1	SEAN FINN
2	NEVADA SOUTHERN DETENTION CENTER RECEIVED
2	AGENCY #
3	AGENCY # 2190 MESQUITE AVE. MAY 13 2019
4	PAHRUMP, NEVADA 89060 OFFICE OF THE SECRETARY
•	OFFICE OF THE
5	UNITED STATES OF AMERICA before the
6	SECURITIES AND EXCHANGE COMMISSION
7	ADMINISTRATIVE PROCEEDING
7	SECURITIES AND EXCHANGE)
8	COMMISSION)
9) FILE NO.: 3-17693 Plaintiff,)
) SEAN FINN'S RESPONSE TO SEC'S
10) DIVISION OF ENFORCEMENT'S v, MOTION FOR SUMMARY
11) DISPOSITION AND IMPOSITION OF
12) SANCTIONS MALOM GROUP, AG et al)
12)
13	Defendant)
14	CERTIFICATION: This Response is being filed timely
15	Sean Finn Pro Se, hereby responds to the SEC's Division of Enforcement's, Motion for
16	Summary Disposition and Imposition of Sanctions, filed on March 8, 2019.
17	On April 1, 2019, Finn sent this division a letter in response to the above Motion, informing the
18	Division that, Finn has filed a Motion with the district court of Nevada, to dismiss the case-in-chief, No.
19	2:13-cv-02280, SEC v. Finn.
20	The Division replied to Finn's letter, with another letter, claiming that Finn needs to follow the
21	rules of the administrative proceedings described in 17 C.F.R. § 201, and numerous other rules, that could
22	be found at a specific website. Not one CFR is contained, in the diluted version of "Lexis Nexis" that is
23	available to Finn, nor does Finn have access to a computer, which allows internet research. Accordingly,
24	Finn files this motion to the best of his ability, considering the circumstances of Finn being incarcerated
25	and Pro Se, whereby he is now defending himself in 3 separate courts, for the same alleged crimes.
26	Therefore, Finn hereby files this in response to the Division of Enforcement's Motion for
27	Summary Disposition and Imposition of Sanctions, whereby Finn is requesting this Court to Stay all
28	Administrative Proceedings, until the determination of Finn's Motion to dismiss the case-in-chief 2:13-

cv-02280, SEC v. Finn. with the District Court, filed on March 29, 2019, via "mail system" First Class Mail from the Nevada Southern Detention Center. The described dismissal, was timely, and clearly proves that, the "Final Default Judgment" was fallaciously obtained by the Securities and Exchange Commission (Stephen Simpson), and upon the District Court dismissing the case-in-chief, consequently, the Division of Enforcement's actions will become moot. In the unlikely event that, the District Court does not dismiss this case, Finn will immediately appeal to the 9th Circuit Court of Appeals. In the event this Stay is not granted, Finn hereby objects to the unfounded summations, and assemblage of evidence, contained in the "Motion of Summary Disposition" in its entirety, **CONCLUSION** For the above stated reason's, these "Administrative Proceedings" should be stayed until the final outcome of the case-in-chief. **DATED: May 8, 2019** Sean Finn - Pro Se

PROOF OF SERVICE I Sean Finn, hereby declare that the forgoing document was deposited with the facilities mail system, to be sent, via first class mail on May 8, 2019 from Nevada Southern Detention Center, to the Commission's Secretary, 100 F. Street NE, Mail Stop 1090, Washington, DC 20549 Sean Finn



UNITED STATES SECURITIES AND EXCHANGE COMMISSION

100 F Street N.E. Washington, DC 20549

Hemma R. Lomax Senior Counsel

Direct Dial: (202) 551-4486
Facsimile: (202) 551-9236
Email: lomaxh@sec.gov

April 29, 2019

Via UPS
Sean P. Finn
Inmate
,
Pahrump, NV

RECEIVED
MAY 13 2019
OFFICE OF THE SECRETARY

Re: Securities and Exchange Commission File No. 3-17698

Dear Mr. Finn:

Thank you for your letter dated April 1, 2019. Please be advised that your letter to me does not constitute a filing with the Office of Administrative Law Judges. Kindly see the attached which contains filing instructions for your information.

Sincerely,

Hemma R. Lomax Senior Counsel

Hemma R. Lamax

Enclosures: ALJ Instructions for Defendant