IN THE SUPREME COURT OF THE STATE OF NEVADA

TRUDI LEE LYTLE; AND JOHN ALLEN LYTLE, AS TRUSTEES OF THE LYTLE TRUST,

Appellant,

v.

MARJORIE B. BOULDEN, TRUSTEE OF THE MARJORIE B. BOULDEN TRUST; LINDA LAMOTHE; AND JACQUES LAMOTHE, TRUSTEES OF THE JACQUES & LINDA LAMOTHE LIVING TRUST,

Respondents .

Supreme Court No.: 73039 District Court Case No.: A-16-747800-C Electronically Filed MOTION TO CONSOLUTION TO CONSOLUTICO TO CONSOLUTICO TO CONSOLUTICO TA CONSOLUTICO TO C

Motion to Consolidate Appeals

(Docket 73039)

RICHARD HASKIN Nevada Bar No. 11592 GIBBS, GIDEN, LOCHER, TURNER, SENET, & WITTBRODT, LLP 1140 N. Town Center Drive Las Vegas, Nevada 89144 (702) 836-9800

Attorneys for Appellants

INTRODUCTION

TRUDI LEE LYTLE; AND JOHN ALLEN LYTLE, AS TRUSTEES OF

THE LYTLE TRUST (the "Lytles") hereby request that Docket 73039 be consolidated with Docket 76198 in the interests of justice and judicial economy. NRAP 2. The Lytles are Appellants in both dockets. Consolidation is warranted and necessary for the effective disposition of these matters given that the legal issues and legal questions are nearly identical.

SUMMARY OF FACTS AND RELATED APPEALS

I. <u>The Underlying Litigation Between The Lytles And Rosemere Estates</u> <u>Property Owners' Association</u>

A. <u>The Association</u>

On January 4, 1994, Baughman & Turner Pension Trust (the "Developer"), as the subdivider of a cul-de-sac to be made up of nine (9) residential lots on a street known as Rosemere Court in Las Vegas, Nevada, recorded with the Clark County Recorder's Office a Declaration of Covenants, Conditions, and Restrictions ("Original CC&Rs"). Request for Judicial Notice in Support of Opposition to Motion for Summary Judgment ("RJN for Opp."), Original CC&Rs, AA000155 – 000156, 000159, *see also* RJN for Opp., Order Granting Motion for Summary Judgment, AA000167. Appellants purchased their property, Lot 163-03-313-009 ("Appellants' Property") on November 6, 1996, from the original buyer who first purchased it from the Developer on August 25, 1995. *Id.*, AA000167. The Original CC&Rs, in the first paragraph, defines Rosemere Estates as "Lots 1 through 9 of Rosemere Court, a subdivision..." Request for Judicial Notice ("RJN") for Opposition ("Opp.), Original CC&Rs, Appellants' Index ("AA") 000159.¹ The document adds that "it is the desire and intention of the Subdivider to sell the land described above and to impose on it mutual, beneficial, covenants, conditions and restrictions under a general plan or scheme of improvement for the benefit of all of the land described above and the future owners of the lots comprising said land." *Id.* Thus, the Association includes each lot, or unit, therein.

Sometime after the Lytles purchased their property, a group of homeowners formed Rosemere Estate Property Owners' Association (the "Association). RJN for Opp., Articles of Organization, AA000155 – 000156, 000164. In 1997, Non-Profit Articles of Incorporation (the "Articles") were filed pursuant to Nevada Revised Statutes ("NRS") 82, which formalized the property owners' committee and named it "Rosemere Estates Property Owners Association." *Id.* It was the intention of the homeowners to formalize the "owners committee" referenced in the Original CC&Rs. RJN for Opp, Order Granting Motion for Summary Judgment, Finding of Fact ("FOF") Nos. 14, 15, AA000155 – 000156, AA000168.

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¹ The Lytles cite to the Appellants' Index filed in Docket 73039. 2081934.1

B. Judgments Against The Association

In 2007, the Lytles filed a NRS 38.310 mandated non-binding arbitration before the Nevada Real Estate Division ("NRED"), naming the Association as respondent. The underlying dispute arose out of the Amended Covenants, Conditions, and Restrictions (the "Amended CC&Rs") which were recorded by the Association's Board of Directors on July 3, 2007, and enforced by the Association against the Lytles and their Property. The Lytles sought to un-cloud title to their property through the revocation of the Amended CC&Rs.

After the arbitrator found in favor of the Association, the Lytles filed for a trial de novo in district court, case number A-09-593497-C (the "Underlying Litigation"), which was assigned to Judge Michelle Leavitt in Department XII of the Eighth Judicial District Court. After the matter was initially dismissed by the district court, the Lytles appealed to the Supreme Court, prevailed, and the matter was then remanded back to the district court.

The Lytles ultimately prevailed, entirely, in the underlying litigation, and the district court granted the Lytles summary judgment on July 29, 2013. RJN for Opp., Order Granting Summary Judgment, AA000166 – 000177. In doing so, the district court found the Amended CC&Rs were improperly adopted and unlawfully recorded. The district court ordered that the Amended CC&Rs were *void ab initio*. *Id*. Finally, the district court ordered the Association to release the recording of the Amended CC&Rs, which revocation was ultimately accomplished. *Id*.

The matter was once again appealed, and the Nevada Supreme Court affirmed the district court's Order Granting the Lytles' summary judgment. RJN for Opp., Supreme Court Order, AA000155 -000156, 000179 – 000183. The Supreme Court remanded the case to the district court for redetermination of costs, attorneys' fees and damages on October 19, 2015. *Id.*

On May 25, 2016, after hearing the Lytles' motion for attorneys' fees, the Court awarded Appellants \$297,072.66 in attorneys' fees pursuant to the Original CC&Rs, Amended CC&Rs and NRS 116.4117. RJN for Opp., Order Awarding Attorneys' Fees, AA000155 – 000156, 000186 – 000189.

On June 17, 2016, after a prove-up hearing, the district court awarded the Lytles damages in the amount of \$63,566.93. Order Awarding Damages, RJN for Opp., Order Awarding Damages, AA000155 – 000156, 000189 – 000192. These damages included amounts expended by the Lytles in the design, engineering, and other costs associated with the construction of their home for Rosemere Estates, all of which were now stale and useless. *Id*.

Finally, on February 13, 2014, the district court awarded the Lytles \$1,962.80 in costs. Then, after remand from the Supreme Court, the district Court awarded Appellants' additional costs in the amount of \$599.00 on July 22, 2016. RJN for Opp., Order Awarding Costs, AA000155 – 000156, 000193 – 000194.

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On September 2, 2016, the Lytles recorded abstracts of judgment against each property within the Association pursuant to the authorities set forth herein. RJN for Opp., Abstracts of Judgment, AA000155 - 000156, 000195 - 000220.

The Lytles prevailed in two additional lawsuits against the Association, one related to the Association's wrongful recording and enforcement of liens against the Lytles which led to an award of punitive damages, and another lawsuit wherein the Lytles successfully sought to compel a Board election it refused to hold. In all the actions, the Lytles were awarded attorneys' fees and costs. The Lytles did not record abstracts of judgment against any individual owners' property related to the foregoing litigation, although the Lytles contend they have the legal right to do so.

II. Docket 73039

Respondents MARJORIE BOULDEN, TRUSTEE OF THE MARJORIES B. BOULDEN TRUST ("Boulden") and JACQUES LAMOTHE, TRUSTEES OF THE JACQUES & LINDA LAMOTHE LIVING TRUST ("Lamothe") filed a lawsuit on December 8, 2016, seeking to quiet title to their respective properties and setting forth claims for quiet title, cloud on title, and slander of title. Complaint in Case No. A-16-747800-C, <u>Exhibit A</u>. Lamothe owns property within the Association and Boulden owned property therein until sold after her filing of the lawsuit. *Id*.²

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² In or about August 2017, Respondents Robert Z. Disman, an individual, and Yvonne A. Disman (collectively the "Dismans") purchased the real property formerly belonging to Respondent Boulden. The Dismans are the current owners and were added to this Appeal by this Court on December 5, 2017.

GIBBS GIDEN LOCHER TURNER SENET & WITTBRODT LLP

On April 26, 2017, after a hearing, the district court granted Respondents' Motion for Partial Summary Judgment on all claims. *See* Findings of Fact and Conclusions of Law and Order Granting Motion for Partial Summary Judgment ("Order"), <u>Exhibit B</u>. Therein, the district court granted a permanent injunction against the Lytles. *Id*. The district court also entered an order granting summary judgment as to Boulden and Lamothe's slander of title claim. *Id*.

On May 16, 2017, the Lytles filed a Motion to Alter or Amend Findings of Fact and Conclusions of Law as to the slander of title claim, arguing that the district court made no findings with respect to malice, oppression, or fraud, and, therefore, a finding of slander of title was unwarranted. That Motion to Alter or Amend Findings of Fact and Conclusions of Law was heard on June 29, 2017, and was granted, and the district court entered Amended Findings of Fact and Conclusions of Law ("Amended Findings"), withdrawing any findings related to Respondents' slander of title claim. Order Granting Motion to Alter or Amend Findings of Fact and Conclusions of Law, <u>Exhibit C</u>.

The issue presented to this Court on appeal is: whether the district court erred in granting a permanent injunction after finding that the Lytles clouded title to Boulden and Lamothe's properties when the Lytles recorded abstracts of judgment awarded to them in a separate civil action against the Association? The Lytles contend that provisions of Chapter 116 of the Nevada Revised Statutes and common law provide the Lytles with this remedy.

III. Docket 76198

On November 30, 2017, another group of homeowners within the Association filed a complaint in the Eighth District Court against the Lytles seeking to similarly quiet title to their respective properties, Case No. A-17-765372-C. *See* Complaint in Case No. A-17-765372-C, <u>Exhibit D</u>. The allegations of the Complaint filed in this action are virtually identical to those file in the Boulden and Lamothe action; however, there are some factual distinctions. Most notably, Case No A-17-765372-C seeks to quiet title as to the Abstracts of Judgment that were recorded against the properties and also seeks declaratory relief with respect to the other judgments the Lytles obtained.³ *See* Order Granting Motion to Alter or Amend Findings of Fact and Conclusions of Law, Exhibit C.

Case No. Case No. A-16-747800-C and Case No. A-17-765372-C were consolidated by district court order on March 2, 2018. *See* Order Re Consolidation, <u>Exhibit D</u>.

