Colorado Supreme Court 101 West Colfax Avenue, Suite 800 Denver, CO 80202		
Original Proceeding in Contempt, 11UPL131		
Petitioner:		
The People of the State of Colorado,	Supreme Court Case No: 2012SA274	
V.		
Respondent:		
Jill Armstrong, f/k/a Jill Drevescraft.		
ORDER OF COURT- CONTEMPT		

Now being sufficiently advised in the premises, the Supreme Court accepts the proposed Findings entered by Assistant Regulation Counsel and Respondent, Jill Armstrong on September 28, 2012, and note that no objection has been filed.

Therefore,

1

The Supreme Court of Colorado finds JILL ARMSTRONG, f/k/a JILL

DREVESCRAFT in contempt of the November 29, 2010 order of injunction.

IT IS ORDERED that the Respondent be fined \$2,000.00, \$1,000.00 payable within sixty (60) days from the date of this order, the remaining \$1,000.00 payable on or before (365) days from the date of this order.

OCT 1 5 2012 ATTORNEY REGULATION IT IS FURTHER ORDERED that the Respondent is assessed costs in the amount of \$91.00. Said costs to be paid to the Office of Attorney Regulation Counsel, within (30) days from the date of this order.

BY THE COURT, OCTOBER 15, 2012



Case Number: 2012SA274 Caption: People v Armstrong, Jill

CERTIFICATE OF SERVICE

Copies mailed via the State's Mail Services Division on October 15, 2012.

Jill Armstrong, f/k/a Jill Drevescraft 1675 California St. #408 Denver, CO 80202 Kim E Ikeler OFFICE OF ATTORNEY REGULATION 1560 Broadway Ste 1800 Denver, CO 80202

SUPREME COURT, STATE OF COLORADO		
101 W. Colfax Ave., Ste. 800	FILED IN THE	
Denver, CO 80202	SUPREME COURT	
ORIGINAL PROCEEDING IN CONTEMPT,	OCT - 2 2012	
11UPL131		
	OF THE STATE OF COLORADO	
Petitioner:	Christopher T. Ryan, Cierk	
THE PEOPLE OF THE STATE OF COLORADO		
vs.	\triangle COURT USE ONLY \triangle	
Respondent:	Case Number: 12SA274	
JILL ARMSTRONG, f/k/a JILL DREVESCRAFT	Case Nulliber. 125A274	
JILL ARMSTRONG, I/K/a JILL DREVESCRAFT		
Kim E. Ikeler, #15590		
Assistant Regulation Counsel		
Attorney for Petitioner		
1560 Broadway, Suite 1800		
Denver, CO 80202		
Phone Number: (303) 866-6400, ext. 6440		
Fax Number: (303) 893-5302		
E-mail: k.ikeler@csc.state.co.us		
Jill Armstrong		
Pro se		
1365 Columbine St., Ste. 603		
Denver, CO 80206		
Phone Number: 303-355-0242		
Cell Phone Number: 720-402-5098		
E-mail: cowgirl7-11-13@hotmail.com		
STIPULATION, AGREEMENT AND AFFIDAVIT CONSENTING TO A		

FINDING OF, AND ORDER REGARDING, CONTEMPT

On this $\underline{\mathfrak{Q}}^{\mathfrak{e}4}$ day of September 2012, Kim E. Ikeler, Assistant Regulation Counsel; and Jill Armstrong, the Respondent, enter into the following stipulation, agreement, and affidavit consenting to a finding of, and order regarding, contempt ("stipulation") and submit the same to the Colorado Supreme Court for a finding and order of contempt pursuant to C.R.C.P. 238-239.

Т., "

1615 CRETERATEST, SHITE 408, Selver, 1. The Respondent's address is 1365 Columbine St., Stc. 603, Denver, CO_CO 80207 80206. The Respondent is not licensed to practice law in the State of Colorado.

2. The Respondent enters into this stipulation freely and voluntarily. No promises have been made concerning future consideration, punishment, or lenience in the above-referenced matter. It is the Respondent's personal decision, and the Respondent affirms there has been no coercion or other intimidating acts by any person or agency concerning this matter.

3. The Respondent is familiar with the rules of the Colorado Supreme Court regarding the unauthorized practice of law. The Respondent acknowledges the right to a full and complete evidentiary hearing on the above-referenced petition for contempt. At any such hearing, the Respondent would have the right to be represented by counsel, present evidence, call witnesses, and cross-examine the witnesses presented by the petitioner. At any such formal hearing, the petitioner would have the burden of proof and would be required to prove the charges contained in the petition for contempt beyond a reasonable doubt. Nonetheless, having full knowledge of the right to such a formal hearing, the Respondent waives that right.

