

1 **2515**  
2 **COHEN|JOHNSON|PARKER|EDWARDS**  
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4 Nevada Bar No. 00265  
5 sjohnson@cohenjohnson.com  
6 255 E. Warm Springs Road, Suite 100  
7 Las Vegas, Nevada 89119  
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9 Facsimile: (702) 823-3400  
10 *MEI-GSR Holdings, LLC. d/b/a*  
11 *Grand Sierra Resort*

Electronically Filed  
May 04 2016 03:33 p.m.  
Tracie K. Lindeman  
Clerk of Supreme Court

7 **IN ASSOCIATION WITH**  
8 **THE LAW OFFICES OF MARK WRAY**  
9 MARK WRAY, ESQ.  
10 Nevada Bar No.: 4425  
11 608 Lander Street  
12 Reno, Nevada 89509  
13 Telephone: (775) 348-8877  
14 Facsimile: (775) 348-8351

12 *and*

13 **LAW OFFICES OF WILLIAM E. CROCKETT**  
14 WILLIAM E. CROCKETT, ESQ.  
15 Nevada Bar No. 182  
16 21031 Ventura Boulevard, Suite 401  
17 Woodland Hills, CA 91364  
18 Telephone: (818) 883-4400  
19 *wec@weclaw.com*

18 **IN THE SECOND JUDICIAL DISTRICT FOR THE STATE OF NEVADA**

19 **IN AND FOR THE COUNTY OF WASHOE**

20 MEI-GSR HOLDINGS, LLC, a Nevada Limited  
21 Liability Company, d/b/a/ GRAND SIERRA  
22 RESORT,

21 Plaintiff,

22 vs.

23 PEPPERMILL CASINO, INC., a Nevada  
24 Corporation, d/b/a/ PEPPERMILL CASINO;  
25 RYAN TORS, an individual; JOHN DOES I-X  
26 AND CORPORATIONS I-X,

26 Defendant(s).

**Case No.: CV13-01704**

**Dept. No.: B7**

**BUSINESS COURT DOCKET**

**NOTICE OF APPEAL**

**NOTICE OF APPEAL**

Please take notice Plaintiff hereby appeals to the Supreme Court of Nevada from:

1. All judgments and orders in this case;
2. Judgment on Jury Verdict entered on March 25, 2016, and noticed on March 28, 2016, attached herein as Exhibit 1;
3. Amended Judgment on Jury Verdict entered on April 11, 2016, and noticed on April 12, 2016, attached herein as Exhibit 2;
4. Order granting Motion to Dismiss Plaintiff’s Complaint Against Ryan Tors Without Prejudice entered on March 9, 2015, and noticed on March 10, 2015, attached herein as Exhibit 3;
5. Order denying Motion for Leave to File Amended Complaint dated March 24, 2015, and noticed on March 24, 2015, attached herein as Exhibit 4;
6. Order denying Motion to Reconsider the Dismissal of Ryan Tors entered on April 23, 2015, and noticed on April 23, 2015, attached herein as Exhibit 5;
7. Discovery Commissioner’s Recommendation for Order regarding counter-motion to compel discovery of emails entered on December 28, 2015, attached herein as Exhibit 6;
8. Order denying Motion for Case Concluding Sanctions for Violation of Discovery Order entered on December 23, 2015, attached herein as Exhibit 7;
9. Order granting Motion for Attorney’s Fees and Costs entered on April 4, 2016, attached herein as Exhibit 8;
10. All rulings and interlocutory orders made appealable by any of the foregoing.

///  
///

**Affirmation Pursuant to NRS § 239B.030**

The undersigned does hereby affirm that the preceding document does not contain the social security numbers of any person.

Dated this 26<sup>th</sup> day of April 2016.

**COHEN|JOHNSON|PARKER|EDWARDS**

By: /s/ H. Stan Johnson  
H. STAN JOHNSON, ESQ.  
Nevada Bar No. 00265  
sjohnson@cohenjohnson.com  
CHRIS DAVIS, Esq.  
Nevada Bar No. 6616  
cdavis@cohenjohnson.com  
255 E. Warm Springs Road, Suite 100  
Las Vegas, Nevada 89119  
*Attorneys for MEI-GSR Holdings, LLC.,  
d/b/a GRAND SIERRA RESORT*

**COHEN | JOHNSON | PARKER | EDWARDS**

255 E. Warm Springs Road, Suite 100  
Las Vegas, Nevada 89119  
(702) 823-3500 FAX: (702) 823-3400

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## EXHIBIT INDEX

Exhibit	Description	Pages
1	Judgment on Jury Verdict entered on March 25, 2016, and noticed on March 28, 2016	5
2	Amended Judgment on Jury Verdict entered on April 11, 2016, and noticed on April 12, 2016	4
3	Order granting Motion to Dismiss Plaintiff's Complaint Against Ryan Tors Without Prejudice entered on March 9, 2015 and noticed on March 10, 2015	3
4	Order denying Motion for Leave to File Amended Complaint dated March 24, 2015, and noticed on March 24, 2015	5
5	Order denying Motion to Reconsider the Dismissal of Ryan Tors entered on April 23, 2015, and noticed on April 23, 2015	6
6	Discovery Commissioner's Recommendation for Order regarding counter-motion to compel discovery of emails entered on December 28, 2015	12
7	Order denying Motion for Case Concluding Sanctions for Violation of Discovery Order entered on December 23, 2015	3
8	Order granting Motion for Attorney's Fees and Costs entered on April 4, 2016	7

**CERTIFICATE OF SERVICE**

Pursuant to NRCP 5(b), I certify that I am an employee of COHEN|JOHNSON|PARKER |EDWARDS, and that on this date I caused to be served a true and correct copy of the **NOTICE OF APPEAL** on all the parties to this action by the method(s) indicated below:

\_\_\_\_\_ by placing an original or true copy thereof in a sealed envelope, with sufficient postage affixed thereto, in the United States Mail, Las Vegas, Nevada and addressed to:

  X   by using the Court’s CM/ECF Electronic Notification System addressed to:

ROBISON, BELAUSTEGUI, SHARP & LOW  
c/o Kent R. Robison, Esq.  
71 Washington Street  
Reno, Nevada 89503  
krobison@rbsllaw.com

*Attorney for the Defendants Peppermill and Ryan Tors*

\_\_\_\_\_ by electronic email addressed to the above:

\_\_\_\_\_ by personal or hand/delivery addressed to:

\_\_\_\_\_ by facsimile(fax) addresses to:

\_\_\_\_\_ by Federal Express/UPS or other overnight delivery addressed to:

DATED the 26<sup>th</sup> day of April, 2016.

/s/ Sarah Gondek  
An employee of Cohen Johnson Parker Edwards

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Jacqueline Bryant  
Clerk of the Court  
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# Exhibit 1

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**IN THE SECOND JUDICIAL DISTRICT FOR THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE**

MEI-GSR HOLDINGS, LLC, a Nevada  
Corporation, d/b/a/ GRAND SIERRA RESORT,

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a Nevada  
Corporation, d/b/a/ PEPPERMILL CASINO,

Defendant.

CASE NO.: CV13-01704

DEPT. NO.: B7

BUSINESS COURT DOCKET

**JUDGMENT ON JURY VERDICT**

This matter having been tried to a jury from January 11, 2016, to and including January 26, 2016, the parties having presented evidence and argument to the jury, and the jury having returned its Verdict For Defendant against the Plaintiff, judgment is entered in favor of Defendant, Peppermill Casinos, Inc. against the Plaintiff, MEI-GSR Holdings, LLC, a Nevada corporation, dba Grand Sierra Resort. This judgment is subject to further consideration, modification or amendments based upon post-trial motions as permitted by Rule 54 of the Nevada Rules of Civil Procedure.

Judgment is hereby entered in favor of Defendant against Plaintiff.

DATED this 25 day of MARCH, 2016.


  
DISTRICT JUDGE

**CERTIFICATE OF SERVICE**

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Pursuant to NRCP 5(b), I hereby certify that I am an employee of the Second Judicial District Court of the State of Nevada, County of Washoe; that on this 25 day of March, 2016, I electronically filed the following with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

- Kent Robison, Esq., for Peppermill Casinos, Inc.;
- H. Johnson, Esq. and Mark Wray, Esq. for MEI-GSR Holdings, LLC;

  
\_\_\_\_\_  
Judicial Assistant



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# Exhibit 2

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IN THE SECOND JUDICIAL DISTRICT FOR THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE

MEI-GSR HOLDINGS, LLC, a Nevada  
Corporation, d/b/a/ GRAND SIERRA RESORT,

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a Nevada  
Corporation, d/b/a/ PEPPERMILL CASINO,

Defendant.

CASE NO.: CV13-01704

DEPT. NO.: B7

BUSINESS COURT DOCKET

**AMENDED JUDGMENT ON JURY VERDICT**

This matter having been tried to a jury from January 11, 2016, to and including January 26, 2016, the parties having presented evidence and argument to the jury, and the jury having returned its Verdict For Defendant against the Plaintiff, judgment is entered in favor of Defendant, Peppermill Casinos, Inc. against the Plaintiff, MEI-GSR Holdings, LLC, a Nevada corporation, dba Grand Sierra Resort. On April 5, 2016, the Court entered its Order granting Defendant's *Motion for Costs and Attorneys' Fees*. Based on the Court's Order, the Judgment on Jury Verdict is amended and judgment is entered in favor of Peppermill for \$534,370.27 for costs and \$963,483.00 for attorneys' fees. The total of this Amended Judgment on Jury Verdict is \$1,497,853.27, which amount shall bear interest at the legal rate from the date hereof until satisfied.

DATED this 11 day of April, 2016.

  
DISTRICT JUDGE

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CV13-01704  
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Jacqueline Bryant  
Clerk of the Court  
Transaction # 5486175 : yvioria

# Exhibit 3

1 **CODE 2540**  
2 **GUNDERSON LAW FIRM**  
3 Mark H. Gunderson, Esq.  
4 Nevada State Bar No. 2134  
5 John R. Funk, Esq.  
6 Nevada State Bar No. 12372  
7 3895 Warren Way  
8 Reno, Nevada 89509  
9 Telephone: 775.829.1222  
10 Facsimile: 775.829.1226  
11 Attorneys for Ryan Tors

12 **IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA**

13 **IN AND FOR THE COUNTY OF WASHOE**

14 **MEI-GSR HOLDINGS, LLC, a Nevada Corporation, d/b/a GRAND SIERRA RESORT,** Case No. CV13-01704

15 Dept. No. B7

16 **Plaintiff,**

17 **vs.**

18 **BUSINESS COURT DOCKET**

19 **PEPPERMILL CASINOS, INC., a Nevada Corporation, d/b/a PEPPERMILL CASINO; RYAN TORS, an individual; JOHN DOES I-X and JANE DOES I-X, and ABC CORPORATIONS I-X,**

20 **Defendant.**

21 **NOTICE OF ENTRY OF ORDER**

22 **PLEASE TAKE NOTICE** that an *Order on the Motion to Dismiss Plaintiff's Complaint*  
23 *Against Ryan Tors Without Prejudice* was entered on March 9, 2015, a copy of which is attached as  
24 Exhibit "1."

25 **AFFIRMATION**

26 **The undersigned does hereby affirm that the preceding document NOTICE OF ENTRY**  
27 **OF ORDER, filed in the Second Judicial District Court of the State of Nevada, County of Washoe,**

28 **///**

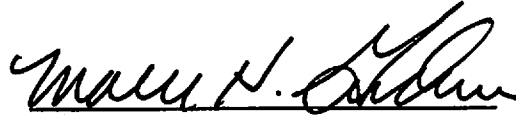
1 does not contain the social security number of any person.

2 DATED this 10 day of March, 2015.

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GUNDERSON LAW FIRM

By:



Mark H. Gunderson, Esq.  
Nevada State Bar No. 2134  
John R. Funk, Esq.  
Nevada State Bar No. 12372  
Attorneys for Ryan Tors

1 **CERTIFICATE OF SERVICE**

2 I certify that I am an employee of the law office of GUNDERSON LAW FIRM, and on the  
3 10 day of March, 2015 I e-filed the **NOTICE OF ENTRY OF ORDER** and a copy will be  
4 electronically mailed by the Second Judicial District Court through the ECF system to the  
5 following:

6  
7 H. Stan Johnson, Esq.  
8 Terry Kinnally, Esq.  
9 Cohen-Johnson, LLC  
10 255 E. Warm Springs Road  
11 Suite 100  
12 Las Vegas, NV 89119  
13 *sjohnson@cohenjohnson.com*  
14 *tkinnally@cohenjohnson.com*  
15 *Attorneys for MEI-GSR Holdings, LLC*

Kent R. Robison, Esq.  
Keegan G. Low, Esq.  
Therese M. Shanks, Esq.  
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*krobison@rbsllaw.com*  
*klow@rbsllaw.com*  
*tshanks@rbsllaw.com*  
*Attorneys for Peppermill Casinos, Inc.*  
*dba Peppermill Casino*

14 Mark Wray, Esq.  
15 The Law Offices of Mark Wray  
16 608 Lander Street  
17 Reno, NV 89509  
18 *mwrays@markwraylaw.com*  
19 *Attorneys for MEI-GSR Holdings, LLC*

20   
21 \_\_\_\_\_  
22 Cindy Stockwell

**EXHIBIT LIST**

Exhibit #	Description	No. of Pages
Exhibit 1	Order	4

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**Exhibit “1”**

**Exhibit “1”**



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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE

MEI-GSR HOLDINGS, LLC, a  
Nevada corporation, dba GRAND  
SIERRA RESORT,

Case No.: CV13-01704  
Dept. No.: 7

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a  
Nevada corporation, dba  
PEPPERMILL CASINO; RYAN  
TORS, an individual; et al.,

Defendants.

ORDER

Before the Court is Defendant Ryan Tors' *Motion to Dismiss Plaintiff's Complaint Against Ryan Tors without Prejudice*, filed February 2, 2015. Plaintiff MEI-GSR HOLDINGS, LLC (hereafter "GSR") filed an *Opposition* on February 20, 2015. Defendant filed a *Reply* and submitted the matter for decision on March 2, 2015. This *Order* follows.

Factual History

On August 2, 2013, GSR filed a *Complaint* against Tors and his former employer PEPPERMILL CASINOS, INC. (hereafter "Peppermill") alleging 1) violation of the Uniform Trade Secret Act; 2) vicarious liability / respondeat superior; 3) injunctive relief. Peppermill has since acknowledged that all of Tors'

1 actions giving rise to the instant suit were committed exclusively in the scope of his  
2 employment with Peppermill. To that end, Peppermill has accepted responsibility  
3 for the full extent of Tors' alleged liability and has agreed to indemnify him for any  
4 judgment that might be obtained against him in this case. Tors now moves to be  
5 dismissed from the case without prejudice.

6 Analysis

7 The Nevada Rules of Civil Procedure "shall be construed and administered to  
8 secure the just, speedy, and inexpensive determination of every action." NRCP 1.  
9 Tors offers that dismissal without prejudice of a party whose joinder has become  
10 immaterial is included within the unenumerated "inherent" powers of a Court to  
11 secure that aim. *See Blackjack Bonding v. City of Las Vegas, Mun. Ct.*, 116 Nev.  
12 1213, 1218, 14 P.3d 1275, 1279 (2000). GSR does not dispute this. Instead, GSR  
13 argues that it would be prejudiced by Tors' dismissal in several ways, including that  
14 Tors might seek attorney's fees against GSR and that GSR will lose their assurance  
15 of Tors' cooperation with discovery and appearance at trial. To this end, Tors notes  
16 that he is already subject to a trial subpoena which will guarantee his appearance  
17 as a witness. Further, he has agreed to waive any claim for attorney's fees and  
18 costs upon dismissal.

19 As Tors points out, Peppermill has assumed the full extent of his alleged  
20 legal liability in this matter and the issue of injunctive relief is moot as he is no  
21 longer a Peppermill employee. There appear to be no practical reasons to require  
22 him to maintain a defense in this action. Therefore, good cause appearing, GSR's  
23 claims against Ryan Tors are **DISMISSED** without prejudice.

24 **IT IS HEREBY ORDERED.**

25 DATED this 9 day of March, 2015.

26   
27 PATRICK FLANAGAN  
28 District Judge

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**CERTIFICATE OF SERVICE**

Pursuant to NRCP 5(b), I hereby certify that I am an employee of the Second Judicial District Court of the State of Nevada, County of Washoe; that on this 9 day of March, 2015, I electronically filed the following with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

Kent Robison, Esq., for Peppermill Casinos, Inc.;

H. Johnson, Esq., for MEI-GSR Holdings, LLC;

Mark H. Gunderson, Esq., for Ryan Tors;

I deposited in the Washoe County mailing system for postage and mailing with the United States Postal Service in Reno, Nevada, a true copy of the attached document addressed to:

  
Judicial Assistant

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Clerk of the Court  
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# Exhibit 4

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE

MEI-GSR HOLDINGS, LLC, a  
Nevada corporation, dba GRAND  
SIERRA RESORT,

Case No.: CV13-01704

Dept. No.: 7

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a  
Nevada corporation, dba  
PEPPERMILL CASINO; et al.,

Defendants.

---

**ORDER**

Before the Court is Plaintiff MEI-GSR HOLDINGS, LLC's (hereafter "GSR")  
*Motion for Leave to File Amended Complaint on Order Shortening Time*, filed March  
2, 2015. Defendant PEPPERMILL CASINOS, INC. (hereafter "Peppermill") filed  
an *Opposition* on March 11, 2015. GSR filed a *Reply* on March 13, 2015 and  
submitted the matter for decision.

GSR seeks leave to file an amended complaint pursuant to NRCP 15(a).<sup>1</sup> The  
original *Complaint*, filed August 2, 2013, alleged three claims for relief: violation of  
Uniform Trade Secrets Act, NRS 600A.010 *et seq.*; vicarious liability / respondeat  
superior; and injunctive relief. GSR now proposes to add seven new claims for

---

<sup>1</sup> A party may amend a pleading after the filing of a responsive pleading only by leave of court or by  
written consent of the adverse party. NRCP 15(a).

1 relief: (1) civil conspiracy, (2) unlawful acts regarding computers, (3) unfair trade  
2 practices, (4) infringement of trade secrets in violation of NRS 600.050 and NRS  
3 600.080; (5) deceptive trade practices, (6) common law unfair competition, and (7)  
4 unjust enrichment. They also seek to add a new Defendant, John Hanson, former  
5 General Manager of the Peppermill, and reassert claims against Ryan Tors, who  
6 was dismissed from this action without prejudice on March 9, 2015. They argue  
7 that the new claims are based on recent discovery, and that any delays in bringing  
8 the instant motion were the result of the Peppermill's failure to conduct discovery in  
9 good faith. They further argue that Peppermill will not be prejudiced by the  
10 amended complaint because little additional discovery will be required and because  
11 there is "ample" time to conduct such discovery if needed.

12 Peppermill opposes the *Motion*. It argues that the new claims will require  
13 them to retain new experts, address new discovery issues, and file costly motions to  
14 dismiss. It states that it will be significantly prejudiced as a result. It further  
15 argues that the motion is merely an improper attempt to delay the proceedings,  
16 noting that the procedural deadlines in this case may have to be extended if the  
17 motion is granted.

18 Leave to amend shall be freely given where justice so requires. NRCP 15(a).  
19 Sufficient reasons to deny a motion to amend a pleading include undue delay, bad  
20 faith or dilatory motives on the part of the movant, and undue prejudice. *See Kantor*  
21 *v. Kantor*, 116 Nev. 886, 891 (2000); *In re Western States Wholesale Natural Gas*  
22 *Antitrust Litigation*, 715 F.3d 716, 738 (9th Cir. 2013). The Nevada Rules of Civil  
23 Procedure, on the whole, are to be construed and administered to secure the just,  
24 speedy, and inexpensive determination of every action. NRCP 1.

25 The discovery deadline is April 16, 2015. This case is scheduled to go to trial  
26 July 6, 2015. At this late stage of the litigation, the addition of John Hanson as a  
27 Defendant, alone, would likely place the trial date in jeopardy. Mr. Hanson would  
28 need to obtain counsel, who would in turn need the opportunity to review the

1 evidence in this case, file responsive pleadings, and conduct discovery. Further, the  
2 addition of seven new claims would almost certainly necessitate further discovery  
3 and dispositive motion practice by Peppermill. GSR's argument that no new  
4 discovery would be necessary is unpersuasive. The new causes of action present  
5 new elements, new theories of liability, and new issues as to damages. Peppermill  
6 and the proposed additional defendants must be afforded adequate opportunity to  
7 defend themselves on each claim.

8       It must be determined, then, whether "justice requires" that leave to amend  
9 be granted in this case. GSR argues that support for its new claims arises from the  
10 recent admissions of Mr. Tors in his September and December 2014 depositions. It  
11 also argues, however, that all its claims (including its new claims) stem from the  
12 same set of alleged transactions: Mr. Tors gained unauthorized access to GSR slot  
13 machine par values as a Peppermill employee and Peppermill thereafter used that  
14 information. It appears that these core facts, elicited from Mr. Tors during  
15 deposition, have remained mostly unchanged throughout the proceedings. They  
16 were generally conceded by the Defendants in the pleadings. Further, the same  
17 facts were evident from records of the Nevada Gaming Commission's proceedings  
18 against Peppermill arising from this same transaction. In light of this it appears  
19 that all of GSR's new claims, as well as its theory of liability for Mr. Hanson, a  
20 Peppermill officer, could have been alleged much earlier.

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Based on the above, GSR has failed to demonstrate that its need to amend its complaint outweighs the cost and delay that such an amendment would likely cause. Both parties have already undertaken significant expense in litigating this matter. Both parties have been apprised of the basic operative facts underlying all of the allegations, old and new, for some time. In the interests of securing the just, speedy, and inexpensive determination of this action, Plaintiff's *Motion for Leave to File Amended Complaint* must be **DENIED**.

**DATED** this 24 day of March, 2015.

  
\_\_\_\_\_  
PATRICK FLANAGAN  
District Judge




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**CERTIFICATE OF SERVICE**

Pursuant to NRCP 5(b), I hereby certify that I am an employee of the Second Judicial District Court of the State of Nevada, County of Washoe; that on this 24 day of March, 2015, I electronically filed the following with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

- Kent Robison, Esq., for Peppermill Casinos, Inc.;
- H. Johnson, Esq. and Mark Wray, Esq. for MEI-GSR Holdings, LLC;
- John Funk, Esq., for Ryan Tors;

I deposited in the Washoe County mailing system for postage and mailing with the United States Postal Service in Reno, Nevada, a true copy of the attached document addressed to:

  
Judicial Assistant

FILED  
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Transaction # 5486175 : yvioria

# Exhibit 5

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE

MEI-GSR HOLDINGS, LLC, a  
Nevada corporation, dba GRAND  
SIERRA RESORT,

Case No.: CV13-01704  
Dept. No.: 7

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a  
Nevada corporation, dba  
PEPPERMILL CASINO; et al.,

Defendants.

**ORDER**

Before the Court are Plaintiff MEI-GSR HOLDINGS, LLC's (hereafter "GSR") *Motion to Compel Disclosure of Documents Pursuant to Requests for Production*, filed March 4, 2015; Defendant PEPPERMILL CASINOS INC.'s (hereafter "Peppermill") *Motion to Disclose and Use Confidential Evidence*, filed March 5, 2015; Plaintiff's *Motion for Leave to File a Motion for Reconsideration of the Dismissal of Ryan Tors without Prejudice*; and Defendant's *Motion for Protective Order re: Expert Witness Notices*, filed April 6, 2015. On March 19, 2015, Plaintiff filed an *Opposition to the Motion to Disclose and Use Confidential Evidence*. On March 23, 2015, Defendants filed an *Opposition to the Motion to Compel* and a *Reply* in support of the *Motion to Disclose* on March 23, 2015. On March 30, Plaintiff filed a *Reply* in support of the *Motion to Compel*. On April 1, 2015,

1 Defendant filed an *Opposition* to the *Motion for Reconsideration* and on April 8,  
2 2015, Plaintiff filed a *Reply* in support thereof. On April 20, 2015, the Court heard  
3 oral arguments on the *Motion to Compel* and the *Motion to Disclose*. On April 21,  
4 2015, Defendant filed a request for submission and proposed order regarding the  
5 *Motion for Protective Order re: Expert Witness Disclosures*. That same day, Plaintiff  
6 filed a *Motion to Strike* that request for submission. This *Order* follows.

7 **Summary**

8 The facts of this case have been well-briefed. GSR brought suit against  
9 Peppermill alleging that Peppermill, through its agent Ryan Tors, surreptitiously  
10 accessed trade secret par values contained in gaming machines at the GSR and  
11 thereafter used that information to its advantage in violation of the uniform trade  
12 secret act. On March 9, 2015, the Court granted Peppermill's motion to dismiss  
13 Ryan Tors from the action without prejudice. The close of discovery was April 16,  
14 2015.

15 **Analysis**

16 **1. Motion for Protective Order**

17 Upon close review of the docket, it appears that Plaintiff's time to oppose the  
18 Defendant's *Motion for Protective Order re: Expert Witness Notices*, filed April 6,  
19 2015, has not yet expired. While the Court had indicated at the April 20, 2015,  
20 hearing that it was prepared to rule on the motion, it will forgo disposition until the  
21 matter is fully briefed. Plaintiff has until April 23, 2015, to file a response pursuant  
22 to WDCR 13(3). Plaintiff's *Motion to Strike* Defendant's request for submission of  
23 the *Motion for Protective Order*, filed April 21, 2015, is granted.

24 **2. Motion to Compel Disclosure of Documents Pursuant to Requests**  
25 **for Production**

26 At hearing on the *Motion to Compel*, it was apparent that the parties might  
27 come to some agreement as to what has and has not already been disclosed in this  
28 case and as to what might constitute reasonable disclosures within the parameters

1 of the discovery rules. The parties are directed to meet and confer within ten days  
2 of this order and to clarify and narrow the requests at issue so as to enable  
3 Defendant to promptly comply therewith. The discovery period will be reopened for  
4 ten days following the meet and confer for the limited purpose of allowing those  
5 disclosures. The Court notes that Plaintiff's counsel Mr. Johnson's recent  
6 unavailability may impede communication on these issues. The parties are strongly  
7 encouraged to arrange the meet and confer so as to include him if at all possible.

8 The Court further notes that Defendant received the First Request for  
9 Production of Documents at issue on November 10, 2014. Responses were due on  
10 December 15, 2014. Defendant did not respond to the requests until January 21,  
11 2015. At the hearing, counsel for Defendant was asked to address the untimeliness  
12 of the disclosures but no explanation was offered. Absent that delay, this matter  
13 might have been resolved earlier, saving everyone time and expense. In recognition  
14 of this, Defendant is hereby ordered to pay \$2,500 to the Plaintiff as a sanction  
15 pursuant to NRCP 37(a)(4).

### 16 **3. Motion to Disclose and Use Confidential Evidence**

17 On March 4, 2015, the General Manager of the GSR inadvertently emailed a  
18 17 page PDF containing sensitive financial information to the private email of an  
19 acquaintance now working as Corporate Executive Director of Marketing for the  
20 Peppermill. On March 5, 2015, Peppermill filed a motion asking that it be allowed  
21 to disclose and use that information in the instant case. It argues that the financial  
22 information is probative of GSR's practices with respect to protecting sensitive  
23 business information, including the par values that GSR contends constitute trade  
24 secrets in this case.<sup>1</sup>

25 Under NRS 48.035, even relevant evidence is not admissible if its probative  
26 value is substantially outweighed by the danger of unfair prejudice, confusion of the  
27

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28 <sup>1</sup> In establishing that the par values are trade secrets, Plaintiff will be required to show that they are  
"subject to reasonable efforts to maintain [their] secrecy."

1 issues, or of misleading the jury. Two items are at issue here: 1) the fact that  
2 financial information was sent to the wrong email address, and 2) the information  
3 itself. Here, neither is particularly relevant, and both (particularly the latter) pose  
4 a significant risk of creating undue prejudice and confusion. At issue in this case  
5 are the steps GSR took to protect the par values stored within its slot machines.  
6 NRS 600A.030(5)(b). Other than this recent incident, there is no evidence of a  
7 pattern of such revelations by Plaintiff. To permit the jury to receive evidence of  
8 this isolated incident to the jury would be very prejudicial to the Plaintiff.  
9 Additionally, any discussion of unrelated financial information and the fact of a  
10 single inadvertent disclosure thereof is minimally probative, at best. Weighing the  
11 competing interests, the court will bar this evidence. NRS 48.035. Defendant's  
12 *Motion to Use and Disclose Confidential Evidence* is denied.

#### 13 **4. Motion to Reconsider the Dismissal of Ryan Tors**

14 GSR asks that the Court reconsider its March 9, 2015 order dismissing Ryan  
15 Tors from this case without prejudice. A decision may be reconsidered only in those  
16 rare instances in which substantially different evidence is subsequently introduced  
17 or the decision is clearly erroneous. *Masonry & Tile Contractors Ass'n of S. Nevada*  
18 *v. Jolley, Urga, & Wirth*, 113 Nev. 737 (1997). In the Court's prior order, it  
19 determined that Peppermill's indemnification agreement with Ryan Tors rendered  
20 his participation in the suit meaningless and that, in the interests of judicial  
21 economy pursuant to NRCP 1, he should be dismissed. GSR now argues that that  
22 holding was clearly in error. It argues that Peppermill is now attempting to evade  
23 liability for Tors' conduct and that the original indemnification agreement is  
24 illusory. It also argues that Tors' dismissal amounts to an unjust forced settlement.

25 The Court's original findings do not appear to be clearly erroneous. Contrary  
26 to GSR's assertions, Peppermill has not attempted to take positions contrary to its  
27 earlier agreement that it was liable for Tors' actions under *respondeat superior*.  
28 Moreover, GSR's arguments that the dismissal amounts to a forced settlement or

1 that the indemnification agreement is illusory are unpersuasive.

2 Tors' continuing presence in this case would benefit none of the parties and  
3 only serve to consume additional resources for all involved. The Court has  
4 authority to manage cases before it in the interests of economy and efficiency under  
5 NRC 1. GSR has presented no new evidence or arguments indicating that the  
6 exercise on that discretion on this issue was in error. Accordingly, GSR's *Motion for*  
7 *Reconsideration of the Dismissal of Ryan Tors without Prejudice* is denied.

8 **CONCLUSION**

9 Based on the foregoing, Plaintiff's *Motion to Strike* the request for submission  
10 of the *Motion for Protective Order re: Expert Witness Disclosures* is **GRANTED**.  
11 Defendant's *Motion to Use and Disclose Confidential Evidence* is **DENIED**.  
12 Plaintiff's *Motion to Reconsider the Dismissal of Ryan Tors without Prejudice* is  
13 **DENIED**. As to Plaintiff's *Motion to Compel Disclosure of Documents Pursuant to*  
14 *Request for Production*, the parties are ordered to meet and confer on the matter  
15 within ten days of this order to clarify and narrow the requests so as to enable  
16 Defendant to produce all relevant information as requested. The discovery deadline  
17 will be opened for an additional ten days beyond the date of the meet and confer for  
18 the limited purpose of allowing Defendant to produce documents in response to  
19 those requests. Defendant is further ordered to pay \$2,500 to Plaintiff in sanction  
20 for failure to timely respond to a discovery request.

21 **IT IS SO ORDERED.**

22 **DATED** this 23 day of April, 2015.

23  
24   
25 **PATRICK FLANAGAN**  
26 District Judge  
27  
28

1 **CERTIFICATE OF SERVICE**

2 Pursuant to NRCP 5(b), I hereby certify that I am an employee of the Second  
3 Judicial District Court of the State of Nevada, County of Washoe; that on this  
4 23 day of April, 2015, I electronically filed the following with the Clerk of the  
5 Court by using the ECF system which will send a notice of electronic filing to the  
6 following:

7 Kent Robison, Esq., for Peppermill Casinos, Inc.;

8 H. Johnson, Esq., for MEI-GSR Holdings, LLC;

9 Mark H. Gunderson, Esq., for Ryan Tors;

10 I deposited in the Washoe County mailing system for postage and mailing  
11 with the United States Postal Service in Reno, Nevada, a true copy of the attached  
12 document addressed to:

13   
14 Kaitlyn D. Sims  
15 Judicial Assistant  
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Jacqueline Bryant  
Clerk of the Court  
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# Exhibit 6

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6 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

7 IN AND FOR THE COUNTY OF WASHOE

8 \* \* \*

9 MEI-GSR HOLDINGS, LLC, a Nevada corporation,  
10 d/b/a GRAND SIERRA RESORT,

11 Plaintiff,

Case No. CV13-01704

12 vs.

Dept. No. B7

13 PEPPERMILL CASINOS, INC., a Nevada  
corporation, d/b/a PEPPERMILL CASINO, et al.,

14 Defendants.

15 \_\_\_\_\_ /  
16 **RECOMMENDATION FOR ORDER**

17 The background of this action is set forth in greater detail in previous decisions from the  
18 Court. Presently before the Court is a *Counter-Motion to Compel Discovery of Emails*, filed on  
19 November 20, 2015, by Plaintiff MEI-GSR Holdings, LLC.<sup>1</sup> *Peppermill's Opposition to GSR's*  
20 *Counter-Motion to Compel Discovery of Emails* was filed on December 11, 2015, by Defendant  
21 Peppermill Casinos, Inc. Plaintiff's *Reply in Support of Plaintiff's Counter-Motion to Compel*  
22 *Discovery of Emails* was filed on December 14, 2015, and the motion was submitted for decision on  
23 December 15, 2015.

24 \_\_\_\_\_  
25 <sup>1</sup> The full title of the document filed by Plaintiff is *Opposition to Defendant's Motion to Compel Electronically*  
26 *Stored Information Search and Counter-Motion to Compel Discovery of Emails*. The referenced motion to compel has  
been fully briefed and submitted for decision. However, in light of the impending trial, Defendant Peppermill Casinos, Inc.,  
informed the Court on December 22, 2015, that it is withdrawing that motion, subject to its right to resubmit the motion if  
trial is continued.

1           A.     Background

2           This action arises out of allegations that Ryan Tors, acting on behalf of Defendant, entered  
3 Plaintiff's premises for the specific purpose of accessing the diagnostic and payback percentages of  
4 certain slot machines. On July 12, 2013, the date that Mr. Tors was detained on Plaintiff's premises,  
5 the Nevada Gaming Control Board ("GCB") initiated an investigation into these allegations. In a  
6 letter to Defendant dated July 15, 2015, GCB requested that Defendant produce, inter alia, "[a]ll  
7 internal and external electronic (email) correspondence in which employee Ryan Tors was the  
8 author, recipient or 'copied to' recipient, from July 15, 2012 to present."<sup>2</sup> On July 17, 2013, a  
9 compact disc containing documents from Mr. Tors' email account from July 2012 to July 2013 was  
10 provided to GCB.

11           On July 31, 2013, GCB representatives provided Defendant with a letter containing the  
12 following request:

13           You are requested to provide the email data for the following individuals:

14           Mr. Ryan Tors, Corporate Analyst  
15           Mr. John Hanson, Casino General Manager  
16           Mr. Dave McHugh, Slot Director  
              Mr. Dave Halabuk, Marketing Director (former)  
              Mr. William Paganetti, Jr., Licensee  
              Mr. William Paganetti, Director of Marketing

17           The email correspondence for the above named individuals shall be provided for the  
18 19 month period from January 1, 2012 to July 25, 2013. This will be in .PST format if  
applicable and will include all attachments, task list, and the recursive folder structure  
and archived content. If the network email structure is not an MS Exchange Server,  
then the equivalent format and content shall be provided.

19           The collected information shall be copied to external media provided by the NGCB.  
20           The collection of data shall be under the direct supervision of the NGCB Agent  
presenting this document.

21           On July 31, 2013, and August 2, 2013, GCB acquired the requested email data by downloading it to  
22 an external hard drive.

23           As a result of its investigation, GCB filed a complaint (initiating a proceeding designated as  
24 "NGC 13-23") against Defendant (and others) with the Nevada Gaming Commission ("NGC"),  
25 alleging various violations of Nevada gaming laws relating to Mr. Tors' conduct at Plaintiff's property

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26           <sup>2</sup> GCB had already obtained access to Mr. Tors' office on July 12, 2013, and they took Mr. Tors' computer on July 13, 2013.

1 and several other gaming establishments in Nevada. In a “Stipulation for Settlement and Order”  
2 entered into on February 13, 2014, Defendant admitted each allegation of the GCB complaint and  
3 agreed to pay a substantial fine. NGC approved this settlement on February 20, 2014.

4 This lawsuit was commenced on August 2, 2013. On June 16, 2014, Plaintiff filed a *Motion*  
5 *for Order Directing the Nevada Gaming Control Board to Produce All Documents and Other*  
6 *Evidence Pertaining to NGC 13-23*. Essentially, Plaintiff sought from GCB all documents and  
7 electronically stored information (“ESI”) created or obtained in the course of the investigation  
8 described above. The motion was opposed by Defendant, GCB, and NGC, and the Court ultimately  
9 denied that request in its order of October 7, 2014, confirming a *Recommendation for Order* filed on  
10 September 26, 2014. That motion was denied based upon an analysis of various factors. With  
11 regard to one factor—the relevance of information obtained by GCB—the Court recognized that  
12 GCB investigatory materials undoubtedly contained relevant information. But it also observed that  
13 some materials obtained by GCB might not be discoverable: “In the course of its investigation, the  
14 GCB might have requested and obtained information, documents, and ESI that fall outside the  
15 scope of discovery under NRCP 26(b)(1), or that might be protected from disclosure in civil litigation  
16 for various reasons.”

17 On November 10, 2014, Plaintiff served Defendant with a request for production of  
18 documents which included a request for “[a]ll documents provide[d] to the Nevada Gaming Board  
19 and/or Nevada Gaming Commission as part of the investigation of NGC 13-23.” The deadline for  
20 service of Defendant’s written response to that request was December 15, 2014; however, no  
21 response was served on or before that deadline, and no extension of time for service of that  
22 response was either provided by Plaintiff or granted by the Court.<sup>3</sup> On January 7, 2015, Plaintiff’s  
23 counsel sent an email to Defendant’s counsel about the need for a discovery dispute conference.

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24 <sup>3</sup> Defendant observes that after receiving Plaintiff’s request for production, its counsel presented to Plaintiff’s  
25 counsel the idea of creating and implementing an ESI protocol as an alternative to costly and contentious piecemeal  
26 document requests. Defendant also represents that Plaintiff’s counsel seemed receptive to the idea. However, no writing  
has been provided to the Court in which Plaintiff directly or indirectly agreed to extend the deadline for service of  
Defendant’s written response to the request for production. In that regard, the Court will not enforce any purported  
agreement by the parties “unless the same shall, by consent, be entered in the minutes in the form of an order, or unless  
the same shall be in writing subscribed by the party against whom the same shall be alleged, or by his attorney.” *See* DCR  
16.

1 On the subject of the request for production, Plaintiff's counsel stated that "[t]here is no need for  
2 discussion concerning the Peppermill's responses to the request for production since the responses  
3 were due on December 15, 2014 and no response has been served to date, thereby waiving all  
4 objections to the same." Nevertheless, on January 21, 2015, Defendant served its response to the  
5 first request for production. In its objections to the request quoted above, Defendant complained  
6 that the request encompassed information about other casinos in Northern Nevada, and that GCB  
7 obtained much information that has no bearing on any issue in this action.

8 On March 4, 2015, Plaintiff filed *Plaintiff's Motion to Compel Disclosure of Documents*  
9 *Pursuant to Requests for Production*. Plaintiff argued, inter alia, that Defendant's failure to serve a  
10 timely response waived all objections to its requests. In its opposition, Defendant argued the merits  
11 of its objections, in addition to other points. On April 6, 2015, the Court ordered a hearing on this  
12 motion, which took place on April 20, 2015. In its written order of April 23, 2015, the Court observed  
13 that Defendant failed to timely respond to the request for production, and sanctioned Defendant in  
14 the amount of \$2,500. Significantly, however, the Court did not find that Defendant's objections  
15 were waived. Instead, it ruled, in pertinent part, as follows:

16 At hearing on the *Motion to Compel*, it was apparent that the parties might come to  
17 some agreement as to what has and has not already been disclosed in this case and  
18 as to what might constitute reasonable disclosures within the parameters of the  
19 discovery rules. The parties are directed to meet and confer within ten days of this  
20 order and to clarify and narrow the requests at issue so as to enable Defendant to  
21 promptly comply therewith. . . .

20 Thus, the Court expressly directed that the requests be clarified and narrowed, rather than finding  
21 that all objections were waived and simply directing Defendant to produce all requested documents.<sup>4</sup>

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23 <sup>4</sup> This directive was in keeping with a concern raised by the Court during the hearing, regarding the breadth of  
24 Plaintiff's requests (found at Pages 6-7 of the hearing transcript):

24 Well, one of the concerns, I think, anybody would have, if you look at the definitions, and I'm looking at  
25 information, it includes, quote, any information of any nature obtained by Ryan Tors or any other  
26 employee or agent of the defendant in which Ryan Tors accessed any gaming machines of any casino in  
the last five years to obtain par or other information through the diagnostic screen or other means of  
access, excluding any machines owned by—excluding the Peppermill's machines. The request for any  
information of any nature seems rather broad, doesn't it?

1 On May 1, 2015, counsel conferred about the request for production. In an emailed letter to  
2 Plaintiff's counsel dated May 4, 2015, Defendant's counsel stated that the parties had reached  
3 apparent agreement regarding Defendant's need to produce additional documents in response to  
4 various categories of that request. Apparently, no agreement was reached on the need to produce  
5 documents regarding the request for "[a]ll documents provide[d] to the Nevada Gaming Board and/or  
6 Nevada Gaming Commission as part of the investigation of NGC 13-23."<sup>5</sup> During a conference call  
7 between counsel and the Court on May 4, 2015, Defendant's counsel stated that the parties had  
8 agreed on the production of documents, aside from whether Defendant must produce highly  
9 sensitive information to Plaintiff involving other casinos not involved in this litigation (according to the  
10 Court minutes of that conference call). The parties were told that a hearing would be held on May 8,  
11 2015, to allow the Court to receive expert testimony regarding this request. On May 7, 2015,  
12 however, the Court was contacted and advised by counsel that the hearing could be vacated.

13 Thereafter, counsel for both sides explored the possibility that they might agree upon a  
14 protocol to search Defendant's email servers for documents sought by Plaintiff. In that regard, the  
15 initial protocol proposed by Defendant's counsel was deemed too narrow by Plaintiff. At a discovery  
16 dispute conference on July 10, 2015, Plaintiff's counsel agreed to provide Defendant's counsel with  
17 an alternative word search protocol.

18 In an emailed letter to Plaintiff's counsel dated July 23, 2015, Defendant's counsel  
19 represented that Defendant could replicate the process followed by GCB when it originally obtained  
20 Defendant's emails in 2013, and thereby compile all emails that were obtained by GCB. Counsel  
21 reiterated concerns raised previously that the emails obtained by GCB—that is, all emails to and  
22 from six individuals—would "include and pertain to matters completely unrelated to this litigation."  
23 To that end, he reasserted the need for a word search protocol to obtain discoverable information.

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24 <sup>5</sup> In that letter, Defendant's counsel states as follows with regard to this request:

25 Denise Vessie [i.e., Defendant's Executive Vice President] testified that documents were not "provided"  
26 to the Nevada Gaming Control Board as part of its investigation of NGC 13-23. She testified that the  
Gaming Control Board took computers and later returned them. There was no exercise by the  
Peppermill of providing copies of anything to the NGCB.

1 In a letter to Defendant's counsel dated July 31, 2015, Plaintiff's counsel provided a word  
2 search protocol. Defendant's counsel found several of the proposed terms to be too broad, and  
3 counsel held another discovery dispute conference on August 11, 2015. In a letter to Plaintiff's  
4 counsel of that same date, Defendant's counsel again stated his concerns that some of the emails  
5 obtained by GCB are beyond the scope of discovery, and added that those emails might also raise  
6 confidentiality concerns of nonparties. He offered to allow Plaintiff's counsel to review the email  
7 collection in native (i.e., .pst) format at the offices of Defendant's counsel. After Plaintiff's counsel  
8 identified specific emails for production, those emails would be reviewed by Defendant's counsel for  
9 responsiveness and privileged status. Ultimately, requested emails would be produced, with any  
10 necessary objections and redactions, and an accompanying privilege log.

11 In a letter faxed to Defendant's counsel on August 13, 2015, Plaintiff's counsel maintained  
12 that information about other casinos is not beyond the scope of discovery, and that Defendant lacks  
13 standing to raise privacy objections on behalf of nonparties. He also sought clarity on whether the  
14 email collection represented all emails obtained by GCB, or just certain emails selected by  
15 Defendant. In a response letter emailed on August 17, 2015, Defendant's counsel confirmed that  
16 the parties had reached agreement on a process for inspecting the email, and stated his belief that  
17 the collection includes all emails obtained by GCB in 2013. He continued to oppose the request for  
18 emails concerning other casinos and those raising privacy concerns of nonparties. Plaintiff's  
19 counsel faxed a response letter to Defendant's counsel on August 26, 2015, in which he maintained  
20 that all objections have been waived. He also maintained that Plaintiff is entitled to data pertaining  
21 to Defendant's "customers, employees, vendors, personal matters, and banking activities, so long as  
22 the material is reasonably calculated to lead to the discovery of admissible evidence." Finally, he  
23 disavowed any agreement that emails would be reviewed at the offices of Defendant's counsel.

24 The email collection was available for review by Plaintiff's counsel in September 2015.  
25 Presumably because he believed that those emails should be provided directly to him (rather than  
26 made available for his review at the offices of Defendant's counsel), Plaintiff's counsel did not review

1 those emails in September or October. However, on November 4, 2015, Plaintiff's counsel spent  
2 approximately one hour reviewing the emails at the offices of Defendant's counsel, and taking notes  
3 about emails he thought were relevant. After Defendant filed a motion to compel (on November 2,  
4 2015), Plaintiff brought this countermotion to compel on November 20, 2015.

5 B. Discussion

6 In this motion, Plaintiff maintains that it is entitled to all of the .pst email files, and any other  
7 documents or ESI, taken by or provided to GCB in the course of its investigation concerning NGC  
8 13-23. Without question, the scope of discovery is broad—it potentially extends to any matter, not  
9 privileged, which is relevant to the subject matter involved in the pending action. See NRCP  
10 26(b)(1). But notwithstanding the broad scope of NRCP 26(b)(1), “discovery, like all matters of  
11 procedure, has ultimate and necessary boundaries.” See Oppenheimer Fund, Inc. v. Sanders, 437  
12 U.S. 340, 351 (1978); Hickman v. Taylor, 329 U.S. 495, 507 (1947). “Where it is sought to discover  
13 information which can have no possible bearing on the determination of the action on its merits, it  
14 can hardly be within the rule.” Washoe Cnty. Bd. of Sch. Trs. v. Pirhala, 84 Nev. 1, 5, 435 P.2d 756,  
15 758 (1968) (quoting Jeppesen v. Swanson, 68 N.W.2d 649, 657 (Minn. 1955)); see also Schlatter v.  
16 Dist. Court, 93 Nev. 189, 192, 561 P.2d 1342, 1343-44 (1977) (“Respondent court . . . exceeded its  
17 jurisdiction by ordering disclosure of information neither relevant to the tendered issues nor leading  
18 to discovery of admissible evidence”). In fact, a court may properly deny a party access even to  
19 relevant and nonprivileged material under appropriate circumstances. See NRCP 26(b)(2), (c).

20 GCB's requests for materials from Defendant were not subject to or restricted by NRCP  
21 26(b)(1). Because GCB obtained all emails from the six individuals described above for a nineteen-  
22 month period, without regard to subject matter, GCB certainly obtained emails (and perhaps other  
23 documents and ESI) that are outside the scope of discovery established by NRCP 26(b)(1).  
24 Significantly, the Court previously raised relevancy concerns when Plaintiff attempted to obtain  
25 investigatory materials directly from GCB, and during the hearing on April 20, 2015. Manifestly,  
26 Plaintiff is not entitled to materials that fall outside the scope of discovery.



1 Plaintiff has consistently emphasized that Defendant waived any objection to this request  
2 when it failed to serve a timely response.<sup>6</sup> This argument was raised in connection with Plaintiff's  
3 motion to compel of March 4, 2015, and at the hearing on April 20, 2015. Notwithstanding the oral  
4 and written points and authorities presented by Plaintiff, the Court did not rule that Defendant had  
5 waived all objections to the request for production, or that it was required to produce the materials  
6 requested by Plaintiff; indeed, the Court did not grant Plaintiff's motion.<sup>7</sup> Moreover, as stated above,  
7 the Court expressed concern about the breadth of Plaintiff's requests.

8 To be sure, a party who fails to assert timely objections generally waives its right to assert  
9 those objections.<sup>8</sup> Further, an objection based upon relevance can be waived. See, e.g., Snyder Oil  
10 Corp. v. Samedan Oil Corp., 208 F.3d 521, 527 n.8 (5th Cir. 2000); Fifty-Six Hope Road Music, Ltd.  
11 v. Mayah Collections, Inc., No. 2:05-cv-01059-KJD-GWF, 2007 WL 1726558, at \*10 (D. Nev. June

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12 <sup>6</sup> In addition, Plaintiff argues that Defendant was affirmatively required by NRCP 16.1(a)(1)(B) to produce all  
13 materials provided to or taken by GCB in its investigation. For reasons explained at Pages 8-12 in the *Recommendation*  
14 *for Order* filed on September 19, 2014 (which, in part, concerned a request for "documents concerning Ryan Tors which  
15 were produced to the Gaming Board"), the Court rejects that argument. As explained therein, the Court construes NRCP  
16 16.1(a)(1) as requiring a party to identify or produce only information and documents that it may use in the case. In any  
17 event, as explained in the text, GCB's requests for materials from Defendant were not subject to or restricted by NRCP  
18 26(b)(1), and they therefore encompassed materials that are beyond the scope of discovery established by NRCP  
19 26(b)(1). In that regard, no interpretation of NRCP 16.1(a)(1) has ever required a party to produce or identify documents  
20 that are beyond the scope of NRCP 26(b)(1).

21 <sup>7</sup> In its counter-motion to compel, Plaintiff states that "[o]n April 23, 2015, this Court granted GSR's first motion to  
22 compel discovery." That statement is not correct. The Court's order of April 23, 2015, addressed four pending matters. In  
23 the "Conclusion" of that order, the Court expressly granted a motion to strike; denied a motion to use and disclose  
24 confidential evidence; and denied a motion for reconsideration. With regard to the motion to compel, the Court did not  
25 grant or deny the motion; rather, it stated as follows:

26 As to Plaintiff's *Motion to Compel Disclosure of Documents Pursuant to Request for Production*, the  
parties are ordered to meet and confer on the matter within ten days of this order to clarify and narrow  
the requests so as to enable Defendant to produce all relevant information as requested. The discovery  
deadline will be opened for an additional ten days beyond the date of the meet and confer for the limited  
purpose of allowing Defendant to produce documents in response to those requests. Defendant is  
further ordered to pay \$2,500 to Plaintiff in sanction for failure to timely respond to a discovery request.

<sup>8</sup> On May 22, 2015, the Discovery Commissioner issued a *Recommendation for Order* regarding a motion for  
protective order filed by Defendant on April 10, 2015. That decision addressed Defendant's request for an order barring  
Plaintiff from discovery of "any information or documents relevant to the time period before GSR was issued a gaming  
license," based on the argument that Plaintiff could not recover damages for misappropriation of trade secrets to the extent  
that the alleged wrongful acts occurred before Plaintiff obtained its gaming license. In that regard, the only discovery  
request identified by Defendant as giving rise to a need for protection was Plaintiff's first request for production of  
documents. In part, Defendant's motion was denied on the ground that "[t]he failure to serve a timely written response to  
the request for production generally constitutes a waiver of any objection to the categories of that request." But the  
Discovery Commissioner was not asked to address the parties' dispute regarding the request for "[a]ll documents  
provide[d] to the Nevada Gaming Board and/or Nevada Gaming Commission as part of the investigation of NGC 13-23"—  
an entirely different question from the one presented, and one that might therefore have resulted in a different outcome.  
As explained in the text, *infra*, a party's waiver of the right to assert objections does not necessarily require the court to  
enforce the underlying discovery request.

1 11, 2007). But notwithstanding a party's waiver of all objections through the failure to serve a timely  
2 written response, the Court may decline to enforce requests that it finds to be patently objectionable.  
3 See, e.g., Meche v. Maintenance Dredging, Inc., Civil Action No. 10-3653, 2012 WL 519882, at \*2  
4 (E.D. La. Feb. 16, 2012); Fifty-Six Hope Road Music, 2007 WL 1726558, at \*4; Rintchen v. Walker,  
5 No. CIV. A. 95-CV-6861, 1996 WL 238701, at \*1 (E.D. Pa. May 7, 1996); Krewson v. City of Quincy,  
6 120 F.R.D. 6, 7 (D. Mass. 1988); Williams v. Krieger, 61 F.R.D. 142, 145 (S.D.N.Y. 1973). While  
7 parties generally should expect to bear the consequences when they fail to assert timely objections  
8 to discovery requests, the Court need not give the requesting parties an improper and unfair  
9 discovery windfall, particularly when the discovery requests may implicate the rights of nonparties.

10 Had the Court accepted Plaintiff's position that it was entitled to all emails and other  
11 materials obtained by or provided to GCB in the course of its investigation, it could have simply  
12 granted Plaintiff's motion to compel in the order of April 23, 2015. Instead, the parties were directed  
13 to confer "to clarify and narrow the requests so as to enable Defendant to produce all relevant  
14 information as requested" (emphasis added). This directive is a clear indication that the Court found  
15 Plaintiff's request for these materials to be beyond the bounds of proper discovery.<sup>9</sup> Indeed, the  
16 Court is constrained to reject the proposition that every email to or from the six individuals identified  
17 previously, that was received or sent during the nineteen-month period specified in GCB's request,  
18 is necessarily relevant to this action irrespective of subject matter or context. Likewise, it cannot  
19 accept that every conceivable mention of other casinos and nonparties is relevant. Because ESI  
20 obtained by GCB was not constrained by NRCP 26(b)(1), and certainly encompassed matters that  
21 are beyond the scope of discovery, the Court is not required to enforce Plaintiff's request,  
22 notwithstanding Defendant's waiver of objections.<sup>10</sup>

23  
24 <sup>9</sup> This conclusion is supported by the Court's recent order (entered on December 22, 2015) granting a motion in  
limine filed by Defendant to preclude and prevent testimony concerning the par values of other casinos.

25 <sup>10</sup> In its reply brief, Plaintiff also emphasizes that Defendant's concerns about confidentiality and privacy are  
26 completely unfounded, in light of the parties' confidentiality agreement of July 17, 2014. But an agreement to safeguard  
the confidentiality of information provided in discovery proceedings presupposes that the information produced will fall  
within the scope of NRCP 26(b)(1). The fact that information will be protected does not create a right of access to  
irrelevant information. In addition, Plaintiff suggests that any right to withhold emails containing confidential or private  
material was lost when Defendant allowed Plaintiff's counsel to review the entire collection of emails. But Plaintiff

1 Of course, GCB undoubtedly obtained much material from Defendant in 2013 that is relevant  
2 to this action. But as the party requesting discovery, Plaintiff was obligated to state its request with  
3 reasonable particularity. See NRCP 34(b)(1)(A). As explained above, the request for all materials  
4 obtained by or provided to GCB in connection with its investigation was not stated with reasonable  
5 particularity. Although the party responding to a request for production must permit inspection of  
6 requested documents to the extent that the request is not objectionable, see id. 34(b)(2)(C),  
7 Defendant has complied with this requirement. Since December 2014, Defendant has proposed  
8 using ESI experts and a word search protocol to locate relevant emails, which would then be  
9 produced to the extent that they are not protected from disclosure.

10 The Court appreciates that Plaintiff perceived Defendant's proposed word search protocol as  
11 too narrow. Assuming, arguendo, that Plaintiff's perception was correct, Plaintiff was obligated to  
12 present this dispute to the Court for resolution in a timely manner. The proper course would have  
13 been to contact the Court in August 2015 to advise it that the parties were not able to resolve their  
14 disagreement over whether Defendant must produce irrelevant and sensitive information to Plaintiff  
15 regarding nonparties, including other casinos, and to request a hearing so that the dispute could be  
16 resolved. Yet the record shows that Plaintiff waited approximately three months to file a motion on  
17 this issue, and that the countermotion was only filed after Defendant filed its own motion to compel.  
18 No sufficient explanation has been provided to explain this delay, which was significant in light of the  
19 impending trial date.<sup>11</sup>

20  
21 concedes that its counsel saw only a tiny fraction of that collection, and Plaintiff has not identified any particular email seen  
22 by its counsel that Defendant maintains is protected from disclosure. More important, the decision to allow Plaintiff's  
counsel to see an irrelevant email does not thereby entitle Plaintiff to an order compelling production of that irrelevant  
email, or any other irrelevant emails.

23 <sup>11</sup> In fact, in the *Stipulation and Order to Continue Trial and Amend Pretrial and Scheduling Orders* entered on  
24 July 20, 2015, the Court ordered that "[a]ny motions which would be addressed prior to trial . . . shall be served, filed and  
submitted for decision no later than Friday, December 11, 2015." Plaintiff's countermotion was not submitted until  
25 December 15, 2015, in violation of this order. The countermotion was also filed in violation of WDCR 10(9), which provides  
26 that "[a]ny motion, opposition, reply, etc., must be filed as a separate document unless it is pleaded in the alternative." The  
relief sought in Plaintiff's countermotion is not an "alternative" to its opposition to Defendant's motion to compel filed on  
November 2, 2015; it is a separate request for relief, and was therefore required to be filed separately. The Court routinely  
denies motions that are filed in violation of WDCR 10(9) (although typically the denial is without prejudice to a party's ability  
to refile the motion separately).

1 Based upon the foregoing, the Court finds that the materials sought by Plaintiff in its  
2 counter-motion to compel contain information that is beyond the scope of permissible discovery  
3 under NRCP 26(b)(1). Notwithstanding Defendant's waiver of objections to Plaintiff's request for  
4 production, the Court finds that Plaintiff is not entitled to that irrelevant information. To the extent  
5 that the materials sought by Plaintiff contain relevant information, the Court finds that Plaintiff has  
6 had ample opportunity by discovery in this action to obtain the information sought, and it therefore  
7 declines to order Defendant's production of that information with trial only nine business days away.  
8 See NRCP 26(b)(2)(ii).

9 ACCORDINGLY, Plaintiff's *Counter-Motion to Compel Discovery of Emails* should be  
10 DENIED.

11 DATED: This 28<sup>th</sup> day of December, 2015.

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14 WESLEY M. AYRES  
15 DISCOVERY COMMISSIONER  
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1 CERTIFICATE OF SERVICE

2 CASE NO. CV13-01704

3 I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the STATE  
4 OF NEVADA, COUNTY OF WASHOE; that on the 28<sup>th</sup> day of December, 2015, I electronically filed  
5 the **RECOMMENDATION FOR ORDER** with the Clerk of the Court by using the ECF system.

6 I further certify that I transmitted a true and correct copy of the foregoing document by the  
7 method(s) noted below:

8 **Electronically filed with the Clerk of the Court by using the ECF system which will send a**  
9 **notice of electronic filing to the following:**

10 H. STAN JOHNSON, ESQ. for MEI-GSR HOLDINGS, LLC

11 MARK DOUGLAS WRAY, ESQ. for MEI-GSR HOLDINGS, LLC

12 KENT RICHARD ROBISON, ESQ. for PEPPERMILL CASINOS, INC.

13 KEEGAN GRAHAM LOW, ESQ. for PEPPERMILL CASINOS, INC.

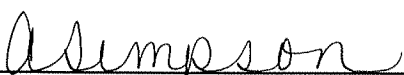
14 THERESE M. SHANKS, ESQ. for PEPPERMILL CASINOS, INC.

15 SCOTT L. HERNANDEZ, ESQ. for PEPPERMILL CASINOS, INC.

16 **Deposited in the Washoe County mailing system for postage and mailing with the United**  
17 **States Postal Service in Reno, Nevada:**

18 Terry Kinnally, Esq.  
19 Steven B. Cohen, Esq.  
20 Chris Davis, Esq.  
21 Cohen-Johnson, LLC  
22 255 E. Warm Springs Rd., Ste. 100  
23 Las Vegas, NV 89119-4275

24 William E. Crockett, Esq.  
25 Law Offices of William E. Crockett  
26 21031 Ventura Blvd., Ste. 401  
Woodland Hills, CA 91364-2247

  
\_\_\_\_\_  
Annemarie Simpson  
Administrative Secretary

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Jacqueline Bryant  
Clerk of the Court  
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# Exhibit 7

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE

MEI-GSR HOLDINGS, LLC, a  
Nevada corporation, dba GRAND  
SIERRA RESORT,

Case No.: CV13-01704

Dept. No.: B7

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a  
Nevada corporation, dba  
PEPPERMILL CASINO, et al.,

Defendants.

**ORDER**

**Procedural History**

On November 25, 2015, Plaintiff, MEI-GSR HOLDINGS, LLC, dba GRAND SIERRA RESORT, hereafter Grand Sierra Resort (GSR), filed its *Motion for Case Concluding Sanctions for Violation of Discovery Orders (Pursuant to NRCP 37)*. On December 11, 2015, Defendant, PEPPERMILL CASINOS, INC., dba PEPPERMILL CASINO, filed its *Opposition to GSR's Motion for Case Concluding Sanctions for Violation of Discovery Orders (Pursuant to NRCP 37)*. On December 15, 2015, GSR filed its *Reply* and submitted the matter for decision.

Having reviewed the papers and pleadings on file herein, and good cause appearing,

**IT IS HEREBY ORDERED** that:

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GSR's *Motion for Case Concluding Sanctions for Violation of Discovery Orders (Pursuant to NRCP 37)* is hereby **DENIED**.

**DATED** this 23 day of December, 2015.

*Patrick Flanagan*  
\_\_\_\_\_  
PATRICK FLANAGAN  
District Judge




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3 **CERTIFICATE OF SERVICE**

4 Pursuant to NRCP 5(b), I hereby certify that I am an employee of the Second  
5 Judicial District Court of the State of Nevada, County of Washoe; that on this  
6 23 day of December, 2015, I electronically filed the following with the Clerk of  
7 the Court by using the ECF system which will send a notice of electronic filing to  
8 the following:

9 Stan Johnson, Esq. for MEI-GSR Holdings, LLC;

10 Kent Robison, Esq. for Peppermill Casinos, Inc.; and

11 I deposited in the County mailing system for postage and mailing with the  
12 United States Postal Service in Reno, Nevada, a true copy of the attached document  
13 addressed to:

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16 Judicial Assistant  
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2016-04-26 04:27:23 PM  
Jacqueline Bryant  
Clerk of the Court  
Transaction # 5486175 : yvioria

# Exhibit 8

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE

MEI-GSR HOLDINGS, LLC, a  
Nevada corporation, dba GRAND  
SIERRA RESORT,

Case No.: CV13-01704  
Dept. No.: 7

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a  
Nevada corporation, dba  
PEPPERMILL CASINO; et al.,

Defendants.

---

**ORDER**

**Procedural History**

On August 2, 2013, Plaintiff, MEI-GSR HOLDINGS, LLC, filed a *Complaint* against Defendant, PEPPERMILL CASINOS, INC., alleging among other claims, violations of the Uniform Trade Secret Act. On January 11, 2016, through January 26, 2016, a jury trial was held in this court. On January 26, 2016, the jury returned a verdict in favor of Defendant. On February 11, 2016, Defendant filed a *Motion for Costs and Attorneys' Fees* and a *Memorandum of Costs and Disbursements*. On February 22, 2016, Plaintiff filed a *Motion to Retax Defendants' Verified Memorandum of Costs*. On February 26, 2016, Defendant filed an *Opposition to Plaintiff's Motion to Retax Defendants' Verified Memorandum of Costs*. On March 1, 2016, Defendant filed an *Opposition to Defendants' Motion for Costs and*

1 *Attorney Fees.* On March 7, 2016, Plaintiff filed a *Reply in Support of Motion to*  
2 *Retax Defendants' Verified Memorandum of Costs.* On March 8, 2016, Plaintiff's  
3 *Motion to Retax Defendants' Verified Memorandum of Costs* was submitted for  
4 decision. On March 10, 2016, Plaintiff filed a *Reply to Defendant's Opposition to*  
5 *Peppermills Motion for Costs and Attorney's Fees.*

6 **ARGUMENTS**

7 Peppermill seeks an award of attorneys' fees pursuant to NRCP 68 because  
8 GSR rejected Peppermill's Offer of Judgment, yet failed to recover a more favorable  
9 judgment. Alternatively, Peppermill seek recovery of their fees and expenses  
10 pursuant to NRS 18.010(2)(b) arguing this action was brought in bad faith, without  
11 legal support and maintained only to harass Peppermill. Additionally, Peppermill  
12 also seeks to recover its costs of defense pursuant to NRS 18.020.

13 GSR opposes the award of fees under any other provision than that of Nevada  
14 Trade Secrets Act. NRS 600A.060. GSR avers that Peppermill's Offer of Judgment  
15 was invalid because it was conditioned upon GSR giving up the right to pursue  
16 Ryan Tors and Peppermill jointly and severally. Finally, GSR argues that its suit  
17 was brought in good faith and not solely to harass Peppermill.

18 **ANALYSIS**

19 An offeree who declines to accept an Offer of Judgment and receives a  
20 judgment less favorable than the offer may be required to pay the offeror's post-offer  
21 costs and reasonable attorneys' fees.<sup>1</sup> NRCP 68(f)(2). On February 13, 2015,  
22 Peppermill offered to have judgment entered against it in the amount of \$100,000.  
23 GSR never responded. On January 26, 2016, after a multi-week trial, the jury  
24 returned its verdict in favor of Peppermill.

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28 <sup>1</sup> *Drummond v. Mid-W. Growers Co-op. Corp.*, 91 Nev. 698, 712, 542 P.2d 198, 208 (1975); NRCP 68;  
NRS 17.115.

1 In deciding whether to award attorney fees and the reasonableness of those  
2 fees, this court must apply the four factors announced in *Beattie v. Thomas*.<sup>2</sup> Those  
3 factors are: 1) whether plaintiff's claim was brought in good faith, 2) whether the  
4 Offer of Judgment was reasonable and in good faith in both its timing and amount,  
5 3) whether the decision to reject the offer and proceed to trial was grossly  
6 unreasonable or in bad faith, and 4) whether the fees sought by the offeror are  
7 reasonable and justified in amount.<sup>3</sup> No single *Beattie* factor is controlling, and the  
8 decision of whether to award attorney fees rests within the discretion of this court.<sup>4</sup>

9 In this case, it is undisputed that Plaintiff never accepted Defendant's offer of  
10 judgment and that Defendant prevailed at trial. Nevertheless, Plaintiff argues that  
11 Defendant is ineligible to recover their attorneys' fees on a number of grounds.  
12 First, since this was an action involving misappropriation of trade secrets, Plaintiff  
13 argues that attorneys' fees are only available under NRS 600A.060.<sup>5</sup> This court  
14 disagrees.

15 There is nothing in NRS 600A.060 to suggest that it is the sole means of  
16 recovering attorney fees in misappropriation of trade secrets cases, nor does  
17 Plaintiff cite to any case that stands for this assertion. This court then turns to an  
18 analysis of the reasonableness of the attorney fee award using the factors set forth  
19 in *Brunzell v. Golden Gate National Bank*<sup>6</sup> and *Beattie v. Thomas*.<sup>7</sup> These factors  
20 are all met in this case.

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<sup>2</sup> 99 Nev. 579, 668 P.2d 268 (1983).

24 <sup>3</sup> *Id.* at 588–89, 668 P.2d at 274.

25 <sup>4</sup> *Yamaha Motor Co. v. Arnoult*, 114 Nev. 233, 252, 955 P.2d 661, 673 n.16 (1998).

26 <sup>5</sup> This provides that if “[a] claim of misappropriation is made in bad faith ... the court may award  
reasonable attorney's fees to the prevailing party”.

27 <sup>6</sup> 85 Nev. 345, 349, 455 P.2d 31, 33 (1969).

28 <sup>7</sup> See, *Nelson v. Peckham Plaza Partnerships*, 110 Nev. 23, 26, 866 P.2d 1138, 1140 (1994); *Albios v.*  
*Horizon Communities, Inc.*, 122 Nev. 409, 425, 132 P.3d 1022, 1033 (2006); See also, *LVRC Holdings,*  
*LLC v. Brekka*, No. 58164, 2012 WL 6685658, at \*3 (Nev. Dec. 21, 2012).

1 This court has reviewed the affidavit of Counsel, the billing records and the  
2 exhibits attached to the *Motion for Costs and Attorneys' fees*. This court has  
3 presided over this litigation and is familiar with these fine lawyers and the quality  
4 of their work; these attorneys have appeared before this court in many complex  
5 cases and have always demonstrated the highest level of competence and  
6 professionalism. In reaching its determination of the amount of fees to be awarded  
7 Peppermill, this court has considered the applicable *Brunzell, Beattie and Yamaha*  
8 factors. Accordingly, this court finds the attorneys' fees to be reasonable.

9 Because our decision to award reasonable attorney's fees rests upon NRCP  
10 68, this court need not address this claim under NRS 18.010(2)(b).

### 11 **Costs**

12 Pursuant to NRS 18.005 and NRS 18.020, Peppermill and Ryan Tors seek  
13 recovery of their costs in defending this lawsuit. GSR argues that NRS 18.005 does  
14 not allow for some of the expenses Peppermill incurred (e.g., jury consultants and  
15 courtroom media presentations of testimony and arguments). GSR rests upon the  
16 venerable *Bergmann v. Boyce*<sup>8</sup> to support its argument that Defendant's expenses  
17 in utilizing Trial Science<sup>9</sup> and e-Depositions for focus groups, jury selection and  
18 courtroom media should not be recovered. This argument reveals its age.

19 In *Bergmann*, the Nevada Supreme Court held that similar expenses were  
20 not recoverable at that time.<sup>10</sup> However, the Nevada Supreme Court noted that "at  
21 some future time, the practice of law will develop to a point where litigation  
22 attorneys necessarily incur such expenses as a matter of course."<sup>11</sup> This court  
23 believes that time arrived long ago.

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26 <sup>8</sup> 109 Nev. 670, 856 P.2d 560 (1993).

27 <sup>9</sup> Trial Science is a nationally-recognized trial preparation and trial consulting and litigation support  
firm headed by Daniel Dugan, Phd., well-known to this court as an expert in the fields of focus  
groups and jury selection.

28 <sup>10</sup> *Id.* at 683, 856 P.2d at 568.

<sup>11</sup> *Id.* at 682, 856 P.2d at 568.

1 While it is true that these technologies and litigation support services are  
2 not specified by statute, services like courtroom media and expert jury consultants  
3 are common in civil and criminal litigation. Allowance of their costs lies squarely  
4 within every court's discretion.<sup>12</sup> The definition of 'reasonable' is expansive.<sup>13</sup>

5 Defendant utilized litigation resources which were readily available to  
6 Plaintiff. The technology used during the course of this trial was not 'cutting edge',  
7 extraordinary or exorbitant. It was grounded in the evidence presented, the  
8 governing law and clearly assisted the jury in reaching its verdict.

9 This was a complex case involving interesting legal issues, dueling expert  
10 opinions and many witnesses in a three-week trial. It involved contentious  
11 questions whether the "par values" were trade secrets and, if they were, their fair  
12 market value. This case involved factual and legal issues arising from Nevada's  
13 Uniform Trade Secret Act, legislation with little Nevada appellate interpretation.  
14 In this multi-week trial, witnesses testified live, through depositions and video  
15 appearances. Expert witnesses offered complex mathematical damage  
16 computations.

17 If we are to expect jurors to fairly and adequately judge the facts and apply  
18 the law in these types of cases, they must be given the proper tools to accomplish  
19 that purpose. It is evident that modern civil litigation necessarily requires these  
20 types of litigation resources. Literature counsels trial courts, lawyers and litigants  
21 to expect the use of these resources.<sup>14</sup> Therefore, this court rejects the complaints  
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24 <sup>12</sup> *Bobby Berosini, Ltd. v. People for the Ethical Treatment of Animals*, 114 Nev. 1348, 1352, 971  
P.2d 383, 386 (1998).

25 <sup>13</sup> "Fair, proper or moderate under the circumstances." *Black's Law Dictionary*, (9<sup>th</sup> ed.).

26 <sup>14</sup> See Generally, Chief District Judge David Barker, *High-Tech Trends in Nevada Courtrooms: New  
27 Technology and Good, Old-Fashioned Collaboration Raise the Bar for Our Courts*, Nev. Lawyer,  
October 2015, at 22; James R. Moncus, III, *The iPad: Litigation and Trial in A New Digital World*,  
28 75 Ala. Law. 48 (2014); Jackson, Darla W. *Can Lawyers Be Luddites? Adjusting to the Modification  
of the ABA Model Rules of Professional Conduct Regarding Technology*, 84 Oklahoma Bar Journal  
2637 (2013); Park, Jaihyun, and Neal Feigenson, *Effects of a visual technology on mock juror*

1 of Plaintiff to the expenses and fees incurred and finds them to be reasonable and  
2 justified and necessarily incurred.

3  
4 **CONCLUSION**

5 This court is familiar with the quality of the lawyers and has benefited from  
6 their skill and advocacy. This court offers its appreciation to the fine attorneys on  
7 both sides for their professionalism and presentations.

8 This court has reviewed the Affidavit of Counsel seeking recovery of  
9 attorney's fees and the Memorandum of Costs. This court has considered the  
10 required factors outlined in *Beattie* and *Brunzell* and concludes that the attorney's  
11 fees are reasonable and the costs justified and necessarily incurred.<sup>15</sup> Therefore,

12 IT IS HEREBY ORDERED that:

13 MEI-GSR's *Motion to Retax Defendants' Memorandum of Costs* is **DENIED**.

14 Peppermill's *Motion for Costs and Attorneys' Fees* is **GRANTED**.

15 Peppermill is awarded **\$534,370.27** in costs;

16 Peppermill is awarded **\$963,483.00** in attorney's fees.

17 **IT IS SO ORDERED.**

18 **DATED** this 5 day of April, 2016.

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22 **PATRICK FLANAGAN**  
23 District Judge

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*decision making*, Applied Cognitive Psychology 27.2 (2013): 235-246; Aresty, Jeff, Daniel Rainey, and  
26 James Cormie. *State Courts and the Transformation to Virtual Courts*, Litigation 39 (2013).

27 <sup>15</sup> See *MRO Communications, Inc. v. AT&T Co.*, 197 F.3d 1276, 1284 (9th Cir. 1999)(where affidavits  
28 and exhibits submitted in support, and in opposition to, the motion for attorney's fees were sufficient  
to enable a court to consider each of the four factors outlined in *Beattie* and conclude the amount of  
fees was reasonable and justified, the court did not abuse its discretion in awarding attorney's fees  
without making specific findings on the four factors).



**CERTIFICATE OF SERVICE**

Pursuant to NRCF 5(b), I hereby certify that I am an employee of the Second Judicial District Court of the State of Nevada, County of Washoe; that on this 5 day of April, 2016, I electronically filed the following with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

Kent Robison, Esq., for Peppermill Casinos, Inc.;

H. Johnson, Esq. and Mark Wray, Esq. for MEI-GSR Holdings, LLC;

  
Judicial Assistant

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1 **1310**  
2 **COHEN|JOHNSON|PARKER|EDWARDS**  
3 H. STAN JOHNSON, ESQ.  
4 Nevada Bar No. 00265  
5 sjohnson@cohenjohnson.com  
6 255 E. Warm Springs Road, Suite 100  
7 Las Vegas, Nevada 89119  
8 Telephone: (702) 823-3500  
9 Facsimile: (702) 823-3400  
10 *MEI-GSR Holdings, LLC. d/b/a*  
11 *Grand Sierra Resort*

12 **IN ASSOCIATION WITH**  
13 **THE LAW OFFICES OF MARK WRAY**  
14 MARK WRAY, ESQ.  
15 Nevada Bar No.: 4425  
16 608 Lander Street  
17 Reno, Nevada 89509  
18 Telephone: (775) 348-8877  
19 Facsimile: (775) 348-8351

20 *and*

21 **LAW OFFICES OF WILLIAM E. CROCKETT**  
22 WILLIAM E. CROCKETT, ESQ.  
23 Nevada Bar No. 182  
24 21031 Ventura Boulevard, Suite 401  
25 Woodland Hills, CA 91364  
26 Telephone: (818) 883-4400  
27 wec@weclaw.com

28 **IN THE SECOND JUDICIAL DISTRICT FOR THE STATE OF NEVADA**

**IN AND FOR THE COUNTY OF WASHOE**

MEI-GSR HOLDINGS, LLC, a Nevada Limited  
Liability Company, d/b/a/ GRAND SIERRA  
RESORT,

Plaintiff,

vs.

PEPPERMILL CASINO, INC., a Nevada  
Corporation, d/b/a/ PEPPERMILL CASINO;  
RYAN TORS, an individual; JOHN DOES I-X  
AND CORPORATIONS I-X,

Defendant(s).

