

IN THE DISTRICT COURT OF APPEAL FOR THE STATE OF  
FLORIDA FIFTH DISTRICT

ANNEEN NINA GLORIA BAUM,  
Appellant/Plaintiff,

Case No.: 5D14-1652

L.T. No.: 05-2012-CP-048323

vs.

*Consolidated with:*

DAVID A. BAUM, individually and as  
Personal Representative of the Estate of  
Seymour Baum; et al.  
Appellees/Defendants.

Case No.: 5D14-1683

L.T. No.: 05-2013-CP-028863

---

**APPELLANT'S MOTION TO RELINQUISH JURISDICTION**

Appellant, ANNEEN NINA GLORIA BAUM, pro se, pursuant to Fla. R. App. P. 9.600(b), hereby moves the Court for an order relinquishing jurisdiction to the trial court to allow the trial court to rule on the Appellant/Plaintiff's Motion for Rehearing on the Amended Motion for Relief from Court Orders Due to Respondent's Misrepresentation and Misconduct with respect to the Order Compelling Service (November 15, 2013) and the Order Dropping Parties and Dismissing Amended Petition (April 2, 2014), these orders are at issue in this appeal, and Appellant/Plaintiff's Motion for Disqualification of Judge.

1. This appeal mainly arises out of the trial court's entry of an order dropping parties and dismissing the amended petition.

2. On May 1, 2014, Appellant filed a Motion to Vacate the trial court's entry of the order which is on appeal before the Court. On August 13, 2014, Appellant filed an Amended Motion for Relief from Court Orders Due to Respondent's Misrepresentation and Misconduct (hereinafter Motion to Vacate) which detailed additional facts relevant to the grounds for vacating the order.


3. On October 21, 2014 and November 3, 2014, the lower court heard Appellant/Plaintiff's Motion for Relief from Court Orders due to Respondent's Misrepresentation and Misconduct and entered an Order denying this motion on November 3, 2014.

4. On November 13, 2014, Appellant/Plaintiff filed a Motion for Rehearing and Motion for Disqualification of Judge, copies of which are attached hereto as Composite Exhibit "A".

5. Appellant requests that this Court relinquish jurisdiction to the trial court for consideration of and a ruling on the Amended Motion to Vacate which could render this appeal moot.


**WHEREFORE**, Appellant respectfully moves the Court for an order relinquishing jurisdiction to the trial court for consideration of and a ruling on Appellant's Amended Motion to Vacate, Motion for Rehearing, and Motion for Disqualification of Judge.

Respectfully submitted,

  
ANNEEN NINA GLORIA BAUM  
229 East 85<sup>th</sup> Street  
Unit Box 1361  
New York, New York 10028  
anbb@me.com

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by Electronic Mail to William T. Hennessey, Esquire, Attorney for David A. Baum, at 777 S. Flagler Drive, Suite 500 East, West Palm Beach, Florida 33401, [whennessey@gunster.com](mailto:whennessey@gunster.com), [dcarr@gunster.com](mailto:dcarr@gunster.com), and [eservice@gunster.com](mailto:eservice@gunster.com); William E. Boyes, Esquire, Attorney for The Women's Zionist Organization of America, Inc. a/k/a Hadassah, at 3300 PGA Boulevard, Suite 600, Palm Beach Gardens, Florida, [bboyes@boyesandfarina.com](mailto:bboyes@boyesandfarina.com), [asabocik@boyesandfarina.com](mailto:asabocik@boyesandfarina.com), and [czill@boyesandfarina.com](mailto:czill@boyesandfarina.com); David H. Jacoby, Esquire, Attorney for Chabad Trustees under the Chabad Trust, at 2111 Dairy Road, Melbourne, Florida 32904, [d.jacoby@davidhjacobypa.com](mailto:d.jacoby@davidhjacobypa.com), and [j.bentley@davidhjacobypa.com](mailto:j.bentley@davidhjacobypa.com); and Kim W. Torres, Certified Appellate Mediator, 1300 W. Eau Gallie Blvd., Suite A, Melbourne, Florida 32935, [kim@torresmediation.com](mailto:kim@torresmediation.com); this 14 day of November, 2014.

  
ANNEEN NINA GLORIA BAUM  
229 East 85<sup>th</sup> Street  
Unit Box 1361  
New York, New York 10028  
anbb@me.com