4, Adm. 30-34). 21. Because the deeds at issue are void and voidable, Plaintiff is entitled to a judgment declaring her the rightful owner of the Property. Also, Defendants BlackGold and American Energy admitted Defendants BlackGold and American Energy admitted they have no legal or equitable interest in Plaintiff is entitled to a judgment herein declaring that Plaintiff is the rightful owner of the Property (Exs. 3 and 4, Adm. 29, 32-33). as against Defendants and all other unknown claimants.
- and that title to the Property be established in Plaintiff against Defendants and all other unknown 22. Accordingly, this Court shall enter judgment declaring Plaintiff is the lawful owner of the Property claimants. (Exs. 3 and 4, Adm.31-34).
- 23. Further, this Court shall enter judgment declaring the deeds attached to the Complaint and hereto and F are unenforceable, void, and voidable, and striking them from the real as exhibits A, E, estate records.

ACCORDINGLY, IT IS HEREBY ORDERED, ADJUDGED, DECLARED AND DECREED:

E and F are unenforceable, voidable, void, null, and of no effect, and they are hereby stricken from the real estate records. The deeds attached to the Complaint and hereto as Exhibits A,

- B. The Court hereby declares:
- Plaintiff is the lawful owner of the Property, both fee and mineral interests, and her fitle to he Property and mineral interests is hereby established against the Defendants and all other claimants; and
- Each Defendant is barred and forever estopped from having or claiming any lien or other interest upon any right or title to the Property or mineral interests; and Ö
- Plaintiff is declared 100% owner of the Property and mineral interests; and ပ
- Title to the Property and mineral interests is forever quieted and set at rest in Plaintiff's name. ö
- It is further hereby declared and judgment is entered that Defendants are ejected from the Property and must immediately vacate the Property, and ownership and possession of the Property shall lie solely and exclusively with Plaintiff; and Ö
- 1-070 and has the effect of a conveyance executed in due form of law, dating back to February 21, It is further declared and judgment is entered that this Judgment is entered pursuant to N.M.R.A. 2017. Ö
- E. This is a final judgment.

IT IS SO ORDERED.

HONDRABLE JUDGE JANE SCHULER-GRA

APPROVED AS TO FORM ONLY:

Kenneth D. Dugan Attorney for Plaintiff

8

y /s/ by email 7-10-24 (attached) Jacob Candeleria Attorney for Defendants Subject: Re: Notification of Service for Gase: D-503-CV-2023-00669, Margaret Dowling v.Jonathan Samaniego, et. al.

Wednesday, July 10, 2024 at 12:21:25 PM Mountain Daylight Time Date:

Jacob Candelaria From:

Ken Dugan 10:

Good afternoon-

You may note my approval as to form.

In the event this Order is not overturned on a Motion to Set Aside deemed admissions, a Motion to Reconsider and Set Aside Summary Judgment, or on Appeal, when does your client plan on returning the \$25,000.00 my clients paid her?

Best

JRC

On Tue, Jul 9, 2024 at 4:15PM Ken Dugan kdugan@lawmdm.com> wrote:

Please respond to this e-mail request. Thank you.

Ken

From: Ken Dugan < kdugan@lawmdm.com>

Date: Monday, July 8, 2024 at 12:16 PM

Subject: Re: Notification of Service for Case D-503-CV-2023-00669, Margaret To: Jacob Candelaria < jacob@jacobcandelaria.com>

Dowling v.Jonathan Samaniego, et. al.

Mr. Candaleria:

Thank you. Attached is the draft Judgment. Please confirm you approve it as to form only.

Ken

1 of !

Page 1 of 1

03/09/2017 09:12 AM

Eddy County, New Mexico

QUITCLAIM DEED

Albuquerque, N.M. 87110, for consideration paid, grants to Jonathan Samaniego, a single man. Margaret V. Dowling a single woman, whose address is 1829 Georgia, NE, The following described real estate in Eddy, County, New Mexico:

W1/2 W1/2 of Section 27, Township 22 South, Range 28 East, N.M.P.M., the following deed dating

August 25, 1976.

Witness its hand and seal this 21st day of February, 2017.

Margaret V. Dowling

cierk's Certificate

2023 as a true and correct copy of the

document recorded in this office. CARA A COOKE

Eddy County Clerk, NM

STATE OF NEW MEXICO)

COUNTY OF BERNALILLO)

The foregoing instrument was acknowledged before me this 21st day of February, by Margaret V.

Dowling.

My Commission Expires

otary Public

5,

Eddy County, New Mexico - Robin Fan Natta, County, Clerk Fee: \$10.00 () Recorded: 03/09/2017 09:12 AM Reception: 1702709

Released to Imaging: 6/27/2025 8:13:57 AM

09/07/2021 03:35 PM

Eddy County, New Mexico

2110893

Page 1 of 1

, All that Right, the Rights, Title and Interests in "as ("GRANTOR"), for Consideration that certain real property situated in the County of Eddy, State of New Mexico and Paid, Grants to BlackGold Developers, LLC, as ("GRANTEE") address: P.O. BOX 425 Loving, N.M. 88256 Jonathan Samaniego described as follows:

W1/2 W1/2 of Section 27, Township 22 South, Range 28 East, N.M.P.M., the

following deed dating August, 25 1976.