The plaintiffs in Case No A-17-765372-C filed a motion for summary judgment which was opposed and countered by the Lytles. On May 25, 2018, the district court, Hon. Mark Bailus, entered an order that mirrors Judge Williams' order in Case No. A-16-747800-C. *See generally* Order Granting Motion for Summary Judgment, <u>Exhibit</u> <u>E</u>. Indeed, this Order references Judge Williams' Order in Case No. A-16-747800-C

³ The plaintiffs in Case No A-17-765372-C also do not allege a cause of action for slander of title, which is present in Case No. A-16-747800-C.

and concludes Judge Williams' order is "the laws of the case" and applies to decide the matters set forth in Case No. A-17-765372-C.⁴ See id. at Findings of Fact, ¶¶ 25 -28, and Conclusions of Law ¶ 1, Exhibit E.

The issues on appeal in Docket 76198 are identical to those on appeal in Docket 73039. See Docketing Statement 73039, Exhibit F; see also Docketing Statement 76198, Exhibit G.

RELIEF REQUESTED

The Lytles seek to consolidate Dockets 73039 and 76198. These cases were consolidated before the district court and similarly should be consolidated herein. Once more, the district court's orders granting summary judgment and imposing permanent injunctions mirror one another. Judge Bailus, in the latter of the orders, applies Judge Williams' order in Case No. A-16-747800-C as the "law of the case" for Case No. A-17-765372-C.

Admittedly, there are factual nuances between the cases. However, the essential and determinative facts and law are essentially the same. This Court's decision in Docket 73039 certainly will impact the Respondents in Docket 76198 because most of the legal issues will be decided therein. For those reasons, Dockets 73039 and 76198 should consolidated to effectively decide the issues before this Court.

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⁴ The Lytles dispute Judge Williams' prior order in Case No. A-16-747800-C is "law of the case," and this conclusion will be an issue on appeal in Docket 76198. 8

The Lytles respectfully request this Court stay any decision in Docket 73039

pending full briefing and submission of Docket 76198.

DATED this 16th day of October, 2018.

GIBBS, GIDEN, LOCHER, TURNER, SENET & WITTBRODT, LLP

By:

Richard E. Haskin Nevada Bar No. 11592 1140 N. Town Center Drive, Suite 300 Las Vegas, NV 89144 (702) 836-9800 rhaskin@gibbsgiden.com

LIST OF EXHIBITS TO MOTION

Exhibit A	Complaint in Case No. A-16-747800-C	
Exhibit B	Findings of Fact and Conclusions of Law and Order Granting Motion for Partial Summary Judgment	
Exhibit C	Order Granting Motion to Alter or Amend Findings of Fact and Conclusions of Law	
Exhibit D	Complaint in Case No. Case No. A-17-765372-C	
Exhibit E	Order Granting Motion for Summary Judgment in Case No. A-17-765372-C	
Exhibit F	Docketing Statement 73039	
Exhibit G	Docketing Statement 76198	

CERTIFICATE OF MAILING

The undersigned, an employee of the law firm of GIBBS GIDEN LOCHER TURNER SENET & WITTBRODT LLP, hereby certifies that on October 16, 2018, she served a copy of the foregoing **MOTION TO CONSOLIDATE APPEALS** by placing said copy in an envelope, postage fully prepaid, in the U.S. Mail at Las Vegas,

Nevada, said envelope(s) addressed to:

DANIEL T. FOLEY, ESQ. FOLEY & OAKS 626 S. 8th Street Las Vegas, Nevada 89101

Christina H. Wang, Esq. FIDELITY NATIONAL LAW GROUP 1701 Village Center Circle, Suite 110 Las Vegas, Nevada 89134

Wesley J. Smith, Esq. Laura J. Wolff, Esq. CHRISTENSEN JAMES & MARTIN 7440 W. Sahara Avenue Las Vegas, Nevada 89117

Attorneys for Respondents *MARJORIE BOULDEN, TRUSTEE OF THE MARJORIE B. BOULDEN TRUST, ETAL.*

Tel: (702) 384-2070 Fax: (702) 384-2128 Email: dan@foleyoakes.com

Attorneys for Respondents **ROBERT Z. DISMAN and YVONNE A. DISMAN**

Tel: (702) 667-3000 Fax: (702) 433-3091 Email: christina.wang@fnf.com

Attorneys for AMICI CURIAE

Tel: (702) 255-1718 Fax: (702) 255-0817

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EXHIBIT "A"

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		Electronically Filed 12/08/2016 10:08:30 AM		
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1	COMP DANIEL T. FOLEY, ESQ.	Alun N. Column		
2	Nevada Bar No. 1078 FOLEY & OAKES, PC	CLERK OF THE COURT		
3	626 S 8 th St.			
4	Las Vegas, Nevada 89101 Tel.: (702) 384-2070			
5	Fax: (702) 384-2128 Email: dan@foleyoakes.com			
6	Attorneys for Plaintiffs			
7	DISTRICT COURT			
8	CLARK COUNTY, NEVADA			
9	MARJORIE B. BOULDEN, TRUSTEE OF THE MARJORIE B. BOULDEN TRUST,			
10	LINDA LAMOTHE AND JACQUES			
11	LAMOTHE, TRUSTEES OF THE JACQUES & LINDA LAMOTHE			
12	LIVING TRUST			
13	Plaintiff,	Case No.A-16-747800-C Dept. No.		
14	v.	XVI		
15	TRUDI LEE LYTLE, JOHN ALLEN)		
16	LYTLE, THE LYTLE TRUST, DOES I through X; and ROE CORPORATIONS)		
17	I through X, Defendants.			
18	Defendants.			
19	COMPLAINT			
20	COMES NOW Marjorie Boulden	as Trustee of the Marjorie Boulden Trust (Mrs.		
21	Boulden"), Linda Lamothe and Jacques Lamothe as Trustees of the Jacques & Linda Lamothe			
22	Living Trust ("Mr. and Mrs. Lamothe"), by and through their attorneys Foley & Oakes, PC, as			
23				
24	and for a Complaint against Trudi Lee Lytle, John Lytle, the Lytle Living Trust (collectively the			
25	"Lytles"), DOES I through X; and ROE CORPORATIONS I through X and allege as follows:			
26	1. Mrs. Boulden is the owner of the residential property known as parcel number			
27	163-03-313-008 also known as 1960 Rosemere Ct., Las Vegas, NV 89117 (the "Boulden			
FOLEY ²⁸	Property")			
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Mr. and Mrs. Lamothe are the owners of the residential property in Clark County
 Nevada known as parcel number 163-03-313-002 also known as 1830 Rosemere Ct., Las Vegas,
 NV 89117 the ("Lamothe Property").

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3. Mr. and Mrs. Lytle are residents of Clark County.

5 The true names and capacities, whether individual, corporate, associate, or 4. 6 otherwise, of the Defendants herein designated as DOES I through V individuals and/or ROE V 7 through X Corporations, inclusive, are unknown to Plaintiff, who therefore sues said Defendants 8 by such fictitious names. Plaintiff is informed and believes, and thereupon alleges, that each of 9 the Defendants designated herein as DOE I through V individuals and/or ROE V through X 10 Corporations is responsible in some manner for the events and happenings herein referred to, or 11 claim an interest in said property. Plaintiff will seek leave to amend this Complaint to show the 12 13 true names and capacities of said Defendants DOES I through V individuals and/or ROE V 14 through X Corporations when the same have been ascertained by Plaintiff, together with 15 appropriate charges and allegations and to join such Defendants in this action.

Plaintiff is informed, believes, and thereon alleges, that at all times relevant, 5. 17 Defendants, and each of them, including those fictitiously named DOE or ROE, were the agents 18 or sureties of the other and in doing the things alleged herein, were acting within the course and 19 scope of such agency and with the consent and permission of the other co-defendants and/or are 20 21 liable under the doctrine of respondeat superior. Accordingly, Defendants are liable to Plaintiff 22 for each other's actions as set forth in this Complaint. For ease of reference, the named 23 Defendants may be referred to collectively in the singular as "Defendant," and reference to one 24 shall constitute reference to the others as well. 25

6. The Boulden Property and the Lamothe Property are located in the Rosemere
Court subdivision and are subject to the CC&R's recorded January 4, 1994.

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Page 2 of 7

The Rosemere Court subdivision, as subject to the CC&Rs, is a Limited Purpose 7. 1 Association (the "Rosemere LPA") under NRS 116.1201 and NAC 116.090. 2 3 The Rosemere LPA has been judicially declared to be a Limited Purpose 8. 4 Association. 5 Pursuant to NRS 116.1201, NRS 116's application to the Rosemere LPA is 9. 6 limited. 7 Pursuant to NRS 116.1201, NRS 116.3117, which provides that a judgment 10. 8 against a homeowners' association, when recorded, is a lien against all real property owned by 9 the owners of the homeowners' association, is not applicable to the Rosemere LPA. 10 On or about July 29, 2016 the Lytles arguably obtained a Judgment in their favor 11 11. 12 against Rosemere LPA in the amount of \$361,238.59 (the "Judgment"). 13 On August 16, 2016, the Lytles recorded with the Clark County Recorder's office 12. 14 an abstract of the Judgement against the Rosemere LPA (the "First Abstract of Judgment"), 15 specifically listing the parcel numbers of the Boulden Property and the Lamothe Property as 16 properties to which the Judgment was to attach. A copy of the First Abstract of Judgment is 17 attached hereto as Exhibit "A". 18 On September 2, 2016, the Lytles recorded with the Clark County Recorder's 13. 19 office another abstract of the Judgement against the Rosemere LPA, specifically listing the 20 21 parcel number of the Lamothe Property as the property to which the Judgment was to attach (the 22 "Second Abstract of Judgment"). A copy of the Second Abstract of Judgment is attached hereto 23 as Exhibit "B". (The First Abstract of Judgment and the Second Abstract of Judgment are 24 hereinafter collectively referred to as the "Abstracts of Judgment") 25 When the Lytles recorded the Abstracts of Judgement, the Lytles specifically 14. 26 included the parcel numbers of the Boulden Property and the Lamothe Property even though 27 28 Page 3 of 7 OAKES

Plaintiffs were not parties to the lawsuit from which the Judgment arose and certainly were not
 judgment creditors under the Judgment.

3 15. The Plaintiffs have no legal duty to pay the Judgment and have advised the Lytles
4 of this fact.

5 16. The Lytles knew or should have known that the Plaintiffs did not have a legal duty to pay on the Judgment.

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17. The Abstracts of Judgment were wrongfully recorded against the Boulden
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Property and the Lamothe Property and the Lytles knew or should have known the Abstracts of
10
Judgment were wrongfully recorded.

11 18. A Purchase and Sale Agreement to purchase the Boulden Property was executed
12 by a third party buyer and Mrs. Boulden and deposited into the escrow (the "PSA").

