

## **SUMMARY STATEMENT**

*Safaris Unlimited v Von Jones* – Docket No.42614

In a case arising out of Twin Falls County, the Idaho Supreme Court vacated and remanded the district court's order granting summary judgment to Safaris Unlimited. Appellant Mike Von Jones arranged to hunt big game in Zimbabwe, Africa, with HHK Safaris (Pvt) Ltd. Jones went on the hunt and subsequently received an invoice for \$26,040.00 from respondent Safaris Unlimited LLC Jones then refused to pay Safaris Unlimited for the hunt. As a result, Safaris Unlimited filed a suit for breach of contract. Jones responded that he was contractually obligated to pay HHK Safaris, not Safaris Unlimited, for the hunt. He also responded that he was entitled to offset any amount owed for the hunt with the value of certain trophy items. Safaris Unlimited moved for summary judgment. The district court granted its motion and entered judgment in favor of Safaris Unlimited. The Supreme Court held that the district court erred by granting summary judgment to Safaris Unlimited because there was a genuine issue of material fact as to whether Jones had a contractual relationship with Safaris Unlimited.