

**IN THE DISTRICT COURT OF THE VIRGIN ISLANDS  
DIVISION OF ST. THOMAS AND ST. JOHN**

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THE BOARD OF DIRECTORS OF SAPPHIRE BAY CONDOMINIUMS WEST

Plaintiff,

-v-

GEORGE R. SIMPSON, et al.

Defendant.

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Civil Number: 2004-62

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GEORGE R. SIMPSON

Plaintiff,

-v-

ANDREW CAPDEVILLE and  
ALAN R. FEUERSTEIN

Defendant.

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Case Number: 2007-51

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ALAN R. FEUERSTEIN

Plaintiffs,

-v-

GEORGE R. SIMPSON

Defendant.

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CIVIL NUMBER: 2004-134

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GEORGE R. SIMPSON

Plaintiff,

-v-

GEORGE WOOD

Defendant.

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Civil Number: 2007-102

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**OPPOSITION TO GEORGE R. SIMPSON'S "RENEWED" MOTION TO DEEM  
CONCEDED SIMPSON'S MOTION TO HAVE THE COURT HOLD PARTIES AND  
ATTORNEY IN CONTEMPT OF COURT AND DISMISS ALL CHARGES AGAINST  
LITIGANT SIMPSON IN Civ. 04-62 AND RULE IN FAVOR OF LITIGANT SIMPSON  
IN Civ. 07-47 AND Civ. 07-51 FOR WILLFUL VIOLATION OF COURT ORDER**

**To Honorable Ronald Buckwalter  
Senior United States District Court Judge for the  
Eastern District of Pennsylvania**

*Respectfully submitted,  
FEUERSTEIN & SMITH, LLP  
Alan R. Feuerstein, Esq.  
Attorneys for Defendant  
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17 St. Louis Place  
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and*

*TO: George R. Simpson, pro se  
Post Office Box 775  
Hampton Bay, New York 11946*

*Post Office Box 502008  
St. Thomas, USVI 00805-2008*

*DATED: December 28, 2007*

COMES NOW, Feuerstein & Smith, LLP, on behalf of the Board of Directors of Sapphire Bay Condominiums West, George Wood, Alan R. Feuerstein and Andrew Capdeville does hereby submit this Opposition to the Renewed Motion of George R. Simpson to Deem Conceded his Motion to Have the Court Hold Parties and Attorney in Contempt of Court and Dismiss all Charges Against Litigant Simpson in civil number 04-62 and Rule in Favor of Litigant Simpson in civil number 07-47 and 07-51, for a Willful Violation of Court Order, and in opposition sets forth the following:

1. Litigant, *pro se*, George R. Simpson alleges that opposing counsel and his opposing litigants have failed to respond to his Motion to Deem Conceded the Motion that he has made to hold parties and attorneys in contempt of Court and dismiss all charges against him and rule in favor of litigant Simpson in the cases in which he is the Plaintiff.
2. On November 20, 2007, Feuerstein & Smith, LLP filed their Opposition to George R. Simpson's Motion. Attached hereto as Exhibit 1 is the Opposition that was filed with the Court on November 20, 2007 opposing Mr. Simpson's Motion. See also docket entry number 33.
3. Mr. Simpson simply is incorrect in his assertions that oppositions were not filed.

WHEREFORE, Simpson's "Motion" should be denied and his "Renewed Motion" should be denied.

DATED: December 28, 2007

Respectfully Submitted,  
FEUERSTEIN & SMITH, LLP

BY: *s/Alan R. Feuerstein*  
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and  
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**CERTIFICATE OF SERVICE**

I, Alan R. Feuerstein, hereby certify that on the 28<sup>th</sup> day of December, 2007 served the within Renewed Motion of George R. Simpson to Deem Conceded his Motion to Have the Court Hold Parties and Attorney in Contempt of Court and Dismiss all Charges Against Litigant Simpson in civil number 04-62 and Rule in Favor of Litigant Simpson in civil number 07-47 and 07-51, for a Willful Violation of Court Order via U. S. First Class Mail directed to the following:

George R. Simpson  
P.O. Box 775  
Hampton Bays, New York 11946

Honorable Ronald Buckwalter, S.J.  
United States District Court  
Eastern District of Pennsylvania  
Room 14614 U.S. Courthouse  
601 Market Street  
Philadelphia, Pennsylvania 19106-1797

*s/Alan R. Feuerstein*  
Alan R. Feuerstein