13
19. The buyer under the PSA terminated Escrow because of the recorded Frist
14
Abstract of Judgment.

FIRST CAUSE OF ACTION (Slander of Title, Mrs. Boulden)

20. Plaintiffs repeat and re-allege each and every allegation set forth above.

21. The Lytles' recording of the First Abstract of Judgment was a false and malicious 19

communication that has disparaged Mrs. Boulden's title to the Boulden Property.

21 22. As a proximate result of the Lytles' actions, Mrs. Boulden has been damaged due
22 to a third-party buyer cancelling escrow due to the existence of the recorded First Abstract of
23 Judgment.

24 23. As a proximate result of the Lytles' actions, the vendibility of the Boulden
25 Property is impaired.

24. As a proximate result of Lytles' actions Mrs. Boulden is entitled to special damages in an amount in excess of \$10,000.00.

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Page 4 of 7

As a proximate result of Lytles' actions Mrs. Boulden is entitled to punitive 25. 1 2 damages in an amount in excess of \$10,000.00. 3 As a proximate result of Lytles' actions, Mrs. Boulden has been required to retain 26. 4 the services of Foley & Oakes, PC to prosecute this action, and is entitled to an award of 5 attorney's fees and costs. 6 SECOND CAUSE OF ACTION 7 (Injunction, All Plaintiffs) 8 Plaintiffs repeat and re-allege each and every allegation set forth above. 27. 9 Plaintiffs do not owe any money whatsoever to the Lytles. 28. 10 Plaintiffs do not have an adequate remedy at law because they cannot sell their 29. 11 property with the Abstracts of Judgment recorded against their property. 12 Plaintiffs will suffer irreparable harm if they are not able to sell their property due 30. 13 to the recording of the Abstracts of Judgment. 14 Plaintiffs are likely to prevail on their claims against the Lytles. 15 31. 16 Plaintiffs are entitled to injunctive relief in the form of an Order from this Court 32. 17 expunging the liens in the form of the recorded Abstracts of Judgment. 18 Plaintiffs have been required to retain the services of Foley & Oakes, PC to 33. 19 prosecute this action, and are entitled to an award of attorney's fees and costs. 20 THIRD CAUSE OF ACTION 21 (Quiet Title, All Plaintiffs) 22 Plaintiffs repeat and re-allege each and every allegation set forth above. 34. 23 The Lytles, by their claims and actions, have asserted certain rights to lien the 35. 24 Boulden Property and the Lamothe Property. 25 The Lytles are without any legal basis whatsoever to lien the Boulden Property 36. 26 and the Lamothe Property. 27 28 FOLEY Page 5 of 7 OAKES

1	37. The Lytles are without any legal basis whatsoever to claim any interest in the	
2	Boulden Property and the Lamothe Property, including any rights to lien or sell the same.	
3	38. As a proximate result of the Lytles' actions, the titles to the Boulden Property and	
4	the Lamothe Property have been improperly and illegally clouded.	
5	39. Plaintiffs are entitled to an Order from this Court pursuant to NRS 40.010	
6	quieting title in their names and expunging the Abstracts of Judgment.	
7 8	7 A0 Plaintiffs herein have been required to retain the services of Foley & Oskes, PC.	
9	to prosecute this action, and are entitled to an award of attorney's fees and costs.	
10	FOURTH CAUSE OF ACTION	
11	(Declaratory Relief)	
12	41. Plaintiffs repeat and re-allege each and every allegation set forth above.	
13	42. A dispute and actual controversy exists between the parties relative to their	
14	interpretation of the rights and duties of the Plaintiffs regarding the Judgment, the recorded	
15	Abstracts of Judgment, and the Boulden Property and the Lamothe Property.	
16	43. The Plaintiffs are entitled to a declaration from the Court, to the effect that the	
17	Judgment against the Rosemere LPA is not a judgment against the Plaintiffs, separately or	
18	individually, and that the Judgment and the Abstracts of Judgment were improperly and	
19	unlawfully recorded against the Boulden Property and the Lamothe Property.	
20 21	44. Plaintiffs have been required to retain the services of Foley & Oakes, PC, to	
21	prosecute this action, and are entitled to an award of attorney's fees and costs.	
23	WHEREFORE, Plaintiffs pray for judgment against the Lytles as follows:	
24	A. That pending a hearing on the Preliminary Injunction and notice of the same, as	
25	required by law, a Temporary Restraining Order issue with such notice as is required by law,	
26	restraining and enjoining the Lytles, and each of them, their agents, servants, employees,	
27	attorneys, successors, and assigns and all persons in active participation or consort with them	
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86	Page 6 of 7	
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from selling, attempting to sell, or disposing of the Boulden Property and the Lamothe Property.
 Further, the Temporary Restraining Order should strike the Abstracts of Judgment;

3 That a Preliminary Injunction should be issued, restraining the Lytles, and each of Β. 4 them, their, agents, servants, employees, attorneys, successors and assign, during the pendency 5 of this action, from foreclosing upon or selling the Boulden Property and the Lamothe Property 6 and from doing, causing, or permitting to be done, directly or indirectly, any acts whereby the 7 rights of the Plaintiffs in said property is in any matter impaired, violated or interfered with; and 8 that after such hearing as may be required by law, said preliminary injunction be made 9 permanent. Further, the Preliminary Injunction should strike the Abstracts of Judgment; 10

C. For judgment against the Lytles for general, special and punitive damages in
amounts in excess of \$10,000.00, plus costs, disbursements and interest;

D. For an Order quieting title of the Boulden Property and the Lamothe Property in
 favor of the Plaintiffs and against the Lytles;

E. For a declaration that the Lytles, and each of them, have no right, title or interest in the Boulden Property and the Lamothe Property, and a judgment and order quieting the Plaintiffs' title, canceling and expunging the Abstracts of Judgment;

F. That Plaintiffs be awarded their reasonable attorneys' fees and costs of such suit
herein; and

G. For such other and further relief as this Court may deem proper in the premises.
 DATED this 8th day of December 2016.

Page 7 of 7

Respectfully Submitted,

FOLEY & OAKES, PC

/s/Daniel T. Foley, Esq. Daniel T. Foley, Esq. 626 S. 8th St. Las Vegas, Nevada 89101 Attorneys for Plaintiffs

FOLEY & OAKES

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EXHIBIT "B"

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	FECL.			
1	FFCL DANIEL T. FOLEY, ESQ. CLERK OF THE COURT			
2	Nevada Bar No. 1078			
3	FOLEY & OAKES, PC 626 S 8 th Street			
4	Las Vegas, Nevada 89101 Tel.: (702) 384-2070			
5	Fax: (702) 384-2128			
6	Email: dan@foleyoakes.com Attorneys for Plaintiffs			
7	DISTRICT COURT			
8	CLARK COUNTY, NEVADA			
9	MARJORIE B. BOULDEN, TRUSTEE OF)			
10	THE MARJORIE B. BOULDEN TRUST,) LINDA LAMOTHE AND JACQUES)			
11	LAMOTHE, TRUSTEES OF THE) JACQUES & LINDA LAMOTHE)			
12	LIVING TRUST			
12	Plaintiff,) Case No. A-16-747800-C			
14) Dept. No. XVI v.)			
15) TRUDI LEE LYTLE AND JOHN ALLEN) Date of Hearing: April 13, 2017			
16	LYTLE, AS TRUSTEES OF THE LYTLE) Time of Hearing: 9:00 a.m.			
10	TRUST, DOES I through X; and ROE) CORPORATIONS I through X,)			
	Defendants.)			
18				
19	FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER GRANTING PLAINTIFFS' MOTION FOR PARTIAL SUMMARY JUDGMENT			
20	Plaintiffs' Motion for Partial Summary Judgment and Defendants' Counter Motion for			
21	Summary Judgment having come on for hearing before this Court on the 13 th day of April 2017,			
22				
23	Plaintiffs Marjorie Boulden and Linda Lamothe appeared with their counsel, Daniel T. Foley,			
24	Esq. and Defendants John Allen Lytle and Trudi Lee Lytle, as Trustees of the Lytle Trust,			
25	appearing with their counsel, Richard Haskin, Esq. The Court having reviewed the Plaintiffs'			
26	Motion, the Defendants' Opposition and Counter-Motion and the Plaintiffs' Reply and all			
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66	Page 1 of 7			
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documents attached thereto or otherwise filed in this case, and good cause appearing therefore, 1 2 makes these Findings of Fact and Conclusions of Law. 3 To the extent any Findings of Fact also contain Conclusions of Law said Conclusions of 4 Law should be considered as such. To the extent that any Conclusions of Law also contain 5 Findings of Fact said Findings of Fact should be considered as such. 6 FINDINGS OF FACT 7 Mrs. Boulden is trustee of the Marjorie B. Boulden Trust (hereinafter "Mrs. 1. 8 Boulden") which owns that residential property known as parcel number 163-03-313-008 also 9 known as 1960 Rosemere Ct., Las Vegas, NV 89117 ("the Boulden Property"). 10 Mr. and Mrs. Lamothe are the trustees of the Linda Lamothe and Jacques Lamothe 11 2. 12 Living Trust (hereinafter "Mr. and Mrs. Lamothe") which owns that certain residential property 13 known as parcel number 163-03-313-002 also known as 1830 Rosemere Ct., Las Vegas, NV 14 89117 (the "Lamothe Property"). 15 The Boulden Property and the Lamothe Property are located in the Rosemere 3. 16 Court subdivision and are subject to the CC&Rs recorded January 4, 1994 (the "Original 17 CC&Rs"). 18 John Allen Lytle and Trudi Lee Lytle are the Trustees of the Lytle Trust 19 4. (collectively the "Defendants") which owns that certain residential property known as parcel 20 21 number 163-03-313-009 (the "Lytle Property"). 22 In 2009, the Defendants sued the Rosemere Estates Property Owners Association 5. 23 (the Association") in the Eighth Judicial District Court, case # A-09-593497-C (the "Rosemere 24 LPA Litigation"). 25 None of the Plaintiffs were ever parties in the Rosemere LPA Litigation. 6. 26 27 FOLEY₂₈ Page 2 of 7 OAKES