**Case No.: CV13-01704**

**Dept. No.: B7**

**BUSINESS COURT DOCKET**

**CASE APPEAL STATEMENT**

**CASE APPEAL STATEMENT**

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2 Plaintiff, by and through their counsel of record, H. Stan Johnson, Esq. of Cohen Johnson  
3 Parker Edwards, hereby files the following Case Appeal Statement:

4 1. Name of appellants filing this case appeal statement:

5 MEI-GSR Holdings, LLC, dba Grand Sierra Resort.  
6

7 2. Judge issuing the Judgment appealed from:

8 The Honorable Judge Patrick Flanagan

9 3. Identify each appellant and the name and address of their counsel:

10 MEI-GSR Holdings, LLC  
11 c/o H. Stan Johnson, Esq.  
12 Cohen Johnson Parker Edwards  
13 255 E. Warm Springs Road, Suite 100  
14 Las Vegas, Nevada 89119  
15 Attorneys for Appellant  
16 Tel.: (702) 823-3500

17 4. Identify each respondent and the name and address of their counsel:

18 Peppermill Casino, Inc.  
19 c/o Kent Robison, Esq.  
20 Robison Belaustegui Sharp & Low  
21 71 Washington Street  
22 Reno, Nevada 89503  
23 Attorney for Respondent  
24 Tel: (775) 329-3151

25 Ryan Tors\*  
26 c/o Mark H. Gunderson, Esq.  
27 Gunderson Law  
28 3895 Warren Way  
Reno, NV 89509  
Attorney for Respondent  
Tel: (775) 829-1222

\*Mr. Tors was dismissed from the case by way of motion; Appellant seeks reversal of this order and the reinstatement of Mr. Tors as a defendant.

5. Does any attorney mentioned in questions 3 or 4 not licensed in the State of Nevada and if so, whether the district court granted that attorney permission to appear under SCR 42:

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Not applicable.

6. Is the appellant represented by appointed or retained counsel on appeal:

By retained counsel.

7. Is the respondent represented by appointed or retained counsel on appeal:

By retained counsel.

8. Was appellant granted leave to proceed in forma pauperis, and the date of the entry of the district order granting such leave:

Not applicable.

9. The date the proceedings commenced in the district court:

August 2, 2013

10. A brief description of the nature of the action and result in the district court, including the type of judgment or order being appealed and the relief granted by the district court:

In April 2011, MEI-GSR HOLDINGS, LLC (“GSR”), acquired Grand Sierra Resort and Casino (the “Resort”) from JP Morgan Bank for \$42 million. Upon purchase of the Resort, GSR began to make improvements and has invested approximately \$60 million to dramatically improve the Resort, increase market share, and become one of the premier casinos in northern Nevada. As market share increased for GSR and the Resort, Peppermill’s market share began to decline. Unable to stop the plunge of its market share by legitimate means, Peppermill plotted to steal proprietary and trade secret information of GSR and its other competitors. GSR was specifically targeted as its market share saw the greatest increase.

By no later than December 2011, John Hansen, General Manager and William Paganetti, President of Peppermill, ordered Ryan Tors, Peppermill’s former Slot Director and corporate analyst, in violation of NRS 463.170(8), and NGCR 5.011, to use universal slot keys to illegally access proprietary and trade secret information from GSR and other competitors. Ryan Tors is unable to remember how many times he stole GSR’s trade secrets, but on several occasions, Tors sent an emails to owners and officers of Peppermill that contained the stolen information. Tors

1 had also stolen trade secrets information on previous occasions from GSR and other competitors,  
2 but had communicated that information verbally. After receiving that email, William Paganetti  
3 asked Tors how he obtained GSR information. Paganetti encouraged Tors to continue to steal  
4 such information as he was very interested in obtaining that information from GSR and other  
5 competitors. Paganetti, who has been a casino operator for more than forty-seven (47) years, did  
6 so knowing that such practice was in violation of Nevada law and could possibly result in the  
7 revocation of Peppermill's License.

8 On July 12, 2013, GSR caught Tors red handed using his unauthorized key to steal  
9 information from GSR's slot machines on orders from Peppermill. Tors was detained and turned  
10 over to gaming authorities. When questioned by Gaming Authorities, Tors lied about being  
11 ordered by Peppermill to steal GSR's information, and Peppermill's reason for doing so. Tors  
12 specifically lied about how GSR's information were to be used as he indicated that the stolen  
13 GSR pars were "just for my own information." Tors admits he "knowingly and willfully" stole  
14 information, without authorization from GSR, at the request of Peppermill executives, to whom  
15 the stolen information were disclosed.

16 The Nevada Gaming Control Board completed its investigation and determined that  
17 Peppermill's illegal misconduct warranted a penalty of no less than \$1,000,000. In order to  
18 avoid loss of its license, Peppermill stipulated to a sanction in that amount. As part of its  
19 settlement with the NGCB, Peppermill admitted that "over a period of time beginning in at least  
20 2011" until "July 12, 2013," Peppermill "knew of, approved of, and directed" Ryan Tors to use  
21 "a slot machine 'reset' key to obtain theoretical hold percentage information from slot machines  
22 belonging to . . . the Grand Sierra Resort and Casino," along with "numerous" other casinos.  
23 Peppermill further admitted that in addition to "theoretical hold percentage (also known as 'par')  
24 information," Mr. Tors had access to "diagnostic information, play history, event logs, and game  
25 configuration." Peppermill also admits that on July 12, 2013, GSR caught Tors red handed using  
26 his unauthorized key to obtain par information for several GSR's slot machines. Mr. Paganetti,  
27 President of Peppermill, admitted "how inappropriate it was for me to allow Peppermill to be  
28 involved in this type of conduct."

1           In January 2016 the District Court conducted a jury trial on this matter. During the  
2 course of the proceedings the Judge allowed Peppermill to continually proffer its defense and  
3 theory that since its experts could reverse engineer the approximate PAR setting of GSR’s slot  
4 machines, that this rebutted the fact that such information was a trade secret under the NRS  
5 600A, et seq. This contradicts the plain language of the statute which describes how trade  
6 secrets can be obtained through “improper means” i.e. Ryan Tors admitted theft. Among other  
7 errors, allowing this defense permitted the jury to find in favor of the Defendants, by essentially  
8 giving the Peppermill a “free pass” for theft because they could reverse engineer the information  
9 after the fact. The jury thereafter concluded that the Plaintiff was not entitled to any recovery.  
10 This appeal now follows, which appeals the jury verdict along orders and decisions made during  
11 the underlying case.

12           11. Has the case been subject to a prior appeal or original writ proceeding in the  
13 Supreme Court:

14           No.

15           12. Does the appeal involve child custody or visitation:

16           No.

17           13. If this is a civil case, indicate whether this appeal involves the possibility of  
18 settlement.

19           This matter is a civil case and Appellant does not believe that there is a likely possibility  
20 of settlement.

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**AFFIRMATION PURSUANT TO NRS 239B.030**

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

Dated this 26<sup>th</sup> day of April 2016.

**COHEN|JOHNSON|PARKER|EDWARDS**

By: /s/ H. Stan Johnson  
H. STAN JOHNSON, ESQ.  
Nevada Bar No. 00265  
sjohnson@cohenjohnson.com  
CHRIS DAVIS, Esq.  
Nevada Bar No. 6616  
cdavis@cohenjohnson.com  
255 E. Warm Springs Road, Suite 100  
Las Vegas, Nevada 89119  
*Attorneys for MEI-GSR Holdings, LLC.,  
d/b/a GRAND SIERRA RESORT*

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**CERTIFICATE OF SERVICE**

Pursuant to NRCP 5(b), I certify that I am an employee of COHEN|JOHNSON|PARKER |EDWARDS, and that on this date I caused to be served a true and correct copy of the **CASE APPEAL STATEMENT** on all the parties to this action by the method(s) indicated below:

\_\_\_\_\_ by placing an original or true copy thereof in a sealed envelope, with sufficient postage affixed thereto, in the United States Mail, Las Vegas, Nevada and addressed to:

  X   by using the Court’s CM/ECF Electronic Notification System addressed to:

ROBISON, BELAUSTEGUI, SHARP & LOW  
c/o Kent R. Robison, Esq.  
71 Washington Street  
Reno, Nevada 89503  
krobison@rbsllaw.com  
*Attorney for the Defendants Peppermill and Ryan Tors*

Ryan Tors\*  
c/o Mark H. Gunderson, Esq.  
Gunderson Law  
3895 Warren Way  
Reno, NV 89509

\_\_\_\_\_ by electronic email addressed to the above:  
\_\_\_\_\_ by personal or hand/delivery addressed to:  
\_\_\_\_\_ by facsimile(fax) addresses to:  
\_\_\_\_\_ by Federal Express/UPS or other overnight delivery addressed to:

DATED the 26<sup>th</sup> day of April, 2016.

/s/ Sarah Gondek  
An employee of Cohen-Johnson, LLC



SECOND JUDICIAL DISTRICT COURT

STATE OF NEVADA

COUNTY OF WASHOE

Case History - CV13-01704

Case Description: MEI-GSR HOLDINGS VS PEPPERMILL CASINOS; ETAL (B7)

Case Number: CV13-01704 Case Type: OTHER CIVIL MATTERS - Initially Filed On: 8/2/2013

Parties

<u>Party Type &amp; Name</u>	<u>Party Status</u>
JUDG - ELLIOTT A. SATTLER - D10	Party ended on: 8/8/2013 12:00:00AM
JUDG - BRIDGET ROBB - B13	Party ended on: 8/8/2013 12:00:00AM
JUDG - PATRICK FLANAGAN - B7	Active
PLTF - MEI-GSR HOLDINGS, LLC - @1245346	Active
DEFT - PEPPERMILL CASINOS, INC. - @5523	Active
DEFT - RYAN TORS - @1245347	Party ended on: 3/9/2015 12:00:00AM
AG - Darlene B Caruso, Esq - 5866	Active
AG - Michael Somps, Esq. - 6507	Party ended on: 1/7/2015 12:00:00AM
ATTY - Clark V. Vellis, Esq. - 5533	Party ended on: 10/16/2014 12:00:00AM
ATTY - William Michael O'Mara, Esq. - 837	Party ended on: 4/16/2014 12:00:00AM
ATTY - William E. Crockett - 182	Active
ATTY - Mark Harlan Gunderson, Esq. - 2134	Party ended on: 6/17/2015 12:00:00AM
ATTY - John R. Funk, Esq - 12372	Party ended on: 6/17/2015 12:00:00AM
ATTY - Alisa Nave-Worth, Esq. - 9272	Party ended on: 10/16/2014 12:00:00AM
ATTY - Scott L. Hernandez, Esq. - 13147	Active
ATTY - Kent Richard Robison, Esq. - 1167	Active
ATTY - Keegan Graham Low, Esq. - 307	Active
ATTY - Terry Kinnally, Esq. - 6379	Active
ATTY - Therese M. Shanks, Esq. - 12890	Active
ATTY - Mark Douglas Wray, Esq. - 4425	Active
ATTY - David C. O'Mara, Esq. - 8599	Party ended on: 4/16/2014 12:00:00AM
ATTY - H. Stan Johnson, Esq. - 265	Active
ATTY - Chris Davis, Esq. - 6616	Active
OATP - Kay Burningham, Esq. - A1287	Party ended on: 11/10/2015 12:00:00AM
REAL - STATE GAMING CONTROL BOARD - @630436	Active
REAL - NEVADA GAMING COMMISSION - @152216	Active

Disposed Hearings

- 1 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 8/9/2013 at 17:00:00  
Extra Event Text: MOTION FOR A TEMPORARY RESTRAINING ORDER AND MOTION FOR PRELIMINARY INJUNCTION  
Event Disposition: S200 - 8/12/2013
- 2 Department: D7 -- Event: PRELIMINARY INJUNCTION -- Scheduled Date & Time: 8/27/2013 at 09:00:00  
Extra Event Text: TR0 AND PREL. INJ. HEARING  
Event Disposition: D430 - 8/27/2013
- 3 Department: D7 -- Event: MAND PRETRIAL STATUS CONF -- Scheduled Date & Time: 4/15/2014 at 13:15:00  
Extra Event Text: Vicarious Liability/Respondent Superior  
Event Disposition: D425 - 4/15/2014

- 4 Department: D7 -- Event: STATUS HEARING -- Scheduled Date & Time: 6/26/2014 at 13:15:00  
Event Disposition: D435 - 6/26/2014
- 5 Department: D7 -- Event: HEARING... -- Scheduled Date & Time: 7/10/2014 at 14:30:00  
Extra Event Text: IN RE: CONFIDENTIALITY AGREEMENT/SPECIAL MASTER  
Event Disposition: D260 - 7/10/2014
- 6 Department: DISC -- Event: Request for Submission -- Scheduled Date & Time: 7/15/2014 at 09:01:00  
Extra Event Text: MTN FOR PROTECTIVE ORDER ON OST AND FOR STAY OF DEPOSITIONS PENDING HEARING ON THE MATTER  
Event Disposition: S200 - 10/2/2014
- 7 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 7/15/2014 at 11:45:00  
Extra Event Text: DEFTS MOTION TO DISMISS COMPLAINT AND PLTFs COUNTERMOTION TO COMPEL DISCLOSURE  
Event Disposition: S200 - 7/21/2014
- 8 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 7/15/2014 at 11:40:00  
Extra Event Text: MOTION FOR ORDER DIRECTING THE NEVADA GAMING CONTROL BOARD TO PRODUCE ALL DOCS AND OTHER EVIDENCE PERTAINING TO NGC 1  
Event Disposition: S200 - 7/21/2014
- 9 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 7/15/2014 at 09:03:00  
Extra Event Text: DEFENDANT'S MTN TO DISMISS COMPLAINT AND PLAINTIFF'S COUNTERMTN TO COMPEL DISCOVERY  
Event Disposition: S200 - 7/21/2014
- 10 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 7/15/2014 at 11:45:00  
Extra Event Text: MOTION FOR PROTECTIVE ORDER ON AN ORDER SHORTENING TIME AND FOR STAY OF DEPOSITIONS PENDING HEARING ON THE MATTER  
Event Disposition: S200 - 7/21/2014
- 11 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 7/15/2014 at 11:50:00  
Extra Event Text: MOTION TO AMEND ANSWER  
Event Disposition: S200 - 7/21/2014
- 12 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 7/15/2014 at 09:02:00  
Extra Event Text: MTN FOR ORDER DIRECTING THE GAMING CONTROL BOARD TO PRODUCE ALL DOCS AND OTHER EVIDENCE PERTAINING TO NGC 1  
Event Disposition: S200 - 7/21/2014
- 13 Department: DISC -- Event: Request for Submission -- Scheduled Date & Time: 7/15/2014 at 09:03:00  
Extra Event Text: DEFENDANT'S MTN TO DISMISS COMPLAINT AND PLAINTIFF'S COUNTERMTN TO COMPEL DISCOVERY  
Event Disposition: S200 - 9/19/2014
- 14 Department: DISC -- Event: Request for Submission -- Scheduled Date & Time: 7/15/2014 at 09:02:00  
Extra Event Text: MTN FOR ORDER DIRECTING THE GAMING CONTROL BOARD TO PRODUCE ALL DOCS AND OTHER EVIDENCE PERTAINING TO NGC 1  
Event Disposition: S200 - 9/26/2014
- 15 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 7/31/2014 at 13:25:00  
Extra Event Text: DEFT'S MOTION FOR ORDER DENYING INJUNCTIVE RELIEF AND DEFT'S COUNTER MOTION FOR INJUNCTIVE RELIEF  
Event Disposition: S200 - 8/27/2014
- 16 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 9/29/2014 at 09:33:00  
Extra Event Text: MOTION FOR TERMINATING SANCTIONS OR, IN THE ALTERNATIVE, MOTION TO COMPEL DISCOVERY  
Event Disposition: S200 - 11/13/2014
- 17 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 10/14/2014 at 13:02:00  
Extra Event Text: PEPPERMILL'S SECOND REQUEST FOR SUBMISSION OF MOTION FOR TERMINATING SANCTIONS  
Event Disposition: S200 - 10/14/2014

- 18 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 10/14/2014 at 11:45:00  
Extra Event Text: PEPPERMILL'S [SECOND REQUEST] MOTION FOR TERMINATING SANCTIONS  
Event Disposition: S200 - 11/26/2014
- 19 Department: D7 -- Event: HEARING... -- Scheduled Date & Time: 10/27/2014 at 15:00:00  
  
Event Disposition: D355 - 10/27/2014
- 20 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 11/25/2014 at 09:45:00  
Extra Event Text: MOTION FOR ORDER COMPELLING GSR TO SHOW CAUSE WHY IT NOT BE HELD IN CONTEMPT  
Event Disposition: S200 - 11/26/2014
- 21 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 12/9/2014 at 09:32:00  
Extra Event Text: PLAINTIFF'S MOTION FOR PROTECTIVE ORDER ON AN ORDER SHORTENING TIME AND FOR STAY OF DEPOSITIONS PENDING HEARIN  
Event Disposition: S200 - 12/10/2014
- 22 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 1/6/2015 at 09:00:00  
Extra Event Text: PEPPERMILL'S MEMO OF COSTS AND MTN FOR ATTORNEYS' FEES  
Event Disposition: S200 - 1/20/2015
- 23 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 1/6/2015 at 14:45:00  
Extra Event Text: DEFENDANT PEPERMILL CASINOS, INC.'S MEMORANDUM OF COSTS AND ATTORNEYS' FEES IN RESPONSE TO COURT'S ORDER OF N  
Event Disposition: S200 - 1/6/2015
- 24 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 1/8/2015 at 11:30:00  
Extra Event Text: PEPPERMILL'S MOTION FOR ORDER REQUIRING GSR TO SHOW WHY IT NOT BE HELD IN CONTEMPT, SANCTIONED AND ORDERED TO  
Event Disposition: S200 - 1/20/2015
- 25 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 1/28/2015 at 09:18:00  
Extra Event Text: EX PARTE MOTION FOR PROTECTIVE ORDER ON AN ORDER SHORTENING TIME AND FOR A STAY OF DEPOSITIONS PENDING HEARIN  
Event Disposition: S200 - 1/29/2015
- 26 Department: D7 -- Event: ORAL ARGUMENTS -- Scheduled Date & Time: 2/6/2015 at 10:00:00  
  
Event Disposition: D425 - 2/6/2015
- 27 Department: DISC -- Event: Request for Submission -- Scheduled Date & Time: 2/24/2015 at 14:20:00  
Extra Event Text: PEPPERMILL'S SUPPLEMENTAL MOTION TO COMPEL RESPONSES TO PEPPERMILL'S SECOND SET OF INTERROGATORIES  
Event Disposition: S200 - 5/5/2015
- 28 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 3/3/2015 at 16:54:00  
Extra Event Text: MOTION TO DISMISS  
Event Disposition: S200 - 3/9/2015
- 29 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 3/13/2015 at 10:50:00  
Extra Event Text: MOTION FOR LEAVE TO FILE AMENDED COMPLAINT ON ORDER SHORTENING TIME  
Event Disposition: S200 - 3/24/2015
- 30 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 3/20/2015 at 16:27:00  
Extra Event Text: PLAINTIFF'S MOTION TO COMPEL DISCLOSURE OF DOCUMENTS PURSUANT TO REQUEST FOR PRODUCTION FILED ON 3/04/15  
Event Disposition: S200 - 4/6/2015
- 31 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 3/24/2015 at 08:56:00  
Extra Event Text: MOTION TO DISCLOSE AND USE CONFIDENTIAL EVIDENCE  
Event Disposition: S200 - 4/6/2015

- 32 Department: DISC -- Event: Request for Submission -- Scheduled Date & Time: 3/31/2015 at 11:28:00  
Extra Event Text: DEFENDANT'S MOTION TO STRIKE PLAINTIFF'S EXPERT DISCLOSURE AND FOR ORDER IN LIMINE PRECLUDING PLAINTIFF FROM UTII  
Event Disposition: S200 - 5/14/2015
- 33 Department: D7 -- Event: ORAL ARGUMENTS -- Scheduled Date & Time: 4/14/2015 at 13:30:00  
Extra Event Text: ORAL ARGMT RE:  
Event Disposition: D844 - 4/14/2015
- 34 Department: D7 -- Event: ORAL ARGUMENTS -- Scheduled Date & Time: 4/20/2015 at 13:30:00  
Extra Event Text: ORAL ARGMT RE 1) MTN TO COMPEL DISCLOSURE OF DOCUMENTS SUBMITTED 03.20.15; AND  
Event Disposition: D840 - 4/20/2015
- 35 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 4/21/2015 at 10:55:00  
Extra Event Text: MOTION FOR LEAVE TO FILE A MOTION FOR RECONSIDERATION OF THE DISMISSAL OF TYAN TORS WITHOUT PREJUDICE FILED 3/24  
Event Disposition: S200 - 4/23/2015
- 36 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 4/21/2015 at 10:55:00  
Extra Event Text: MOTION FOR PROTECTIVE ORDER RE: EXPERT WITNESS DEPOSITION NOTICES FILED 4/6/15  
Event Disposition: S200 - 4/23/2015
- 37 Department: DISC -- Event: Request for Submission -- Scheduled Date & Time: 5/4/2015 at 16:16:00  
Extra Event Text: PEPPERMILL CASINOS, INC.'S MOTION FOR PROTECTIVE ORDER RE: EXPERT WITNESS DEPOSITION NOTICES  
Event Disposition: S200 - 5/15/2015
- 38 Department: D7 -- Event: CONFERENCE CALL -- Scheduled Date & Time: 5/4/2015 at 17:05:00  
  
Event Disposition: D435 - 5/4/2015
- 39 Department: DISC -- Event: Request for Submission -- Scheduled Date & Time: 5/4/2015 at 16:15:00  
Extra Event Text: PEPPERMILL CASINOS INC'S MOTION TO STRIKE PLAINTIFF'S REBUTTAL EXPERT DISCLOSURE AND FOR ORDER IN LIMINE PRECLUD  
Event Disposition: S200 - 5/14/2015
- 40 Department: D7 -- Event: HEARING... -- Scheduled Date & Time: 5/8/2015 at 10:00:00  
  
Event Disposition: D845 - 5/7/2015
- 41 Department: DISC -- Event: Request for Submission -- Scheduled Date & Time: 5/8/2015 at 15:30:00  
Extra Event Text: DEFENDANT PEPPERMILL CASINOS, INC.'S MOTION FOR PROTECTIVE ORDER filed 04.10.15  
Event Disposition: S200 - 5/22/2015
- 42 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 5/15/2015 at 10:51:00  
Extra Event Text: PLAINTIFF'S MOTION TO EXTEND DISCOVERY AND CONTINUE TRIAL DEADLINES (NO PAPER ORDER PROVIDED)  
Event Disposition: S200 - 5/19/2015
- 43 Department: DISC -- Event: Request for Submission -- Scheduled Date & Time: 5/15/2015 at 10:50:00  
Extra Event Text: PLAINTIFF'S MOTION TO COMPEL PRODUCTION OF DOCUMENTS PURSUANT TO GSR'S SECOND REQUEST FOR PRODUCTION OF DO  
Event Disposition: S200 - 5/27/2015
- 44 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 5/19/2015 at 11:43:00  
Extra Event Text: DEFENDANT PEPPERMILL CASINOS. INC MOTION FOR PARTIAL SUMMARY JUDGMENT REGARDING DAMAGES  
Event Disposition: S200 - 6/8/2015
- 45 Department: D7 -- Event: PRE-TRIAL CONFERENCE -- Scheduled Date & Time: 5/19/2015 at 13:15:00  
Extra Event Text: Vicarious Liability/Respondent Superior  
Event Disposition: D425 - 5/19/2015

- 46 Department: D7 -- Event: PRE-TRIAL CONFERENCE -- Scheduled Date & Time: 5/19/2015 at 13:15:00  
Extra Event Text: Vicarious Liability/Respondent Superior  
Event Disposition: D843 - 6/5/2014
- 47 Department: D7 -- Event: TRIAL - JURY -- Scheduled Date & Time: 6/1/2015 at 09:30:00  
Extra Event Text: Vicarious Liability/Respondent Superior  
Event Disposition: D843 - 6/5/2014
- 48 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 6/2/2015 at 10:28:00  
Extra Event Text: DEFENDANT PEPPERMILL CASINOS, INC.'S MOTION FOR SUMMARY JUDGMENT REGARDING TRADE SECRET  
Event Disposition: S200 - 7/2/2015
- 49 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 6/9/2015 at 09:38:00  
Extra Event Text: PLAINTIFF'S OBJECTION TO RECOMMENDATION EXCLUDING JEREMY AGUERO AND STRIKING PLAINTIFF'S REBUTTAL EXPERT DISCL  
Event Disposition: S200 - 7/9/2015
- 50 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 6/22/2015 at 12:29:00  
Extra Event Text: DEFENDANT PEPPERMILL'S MOTION FOR SUMMARY JUDGMENT REGARDING TRADE SECRET  
Event Disposition: S200 - 7/28/2015
- 51 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 6/22/2015 at 12:28:00  
Extra Event Text: DEFENDANT PEPPERMILL'S OBJECTION TO DISCOVERY COMMISSIONER'S RECOMMENDATION FOR ORDER CONCERNING THE PLAIN  
Event Disposition: S200 - 7/16/2015
- 52 Department: D7 -- Event: HEARING... -- Scheduled Date & Time: 6/24/2015 at 14:00:00  
  
Event Disposition: D435 - 6/24/2015
- 53 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 6/24/2015 at 09:50:00  
Extra Event Text: DEFENDANT PEPPERMILL'S MOTION FOR RECONSIDERATION OF ORDER DATED MAY 19, 2015  
Event Disposition: S200 - 7/2/2015
- 54 Department: D7 -- Event: TRIAL - JURY -- Scheduled Date & Time: 7/6/2015 at 09:30:00  
Extra Event Text: Vicarious Liability/Respondent Superior  
Event Disposition: D844 - 5/19/2015
- 55 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 7/10/2015 at 14:10:00  
Extra Event Text: PETITION FOR INSTRUCTIONS  
Event Disposition: S200 - 7/23/2015
- 56 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 8/20/2015 at 11:50:00  
Extra Event Text: PEPPERMILL'S MOTION IN LIMINE FOR ORDER EXCLUDING GSR'S NON-RETAINED EXPERTS  
Event Disposition: S200 - 8/24/2015
- 57 Department: D7 -- Event: PRE-TRIAL CONFERENCE -- Scheduled Date & Time: 9/10/2015 at 13:30:00  
Extra Event Text: Vicarious Liability/Respondent Superior  
Event Disposition: D844 - 7/21/2015
- 58 Department: D7 -- Event: TRIAL - JURY -- Scheduled Date & Time: 10/5/2015 at 09:30:00  
Extra Event Text: Vicarious Liability/Respondent Superior  
Event Disposition: D844 - 7/21/2015
- 59 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 11/9/2015 at 14:47:00  
Extra Event Text: KAY BURNINGHAM'S MOTION TO WITHDRAW AS PRO HAC VICE COUNSEL OF RECORD FOR PLAINTIFFS  
Event Disposition: S200 - 11/10/2015

- 60 Department: DISC -- Event: Request for Submission -- Scheduled Date & Time: 12/4/2015 at 15:01:00  
Extra Event Text: PEPPERMILL'S MOTION TO COMPEL ELECTRONICALLY STORED INFORMATION SEARCH OF PLAINTIFF MEI-GSE HOLDINGS, LLC'S SE  
Event Disposition: S200 - 12/28/2015
- 61 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 12/7/2015 at 14:37:00  
Extra Event Text: PEPPERMILL'S MOTION TO DISQUALIFY JEREMY AGUERO AS AN "EXPERT WITNESS"  
Event Disposition: S200 - 12/11/2015
- 62 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 12/10/2015 at 13:07:00  
Extra Event Text: PEPPERMILL CASINOS, INC.'S MOTION TO EXCLUDE TESTIMONY AND REPORT OF JEREMY AGUERO  
Event Disposition: S200 - 12/22/2015
- 63 Department: DISC -- Event: Request for Submission -- Scheduled Date & Time: 12/15/2015 at 12:00:00  
Extra Event Text: PLAINTIFFS' COUNTER-MOTION TO COMPEL DISCOVERY OF EMAILS  
Event Disposition: S200 - 12/28/2015
- 64 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 12/16/2015 at 09:03:00  
Extra Event Text: PEPPERMILL CASINOS, INC.'S MOTION FOR SUMMARY JUDGMENT REGARDING DAMAGES  
Event Disposition: S200 - 1/5/2016
- 65 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 12/16/2015 at 09:02:00  
Extra Event Text: PEPPERMILL CASINOS, INC.'S RENEWED MOTION FOR PARTIAL SUMMARY JUDGMENT REGARDING DAMAGES  
Event Disposition: S200 - 1/4/2016
- 66 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 12/16/2015 at 09:04:00  
Extra Event Text: PLAINTIFFS' MOTION FOR CASE CONCLUDING SANCTIONS FOR VIOLATION OF DISCOVERY ORDERS  
Event Disposition: S200 - 12/23/2015
- 67 Department: D7 -- Event: PRE-TRIAL CONFERENCE -- Scheduled Date & Time: 12/17/2015 at 13:15:00  
Extra Event Text: Vicarious Liability/Respondent Superior  
Event Disposition: D425 - 12/17/2015
- 68 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 12/17/2015 at 16:04:00  
Extra Event Text: PEPPERMILL'S MOTION TO MOTION TO EXCLUDE EXPERT REPORT AND TESTIMONY OF CHARLES LOMBARDO, GSR'S EXPERT  
Event Disposition: S200 - 12/22/2015
- 69 Department: B -- Event: DISCOVERY HEARING -- Scheduled Date & Time: 12/22/2015 at 14:00:00  
Extra Event Text: DISCOVERY DISPUTES:(GSR's request for ESI inspection of GSR computers for Peppermill data and CDC emails;GSR's Motion to Compel phys  
Event Disposition: D840 - 12/22/2015
- 70 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 12/23/2015 at 10:44:00  
Extra Event Text: PEPPERMILL CASINOS, INC.'S MOTION FOR SANCTIONS  
Event Disposition: S200 - 1/5/2016
- 71 Department: D7 -- Event: ORAL ARGUMENTS -- Scheduled Date & Time: 1/5/2016 at 10:00:00  
  
Event Disposition: D430 - 1/5/2016
- 72 Department: D7 -- Event: ORAL ARGUMENTS -- Scheduled Date & Time: 1/5/2016 at 10:00:00  
Extra Event Text: MOTIONS IN LIMINE  
Event Disposition: S200 - 12/22/2015
- 73 Department: D7 -- Event: EXHIBITS TO BE MARKED W/CLERK -- Scheduled Date & Time: 1/7/2016 at 10:00:00  
  
Event Disposition: D596 - 1/7/2016

- 74 Department: D7 -- Event: PRE-TRIAL MOTIONS -- Scheduled Date & Time: 1/8/2016 at 14:00:00  
Extra Event Text: MOTIONS TO EXCLUDE - LOMBARDO/AGUERO AND MOTION(S) FOR CLARIFICATION  
Event Disposition: D430 - 1/8/2016
- 75 Department: D7 -- Event: TRIAL - JURY -- Scheduled Date & Time: 1/11/2016 at 09:30:00  
Extra Event Text: TRIAL RESET FROM 10.05.15 TO 01.11.16 - 9:30 A.M. PURSUANT TO STIP AND ORDER FILED 07.20.15 - ks  
Event Disposition: D832 - 1/11/2016
- 76 Department: D7 -- Event: TRIAL ONGOING -- Scheduled Date & Time: 1/12/2016 at 09:00:00  
Extra Event Text: DAY TWO  
Event Disposition: D832 - 1/12/2016
- 77 Department: D7 -- Event: TRIAL ONGOING -- Scheduled Date & Time: 1/13/2016 at 13:00:00  
Extra Event Text: DAY THREE  
Event Disposition: D832 - 1/13/2016
- 78 Department: D7 -- Event: TRIAL ONGOING -- Scheduled Date & Time: 1/14/2016 at 09:00:00  
Extra Event Text: DAY FOUR  
Event Disposition: D832 - 1/14/2016
- 79 Department: D7 -- Event: TRIAL ONGOING -- Scheduled Date & Time: 1/15/2016 at 08:30:00  
Extra Event Text: DAY FIVE  
Event Disposition: D832 - 1/15/2016
- 80 Department: D7 -- Event: TRIAL ONGOING -- Scheduled Date & Time: 1/19/2016 at 09:00:00  
Extra Event Text: DAY SIX  
Event Disposition: D832 - 1/19/2016
- 81 Department: D7 -- Event: TRIAL ONGOING -- Scheduled Date & Time: 1/20/2016 at 09:00:00  
Extra Event Text: DAY SEVEN  
Event Disposition: D832 - 1/20/2016
- 82 Department: D7 -- Event: TRIAL ONGOING -- Scheduled Date & Time: 1/21/2016 at 09:00:00  
Extra Event Text: DAY EIGHT  
Event Disposition: D832 - 1/21/2016
- 83 Department: D7 -- Event: TRIAL ONGOING -- Scheduled Date & Time: 1/22/2016 at 09:00:00  
Extra Event Text: DAY NINE  
Event Disposition: D832 - 1/22/2016
- 84 Department: D7 -- Event: TRIAL ONGOING -- Scheduled Date & Time: 1/25/2016 at 10:00:00  
Extra Event Text: DAY TEN  
Event Disposition: D832 - 1/25/2016
- 85 Department: D7 -- Event: TRIAL ONGOING -- Scheduled Date & Time: 1/26/2016 at 09:00:00  
Extra Event Text: DAY ELEVEN  
Event Disposition: D580 - 1/26/2016
- 86 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 3/8/2016 at 09:57:00  
Extra Event Text: DEFENDANT PEPPERMILL CASINOS, INC.S MOTION FOR JUDGMENTS ON JURY VERDICT AND COURT ORDER  
Event Disposition: S200 - 3/28/2016
- 87 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 3/8/2016 at 13:47:00  
Extra Event Text: PLAINTIFF'S MOTION TO RETAX COSTS  
Event Disposition: S200 - 4/5/2016

- 88 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 3/10/2016 at 16:00:00  
Extra Event Text: DEFENDANT PEPPERMILL'S MOTION FOR COSTS AND ATTORNEY'S FEES  
Event Disposition: S200 - 4/5/2016
- 89 Department: D7 -- Event: Request for Submission -- Scheduled Date & Time: 4/11/2016 at 08:24:00  
Extra Event Text: PLAINTIFF'S EX-PARTE MOTION FOR ORDER SHORTENING TIME ON MOTION FOR STAY PURSUANT TO NRCP 62(a) AND (b)  
Event Disposition: S200 - 4/11/2016

**Actions**

- 
- Filing Date - Docket Code & Description
- 1 8/2/2013 - \$1422 - \$Complaint - Business Court  
Additional Text: Transaction 3899375 - Approved By: DJARAMIL : 08-05-2013:09:50:24
- 2 8/5/2013 - PAYRC - \*\*Payment Received  
Additional Text: A Payment of \$1,520.00 was made on receipt DCDC418411.
- 3 8/5/2013 - 1312 - Case Assignment Notification  
Additional Text: BUSINESS COURT- RANDOMLY REASSIGNED TO DEPT. B13, FROM D9 - Transaction 3900425 - Approved By: NOREVIEW : 08-05-2013:11:18:51
- 4 8/5/2013 - NEF - Proof of Electronic Service  
Additional Text: Transaction 3900438 - Approved By: NOREVIEW : 08-05-2013:11:20:57
- 5 8/8/2013 - \$3375 - \$Peremptory Challenge  
Additional Text: MEI-GSR HOLDINGS LLC
- 6 8/8/2013 - PAYRC - \*\*Payment Received  
Additional Text: A Payment of -\$450.00 was made on receipt DCDC418880.
- 7 8/8/2013 - 1312 - Case Assignment Notification  
Additional Text: BUSINESS COURT- RANDOMLY REASSIGNED TO DEPT. B7, FROM B13 - Transaction 3911165 - Approved By: NOREVIEW : 08-08-2013:18:14:27
- 8 8/8/2013 - NEF - Proof of Electronic Service  
Additional Text: Transaction 3911166 - Approved By: NOREVIEW : 08-08-2013:18:15:49
- 9 8/9/2013 - 2222 - Mtn for TRO  
Additional Text: MOTION FOR TEMPORARY RESTRAINING ORDER AND MOTION FOR PRELIMINARY INJUNCTION - Transaction 3913318 - Approved By: MFERNAND : 08-09-2013:16:46:17
- 10 8/9/2013 - 3860 - Request for Submission  
Additional Text: Transaction 3913318 - Approved By: MFERNAND : 08-09-2013:16:46:17  
DOCUMENT TITLE: MOTION FOR A TEMPORARY RESTRAINING ORDER AND MOTION FOR PRELIMINARY INJUNCTION  
PARTY SUBMITTING: H. STAN JOHNSON, ESQ.  
DATE SUBMITTED: 08/09/13  
SUBMITTED BY: M. FERNANDEZ  
DATE RECEIVED JUDGE OFFICE:
- 11 8/9/2013 - 3845 - Request for Hearing  
Additional Text: REQUEST FOR HEARING ON THE TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION ON AN ORDER SHORTENING TIME - Transaction 3913318 - Approved By: MFERNAND : 08-09-2013:16:46:17
- 12 8/9/2013 - NEF - Proof of Electronic Service  
Additional Text: Transaction 3914104 - Approved By: NOREVIEW : 08-09-2013:17:03:29



- 13 8/12/2013 - 4090 - \*\* Summons Issued  
Additional Text: 2
- 14 8/12/2013 - 3370 - Order ...  
Additional Text: SETTING HEARING ON PLAINTIFF'S MOTION FOR TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION  
- Transaction 3917048 - Approved By: NOREVIEW : 08-12-2013:16:40:13
- 15 8/12/2013 - NEF - Proof of Electronic Service  
Additional Text: Transaction 3917061 - Approved By: NOREVIEW : 08-12-2013:16:42:00
- 16 8/12/2013 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 17 8/13/2013 - CHECK - \*\*Trust Disbursement  
Additional Text: A Disbursement of \$450.00 on Check Number 25445
- 18 8/16/2013 - 3720 - Proof of Service  
Additional Text: Transaction 3930785 - Approved By: MFERNAND : 08-16-2013:16:30:35
- 19 8/16/2013 - NEF - Proof of Electronic Service  
Additional Text: Transaction 3931102 - Approved By: NOREVIEW : 08-16-2013:16:53:17
- 20 8/26/2013 - 3720 - Proof of Service  
Additional Text: PEPPERMILL CASSINOS INC - 8-15-13 - Transaction 3948874 - Approved By: AZION : 08-26-2013:09:17:07
- 21 8/26/2013 - NEF - Proof of Electronic Service  
Additional Text: Transaction 3948977 - Approved By: NOREVIEW : 08-26-2013:09:26:39
- 22 8/26/2013 - 2645 - Opposition to Mtn ...  
Additional Text: OPPOSITION TO MOTION FOR TEMPORARY RESTRAINING ORDER AND TO MOTION FOR PERLIMINARY INJUNCTION -  
Transaction 3949618 - Approved By: MCHOLICO : 08-26-2013:11:38:24
- 23 8/26/2013 - \$1566 - \$Def 1st App - Business Court  
Additional Text: PEPPERMILL CASINOS, INC. dba PEPPERMILL CASINO - Transaction 3949618 - Approved By: MCHOLICO :  
08-26-2013:11:38:24
- 24 8/26/2013 - PAYRC - \*\*Payment Receipted  
Additional Text: A Payment of \$1,473.00 was made on receipt DCDC420958.
- 25 8/26/2013 - NEF - Proof of Electronic Service  
Additional Text: Transaction 3949890 - Approved By: NOREVIEW : 08-26-2013:11:40:06
- 26 8/26/2013 - 2520 - Notice of Appearance  
Additional Text: DAVID C. O'MARA, ESQ OBO RYAN TORS - Transaction 3950600 - Approved By: MFERNAND : 08-26-2013:14:38:42
- 27 8/26/2013 - \$1560 - \$Def 1st Appearance - CV  
Additional Text: RYAN TORS - Transaction 3950600 - Approved By: MFERNAND : 08-26-2013:14:38:42
- 28 8/26/2013 - PAYRC - \*\*Payment Receipted  
Additional Text: A Payment of \$213.00 was made on receipt DCDC421025.
- 29 8/26/2013 - NEF - Proof of Electronic Service  
Additional Text: Transaction 3951334 - Approved By: NOREVIEW : 08-26-2013:14:41:05
- 30 8/27/2013 - 1830 - Joinder...  
Additional Text: DEFT RYAN TORS' JOINDER IN OPPOSITION TO MOTION FOR TEMPORARY RESTRAINING ORDER AND MOTION FOR  
PRELIMINARY INJUNCTION - Transaction 3952767 - Approved By: AZION : 08-27-2013:08:25:10

- 31 8/27/2013 - NEF - Proof of Electronic Service  
Additional Text: Transaction 3952940 - Approved By: NOREVIEW : 08-27-2013:08:27:28
- 32 8/27/2013 - 1695 - \*\* Exhibit(s) ...  
Additional Text: EXHIBIT 1  
TRO AND PRELIMINARY INJUNCTION HEARING
- 33 8/27/2013 - MIN - \*\*\*Minutes  
Additional Text: MOTION FOR TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION - Transaction 3954053 - Approved  
By: NOREVIEW : 08-27-2013:11:15:47
- 34 8/27/2013 - NEF - Proof of Electronic Service  
Additional Text: Transaction 3954073 - Approved By: NOREVIEW : 08-27-2013:11:18:36
- 35 8/27/2013 - COC - Evidence Chain of Custody Form  
*No additional text exists for this entry.*
- 36 9/3/2013 - 4190 - Transcript - Partial  
Additional Text: PRELIMINARY INJUNCTION - AUGUST 27, 2013 - Transaction 3968178 - Approved By: NOREVIEW :  
09-03-2013:15:05:47
- 37 9/3/2013 - NEF - Proof of Electronic Service  
Additional Text: Transaction 3968192 - Approved By: NOREVIEW : 09-03-2013:15:08:42
- 38 9/9/2013 - 4185 - Transcript  
Additional Text: PRELIMINARY INJUNCTION - AUGUST 27, 2013 - Transaction 3980779 - Approved By: NOREVIEW :  
09-09-2013:12:06:05
- 39 9/9/2013 - NEF - Proof of Electronic Service  
Additional Text: Transaction 3980798 - Approved By: NOREVIEW : 09-09-2013:12:11:00
- 40 9/20/2013 - 1130 - Answer ...  
Additional Text: Transaction 4011068 - Approved By: JAMES : 09-20-2013:15:24:02
- 41 9/20/2013 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4012072 - Approved By: NOREVIEW : 09-20-2013:15:26:28
- 42 9/20/2013 - 1130 - Answer ...  
Additional Text: (RYAN TORS) - Transaction 4012708 - Approved By: MCHOLICO : 09-23-2013:09:29:12
- 43 9/23/2013 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4013249 - Approved By: NOREVIEW : 09-23-2013:09:32:37
- 44 11/13/2013 - 1580 - Demand for Jury  
*No additional text exists for this entry.*
- 45 11/13/2013 - JF - \*\*First Day Jury Fees Deposit  
*No additional text exists for this entry.*
- 46 11/15/2013 - 3370 - Order ...  
Additional Text: [TRO AND PRELIMINARY INJUNCTION DENIED AS TO PEPPERMILL CASINOS;  
TRO AND PRELIMINARY INJUNCTION GRANTED AS TO RYAN TORS - ks]
- 47 11/15/2013 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4137947 - Approved By: NOREVIEW : 11-15-2013:15:47:59
- 48 11/25/2013 - TRO - \*\*TRO Cash Bond  
*No additional text exists for this entry.*

- 49 1/3/2014 - 2529 - Notice of Early Case Conferenc  
Additional Text: Transaction 4233517 - Approved By: NOREVIEW : 01-03-2014:15:04:58
- 50 1/3/2014 - FIE - \*\*Document Filed in Error  
Additional Text: Transaction 4233517 - Approved By: NOREVIEW : 01-03-2014:15:04:58
- 51 1/3/2014 - FIE - \*\*Document Filed in Error  
Additional Text: Transaction 4233517 - Approved By: NOREVIEW : 01-03-2014:15:04:58
- 52 1/3/2014 - FIE - \*\*Document Filed in Error  
Additional Text: Transaction 4233517 - Approved By: NOREVIEW : 01-03-2014:15:04:58
- 53 1/3/2014 - FIE - \*\*Document Filed in Error  
Additional Text: Transaction 4233517 - Approved By: NOREVIEW : 01-03-2014:15:04:58
- 54 1/3/2014 - FIE - \*\*Document Filed in Error  
Additional Text: Transaction 4233517 - Approved By: NOREVIEW : 01-03-2014:15:04:58
- 55 1/3/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4233530 - Approved By: NOREVIEW : 01-03-2014:15:06:50
- 56 1/8/2014 - 3696 - Pre-Trial Order  
Additional Text: Transaction 4244389 - Approved By: NOREVIEW : 01-08-2014:16:47:15
- 57 1/8/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4244469 - Approved By: NOREVIEW : 01-08-2014:16:57:54
- 58 1/16/2014 - 2605 - Notice to Set  
Additional Text: 01/24/14 @ 10:am - Transaction 4261724 - Approved By: ASMITH : 01-16-2014:13:10:22
- 59 1/16/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4262075 - Approved By: NOREVIEW : 01-16-2014:13:12:24
- 60 1/24/2014 - 1250E - Application for Setting eFile  
Additional Text: B7 Vicarious Liability/Respondent Superior  
MPTC – 04.15.14 – 1:15 p.m.  
PTC – 05.19.15 – 1:15 p.m.  
Trial – 06.01.15 – 9:30 a.m. [#1 - 2 wk jury]  
  
Attys:  
P: Stan Johnson, Esq., and Terry Kinnally, Esq. – 702.823.3500  
D Peppermill: Clark Vellis, Esq. – 622.9450  
D Ryan Tors: David O'Mara, Esq. – 323-1321
- 61 1/24/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4273474 - Approved By: NOREVIEW : 01-24-2014:10:38:59
- 62 3/17/2014 - 2490 - Motion ...  
Additional Text: RENEWED MOTION FOR PRELIMINARY INJUNCTION AGAINST THE PEPPERMILL CASINOS - Transaction 4346020 -  
Approved By: YLLOYD : 03-17-2014:15:20:34
- 63 3/17/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4346675 - Approved By: NOREVIEW : 03-17-2014:15:23:42
- 64 3/17/2014 - 2525 - Notice of Change of Address  
Additional Text: NOTICE OF CHANGE OF FIRM AFFILIATION AND ADDRESS - Transaction 4346775 - Approved By: MFERNAND :  
03-18-2014:09:06:15

- 65 3/18/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4347434 - Approved By: NOREVIEW : 03-18-2014:09:07:50
- 66 4/11/2014 - 1320 - Case Conference Report  
Additional Text: INDIVIDUAL CASE CONFERENCE REPORT - Transaction 4383691 - Approved By: MFERNAND : 04-11-2014:14:52:07
- 67 4/11/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4383985 - Approved By: NOREVIEW : 04-11-2014:14:53:04
- 68 4/14/2014 - 2490 - Motion ...  
Additional Text: MOTION TO WITHDRAW AS COUNSEL - Transaction 4385821 - Approved By: MCHOLICO : 04-14-2014:16:01:15
- 69 4/14/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4385965 - Approved By: NOREVIEW : 04-14-2014:16:02:22
- 70 4/15/2014 - 3915 - Scheduling Order  
Additional Text: Transaction 4387491 - Approved By: NOREVIEW : 04-15-2014:13:51:13
- 71 4/15/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4387494 - Approved By: NOREVIEW : 04-15-2014:13:54:04
- 72 4/15/2014 - MIN - \*\*\*Minutes  
Additional Text: MANDATORY PRETRIAL STATUS CONFERENCE - Transaction 4387749 - Approved By: NOREVIEW : 04-15-2014:15:00:29
- 73 4/15/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4387759 - Approved By: NOREVIEW : 04-15-2014:15:01:31
- 74 4/16/2014 - 3060 - Ord Granting Mtn ...  
Additional Text: TO WITHDRAW AS COUNSEL - Transaction 4388769 - Approved By: NOREVIEW : 04-16-2014:09:44:50
- 75 4/16/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4388774 - Approved By: NOREVIEW : 04-16-2014:09:45:50
- 76 4/16/2014 - 1320 - Case Conference Report  
Additional Text: PLAINTIFF MEI-GSE HOLDINGS, LLC, D/B/A GRAND SIERRA RESORT'S INDIVIDUAL CASE CONFERENCE REPORT - Transaction 4388820 - Approved By: MCHOLICO : 04-16-2014:10:40:50
- 77 4/16/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4388976 - Approved By: NOREVIEW : 04-16-2014:10:41:43
- 78 4/16/2014 - 2540 - Notice of Entry of Ord  
Additional Text: Transaction 4390077 - Approved By: NOREVIEW : 04-16-2014:16:38:20
- 79 4/16/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4390085 - Approved By: NOREVIEW : 04-16-2014:16:39:24
- 80 4/22/2014 - 4185 - Transcript  
Additional Text: MANDATORY PRETRIAL CONFERENCE - APRIL 15, 2014 - Transaction 4398043 - Approved By: NOREVIEW : 04-22-2014:15:37:14
- 81 4/22/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4398048 - Approved By: NOREVIEW : 04-22-2014:15:38:02
- 82 4/29/2014 - 2520 - Notice of Appearance  
Additional Text: MARK GUNDERSON, ESQ. & JOHN FUNK, ESQ. / RYAN TORS - Transaction 4406982 - Approved By: MCHOLICO : 04-29-2014:11:23:27

- 83 4/29/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4407403 - Approved By: NOREVIEW : 04-29-2014:11:24:29
- 84 5/22/2014 - 1320 - Case Conference Report  
Additional Text: DEFENDANT TORS CASE CONFERENCE REPORT - Transaction 4445675 - Approved By: MFERNAND : 05-22-2014:15:50:40
- 85 5/22/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4445707 - Approved By: NOREVIEW : 05-22-2014:15:51:24
- 86 6/4/2014 - 2610 - Notice ...  
Additional Text: NOTICE OF ASSOCIATION - KENT R. ROBERSON, KEEGAN G. LOW, ESQ. & THERESE M. SHANKS, ESQ. OBO PEPPERMILL CASINOS, INC., d/b/a PEPPERMILL CASINO - Transaction 4462052 - Approved By: MFERNAND : 06-04-2014:16:40:10
- 87 6/4/2014 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF PLTF'S PERSONS MOST KNOWLEDGEABLE PURSUANT TO NRCP 30(b)(6) - Transaction 4462063 - Approved By: AZION : 06-04-2014:16:15:42
- 88 6/4/2014 - 2315 - Mtn to Dismiss ...  
Additional Text: MOTION TO DISMISS COMPLAINT: PEPPERMILL CASINOS INC DBA PEPPERMILL CASINO - Transaction 4462190 - Approved By: YLLOYD : 06-04-2014:16:40:57
- 89 6/4/2014 - 2490 - Motion ...  
Additional Text: MOTION FOR PARTIAL JUDGMENT ON PLEADING: PEPPERMILL CASINOS INC - Transaction 4462236 - Approved By: YLLOYD : 06-04-2014:16:46:13
- 90 6/4/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4462286 - Approved By: NOREVIEW : 06-04-2014:16:16:46
- 91 6/4/2014 - 2490 - Motion ...  
Additional Text: PEPPERMILL CASINOS, INC'S MOTION FOR JUDGMENT ON ORDER DENYING INJUNCTIVE RELIEF - Transaction 4462292 - Approved By: YLLOYD : 06-05-2014:08:24:27
- 92 6/4/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4462452 - Approved By: NOREVIEW : 06-04-2014:16:41:31
- 93 6/4/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4462458 - Approved By: NOREVIEW : 06-04-2014:16:42:16
- 94 6/4/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4462483 - Approved By: NOREVIEW : 06-04-2014:16:47:13
- 95 6/5/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4462661 - Approved By: NOREVIEW : 06-05-2014:08:25:33
- 96 6/5/2014 - 3370 - Order ...  
Additional Text: PTC AND TRIAL [06.01.15] VACATED; TO BE RESET W/IN 10 DAYS - ks
- 97 6/5/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4464146 - Approved By: NOREVIEW : 06-05-2014:14:23:43
- 98 6/5/2014 - 1830 - Joinder...  
Additional Text: JOINDER TO MOTION TO DISMISS COMPLAINT - RYAN TORS - Transaction 4464674 - Approved By: MFERNAND : 06-05-2014:16:43:14
- 99 6/5/2014 - 1830 - Joinder...  
Additional Text: JOINDER TO MOTION FOR PARTIAL JUDGMENT ON PLEADING - Transaction 4464678 - Approved By: MFERNAND : 06-05-2014:16:44:14

- 100 6/5/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4464915 - Approved By: NOREVIEW : 06-05-2014:16:46:25
- 101 6/5/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4464912 - Approved By: NOREVIEW : 06-05-2014:16:46:26
- 102 6/10/2014 - 3696 - Pre-Trial Order  
Additional Text: Transaction 4470147 - Approved By: NOREVIEW : 06-10-2014:13:04:18
- 103 6/10/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4470151 - Approved By: NOREVIEW : 06-10-2014:13:05:11
- 104 6/11/2014 - 1250E - Application for Setting eFile  
Additional Text: Vicarious Liability/Respondent Superior  
MPTC – 04.15.14 – 1:15 p.m.  
PTC – 05.19.15 – 1:15 p.m.  
Trial – 07.06.15 – 9:30 a.m. [#1 - 2 wk jury]  
  
Attys:  
P: Stan Johnson, Esq., and Terry Kinnally, Esq. – 702.823.3500  
D Peppermill: Clark Vellis, Esq. – 622.9450 and Kent Robison, Esq. – 329.3151  
D Ryan Tors: Mark Gunderson, Esq. and John Funk, Esq. – 829.1222
- 105 6/11/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4471732 - Approved By: NOREVIEW : 06-11-2014:10:48:26
- 106 6/11/2014 - 1120 - Amended ...  
Additional Text: AMENDED NOTICE OF TAKING DEPOSITIONS OF PLAINTIFF'S PERSONS MOST KNOWLEDGEABLE PURSUANT TO NRCP 30(b)(6) - Transaction 4472219 - Approved By: MCHOLICO : 06-11-2014:14:40:37
- 107 6/11/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4472455 - Approved By: NOREVIEW : 06-11-2014:14:43:30
- 108 6/16/2014 - 2490 - Motion ...  
Additional Text: MOTION FOR ORDER DIRECTING THE NEVADA GAMING CONTROL BOARD TO PRODUCE ALL DOCUMENTS AND OTHER EVIDENCE PERTAINING TO NGC 13-23 - Transaction 4478686 - Approved By: MCHOLICO : 06-17-2014:09:12:32
- 109 6/17/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4479473 - Approved By: NOREVIEW : 06-17-2014:09:13:43
- 110 6/18/2014 - 2645 - Opposition to Mtn ...  
Additional Text: PLAINTIFF'S OPPOSITION TO DEFT PEPPERMILL'S MOTION FOR JUDGMENT ON THE PLEADINGS - Transaction 4483070 - Approved By: YLLOYD : 06-19-2014:09:04:18
- 111 6/18/2014 - 2645 - Opposition to Mtn ...  
Additional Text: PLAINTIFF'S OPPOSITION TO PEPERMILL CASINOS, INC'S MOTION FOR JUDGMENT ON ORDER DENYING INJUNCTIVE RELIEF - Transaction 4483083 - Approved By: YLLOYD : 06-19-2014:09:18:43
- 112 6/18/2014 - 2645 - Opposition to Mtn ...  
Additional Text: PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION TO DISMISS COMPLAINT AND COUNTER-MOTION TO COMPEL DISCLOSURE UNDER NRCP 16.1 - Transaction 4483085 - Approved By: YLLOYD : 06-19-2014:09:27:53
- 113 6/19/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4483282 - Approved By: NOREVIEW : 06-19-2014:09:05:15
- 114 6/19/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4483352 - Approved By: NOREVIEW : 06-19-2014:09:20:33

- 115 6/19/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4483392 - Approved By: NOREVIEW : 06-19-2014:09:28:53
- 116 6/19/2014 - 2490 - Motion ...  
Additional Text: MOTION FOR PROTECTIVE ORDER ON AN ORDER SHORTENING TIME AND FOR STAY OF DEPOSITIONS PENDING HEARING ON THE MATTER - Transaction 4483704 - Approved By: MCHOLICO : 06-19-2014:13:10:39
- 117 6/19/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4483959 - Approved By: NOREVIEW : 06-19-2014:13:11:37
- 118 6/19/2014 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF STEVE ROSEN - Transaction 4484828 - Approved By: MFERNAND : 06-20-2014:09:06:29
- 119 6/20/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4485067 - Approved By: NOREVIEW : 06-20-2014:09:07:28
- 120 6/24/2014 - 2490 - Motion ...  
Additional Text: MOTION TO AMEND ANSWER - Transaction 4491010 - Approved By: YLLOYD : 06-25-2014:09:51:24
- 121 6/25/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4491306 - Approved By: NOREVIEW : 06-25-2014:09:52:22
- 122 6/26/2014 - 3975 - Statement ...  
Additional Text: DEFENDANT PEPPERMILL CASINOS INC'S STATUS CONFERENCE STATEMENT - Transaction 4492945 - Approved By: YLLOYD : 06-26-2014:10:10:51
- 123 6/26/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4493317 - Approved By: NOREVIEW : 06-26-2014:10:11:51
- 124 6/27/2014 - MIN - \*\*\*Minutes  
Additional Text: STATUS HEARING - 06-26-14 - Transaction 4495724 - Approved By: NOREVIEW : 06-27-2014:11:35:40
- 125 6/27/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4495727 - Approved By: NOREVIEW : 06-27-2014:11:36:42
- 126 6/30/2014 - 3790 - Reply to/in Opposition  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.'S REPLY IN SUPPORT OF ITS MOTION FOR PARTIAL JUDGMENT ON PLEADING - Transaction 4497836 - Approved By: MCHOLICO : 06-30-2014:15:11:45
- 127 6/30/2014 - 3790 - Reply to/in Opposition  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.'S REPLY TO PLAINTIFF'S OPPOSITION TO MOTION TO DISMISS COMPLAINT - Transaction 4497851 - Approved By: MCHOLICO : 06-30-2014:15:16:12
- 128 6/30/2014 - 3790 - Reply to/in Opposition  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.'S REPLY TO GSR'S OPPOSITION TO MOTION FOR JUDGMENT ON ORDER DENYING INJUNCTIVE RELIEF - Transaction 4497896 - Approved By: MCHOLICO : 06-30-2014:15:36:05
- 129 6/30/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4498116 - Approved By: NOREVIEW : 06-30-2014:15:12:44
- 130 6/30/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4498133 - Approved By: NOREVIEW : 06-30-2014:15:17:10
- 131 6/30/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4498188 - Approved By: NOREVIEW : 06-30-2014:15:37:01

- 132 6/30/2014 - 1830 - Joinder...  
Additional Text: JOINDER TO DEFENDANT PEPPERMILL CASINO, INC.'S REPLY IN SUPPORT OF ITS MOTION FOR PARTIAL JUDGMENT ON PLEADING - Transaction 4498461 - Approved By: MFERNAND : 07-01-2014:09:11:18
- 133 6/30/2014 - 1830 - Joinder...  
Additional Text: JOINDER TO DEFENDANT PEPPERMILL CASINO, INC.'S REPLY TO PLAINTIFF'S OPPOSITION TO MOTION TO DISMISS COMPLAINT - Transaction 4498467 - Approved By: MFERNAND : 07-01-2014:09:17:03
- 134 7/1/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4498749 - Approved By: NOREVIEW : 07-01-2014:09:12:12
- 135 7/1/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4498787 - Approved By: NOREVIEW : 07-01-2014:09:21:18
- 136 7/3/2014 - 2645 - Opposition to Mtn ...  
Additional Text: STATE GAMING CONTROL BOARD'S OPPOSITION TO Plaintiff's Motion for Order to Produce - Transaction 4503656 - Approved By: ADEGAYNE : 07-03-2014:15:01:24
- 137 7/3/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4504060 - Approved By: NOREVIEW : 07-03-2014:15:02:19
- 138 7/3/2014 - 4105 - Supplemental ...  
Additional Text: SUPPLEMENTAL AMENDED NOTICE OF TAKING DEPOSITIONS OF PLTF'S PERSONS MOST KNOWLEDGABLE PURSUANT TO NRCPC 30(b)(6) - Transaction 4504131 - Approved By: AZION : 07-03-2014:16:09:42
- 139 7/3/2014 - 2650 - Opposition to ...  
Additional Text: PEPPERMILL CASINOS INC'S BRIEF IN RESPONSE TO COURT ORDER OPPOSITION TO PLAINTIFF'S MOTION TO COMPEL GAMING CONTROL BOARD TO PRODUCE DOCUMENTS OPPOSITION TO PLAINTIFF'S MOTION TO COMPEL PEPPERMILL'S PRODUCTION OF DOCUMENTS OPPOSITION TO PLAINTIFF'S MOTION FOR PROTECTIVE ORDER - Transaction 4504233 - Approved By: YLLOYD : 07-07-2014:09:06:31
- 140 7/3/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4504281 - Approved By: NOREVIEW : 07-03-2014:16:10:32
- 141 7/7/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4504751 - Approved By: NOREVIEW : 07-07-2014:09:07:34
- 142 7/7/2014 - 1830 - Joinder...  
Additional Text: JOINDER TO PEPPERMILL'S OPPOSITION TO PLAINTIFF'S MOTION TO COMPEL GAMING CONTROL BOARD TO PRODUCE DOCUMENTS; JOINDER TO PEPPERMILL'S OPPOSITION TO PLAINTIFF'S MOTION FOR PROTECTIVE ORDER - Transaction 4506056 - Approved By: YLLOYD : 07-08-2014:08:08:34
- 143 7/7/2014 - 1830 - Joinder...  
Additional Text: JOINDER TO STATE CONTROL BOARD'S OPPOSITION TO PLAINTIFF'S MOTION FOR ORDER TO PRODUCE ALL DOCUMENTS AND OTHER EVIDENCE PERTAINING TO NGC 13-23 - Transaction 4506257 - Approved By: YLLOYD : 07-08-2014:08:59:05
- 144 7/7/2014 - 2645 - Opposition to Mtn ...  
Additional Text: PEPPERMILL CASINOS' INC'S OPOSITION TO PLAINTIFF'S MOTION FOR INJUNCTIVE RELIEF - Transaction 4506265 - Approved By: YLLOYD : 07-08-2014:09:05:50
- 145 7/7/2014 - 1960 - Memorandum ...  
Additional Text: PLAINTIFF'S MEMORANDUM RE CONFIDENTIALTY - Transaction 4506353 - Approved By: MFERNAND : 07-08-2014:09:07:53
- 146 7/8/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4506445 - Approved By: NOREVIEW : 07-08-2014:08:09:18
- 147 7/8/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4506622 - Approved By: NOREVIEW : 07-08-2014:08:59:51



- 148 7/8/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4506639 - Approved By: NOREVIEW : 07-08-2014:09:06:42
- 149 7/8/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4506650 - Approved By: NOREVIEW : 07-08-2014:09:08:56
- 150 7/8/2014 - 3795 - Reply...  
Additional Text: GSR'S REPLY TO PEPPERMILL'S OPPOSITION TO MOTION TO COMPEL DOCUMENTS UNDER 16.1, MOTION FOR A PROTECTIVE ORDER, AND REQUEST FOR GAMING RECORDS - Transaction 4507658 - Approved By: MFERNAND : 07-08-2014:14:40:24
- 151 7/8/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4507853 - Approved By: NOREVIEW : 07-08-2014:14:41:19
- 152 7/9/2014 - 1650 - Errata...  
Additional Text: Transaction 4509450 - Approved By: MELWOOD : 07-09-2014:15:05:44
- 153 7/9/2014 - 2520 - Notice of Appearance  
Additional Text: Transaction 4509456 - Approved By: MELWOOD : 07-09-2014:15:04:47
- 154 7/9/2014 - 1650 - Errata...  
Additional Text: ERRATA - Transaction 4509470 - Approved By: YLLOYD : 07-09-2014:15:23:02
- 155 7/9/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4509822 - Approved By: NOREVIEW : 07-09-2014:15:05:38
- 156 7/9/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4509825 - Approved By: NOREVIEW : 07-09-2014:15:06:28
- 157 7/9/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4509873 - Approved By: NOREVIEW : 07-09-2014:15:23:59
- 158 7/14/2014 - MIN - \*\*\*Minutes  
Additional Text: HEARING IN RE: CONFIDENTIALITY AGREEMENT/SPECIAL MASTER - 07-10-14 - Transaction 4515001 - Approved By: NOREVIEW : 07-14-2014:11:34:50
- 159 7/14/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4515008 - Approved By: NOREVIEW : 07-14-2014:11:35:46
- 160 7/14/2014 - 2520 - Notice of Appearance  
Additional Text: KENT R. ROBISON, ESQ. OBO PEPPERMILL CASINOS, INC. - Transaction 4515222 - Approved By: MFERNAND : 07-14-2014:14:58:54
- 161 7/14/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4515538 - Approved By: NOREVIEW : 07-14-2014:14:59:54
- 162 7/14/2014 - 3795 - Reply...  
Additional Text: REPLY TO OPPOSITION FOR MOTION FOR ORDER DIRECTING NEVADA GAMING CONTROL BOARD TO PRODUCE ALL DOCUMENTS AND OTHER EVIDENCE PERTAINING TO NGC 13-23 - Transaction 4515950 - Approved By: MCHOLICO : 07-15-2014:11:00:54
- 163 7/15/2014 - 3860 - Request for Submission  
Additional Text: Transaction 4516420 - Approved By: ADEGAYNE : 07-15-2014:11:38:45  
DOCUMENT TITLE: MOTION FOR ORDER DIRECTING THE NEVADA GAMING CONTROL BOARD TO PRODUCE ALL DOCS AND OTHER EVIDENCE PERTAINING TO NGC 13-23 (NO PAPER ORDER PROVIDED) -  
PARTY SUBMITTING: ROBISON, ESQ., KENT RICHARD  
DATE SUBMITTED: 7/15/2014  
SUBMITTED BY: ADEGAYNER  
DATE RECEIVED JUDGE OFFICE:

- 164 7/15/2014 - 3860 - Request for Submission  
Additional Text: - Transaction 4516430 - Approved By: ADEGAYNE : 07-15-2014:11:41:03  
DOCUMENT TITLE: DEFTS MOTION TO DISMISS COMPLAINT AND PLTFS COUNTERMOTION TO COMPEL DISCLOSURE (NO PAPER ORDER PROVIDED)  
PARTY SUBMITTING: ROBISON, ESQ., KENT RICHARD  
DATE SUBMITTED: 7/15/2014  
SUBMITTED BY: ADEGAYNER  
DATE RECEIVED JUDGE OFFICE:
- 165 7/15/2014 - 3860 - Request for Submission  
Additional Text: Transaction 4516441 - Approved By: ADEGAYNE : 07-15-2014:11:44:51  
DOCUMENT TITLE: MOTION FOR PROTECTIVE ORDER ON AN ORDER SHORTENING TIME AND FOR STAY OF DEPOSITIONS PENDING HEARING ON THE MATTER (NO PAPER ORDER PROVIDED) -  
PARTY SUBMITTING: ROBISON, ESQ., KENT RICHARD  
DATE SUBMITTED: 15-JUL-2014  
SUBMITTED BY: ADEGAYNER  
DATE RECEIVED JUDGE OFFICE:
- 166 7/15/2014 - 3860 - Request for Submission  
Additional Text: - Transaction 4516453 - Approved By: ADEGAYNE : 07-15-2014:11:46:37  
DOCUMENT TITLE: MOTION TO AMEND ANSWER (NO PAPER ORDER PROVIDED)  
PARTY SUBMITTING: ROBISON, ESQ., KENT RICHARD  
DATE SUBMITTED: 15-JUL-2014  
SUBMITTED BY: ADEGAYNER  
DATE RECEIVED JUDGE OFFICE:
- 167 7/15/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4516752 - Approved By: NOREVIEW : 07-15-2014:11:04:03
- 168 7/15/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4516955 - Approved By: NOREVIEW : 07-15-2014:11:41:10
- 169 7/15/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4516971 - Approved By: NOREVIEW : 07-15-2014:11:42:15
- 170 7/15/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4516989 - Approved By: NOREVIEW : 07-15-2014:11:45:54
- 171 7/15/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4516992 - Approved By: NOREVIEW : 07-15-2014:11:47:34
- 172 7/17/2014 - 3980 - Stip and Order...  
Additional Text: CONFIDENTIALITY AGREEMENT AND PROTECTIVE ORDER - Transaction 4522119 - Approved By: NOREVIEW : 07-17-2014:14:31:24
- 173 7/17/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4522127 - Approved By: NOREVIEW : 07-17-2014:14:32:21
- 174 7/21/2014 - S200 - Request for Submission Complet  
Additional Text: THE FOLLOWING MTNS HAVE BEEN PLACED ON DISC COMMISSION'S SUBMIT LIST:  
Motion for Protective Order on an Order Shortening Time and for Stay of Depositions Pending Hearing on the Matter;  
Defendant's Motion to Dismiss Complaint; and Plaintiff's Countermotion to Compel Disclosure; and  
Motion for Order Directing the Nevada Gaming Control Board to Produce all Docs and other Evidence Pertaining to NGC  
13-23.
- 175 7/21/2014 - S200 - Request for Submission Complet  
Additional Text: THE FOLLOWING MTNS HAVE BEEN PLACED ON DISC COMMISSION'S SUBMIT LIST:  
Motion for Protective Order on an Order Shortening Time and for Stay of Depositions Pending Hearing on the Matter;  
Defendant's Motion to Dismiss Complaint; and Plaintiff's Countermotion to Compel Disclosure; and  
Motion for Order Directing the Nevada Gaming Control Board to Produce all Docs and other Evidence Pertaining to NGC  
13-23.

- 176 7/21/2014 - S200 - Request for Submission Complet  
Additional Text: THE FOLLOWING MTNS HAVE BEEN PLACED ON DISC COMMISSION'S SUBMIT LIST:  
Motion for Protective Order on an Order Shortening Time and for Stay of Depositions Pending Hearing on the Matter;  
Defendant's Motion to Dismiss Complaint; and Plaintiff's Countermotion to Compel Disclosure; and  
Motion for Order Directing the Nevada Gaming Control Board to Produce all Docs and other Evidence Pertaining to NGC  
13-23.
- 177 7/21/2014 - 3370 - Order ...  
Additional Text: [GRANTING PEPPERMILL'S MTN TO AMEND ANSWER - ks]
- 178 7/21/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4526290 - Approved By: NOREVIEW : 07-21-2014:15:30:15
- 179 7/21/2014 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 180 7/21/2014 - S200 - Request for Submission Complet  
Additional Text: [TO BE PLACED ON DISC COMMISSIONER'S SUBMISSION LIST - ks]
- 181 7/21/2014 - S200 - Request for Submission Complet  
Additional Text: [MTN TO BE PLACED ON DISC. COMMISSIONER'S SUBMISSION LIST - ks]
- 182 7/25/2014 - 1085 - Amended Answer  
Additional Text: PEPPERMILL CASINOS, INC.'S AMENDED ANSWER TO COMPLAINT - Transaction 4534239 - Approved By: MFERNAND  
: 07-25-2014:14:44:25
- 183 7/25/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4534408 - Approved By: NOREVIEW : 07-25-2014:14:45:25
- 184 7/31/2014 - 3860 - Request for Submission  
Additional Text: DEFT'S MOTION FOR ORDER DENYING INJUNCTIVE RELIEF AND DEFT'S COUNTER MOTION FOR INJUNCTIVE RELIEF -  
Transaction 4541461 - Approved By: AZION : 07-31-2014:13:17:53  
DOCUMENT TITLE: DEFT'S MOTION FOR ORDER DENYING INJUNCTIVE RELIEF AND DEFT'S COUNTER MOTION FOR INJUNCTIVE  
RELIEF  
PARTY SUBMITTING: H. STAN JOHNSON ESQ  
DATE SUBMITTED: 07-31-14  
SUBMITTED BY: AZION  
DATE RECEIVED JUDGE OFFICE:
- 185 7/31/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4541487 - Approved By: NOREVIEW : 07-31-2014:13:18:40
- 186 8/6/2014 - 2610 - Notice ...  
Additional Text: Notice of Striking and Withdrawal of Joinder to Peppermill's Opposition to Plaintiff's Motion to Compel Gaming Control  
Board to Produce Documents; Notice of Striking & Withdrawal of Joinder to State CONTROL BOARD'S OPPOSITION TO PLTF'S MOTION  
FOR ORDER TO PRODUCE ALL DOCUMENTS AND OTHER EVIDENCE PERTAINING TO NGC 13-23 - Transaction 4550222 - Approved  
By: ADEGAYNE : 08-06-2014:15:23:36
- 187 8/6/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4550657 - Approved By: NOREVIEW : 08-06-2014:15:25:19
- 188 8/6/2014 - 2582 - Notice of Taking Deposition  
Additional Text: OF RYAN TORS - Transaction 4550791 - Approved By: AZION : 08-06-2014:16:25:19
- 189 8/6/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4551004 - Approved By: NOREVIEW : 08-06-2014:16:26:23

- 190 8/14/2014 - 4185 - Transcript  
Additional Text: STATUS HEARING - JULY 10, 2014 - Transaction 4561479 - Approved By: NOREVIEW : 08-14-2014:10:49:42
- 191 8/14/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4561486 - Approved By: NOREVIEW : 08-14-2014:10:50:41
- 192 8/21/2014 - 4185 - Transcript  
Additional Text: STATUS HEARING - JUNE 26, 2014 - Transaction 4571597 - Approved By: NOREVIEW : 08-21-2014:11:41:43
- 193 8/21/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4571598 - Approved By: NOREVIEW : 08-21-2014:11:42:43
- 194 8/25/2014 - 2490 - Motion ...  
Additional Text: MOTION FOR TERMINATING SANCTIONS OR, IN THE ALTERNATIVE, MOTION TO COMPEL DISCOVERY - Transaction 4576644 - Approved By: MCHOLICO : 08-26-2014:09:40:17
- 195 8/26/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4577340 - Approved By: NOREVIEW : 08-26-2014:09:41:16
- 196 8/27/2014 - 3370 - Order ...  
Additional Text: [GSR'S MTN FOR RECONSIDERATION IS DENIED; PEPPERMILL'S MTN FOR JUDGMENT ON ORDER IS DENIED AS MOOT - ks]
- 197 8/27/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4580122 - Approved By: NOREVIEW : 08-27-2014:12:17:26
- 198 8/27/2014 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 199 8/28/2014 - 1830 - Joinder...  
Additional Text: JOINDER TO MOTION FOR TERMINATING SANCTIONS OR, IN THE ALTERNATIVE, MOTION TO COMPEL DISCOVERY - Transaction 4581382 - Approved By: MCHOLICO : 08-28-2014:10:51:31
- 200 8/28/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4581957 - Approved By: NOREVIEW : 08-28-2014:10:52:34
- 201 9/3/2014 - 1650 - Errata...  
Additional Text: ERRATA TO MOTION FOR TERMINATING SANCTIONS OR, IN THE ALTERNATIVE, MOTION TO COMPEL DISCOVERY - Transaction 4588551 - Approved By: MCHOLICO : 09-03-2014:15:35:38
- 202 9/3/2014 - 2540 - Notice of Entry of Ord  
Additional Text: Transaction 4588556 - Approved By: NOREVIEW : 09-03-2014:12:18:03
- 203 9/3/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4588562 - Approved By: NOREVIEW : 09-03-2014:12:19:06
- 204 9/3/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4589211 - Approved By: NOREVIEW : 09-03-2014:15:36:33
- 205 9/5/2014 - 3870 - Request  
Additional Text: PLAINTIFFS REQUEST FOR DEPOSITION OF RYAN TORS TO BE VIDEOTAPED - Transaction 4593268 - Approved By: ADEGAYNE : 09-05-2014:13:45:05
- 206 9/5/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4593622 - Approved By: NOREVIEW : 09-05-2014:13:45:53
- 207 9/9/2014 - 2650 - Opposition to ...

Additional Text: PLAINTIFF MEI-GSR HOLDINGS, LLC, d/b/a GRAND SIERRA RESORT'S MOTION TO STRIKE AND DISMISS DEFENDANT PEPPERMILL'S MOTION FOR CASE TERMINATING SANCTIONS - Transaction 4598990 - Approved By: MFERNAND : 09-10-2014:10:55:21

208 9/10/2014 - NEF - Proof of Electronic Service

Additional Text: Transaction 4599659 - Approved By: NOREVIEW : 09-10-2014:10:56:34

209 9/19/2014 - 1940 - Master's Findings/Recommend

Additional Text: RECOMMENDATION FOR ORDER - Transaction 4615865 - Approved By: NOREVIEW : 09-19-2014:14:18:16

210 9/19/2014 - NEF - Proof of Electronic Service

Additional Text: Transaction 4615870 - Approved By: NOREVIEW : 09-19-2014:14:19:24

211 9/19/2014 - S200 - Request for Submission Complet

*No additional text exists for this entry.*

212 9/26/2014 - 1945 - Master's Recommendation/Ord

Additional Text: RECOMMENDATION FOR ORDER - Transaction 4626291 - Approved By: NOREVIEW : 09-26-2014:14:28:51

213 9/26/2014 - NEF - Proof of Electronic Service

Additional Text: Transaction 4626294 - Approved By: NOREVIEW : 09-26-2014:14:29:50

214 9/26/2014 - S200 - Request for Submission Complet

Additional Text: MTN FOR ORDER DIRECTING THE GAMING CONTROL BOARD TO PRODUCE ALL DOCS AND OTHER EVIDENCE PERTAINING TO NGC 13-23 - DENIED

215 9/26/2014 - 3860 - Request for Submission

Additional Text: Transaction 4626559 - Approved By: YLLOYD : 09-29-2014:09:32:21  
DOCUMENT TITLE: MOTION FOR TERMINATING SANCTIONS OR, IN THE ALTERNATIVE, MOTION TO COMPEL DISCOVERY (NO PAPER ORDER)  
PARTY SUBMITTING: KENT ROBISON  
DATE SUBMITTED: 9/26/14  
SUBMITTED BY: YLLOYD  
DATE RECEIVED JUDGE OFFICE:

216 9/26/2014 - 2645 - Opposition to Mtn ...

