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Attorneys for Respondents

SHELDON G. ADELSON,
Case No. 67120
Appellant, )
vs. . )
DAVID A. HARRIS; MARC R. STANLEY; ) AND NATIONAL JEWISH DEMOCRATIC ) COUNCIL,

Respondents.

Electronically Filed Jun 162015 08:44 a.m.
Tracie K. Lindeman Clerk of Supreme Court

# IN THE SUPREME COURT OF THE STATE OF NEVADA 

## RESPONDENTS' MOTION TO ASSOCIATE COUNSEL

Respondents David A. Harris, Marc R. Stanley, and National Jewish Democratic Council, through their undersigned counsel, hereby move the Court for
an order permitting Lee Jay Levine, Esq. to practice in Nevada pursuant to Nevada Supreme Court Rule 42. This Motion is supported by the attached Verified Application for Association of Counsel (Exhibit A), Certificates of Good Standing from the State of Pennsylvania as well as the District of Columbia (Exhibit B), and the State Bar of Nevada Statement (Exhibit C)

DATED this 15th day of June, 2015.

## CAMPBELL \& WILLIAMS

> By $\frac{/ s / J \text {. Colby Williams }}{\text { DONALD J. CAMPBELL, ESQ. (1216) }}$ J. COLBY WILLIAMS, ESQ. (5549)
and
LEVINE SULLIVAN KOCH \& SCHULZ, LLP
Lee Levine (pro hac vice forthcoming) Seth D. Berlin (pro hac vice forthcoming)

Attorneys for Respondents

The undersigned hereby certifies that service of the foregoing Respondents'
Motion to Associate Counsel was served on the 15th day of June 2015 via the
Nevada Supreme Court's e-filing system to the following parties:
Steve Morris, Esq.
Rosa Solis-Rainey, Esq.
Morris Law Group
300 South Fourth Street
Las Vegas, Nevada 89101
/s/ J. Colby Williams
An Employee of Campbell \& Williams

EXHIBIT "A"

EXHIBIT "A"

2. Petitioner is an attorney at law and a member of the law firm of

Levine Sullivan Koch \& Schulz, LLP
with offices at $\qquad$ Street Address
$\frac{\text { Washington }}{\text { City }}, \frac{\text { Washington }}{\text { County }} \longrightarrow \frac{\mathrm{DC}}{\text { State }}$
$\frac{20036}{\text { Zip }}, \frac{(202) 508-1100}{\text { Telephone }}, \quad . \quad$ _llevine@lskslaw.com $\quad$.
3. Petitioner has been retained personally or as a member of the above named law firm by Respondents David A. Harris, Marc R. Stanley and National Jewish Democratic Council to provide legal representation in connection with the above-entitled matter now pending before the above referenced court.
4. Since_December 19 of _1980_, petitioner has been, and presently is, a member of good standing of the bar of the highest court of the District of Columbia_ where petitioner regularly practices law.
5. Petitioner was admitted to practice before the following United States District Courts, United States Circuit Courts of Appeal, the Supreme Court of the United States, and/or courts of other states on the dates indicated for each, and is presently a member in good standing of the bars of said Courts:

## DATE ADMITTED

Pennsylvania, 09/23/2004; United States Supreme Court, 01/09/1984; United States Courts of Appeal for the Second Circuit, 06/01/1981; Third Circuit, 10/12/2011; Fourth Circuit, 09/29/1995; Fifth Circuit, 10/08/2004; Seventh Circuit, 11/14/1997; Ninth Circuit, 03/08/1994; District of Columbia Circuit, 02/02/1981; and for the Armed Forces, 07/07/2008; United States District Courts for the District of Maryland, 04/18/1986; District of Columbia, 02/02/1981; District of Colorado, 12/06/1999, and the Northern District of Illinois, 01/18/2012.
6. Is Petitioner currently suspended or disbarred in any court? You must answer yes or no. If yes, give particulars; e.g., court, jurisdiction, date:_ No.
7. Is Petitioner currently subject to any disciplinary proceedings by any organization with authority at law? You must answer yes or no. If yes, give particulars, e.g. court, discipline authority, date, status:_ No.
8. Has Petitioner ever received public discipline including, but not limited to, suspension or disbarment, by any organization with authority to discipline attorneys at law? You must answer yes or no. If yes, give particulars, e.g. court, discipline authority, date, status: $\qquad$ pate No.
9. Has Petitioner ever had any certificate or privilege to appear and practice before any regulatory administrative body suspended or revoked? You must answer yes or no. If yes, give particulars, e.g. date, administrative body, date of suspension or reinstatement: No.
10. Has Petitioner, either by resignation, withdrawal, or otherwise, ever terminated or attempted to terminate Petitioner's office as an attorney in order to avoid administrative, disciplinary, disbarment, or suspension proceedings? You must answer yes or no. If yes, give particulars: $\qquad$
$\qquad$
11. Petitioner has filed the following application(s) to appear as counsel under Nevada Supreme Court Rule 42 during the past three (3) years in the following matters, if none, indicate so: (do not include Federal Pro Hacs)

|  |  | Title of Court | Was Application |
| :---: | :---: | :---: | :---: |
| Date of |  | Administrative Body | Granted or |
| Application | Cause | $\underline{\text { or Arbitrator }}$ | $\underline{\text { Denied? }}$ |

None.
(If necessary, please attach a statement of additional applications)
12. Nevada Counsel of Record for Petition in this matter is:
(must be the same as the signature on the Nevada Counsel consent page)

| J | Colby | Williams | 5549 | NV Bar \# |
| :--- | :--- | :--- | :--- | :--- |

who has offices at Campbell and Williams
Firm Name/Company

$\frac{89101}{\text { Zip Code }}, \frac{(702) 382-5222}{\text { Phone Number }}$.
13. The following accurately represents the names and addresses of each party in this matter, WHETHER OR NOT REPRESENTED BY COUNSEL, and the names and addresses of each counsel of record who appeared for said parties: (You may attach as an Exhibit if necessary.)