**			
1	7. None of the Plaintiffs were a "losing party" in the Rosemere LPA Litigation as that		
2	 term is found in Section 25 of the Original CC&Rs. 8. The Defendants obtained a Summary Judgment for Declaratory Relief from the 		
3			
4	District Court in the Rosemere LPA Litigation, which found and ruled as follows:		
5	a. The Association is a limited purpose association under NRS 116.1201, is		
6	not a Chapter 116 "unit-owners' association," and is relegated to only those specific duties and powers set forth in Paragraph 21 of the Original		
7	CC&Rs and NRS 116.1201.		
8	b. The Association did not have any powers beyond those of the "property owners committee" designation in the Original CC&Rs – simply to care		
10	for the landscaping and other common elements of Rosemere Estates as set forth in Paragraph 21 of the Original CC&Rs.		
11			
12	c. Consistent with the absence of a governing body, the Developer provided each homeowner the right to independently enforce the Original CC&Rs		
13	against one another.		
14	d. The Amended and Restated CC&Rs recorded with the Clark County		
15	Recorder's Office as Instrument #20070703-0001934 (the "Amended CC&Rs") are invalid, and the Amended CC&Rs have no force and effect.		
16			
17	9. Pursuant to NRS 116.1201(2) most of NRS Chapter 116 does not apply to the		
18	Association because it is a limited purpose association that is not a rural agricultural residential		
19	community.		
20 21	10. After obtaining Summary Judgment in the Rosemere LPA Litigation, the		
21	Defendants filed a Motion for Attorneys' Fees and Costs against the Association, and conducted a		
22	prove-up hearing on damages. After hearing all matters, a Final Judgment was entered in the		
24	Defendants' favor against the Association for \$361,238.59, which includes damages, attorneys'		
25	fees and costs (the "Final Judgment").		
26	11. After obtaining the Final Judgment, the Defendants, on August 16, 2016, recorded		
27	with the Clark County Recorder's office an Abstract of Judgement referencing the Final Judgment		
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OAKES			

**

1 against the Association, recorded as Instrument #20160818-0001198 (the "First Abstract of 2 Judgment").

In the First Abstract of Judgment, the Defendants listed the parcel numbers of the
Boulden Property and the Lamothe Property as properties to which the First Abstract of Judgment
and Final Judgment was to attach.

13. On September 2, 2016, the Defendants recorded with the Clark County Recorder's
office an Abstract of Judgement referencing the Final Judgment against the Association, recorded
as Instrument #20160902-0002684 (the "Second Abstract of Judgment"). The Second Abstract
of Judgment listed the parcel number of the Lamothe Property only as the property to which the
Final Judgment was to attach.

12 14. On September 2, 2016, the Defendants recorded with the Clark County Recorder's 13 office an Abstract of Judgement referencing the Final Judgment against the Association, recorded 14 as Instrument #20160902-0002690 (the "Third Abstract of Judgment"). The Third Abstract of 15 Judgment listed the parcel number of the Boulden Property only as the property to which the 16 Final Judgment was to attach.

CONCLUSIONS OF LAW

19 1. The Association is a "limited purpose association" as referenced in NRS
20 116.1201(2).

21
2. As a limited purpose association, NRS 116.3117 is not applicable to the
22
Association.

3. As a result of the Rosemere LPA Litigation, the Amended CC&Rs were judicially declared to have been improperly adopted and recorded, the Amended CC&Rs are invalid and have no force and effect and were declared void ab initio.

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The Plaintiffs were not parties to the Rosemere LPA Litigation.

Page 4 of 7

The Plaintiffs were not "losing parties" in the Rosemere LPA Litigation as per 5. 1 2 Section 25 of the Original CC&Rs. 3 The Final Judgment in favor of the Defendants is not against, and is not an 6. 4 obligation of, the Plaintiffs. 5 The Final Judgment against the Association is not an obligation or debt owed by 7. 6 the Plaintiffs. 7 The First Abstract of Judgment recorded as Instrument #20160818-0001198 was 8. 8 improperly recorded against the Lamothe Property and constitutes a cloud against the Lamothe 0 Property. 10 The First Abstract of Judgment recorded as Instrument #20160818-0001198 was 11 9. improperly recorded against the Boulden Property and constitutes a cloud against the Boulden 12 13 Property. 14 The Second Abstract of Judgment recorded as Instrument #20160902-0002684 10. 15 improperly recorded against the Lamothe Property and constitutes a cloud against the Lamothe 16 Property. 17 The Third Abstract of Judgment recorded as Instrument #20160902-0002690 was 11. 18 improperly recorded against the Boulden Property and constitutes a cloud against the Boulden 19 20 Property. 21 ORDER 22 Based upon the Findings of Fact and Conclusions of Law above, and good cause 23 appearing therefore, 24 IT IS HEREBY ORDERED ADJUDGED AND DECREED that Plaintiffs' Motion for 25 Partial Summary Judgment is GRANTED. 26 27 FOLEY₂₈ Page 5 of 7 OAKES

IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that 1 Defendants' Motion for Summary Judgment is DENIED. 2 3 IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the 4 Defendants improperly clouded the title to the Boulden Property. 5 IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the 6 Defendants improperly clouded the title to the Lamothe Property. 7 IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the 8 Defendants slandered the title to the Boulden Property. 9 IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the First 10 11 Abstract of Judgment recorded as Instrument #20160818-0001198 in the Clark County 12 Recorder's Office is hereby expunged and stricken from the records of the Clark County 13 Recorder's Office. 14 IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the 15 Second Abstract of Judgment recorded as Instrument #20160902-0002684 in the Clark County 16 Recorder's Office is hereby expunged and stricken from the records of the Clark County 17 Recorder's Office. 18 IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the Third 19 Abstract of Judgment recorded as Instrument #20160902-0002690 in the Clark County 20 21 Recorder's Office is hereby expunged and stricken from the records of the Clark County 22 Recorder's Office. 23 IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the 24 Defendants are permanently enjoined from recording and enforcing the Final Judgment from the 25 Rosemere LPA Litigation or any abstracts related thereto against the Boulden Property or the 26 Lamothe Property. 27 FOLEY₂₈ Page 6 of 7 OAKES

IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the 1 2 Defendants are permanently enjoined from taking any action in the future against the Plaintiffs or 3 their properties based upon the Rosemere LPA Litigation. 4 IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the 5 Defendants are hereby ordered to release the First Abstract of Judgment, the Second Abstract of 6 Judgment, and the Third Abstract of Judgment recorded with the Clark County Recorder within 7 ten (10) days after the date of Notice of Entry of this Order. 8 9 DATED this 25 day of april 2017 10 11 12 DISTRICT/COURT JUDGE 13 Submitted by: 14 FOLEY & OAKES, PC 15 16 Daniel T. Foley, Esq. 626 S. 8th St. 17 Las Vegas, Nevada 89101 Attorney for Plaintiffs 18 19 Approved as to form: 20 Richard E. Haskin, Esq. 21 Gibbs Giden Locker Turner Senet & Wittbrodt LLP 1140 N. Town Center Dr., Ste. 300 22 Las Vogas, Nevada 89144 Attorney for Defendants 23 24 25 26 27 FOLEY₂₈ Page 7 of 7 OAKES

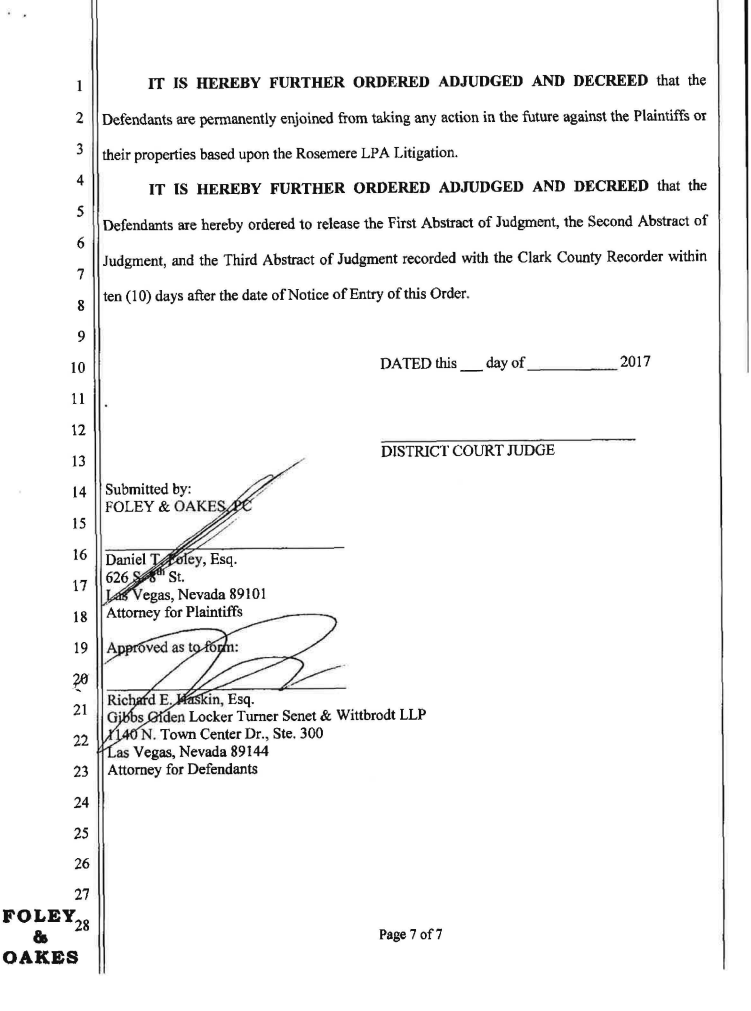


EXHIBIT "C"

		Electronically Filed 7/25/2017 1:52 PM Steven D. Grierson		
		CLERK OF THE COURT		
1	ORDR	Atump. Atum		
2	Richard E. Haskin, Esq. Nevada State Bar # 11592			
3	Timothy P. Elson, Esq. Nevada State Bar # 11559			
	GIBBS GIDEN LOCHER TURNER			
4	SENET & WITTBRODT LLP 1140 N. Town Center Drive, Suite 300			
5	Las Vegas, Nevada 89144-0596 (702) 836-9800			
6				
7	Attorneys for Defendants TRUDI LEE LYTLE, JOHN ALLEN LYTLE, & THE LYTLE TRUST			
8				
9	DISTRICT	COURT		
10	CLARK COUNTY, NEVADA			
11				
12	MARJORIE B. BOULDEN, TRUSTEE OF THE MARJORIE B. BOULDEN TRUST, LINDA	Case No.: A-16-747800-C Dept.: XVI		
13	LAMOTHE AND JACQUES LAMOTHE,	- ···		
14	TRUSTEES OF THE JÀCQUES & LINDÀ LAMOTHE LIVING TRUST	ORDER GRANTING MOTION TO ALTER OR AMEND FINDINGS OF FACT AND CONCLUSIONS OF LAW		
15	Plaintiff,			
16		Hearing: June 29, 2017		
17	TRUDI LEE LYTLE, JOHN ALLEN LYTLE, THE LYTLE TRUST, DOES I through X,			
18	inclusive, and ROE CORPORATIONS I through X,			
	Defendants.			
19	Defendants.			
20				
21	Plaintiffs' Motion for Partial Summary Judgr	nent and Defendants' Counter Motion for		
22	Summary Judgment having come on for hearing before this Court on of April 13, 2017. Plaintiffs			
23	Marjorie Boulden and Linda Lamothe appeared with their counsel, Daniel T. Foley, Esq. and			
24	Defendants John Allen Lytle and Trudi Lee Lytle, as Trustees of the Lytle Trust, appeared with their			
25	counsel, Richard Haskin, Esq. After hearing, the Court entered Findings of Fact, Conclusions of			
26	Law and entered an Order Granting Plaintiffs' Motion for Partial Summary Judgment on April 25,			
27	2017.			
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On June 29, 2017, Defendants' Motion for Reconsideration or, in the Alternative, Motion to Alter or Amend Judgment, came on for hearing. Plaintiffs Marjorie Boulden and Linda Lamothe appeared with their counsel, Daniel T. Foley, Esq. and Defendants John Allen Lytle and Trudi Lee Lytle, as Trustees of the Lytle Trust, appeared with their counsel, Richard Haskin, Esq.