Additional Text: DEFT PEPPERMILL CASINOS, INC.'S OPPOSITION TO PLTF'S MOTION TO STRIKE AND DISMISS DEFT PEPPERMILL'S MOTION FOR CASE TERMINATING SANCTIONS - Transaction 4626696 - Approved By: MELWOOD : 09-29-2014:08:23:12

217 9/29/2014 - NEF - Proof of Electronic Service

Additional Text: Transaction 4626803 - Approved By: NOREVIEW : 09-29-2014:08:24:03

218 9/29/2014 - NEF - Proof of Electronic Service

Additional Text: Transaction 4627029 - Approved By: NOREVIEW : 09-29-2014:09:33:16

219 9/30/2014 - 2582 - Notice of Taking Deposition

Additional Text: NOTICE OF TAKING DEPOSITION OF MIKE DRAEGER - Transaction 4629326 - Approved By: MFERNAND : 09-30-2014:11:32:38

220 9/30/2014 - 2582 - Notice of Taking Deposition

Additional Text: NOTICE OF TAKING DEPOSITION OF MICHAEL ALTIZER - Transaction 4629332 - Approved By: MFERNAND : 09-30-2014:11:33:54

221 9/30/2014 - 2582 - Notice of Taking Deposition

Additional Text: NOTICE OF TAKING DEPOSITION OF RAKESH SIDHER - Transaction 4629340 - Approved By: MFERNAND : 09-30-2014:11:42:09

222 9/30/2014 - 2582 - Notice of Taking Deposition

Additional Text: NOTICE OF TAKING DEPOSITION OF DAVID SCHWARTZ - Transaction 4629345 - Approved By: MFERNAND : 09-30-2014:11:42:39

- 223 9/30/2014 - 2582 - Notice of Taking Deposition  
Additional Text: AMENDED NOTICE OF TAKING DEPOSITION OF STEVE ROSEN - Transaction 4629349 - Approved By: MFERNAND : 09-30-2014:11:45:23
- 224 9/30/2014 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF DAN UONITES - Transaction 4629357 - Approved By: MFERNAND : 09-30-2014:11:45:59
- 225 9/30/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4629598 - Approved By: NOREVIEW : 09-30-2014:11:34:00
- 226 9/30/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4629606 - Approved By: NOREVIEW : 09-30-2014:11:34:48
- 227 9/30/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4629637 - Approved By: NOREVIEW : 09-30-2014:11:43:08
- 228 9/30/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4629640 - Approved By: NOREVIEW : 09-30-2014:11:43:39
- 229 9/30/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4629644 - Approved By: NOREVIEW : 09-30-2014:11:46:18
- 230 9/30/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4629647 - Approved By: NOREVIEW : 09-30-2014:11:46:59
- 231 9/30/2014 - 2582 - Notice of Taking Deposition  
Additional Text: SECOND SUPPLEMENTAL AMENDED NOTICE OF TAKING DEPOSITIONS OF PLAINTIFF'S PERSONS MOST KNOWLEDGEABLE PURSUANT TO NRCP 30(b)(6) - Transaction 4631098 - Approved By: YLLOYD : 10-01-2014:09:52:34
- 232 9/30/2014 - 2490 - Motion ...  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC'S MOTION FOR PERMISSION TO PROPOUND MORE THAN FORTY (4) INTERROGATORIES - Transaction 4631099 - Approved By: YLLOYD : 10-01-2014:09:54:28
- 233 10/1/2014 - 2630 - Objection to ...  
Additional Text: OBJECTION TO REQUEST FOR SUBMISSION AND REQUEST THAT GSR'S OPPOSITION BE SUBMITTED PRIOR TO HEARING OR RULING - Transaction 4631471 - Approved By: MELWOOD : 10-01-2014:11:13:18
- 234 10/1/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4631563 - Approved By: NOREVIEW : 10-01-2014:09:53:37
- 235 10/1/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4631568 - Approved By: NOREVIEW : 10-01-2014:09:55:27
- 236 10/1/2014 - 2140 - Mtn Ord Shortening Time  
Additional Text: PEPPERMILL CASINOS INC'S MOTION FOR ORDER SHORTENING TIME - Transaction 4631818 - Approved By: YLLOYD : 10-01-2014:11:59:29
- 237 10/1/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4631976 - Approved By: NOREVIEW : 10-01-2014:11:14:29
- 238 10/1/2014 - 3370 - Order ...  
Additional Text: CONFIRMING DISCOVERY COMMISSIONER'S RECOMMENDATION FILED 09.07.14 - ks]
- 239 10/1/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4632038 - Approved By: NOREVIEW : 10-01-2014:11:29:23

- 240 10/1/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4632158 - Approved By: NOREVIEW : 10-01-2014:12:00:17
- 241 10/2/2014 - 1945 - Master's Recommendation/Ord  
Additional Text: RECOMMENDATION FOR ORDER - Transaction 4634652 - Approved By: NOREVIEW : 10-02-2014:13:25:43
- 242 10/2/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4634656 - Approved By: NOREVIEW : 10-02-2014:13:26:44
- 243 10/2/2014 - S200 - Request for Submission Complet  
Additional Text: MTN FOR PROTECTIVE ORDER ON OST AND FOR STAY OF DEPOSITIONS PENDING HEARING ON THE MATTER
- 244 10/7/2014 - 3370 - Order ...  
Additional Text: [CONFIRMING ORDER OF DISCOVERY COMMISSIONER'S RECOMMENDATION FILED 09.26.14 - ks]
- 245 10/7/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4641263 - Approved By: NOREVIEW : 10-07-2014:15:32:31
- 246 10/7/2014 - 2490 - Motion ...  
Additional Text: DEFT PEPPERMILL CASINOS, INC.'S MOTION TO WITHDRAW MOTION FOR PERMISSION TO PROPOUND MORE THAN FORTY (40) INTERROGATORIES - Transaction 4641530 - Approved By: MELWOOD : 10-08-2014:08:59:38
- 247 10/8/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4641912 - Approved By: NOREVIEW : 10-08-2014:09:00:31
- 248 10/10/2014 - 2630 - Objection to ...  
Additional Text: OBJECTION TO COMMISSISONER'S RECOMMENDATION DENYING PLTF'S MOTION FOR A PROTECTIVE ORDER AND REQUEST FOR A STAY OF DEPOSITIONS PENDING THE HEARING ON THE OBJECTION - Transaction 4645653 - Approved By: MELWOOD : 10-10-2014:11:22:26
- 249 10/10/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4646210 - Approved By: NOREVIEW : 10-10-2014:11:23:56
- 250 10/14/2014 - 3860 - Request for Submission  
Additional Text: PEPPERMILL'S SECOND REQUEST FOR SUBMISSION OF MOTION FOR TERMINATING SANCTIONS (NO ORDER PROVIDED) - Transaction 4651017 - Approved By: MELWOOD : 10-14-2014:13:00:14  
PARTY SUBMITTING: KENT ROBISON, ESQ  
DATE SUBMITTED: 10/14/2014  
SUBMITTED BY: MELWOOD  
DATE RECEIVED JUDGE OFFICE:
- 251 10/14/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4651136 - Approved By: NOREVIEW : 10-14-2014:13:01:59
- 252 10/14/2014 - 4075 - Substitution of Counsel  
Additional Text: KENT R. ROBINSON ESQ FOR PEPPERMILL CASINO INC IN PLACE OF CLARK V. VELLIS ESQ - Transaction 4651213 - Approved By: YLLOYD : 10-14-2014:16:58:24
- 253 10/14/2014 - S200 - Request for Submission Complet  
Additional Text: PEPPERMILL'S SECOND REQUEST FOR SUBMISSION OF MOTION FOR TERMINATING SANCTIONS PLACED ON D7 SUBMISSION LIST - ks
- 254 10/14/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4652155 - Approved By: NOREVIEW : 10-14-2014:16:59:26
- 255 10/15/2014 - 3880 - Response...  
Additional Text: PEPPERMILL'S RESPONSE TO GSR'S OBJECTION TO REQUEST FOR SUBMISSIONAND REQUEST THAT GSR'S OPPOSITION BE SUBMITTED PRIOR TO HEARING OR RULING - Transaction 4653329 - Approved By: MELWOOD : 10-15-2014:16:24:55

- 256 10/15/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4653819 - Approved By: NOREVIEW : 10-15-2014:16:25:52
- 257 10/17/2014 - 4055 - Subpoena  
Additional Text: STEVEN ROSEN - Transaction 4656822 - Approved By: YLLOYD : 10-17-2014:13:13:07
- 258 10/17/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4657093 - Approved By: NOREVIEW : 10-17-2014:13:14:20
- 259 10/20/2014 - 4055 - Subpoena  
Additional Text: DAVID G SCHWARTZ, PH.D. - Transaction 4659525 - Approved By: MELWOOD : 10-20-2014:14:51:20
- 260 10/20/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4659897 - Approved By: NOREVIEW : 10-20-2014:14:52:23
- 261 10/23/2014 - 3370 - Order ...  
Additional Text: [PLAINTIFF'S OBJECTION TO COMMISSIONER'S RECOMMENDATION DENYING PLAINTIFF'S MOTION FOR A PROTECTIVE ORDER AND REQUEST FOR A STAY OF DEPOSITIONS PENDING THE HEARING ON OBJECTIONS IS UNTIMELY AND DISMISSED - ks]
- 262 10/23/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4666361 - Approved By: NOREVIEW : 10-23-2014:14:33:41
- 263 10/24/2014 - 1670 - Ex-Parte Mtn...  
Additional Text: EMERGENCY EX PARTE MOTION FOR RECONSIDERATION AND REQUEST FOR STAY OF DEPOSITIONS PENDING THE COURT'S REVIEW OF PLAINTIFF'S OBJECTION TO THE RECOMMENDATION OF COMMISSIONER AYRES FILED ON OCTOBER 2, 2014 ON AN ORDER SHORTENING TIME - Transaction 4668011 - Approved By: MCHOLICO : 10-24-2014:14:05:43
- 264 10/24/2014 - 1670 - Ex-Parte Mtn...  
Additional Text: EMERGENCY EX PARTE MOTION FOR RECONSIDERATION AND REQUEST FOR STAY OF DEPOSITIONS PENDING THE COURT'S REVIEW OF PLIANTIFF'S OBJECTION TO THE RECOMMENDATION OF COMMISSIONER AYERS FILED ON 10/2/14 ON AN ORDER SHORTENING TIME - Transaction 4668062 - Approved By: YLLOYD : 10-24-2014:15:56:36
- 265 10/24/2014 - 1670 - Ex-Parte Mtn...  
Additional Text: EMERGENCY EX PARTE MOTION FOR RECONSIDERATION AND REQUEST FOR STAY OF DEPOSITIONS PENDING THE COURT'S REVIEW OF PLAINTIFF'S OBJECTION TO THE RECOMMENDATION OF COMMISSIONER AYRES FILED ON OCTOBER 2, 2014 ON AN ORDER SHORTENING TIME - Transaction 4668102 - Approved By: MCHOLICO : 10-24-2014:16:23:34
- 266 10/24/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4668248 - Approved By: NOREVIEW : 10-24-2014:14:06:27
- 267 10/24/2014 - 3370 - Order ...  
Additional Text: [RESCINDING ORDER FILED 10.23.14 - ks]
- 268 10/24/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4668573 - Approved By: NOREVIEW : 10-24-2014:15:52:23
- 269 10/24/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4668587 - Approved By: NOREVIEW : 10-24-2014:15:57:33
- 270 10/24/2014 - 2650 - Opposition to ...  
Additional Text: PEPPERMILL CASINOS, INC'S OPPOSITION TO PLIANTIFF'S OBJECTION TO COMMISSIONER'S RECOMMENDATION DENYING PLAINTIFF'S MOITON FOR PROTECTIVE ORDER AND REQUEST FOR A STAY OF DEPOSITIONS PENDING THE HEARING ON THE OBJECTION - Transaction 4668666 - Approved By: YLLOYD : 10-27-2014:08:27:56
- 271 10/24/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4668726 - Approved By: NOREVIEW : 10-24-2014:16:25:48



- 272 10/27/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4669030 - Approved By: NOREVIEW : 10-27-2014:08:28:49
- 273 10/27/2014 - 2270 - Mtn to Compel...  
Additional Text: DEFT PEPPERMILL CASINOS INC'S MOTION FOR ORDER COMPELLING GRS TO SHOW CAUSE WHY IT NOT BE HELD IN CONTEMPT - Transaction 4670215 - Approved By: YLLOYD : 10-27-2014:16:21:06
- 274 10/27/2014 - MIN - \*\*\*Minutes  
Additional Text: HEARING - Transaction 4670729 - Approved By: NOREVIEW : 10-27-2014:15:54:37
- 275 10/27/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4670736 - Approved By: NOREVIEW : 10-27-2014:15:57:36
- 276 10/27/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4670871 - Approved By: NOREVIEW : 10-27-2014:16:22:07
- 277 11/3/2014 - 1290 - Association of Counsel  
Additional Text: MARK WRAY, ESQ - Transaction 4677564 - Approved By: MELWOOD : 11-03-2014:10:50:33
- 278 11/3/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4677900 - Approved By: NOREVIEW : 11-03-2014:10:51:26
- 279 11/3/2014 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF TERRY VAVRA - Transaction 4678170 - Approved By: MCHOLICO : 11-03-2014:13:36:00
- 280 11/3/2014 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF RALPH BURDICK - Transaction 4678177 - Approved By: MCHOLICO : 11-03-2014:13:37:07
- 281 11/3/2014 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF VERN SOHRT - Transaction 4678182 - Approved By: MCHOLICO : 11-03-2014:13:42:16
- 282 11/3/2014 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF TOBY TAYLOR - Transaction 4678186 - Approved By: MCHOLICO : 11-03-2014:13:42:51
- 283 11/3/2014 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF SHELLY HADLEY - Transaction 4678198 - Approved By: MCHOLICO : 11-03-2014:13:44:28
- 284 11/3/2014 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF BONNIE PICKER - Transaction 4678199 - Approved By: MCHOLICO : 11-03-2014:13:44:49
- 285 11/3/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4678518 - Approved By: NOREVIEW : 11-03-2014:13:36:44
- 286 11/3/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4678523 - Approved By: NOREVIEW : 11-03-2014:13:37:55
- 287 11/3/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4678539 - Approved By: NOREVIEW : 11-03-2014:13:43:12
- 288 11/3/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4678544 - Approved By: NOREVIEW : 11-03-2014:13:44:05

- 289 11/3/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4678551 - Approved By: NOREVIEW : 11-03-2014:13:45:25
- 290 11/3/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4678552 - Approved By: NOREVIEW : 11-03-2014:13:45:40
- 291 11/5/2014 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING CONTINUED DEPOSITION OF RYAN TORS - Transaction 4683066 - Approved By: YLLOYD : 11-05-2014:16:02:44
- 292 11/5/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4683513 - Approved By: NOREVIEW : 11-05-2014:16:04:04
- 293 11/7/2014 - 2582 - Notice of Taking Deposition  
Additional Text: PLAINTIFF'S REQUES FOR CONTINUED DEPOSITION OF RYAN TORS TO BE VIDEOTAPED - Transaction 4686232 - Approved By: MELWOOD : 11-07-2014:08:49:11
- 294 11/7/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4686265 - Approved By: NOREVIEW : 11-07-2014:08:50:11
- 295 11/7/2014 - 3870 - Request  
Additional Text: PLAINTIFF'S REQUEST FOR DEPOSITION OF RYAN TORS TO BE VIDEOTAPED - Transaction 4686278 - Approved By: MCHOLICO : 11-07-2014:10:26:51
- 296 11/7/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4686647 - Approved By: NOREVIEW : 11-07-2014:10:27:49
- 297 11/12/2014 - 2185 - Mtn for Sanctions  
Additional Text: PEPPERMILL CASINOS, INC.'S SUPPLEMENTAL MOTION FOR TERMINATING SANCTIONS OR, IN THE ALTERNATIVE, FOR AN ORDER TO SHOW CAUSE WHY PLAINTIFF NOT BE HELD IN CONTEMPT AND SUBJECTED TO SEVERE SANCTIONS
- 298 11/12/2014 - 1670 - Ex-Parte Mtn...  
Additional Text: PEPPERMILL CASINOS, INC.'S EX PARTE EMERGENCY MOTION FOR FULE 16 CONFERENCE - Transaction 4691368 - Approved By: MCHOLICO : 11-12-2014:16:14:16
- 299 11/12/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4692570 - Approved By: NOREVIEW : 11-12-2014:16:15:04
- 300 11/13/2014 - 3370 - Order ...  
Additional Text: [PLAINTIFF'S MTNS FOR RECONSIDERATION AND STAY OF DEPOSITIONS FILED 10.24.14 ARE DENIED AS MOOT - ks]
- 301 11/13/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4694848 - Approved By: NOREVIEW : 11-13-2014:16:18:26
- 302 11/13/2014 - 3370 - Order ...  
Additional Text: [COURT CONFIRMS, APPROVES AND ADOPTS DISCOVERY COMMISSIONER'S RECOMMENDATION FOR ORDER FILED 10.02.14; PLAINTIFF'S MTN FOR STAY DENIED AS MOOT - ks]
- 303 11/13/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4694884 - Approved By: NOREVIEW : 11-13-2014:16:24:12
- 304 11/13/2014 - S200 - Request for Submission Complet  
Additional Text: [MTN FOR TERMINATING SANCTIONS RESUBMITTED 10.14.14 - ks]
- 305 11/14/2014 - 2630 - Objection to ...  
Additional Text: OPPOSITION TO DEFENDANTS MOTION FOR ORDER COMPELLING GSR TO SHOW CAUSE WHY IT SHOULD NOT BE HELD IN CONTEMPT - PER ORDER FILED ON JULY 17, 2014 - Transaction 4696188 - Approved By: MFERNAND : 11-14-2014:13:53:33

- 306 11/14/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4696812 - Approved By: NOREVIEW : 11-14-2014:13:54:39
- 307 11/17/2014 - 2582 - Notice of Taking Deposition  
Additional Text: THIRD SUPPLEMENTAL AMENDED NOTICE OF TAKING DEPOSITIONS OF PLAINTIFF'S PERSONS MOST KNOWLEDGEABLE PURSUANT TO NRCP 30(b)(6) - Transaction 4699416 - Approved By: MELWOOD : 11-18-2014:08:47:39
- 308 11/17/2014 - 2540 - Notice of Entry of Ord  
Additional Text: Transaction 4699426 - Approved By: NOREVIEW : 11-17-2014:15:29:18
- 309 11/17/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4699432 - Approved By: NOREVIEW : 11-17-2014:15:30:20
- 310 11/17/2014 - 2540 - Notice of Entry of Ord  
Additional Text: Transaction 4699436 - Approved By: NOREVIEW : 11-17-2014:15:30:52
- 311 11/17/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4699443 - Approved By: NOREVIEW : 11-17-2014:15:31:49
- 312 11/18/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4700054 - Approved By: NOREVIEW : 11-18-2014:08:48:36
- 313 11/19/2014 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF LUIS A ARMONA - Transaction 4704009 - Approved By: YVILORIA : 11-20-2014:08:48:47
- 314 11/19/2014 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF ALEX MERUELO - Transaction 4704015 - Approved By: YVILORIA : 11-20-2014:08:49:27
- 315 11/20/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4704200 - Approved By: NOREVIEW : 11-20-2014:08:49:48
- 316 11/20/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4704203 - Approved By: NOREVIEW : 11-20-2014:08:50:28
- 317 11/24/2014 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITIONS OF PLAINTIFF'S PERSONS MOST KNOWLEDGEABLE PURSUANT TO NRCP 30(b)(6) - Transaction 4709631 - Approved By: YLLOYD : 11-25-2014:09:25:01
- 318 11/24/2014 - 3790 - Reply to/in Opposition  
Additional Text: PEPPERMILL'S REPLY TO OPPOSITION TO DEFENDANTS' MOTION FOR ORDER COMPELLING GSR TO SHOW CAUSE WHY IT SHOULD NOT BE HELD IN CONTEMPT - Transaction 4709674 - Approved By: YLLOYD : 11-25-2014:09:30:41
- 319 11/24/2014 - 3860 - Request for Submission  
Additional Text: Transaction 4709682 - Approved By: YLLOYD : 11-25-2014:09:43:22  
DOCUMENT TITLE: MOTION FOR ORDER COMPELLING GSR TO SHOW CAUSE WHY IT NOT BE HELD IN CONTEMPT (NO PAPER ORDER)  
PARTY SUBMITTING: KENT ROBISON ESQ  
DATE SUBMITTED: 11/24/14  
SUBMITTED BY: YLLOYD  
DATE RECEIVED JUDGE OFFICE:
- 320 11/25/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4710347 - Approved By: NOREVIEW : 11-25-2014:09:25:57
- 321 11/25/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4710369 - Approved By: NOREVIEW : 11-25-2014:09:31:36

- 322 11/25/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4710413 - Approved By: NOREVIEW : 11-25-2014:09:44:18
- 323 11/26/2014 - 3370 - Order ...  
Additional Text: [DEFENDANT'S MTN FOR TERMINATING SANCS OR IN THE ALTERNATIVE, MTN TO COMPEL DISC., AND SUPP MTN FOR TERMINATING SANCS OR IN THE ALTERNATIVE, OR AN OSC WHY PLAINTIFF SHOULD NOT BE HELD IN CONTEMPT AND SUBJ TO SEVERE SANCS - GRANTED IN PART AND DENIED IN PART. DEFENDANT'S MTN FOR ORDER COMPELLING GSR TO SHOW CAUSE WHY IT NOT BE HELD IN CONTEMPT -DENIED - ks]
- 324 11/26/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4712724 - Approved By: NOREVIEW : 11-26-2014:11:05:08
- 325 11/26/2014 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 326 11/26/2014 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 327 12/1/2014 - 4055 - Subpoena  
Additional Text: SUBPOENA - VERN SOHRT - Transaction 4715835 - Approved By: MFERNAND : 12-01-2014:16:23:57
- 328 12/1/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4715970 - Approved By: NOREVIEW : 12-01-2014:16:24:56
- 329 12/2/2014 - 2540 - Notice of Entry of Ord  
Additional Text: Transaction 4716854 - Approved By: NOREVIEW : 12-02-2014:10:59:13
- 330 12/2/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4716856 - Approved By: NOREVIEW : 12-02-2014:11:00:14
- 331 12/3/2014 - 2582 - Notice of Taking Deposition  
Additional Text: SCOTT BEAN - Transaction 4718778 - Approved By: MELWOOD : 12-03-2014:11:48:47
- 332 12/3/2014 - 2582 - Notice of Taking Deposition  
Additional Text: DAN PROSTINAK - Transaction 4718782 - Approved By: MELWOOD : 12-03-2014:11:50:04
- 333 12/3/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4719171 - Approved By: NOREVIEW : 12-03-2014:11:49:39
- 334 12/3/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4719175 - Approved By: NOREVIEW : 12-03-2014:11:50:51
- 335 12/8/2014 - 1670 - Ex-Parte Mtn...  
Additional Text: EX PARTE MOTION FOR PROTECTIVE ORDER ON AN ORDER SHORTENING TIME AND FOR STAY OF DEPOSITION PENDING HEARING ON THE MATTER - Transaction 4725830 - Approved By: MELWOOD : 12-08-2014:14:54:47
- 336 12/8/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4726155 - Approved By: NOREVIEW : 12-08-2014:14:55:49
- 337 12/8/2014 - 3860 - Request for Submission  
Additional Text: PLAINTIFF'S MOTION FOR PROTECTIVE ORDER ON AN ORDER SHORTENING TIME AND FOR STAY OF DEPOSITIONS PENDING HEARING ON THE MATTER (ORDER ATTACHED AS EXHIBIT) - Transaction 4726627 - Approved By: MCHOLICO : 12-09-2014:08:51:36  
PARTY SUBMITTING: STAN JOHNSON, ESQ.  
DATE SUBMITTED: 12/8/14  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:

- 338 12/8/2014 - 1960 - Memorandum ...  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.'S MEMORANDUM OF COSTS AND ATTORNEYS' FEES IN RESPONSE TO COURT'S ORDER OF NOVEMBER 26, 2014 - Transaction 4726776 - Approved By: MFERNAND : 12-09-2014:08:17:23
- 339 12/9/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4726854 - Approved By: NOREVIEW : 12-09-2014:08:18:07
- 340 12/9/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4726919 - Approved By: NOREVIEW : 12-09-2014:08:55:35
- 341 12/9/2014 - 4301 - Withdrawal of Motion  
Additional Text: WITHDRAWAL OF EX PARTE MOTION FOR PROTECTIVE ORDER ON AN ORDER SHORTENING TIME - Transaction 4727845 - Approved By: YLLOYD : 12-09-2014:14:07:15
- 342 12/9/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4728139 - Approved By: NOREVIEW : 12-09-2014:14:08:40
- 343 12/10/2014 - S200 - Request for Submission Complet  
Additional Text: MTN WITHDRAWN 12.09.14 - ks
- 344 12/12/2014 - 2582 - Notice of Taking Deposition  
Additional Text: AMENDED NOTICE OF TAKING DEPOSITION OF LUIS A. ARMONA - Transaction 4733550 - Approved By: MFERNAND : 12-12-2014:11:52:22
- 345 12/12/2014 - 1120 - Amended ...  
Additional Text: AMENDED NOTICE OF TAKING DEPOSITION OF ALEX MERUELO - Transaction 4733556 - Approved By: MCHOLICO : 12-12-2014:12:08:12
- 346 12/12/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4733662 - Approved By: NOREVIEW : 12-12-2014:11:53:17
- 347 12/12/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4733715 - Approved By: NOREVIEW : 12-12-2014:12:09:08
- 348 12/17/2014 - 2145 - Mtn Ord to Show Cause  
Additional Text: MOTION FOR ORDER REQUIRING GSR TO SHOW CAUSE WHY IT NOT BE HELD IN CONTEMPT, SANCTIONED AND ORDERED TO PRODUCE DOCUMENTS - Transaction 4741434 - Approved By: MELWOOD : 12-17-2014:16:23:38
- 349 12/17/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4741462 - Approved By: NOREVIEW : 12-17-2014:16:24:34
- 350 12/22/2014 - 2650 - Opposition to ...  
Additional Text: PLAINTIFF'S OPPOSITION TO DEFENDANTS MEMORANDUM OF FEES AND COSTS - Transaction 4746588 - Approved By: MELWOOD : 12-22-2014:16:26:48
- 351 12/22/2014 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4746811 - Approved By: NOREVIEW : 12-22-2014:16:27:48
- 352 12/22/2014 - 1067 - Affidavit of Service  
Additional Text: SCOTT BEAN ON 12/18/2014
- 353 12/23/2014 - 1067 - Affidavit of Service  
Additional Text: UPON DAN PROSTINAK - DECEMBER 17, 2014 AT 7:13 PM
- 354 1/2/2015 - 4055 - Subpoena  
Additional Text: SCOTT BEAN AND AFFIDAVIT OF SERVICE - Transaction 4757487 - Approved By: YLLOYD : 01-02-2015:12:03:37

- 355 1/2/2015 - 4055 - Subpoena  
Additional Text: DAN PROSTINAK AND AFFIDAVIT OF SERVICE - Transaction 4757494 - Approved By: YLLOYD : 01-02-2015:12:06:03
- 356 1/2/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4757547 - Approved By: NOREVIEW : 01-02-2015:12:04:36
- 357 1/2/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4757549 - Approved By: NOREVIEW : 01-02-2015:12:06:56
- 358 1/2/2015 - 2650 - Opposition to ...  
Additional Text: PLAINTIFF'S OPPOSITION TO DEFENDANT'S MOTION FOR CONTEMPT - Transaction 4757630 - Approved By: YLLOYD : 01-02-2015:13:33:04
- 359 1/2/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4757633 - Approved By: NOREVIEW : 01-02-2015:13:34:00
- 360 1/6/2015 - 3790 - Reply to/in Opposition  
Additional Text: PEPPERMILL CASINOS, INC.'S REPLY TO PLAINTIFF'S OPPOSITION TO DEFENDANT'S MEMORANDUM OF FEES AND COSTS - Transaction 4761047 - Approved By: MPURDY : 01-06-2015:13:27:35
- 361 1/6/2015 - 3860 - Request for Submission  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.'S MEMORANDUM OF COSTS AND ATTORNEYS' FEES IN RESPONSE TO COURT'S ORDER OF NOVEMBER 26, 2014 (NO PAPER ORDER PROVIDED) - Transaction 4761049 - Approved By: MCHOLICO : 01-06-2015:14:10:07  
PARTY SUBMITTING: KENT ROBISON, ESQ.  
DATE SUBMITTED: 1/6/15  
SUBMITTED BY: MCHOLICIO  
DATE RECEIVED JUDGE OFFICE:
- 362 1/6/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4761194 - Approved By: NOREVIEW : 01-06-2015:13:28:24
- 363 1/6/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4761350 - Approved By: NOREVIEW : 01-06-2015:14:11:11
- 364 1/6/2015 - S200 - Request for Submission Complet  
Additional Text: MTN PLACED ON D7 SUBMISSION LIST - ks
- 365 1/7/2015 - 2590 - Notice Withdrawal of Attorney  
Additional Text: MICHAEL P. SOMPS, SDA - DARLENE CARUSO, DAG - Transaction 4763173 - Approved By: MELWOOD : 01-07-2015:12:28:45
- 366 1/7/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4763274 - Approved By: NOREVIEW : 01-07-2015:12:29:39
- 367 1/8/2015 - 3790 - Reply to/in Opposition  
Additional Text: PEPPERMILL CASINOS, INC.'S REPLY TO PLAINTIFF'S OPPOSITION TO DEFENDANT'S MOTION FOR CONTEMP - Transaction 4764789 - Approved By: MCHOLICO : 01-08-2015:11:22:48
- 368 1/8/2015 - 3860 - Request for Submission  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.'S MOTION FOR ORDER REQUIRING GSR TO SHOW WHY IT NOT BE HELD IN CONTEMPT, SANCTIONED AND ORDERED TO PRODUCE DOCUMENTS (NO PAPER ORDER PROVIDED) - Transaction 4764796 - Approved By: MCHOLICO : 01-08-2015:11:23:49  
PARTY SUBMITTING: KENT ROBISON, ESQ.  
DATE SUBMITTED: 1/8/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:

- 369 1/8/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4765009 - Approved By: NOREVIEW : 01-08-2015:11:23:50
- 370 1/8/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4765014 - Approved By: NOREVIEW : 01-08-2015:11:24:51
- 371 1/14/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF H. STAN JOHNSON - Transaction 4773065 - Approved By: YLLOYD : 01-14-2015:11:12:19
- 372 1/14/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4773148 - Approved By: NOREVIEW : 01-14-2015:11:15:03
- 373 1/15/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF RALPH BURDICK - Transaction 4774884 - Approved By: MCHOLICO : 01-15-2015:11:54:53
- 374 1/15/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4775302 - Approved By: NOREVIEW : 01-15-2015:11:55:51
- 375 1/20/2015 - 3370 - Order ...  
Additional Text: [GRANTING PEPPERMILL'S MTN FOR ORDER REQUIRING GSR TO SHOW CAUSE WHY IT NOT BE HELD IN CONTEMPT, SANCTIONED, AND ORDERED TO PRODUCE DOCUMENTS; AND MEMO OF FEES AND COSTS IN THE AMT OF \$26,565.00- ks]
- 376 1/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4778819 - Approved By: NOREVIEW : 01-20-2015:10:32:41
- 377 1/20/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 378 1/20/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 379 1/21/2015 - 2540 - Notice of Entry of Ord  
Additional Text: Transaction 4781859 - Approved By: NOREVIEW : 01-21-2015:13:39:58
- 380 1/21/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4781860 - Approved By: NOREVIEW : 01-21-2015:13:40:58
- 381 1/26/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF CUSTODIAN OF RECORDS OF NEVADA GAMING - Transaction 4787944 - Approved By: YLLOYD : 01-26-2015:12:56:47
- 382 1/26/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4788177 - Approved By: NOREVIEW : 01-26-2015:12:57:34
- 383 1/27/2015 - 1670 - Ex-Parte Mtn...  
Additional Text: EX PARTE MOTION FOR ORDER SHORTENING TIME ON PLAINTIFF'S MOTION FOR PROTECTIVE ORDER TO BAR THE DEPOSITION OF H. STAN JOHNSON, ESQ COUNSEL FOR GSR AND TO STAY THE DEPOSITION PENDING THE RULING - Transaction 4791444 - Approved By: YLLOYD : 01-28-2015:09:26:44
- 384 1/27/2015 - 1670 - Ex-Parte Mtn...  
Additional Text: EX PARTE MOTION FOR PROTECTIVE ORDER ON AN ORDER SHORTENING TIME AND FOR STAY OF DEPOSITIONSPENDING HEARING ON THE MATTER - Transaction 4791445 - Approved By: YLLOYD : 01-28-2015:09:30:16
- 385 1/28/2015 - 3860 - Request for Submission

Additional Text: EX PARTE MOTION FOR PROTECTIVE ORDER ON AN ORDER SHORTENING TIME AND FOR A STAY OF DEPOSITIONS PENDING HEARING ON THE MATTER FILED 1/27/15 (NO ORDER PROVIDED) - Transaction 4791630 - Approved By: MELWOOD : 01-28-2015:09:15:00

PARTY SUBMITTING: H. STAN JOHNSON, ESQ

DATE SUBMITTED: 01/28/2015

SUBMITTED BY: MELWOOD

DATE RECEIVED JUDGE OFFICE:

386 1/28/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4791685 - Approved By: NOREVIEW : 01-28-2015:09:15:47

387 1/28/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4791735 - Approved By: NOREVIEW : 01-28-2015:09:27:28

388 1/28/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4791745 - Approved By: NOREVIEW : 01-28-2015:09:31:19

389 1/28/2015 - 2270 - Mtn to Compel...

Additional Text: SUPPLEMENTAL MOTION TO COMPEL ANSWERS TO INERROGATORIES - Transaction 4792433 - Approved By: YLLOYD : 01-28-2015:15:02:50

390 1/28/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4792936 - Approved By: NOREVIEW : 01-28-2015:15:24:09

391 1/29/2015 - FIE - \*\*Document Filed in Error

*No additional text exists for this entry.*

392 1/29/2015 - FIE - \*\*Document Filed in Error

*No additional text exists for this entry.*

393 1/29/2015 - 3370 - Order ...

Additional Text: [MTN FOR OST AND STAY GRANTED - HEARING SET FOR PROTECTIVE ORDER ON 02.06.15 - 10:00 A.M. - ks]

394 1/29/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4795110 - Approved By: NOREVIEW : 01-29-2015:14:57:38

395 1/29/2015 - S200 - Request for Submission Complet

*No additional text exists for this entry.*

396 1/29/2015 - 2582 - Notice of Taking Deposition

Additional Text: NOTICE OF TAKING DEPOSITION OF CUSTODIAN OF RECORDS OF COMPTON DANCER CONSULTING - Transaction 4795483 - Approved By: MELWOOD : 01-30-2015:09:06:56

397 1/30/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4795950 - Approved By: NOREVIEW : 01-30-2015:09:07:42

398 1/30/2015 - 2540 - Notice of Entry of Ord

Additional Text: Transaction 4796937 - Approved By: NOREVIEW : 01-30-2015:13:56:48

399 1/30/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4796943 - Approved By: NOREVIEW : 01-30-2015:13:57:49

400 2/2/2015 - 2310 - Mtn Dismiss w/o Prejudice

Additional Text: MOTION TO DISMISS PLAINTIFF'S COMPLAINT AGAINST RYAN TORS WITHOUT PREJUDICE - Transaction 4798491 - Approved By: YLLOYD : 02-02-2015:13:10:15

401 2/2/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4798762 - Approved By: NOREVIEW : 02-02-2015:13:11:09



- 402 2/4/2015 - 2650 - Opposition to ...  
Additional Text: OPPOSITION TO PLAINTIFF'S EX PARTE MOTION FOR PROTECTIVE ORDER ON AN ORDER SHORTENING TIME AND FOR STAY OF DEPOSITION SPENDING HEARING ON THE MATTER - Transaction 4802417 - Approved By: MELWOOD : 02-04-2015:11:40:09
- 403 2/4/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4802520 - Approved By: NOREVIEW : 02-04-2015:11:41:08
- 404 2/4/2015 - 1120 - Amended ...  
Additional Text: AMENDED NOTICE OF TAKING DEPOSITION OF CUSTODIAN OF RECORDS OF CDC CONSULTING - Transaction 4802724 - Approved By: MCHOLICO : 02-04-2015:13:13:14
- 405 2/4/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF ANTHONY SANTO - Transaction 4802737 - Approved By: MCHOLICO : 02-04-2015:13:14:38
- 406 2/4/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4802740 - Approved By: NOREVIEW : 02-04-2015:13:14:13
- 407 2/4/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4802747 - Approved By: NOREVIEW : 02-04-2015:13:15:33
- 408 2/5/2015 - 3795 - Reply...  
Additional Text: GSR'S REPLY OT OPPOSITION TO PEPPERMILL'S EX PARTE MOTION FOR PROTECTIVE ORDER ON AN ORDER SHORTENING TIME AND FOR STAY OF DEPOSITION SPENDING HEARING ON THE MATTER - Transaction 4805032 - Approved By: YLLOYD : 02-05-2015:14:36:46
- 409 2/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4805304 - Approved By: NOREVIEW : 02-05-2015:14:37:50
- 410 2/10/2015 - MIN - \*\*\*Minutes  
Additional Text: ORAL ARGUMENTS - 02-06-15 - Transaction 4810690 - Approved By: NOREVIEW : 02-10-2015:09:41:18
- 411 2/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4810693 - Approved By: NOREVIEW : 02-10-2015:09:42:18
- 412 2/10/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING THE DEPOSITION OF THE CUSTODIAN OF RECORDS OF SANDS REGENCY - Transaction 4811773 - Approved By: MELWOOD : 02-10-2015:16:08:08
- 413 2/10/2015 - 4065 - Subpoena Duces Tecum  
Additional Text: SUBPOENA DUCES TECUM - CUSTODIAN OF RECORDS SANDS REGENCY - Transaction 4811792 - Approved By: MFERNAND : 02-10-2015:14:49:32
- 414 2/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4811954 - Approved By: NOREVIEW : 02-10-2015:14:50:28
- 415 2/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4812313 - Approved By: NOREVIEW : 02-10-2015:16:09:10
- 416 2/11/2015 - 4055 - Subpoena  
Additional Text: TRIAL SUBPOENA - DAVID G. SCHWARTZ, PH.D. - Transaction 4813935 - Approved By: MELWOOD : 02-11-2015:14:26:22
- 417 2/11/2015 - 2650 - Opposition to ...  
Additional Text: MEI-GSR HOLDINGS LLC'S OPPOSITION TO PEPPERMILL'S SUPPLEMENTAL MOTION TO COMPEL RESPONSES TO PEPPERMILL'S SECOND SET OF INTERROGATORIES - Transaction 4813976 - Approved By: YLLOYD : 02-11-2015:14:45:43
- 418 2/11/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4814009 - Approved By: NOREVIEW : 02-11-2015:14:27:19

- 419 2/11/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4814104 - Approved By: NOREVIEW : 02-11-2015:14:46:51
- 420 2/13/2015 - 2582 - Notice of Taking Deposition  
Additional Text: Transaction 4817688 - Approved By: ADEGAYNE : 02-13-2015:14:23:29
- 421 2/13/2015 - 1067 - Affidavit of Service  
Additional Text: JOHN STONE, CDC CONSULTING SERVED ON 11-FEB-2015 - Transaction 4817744 - Approved By: ADEGAYNE : 02-13-2015:14:34:58
- 422 2/13/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4817844 - Approved By: NOREVIEW : 02-13-2015:14:24:29
- 423 2/13/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4817881 - Approved By: NOREVIEW : 02-13-2015:14:36:00
- 424 2/17/2015 - 4065 - Subpoena Duces Tecum  
Additional Text: CUSTODIAN OF RECORDS OF CDC CONSULTING - Transaction 4820818 - Approved By: MELWOOD : 02-18-2015:08:33:26
- 425 2/17/2015 - 4065 - Subpoena Duces Tecum  
Additional Text: CUSTODIAN OF RECORDS OF NEVADA GAMING CONTROL BOARD - Transaction 4820839 - Approved By: MELWOOD : 02-18-2015:08:52:02
- 426 2/18/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4821063 - Approved By: NOREVIEW : 02-18-2015:08:34:36
- 427 2/18/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4821141 - Approved By: NOREVIEW : 02-18-2015:08:53:03
- 428 2/20/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITIONS OF PLAINTIFF'S PERSONS MOST KNOWLEDGEABLE PURSUANT TO NRCP 30(b)(6) - Transaction 4827219 - Approved By: MELWOOD : 02-20-2015:16:24:44
- 429 2/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4827424 - Approved By: NOREVIEW : 02-20-2015:16:25:42
- 430 2/20/2015 - 2645 - Opposition to Mtn ...  
Additional Text: OPPOSITION FOR LEAVE TO DISMISS RYAN TORS - Transaction 4827488 - Approved By: MELWOOD : 02-23-2015:08:50:42
- 431 2/23/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4827892 - Approved By: NOREVIEW : 02-23-2015:08:51:52
- 432 2/23/2015 - 2610 - Notice ...  
Additional Text: NOTICE TO VACATE DEPOSITION OF ANTHONY SANTO - Transaction 4828225 - Approved By: YLLOYD : 02-23-2015:10:52:35
- 433 2/23/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4828372 - Approved By: NOREVIEW : 02-23-2015:10:53:37
- 434 2/23/2015 - 4055 - Subpoena  
Additional Text: Transaction 4828673 - Approved By: YLLOYD : 02-23-2015:14:20:28
- 435 2/23/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4829288 - Approved By: NOREVIEW : 02-23-2015:14:21:34

- 436 2/24/2015 - 3790 - Reply to/in Opposition  
Additional Text: PEPPERMILL'S REPLY TO GSR'S OPPOSITION TO PEPPERMILL'S SUPPLEMENTAL MOTION TO COMPEL RESPONSES TO PEPPERMILL'S SECOND SET OF INTERROGATORIES - Transaction 4831134 - Approved By: YLLOYD : 02-24-2015:14:18:14
- 437 2/24/2015 - 3860 - Request for Submission  
Additional Text: Transaction 4831138 - Approved By: YLLOYD : 02-24-2015:14:19:56  
DOCUMENT TITLE: PEPPERMILL'S SUPPLEMENTAL MOTION TO COMPEL RESPONSES TO PEPPERMILL'S SECOND SET OF INTERROGATORIES (NO PAPER ORDER)  
PARTY SUBMITTING: KENT ROBISON ESQ  
DATE SUBMITTED: 2/24/15  
SUBMITTED BY: YLLOYD  
DATE RECEIVED JUDGE OFFICE:
- 438 2/24/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4831577 - Approved By: NOREVIEW : 02-24-2015:14:19:17
- 439 2/24/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4831593 - Approved By: NOREVIEW : 02-24-2015:14:20:57
- 440 2/27/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION SOF PLAINTIFF'S PERSONS MOST KNOWLEDGEABLE PURSUANT TO NRCP 30(b)(6) - Transaction 4838819 - Approved By: MELWOOD : 03-02-2015:09:00:34
- 441 2/27/2015 - 3725 - Proof ...  
Additional Text: PROOF OF SERVICE CUSTODIAN OF RECORDS SANDS REGENCY HOTEL AND CASINO - Transaction 4838909 - Approved By: MCHOLICO : 03-02-2015:10:25:23
- 442 3/2/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4839100 - Approved By: NOREVIEW : 03-02-2015:09:01:37
- 443 3/2/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4839387 - Approved By: NOREVIEW : 03-02-2015:10:26:26
- 444 3/2/2015 - 2140 - Mtn Ord Shortening Time  
Additional Text: MOTION FOR ORDER SHORTENING TIME ON PLAINTIFF'S MOTION FOR LEAVE TO FILE AN AMENDED COMPLAINT - Transaction 4840969 - Approved By: YLLOYD : 03-02-2015:16:56:01
- 445 3/2/2015 - 2490 - Motion ...  
Additional Text: MOTION FOR LEAVE TO FILE AMENDED COMPLAINT ON ORDER SHORTENING TIME - Transaction 4840994 - Approved By: YLLOYD : 03-03-2015:08:25:22
- 446 3/2/2015 - 3790 - Reply to/in Opposition  
Additional Text: PEPPERMILL CASINOS, INC. AND RYAN TORS' REPLY IN SUPPORT OF THEIR MOTION TO DISMISS PLIANTIFF'S COMPLAINT AGAINST RYAN TORS WITHOUT PREJUDICE - Transaction 4841098 - Approved By: YLLOYD : 03-03-2015:09:07:53
- 447 3/2/2015 - 1610 - Disclosure of Expert Witness  
Additional Text: PLAINTIFF MEI-GSR HOLDINGS, LLC A NEVADA CORPORATION dba GRAND SIERRA RESORTS DISCLOSURE OF EXPERT WITNESSES - Transaction 4841113 - Approved By: MPURDY : 03-03-2015:08:20:51
- 448 3/2/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4841125 - Approved By: NOREVIEW : 03-02-2015:16:57:04
- 449 3/2/2015 - 1610 - Disclosure of Expert Witness  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.'S DISCLOSURE OF EXPERT WITNESSES (exhibits marked confidential per Protective Order filed on 7/17/14) - Transaction 4841152 - Approved By: MCHOLICO : 03-03-2015:09:23:16
- 450 3/3/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4841271 - Approved By: NOREVIEW : 03-03-2015:08:21:54
- 451 3/3/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4841280 - Approved By: NOREVIEW : 03-03-2015:08:26:24

- 452 3/3/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4841466 - Approved By: NOREVIEW : 03-03-2015:09:08:45
- 453 3/3/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4841526 - Approved By: NOREVIEW : 03-03-2015:09:24:42
- 454 3/3/2015 - 2610 - Notice ...  
Additional Text: NOTICE TO VACATE THE DEPOSITION OF THE CUSTODIAN OF RECORDS OF SANDS REGENCY - Transaction 4841728 - Approved By: MELWOOD : 03-03-2015:11:35:39
- 455 3/3/2015 - 4055 - Subpoena  
Additional Text: (TRIAL) RYAN TORS - Transaction 4841930 - Approved By: MELWOOD : 03-03-2015:12:47:09
- 456 3/3/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4842023 - Approved By: NOREVIEW : 03-03-2015:11:36:26
- 457 3/3/2015 - 3370 - Order ...  
Additional Text: ON LEAVE TO FILE MOTION FOR LEAVE TO FILE AN AMENDED COMPLAINT ON AN ORDER SHORTENING TIME - Transaction 4842065 - Approved By: NOREVIEW : 03-03-2015:11:49:14
- 458 3/3/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4842070 - Approved By: NOREVIEW : 03-03-2015:11:50:06
- 459 3/3/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4842215 - Approved By: NOREVIEW : 03-03-2015:12:47:56
- 460 3/3/2015 - 3860 - Request for Submission  
Additional Text: Transaction 4843088 - Approved By: YLLOYD : 03-03-2015:16:51:15  
DOCUMENT TITLE: MOTION TO DISMISS (NO PAPER ORDER)  
PARTY SUBMITTING: KENT ROBISON ESQ  
DATE SUBMITTED: 3/3/15  
SUBMITTED BY: YLLOYD  
DATE RECEIVED JUDGE OFFICE:
- 461 3/3/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4843469 - Approved By: NOREVIEW : 03-03-2015:16:53:42
- 462 3/4/2015 - 2490 - Motion ...  
Additional Text: PLAINTIFF'S MOTION TO COMPEL DISCLOSURE OF DOCUMENTS PURSUANT TO REQUEST FOR PRODUCTION - Transaction 4844393 - Approved By: YVILORIA : 03-04-2015:14:18:44
- 463 3/4/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4844950 - Approved By: NOREVIEW : 03-04-2015:14:19:38
- 464 3/4/2015 - 3370 - Order ...  
Additional Text: CONDITIONAL WAIVER OF CLAIM FOR ATTORNEYS' FEES AND ORDER THEREON - Transaction 4845063 - Approved By: NOREVIEW : 03-04-2015:14:40:44
- 465 3/4/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4845070 - Approved By: NOREVIEW : 03-04-2015:14:41:44
- 466 3/4/2015 - 3980 - Stip and Order...  
Additional Text: FOR ENTRY OF PERMANENT INJUNCTION - Transaction 4845077 - Approved By: NOREVIEW : 03-04-2015:14:43:12
- 467 3/4/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4845081 - Approved By: NOREVIEW : 03-04-2015:14:44:11

- 468 3/4/2015 - 3980 - Stip and Order...  
Additional Text: REQUIRING WITNESS ATTENDANCE - Transaction 4845083 - Approved By: NOREVIEW : 03-04-2015:14:44:42
- 469 3/4/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4845088 - Approved By: NOREVIEW : 03-04-2015:14:48:04
- 470 3/4/2015 - 3370 - Order ...  
Additional Text: GRANTING IN PART AND DENYING IN PART MOTION FOR PROTECTIVE ORDER - Transaction 4845124 - Approved By: NOREVIEW : 03-04-2015:14:54:33
- 471 3/4/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4845127 - Approved By: NOREVIEW : 03-04-2015:14:55:35
- 472 3/5/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF DEPOSITION OF DAVE HALABUK - APRIL 1, 2015 @ 2:00 PM - Transaction 4846576 - Approved By: MFERNAND : 03-05-2015:13:20:19
- 473 3/5/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF VIDEO DEPOSITION OF BILLY PAGANETTI - APRIL 2, 2015 @ 2:00 P.M. - Transaction 4846590 - Approved By: MFERNAND : 03-05-2015:13:32:54
- 474 3/5/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITIONS OF DEFENDANT PEPPERMILLER CASINOS INC. PERSONS MOST KNOWLEDGEABLE PURSUANT TO NRCP 30(B)(6) - Transaction 4846654 - Approved By: MFERNAND : 03-05-2015:13:52:22
- 475 3/5/2015 - 2610 - Notice ...  
Additional Text: NOTICE OF TAKING THE VIDEO DEPOSITION OF WILLIAM PAGANETTI - Transaction 4846687 - Approved By: CSULEZIC : 03-05-2015:13:26:47
- 476 3/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4846870 - Approved By: NOREVIEW : 03-05-2015:13:21:19
- 477 3/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4846906 - Approved By: NOREVIEW : 03-05-2015:13:28:02
- 478 3/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4846938 - Approved By: NOREVIEW : 03-05-2015:13:33:48
- 479 3/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4847044 - Approved By: NOREVIEW : 03-05-2015:13:53:21
- 480 3/5/2015 - 2490 - Motion ...  
Additional Text: PEPPERMILL'S MOTION TO DISCLOSE AND USE CONFIDENTIAL EVIDENCE - Transaction 4847384 - Approved By: MELWOOD : 03-05-2015:16:39:11
- 481 3/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4848047 - Approved By: NOREVIEW : 03-05-2015:16:40:09
- 482 3/6/2015 - 2610 - Notice ...  
Additional Text: AMENDED NOTICE OF DEPOSITION OF DAVE HALBUK - Transaction 4848730 - Approved By: MELWOOD : 03-06-2015:12:51:58
- 483 3/6/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4849201 - Approved By: NOREVIEW : 03-06-2015:12:52:57
- 484 3/6/2015 - 2475 - Mtn to Strike...  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION TO STRIKE PLAINTIFF'S EXPERT DISCLOSURE AND FOR ORDER IN LIMINE PRECLUDING PLAINTIFF FROM UTILIZING ANY EXPERTS EXCEPT FOR DAVID SCHWARTZ, PH.D IN THIS CASE - Transaction 4849394 - Approved By: CSULEZIC : 03-06-2015:14:52:13

- 485 3/6/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4849601 - Approved By: NOREVIEW : 03-06-2015:14:53:13
- 486 3/9/2015 - 2610 - Notice ...  
Additional Text: AMENDED NOTICE OF VIDEO DEPOSITION OF WILLIAM PAGANETTI - Transaction 4851999 - Approved By: MELWOOD : 03-09-2015:16:48:59
- 487 3/9/2015 - 3370 - Order ...  
Additional Text: [MTN TO DISMISS COMPLAINT AGAINST TOR'S IS GRANTED - ks]
- 488 3/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4852081 - Approved By: NOREVIEW : 03-09-2015:15:55:05
- 489 3/9/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 490 3/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4852384 - Approved By: NOREVIEW : 03-09-2015:16:50:01
- 491 3/10/2015 - 2540 - Notice of Entry of Ord  
Additional Text: Motion to Dismiss Plaintiff's Complaint Against Ryan Tors Without Prejudice - Transaction 4852716 - Approved By: NOREVIEW : 03-10-2015:09:34:22
- 492 3/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4852720 - Approved By: NOREVIEW : 03-10-2015:09:35:22
- 493 3/10/2015 - 2582 - Notice of Taking Deposition  
Additional Text: of John Stone - Transaction 4853319 - Approved By: MBEST : 03-10-2015:11:43:48
- 494 3/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4853327 - Approved By: NOREVIEW : 03-10-2015:11:44:55
- 495 3/11/2015 - 2645 - Opposition to Mtn ...  
Additional Text: OPPOSITION TO MOTION FOR LEAVE TO FILE AMENDED COMPLAINT - Transaction 4856539 - Approved By: MELWOOD : 03-12-2015:08:19:32
- 496 3/12/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4856791 - Approved By: NOREVIEW : 03-12-2015:08:21:03
- 497 3/12/2015 - 3860 - Request for Submission  
Additional Text: MOTION FOR LEAVE TO FILE AMENDED COMPLAINT ON ORDER SHORTENING TIME (NO PAPER ORDER PROVIDED) - Transaction 4858883 - Approved By: MCHOLICO : 03-13-2015:10:44:05  
PARTY SUBMITTING: STAN JOHNSON, ESQ.  
DATE SUBMITTED: 03/12/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:
- 498 3/13/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4859417 - Approved By: NOREVIEW : 03-13-2015:10:45:07
- 499 3/13/2015 - 3790 - Reply to/in Opposition  
Additional Text: REPLY TO OPPOSITION TO MOTION FOR LEAVE TO FILE AMENDED COMPLAINT ON ORDER SHORTENING TIME (documents filed under seal per protective order filed on 7/17/14) - Transaction 4859909 - Approved By: CSULEZIC : 03-13-2015:14:38:38
- 500 3/13/2015 - 2540 - Notice of Entry of Ord  
Additional Text: Transaction 4859957 - Approved By: NOREVIEW : 03-13-2015:13:55:53

- 501 3/13/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4859961 - Approved By: NOREVIEW : 03-13-2015:13:56:54
- 502 3/13/2015 - 2540 - Notice of Entry of Ord  
Additional Text: Transaction 4859964 - Approved By: NOREVIEW : 03-13-2015:13:57:22
- 503 3/13/2015 - 2540 - Notice of Entry of Ord  
Additional Text: Transaction 4859970 - Approved By: NOREVIEW : 03-13-2015:13:58:31
- 504 3/13/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4859969 - Approved By: NOREVIEW : 03-13-2015:13:58:24
- 505 3/13/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4859974 - Approved By: NOREVIEW : 03-13-2015:13:59:34
- 506 3/13/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4860160 - Approved By: NOREVIEW : 03-13-2015:14:39:32
- 507 3/17/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF TOBY TAYLOR - Transaction 4863573 - Approved By: MCHOLICO :  
03-17-2015:12:42:48
- 508 3/17/2015 - 2582 - Notice of Taking Deposition  
Additional Text: OF SCOTT BEAN - Transaction 4864013 - Approved By: CSULEZIC : 03-17-2015:14:00:50
- 509 3/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4864124 - Approved By: NOREVIEW : 03-17-2015:12:43:44
- 510 3/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4864429 - Approved By: NOREVIEW : 03-17-2015:14:01:58
- 511 3/17/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF PLAINTIFF'S PERSON(S) MOST KNOWLEDGEABLE PURSUANT TO NRCP 30(b)(6)  
- Transaction 4865557 - Approved By: MCHOLICO : 03-18-2015:09:17:25
- 512 3/18/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4865772 - Approved By: NOREVIEW : 03-18-2015:09:18:20
- 513 3/19/2015 - 2630 - Objection to ...  
Additional Text: MEI-GSR'S OPPOSITION TO PEPPERMILL'S MOTION TO DISCLOSE AND USE CONFIDENTIAL EVIDENCE - Transaction  
4868151 - Approved By: YLLOYD : 03-19-2015:11:15:45
- 514 3/19/2015 - 1080 - Agreement...  
Additional Text: STIPULATION REGARDING UNDISPUTED FACTS - Transaction 4868213 - Approved By: YLLOYD :  
03-19-2015:12:50:21
- 515 3/19/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4868320 - Approved By: NOREVIEW : 03-19-2015:11:16:42
- 516 3/19/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4868673 - Approved By: NOREVIEW : 03-19-2015:12:51:56
- 517 3/19/2015 - 2582 - Notice of Taking Deposition  
Additional Text: Video-Taped Deposition of Scott Bean (Amended) - Transaction 4868928 - Approved By: CSULEZIC :  
03-19-2015:14:26:49
- 518 3/19/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4869023 - Approved By: NOREVIEW : 03-19-2015:14:27:52

- 519 3/20/2015 - 2610 - Notice ...  
Additional Text: NOTICE TO VACATE DEPOSITION OF PLAINTIFF'S PERSON(S) MOST KNOWLEDGEABLE PURSUANT TO NRCP 30(b) (6) - Transaction 4870094 - Approved By: MCHOLICO : 03-20-2015:10:59:51
- 520 3/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4870542 - Approved By: NOREVIEW : 03-20-2015:11:00:48
- 521 3/20/2015 - 2610 - Notice ...  
Additional Text: NOTICE OF NON-OPPOSITION TO PLAINTIFF'S MOTION TO COMPEL DISCLOSURE OF DOCUMENTS PURSUANT TO REQUEST FOR PRODUCTION - Transaction 4871190 - Approved By: CSULEZIC : 03-20-2015:14:51:33
- 522 3/20/2015 - 3860 - Request for Submission  
Additional Text: PLAINTIFF'S MOTION TO COMPEL DISCLOSURE OF DOCUMENTS PURSUANT TO REQUEST FOR PRODUCTION FILED ON 3/04/15 - Transaction 4871195 - Approved By: CSULEZIC : 03-20-2015:16:07:17  
PARTY SUBMITTING: H. SATN JOHNSON, ESQ.  
DATE SUBMITTED: 3/20/15  
SUBMITTED BY: CS  
DATE RECEIVED JUDGE OFFICE:
- 523 3/20/2015 - 2650 - Opposition to ...  
Additional Text: MEI-GSR HOLDINGS L.L.C.'S OPPOSITION TO PEPPERMILL'S MOTION TO STRIKE PLAINTIFF'S EXPERT DISCLOSURE AND FOR ORDER IN LIMINE PRECLUDING PLAINTIFF FROM UTILIZING ANY EXPERTS EXCEPT FOR DAVID SCHWARTZ, PH.D. IN THIS CASE - Transaction 4871331 - Approved By: MFERNAND : 03-20-2015:16:16:25
- 524 3/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4871354 - Approved By: NOREVIEW : 03-20-2015:14:52:30
- 525 3/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4871837 - Approved By: NOREVIEW : 03-20-2015:16:08:16
- 526 3/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4871883 - Approved By: NOREVIEW : 03-20-2015:16:17:27
- 527 3/20/2015 - 2630 - Objection to ...  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.'S OBJECTION TO AND MOTION TO STRIKE PLAINTIFF'S NOTICE OF NON-OPPOSITION - Transaction 4872000 - Approved By: MCHOLICO : 03-23-2015:09:23:09
- 528 3/23/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4872415 - Approved By: NOREVIEW : 03-23-2015:09:24:21
- 529 3/23/2015 - 2650 - Opposition to ...  
Additional Text: Plaintiff's Motion to Compel Disclosure of Documents Pursuant to Request for Production - Transaction 4873119 - Approved By: YLLOYD : 03-23-2015:15:42:09
- 530 3/23/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4874014 - Approved By: NOREVIEW : 03-23-2015:15:43:16
- 531 3/23/2015 - 3795 - Reply...  
Additional Text: DEFENDANT PEPPERMILL CASINOS INC'S REPLY IN SUPPORT OF MOTION TO DISCLOSE AND USE CONFIDENTIAL EVIDENCE - Transaction 4874414 - Approved By: YLLOYD : 03-24-2015:08:53:45
- 532 3/23/2015 - 3860 - Request for Submission  
Additional Text: Transaction 4874425 - Approved By: YLLOYD : 03-24-2015:08:56:13  
DOCUMENT TITLE: DEFENDANT PEPPERMILL CASINOS INC'S MOTION TO DISCLOSE AND USE CONFIDENTIAL EVIDENCE (NO PAPER ORDER)  
PARTY SUBMITTING: KEND ROBISON ESQ  
DATE SUBMITTED: 3/23/15  
SUBMITTED BY: YLLOYD  
DATE RECEIVED JUDGE OFFICE:



- 533 3/24/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4874721 - Approved By: NOREVIEW : 03-24-2015:08:54:32
- 534 3/24/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4874731 - Approved By: NOREVIEW : 03-24-2015:08:56:59
- 535 3/24/2015 - 4105 - Supplemental ...  
Additional Text: MEI-GSR'S HOLDINGS L.L.C.'S SUPPLEMENT TO THEIR OPPOSITION TO PEPPERMILL'S MOTION TO STRIKE PLAINTIFF'S EXPERT DISCLOSURE AND FOR ORDER IN LIMINE PRECLUDING PLAINTIFF FROM UTILIZING ANY EXPERTS EXCEPT FOR DAVID SCHWARTZ, PH.D IN THIS CASE - Transaction 4875545 - Approved By: CSULEZIC : 03-24-2015:14:11:59
- 536 3/24/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4875674 - Approved By: NOREVIEW : 03-24-2015:14:12:58
- 537 3/24/2015 - 3370 - Order ...  
Additional Text: [DENYING PLAINTIFF'S MTN FOR LEAVE TO FILE AMENDED COMPLAINT ON OST - ks]
- 538 3/24/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 539 3/24/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4876075 - Approved By: NOREVIEW : 03-24-2015:15:31:24
- 540 3/24/2015 - 2490 - Motion ...  
Additional Text: PLAINTIFF'S MOTION FOR LEAVE TO FILE A MOTION FOR RECONSIDERATION OF THE DISMISSAL OF RYAN TORS WITHOUT PREJUDICE - Transaction 4876359 - Approved By: YLLOYD : 03-25-2015:08:45:59
- 541 3/25/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4876642 - Approved By: NOREVIEW : 03-25-2015:08:47:01
- 542 3/25/2015 - 2610 - Notice ...  
Additional Text: NOTICE OF DEPOSITION OF DENISE VESSIE - Transaction 4876883 - Approved By: CSULEZIC : 03-25-2015:10:58:55
- 543 3/25/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4877120 - Approved By: NOREVIEW : 03-25-2015:10:59:57
- 544 3/25/2015 - 2610 - Notice ...  
Additional Text: NOTICE TO VACATE DEPOSITION OF TOBY TAYLOR - Transaction 4877378 - Approved By: MELWOOD : 03-25-2015:12:23:30
- 545 3/25/2015 - 2582 - Notice of Taking Deposition  
Additional Text: SECOND AMENDED NOTICE OF TAKING VIDEO TAPED DEPOSITION OF SCOTT BEAN - Transaction 4877385 - Approved By: MELWOOD : 03-25-2015:12:24:35
- 546 3/25/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4877442 - Approved By: NOREVIEW : 03-25-2015:12:24:31
- 547 3/25/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4877444 - Approved By: NOREVIEW : 03-25-2015:12:25:30
- 548 3/26/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF PLAINTIFF'S PERSON(S) MOST KNOWLEDGEABLE PURSUANT TO NRCP 30(b)(6) - Transaction 4879466 - Approved By: YLLOYD : 03-26-2015:14:12:50
- 549 3/26/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4879692 - Approved By: NOREVIEW : 03-26-2015:14:13:52

- 550 3/26/2015 - 2610 - Notice ...  
Additional Text: AMENDED NOTICE OF DEPOSITION OF DENISE VESSIE - Transaction 4879840 - Approved By: CSULEZIC : 03-26-2015:16:48:36
- 551 3/26/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4880362 - Approved By: NOREVIEW : 03-26-2015:16:49:50
- 552 3/27/2015 - 2610 - Notice ...  
Additional Text: NOTICE OF DEPOSITION OF ANTHONY LUCAS PH.D - Transaction 4880858 - Approved By: YLLOYD : 03-27-2015:11:34:05
- 553 3/27/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4881108 - Approved By: NOREVIEW : 03-27-2015:11:35:48
- 554 3/27/2015 - 2610 - Notice ...  
Additional Text: NOTICE OF TAKING THE DEPOSITION OF STACEY FRIEDMAN - Transaction 4881876 - Approved By: MCHOLICO : 03-30-2015:08:42:15
- 555 3/30/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4882359 - Approved By: NOREVIEW : 03-30-2015:08:43:28
- 556 3/30/2015 - 3795 - Reply...  
Additional Text: PLAINTIFF'S REPLY TO PEPPERMILL'S OPPOSITION TO GSR'S MOTION TO COMPEL DISCOVERY - Transaction 4884453 - Approved By: MFERNAND : 03-31-2015:10:18:58
- 557 3/30/2015 - 3790 - Reply to/in Opposition  
Additional Text: PEPPERMILL'S REPLY TO GSR'S OPPOSITON TO MOTION TO STRIKE PLAINTIFF'S EXPERT DISCOSURE AND FOR ORDER IN LIMINE - Transaction 4884454 - Approved By: MFERNAND : 03-31-2015:10:21:55
- 558 3/30/2015 - 3860 - Request for Submission  
Additional Text: MOTION TO STRIKE PLAINTIFF'S EXPERT DISCLOSURE AND FOR ORDER IN LIMINE PRECLUDING PLAINTIFF FROM UTILIZING ANY EXPERTS EXCEPT FOR DAVID SCHWARTZ, PH.D. IN THIS CASE (NO PAPER ORDER PROVIDED) - Transaction 4884455 - Approved By: MFERNAND : 03-31-2015:10:25:40  
PARTY SUBMITTING: KENT RICHARD ROBINSON, ESQ.  
DATE SUBMITTED: 03/31/2015  
SUBMITTED BY: M. FERNANDEZ  
DATE RECEIVED JUDGE OFFICE:
- 559 3/31/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4884957 - Approved By: NOREVIEW : 03-31-2015:10:19:57
- 560 3/31/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4884967 - Approved By: NOREVIEW : 03-31-2015:10:23:30
- 561 3/31/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4884975 - Approved By: NOREVIEW : 03-31-2015:10:26:58
- 562 4/1/2015 - 2645 - Opposition to Mtn ...  
Additional Text: PEPPERMILL'S OPPOSITION TO PLAINTIFF'S MOTION FOR LEAVE TO FILE A MOTION FOR RECONSIDERATION OF THE DISMISSAL OF RYAN TORS WITHOUT PREJUDICE (exhibit 5 filed under seal per protective order filed on 7/17/14) - Transaction 4887108 - Approved By: MCHOLICO : 04-01-2015:13:24:30
- 563 4/1/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4887775 - Approved By: NOREVIEW : 04-01-2015:13:25:33
- 564 4/1/2015 - 1120 - Amended ...  
Additional Text: AMENDED NOTICE OF VIDEO DEPOSITION OF BILLY PAGANETTI - Transaction 4887974 - Approved By: MCHOLICO : 04-01-2015:15:00:35
- 565 4/1/2015 - 1120 - Amended ...

Additional Text: SECOND AMENDED NOTICE OF TAKING THE VIDEO DEPOSITION OF WILLIAM PAGANETTI - Transaction 4887999 - Approved By: MCHOLICO : 04-01-2015:15:04:56

566 4/1/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4888285 - Approved By: NOREVIEW : 04-01-2015:15:01:40

567 4/1/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4888319 - Approved By: NOREVIEW : 04-01-2015:15:05:59

568 4/1/2015 - 1610 - Disclosure of Expert Witness

Additional Text: Transaction 4888912 - Approved By: MELWOOD : 04-02-2015:08:37:29

569 4/1/2015 - 1700 - Expert Witness List

Additional Text: GRAND SIERRA RESORT'S REBUTTAL EXPERT DISCLOSRE - Transaction 4888949 - Approved By: MCHOLICO : 04-02-2015:08:47:40

570 4/2/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4889058 - Approved By: NOREVIEW : 04-02-2015:08:38:31

571 4/2/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4889087 - Approved By: NOREVIEW : 04-02-2015:08:48:54

572 4/2/2015 - 2582 - Notice of Taking Deposition

Additional Text: NOTICE OF TAKING DEPOSITION OF JEREMY A. AGUERO - Transaction 4889356 - Approved By: MCHOLICO : 04-02-2015:10:11:29

573 4/2/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4889411 - Approved By: NOREVIEW : 04-02-2015:10:13:48

574 4/6/2015 - 3370 - Order ...

Additional Text: [SET THE FOLLOWING SUBMISSION FOR HEARING W/IN 7 DAYS:  
1) MTN TO COMPEL DISCLOSURE OF DOCUMENTS PURSUANT TO REQUEST FOR PRODUCTION SUBMITTED 03.20.15; AND  
2) MTN TO DISCLOSE AND USE CONFIDENTIAL EVIDENCE SUBMITTED 03.23.15 - ks]

575 4/6/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4894006 - Approved By: NOREVIEW : 04-06-2015:12:51:55

576 4/6/2015 - S200 - Request for Submission Complet

*No additional text exists for this entry.*

577 4/6/2015 - S200 - Request for Submission Complet

*No additional text exists for this entry.*

578 4/6/2015 - 2165 - Mtn for Protective Ord

Additional Text: PEPPERMILL'S MOTION FOR PROTECTIVE ORDER RE: EXPERT WITNESS DEPOSITION NOTICES - Transaction 4894949 - Approved By: MCHOLICO : 04-07-2015:09:17:49

579 4/7/2015 - 2475 - Mtn to Strike...

Additional Text: PEPPERMILL CASINOS, INC.'S MOTION TO STRIKE PLAINTIFF'S REBUTTAL EXPERT DISCLOSURE AND FOR ORDER IN LIMINE PRECLUDING PLAINTIFF FROM UTILIZING ANY EXPERTS EXCEPT FOR DAVID SCHWARTZ, PH.D. IN THIS CASE

580 4/7/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4895309 - Approved By: NOREVIEW : 04-07-2015:09:19:05

581 4/7/2015 - 2520 - Notice of Appearance

Additional Text: SCOTT L. HERNANDEZ, ESQ FOR PEPPERMILL CASINOS, INC

582 4/8/2015 - 3795 - Reply...

Additional Text: PLAINTIFF'S REPLY IN SUPPORT OF PLAINTIFF'S MOTION FOR LEAVE TO FILE A MOTION FOR RECONSIDERATION OF THE DISMISSAL OF RYAN TORS WITHOUT PREJUDICE - Transaction 4898768 - Approved By: MELWOOD : 04-09-2015:09:26:07

- 583 4/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4899155 - Approved By: NOREVIEW : 04-09-2015:09:27:23
- 584 4/10/2015 - 2165 - Mtn for Protective Ord  
Additional Text: Transaction 4902107 - Approved By: CSULEZIC : 04-10-2015:16:20:32
- 585 4/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4902530 - Approved By: NOREVIEW : 04-10-2015:16:21:28
- 586 4/13/2015 - 1067 - Affidavit of Service  
Additional Text: AFFIDAVIT OF SERVICE DENISE VESSIE - Transaction 4904442 - Approved By: MCHOLICO : 04-14-2015:10:14:07
- 587 4/14/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4905224 - Approved By: NOREVIEW : 04-14-2015:10:15:33
- 588 4/16/2015 - 2490 - Motion ...  
Additional Text: MOTION TO COMPEL PRODUCTION OF DOCUMENTS RESPSONSIVE TO PLAINTIFF'S SECOND REQUEST FOR PRODUCTIONS OF DOCUMENTS AND FOR AN AWARD OF ITS ATTORNEY FEES AND EXPENSES FILED UNDER SEAL. HIGHLY CONFIDENTIAL INFORMATION - Transaction 4911110 - Approved By: YLLOYD : 04-17-2015:09:42:30
- 589 4/16/2015 - 2490 - Motion ...  
Additional Text: PLAINTIFF'S MOTION TO EXTEND DISCOVERY AND CONTINUE TRIAL DEADLINES - Transaction 4911112 - Approved By: YLLOYD : 04-17-2015:10:02:55
- 590 4/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4911498 - Approved By: NOREVIEW : 04-17-2015:09:43:40
- 591 4/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4911582 - Approved By: NOREVIEW : 04-17-2015:10:04:02
- 592 4/21/2015 - 3860 - Request for Submission  
Additional Text: MOTION FOR PROTECTIVE ORDER RE: EXPERT WITNESS DEPOSITION NOTICES FILED 4/6/15 (NO ORDER PROVIDED) - Transaction 4915718 - Approved By: MELWOOD : 04-21-2015:10:04:11  
PARTY SUBMITTING: KENT ROBISON, ESQ  
DATE SUBMITTED: 04/21/2015  
SUBMITTED BY: MELWOOD  
DATE RECEIVED JUDGE OFFICE:
- 593 4/21/2015 - 3860 - Request for Submission  
Additional Text: MOTION FOR LEAVE TO FILE A MOTION FOR RECONSIDERATION OF THE DISMISSAL OF TYAN TORS WITHOUT PREJUDICE FILED 3/24/15 (NO ORDER PROVIDED) - Transaction 4915726 - Approved By: MELWOOD : 04-21-2015:10:07:20  
PARTY SUBMITTING: KENT ROBISON, ESQ  
DATE SUBMITTED: 04/21/2015  
SUBMITTED BY: MELWOOD  
DATE RECEIVED JUDGE OFFICE:
- 594 4/21/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4915822 - Approved By: NOREVIEW : 04-21-2015:10:05:16
- 595 4/21/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4915837 - Approved By: NOREVIEW : 04-21-2015:10:08:17
- 596 4/21/2015 - 2490 - Motion ...  
Additional Text: PLAINTIFF MEI-GSR HOLDINGS, LLC, d/b/a GRAND SIERRA RESORT'S OBJECTION TO MOTION TO STRIKE DEFENDANT PEPPERMILL'S REQUEST FOR SUBMISSION OF DEFENDANT PEPPERMILL CASINOS INC. MOTION FOR PROTECTIVE ORDER RE; EXPERT WITNESSES DEPOSITION NOTICES - Transaction 4916873 - Approved By: MCHOLICO : 04-22-2015:09:03:14
- 597 4/21/2015 - 2475 - Mtn to Strike...

Additional Text: PLAINTIFF MEI-GSR HOLDINGS, LLC. D/B/A GRAND SIERRA RESORT'S OBJECTION TO MOTION TO STRIKE DEFENDANT PEPPERMILL'S REQUEST FOR SUBMISSION OF DEFENDANT PEPPERMILL CASINOS INC. MOTION FOR [ROTECTIVE ORDER RE: EXPERT WITNESSES DEPOSITION NOTICES - Transaction 4916947 - Approved By: CSULEZIC : 04-22-2015:09:04:35

598 4/22/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4917553 - Approved By: NOREVIEW : 04-22-2015:09:04:14

599 4/22/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4917565 - Approved By: NOREVIEW : 04-22-2015:09:05:32

600 4/22/2015 - \$2160 - \$Mtn Partial Sum Judgment

Additional Text: PEPPERMILL CASINOS, INC.'S MOTION FOR PARTIAL SUMMARY JUDGMENT REGARDING DAMAGES - Transaction 4919352 - Approved By: CSULEZIC : 04-23-2015:10:59:21

601 4/23/2015 - 3370 - Order ...

Additional Text: (1) PLAINTIFF'S MTN TO STRIKE RE DEFENDANT'S MTN FOR PROTECTIVE ORDER RE EXPERT WITNESS DISCLOSURES IS GRANTED;  
2) DEFENDANT'S MTN TO USE AND DISCLOSE CONFIDENTIAL EVIDENCE IS DENIED;  
3) PLAINTIFF'S MTN TO RECONSIDER THE DISMISSAL OF RYAN TORS WITHOUT PREJUDICE IS DENIED;  
4) PARTIES ARE TO MEET AND CONFER RE PLAINTIFF'S MTN TO COMPEL DISCLOSURE OF DOCS PURSUANT TO REQUEST FOR PRODUCTION; AND  
5) DEFENDANT IS SANCTIONED \$2,500 TO BE PAID TO PLAINTIFF FOR FAILURE TO TIMELY RESPOND TO DISCOVERY REQUEST - ks]

602 4/23/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4919823 - Approved By: NOREVIEW : 04-23-2015:09:18:54

603 4/23/2015 - S200 - Request for Submission Complet

*No additional text exists for this entry.*

604 4/23/2015 - S200 - Request for Submission Complet

*No additional text exists for this entry.*

605 4/23/2015 - PAYRC - \*\*Payment Receipted

Additional Text: A Payment of \$200.00 was made on receipt DCDC497697.

606 4/23/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4920193 - Approved By: NOREVIEW : 04-23-2015:11:00:45

607 4/23/2015 - 4185 - Transcript

Additional Text: ORAL ARGUMENTS - APRIL 20, 2015 - Transaction 4920983 - Approved By: NOREVIEW : 04-23-2015:14:26:30

608 4/23/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4920991 - Approved By: NOREVIEW : 04-23-2015:14:27:34

609 4/23/2015 - 2645 - Opposition to Mtn ...

