

BOISE, FRIDAY JUNE 12, 2020 AT 8:50A.M.

IN THE SUPREME COURT OF THE STATE OF IDAHO

JONATHON FRANTZ,

Aggrieved Party-Appellant,

and

**GAILORD "COWBOY" MATHIS, BROOK
TRACY, TRAVIS MATHIS, REBECCA
STAFFORD, and LAURA DEVERE ROLL,**

Plaintiffs,

v.

**DAVID A. OSBORN and NAOMI OSBORN,
husband and wife;**

Defendants-Respondents,

and

**MICHAEL A. WALKINSHAW, trustee of the
ROSS AND VICKI WALKINSHAW FAMILY
TRUST, dated March 3, 1994; and COLE
EDWARD ANDERSON, formerly known as
CALVIN EDWARD MATHIS,**

Defendants.

Docket No. 47286

Appeal from the District Court of the First Judicial District of the State of Idaho,
Kootenai County. Cynthia K.C. Meyer, District Judge.

Jonathon Frantz, *pro se* Appellant, Post Falls.

Smith & Malek, PLLC, Coeur d'Alene, for Respondents.

Jonathon Frantz appeals from the Kootenai County district court's award of attorney fees entered against him and his clients, jointly and severally, after the court denied their motion for a preliminary injunction. The district court awarded attorney fees because it found that the motion was brought frivolously. On appeal, Frantz contends that the district court abused its discretion in

awarding attorney fees against him because it failed to follow the procedural requirements as set out in the relevant statute, and because he did not engage in frivolous conduct.