

The Order of the Court is stated below:

Dated: October 20, 2021

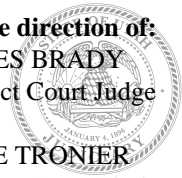
11:26:53 AM

At the direction of:

/s/ JAMES BRADY
District Court Judge

by

/s/ MIKE TRONIER
District Court Clerk



1RYAN B. HANCEY (9101)
J. ADAM KNORR (15183)
KESLER & RUST
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Attorney for plaintiffs

**IN THE FOURTH JUDICIAL DISTRICT COURT, PROVO DIVISION
UTAH COUNTY, STATE OF UTAH**

TCR Health, LLC, a Utah limited liability company, RICK LUCKING, an individual, CHAD LUCKING, an individual, and TUI AUVA'A, an individual,

Plaintiffs,

v.

DANIEL OLSEN, an individual, ROBERT LONG, an individual, DALLAS BALDRI, an individual, MICHAEL D. MANSFIELD a/k/a MIKHAIL MANSFIELD, an individual, and, HEALTHY U RX Corporation, a Wyoming Corporation,

Defendants.

WRIT OF ASSISTANCE

Civil No. 190401705

Judge James Brady

TO ANY SHERIFF OR CONSTABLE OF OR FOR THE STATE OF UTAH:

1. WHEREAS, in the above-entitled action, Plaintiffs TCR Health, LLC, Rick Lucking, Chad Lucking, and Tui Auva'a ("plaintiffs") seek to recover from Defendant Daniel Olsen the amount owing under a judgment entered against Daniel Olsen on June 20, 2021 in the

amount of \$72,500.00 plus costs and interest at the highest post-judgment legal rate accruing thereafter.

2. 1. The Court has jurisdiction over all issues surrounding the parties.

3. 2. That any such Sheriffs or constables in the state of Utah, or any other authorized law enforcement officer in this state or any other state, immediately take into possession **any and all non-exempt real property and personal property** including but not limited to vehicles, recreational vehicles, trailers, boats, ATVs, art, jewelry, electronics, tools, cash, etc. owned by **Daniel Olsen** as set forth in the Writ of Execution signed by this court on August 12, 2021.

4. 3. All Sheriffs and constables in the state of Utah or any other authorized law enforcement officer of this state are authorized and ordered to serve and execute and enforce this order in the daytime or nighttime and any day of the week except as limited by the writ.

5. 4. Except as limited by the above, if necessary, the Sheriff or Constable is authorized to use reasonable force to gain access to and enter upon the real property located at the addresses listed below or wherever the personal property of Daniel Olsen may be found and remove any obstructions located around or about the subject personal property and/or enter into any locked or secured dwelling, building, garage, storage yards, or the like to allow the Writ of Execution to be effectuated. This shall be your sufficient warrant for doing so. The Sheriff or Constable should not delay the execution of this order for any reason.

6. 5. The current addresses of the property are:

7. **Daniel Olsen**
1033 Lamar Circle

8. Alpine, UT 84004

9. AND

10. **Daniel Olsen**

597 S. Pleasant Grove, Suite 10

11. Pleasant Grove, Utah 84062

END OF WRIT

COURTS SIGNATURE AND DATE APPEAR AT THE TOP OF FIRST PAGE

CERTIFICATE OF SERVICE

I hereby certify that I caused to be delivered a true and correct copy of the proposed
WRIT OF ASSISTANCE this 18th day of October, 2021, via (a) the court's electronic filing
system to the following:

Chad E. Nydegger

cnydegger@wnlaw.com

Attorney for Robert Long

James Harward

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Matthew Crane

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*Attorneys for Rx2Live, Inc., Suzanne Olsen, Pur Life Medical, Chris Esseltine, and Rx
Development Corporation*

Tyler Moss

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Attorneys for David Martinez

/s/ Mckenzie Ujhely