741 day of September, 2021. Witness my hand and seal this_

STATE OF NEW MEXICO COUNTY OF EDDY

This instrument was acknowledged before me on By Jonathan Samaniego.

17th day of September, 2021.

udik Hous

JUDY K. FLORES OFFICIAL SEA! Notary Public

STATE OF NEW

Eddy County, New Mexico - Darlene Rosprim, County Clerk Fue: \$25.00/mc/Z Reception: 2110893 Book: 1152 Page: 0416 Pages: 1 Recorded: 08/07/2021 03:35 PM



EXHB

JONATHAN SAMANIEGO WILL PICK UP

西区国

02/23/2023 11:38 AM

Eddy County, New Mexico

MINERAL DEED

KNOW ALL MEN BY THESE PRESENTS:

RESOURCES LLC., OF 3103 NATIONAL PARKS HWY, CARLSBAD, N.M. 88220, HEREINAFTER CALLED GRANTEE, ALL OF GRANTOR'S RIGHT, TITLE AND INTEREST IN AND TO ALL DEPTHS, OF ONLY THE OIL, GAS, IN AND UNDER AND THAT MAY BE PRODUCED FROM THE FOLLOWING DESCRIBED OIL AND GAS MINERALS SITUATED IN EDDY COUNTY, STATE OF NEW MEXICO, TO-CONSIDERATIONS, THE RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED, DOES HEREBY GRANT, N.M. 88232, HEREINAFTER CALLED GRANTOR, FOR AND IN CONSIDERATION OF THE SUM OF TEN AND MORE DOLLARS (\$10.00) CASH IN HAND PAID AND OTHER GOOD AND VALUABLE THAT BLACKGOLD DEVELOPERS LLC., WHOSE ADDRESS IS P.O. BOX 114 HAGERMAN,

W1/2 W1/2 OF SECTION 27, TOWNSHIP 22 SOUTH, RANGE 28 EAST, N.M.P.M., THE FOLLOWING MINERAL DEED DATED AUGUST 25, 1976. TOWNSHIP 22 SOUTH, RANGE 28 EAST SECTION 27: ALL

CONTAINING 160 ACRES, MORE OR LESS, TOGETHER WITH THE PURPOSE OF EXPLORING, OPERATING AND DEVELOPING SAID MINERALS OF ONLY THE OIL AND GAS IN AND UNDER TO ALL DEPTHS THIS SALE OF MINERALS OF ONLY THE OIL AND GAS GIVES NO ENTITLMENT TO SURFACE USE.

ASSIGN AND CONVEY UNTO GRANTEE, THEIR HEIRS, SUCCESSORS AND ASSIGNS, THE ABOVE STATED INTEREST OF GRANTOR'S INTEREST IN AND TO THE RIGHTS, RENTALS, ROYALITIES AND OTHER BENEFITS ACCRUING TO SUCH OIL, GAS, AND OTHER MINERALS LEASE OR LEASES FROM AND OTHER MINERAL LEASE OR LEASES ON SAID LAND; AND GRANTOR HAS GRANTED, TRANSFERRED, ASSIGNED, AND CONVEYED, AND BY THESE PRESENTS DOES GRANT, TRANSFER, THIS CONVEYANCE IS MADE SUBJECT TO THE TERMS OF ANY VALID AND SUBSISTING OIL, GAS, AND AFTER THE EFFECTIVE DATE HEREOF.

GRANTOR AGREES TO EXECUTE SUCH FURTHER ASSURANCES AS MAY BE REQUISITE FOR THE FULL AND COMPLETE ENJOYMENT OF THE RIGHTS HERREIN GRANTED.

TO HAVE AND TO HOLD SAID OIL AND GAS ONLY, TOGETHER WITH ALL AND SINGULAR THE RIGHTS AND APPURTENANCES THERETO AND IN ANYWISE BELONGING UNTO GRANTEE, ITS HEIRS, SUCCESSORS AND ASSIGNS FOREVER.

EXECUTED AS OF THE DATE OF THE ACKNOWLEDGED BELOW, BUT EFFECTIVE FOR ALL PURPOSES AS OF THE 14 DAY OF February, 2023.



Reception; 2301896 Book: 1166 Page; 0524 Pages; 2 | Recorded: 02/23/2023 11:38 AM | Fee: \$25.00 | Mo | Eddy County, New Mexico - Carn Cooka, County Clerk

JOHN SAMANIGO SAME DAY PICKUP

02/23/2023 11:38 AM

Eddy County, New Mexico

DAY OF FEBRUARY, 2023. WITNESS MY HAND AND SEAL THIS 14

JONATHAN SAMANIEGO
AUTHORIZED REPRESENTATIVE OF
BLACKGOLD DEVELOPERS LLC

ACKNOWLEDGEMENT

STATE OF NEW MEXICO

COUNTY OF Eddy

CHERYL A. BARTLETT
NOTARY PUBLIC
STATE OF NEW MEXICO
COMMISSION # 1078290
COMMISSION EXPIRES: 07-01-2024

THIS INSTRUMENT WAS ACKNOWLEDGED BEFOE ME ON_14_DAY OF FEBRUARY, 2023. BY JONATHAN SAMANIEGO AUTHORIZED REPRESENTATIVE OF BLACKGOLD DEVELOPERS

07.01.9034 My Commission Expires

Chend A Bant