Additional Text: MEI-GSR HOLDINGS L.L.C. OPPOSITION TO PEPPERMILL'S MOTION FOR A PROTECTIVE ORDER RE:EXPERT WITNESS DEPOSITION NOTICES - Transaction 4921725 - Approved By: CSULEZIC : 04-24-2015:08:49:52

610 4/24/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4921930 - Approved By: NOREVIEW : 04-24-2015:08:50:53

611 4/24/2015 - 2645 - Opposition to Mtn ...

Additional Text: GSR'S OPPOSITION TO PEPPERMILL'S MOTION TO STRIKE GSR'S REBUTTAL EXPERT DISCLOSURE AND FOR ORDER IN LIMINE EXCLUDING GSR'S REBUTTAL EXPERTS - Transaction 4923813 - Approved By: MCHOLICO : 04-27-2015:10:25:20

612 4/27/2015 - NEF - Proof of Electronic Service

Additional Text: Transaction 4924377 - Approved By: NOREVIEW : 04-27-2015:10:28:33

- 613 4/27/2015 - 2540 - Notice of Entry of Ord  
Additional Text: Transaction 4924899 - Approved By: NOREVIEW : 04-27-2015:13:23:37
- 614 4/27/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4924902 - Approved By: NOREVIEW : 04-27-2015:13:24:38
- 615 4/27/2015 - 2645 - Opposition to Mtn ...  
Additional Text: MEI-GSR HOLDINGS, LLC's OPPOSITION TO PEPPERMILL'S MOTION FOR A PROTECTIVE ORDER RE: PEPPERMILLS'S OVERDUE DISCOVERY tective Order re: Peppermill's Overdue Discovery - Transaction 4925957 - Approved By: CSULEZIC : 04-28-2015:09:32:54
- 616 4/28/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4926388 - Approved By: NOREVIEW : 04-28-2015:09:33:57
- 617 5/1/2015 - \$2200 - \$Mtn for Summary Judgment  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION FOR SUMMARY JUDGMENT REGARDING "TRADE SECRET" FILED UNDER SEAL DESIGNATED HIGHLY CONFIDENTIAL INFORMATION - Transaction 4933304 - Approved By: YVILORIA : 05-01-2015:14:47:43
- 618 5/1/2015 - PAYRC - \*\*Payment Received  
Additional Text: A Payment of \$200.00 was made on receipt DCDC498604.
- 619 5/1/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4933866 - Approved By: NOREVIEW : 05-01-2015:14:49:07
- 620 5/4/2015 - 3795 - Reply...  
Additional Text: PEPPERMILL'S REPLY IN SUPPORT OF MOTION FOR PROTECTIVE ORDER RE: EXPERT WITNESSES - Transaction 4936038 - Approved By: YLLOYD : 05-04-2015:16:21:35
- 621 5/4/2015 - 3795 - Reply...  
Additional Text: PEPPERMILL'S REPLY TO GSR'S OPPOSITION TO PEPPERMILL'S MOTION TO STRIKE GSR'S REBUTTAL EXPERT DISCLOSURE AND FOR ORDER IN LIMINE EXCLUDING GSR'S REBUTTAL EXPERTS - Transaction 4936351 - Approved By: YVILORIA : 05-04-2015:16:11:35
- 622 5/4/2015 - 3860 - Request for Submission  
Additional Text: Transaction 4936360 - Approved By: YVILORIA : 05-04-2015:16:12:28  
DOCUMENT TITLE: PEPPERMILL CASINOS INC'S MOTION TO STRIKE PLAINTIFF'S REBUTTAL EXPERT DISCLOSURE AND FOR ORDER IN LIMINE PRECLUDING PLAINTIFF FROM UTILIZING ANY EXPERTS EXCEPT FOR DAVID SCHWARTZ, PH.D IN THIS CASE FILED 4-7-15  
PARTY SUBMITTING: KENT R ROBISON ESQ  
DATE SUBMITTED: MAY 4, 2015  
SUBMITTED BY: YVILORIA  
DATE RECEIVED JUDGE OFFICE:
- 623 5/4/2015 - 3860 - Request for Submission  
Additional Text: Transaction 4936368 - Approved By: YVILORIA : 05-04-2015:16:13:10  
DOCUMENT TITLE: PEPPERMILL CASINOS, INC.'S MOTION FOR PROTECTIVE ORDER RE: EXPERT WITNESS DEPOSITION NOTICES FILED 4-6-15  
PARTY SUBMITTING: KENT R. ROBISON ESQ  
DATE SUBMITTED: MAY 4, 2015  
SUBMITTED BY: YVILORIA  
DATE RECEIVED JUDGE OFFICE:
- 624 5/4/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4936842 - Approved By: NOREVIEW : 05-04-2015:16:12:31
- 625 5/4/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4936848 - Approved By: NOREVIEW : 05-04-2015:16:13:30
- 626 5/4/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4936850 - Approved By: NOREVIEW : 05-04-2015:16:14:10

- 627 5/4/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4936870 - Approved By: NOREVIEW : 05-04-2015:16:22:35
- 628 5/5/2015 - 1945 - Master's Recommendation/Ord  
Additional Text: RECOMMENDATION FOR ORDER - Transaction 4937742 - Approved By: NOREVIEW : 05-05-2015:10:29:44
- 629 5/5/2015 - S200 - Request for Submission Complet  
Additional Text: PEPPERMILL'S SUPPLEMENTAL MOTION TO COMPEL RESPONSES TO PEPPERMILL'S SECOND SET OF INTERROGATORIES
- 630 5/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4937747 - Approved By: NOREVIEW : 05-05-2015:10:30:51
- 631 5/5/2015 - MIN - \*\*\*Minutes  
Additional Text: CONFERENCE CALL - 05-04-15 - Transaction 4938011 - Approved By: NOREVIEW : 05-05-2015:11:36:20
- 632 5/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4938017 - Approved By: NOREVIEW : 05-05-2015:11:37:20
- 633 5/5/2015 - 2645 - Opposition to Mtn ...  
Additional Text: PEPEPRMILL'S OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND DISCOVERY AND CONTINUE TRIAL DEADLINES - Transaction 4939284 - Approved By: CSULEZIC : 05-06-2015:09:38:56
- 634 5/5/2015 - 3880 - Response...  
Additional Text: PEPPERMILL'S RESPONSE TO GSR'S MOTION TO COMPEL PRODUCTION OF DOCUMENTS RESPONSIVE TO PLAINTIFF'S SECOND REQUEST FOR PRODUCTIONS [sic] OF DOCUMENTS AND FOR AN AWARD OF ITS ATTORNEY FEES AND EXPENSES - Transaction 4939320 - Approved By: YLLOYD : 05-06-2015:09:14:48
- 635 5/6/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4939631 - Approved By: NOREVIEW : 05-06-2015:09:15:54
- 636 5/6/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4939744 - Approved By: NOREVIEW : 05-06-2015:09:40:44
- 637 5/8/2015 - 3790 - Reply to/in Opposition  
Additional Text: PEPPERMILL'S REPLY TO GSR'S OPPOSITION TO PEPPERMILL'S MOTION FOR A PROTECTIVE ORDER RE: PEPPERMILL'S OVERDUE DISCOVERY (exhibits 1,3,4,5 marked sealed per Protective Order filed on July 17, 2014) - Transaction 4945204 - Approved By: MCHOLICO : 05-08-2015:14:59:47
- 638 5/8/2015 - 3860 - Request for Submission  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.'S MOTION FOR PROTECTIVE ORDER (NO PAPER ORDER PROVIDED) - Transaction 4945208 - Approved By: MCHOLICO : 05-08-2015:15:01:01  
PARTY SUBMITTING: KENT ROBISON, ESQ.  
DATE SUBMITTED: 05/08/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:
- 639 5/8/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4945376 - Approved By: NOREVIEW : 05-08-2015:15:01:19
- 640 5/8/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4945385 - Approved By: NOREVIEW : 05-08-2015:15:02:09
- 641 5/13/2015 - \$2200 - \$Mtn for Summary Judgment  
Additional Text: PEPPERMILL'S MOTION FOR SUMMARY JUDGMENT REGARDING STANDING / REAL PARTY IN INTEREST (exhibits 1,3,4 and 5 marked sealed per Protective Order filed on 7/17/14) - Transaction 4951733 - Approved By: MCHOLICO : 05-14-2015:08:21:14

- 642 5/14/2015 - PAYRC - \*\*Payment Received  
Additional Text: A Payment of \$200.00 was made on receipt DCDC499978.
- 643 5/14/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4952579 - Approved By: NOREVIEW : 05-14-2015:08:22:22
- 644 5/14/2015 - 1945 - Master's Recommendation/Ord  
Additional Text: Transaction 4952870 - Approved By: NOREVIEW : 05-14-2015:09:42:04
- 645 5/14/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4952877 - Approved By: NOREVIEW : 05-14-2015:09:43:04
- 646 5/14/2015 - S200 - Request for Submission Complet  
Additional Text: DEFENDANT'S MOTION TO STRIKE PLAINTIFF'S EXPERT DISCLOSURE AND FOR ORDER IN LIMINE PRECLUDING PLAINTIFF FROM UTILIZING ANY EXPERTS EXCEPT FOR DAVID SCHWARTZ, PH.D.
- 647 5/14/2015 - 1945 - Master's Recommendation/Ord  
Additional Text: RECOMMENDATION FOR ORDER - Transaction 4953359 - Approved By: NOREVIEW : 05-14-2015:11:53:08
- 648 5/14/2015 - S200 - Request for Submission Complet  
Additional Text: DEFENDANT'S MOTION TO STRIKE PLAINTIFF'S EXPERT DISCLOSURE AND FOR ORDER IN LIMINE PRECLUDING PLAINTIFF FROM UTILIZING ANY EXPERTS EXCEPT FOR DAVID SCHWARTZ, PH.D.
- 649 5/14/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4953360 - Approved By: NOREVIEW : 05-14-2015:11:53:58
- 650 5/14/2015 - 3795 - Reply...  
Additional Text: REPLY IN SUPPORT OF PLAINTIFF'S MOTION TO EXTEND DISCOVERY AND CONTINUE TRIAL DEADLINES (exhibits marked sealed per Protective Order filed on 7/17/14) - Transaction 4954608 - Approved By: MCHOLICO : 05-15-2015:09:53:01
- 651 5/14/2015 - 3860 - Request for Submission  
Additional Text: PLAINTIFF'S MOTION TO EXTEND DISCOVERY AND CONTINUE TRIAL DEADLINES (NO PAPER ORDER PROVIDED) - Transaction 4954614 - Approved By: MCHOLICO : 05-15-2015:09:56:09  
PARTY SUBMITTING: STAN JOHNSON, ESQ.  
DATE SUBMITTED: 05/14/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:
- 652 5/14/2015 - 3795 - Reply...  
Additional Text: PLAINTIFF'S REPLY TO PEPPERMILL'S OPPOSITION TO GSR'S MOTION TO COMPEL PRODUCTION OF DOCUMENTS PURSUANT TO GSR'S SECOND REQUEST FOR PRODUCTION OF DOCUMENTS (exhibit marked sealed per Protective Order filed on 7/17/14) - Transaction 4954616 - Approved By: MCHOLICO : 05-15-2015:10:07:06
- 653 5/14/2015 - 3860 - Request for Submission  
Additional Text: PLAINTIFF'S MOTION TO COMPEL PRODUCTION OF DOCUMENTS PURSUANT TO GSR'S SECOND REQUEST FOR PRODUCTION OF DOCUMENTS (NO PAPER ORDER PROVIDED) - Transaction 4954617 - Approved By: MCHOLICO : 05-15-2015:10:10:55  
PARTY SUBMITTING: STAN JOHNSON, ESQ.  
DATE SUBMITTED: 05/14/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:
- 654 5/15/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4955057 - Approved By: NOREVIEW : 05-15-2015:09:54:05
- 655 5/15/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4955071 - Approved By: NOREVIEW : 05-15-2015:09:57:05
- 656 5/15/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4955118 - Approved By: NOREVIEW : 05-15-2015:10:08:07



- 657 5/15/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4955132 - Approved By: NOREVIEW : 05-15-2015:10:11:44
- 658 5/15/2015 - 1945 - Master's Recommendation/Ord  
Additional Text: RECOMMENDATION FOR ORDER - Transaction 4955340 - Approved By: NOREVIEW : 05-15-2015:11:16:17
- 659 5/15/2015 - S200 - Request for Submission Complet  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION FOR PROTECTIVE ORDER RE: EXPERT WITNESS DEPOSITION NOTICES
- 660 5/15/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4955345 - Approved By: NOREVIEW : 05-15-2015:11:17:17
- 661 5/19/2015 - 3860 - Request for Submission  
Additional Text: Transaction 4959585 - Approved By: YVILORIA : 05-19-2015:11:42:45  
DOCUMENT TITLE: DEFENDANT PEPPERMILL CASINOS. INC MOTION FOR PARTIAL SUMMARY JUDGMENT REGARDING DAMAGES FILED 4-22-15  
PARTY SUBMITTING: KENT R ROBISON, ESQ  
DATE SUBMITTED: MAY 19, 2015  
SUBMITTED BY: YVILORIA  
DATE RECEIVED JUDGE OFFICE:
- 662 5/19/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4959990 - Approved By: NOREVIEW : 05-19-2015:11:43:43
- 663 5/19/2015 - S200 - Request for Submission Complet  
Additional Text: PLAINTIFF'S MOTION TO EXTEND DISCOVERY AND CONTINUE TRIAL DEADLINES
- 664 5/19/2015 - 2630 - Objection to ...  
Additional Text: OPPOSITION TO PEPPERMILL'S MOTION FO RSUMMARY JUDGMENT REGARDING TRADE SECRETS - Transaction 4961038 - Approved By: YVILORIA : 05-20-2015:08:12:26
- 665 5/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4961479 - Approved By: NOREVIEW : 05-20-2015:08:15:02
- 666 5/20/2015 - 2490 - Motion ...  
Additional Text: PLAINTIFF MEI-GSR HOLDINGS, LLC. DBA GRAND SIERRA RESORT'S MOTION TO STRIKE DEFENDANT PEPPERMILL'S SECOND AND THIRD MOTIONS FOR SUMMARY JUDGMENT - Transaction 4961503 - Approved By: YVILORIA : 05-20-2015:09:02:37
- 667 5/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4961638 - Approved By: NOREVIEW : 05-20-2015:09:03:37
- 668 5/20/2015 - 1670 - Ex-Parte Mtn...  
Additional Text: EX PARTE MOTION FOR ORDER SHORTENING TIME ON PLAINTIFF'S MOTION TO STRIKE DEFENDANT PEPPERMILL'S SECOND AND THIRD MOTIONS FOR SUMMARY JUDGMENT - Transaction 4961660 - Approved By: YVILORIA : 05-20-2015:09:39:09
- 669 5/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4961761 - Approved By: NOREVIEW : 05-20-2015:09:40:08
- 670 5/20/2015 - 3370 - Order ...  
Additional Text: [DENYING MEI-GSR HOLDINGS'S MOTION TO STRIKE DEFENDANT PEPPERMILL'S SECOND AND THIRD MOTIONS FOR SUMMARY JUDGMENT AND EX PARTE MOTION FOR ORDER SHORTENING TIME - ks]
- 671 5/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4962663 - Approved By: NOREVIEW : 05-20-2015:13:13:28
- 672 5/21/2015 - 2630 - Objection to ...  
Additional Text: OBJECTION TO COMMISSIONER'S RECOMMENDATION EXCLUDING PLAINTIFF'S EXPERT JEREMY AGUERRO AND STRIKING PLAINTIFF' EXPERT DISCLOSURE Aguero and Striking Plaintiffs's Expert Disclosure - Transaction 4965409 - Approved By: CSULEZIC : 05-21-2015:16:54:55

- 673 5/21/2015 - 2630 - Objection to ...  
Additional Text: OBJECTION TO COMMISSIONER'S RECOMMENDATION EXCLUDING PLAINTIFF'S EXPERT JEREMY AGUERRO AND STRIKING PLAINTIFF'S REBUTTAL EXPERT DISCLOSURE Aguerro and Striking Plaintiff's Rebuttal Expert Disclosure - Transaction 4965426 - Approved By: CSULEZIC : 05-21-2015:17:01:30
- 674 5/21/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4965831 - Approved By: NOREVIEW : 05-21-2015:16:55:50
- 675 5/21/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4965871 - Approved By: NOREVIEW : 05-21-2015:17:03:48
- 676 5/22/2015 - 1945 - Master's Recommendation/Ord  
Additional Text: RECOMMENDATION FOR ORDER - Transaction 4966268 - Approved By: NOREVIEW : 05-22-2015:09:51:31
- 677 5/22/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 678 5/22/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4966272 - Approved By: NOREVIEW : 05-22-2015:09:52:31
- 679 5/22/2015 - MIN - \*\*\*Minutes  
Additional Text: PRE-TRIAL CONFERENCE - 05-19-15 - Transaction 4966521 - Approved By: NOREVIEW : 05-22-2015:10:57:50
- 680 5/22/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4966541 - Approved By: NOREVIEW : 05-22-2015:10:59:23
- 681 5/22/2015 - 4185 - Transcript  
Additional Text: PRETRIAL CONFERENCE - APRIL 19, 2015 - Transaction 4967473 - Approved By: NOREVIEW : 05-22-2015:16:06:13
- 682 5/22/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4967480 - Approved By: NOREVIEW : 05-22-2015:16:07:15
- 683 5/27/2015 - 1945 - Master's Recommendation/Ord  
Additional Text: RECOMMENDATION FOR ORDER - Transaction 4971707 - Approved By: NOREVIEW : 05-27-2015:15:35:33
- 684 5/27/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4971710 - Approved By: NOREVIEW : 05-27-2015:15:36:28
- 685 5/27/2015 - S200 - Request for Submission Complet  
Additional Text: PLAINTIFF'S MOTION TO COMPEL PRODUCTION OF DOCUMENTS PURSUANT TO GSR'S SECOND REQUEST FOR PRODUCTION OF DOCUMENTS
- 686 5/28/2015 - 2650 - Opposition to ...  
Additional Text: OPPOSITION TO PEPPERMILL'S MOTION FOR SUMMARY JUDGMENT REGARDING STANDING - Transaction 4974128 - Approved By: CSULEZIC : 05-28-2015:15:34:07
- 687 5/28/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4974143 - Approved By: NOREVIEW : 05-28-2015:15:35:07
- 688 5/28/2015 - 2630 - Objection to ...  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.'S OBJECTION TO MEI-GSR HOLDINGS, LLC'S PROPOSED ORDER TO MOTION TO EXTEND DISCOVERY AND TO CONTINUE TRIAL DEADLINES - Transaction 4974581 - Approved By: YVILORIA : 05-29-2015:09:16:42
- 689 5/28/2015 - 2175 - Mtn for Reconsideration  
Additional Text: PEPPERMILL'S MOTION FOR RECONSIDERATION OF ORDER DATED MAY 19, 2015 - Transaction 4974582 - Approved By: YVILORIA : 05-29-2015:09:21:25

- 690 5/28/2015 - 3880 - Response...  
Additional Text: PEPPERMILL'S RESPONSE TO GSR'S OBJECTION TO COMMISSIONER'S RECOMMENDATION EXCLUDING PLAINTIFF'S EXPERT, JEREMY AGUERO, AND STRIKING PLAINTIFF'S EXPERT DISCLOSURE - Transaction 4974583 - Approved By: YVILORIA : 05-29-2015:09:20:06
- 691 5/28/2015 - 3880 - Response...  
Additional Text: PEPPERMILL'S RESPONSE TO GSR'S OBJECTION TO COMMISSIONER'S RECOMMENDATION EXCLUDING PLAINTIFF'S EXPERT, JEREMY AGUERO, AND STRIKING PLAINTIFF'S REBUTTAL EXPERT DISCLOSURE - Transaction 4974584 - Approved By: YVILORIA : 05-29-2015:08:16:47
- 692 5/29/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4974621 - Approved By: NOREVIEW : 05-29-2015:08:17:58
- 693 5/29/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4974832 - Approved By: NOREVIEW : 05-29-2015:09:17:42
- 694 5/29/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4974842 - Approved By: NOREVIEW : 05-29-2015:09:21:12
- 695 5/29/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4974848 - Approved By: NOREVIEW : 05-29-2015:09:22:32
- 696 6/1/2015 - 3795 - Reply...  
Additional Text: PEPPERMILL CASINOS, INC.'S REPLY IN SUPPORT OF ITS MOTION FOR SUMMARY JUDGMENT REGARDING "TRADE SECRET" AND OPPOSITION TO MEI-GSR HOLDINGS, LLC'S MOTION FOR ADDITIONAL DISCOVERY TO OPPOSE SUMMARY JUDGMENT (Filed as Confidential per Protective Order filed on 7/17/2014) - Transaction 4978526 - Approved By: MCHOLICO : 06-02-2015:10:05:50
- 697 6/1/2015 - 3860 - Request for Submission  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.'S MOTION FOR SUMMARY JUDGMENT REGARDING "TRADE SECRET" (NO PAPER ORDER PROVIDED) - Transaction 4978528 - Approved By: MCHOLICO : 06-02-2015:10:09:26  
PARTY SUBMITTING: KENT ROBISON, ESQ.  
DATE SUBMITTED: 06/01/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:
- 698 6/2/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4978937 - Approved By: NOREVIEW : 06-02-2015:10:06:49
- 699 6/2/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4978957 - Approved By: NOREVIEW : 06-02-2015:10:10:38
- 700 6/4/2015 - 3795 - Reply...  
Additional Text: GSR'S REPLY IN SUPPORT OF GSR'S OBJECTION TO RECOMMENDATION EXCLUDING EXPERT JEREMY AGUERRO AND STRIKING PLAINTIFF'S REBUTTAL EXPERT DISCLOSURE - Transaction 4985159 - Approved By: YVILORIA : 06-05-2015:09:17:43
- 701 6/4/2015 - 3835 - Report...  
Additional Text: PLAINTIFF MEI-GSR HOLDINGS, LLC. A NEVADA CORPORATION, d/b/a GRAND SIERRA RESORT'S AMENDED DISCLOSURE OF EXPERT WITNESS - Transaction 4985233 - Approved By: CSULEZIC : 06-05-2015:09:47:47
- 702 6/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4985538 - Approved By: NOREVIEW : 06-05-2015:09:18:37
- 703 6/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4985657 - Approved By: NOREVIEW : 06-05-2015:09:49:09
- 704 6/5/2015 - 1650 - Errata...  
Additional Text: ERRATA TO PLAINTIFF MEI-GSR HOLDINGS, LLC. A NEVADA CORPORATION, D/B/A GRAND SIERRA RESORT'S AMENDED DISCLOSURE OF EXPERT WITNESS - Transaction 4985836 - Approved By: CSULEZIC : 06-05-2015:12:06:28

- 705 6/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4986195 - Approved By: NOREVIEW : 06-05-2015:12:07:21
- 706 6/8/2015 - 3980 - Stip and Order...  
Additional Text: [RE WITHDRAWAL OF PEPPERMILL'S SUBMISSION OF MTN - MSJ RE DAMAGES FILED 05.19.15 - ks]
- 707 6/8/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4987917 - Approved By: NOREVIEW : 06-08-2015:12:43:36
- 708 6/8/2015 - S200 - Request for Submission Complet  
Additional Text: [SUBMISSION WITHDRAWN OF PEPPERMILL'S MSJ RE DAMAGES PURSUANT TO STIP AND ORDER FILED 06.08.15 - ks]
- 709 6/8/2015 - 3860 - Request for Submission  
Additional Text: Transaction 4988986 - Approved By: YVILORIA : 06-09-2015:09:35:04  
DOCUMENT TITLE: PLAINTIFF'S OBJECTION TO RECOMMENDATION EXCLUDING JEREMY AGUERO AND STRIKING PLAINTIFF'S REBUTTAL EXPERT DISCLOSURE FILED 5-21-15  
PARTY SUBMITTING: H. STAN JOHNSON ESQ  
DATE SUBMITTED: JUNE 9, 2015  
SUBMITTED BY: YVILORIA  
DATE RECEIVED JUDGE OFFICE:
- 710 6/8/2015 - 4301 - Withdrawal of Motion  
Additional Text: REPLY TO PLAINTIFF'S OPPOSITION TO PEPPERMILL'S MOTION FOR SUMMARY JUDGMENT REGARDING STANDING AND REQUEST TO WITHDRAW MOTION - Transaction 4989231 - Approved By: YVILORIA : 06-09-2015:10:26:44
- 711 6/8/2015 - 2620 - Obj to Master's Recommendation  
Additional Text: PEPPERMILL'S RESPONSE AND OBJECTION TO DISCOVERY COMMISSIONER'S RECOMMENDATION FOR ORDER - Transaction 4989236 - Approved By: YVILORIA : 06-09-2015:10:29:21
- 712 6/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4989565 - Approved By: NOREVIEW : 06-09-2015:09:38:32
- 713 6/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4989815 - Approved By: NOREVIEW : 06-09-2015:10:28:26
- 714 6/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4989829 - Approved By: NOREVIEW : 06-09-2015:10:30:21
- 715 6/10/2015 - 2610 - Notice ...  
Additional Text: NOTICE OF TAKING THE DEPOSITION OF DAVE HALABUK - Transaction 4991991 - Approved By: MCHOLICO : 06-10-2015:09:58:14
- 716 6/10/2015 - 4055 - Subpoena  
Additional Text: SUBPOENA - DAVE HALABUK - Transaction 4991993 - Approved By: MCHOLICO : 06-10-2015:09:59:38
- 717 6/10/2015 - 3720 - Proof of Service  
Additional Text: Transaction 4992004 - Approved By: MCHOLICO : 06-10-2015:10:07:50
- 718 6/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4992315 - Approved By: NOREVIEW : 06-10-2015:09:59:13
- 719 6/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4992322 - Approved By: NOREVIEW : 06-10-2015:10:00:39
- 720 6/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4992335 - Approved By: NOREVIEW : 06-10-2015:10:08:50

- 721 6/12/2015 - 1670 - Ex-Parte Mtn...  
Additional Text: DEFENDANT PEPPERMILL'S EMERGENCY / EX PARTE MOTION FOR A NRCP 16 PRETRIAL CONFERENCE - Transaction 4997421 - Approved By: YVILORIA : 06-12-2015:10:33:52
- 722 6/12/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4997429 - Approved By: NOREVIEW : 06-12-2015:10:34:48
- 723 6/12/2015 - 3370 - Order ...  
Additional Text: [HEARING SET ON 06.24.15 - 2:00 P.M. RE DEFENDANT PEPPERMILL'S EMERGENCY EXPARTE MTN FOR NRCP 16 PTC - ks]
- 724 6/12/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4998009 - Approved By: NOREVIEW : 06-12-2015:13:15:15
- 725 6/12/2015 - 3795 - Reply...  
Additional Text: REPLY IN SUPPORT OF PLAINTIFF'S MOTION TO CONTINUE PEPPERMILL'S MOTION FOR SUMMARY JUDGMENT REGARDING TRADE SECRETS (EXHIBIT MARKED SEALED BY PROTECTIVE ORDER FILED JULY 17, 2014) - Transaction 4999082 - Approved By: MABAKER : 06-15-2015:08:19:17
- 726 6/15/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 4999327 - Approved By: NOREVIEW : 06-15-2015:08:23:27
- 727 6/15/2015 - 2650 - Opposition to ...  
Additional Text: OPPOSITION TO PEPPERMILL'S MOTION FOR RECONSIDERATION OF ORDER DATED MAY 19, 2015 - Transaction 5001465 - Approved By: YVILORIA : 06-16-2015:09:24:57
- 728 6/16/2015 - 2650 - Opposition to ...  
Additional Text: OPPOSITION TO PEPPERMILL'S MOTION FOR PARTIAL SUMMARY JUDGMENT REGARDING DAMAGES (document marked sealed per Protective Order filed on 7/17/2014) - Transaction 5001645 - Approved By: MCHOLICO : 06-16-2015:11:00:54
- 729 6/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5001823 - Approved By: NOREVIEW : 06-16-2015:09:25:55
- 730 6/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5002207 - Approved By: NOREVIEW : 06-16-2015:11:02:00
- 731 6/16/2015 - 2610 - Notice ...  
Additional Text: NOTICE OF DEPOSITION OF DAVE HALBUK - Transaction 5002356 - Approved By: MCHOLICO : 06-16-2015:12:21:39
- 732 6/16/2015 - 4055 - Subpoena  
Additional Text: SUBPOENA - DAVE HALABUK - Transaction 5002364 - Approved By: MCHOLICO : 06-16-2015:12:22:06
- 733 6/16/2015 - 2610 - Notice ...  
Additional Text: NOTICE TO VACATE THE DEPOSITION OF DAVE HALABUK - Transaction 5002388 - Approved By: MCHOLICO : 06-16-2015:12:36:06
- 734 6/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5002626 - Approved By: NOREVIEW : 06-16-2015:12:23:32
- 735 6/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5002627 - Approved By: NOREVIEW : 06-16-2015:12:23:32
- 736 6/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5002675 - Approved By: NOREVIEW : 06-16-2015:12:37:09
- 737 6/17/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF DEPOSITION OF ROB ERWIN - Transaction 5004457 - Approved By: CSULEZIC : 06-17-2015:11:00:50

- 738 6/17/2015 - 2582 - Notice of Taking Deposition  
Additional Text: AARON ROBYNS - Transaction 5004460 - Approved By: CSULEZIC : 06-17-2015:11:01:30
- 739 6/17/2015 - 2582 - Notice of Taking Deposition  
Additional Text: DAVID MCHUGH - Transaction 5004459 - Approved By: CSULEZIC : 06-17-2015:11:02:05
- 740 6/17/2015 - 2582 - Notice of Taking Deposition  
Additional Text: PETER BATCHELOR - Transaction 5004465 - Approved By: CSULEZIC : 06-17-2015:11:06:06
- 741 6/17/2015 - 2582 - Notice of Taking Deposition  
Additional Text: BILL HUGHES - Transaction 5004472 - Approved By: CSULEZIC : 06-17-2015:11:09:26
- 742 6/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5004534 - Approved By: NOREVIEW : 06-17-2015:11:02:43
- 743 6/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5004542 - Approved By: NOREVIEW : 06-17-2015:11:03:27
- 744 6/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5004544 - Approved By: NOREVIEW : 06-17-2015:11:03:50
- 745 6/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5004563 - Approved By: NOREVIEW : 06-17-2015:11:07:12
- 746 6/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5004578 - Approved By: NOREVIEW : 06-17-2015:11:10:33
- 747 6/17/2015 - 2610 - Notice ...  
Additional Text: NOTICE OF WITHDRAWAL OF COUNSEL AND REQUEST TO BE REMOVED FROM ELECTRONIC SERVICE - Transaction 5005260 - Approved By: YLLOYD : 06-17-2015:15:29:49
- 748 6/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5005386 - Approved By: NOREVIEW : 06-17-2015:15:30:48
- 749 6/17/2015 - 3720 - Proof of Service  
Additional Text: Transaction 5005687 - Approved By: MCHOLICO : 06-17-2015:16:51:01
- 750 6/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5005758 - Approved By: NOREVIEW : 06-17-2015:16:52:07
- 751 6/17/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF JEREMY AGUERO - Transaction 5005782 - Approved By: MCHOLICO : 06-18-2015:08:42:32
- 752 6/18/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5005975 - Approved By: NOREVIEW : 06-18-2015:08:43:30
- 753 6/18/2015 - 3370 - Order ...  
Additional Text: CONFIRMING ORDER [RE 05.05.15 RECOMMENDATION FOR ORDER] - Transaction 5006373 - Approved By: NOREVIEW : 06-18-2015:10:41:36
- 754 6/18/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5006377 - Approved By: NOREVIEW : 06-18-2015:10:42:36
- 755 6/18/2015 - 3370 - Order ...  
Additional Text: CONFIRMING ORDER [RE 05.22.15 RECOMMENDATION FOR ORDER] - Transaction 5006378 - Approved By: NOREVIEW : 06-18-2015:10:43:07

- 756 6/18/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5006382 - Approved By: NOREVIEW : 06-18-2015:10:44:07
- 757 6/19/2015 - 2520 - Notice of Appearance  
Additional Text: CHRIS DAVIS ESQ / MEI-GSR HOLDINGS, LLC dba GRAND SIERRA RESORT - Transaction 5008696 - Approved By: YVILORIA : 06-19-2015:12:03:58
- 758 6/19/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5008815 - Approved By: NOREVIEW : 06-19-2015:12:05:01
- 759 6/19/2015 - 3540 - Pet for Instructions  
*No additional text exists for this entry.*
- 760 6/22/2015 - 3860 - Request for Submission  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.'S RESPONSE AND OBJECTION TO DISCOVERY COMMISSIONER'S RECOMMENDATION FOR ORDER CONCERNING THE PLAINTIFF'S MOTION TO COMPEL PRODUCTION OF DOCUMENTS RESPONSIVE TO PLAINTIFF'S SECOND REQUESTS FOR PRODUCTION OF DOCUMENTS AND FOR AN AWARD OF ITS ATTORNEY FEES AND EXPENSES (NO PAPER ORDER PROVIDED)- Transaction 5010501 - Approved By: MCHOLICO : 06-22-2015:11:49:04  
PARTY SUBMITTING: KENT ROBISON, ESQ.  
DATE SUBMITTED: 06/22/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:
- 761 6/22/2015 - 3860 - Request for Submission  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.'S MOTION FOR SUMMARY JUDGMENT REGARDING "TRADE SECRET" AND PLAINTIFF'S MOTION TO CONTINUE PEPPERMILL'S MOTION FOR SUMMARY JUDGMENT REGARDING "TRADE SECRET" CONTAINED IN PLAINTIFF'S OPPOSITION TO PEPPERMILL'S MOTION FOR SUMMARY JUDGMENT REGARDING TRADE SECRETS (NO PAPER ORDER PROVIDED)- Transaction 5010510 - Approved By: MCHOLICO : 06-22-2015:11:51:50  
PARTY SUBMITTING: KENT ROBISON, ESQ.  
DATE SUBMITTED: 06/22/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:
- 762 6/22/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5010663 - Approved By: NOREVIEW : 06-22-2015:11:49:59
- 763 6/22/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5010677 - Approved By: NOREVIEW : 06-22-2015:11:52:51
- 764 6/23/2015 - 1120 - Amended ...  
Additional Text: AMENDED NOTICE OF TAKING DEPOSITION OF JEREMY AGUERO - Transaction 5013103 - Approved By: MCHOLICO : 06-23-2015:14:57:42
- 765 6/23/2015 - 1067 - Affidavit of Service  
Additional Text: Transaction 5013123 - Approved By: MCHOLICO : 06-23-2015:15:03:28
- 766 6/23/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5013571 - Approved By: NOREVIEW : 06-23-2015:14:58:44
- 767 6/23/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5013594 - Approved By: NOREVIEW : 06-23-2015:15:04:33
- 768 6/23/2015 - 2650 - Opposition to ...  
Additional Text: OPPOSITION TO PEPPERMILL'S EMERGENCY/EX PARTE MOTION FOR A NCRP 16 PRETRIAL CONFERENCE - Transaction 5013887 - Approved By: YVILORIA : 06-24-2015:09:07:13
- 769 6/23/2015 - 3795 - Reply...  
Additional Text: PEPPERMILL'S REPLY IN SUPPORT OF ITS MOTION FOR RECONSIDERATION OF ORDER DATED MAY 19,2015 - Transaction 5014138 - Approved By: MCHOLICO : 06-24-2015:09:40:27

- 770 6/23/2015 - 3860 - Request for Submission  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION FOR RECONSIDERATION OF ORDER DATED MAY 19, 2015 (NO PAPER ORDER PROVIDED) - Transaction 5014141 - Approved By: MCHOLICO : 06-24-2015:09:41:25  
PARTY SUBMITTING: KENT ROBISON, ESQ.  
DATE SUBMITTED: 06/23/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:
- 771 6/24/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5014526 - Approved By: NOREVIEW : 06-24-2015:09:08:16
- 772 6/24/2015 - 3835 - Report...  
Additional Text: DEFENDANT'S NRCP 16 STATUS CONFERENCE REPORT - Transaction 5014664 - Approved By: MCHOLICO : 06-24-2015:10:05:26
- 773 6/24/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5014683 - Approved By: NOREVIEW : 06-24-2015:09:43:26
- 774 6/24/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5014693 - Approved By: NOREVIEW : 06-24-2015:09:45:10
- 775 6/24/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5014798 - Approved By: NOREVIEW : 06-24-2015:10:06:21
- 776 6/26/2015 - 2490 - Motion ...  
Additional Text: PLAINTIFF MEI-GST HOLDINGS, LLC'S MOTION FOR ORDER SHORTENING TIME - Transaction 5020255 - Approved By: ASMITH : 06-26-2015:15:59:22
- 777 6/26/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5020546 - Approved By: NOREVIEW : 06-26-2015:16:00:19
- 778 6/29/2015 - 2610 - Notice ...  
Additional Text: NOTICE OF FILING PROPOSED ORDER / SUPPLEMENTAL SCHEDULING ORDER - Transaction 5022004 - Approved By: MCHOLICO : 06-29-2015:15:10:51
- 779 6/29/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5022383 - Approved By: NOREVIEW : 06-29-2015:15:11:50
- 780 6/29/2015 - 3245 - Ord Shortening Time  
Additional Text: Transaction 5022853 - Approved By: NOREVIEW : 06-29-2015:16:42:40
- 781 6/29/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5022875 - Approved By: NOREVIEW : 06-29-2015:16:44:10
- 782 6/30/2015 - 4065 - Subpoena Duces Tecum  
Additional Text: JEREMY AGUERO - Transaction 5024625 - Approved By: CSULEZIC : 06-30-2015:15:35:09
- 783 6/30/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5024885 - Approved By: NOREVIEW : 06-30-2015:15:36:33
- 784 6/30/2015 - MIN - \*\*\*Minutes  
Additional Text: HEARING - 06-24-15 - Transaction 5025134 - Approved By: NOREVIEW : 06-30-2015:16:02:42
- 785 6/30/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5025161 - Approved By: NOREVIEW : 06-30-2015:16:05:23



- 786 7/1/2015 - 3060 - Ord Granting Mtn ...  
Additional Text: TO EXTEND DISCOVERY AND CONTINUE TRIAL DEADLINES AND AMENDED SCHEDULING ORDER - Transaction 5027387 - Approved By: NOREVIEW : 07-01-2015:15:29:36
- 787 7/1/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5027395 - Approved By: NOREVIEW : 07-01-2015:15:30:36
- 788 7/2/2015 - 3880 - Response...  
Additional Text: RESPONSE TO COURT'S ORDER SHORTENING TIME AND PLAINTIFF'S MOTION TO ASSOCIATE COUNSEL - Transaction 5028570 - Approved By: CSULEZIC : 07-02-2015:11:44:42
- 789 7/2/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5028793 - Approved By: NOREVIEW : 07-02-2015:11:45:37
- 790 7/2/2015 - 3105 - Ord Granting ...  
Additional Text: PLAINTIFF'S MOTION TO ASSOCIATE COUNSEL, KAY BERNINGHAM, ESQ. - Transaction 5029320 - Approved By: NOREVIEW : 07-02-2015:14:38:14
- 791 7/2/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5029324 - Approved By: NOREVIEW : 07-02-2015:14:39:15
- 792 7/2/2015 - 3370 - Order ...  
Additional Text: [DEFENDANT PEPPERMILL'S MTN FOR RECONSIDERATION OF ORDER DATED 05.19.15 - DENIED - ks]
- 793 7/2/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5029728 - Approved By: NOREVIEW : 07-02-2015:15:38:21
- 794 7/2/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 795 7/2/2015 - S200 - Request for Submission Complet  
Additional Text: [MTN RESUBMITTED AGAIN ON 06.22.15 BY MOVING PARTY - ks]
- 796 7/7/2015 - 2582 - Notice of Taking Deposition  
Additional Text: Transaction 5033748 - Approved By: MFERNAND : 07-07-2015:15:22:17
- 797 7/7/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5034042 - Approved By: NOREVIEW : 07-07-2015:15:23:14
- 798 7/9/2015 - 3370 - Order ...  
Additional Text: [1. DEFENDANT'S MTN TO STRIKE PLAINTIFF'S DISCLOSURE OF EXPERT WITNESS FILED 03.02.15 IS GRANTED; AND  
2. DEFENDANT'S MTN TO STRIKE PLAINTIFF'S REBUTTAL EXPERT DISCLOSURE FILED 04.01.15 IS GRANTED; AND  
3. DEFENDANT'S MTNS FOR ORDER IN LIMINE PRECLUDING PLAINTIFF FROM USING ANY EXPERTS EXCEPT SCHWARTZ ARE DENIED; AND  
4. PLAINTIFF IS ORDERED TO PAY DEFENDANT \$2,500.00 AS SANCTIONS - ks]
- 799 7/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5038184 - Approved By: NOREVIEW : 07-09-2015:15:02:42
- 800 7/9/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 801 7/10/2015 - 3860 - Request for Submission  
Additional Text: Transaction 5040068 - Approved By: YLLOYD : 07-10-2015:14:08:02  
DOCUMENT TITLE: PETITION FOR INSTRUCTIONS (NO PAPER ORDER)  
PARTY SUBMITTING: MARK GUNDERSON ESQ  
DATE SUBMITTED: 7/10/15  
SUBMITTED BY: YLLOYD  
DATE RECEIVED JUDGE OFFICE:

- 802 7/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5040235 - Approved By: NOREVIEW : 07-10-2015:14:08:58
- 803 7/15/2015 - 1120 - Amended ...  
Additional Text: AMENDED NOTICE OF TAKING DEPOSITION OF BONNIE PICKER - Transaction 5047025 - Approved By: MCHOLICO : 07-16-2015:09:55:55
- 804 7/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5047634 - Approved By: NOREVIEW : 07-16-2015:09:56:55
- 805 7/16/2015 - 1120 - Amended ...  
Additional Text: AMENDED NOTICE OF TAKING "VIDEOTAPED" DEPOSITION OF TRACY MIMNO - Transaction 5047723 - Approved By: MCHOLICO : 07-16-2015:12:31:00
- 806 7/16/2015 - 1120 - Amended ...  
Additional Text: AMENDED NOTICE OF TAKING "VIDEOTAPED" DEPOSITION OF SCOTT BEAN - Transaction 5047729 - Approved By: MCHOLICO : 07-16-2015:12:32:46
- 807 7/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5048267 - Approved By: NOREVIEW : 07-16-2015:12:32:02
- 808 7/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5048271 - Approved By: NOREVIEW : 07-16-2015:12:33:41
- 809 7/16/2015 - 3370 - Order ...  
Additional Text: [DISCOVERY COMMISSIONER'S RECOMMENDATION FOR ORDER, FILED 05.27.15, IS ADOPTED ONLY IN PART - ks]
- 810 7/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5048812 - Approved By: NOREVIEW : 07-16-2015:14:51:35
- 811 7/16/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 812 7/17/2015 - 2565 - Notice Intent Use Expt Witness  
Additional Text: PLAINTIFF MEI-GSR HOLDINGS, LLC, A NEVADA CORPORATION DBA GRAND SIERRA RESORT'S SECOND AMENDED DISCLOURE OF EXPERT WITNESS - Transaction 5049910 - Approved By: MPURDY : 07-17-2015:12:51:06
- 813 7/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5050490 - Approved By: NOREVIEW : 07-17-2015:12:52:04
- 814 7/17/2015 - 1120 - Amended ...  
Additional Text: SECOND AMENDED NOTICE OF TAKING DEPOSITION OF JEREMY AGUERO - Transaction 5051255 - Approved By: MCHOLICO : 07-20-2015:08:24:52
- 815 7/17/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF JEREMY AGUERO, GSR'S REBUTTAL EXPERT WITNESS - Transaction 5051263 - Approved By: MCHOLICO : 07-20-2015:08:37:54
- 816 7/17/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF GREGORY GALE, GSR'S REBUTTAL EXPERT WITNESS (OR HIS REPLACEMENT AS DISCLOSED BY GSR) - Transaction 5051265 - Approved By: MCHOLICO : 07-20-2015:08:38:43
- 817 7/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5051627 - Approved By: NOREVIEW : 07-20-2015:08:25:57
- 818 7/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5051661 - Approved By: NOREVIEW : 07-20-2015:08:40:25

- 819 7/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5051668 - Approved By: NOREVIEW : 07-20-2015:08:41:01
- 820 7/20/2015 - 4025 - Stip & Ord to Continue  
Additional Text: TRIAL AND AMEND PRETRIAL AND SCHEDULING ORDERS - Transaction 5053809 - Approved By: NOREVIEW : 07-20-2015:17:09:10
- 821 7/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5053810 - Approved By: NOREVIEW : 07-20-2015:17:10:09
- 822 7/21/2015 - 2582 - Notice of Taking Deposition  
Additional Text: AMENDED NOTICE OF TAKING DEPOSITION OF STEVE WOLSTENHOLME - AUG 10, 2015 AT 1:30PM - Transaction 5055088 - Approved By: PMSEWELL : 07-21-2015:16:07:23
- 823 7/21/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5055560 - Approved By: NOREVIEW : 07-21-2015:16:09:22
- 824 7/22/2015 - 1250E - Application for Setting eFile  
Additional Text: Vicarious Liability/Respondent Superior  
MPTC – 04.15.14 – 1:15 p.m.  
PTC – 12.17.15 – 1:15 p.m.  
Trial – 01.11.16 – 9:00 a.m. [#1 - 2 wk jury]  
  
Attys:  
P: Stan Johnson, Esq., and Terry Kinnally, Esq. – 702.823.3500; Mark Wray - 348.8877  
D Peppermill: Kent Robison, Esq. – 329.3151
- 825 7/22/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5056644 - Approved By: NOREVIEW : 07-22-2015:12:19:34
- 826 7/22/2015 - 2582 - Notice of Taking Deposition  
Additional Text: AMENDED NOTICE OF TAKING DEPOSITION OF DAN UONITES - Transaction 5057468 - Approved By: YVILORIA : 07-22-2015:16:36:29
- 827 7/22/2015 - 2245 - Mtn in Limine  
Additional Text: DEFENDANT'S MOTION IN LIMINE AND FOR ORDER EXCLUDING GSR'S NON-RETAINED EXPERTS - Transaction 5057505 - Approved By: YVILORIA : 07-22-2015:16:42:07
- 828 7/22/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5057927 - Approved By: NOREVIEW : 07-22-2015:16:37:29
- 829 7/22/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5057948 - Approved By: NOREVIEW : 07-22-2015:16:43:01
- 830 7/23/2015 - 3370 - Order ...  
Additional Text: [GRANTING TORS FORMER COUNSEL'S PETITION FOR INSTRUCTIONS - ks]
- 831 7/23/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5058683 - Approved By: NOREVIEW : 07-23-2015:11:04:02
- 832 7/23/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 833 7/24/2015 - 2540 - Notice of Entry of Ord  
Additional Text: Transaction 5060780 - Approved By: NOREVIEW : 07-24-2015:09:11:31
- 834 7/24/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5060791 - Approved By: NOREVIEW : 07-24-2015:09:12:56

- 835 7/24/2015 - 4055 - Subpoena  
Additional Text: SUBPOENA - BONNIE PICKER - Transaction 5061259 - Approved By: MCHOLICO : 07-24-2015:11:52:16
- 836 7/24/2015 - 4055 - Subpoena  
Additional Text: SUBPOENA - THOMAS J. SULLIVAN - Transaction 5061260 - Approved By: MCHOLICO : 07-24-2015:12:02:13
- 837 7/24/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5061420 - Approved By: NOREVIEW : 07-24-2015:11:54:00
- 838 7/24/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5061433 - Approved By: NOREVIEW : 07-24-2015:12:03:12
- 839 7/24/2015 - 2610 - Notice ...  
Additional Text: NOTICE TO VACATE DEPOSITION OF STEVE WOLSTENHOLME - Transaction 5062389 - Approved By: CSULEZIC : 07-24-2015:16:55:37
- 840 7/24/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5062396 - Approved By: NOREVIEW : 07-24-2015:16:56:40
- 841 7/27/2015 - 2582 - Notice of Taking Deposition  
Additional Text: AMENDED NOTICE OF DEPOSITION AARON ROBYNS - Transaction 5062665 - Approved By: YVILORIA : 07-27-2015:10:34:13
- 842 7/27/2015 - 2582 - Notice of Taking Deposition  
Additional Text: AMENDED NOTICE OF DEPOSITION OF ROB ERWIN - Transaction 5062670 - Approved By: YVILORIA : 07-27-2015:10:34:32
- 843 7/27/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5062907 - Approved By: NOREVIEW : 07-27-2015:10:35:17
- 844 7/27/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5062908 - Approved By: NOREVIEW : 07-27-2015:10:35:34
- 845 7/28/2015 - 2582 - Notice of Taking Deposition  
Additional Text: AMENDED NOTICE OF DEPOSITION OF DAVE HALABUK - Transaction 5065430 - Approved By: YVILORIA : 07-28-2015:12:37:39
- 846 7/28/2015 - 3370 - Order ...  
Additional Text: [DEFENDANT'S MTN FOR SUMMARY JUDGMENT RE TRADE SECRETS IS DENIED WITHOUT PREJUDICE - ks]
- 847 7/28/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 848 7/28/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5065610 - Approved By: NOREVIEW : 07-28-2015:12:02:26
- 849 7/28/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5065699 - Approved By: NOREVIEW : 07-28-2015:12:38:39
- 850 7/30/2015 - 1120 - Amended ...  
Additional Text: AMENDED NOTICE OF TAKING DEPOSITION OF TOM SULLIVAN - Transaction 5071663 - Approved By: MCHOLICO : 07-31-2015:08:07:13
- 851 7/30/2015 - 2610 - Notice ...  
Additional Text: NOTICE TO VACATE DEPOSITION OF DAN UONITES - Transaction 5071676 - Approved By: MCHOLICO : 07-31-2015:08:24:19

- 852 7/31/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5071775 - Approved By: NOREVIEW : 07-31-2015:08:10:10
- 853 7/31/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5071841 - Approved By: NOREVIEW : 07-31-2015:08:25:21
- 854 7/31/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF KIM STOLL - Transaction 5073240 - Approved By: MCHOLICO : 08-03-2015:08:15:54
- 855 8/3/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5073557 - Approved By: NOREVIEW : 08-03-2015:08:16:54
- 856 8/3/2015 - 1270 - Application ...  
Additional Text: APPLICATION FOR ISSUANCE OF COMMISSION TO TAKE OUT-OF-STATE DEPOSITION OF KIM STOLL - Transaction 5074020 - Approved By: MCHOLICO : 08-03-2015:10:29:15
- 857 8/3/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5074114 - Approved By: NOREVIEW : 08-03-2015:10:30:08
- 858 8/3/2015 - 1417 - Comm/Take Out/State Depo  
Additional Text: KIM STOLL
- 859 8/4/2015 - 2582 - Notice of Taking Deposition  
Additional Text: THIRD AMENDED NOTICE OF TAKING DEPOSITION OF JEREMY AGUERO - Transaction 5078105 - Approved By: CSULEZIC : 08-05-2015:08:59:01
- 860 8/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5078346 - Approved By: NOREVIEW : 08-05-2015:09:00:10
- 861 8/20/2015 - 2610 - Notice ...  
Additional Text: NOTICE OF NONOPPOSITION - Transaction 5102992 - Approved By: MCHOLICO : 08-20-2015:11:15:29
- 862 8/20/2015 - 3860 - Request for Submission  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.'S MOTION IN LIMINE AND FOR ORDER EXCLUDING GSR'S NON-RETAINED EXPERTS (NO PAPER ORDER PROVIDED) - Transaction 5102996 - Approved By: MCHOLICO : 08-20-2015:11:18:13  
PARTY SUBMITTING: KENT ROBISON, ESQ.  
DATE SUBMITTED: 08/20/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:
- 863 8/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5103324 - Approved By: NOREVIEW : 08-20-2015:11:16:20
- 864 8/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5103330 - Approved By: NOREVIEW : 08-20-2015:11:19:01
- 865 8/24/2015 - 3060 - Ord Granting Mtn ...  
Additional Text: IN LIMINE AND TO EXCLUDE NON-RETAINED EXPERTS - Transaction 5109010 - Approved By: NOREVIEW : 08-24-2015:16:10:31
- 866 8/24/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5109015 - Approved By: NOREVIEW : 08-24-2015:16:11:28
- 867 8/24/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*

- 868 8/25/2015 - 2540 - Notice of Entry of Ord  
Additional Text: Transaction 5111573 - Approved By: NOREVIEW : 08-25-2015:17:17:06
- 869 8/25/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5111574 - Approved By: NOREVIEW : 08-25-2015:17:17:57
- 870 8/28/2015 - 3835 - Report...  
Additional Text: GSR's Supplemental Disclosure of Expert Witness - Transaction 5117820 - Approved By: CSULEZIC : 08-28-2015:15:43:55
- 871 8/28/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5117864 - Approved By: NOREVIEW : 08-28-2015:15:44:59
- 872 9/8/2015 - 1120 - Amended ...  
Additional Text: FOURTH AMENDED NOTICE OF TAKING DEPOSITION OF JEREMY AGUERO - Transaction 5130997 - Approved By: MCHOLICO : 09-08-2015:16:16:01
- 873 9/8/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5131371 - Approved By: NOREVIEW : 09-08-2015:16:17:15
- 874 9/11/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF MISTY BARKER-CRYER - Transaction 5138067 - Approved By: MCHOLICO : 09-11-2015:16:57:52
- 875 9/11/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING "VIDEOTAPED" DEPOSITION OF TRACY MIMNO - Transaction 5138077 - Approved By: MCHOLICO : 09-11-2015:17:00:26
- 876 9/11/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5138343 - Approved By: NOREVIEW : 09-11-2015:17:00:53
- 877 9/11/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5138348 - Approved By: NOREVIEW : 09-11-2015:17:01:28
- 878 9/18/2015 - 2582 - Notice of Taking Deposition  
Additional Text: CHERYL MURPHY - Transaction 5148949 - Approved By: CSULEZIC : 09-18-2015:16:40:56
- 879 9/18/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5149145 - Approved By: NOREVIEW : 09-18-2015:16:41:57
- 880 9/23/2015 - 4050 - Stipulation ...  
Additional Text: STIPULATION REGARDING REBUTTAL EXPERT WITNESS DISCLOSURES AND REPORTS - Transaction 5154938 - Approved By: CSULEZIC : 09-23-2015:14:43:31
- 881 9/23/2015 - 2610 - Notice ...  
Additional Text: NOTICE OF CORRECTIONS TO DEPOSITION TRANSCRIPT OF AARON ROBYNS OF AUGUST 11,, 2015 - Transaction 5154943 - Approved By: CSULEZIC : 09-23-2015:14:44:33
- 882 9/23/2015 - 2610 - Notice ...  
Additional Text: NOTICE OF CORRECTIONS TO DEPOSITION TRANSCRIPT OF DAVID JAMES HALABUK OF AUGUST 13, 2015 - Transaction 5154948 - Approved By: CSULEZIC : 09-23-2015:14:45:47
- 883 9/23/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5155340 - Approved By: NOREVIEW : 09-23-2015:14:44:30
- 884 9/23/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5155345 - Approved By: NOREVIEW : 09-23-2015:14:45:21

- 885 9/23/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5155348 - Approved By: NOREVIEW : 09-23-2015:14:48:33
- 886 9/29/2015 - 2582 - Notice of Taking Deposition  
Additional Text: AMENDED NOTICE OF TAKING "VIDEOTAPED" DEPOSITION OF TRACY MIMNO - Transaction 5163077 - Approved By: YVILORIA : 09-29-2015:10:11:54
- 887 9/29/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5163230 - Approved By: NOREVIEW : 09-29-2015:10:12:56
- 888 9/30/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF KATHLEEN (MAGRUDER) STOLL - Transaction 5165609 - Approved By: MCHOLICO : 09-30-2015:12:26:34
- 889 9/30/2015 - 1120 - Amended ...  
Additional Text: AMENDED NOTICE OF TAKING DEPOSITION OF JEREMY AGUERO, GSR'S REBUTTAL EXPERT WITNESS - Transaction 5165614 - Approved By: MCHOLICO : 09-30-2015:12:29:10
- 890 9/30/2015 - 1120 - Amended ...  
Additional Text: AMENDED NOTICE OF TAKING DEPOSITION OF GREGORY GALE, GSR'S REBUTTAL EXPERT WITNESS (OR HIS REPLACEMENT AS DISCLOSED BY GSR) - Transaction 5165618 - Approved By: MCHOLICO : 09-30-2015:12:31:15
- 891 9/30/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5165839 - Approved By: NOREVIEW : 09-30-2015:12:27:26
- 892 9/30/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5165849 - Approved By: NOREVIEW : 09-30-2015:12:29:57
- 893 9/30/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5165859 - Approved By: NOREVIEW : 09-30-2015:12:32:08
- 894 10/1/2015 - 2490 - Motion ...  
Additional Text: MOTION FOR EVIDENTIARY HEARING BEFORE THE DISCOVERY COMMISSIONER FOR RESOLUTION OF OUTSTANDING DISCOVERY DISPUTES - Transaction 5168782 - Approved By: MCHOLICO : 10-01-2015:16:48:09
- 895 10/1/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5169078 - Approved By: NOREVIEW : 10-01-2015:16:49:27
- 896 10/5/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF KARI HOOKER - Transaction 5171773 - Approved By: MCHOLICO : 10-05-2015:11:42:53
- 897 10/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5172015 - Approved By: NOREVIEW : 10-05-2015:11:44:33
- 898 10/5/2015 - 1417 - Comm/Take Out/State Depo  
Additional Text: Transaction 5172397 - Approved By: RKWATKIN : 10-05-2015:14:00:25
- 899 10/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5172406 - Approved By: NOREVIEW : 10-05-2015:14:01:26
- 900 10/7/2015 - 4055 - Subpoena  
Additional Text: MISTY BARKER-CRYER - OCTOBER 9, 2015 AT 9:00 AM - Transaction 5177477 - Approved By: YVILORIA : 10-07-2015:16:13:14
- 901 10/7/2015 - 4055 - Subpoena  
Additional Text: KATHLEEN (MAGRUDER) STOLL - Transaction 5177480 - Approved By: MCHOLICO : 10-07-2015:16:03:37

- 902 10/7/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5177566 - Approved By: NOREVIEW : 10-07-2015:16:05:41
- 903 10/7/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5177640 - Approved By: NOREVIEW : 10-07-2015:16:14:23
- 904 10/8/2015 - 1120 - Amended ...  
Additional Text: AMENDED NOTICE OF TAKING DEPOSITION OF KATHLEEN (MAGRUDER) STOLL - Transaction 5180106 - Approved By: MCHOLICO : 10-09-2015:08:35:28
- 905 10/8/2015 - 1120 - Amended ...  
Additional Text: SECOND AMENDED NOTICE OF TAKING "VIDEOTAPED" DEPOSITION OF TRACY MIMNO - Transaction 5180107 - Approved By: MCHOLICO : 10-09-2015:08:36:12
- 906 10/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5180256 - Approved By: NOREVIEW : 10-09-2015:08:36:32
- 907 10/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5180260 - Approved By: NOREVIEW : 10-09-2015:08:37:13
- 908 10/9/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING THE DEPOSITION OF STACY FRIEDMAN - Transaction 5180742 - Approved By: MCHOLICO : 10-09-2015:11:29:52
- 909 10/9/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF DEPOSITION OF ANTHONY LUCAS PH.D. - Transaction 5180750 - Approved By: MCHOLICO : 10-09-2015:11:32:41
- 910 10/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5180817 - Approved By: NOREVIEW : 10-09-2015:11:30:50
- 911 10/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5180823 - Approved By: NOREVIEW : 10-09-2015:11:33:41
- 912 10/15/2015 - 3835 - Report...  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INCS DISCLOSURE OF REBUTTAL EXPERT WITNESSES - Transaction 5191198 - Approved By: CSULEZIC : 10-15-2015:15:15:58
- 913 10/15/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5191276 - Approved By: NOREVIEW : 10-15-2015:15:18:05
- 914 10/15/2015 - 3835 - Report...  
Additional Text: PLAINTIFF MEI-GSR HOLDINGS, LLC A NEVADA CORPORATION, DBA GRAND SIERRA RESORT'S DISCLOSURE OR REBUTTAL EXPERT WITNESS REPROTS - Transaction 5191804 - Approved By: YVILORIA : 10-16-2015:08:41:12
- 915 10/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5191937 - Approved By: NOREVIEW : 10-16-2015:08:42:27
- 916 10/16/2015 - 1700 - Expert Witness List  
Additional Text: GRAD SIERRA RESORT'S SUPPLEMENTAL REBUTTAL EXPERT DISCLOSURE - Transaction 5192175 - Approved By: YVILORIA : 10-16-2015:09:58:50
- 917 10/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5192256 - Approved By: NOREVIEW : 10-16-2015:09:59:36
- 918 10/19/2015 - 2490 - Motion ...  
Additional Text: KAY BURNINGHAM'S MOTION TO WITHDRAW AS PRO HAC VICE COUNSEL OF RECORD FOR PLAINTIFF WITH PLAINTIFF'S CONSENT - Transaction 5194465 - Approved By: MCHOLICO : 10-19-2015:11:53:59



- 919 10/19/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5194622 - Approved By: NOREVIEW : 10-19-2015:11:54:59
- 920 10/20/2015 - 2645 - Opposition to Mtn ...  
Additional Text: PLAINTIFF'S OPPOSITION TO MOTION FOR EVIDENTIARY HEARING BEFORE THE DISCOVERY COMMISSIONER FOR RESOLUTION OF OUTSTANDING DISCOVERY DISPUTES - Transaction 5196962 - Approved By: CSULEZIC : 10-20-2015:12:45:01
- 921 10/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5197165 - Approved By: NOREVIEW : 10-20-2015:12:47:50
- 922 10/20/2015 - 2582 - Notice of Taking Deposition  
Additional Text: SECOND AMENDED NOTICE OF TAKING "VIDEOTAPED" DEPOSITION OF KATHLEEN (MAGRUDER) STOLL - NOVEMBER 2, 2015 AT 5:30PM - Transaction 5197972 - Approved By: YVILORIA : 10-20-2015:15:49:56
- 923 10/20/2015 - 2582 - Notice of Taking Deposition  
Additional Text: AMENDED NOTICE OF TAKING "VIDEOTAPED" DEPOSITION OF KARI HOOKER - Transaction 5197981 - Approved By: YVILORIA : 10-20-2015:15:54:27
- 924 10/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5197993 - Approved By: NOREVIEW : 10-20-2015:15:51:07
- 925 10/20/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5198016 - Approved By: NOREVIEW : 10-20-2015:15:55:38
- 926 10/21/2015 - 2582 - Notice of Taking Deposition  
Additional Text: SECOND AMENDED NOTICE OF TAKING DEPOSITION OF GREGORY GALE, GSR'S REBUTTAL EXPERT WITNESS - Transaction 5199601 - Approved By: CSULEZIC : 10-21-2015:14:39:08
- 927 10/21/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING DEPOSITION OF REX CARLSON, GSR'S REBUTTAL EXPERT WITNESS - Transaction 5199609 - Approved By: CSULEZIC : 10-21-2015:14:40:07
- 928 10/21/2015 - 2582 - Notice of Taking Deposition  
Additional Text: Notice of Taking Deposition of Charles Lombardo, GSR's Rebuttal Expert Witness - Transaction 5199613 - Approved By: YVILORIA : 10-21-2015:14:41:29
- 929 10/21/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5199706 - Approved By: NOREVIEW : 10-21-2015:14:40:07
- 930 10/21/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5199711 - Approved By: NOREVIEW : 10-21-2015:14:41:12
- 931 10/21/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5199722 - Approved By: NOREVIEW : 10-21-2015:14:42:41
- 932 10/23/2015 - 1120 - Amended ...  
Additional Text: AMENDED NOTICE OF DEPOSITION OF ANTHONY LUCAS Ph.D. - Transaction 5204873 - Approved By: MCHOLICO : 10-26-2015:10:24:35
- 933 10/23/2015 - 1120 - Amended ...  
Additional Text: AMENDED NOTICE OF DEPOSITION OF STACY FRIEDMAN - Transaction 5204875 - Approved By: MCHOLICO : 10-26-2015:10:25:09
- 934 10/26/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5205574 - Approved By: NOREVIEW : 10-26-2015:10:26:39
- 935 10/26/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5205576 - Approved By: NOREVIEW : 10-26-2015:10:27:04

- 936 10/29/2015 - 2582 - Notice of Taking Deposition  
Additional Text: SECOND AMENDED NOTICE OF TAKING "VIDEOTAPED" DEPOSITION OF KARI HOOKER - NOVEMBER 3, 2015 INSTEAD OF 10-28-15 - Transaction 5212970 - Approved By: YVILORIA : 10-29-2015:15:41:51
- 937 10/29/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5213228 - Approved By: NOREVIEW : 10-29-2015:15:44:38
- 938 10/30/2015 - 2582 - Notice of Taking Deposition  
Additional Text: Notice of Deposition of Michelle Salazar - November 18, 2015 at 9:00 am - Transaction 5213743 - Approved By: YVILORIA : 11-02-2015:09:58:15
- 939 10/30/2015 - 2582 - Notice of Taking Deposition  
Additional Text: Notice of Deposition of John Stone - November 20, 2015 at 9:00 am - Transaction 5213744 - Approved By: YVILORIA : 11-02-2015:09:58:38
- 940 10/30/2015 - 2582 - Notice of Taking Deposition  
Additional Text: Notice of Deposition of Tom Sullivan - November 19, 2015 at 9:00 am - Transaction 5213745 - Approved By: YVILORIA : 11-02-2015:09:59:48
- 941 11/2/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5214240 - Approved By: NOREVIEW : 11-02-2015:09:59:34
- 942 11/2/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5214246 - Approved By: NOREVIEW : 11-02-2015:10:01:59
- 943 11/2/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5214258 - Approved By: NOREVIEW : 11-02-2015:10:03:22
- 944 11/2/2015 - 2270 - Mtn to Compel...  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION TO COMPEL ELECTRONICALLY STORED INFORMATION SEARCH OF PLAINTIFF MEI-GSR HOLDINGS, LLC'S SERVERS - Transaction 5215145 - Approved By: YVILORIA : 11-02-2015:14:13:55
- 945 11/2/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5215317 - Approved By: NOREVIEW : 11-02-2015:14:15:11
- 946 11/3/2015 - 2490 - Motion ...  
Additional Text: PEPPERMILL'S MOTION TO DISQUALIFY JEREMY AGUERO AS AN "EXPERT WITNESS" - Transaction 5218044 - Approved By: YVILORIA : 11-03-2015:16:59:49
- 947 11/3/2015 - 3835 - Report...  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.'S SUPPLEMENT TO DISCLOSURE OF REBUTTAL EXPERT WITNESSES - Transaction 5218277 - Approved By: CCOVINGT : 11-04-2015:09:31:44
- 948 11/3/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5218412 - Approved By: NOREVIEW : 11-03-2015:17:00:45
- 949 11/4/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5218728 - Approved By: NOREVIEW : 11-04-2015:09:33:03
- 950 11/4/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF TAKING THE DEPOSITION OF ALIZA PEREZ - Transaction 5220590 - Approved By: MCHOLICO : 11-05-2015:08:07:48
- 951 11/4/2015 - 2582 - Notice of Taking Deposition  
Additional Text: NOTICE OF DEPOSITION OF DAN SMERCINA - Transaction 5220610 - Approved By: MCHOLICO : 11-05-2015:08:11:16
- 952 11/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5220890 - Approved By: NOREVIEW : 11-05-2015:08:09:00

- 953 11/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5220903 - Approved By: NOREVIEW : 11-05-2015:08:12:13
- 954 11/5/2015 - 1120 - Amended ...  
Additional Text: AMENDED NOTICE OF DEPOSITION OF MICHELLE SALAZAR - Transaction 5221395 - Approved By: MCHOLICO : 11-05-2015:11:38:34
- 955 11/5/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5221664 - Approved By: NOREVIEW : 11-05-2015:11:39:43
- 956 11/9/2015 - 3860 - Request for Submission  
Additional Text: KAY BURNINGHAM'S MOTION TO WITHDRAW AS PRO HAC VICE COUNSEL OF RECORD FOR PLAINTIFFS (NO PAPER ORDER PROVIDED) - Transaction 5226940 - Approved By: MCHOLICO : 11-09-2015:14:24:02  
PARTY SUBMITTING: STAN JOHNSON, ESQ.  
DATE SUBMITTED: 11/9/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:
- 957 11/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5227050 - Approved By: NOREVIEW : 11-09-2015:14:25:04
- 958 11/9/2015 - 3790 - Reply to/in Opposition  
Additional Text: REPLY TO GSR'S OPPOSITION TO MOTION FOR EVIDENTIARY HEARING BEFORE THE DISCOVERY COMMISSIONER FOR RESOLUTION OF OUTSTANDING DISCOVERY DISPUTES - Transaction 5227104 - Approved By: MCHOLICO : 11-09-2015:15:45:03
- 959 11/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5227499 - Approved By: NOREVIEW : 11-09-2015:15:46:10
- 960 11/10/2015 - 2490 - Motion ...  
Additional Text: PEPPERMILL'S MOTION TO EXCLUDE EXPERT TESTIMONY AND RESPORT OF JEREMY AGUERO (exhibits 1,4 & 10 marked sealed per Protective Order filed on 7/17/2014) - Transaction 5228510 - Approved By: MCHOLICO : 11-10-2015:11:13:44
- 961 11/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5228686 - Approved By: NOREVIEW : 11-10-2015:11:14:51
- 962 11/10/2015 - 3370 - Order ...  
Additional Text: WITHDRAWING KAY BURNINGHAM AS PRO HAC VICE COUNSEL OF RECORD FOR PLAINTIFF - Transaction 5228854 - Approved By: NOREVIEW : 11-10-2015:12:03:09
- 963 11/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5228858 - Approved By: NOREVIEW : 11-10-2015:12:04:05
- 964 11/10/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 965 11/10/2015 - 2610 - Notice ...  
Additional Text: GRAND SIERRA RESORT'S NOTICE OF WITHDRAWAL OF REBUTTAL EXPERT WITNESS AND REBUTTAL EXPERT REPORT - Transaction 5229817 - Approved By: MCHOLICO : 11-10-2015:15:48:17
- 966 11/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5230034 - Approved By: NOREVIEW : 11-10-2015:15:49:15
- 967 11/13/2015 - \$2200 - \$Mtn for Summary Judgment  
Additional Text: PEPEPRMILL CASINOS, INC.'S RENEWED MOTION FOR SUMMARY JUDGMENT REGARDING "TRADE SECRET" FILED UNDER SEAL DISGNATED HIGHLY CONFIDENTIAL INFORMATION (marked sealed per Protective Order filed on 7/17/2014) - Transaction 5235334 - Approved By: CSULEZIC : 11-16-2015:09:29:02
- 968 11/16/2015 - PAYRC - \*\*Payment Received  
Additional Text: A Payment of \$200.00 was made on receipt DCDC521111.