The Court having reviewed the Defendants' Motion, Plaintiff's Opposition and the Defendants' Reply, all documents attached thereto or otherwise filed in this case, and good cause appearing therefore, grants Defendants' Motion to Alter and Amend Judgment pursuant to EDCR 2.24(b), and the Court makes the following Amendment Findings of Fact and Conclusions of Law, granting Plaintiffs' Motion for Partial Summary Judgment.

FINDINGS OF FACT

1. Mrs. Boulden is trustee of the Marjorie B. Boulden Trust (hereinafter "Mrs. Boulden") which owns that residential property known as parcel number 163-03-313-008 also known as 1960 Rosemere Ct., Las Vegas, NV 89117 ("the Boulden Property").

Mr. and Mrs. Lamothe are the trustees of the Linda Lamothe and Jacques Lamothe
Living Trust (hereinafter "Mr. and Mrs. Lamothe") which owns that certain residential property
known as parcel number 163-03-313-002 also known as 1830 Rosemere Ct., Las Vegas, NV 89117
(the "Lamothe Property").

18 3. The Boulden Property and the Lamothe Property are located in the Rosemere Court
19 subdivision and are subject to the CC&Rs recorded January 4, 1994 (the "Original CC&Rs").

4. John Allen Lytle and Trudi Lee Lytle are the Trustees of the Lytle Trust (collectively
the "Defendants") which owns that certain residential property known as parcel number 163-03-313009 (the "Lytle Property").

5. In 2009, the Defendants sued the Rosemere Estates Property Owners Association (the
Association") in the Eighth Judicial District Court, case # A-09-593497-C (the "Rosemere LPA
Litigation").

6. None of the Plaintiffs were ever parties in the Rosemere LPA Litigation.

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7. None of the Plaintiffs were a "losing party" in the Rosemere LPA Litigation as that
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The Defendants obtained a Summary Judgment for Declaratory Relief from the 8. 1 District Court in the Rosemere LPA Litigation, which found and ruled as follows: 2 The Association is a limited purpose association under NRS 116.1201, is not 3 a. a Chapter 116 "unit-owners' association," and is relegated to only those specific duties and powers set forth in Paragraph 21 of the Original CC&Rs 4 and NRS 116.1201. 5 b. The Association did not have any powers beyond those of the "property owners committee" designation in the Original CC&Rs - simply to care for 6 the landscaping and other common elements of Rosemere Estates as set forth 7 in Paragraph 21 of the Original CC&Rs. 8 c. Consistent with the absence of a governing body, the Developer provided each homeowner the right to independently enforce the Original CC&Rs 9 against one another. 10 d. The Amended and Restated CC&Rs recorded with the Clark County 11 Recorder's Office as Instrument #20070703-0001934 (the "Amended CC&Rs") are invalid, and the Amended CC&Rs have no force and effect. 12 Pursuant to NRS 116.1201(2) much of NRS Chapter 116 does not apply to the 9. 13 Association because it is a limited purpose association that is not a rural agricultural residential 14 15 community. After obtaining Summary Judgment in the Rosemere LPA Litigation, the Defendants 16 10. filed a Motion for Attorneys' Fees and Costs against the Association, and conducted a prove-up 17 hearing on damages. After hearing all matters, a Final Judgment was entered in the Defendants' 18 favor against the Association for \$361,238.59, which includes damages, attorneys' fees and costs 19 20 (the "Final Judgment"). After obtaining the Attorneys' Fees Judgment, the Defendants, on August 16, 2016, 21 11. recorded with the Clark County Recorder's office an Abstract of Judgement referencing the Final 22 Judgment against the Association, recorded as Instrument #20160818-0001198 (the "First Abstract 23 24 of Judgment"). In the First Abstract of Judgment, the Defendants listed the parcel numbers of the 25 12. Boulden Property and the Lamothe Property as properties to which the First Abstract of Judgment 26 27 and Final Judgment was to attach. 28 111 3 1918793.1

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On September 2, 2016, the Defendants recorded with the Clark County Recorder's 13. office an Abstract of Judgement referencing the Final Judgment against the Association, recorded as 2 Instrument #20160902-0002684 (the "Second Abstract of Judgment"). The Second Abstract of 3 Judgment listed the parcel number of the Lamothe Property only as the property to which the 4 Judgment was to attach. 5

On September 2, 2016, the Defendants recorded with the Clark County Recorder's 14. office an Abstract of Judgement referencing the Final Judgment against the Association, recorded as Instrument #20160902-0002690 (the "Third Abstract of Judgment"). The Third Abstract of Judgment listed the parcel number of the Boulden Property only as the property to which the Judgment was to attach.

CONCLUSIONS OF LAW

The Association is a "limited purpose association" as referenced in NRS 116.1201(2). 1.

As a limited purpose association, NRS 116.3117 is not applicable to the Association. 2.

As a result of the Rosemere LPA Litigation, the Amended CC&Rs were judicially 3. declared to have been improperly adopted and recorded, the Amended CC&Rs are invalid and have no force and effect and were declared void ab initio.

The Plaintiffs were not parties to the Rosemere LPA Litigation. 4.

The Plaintiffs were not "losing parties" in the Rosemere LPA Litigation as per 5. 18 19 Section 25 of the Original CC&Rs.

The Final Judgment in favor of the Defendants is not against, and is not an obligation 6. 20 of, the Plaintiffs. 21

The Final Judgment against the Association is not an obligation or debt owed by the 22 7. Plaintiffs. 23

The First Abstract of Judgment recorded as Instrument #20160818-0001198 was 8. 24 improperly recorded against the Lamothe Property and constitutes a cloud against the Lamothe 25 Property. 26

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The First Abstract of Judgment recorded as Instrument #20160818-0001198 was 9. 1 improperly recorded against the Boulden Property and constitutes a cloud against the Boulden 2 3 Property. The Second Abstract of Judgment recorded as Instrument #20160902-0002684 10. 4 improperly recorded against the Lamothe Property and constitutes a cloud against the Lamothe 5 Property. 6 The Third Abstract of Judgment recorded as Instrument #20160902-0002690 was 11. 7 improperly recorded against the Boulden Property and constitutes a cloud against the Boulden 8 9 Property. The Court does not make any findings that the Defendants slandered title to 10 12. Plaintiffs' properties, and this issue is left to trier of fact. 11 ORDER 12 Based upon the Findings of Fact and Conclusions of Law above, and good cause appearing 13 therefore. 14 IT IS HEREBY ORDERED ADJUDGED AND DECREED that Plaintiffs' Motion for 15 Partial Summary Judgment is GRANTED as to Plaintiffs' claims and causes of action for quiet title 16 and declaratory relief, the Second and Third Causes of Action in Plaintiffs' First Amended 17 18 Complaint. IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that Defendants' 19 Motion for Summary Judgment is DENIED. 20 IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the 21 Defendants improperly clouded the title to the Boulden Property. 22 IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the 23 Defendants improperly clouded the title to the Lamothe Property. 24 IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the First 25 Abstract of Judgment recorded as Instrument #20160818-0001198 in the Clark County Recorder's 26 Office is hereby expunged and stricken from the records of the Clark County Recorder's Office. 27 28 111 5

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IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the Second

Abstract of Judgment recorded as Instrument #20160902-0002684 in the Clark County Recorder's Office is hereby expunged and stricken from the records of the Clark County Recorder's Office.

IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the Third
Abstract of Judgment recorded as Instrument #20160902-0002690 in the Clark County Recorder's
Office is hereby expunged and stricken from the records of the Clark County Recorder's Office.

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GIBBS GIDEN LOCHER TURNER SENET & WITTBRODT LLP

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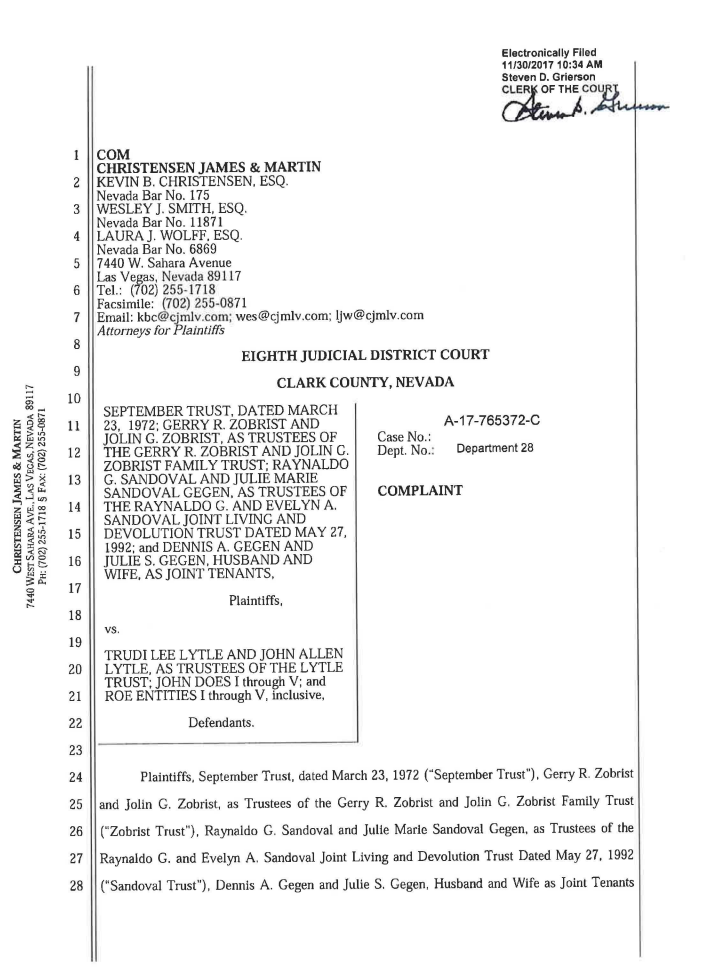
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IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the Defendants are permanently enjoined from recording and enforcing the Final Judgment from the 1 Rosemere LPA Litigation or any abstracts related thereto against the Boulden Property or the 2 3 Lamothe Property. 4 IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the 5 Defendants are permanently enjoined from taking any action in the future against the Plaintiffs or 6 their properties based upon the Rosemere LPA Litigation. 7 IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the 8 Defendants are hereby ordered to release the First Abstract of Judgment, the Second Abstract of 9 Judgment, and the Third Abstract of Judgment recorded with the Clark County Recorder within 10 11 ten (10) days after the date of Notice of Entry of this Order. 12 DATED this 19 day of guly 13 2017 14 15 16 COURT JUDGE 17 Submitted by: FOLEY & OAKES, PC 18 19 Daniel T. Foley, Esq. 626 S. 8th St. 20 Las Vegas, Nevada 89101 21 Attorney for Plaintiffs 22 Approved us to form: 23 24 Richard E. Haskin, Esq. Gibbs Giden Locker Turner Senet & Wittbrodt LLP 25 1140 N. Town Center Dr., Ste. 300 Las Vegas, Nevada 89144 26 Attorney for Defendants 27 28

