

There have been occurrences during this case that I object to:
The defendants counsel has spoken with me twice, on 6/15/2016 and 7/12/2016.
The defendants have attempted to apply civil case rules that do not apply to small claims cases, including:
Filed a Notice of non-opposition per CCP § 1005(b) and CCP § 1005(C).
Filed Tentative Rulings and claims they available per California Rules of Court 3.1308(a)(1).
Stated I must so notify the court and counsel for oral argument by 4:00 p.m. the prior day per CRC 3.1308.
Filed MC-950 Notice of Limited Scope Representation, using an Attorney. Not allowed per CPP 116.530.
Considering the defendants have unquestionably engaged and are being guided by Attorney Timothy T. Trujillo and his staff, as evidenced in some of the documents, some or all of the foregoing occurrences are clearly Abuse of Process.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
Date: 7/14/2016

Charles P. Varvayanis
(TYPE OR PRINT NAME)


Attorney forPlaintiffPetitionerDefendant Respondent $\square$ Other (Specify):