- 969 11/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5236077 - Approved By: NOREVIEW : 11-16-2015:09:31:02
- 970 11/17/2015 - 2610 - Notice ...  
Additional Text: NOTICE OF WITHDRAWAL OF DESIGNATION OF REBUTTAL EXPERT WITNESS - Transaction 5239265 - Approved By: MCHOLICO : 11-17-2015:15:04:07
- 971 11/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5239690 - Approved By: NOREVIEW : 11-17-2015:15:07:37
- 972 11/18/2015 - \$2160 - \$Mtn Partial Sum Judgment  
Additional Text: PEPPERMILL CASINOS, INC.'S RENEWED MOTION FOR PARTIAL SUMMARY JUDGMENT REGARDING DAMAGES FILED UNDER SEAL DESIGNATED HIGHLY CONFIDENTIAL INFORMATION (Document along with some exhibits marked sealed per Protective Order filed on 7/17/2014) - Transaction 5242551 - Approved By: MCHOLICO : 11-19-2015:08:51:21
- 973 11/19/2015 - PAYRC - \*\*Payment Received  
Additional Text: A Payment of \$200.00 was made on receipt DCDC521570.
- 974 11/19/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5242707 - Approved By: NOREVIEW : 11-19-2015:08:53:05
- 975 11/20/2015 - 2185 - Mtn for Sanctions  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION FOR SANCTIONS - Transaction 5246861 - Approved By: CCOVINGT : 11-23-2015:08:55:09
- 976 11/20/2015 - 2645 - Opposition to Mtn ...  
Additional Text: OPPOSITION TO DEFENDANT'S MOTION TO COMPEL ELECTRONICALLY STORED INFORMATION SEARCH AND COUNTER-MOTION TO COMPEL DISCOVERY OF EMAILS - Transaction 5246884 - Approved By: MCHOLICO : 11-23-2015:09:27:00
- 977 11/23/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5247140 - Approved By: NOREVIEW : 11-23-2015:08:56:13
- 978 11/23/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5247281 - Approved By: NOREVIEW : 11-23-2015:09:30:01
- 979 11/25/2015 - 3880 - Response...  
Additional Text: Opposition to Peppermill's Motion to Disqualify Jeremy Aguero as an Expert Witness - Transaction 5253309 - Approved By: YVILORIA : 11-25-2015:13:48:39
- 980 11/25/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5253317 - Approved By: NOREVIEW : 11-25-2015:13:49:32
- 981 11/25/2015 - 4105 - Supplemental ...  
Additional Text: PEPPERMILL CASINOS, INC.'S SUPPLEMENT TO RENEWED MOTION FOR SUMMARY JUDGMENT REGARDING "TRADE SECRET" - Transaction 5253601 - Approved By: MCHOLICO : 11-25-2015:15:06:13
- 982 11/25/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5253620 - Approved By: NOREVIEW : 11-25-2015:15:07:10
- 983 11/25/2015 - 2490 - Motion ...  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION TO EXCLUDE EXPERT REPORT AND TESTIMONY OF CHARLES LOMBARDO, GSR'S EXPERT (exhibit 1 marked sealed per Protective Order filed on 7/17/2014) - Transaction 5254037 - Approved By: MCHOLICO : 11-30-2015:08:09:50
- 984 11/25/2015 - 2185 - Mtn for Sanctions  
Additional Text: PLAINTIFF'S MOTION FOR CASE CONCLUDING SANCTIONS FOR VIOLATION OF DISCOVERY ORDERS (PURSANT TO NRCP 37) (exhibit 33 & 34 marked sealed per Protective Order filed on 7/17/2014) - Transaction 5254052 - Approved By: MCHOLICO : 11-30-2015:08:21:01

- 985 11/30/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5254182 - Approved By: NOREVIEW : 11-30-2015:08:11:01
- 986 11/30/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5254196 - Approved By: NOREVIEW : 11-30-2015:08:22:23
- 987 11/30/2015 - 3880 - Response...  
Additional Text: OPPOSITION TO PEPPERMILL'S MOTION TO EXCLUDE EXPERT TESTIMONY AND REPORT OF JEREMY AGUERO - Transaction 5256126 - Approved By: CSULEZIC : 12-01-2015:09:57:59
- 988 12/1/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5256590 - Approved By: NOREVIEW : 12-01-2015:09:59:07
- 989 12/4/2015 - 3790 - Reply to/in Opposition  
Additional Text: REPLY TO GSR'S OPPOSITION TO DEFENDANT'S MOTION TO COMPEL ELECTRONICALLY STORED INFORMATION SEARCH OF PLAINTIFF MEI-GSR HOLDINGS, LLC'S SERVERS - Transaction 5264256 - Approved By: MCHOLICO : 12-04-2015:14:40:17
- 990 12/4/2015 - 3860 - Request for Submission  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION TO COMPEL ELECTRONICALLY STORED INFORMATION SEARCH OF PLAINTIFF MEI-GSE HOLDINGS, LLC'S SERVERS (NO PAPER ORDER PROVIDED) - Transaction 5264257 - Approved By: MCHOLICO : 12-04-2015:14:30:12  
PARTY SUBMITTING: KENT ROBISON, ESQ.  
DATE SUBMITTED: 12/4/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:
- 991 12/4/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5264616 - Approved By: NOREVIEW : 12-04-2015:14:31:10
- 992 12/4/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5264668 - Approved By: NOREVIEW : 12-04-2015:14:41:31
- 993 12/7/2015 - 3790 - Reply to/in Opposition  
Additional Text: REPLY TO GSR'S OPPOSITION TO PEPPERMILL'S MOTION TO DISQUALIFY JEREMY AGUERO AS AN "EXPERT WITNESS" - Transaction 5266180 - Approved By: CSULEZIC : 12-07-2015:14:11:56
- 994 12/7/2015 - 3860 - Request for Submission  
Additional Text: REQUEST FOR SUBMISSION OF PEPPERMILL CASINO, INC.'S MOTION TO DISQUALIFY JEREMY AGUERO AS AN "EXPERT WITNESS" - Transaction 5266184 - Approved By: CSULEZIC : 12-07-2015:14:16:50  
PARTY SUBMITTING: KENT ROBISON, ESQ  
DATE SUBMITTED: 12/07/15  
SUBMITTED BY: CS  
DATE RECEIVED JUDGE OFFICE:
- 995 12/7/2015 - 2245 - Mtn in Limine  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION IN LIMINE NO. 1 TO EXCLUDE TESTIMONY OF JEREMY AGUERO - Transaction 5266202 - Approved By: CSULEZIC : 12-07-2015:14:24:05
- 996 12/7/2015 - 2245 - Mtn in Limine  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION IN LIMINE NO. 2 TO PRECLUDE THE TESTIMONY OF CHARLES LOMBARDO - Transaction 5266207 - Approved By: CSULEZIC : 12-07-2015:14:29:56
- 997 12/7/2015 - 2245 - Mtn in Limine  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION IN LIMINE NO. 3 TO PRECLUDE LAY WITNESSES FROM EXPRESSING EXPERT OPINIONS - Transaction 5266210 - Approved By: CSULEZIC : 12-07-2015:14:31:32
- 998 12/7/2015 - 2245 - Mtn in Limine  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION IN LIMINE NO. 4 TO PRECLUDE AND PREVENT TESTIMONY CONCERNING THE PAR SETTINGS OF OTHER CASINOS - Transaction 5266336 - Approved By: MFERNAND : 12-07-2015:14:13:50

- 999 12/7/2015 - 2245 - Mtn in Limine  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION IN LIMINE NO. 5 TO PRECLUDE ANY WITNESS FROM TESTIFYING FOR OR ON BEHALF OF GSR NOT IDENTIFIED BY GSR IN THEIR NRCP 16.1 DISCLOSURES - Transaction 5266339 - Approved By: MFERNAND : 12-07-2015:14:15:55
- 1,000 12/7/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5266600 - Approved By: NOREVIEW : 12-07-2015:14:13:02
- 1,001 12/7/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5266613 - Approved By: NOREVIEW : 12-07-2015:14:15:16
- 1,002 12/7/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5266627 - Approved By: NOREVIEW : 12-07-2015:14:16:54
- 1,003 12/7/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5266634 - Approved By: NOREVIEW : 12-07-2015:14:19:11
- 1,004 12/7/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5266662 - Approved By: NOREVIEW : 12-07-2015:14:25:03
- 1,005 12/7/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5266697 - Approved By: NOREVIEW : 12-07-2015:14:31:05
- 1,006 12/7/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5266706 - Approved By: NOREVIEW : 12-07-2015:14:32:45
- 1,007 12/7/2015 - 2245 - Mtn in Limine  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION IN LIMINE NO. 6 REGARDING "ROYALTY DAMAGES" - Transaction 5267458 - Approved By: CSULEZIC : 12-08-2015:09:19:24
- 1,008 12/8/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5267839 - Approved By: NOREVIEW : 12-08-2015:09:20:34
- 1,009 12/8/2015 - 2245 - Mtn in Limine  
Additional Text: No. 8 to Preclude Testimony or Evidence Concerning "Shopping Activities" - Transaction 5269700 - Approved By: CCOVINGT : 12-09-2015:08:34:08
- 1,010 12/8/2015 - 2245 - Mtn in Limine  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION IN LIMINE NO. 10 REGARDING "UNFETTERED ACCESS" BEING TREATED OR CONSIDERED AS A TRADE SECRET (exhibit 1 marked sealed per Protective Order filed on 7/17/2014) - Transaction 5269799 - Approved By: CSULEZIC : 12-09-2015:08:23:00
- 1,011 12/8/2015 - 2245 - Mtn in Limine  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION IN LIMINE NO. 11 REGARDING "KNOWLEDGE" OBTAINED THROUGH PUBLIC RECORDS CONSTITUTES OR MAY BE TREATED AS A TRADE SECRET (exhibit marked sealed per Protective Order filed on 7/17/2014) - Transaction 5269831 - Approved By: MCHOLICO : 12-09-2015:09:15:03
- 1,012 12/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5269892 - Approved By: NOREVIEW : 12-09-2015:08:24:20
- 1,013 12/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5269917 - Approved By: NOREVIEW : 12-09-2015:08:35:21
- 1,014 12/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5270056 - Approved By: NOREVIEW : 12-09-2015:09:16:05
- 1,015 12/9/2015 - 2245 - Mtn in Limine  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION IN LIMINE NO.7 TO PRECLUDE TESTIMONY FROM GSR'S NRCP 30(b)(6) WITNESSES - Transaction 5270214 - Approved By: MCHOLICO : 12-09-2015:11:15:02

- 1,016 12/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5270462 - Approved By: NOREVIEW : 12-09-2015:11:15:46
- 1,017 12/9/2015 - 2245 - Mtn in Limine  
Additional Text: PEPPERMILL CASINOS, INC. MOTION IN LIMINE NO. 9 TO PRECLUDE TESTIMONY OF GSR'S ALLEGED EXPERT REX CARLSON - Transaction 5271367 - Approved By: YVILORIA : 12-09-2015:15:08:44
- 1,018 12/9/2015 - 2245 - Mtn in Limine  
Additional Text: PEPPERMILL CASINOS INC.'S MOTION IN LIMINE NO. 12 REGARDING DOCUMENTS NOT IDENTIFIED OR PRODUCED - Transaction 5271374 - Approved By: YVILORIA : 12-09-2015:15:11:46
- 1,019 12/9/2015 - 2245 - Mtn in Limine  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION IN LIMINE NO. 13 REGARDING EVIDENCE OF NET WORTH, EBITDA OR FINANCIAL CONDITION - Transaction 5271379 - Approved By: YVILORIA : 12-09-2015:15:12:21
- 1,020 12/9/2015 - 2245 - Mtn in Limine  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION IN LIMINE NO.15 TO COMPEL DISCLOSURE OF DEMONSTRATIVE EVIDENCE BEFORE USE AT TRIAL - Transaction 5271389 - Approved By: MCHOLICO : 12-09-2015:14:51:54
- 1,021 12/9/2015 - 2245 - Mtn in Limine  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION IN LIMINE NO.16 REGARDING GSR'S ELEVENTH NRCP 16.1 SUPPLEMENTAL DISCLOSURE - Transaction 5271398 - Approved By: MCHOLICO : 12-09-2015:14:55:52
- 1,022 12/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5271448 - Approved By: NOREVIEW : 12-09-2015:14:52:53
- 1,023 12/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5271464 - Approved By: NOREVIEW : 12-09-2015:14:57:04
- 1,024 12/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5271514 - Approved By: NOREVIEW : 12-09-2015:15:09:46
- 1,025 12/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5271518 - Approved By: NOREVIEW : 12-09-2015:15:12:45
- 1,026 12/9/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5271519 - Approved By: NOREVIEW : 12-09-2015:15:13:05
- 1,027 12/10/2015 - 2245 - Mtn in Limine  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION IN LIMINE NO.14 TO PRECLUDED EXPRESSIONS OF OPINIONS FROM GSR'S LAY WITNESSES AND PREVIOUSLY IDENTIFIED NON-RETAINED EXPERTS - Transaction 5272183 - Approved By: MCHOLICO : 12-10-2015:09:45:41
- 1,028 12/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5272315 - Approved By: NOREVIEW : 12-10-2015:09:46:35
- 1,029 12/10/2015 - 3790 - Reply to/in Opposition  
Additional Text: REPLY TO GSR'S OPPOSITION TO PEPPERMILL'S MOTION TO EXCLUDE EXPERT TESTIMONY AND REPORT OF JEREMY AGUERO - Transaction 5272845 - Approved By: MCHOLICO : 12-10-2015:12:38:21
- 1,030 12/10/2015 - 3860 - Request for Submission  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION TO EXCLUDE TESTIMONY AND REPORT OF JEREMY AGUERO (NO PAPER ORDER PROVIDED) - Transaction 5272857 - Approved By: MCHOLICO : 12-10-2015:12:40:19  
PARTY SUBMITTING: KENT ROBISON, ESQ.  
DATE SUBMITTED: 12/10/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:
- 1,031 12/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5272991 - Approved By: NOREVIEW : 12-10-2015:12:39:19

- 1,032 12/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5272995 - Approved By: NOREVIEW : 12-10-2015:12:41:22
- 1,033 12/10/2015 - 2245 - Mtn in Limine  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION IN LIMINE NO.17 REGARDING COMPUTATION OF DAMAGES AND EQUITABLE RELIEF - Transaction 5273960 - Approved By: MCHOLICO : 12-10-2015:16:32:55
- 1,034 12/10/2015 - 2645 - Opposition to Mtn ...  
Additional Text: OPPOSITION TO PEPPERMILL'S RENEWED MOTION FOR PARTIAL SUMMARY JUDGMENT REGARDING DAMAGES (exhibits marked sealed per Protective Order filed on 7/17/14) - Transaction 5273983 - Approved By: MCHOLICO : 12-10-2015:16:56:56
- 1,035 12/10/2015 - 2645 - Opposition to Mtn ...  
Additional Text: OPPOSITION TO PEPPERMILL'S RENEWED MOTION FOR SUMMARY JUDGMENT REGARDING TRADE SECRET ( exhibit 29-32 marked sealed per Protective Order filed on 7/17/2014) - Transaction 5274052 - Approved By: CSULEZIC : 12-10-2015:16:33:08
- 1,036 12/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5274181 - Approved By: NOREVIEW : 12-10-2015:16:33:59
- 1,037 12/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5274182 - Approved By: NOREVIEW : 12-10-2015:16:34:07
- 1,038 12/10/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5274309 - Approved By: NOREVIEW : 12-10-2015:16:58:00
- 1,039 12/11/2015 - S200 - Request for Submission Complet  
Additional Text: MTN RESUBMITTED 12.10.15 - ks
- 1,040 12/11/2015 - 2645 - Opposition to Mtn ...  
Additional Text: OPPOSITION TO PEPPERMILLS MOTION TO EXCLUDE EXPERT TESTIMONY AND REPORT OF CHARLES LOMBARDO, GSR'S EXPERT (Exhibit 2 is sealed per court order 7/15) - Transaction 5274938 - Approved By: CSULEZIC : 12-11-2015:11:21:08
- 1,041 12/11/2015 - 2645 - Opposition to Mtn ...  
Additional Text: OPPOSITION TO PEPPERMILLS MOTION TO EXCLUDE EXPERT TESTIMONY AND REPORT OF CHARLES LOMBARDO, GSR'S EXPERT (Exhibit 2 marked sealed per Protective Order filed on 7/17/2014) - Transaction 5275038 - Approved By: CSULEZIC : 12-11-2015:11:34:57
- 1,042 12/11/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5275042 - Approved By: NOREVIEW : 12-11-2015:11:23:16
- 1,043 12/11/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5275097 - Approved By: NOREVIEW : 12-11-2015:11:35:51
- 1,044 12/11/2015 - 2650 - Opposition to ...  
Additional Text: PEPPERMILL'S OPPOSITION TO GSR'S COUNTER-MOTION TO COMPEL DISCOVERY OF EMAILS - Transaction 5275704 - Approved By: CSULEZIC : 12-11-2015:15:48:38
- 1,045 12/11/2015 - 2645 - Opposition to Mtn ...  
Additional Text: PEPPERMILL'S OPPOSITION TO GSR'S MOTION FOR CASE CONCLUDING SANCTIONS FOR VIOLATION OF DISCOVERY ORDER (PURSUANT TO NRCP 37) - Transaction 5275721 - Approved By: YVILORIA : 12-11-2015:15:26:43
- 1,046 12/11/2015 - 2491 - NRCP 16.1 Doc/Designation  
Additional Text: PLAINTIFF'S PRE-TRIAL DISCLOSURES PURSUANT TO NRCP 16.1(A)(3) - Transaction 5275793 - Approved By: MCHOLICO : 12-11-2015:15:52:01
- 1,047 12/11/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5275812 - Approved By: NOREVIEW : 12-11-2015:15:29:53
- 1,048 12/11/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5275905 - Approved By: NOREVIEW : 12-11-2015:15:49:46



- 1,049 12/11/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5275918 - Approved By: NOREVIEW : 12-11-2015:15:52:57
- 1,050 12/11/2015 - 2245 - Mtn in Limine  
Additional Text: PLAINTIFF'S MOTION IN LIMINE NO.ONE TO EXCLUDE WITNESS SCOTT BEAN'S USE OF CERTAIN VULGAR WORDS AND PHRASES AS MORE PREJUDICIAL THAN PROBATIVE UNDER NEVADA RULE OF EVIDENCE 48.035 (marked sealed per Protective Order filed on 7/17/2014) - Transaction 5276249 - Approved By: MCHOLICO : 12-14-2015:08:28:25
- 1,051 12/14/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5276361 - Approved By: NOREVIEW : 12-14-2015:08:29:41
- 1,052 12/14/2015 - 2645 - Opposition to Mtn ...  
Additional Text: GSR'S OPPOSITION TO PEPPERMILL'S MOTION FOR SANCTIONS WITH RESPECT TO GREGORY GALE. REQUEST FOR SANCTIONS. - Transaction 5277530 - Approved By: YVILORIA : 12-14-2015:14:09:56
- 1,053 12/14/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5277553 - Approved By: NOREVIEW : 12-14-2015:14:10:57
- 1,054 12/14/2015 - 3795 - Reply...  
Additional Text: Reply in Support of Plaintiffs Counter-Motion to Compel Discovery of Emails - Transaction 5278294 - Approved By: YVILORIA : 12-15-2015:09:49:08
- 1,055 12/15/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5278549 - Approved By: NOREVIEW : 12-15-2015:09:50:34
- 1,056 12/15/2015 - 3860 - Request for Submission  
Additional Text: PLAINTIFFS' COUNTER-MOTION TO COMPEL DISCOVERY OF EMAILS (NO PAPER ORDER PROVIDED) - Transaction 5278954 - Approved By: MCHOLICO : 12-15-2015:11:23:03  
PARTY SUBMITTING: H. STAN JOHNSON, ESQ.  
DATE SUBMITTED: 12/15/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:
- 1,057 12/15/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5279004 - Approved By: NOREVIEW : 12-15-2015:11:25:42
- 1,058 12/15/2015 - 3790 - Reply to/in Opposition  
Additional Text: PEPPERMILL'S REPLY TO GSR'S OPPOSITION TO PEPPERMILL'S MOTION FOR PARTIAL SUMMARY JUDGMENT REGARDING DAMAGES - Transaction 5280339 - Approved By: CSULEZIC : 12-16-2015:08:32:10
- 1,059 12/15/2015 - 3860 - Request for Submission  
Additional Text: PEPPERMILL CASINOS, INC.'S RENEWED MOTION FOR PARTIAL SUMMARY JUDGMENT REGARDING DAMAGES (NO PAPER ORDER PROVIDED) - Transaction 5280364 - Approved By: MCHOLICO : 12-16-2015:08:45:43  
PARTY SUBMITTING: KENT ROBISON, ESQ.  
DATE SUBMITTED: 12/15/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:
- 1,060 12/15/2015 - 3790 - Reply to/in Opposition  
Additional Text: REPLY TO OPPOSITION TO PEPPERMILL'S RENEWED MOTION FOR SUMMARY JUDGMENT REGARDING TRADE SECRET (exhibits 3,4,5,7,8 marked sealed per Protective Order filed on 7/17/2014) - Transaction 5280379 - Approved By: MCHOLICO : 12-16-2015:08:51:08
- 1,061 12/15/2015 - 3860 - Request for Submission  
Additional Text: PEPPERMILL CASINOS, INC.'S MOTION FOR SUMMARY JUDGMENT REGARDING "TRADE SECRET" (NO PAPER ORDER PROVIDED) - Transaction 5280383 - Approved By: MCHOLICO : 12-16-2015:08:51:55  
PARTY SUBMITTING: KENT ROBISON, ESQ.  
DATE SUBMITTED: 12/15/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:

- 1,062 12/15/2015 - 3795 - Reply...  
Additional Text: Reply in Support of Plaintiff's Motion for Case Concluding Sanctions - Transaction 5280408 - Approved By: JAMES : 12-16-2015:08:10:50
- 1,063 12/15/2015 - 3860 - Request for Submission  
Additional Text: PLAINTIFFS' MOTION FOR CASE CONCLUDING SANCTIONS FOR VIOLATION OF DISCOVERY ORDERS (NO PAPER ORDER PROVIDED) - Transaction 5280409 - Approved By: MCHOLICO : 12-16-2015:08:55:41  
PARTY SUBMITTING: STAN JOHNSON, ESQ.  
DATE SUBMITTED: 12/15/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:
- 1,064 12/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5280426 - Approved By: NOREVIEW : 12-16-2015:08:12:09
- 1,065 12/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5280494 - Approved By: NOREVIEW : 12-16-2015:08:33:14
- 1,066 12/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5280524 - Approved By: NOREVIEW : 12-16-2015:08:46:32
- 1,067 12/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5280530 - Approved By: NOREVIEW : 12-16-2015:08:52:03
- 1,068 12/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5280532 - Approved By: NOREVIEW : 12-16-2015:08:52:43
- 1,069 12/16/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5280545 - Approved By: NOREVIEW : 12-16-2015:08:56:35
- 1,070 12/17/2015 - 3835 - Report...  
Additional Text: Peppermill's Status Conference Status Report - Transaction 5283186 - Approved By: YVILORIA : 12-17-2015:11:05:28
- 1,071 12/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5283239 - Approved By: NOREVIEW : 12-17-2015:11:06:28
- 1,072 12/17/2015 - 3835 - Report...  
Additional Text: MEI-GSR HOLDINGS, LLC'S STATUS CONFERENCE REPORT - Transaction 5283549 - Approved By: MCHOLICO : 12-17-2015:12:42:16
- 1,073 12/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5283589 - Approved By: NOREVIEW : 12-17-2015:12:43:24
- 1,074 12/17/2015 - 3790 - Reply to/in Opposition  
Additional Text: PEPPERMILL'S REPLY TO GSR'S OPPOSITION TO MOTION TO EXCLUDE EXPERT TESTIMONY AND REPORT OF CHARLES LOMBARDO, GSR'S EXPERT - Transaction 5284074 - Approved By: MCHOLICO : 12-17-2015:15:48:24
- 1,075 12/17/2015 - 3860 - Request for Submission  
Additional Text: PEPPERMILL'S MOTION TO MOTION TO EXCLUDE EXPERT REPORT AND TESTIMONY OF CHARLES LOMBARDO, GSR'S EXPERT (NO PAPER ORDER PROVIDED) - Transaction 5284087 - Approved By: MCHOLICO : 12-17-2015:15:57:50  
PARTY SUBMITTING: KENT ROBISON, ESQ.  
DATE SUBMITTED: 12/17/15  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:
- 1,076 12/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5284380 - Approved By: NOREVIEW : 12-17-2015:15:49:23

- 1,077 12/17/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5284411 - Approved By: NOREVIEW : 12-17-2015:15:58:42
- 1,078 12/18/2015 - MIN - \*\*\*Minutes  
Additional Text: PRETRIAL CONFERENCE - 12-17-15 - Transaction 5286229 - Approved By: NOREVIEW : 12-18-2015:14:54:17
- 1,079 12/18/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5286232 - Approved By: NOREVIEW : 12-18-2015:14:55:18
- 1,080 12/22/2015 - 3370 - Order ...  
Additional Text: [RE 18 RECENTLY SUBMITTED MTNS - ks] - Transaction 5291146 - Approved By: NOREVIEW : 12-22-2015:16:15:42
- 1,081 12/22/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5291149 - Approved By: NOREVIEW : 12-22-2015:16:16:41
- 1,082 12/22/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 1,083 12/22/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 1,084 12/22/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 1,085 12/23/2015 - 3790 - Reply to/in Opposition  
Additional Text: DEFENDANT PEPEPRMILL CASINOS, INC.'S REPLY IN SUPPORT OF MOTION FOR SANCTIONS - Transaction 5291671 - Approved By: CSULEZIC : 12-23-2015:10:22:21
- 1,086 12/23/2015 - 3860 - Request for Submission  
Additional Text: REQUEST FOR SUBMISSION OF DEFENDANT PEPPERMILL CASINOS, INC.'S MOTION FOR SANCTIONS - Transaction 5291676 - Approved By: CSULEZIC : 12-23-2015:10:24:05  
PARTY SUBMITTING: KENT ROBISON, ESQ  
DATE SUBMITTED: 12/23/15  
SUBMITTED BY: CS  
DATE RECEIVED JUDGE OFFICE:
- 1,087 12/23/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5291700 - Approved By: NOREVIEW : 12-23-2015:10:23:24
- 1,088 12/23/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5291711 - Approved By: NOREVIEW : 12-23-2015:10:25:14
- 1,089 12/23/2015 - 3370 - Order ...  
Additional Text: [DENYING GSR'S MTN FOR CASE CONCLUDING SANCTIONS - ks] - Transaction 5293148 - Approved By: NOREVIEW : 12-23-2015:17:21:32
- 1,090 12/23/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5293149 - Approved By: NOREVIEW : 12-23-2015:17:22:32
- 1,091 12/23/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 1,092 12/24/2015 - 2520 - Notice of Appearance  
Additional Text: WILLIAM CROCKETT, ESQ - MEI-GSR HOLDINGS, INC - Transaction 5293577 - Approved By: MCHOLICO : 12-24-2015:11:32:21

- 1,093 12/24/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5293648 - Approved By: NOREVIEW : 12-24-2015:11:33:17
- 1,094 12/28/2015 - 1945 - Master's Recommendation/Ord  
Additional Text: RECOMMENDATION FOR ORDER - Transaction 5295457 - Approved By: NOREVIEW : 12-28-2015:13:51:54
- 1,095 12/28/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5295461 - Approved By: NOREVIEW : 12-28-2015:13:52:53
- 1,096 12/28/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 1,097 12/28/2015 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 1,098 12/28/2015 - MIN - \*\*\*Minutes  
Additional Text: 12-22-15 DISCOVERY DISPUTE - MOTION TO COMPEL - Transaction 5295577 - Approved By: NOREVIEW : 12-28-2015:14:21:37
- 1,099 12/28/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5295581 - Approved By: NOREVIEW : 12-28-2015:14:22:58
- 1,100 12/28/2015 - 2035 - Mtn Clarification of Ord  
Additional Text: MOTION TO CLARIFY THE COURT'S ORDER FILED DECEMBER 22, 2015 REGARDING PEPPERMILL'S MOTIONS IN LIMINE - Transaction 5296223 - Approved By: MCHOLICO : 12-29-2015:08:12:41
- 1,101 12/28/2015 - 1670 - Ex-Parte Mtn...  
Additional Text: EX PARTE MOTION FOR ORDER SHORTENING TIME ON PLAINTIFF'S MOTION TO CLARIFY THE COURT'S ORDER FILED DECEMBER 22, 2015 REGARDING PEPPERMILLS'S MOTIONS IN LIMINE - Transaction 5296224 - Approved By: MCHOLICO : 12-29-2015:08:13:56
- 1,102 12/29/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5296278 - Approved By: NOREVIEW : 12-29-2015:08:13:58
- 1,103 12/29/2015 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5296285 - Approved By: NOREVIEW : 12-29-2015:08:15:19
- 1,104 1/4/2016 - 3370 - Order ...  
Additional Text: [DENYING PEPPERMILL'S MTN FOR MSJ RE TRADE SECRET - ks]
- 1,105 1/4/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5302370 - Approved By: NOREVIEW : 01-04-2016:10:05:18
- 1,106 1/4/2016 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 1,107 1/4/2016 - 4210 - Trial Statement - Defendant  
Additional Text: PEPEPRMILL CASINOS, INC.'S TRIAL STATEMENT - Transaction 5303826 - Approved By: CSULEZIC : 01-05-2016:08:09:29
- 1,108 1/4/2016 - 4220 - Trial Statement - Plaintiff  
Additional Text: PLAINTIFF, MEI-GSR HOLDINGS, LLC D/B/A GRAND SIERRA RESORT'S TRIAL STATEMENT - Transaction 5304105 - Approved By: CSULEZIC : 01-05-2016:08:23:50
- 1,109 1/4/2016 - 3880 - Response...  
Additional Text: PEPPERMILL CASINO, INC.'S RESPONSE TO GSR'S MOTION TO CLARIFY THE COURT'S ORDER FILED DECEMBER 22, 2015 REGARDING PEPPERMILL'S MOTIONS IN LIMINE - Transaction 5304179 - Approved By: MCHOLICO : 01-05-2016:08:30:38

- 1,110 1/5/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5304255 - Approved By: NOREVIEW : 01-05-2016:08:11:26
- 1,111 1/5/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5304296 - Approved By: NOREVIEW : 01-05-2016:08:24:36
- 1,112 1/5/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5304317 - Approved By: NOREVIEW : 01-05-2016:08:31:48
- 1,113 1/5/2016 - S200 - Request for Submission Complet  
Additional Text: DEFENDANT'S RENEWED MOTION FOR PARTIAL SUMMARY JUDGMENT - DENIED  
DEFENDANT'S MOTION FOR SANCTIONS - GRANTED
- 1,114 1/5/2016 - S200 - Request for Submission Complet  
Additional Text: DEFENDANT'S RENEWED MOTION FOR PARTIAL SUMMARY JUDGMENT - DENIED  
DEFENDANT'S MOTION FOR SANCTIONS - GRANTED
- 1,115 1/6/2016 - 2610 - Notice ...  
Additional Text: NOTICE OF CORRECTIONS TO DEPOSITION TRANSCRIPT OF ANTHONY F. LUCAS, PH.D. OF NOVEMBER 10, 2015 -  
Transaction 5307389 - Approved By: MCHOLICO : 01-06-2016:12:09:05
- 1,116 1/6/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5307438 - Approved By: NOREVIEW : 01-06-2016:12:09:59
- 1,117 1/6/2016 - 3370 - Order ...  
Additional Text: [PEPPERMILL'S RENEWED MTN FOR PARTIAL SUMMARY JUDGMENT RE DAMAGES IS DENIED; PEPPERMILL'S MTN TO  
EXCLUDE EXPERT TESTIMONY AND REPORT OF JEREMY AGUERO IS DENIED - ks]
- 1,118 1/6/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5308491 - Approved By: NOREVIEW : 01-06-2016:16:33:06
- 1,119 1/7/2016 - 4185 - Transcript  
Additional Text: ORAL ARGUMENTS - JANUARY 5, 2016 - Transaction 5310127 - Approved By: NOREVIEW : 01-07-2016:14:48:11
- 1,120 1/7/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5310137 - Approved By: NOREVIEW : 01-07-2016:14:49:37
- 1,121 1/7/2016 - MIN - \*\*\*Minutes  
Additional Text: ORAL ARGUMENTS - 01-05-16 - Transaction 5310269 - Approved By: NOREVIEW : 01-07-2016:15:10:26
- 1,122 1/7/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5310272 - Approved By: NOREVIEW : 01-07-2016:15:11:27
- 1,123 1/8/2016 - MIN - \*\*\*Minutes  
Additional Text: PRE-TRIAL MOTIONS - Transaction 5312615 - Approved By: NOREVIEW : 01-08-2016:16:56:30
- 1,124 1/8/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5312620 - Approved By: NOREVIEW : 01-08-2016:16:57:32
- 1,125 1/8/2016 - 2630 - Objection to ...  
Additional Text: OBJECTION TO COMMISSIONER'S RECOMMENDATION DENYING PLAINTIFF'S COUNTER-MOTION TO COMPEL  
DISCOVERY OF EMAILS - Transaction 5312669 - Approved By: YVILORIA : 01-11-2016:08:24:08
- 1,126 1/8/2016 - 1670 - Ex-Parte Mtn...  
Additional Text: Ex Parte Motion for Order Shortening Time on Plaintiff's Objection to Commissioner's Recommendation Denying  
Plaintiff's Counter-Motion to Compel Discovery of Emails - Transaction 5312670 - Approved By: YVILORIA : 01-11-2016:08:26:35

- 1,127 1/11/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5312838 - Approved By: NOREVIEW : 01-11-2016:08:25:05
- 1,128 1/11/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5312845 - Approved By: NOREVIEW : 01-11-2016:08:27:34
- 1,129 1/12/2016 - 1595 - Deposition ...  
Additional Text: DEPOSITION TRANSCRIPT OF WILLIAM ALFRED PAGANETTI  
OPEN AND PUBLISHED
- 1,130 1/13/2016 - 1120 - Amended ...  
Additional Text: AMENDED TRIAL SUBPOENA - DAVID G. SCHWARTZ, PH.D. - Transaction 5318368 - Approved By: MCHOLICO :  
01-13-2016:11:44:22
- 1,131 1/13/2016 - 4055 - Subpoena  
Additional Text: Trial Subpoena - John E. Stone - Transaction 5318379 - Approved By: CSULEZIC : 01-13-2016:11:32:12
- 1,132 1/13/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5318421 - Approved By: NOREVIEW : 01-13-2016:11:33:12
- 1,133 1/13/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5318462 - Approved By: NOREVIEW : 01-13-2016:11:45:18
- 1,134 1/13/2016 - 3720 - Proof of Service  
Additional Text: GARY CARANO - Transaction 5319455 - Approved By: CSULEZIC : 01-13-2016:16:05:52
- 1,135 1/13/2016 - 3720 - Proof of Service  
Additional Text: GREG GARDNER - Transaction 5319455 - Approved By: CSULEZIC : 01-13-2016:16:05:52
- 1,136 1/13/2016 - 3720 - Proof of Service  
Additional Text: RUSS SHELTRA - Transaction 5319455 - Approved By: CSULEZIC : 01-13-2016:16:05:52
- 1,137 1/13/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5319508 - Approved By: NOREVIEW : 01-13-2016:16:07:07
- 1,138 1/13/2016 - 3720 - Proof of Service  
Additional Text: MAURICIO CUELLAR - Transaction 5319537 - Approved By: CSULEZIC : 01-13-2016:16:54:03
- 1,139 1/13/2016 - 3720 - Proof of Service  
Additional Text: JOHN STONE - Transaction 5319537 - Approved By: CSULEZIC : 01-13-2016:16:54:03
- 1,140 1/13/2016 - 3720 - Proof of Service  
Additional Text: RYAN TORS - Transaction 5319537 - Approved By: CSULEZIC : 01-13-2016:16:54:03
- 1,141 1/13/2016 - 3720 - Proof of Service  
Additional Text: JEFFREY SIRI - Transaction 5319537 - Approved By: CSULEZIC : 01-13-2016:16:54:03
- 1,142 1/13/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5319755 - Approved By: NOREVIEW : 01-13-2016:16:55:03
- 1,143 1/14/2016 - 3790 - Reply to/in Opposition  
Additional Text: GSR's Objection to Commissioner's Recommendation Denying Plaintiff's Counter-Motion to Compel Discovery of Emails  
- Transaction 5322254 - Approved By: CCOVINGT : 01-15-2016:08:34:26
- 1,144 1/14/2016 - 2630 - Objection to ...

Additional Text: PEPPERMILL'S OBJECTION TO MEI-GSR HOLDINGS, LLC'S (1) PROPOSED JURY INSTRUCTIONS AND VERDICT FORMS, (2) SUPPLEMENT TO PROPOSED JURY INSTRUCTION, AND (3) SUPPLEMENTAL INTERIM JURY INSTRUCTIONS - Transaction 5322265 - Approved By: MFERNAND : 01-15-2016:08:58:53

1,145 1/15/2016 - NEF - Proof of Electronic Service

Additional Text: Transaction 5322351 - Approved By: NOREVIEW : 01-15-2016:08:35:34

1,146 1/15/2016 - NEF - Proof of Electronic Service

Additional Text: Transaction 5322455 - Approved By: NOREVIEW : 01-15-2016:09:02:45

1,147 1/15/2016 - 3880 - Response...

Additional Text: PARTIAL RESPONSE TO PEPPERMILL'S OBJECTION TO MEI-GSR HOLDINGS, LLC (1) PROPOSED JURY INSTRUCTIONS AND VERDICT FORMS, (2) SUPPLEMENT TO PROPOSED JURY INSTRUCTIONS, AND (3) SUPPLEMENTAL INTERIM JURY INSTRUCTIONS - Transaction 5322458 - Approved By: YVILORIA : 01-15-2016:09:14:05

1,148 1/15/2016 - NEF - Proof of Electronic Service

Additional Text: Transaction 5322517 - Approved By: NOREVIEW : 01-15-2016:09:14:58

1,149 1/15/2016 - 1595 - Deposition ...

Additional Text: DEPOSITION TRANSCRIPT OF AARON ROBYNS  
OPEN AND PUBLISHED

1,150 1/15/2016 - 1595 - Deposition ...

Additional Text: DEPOSITION TRANSCRIPT OF DENISE VESSIE  
OPEN AND PUBLISHED

1,151 1/16/2016 - 3880 - Response...

Additional Text: RESPONSE TO PEPPERMILL'S OBJECTION TO MEI-GSR HOLDINGS, LLC'S (1) PROPOSED JURY INSTRUCTIONS AND VERDICT FORMS, (2) SUPPLEMENT TO PROPOSED JURY INSTRUCTIONS, AND (3) SUPPLEMENTAL INTERIM JURY INSTRUCTIONS - Transaction 5324095 - Approved By: MCHOLICO : 01-19-2016:08:56:26

1,152 1/19/2016 - NEF - Proof of Electronic Service

Additional Text: Transaction 5324264 - Approved By: NOREVIEW : 01-19-2016:08:57:22

1,153 1/19/2016 - 1595 - Deposition ...

Additional Text: DEPOSITION TRANSCRIPT OF JEREMY AGUERO - OCTOBER 19, 2015  
OPEN AND PUBLISHED

1,154 1/19/2016 - 1595 - Deposition ...

Additional Text: DEPOSITION TRANSCRIPT OF JEREMY AGUERO -  
OPEN AND PUBLISHED

1,155 1/21/2016 - 1595 - Deposition ...

Additional Text: DEPOSITION TRANSCRIPT OF TERRY VAVRA  
OPEN AND PUBLISHED

1,156 1/21/2016 - 1595 - Deposition ...

Additional Text: DEPOSITION TRANSCRIPT OF RALPH BURDICK  
OPEN AND PUBLISHED

1,157 1/21/2016 - 1595 - Deposition ...

Additional Text: DEPOSITION TRANSCRIPT OF MICHELLE SALAZAR  
OPEN AND PUBLISHED

1,158 1/22/2016 - 2630 - Objection to ...

Additional Text: OBJECTION TO PEPPERMILL'S PROPOSED INTERIM JURY INSTRUCTIONS - Transaction 5332040 - Approved By: CSULEZIC : 01-22-2016:10:57:30

1,159 1/22/2016 - 1595 - Deposition ...

Additional Text: DEPOSITION TRANSCRIPT OF CHARLES LOMBARDO  
OPEN AND PUBLISHED

1,160 1/22/2016 - NEF - Proof of Electronic Service

Additional Text: Transaction 5332171 - Approved By: NOREVIEW : 01-22-2016:10:58:30

- 1,161 1/22/2016 - 2490 - Motion ...  
Additional Text: DEFENDANT'S NRCP 50 (A) MOTION FOR JUDGMENT AS A MATTER OF LAW
- 1,162 1/24/2016 - 2645 - Opposition to Mtn ...  
Additional Text: OPPOSITION TO DEFENDANT'S NRCP 50(A) MOTION FOR JUDGMENT AS A MATTER OF LAW - Transaction 5333489 -  
Approved By: CSULEZIC : 01-25-2016:08:20:34
- 1,163 1/25/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5333596 - Approved By: NOREVIEW : 01-25-2016:08:21:51
- 1,164 1/25/2016 - 3795 - Reply...  
Additional Text: DEFENDANT'S REPLY BRIEF IN SUPPORT OF NRCP 50(A) MOTION FOR JUDGMENT AS A MATTER OF LAW -  
Transaction 5333816 - Approved By: CSULEZIC : 01-25-2016:09:23:23
- 1,165 1/25/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5333864 - Approved By: NOREVIEW : 01-25-2016:09:24:18
- 1,166 1/26/2016 - 1890 - Jury Question, Court Response  
Additional Text: DURING TRIAL - TWO  
Transaction 5338369 - Approved By: NOREVIEW : 01-26-2016:22:14:37
- 1,167 1/26/2016 - 3760 - Refused Instructions-Pltf  
Additional Text: FOUR  
Transaction 5338370 - Approved By: NOREVIEW : 01-26-2016:22:15:16
- 1,168 1/26/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5338371 - Approved By: NOREVIEW : 01-26-2016:22:15:26
- 1,169 1/26/2016 - 3755 - Refused Instructions-Def't  
Additional Text: FOUR  
Transaction 5338372 - Approved By: NOREVIEW : 01-26-2016:22:15:58
- 1,170 1/26/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5338373 - Approved By: NOREVIEW : 01-26-2016:22:16:27
- 1,171 1/26/2016 - 1885 - Jury Instructions  
Additional Text: FORTY-FOUR  
Transaction 5338374 - Approved By: NOREVIEW : 01-26-2016:22:16:38
- 1,172 1/26/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5338375 - Approved By: NOREVIEW : 01-26-2016:22:16:58
- 1,173 1/26/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5338376 - Approved By: NOREVIEW : 01-26-2016:22:17:27
- 1,174 1/26/2016 - 1890 - Jury Question, Court Response  
Additional Text: DURING DELIBERATIONS - TWO  
Transaction 5338377 - Approved By: NOREVIEW : 01-26-2016:22:17:47
- 1,175 1/26/2016 - 4235 - Unused Verdict Form(s)...  
Additional Text: TWO  
Transaction 5338378 - Approved By: NOREVIEW : 01-26-2016:22:18:27
- 1,176 1/26/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5338379 - Approved By: NOREVIEW : 01-26-2016:22:18:37
- 1,177 1/26/2016 - 4245 - Verdict(s)...  
Additional Text: TWO  
Transaction 5338380 - Approved By: NOREVIEW : 01-26-2016:22:19:08



- 1,178 1/26/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5338381 - Approved By: NOREVIEW : 01-26-2016:22:19:17
- 1,179 1/26/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5338382 - Approved By: NOREVIEW : 01-26-2016:22:19:57
- 1,180 1/26/2016 - 1695 - \*\* Exhibit(s) ...  
Additional Text: JURY TRIAL  
EXHIBITS 1 - 368
- 1,181 2/10/2016 - MIN - \*\*\*Minutes  
Additional Text: JURY TRIAL - JANUARY 11, 2016 - JANUARY 26, 2016 - Transaction 5361975 - Approved By: NOREVIEW :  
02-10-2016:08:33:39
- 1,182 2/10/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5361978 - Approved By: NOREVIEW : 02-10-2016:08:34:40
- 1,183 2/11/2016 - 1953 - Memo of Costs & Disbursements  
Additional Text: DEFENDANT'S MEMORANDUM OF COSTS AND DISBURSEMENTS - Transaction 5365740 - Approved By: YVILORIA :  
02-11-2016:13:54:48
- 1,184 2/11/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5365838 - Approved By: NOREVIEW : 02-11-2016:13:55:45
- 1,185 2/11/2016 - 2010 - Mtn for Attorney's Fee  
Additional Text: DEFENDANT'S MOTION FOR COSTS AND ATTORNEY'S FEES - Transaction 5366369 - Approved By: YVILORIA :  
02-12-2016:08:03:57
- 1,186 2/12/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5366824 - Approved By: NOREVIEW : 02-12-2016:08:05:25
- 1,187 2/12/2016 - 2490 - Motion ...  
Additional Text: MOTION FOR JUDGMENTS ON JURY VERDICT AND COURT ORDER - Transaction 5367579 - Approved By: CSULEZIC :  
02-12-2016:13:31:17
- 1,188 2/12/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5367873 - Approved By: NOREVIEW : 02-12-2016:13:32:26
- 1,189 2/22/2016 - 2430 - Mtn to Retax Costs  
Additional Text: Plaintiff's Motion to Retax Defendants' Verified Memorandum of Costs - Transaction 5380681 - Approved By:  
MCHOLICO : 02-22-2016:16:49:13
- 1,190 2/22/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5380896 - Approved By: NOREVIEW : 02-22-2016:16:50:25
- 1,191 2/26/2016 - 2650 - Opposition to ...  
Additional Text: DEFENDANTS OPPOSITION TO PLAINTIFFS MOTION TO RETAX DEFENDANTS VERIFIED MEMORANDUM OF  
COSTSrandum of Costs - Transaction 5389705 - Approved By: CSULEZIC : 02-26-2016:13:41:11
- 1,192 2/26/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5389764 - Approved By: NOREVIEW : 02-26-2016:13:42:19
- 1,193 3/1/2016 - 2645 - Opposition to Mtn ...  
Additional Text: Opposition to Defendants' Motion for Costs and Attorney Fees - Transaction 5393114 - Approved By: MCHOLICO :  
03-01-2016:10:46:08
- 1,194 3/1/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5393494 - Approved By: NOREVIEW : 03-01-2016:10:49:04

- 1,195 3/7/2016 - 3860 - Request for Submission  
Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.S MOTION FOR JUDGMENTS ON JURY VERDICT AND COURT ORDER - Transaction 5404295 - Approved By: CSULEZIC : 03-08-2016:09:39:03  
PARTY SUBMITTING: KENT ROBISON, ESQ  
DATE SUBMITTED: 3/08/16  
SUBMITTED BY: CS  
DATE RECEIVED JUDGE OFFICE:
- 1,196 3/7/2016 - 3795 - Reply...  
Additional Text: Plaintiff's Reply in Support of Motion to Retax Defendants' Verified Memorandum of Costs - Transaction 5404493 - Approved By: MCHOLICO : 03-08-2016:10:23:44
- 1,197 3/8/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5404921 - Approved By: NOREVIEW : 03-08-2016:09:41:40
- 1,198 3/8/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5405132 - Approved By: NOREVIEW : 03-08-2016:10:24:57
- 1,199 3/8/2016 - 3860 - Request for Submission  
Additional Text: PLAINTIFF'S MOTION TO RETAX DEFENDANTS VERIFIED MEMORANDUM OF COSTS FILED 2/22/16 - Transaction 5405255 - Approved By: CSULEZIC : 03-08-2016:13:05:17  
PARTY SUBMITTING: STAN JOHNSON, ESQ  
DATE SUBMITTED: 3/08/16  
SUBMITTED BY: CS  
DATE RECEIVED JUDGE OFFICE:
- 1,200 3/8/2016 - CHECK - \*\*Trust Disbursement  
Additional Text: A Disbursement of \$400.00 on Check Number 31610
- 1,201 3/8/2016 - CHECK - \*\*Trust Disbursement  
Additional Text: A Disbursement of \$400.00 on Check Number 31614
- 1,202 3/8/2016 - CHECK - \*\*Trust Disbursement  
Additional Text: A Disbursement of \$400.00 on Check Number 31616
- 1,203 3/8/2016 - CHECK - \*\*Trust Disbursement  
Additional Text: A Disbursement of \$400.00 on Check Number 31617
- 1,204 3/8/2016 - CHECK - \*\*Trust Disbursement  
Additional Text: A Disbursement of \$400.00 on Check Number 31620
- 1,205 3/8/2016 - CHECK - \*\*Trust Disbursement  
Additional Text: A Disbursement of \$400.00 on Check Number 31621
- 1,206 3/8/2016 - CHECK - \*\*Trust Disbursement  
Additional Text: A Disbursement of \$400.00 on Check Number 31622
- 1,207 3/8/2016 - CHECK - \*\*Trust Disbursement  
Additional Text: A Disbursement of \$400.00 on Check Number 31630
- 1,208 3/8/2016 - CHECK - \*\*Trust Disbursement  
Additional Text: A Disbursement of \$400.00 on Check Number 31633
- 1,209 3/8/2016 - CHECK - \*\*Trust Disbursement  
Additional Text: A Disbursement of \$400.00 on Check Number 31634

- 1,210 3/8/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5405672 - Approved By: NOREVIEW : 03-08-2016:13:06:12
- 1,211 3/10/2016 - 3790 - Reply to/in Opposition  
Additional Text: PEPPERMILL'S REPLY TO GSR's OPPOSITION TO PAPPERMILLS MOTION FOR COSTS AND ATTORNEYS FEES - Transaction 5411049 - Approved By: CSULEZIC : 03-10-2016:15:59:17
- 1,212 3/10/2016 - 3860 - Request for Submission  
Additional Text: Transaction 5411070 - Approved By: YVILORIA : 03-10-2016:15:57:58  
DOCUMENT TITLE: Defendant Peppermill's Motion for Costs and Attorneys' Fees  
PARTY SUBMITTING: KENT RICHARD ROBISON ESQ  
DATE SUBMITTED: MARCH 10, 2016  
SUBMITTED BY: YVILORIA  
DATE RECEIVED JUDGE OFFICE:
- 1,213 3/10/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5411247 - Approved By: NOREVIEW : 03-10-2016:16:02:29
- 1,214 3/10/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5411262 - Approved By: NOREVIEW : 03-10-2016:16:05:09
- 1,215 3/25/2016 - 1865 - Judgment on Verdict  
Additional Text: [ENTERED IN FAVOR OF DEFENDANT AGAINST PLAINTIFF - ks] - Transaction 5435894 - Approved By: NOREVIEW : 03-25-2016:11:36:32
- 1,216 3/25/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5435900 - Approved By: NOREVIEW : 03-25-2016:11:37:33
- 1,217 3/25/2016 - 1880 - Judgment  
Additional Text: [JUDGMENT IN FAVOR OF RYAN TORS AND AGAINST DEFENDANT - ks] - Transaction 5435909 - Approved By: NOREVIEW : 03-25-2016:11:39:14
- 1,218 3/25/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5435916 - Approved By: NOREVIEW : 03-25-2016:11:40:13
- 1,219 3/28/2016 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 1,220 3/28/2016 - 2535 - Notice of Entry of Judgment  
Additional Text: Transaction 5438155 - Approved By: NOREVIEW : 03-28-2016:14:37:57
- 1,221 3/28/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5438158 - Approved By: NOREVIEW : 03-28-2016:14:38:58
- 1,222 3/28/2016 - 2535 - Notice of Entry of Judgment  
Additional Text: on Jury Verdict - Transaction 5438161 - Approved By: NOREVIEW : 03-28-2016:14:39:16
- 1,223 3/28/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5438166 - Approved By: NOREVIEW : 03-28-2016:14:40:17
- 1,224 4/5/2016 - 3370 - Order ...  
Additional Text: [GRANTING PEPPERMILL'S MTN FOR FEES AND COSTS - ks] - Transaction 5451371 - Approved By: NOREVIEW : 04-05-2016:16:31:47
- 1,225 4/5/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5451392 - Approved By: NOREVIEW : 04-05-2016:16:33:44

1,226 4/5/2016 - S200 - Request for Submission Complet

*No additional text exists for this entry.*

1,227 4/5/2016 - S200 - Request for Submission Complet

*No additional text exists for this entry.*

1,228 4/6/2016 - 2250 - Mtn Alter or Amend Judgment

Additional Text: PEPPERMILL CASINOS, INC.'S MOTION TO AMEND JUDGMENT ON JURY VERDICT - Transaction 5452312 - Approved By: YVILORIA : 04-06-2016:11:32:28

1,229 4/6/2016 - NEF - Proof of Electronic Service

Additional Text: Transaction 5452479 - Approved By: NOREVIEW : 04-06-2016:11:33:41

1,230 4/8/2016 - 2195 - Mtn for Stay ...

Additional Text: MOTION FOR STAY PURSUANT TO NRCP 62(a), (b) - Transaction 5457591 - Approved By: CSULEZIC : 04-08-2016:13:44:23

1,231 4/8/2016 - NEF - Proof of Electronic Service

Additional Text: Transaction 5457710 - Approved By: NOREVIEW : 04-08-2016:13:46:03

1,232 4/8/2016 - 2140 - Mtn Ord Shortening Time

Additional Text: PLAINTIFF'S EX-PARTE MOTION FOR ORDER SHORTENING TIME ON MOTION FOR STAY PURSUANT TO NRCP 62(a), (b) - Transaction 5457821 - Approved By: YVILORIA : 04-08-2016:14:32:40

1,233 4/8/2016 - NEF - Proof of Electronic Service

Additional Text: Transaction 5457937 - Approved By: NOREVIEW : 04-08-2016:14:34:07

1,234 4/8/2016 - 3245 - Ord Shortening Time

Additional Text: Transaction 5458572 - Approved By: NOREVIEW : 04-08-2016:17:13:53

1,235 4/8/2016 - NEF - Proof of Electronic Service

Additional Text: Transaction 5458573 - Approved By: NOREVIEW : 04-08-2016:17:16:01

1,236 4/8/2016 - 3880 - Response...

Additional Text: PEPPERMILL'S RESPONSE TO GSR'S MOTION FOR ORDER SHORTENING TIME - Transaction 5458583 - Approved By: MCHOLICO : 04-11-2016:08:07:10

1,237 4/8/2016 - 3880 - Response...

Additional Text: Peppermill's Response to Plaintiff's Motion for Stay Pursuant to NRCP 62(a)( and (b) - Transaction 5458588 - Approved By: MCHOLICO : 04-11-2016:08:09:06

1,238 4/8/2016 - 3860 - Request for Submission

Additional Text: PLAINTIFF'S EX-PARTE MOTION FOR ORDER SHORTENING TIME ON MOTION FOR STAY PURSUANT TO NRCP 62(a) AND (b) - Transaction 5458589 - Approved By: MCHOLICO : 04-11-2016:08:09:46  
PARTY SUBMITTING: KENT ROBISON, ESQ.  
DATE SUBMITTED: 04/08/16  
SUBMITTED BY: MCHOLICO  
DATE RECEIVED JUDGE OFFICE:

1,239 4/8/2016 - 2140 - Mtn Ord Shortening Time

Additional Text: Peppermill Casinos, Inc.'s Ex Parte Motion for Order Shortening Time on Peppermill's Motion to Amend Judgment on Jury Verdict - Transaction 5458590 - Approved By: MCHOLICO : 04-11-2016:08:11:01

1,240 4/11/2016 - NEF - Proof of Electronic Service

Additional Text: Transaction 5458715 - Approved By: NOREVIEW : 04-11-2016:08:08:29

1,241 4/11/2016 - NEF - Proof of Electronic Service

Additional Text: Transaction 5458720 - Approved By: NOREVIEW : 04-11-2016:08:10:10

- 1,242 4/11/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5458722 - Approved By: NOREVIEW : 04-11-2016:08:10:48
- 1,243 4/11/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5458725 - Approved By: NOREVIEW : 04-11-2016:08:11:58
- 1,244 4/11/2016 - S200 - Request for Submission Complet  
*No additional text exists for this entry.*
- 1,245 4/11/2016 - 1105 - Amended Ord and/or Judgment  
Additional Text: AMENDED JUDGMENT ON JURY VERDICT [TOTAL AMT IS \$1,497,853.27 - ks] - Transaction 5460541 - Approved By: NOREVIEW : 04-11-2016:16:18:23
- 1,246 4/11/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5460543 - Approved By: NOREVIEW : 04-11-2016:16:19:24
- 1,247 4/12/2016 - 2535 - Notice of Entry of Judgment  
Additional Text: Amended Judgment on Jury Verdict - Transaction 5462122 - Approved By: NOREVIEW : 04-12-2016:14:20:01
- 1,248 4/12/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5462145 - Approved By: NOREVIEW : 04-12-2016:14:22:34
- 1,249 4/14/2016 - 2610 - Notice ...  
Additional Text: Notice of Posting Bond by Plaintiff - Transaction 5466226 - Approved By: MCHOLICO : 04-14-2016:11:42:36
- 1,250 4/14/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5466285 - Approved By: NOREVIEW : 04-14-2016:11:45:20
- 1,251 4/14/2016 - 2120 - Mtn for New Trial or JNOV  
Additional Text: PLAINTIFFS MOTION FOR A NEW TRIAL - Transaction 5467540 - Approved By: CSULEZIC : 04-14-2016:16:41:44
- 1,252 4/14/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5467736 - Approved By: NOREVIEW : 04-14-2016:16:45:00
- 1,253 4/25/2016 - 3980 - Stip and Order...  
Additional Text: TO STAY EXECUTION - Transaction 5482072 - Approved By: NOREVIEW : 04-25-2016:09:41:57
- 1,254 4/25/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5482080 - Approved By: NOREVIEW : 04-25-2016:09:42:54
- 1,255 4/26/2016 - \$2515 - \$Notice/Appeal Supreme Court  
Additional Text: Transaction 5486175 - Approved By: YVILORIA : 04-27-2016:07:58:04
- 1,256 4/26/2016 - 1310 - Case Appeal Statement  
Additional Text: Transaction 5486263 - Approved By: YVILORIA : 04-27-2016:07:58:29
- 1,257 4/27/2016 - PAYRC - \*\*Payment Receipted  
Additional Text: A Payment of \$34.00 was made on receipt DCDC538275.
- 1,258 4/27/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5486290 - Approved By: NOREVIEW : 04-27-2016:07:59:15
- 1,259 4/27/2016 - NEF - Proof of Electronic Service  
Additional Text: Transaction 5486291 - Approved By: NOREVIEW : 04-27-2016:07:59:35

1,260 5/2/2016 - SAB - \*\*Supreme Court Appeal Bond

*No additional text exists for this entry.*

1,261 5/2/2016 - 2645 - Opposition to Mtn ...

Additional Text: DEFENDANT PEPPERMILL CASINOS, INC.'S OPPOSITION TO PLAINTIFF MEI-GSR HOLDINGS, LLC'S MOTION FOR A NEW TRIAL - Transaction 5494287 - Approved By: MCHOLICO : 05-02-2016:15:22:06

1,262 5/2/2016 - NEF - Proof of Electronic Service

Additional Text: Transaction 5494502 - Approved By: NOREVIEW : 05-02-2016:15:23:09

1,263 5/3/2016 - 1350 - Certificate of Clerk

Additional Text: CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL - Transaction 5495473 - Approved By: NOREVIEW : 05-03-2016:10:18:09

1,264 5/3/2016 - NEF - Proof of Electronic Service

Additional Text: Transaction 5495476 - Approved By: NOREVIEW : 05-03-2016:10:19:10

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE

MEI-GSR HOLDINGS, LLC, a  
Nevada corporation, dba GRAND  
SIERRA RESORT,

Case No.: CV13-01704  
Dept. No.: 7

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a  
Nevada corporation, dba  
PEPPERMILL CASINO; RYAN  
TORS, an individual; et al.,

Defendants.

**ORDER**

Before the Court is Defendant Ryan Tors' *Motion to Dismiss Plaintiff's Complaint Against Ryan Tors without Prejudice*, filed February 2, 2015. Plaintiff MEI-GSR HOLDINGS, LLC (hereafter "GSR") filed an *Opposition* on February 20, 2015. Defendant filed a *Reply* and submitted the matter for decision on March 2, 2015. This *Order* follows.

**Factual History**

On August 2, 2013, GSR filed a *Complaint* against Tors and his former employer PEPPERMILL CASINOS, INC. (hereafter "Peppermill") alleging 1) violation of the Uniform Trade Secret Act; 2) vicarious liability / respondeat superior; 3) injunctive relief. Peppermill has since acknowledged that all of Tors'

1 actions giving rise to the instant suit were committed exclusively in the scope of his  
2 employment with Peppermill. To that end, Peppermill has accepted responsibility  
3 for the full extent of Tors' alleged liability and has agreed to indemnify him for any  
4 judgment that might be obtained against him in this case. Tors now moves to be  
5 dismissed from the case without prejudice.

6 **Analysis**

7 The Nevada Rules of Civil Procedure "shall be construed and administered to  
8 secure the just, speedy, and inexpensive determination of every action." NRCP 1.  
9 Tors offers that dismissal without prejudice of a party whose joinder has become  
10 immaterial is included within the unenumerated "inherent" powers of a Court to  
11 secure that aim. See *Blackjack Bonding v. City of Las Vegas, Mun. Ct.*, 116 Nev.  
12 1213, 1218, 14 P.3d 1275, 1279 (2000). GSR does not dispute this. Instead, GSR  
13 argues that it would be prejudiced by Tors' dismissal in several ways, including that  
14 Tors might seek attorney's fees against GSR and that GSR will lose their assurance  
15 of Tors' cooperation with discovery and appearance at trial. To this end, Tors notes  
16 that he is already subject to a trial subpoena which will guarantee his appearance  
17 as a witness. Further, he has agreed to waive any claim for attorney's fees and  
18 costs upon dismissal.

19 As Tors points out, Peppermill has assumed the full extent of his alleged  
20 legal liability in this matter and the issue of injunctive relief is moot as he is no  
21 longer a Peppermill employee. There appear to be no practical reasons to require  
22 him to maintain a defense in this action. Therefore, good cause appearing, GSR's  
23 claims against Ryan Tors are **DISMISSED** without prejudice.

24 **IT IS HEREBY ORDERED.**

25 **DATED** this 9 day of March, 2015.

26  
27   
28 **PATRICK FLANAGAN**  
District Judge



1 **CERTIFICATE OF SERVICE**

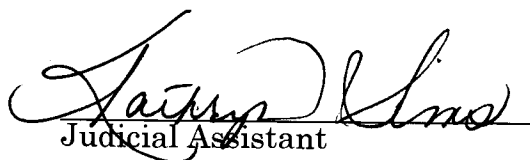
2 Pursuant to NRCF 5(b), I hereby certify that I am an employee of the Second  
3 Judicial District Court of the State of Nevada, County of Washoe; that on this  
4 9 day of March, 2015, I electronically filed the following with the Clerk of the  
5 Court by using the ECF system which will send a notice of electronic filing to the  
6 following:

7 Kent Robison, Esq., for Peppermill Casinos, Inc.;

8 H. Johnson, Esq., for MEI-GSR Holdings, LLC;

9 Mark H. Gunderson, Esq., for Ryan Tors;

10 I deposited in the Washoe County mailing system for postage and mailing  
11 with the United States Postal Service in Reno, Nevada, a true copy of the attached  
12 document addressed to:

13   
14 Judicial Assistant

1 **CODE 2540**  
2 GUNDERSON LAW FIRM  
3 Mark H. Gunderson, Esq.  
4 Nevada State Bar No. 2134  
5 John R. Funk, Esq.  
6 Nevada State Bar No. 12372  
7 3895 Warren Way  
8 Reno, Nevada 89509  
9 Telephone: 775.829.1222  
10 Facsimile: 775.829.1226  
11 Attorneys for Ryan Tors

12 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
13  
14 IN AND FOR THE COUNTY OF WASHOE

15 MEI-GSR HOLDINGS, LLC, a Nevada Corporation, d/b/a GRAND SIERRA RESORT,  
16  
17 Case No. CV13-01704  
18 Dept. No. B7  
19 Plaintiff,

20 vs.

21 BUSINESS COURT DOCKET

22 PEPPERMILL CASINOS, INC., a Nevada Corporation, d/b/a PEPPERMILL CASINO;  
23 RYAN TORS, an individual; JOHN DOES I-X  
24 and JANE DOES I-X, and ABC  
25 CORPORATIONS I-X,

26 Defendant.  
27 \_\_\_\_\_/

28 **NOTICE OF ENTRY OF ORDER**

PLEASE TAKE NOTICE that an *Order* on the *Motion to Dismiss Plaintiff's Complaint*  
*Against Ryan Tors Without Prejudice* was entered on March 9, 2015, a copy of which is attached as  
Exhibit "1."

**AFFIRMATION**

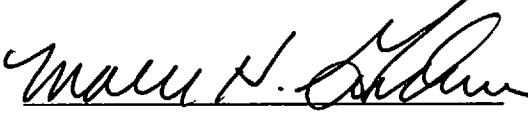
The undersigned does hereby affirm that the preceding document **NOTICE OF ENTRY**  
**OF ORDER**, filed in the Second Judicial District Court of the State of Nevada, County of Washoe,

///

1 does not contain the social security number of any person.

2 DATED this 10 day of March, 2015.

3 GUNDERSON LAW FIRM

4  
5 By: 

6 Mark H. Gunderson, Esq.  
7 Nevada State Bar No. 2134  
8 John R. Funk, Esq.  
9 Nevada State Bar No. 12372  
10 Attorneys for Ryan Tors

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1 **CERTIFICATE OF SERVICE**

2 I certify that I am an employee of the law office of GUNDERSON LAW FIRM, and on the  
3 10 day of March, 2015 I e-filed the **NOTICE OF ENTRY OF ORDER** and a copy will be  
4 electronically mailed by the Second Judicial District Court through the ECF system to the  
5 following:

6  
7 H. Stan Johnson, Esq.  
8 Terry Kinnally, Esq.  
9 Cohen-Johnson, LLC  
10 255 E. Warm Springs Road  
11 Suite 100  
12 Las Vegas, NV 89119  
13 *sjohnson@cohenjohnson.com*  
14 *tkinnally@cohenjohnson.com*  
15 *Attorneys for MEI-GSR Holdings, LLC*

Kent R. Robison, Esq.  
Keegan G. Low, Esq.  
Therese M. Shanks, Esq.  
Robison, Belaustegui, Sharp & Low  
71 Washington Street  
Reno, NV 89503  
*krobison@rbsllaw.com*  
*klow@rbsllaw.com*  
*tshanks@rbsllaw.com*  
*Attorneys for Peppermill Casinos, Inc.*  
*dba Peppermill Casino*

14 Mark Wray, Esq.  
15 The Law Offices of Mark Wray  
16 608 Lander Street  
17 Reno, NV 89509  
18 *mwray@markwraylaw.com*  
19 *Attorneys for MEI-GSR Holdings, LLC*

20 

21 

---

Cindy Stockwell

## EXHIBIT LIST

Exhibit #	Description	No. of Pages
Exhibit 1	Order	4

# Exhibit “1”

# Exhibit “1”

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE

MEI-GSR HOLDINGS, LLC, a  
Nevada corporation, dba GRAND  
SIERRA RESORT,

Case No.: CV13-01704

Dept. No.: 7

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a  
Nevada corporation, dba  
PEPPERMILL CASINO; RYAN  
TORS, an individual; et al.,

Defendants.

**ORDER**

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**Factual History**

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19 As Tors points out, Peppermill has assumed the full extent of his alleged  
20 legal liability in this matter and the issue of injunctive relief is moot as he is no  
21 longer a Peppermill employee. There appear to be no practical reasons to require  
22 him to maintain a defense in this action. Therefore, good cause appearing, GSR's  
23 claims against Ryan Tors are **DISMISSED** without prejudice.

24 **IT IS HEREBY ORDERED.**

25 DATED this 9 day of March, 2015.

26  
27   
28 PATRICK FLANAGAN  
District Judge



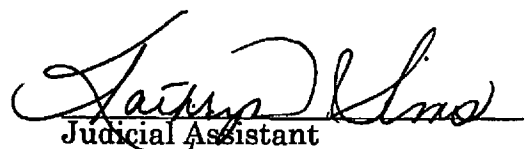
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**CERTIFICATE OF SERVICE**

Pursuant to NRCP 5(b), I hereby certify that I am an employee of the Second Judicial District Court of the State of Nevada, County of Washoe; that on this 9 day of March, 2015, I electronically filed the following with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

- Kent Robison, Esq., for Peppermill Casinos, Inc.;
- H. Johnson, Esq., for MEI-GSR Holdings, LLC;
- Mark H. Gunderson, Esq., for Ryan Tors;

I deposited in the Washoe County mailing system for postage and mailing with the United States Postal Service in Reno, Nevada, a true copy of the attached document addressed to:

  
Judicial Assistant

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE

MEI-GSR HOLDINGS, LLC, a  
Nevada corporation, dba GRAND  
SIERRA RESORT,

Case No.: CV13-01704

Dept. No.: 7

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a  
Nevada corporation, dba  
PEPPERMILL CASINO; et al.,

Defendants.

**ORDER**

Before the Court is Plaintiff MEI-GSR HOLDINGS, LLC's (hereafter "GSR")  
*Motion for Leave to File Amended Complaint on Order Shortening Time*, filed March  
2, 2015. Defendant PEPPERMILL CASINOS, INC. (hereafter "Peppermill") filed  
an *Opposition* on March 11, 2015. GSR filed a *Reply* on March 13, 2015 and  
submitted the matter for decision.

GSR seeks leave to file an amended complaint pursuant to NRCPC 15(a).<sup>1</sup> The  
original *Complaint*, filed August 2, 2013, alleged three claims for relief: violation of  
Uniform Trade Secrets Act, NRS 600A.010 *et seq.*; vicarious liability / respondeat  
superior; and injunctive relief. GSR now proposes to add seven new claims for

---

<sup>1</sup> A party may amend a pleading after the filing of a responsive pleading only by leave of court or by  
written consent of the adverse party. NRCPC 15(a).

1 relief: (1) civil conspiracy, (2) unlawful acts regarding computers, (3) unfair trade  
2 practices, (4) infringement of trade secrets in violation of NRS 600.050 and NRS  
3 600.080; (5) deceptive trade practices, (6) common law unfair competition, and (7)  
4 unjust enrichment. They also seek to add a new Defendant, John Hanson, former  
5 General Manager of the Peppermill, and reassert claims against Ryan Tors, who  
6 was dismissed from this action without prejudice on March 9, 2015. They argue  
7 that the new claims are based on recent discovery, and that any delays in bringing  
8 the instant motion were the result of the Peppermill's failure to conduct discovery in  
9 good faith. They further argue that Peppermill will not be prejudiced by the  
10 amended complaint because little additional discovery will be required and because  
11 there is "ample" time to conduct such discovery if needed.

12 Peppermill opposes the *Motion*. It argues that the new claims will require  
13 them to retain new experts, address new discovery issues, and file costly motions to  
14 dismiss. It states that it will be significantly prejudiced as a result. It further  
15 argues that the motion is merely an improper attempt to delay the proceedings,  
16 noting that the procedural deadlines in this case may have to be extended if the  
17 motion is granted.

18 Leave to amend shall be freely given where justice so requires. NRCP 15(a).  
19 Sufficient reasons to deny a motion to amend a pleading include undue delay, bad  
20 faith or dilatory motives on the part of the movant, and undue prejudice. *See Kantor*  
21 *v. Kantor*, 116 Nev. 886, 891 (2000); *In re Western States Wholesale Natural Gas*  
22 *Antitrust Litigation*, 715 F.3d 716, 738 (9th Cir. 2013). The Nevada Rules of Civil  
23 Procedure, on the whole, are to be construed and administered to secure the just,  
24 speedy, and inexpensive determination of every action. NRCP 1.

25 The discovery deadline is April 16, 2015. This case is scheduled to go to trial  
26 July 6, 2015. At this late stage of the litigation, the addition of John Hanson as a  
27 Defendant, alone, would likely place the trial date in jeopardy. Mr. Hanson would  
28 need to obtain counsel, who would in turn need the opportunity to review the

1 evidence in this case, file responsive pleadings, and conduct discovery. Further, the  
2 addition of seven new claims would almost certainly necessitate further discovery  
3 and dispositive motion practice by Peppermill. GSR's argument that no new  
4 discovery would be necessary is unpersuasive. The new causes of action present  
5 new elements, new theories of liability, and new issues as to damages. Peppermill  
6 and the proposed additional defendants must be afforded adequate opportunity to  
7 defend themselves on each claim.

8         It must be determined, then, whether "justice requires" that leave to amend  
9 be granted in this case. GSR argues that support for its new claims arises from the  
10 recent admissions of Mr. Tors in his September and December 2014 depositions. It  
11 also argues, however, that all its claims (including its new claims) stem from the  
12 same set of alleged transactions: Mr. Tors gained unauthorized access to GSR slot  
13 machine par values as a Peppermill employee and Peppermill thereafter used that  
14 information. It appears that these core facts, elicited from Mr. Tors during  
15 deposition, have remained mostly unchanged throughout the proceedings. They  
16 were generally conceded by the Defendants in the pleadings. Further, the same  
17 facts were evident from records of the Nevada Gaming Commission's proceedings  
18 against Peppermill arising from this same transaction. In light of this it appears  
19 that all of GSR's new claims, as well as its theory of liability for Mr. Hanson, a  
20 Peppermill officer, could have been alleged much earlier.

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Based on the above, GSR has failed to demonstrate that its need to amend its complaint outweighs the cost and delay that such an amendment would likely cause. Both parties have already undertaken significant expense in litigating this matter. Both parties have been apprised of the basic operative facts underlying all of the allegations, old and new, for some time. In the interests of securing the just, speedy, and inexpensive determination of this action, Plaintiff's *Motion for Leave to File Amended Complaint* must be **DENIED**.

**DATED** this 24 day of March, 2015.

  
PATRICK FLANAGAN  
District Judge


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**CERTIFICATE OF SERVICE**

Pursuant to NRCP 5(b), I hereby certify that I am an employee of the Second Judicial District Court of the State of Nevada, County of Washoe; that on this 24 day of March, 2015, I electronically filed the following with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

- Kent Robison, Esq., for Peppermill Casinos, Inc.;
- H. Johnson, Esq. and Mark Wray, Esq. for MEI-GSR Holdings, LLC;
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I deposited in the Washoe County mailing system for postage and mailing with the United States Postal Service in Reno, Nevada, a true copy of the attached document addressed to:

  
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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
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MEI-GSR HOLDINGS, LLC, a  
Nevada corporation, dba GRAND  
SIERRA RESORT,

Case No.: CV13-01704  
Dept. No.: 7

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a  
Nevada corporation, dba  
PEPPERMILL CASINO; et al.,

Defendants.

**ORDER**

Before the Court are Plaintiff MEI-GSR HOLDINGS, LLC's (hereafter "GSR") *Motion to Compel Disclosure of Documents Pursuant to Requests for Production*, filed March 4, 2015; Defendant PEPPERMILL CASINOS INC.'s (hereafter "Peppermill") *Motion to Disclose and Use Confidential Evidence*, filed March 5, 2015; Plaintiff's *Motion for Leave to File a Motion for Reconsideration of the Dismissal of Ryan Tors without Prejudice*; and Defendant's *Motion for Protective Order re: Expert Witness Notices*, filed April 6, 2015. On March 19, 2015, Plaintiff filed an *Opposition to the Motion to Disclose and Use Confidential Evidence*. On March 23, 2015, Defendants filed an *Opposition to the Motion to Compel* and a *Reply* in support of the *Motion to Disclose* on March 23, 2015. On March 30, Plaintiff filed a *Reply* in support of the *Motion to Compel*. On April 1, 2015,

1 Defendant filed an *Opposition* to the *Motion for Reconsideration* and on April 8,  
2 2015, Plaintiff filed a *Reply* in support thereof. On April 20, 2015, the Court heard  
3 oral arguments on the *Motion to Compel* and the *Motion to Disclose*. On April 21,  
4 2015, Defendant filed a request for submission and proposed order regarding the  
5 *Motion for Protective Order re: Expert Witness Disclosures*. That same day, Plaintiff  
6 filed a *Motion to Strike* that request for submission. This *Order* follows.

7 **Summary**

8 The facts of this case have been well-briefed. GSR brought suit against  
9 Peppermill alleging that Peppermill, through its agent Ryan Tors, surreptitiously  
10 accessed trade secret par values contained in gaming machines at the GSR and  
11 thereafter used that information to its advantage in violation of the uniform trade  
12 secret act. On March 9, 2015, the Court granted Peppermill's motion to dismiss  
13 Ryan Tors from the action without prejudice. The close of discovery was April 16,  
14 2015.

15 **Analysis**

16 **1. Motion for Protective Order**

17 Upon close review of the docket, it appears that Plaintiff's time to oppose the  
18 Defendant's *Motion for Protective Order re: Expert Witness Notices*, filed April 6,  
19 2015, has not yet expired. While the Court had indicated at the April 20, 2015,  
20 hearing that it was prepared to rule on the motion, it will forgo disposition until the  
21 matter is fully briefed. Plaintiff has until April 23, 2015, to file a response pursuant  
22 to WDCR 13(3). Plaintiff's *Motion to Strike* Defendant's request for submission of  
23 the *Motion for Protective Order*, filed April 21, 2015, is granted.

24 **2. Motion to Compel Disclosure of Documents Pursuant to Requests**  
25 **for Production**

26 At hearing on the *Motion to Compel*, it was apparent that the parties might  
27 come to some agreement as to what has and has not already been disclosed in this  
28 case and as to what might constitute reasonable disclosures within the parameters



1 of the discovery rules. The parties are directed to meet and confer within ten days  
2 of this order and to clarify and narrow the requests at issue so as to enable  
3 Defendant to promptly comply therewith. The discovery period will be reopened for  
4 ten days following the meet and confer for the limited purpose of allowing those  
5 disclosures. The Court notes that Plaintiff's counsel Mr. Johnson's recent  
6 unavailability may impede communication on these issues. The parties are strongly  
7 encouraged to arrange the meet and confer so as to include him if at all possible.

8 The Court further notes that Defendant received the First Request for  
9 Production of Documents at issue on November 10, 2014. Responses were due on  
10 December 15, 2014. Defendant did not respond to the requests until January 21,  
11 2015. At the hearing, counsel for Defendant was asked to address the untimeliness  
12 of the disclosures but no explanation was offered. Absent that delay, this matter  
13 might have been resolved earlier, saving everyone time and expense. In recognition  
14 of this, Defendant is hereby ordered to pay \$2,500 to the Plaintiff as a sanction  
15 pursuant to NRCP 37(a)(4).

### 16 **3. Motion to Disclose and Use Confidential Evidence**

17 On March 4, 2015, the General Manager of the GSR inadvertently emailed a  
18 17 page PDF containing sensitive financial information to the private email of an  
19 acquaintance now working as Corporate Executive Director of Marketing for the  
20 Peppermill. On March 5, 2015, Peppermill filed a motion asking that it be allowed  
21 to disclose and use that information in the instant case. It argues that the financial  
22 information is probative of GSR's practices with respect to protecting sensitive  
23 business information, including the par values that GSR contends constitute trade  
24 secrets in this case.<sup>1</sup>

25 Under NRS 48.035, even relevant evidence is not admissible if its probative  
26 value is substantially outweighed by the danger of unfair prejudice, confusion of the  
27

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28 <sup>1</sup> In establishing that the par values are trade secrets, Plaintiff will be required to show that they are  
"subject to reasonable efforts to maintain [their] secrecy."

1 issues, or of misleading the jury. Two items are at issue here: 1) the fact that  
2 financial information was sent to the wrong email address, and 2) the information  
3 itself. Here, neither is particularly relevant, and both (particularly the latter) pose  
4 a significant risk of creating undue prejudice and confusion. At issue in this case  
5 are the steps GSR took to protect the par values stored within its slot machines.  
6 NRS 600A.030(5)(b). Other than this recent incident, there is no evidence of a  
7 pattern of such revelations by Plaintiff. To permit the jury to receive evidence of  
8 this isolated incident to the jury would be very prejudicial to the Plaintiff.  
9 Additionally, any discussion of unrelated financial information and the fact of a  
10 single inadvertent disclosure thereof is minimally probative, at best. Weighing the  
11 competing interests, the court will bar this evidence. NRS 48.035. Defendant's  
12 *Motion to Use and Disclose Confidential Evidence* is denied.

#### 13 **4. Motion to Reconsider the Dismissal of Ryan Tors**

14 GSR asks that the Court reconsider its March 9, 2015 order dismissing Ryan  
15 Tors from this case without prejudice. A decision may be reconsidered only in those  
16 rare instances in which substantially different evidence is subsequently introduced  
17 or the decision is clearly erroneous. *Masonry & Tile Contractors Ass'n of S. Nevada*  
18 *v. Jolley, Urga, & Wirth*, 113 Nev. 737 (1997). In the Court's prior order, it  
19 determined that Peppermill's indemnification agreement with Ryan Tors rendered  
20 his participation in the suit meaningless and that, in the interests of judicial  
21 economy pursuant to NRCP 1, he should be dismissed. GSR now argues that that  
22 holding was clearly in error. It argues that Peppermill is now attempting to evade  
23 liability for Tors' conduct and that the original indemnification agreement is  
24 illusory. It also argues that Tors' dismissal amounts to an unjust forced settlement.

25 The Court's original findings do not appear to be clearly erroneous. Contrary  
26 to GSR's assertions, Peppermill has not attempted to take positions contrary to its  
27 earlier agreement that it was liable for Tors' actions under *respondeat superior*.  
28 Moreover, GSR's arguments that the dismissal amounts to a forced settlement or

1 that the indemnification agreement is illusory are unpersuasive.

2 Tors' continuing presence in this case would benefit none of the parties and  
3 only serve to consume additional resources for all involved. The Court has  
4 authority to manage cases before it in the interests of economy and efficiency under  
5 NRC 1. GSR has presented no new evidence or arguments indicating that the  
6 exercise on that discretion on this issue was in error. Accordingly, GSR's *Motion for*  
7 *Reconsideration of the Dismissal of Ryan Tors without Prejudice* is denied.

8 **CONCLUSION**

9 Based on the foregoing, Plaintiff's *Motion to Strike* the request for submission  
10 of the *Motion for Protective Order re: Expert Witness Disclosures* is **GRANTED**.  
11 Defendant's *Motion to Use and Disclose Confidential Evidence* is **DENIED**.  
12 Plaintiff's *Motion to Reconsider the Dismissal of Ryan Tors without Prejudice* is  
13 **DENIED**. As to Plaintiff's *Motion to Compel Disclosure of Documents Pursuant to*  
14 *Request for Production*, the parties are ordered to meet and confer on the matter  
15 within ten days of this order to clarify and narrow the requests so as to enable  
16 Defendant to produce all relevant information as requested. The discovery deadline  
17 will be opened for an additional ten days beyond the date of the meet and confer for  
18 the limited purpose of allowing Defendant to produce documents in response to  
19 those requests. Defendant is further ordered to pay \$2,500 to Plaintiff in sanction  
20 for failure to timely respond to a discovery request.

21 **IT IS SO ORDERED.**

22 **DATED** this 23 day of April, 2015.

23  
24   
25 **PATRICK FLANAGAN**  
26 District Judge  
27  
28

1 **CERTIFICATE OF SERVICE**

2 Pursuant to NRCP 5(b), I hereby certify that I am an employee of the Second  
3 Judicial District Court of the State of Nevada, County of Washoe; that on this  
4 23 day of April, 2015, I electronically filed the following with the Clerk of the  
5 Court by using the ECF system which will send a notice of electronic filing to the  
6 following:

7 Kent Robison, Esq., for Peppermill Casinos, Inc.;

8 H. Johnson, Esq., for MEI-GSR Holdings, LLC;

9 Mark H. Gunderson, Esq., for Ryan Tors;

10 I deposited in the Washoe County mailing system for postage and mailing  
11 with the United States Postal Service in Reno, Nevada, a true copy of the attached  
12 document addressed to:

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14 Kaitlyn D. Lino  
15 Judicial Assistant  
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**COHEN-JOHNSON, LLC**

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*Grand Sierra Resort*

**IN ASSOCIATION WITH**

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*Grand Sierra Resort*

**IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA**

**IN AND FOR THE COUNTY OF WASHOE**

MEI-GSR HOLDINGS, LLC, a Nevada  
Corporation, d/b/a GRAND SIERRA RESORT,

Plaintiff,

v.