EXHIBIT "D"



(hereafter "Gegen") (hereafter September Trust, Zobrist Trust, Sandoval Trust and Gegen may
 be collectively referred to as "Plaintiffs"), by and through their attorneys, Christensen James &
 Martin, hereby complain against Trudi Lee Lytle and John Allen Lytle, as Trustees of the Lytle
 Trust (collectively the "Lytles" or "Defendants"), JOHN DOES I through V; and ROE
 ENTITIES I through V, as follows:

PARTIES, JURISDICTION & VENUE

7 1. The September Trust is the owner of the residential property in Clark County,
8 Nevada known as 1861 Rosemere Court, Las Vegas, Nevada 89117, Assessor's Parcel No. 1639 03-313-004 ("September Property").

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10 2. The Zobrist Trust is the owner of the residential property in Clark County,
11 Nevada known as 1901 Rosemere Court, Las Vegas, Nevada 89117, Assessor's Parcel No. 16312 03-313-005 ("Zobrist Property").

13 3. The Sandoval Trust is the owner of the residential property in Clark County,
14 Nevada known as 1860 Rosemere Court, Las Vegas, Nevada 89117, Assessor's Parcel No. 16315 03-313-001 ("Sandoval Property").

4. Gegen is the owner of the residential property in Clark County, Nevada known as
 1831 Rosemere Court, Las Vegas, Nevada 89117, Assessor's Parcel No. 163-03-313-003
 ("Gegen Property") (hereafter September Property, Zobrist Property, Sandoval Property and
 Gegen Property may be collectively referred to as Plaintiffs' Properties).

20 5. Upon information and belief, Trudi Lee Lytle and John Allen Lytle are residents
21 of Clark County, and are co-trustees of the Lytle Trust.

6. Venue for this proceeding is proper before the above-entitled Court as the events
relating to this matter occurred in Clark County, Nevada and the property that is the subject of
this litigation is in Clark County, Nevada.

7. The true names and capacities, whether partnership, individual, corporate,
company, associate or otherwise, of Defendants John Does I through V and Roe Entities I
through V, inclusive, are presently unknown to Plaintiffs, who therefore sue said Defendants by

such fictitious names. Such Defendants may be responsible for or liable to Plaintiffs by virtue of
 the actions hereinafter described. Plaintiffs reserve the right to amend the Complaint to insert any
 additional charging allegations, together with the true identities and capacities, when the same
 have been ascertained.

8. Wherever appearing in this Complaint, each and every reference to Defendants or
to any of them is intended to be and shall be a reference to all Defendants hereto, and to each of
them, named and unnamed, including all fictitiously named Defendants, unless said reference is
otherwise specifically qualified.

9 9. At all times material herein, Defendants, and each of them, were an owner, a co-10 owner, an agent, officer, manager, employee, representative, partner and/or alter ego of its co-11 defendants, or otherwise acting on behalf of each and every remaining Defendant and, in doing 12 the things herein alleged, were acting within the course and scope of their authorities as an 13 owner, a co-owner, an agent, officer, manager, employee, representative, partner and/or alter ego 14 of its co-defendants, with the full knowledge, permission and consent of each and every 15 remaining defendant, each co-defendant having ratified the acts of the other co-defendants.

16 10. At all times material herein and to the best of Plaintiffs' knowledge, the Lytles, 17 and John Does and Roe Entities have been operating as alter egos and conduits of each other and 18 to serve the purpose of each other, and not as individual entities or persons, so as to permit the 19 individual Defendants to escape liability, whose business operations have been operated under 20 common labor, ownership, control and an interrelationship of operations, such that they 21 constitute a single business in fact. The Court should disregard the corporate or business shell to 22 the extent necessary to afford complete relief.

23 11. Plaintiffs have been required to retain the services of Christensen James & Martin
24 to prosecute this action and are entitled to receive their reasonable attorney's fees and costs.

25 12. Jurisdiction and venue may also be based upon facts alleged elsewhere in this
26 Complaint.

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2	GENERAL ALLEGATIONS		
3	13. Plaintiffs herein restate and re-allege Paragraphs 1 through 12 of this Complaint		
4	as if fully set forth herein and incorporate the same by reference.		
5	14. The Plaintiffs' Properties are located in the Rosemere Estates subdivision		
6	("Subdivision") wherein there are nine (9) lots and/or properties.		
7	15. The Subdivision properties are subject to the CC&R's recorded January 4, 1994		
8	(the "CC&Rs").		
9	16. The CC&Rs provide in paragraph 21 that a property owners committee shall be		
10	established by all owners of lots within the subdivision to determine the landscaping on the four		
11	exterior wall planters and the entrance way planters, to determine the method and cost of		
12	watering the planters, to maintain the exterior perimeter wall, to maintain the Entrance Gate and		
13	to maintain and repair the interior street.		
14	17. The CC&Rs provide in paragraph 24 that in order to enforce the CC&Rs any		
15	appropriate judicial proceeding in law or in equity could be used by any lot owner suing directly		
16	any other lot owner or owners for any violation of the CC&Rs.		
17	18. A non-profit corporation, the Rosemere Estates Property Owners Association		
18	("Rosemere Association"), was formed in 1997 in order to open a bank account to handle the		
19	property owners committee's funds for the landscaping described in paragraph sixteen (16). The		
20	corporate charter of the Rosemere Association was revoked by the Nevada Secretary of State's		
21	office in 2015.		
22	Rosemere Litigation I		
23	19. In 2009, the Lytles filed suit against the Rosemere Association directly in Case		
24	No. A-09-593497-C ("Rosemere Litigation I"). The Lytles did not name the Plaintiffs or any		
25	other lot owners as Defendants in Rosemere Litigation I.		
26	20. On or about July 29, 2016, the Lytles obtained a Judgment against the Rosemere		
27	Association in the amount of \$361,238.59 ("Rosemere Judgment I").		
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Thereafter, in August and September of 2016, the Lytles recorded with the Clark 21. 2 County Recorder's office two different abstracts of the Rosemere Judgment I. The first Abstract 3 (filed in August) specifically listed the parcel numbers of the Plaintiffs' Properties as properties 4 to which the Rosemere Judgment I was to attach but pursuant to the records of the Clark County 5 6 Recorder's Office only attached to one (1) of the Plaintiffs' Properties-the Sandoval Property. 7 However, the first recorded Abstract appears on a Title Report for the Zobrist Property. The 8 second Abstract (filed in September) only listed one parcel number but attached to three (3) of 9 the Plaintiffs' Properties (hereafter the 2 Abstracts are "Abstracts of Judgment"). Therefore, 10 both the Abstracts of Judgment affect and are an unlawful encumbrance on all of Plaintiffs' 11 Properties. 12

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13 22. When the Lytles recorded the Abstracts of Judgment, the Lytles specifically
14 included the parcel numbers of the Plaintiffs' Properties even though Plaintiffs were not parties
15 to the Rosemere Litigation from which the Rosemere Judgment I arose.

17 23. The Plaintiffs have no legal duty to pay the Rosemere Judgment I and have
18 advised the Lytles of this fact and have requested that the Lytles remove the Abstracts of
19 Judgment from their Properties.

20 24. The Lytles knew or should have known that the Plaintiffs did not have a legal
21 duty to pay the Rosemere Judgment I.

22 25. The Abstracts of Judgment were wrongfully recorded against the Plaintiffs'
23 Properties and the Lytles knew or should have known the Abstracts of Judgment were
24 wrongfully recorded.

26. Other property owners in the Rosemere Subdivision, the Bouldens (Parcel No.
163-03-313-008) and the Lamothes (Parcel No. 163-03-313-002) have already filed a lawsuit
(Case No. A-16-747900-C) regarding this same issue ("BL Lawsuit"), because the Rosemere

Judgment I was recorded against all the properties in the Subdivision except for the Lytle's
 property.

3 27. On July 25, 2017, the Court issued its Order in the BL Lawsuit Granting Motion
4 to Alter or Amend Findings of Fact and Conclusions of Law ("Order").

5 28. In its Order, the Court found that, among other things, the Association is not 6 subject to NRS 116.3117, the Bouldens and Lamothes were not parties to the Rosemere 7 Litigation, the Rosemere Judgment I is not an obligation or debt of the Bouldens or the Lamothes 8 and that the Abstracts of Judgment were improperly recorded against such properties and must 9 be expunged and stricken from the record.

29. After the Court issued its Order, the Lytles released their liens against the
Boulden and Lamothes properties but have not released their liens against the Plaintiffs'
Properties.

30. Although the Plaintiffs and Lytles have participated in settlement discussions and
the Plaintiffs have requested the same relief granted to the Bouldens and Lamothes, as of the date
of filing this Complaint, the Lytles have not agreed to release the Abstracts of Judgment
wrongfully recorded against the Plaintiffs' Properties.

17 Rosemere Litigation II

18 31. In 2010, the Lytles filed another suit against the Rosemere Association directly in
19 Case No. A-10-631355-C ("Rosemere Litigation II"). The Lytles did not name the Plaintiffs or
20 any other lot owners as Defendants in the Rosemere Litigation II.