NAME
MAILING ADDRESSS

## Please see attached Exhibit A.

$\qquad$
$\qquad$
14. Petitioner agrees to comply with the provisions of Nevada Supreme Court Rule 42(3) and (13) and Petitioner consents to the jurisdiction of the courts and disciplinary boards of the State of Nevada in accordance with provisions as set forth in SCR 42(3) and (13). Petitioner respectfully requests that

Petitioner be admitted to practice in the above-entitled court FOR THE PURPOSES OF THIS MATTER ONLY.
15. Petitioner has disclosed in writing to the client that the applicant is not admitted to practice in this jurisdiction and that the client has consented to such representation.

$$
\mathrm{I},
$$ Lee Jay Levine $\qquad$ , do hereby swear/affirm under penalty of perjury that the assertions of this application are true:

That I am the Petitioner in the above entitled matter; that I have read the foregoing and know the contents thereof; that the same is true of my own knowledge except as to those matters therein stated on information and belief, and as to the matter I believe them to be true.

That I further certify that I am subject to the jurisdiction of the Courts and disciplinary boards of this state with respect to the law of this state governing the conduct of attorneys to the same extent as a member of the State Bar of Nevada; that I understand and shall comply with the standards of professional conduct required by members of the State Bar of Nevada; and that I am subject to the disciplinary jurisdiction to the State Bar of Nevada with respect to any of my actions occurring in the course of such appearance.


## STATE OF District of Columbia )

## City O Ss

Subscribed and sworn to before me

 designation of Petitioner to associate in this cause pursuant to SCR 42.

$$
\text { DATED this } 4^{\text {th }} \text { day of JuNE }, 2015
$$



## State of yhevadk _(

) SS
COUNTY OF Clark

Subscribed and sworn to before me


Notary Public

## Exhibit A

## Party <br> Attorneys of Record

Sheldon G. Adelson

Steve Morris, Esq. Rosa Solis-Rainey, Esq. Morris Law Group 900 Bank of America Plaza 300 South Fourth Street Las Vegas, NV 89101

David A. Harris
Donald J. Campbell, Esq.
Marc R. Stanley
National Jewish Democratic Council
J. Colby Williams, Esq.

Campbell \& Williams
700 South Seventh Street
Las Vegas, NV 89101

## EXHIBIT "B"

## EXHIBIT "B"

#  <br> ©ammittee ant Admizziont <br>  <br> 暞ashingtan，旦。（1） 20001 <br> $2025879-2710$ 

I，JULIO A．CASTILEO，Clerk of the District of Columbia Court of Appeals，do hereby certify that

## LEE J．LEVINE

was on DECEMBER 19， 1980 dufy qualified and admitted as an attorney and counsefor entitled to practice before this Court and is， on the date indicated Gelow，an active member in good standing of this $\mathcal{B a r}$ ．

In Testimony Whereof， 1 have hereunto subscribed my name and affixed the seal of this court at the City of Wastington，D．C． on June 2,2015

JULIO A．CASTILLO
Clerk of the Court

By：


# Supreme Court of łpennsplbania 

## CERTIFICATE OF GOOD STANDING

Lee Jay Levine, Esq.

## DATE OF ADMISSION

September 23, 2004

The above named attorney was duly admitted to the bar of the Commonwealth of Pennsylvania, and is now a qualified member in good standing.


Witness my hand and official seal
Dated: May 27, 2015


## EXHIBIT "C"

EXHIBIT "C"

STAT

## IN THE SUPREME COURT OF THE STATE OF NEVADA

Case No. 67120
Dept. No.

Sheldon G. Adelson
vs.
David A. Harris

## STATE BAR OF NEVADA STATEMENT PURSUANT TO SUPREME COURT RULE

 42 (3) (b)THE STATE BAR OF NEVADA, in response to the application of Petitioner, submits the following statement pursuant to SCR42(3):

SCR42(6)Discretion. The granting or denial of a motion to associate counsel pursuant to this rule by the court is discretionary. The court, arbitrator, mediator, or administrative or governmental hearing officer may revoke the authority of the person permitted to appear under this rule. Absent special circumstances, repeated appearances by any person or firm of attorneys pursuant to this rule shall be cause for denial of the motion to associate such person.
(a) Limitation. It shall be presumed, absent special circumstances, and only upon showing of good cause, that more than 5 appearances by any attorney granted under this rule in a 3-year period is excessive use of this rule.
(b) Burden on applicant. The applicant shall have the burden to establish special circumstances and good cause for an appearance in excess of the limitation set forth in subsection $6(a)$ of this rule. The applicant shall set forth the special circumstances and good cause in an affidavit attached to the original verified application.

1. DATE OF APPLICATION: June 5, 2015
2. APPLYING ATTORNEY: Lee Jay Levine, Esq.
3. FIRM NAME AND ADDRESS: Levine Suliivan Koch \& Schulz, LLP, 1899 L. Street, NW, Suite 200, Washington, DC 20036
4. NEVADA COUNSEL OF RECORD: J. Colby Williams, Esq., Campbell \& Williams, 700 S. Seventh Street, Las Vegas, NV 89101-6011
5. There is no record of previous applications for appearance by petitioner within the past three (3) years.

DATED this June 12, 2015


