

EXHIBIT B

IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT
IN AND FOR BREVARD COUNTY, FLORIDA

IN RE: ESTATE OF SEYMOUR BAUM
Deceased.

PROBATE DIVISION

ANNEEN NINA GLORIA BAUM,
Petitioner/Plaintiff,

Chief Judge John M. Harris

v.

Case#: 05-2012-CP-048323

Case#: 05-2013-CP-028863

DAVID A. BAUM, *et al.*,
Respondents/Defendants.

ORDER DENYING AMENDED MOTION FOR RELIEF FROM JUDGMENT

THIS CAUSE came before the Court in these related cases upon the Amended Motion for Relief From Judgment filed by or on behalf of Nina Baum ("Petitioner"). After reviewing the motions filed in these cases; after considering the testimony of all of the witnesses presented over a six hour evidentiary hearing, including Petitioner, David Baum, David Baum's attorney and other attorneys and process servers, after reviewing the transcripts from several prior hearings in this case; and after considering the argument of counsel and/or the case law submitted, the Court finds as follows:

- A. Petitioner has been wholly unable to establish any legal or factual basis that would justify granting the relief she has requested in her Amended Motion;
- B. Specifically, the Court finds no misrepresentation or misconduct on the part of Mr. David Baum or his attorney(s) regarding effectuating or avoiding service of process; entry of prior orders on the representation that all counsel had agreed that the order accurately reflected the scope and intent of the Court's prior ruling; or any other matter that could even arguably establish a fraud upon the Court that lead to entry of the challenged orders.

WHEREUPON, based on the foregoing and being otherwise fully advised, it is ORDERED AND ADJUDGED as follows:

1. The Amended Motion for Relief is hereby DENIED.

DONE AND ORDERED in Chambers in Viera, Brevard County, Florida this 3rd day of November, 2014.


JOHN M. HARRIS

Circuit Court Judge

EXB