21 32. On or about November 14, 2016, the Lytles were granted Summary Judgment
22 against the Rosemere Association.

33. On or about July 20, 2017, the District Court signed an Abstract of Judgment in
the amount of \$1,103,158.12. ("Rosemere Judgment II").

25 34. The Plaintiffs were not named parties in the Rosemere II Litigation and did not
26 have notice of the same.

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35. As of the date of filing this Complaint, the Rosemere Judgment II has not been
 recorded against the Plaintiffs' Properties.

3 Rosemere Litigation III

36. On or about April 2, 2015, the Lytles filed a third case (Case No. A-15-716420C) against the Association and named as Defendants Sherman L. Kearl ("Kearl") and Gerry G.
Zobrist ("Zobrist") ("Rosemere Litigation III"). On April 8, 2015, the Lytles filed an Errata to
the Complaint amending it so that all references to Kearl and Zobrist were taken out of the
Complaint.

9 37. On or about September 13, 2017, the Court entered its Order granting Summary
10 Judgment for Declaratory Relief as against the Association ("Rosemere Judgment III). On
11 November 8, 2017, the Court granted a Motion for Attorney's Fees and Costs in this case.

38. As of the date of filing this Complaint, the Rosemere Judgment III has not been
recorded against the Plaintiffs' Properties.

39. It has been necessary for Plaintiffs to obtain legal counsel to pursue their rights
and protect their interests as they relate to the allegations asserted in this Complaint.

FIRST CAUSE OF ACTION

[Quiet Title]

40. Plaintiffs herein restate and re-allege Paragraphs 1 through 39 of this Complaint
as if fully set forth herein and incorporate the same by reference.

20 41. The Lytles, by their claims and actions, have asserted certain rights to lien the
21 Plaintiffs' Properties.

42. The Lytles are without any legal basis whatsoever to lien the Plaintiffs'
23 Properties.

24 43. The Lytles are without any legal basis whatsoever to claim any interest in the
25 Plaintiffs' Properties, including any rights to lien or sell the same.

44. As a proximate result of the Lytles' actions, the titles to the Plaintiffs' Properties
have been improperly and illegally clouded.

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Plaintiffs are entitled to an Order from this Court pursuant to NRS 40.010 45. 1 quieting title in their names and expunging the Abstracts of Judgment. 2 3 46. Plaintiffs herein have been required to retain the services of Christensen James & Martin to prosecute this action, and are entitled to an award of attorney's fees and costs. 4 5 SECOND CAUSE OF ACTION [Declaratory Relief] 6 Plaintiffs herein restate and re-allege Paragraphs 1 through 46 of this Complaint 7 47. 8 as if fully set forth herein and incorporate the same by reference. 9 A dispute and actual controversy exists between the parties relative to their 48. interpretation of the rights and duties of the Plaintiffs regarding the Rosemere Judgments, the 10 recorded Abstracts of Judgment, and the Plaintiffs' Properties. 11 12 49. The Plaintiffs are entitled to a declaration from the Court, to the effect that the Rosemere Judgments against the Rosemere Estates Home Owners Association are not judgments 13 against the Plaintiffs, separately or individually, and that the Rosemere Judgments and the 14 Abstracts of Judgment were improperly and unlawfully recorded against the Plaintiffs' 15 16 Properties. 50. Plaintiffs do not owe any money whatsoever to the Lytles. 17 51. Plaintiffs do not have an adequate remedy at law because they cannot sell their 18 Properties with the Abstracts of Judgment recorded against their Properties. 19 Plaintiffs will suffer irreparable harm if they are not able to sell their Properties 20 52. due to the recording of the Abstracts of Judgment. 21 22 53. Further, if the Lytles were to record the Rosemere Judgment II or the Rosemere Judgment III like they have the Rosemere Judgment I, the Plaintiffs will not have an adequate 23 24 remedy at law because they could not sell their Properties. 25 54. The Lytles have threatened to record the Rosemere Judgment II against other 26 homeowners in the Rosemere Subdivision 27 Plaintiffs are likely to prevail on their claims against the Lytles. 55. 28 -856. The Plaintiffs are entitled to a declaration from the Court, to the effect that the
 Rosemere Judgment II and Rosemere Judgment III against the Rosemere Estates Home Owners
 Association is not a judgment against the Plaintiffs, separately or individually, and that the
 Rosemere Judgment II and Rosemere Judgment III cannot be recorded against the Plaintiffs'
 Properties.

57. Plaintiffs are entitled to an Order from this Court expunging the liens in the form
of the recorded Abstracts of Judgment and declaring that the Rosemere Judgment II and the
Rosemere Judgment III may not be recorded against the Plaintiffs' Properties.

9 58. Plaintiffs have been required to retain the services of Christensen James & Martin
10 to prosecute this action, and are entitled to an award of attorney's fees and costs.

11

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PRAYER FOR RELIEF

WHEREFORE, the Plaintiffs pray for Judgment against Defendants as follows:

For an order restraining the Lytles, and each of them, their, agents, servants,
 employees, attorneys, successors and assign, from foreclosing upon or selling the Plaintiffs'
 Properties and from doing, causing, or permitting to be done, directly or indirectly, any acts
 whereby the rights of the Plaintiffs in said property is in any matter impaired, violated or
 interfered with and that the Abstracts of Judgment should be stricken from the records of the
 Clark County Recorder's Office;

19 2. For an Order quieting title of the Properties in favor of the Plaintiffs and against
20 the Lytles;

3. For a declaration that the Lytles, and each of them, have no right, title or interest
in the Plaintiffs' Properties, and a judgment and order quieting the Plaintiffs' title, canceling and
expunging the Abstracts of Judgment;

24

4. For Plaintiffs' attorney's fees and costs incurred in this action, and

- 25 ///
- 26 || ///

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27 ||

1	5. For such further relief as the Court may deem proper under the circumstances.
2	
3	DATED this 29 th day of November, 2017.
4	Christensen James & Martin
5	By; /s/ Laura J. Wolff, Esq.
6 7	By: <u>/s/Laura J. Wolff, Esq.</u> Laura J. Wolff, Esq. Nevada Bar No. 6869 7440 W. Sahara Avenue
8	Las Vegas, NV 89117
9	Tel.: (702) 255-1718 Fax: (702) 255-0871
10	Attorneys for Plaintiffs
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
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23	
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26 27	
27 28	
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EXHIBIT "E"

			Electronically Filed 5/24/2018 10:08 AM Steven D. Grierson CLERK OF THE COURT
	1	ORDR CHRISTENSEN JAMES & MARTIN	
	2	KEVIN B. CHRISTENSEN, ESQ. Nevada Bar No. 175	
	3	WESLEY J. SMITH, ESQ.	
	4	Nevada Bar No. 11871 LAURA J. WOLFF, ESQ.	
	5	Nevada Bar No. 6869 7440 W. Sahara Avenue	
	6	Las Vegas, Nevada 89117 Tel.: (702) 255-1718	
	7	Facsimile: (702) 255-0871 Email: kbc@cjmlv.com; wes@cjmlv.com; ljw@	cjmlv.com
	8	Attorneys for September Trust, Zobrist Trust, San and Dennis & Julie Gegen	ndoval Trust
	9	EIGHTH JUDICIAL	DISTRICT COURT
	10	CLARK COUN	NTY, NEVADA
	11	MARJORIE B. BOULDEN, TRUSTEE OF	Case No.: A-16-747800-C
	12	THE MARJORIE B. BOULDEN TRUST, LINDA LAMOTHE AND JACQUES	Dept. No.: XVIII
	13	LAMOTHE, TRUSTEES OF THE JACQUES & LINDA LAMOTHE LIVING	ORDER GRANTING MOTION FOR
	14	TRUST,	SUMMARY JUDGMENT OR, IN THE ALTERNATIVE, MOTION FOR
	15	Plaintiffs,	JUDGMENT ON THE PLEADINGS AND DENYING COUNTERMOTION
•		vs.	FOR SUMMARY JUDGMENT
	16	TRUDI LEE LYTLE, JOHN ALLEN	
	17	LYTLE, THE LYTLE TRUST, DOES I through X, and ROE CORPORATIONS I	Date: May 2, 2018
	18	through X,	Time: 9:00 a.m.
	19	Defendants.	
	20	AND ALL RELATED COUNTERCLAIMS	
	21	AND CROSS-CLAIMS	
	22	SEPTEMBER TRUST, DATED MARCH 23,	Case No.: A-17-765372-C
	23	1972; GERRY R. ZOBRIST AND JOLIN G. ZOBRIST, AS TRUSTEES OF THE GERRY	Dept. No.: XXVIII
	24	R. ZOBRIST AND JOLIN G. ZOBRIST	
	25	FAMILY TRUST; RAYNALDO G. SANDOVAL AND JULIE MARIE	
	26	SANDOVAL GEGEN, AS TRUSTEES OF THE RAYNALDO G. AND EVELYN A.	
	27	SANDOVAL JOINT LIVING AND	
	28		
		2046264.1	

1

CHRUSTENSEN JAMES & MARTIN 7440 West Sahara Ave., Las Vegas, Nevada 89117 Ph: (702) 255-1718 § Fax: (702) 255-0871

N.