4. The Respondent and the petitioner stipulate to the following facts and

conclusions:

a. On November 29, 2010, the Colorado Supreme Court issued an order that enjoined Respondent from the unauthorized practice of law in Colorado. *People v. Jill Armstrong, f/k/a Jill Drevescraft*, 09SA372. The November 29, 2010 Order was a lawful order of the Colorado Supreme Court.

b. Respondent knew of the November 29, 2010 Order. Respondent was personally served with the Order on February 24, 2011.

c. Respondent had the ability to comply with the November 29, 2010 Order issued by the Colorado Supreme Court. Respondent was only required by such Order to stop engaging in the unauthorized practice of law.

d. During 2011, Respondent operated an office suite at 1633 FillmoreSt., Denver, CO 80206. The phone number for the suite was 303-355-0242.

e. Sean Willner and Christine Willner were getting a divorce. Sean Willner was represented by Stephen Morse.

f. Attorney Nathan Vanderhoofven was representing Ms. Willner. Respondent worked for attorney Vanderhoofven as a paralegal. On court filings, attorney Vanderhoofven listed his address as 1633 Fillmore St., Denver, CO 80206 and his phone as 303-355-0242.

g. On October 5, 2011 at 12:10 p.m., Respondent left the following message on Mr. Willner's voice mail:

Hi, Sean. This is Jill with Nathan Vanderhoofven's office. I'm just giving a call to let you know, um, we're looking at, um, in the next thirty days we need to know if you want a CFI investigator or not. Um, if you do, then, um, it's gonna be about twenty-five, it could be about five thousand dollars. Also, um, we are looking at in the next thirty days, um, we're also going to need to have some, um, some information about child support. We're asking that you pay, uh, maintenance of upwards of six hundred dollars, and that you pay child support in about, uh, in, um, upwards of fifteen hundred dollars. So, we need to make sure that those things are paid and agreed upon. You can call us back here at, uh, 303-355-2042. Um, if you have any other things that, you need expert witnesses, anything like that, let us know before we go to trial. Um, we need to go over a couple of other things to see what kind of settlement we can come to. Um, and I think that is about it. I know that, um, Christine would like to keep the house and file a Chapter 13. Uh, you need to let us know, uh, how you feel about that, too. Phone number here: 303-355-0242, and you have thirty days. Goodbye.

h. Respondent made these statements to Mr. Willner on her own initiative. Although he was in the office at the time, attorney Vanderhoofven did not authorize Respondent discuss substantive legal matters with Mr. Willner or leave a message for Mr. Willner concerning substantive legal matters.

i. In addition to the fact that attorney Vanderhoofven had not authorized Respondent to make settlement demands on Mr. Willner, Respondent knew from her execution of the Stipulation in 09SA372 that she was not permitted to act in a representative capacity on behalf of Ms. Willner in the divorce case or to negotiate on her behalf with Mr. Willner.

5. Pursuant to C.R.C.P. 251.32, the Respondent agrees to pay administrative costs in the sum of \$91.00 incurred in conjunction with this matter within sixty

(60) days after the acceptance of the stipulation by the Colorado Supreme Court, made payable to Colorado Supreme Court Attorney Regulation Offices.

RECOMMENDATION FOR AND CONSENT TO ORDER OF CONTEMPT

Based on the foregoing, the parties hereto recommend that an order be entered finding the Respondent in contempt of the November 29, 2010 order of injunction; that the Respondent be fined \$2,000, \$1,000 payable within sixty (60) days after acceptance of this stipulation by the Colorado Supreme Court, the remaining \$1,000 payable one year from the date of the Supreme Court's acceptance of the stipulation; and requiring Respondent to pay costs of \$91.

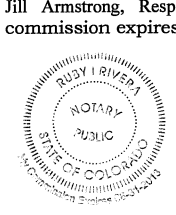
Jill Armstrong, the Respondent, and the petitioner's attorney, Kim E. Ikeler, acknowledge by signing this document that they have read and reviewed the above.

Armstrong, Respondent 1365 Columbine St., Ste. 603 2615 CALTFRATE X Denver, CO 80206 DEWEK CO 80202 Phone Number: 303-355-024

STATE OF COLORADO CITY & COUNTY OF DENVER

)) ss.)

Subscribed and sworn to before me this $28^{"}$ day of September 2012, by Jill Armstrong, Respondent. Witness my hand and official seal. My commission expires: 08-3/-20/2



Notary Public

IM

Kim E. Ikeler Assistant Regulation Counsel 1560 Broadway, Suite 1800 Denver, Colorado 80202 Phone Number: (303) 866-6400, ext. 6440 Attorney for Petitioner

\$