PEPPERMILL CASINOS, INC., a Nevada  
Corporation, d/b/a PEPPERMILL CASINO;  
RYAN TORS, an individual; JOHN DOES I-X  
and JANE DOES I-X; and ABC  
CORPORATIONS I-X,

Defendants.

Case No.: CV13-01704

Dept. No.: B7

BUSINESS COURT DOCKET

**NOTICE OF ENTRY OF ORDER**

TO: All parties herein and their respective attorneys of record:

1 PLEASE TAKE NOTICE that on the 23<sup>rd</sup> day of April 2015, the Court entered an Order,  
2 a copy of which is attached hereto.

3  
4 **AFFIRMATION PURSUANT TO NRS§293B.030**

5 The undersigned does hereby affirm that the preceding document does not contain the  
6 social security numbers of any person

7 Dated this 27<sup>th</sup> day of April, 2015.

8 **COHEN|JOHNSON, LLC.**

9  
10 By: 

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21 Las Vegas, Nevada 89119  
22 *Attorneys for MEI-GSR Holdings, LLC.,*  
23 *d/b/a GRAND SIERRA RESORT*

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COHEN-JOHNSON, LLC  
255 E. Warm Springs Road, Suite 100  
Las Vegas, Nevada 89119  
(702) 823-3500 FAX: (702) 823-3400

**CERTIFICATE OF SERVICE**

Pursuant to NRCPC 5(b), I certify that I am an employee of COHEN|JOHNSON, LLC., and that on this date I caused to be served a true and correct copy of the **NOTICE OF ENTRY OF ORDER** on all the parties to this action by the method(s) indicated below:

by placing an original or true copy thereof in a sealed envelope, with sufficient postage affixed thereto, in the United States Mail, Las Vegas, Nevada and addressed to:

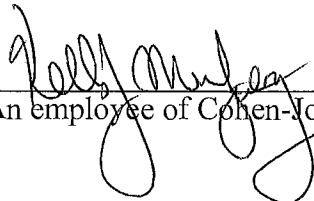
by using the Court's CM/ECF Electronic Notification System addressed to:

ROBISON, BELAUSTEGUI, SHARP & LOW  
C/o Kent R. Robison, Esq.  
71 Washington Street  
Reno, Nevada 89503  
KRobison@rbsllaw.com  
*Attorney for the Defendant Peppermill*

GUNDERSON LAW FIRM  
C/o Mark H. Gunderson, Esq.  
3895 Warren Way  
Reno, Nevada 89509  
mgunderson@gundersonlaw.com  
*Attorney for Defendant Ryan Tors*

by electronic email addressed to the above:  
 by personal or hand/delivery addressed to:  
 by facsimile(fax) addresses to:  
 by Federal Express/UPS or other overnight delivery addressed to:

DATED the 21<sup>st</sup> day of April, 2015.

  
An employee of Cohen-Johnson, LLC

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE

MEI-GSR HOLDINGS, LLC, a  
Nevada corporation, dba GRAND  
SIERRA RESORT,

Case No.: CV13-01704  
Dept. No.: 7

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a  
Nevada corporation, dba  
PEPPERMILL CASINO; et al.,

Defendants.

**ORDER**

Before the Court are Plaintiff MEI-GSR HOLDINGS, LLC's (hereafter "GSR") *Motion to Compel Disclosure of Documents Pursuant to Requests for Production*, filed March 4, 2015; Defendant PEPPERMILL CASINOS INC.'s (hereafter "Peppermill") *Motion to Disclose and Use Confidential Evidence*, filed March 5, 2015; Plaintiff's *Motion for Leave to File a Motion for Reconsideration of the Dismissal of Ryan Tors without Prejudice*; and Defendant's *Motion for Protective Order re: Expert Witness Notices*, filed April 6, 2015. On March 19, 2015, Plaintiff filed an *Opposition to the Motion to Disclose and Use Confidential Evidence*. On March 23, 2015, Defendants filed an *Opposition to the Motion to Compel* and a *Reply* in support of the *Motion to Disclose* on March 23, 2015. On March 30, Plaintiff filed a *Reply* in support of the *Motion to Compel*. On April 1, 2015,



1 Defendant filed an *Opposition* to the *Motion for Reconsideration* and on April 8,  
2 2015, Plaintiff filed a *Reply* in support thereof. On April 20, 2015, the Court heard  
3 oral arguments on the *Motion to Compel* and the *Motion to Disclose*. On April 21,  
4 2015, Defendant filed a request for submission and proposed order regarding the  
5 *Motion for Protective Order re: Expert Witness Disclosures*. That same day, Plaintiff  
6 filed a *Motion to Strike* that request for submission. This *Order* follows.

7 **Summary**

8 The facts of this case have been well-briefed. GSR brought suit against  
9 Peppermill alleging that Peppermill, through its agent Ryan Tors, surreptitiously  
10 accessed trade secret par values contained in gaming machines at the GSR and  
11 thereafter used that information to its advantage in violation of the uniform trade  
12 secret act. On March 9, 2015, the Court granted Peppermill's motion to dismiss  
13 Ryan Tors from the action without prejudice. The close of discovery was April 16,  
14 2015.

15 **Analysis**

16 **1. Motion for Protective Order**

17 Upon close review of the docket, it appears that Plaintiff's time to oppose the  
18 Defendant's *Motion for Protective Order re: Expert Witness Notices*, filed April 6,  
19 2015, has not yet expired. While the Court had indicated at the April 20, 2015,  
20 hearing that it was prepared to rule on the motion, it will forgo disposition until the  
21 matter is fully briefed. Plaintiff has until April 23, 2015, to file a response pursuant  
22 to WDCR 13(3). Plaintiff's *Motion to Strike* Defendant's request for submission of  
23 the *Motion for Protective Order*, filed April 21, 2015, is granted.

24 **2. Motion to Compel Disclosure of Documents Pursuant to Requests**  
25 **for Production**

26 At hearing on the *Motion to Compel*, it was apparent that the parties might  
27 come to some agreement as to what has and has not already been disclosed in this  
28 case and as to what might constitute reasonable disclosures within the parameters

1 of the discovery rules. The parties are directed to meet and confer within ten days  
2 of this order and to clarify and narrow the requests at issue so as to enable  
3 Defendant to promptly comply therewith. The discovery period will be reopened for  
4 ten days following the meet and confer for the limited purpose of allowing those  
5 disclosures. The Court notes that Plaintiff's counsel Mr. Johnson's recent  
6 unavailability may impede communication on these issues. The parties are strongly  
7 encouraged to arrange the meet and confer so as to include him if at all possible.

8 The Court further notes that Defendant received the First Request for  
9 Production of Documents at issue on November 10, 2014. Responses were due on  
10 December 15, 2014. Defendant did not respond to the requests until January 21,  
11 2015. At the hearing, counsel for Defendant was asked to address the untimeliness  
12 of the disclosures but no explanation was offered. Absent that delay, this matter  
13 might have been resolved earlier, saving everyone time and expense. In recognition  
14 of this, Defendant is hereby ordered to pay \$2,500 to the Plaintiff as a sanction  
15 pursuant to NRCP 37(a)(4).

### 16 **3. Motion to Disclose and Use Confidential Evidence**

17 On March 4, 2015, the General Manager of the GSR inadvertently emailed a  
18 17 page PDF containing sensitive financial information to the private email of an  
19 acquaintance now working as Corporate Executive Director of Marketing for the  
20 Peppermill. On March 5, 2015, Peppermill filed a motion asking that it be allowed  
21 to disclose and use that information in the instant case. It argues that the financial  
22 information is probative of GSR's practices with respect to protecting sensitive  
23 business information, including the par values that GSR contends constitute trade  
24 secrets in this case.<sup>1</sup>

25 Under NRS 48.035, even relevant evidence is not admissible if its probative  
26 value is substantially outweighed by the danger of unfair prejudice, confusion of the  
27

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28 <sup>1</sup> In establishing that the par values are trade secrets, Plaintiff will be required to show that they are  
"subject to reasonable efforts to maintain [their] secrecy."

1 issues, or of misleading the jury. Two items are at issue here: 1) the fact that  
2 financial information was sent to the wrong email address, and 2) the information  
3 itself. Here, neither is particularly relevant, and both (particularly the latter) pose  
4 a significant risk of creating undue prejudice and confusion. At issue in this case  
5 are the steps GSR took to protect the par values stored within its slot machines.  
6 NRS 600A.030(5)(b). Other than this recent incident, there is no evidence of a  
7 pattern of such revelations by Plaintiff. To permit the jury to receive evidence of  
8 this isolated incident to the jury would be very prejudicial to the Plaintiff.  
9 Additionally, any discussion of unrelated financial information and the fact of a  
10 single inadvertent disclosure thereof is minimally probative, at best. Weighing the  
11 competing interests, the court will bar this evidence. NRS 48.035. Defendant's  
12 *Motion to Use and Disclose Confidential Evidence* is denied.

#### 13 4. Motion to Reconsider the Dismissal of Ryan Tors

14 GSR asks that the Court reconsider its March 9, 2015 order dismissing Ryan  
15 Tors from this case without prejudice. A decision may be reconsidered only in those  
16 rare instances in which substantially different evidence is subsequently introduced  
17 or the decision is clearly erroneous. *Masonry & Tile Contractors Ass'n of S. Nevada*  
18 *v. Jolley, Urga, & Wirth*, 113 Nev. 737 (1997). In the Court's prior order, it  
19 determined that Peppermill's indemnification agreement with Ryan Tors rendered  
20 his participation in the suit meaningless and that, in the interests of judicial  
21 economy pursuant to NRCP 1, he should be dismissed. GSR now argues that that  
22 holding was clearly in error. It argues that Peppermill is now attempting to evade  
23 liability for Tors' conduct and that the original indemnification agreement is  
24 illusory. It also argues that Tors' dismissal amounts to an unjust forced settlement.

25 The Court's original findings do not appear to be clearly erroneous. Contrary  
26 to GSR's assertions, Peppermill has not attempted to take positions contrary to its  
27 earlier agreement that it was liable for Tors' actions under *respondeat superior*.  
28 Moreover, GSR's arguments that the dismissal amounts to a forced settlement or

1 that the indemnification agreement is illusory are unpersuasive.

2 Tors' continuing presence in this case would benefit none of the parties and  
3 only serve to consume additional resources for all involved. The Court has  
4 authority to manage cases before it in the interests of economy and efficiency under  
5 NRCP 1. GSR has presented no new evidence or arguments indicating that the  
6 exercise on that discretion on this issue was in error. Accordingly, GSR's *Motion for*  
7 *Reconsideration of the Dismissal of Ryan Tors without Prejudice* is denied.

8 **CONCLUSION**

9 Based on the foregoing, Plaintiff's *Motion to Strike* the request for submission  
10 of the *Motion for Protective Order re: Expert Witness Disclosures* is **GRANTED**.  
11 Defendant's *Motion to Use and Disclose Confidential Evidence* is **DENIED**.  
12 Plaintiff's *Motion to Reconsider the Dismissal of Ryan Tors without Prejudice* is  
13 **DENIED**. As to Plaintiff's *Motion to Compel Disclosure of Documents Pursuant to*  
14 *Request for Production*, the parties are ordered to meet and confer on the matter  
15 within ten days of this order to clarify and narrow the requests so as to enable  
16 Defendant to produce all relevant information as requested. The discovery deadline  
17 will be opened for an additional ten days beyond the date of the meet and confer for  
18 the limited purpose of allowing Defendant to produce documents in response to  
19 those requests. Defendant is further ordered to pay \$2,500 to Plaintiff in sanction  
20 for failure to timely respond to a discovery request.

21 **IT IS SO ORDERED.**

22 **DATED** this 23 day of April, 2015.

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25 **PATRICK FLANAGAN**  
26 District Judge  
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
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**CERTIFICATE OF SERVICE**

Pursuant to NRCP 5(b), I hereby certify that I am an employee of the Second Judicial District Court of the State of Nevada, County of Washoe; that on this 23 day of April, 2015, I electronically filed the following with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

- Kent Robison, Esq., for Peppermill Casinos, Inc.;
- H. Johnson, Esq., for MEI-GSR Holdings, LLC;
- Mark H. Gunderson, Esq., for Ryan Tors;

I deposited in the Washoe County mailing system for postage and mailing with the United States Postal Service in Reno, Nevada, a true copy of the attached document addressed to:

  
Judicial Assistant

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE

MEI-GSR HOLDINGS, LLC, a  
Nevada corporation, dba GRAND  
SIERRA RESORT,

Case No.: CV13-01704

Dept. No.: B7

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a  
Nevada corporation, dba  
PEPPERMILL CASINO, et al.,

Defendants.

**ORDER**

**Procedural History**

On November 25, 2015, Plaintiff, MEI-GSR HOLDINGS, LLC, dba GRAND SIERRA RESORT, hereafter Grand Sierra Resort (GSR), filed its *Motion for Case Concluding Sanctions for Violation of Discovery Orders (Pursuant to NRCP 37)*. On December 11, 2015, Defendant, PEPPERMILL CASINOS, INC., dba PEPPERMILL CASINO, filed its *Opposition to GSR's Motion for Case Concluding Sanctions for Violation of Discovery Orders (Pursuant to NRCP 37)*. On December 15, 2015, GSR filed its *Reply* and submitted the matter for decision.

Having reviewed the papers and pleadings on file herein, and good cause appearing,

**IT IS HEREBY ORDERED** that:

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GSR's *Motion for Case Concluding Sanctions for Violation of Discovery Orders (Pursuant to NRCP 37)* is hereby **DENIED**.

**DATED** this 23 day of December, 2015.

*Patrick Flanagan*  
\_\_\_\_\_  
PATRICK FLANAGAN  
District Judge


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3 **CERTIFICATE OF SERVICE**

4 Pursuant to NRCP 5(b), I hereby certify that I am an employee of the Second  
5 Judicial District Court of the State of Nevada, County of Washoe; that on this  
6 23 day of December, 2015, I electronically filed the following with the Clerk of  
7 the Court by using the ECF system which will send a notice of electronic filing to  
8 the following:

9 Stan Johnson, Esq. for MEI-GSR Holdings, LLC;

10 Kent Robison, Esq. for Peppermill Casinos, Inc.; and

11 I deposited in the County mailing system for postage and mailing with the  
12 United States Postal Service in Reno, Nevada, a true copy of the attached document  
13 addressed to:

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16 Judicial Assistant  
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6 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

7 IN AND FOR THE COUNTY OF WASHOE

8 \* \* \*

9 MEI-GSR HOLDINGS, LLC, a Nevada corporation,  
10 d/b/a GRAND SIERRA RESORT,

11 Plaintiff,

Case No. CV13-01704

12 vs.

Dept. No. B7

13 PEPPERMILL CASINOS, INC., a Nevada  
corporation, d/b/a PEPPERMILL CASINO, et al.,

14 Defendants.  
15 \_\_\_\_\_/

16 **RECOMMENDATION FOR ORDER**

17 The background of this action is set forth in greater detail in previous decisions from the  
18 Court. Presently before the Court is a *Counter-Motion to Compel Discovery of Emails*, filed on  
19 November 20, 2015, by Plaintiff MEI-GSR Holdings, LLC.<sup>1</sup> *Peppermill's Opposition to GSR's*  
20 *Counter-Motion to Compel Discovery of Emails* was filed on December 11, 2015, by Defendant  
21 Peppermill Casinos, Inc. Plaintiff's *Reply in Support of Plaintiff's Counter-Motion to Compel*  
22 *Discovery of Emails* was filed on December 14, 2015, and the motion was submitted for decision on  
23 December 15, 2015.

24 \_\_\_\_\_  
25 <sup>1</sup> The full title of the document filed by Plaintiff is *Opposition to Defendant's Motion to Compel Electronically*  
26 *Stored Information Search and Counter-Motion to Compel Discovery of Emails*. The referenced motion to compel has  
been fully briefed and submitted for decision. However, in light of the impending trial, Defendant Peppermill Casinos, Inc.,  
informed the Court on December 22, 2015, that it is withdrawing that motion, subject to its right to resubmit the motion if  
trial is continued.

1           A.     Background

2           This action arises out of allegations that Ryan Tors, acting on behalf of Defendant, entered  
3 Plaintiff's premises for the specific purpose of accessing the diagnostic and payback percentages of  
4 certain slot machines. On July 12, 2013, the date that Mr. Tors was detained on Plaintiff's premises,  
5 the Nevada Gaming Control Board ("GCB") initiated an investigation into these allegations. In a  
6 letter to Defendant dated July 15, 2015, GCB requested that Defendant produce, inter alia, "[a]ll  
7 internal and external electronic (email) correspondence in which employee Ryan Tors was the  
8 author, recipient or 'copied to' recipient, from July 15, 2012 to present."<sup>2</sup> On July 17, 2013, a  
9 compact disc containing documents from Mr. Tors' email account from July 2012 to July 2013 was  
10 provided to GCB.

11           On July 31, 2013, GCB representatives provided Defendant with a letter containing the  
12 following request:

13           You are requested to provide the email data for the following individuals:

14           Mr. Ryan Tors, Corporate Analyst  
15           Mr. John Hanson, Casino General Manager  
16           Mr. Dave McHugh, Slot Director  
              Mr. Dave Halabuk, Marketing Director (former)  
              Mr. William Paganetti, Jr., Licensee  
              Mr. William Paganetti, Director of Marketing

17           The email correspondence for the above named individuals shall be provided for the  
18 19 month period from January 1, 2012 to July 25, 2013. This will be in .PST format if  
applicable and will include all attachments, task list, and the recursive folder structure  
and archived content. If the network email structure is not an MS Exchange Server,  
then the equivalent format and content shall be provided.

19           The collected information shall be copied to external media provided by the NGCB.  
20           The collection of data shall be under the direct supervision of the NGCB Agent  
presenting this document.

21           On July 31, 2013, and August 2, 2013, GCB acquired the requested email data by downloading it to  
22 an external hard drive.

23           As a result of its investigation, GCB filed a complaint (initiating a proceeding designated as  
24 "NGC 13-23") against Defendant (and others) with the Nevada Gaming Commission ("NGC"),  
25 alleging various violations of Nevada gaming laws relating to Mr. Tors' conduct at Plaintiff's property

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26           <sup>2</sup> GCB had already obtained access to Mr. Tors' office on July 12, 2013, and they took Mr. Tors' computer on July 13, 2013.

1 and several other gaming establishments in Nevada. In a “Stipulation for Settlement and Order”  
2 entered into on February 13, 2014, Defendant admitted each allegation of the GCB complaint and  
3 agreed to pay a substantial fine. NGC approved this settlement on February 20, 2014.

4 This lawsuit was commenced on August 2, 2013. On June 16, 2014, Plaintiff filed a *Motion*  
5 *for Order Directing the Nevada Gaming Control Board to Produce All Documents and Other*  
6 *Evidence Pertaining to NGC 13-23*. Essentially, Plaintiff sought from GCB all documents and  
7 electronically stored information (“ESI”) created or obtained in the course of the investigation  
8 described above. The motion was opposed by Defendant, GCB, and NGC, and the Court ultimately  
9 denied that request in its order of October 7, 2014, confirming a *Recommendation for Order* filed on  
10 September 26, 2014. That motion was denied based upon an analysis of various factors. With  
11 regard to one factor—the relevance of information obtained by GCB—the Court recognized that  
12 GCB investigatory materials undoubtedly contained relevant information. But it also observed that  
13 some materials obtained by GCB might not be discoverable: “In the course of its investigation, the  
14 GCB might have requested and obtained information, documents, and ESI that fall outside the  
15 scope of discovery under NRCP 26(b)(1), or that might be protected from disclosure in civil litigation  
16 for various reasons.”

17 On November 10, 2014, Plaintiff served Defendant with a request for production of  
18 documents which included a request for “[a]ll documents provide[d] to the Nevada Gaming Board  
19 and/or Nevada Gaming Commission as part of the investigation of NGC 13-23.” The deadline for  
20 service of Defendant’s written response to that request was December 15, 2014; however, no  
21 response was served on or before that deadline, and no extension of time for service of that  
22 response was either provided by Plaintiff or granted by the Court.<sup>3</sup> On January 7, 2015, Plaintiff’s  
23 counsel sent an email to Defendant’s counsel about the need for a discovery dispute conference.

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24 <sup>3</sup> Defendant observes that after receiving Plaintiff’s request for production, its counsel presented to Plaintiff’s  
25 counsel the idea of creating and implementing an ESI protocol as an alternative to costly and contentious piecemeal  
26 document requests. Defendant also represents that Plaintiff’s counsel seemed receptive to the idea. However, no writing  
has been provided to the Court in which Plaintiff directly or indirectly agreed to extend the deadline for service of  
Defendant’s written response to the request for production. In that regard, the Court will not enforce any purported  
agreement by the parties “unless the same shall, by consent, be entered in the minutes in the form of an order, or unless  
the same shall be in writing subscribed by the party against whom the same shall be alleged, or by his attorney.” *See* DCR  
16.

1 On the subject of the request for production, Plaintiff's counsel stated that "[t]here is no need for  
2 discussion concerning the Peppermill's responses to the request for production since the responses  
3 were due on December 15, 2014 and no response has been served to date, thereby waiving all  
4 objections to the same." Nevertheless, on January 21, 2015, Defendant served its response to the  
5 first request for production. In its objections to the request quoted above, Defendant complained  
6 that the request encompassed information about other casinos in Northern Nevada, and that GCB  
7 obtained much information that has no bearing on any issue in this action.

8 On March 4, 2015, Plaintiff filed *Plaintiff's Motion to Compel Disclosure of Documents*  
9 *Pursuant to Requests for Production*. Plaintiff argued, inter alia, that Defendant's failure to serve a  
10 timely response waived all objections to its requests. In its opposition, Defendant argued the merits  
11 of its objections, in addition to other points. On April 6, 2015, the Court ordered a hearing on this  
12 motion, which took place on April 20, 2015. In its written order of April 23, 2015, the Court observed  
13 that Defendant failed to timely respond to the request for production, and sanctioned Defendant in  
14 the amount of \$2,500. Significantly, however, the Court did not find that Defendant's objections  
15 were waived. Instead, it ruled, in pertinent part, as follows:

16 At hearing on the *Motion to Compel*, it was apparent that the parties might come to  
17 some agreement as to what has and has not already been disclosed in this case and  
18 as to what might constitute reasonable disclosures within the parameters of the  
19 discovery rules. The parties are directed to meet and confer within ten days of this  
20 order and to clarify and narrow the requests at issue so as to enable Defendant to  
21 promptly comply therewith. . . .

20 Thus, the Court expressly directed that the requests be clarified and narrowed, rather than finding  
21 that all objections were waived and simply directing Defendant to produce all requested documents.<sup>4</sup>

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23 <sup>4</sup> This directive was in keeping with a concern raised by the Court during the hearing, regarding the breadth of  
24 Plaintiff's requests (found at Pages 6-7 of the hearing transcript):

24 Well, one of the concerns, I think, anybody would have, if you look at the definitions, and I'm looking at  
25 information, it includes, quote, any information of any nature obtained by Ryan Tors or any other  
26 employee or agent of the defendant in which Ryan Tors accessed any gaming machines of any casino in  
the last five years to obtain par or other information through the diagnostic screen or other means of  
access, excluding any machines owned by—excluding the Peppermill's machines. The request for any  
information of any nature seems rather broad, doesn't it?

1           On May 1, 2015, counsel conferred about the request for production. In an emailed letter to  
2 Plaintiff's counsel dated May 4, 2015, Defendant's counsel stated that the parties had reached  
3 apparent agreement regarding Defendant's need to produce additional documents in response to  
4 various categories of that request. Apparently, no agreement was reached on the need to produce  
5 documents regarding the request for "[a]ll documents provide[d] to the Nevada Gaming Board and/or  
6 Nevada Gaming Commission as part of the investigation of NGC 13-23."<sup>5</sup> During a conference call  
7 between counsel and the Court on May 4, 2015, Defendant's counsel stated that the parties had  
8 agreed on the production of documents, aside from whether Defendant must produce highly  
9 sensitive information to Plaintiff involving other casinos not involved in this litigation (according to the  
10 Court minutes of that conference call). The parties were told that a hearing would be held on May 8,  
11 2015, to allow the Court to receive expert testimony regarding this request. On May 7, 2015,  
12 however, the Court was contacted and advised by counsel that the hearing could be vacated.

13           Thereafter, counsel for both sides explored the possibility that they might agree upon a  
14 protocol to search Defendant's email servers for documents sought by Plaintiff. In that regard, the  
15 initial protocol proposed by Defendant's counsel was deemed too narrow by Plaintiff. At a discovery  
16 dispute conference on July 10, 2015, Plaintiff's counsel agreed to provide Defendant's counsel with  
17 an alternative word search protocol.

18           In an emailed letter to Plaintiff's counsel dated July 23, 2015, Defendant's counsel  
19 represented that Defendant could replicate the process followed by GCB when it originally obtained  
20 Defendant's emails in 2013, and thereby compile all emails that were obtained by GCB. Counsel  
21 reiterated concerns raised previously that the emails obtained by GCB—that is, all emails to and  
22 from six individuals—would "include and pertain to matters completely unrelated to this litigation."  
23 To that end, he reasserted the need for a word search protocol to obtain discoverable information.

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24           <sup>5</sup> In that letter, Defendant's counsel states as follows with regard to this request:

25           Denise Vessie [i.e., Defendant's Executive Vice President] testified that documents were not "provided"  
26           to the Nevada Gaming Control Board as part of its investigation of NGC 13-23. She testified that the  
          Gaming Control Board took computers and later returned them. There was no exercise by the  
          Peppermill of providing copies of anything to the NGCB.

1 In a letter to Defendant's counsel dated July 31, 2015, Plaintiff's counsel provided a word  
2 search protocol. Defendant's counsel found several of the proposed terms to be too broad, and  
3 counsel held another discovery dispute conference on August 11, 2015. In a letter to Plaintiff's  
4 counsel of that same date, Defendant's counsel again stated his concerns that some of the emails  
5 obtained by GCB are beyond the scope of discovery, and added that those emails might also raise  
6 confidentiality concerns of nonparties. He offered to allow Plaintiff's counsel to review the email  
7 collection in native (i.e., .pst) format at the offices of Defendant's counsel. After Plaintiff's counsel  
8 identified specific emails for production, those emails would be reviewed by Defendant's counsel for  
9 responsiveness and privileged status. Ultimately, requested emails would be produced, with any  
10 necessary objections and redactions, and an accompanying privilege log.

11 In a letter faxed to Defendant's counsel on August 13, 2015, Plaintiff's counsel maintained  
12 that information about other casinos is not beyond the scope of discovery, and that Defendant lacks  
13 standing to raise privacy objections on behalf of nonparties. He also sought clarity on whether the  
14 email collection represented all emails obtained by GCB, or just certain emails selected by  
15 Defendant. In a response letter emailed on August 17, 2015, Defendant's counsel confirmed that  
16 the parties had reached agreement on a process for inspecting the email, and stated his belief that  
17 the collection includes all emails obtained by GCB in 2013. He continued to oppose the request for  
18 emails concerning other casinos and those raising privacy concerns of nonparties. Plaintiff's  
19 counsel faxed a response letter to Defendant's counsel on August 26, 2015, in which he maintained  
20 that all objections have been waived. He also maintained that Plaintiff is entitled to data pertaining  
21 to Defendant's "customers, employees, vendors, personal matters, and banking activities, so long as  
22 the material is reasonably calculated to lead to the discovery of admissible evidence." Finally, he  
23 disavowed any agreement that emails would be reviewed at the offices of Defendant's counsel.

24 The email collection was available for review by Plaintiff's counsel in September 2015.  
25 Presumably because he believed that those emails should be provided directly to him (rather than  
26 made available for his review at the offices of Defendant's counsel), Plaintiff's counsel did not review

1 those emails in September or October. However, on November 4, 2015, Plaintiff's counsel spent  
2 approximately one hour reviewing the emails at the offices of Defendant's counsel, and taking notes  
3 about emails he thought were relevant. After Defendant filed a motion to compel (on November 2,  
4 2015), Plaintiff brought this countermotion to compel on November 20, 2015.

5 B. Discussion

6 In this motion, Plaintiff maintains that it is entitled to all of the .pst email files, and any other  
7 documents or ESI, taken by or provided to GCB in the course of its investigation concerning NGC  
8 13-23. Without question, the scope of discovery is broad—it potentially extends to any matter, not  
9 privileged, which is relevant to the subject matter involved in the pending action. See NRCP  
10 26(b)(1). But notwithstanding the broad scope of NRCP 26(b)(1), “discovery, like all matters of  
11 procedure, has ultimate and necessary boundaries.” See Oppenheimer Fund, Inc. v. Sanders, 437  
12 U.S. 340, 351 (1978); Hickman v. Taylor, 329 U.S. 495, 507 (1947). “Where it is sought to discover  
13 information which can have no possible bearing on the determination of the action on its merits, it  
14 can hardly be within the rule.” Washoe Cnty. Bd. of Sch. Trs. v. Pirhala, 84 Nev. 1, 5, 435 P.2d 756,  
15 758 (1968) (quoting Jeppesen v. Swanson, 68 N.W.2d 649, 657 (Minn. 1955)); see also Schlatter v.  
16 Dist. Court, 93 Nev. 189, 192, 561 P.2d 1342, 1343-44 (1977) (“Respondent court . . . exceeded its  
17 jurisdiction by ordering disclosure of information neither relevant to the tendered issues nor leading  
18 to discovery of admissible evidence”). In fact, a court may properly deny a party access even to  
19 relevant and nonprivileged material under appropriate circumstances. See NRCP 26(b)(2), (c).

20 GCB's requests for materials from Defendant were not subject to or restricted by NRCP  
21 26(b)(1). Because GCB obtained all emails from the six individuals described above for a nineteen-  
22 month period, without regard to subject matter, GCB certainly obtained emails (and perhaps other  
23 documents and ESI) that are outside the scope of discovery established by NRCP 26(b)(1).  
24 Significantly, the Court previously raised relevancy concerns when Plaintiff attempted to obtain  
25 investigatory materials directly from GCB, and during the hearing on April 20, 2015. Manifestly,  
26 Plaintiff is not entitled to materials that fall outside the scope of discovery.

1 Plaintiff has consistently emphasized that Defendant waived any objection to this request  
2 when it failed to serve a timely response.<sup>6</sup> This argument was raised in connection with Plaintiff's  
3 motion to compel of March 4, 2015, and at the hearing on April 20, 2015. Notwithstanding the oral  
4 and written points and authorities presented by Plaintiff, the Court did not rule that Defendant had  
5 waived all objections to the request for production, or that it was required to produce the materials  
6 requested by Plaintiff; indeed, the Court did not grant Plaintiff's motion.<sup>7</sup> Moreover, as stated above,  
7 the Court expressed concern about the breadth of Plaintiff's requests.

8 To be sure, a party who fails to assert timely objections generally waives its right to assert  
9 those objections.<sup>8</sup> Further, an objection based upon relevance can be waived. See, e.g., Snyder Oil  
10 Corp. v. Samedan Oil Corp., 208 F.3d 521, 527 n.8 (5th Cir. 2000); Fifty-Six Hope Road Music, Ltd.  
11 v. Mayah Collections, Inc., No. 2:05-cv-01059-KJD-GWF, 2007 WL 1726558, at \*10 (D. Nev. June

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12 <sup>6</sup> In addition, Plaintiff argues that Defendant was affirmatively required by NRCP 16.1(a)(1)(B) to produce all  
13 materials provided to or taken by GCB in its investigation. For reasons explained at Pages 8-12 in the *Recommendation*  
14 *for Order* filed on September 19, 2014 (which, in part, concerned a request for "documents concerning Ryan Tors which  
15 were produced to the Gaming Board"), the Court rejects that argument. As explained therein, the Court construes NRCP  
16 16.1(a)(1) as requiring a party to identify or produce only information and documents that it may use in the case. In any  
17 event, as explained in the text, GCB's requests for materials from Defendant were not subject to or restricted by NRCP  
18 26(b)(1), and they therefore encompassed materials that are beyond the scope of discovery established by NRCP  
19 26(b)(1). In that regard, no interpretation of NRCP 16.1(a)(1) has ever required a party to produce or identify documents  
20 that are beyond the scope of NRCP 26(b)(1).

21 <sup>7</sup> In its counter-motion to compel, Plaintiff states that "[o]n April 23, 2015, this Court granted GSR's first motion to  
22 compel discovery." That statement is not correct. The Court's order of April 23, 2015, addressed four pending matters. In  
23 the "Conclusion" of that order, the Court expressly granted a motion to strike; denied a motion to use and disclose  
24 confidential evidence; and denied a motion for reconsideration. With regard to the motion to compel, the Court did not  
25 grant or deny the motion; rather, it stated as follows:

26 As to Plaintiff's *Motion to Compel Disclosure of Documents Pursuant to Request for Production*, the  
parties are ordered to meet and confer on the matter within ten days of this order to clarify and narrow  
the requests so as to enable Defendant to produce all relevant information as requested. The discovery  
deadline will be opened for an additional ten days beyond the date of the meet and confer for the limited  
purpose of allowing Defendant to produce documents in response to those requests. Defendant is  
further ordered to pay \$2,500 to Plaintiff in sanction for failure to timely respond to a discovery request.

<sup>8</sup> On May 22, 2015, the Discovery Commissioner issued a *Recommendation for Order* regarding a motion for  
protective order filed by Defendant on April 10, 2015. That decision addressed Defendant's request for an order barring  
Plaintiff from discovery of "any information or documents relevant to the time period before GSR was issued a gaming  
license," based on the argument that Plaintiff could not recover damages for misappropriation of trade secrets to the extent  
that the alleged wrongful acts occurred before Plaintiff obtained its gaming license. In that regard, the only discovery  
request identified by Defendant as giving rise to a need for protection was Plaintiff's first request for production of  
documents. In part, Defendant's motion was denied on the ground that "[t]he failure to serve a timely written response to  
the request for production generally constitutes a waiver of any objection to the categories of that request." But the  
Discovery Commissioner was not asked to address the parties' dispute regarding the request for "[a]ll documents  
provide[d] to the Nevada Gaming Board and/or Nevada Gaming Commission as part of the investigation of NGC 13-23"—  
an entirely different question from the one presented, and one that might therefore have resulted in a different outcome.  
As explained in the text, *infra*, a party's waiver of the right to assert objections does not necessarily require the court to  
enforce the underlying discovery request.



1 11, 2007). But notwithstanding a party's waiver of all objections through the failure to serve a timely  
2 written response, the Court may decline to enforce requests that it finds to be patently objectionable.  
3 See, e.g., Meche v. Maintenance Dredging, Inc., Civil Action No. 10-3653, 2012 WL 519882, at \*2  
4 (E.D. La. Feb. 16, 2012); Fifty-Six Hope Road Music, 2007 WL 1726558, at \*4; Rintchen v. Walker,  
5 No. CIV. A. 95-CV-6861, 1996 WL 238701, at \*1 (E.D. Pa. May 7, 1996); Krewson v. City of Quincy,  
6 120 F.R.D. 6, 7 (D. Mass. 1988); Williams v. Krieger, 61 F.R.D. 142, 145 (S.D.N.Y. 1973). While  
7 parties generally should expect to bear the consequences when they fail to assert timely objections  
8 to discovery requests, the Court need not give the requesting parties an improper and unfair  
9 discovery windfall, particularly when the discovery requests may implicate the rights of nonparties.

10 Had the Court accepted Plaintiff's position that it was entitled to all emails and other  
11 materials obtained by or provided to GCB in the course of its investigation, it could have simply  
12 granted Plaintiff's motion to compel in the order of April 23, 2015. Instead, the parties were directed  
13 to confer "to clarify and narrow the requests so as to enable Defendant to produce all relevant  
14 information as requested" (emphasis added). This directive is a clear indication that the Court found  
15 Plaintiff's request for these materials to be beyond the bounds of proper discovery.<sup>9</sup> Indeed, the  
16 Court is constrained to reject the proposition that every email to or from the six individuals identified  
17 previously, that was received or sent during the nineteen-month period specified in GCB's request,  
18 is necessarily relevant to this action irrespective of subject matter or context. Likewise, it cannot  
19 accept that every conceivable mention of other casinos and nonparties is relevant. Because ESI  
20 obtained by GCB was not constrained by NRCP 26(b)(1), and certainly encompassed matters that  
21 are beyond the scope of discovery, the Court is not required to enforce Plaintiff's request,  
22 notwithstanding Defendant's waiver of objections.<sup>10</sup>

23 \_\_\_\_\_  
24 <sup>9</sup> This conclusion is supported by the Court's recent order (entered on December 22, 2015) granting a motion in  
limine filed by Defendant to preclude and prevent testimony concerning the par values of other casinos.

25 <sup>10</sup> In its reply brief, Plaintiff also emphasizes that Defendant's concerns about confidentiality and privacy are  
26 completely unfounded, in light of the parties' confidentiality agreement of July 17, 2014. But an agreement to safeguard  
the confidentiality of information provided in discovery proceedings presupposes that the information produced will fall  
within the scope of NRCP 26(b)(1). The fact that information will be protected does not create a right of access to  
irrelevant information. In addition, Plaintiff suggests that any right to withhold emails containing confidential or private  
material was lost when Defendant allowed Plaintiff's counsel to review the entire collection of emails. But Plaintiff

1 Of course, GCB undoubtedly obtained much material from Defendant in 2013 that is relevant  
2 to this action. But as the party requesting discovery, Plaintiff was obligated to state its request with  
3 reasonable particularity. See NRCP 34(b)(1)(A). As explained above, the request for all materials  
4 obtained by or provided to GCB in connection with its investigation was not stated with reasonable  
5 particularity. Although the party responding to a request for production must permit inspection of  
6 requested documents to the extent that the request is not objectionable, see id. 34(b)(2)(C),  
7 Defendant has complied with this requirement. Since December 2014, Defendant has proposed  
8 using ESI experts and a word search protocol to locate relevant emails, which would then be  
9 produced to the extent that they are not protected from disclosure.

10 The Court appreciates that Plaintiff perceived Defendant's proposed word search protocol as  
11 too narrow. Assuming, arguendo, that Plaintiff's perception was correct, Plaintiff was obligated to  
12 present this dispute to the Court for resolution in a timely manner. The proper course would have  
13 been to contact the Court in August 2015 to advise it that the parties were not able to resolve their  
14 disagreement over whether Defendant must produce irrelevant and sensitive information to Plaintiff  
15 regarding nonparties, including other casinos, and to request a hearing so that the dispute could be  
16 resolved. Yet the record shows that Plaintiff waited approximately three months to file a motion on  
17 this issue, and that the countermotion was only filed after Defendant filed its own motion to compel.  
18 No sufficient explanation has been provided to explain this delay, which was significant in light of the  
19 impending trial date.<sup>11</sup>

20  
21 concedes that its counsel saw only a tiny fraction of that collection, and Plaintiff has not identified any particular email seen  
22 by its counsel that Defendant maintains is protected from disclosure. More important, the decision to allow Plaintiff's  
23 counsel to see an irrelevant email does not thereby entitle Plaintiff to an order compelling production of that irrelevant  
24 email, or any other irrelevant emails.

23 <sup>11</sup> In fact, in the *Stipulation and Order to Continue Trial and Amend Pretrial and Scheduling Orders* entered on  
24 July 20, 2015, the Court ordered that "[a]ny motions which would be addressed prior to trial . . . shall be served, filed and  
25 submitted for decision no later than Friday, December 11, 2015." Plaintiff's countermotion was not submitted until  
26 December 15, 2015, in violation of this order. The countermotion was also filed in violation of WDCR 10(9), which provides  
that "[a]ny motion, opposition, reply, etc., must be filed as a separate document unless it is pleaded in the alternative." The  
relief sought in Plaintiff's countermotion is not an "alternative" to its opposition to Defendant's motion to compel filed on  
November 2, 2015; it is a separate request for relief, and was therefore required to be filed separately. The Court routinely  
denies motions that are filed in violation of WDCR 10(9) (although typically the denial is without prejudice to a party's ability  
to refile the motion separately).

1 Based upon the foregoing, the Court finds that the materials sought by Plaintiff in its  
2 countermotion to compel contain information that is beyond the scope of permissible discovery  
3 under NRCP 26(b)(1). Notwithstanding Defendant's waiver of objections to Plaintiff's request for  
4 production, the Court finds that Plaintiff is not entitled to that irrelevant information. To the extent  
5 that the materials sought by Plaintiff contain relevant information, the Court finds that Plaintiff has  
6 had ample opportunity by discovery in this action to obtain the information sought, and it therefore  
7 declines to order Defendant's production of that information with trial only nine business days away.  
8 See NRCP 26(b)(2)(ii).

9 ACCORDINGLY, Plaintiff's *Counter-Motion to Compel Discovery of Emails* should be  
10 DENIED.

11 DATED: This 28<sup>th</sup> day of December, 2015.

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14 WESLEY M. AYRES  
15 DISCOVERY COMMISSIONER  
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1 **CERTIFICATE OF SERVICE**

2 CASE NO. CV13-01704

3 I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the STATE  
4 OF NEVADA, COUNTY OF WASHOE; that on the 28<sup>th</sup> day of December, 2015, I electronically filed  
5 the **RECOMMENDATION FOR ORDER** with the Clerk of the Court by using the ECF system.

6 I further certify that I transmitted a true and correct copy of the foregoing document by the  
7 method(s) noted below:

8 **Electronically filed with the Clerk of the Court by using the ECF system which will send a**  
9 **notice of electronic filing to the following:**

10 H. STAN JOHNSON, ESQ. for MEI-GSR HOLDINGS, LLC

11 MARK DOUGLAS WRAY, ESQ. for MEI-GSR HOLDINGS, LLC

12 KENT RICHARD ROBISON, ESQ. for PEPPERMILL CASINOS, INC.

13 KEEGAN GRAHAM LOW, ESQ. for PEPPERMILL CASINOS, INC.

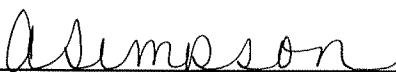
14 THERESE M. SHANKS, ESQ. for PEPPERMILL CASINOS, INC.

15 SCOTT L. HERNANDEZ, ESQ. for PEPPERMILL CASINOS, INC.

16 **Deposited in the Washoe County mailing system for postage and mailing with the United**  
17 **States Postal Service in Reno, Nevada:**

18 Terry Kinnally, Esq.  
19 Steven B. Cohen, Esq.  
20 Chris Davis, Esq.  
21 Cohen-Johnson, LLC  
22 255 E. Warm Springs Rd., Ste. 100  
23 Las Vegas, NV 89119-4275

24 William E. Crockett, Esq.  
25 Law Offices of William E. Crockett  
26 21031 Ventura Blvd., Ste. 401  
Woodland Hills, CA 91364-2247

  
\_\_\_\_\_  
Annemarie Simpson  
Administrative Secretary

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**IN THE SECOND JUDICIAL DISTRICT FOR THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE**

MEI-GSR HOLDINGS, LLC, a Nevada  
Corporation, d/b/a/ GRAND SIERRA RESORT,

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a Nevada  
Corporation, d/b/a/ PEPPERMILL CASINO,

Defendant.

CASE NO.: CV13-01704

DEPT. NO.: B7

BUSINESS COURT DOCKET

**JUDGMENT ON JURY VERDICT**

This matter having been tried to a jury from January 11, 2016, to and including January 26, 2016, the parties having presented evidence and argument to the jury, and the jury having returned its Verdict For Defendant against the Plaintiff, judgment is entered in favor of Defendant, Peppermill Casinos, Inc. against the Plaintiff, MEI-GSR Holdings, LLC, a Nevada corporation, dba Grand Sierra Resort. This judgment is subject to further consideration, modification or amendments based upon post-trial motions as permitted by Rule 54 of the Nevada Rules of Civil Procedure.

Judgment is hereby entered in favor of Defendant against Plaintiff.

DATED this 25 day of MARCH, 2016.

  
DISTRICT JUDGE

**CERTIFICATE OF SERVICE**

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Pursuant to NRCP 5(b), I hereby certify that I am an employee of the Second Judicial District Court of the State of Nevada, County of Washoe; that on this 25 day of March, 2016, I electronically filed the following with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

- Kent Robison, Esq., for Peppermill Casinos, Inc.;
- H. Johnson, Esq. and Mark Wray, Esq. for MEI-GSR Holdings, LLC;

  
\_\_\_\_\_  
Judicial Assistant

1 **2535**  
2 **KENT R. ROBISON, ESQ. - NSB #1167**  
3 krobison@rbsllaw.com  
4 **SCOTT L. HERNANDEZ, ESQ. - NSB #13147**  
5 shernandez@rbsllaw.com  
6 **THERESE M. SHANKS, ESQ. - NSB # 12890**  
7 tshanks@rbsllaw.com  
8 **Robison, Belaustegui, Sharp & Low**  
9 A Professional Corporation  
10 71 Washington Street  
11 Reno, Nevada 89503  
12 Telephone: (775) 329-3151  
13 Facsimile: (775) 329-7169

14 *Attorneys for Defendant Peppermill Casinos,*  
15 *Inc., d/b/a Peppermill Casino*

16 **IN THE SECOND JUDICIAL DISTRICT FOR THE STATE OF NEVADA**

17 **IN AND FOR THE COUNTY OF WASHOE**

18 **MEI-GSR HOLDINGS, LLC, a Nevada**  
19 **Corporation, d/b/a/ GRAND SIERRA RESORT,**

**CASE NO.: CV13-01704**

20 **Plaintiff,**

**DEPT. NO.: B7**

21 **vs.**

**BUSINESS COURT DOCKET**

22 **PEPPERMILL CASINOS, INC., a Nevada**  
23 **Corporation, d/b/a/ PEPPERMILL CASINO;**

24 **Defendant.**

25 **NOTICE OF ENTRY OF JUDGMENT ON JURY VERDICT**

26 **TO: All parties herein and their respective attorneys of record:**

27 PLEASE TAKE NOTICE that on the 25<sup>th</sup> day of March, 2016, the Court entered a  
28 Judgment on Jury Verdict in favor of the Defendant against the Plaintiff, a copy of which is  
attached hereto.

**AFFIRMATION**  
**Pursuant to NRS 239B.030**

The undersigned does hereby affirm that this document does not contain the social security

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
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number of any person.

DATED this 25<sup>th</sup> day of march, 2016.

ROBISON, BELAUSTEGUI, SHARP & LOW  
A Professional Corporation  
71 Washington Street  
Reno, Nevada 89503

  
KENT R. ROBISON  
SCOTT L. HERNANDEZ  
THERESE M. SHANKS  
Attorneys for Defendant  
Peppermill Casinos, Inc., d/b/a Peppermill Casino



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**IN THE SECOND JUDICIAL DISTRICT FOR THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE**

MEI-GSR HOLDINGS, LLC, a Nevada  
Corporation, d/b/a/ GRAND SIERRA RESORT,

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a Nevada  
Corporation, d/b/a/ PEPPERMILL CASINO,

Defendant.

CASE NO.: CV13-01704

DEPT. NO.: B7

**BUSINESS COURT DOCKET**

**JUDGMENT ON JURY VERDICT**

This matter having been tried to a jury from January 11, 2016, to and including January 26, 2016, the parties having presented evidence and argument to the jury, and the jury having returned its Verdict For Defendant against the Plaintiff, judgment is entered in favor of Defendant, Peppermill Casinos, Inc. against the Plaintiff, MEI-GSR Holdings, LLC, a Nevada corporation, dba Grand Sierra Resort. This judgment is subject to further consideration, modification or amendments based upon post-trial motions as permitted by Rule 54 of the Nevada Rules of Civil Procedure.

Judgment is hereby entered in favor of Defendant against Plaintiff.

DATED this 25 day of MARCH, 2016.

  
DISTRICT JUDGE

1 CERTIFICATE OF SERVICE

2 Pursuant to NRCP 5(b), I hereby certify that I am an employee of the Second  
3 Judicial District Court of the State of Nevada, County of Washoe; that on this  
4 25 day of March, 2016, I electronically filed the following with the Clerk of the  
5 Court by using the ECF system which will send a notice of electronic filing to the  
6 following:

7 Kent Robison, Esq., for Peppermill Casinos, Inc.;

8 H. Johnson, Esq. and Mark Wray, Esq. for MEI-GSR Holdings, LLC;

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11 \_\_\_\_\_  
12 Judicial Assistant  
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1 **CERTIFICATE OF SERVICE**

2 Pursuant to NRCP 5(b), I certify that I am an employee of ROBISON, BELAUSTEGUI,  
3 SHARP & LOW, and that on this date I caused to be served a true copy of the **NOTICE OF  
4 ENTRY OF JUDGMENT ON JURY VERDICT** on all parties to this action by the method(s)  
5 indicated below:

6 \_\_\_\_\_ **by placing an original or true copy thereof in a sealed envelope, with sufficient  
7 postage affixed thereto, in the United States mail at Reno, Nevada, addressed to:**

8 H. STAN JOHNSON, ESQ.  
9 TERRY KINNALLY, ESQ.  
10 CHRIS DAVIS, ESQ.  
11 Cohen Johnson Parker Edwards  
12 255 E. Warm Springs Road, Suite 100  
13 Las Vegas, NV 89119  
14 Email: [sjohnson@cohenjohnson.com](mailto:sjohnson@cohenjohnson.com)  
15 [tkinnally@cohenjohnson.com](mailto:tkinnally@cohenjohnson.com)  
16 [cdavis@cohenjohnson.com](mailto:cdavis@cohenjohnson.com)

17 *Attorneys for Plaintiff*

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25 21031 Ventura Boulevard, Suite 401  
26 Woodland Hills, CA 91364  
27 Email: [wec@weclaw.com](mailto:wec@weclaw.com)  
28 *Attorneys for Plaintiff*

29 **X** **by using the Court's CM/ECF Electronic Notification System addressed to:**

30 H. STAN JOHNSON, ESQ.  
31 TERRY KINNALLY, ESQ.  
32 CHRIS DAVIS, ESQ.  
33 Cohen Johnson Parker Edwards, LLC  
34 Email: [sjohnson@cohenjohnson.com](mailto:sjohnson@cohenjohnson.com)  
35 [tkinnally@cohenjohnson.com](mailto:tkinnally@cohenjohnson.com)  
36 [cdavis@cohenjohnson.com](mailto:cdavis@cohenjohnson.com)

37 *Attorneys for Plaintiff*

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40 *Attorneys for Plaintiff*

41 WILLIAM E. CROCKETT, ESQ.  
42 Email: [wec@weclaw.com](mailto:wec@weclaw.com)  
43 *Attorneys for Plaintiff*

44 \_\_\_\_\_ **by electronic email addressed to the above.**

45 \_\_\_\_\_ **by personal delivery/hand delivery addressed to:**

46 \_\_\_\_\_ **by facsimile (fax) addressed to:**

47 \_\_\_\_\_ **by Federal Express/UPS or other overnight delivery addressed to:**

48 DATED: This 26<sup>th</sup> day of March, 2016.

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50 Employee of Robison, Belaustegui, Sharp & Low

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE

MEI-GSR HOLDINGS, LLC, a  
Nevada corporation, dba GRAND  
SIERRA RESORT,

Case No.: CV13-01704  
Dept. No.: 7

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a  
Nevada corporation, dba  
PEPPERMILL CASINO; et al.,

Defendants.

---

**ORDER**

**Procedural History**

On August 2, 2013, Plaintiff, MEI-GSR HOLDINGS, LLC, filed a *Complaint* against Defendant, PEPPERMILL CASINOS, INC., alleging among other claims, violations of the Uniform Trade Secret Act. On January 11, 2016, through January 26, 2016, a jury trial was held in this court. On January 26, 2016, the jury returned a verdict in favor of Defendant. On February 11, 2016, Defendant filed a *Motion for Costs and Attorneys' Fees* and a *Memorandum of Costs and Disbursements*. On February 22, 2016, Plaintiff filed a *Motion to Retax Defendants' Verified Memorandum of Costs*. On February 26, 2016, Defendant filed an *Opposition to Plaintiff's Motion to Retax Defendants' Verified Memorandum of Costs*. On March 1, 2016, Defendant filed an *Opposition to Defendants' Motion for Costs and*

1 *Attorney Fees.* On March 7, 2016, Plaintiff filed a *Reply in Support of Motion to*  
2 *Retax Defendants' Verified Memorandum of Costs.* On March 8, 2016, Plaintiff's  
3 *Motion to Retax Defendants' Verified Memorandum of Costs* was submitted for  
4 decision. On March 10, 2016, Plaintiff filed a *Reply to Defendant's Opposition to*  
5 *Peppermills Motion for Costs and Attorney's Fees.*

6 **ARGUMENTS**

7 Peppermill seeks an award of attorneys' fees pursuant to NRCP 68 because  
8 GSR rejected Peppermill's Offer of Judgment, yet failed to recover a more favorable  
9 judgment. Alternatively, Peppermill seek recovery of their fees and expenses  
10 pursuant to NRS 18.010(2)(b) arguing this action was brought in bad faith, without  
11 legal support and maintained only to harass Peppermill. Additionally, Peppermill  
12 also seeks to recover its costs of defense pursuant to NRS 18.020.

13 GSR opposes the award of fees under any other provision than that of Nevada  
14 Trade Secrets Act. NRS 600A.060. GSR avers that Peppermill's Offer of Judgment  
15 was invalid because it was conditioned upon GSR giving up the right to pursue  
16 Ryan Tors and Peppermill jointly and severally. Finally, GSR argues that its suit  
17 was brought in good faith and not solely to harass Peppermill.

18 **ANALYSIS**

19 An offeree who declines to accept an Offer of Judgment and receives a  
20 judgment less favorable than the offer may be required to pay the offeror's post-offer  
21 costs and reasonable attorneys' fees.<sup>1</sup> NRCP 68(f)(2). On February 13, 2015,  
22 Peppermill offered to have judgment entered against it in the amount of \$100,000.  
23 GSR never responded. On January 26, 2016, after a multi-week trial, the jury  
24 returned its verdict in favor of Peppermill.

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28 <sup>1</sup> *Drummond v. Mid-W. Growers Co-op. Corp.*, 91 Nev. 698, 712, 542 P.2d 198, 208 (1975); NRCP 68;  
NRS 17.115.

1 In deciding whether to award attorney fees and the reasonableness of those  
2 fees, this court must apply the four factors announced in *Beattie v. Thomas*.<sup>2</sup> Those  
3 factors are: 1) whether plaintiff's claim was brought in good faith, 2) whether the  
4 Offer of Judgment was reasonable and in good faith in both its timing and amount,  
5 3) whether the decision to reject the offer and proceed to trial was grossly  
6 unreasonable or in bad faith, and 4) whether the fees sought by the offeror are  
7 reasonable and justified in amount.<sup>3</sup> No single *Beattie* factor is controlling, and the  
8 decision of whether to award attorney fees rests within the discretion of this court.<sup>4</sup>

9 In this case, it is undisputed that Plaintiff never accepted Defendant's offer of  
10 judgment and that Defendant prevailed at trial. Nevertheless, Plaintiff argues that  
11 Defendant is ineligible to recover their attorneys' fees on a number of grounds.  
12 First, since this was an action involving misappropriation of trade secrets, Plaintiff  
13 argues that attorneys' fees are only available under NRS 600A.060.<sup>5</sup> This court  
14 disagrees.

15 There is nothing in NRS 600A.060 to suggest that it is the sole means of  
16 recovering attorney fees in misappropriation of trade secrets cases, nor does  
17 Plaintiff cite to any case that stands for this assertion. This court then turns to an  
18 analysis of the reasonableness of the attorney fee award using the factors set forth  
19 in *Brunzell v. Golden Gate National Bank*<sup>6</sup> and *Beattie v. Thomas*.<sup>7</sup> These factors  
20 are all met in this case.

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<sup>2</sup> 99 Nev. 579, 668 P.2d 268 (1983).

24 <sup>3</sup> *Id.* at 588–89, 668 P.2d at 274.

25 <sup>4</sup> *Yamaha Motor Co. v. Arnoult*, 114 Nev. 233, 252, 955 P.2d 661, 673 n.16 (1998).

26 <sup>5</sup> This provides that if “[a] claim of misappropriation is made in bad faith ... the court may award  
reasonable attorney's fees to the prevailing party”.

27 <sup>6</sup> 85 Nev. 345, 349, 455 P.2d 31, 33 (1969).

28 <sup>7</sup> See, *Nelson v. Peckham Plaza Partnerships*, 110 Nev. 23, 26, 866 P.2d 1138, 1140 (1994); *Albios v.*  
*Horizon Communities, Inc.*, 122 Nev. 409, 425, 132 P.3d 1022, 1033 (2006); See also, *LVRC Holdings,*  
*LLC v. Brekka*, No. 58164, 2012 WL 6685658, at \*3 (Nev. Dec. 21, 2012).

1           This court has reviewed the affidavit of Counsel, the billing records and the  
2 exhibits attached to the *Motion for Costs and Attorneys' fees*. This court has  
3 presided over this litigation and is familiar with these fine lawyers and the quality  
4 of their work; these attorneys have appeared before this court in many complex  
5 cases and have always demonstrated the highest level of competence and  
6 professionalism. In reaching its determination of the amount of fees to be awarded  
7 Peppermill, this court has considered the applicable *Brunzell, Beattie and Yamaha*  
8 factors. Accordingly, this court finds the attorneys' fees to be reasonable.

9           Because our decision to award reasonable attorney's fees rests upon NRC  
10 68, this court need not address this claim under NRS 18.010(2)(b).

### 11 **Costs**

12           Pursuant to NRS 18.005 and NRS 18.020, Peppermill and Ryan Tors seek  
13 recovery of their costs in defending this lawsuit. GSR argues that NRS 18.005 does  
14 not allow for some of the expenses Peppermill incurred (e.g., jury consultants and  
15 courtroom media presentations of testimony and arguments). GSR rests upon the  
16 venerable *Bergmann v. Boyce*<sup>8</sup> to support its argument that Defendant's expenses  
17 in utilizing Trial Science<sup>9</sup> and e-Depositions for focus groups, jury selection and  
18 courtroom media should not be recovered. This argument reveals its age.

19           In *Bergmann*, the Nevada Supreme Court held that similar expenses were  
20 not recoverable at that time.<sup>10</sup> However, the Nevada Supreme Court noted that "at  
21 some future time, the practice of law will develop to a point where litigation  
22 attorneys necessarily incur such expenses as a matter of course."<sup>11</sup> This court  
23 believes that time arrived long ago.

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25  
26 \_\_\_\_\_  
27 <sup>8</sup> 109 Nev. 670, 856 P.2d 560 (1993).

28 <sup>9</sup> Trial Science is a nationally-recognized trial preparation and trial consulting and litigation support  
firm headed by Daniel Dugan, Phd., well-known to this court as an expert in the fields of focus  
groups and jury selection.

<sup>10</sup> *Id.* at 683, 856 P.2d at 568.

<sup>11</sup> *Id.* at 682, 856 P.2d at 568.

1 While it is true that these technologies and litigation support services are  
2 not specified by statute, services like courtroom media and expert jury consultants  
3 are common in civil and criminal litigation. Allowance of their costs lies squarely  
4 within every court's discretion.<sup>12</sup> The definition of 'reasonable' is expansive.<sup>13</sup>

5 Defendant utilized litigation resources which were readily available to  
6 Plaintiff. The technology used during the course of this trial was not 'cutting edge',  
7 extraordinary or exorbitant. It was grounded in the evidence presented, the  
8 governing law and clearly assisted the jury in reaching its verdict.

9 This was a complex case involving interesting legal issues, dueling expert  
10 opinions and many witnesses in a three-week trial. It involved contentious  
11 questions whether the "par values" were trade secrets and, if they were, their fair  
12 market value. This case involved factual and legal issues arising from Nevada's  
13 Uniform Trade Secret Act, legislation with little Nevada appellate interpretation.  
14 In this multi-week trial, witnesses testified live, through depositions and video  
15 appearances. Expert witnesses offered complex mathematical damage  
16 computations.

17 If we are to expect jurors to fairly and adequately judge the facts and apply  
18 the law in these types of cases, they must be given the proper tools to accomplish  
19 that purpose. It is evident that modern civil litigation necessarily requires these  
20 types of litigation resources. Literature counsels trial courts, lawyers and litigants  
21 to expect the use of these resources.<sup>14</sup> Therefore, this court rejects the complaints  
22  
23

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24 <sup>12</sup> *Bobby Berosini, Ltd. v. People for the Ethical Treatment of Animals*, 114 Nev. 1348, 1352, 971  
P.2d 383, 386 (1998).

25 <sup>13</sup> "Fair, proper or moderate under the circumstances." *Black's Law Dictionary*, (9<sup>th</sup> ed.).

26 <sup>14</sup> See Generally, Chief District Judge David Barker, *High-Tech Trends in Nevada Courtrooms: New  
27 Technology and Good, Old-Fashioned Collaboration Raise the Bar for Our Courts*, Nev. Lawyer,  
October 2015, at 22; James R. Moncus, III, *The iPad: Litigation and Trial in A New Digital World*,  
28 75 Ala. Law. 48 (2014); Jackson, Darla W. *Can Lawyers Be Luddites? Adjusting to the Modification  
of the ABA Model Rules of Professional Conduct Regarding Technology*, 84 Oklahoma Bar Journal  
2637 (2013); Park, Jaihyun, and Neal Feigenson, *Effects of a visual technology on mock juror*



1 of Plaintiff to the expenses and fees incurred and finds them to be reasonable and  
2 justified and necessarily incurred.

3  
4 **CONCLUSION**

5 This court is familiar with the quality of the lawyers and has benefited from  
6 their skill and advocacy. This court offers its appreciation to the fine attorneys on  
7 both sides for their professionalism and presentations.

8 This court has reviewed the Affidavit of Counsel seeking recovery of  
9 attorney's fees and the Memorandum of Costs. This court has considered the  
10 required factors outlined in *Beattie* and *Brunzell* and concludes that the attorney's  
11 fees are reasonable and the costs justified and necessarily incurred.<sup>15</sup> Therefore,

12 IT IS HEREBY ORDERED that:

13 MEI-GSR's *Motion to Retax Defendants' Memorandum of Costs* is **DENIED**.

14 Peppermill's *Motion for Costs and Attorneys' Fees* is **GRANTED**.

15 Peppermill is awarded **\$534,370.27** in costs;

16 Peppermill is awarded **\$963,483.00** in attorney's fees.

17 **IT IS SO ORDERED.**

18 **DATED** this 5 day of April, 2016.

19  
20  
21   
22 **PATRICK FLANAGAN**  
23 District Judge

24  
25 

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*decision making*, Applied Cognitive Psychology 27.2 (2013): 235-246; Aresty, Jeff, Daniel Rainey, and  
26 James Cormie. *State Courts and the Transformation to Virtual Courts*, Litigation 39 (2013).

27 <sup>15</sup> See *MRO Communications, Inc. v. AT&T Co.*, 197 F.3d 1276, 1284 (9th Cir. 1999)(where affidavits  
28 and exhibits submitted in support, and in opposition to, the motion for attorney's fees were sufficient  
to enable a court to consider each of the four factors outlined in *Beattie* and conclude the amount of  
fees was reasonable and justified, the court did not abuse its discretion in awarding attorney's fees  
without making specific findings on the four factors).

**CERTIFICATE OF SERVICE**

Pursuant to NRCF 5(b), I hereby certify that I am an employee of the Second Judicial District Court of the State of Nevada, County of Washoe; that on this 5 day of April, 2016, I electronically filed the following with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:

Kent Robison, Esq., for Peppermill Casinos, Inc.;

H. Johnson, Esq. and Mark Wray, Esq. for MEI-GSR Holdings, LLC;

  
Judicial Assistant

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IN THE SECOND JUDICIAL DISTRICT FOR THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE

MEI-GSR HOLDINGS, LLC, a Nevada  
Corporation, d/b/a/ GRAND SIERRA RESORT,

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a Nevada  
Corporation, d/b/a/ PEPPERMILL CASINO,

Defendant.

CASE NO.: CV13-01704

DEPT. NO.: B7

BUSINESS COURT DOCKET

**AMENDED JUDGMENT ON JURY VERDICT**

This matter having been tried to a jury from January 11, 2016, to and including January 26, 2016, the parties having presented evidence and argument to the jury, and the jury having returned its Verdict For Defendant against the Plaintiff, judgment is entered in favor of Defendant, Peppermill Casinos, Inc. against the Plaintiff, MEI-GSR Holdings, LLC, a Nevada corporation, dba Grand Sierra Resort. On April 5, 2016, the Court entered its Order granting Defendant's *Motion for Costs and Attorneys' Fees*. Based on the Court's Order, the Judgment on Jury Verdict is amended and judgment is entered in favor of Peppermill for \$534,370.27 for costs and \$963,483.00 for attorneys' fees. The total of this Amended Judgment on Jury Verdict is \$1,497,853.27, which amount shall bear interest at the legal rate from the date hereof until satisfied.

DATED this 11 day of April, 2016.

  
DISTRICT JUDGE

1 **2535**  
2 **KENT R. ROBISON, ESQ. - NSB #1167**  
3 krobison@rbsllaw.com  
4 **SCOTT L. HERNANDEZ, ESQ. - NSB #13147**  
5 shernandez@rbsllaw.com  
6 **THERESE M. SHANKS, ESQ. - NSB # 12890**  
7 tshanks@rbsllaw.com  
8 **Robison, Belaustegui, Sharp & Low**  
9 A Professional Corporation  
10 71 Washington Street  
11 Reno, Nevada 89503  
12 Telephone: (775) 329-3151  
13 Facsimile: (775) 329-7169

14 *Attorneys for Defendant Peppermill Casinos,*  
15 *Inc., d/b/a Peppermill Casino*

16 **IN THE SECOND JUDICIAL DISTRICT FOR THE STATE OF NEVADA**

17 **IN AND FOR THE COUNTY OF WASHOE**

18 MEI-GSR HOLDINGS, LLC, a Nevada  
19 Corporation, d/b/a/ GRAND SIERRA RESORT,

CASE NO.: CV13-01704

20 Plaintiff,

DEPT. NO.: B7

21 vs.

**BUSINESS COURT DOCKET**

22 PEPPERMILL CASINOS, INC., a Nevada  
23 Corporation, d/b/a/ PEPPERMILL CASINO;

24 Defendant.

25 **NOTICE OF ENTRY OF AMENDED JUDGMENT ON JURY VERDICT**

26 TO: All parties herein and their respective attorneys of record:

27 PLEASE TAKE NOTICE that on the 11th day of April, 2016, the Court entered an  
28 Amended Judgment on Jury Verdict in favor of the Defendant Peppermill Casinos, Inc. against the  
Plaintiff, a copy of which is attached hereto.

**AFFIRMATION**  
**Pursuant to NRS 239B.030**

The undersigned does hereby affirm that this document does not contain the social security

///

///

///

1 number of any person.

2 DATED this 12<sup>th</sup> day of April, 2016.

3 ROBISON, BELAUSTEGUI, SHARP & LOW  
4 A Professional Corporation  
5 71 Washington Street  
6 Reno, Nevada 89503

7 

8 KENT R. ROBISON  
9 SCOTT L. HERNANDEZ  
10 THERESE M. SHANKS  
11 Attorneys for Defendant  
12 Peppermill Casinos, Inc., d/b/a Peppermill Casino  
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IN THE SECOND JUDICIAL DISTRICT FOR THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE

MEI-GSR HOLDINGS, LLC, a Nevada  
Corporation, d/b/a/ GRAND SIERRA RESORT,

Plaintiff,

vs.

PEPPERMILL CASINOS, INC., a Nevada  
Corporation, d/b/a/ PEPPERMILL CASINO,

Defendant.

CASE NO.: CV13-01704

DEPT. NO.: B7

BUSINESS COURT DOCKET

**AMENDED JUDGMENT ON JURY VERDICT**

This matter having been tried to a jury from January 11, 2016, to and including January 26, 2016, the parties having presented evidence and argument to the jury, and the jury having returned its Verdict For Defendant against the Plaintiff, judgment is entered in favor of Defendant, Peppermill Casinos, Inc. against the Plaintiff, MEI-GSR Holdings, LLC, a Nevada corporation, dba Grand Sierra Resort. On April 5, 2016, the Court entered its Order granting Defendant's *Motion for Costs and Attorneys' Fees*. Based on the Court's Order, the Judgment on Jury Verdict is amended and judgment is entered in favor of Peppermill for \$534,370.27 for costs and \$963,483.00 for attorneys' fees. The total of this Amended Judgment on Jury Verdict is \$1,497,853.27, which amount shall bear interest at the legal rate from the date hereof until satisfied.

DATED this 11 day of April, 2016.

  
DISTRICT JUDGE

**CERTIFICATE OF SERVICE**

Pursuant to NRCP 5(b), I certify that I am an employee of ROBISON, BELAUSTEGUI, SHARP & LOW, and that on this date I caused to be served a true copy of the **NOTICE OF ENTRY OF AMENDED JUDGMENT ON JURY VERDICT** on all parties to this action by the method(s) indicated below:

\_\_\_\_\_ **by placing an original or true copy thereof in a sealed envelope, with sufficient postage affixed thereto, in the United States mail at Reno, Nevada, addressed to:**

H. STAN JOHNSON, ESQ.  
TERRY KINNALLY, ESQ.  
CHRIS DAVIS, ESQ.  
Cohen Johnson Parker Edwards  
255 E. Warm Springs Road, Suite 100  
Las Vegas, NV 89119  
Email: [sjohnson@cohenjohnson.com](mailto:sjohnson@cohenjohnson.com)  
[tkinnally@cohenjohnson.com](mailto:tkinnally@cohenjohnson.com)  
[cdavis@cohenjohnson.com](mailto:cdavis@cohenjohnson.com)

*Attorneys for Plaintiff*

MARK WRAY, ESQ.  
608 Lander Street  
Reno, NV 89509  
Email: [mwray@markwraylaw.com](mailto:mwray@markwraylaw.com)

*Attorneys for Plaintiff*

WILLIAM E. CROCKETT, ESQ.  
Law Offices of William E. Crockett  
21031 Ventura Boulevard, Suite 401  
Woodland Hills, CA 91364  
Email: [wec@weclaw.com](mailto:wec@weclaw.com)

*Attorneys for Plaintiff*

X \_\_\_\_\_ **by using the Court's CM/ECF Electronic Notification System addressed to:**

H. STAN JOHNSON, ESQ.  
TERRY KINNALLY, ESQ.  
CHRIS DAVIS, ESQ.  
Cohen Johnson Parker Edwards, LLC  
Email: [sjohnson@cohenjohnson.com](mailto:sjohnson@cohenjohnson.com)  
[tkinnally@cohenjohnson.com](mailto:tkinnally@cohenjohnson.com)  
[cdavis@cohenjohnson.com](mailto:cdavis@cohenjohnson.com)

*Attorneys for Plaintiff*

MARK WRAY, ESQ.  
Email: [mwray@markwraylaw.com](mailto:mwray@markwraylaw.com)

*Attorneys for Plaintiff*

WILLIAM E. CROCKETT, ESQ.  
Email: [wec@weclaw.com](mailto:wec@weclaw.com)

*Attorneys for Plaintiff*


X \_\_\_\_\_ **by electronic email addressed to the above.**  
~~\_\_\_\_\_ by personal delivery/hand delivery addressed to:~~

MARK WRAY, ESQ.  
608 Lander Street  
Reno, NV 89509  
Email: [mwray@markwraylaw.com](mailto:mwray@markwraylaw.com)

*Attorneys for Plaintiff*

\_\_\_\_\_ **by facsimile (fax) addressed to:**  
\_\_\_\_\_ **by Federal Express/UPS or other overnight delivery addressed to:**

DATED: This 12<sup>th</sup> day of April, 2016.

  
Employee of Robison, Belaustegui, Sharp & Low

CASE NO. CV13-01704

MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS et al.

DATE, JUDGE

OFFICERS OF

COURT PRESENTAPPEARANCES-HEARINGCONTINUED TO

08/27/13

MOTION FOR TEMPORARY RESTRAINING ORDER AND

HONORABLE

PRELIMINARY INJUNCTION

PATRICK

Stan Johnson, Esq., and Steve Cohen, Esq., were present in Court on behalf of Plaintiff, with representatives Ralph Burdick, Toby Taylor and David Kinder being present.

FLANAGAN

DEPT. NO. 7

K. Oates

Clark Vellis, Esq., was present in Court on behalf of Defendant Peppermill Casinos, who were not present.

(Clerk)

S. Koetting

David O'Mara, Esq., was present in Court on behalf of Defendant Ryan Tors, who was not present.

(Reporter)

8:55 a.m. – Court convened with Court, counsel and Plaintiff representatives present.

The Court addressed counsel and provided a historical perspective of this case.

Plaintiff's Exhibit 1, submitted as part of the Motion for Temporary Restraining Order and Preliminary Injunction, was marked for identification by the Court.

Counsel Johnson, on behalf of the Plaintiff, addressed the Court and argued in support of Plaintiff's Motion for Temporary Restraining Order and Preliminary Injunction.

Counsel Vellis, on behalf of Defendant Peppermill, argued in opposition to the granting of the Motion for Temporary Restraining Order and Preliminary Injunction.

Counsel O'Mara, on behalf of Defendant Tors, argued in opposition to the granting of the Motion for Temporary Restraining Order and Preliminary Injunction. Further, counsel argued that as to the posting of a bond, there are two Defendants to consider, the keys should not be returned as they are universal keys, and further, counsel argued that no irreparable harm exists.

Counsel Johnson further argued in support of the Motion for Temporary Restraining Order. Further, counsel withdrew Plaintiff's request to turn over all the keys. Further, counsel addressed the bond and argued that he would have no objection to a bond being posted in the amount \$1,500.00 - \$2,500.00.

COURT ORDERED: The Court takes into consideration and finds that a Temporary Restraining Order is appropriate when the threat of



DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

08/27/13  
HONORABLE  
PATRICK  
FLANAGAN  
DEPT. NO. 7  
K. Oates  
(Clerk)  
S. Koetting  
(Reporter)

STATUS HEARING

Irreparable harm exists; the relative interests of the parties; Plaintiff's likelihood of success on the merits; and the public's interest. Further, the Court finds that a Preliminary Injunction is appropriate when the Plaintiff is entitled to the relief requested, including restraining the commission of the complained action; the commission or continuance of the act will produce great or irreparable injury; and the Defendant(s) is doing some act in violation of Plaintiff's rights which would render ineffectual any judgment. It is further ordered that the Grand Sierra Resort is entitled to relief and the Court orders that the Motion for Temporary Restraining Order and Preliminary Injunction is DENIED as to Defendant Peppermill Casinos and GRANTED as to Defendant Ryan Tors. Further, Defendant Tors is enjoined from entering the Grand Sierra Resort to collect or use information, and is ordered to turn over any information gathered by him to the attorneys for the Grand Sierra Resort, with the exception of the universal key(s). Further, a security bond is ordered to be posted in the amount of \$5,000.00 prior to the preliminary injunction being in effect. It is further ordered that counsel Johnson, on behalf of the Plaintiff, will prepare the proposed order.  
9:55 a.m. – Court stood in recess.

## TRO/Preliminary Injunction Hearing Exhibits

PLTF: **MEI-GSR HOLDINGS**                      PATY: **Stan Johnson, Esq./Steve Cohen, Esq.**  
DEFT: **PEPPERMILL CASINOS et al.**        DATY: **Clark Vellis, Esq./David O/Mara, Esq.**

Case No: **CV13-01704**                      Dept. No: **7**    Clerk: **K. Oates**                      Date: **08/27/13**

Exhibit No.	Party	Description	Marked	Offered	Admitted
1	Plaintiff	DVD – Ryan Tors	08/27/13		

CASE NO. CV13-01704

MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS et al.

DATE, JUDGE  
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

04/15/14

MANDATORY PRETRIAL STATUS CONFERENCE

HONORABLE  
PATRICK  
FLANAGAN  
DEPT. NO. 7  
K. Oates  
(Clerk)  
S. Koetting  
(Reporter)

Terry Kinnally, Esq., was present in Court via Court Call on behalf of the Plaintiff, who was not present.

Clark Vellis, Esq., was present in Court on behalf of Defendant Peppermill Casinos, who was not present.

David O'Mara, Esq., was present in Court on behalf of Defendant Ryan Tors, who was present.

John Funk, Esq., was also present in Court.

1:22 p.m. – Court convened with Court, counsel and Defendant Tors present.

Counsel O'Mara addressed and advised the Court that he had filed a Motion to Withdraw as Counsel of Record for Defendant Ryan Tors, and further advised it is his understanding that John Funk, Esq., will be retained to represent Defendant Tors.

Counsel Funk addressed and advised the Court that his office and Defendant Tors are finalizing representation and he, counsel Funk, should be retained in approximately two weeks.

The Court inquired of Defendant Tors, who in turn responded.

Counsel Kinnally addressed and advised the Court that settlement negotiations have been attempted however her expert is still sorting out how many machines were accessed over how long of a period of time.

Counsel Vellis addressed the Court and responded that he has not participated any settlement discussions, and that Plaintiff's counsel has not provided him with any documentation as to damages.

The Court entered the Scheduling Order in this matter.

Counsel Vellis and Kinnally responded they will not waive written expert reports in writing.

Counsel Vellis moved to set a discovery dispute conference, and further advised deposing Defendant Tors may present a problem as he could have a pending criminal action.

Counsel O'Mara addressed Joint Case Conference Reports in this matter.

COURT ORDERED: Motion to Withdraw as Counsel of Record for Defendant Ryan Tors GRANTED. It is further ordered a Status Hearing is set for June 26, 2014 at 1:15 p.m. at which counsel for the Plaintiff can appear by Court Call.

1:45 p.m. – Court stood in recess.

CASE NO. CV13-01704

MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS et al.

