

Pedro Ifil Alonso  
PRO SE

E-FILED  
4/5/2021 12:27 PM  
Superior Court of California  
County of Fresno  
By: I. Herrera, Deputy

**SUPERIOR COURT OF THE STATE OF CALIFORNIA  
COUNTY OF FRESNO**

FREEMAN MAYS; EDGAR  
JIMENEZ; DARIO GONZALEZ;  
and PEDRO ALONSO-IFIL  
Plaintiffs

CASE NO. 19CECG03480

[Assigned for All Purposes to The  
Honorable D. Tyler Tharpe, Dept.  
501]

vs.

GREYHOUND LINES, INC.;;  
ASHTON RENNICK CASTILLO  
and DOES 1 to 100, inclusive,  
Defendants

**Pedro Ifil Alonso NOTICE TO  
COURT OF INABILITY TO  
OBTAIN AUGUST 28, 2020,  
DEPOSITION TRANSCRIPT  
FROM ATKINSONBAKER**

Date: March 31, 2021

**PLEASE TAKE NOTICE THAT WITHOUT WAVING THE JURISDICTIONAL  
and DIVERSITY ISSUES, etc.** present in this matter *in the preservation of any and all claims  
asserted and/or may be asserted*, by Pedro Ifil Alonso ("Alonso"). He do hereby notify this Court  
of the problem **in the inability to obtain a copy** of the August 28, 2020, Deposition Transcript  
from AtkinsonBaker. Alonso has in good-faith requested a copy of said Deposition Transcript;  
however, is being DENIED a copy unless an *astronomical* payment of \$855.15 or \$878.25 is  
received. He has in *good faith* requested to be provided with a copy via "CD" or "DVD" at a more  
reasonable/nominal price; however, again, is being DENIED!

The following is an excerpt of a March 31, 2021, quote from AtkinsonBaker to obtain a copy of the August 28, 2020 Deposition Transcript. It is not clear to Alonso why his legal counsel (Accident Attorneys) at the time did not obtain this information and provide it to him. Nevertheless, he is notifying the Court of such *obstruction(s) hindering progress and causing needless and/or undue burdens, financial hardship, strain and harm, etc.* Alonso believes the information contained in the Deposition may be pertinent and relevant and believes that AtkinsonBaker may be attempting to PROFIT from “double billing” for services already rendered; wherein, he is merely requesting a “CD” / “DVD” and **not** requiring the Court Reporter to *REPRODUCE* another Original! AtkinsonBaker’s Brandon Kinzie has confirmed they retain a copy of the August 28, 2020 Deposition in their records.

Quotation Request/Copy Order Form Freeman Mays et al vs. Greyhound et al - AE0538F Inbox x

Brandon Kinzie <bkinzie@depo.com>

1:07 PM (8 hours ago)

Freeman Mays et al vs. Greyhound et al  
 August 28, 2020  
 ABI Job#: AE0538F  
 Deponent/Proceeding: Pedro Alonso-Ifil

Dear Pedro,

Here is the quotation you requested concerning the matter noted above. If you would like to place an order for a certified copy, please fill out the information requested below and return it to me at your earliest convenience so that I can process your order. Once your order is processed you will receive an electronic certified copy with linked exhibits.

Item	Price
Electronic Certified Copy of the deposition of Pedro Alonso-Ifil taken on August 28, 2020 – with exhibits	\$878.25
Electronic Certified Copy of the deposition of Pedro Alonso-Ifil taken on August 28, 2020 – without exhibits	\$855.15

This notification is hereby submitted in accordance with the Statutes, Codes, Rules and/or Regulations governing such matters and requiring the Court be notified of possible conflicts that arise in the expedition and mitigation of cost(s) associated with litigation, etc.

RESPECTFULLY SUBMITTED, this **31<sup>st</sup> day of March 2021.**

Autograph:

Pedro Ifil Alonso – PRO SE

**COURT PROOF OF SERVICE**

Freeman Mays, et al. v. Greyhound Lines, Inc., et al. Fresno County Superior Court  
Case No. 19CECG03480  
FOR MATTER IN THE STATE OF CALIFORNIA, COUNTY OF FRESNO

At the time of service, I am over 18 years of age and appear to be a party to this action through a STRAWMAN (PEDRO ALONSO-IFIL).

On March 31, 2021, I served a true copy (VIA FACSIMILE) of the following document:  
**Pedro Ifil Alonso NOTICE TO COURT OF INABILITY TO OBTAIN AUGUST 28, 2020, DEPOSITION TRANSCRIPT FROM ATKINSONBAKER**

I served the document on the following persons **via FACSIMILE** as indicated on the SERVICE LIST BELOW.

I declare under Statutes/Laws governing such matters that the foregoing is true and correct.

Executed on **March 31, 2021**, within what is presently known as the United States of America.

RESPECTFULLY SUBMITTED, this **31<sup>st</sup> day of March 2021**.

Autograph:



Pedro Ifil Alonso – PRO SE

**SERVICE LIST**

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DARIO GONZALEZ

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ASHTON RENNICK CASTILLO

Service via **FACSIMILE ONLY**