

APPELLATE COURT
STATE OF CONNECTICUT

AC 43027

MATTHEW WITTMAN ET AL.

v.

INTENSE MOVERS, INC. ET AL.

JUNE 18, 2019

ORDER

IT APPEARING THAT A JOINT APPEAL CONSENT FORM WAS DUE ON JUNE 17, 2019 AND HAS NOT BEEN FILED, IT IS HEREBY ORDERED THAT THE JOINT APPEAL FILED ON JUNE 7, 2019 BY DEFENDANT WILLIAM R. LEUTE III WILL BE TREATED AS AN APPEAL BY DEFENDANT ALEXANDER LEUTE ONLY AND THE PRELIMINARY PAPERS FILED AND SIGNED BY WILLIAM R. LEUTE III ON JUNE 14, 2019 WILL BE TREATED AS FILINGS AS TO DEFENDANT ALEXANDER LEUTE ONLY UNLESS A PROPERLY COMPLETED JOINT APPEAL CONSENT FORM IS FILED ON OR BEFORE **JUNE 28, 2019**, BY THE PARTY OR PARTIES SEEKING TO APPEAL JOINTLY WITH THE APPELLANT WHO FILED THE APPEAL.

THE PROVISION OF PRACTICE BOOK SECTION 62-7, WHICH ALLOWS ANY PAPERS CORRECTING A NONCOMPLYING FILING TO BE DEEMED TIMELY FILED IF RESUBMITTED WITHIN FIFTEEN DAYS DOES NOT APPLY TO THIS ORDER.

BY THE COURT,

/S/
CORY M. DAIGE
ASSISTANT CLERK – APPELLATE

NOTICE SENT: JUNE 18, 2019
COUNSEL OF RECORD

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