DATE, JUDGE  
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

06/26/14

STATUS HEARING

HONORABLE  
PATRICK

Terry Kinnally, Esq., was present in Court via Court Call on behalf of Plaintiff MSI-GSR Holdings, Inc., who was not present.

FLANAGAN

Kent Robison, Esq., Clark Vellis, Esq. and Therese Shanks, Esq.

DEPT. NO. 7

were present in Court on behalf of Defendant Peppermill Casinos, Inc., who was not present.

K. Oates

Mark Gunderson, Esq., was present in Court on behalf of Defendant Ryan Tors, who was not present.

(Clerk)

S. Koetting

1:14 p.m. – Court convened with Court and counsel present.

(Reporter)

The Court advised respective counsel that he is aware of the filed Motions in this case, however, they have not been fully briefed. Counsel Robison addressed the Court and advised that experts have been hired as to gaming and marketing, and those experts have requested certain documentation be provided, however, Plaintiff's counsel objects, and is seeking a protective order. Further, counsel advised he has noticed NRCP 30(b)(6) depositions, but will stipulate to continue those depositions and await the Court's decision as to the Motion for Protective Order. Further, counsel advised that issues exist as the confidentiality of documents to be exchanged between the parties, to include that defense counsel suggested a confidentiality agreement be executed for the protection of all parties, however, the Plaintiff disagrees with a confidentiality agreement, and supports the appointment of a special master.

Counsel Gunderson addressed the Court and concurred with counsel Robison as to the necessity of a confidentiality agreement, and further had no objection to the depositions being vacated, however, counsel moved to have the depositions immediately re-calendared to allow for dates certain, locations and order of witnesses. Further, counsel argued that the Court may need to become more involved, this is not a complex case, and the services of a special master is not necessary.

Counsel Vellis addressed the Court and added nothing further.

Counsel Kinnally addressed the Court and argued that the Peppermill is seeking documentation from the Gaming Control

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

06/26/14

STATUS HEARING

HONORABLE  
PATRICK  
FLANAGAN  
DEPT. NO. 7  
K. Oates  
(Clerk)  
S. Koetting  
(Reporter)

Board, and a special master should be appointed to review this documentation. Further, counsel argued that trade secrets are an issue in this case, Defendant Tors took "pars" from slot machines belonging to the Plaintiff using a master key, and a Hearing should be conducted as to the Motion for Protective Order relating to defense experts being entitled to review documentation involving trade secrets.

Counsel Robison responded and argued that the complaint reads that there was a violation of the criminal trade secrets act. Further, the Plaintiff is claiming damages in excess of ten thousand dollars, those damages should be proven, the defense experts need the discovery to properly assess the case, and a confidentiality agreement should be executed by the parties.

COURT ORDERED: A Hearing as to a Confidentiality Agreement/ Special Master will be held on July 10, 2014 at 2:30 p.m. with briefs filed no later than 5:00 p.m. on July 7, 2014.

Counsel Kinnally inquired if a representative of the Gaming Control Board should be present at the Hearing.

Counsel Robison responded that as to the Gaming Control Board documentation requested by the Plaintiff, both the Peppermill and the Gaming Control Board will oppose that request, however, the Gaming Control Board will take no position if the parties exchange the documentation between themselves, under the guise of a confidentiality agreement.

COURT ORDERED: The attendance of a representative of the Gaming Control Board at the Hearing scheduled for July 10, 2014 is not necessary.

Counsel Gunderson moved to reschedule the depositions that were vacated for the week of July 10, 2014.

Counsel Kinnally responded and argued that notice is an issue, in that, thirty NRCP 30(b)(6) depositions were noticed for one week.

Counsel Robison responded that the depositions were noticed for the Plaintiff's convenience and they can choose the most knowledgeable deponents.

Counsel Gunderson moved for deposition dates.

Counsel Robison responded a week in mid-August would work.

CASE NO. CV13-01704

MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS et al.

Page Three

DATE, JUDGE  
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

06/26/14

STATUS HEARING

HONORABLE

COURT ORDERED: The depositions will be rescheduled to the  
week of August 18, 2014.

PATRICK

1:37 p.m. – Court stood in recess.

FLANAGAN

DEPT. NO. 7

K. Oates

(Clerk)

S. Koetting

(Reporter)

CASE NO. CV13-01704

MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS et al.

DATE, JUDGE

OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

07/10/14

HEARING IN RE: CONFIDENTIALITY AGREEMENT/SPECIAL

HONORABLE

MASTER

PATRICK

Stan Johnson, Esq., and Terry Kinnally, Esq., was present in Court via Court Call on behalf of Plaintiff MSI-GSR Holdings, Inc., who was not present.

FLANAGAN

DEPT. NO. 7

K. Oates

Kent Robison, Esq., Keegan Low, Esq., and Therese Shanks, Esq. were present in Court on behalf of Defendant Peppermill Casinos, Inc., who was not present.

(Clerk)

S. Koetting

Mark Gunderson, Esq. and John Funk, Esq., were present in Court on behalf of Defendant Ryan Tors, who was present.

(Reporter)

2:28 p.m. – Court convened with Court, counsel and Defendant Tors present.

The Court recited a recent procedural history of this case.

Counsel Johnson addressed the Court and advised that he executed the Confidentiality Agreement one week ago, and as to the

appointment of a Special Master/Gaming Control Board, counsel argued that there is a pending Motion, and a Special Master should be appointed to review documents and e-mails as to trade secrets.

Counsel Robison addressed the Court and responded that he e-mailed counsel Johnson the Confidentiality Agreement, but has not yet received the original document, so it has not been filed with the Court. Further, counsel advised that the Plaintiff has asked the Court

to order the Gaming Control Board to produce Peppermill documentation. Further, counsel argued that the “par

percentage/theoretical hold” should not be included for outside parties and that the appointment of a Special Master is not

necessary. Further, counsel advised he will provide the Plaintiff with a schedule of Defendant Tors’ visits to the Grand Sierra Resort, and

continued his argument that no other parties should be involved outside of the ones involved in this action and the parties can meet

and confer, without the assistance of a Special Master.

COURT ORDERED: The Court will not address the appointment of Special Master at this time, however, appreciates the parties working together toward the execution of a Confidentiality Agreement.

Further, the Court expects discovery to continue, the Court will

DATE, JUDGE  
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

07/10/14

HONORABLE

PATRICK

FLANAGAN

DEPT. NO. 7

K. Oates

(Clerk)

S. Koetting

(Reporter)

HEARING IN RE: CONFIDENTIALITY AGREEMENT/SPECIAL  
MASTER

address issues as they arise, and the Court does not foresee the involvement of other parties.

Counsel Robison responded that NRCP 30(b)(6) depositions have been scheduled for August 25, 2014, and a ruling will be needed as to the protective order between now and then.

Counsel Gunderson addressed the Court and advised that he will sign the Confidentiality Agreement.

Counsel Johnson responded that the original Confidentiality Agreement was placed in the mail yesterday.

COURT ORDERED: The Court will review all submitted pleadings and an order as to the protective order will be issued.

2:42 p.m. – Court stood in recess.



CASE NO. CV13-01704

MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS et al.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

10/27/14  
HONORABLE  
PATRICK  
FLANAGAN  
DEPT. NO. 7  
K. Oates  
(Clerk)  
S. Koetting  
(Reporter)

HEARING

Stan Johnson, Esq. was present in Court via Court Call on behalf of Plaintiff MSI-GSR Holdings, Inc., who was not present.

Kent Robison, Esq., was present in Court on behalf of Defendant Peppermill Casinos, Inc., who was not present.

3:02 p.m. – Court convened with Court and counsel present.

The Court recited a brief procedural history of this case.

Counsel Johnson, on behalf of the Plaintiff, addressed the Court and advised that the Motion was filed resulting from confusion which the Court has since cleared up by rescinding the Order. Further, counsel advised that person(s) most knowledgeable (“PMK”) depositions are scheduled in this case for tomorrow, Wednesday, next Monday and next Tuesday of which the parties have reached an agreement to include that tomorrow and Wednesday’s depositions could be moved to next Monday and Tuesday. Further, counsel advised that once the Court rules as to the objections associated with the Discovery Commissioner’s recommendation(s), the parties will go from there. Counsel Robison, on behalf of Defendant Peppermill, addressed the Court and responded that opposing counsel is correct, to include the parties will proceed with the depositions on the topics they currently have, and will await the Court’s decision as to other matters and go from there. Further, counsel advised the parties are getting behind on discovery, and moved to set a Rule 16 Status Conference.

COURT ORDERED: Plaintiff’s Motion for Stay of Depositions is DENIED as moot, and Plaintiff’s Emergency Ex Parte Motion for Reconsideration is DENIED as moot. It is further ordered that the Court will issue a written decision and counsel Robinson is ordered to submit his request for a Rule 16.1 Status Conference in writing.

3:12 p.m. – Court stood in recess.

CASE NO. CV13-01704

MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS et al.

DATE, JUDGE  
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

02/06/15

ORAL ARGUMENTS

HONORABLE  
PATRICK

Stan Johnson, Esq., and Mark Wray, Esq. were present in Court in Court on behalf of the Plaintiff, who was not present.

FLANGAN

John Funk, Esq., was present in Court on behalf of Defendant Ryan Tors, who was present.

DEPT. NO. 7

K. Oates

Kent Robison, Esq., and Scott Hernandez, Esq., were present in Court on behalf of Defendant Peppermill Casinos, who was not present.

(Clerk)

S. Koetting

10:09 a.m. – Court convened with Court, counsel and Defendant Tors present.

(Reporter)

Prior to the commencement of Court, Exhibit 1 marked for identification (counsel Robison).

Counsel Johnson addressed the Court and argued in support of Plaintiff's Motion for Protective Order Staying the Deposition of Stan Johnson, Esq. stemming from the deposition of Terry Vavra and the second set of interrogatories, to include verification of said interrogatories, in that, it is defense counsel's position that counsel Johnson should have verified the second set of interrogatories as opposed to Mr. Vavra.

Counsel Robison addressed the Court and argued in opposition to the Motion for Protective Order Staying the Deposition of Stan Johnson, Esq. to include that he is entitled to depose Mr. Johnson relating to the verification of the second set of interrogatories on behalf of Terry Vavra.

Counsel Johnson further argued in support of Plaintiff's Motion for Protective Order Staying the Deposition of Stan Johnson, Esq.

Counsel Wray addressed the Court and argued that he was present at the deposition of Terry Vavra wherein he, Mr. Vavra, did state he believed his responses to be accurate.

Exhibit 2 marked for identification (counsel Wray).

Counsel Johnson responded and addressed ongoing discovery issues between the parties.

Counsel Robison replied and stated his objection.

CASE NO. CV13-01704

MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS et al.

Page Two

DATE, JUDGE  
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

02/06/15

ORAL ARGUMENTS

HONORABLE

COURT ORDERED: The Court outlined the applicable findings in this matter and issued the following ruling: Plaintiff's Motion for Protective Order Staying the Deposition of Stan Johnson, Esq. is GRANTED and the subpoena for the deposition of Stan Johnson, Esq., is QUASHED. It is further ordered counsel Wray will prepare the proposed order, and Exhibits 1 and 2 will be returned to respective counsel. It is further ordered that that the parties are ordered to keep discovery in this matter "on track", and as to "shopping" the Court is not going to preclude the depositions, however, will not address admissibility.

PATRICK

FLANGAN

DEPT. NO. 7

K. Oates

(Clerk)

S. Koetting

(Reporter)

10:57 a.m. – Court stood in recess.

CASE NO. CV13-01704

MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS et al.

DATE, JUDGE  
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

05/04/15

HONORABLE

PATRICK

FLANGAN

DEPT. NO. 7

K. Oates

(Clerk)

S. Koetting

(Reporter)

CONFERENCE CALL

Stan Johnson, Esq., was present in Chambers via telephone on behalf of the Plaintiff, who was not present.

Kent Robison, Esq., was present in Chambers via telephone on behalf of Defendant Peppermill Casinos, who was not present.

5:05 p.m. – Court convened with Court and counsel present.

Counsel Robison addressed the Court and advised that he and counsel for the Plaintiff met and conferred on Friday and agreed upon the production of documents aside from whether the Peppermill must produce highly sensitive information to the Grand Sierra Resort involving other casinos not involved in this litigation.

Counsel Johnson addressed the Court and argued his expert needs to see this information/pars from other casinos to go toward damages.

The Court inquired as to the name of the Plaintiff's expert.

Counsel Johnson responded their expert is Jeremy Aguero.

The Court responded he would like to hear directly from Mr. Aguero.

Counsel Robison responded and argued that the issue is whether the Peppermill used the par information Ryan Tors obtained from Grand Sierra Resort, and further, counsel advised that the Grand Sierra has been provided with the slot performance on the

Peppermill floor for a period consisting of six years. In addition, counsel moved to have his expert involved in the hearing if expert Aguero is involved; SO ORDERED. Additionally, counsel Robison, moved to have the documents provided to the Court for today's Hearing shredded; SO ORDERED.

COURT ORDERED: If the parties find it appropriate, they will arrange for a Hearing to be conducted with the Court and experts on Friday morning, May 8, 2015.

5:30 p.m. – Court stood in recess.

CASE NO. CV13-01704

MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS et al.

DATE, JUDGE  
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

05/19/15

HONORABLE

PATRICK

FLANGAN

DEPT. NO. 7

K. Oates

(Clerk)

S. Koetting

(Reporter)

PRE-TRIAL CONFERENCE

Mark Wray, Esq., was present in Court on behalf of Plaintiff MEI-GSR, who was not present.

Kent Robison, Esq., was present in Court on behalf of Defendant Peppermill Casinos, who was not present.

1:20 p.m. – Court convened with Court and counsel present.

The Court recited a procedural history of this case.

Counsel Wray addressed the Court and argued in support of Plaintiff's Motion to Extend Discovery and Continue Trial Deadlines. Further, counsel advised that Stan Johnson, Esq., counsel not be present in Court today due to health issues.

Counsel Robison addressed the Court and argued in opposition to a continuance of trial, to include that the Complaint in this matter was filed on August 2, 2013, all parties agreed to the current trial date, the Grand Sierra has not been cooperative, and if the trial were continued, the prejudice would be to the Peppermill.

Counsel Wray responded and further argued in support of a continuance of trial to include that no prejudice will occur as the continuance of trial will only be to October 5, 2015.

Counsel Robison replied and argued that Plaintiff's counsel did not produce an expert or expert report, and has not complied with the Court's deadline.

COURT ORDERED: Plaintiff's Motion to Extend Discovery and Continue Trial Deadline GRANTED. It is further ordered that the date trial is continued to October 5, 2015 for two weeks, and the Pretrial Conference is set for September 10, 2015 at 1:30 p.m. It is further ordered that the expert report of Jeremy Aguero is due on or before June 4, 2015 and counsel Wray will prepare the proposed order.

1:56 p.m. – Court stood in recess.

CASE NO. CV13-01704

MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS et al.

DATE, JUDGE  
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

06/24/15

HEARING

HONORABLE

Mark Wray, Esq., was present in Court on behalf of Plaintiff MEI-GSR, who was not present.

PATRICK

FLANGAN

Stan Johnson, Esq., was present in Court via Court Call on behalf of Plaintiff MEI-GSR, who was not present.

DEPT. NO. 7

K. Oates

Kent Robison, Esq., and Scott Hernandez, Esq. were present in Court on behalf of Defendant Peppermill Casinos, Inc., who was not present.

(Clerk)

S. Koetting

(Reporter)

2:25 p.m. – Court convened with Court and counsel present.

The Court recited a procedural history of this case, and inquired of counsel Robison as to his concerns with the proposed order provided by counsel Wray arising out of the May 19, 2015 Hearing.

Counsel Robison addressed the Court and responded that the proposed order did not make any reference to experts or rebuttal experts. Further, counsel Robison addressed expert Jeremy Aguero's deposition, rebuttal expert reports, rebuttal expert depositions, the concerns associated with such and reopening discovery. Further, counsel argued in support of definitive discovery deadlines, and scope. Additionally, counsel Robison addressed the Motion for Summary Judgment on damages, to include that he now has a report on damages. Further, counsel requested that he be permitted to file a Reply to Plaintiff's Opposition to Motion for Summary Judgment regarding damages five days after the Court rules on whether expert Aguero can testify.

Counsel Wray addressed the Court and argued that the proposed order relating to the May 19, 2015 Hearing he submitted was appropriate, and that an extension of discovery deadlines is warranted and was previously granted by the Court.

Counsel Johnson addressed the Court, concurred with counsel Wray, and provided additional information to the Court in support of an extension of the discovery deadlines.

Counsel Robison responded and suggested the Court review the April 2014 Scheduling Order and provide the parties with something similar for the next six weeks, which would resolve what the parties would be able to do, and the scope of discovery.

CASE NO. CV13-01704

MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS et al.

Page Two

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

06/24/15

HEARING

HONORABLE

Counsel Wray responded he will e-mail Department Seven's Law Clerk with his proposed May 19, 2015 order as well.

PATRICK

FLANGAN

COURT ORDERED: Respective counsel are to work together on a Scheduling Order, or, as an alternative, each side will provide the

DEPT. NO. 7

Court with a proposed Scheduling Order. It is further ordered that the Motion to Allow the Defendants to File a Late Reply Subsequent to Jeremy Aguero's Testimony – Five Days – is GRANTED, and that is to be included in the proposed order(s).

K. Oates

(Clerk)

S. Koetting

(Reporter)

3:02 p.m. – Court stood in recess.

CASE NO. CV13-01704

MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS et al.

DATE, JUDGE  
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

12/17/15

PRETRIAL CONFERENCE

HONORABLE

Jim Edwards, Esq. was present in Court on behalf of Plaintiff MSI-GSR Holdings, Inc., who was not present.

PATRICK

Kent Robison, Esq. and Scott Hernandez, Esq. were present in Court on behalf of Defendant Peppermill Casinos, Inc., who was not present.

FLANAGAN

DEPT. NO. 7

K. Oates

(Clerk)

S. Koetting

(Reporter)

Discovery Commissioner Wesley Ayres was also present in the Courtroom.

1:20 p.m. – Court convened with Court, counsel and Discovery Commissioner Ayres present.

Counsel Robison, on behalf of the Defendant, addressed the Court and advised he is prepared to proceed with trial.

Counsel Edwards addressed the Court and responded that a continuance of trial may be necessary, in that, unresolved discovery issues exist, and the Court may require an evidentiary hearing which would “push back” the trial date.

Counsel Robison replied that due to the filing of Motions, the evidentiary hearing was never heard by the Discovery Commissioner.

COURT ORDERED: The Court has reviewed the Motion as addressed by counsel, an evidentiary hearing will not be necessary, the Court will file an order, and the parties should be prepared to proceed to trial as scheduled.

Counsel Robison responded that he is prepared to proceed with trial and will not be seeking a continuance.

The Court recognized the appearance of Commissioner Ayres in the Courtroom and instructed counsel to work with him after Court today.

Counsel Edwards responded he believes this trial will proceed for two weeks as presently scheduled.

Counsel Robison inquired of opposing counsel if he is authorized to accept service of subpoenas on behalf of the Grand Sierra Resort witnesses.

Counsel Edwards responded that he believes he is authorized, but will confer and confirm with Stan Johnson, Esq.



CASE NO. CV13-01704

MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS et al.

Page Two

DATE, JUDGE  
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

12/17/15

PRETRIAL CONFERENCE

HONORABLE

Counsel Robison replied that he is authorized to accept service of subpoenas on behalf the of Peppermill Casino witnesses.

PATRICK

Counsel Edwards responded that counsel Johnson is not present in Court today due to illness.

FLANAGAN

DEPT. NO. 7

K. Oates

COURT ORDERED: Oral Arguments as to the Motions in Limine is

(Clerk)

set for January 5, 2016 at 10:00 a.m. and Exhibit Marking is set for

S. Koetting

January 7, 2016 at 10:00 a.m. It is further ordered as to the other

(Reporter)

outstanding Motion(s), no Hearing will be conducted, a written order

will be filed, and the parties are ordered to meet with Discovery

Commissioner Ayres to resolve discovery issues.

1:43 p.m. – Court stood in recess.

CASE NO. CV13-01704      MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS, et al.

DATE, JUDGE  
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

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12/22/2015

Honorable Discovery Commissioner Wesley Ayres

M. Conway (Clerk)

Recorded JAVS

**DISCOVERY DISPUTE**

H. Stan Johnson, Esq. was present, telephonically, on behalf of Plaintiff MEI-GSR Holdings.

Kent Robison, Esq. and Scott Hernandez, Esq. were present in Court on behalf of Defendant Peppermill Casinos, et al.

Counsel Johnson addressed and advised the Court that a Reply in Support to Counter-Motion to Compel Discovery of Emails was filed on December 14, 2015.

Court indicated that it had read and reviewed all pleadings on file and that Judge Flanagan will rule on the Motion for Case Concluding Sanctions.

**Counsel Robison** addressed the Court and argued that if this case is going to be continued he is requesting that Peppermill's Motion to Compel Electronically Stored Information (ESI). Counsel further informed the Court that it would withdraw the Motion to Compel, subject to its right to resubmit the Motion if the trial is continued.

**Counsel Johnson** replied, argued that Peppermill continues to admit that it is withholding thousands of emails and argued that Peppermill has waived any objection to producing these emails. Counsel argued that the Court should order Peppermill to allow GSR to conduct a search of its electronically stored information through use of an appropriate expert and word protocol.

**Counsel Robison** responded, presented a procedural chronology of the case, argued that these documents have been available to GSR and further reviewed a list of all material that has been provided to GSR. Counsel argued in opposition of Plaintiff's Counter-Motion Compel Discovery of Emails, argued that the Counter-Motion is untimely, is without merit and is an attempt to continue the January 11, 2016 trial date.

**Counsel Johnson** responded and argued all they have wanted are the PST files that were turned over to the Gaming Control Board. Counsel discussed the Protective Order that is in place to protect privileged information and argued that they cannot use the format that the emails have been provided in. Counsel further reviewed Rule 34 (a) (1) (A) as it relates to electronically stored information. Counsel Johnson argued that GSR has been prejudiced, that Peppermill should immediately give the PST files to GSR and that the trial should be continued.

**Counsel Robison** responded, argued that GSR and has created discovery disputes by not accepting discovery offers. Counsel argued that Peppermill produced 5 years of records relating to every single slot machine, which were stored in banker's boxes in a warehouse. Counsel argued that Mark Wray looked a one box for 20 minutes and then left.

**Counsel Johnson** presented further argument.

**Counsel Robison** presented further argument.

Commissioner Ayres took the matter under ADVISEMENT, with recommendation to follow.

CASE NO. CV13-01704

MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS et al.

DATE, JUDGE  
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

01/05/16

ORAL ARGUMENTS

HONORABLE

Jim Edwards, Esq. was present in Court on behalf of Plaintiff MEI-GSR Holdings, Inc., who was not present.

PATRICK

Kent Robison, Esq. and Scott Hernandez, Esq. were present in Court on behalf of Defendant Peppermill Casinos, Inc., who was not present.

FLANAGAN

DEPT. NO. 7

K. Oates

10:08 a.m. – Court convened with Court and counsel present.

(Clerk)

S. Koetting

The Court advised as to three outstanding Motions to include Defendant's Motion for Sanctions, Defendant's Renewed Motion for Partial Summary Judgment as to Damages, and Plaintiff's Motion for Clarification.

(Reporter)

Counsel Robison addressed the Court and advised that there is no order filed as to the Motion in Limine relating to Jeremy Aguero which was previously denied by the Court.

COURT ORDERED: The Court will deem the Motion submitted and issue an Order.

Counsel Robison responded that an order is also needed with respect to the Motion relating to Charles Lombardo which was previously denied by the Court.

COURT ORDERED: The Court will deem the Motion submitted and issue an Order.

Counsel Robison advised he filed an opposition to Plaintiff's Motion for Clarification.

Counsel Edwards addressed the Court and responded he has not seen or reviewed the Opposition.

COURT ORDERED: The Court Clerk will provide a copy of the Opposition to counsel Edwards and this Hearing will be continued to 2:00 p.m. today.

10:20 a.m. – Recess.

2:12 p.m. – Court reconvened with Court and counsel present.

Counsel Robison argued in support of Defendant's renewed Motion for Partial Summary Judgment as to Damages.

Counsel Edwards argued in opposition to the Motion.

Counsel Robison presented final argument.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

01/05/16

ORAL ARGUMENTS

HONORABLE  
PATRICK  
FLANAGAN  
DEPT. NO. 7

COURT ORDERED: Defendant's Renewed Motion for Partial Summary Judgment as to Damages is DENIED.  
Counsel Robison argued in support of Defendant's Motion for Sanctions.

K. Oates  
(Clerk)

Counsel Edwards responded and argued in opposition to the Motion.  
Counsel Robison further argued in support of the Motion to include that sanctions are appropriate and should be imposed.

S. Koetting  
(Reporter)

Counsel Edwards responded.

COURT ORDERED: Defendant's Motion for Sanctions is GRANTED, and the amount of \$16,267.85 is hereby imposed.

Counsel Robison responded he would like to present argument with respect to the Motion to Exclude Jeremy Aguero.

Counsel Edwards had no objection to the Motion being submitted, however, if the Court ordered argument, he would have no objection.

COURT ORDERED: Oral arguments are set for January 8, 2016 at 2:00 p.m., as to the Motions to Exclude Jeremy Aguero, Charles Lombardo and the Motion for Clarification.

3:45 p.m. – Court stood in recess.

CASE NO. CV13-01704

MEI-GSR HOLDINGS vs. PEPPERMILL CASINOS et al.

DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES-HEARING	CONTINUED TO
01/08/16 HONORABLE PATRICK FLANAGAN DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	<u>PRE-TRIAL MOTIONS</u> Jim Edwards, Esq., and Steve Cohen, Esq., were present in Court on behalf of Plaintiff MEI-GSR Holdings, Inc., who was not present. Kent Robison, Esq. and Scott Hernandez, Esq. were present in Court on behalf of Defendant Peppermill Casinos, Inc., who was not present. 2:19 a.m. – Court convened with Court and counsel present. Counsel Robison, on behalf of the Defendant, addressed the Court and argued in support of Defendant’s Motion to Exclude Expert Report and Testimony of GSR Expert Charles Lombardo, and further advised that the Motion for ESI Discovery by Defendant has been withdrawn. Counsel Edwards, on behalf of the Plaintiff, addressed the Court and argued in opposition to the Motion. Counsel Cohen, on behalf of the Plaintiff, addressed the Court and argued in opposition to the Motion. COURT ORDERED: Motion to Exclude Expert Report and Testimony of GSR Expert Charles Lombardo DENIED. Counsel Edwards next sought clarification from the Court relating to previous rulings and argument was presented by counsel Edwards, Robison and Cohen. COURT ORDERED: The Peppermill Casino’s entry into other casinos for the purpose of par values is excluded. COURT ORDERED: Lay persons cannot provide expert testimony as to what constitutes trade secrets. COURT ORDERED: The parties are restricted from discussing the Peppermill Casino’s net worth. COURT ORDERED: The parties are restricted from discussing alleged damages sustained by the GSR relating to the other casinos. COURT ORDERED: Counsel can refer to expert opinions in Opening Statements, however, are restricted from discussing matters that will violate Court orders, and any challenges to expert testimony will result in a Hearing outside the presence of the Jury. Counsel Robison moved to be allowed to turn Defendant’s counsel’s table so it faces the Jury; SO ORDERED.	

DATE, JUDGE  
OFFICERS OF

COURT PRESENT

APPEARANCES-HEARING

CONTINUED TO

01/08/16

PRE-TRIAL MOTIONS

HONORABLE

Counsel Robison moved to allow his staff to set up "real time" for a witness who is hard of hearing; SO ORDERED.

PATRICK

FLANAGAN

Counsel Robison moved to bring a slot machine to Court; SO ORDERED.

DEPT. NO. 7

K. Oates

Counsel Edwards responded they will be bringing a slot machine as well.

(Clerk)

S. Koetting

Respective counsel stipulated that 24-hour notice will be provided as to calling of witnesses.

(Reporter)

Counsel Robison advised that previously stipulated Exhibits may be withdrawn due to the Court's ruling.

Counsel Cohen advised of his intention to possibly call Ryan Tors as a witness.

Counsel Robison responded that he just needs to be advised as to when, and he will make Ryan Tors available for trial.

3:38 p.m. – Court stood in recess.

CASE NO. CV13-01704

MEI-GSR HOLDINGS, LLC. vs. PEPPERMILL CASINOS, INC.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

APPEARANCES-HEARING

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01/11/16  
HONORABLE  
PATRICK  
FLANAGAN  
DEPT. NO. 7  
K. Oates  
(Clerk)  
S. Koetting  
(Reporter)

JURY TRIAL (Day One)

Steve Cohen, Esq., Jim Edwards, Esq., and Bill Crockett, Esq., were present in Court on behalf of Plaintiff MEI-GSR Holdings, LLC, with representatives Benjamin Vega, Esq., Alex Meruelo and Tracy Mimno being present.

Kent Robison, Esq., and Scott Hernandez was present in Court on behalf of Defendant Peppermill Casinos, Inc., with representatives Denise Vessie and Bill Paganetti being present.

9:19 a.m. – Court convened with Court, counsel, and respective parties present.

Prior to the commencement of Court, Joint Exhibits 1 – 209, Plaintiff's Exhibits 210 – 252, and Defendant's Exhibits 300 - 354 were marked for identification.

Outside the presence of the prospective jurors, the Court addressed counsel and advised that upon selection of the Jury, they would be dismissed for the day and a Hearing would be conducted with counsel as to Exhibits and other trial related matters.

9:25 a.m. – Court stood in recess.

9:31 a.m. – Court reconvened with Court, counsel, prospective jurors and respective parties present.

The Court addressed the prospective jurors.

Introductions of Court staff and respective counsel were made to the prospective jurors. All prospective jurors were sworn to answer questions touching upon their qualifications to serve as trial jurors in this case.

Roll taken. All Fifty-Six (56) prospective jurors were present.

The Court addressed the prospective jurors and generally outlined the Complaint filed in this case.

The Court ordered that Twenty (20) names be drawn, consisting of Eight (8) jurors and Two (2) alternates, who were called and seated in the jury box.

The Court conducted general and specific examination of the potential jurors in the box.

10:58 a.m. – Sidebar conducted between Court and counsel.

Jury Admonished.

11:02 a.m. – Morning recess.

11:05 a.m. – Court reconvened in Chambers with Court, counsel and potential juror Patricia Evans present.

The inquired of Ms. Evans as to her knowledge of this case, including what she has read in the newspaper.

Ms. Evans responded.

Counsel Edwards and Robison conducted limited voir dire examination of Ms. Evans.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES-HEARING
01/11/16	<u>JURY TRIAL (Day One)</u>
HONORABLE PATRICK FLANAGAN DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	<p>11:13 a.m. – Ms. Evans was excused to return to the Courtroom. Outside the presence of the Jury, respective counsel responded they have no objection to proceeding with Ms. Evans as a potential juror. Counsel Robison inquired if he can ask the potential jurors about any articles they may have seen or read in the newspaper about this case; <b>SO ORDERED.</b></p> <p>11:15 a.m. – Recess.</p> <p>11:32 a.m. - Court reconvened in Chambers with Court and counsel present. The Court advised counsel that potential juror no. 6 – James Mortensen, failed to return to Court after the recess and if counsel has no objection, Mr. Mortensen will be replaced. Counsel Edwards and Robison responded they have no objection to Mr. Mortensen being replaced.</p> <p>11:34 a.m. – Recess.</p> <p>11:35 a.m. – Court reconvened with Court, counsel, prospective jurors, and respective parties present. Potential juror James Mortensen was excused by the Court and replaced with potential juror Scott Whitten. Without objection, potential juror Whitten was excused by the Court and replaced with potential juror Christine Benedetti. Counsel Edwards, on behalf of the Plaintiff, conducted general and specific voir dire examination. Without objection, potential juror Hector Hernandez was excused by the Court and replaced with potential juror Alan Gotcher. Counsel Edwards passed the panel for cause. Counsel Robison, on behalf of the Defendant, conducted general and specific voir dire examination.</p> <p>12:48 p.m. – Sidebar conducted between Court and counsel. Jury Admonished.</p> <p>12:49 p.m. – Recess.</p> <p>1:07 p.m. – Court reconvened with Court, counsel, prospective jurors, and respective parties present. Counsel Robison, on behalf of the Defendant, continued with general and specific voir dire examination. Counsel Robison passed the panel for cause. Jury Admonished.</p>



DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

APPEARANCES-HEARING

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01/11/16

JURY TRIAL (Day One)

HONORABLE

1:20 p.m. – Recess to conduct challenges.

PATRICK

1:21 p.m. – Court reconvened in chambers where preemptory challenges were

FLANAGAN

exercised, Four (4) per side plus One (1) alternate. Upon selection, respective counsel stipulated to the respective Jury panel.

DEPT. NO. 7

K. Oates

1:41 p.m. – Recess.

(Clerk)

1:42 p.m. – Court reconvened with Court, counsel, prospective jurors and respective parties present.

S. Koetting

(Reporter)

The following panel was selected and stipulated to by counsel:

James Vandeusen; Christopher Ipsen; Heidi Wilson; Christine Benedetti; Donald James; Marlene Siddall; Nicholas Finney; Brittany Best and Alternates Dianne Davis and Randi Nelson.

The selected and stipulated jurors were seated in the jury box and sworn. The Court thanked and excused the unreached and unselected prospective jurors.

The Court admonished the Jury, which was presented at every recess, and released them for the day to return on Tuesday, January 12, 2016 at 9:00 a.m.

Outside the presence of the Jury, the Court advised respective counsel to return to Court at 3:00 p.m. today to address exhibits and any outstanding trial matters.

1:55 p.m. – Noon recess.

3:01 p.m. – Court reconvened with Court, counsel and respective parties present.

Outside the presence of the Jury, trial exhibits were addressed.

**COURT ORDERED:** The following exhibits will be **ADMITTED** by stipulation between counsel – **Exhibits 1 – 10, 22, 27 – 31, 38 – 46, 53, 54, 56, 69, 70, 71, 72, 127, 154, 166, 169, 188, 189, 196, 203, 205, 214, 217, 223 – 226, 229, 231, 233, 234 – 235, 237, 238, 240, 248, 341.12, 341.17, 340.1, 340.2, 340.2A, 340.3, 340.4, 340.5, 340.6, 340.7, 340.8, 340.9, 340.10, 340.11, and 343 – 345.** The following exhibits are ordered withdrawn by stipulation between counsel – Exhibits 228, 341.1 – 341.11 and 341.13 – 341.16.

Counsel Crockett addressed the Court and trial subpoenas.

Counsel Robison addressed “blow-ups” of admitted Exhibits 7 and 8.

Counsel Crockett presented argument as to Exhibit 186 to include that the letters should not come into evidence, confidentiality presents an issue and they are highly prejudicial.

Counsel Robison responded and presented argument.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

APPEARANCES-HEARING

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01/11/16  
HONORABLE  
PATRICK  
FLANAGAN  
DEPT. NO. 7  
K. Oates  
(Clerk)  
S. Koetting  
(Reporter)

JURY TRIAL (Day One)

COURT ORDERED: Ruling reserved and respective counsel are to submit the appropriate authority.

Counsel Edwards addressed redacted exhibits.

Counsel Robison responded and presented argument.

COURT ORDERED: The one million dollar fine imposed upon the Defendant can be addressed at trial. Court to reconvene at 9:00 a.m. tomorrow.

4:08 p.m. – Court stood in recess.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

01/12/16

HONORABLE

PATRICK

FLANAGAN

DEPT. NO. 7

K. Oates

(Clerk)

S. Koetting

(Reporter)

JURY TRIAL (Day Two)

Steve Cohen, Esq., Jim Edwards, Esq., and Bill Crockett, Esq., were present in Court on behalf of Plaintiff MEI-GSR Holdings, LLC, with representatives Benjamin Vega, Esq., Alex Meruelo, and Tracy Mimno being present.

Kent Robison, Esq. and Scott Hernandez, Esq. were present in Court on behalf of Defendant Peppermill Casinos, Inc., with representatives Denise Vessie and Bill Paganetti being present.

9:14 a.m. – Court convened with Court, counsel, and respective parties present. Outside the presence of the Jury, the Court advised counsel, as to the written question from Juror Ipsen, the Court contacted the office of the Governor and was advised Juror Ipsen can be excused from attending a meeting scheduled for Friday. The Court further advised he did not inquire as to the meeting Juror Ipsen has scheduled for Wednesday with another agency.

Counsel Edwards addressed the Court and suggested the Court advise Juror Ipsen that the Court has spoken with the office of the Governor, his appearance is not needed, and he should make arrangements to be absent from Wednesday's meeting as his service as a Juror is required.

Counsel Robison addressed the Court and responded that Juror Ipsen should remain on the jury panel.

**COURT ORDERED:** The Court will follow the suggestions of counsel and speak with Juror Ipsen.

The Court next addressed the David Schwartz subpoena.

Counsel Edwards responded and argued that Dr. Schwartz is not a GSR expert, was not designated, is not a percipient witness and should not be called at trial.

Counsel Robison responded and argued that Dr. Schwartz gave his opinion as to damages, has been subpoenaed three times, and was designated for computation as to damages. Further, counsel advised he will stipulate to the reading of Dr. Schwartz' deposition transcript in lieu of him appearing in person.

**COURT ORDERED:** The deposition of David Schwartz will be read at trial, and he does not need to appear in person at trial.

Counsel Robison invoked the rule of exclusion; **SO ORDERED.**

9:23 a.m. – The Jury was escorted into the Courtroom.

Respective counsel stipulated to the presence of the Jury.

Counsel Crockett, on behalf the Plaintiff, presented Opening Statement.

Counsel Robison, on behalf of the Defendant, presented Opening Statement.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

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01/12/16  
HONORABLE  
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(Clerk)  
S. Koetting  
(Reporter)

JURY TRIAL (Day Two)

Jury Admonished and escorted to the Jury Room.  
Outside the presence of the Jury, counsel Crockett addressed demonstrative slides shown by counsel for the Defendant during Opening Statement, and the gross misrepresentation associated with presenting those slides. Further, counsel argued that the Court's previous ruling excluding Ryan Tors from visiting other casinos should be revisited.

Counsel Robison responded and presented argument.  
**COURT ORDERED:** The Court has, and will again, instruct the Jury that the comments of counsel are not evidence. Further, the Court finds the comments made by counsel in Opening Statements did not exceed the boundaries, and the Court's previous ruling stands.

Counsel Crockett and Robison responded.  
10:45 a.m. – Morning Recess.  
11:18 a.m. – Court reconvened with Court, counsel, Jury and respective parties present. Counsel stipulated to the presence of the Jury.  
During the recess, Plaintiff's Exhibits 12(a), 16(a), 23(a), 241(a), 249(a) and 252 were marked for identification (counsel Edwards).  
Counsel Crockett, on behalf of the Plaintiff, called **William Paganetti**, who was sworn and direct examined.  
**Deposition Transcript of William Alfred Paganetti Open and Published, 1.**  
Jury Admonished and released for the noon recess to return at 1:15 p.m.  
Outside the presence of the Jury, the Court instructed counsel and the respective parties in the Courtroom to keep the distractions to a minimum.  
12:08 p.m. – Noon Recess.  
1:19 p.m. - Court reconvened with Court, counsel, Jury and respective parties present. Counsel stipulated to the presence of the Jury.  
William Paganetti resumed the stand, heretofore sworn and further direct examination conducted by counsel Crockett.  
**Exhibit 12(a)** offered; objection; objection overruled; **ADMITTED**.  
Exhibit 112 offered; objection.  
**COURT ORDERED:** Exhibit 112 will be redacted and the redacted exhibit will be marked as **Exhibit 112(a)** and **ADMITTED** over objection.  
1:55 p.m. – Sidebar conducted between Court and counsel.  
**Exhibit 221(a)** marked for identification; offered; no objection; **ADMITTED**.  
**Exhibit 227**; offered; no objection; **ADMITTED**.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

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01/12/16	<u>JURY TRIAL (Day Two)</u>
HONORABLE	Jury Admonished.
PATRICK	2:37 p.m. – Afternoon Recess.
FLANAGAN	3:15 p.m. – Court reconvened with Court, counsel, Jury and respective parties present.
DEPT. NO. 7	Counsel stipulated to the presence of the Jury.
K. Oates (Clerk)	William Paganetti resumed the stand, heretofore sworn and further direct examination conducted by counsel Crockett.
S. Koetting (Reporter)	<b>Exhibit 215</b> offered; objection; objection overruled; <b>ADMITTED</b> . Counsel Robison reserved cross-examination of witness Paganetti in lieu of calling him during Defendant's case-in-chief. Counsel Cohen addressed the Court and called <b>Alex Meruelo</b> , who was sworn and direct examined. 4:10 p.m. – Sidebar conducted between Court and counsel. Counsel Robison conducted cross-examination. Jury Admonished and excused for the evening. Court to reconvene on Wednesday, January 13, 2016 at 1:00 p.m. 5:00 p.m. – Court stood in recess.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

01/13/16

JURY TRIAL (Day Three)

HONORABLE

Steve Cohen, Esq., Jim Edwards, Esq., and Bill Crockett, Esq., were present in Court on behalf of Plaintiff MEI-GSR Holdings, LLC, with representatives Benjamin Vega, Esq., Alex Meruelo and Tracy Mimno being present.

PATRICK

FLANAGAN

DEPT. NO. 7

K. Oates

(Clerk)

S. Koetting

(Reporter)

Kent Robison, Esq. and Scott Hernandez, Esq., were present in Court on behalf of Defendant Peppermill Casinos, Inc., with representatives Denise Vessie and Bill Paganetti being present.

1:09 p.m. – Court convened with Court, counsel, and respective parties present.

Prior to the commencement of Court, Exhibits 138(a), 221(b) and 239(a) were marked for identification (counsel Edwards).

Outside the presence of the Jury, the Court advised an issue has arisen with Juror Benedetti, to which counsel Edwards and Robison addressed the Court and responded they would like to listen to what Juror Benedetti has to say.

1:13 p.m. – Recess.

1:15 p.m. – Court reconvened in Chambers with Court, counsel and Juror Benedetti present.

Juror Benedetti addressed the Court and advised of a work related issue.

Counsel Crockett addressed the Court and responded her Juror's concerns can be addressed.

Counsel Edwards inquired of Juror Benedetti.

Counsel Robison inquired of Juror Benedetti.

Juror Benedetti was excused by the Court to return to the Jury Room.

Respective counsel responded they have no concerns as to Juror Benedetti remaining on the Jury panel.

**COURT ORDERED:** The Court will contact individuals associated with Juror Benedetti's employment.

Counsel Edwards moved the Court to advise the Jury that counsel can have no contact with the jurors during the course of trial.

1:22 p.m. – Recess.

1:25 p.m. – Court reconvened with Court, counsel and respective parties present.

Outside the presence of the Jury, counsel Crockett addressed Exhibit 241(a), the Court's previous ruling, and further argued in support of the admission of the Exhibit. Further, counsel argued in support of the admission of all or part of Exhibit 252.

Counsel Robison argued in opposition to include that the Peppermill has conceded that keying is an ethical violation, the Peppermill has admitted wrongdoing, was fined one

DATE, JUDGE  
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APPEARANCES-HEARING

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K. Oates

(Clerk)

S. Koetting

(Reporter)

JURY TRIAL (Day Three)

million dollars, this case involves alleged use of the GSR's pars, and further argued that the Rail City situation is prejudicial.

Counsel Crockett responded he does not intend to talk about Rail City, but does want to talk about Ryan Tors keying service, his state of mind and other individuals in the Peppermill management as to their corporate wide activities.

Counsel Robison presented additional argument.

Counsel Crockett replied.

**COURT ORDERED:** Exhibit 241(a) is not admitted at this time, but this issue may be revisited depending upon the testimony.

The Court next addressed the admission of Exhibit 252.

Counsel Crockett argued he only wants to admit a partial transcript.

Counsel Robison presented further argument.

**COURT ORDERED:** Ruling reserved until counsel Crockett raises the issue.

1:50 p.m. – The Jury was escorted into the Courtroom.

Respective counsel stipulated to the presence of the Jury.

Alex Meruelo resumed the stand, heretofore sworn and further cross-examined by counsel Robison.

**Exhibit 14(a)** offered, no objection; **ADMITTED.**

Jury Admonished and escorted to the Jury Room.

Outside the presence of the Jury, counsel Robison presented an offer of proof to the Court related to the testimony of Alex Meruelo, and further provided the Court with a copy of Findings of Fact, Conclusion of Law and Judgment in a case involving the GSR.

3:00 p.m. – Afternoon Recess.

3:45 p.m. – Court reconvened with Court, counsel, Jury and respective parties present.

Counsel stipulated to the presence of the Jury

Alex Meruelo resumed the stand, heretofore sworn and re-direct examination conducted by counsel Cohen; re-cross examination waived; witness excused.

Respective counsel stipulated to allow counsel Robison, on behalf of the Defendant, to call a witness out-of-order; **SO ORDERED.**

Counsel Robison called **David McCue**, who was sworn and direct examined; counsel Crockett conducted cross-examination; re-direct examination conducted.

**Exhibit 307** offered; no objection; **ADMITTED.**

Re-cross examination conducted; further re-direct examination conducted; witness excused.

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APPEARANCES-HEARING

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01/13/16

JURY TRIAL (Day Three)

HONORABLE  
PATRICK

Counsel Crockett, on behalf of the Plaintiff, called **Ryan Tors**, who was sworn and direct examined.

FLANAGAN

Jury Admonished and excused for the evening. Court to reconvene on Thursday,

DEPT. NO. 7

January 14, 2016 at 9:00 a.m.

K. Oates

4:45 p.m. – Court stood in recess.

(Clerk)

S. Koetting

(Reporter)



DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

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01/14/16	<u>JURY TRIAL (Day Four)</u>
HONORABLE PATRICK FLANAGAN DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	<p>Steve Cohen, Esq., Jim Edwards, Esq., and Bill Crockett, Esq., were present in Court on behalf of Plaintiff MEI-GSR Holdings, LLC, with representatives Benjamin Vega, Esq., Alex Meruelo and Tracy Mimno being present.</p> <p>Kent Robison, Esq. and Scott Hernandez, Esq., were present in Court on behalf of Defendant Peppermill Casinos, Inc., with representatives Denise Vessie and Bill Paganetti being present.</p> <p>9:05 a.m. – Court convened with Court, counsel, and respective parties present. Outside the presence of the Jury, counsel Robison, on behalf of the Defendant, addressed the Court and stated he is in receipt of the Plaintiff's Jury Instruction as to damages, objects to this Jury Instruction being read to the Jury, and will file his objection today.</p> <p>The Court addressed the Discovery Commissioner's recommendation and the order shortening time.</p> <p>Counsel Robison responded he will file an opposition today.</p> <p>Counsel Crockett, on behalf of the Plaintiff, addressed the Court and replied he will be prepared to orally argue his reply today.</p> <p>The Court advised, as to Juror Benedetti, he has spoken with Deputy Attorney General Sarah Bradley who advised she will notify the appropriate board as to Juror Benedetti's jury service.</p> <p>The Court advised argument would be heard at the end of the day relating to counsel Robison's request to introduce the <u>Thomas vs. GSR</u> case into evidence.</p> <p>Counsel Robison responded he has additional offers of proof to provide to the Court. Counsel Robison was instructed to provide those cases to the Court before the noon hour.</p> <p>Counsel Crockett moved to have counsel Robison electronically file his opposition to the Discovery Commissioner's recommendation; <b>SO ORDERED.</b></p> <p>9:12 a.m. – The Jury was escorted into the Courtroom.</p> <p>Respective counsel stipulated to the presence of the Jury.</p> <p>Ryan Tors resumed the stand, heretofore sworn and further direct-examined by counsel Crockett.</p> <p><b>Exhibit 15</b> offered; no objection; <b>ADMITTED.</b></p> <p>9:50 a.m. – The Jury was escorted into the Jury Room.</p>

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COURT PRESENT

APPEARANCES-HEARING

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01/14/16  
HONORABLE  
PATRICK  
FLANAGAN  
DEPT. NO. 7  
K. Oates  
(Clerk)  
S. Koetting  
(Reporter)

JURY TRIAL (Day Four)

Outside the presence of the Jury, counsel Robison argued that Plaintiff's counsel is attempting to violate the Court's order, and should be admonished. Further, counsel argued that testimony as to Exhibit 241(a) is improper.

Counsel Robison withdrew Exhibit 341.17, previously admitted; **SO ORDERED.**

Counsel Edwards addressed the Court and stipulated to the admission of Exhibit 16(a).

**COURT ORDERED: Exhibit 16(a) is ADMITTED.**

Counsel Robison responded that Exhibit 16 should be withdrawn; **SO ORDERED.**

Counsel Robison presented additional argument as to the Rail City and pars issue.

Counsel Crockett responded and argued he is trying to stay within the Court's Order, however, his intention is to address corporate wide use and strategy.

Counsel Robison replied and argued that the issue is three keying incidents at the GSR by Ryan Tors.

**COURT ORDERED:** The Court's ruling will not be revised and will stand.

10:05 a.m. – Morning Recess.

10:23 a.m. – Court reconvened in Chambers with Court and counsel present.

Outside the presence of the Jury, the Court addressed and clarified for counsel the rule of exclusion, and that all parties, including, Mr. Meruelo, need to be in Court on time.

Counsel Crockett addressed language presented in Court by opposing counsel to include pars versus holds.

Counsel Robison responded that a net hold is not a par, and a glossary has been prepared.

**COURT ORDERED:** The attorneys will be expected to resolve terms during the course of trial.

10:28 a.m. – Recess.

10:30 a.m. – Court reconvened with Court, counsel, Jury and respective parties present.

Counsel stipulated to the presence of the Jury.

Ryan Tors resumed the stand, heretofore sworn and further direct examined by counsel Crockett.

**Exhibit 221(b)** offered; no objection; **ADMITTED.**

**Exhibit 253** marked for identification; offered; no objection; **ADMITTED**, and played for the Jury.

Exhibit 253(a) marked for identification.

11:19 a.m. – Sidebar conducted between Court and counsel.

Jury admonished and released for the noon recess to return at 1:15 p.m. Juror Benedetti remained in the Courtroom.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES-HEARING
01/14/16	<u>JURY TRIAL (Day Four)</u>
HONORABLE PATRICK FLANAGAN DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	<p>Outside the presence of the Jury, the Court advised Juror Benedetti that Deputy Attorney General Sarah Bradley had been contacted and she will advise the appropriate board of Juror Benedetti's jury service, without repercussions.</p> <p>Juror Benedetti was excused for the noon recess.</p> <p>12:00 p.m. – Noon Recess.</p> <p>1:28 p.m. – Court reconvened with Court, counsel and respective parties present.</p> <p>Outside the presence of the Jury, Ryan Tors resumed the stand, heretofore sworn, and admonished by the Court to remain within the Court's order, and do not talk about any casinos other than the Grand Sierra Resort.</p> <p>Counsel Crockett inquired of the Court if he can question Ryan Tors as to a \$12,000.00 jackpot he won at the Grand Sierra Resort on May 18, 2011; <b>SO ORDERED.</b></p> <p>Counsel Robison responded the issue was "fair game."</p> <p>1:37 p.m. – The Jury was escorted into the Courtroom.</p> <p>Respective counsel stipulated to the presence of the Jury.</p> <p>Direct examination of Ryan Tors by counsel Crockett continued.</p> <p>1:50 p.m. – Sidebar conducted between Court and counsel.</p> <p>Cross-examination conducted by counsel Robison.</p> <p>Jury admonished and escorted to the jury room.</p> <p>Outside the presence of the Jury, counsel Crockett argued and provided an offer of proof that the District Attorney wanted to charge Ryan Tors with a crime, however, could not because of an error by the Gaming Control Board. Further, counsel moved to subpoena the District Attorney so he could explain to the Jury what occurred.</p> <p>Counsel Robison argued in opposition to include that the truth is Ryan Tors was not charged with a crime, and further provided an offer of proof to include that in 2013 Ryan Tors keyed a slot machine in the Sands Hotel.</p> <p>Counsel Crockett further argued that the District Attorney wanted to charge Ryan Tors with a crime, but could not because of the error by the Gaming Control Board.</p> <p><b>COURT ORDERED:</b> Pursuant to NRS 48.035, the Court can exclude evidence if it confuses the Jury, and therefore the evidence proffered is excluded and the offer of proof is denied. It is further ordered that the focus will continue to be are pars trade secrets, and what damages were sustained by the Plaintiff, if any.</p> <p>Counsel Crockett next addressed testimony by Ryan Tors relating to Mr. Hanson and teaching Mr. Tors how to key a slot machine. Further, counsel moved to inquire more</p>

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

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01/14/16 HONORABLE PATRICK FLANAGAN DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	<p><u>JURY TRIAL (Day Four)</u></p> <p>fully into this line of questioning but did not want to exceed the scope to which he was limited by the Court.</p> <p>Counsel Robison responded counsel could address this issue in his re-direct examination.</p> <p>Counsel Crockett replied he will bring it up, but leave the date out.</p> <p>3:22 p.m. – Afternoon Recess.</p> <p>3:45 p.m. – Court reconvened with Court, counsel, Jury and respective parties present.</p> <p>Counsel stipulated to the presence of the Jury.</p> <p>Ryan Tors resumed the stand, heretofore sworn and re-direct examination conducted by counsel Crockett.</p> <p><b>Exhibit 218</b> offered; stipulated; <b>ADMITTED</b>.</p> <p>Re-cross examination conducted; further re-direct examination conducted; witness excused.</p> <p>Counsel Edwards called <b>Michael Altizer</b> who was sworn and direct examined.</p> <p><b>Exhibit 13</b> offered; objection; objection overruled; <b>ADMITTED</b>.</p> <p><b>Exhibit 66</b> offered; no objection; <b>ADMITTED</b>.</p> <p>Cross-examination conducted by counsel Robison.</p> <p><b>Exhibits 67 and 68</b> offered; no objection; <b>ADMITTED</b>.</p> <p><b>Exhibit 357</b> marked for identification; offered; no objection; <b>ADMITTED</b>.</p> <p>Re-direct examination conducted; re-cross examination waived; witness excused.</p> <p>Jury Admonished and excused for the evening. Court to reconvene on Friday, January 15, 2016 at 9:00 a.m.</p> <p>Outside the presence of the Jury, the Court and counsel discussed witnesses, outstanding issues, Motions and offers of proof to be addressed outside the presence of the Jury.</p> <p><b>COURT ORDERED:</b> Counsel is to be present in Court at 8:30 a.m. tomorrow for a Hearing outside the presence of the Jury.</p> <p>5:22 p.m. – Court stood in recess.</p>
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DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

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01/15/16      JURY TRIAL (Day Five)

HONORABLE      Steve Cohen, Esq., Jim Edwards, Esq., and Bill Crockett, Esq., were present in Court on  
PATRICK      behalf of Plaintiff MEI-GSR Holdings, LLC, with representatives Benjamin Vega, Esq.,  
FLANAGAN      Alex Meruelo, and Tracy Mimno being present.  
DEPT. NO. 7      Kent Robison, Esq., and Scott Hernandez, Esq. were present in Court on behalf of  
K. Oates      Defendant Peppermill Casinos, Inc., with representatives Denise Vessie and Bill  
(Clerk)      Paganetti being present.

S. Koetting      9:04 a.m. – Court convened with Court, counsel, and respective parties present.  
(Reporter)      Outside the presence of the Jury, the Court advised counsel that the interim jury  
instruction provided by Plaintiff's counsel will be not addressed until Tuesday. Further,  
the Court advised issues and/or briefing relating to the Discovery Commissioner's  
recommendation and impeachment of Alex Meruelo will be addressed later today, as all  
Jury members are present.  
Counsel Crockett addressed the Court and responded he would like to resolve the  
interim jury instruction prior to expert testimony.  
Counsel Robison addressed the Court and replied it would be his preference to go  
forward with witness testimony.  
The Jury was escorted into the Courtroom.  
Respective counsel stipulated to the presence of the Jury.  
Counsel Crockett, on behalf of the Plaintiff, called **Christopher Abraham**, who was  
sworn and direct examined; cross-examination conducted by counsel Robison.  
**Exhibit 162** offered; no objection; **ADMITTED.**  
**Exhibit 164** offered; no objection; **ADMITTED.**  
**Exhibit 74** offered; no objection; **ADMITTED.**  
**Exhibit 77** offered; no objection; **ADMITTED.**  
**Exhibit 78** offered; no objection; **ADMITTED.**  
Re-direct examination conducted; re-cross examination conducted; further re-direct  
examination conducted; witness excused subject to recall.  
Jury Admonished.  
10:42 a.m. – Morning Recess.  
11:18 a.m. – Court reconvened with Court, counsel, Jury and respective parties present.  
Counsel stipulated to the presence of the Jury.  
Counsel Edwards addressed the Court and called **Billy Paganetti**, who was sworn and  
direct examined.  
**Exhibit 148(a)** marked for identification; offered; objection; objection overruled  
**ADMITTED.**

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

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01/15/16 HONORABLE PATRICK FLANAGAN DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	<p><u>JURY TRIAL (Day Five)</u></p> <p><b>Exhibit 246</b> offered; no objection; <b>ADMITTED.</b></p> <p><b>Exhibit 247</b> offered; no objection; <b>ADMITTED.</b></p> <p><b>Exhibit 187</b> offered; no objection; <b>ADMITTED.</b></p> <p>Counsel Robison conducted cross-examination; re-direct examination conducted; re-cross examination waived; witness excused.</p> <p>Jury Admonished.</p> <p>12:18 p.m. – Noon Recess.</p> <p>1:29 p.m. – Court reconvened with Court, counsel, Jury and respective parties present. Counsel stipulated to the presence of the Jury.</p> <p>Counsel Crockett called <b>Aaron Robyns</b>, who was sworn and direct examined. <b>Deposition Transcript of Aaron Robyns Open and Published, 2.</b></p> <p>Cross-examination conducted by counsel Robison; re-direct examination waived; witness excused.</p> <p>Counsel Crockett recalled <b>Christopher Abraham</b>, heretofore sworn and direct examined; cross examination conducted by counsel Robison; re-direct examination waived; witness excused.</p> <p>Counsel Crockett called <b>Denise Vessie</b>, who was sworn and direct examined. <b>Deposition Transcript of Denise Vessie Open and Published, 3.</b></p> <p>Jury Admonished.</p> <p>3:40 p.m. – Afternoon Recess.</p> <p>4:05 p.m. – Court reconvened with Court, counsel, Jury and respective parties present. Counsel stipulated to the presence of the Jury.</p> <p>Denise Vessie resumed the stand, heretofore sworn and further direct examined by counsel Crockett; cross-examination conducted by counsel Robison; re-direct examination waived; witness excused.</p> <p>Jury Admonished and excused for the evening. Court to reconvene on Tuesday, January 19, 2016 at 9:00 a.m.</p> <p>Outside the presence of the Jury, the Court and counsel discussed remaining issues and outstanding Motions to be resolved.</p> <p>COURT ORDERED: A Hearing will be held at 8:30 a.m. on Tuesday, January 19, 2016 to resolve issues and outstanding Motions.</p> <p>Counsel Robison argued in opposition to the Court allowing Plaintiff's counsel to call rebuttal experts Carlson and Lombardo in their case-in-chief. Further, counsel advised</p>
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DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

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HONORABLE  
PATRICK  
FLANAGAN  
DEPT. NO. 7  
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(Clerk)  
S. Koetting  
(Reporter)

JURY TRIAL (Day Five)

he had no objection to Plaintiff's counsel calling expert Jeremy Aguero in their case-in-chief.

Counsel Edwards responded and argued that he can call experts Lombardo and Carlson in rebuttal, however, he would prefer to only have to call Jeremy Aguero in their case-in-chief.

Counsel Crockett responded that there is "no ploy here" and they were only thinking of the convenience of the experts.

Counsel Robison responded that he had no objection as to Jeremy Aguero being called in Plaintiff's case-in-chief, but would like to respond to the Court on Tuesday with respect to rebuttal.

Counsel Crockett addressed the subpoenas of the casino owners as to the opinion letters.

Counsel Robison responded and argued that he will present those letters through the experts, as is appropriate.

Respective counsel presented additional argument.

**COURT ORDERED:** The experts can rely upon the opinion letters.

Counsel Crockett responded that voir dire examination may be necessary.

Counsel Robison replied and objected.

4:55 p.m. – Court stood in recess.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

01/19/16

HONORABLE  
PATRICK  
FLANAGAN

DEPT. NO. 7

K. Oates  
(Clerk)S. Koetting  
(Reporter)JURY TRIAL (Day Six)

Steve Cohen, Esq., Jim Edwards, Esq., and Bill Crockett, Esq., were present in Court on behalf of Plaintiff MEI-GSR Holdings, LLC, with representatives Benjamin Vega, Esq., Alex Meruelo, and Tracy Mimno being present.

Kent Robison, Esq. and Scott Hernandez, Esq. were present in Court on behalf of Defendant Peppermill Casinos, Inc., with representatives Denise Vessie and Bill Paganetti being present.

8:37 a.m. – Court convened with Court, counsel, and respective parties present. Outside the presence of the Jury, the Court addressed the interim jury instructions proffered by counsel.

Counsel Crockett addressed the Court and advised he received the Defendant's interim jury instructions over the weekend and moved to file a formal response. Further, counsel argued in opposition to the interim jury instructions, specifically interim jury instructions Nos. 1 and 6, and further argued in support of Plaintiff's proposed interim jury instructions.

Counsel Robison addressed the Court and responded that the Court should instruct the Jury how to consider expert testimony.

**COURT ORDERED:** The Court will instruct the jury, prior to expert testimony, with a modified interim jury instruction provided by counsel for the Defendant, and an additional instruction the Court deems appropriate.

Counsel Crockett and Robison responded they had no objection to the additional interim jury instruction the Court intended to read to the Jury.

Counsel Robison advised that Ryan Tors is present in the Courtroom and inquired if he is released from his subpoena.

**COURT ORDERED:** Ryan Tors is released from his subpoena.

Counsel Robison inquired if his expert, Stacey Friedman, can remain in the Courtroom during the testimony of Plaintiff's expert Jeremy Aguero; **SO ORDERED.**

Counsel Crockett argued in opposition to the Discovery Commissioner's recommendation as to e-mails involving the Peppermill, to include that the GSR was deprived from reviewing evidence (e-mails), and the Discovery Commissioner's recommendation was flawed.

Counsel Robison argued in opposition to include that the GSR had multiple opportunities to review the computer/e-mails, and counsel only appeared one time to review the same. Further, counsel argued that he has not violated the Court's order and the e-mails have been available for review since August.



DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

APPEARANCES-HEARING

01/19/16  
HONORABLE  
PATRICK  
FLANAGAN  
DEPT. NO. 7  
K. Oates  
(Clerk)  
S. Koetting  
(Reporter)

JURY TRIAL (Day Six)

Counsel Crockett responded and further argued that hundreds of thousands of e-mails exist, the Peppermill has failed to produce what was requested, and the Peppermill has deliberately attempted to delay them access to evidence.

Counsel Robison replied and presented additional argument.

**COURT ORDERED:** The Plaintiff is attempting to obtain irrelevant information and had ample time to review the documentation. It is further ordered that the Plaintiff is not entitled to irrelevant information, the objection of the Plaintiff is overruled, the Discovery Commissioner's recommendation is confirmed, and the Court declines to order the Defendant to produce the documentation.

9:22 a.m. – The Jury was escorted into the Courtroom.

Respective counsel stipulated to the presence of the Jury.

The Court instructed the jury with two interim jury instructions.

Counsel Crockett called **Jeremy Aguero**, who was sworn and direct examined.

Counsel Crockett moved to have witness Aguero qualified as an expert, objection by counsel Robison; objection overruled; **SO ORDERED.**

Jury Admonished.

10:18 a.m. – Morning Recess.

10:40 a.m. – Court reconvened with Court, counsel, Jury and respective parties present.

Counsel stipulated to the presence of the Jury.

Jeremy Aguero resumed the stand, heretofore sworn and cross-examined by counsel Robison.

Jury Admonished.

11:59 a.m. – Noon Recess.

1:07 p.m. – Court reconvened with Court, counsel, Jury and respective parties present.

Respective counsel stipulated to the presence of the Jury.

Jeremy Aguero resumed the stand, heretofore sworn and further cross-examined by counsel Robison.

**Deposition Transcript of Jeremy Aguero Open and Published, 4.**

Counsel Crockett conducted re-direct examination; re-cross examination conducted; witness excused.

Jury Admonished and escorted into the Jury Room.

Outside the presence of the Jury, counsel Robison objected to Plaintiff's next witness, Scott Bean, testifying as an expert witness.

Counsel Crockett responded that Scott Bean is a current employee of the Grand Sierra and will testify as a percipient witness.

Counsel Robison replied and argued that the witness cannot opine.

DATE, JUDGE  
OFFICERS OF

## COURT PRESENT

## APPEARANCES-HEARING

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01/19/16 HONORABLE PATRICK FLANAGAN DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	<p><u>JURY TRIAL (Day Six)</u></p> <p>2:39 p.m. – Recess.</p> <p>3:08 p.m. – Court reconvened with Court, counsel, Jury and respective parties present. Counsel stipulated to the presence of the Jury.</p> <p>Counsel Crockett called <b>Scott Bean</b> who was sworn and direct examined. <b>Exhibit 82</b> offered; no objection; <b>ADMITTED.</b></p> <p><b>Exhibit 254</b> marked for identification; offered; voir dire conducted by counsel Robison; objection; objection overruled; <b>ADMITTED.</b></p> <p>Cross-examination conducted.</p> <p>4:05 p.m. – Sidebar conducted between Court and counsel.</p> <p>Re-direct examination conducted; re-cross examination waived; witness excused.</p> <p>Counsel Crockett, on behalf of the Plaintiff, rested the Plaintiff's case-in-chief.</p> <p>Jury Admonished and excused for the evening. Court to reconvene on Wednesday, January 20, 2016 at 9:00 a.m.</p> <p>Outside the presence of the Jury, the Court and counsel discussed trial related matters. Counsel Crockett advised he will be presenting a record as to the issue heard at sidebar. Counsel Robison responded he will be filing an NRCP 50(a) Motion tomorrow.</p> <p>The Court granted counsel Robison's request to include that opposing counsel will file a responsive pleading.</p> <p>4:25 p.m. – Court stood in recess.</p>
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DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

DATE, JUDGE OFFICERS OF COURT PRESENT	APPEARANCES-HEARING
01/20/16 HONORABLE PATRICK FLANAGAN DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	<p><u>JURY TRIAL (Day Seven)</u></p> <p>Steve Cohen, Esq., Jim Edwards, Esq., and Bill Crockett, Esq., were present in Court on behalf of Plaintiff MEI-GSR Holdings, LLC, with representatives Benjamin Vega, Esq., Alex Meruelo and Tracy Mimno being present.</p> <p>Kent Robison, Esq. and Scott Hernandez, Esq. were present in Court on behalf of Defendant Peppermill Casinos, Inc., with representatives Denise Vessie and Bill Paganetti being present.</p> <p>8:37 a.m. – Court convened with Court, counsel, and respective parties present. Outside the presence of the Jury, the Court addressed counsel as to the remaining trial schedule.</p> <p>Counsel Crockett addressed the Court and responded he will be calling two rebuttal witnesses who reside in Las Vegas.</p> <p>Counsel Robison addressed the Court and replied he should conclude with witnesses no later than Friday morning. Further, counsel moved to recall Ryan Tors.</p> <p>The Court responded that Jury Instructions would be settled Friday afternoon, the Jury would be instructed and closing arguments would occur on Monday, January 25, 2016. Further, the Court advised the issue as to Ryan Tors would be addressed later today. Ryan Tors was excused from the Courtroom, pursuant to the Rule of Exclusion.</p> <p>9:00 a.m. – The Jury was escorted into the Courtroom.</p> <p>Respective counsel stipulated to the presence of the Jury.</p> <p>The Court advised the Jury as to the remaining trial schedule.</p> <p>Counsel Robison called <b>Stacy Friedman</b>, who was sworn and direct examined. <b>Exhibit 20</b> offered; no objection; <b>ADMITTED</b>.</p> <p>10:03 a.m. – Sidebar conducted between Court and counsel.</p> <p>Jury Admonished and escorted into the Jury Room.</p> <p>Outside the presence of the Jury, counsel Crockett argued that defense expert Friedman should not be allowed to testify as to opinion letters from casino owners he replied upon to form his opinion.</p> <p>Counsel Robison responded and argued that expert Friedman relied upon this information as to par value, and should be allowed testify as to the same as this is industry information and the Jury is entitled to know the basis for the expert's opinion.</p> <p>Counsel Crockett replied and argued that the letters are highly prejudicial, not proper evidence and should not be allowed.</p> <p>Counsel Robison presented additional argument to include that the testimony of expert Aguero left a bad impression.</p>

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

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01/20/16 HONORABLE PATRICK FLANAGAN DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	<p><u>JURY TRIAL (Day Seven)</u></p> <p>10:37 a.m. – Morning Recess.</p> <p>11:12 a.m. – Court reconvened with Court, counsel and respective parties present. Outside the presence of the Jury, the Court addressed counsel.</p> <p>COURT ORDERED: The objection recited by counsel Crockett, on behalf of the Plaintiff, prior to the recess, is overruled, and the Defendant’s expert can testify as to relying upon opinion letters to form the basis of his opinion.</p> <p>11:21 a.m. – The Jury was escorted into the Courtroom.</p> <p>Respective counsel stipulated to the presence of the Jury.</p> <p>Stacy Friedman resumed the stand, heretofore sworn and further direct examined by counsel Robison.</p> <p>Jury Admonished, released for the lunch recess and ordered to return to Court at 1:00 p.m.</p> <p>Outside the presence of the Jury, counsel Robison argued in support of Ryan Tors resuming the stand and testifying as to Exhibit 254, to include that Mr. Tors received \$50,000.00 in free play money from the Grand Sierra Resort.</p> <p>Counsel Crockett responded and argued in opposition to include that it will only confuse the Jury and Mr. Tors was previously excused by the Court.</p> <p>COURT ORDERED: Ryan Tors can resume the stand and testify only as to the \$50,000.00 in free play money.</p> <p>12:06 p.m. – Noon Recess.</p> <p>1:09 p.m. – Court reconvened with Court, counsel, Jury and respective parties present.</p> <p>Counsel stipulated to the presence of the Jury.</p> <p>Stacy Friedman resumed the stand, heretofore sworn and further direct examined by counsel Robison.</p> <p><b>Exhibit 55</b> offered; no objection; <b>ADMITTED.</b></p> <p>Counsel Crockett conducted cross-examination.</p> <p>Jury Admonished and escorted into the Jury Room.</p> <p>Outside the presence of the Jury, counsel Crockett sought clarification from the Court as to the scope of cross-examination of witness Friedman to include he would like to address the witness’ source and level of knowledge in relation to his opinion.</p> <p>Counsel Robison responded and argued he and opposing counsel disagree as to which cases apply in this case.</p> <p>The Court clarified for counsel the perimeters associated with the cross-examination of witness Friedman.</p>
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DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

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01/20/16	<u>JURY TRIAL (Day Seven)</u>
HONORABLE	2:33 p.m. – Recess.
PATRICK	2:55 p.m. - Court reconvened with Court, counsel, Jury and respective parties present.
FLANAGAN	Counsel stipulated to the presence of the Jury.
DEPT. NO. 7	Stacy Friedman resumed the stand, heretofore sworn and further cross-examined by
K. Oates	counsel Crockett; re-direct examination conducted; re-cross examination conducted;
(Clerk)	witness excused.
S. Koetting	Counsel Robison recalled <b>Ryan Tors</b> , who was sworn and direct examined; counsel
(Reporter)	Crockett conducted cross-examination; re-direct examination conducted; re-cross
	examination waived; witness excused.
	Counsel Robison called <b>Thomas Sullivan</b> , who was sworn and direct examined; cross-
	examination conducted by counsel Edwards; re-direct examination conducted; re-cross
	examination conducted; witness excused.
	Jury Admonished and excused for the evening. Court to reconvene on Thursday,
	January 21, 2016 at 9:00 a.m.
	4:55 p.m. – Court stood in recess.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

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01/21/16 HONORABLE PATRICK FLANAGAN DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	<p><u>JURY TRIAL (Day Eight)</u></p> <p>Steve Cohen, Esq., Jim Edwards, Esq., and Bill Crockett, Esq., were present in Court on behalf of Plaintiff MEI-GSR Holdings, LLC, with representative Benjamin Vega, Esq., Alex Meruelo and Tracy Mimno being present.</p> <p>Kent Robison, Esq., and Scott Hernandez, Esq. were present in Court on behalf of Defendant Peppermill Casinos, Inc., with representatives Denise Vessie and Bill Paganetti being present.</p> <p>9:01 a.m. – Court convened with Court, counsel, Jury and respective parties present. Respective counsel stipulated to the presence of the Jury.</p> <p>Counsel Robison addressed the Court and called <b>Clay Brust</b>, who was sworn by the Court Clerk and read portions of the deposition transcript of <b>Craig Robison</b> into the record, along with counsel Robison.</p> <p>Exhibit 358 marked for identification.</p> <p>Clay Brust and counsel Robison read portions of the deposition transcript of <b>Terry Vavra</b> into the record.</p> <p>Exhibit 359 marked for identification.</p> <p>Clay Brust and counsel Robison read portions of the deposition transcript of <b>Ralph Burdick</b> into the record.</p> <p>Exhibit 360 marked for identification.</p> <p>Clay Brust and counsel Robison read portions of the deposition transcript of <b>Toby Taylor</b> into the record.</p> <p>Exhibit 361 marked for identification.</p> <p>Clay Brust and counsel Robison read portions of the deposition transcript of <b>Toby Taylor</b> into the record.</p> <p>Exhibit 362 marked for identification.</p> <p>Clay Brust, counsel Robison and counsel Jim Edwards read portions of the deposition transcript of <b>Michael Draeger</b> into the record.</p> <p>Exhibit 363 marked for identification.</p> <p>Clay Brust and counsel Robison read portions of the deposition transcript of <b>David Schwartz</b> into the record.</p> <p>Exhibit 364 marked for identification.</p> <p><b>Depositions Transcripts of Terry Vavra, 5, and Ralph Burdick, 6, Open and Published.</b></p> <p>Clay Brust and counsel Edwards read portions of the Deposition Transcript of <b>Terry Vavra</b> into the record.</p>
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DATE, JUDGE  
OFFICERS OF

## COURT PRESENT

## APPEARANCES-HEARING

01/21/16

JURY TRIAL (Day Eight)

HONORABLE

Clay Brust and counsel Edwards read portions of the Deposition Transcript of **Ralph Burdick** into the record.

PATRICK

Counsel Robison called **Michelle Salazar** who was sworn and direct examined.

FLANAGAN

Jury Admonished and escorted into the Jury Room.

DEPT. NO. 7

K. Oates

10:31 a.m. – Morning Recess.

(Clerk)

10:49 a.m. – Court reconvened with Court, counsel, Jury and respective parties present.

S. Koetting

Counsel stipulated to the presence of the Jury.

(Reporter)

Michelle Salazar resumed the stand, heretofore sworn and further direct examined by counsel Robison.

A portion of Exhibit 35 was offered by counsel Robison; objection stated by counsel Crockett.

**COURT ORDERED:** Interrogatory No. 14 and the response to Interrogatory No. 14 will be **ADMITTED** and marked as **Exhibit 35(a)**. Counsel Robison will provide the redacted Exhibit to the Court.

Jury Admonished and released for the noon recess.

Outside the presence of the Jury, counsel Crockett argued that counsel Robison circumvented the Court's previous ruling by allowing witness Salazar to introduce a series of letters from other casinos owners to the Jury.

Counsel Robison responded that was not his intention.

11:48 a.m. – Noon Recess. Court to reconvene at 1:00 p.m.

1:05 p.m. – Court reconvened with Court, counsel, Jury and respective parties present.

Counsel stipulated to the presence of the Jury.

Michelle Salazar resumed the stand, heretofore sworn and cross-examined by counsel Crockett.

**Deposition Transcript of Michelle Salazar Open and Published, 7.**

Jury Admonished and escorted into the Jury Room.

Outside the presence of the Jury, counsel Robison advised after the testimony of Michelle Salazar, he will resting the Defendant's case. Further, counsel advised, with the Court's permission, he would like to review the exhibits in this case at that time and address redactions.

Counsel Crockett responded and moved for the same consideration.

2:34 p.m. – Afternoon Recess.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENTAPPEARANCES-HEARING

01/21/16

JURY TRIAL (Day Eight)

HONORABLE

3:00 p.m. – Court reconvened with Court, counsel Jury and respective parties present. Counsel stipulated to the presence of the Jury.

PATRICK

Michelle Salazar resumed the stand, heretofore sworn and further cross-examined by counsel Crockett; re-direct examination conducted by counsel Robison; re-cross examination conducted by counsel Crockett; witness excused.

FLANAGAN

DEPT. NO. 7

K. Oates

Jury Admonished and escorted into the Jury Room.

(Clerk)

S. Koetting

Outside the presence of the Jury, counsel Robison presented an offer of proof as to the testimony of Alex Meruelo relating to his character and business activities.

(Reporter)

Exhibits 365, 366, 367, and 368 marked for identification for purposes of this offer of proof only.

Counsel Robison argued that Mr. Meruelo misrepresented himself and moved to cross-examine him.

Counsel Crockett responded and argued that the Peppermill and Bill Paganetti have cheated numerous casinos, numerous times, not just two instances, and if defense counsel wants to get into this area everything is “fair game.”

Counsel Robison replied and further argued that the Peppermill has not misrepresented themselves, and have not deceived anyone. Further, the Peppermill acknowledged they were wrong, and they have paid for that bad character. Further, counsel argued that the Plaintiff put character into evidence.

The Court inquired of counsel, who in turn responded.

**COURT ORDERED:** The evidence presented with respect to Alex Meruelo is of marginal relevance, and pursuant to NRCP 48.035, the admission is more prejudicial than probative, will distract the jury and therefore, the offer of proof is DENIED and Mr. Meruelo cannot be recalled.

4:15 p.m. – Recess.

4:25 p.m. – Court reconvened with Court, counsel and respective parties present.

Outside the presence of the Jury, counsel Robison moved to allow respective counsel to meet and confer as to the Exhibits and readdress the same tomorrow at 11:30 a.m. as to admissions, withdrawals and redactions.

**COURT ORDERED:** The request of counsel is granted to include that upon the completion of Plaintiff’s rebuttal case, and the resolution of all exhibits, the Defendant can rest their case.

The Jury was escorted into the Courtroom.

Respective counsel stipulated to the presence of the Jury.



DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

APPEARANCES-HEARING

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01/21/16  
HONORABLE  
PATRICK  
FLANAGAN  
DEPT. NO. 7  
K. Oates  
(Clerk)  
S. Koetting  
(Reporter)

JURY TRIAL (Day Eight)

The Court released the Jury for the evening to return on Friday, January 22, 2106 at 9:00 a.m.

4:33 p.m. – Court stood in recess.

\*\*\* Outside the presence of the Jury, counsel Robison and Edwards conferred as to the exhibits, related to admissions, withdrawals and redactions.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

APPEARANCES-HEARING

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01/22/16  
HONORABLE  
PATRICK  
FLANAGAN  
DEPT. NO. 7  
K. Oates  
(Clerk)  
S. Koetting  
(Reporter)

JURY TRIAL (Day Nine)

Steve Cohen, Esq., Jim Edwards, Esq., and Bill Crockett, Esq., were present in Court on behalf of Plaintiff MEI-GSR Holdings, LLC, with representatives Benjamin Vega, Esq., Alex Meruelo, and Tracy Mimno being present.

Kent Robison, Esq., and Scott Hernandez, Esq. were present in Court on behalf of Defendant Peppermill Casinos, Inc., with representatives Denise Vessie and Bill Paganetti being present.

8:58 a.m. – Court convened with Court, counsel, and respective parties present. Outside the presence of the Jury, counsel Crockett, on behalf of the Plaintiff, addressed the Court and advised that rebuttal witness Jeremy Aguero is unavailable to testify today, and rebuttal witness Charles Lombardo will be their last witness. Further, counsel advised he will be making an offer of proof as to evidence excluded by the Court, to include he will tender unredacted documents, reports and deposition transcripts relating to evidence of knowledge and use. Additionally, counsel advised he will be moving to admit Mr. Aguero's redacted report(s) into evidence.

Counsel Robison, on behalf of the Defendant, addressed the Court and advised he has no objection to Jeremy Aguero not being present today, counsel will need to review the documents associated with Plaintiff's offer of proof as he will want to counter, and further, will not object to admitting Mr. Aguero's report(s), providing he concurs with the redactions. Further, counsel argued in support of calling Stacy Friedman in sur-rebuttal. Counsel Crockett responded and objected to Mr. Friedman being called in sur-rebuttal. Counsel Robison replied and further argued in support of calling Stacy Friedman. Counsel Crockett responded.

COURT ORDERED: The stipulated and redacted Aguero exhibits will be provided to the Court and admitted. It is further ordered that the Motion to call witness Stacy Friedman in sur-rebuttal is DENIED.

9:10 a.m. – The Jury was escorted into the Courtroom.

Respective counsel stipulated to the Jury.

In rebuttal, counsel Crockett called **Charles Lombardo**, who was sworn and direct examined.

Exhibit 198(a) marked for identification.

Cross-examination conducted by counsel Robison.

**Exhibit 172** offered; objection by counsel Crockett; objection overruled; **ADMITTED.**

**Deposition Transcript of Charles Lombardo Open and Published, 8.**

Jury Admonished and escorted into the Jury Room.

11:03 a.m. – Morning recess.

DATE, JUDGE  
OFFICERS OF

## COURT PRESENT

## APPEARANCES-HEARING

01/22/16

JURY TRIAL (Day Nine)

HONORABLE

11:25 a.m. – Court reconvened with Court, counsel, Jury and respective parties present. Counsel stipulated to the presence of the Jury.

PATRICK

Charles Lombardo resumed the stand, heretofore sworn and further cross-examined by counsel Robison; re-direct examination conducted by counsel Crockett; re-cross examination conducted by counsel Robison; witness excused.

FLANAGAN

DEPT. NO. 7

K. Oates

Jury Admonished and released for the weekend to return on Monday, January 25, 2016 at 9:00 a.m.

(Clerk)

S. Koetting

Outside the presence of the Jury, counsel was ordered to return to Court today at 2:00 p.m. where exhibits and jury instructions would be addressed.

(Reporter)

11:40 a.m. – Noon recess.

2:13 p.m. – Court reconvened with Court, counsel and respective parties present.

Outside the presence of the Jury, the admission, redaction and withdrawal of exhibits was addressed with the Court and counsel.

3:55 p.m. – Recess.

4:20 p.m. – Court convened with Court, counsel and respective parties present.

Outside the presence of the Jury, the admission, redaction and withdrawal of exhibits was addressed between the Court and counsel.

**COURT ORDERED:** Exhibits REJECTED by the Court are as follows – Exhibits 11, 17, 57, 138, 138(a), 203, 205, 219, 222, 230, 236, 239, 251, 252, 252(a), 341.18, and 341.19. Exhibits WITHDRAWN by counsel are as follows: Exhibits 12, 18, 19, 21, 23, 23(a), 24 – 26, 34, 35, 36, 37, 47 – 49, 51, 62 – 64, 86 – 112, 113 – 116, 118 – 120, 125, 128 – 137, 139 – 148, 152, 155, 157, 158, 158(a), 161, 163, 167, 168, 169, 170, 173, 180 – 182, 190, 191, 193 – 195, 198, 199, 200, 207 – 213, 215, 216, 220, 221, 221(a), 232, 241 – 245, 249 – 250, 317, 318, 325, 326, 351 and 352. Exhibits ADMITTED by virtue of stipulation by counsel, or by the Court are as follows: Exhibits 14, 33, 50, 52, 58 – 61, 65, 73, 75, 76, 79 – 81, 83 – 85, 117, 121 – 123, 126, 149 (redacted), 150 (redacted), 151, 153, 156 (redacted), 157(a) (marked), 159 (redacted), 160, 165, 169(a) (redacted), 171 (redacted), 174, 175 – 179, 183 – 185, 186 (redacted), 192, 197, 198(a) (redacted), 201, 202, 206 (redactions), 215(a) (redacted), 239(a), 253(a), 300 – 306, 308 – 316, 319 - 324, 327 – 337, 339, 341.12 (redacted), and 342. Exhibits wherein objections were SUSTAINED are as follows: Exhibit 124, 186(a) (marked), 206(a) (marked), 338, and 353 and 354.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

APPEARANCES-HEARING

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01/22/16  
HONORABLE  
PATRICK  
FLANAGAN  
DEPT. NO. 7  
K. Oates  
(Clerk)  
S. Koetting  
(Reporter)

JURY TRIAL (Day Nine)

The Court Clerk recited all exhibits into the record and respective counsel responded that record reflected their belief and understanding.

The Court advised counsel that due to outstanding issues remaining to be resolved including settling jury instructions, an offer of proof and an NRCP 50(a) Motion, the Jury has been called and instructed to return to Court on Tuesday, January 26, 2016.

Additionally, the Court advised that Juror Benedetti had contacted chambers and advised she has a doctor's appointment at 10:00 a.m. on Tuesday.

Counsel Robison and Crockett responded they would like to work around Juror Benedetti's schedule and keep her on the jury panel.

The Court contacted Juror Benedetti by telephone who advised she can be present to Court at noon on Tuesday, January 26, 2016. The Court instructed Juror Benedetti to appear in Court at that time.

**COURT ORDERED:** Juror Benedetti will remain on the jury panel. Counsel will appear in Court on Monday, January 25, 2016 at 10:00 a.m. and the Jury will reconvene on Tuesday, January 26, 2016 at 12:00 p.m.

5:58 p.m. Court stood in recess.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

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01/25/16 JURY TRIAL (Day Ten)  
HONORABLE Steve Cohen, Esq., Jim Edwards, Esq., and Bill Crockett, Esq., were present in Court on  
PATRICK behalf of Plaintiff MEI-GSR Holdings, LLC, with representatives Benjamin Vega, Esq.,  
FLANAGAN Alex Meruelo and Tracy Mimno being present.  
DEPT. NO. 7 Kent Robison, Esq. and Scott Hernandez, Esq., were present in Court on behalf of  
K. Oates Defendant Peppermill Casinos, Inc.  
(Clerk) 10:28 a.m. – Court convened with Court, counsel, and respective parties present.  
S. Koetting Outside the presence of the Jury, the Court advised respective counsel that the parties  
(Reporter) will proceed with argument related to the NRCP 50(a) Motion for Judgment as a Matter  
of Law (“Motion for Judgment) filed by the Defendant, and fully briefed by counsel.  
Counsel Robison, on behalf of the Defendant, addressed the Court and argued in  
support of the Motion for Judgment.  
Counsel Crockett, on behalf of the Plaintiff, addressed the Court and argued in  
opposition to the Motion for Judgment.  
Counsel Robison further argued in support of the Motion for Judgment.  
Counsel Crockett further argued in opposition to the Motion for Judgment.  
Counsel Robison responded.  
**COURT ORDERED:** Defendant’s NRCP 50(a) Motion for Judgment as a Matter of Law  
Taken Under Advisement and the Court will issue a ruling after the Jury has reached a  
verdict.  
Counsel Edwards addressed the Court, presented an offer of proof and moved for the  
admission of Exhibits 11, 16, 23, 12, 115, 118, 138, 149, 150, 156, 157, 158, 169, 171,  
172, 186, 193, 198, 203, 206, 207, 219, 220, 230, 235, 239, 241, 252, 341.1 – 341.17  
and the Deposition Transcripts of Bill Paganetti, Billy Paganetti, Ryan Tors, Scott Bean,  
David Halabuk, Aaron Robyns, Rob Irwin, and the Gaming Control Board Hearing  
Transcript.  
**COURT ORDERED:** Exhibit 255 marked for identification, however the admission is  
rejected by the Court.  
Counsel Robison addressed Exhibits 220, 221(a) and 221(b), no action necessary.  
Counsel Robison addressed Exhibits 169 and 169(a) and moved to include the Rail City  
reference in redacted admitted Exhibit 169(a).  
Counsel Crockett responded and argued that up to this point, he has been precluded  
from talking about other casinos and to let this information in now, would only confuse  
the Jury.  
**COURT ORDERED:** Exhibit 169(a) will remain as is.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

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01/25/16  
HONORABLE  
PATRICK  
FLANAGAN  
DEPT. NO. 7  
K. Oates  
(Clerk)  
S. Koetting  
(Reporter)

JURY TRIAL (Day Ten)  
Counsel Crockett addressed the admission of Exhibit 241 and his desire to admit the same, with redactions. Further, counsel advised that other exhibits similar to Exhibit 241 are contained within the exhibits.  
**COURT ORDERED:** Counsel Crockett will review Exhibit 241 on the recess and report to the Court as to his findings, to his request for admission and which exhibit.  
The Court further advised counsel Robison that he needs to provide redacted Exhibits 171 and 215(a) to the Court.  
11:50 a.m. – Noon recess. Court to reconvene at 1:00 p.m. to settle Jury Instructions.  
1:06 p.m. – Court reconvened with Court, counsel and respective parties present.  
Outside the presence of the Jury, Exhibits 157(a), 158(a) and 220(a) were marked for identification. Counsel Edwards redacted Exhibit 235, no objection by counsel Robison. Argument was presented by counsel Robison as to Exhibit 220(a).  
**COURT ORDERED: Exhibit 220(a) ADMITTED** over objection.  
Counsel Robison responded as to Exhibits 157(a) and 158(a).  
**COURT ORDERED: Exhibit 157(a) ADMITTED** without objection.  
Counsel Robison stated his objection as to Exhibit 158(a).  
**COURT ORDERED:** By agreement of counsel, Exhibit 158(a) is withdrawn and returned to counsel.  
Counsel Robison advised as to previously admitted Exhibit 171 he has no redactions. Further, as to previously admitted Exhibit 215(a), counsel Robison provided a redacted exhibit which replaced the existing exhibit.  
Counsel Crockett moved to use part of the unofficial transcript from trial in his Closing Argument; **SO ORDERED.**  
Counsel Robison responded and moved to do the same; **SO ORDERED.**  
1:30 p.m. – The Court and counsel informally settled Jury Instructions.  
2:32 p.m. – Afternoon Recess.  
3:42 p.m. – Court reconvened with Court, counsel and respective parties present.  
Outside the presence of the Jury, the Court and counsel resumed informally and formally settling jury instructions with the applicable and relevant objections being recited. Plaintiff's offered and rejected Jury Instructions 1 and 2 were lodged with the Court. Defendant's offered and rejected Jury Instructions 1 and 2 were lodged with the Court. Defendant's offered and rejected Jury Instruction 3 was lodged the Court.  
Court to reconvene at 9:00 a.m. on Tuesday, January 26, 2016 beginning with settling Jury Instruction No. 36.  
6:37 p.m. – Court stood in recess.

DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

## APPEARANCES-HEARING

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01/26/16  
HONORABLE  
PATRICK  
FLANAGAN  
DEPT. NO. 7  
K. Oates  
(Clerk)  
S. Koetting  
(Reporter)

JURY TRIAL (Day Eleven)  
Steve Cohen, Esq., Jim Edwards, Esq., and Bill Crockett, Esq., were present in Court on behalf of Plaintiff MEI-GSR Holdings, LLC, with representatives Benjamin Vega, Esq., Alex Meruelo and Tracy Mimno being present.  
Kent Robison, Esq. and Scott Hernandez, Esq. were present in Court on behalf of Defendant Peppermill Casinos, Inc., with representative Bill Paganetti and Denise Vessie present.  
9:08 a.m. – Court convened with Court, counsel, and respective parties present. Outside the presence of the Jury, the Court and counsel resumed informally and formally settling jury instructions, beginning with Jury Instruction No. 36, with the applicable and relevant objections being recited.  
Plaintiff's offered and rejected Jury Instruction No. 3 was lodged with the Court.  
Plaintiff's offered and rejected Jury Instruction No. 4 was lodged with the Court.  
Defendant's offered and rejected Jury Instruction No. 4 was lodged with the Court.  
Counsel Crockett, on behalf of the Plaintiff, and counsel Robison, on behalf of the Defendant, stipulated to Jury Instructions 1 – 44, and had no additional Jury Instructions to proffer.  
Respective counsel stipulated to return Exhibit 249(a) to counsel; **SO ORDERED.**  
9:52 a.m. – Recess.  
10:22 a.m. – Court reconvened with Court, counsel and respective parties present. Outside the presence of the Jury, counsel Edwards, on behalf of the Plaintiff, advised the Court that Jury Instructions 25 and 28 are duplicates.  
Counsel Hernandez, on behalf of the Defendant, moved to remove Jury Instruction No. 28.  
**COURT ORDERED:** Jury Instruction No. 28 will be removed from the agreed upon Jury Instructions and the Jury Instructions will not be renumbered.  
The proposed verdict forms were addressed, settled and agreed upon by counsel consisting of Four Verdict Forms.  
10:55 a.m. – Recess.  
12:18 p.m. – Court reconvened with Court, counsel, Jury and respective parties present. Counsel stipulated to the presence of the Jury.  
The Court instructed the Jury with Jury Instructions 1 – 44 and 4 Verdict Forms.  
Counsel Crockett, on behalf of the Plaintiff, conducted Closing Argument.  
Jury Admonished and escorted into the Jury Room.  
2:22 p.m. – Recess.

DATE, JUDGE  
OFFICERS OF

## COURT PRESENT

## APPEARANCES-HEARING

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01/26/16 HONORABLE PATRICK FLANAGAN DEPT. NO. 7 K. Oates (Clerk) S. Koetting (Reporter)	<p><u>JURY TRIAL (Day Eleven)</u></p> <p>2:50 p.m. – Court reconvened with Court, counsel, Jury and respective parties present. Counsel stipulated to the presence of the Jury. Counsel Crockett resumed Closing Argument. Counsel Robison, on behalf of the Defendant, conducted Closing Argument. Counsel Crockett, on behalf of the Plaintiff, conducted final Closing Argument. Bailiffs Garrett Bird, Blake Lux and Law Clerk Christopher Day were sworn and charged with the Jury.</p> <p>4:50 p.m. - Jury escorted to the Jury Room. Deliberations commenced. Alternates Dianne Davis and Randi Nelson were thanked by Court, admonished, and asked to provide their telephone information to Court Clerk Kim Oates.</p> <p>4:55 p.m. – Court stood in recess.</p> <p>7:40 p.m. – Bailiff Bird advised the Jury submitted a written question – Jury Question No. 1 – counsel Crockett and Robison contacted by telephone by the Court Clerk. The Court read the question to counsel, who in turned agreed upon and stipulated to a written response to be provided to the Jury by the Court. Counsel Crockett advised he would be presenting a Motion to the Court to include that counsel Robison referred to matters during his Closing Argument that were outside the evidence. Further, counsel read portions of the transcript into the record. Counsel Robison responded and argued that he would like to review the testimony of Michelle Salazar, and would like to confront the issue in writing.</p> <p><b>COURT ORDERED:</b> Counsel Crockett is to file a Motion with counsel Robison filing a responsive pleading. Counsel Robison responded he will be filing his own Motion regarding Plaintiff's counsel reference to Exhibit 220(a).</p> <p>8:00 p.m. – Recess.</p> <p>8:30 p.m. – Bailiff Bird advised the Jury submitted a written question – Jury Question No. 2 – counsel Crockett and Robison contacted by telephone by the Court Clerk. The Court read the question to counsel, who in turned agreed upon and stipulated to a written response to be provided to the Jury by the Court.</p> <p>8:46 p.m. – Recess.</p> <p>9:03 p.m. – Bailiff Bird notified the Court that the Jury had reached a verdict; counsel notified.</p> <p>9:41 p.m. – The Jury was escorted into the Courtroom.</p>
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DATE, JUDGE  
OFFICERS OF  
COURT PRESENT

APPEARANCES-HEARING

01/26/16  
HONORABLE  
PATRICK  
FLANAGAN  
DEPT. NO. 7  
K. Oates  
(Clerk)  
S. Koetting  
(Reporter)

JURY TRIAL (Day Eleven)  
9:41 p.m. – Court reconvened with Court, counsel, Jury and respective parties present. Counsel stipulated to the presence of the Jury.  
Upon direction of the Court, Court Clerk Kim Oates called roll of the Jury. All present. Verdicts reached.  
Upon direction of the Court, Court Clerk Kim Oates read the Verdicts aloud.

VERDICTS

Special Verdict – Has the Plaintiff proved by a preponderance of the evidence that its par information obtained by the Defendant was not readily ascertainable by proper means?

Answer: No.

We, the Jury in the above-entitled action, find for the Defendant and against the Plaintiff.

DATED this 26th day of January, 2016.

/s/ Christine Benedetti  
Foreperson

At the request of Plaintiff's counsel, the Jury was polled.  
The Jury was thanked by the Court for their service and released.  
The Court thanked counsel and the respective parties for their professionalism during the course of trial and they were excused.  
9:51 p.m. – Court stood in recess.

\*\*\* After Session \*\*\*

Alternate Jurors contacted; per counsel Edwards, Deposition Transcripts of Billy Paganetti and Rob Irwin will not be provided with respect to the content of Exhibit 255.

## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**      PATY: **Jim Edwards, Esq. et al.**  
 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
1	Joint	10/01/12 Merger Documents GSR18,676-GSR18,681	01-07-16	Stipulated	01-11-16
2	Joint	07/29/11 Lease GSR18,609- GSR18,675	01-07-16	Stipulated	01-11-16
3	Joint	11/06/05 Tors Employment Application	01-07-16	Stipulated	01-11-16
4	Joint	GSR Billboard Photographs PM34-PM39	01-07-16	Stipulated	01-11-16
5	Joint	GSR Advertisements "Loosest Buffalo" PM3	01-07-16	Stipulated	01-11-16
6	Joint	2341 Key on EBay	01-07-16	Stipulated	01-11-16
7	Joint	8:59a.m. Tors Email PM79- PM80	01-07-16	Stipulated	01-11-16
8	Joint	8:51a.m. Tors Email PM81- PM82	01-07-16	Stipulated	01-11-16
9	Joint	2:17p.m. McHugh Email to Smercina re: Sending 06/15/12 Tors Email PM83- PM84	01-07-16	Stipulated	01-11-16
10	Joint	Diagnostic Screen	01-07-16	Stipulated	01-11-16
11	Joint	Keying Spreadsheets from other casinos (Redacted) TOR0087-96	01-07-16	Rejected by Court	---
12	Joint	02/18/14 GCB Complaint	01-07-16	Exhibit Withdrawn	---
12(a)	Joint	02/18/14 GCB Complaint - REDACTED	01-12-16	Objection; Overruled	01-12-16
13	Joint	07/12/13 GSR Incident Report GSR0001-GSR0018	01-07-16	Objection; Overruled	01-14-16
14	Joint	07/12/13 Handwritten Key Sheet by Tors	01-07-16	Stipulated	01-22-16

## Jury Trial Exhibits

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 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
14(a)	Joint	07/12/13 Handwritten Key Sheet by Tors (Legible Copy)	01-07-16	No Objection	01-13-16
15	Joint	07/12/13 Tors Transcript from GSR re: Interview by GCB PM53-PM78	01-07-16	No Objection	01-14-16
16	Joint	01/02/13 11:24a.m. Tors Email re: New Year's eve shop PM85-PM86	01-07-16	Exhibit Withdrawn	---
16(a)	Joint	01/02/13 11:24a.m. Tors Email re: New Year's eve shop PM85-PM86 - REDACTED	01-12-16	Stipulated	01-14-16
17	Joint	08/02/13 GSR Complaint	01-07-16	Rejected by Court	---
18	Joint	Michael Draeger LinkedIn Profile	01-07-16	Exhibit Withdrawn	---
19	Joint	01/16/15 Alex Murello Deposition Excerpts (pp. 6,30-33,65-66)	01-07-16	Exhibit Withdrawn	---
20	Joint	9/2014 Affidavit of David Schwartz	01-07-16	No Objection	01-20-16
21	Joint	David Schwartz Curriculum Vitae GSR0048-99	01-07-16	Exhibit Withdrawn	---
22	Joint	Marketations Website	01-07-16	Stipulated	01-11-16
23	Joint	02/19/14 Contra Costa Times Article re: "Seeno family casino chain fined \$1 million"	01-07-16	Exhibit Withdrawn	---

## Jury Trial Exhibits

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Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
23(a)	Joint	02/19/14 Contra Costa Times Article re: "Seeno family casino chain fined \$1 million" - REDACTED	01-12-16	Exhibit Withdrawn	---
24	Joint	10/01/14 Confirming Order re: GSR to provide damage calculation	01-07-16	Exhibit Withdrawn	---
25	Joint	12/10/14 Order in CV12-0222 PM14516-PM14518	01-07-16	Exhibit Withdrawn	---
26	Joint	David Schwartz Website Information	01-07-16	Exhibit Withdrawn	---
27	Joint	12/31/11 Year End Gaming Revenue Report (GCB)	01-07-16	Stipulated	01-11-16
28	Joint	06/30/12 Gaming Revenue Report (GCB)	01-07-16	Stipulated	01-11-16
29	Joint	07/31/13 Gaming Revenue Report (GCB)	01-07-16	Stipulated	01-11-16
30	Joint	Steve Rosen LinkedIn Profile	01-07-16	Stipulated	01-11-16
31	Joint	11/2011 Slot Report GSR17,811-GSR12,980	01-07-16	Stipulated	01-11-16
32	Joint	12/2011 Slot Report GSR17989	Not Provided	---	---
33	Joint	1/2012 1/31/12 EOM Walk About Report GSR7820-GSR7859	01-07-16	Stipulated	01-22-16
34	Joint	Terry Vavra LinkedIn Profile	01-07-16	Exhibit Withdrawn	---
35	Joint	11/03/14 GSR Answers to 2 <sup>nd</sup> Set of Interrogatories	01-07-16	Exhibit Withdrawn	---

## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**      PATY: **Jim Edwards, Esq. et al.**  
 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
35(a)	Joint	11/03/14 GSR Answers to 2 <sup>nd</sup> Set of Interrogatories – REDACTED Interrogatory No. 14 and Response Only	01-21-16	Objection; Overruled	01-21-16
36	Joint	09/17/14 Compton Dancer Consulting Website PM0116-PM0146	01-07-16	Exhibit Withdrawn	---
37	Joint	11/11/15 Charles Lombardo Deposition Excerpts (pp.245,247,271)	01-07-16	Exhibit Withdrawn	---
38	Joint	“Reno Loosest Slots in the USA” Billboard by PM and Atlantis	01-07-16	Stipulated	01-11-16
39	Joint	Quote & Invoice for Security Switch Locks for Reset GSR0100-0102	01-07-16	Stipulated	01-11-16
40	Joint	5/2012 Slot Detail Report GSR4748-GSR4899	01-07-16	Stipulated	01-11-16
41	Joint	6/2012 Slot Detail Report GSR3654-GSR3805	01-07-16	Stipulated	01-11-16
42	Joint	06/30/12 EOM Walk About GSR7860-GSR7928	01-07-16	Stipulated	01-11-16
43	Joint	7/2012 Slot Detail Report GSR3008-GSR3119	01-07-16	Stipulated	01-11-16
44	Joint	Toby Taylor LinkedIn Profile	01-07-16	Stipulated	01-11-16
45	Joint	04/22/14 Severance Agreement and Release of all Claims (Tors)	01-07-16	Stipulated	01-11-16
46	Joint	12/10/14 Tors Indemnification Agreement	01-07-16	Stipulated	01-11-16

## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**      PATY: **Jim Edwards, Esq. et al.**  
 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
47	Joint	11/13/15 Rex Carlson Deposition Excerpts (pp. 176, 191-192,207, 221-222)	01-07-16	Exhibit Withdrawn	---
48	Joint	11/17/14 Third Supplemental Amended Notice of Taking Depositions of Plaintiff's Persons Most Knowledgeable Pursuant to NRCP 30(b)(6)	01-07-16	Exhibit Withdrawn	---
49	Joint	11/24/14 Notice of Taking Depositions of Plaintiff's Persons Most Knowledgeable Pursuant to NRCP 30(b)(6)	01-07-16	Exhibit Withdrawn	---
50	Joint	GSR Slot Add Worksheet re: machine location and setting (including par) for certain machines	01-07-16	Stipulated	01-22-16
51	Joint	Gaming Date of 7/12/2013 (Customer List and Machine Numbers)	01-07-16	Exhibit Withdrawn	---
52	Joint	02/25/14 Notice of Licensees re: slot machine keys PM0052	01-07-16	Stipulated	01-22-16
53	Joint	11/19/14 GSR Website Slots and Video Poker (Loosest Buffalo)	01-07-16	Stipulated	01-11-16
54	Joint	11/07/14 & 11/17/14 List of games with par settings	01-07-16	Stipulated	01-11-16
55	Joint	12/15/14 Stacy Friedman Profile Data	01-07-16	No Objection	01-20-16

## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**      PATY: **Jim Edwards, Esq. et al.**  
 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
56	Joint	Chart of GSR Earning structure for comp points	01-07-16	Stipulated	01-11-16
57	Joint	12/17/14 Email from Toby Taylor to Mark Wray regarding Answers to PAR vs Theo Variance (see exhibit 54)	01-07-16	Rejected by Court	---
58	Joint	2011 GSR Mailers	01-07-16	Stipulated	01-22-16
59	Joint	2012 GSR Mailers	01-07-16	Stipulated	01-22-16
60	Joint	2013 GSR Mailers	01-07-16	Stipulated	01-22-16
61	Joint	2014 GSR Mailers	01-07-16	Stipulated	01-22-16
62	Joint	Coin in and Slot Win Graph (2009-2013)	01-07-16	Exhibit Withdrawn	---
63	Joint	02/20/15 30(b)(6) Deposition Notice (Monday)	01-07-16	Exhibit Withdrawn	---
64	Joint	02/27/15 30(b)(6) Deposition Notice (Tuesday)	01-07-16	Exhibit Withdrawn	---
65	Joint	Lock Replacement Schedule	01-07-16	Objection; Overruled	01-22-16
66	Joint	04/09/14 Lock Purchase Order	01-07-16	No Objection	01-14-16
67	Joint	04/25/14 Lock Invoice	01-07-16	No Objection	01-14-16
68	Joint	03/30/15 Email from Mark Wray to Kent Robison	01-07-16	No Objection	01-14-16
69	Joint	03/13/15 Email from Franzen to Taylor (cc: Davies) re: Since 07/13/13 have installed 344 new slots	01-07-16	Stipulated	01-11-16

## Jury Trial Exhibits

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Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
70	Joint	03/13/15 Email from Franzen to Taylor (cc: Davies) re: 1136 Slots as of 11/14; 848 were penny	01-07-16	Stipulated	01-11-16
71	Joint	03/13/15 Franzen Memo to Taylor re: Lock installation details	01-07-16	Stipulated	01-11-16
72	Joint	Locks installed by section	01-07-16	Stipulated	01-11-16
73	Joint	Custodian of Records Statement PM0682	01-07-16	Objection; Overruled	01-22-16
74	Joint	CDC Invoices to GSR PM0684-PM0692	01-07-16	No Objection	01-15-16
75	Joint	05/07/10 CDC Report re: Slot Comp PM0694-PM0699	01-07-16	Objection; Overruled	01-22-16
76	Joint	05/12/10 CDC Report re: Direct Mail PM0700-PM0705	01-07-16	Objection; Overruled	01-22-16
77	Joint	06/2014 CDC Report re: Free play & comp rewards PM0707-PM0711	01-07-16	No Objection	01-15-16
78	Joint	07/2014 CDC Report re: Direct Mail PM0901-PM0950	01-07-16	No Objection	01-15-16
79	Joint	08/2014 CDC Report re: Direct Mail PM0804-PM0851	01-07-16	Objection; Overruled	01-22-16
80	Joint	09/2014 CDC Report re: Direct Mail PM0712-PM0756	01-07-16	Objection; Overruled	01-22-16



## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**      PATY: **Jim Edwards, Esq. et al.**  
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Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
81	Joint	10/2014 CDC Report re: Direct Mail PM0852-PM0900	01-07-16	Objection; Overruled	01-22-16
82	Joint	11/2014 CDC Report re: Direct Mail PM0757-PM0803	01-07-16	No Objection	01-19-16
83	Joint	12/2014 CDC Report re: Direct Mail PM0952-PM0906	01-07-16	Objection; Overruled	01-22-16
84	Joint	01/2015 CDC Report re: Direct Mail PM0997-PM1041	01-07-16	Objection; Overruled	01-22-16
85	Joint	05/14/14 CDC Contract with GSR (signed by Mimno)	01-07-16	Objection; Overruled	01-22-16
86	Joint	Bean Timeline at Peppermill	01-07-16	Exhibit Withdrawn	---
87	Joint	06/15/06 Email re: Bean responding to inquiry personnel	01-07-16	Exhibit Withdrawn	---
88	Joint	09/18/06 Email from Bean to Hughes re: letter to guests	01-07-16	Exhibit Withdrawn	---
89	Joint	11/30/06 Email from Bean to Hughes re: Internet and Email access	01-07-16	Exhibit Withdrawn	---
90	Joint	12/08/06 Email from Bean to Hughes re: Free Play Policy	01-07-16	Exhibit Withdrawn	---
91	Joint	12/29/06 Email from Bean to Hughes re: Southwest site	01-07-16	Exhibit Withdrawn	---
92	Joint	02/01/07 Email from Bean to Hughes re: Dan Duerst	01-07-16	Exhibit Withdrawn	---
93	Joint	02/04/07 Email from Bean to Hughes re: Sturgell bill	01-07-16	Exhibit Withdrawn	---

## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**      PATY: **Jim Edwards, Esq. et al.**  
 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
94	Joint	05/11/07 Email re: Bean responding about Apparel Store comps	01-07-16	Exhibit Withdrawn	---
95	Joint	09/17/07 Email from Bean to Hughes re: Booking rooms	01-07-16	Exhibit Withdrawn	---
96	Joint	09/27/07 Email from Bean to Hughes re: access outside of work property	01-07-16	Exhibit Withdrawn	---
97	Joint	10/16/07 Email from Bean to Chris Joy re: UNR vs. Hawaii	01-07-16	Exhibit Withdrawn	---
98	Joint	11/13/07 Email re: Signe for Health Club	01-07-16	Exhibit Withdrawn	---
99	Joint	11/14/07 Email from Bean to Hughes re: Southwest Magazine	01-07-16	Exhibit Withdrawn	---
100	Joint	11/28/07 Email from Bean to Hughes re: new suite offers	01-07-16	Exhibit Withdrawn	---
101	Joint	12/03/07 Email re: John Silver and bonus rounds	01-07-16	Exhibit Withdrawn	---
102	Joint	12/04/07 Email re: filing harassment statement against Bean	01-07-16	Exhibit Withdrawn	---
103	Joint	12/04/07 Email re: Bean demanding an apology	01-07-16	Exhibit Withdrawn	---
104	Joint	12/05/07 Email re: requesting two reports	01-07-16	Exhibit Withdrawn	---
105	Joint	12/04/07 Email re: recording info booth	01-07-16	Exhibit Withdrawn	---
106	Joint	12/05/07 Email re: machines that were set up incorrectly	01-07-16	Exhibit Withdrawn	---

## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**      PATY: **Jim Edwards, Esq. et al.**  
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Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
107	Joint	12/11/07 Email re: Tuscan Towers	01-07-16	Exhibit Withdrawn	---
108	Joint	05/20/08 Email forwarded to Denise Vessie re: Bean emails	01-07-16	Exhibit Withdrawn	---
109	Joint	01/05/11 Email forwarded to Denise Vessie re: Fantasy Football League	01-07-16	Exhibit Withdrawn	---
110	Joint	01/07/11 Letter to Bean from Hicks; Employ Agreement Form	01-07-16	Exhibit Withdrawn	---
111	Joint	06/15/06 Email re: room reservations not entered	01-07-16	Exhibit Withdrawn	---
112	Joint	02/13/14 Stipulation for Settlement and Order (GCB)	01-07-16	Exhibit Withdrawn	---
112(a)	Joint	02/13/14 Stipulation for Settlement and Order (GCB) - REDACTED	01-12-16	Objection; Overruled	01-12-16
113	Joint	08/26/13 Affidavit of William Paganetti	01-07-16	Exhibit Withdrawn	---
114	Joint	06/13/13 Tors email to Moritz re: sending pars summary PM0088-PM0089	01-07-16	Exhibit Withdrawn	---
115	Joint	03/05/15 Notice of Taking Depositions of Defendant Peppermill Casino, Inc. Persons Most Knowledgeable Pursuant to NRCP 30(B)(6)	01-07-16	Exhibit Withdrawn	---

## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**                      PATY: **Jim Edwards, Esq. et al.**  
 DEFT: **PEPPERMILL CASINOS, INC.**                DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**                      Dept. No: **7**    Clerk: **Kim Oates**                      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
116	Joint	04/10/14 Letter to Mr. Vellis from Kinnally re: Demand for Preservation of Electronically Stored Information	01-07-16	Exhibit Withdrawn	---
117	Joint	06/08/09 Employ Agreement Form (Scott Bean)	01-07-16	Stipulated	01-22-16
118	Joint	12/15/14 Defendant Peppermill Casinos, Inc.'s Answers to Plaintiff MEI-GSR's First Set of Interrogatories	01-07-16	Exhibit Withdrawn	---
119	Joint	03/26/15 Amended Notice of Taking NRCP 30(B)(6) Deposition of Christopher Abraham, Plaintiff's Person Most Knowledgeable Pursuant to NRCP 30(B)(6)	01-07-16	Exhibit Withdrawn	---
120	Joint	9/15/25 Jeremy Aguero Deposition Excerpts (pp. 18-22, 75, 91-92, 110, 113, 117, 119-120, 124, 164-166, 168, 210, 336-346)	01-07-16	Exhibit Withdrawn	---
121	Joint	GSR Slots and Video Poker Website	01-07-16	Objection; Overruled	01-22-16
122	Joint	2010-2014 Penny Video and Reels Net Win, Gross Theo Free-Play Summary PM2844	01-07-16	Objection; Overruled	01-22-16
123	Joint	2009-2/2015 NGC Monthly Gross Revenue Reports (Highly Confidential) PM2845-PM2992	01-07-16	Stipulated	01-22-16

## Jury Trial Exhibits

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Case No: **CV13-01704**                      Dept. No: **7**    Clerk: **Kim Oates**                      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
124	Joint	2009-2014 Internal Audit Report Submission (Highly Confidential) PM2993-PM3075	01-07-16	Objection; Sustained	---
125	Joint	Tom Sullivan LinkedIn Page	01-07-16	Exhibit Withdrawn	---
126	Joint	06/2015 Gaming Abstract Page	01-07-16	Stipulated	01-22-16
127	Joint	GSR Buffalo Billboard PM1054	01-07-16	Stipulated	01-11-16
128	Joint	05/19/08 Vessie memo re: meeting with Stoll discussing termination; Stoll describes survey process PM14030	01-07-16	Exhibit Withdrawn	---
129	Joint	05/20/08 Denise Vessie memo re: meeting with Stoll; details about surveys/contests; copy of blank ballot PM12951-PM12959	01-07-16	Exhibit Withdrawn	---
130	Joint	Spreadsheet showing 5/2008 advertising expenses PM14031	01-07-16	Exhibit Withdrawn	---
131	Joint	05/20/08 Denise Vessie memo re: spoke to Bill and Nat; Bill did not know PM14032	01-07-16	Exhibit Withdrawn	---
132	Joint	05/20/08 Vessie memo re: discussion with Pat Hicks about contest situation PM13961	01-07-16	Exhibit Withdrawn	---

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Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
133	Joint	05/20/08 Stoll chart showing money owed for filling out forms PM13960	01-07-16	Exhibit Withdrawn	---
134	Joint	05/21/08 Vessie memo re: discussion with Hicks and Roskelley re: will need to pay individuals; Stoll will be terminated if she doesn't sign resignation PM13962	01-07-16	Exhibit Withdrawn	---
135	Joint	05/30/08 Kari Hooker letter to Denise Vessie re: requesting payment of \$3,225 for filling out surveys PM13963	01-07-16	Exhibit Withdrawn	---
136	Joint	06/03/08 MaGruder letter to Vessie re: requesting payment of \$3,347 for fillin out surveys PM13964	01-07-16	Exhibit Withdrawn	---
137	Joint	06/04/08 Barker-Cryer letter to Vessie re: requesting payment of \$1,179 for filling out surveys PM13965	01-07-16	Exhibit Withdrawn	---
138	Joint	12/04/12 Email string between Tors and Billy (20%)	01-07-16	Rejected by Court	---
138(a)	Joint	12/04/12 Email string between Tors and Billy (20%) - REDACTED	01-13-16	Rejected by Court	---
139	Joint	06/17/08 Vessie email to Erwin requesting checks PM13967	01-07-16	Exhibit Withdrawn	---

## Jury Trial Exhibits

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Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
140	Joint	06/17/08 (dated 6/12/08) Vessie letter to MaGruder re: sending check; copy of check; check request PM13968-PM13970	01-07-16	Exhibit Withdrawn	---
141	Joint	06/17/08 (dated 6/12/08) Vessie letter to Barker-Cryer re: sending check; copy of check; check request PM13971-PM13973	01-07-16	Exhibit Withdrawn	---
142	Joint	06/17/08 (dated 6/12/08) Vessie letter to Kari Hooker re: sending check; copy of check; check request PM13974-PM13976	01-07-16	Exhibit Withdrawn	---
143	Joint	2008 Kari Hooker 1099 PM13977	01-07-16	Exhibit Withdrawn	---
144	Joint	2002-2008 Advertising Payments Summary PM14033	01-07-16	Exhibit Withdrawn	---
145	Joint	2002-2004 Kari Hooker payment accounting entries PM13978-PM13986	01-07-16	Exhibit Withdrawn	---
146	Joint	2005-2007 Stoll payment documents PM13987- PM14028	01-07-16	Exhibit Withdrawn	---
147	Joint	05/04/07 Check to Stoll for \$9,276.00; check request "special project by CEO"; Payment chart \$2,371.00 to Misty PM14014-PM14016	01-07-16	Exhibit Withdrawn	---

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Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
148	Joint	2004-2015 Casino player and strictly slots magazines payment spreadsheets; copy of Peppermill ads PM14034-PM14037	01-07-16	Exhibit Withdrawn	---
148(a)	Joint	2004-2015 Casino player and strictly slots magazines payment spreadsheets; copy of Peppermill ads PM14034-PM14037 - REDACTED	01-15-16	Objection; Overruled	01-15-16
149	Joint	Friedman Rebuttal Report (REDACTED)	01-07-16	Objection; Overruled	01-22-16
150	Joint	Lucas Rebuttal Report (REDACTED)	01-07-16	Objection; Overruled	01-22-16
151	Joint	Tom Sullivan Player Cards PM14492	01-07-16	Stipulated	01-22-16
152	Joint	10/19/15 Jeremy Aguero Deposition Excerpts (pp. 20, 25, 37)	01-07-16	Exhibit Withdrawn	---
153	Joint	GSR Billboards "Best" PM14046-PM14051	01-07-16	Stipulated	01-22-16
154	Joint	Casino Management Fee Information	01-07-16	Stipulated	01-11-16
155	Joint	03/02/15 Plaintiff's Eight Supplemental Disclosure Pursuant to NRC 16.1	01-07-16	Exhibit Withdrawn	---
156	Joint	06/05/15 Errata to Plaintiff MEI-GSR Holdings, LLC, a Nevada Corporation, d/b/a Grand Sierra Resort's Amended Disclosure of Expert Witness (REDACTED)	01-07-16	Objection; Overruled	01-22-16



## Jury Trial Exhibits

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Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
157	Joint	08/28/15 Plaintiff MEI-GSR Holdings, LLC, a Nevada Corporation, d/b/a Grand Sierra Resort's Supplemental Disclosure of Expert Witness	01-07-16	Exhibit Withdrawn	---
157(a)	Joint	08/28/15 Plaintiff MEI-GSR Holdings, LLC, a Nevada Corporation, d/b/a Grand Sierra Resort's Supplemental Disclosure of Expert Witness - REDACTED	01-25-16	No Objection	01-22-16
158	Joint	Amended Expert Report (with numbered sentences)	01-07-16	Exhibit Withdrawn	---
158(a)	Joint	Amended Expert Report (with numbered sentences) – REDACTED	01-25-16	Exhibit Returned to Counsel Per Court	---
159	Joint	Nevada Trade Secret Act (REDACTED)	01-07-16	Stipulated	01-22-16
160	Joint	Aguero Charts – No Correlation	01-07-16	Stipulated	01-22-16
161	Joint	Las Vegas Sands and Wynn 10-Q's and 10Ks (also 2011-2015 Gaming Revenue Reports)	01-07-16	Exhibit Withdrawn	---
162	Joint	Atlantis Advertisements PM13264	01-07-16	No Objection	01-15-16
163	Joint	Gaming Revenue Report (2010)	01-07-16	Exhibit Withdrawn	---
164	Joint	Advertisement from El Cortez PM13266-PM13271	01-07-16	No Objection	01-15-16

## Jury Trial Exhibits

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Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
165	Joint	08/2011 EOM Walk About Report	01-07-16	Stipulated	01-22-16
166	Joint	Report entitled "Slot Market Assessment" by Applied Analysis	01-07-16	Stipulated	01-11-16
167	Joint	Vermont Microsystems, Inc., v. Autodesk, Inc., decision	01-07-16	Exhibit Withdrawn	---
168	Joint	Uniloc USA, Inc. V. Microsoft Corporation decision	01-07-16	Exhibit Withdrawn	---
169	Joint	Expert Rebuttal Report, Applied Analysis	01-07-16	Exhibit Withdrawn	---
169(a)	Joint	Expert Rebuttal Report, Applied Analysis - REDACTED	01-22-16	Objection; Overruled	01-22-16
170	Joint	Expert Rebuttal Report, Applied Analysis (with numbered paragraphs)	01-07-16	Exhibit Withdrawn	---
171	Joint	03/02/15 Expert Report of Stacy Friedman	01-07-16	Stipulated	01-22-16
172	Joint	03/01/15 Expert Witness Report of Professor Anthony Lucas	01-07-16	Objection; Overruled	01-22-16
173	Joint	Excerpts from the Deposition of John Stone taken April 1, 2015	01-07-16	Exhibit Withdrawn	---
174	Joint	12/10/14 GSR Answers to Peppermills First Request for Admissions	01-07-16	Stipulated	01-22-16
175	Joint	6/2013 Slot Detail Report GSR3806-GSR3977	01-07-16	Objection; Overruled	01-22-16

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Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
176	Joint	06/05/13 Planning and Analysis Slot Presentation GSR0128-GSR0138	01-07-16	Objection; Overruled	01-22-16
177	Joint	7/2013 Slot Detail Report GSR3200-GSR3381	01-07-16	Objection; Overruled	01-22-16
178	Joint	07/24/13 Planning and Analysis Slot Presentation GSR0200-GSR0217	01-07-16	Objection; Overruled	01-22-16
179	Joint	11/2014 Slot Detail Report GSR5814-GSR6127	01-07-16	Objection; Overruled	01-22-16
180	Joint	Kari Hooker LinkedIn Page	01-07-16	Exhibit Withdrawn	---
181	Joint	Contract of Employment (1997)	01-07-16	Exhibit Withdrawn	---
182	Joint	02/24/06 Contract of Employment	01-07-16	Exhibit Withdrawn	---
183	Joint	GSR Bank Report	01-07-16	Stipulated	01-22-16
184	Joint	12/31/12 EOM Walk About Report GSR7724-GSR7819	01-07-16	Stipulated	01-22-16
185	Joint	04/2013 Executive Slot Report	01-07-16	Stipulated	01-22-16
186	Joint	11/03/15 Defendant Peppermills Casino's Supplement to Disclosure of Rebuttal Expert Witnesses – REDACTED	01-07-16	Objection; Overruled	01-22-16
186(a)	Joint	11/03/15 Defendant Peppermills Casino's Supplement to Disclosure of Rebuttal Expert Witnesses - REDACTED	01-22-16	Objection; Sustained	---

## Jury Trial Exhibits

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Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
187	Joint	06/24/13 Email string between McHugh and Tors (text from Bill)	01-07-16	No Objection	01-15-16
188	Joint	02/03/15 Photocopy of Plaintiff MEI-GSR Holdings, LLC, a Nevada Corporation d/b/a Grand Sierra Resorts Disclosure of Expert Witnesses	01-07-16	Stipulated	01-11-16
189	Joint	04/01/15 Grand Sierra Resort's Rebuttal Expert Disclosure	01-07-16	Stipulated	01-11-16
190	Joint	10/15/15 Plaintiff MEI-GSR Holdings, LLC, a Nevada Corporation d/b/a Grand Sierra Resort's Disclosure of Rebuttal Expert Witness Reports	01-07-16	Exhibit Withdrawn	---
191	Joint	10/15/15 Expert Report of Gregory Gale, GCB Consulting Corporation, dated October 15, 2015	01-07-16	Exhibit Withdrawn	---
192	Joint	02/25/15 Notice to Licensees, Notice No. 2013-84, dated from the State of Nevada Gaming Control Board	01-07-16	No Objection	01-22-16
193	Joint	03/01/15 Expert Report Professor Anthony Lucas	01-07-16	Exhibit Withdrawn	---
194	Joint	Estimation the short-term effects of an Increase in Par on Reel Slot Performance	01-07-16	Exhibit Withdrawn	---

## Jury Trial Exhibits

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Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
195	Joint	Estimating the Ability of Gamblers to Detect Difference in the Payback Percentages of Reel Slot Machines: A Closer Look at the Slot Player Experience	01-07-16	Exhibit Withdrawn	---
196	Joint	Notice of Confidentiality of Par Sheets (Aristocrat)	01-07-16	Stipulated	01-11-16
197	Joint	2/2011 Slot Floor Review	01-07-16	No Objection	01-22-16
198	Joint	Expert Report (Original Retained by Counsel)	01-07-16	Exhibit Withdrawn	---
198(a)	Joint	Expert Report (Original Retained by Counsel) – REDACTED	01-22-16	Stipulated	01-22-16
199	Joint	11/4/15 Tracy Mimno Deposition Excerpts (pp. 282-287)	01-07-16	Exhibit Withdrawn	---
200	Joint	12/3/14 Terra Vavra Deposition Excerpts (pp. 96)	01-07-16	Exhibit Withdrawn	---
201	Joint	09/06/15 Atlantis Newspaper Ad PM14200	01-07-16	Stipulated	01-22-16
202	Joint	08/30/15 Atlantis Newspaper Ad PM14201-PM14202	01-07-16	Stipulated	01-22-16
203	Joint	10/15/15 Carlson Rebuttal Expert Report	01-07-16	Rejected by Court Over Objection	---
204	Joint	---	Not Provided	---	---

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Exhibit No.	Party	Description	Marked	Offered	Admitted
205	Joint	Hand written Notes	01-07-16	Rejected by Court Over Objection	---
206	Joint	10/15/15 Salazar Rebuttal Expert Report – REDACTED	01-07-16	No Objection	01-22-16
206(a)	Joint	10/15/15 Salazar Rebuttal Expert Report - REDACTED	01-22-16	Objection; Sustained	---
207	Joint	10/09/15 Rebuttal Expert Witness Report of Tom Sullivan	01-07-16	Exhibit Withdrawn	---
208	Joint	10/21/14 David Schwartz Deposition Excerpts (pp. 60, 76, 79-80, 84-85, 93-95, 98, 111-113, 117)	01-07-16	Exhibit Withdrawn	---
209	Joint	11/3/14 Toby Taylor Deposition Excerpts (pp. 23-25, 29-30, 33, 35-36, 47-49)	01-07-16	Exhibit Withdrawn	---
210	Plaintiff	Slot Machine Payback Statistics from <a href="http://www.americancasinoguide.com">www.americancasinoguide.com</a> dated 8/19/2013 showing estimated Par settings for states that allow gaming as of 5/3/2015 (TL083 – 96)	01-07-16	Exhibit Withdrawn	---
211	Plaintiff	“Tighter slot machines might be hurting revenue, industry research suggests” by J.D. Morris dated 8/20/2015 (TL110 – Anthony Lucas Files)	01-07-16	Exhibit Withdrawn	---

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Exhibit No.	Party	Description	Marked	Offered	Admitted
212	Plaintiff	“What Players Really Want” by Andrew Klebanow dated 12/2006 (TL110 – Anthony Lucas Files)	01-07-16	Exhibit Withdrawn	---
213	Plaintiff	Summary of Cases Regarding Reasonable Royalty (TL110 – Anthony Lucas Files)	01-07-16	Exhibit Withdrawn	---
214	Plaintiff	Parchanges.pdf (PM0577 – 593)	01-07-16	Stipulated	01-11-16
215	Plaintiff	Peppermill Casinos, Inc. Amended Answer to Complaint dated 7/25/2014	01-07-16	Exhibit Withdrawn	---
215(a)	Plaintiff	Peppermill Casinos, Inc. Amended Answer to Complaint dated 7/25/2014 - REDACTED	01-22-16	Stipulated	01-22-16
216	Plaintiff	IGT Information Sheet watermarked “CONFIDENTIAL - Distributed to Aliza Perez Peppermill Hotel Casino Reno” dated 9/23/2004 (V0021185)	01-07-16	Exhibit Withdrawn	---
217	Plaintiff	Monthly Snapshots (PM9837-9877) 2011-2013 Average PARs for Peppermill	01-07-16	Stipulated	01-11-16
218	Plaintiff	Aristocrat “NOTICE OF CONFIDENTIALITY OF PAR SHEETS” for Celtic Queen) (in “Par cover sheets” folder)	01-07-16	Stipulated	01-14-16

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Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
219	Plaintiff	“Other Pars PM9600-PM9682” Emails with notations of Keying activities of Tors (various dated from 6/2012-6/2013)	01-07-16	Rejected by Court	---
220	Plaintiff	PM13272-13278 (PM part three.pdf) Emails from Ryan Tors to other parties Re: PAR information dated 3/28/2010-11/2010	01-07-16	Exhibit Withdrawn	---
220(a)	Plaintiff	PM13272-13278 (PM part three.pdf) Emails from Ryan Tors to other parties Re: PAR information dated 3/28/2010-11/2010 - REDACTED	01-25-16	Objection; Overruled	01-25-16
221	Plaintiff	PM0079 – PM0089, PM0649 - Emails (with notations) from Tors to various parties with Par information dated 12/29/2011-6/13/2013 (PM0079 – PM0089, PM0649)	01-07-16	Exhibit Withdrawn	---
221(a)	Plaintiff	PM0079 – PM0089, PM0649 - Emails (with notations) from Tors to various parties with Par information dated 12/29/2011-6/13/2013 (PM0079 – PM0089, PM0649) - REDACTED	01-12-16	Exhibit Withdrawn	---



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Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
221(b)	Plaintiff	PM0079 – PM0089, PM0649 - Emails (with notations) from Tors to various parties with Par information dated 12/29/2011-6/13/2013 (PM0079 – PM0089, PM0649) - REDACTED	01-13-16	No Objection	01-14-16
222	Plaintiff	Redacted summary sheets for PARs for multiple games (TOR0087 – 96)	01-07-16	Rejected by Court	---
223	Plaintiff	Severance Agreement and Release of all Claims between Ryan Tors and Peppermill Casinos, Inc. dated 4/24/2014 (TOR0097 – 0101)	01-07-16	Stipulated	01-11-16
224	Plaintiff	Indemnification Agreement between Ryan Tors and Peppermill Casinos, Inc. dated 12/10/2014 (TOR0102)	01-07-16	Stipulated	01-11-16
225	Plaintiff	Peppermill Hotel Casino Email Policy dated 9/6/12 (PM0442 – 444)	01-07-16	Stipulated	01-11-16
226	Plaintiff	Employee Information, Ryan Tors, Director Planning/Analysis (PM0453)	01-07-16	Stipulated	01-11-16
227	Plaintiff	Confidential Information and Trade Secret Policy, Employee Agreement dated 11/19/2005 (PM 0492 - 494)	01-07-16	No Objection	01-12-16

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Case No: **CV13-01704**                      Dept. No: **7**    Clerk: **Kim Oates**                      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
228	Plaintiff	Par changes.pdf (PM 0577 – 593)	01-07-16	Exhibit Withdrawn	---
229	Plaintiff	GSR Wells Market Share Monthly Report, Percentage of Player for Peppermill v. GSR 2012-2013 (PM0594 – 596)	01-07-16	Stipulated	01-11-16
230	Plaintiff	Peppermill Apology Letters to Baldini Sports Casino, Rail City Casino, Hobey's Casino Resort, Atlantis Casino Resort, Tamarack Junction, Siena Hotel Spa Casino, Circus Circus Hotel/Casino and Eldorado Hotel & Casino for Peppermill's "inappropriate conduct" identified in the Gaming Board Complaint (PM0639 – 648)	01-07-16	Rejected by Court	---
231	Plaintiff	Tors Par Sheet With Notations (PM0649)	01-07-16	Stipulated	01-11-16
232	Plaintiff	Aristocrat "NOTICE OF CONFIDENTIALITY OF PAR SHEETS" (PM2755)(Same as 196)	01-07-16	Exhibit Withdrawn	---
233	Plaintiff	Departmental Operating Statements for Hotel (PM3753 – 3759)	01-07-16	Stipulated	01-11-16

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Case No: **CV13-01704**                      Dept. No: **7**    Clerk: **Kim Oates**                      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
234	Plaintiff	Email between Billy Paganetti and Aaron Robyns Re: PAR and Comp rates for OTC Sports dated 10/17/2014 (PM9047 – 9048)	01-07-16	Stipulated	01-11-16
235	Plaintiff	Email from Aaron Robyns to Andrew Ko, etc. Re: Wells Counts comparing Peppermill and Atlantis dated 7/23/2013 (PM9086)	01-07-16	Stipulated	01-11-16
236	Plaintiff	Memo dated 5/24/____ from Marketing Meeting between John Hanson, Aaron Robyns, Billy Paganetti, Bill Hughes and Yolanda Baterrechea partially Re: Reinvestment Percent, “New players get frustrated and don’t see value while playing here” (PM9155)	01-07-16	Rejected by Court	---
237	Plaintiff	Memo dated 5/3/2012 from Marketing Meeting between John Hanson, Aaron Robyns, Billy Paganetti, Bill Hughes and Yolanda Baterrechea partially Re: Talking points related slot machines being the most liberal, and having the most frequent payouts, etc. (PM9175)	01-07-16	Stipulated	01-11-16

## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**      PATY: **Jim Edwards, Esq. et al.**  
 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
238	Plaintiff	Peppermill Hotel Casino Casino Marketing Agenda dated 5/19/2011 partially Re: Gaming revenue down "We need to find ways to be more creative and aggressive in this market." (PM9335-9336)	01-07-16	Stipulated	01-11-16
239	Plaintiff	Email from Ryan Tors to NBPartners and William Paganetti dated 6/7/2012 Re: Visiting "Eldo and SL" (PM9653)	01-07-16	Rejected by Court	---
239(a)	Plaintiff	Email from Ryan Tors to NBPartners and William Paganetti dated 6/7/2012 Re: Visiting "Eldo and SL" (PM9653) - REDACTED	01-13-16	Stipulated	01-22-16
240	Plaintiff	Correspondence from Gaming Control dated 7/31/2013 Re: Investigation of Ryan Tors activities; Peppermill Property Receipts (PM12468 – 12472)	01-07-16	Stipulated	01-11-16
241	Plaintiff	Emails dated 3/28/2010 – 11/2010 from Ryan Tors to other parties Re: PAR information (PM13272-13278) (PM13277, email between Tors and Scott Bean Re: Rail City comp reinvestment)	01-07-16	Exhibit Withdrawn	---

## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**      PATY: **Jim Edwards, Esq. et al.**  
 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
241(a)	Plaintiff	Emails dated 3/28/2010 – 11/2010 from Ryan Tors to other parties Re: PAR information (PM13272-13278) (PM13277, email between Tors and Scott Bean Re: Rail City comp reinvestment) - REDACTED	01-12-16	Exhibit Withdrawn	---
242	Plaintiff	Email dated 6/11/2008 from Patrick Hicks, Esq. to Denise Vessie Re: Text of letter to be sent to person claiming monies owed for phony survey completions (PM13966)	01-07-16	Exhibit Withdrawn	---
243	Plaintiff	Correspondence dated 6/12/2008 to Kathleen Magruder from Denise Vessie Re: Payment for services rendered (PM13968-13970)	01-07-16	Exhibit Withdrawn	---
244	Plaintiff	Correspondence dated 6/12/2008 to Misty Barker-Cryer from Denise Vessie Re: Payment for services rendered (PM13971-13973)	01-07-16	Exhibit Withdrawn	---
245	Plaintiff	Correspondence dated 6/12/2008 to Kari Hooker from Denise Vessie Re: Payment for services rendered (PM13974-13976)	01-07-16	Exhibit Withdrawn	---

## Jury Trial Exhibits

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 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
246	Plaintiff	Article "GSR Earns 6 Best of Nightlife & Entertainment Awards From Casino Player Magazine" dated 3/10/2015 (PM14043-14044)	01-07-16	No Objection	01-15-16
247	Plaintiff	Press Release "Grand Sierra Resort and Casino recognized as Best Hotel by Casino Player Magazine" and related billboard advertisement dated 9/23/2014 (PM14045-14046)	01-07-16	No Objection	01-15-16
248	Plaintiff	John Hanson Severance Agreement dated 2/28/2014 (PM14195-PM14199)	01-07-16	Stipulated	01-11-16
249	Plaintiff	Affidavit of Janice Doreen Covington Re: Tors being caught "keying" and recollection of events dated 7/30/2013 (GRA00019-21)	01-07-16	Exhibit Withdrawn	---
249(a)	Plaintiff	Affidavit of Janice Doreen Covington Re: Tors being caught "keying" and recollection of events dated 7/30/2013 (GRA00019-21) - REDACTED	01-12-16	Exhibit Withdrawn /Returned to Counsel	---
250	Plaintiff	Affidavit of Jason Wagner Re: Tors being caught "keying" and recollection of events dated 7/27/2013 (GRA00022-23)	01-07-16	Exhibit Withdrawn	---

## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**                      PATY: **Jim Edwards, Esq. et al.**  
 DEFT: **PEPPERMILL CASINOS, INC.**                DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**                      Dept. No: **7**    Clerk: **Kim Oates**                      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
251	Plaintiff	DVD Log and Property Receipt from Gaming Control Board Re: Ryan Tors dated 3/8/2013 (GSR018004-18005)	01-07-16	Rejected by Court	---
252	Plaintiff	February 2014 Agenda in the Matter of State of Nevada Gaming Control Board v. Peppermill Casinos, Inc. dated 2/20/2014 (GSR018519-18582)	01-07-16	Rejected by Court	---
252(a)	Plaintiff	February 2014 Agenda in the Matter of State of Nevada Gaming Control Board v. Peppermill Casinos, Inc. dated 2/20/2014 (GSR018519-18582) - REDACTED	01-12-16	Rejected by Court	---
253	Plaintiff	Surveillance Video Tors/GSR – <b>Excerpts Flash Drive</b>	01-14-16	No Objection	01-14-16
253(a)	Plaintiff	Surveillance Video Tors/GSR – <b>Complete Flash Drive</b>	01-14-16	Stipulated	01-22-16
254	Plaintiff	Ryan Tors GSR Gaming Information 2011/2012	01-19-16	Objection; Overruled	01-19-16

## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**                      PATY: **Jim Edwards, Esq. et al.**  
 DEFT: **PEPPERMILL CASINOS, INC.**                DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**                      Dept. No: **7**    Clerk: **Kim Oates**                      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
255	Plaintiff	January 25, 2016 – Offer of Proof presented by Plaintiff/Counsel Jim Edwards – Exhibits marked at the request of counsel – per counsel Edwards, no deposition transcripts are available for Billy Paganetti and Rob Irwin	01-25-16	Hearing in re: Plaintiff Offer of Proof/Rejected by Court	---
300	Defendant	2/2015 CDC Report GSR18436-GSR18481	01-07-16	Objection; Overruled	01-22-16
301	Defendant	3/2015 CDC Report GSR18294-GSR18340	01-07-16	Objection; Overruled	01-22-16
302	Defendant	4/2015 CDC Report GSR18341-GSR18386	01-07-16	Objection; Overruled	01-22-16
303	Defendant	5/2015 CDC Report GSR18387-GSR18433	01-07-16	Objection; Overruled	01-22-16
304	Defendant	6/2015 CDC Report GSR18434-GSR18479	01-07-16	Objection; Overruled	01-22-16
305	Defendant	12/31/10 State Gaming Control Board Gaming Revenue Report PM14204-PM14251	01-07-16	No Objection	01-22-16
306	Defendant	12/31/11 State Gaming Control Board Gaming Revenue Report PM14252-PM14299	01-07-16	No Objection	01-22-16
307	Defendant	12/31/12 State Gaming Control Board Gaming Revenue Report PM14300-PM14347	01-07-16	No Objection	01-13-16



## Jury Trial Exhibits

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 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
308	Defendant	12/31/13 State Gaming Control Board Gaming Revenue Report PM14348-PM14395	01-07-16	No Objection	01-22-16
309	Defendant	12/31/14 State Gaming Control Board Gaming Revenue Report PM14396-PM14443	01-07-16	No Objection	01-22-16
310	Defendant	08/31/15 State Gaming Control Board Gaming Revenue Report PM14444-PM14491	01-07-16	No Objection	01-22-16
311	Defendant	2010 Partial Las Vegas Sands Corp 10K PM12474-PM12613	01-07-16	Objection; Overruled	01-22-16
312	Defendant	2010 Partial Las Vegas Sands Corp 10K/A PM12614-PM12625	01-07-16	Objection; Overruled	01-22-16
313	Defendant	2011 Partial Las Vegas Sands Corp 10K PM12626-PM12765	01-07-16	Objection; Overruled	01-22-16
314	Defendant	2012 Partial Las Vegas Sands Corp 10K PM12766-PM12887	01-07-16	Objection; Overruled	01-22-16
315	Defendant	2013 Partial Las Vegas Sands Corp 10K PM12888-PM13016	01-07-16	Objection; Overruled	01-22-16
316	Defendant	2014 Partial Las Vegas Sands Corp 10K PM13017-PM13148	01-07-16	Objection; Overruled	01-22-16
317	Defendant	03/31/15 Partial Las Vegas Sands Corp 10Q PM13149-PM13200	01-07-16	Exhibit Withdrawn	---

## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**      PATY: **Jim Edwards, Esq. et al.**  
 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
318	Defendant	06/30/15 Partial Las Vegas Sands Corp 10Q PM13201-PM13263	01-07-16	Exhibit Withdrawn	---
319	Defendant	2010 Partial Wynn Resorts, Limited 10K PM13279-PM13377	01-07-16	Objection; Overruled	01-22-16
320	Defendant	2011 Partial Wynn Resorts, Limited 10K PM13378-PM13477	01-07-16	Objection; Overruled	01-22-16
321	Defendant	2011 Partial Wynn Resorts Limited 10K/A PM13478-PM13517	01-07-16	Objection; Overruled	01-22-16
322	Defendant	2012 Partial Wynn Resorts, Limited 10K PM13518-PM13634	01-07-16	Objection; Overruled	01-22-16
323	Defendant	2013 Partial Wynn Resorts, Limited 10K PM13635-PM13747	01-07-16	Objection; Overruled	01-22-16
324	Defendant	2014 Partial Wynn Resorts, Limited 10K PM13748-PM13867	01-07-16	Objection; Overruled	01-22-16
325	Defendant	03/31/15 Partial Wynn Resorts, Limited 10Q PM13868-PM13906	01-07-16	Exhibit Withdrawn	---
326	Defendant	06/30/15 Partial Wynn Resorts, Limited 10Q PM13907-PM13950	01-07-16	Exhibit Withdrawn	---
327	Defendant	2010 Peppermill Reno 1C Video and Reel Analysis (Highly Confidential) PM2824-PM2825	01-07-16	Stipulated	01-22-16

## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**      PATY: **Jim Edwards, Esq. et al.**  
 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
328	Defendant	2011 Peppermill Reno 1C Video and Reel Analysis (Highly Confidential) PM2826-PM2827	01-07-16	Stipulated	01-22-16
329	Defendant	2012 Peppermill Reno 1C Video and Reel Analysis (Highly Confidential) PM2828-PM2829	01-07-16	Stipulated	01-22-16
330	Defendant	2013 Peppermill Reno 1C Video and Reel Analysis (Highly Confidential) PM2830-PM2831	01-07-16	Stipulated	01-22-16
331	Defendant	2014 Peppermill Reno 1C Video and Reel Analysis (Highly Confidential) PM2832-PM2833	01-07-16	Stipulated	01-22-16
332	Defendant	2010 All Slots Snapshot PM2834-PM2835	01-07-16	Stipulated	01-22-16
333	Defendant	2011 All Slots Snapshot PM2836-PM2837	01-07-16	Stipulated	01-22-16
334	Defendant	2012 All Slots Snapshot PM2838-PM2839	01-07-16	Stipulated	01-22-16
335	Defendant	2013 All Slots Snapshot PM2840-PM2841	01-07-16	Stipulated	01-22-16
336	Defendant	2014 All Slots Snapshot PM2842-PM2843	01-07-16	Stipulated	01-22-16
337	Defendant	Photographs of Machines PM9102-PM9153	01-07-16	Stipulated	01-22-16
338	Defendant	Willamette Article	01-07-16	Objection; Sustained/ Rejected by Court	---

## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**      PATY: **Jim Edwards, Esq. et al.**  
 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
339	Defendant	Machine Performance Statistics GSR10439	01-07-16	Stipulated	01-22-16
340	Defendant	Par Sheets from Vendors PM8641-PM9016	Not Provided See Subparts	---	---
340.1	Defendant	Buffalo	01-07-16	Stipulated	01-11-16
340.2	Defendant	Cats	01-07-16	Stipulated	01-11-16
340.2A	Defendant	Cleopatra PM2735	01-07-16	Stipulated	01-11-16
340.3	Defendant	Ducks in a Row PM14493	01-07-16	Stipulated	01-11-16
340.4	Defendant	Double Diamond 2000 PM2717	01-07-16	Stipulated	01-11-16
340.5	Defendant	Enchanted Unicorn PM2691	01-07-16	Stipulated	01-11-16
340.6	Defendant	Horoscope PM2689	01-07-16	Stipulated	01-11-16
340.7	Defendant	Lil Lady PM2692	01-07-16	Stipulated	01-11-16
340.8	Defendant	Money Storm PM2688	01-07-16	Stipulated	01-11-16
340.9	Defendant	Munsters PM2736	01-07-16	Stipulated	01-11-16
340.10	Defendant	Texas Tea PM2695	01-07-16	Stipulated	01-11-16
340.11	Defendant	Wolf Run PM2690	01-07-16	Stipulated	01-11-16
341	Defendant	Emails Discussed between Tors and Vessie	Not Provided See Subparts	---	---
341.1	Defendant	11/29/10 12:28pm Tors Email PM9640-PM9641	01-07-16	Exhibit Withdrawn	---
341.2	Defendant	01/05/12 11:06am Tors Email PM9638-PM9639	01-07-16	Exhibit Withdrawn	---
341.3	Defendant	01/09/12 8:56 Tors Email PM9629, PM9647	01-07-16	Exhibit Withdrawn	---

## Jury Trial Exhibits

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 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
341.4	Defendant	01/24/12 2:22pm Tors Email PM9605-PM9606	01-07-16	Exhibit Withdrawn	---
341.5	Defendant	01/24/12 Email string PM9609	01-07-16	Exhibit Withdrawn	---
341.6	Defendant	01/28/12 6:15am Tors Email PM9631-PM9632	01-07-16	Exhibit Withdrawn	---
341.7	Defendant	June 2012 Summary PM9600	01-07-16	Exhibit Withdrawn	---
341.8	Defendant	06/08/12 10:11am Tors Email PM9607-PM9608	01-07-16	Exhibit Withdrawn	---
341.9	Defendant	06/11/12 1:55pm Tors Email PM9618-PM9619	01-07-16	Exhibit Withdrawn	---
341.10	Defendant	06/12/12 5:10pm Tors Email PM9601-PM9602	01-07-16	Exhibit Withdrawn	---
341.11	Defendant	06/14/12 8:33am Tors Email PM9611-PM9612	01-07-16	Exhibit Withdrawn	---
341.12	Defendant	06/15/12 8:51am Tors Email PM9613-PM9614 – REDACTED	01-07-16	Objection; Overruled	01-22-16
341.13	Defendant	06/18/12 8:12am Tors Email PM9636-PM9637	01-07-16	Exhibit Withdrawn	---
341.14	Defendant	06/18/12 8:27am Tors Email PM9633-PM9635	01-07-16	Exhibit Withdrawn	---
341.15	Defendant	07/17/12 9:22am Tors Email PM9603-PM9604	01-07-16	Exhibit Withdrawn	---
341.16	Defendant	12/04/12 9:27am Tors Email PM9626-PM9628	01-07-16	Exhibit Withdrawn	---
341.17	Defendant	01/02/13 11:24am Tors Email PM9615-PM9616	01-07-16	Exhibit Withdrawn	---
341.18	Defendant	06/12/13 Spreadsheet PM9680	01-07-16	Rejected by Court	---

## Jury Trial Exhibits

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 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
341.19	Defendant	09/12/13 Email Explanation Summary PM9622-PM9625	01-07-16	Rejected by Court	---
342	Defendant	Wells Reports/Peppermill Summaries PM594, 596-613, 614-626, 627-638	01-07-16	Stipulated	01-22-16
343	Defendant	03/18/12 Robyns and Tors Email String PM0087	01-07-16	Stipulated	01-11-16
344	Defendant	Peppermill Photographs (Demonstrative)	01-07-16	Stipulated	01-11-16
345	Defendant	GSR Photograph (Demonstrative)	01-07-16	Stipulated	01-11-16
346	Defendant	Chart (Demonstrative)	Not Provided	---	---
347	Defendant	Chart (Demonstrative)	Not Provided	---	---
348	Defendant	Chart (Demonstrative)	Not Provided	---	---
349	Defendant	Chart (Demonstrative)	Not Provided	---	---
350	Defendant	Video Reel Slot Machine (Demonstrative)	Not Provided	---	---
351	Defendant	3/17/15 Scott Bean Deposition Excerpts (pp. 22-23, 27-28, 98-99)	01-07-16	Exhibit Withdrawn	---
352	Defendant	10/20/14 Michael Draeger Deposition Excerpts (pp. 32-33)	01-07-16	Exhibit Withdrawn	---
353	Defendant	04/15/14 Steve Rosen Severance Agreement and Release GSR16054-GSR16061	01-07-16	Objection; Sustained/ Rejected by Court	---

## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**      PATY: **Jim Edwards, Esq. et al.**  
 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
354	Defendant	Photographs of 7/17/15 Document Inspection	01-07-16	Objection; Sustained/ Rejected by Court	---
355	Defendant	Ryan Tors CPU	Not Provided	---	---
356	Defendant	Ryan Tors Laptop	Not Provided	---	---
357	Defendant	80960 BASE Program Paytable Cover Sheet	01-14-16	No Objection	01-14-16
358	Defendant	Portions of the Deposition Transcript of Craig Robison	01-21-16	Rejected by Court	---
359	Defendant	Portions of the Deposition Transcript of Terry Vavra	01-21-16	Rejected by Court	---
360	Defendant	Portions of the Deposition Transcript of Ralph Burdick	01-21-16	Rejected by Court	---
361	Defendant	Portions of the Deposition Transcript of Toby Taylor	01-21-16	Rejected by Court	---
362	Defendant	Portions of the Deposition Transcript of Toby Taylor	01-21-16	Rejected by Court	---
363	Defendant	Portions of the Deposition Transcript of Michael Draeger	01-21-16	Rejected by Court	---
364	Defendant	Portions of the Deposition Transcript of David Schwartz	01-21-16	Rejected by Court	---
365	Defendant	Order – Hearing in re: Meruelo Offer of Proof	01-21-16	Hearing in re: Meruelo Offer of Proof/Rejected by Court	---

## Jury Trial Exhibits

PLTF: **MEI-GSR HOLDINGS, INC.**      PATY: **Jim Edwards, Esq. et al.**  
 DEFT: **PEPPERMILL CASINOS, INC.**      DATY: **Kent Robison, Esq. et al.**

Case No: **CV13-01704**      Dept. No: **7**      Clerk: **Kim Oates**      Date: **01/11/16**

Exhibit No.	Party	Description	Marked	Offered	Admitted
366	Defendant	Findings of Fact, Conclusions of Law, and Judgment - Hearing in re: Meruelo Offer of Proof	01-21-16	Hearing in re: Meruelo Offer of Proof/Rejected by Court	---
367	Defendant	Order Granting Plaintiffs' Motion for Fees and Costs Pursuant to NRCPC 37(b)(2) - Hearing in re: Meruelo Offer of Proof	01-21-16	Hearing in re: Meruelo Offer of Proof/Rejected by Court	---
368	Defendant	Order Granting Plaintiffs' Motion for Case-Terminating Sanctions - Hearing in re: Meruelo Offer of Proof	01-21-16	Hearing in re: Meruelo Offer of Proof/Rejected by Court	---



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**Code 1350**

**IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
IN AND FOR THE COUNTY OF WASHOE**

**MEI-GSR HOLDINGS, LLC, a Nevada limited Liability  
Company, d/b/a GRAND SIERRA RESORT,**

**Case No. CV13-01704**

**Dept. No. B7**

**Plaintiff,**

**vs.**

**PEPPERMILL CASINO, INC., a Nevada Corporation, d/b/a  
PEPPERMILL CASINO; RYAN TORS, an individual; JOHN  
DOES I-X AND CORPORATIONS I-X,**

**Defendant(s).**

\_\_\_\_\_ /

**CERTIFICATE OF CLERK AND TRANSMITTAL – NOTICE OF APPEAL**

I certify that I am an employee of the Second Judicial District Court of the State of Nevada, County of Washoe; that on the 3rd day of May, 2016, I electronically filed the Notice of Appeal in the above entitled matter to the Nevada Supreme Court.

I further certify that the transmitted record is a true and correct copy of the original pleadings on file with the Second Judicial District Court.

Dated this 3rd day of May, 2016

Jacqueline Bryant  
Clerk of the Court

By /s/ Yvonne Vilorio  
Yvonne Vilorio  
Deputy Clerk

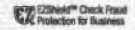
**COHEN-JOHNSON, LLC**

255 E WARM SPRINGS RD., SUITE 100  
LAS VEGAS, NV 89119  
(702) 823-3500



**TOWN & COUNTRY  
BANK**

8620 West Tropicana • Las Vegas, Nevada 89147 • (702) 252-8777  
94-219/1224



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AMOUNT

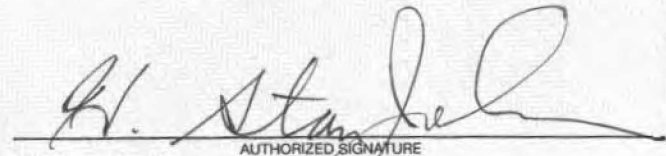
Apr/27/2016

\$250.00

PAY  
TO THE  
ORDER  
OF

NEVADA SUPREME COURT  
201 SOUTH CARSON STREET SUITE 250  
CARSON CITY, , NV 89701-4702

CW13-01704

  
AUTHORIZED SIGNATURE