3 Plaintiffs, 4 VS. 5 TRUDI LEE LYTLE AND JOHN ALLEN LYTLE, AS TRUSTEES OF THE LYTLE 6 TRUST; JOHN DOES I through V; and ROE ENTITIES I through V, inclusive, 7 Defendants. 8 9 Presently before the Court is Plaintiffs' Motion for Summary Judgment or, in the 10 Alternative, Motion for Judgment on the Pleadings filed by the September Trust, dated March 11 23, 1972 ("September Trust"), Gerry R. Zobrist and Jolin G. Zobrist, as Trustees of the Gerry R. 12 Zobrist and Jolin G. Zobrist Family Trust ("Zobrist Trust"), Raynaldo G. Sandoval and Julie 13 Marie Sandoval Gegen, as Trustees of the Raynaldo G. and Evelyn A. Sandoval Joint Living and 14 Devolution Trust dated May 27, 1992 ("Sandoval Trust"), and Dennis A. Gegen and Julie S. 15 Gegen, Husband and Wife, as Joint Tenants ("Dennis & Julie Gegen") (collectively the 16 17 "Plaintiffs") in Case No. A-17-765372-C, and Defendants' Countermotion for Summary 18 Judgment filed by Trudi Lee Lytle and John Allen Lytle, as Trustees of the Lytle Trust ("Lytle 19 Trust") in Case No. A-17-765372-C, which came on for hearing on March 21, 2018 at 9:00 a.m. 20 and May 2, 2018 at 9:00 a.m. in Department XVIII of the Eighth Judicial District Court, Clark 21 County, Nevada. 22 Wesley J. Smith, Esq. of Christensen James & Martin appeared on behalf of the Plaintiffs 23 24 September Trust, Zobrist Trust, Sandoval Trust, and Dennis & Julie Gegen. Richard Haskin, 25 Esq. of Gibbs Giden Locher Turner Senet & Wittbrodt LLP appeared on behalf of the Lytle 26 Trust. Daniel T. Foley, Esq. of Foley & Oakes, PC appeared on behalf of Marjorie B. Boulden, 27 Trustee of the Marjorie B. Boulden Trust, amended and restated dated July 17, 1996 ("Boulden 28

DEVOLUTION TRUST DATED MAY 27,

JOINT TENANTS,

1992; and DENNIS A. GEGEN AND JULIE S. GEGEN, HUSBAND AND WIFE, AS

1

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1	Trust") and Linda Lamothe and Jacques Lamothe, Trustees of the Jacques and Linda Lamothe	
2	Living Trust ("Lamothe Trust"). Christina H. Wang, Esq. of Fidelity Law Group appeared on	
3	behalf of Robert Z. Disman and Yvonne A. Disman ("Robert & Yvonne Disman").	
4	The Court having considered the Motions and exhibits, having heard the arguments of	
5	counsel, for all the reasons contained in the Plaintiffs' Motion for Summary Judgment or, in the	
6	Alternative, Motion for Judgment on the Pleadings, and with good cause appearing therefore, the	
7	Court hereby enters the following Order:	
8 9	FINDINGS OF FACT	
10	1. The September Trust is the owner of the residential property in Clark County,	
11	Nevada known as 1861 Rosemere Court, Las Vegas, Nevada 89117, Assessor's Parcel No. 163-	
12	03-313-004 ("September Property").	
13	2. The Zobrist Trust is the owner of the residential property in Clark County,	
14	Nevada known as 1901 Rosemere Court, Las Vegas, Nevada 89117, Assessor's Parcel No. 163-	
15	03-313-005 ("Zobrist Property").	
16	3. The Sandoval Trust is the owner of the residential property in Clark County,	
17 18	Nevada known as 1860 Rosemere Court, Las Vegas, Nevada 89117, Assessor's Parcel No. 163-	
10	03-313-001 ("Sandoval Property").	
20	4. Dennis & Julie Gegen are the owner of the residential property in Clark County,	
21	Nevada known as 1831 Rosemere Court, Las Vegas, Nevada 89117, Assessor's Parcel No. 163-	ľ
22	03-313-003 ("Gegen Property") (hereafter September Property, Zobrist Property, Sandoval	
23	Property and Gegen Property may be collectively referred to as "Plaintiffs' Properties").	
24	The second se	
25	5. The Plaintiffs' Properties are located in the Rosemere Estates subdivision ("Rosemere Subdivision" or "Subdivision") and are subject to the CC&R's recorded January 4,	
26 27		
27 28	1994 (the "CC&Rs").	
20		
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1	6. John Allen Lytle and Trudi Lee Lytle are the Trustees of the Lytle Trust		
2	(collectively "Lytle Trust") which owns that certain residential property known as parcel number		
3	163-03-313-009 (the "Lytle Property"), also located in the Rosemere Subdivision.		
4	7. In 2009, the Lytles filed suit against the Rosemere Association directly in th		
5	Eighth Judicial District Court, Case No. A-09-593497-C ("Rosemere Litigation I").		
6	8. None of the Plaintiffs were ever parties in the Rosemere Litigation I.		
7	9. None of the Plaintiffs were a "losing party" in the Rosemere Litigation I as that		
8	term is found in Section 25 of the Original CC&Rs.		
9	10. The Lytles obtained a Summary Judgment for Declaratory Relief from the District		
10 11	Court in the Rosemere Litigation I, which found and ruled as follows:		
12 13	a. The Association is a limited purpose association under NRS 116.1201, is not a Chapter 116 "unit-owners' association," and is relegated to only those specific		
14	duties and powers set forth in Paragraph 21 of the Original CC&Rs and NRS 116.1201.		
15	b. The Association did not have any powers beyond those of the "property owners		
16	committee" designation in the Original CC&Rs - simply to care for the landscaping and other common elements of Rosemere Estates as set forth in Paragraph 21 of the Original CC&Rs.		
17			
18 19	c. Consistent with the absence of a governing body, the Developer provided each homeowner the right to independently enforce the Original CC&Rs against one another.		
20	d. The Amended and Restated CC&Rs recorded with the Clark County Recorder's		
21	d. The Amended and Restated CC&R's recorded with the Clark County Recorder 5 Office as Instrument No. 20070703-0001934 (the "Amended CC&Rs") are invalid, and the Amended CC&R's have no force and effect.		
22			
23	11. Pursuant to NRS 116.1201(2) much of NRS Chapter 116 does not apply to the		
24	Association because it is a limited purpose association that is not a rural agricultural residential		
25	community.		
26	12. After obtaining Summary Judgment in the Rosemere Litigation I, the Lytle Trust		
27	filed a Motion for Attorneys' Fees and Costs against the Association, and conducted a prove-up		
28			
	-4-		

hearing on damages. After hearing all matters, a Final Judgment was entered in the Lytle Trust's
favor against the Association for \$361,238.59, which includes damages, attorneys' fees and costs
(the "Final Judgment").

After obtaining the Attorneys' Fees Judgment, the Lytle Trust, on August 16,
2016, recorded with the Clark County Recorder's office an Abstract of Judgment referencing the
Final Judgment against the Association, recorded as Instrument No. 20160818-0001198 (the
"First Abstract of Judgment").

9
14. In the First Abstract of Judgment, the Lytle Trust listed the parcel numbers for all
10 of the Plaintiffs' Properties as properties to which the First Abstract of Judgment and Final
11 Judgment was to attach.

12 15. On September 2, 2016, the Lytle Trust recorded with the Clark County Recorder's
office an Abstract of Judgment referencing the Final Judgment against the Association, recorded
as Instrument No. 20160902-0002685 (the "Second Abstract of Judgment"). The Second
Abstract of Judgment listed the parcel number of the Gegen Property only as the property to
which the Judgment was to attach.

16. On September 2, 2016, the Lytle Trust recorded with the Clark County Recorder's
office an Abstract of Judgment referencing the Final Judgment against the Association, recorded
as Instrument No. 20160902-0002686 (the "Third Abstract of Judgment"). The Third Abstract of
Judgment listed the parcel number of the September Trust Property only as the property to which
the Judgment was to attach.

17. On September 2, 2016, the Lytle Trust recorded with the Clark County Recorder's
office an Abstract of Judgment referencing the Final Judgment against the Association, recorded
as Instrument No. 20160902-0002687 (the "Fourth Abstract of Judgment"). The Fourth Abstract

23

1 of Judgment listed the parcel number of the Zobrist Trust Property only as the property to which 2 the Judgment was to attach.

In 2010, the Lytle Trust filed another suit against the Rosemere Association
directly in Case No. A-10-631355-C ("Rosemere Litigation II"). The Lytle Trust did not name
the Plaintiffs as Defendants in the Rosemere Litigation II.

6
19. On or about November 14, 2016, the Lytle Trust was granted Summary Judgment
7
against the Rosemere Association.

9 20. On or about July 20, 2017, the District Court signed an Abstract of Judgment in 10 the amount of \$1,103,158.12. ("Rosemere Judgment II").

21. The Plaintiffs were not named parties in the Rosemere II Litigation.

22. On or about April 2, 2015, the Lytle Trust filed a third case (Case No. A-15716420-C) against the Association and named as Defendants Sherman L. Kearl ("Kearl") and
Gerry G. Zobrist ("Zobrist") ("Rosemere Litigation III"). On April 8, 2015, the Lytles filed an
Errata to the Complaint amending it so that all references to Kearl and Zobrist were taken out of
the Complaint.

23. On or about September 13, 2017, the Court in the entered its Order granting
Summary Judgment for Declaratory Relief as against the Association ("Rosemere Judgment III).
On November 8, 2017, the Rosemere Litigation III Court granted a Motion for Attorney's Fees
and Costs.

22 24. On February 24, 2017, the Boulden Trust, owner of Parcel No. 163-03-313-008 in
24 24. the Rosemere Subdivision, and the Lamothe Trust, owner of Parcel No. 163-03-313-002 in the
25 Rosemere Subdivision, filed a Motion for Partial Summary Judgment in this Court in this Case,
26 Case No. A-16-747900-C.

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Partial	1	
Summary Judgment, and on July 25, 2017, entered its Order Granting Motion to Alter or Amend		
Findings of Fact and Conclusions of Law ("Order").		
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Rosemere Litigation, the Rosemere Judgment I (referred to as the "Rosemere LP Litigation" in		
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Boulden Trust and Lamothe Trust properties.		
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The Plaintiffs were not parties to the Rosemere Litigation I, Rosemere Litigation 5. 1 II or Rosemere Litigation III. 2 The Plaintiffs were not "losing parties" in the Rosemere Litigation I, Rosemere 6. 3 4 Litigation II or Rosemere Litigation III as per Section 25 of the Original CC&Rs. 5 Rosemere Judgments I, II and III in favor of the Lytle Trust, are not against, and 7. 6 are not an obligation of the Plaintiffs to the Lytle Trust. 7 Rosemere Judgments I, II and III are against the Association and are not an 8. 8 obligation or debt owed by the Plaintiffs to the Lytle Trust. 9 The First Abstract of Judgment recorded as Instrument No. 20160818-0001198 9. 10 was improperly recorded against the Plaintiffs' Properties and constitutes a cloud against each of 11 12 the Plaintiffs' Properties. 13 The Second Abstract of Judgment recorded as Instrument No. 20160902-0002685 10. 14 was improperly recorded against the Gegen Property and constitutes a cloud against the Gegen 15 Property. 16 The Third Abstract of Judgment recorded as Instrument No. 20160902-0002686 11. 17 was improperly recorded against the September Trust Property and constitutes a cloud against 18 19 the September Trust Property. The Fourth Abstract of Judgment recorded as Instrument No. 20160902-0002687 20 12. 21 was improperly recorded against the Zobrist Trust Property and constitutes a cloud against the 22 Zobrist Trust Property. 23 111 24 111 25 111 26 27 111 28 -8-

	ODDED
1	<u>ORDER</u>
2	Based upon the Findings of Fact and Conclusions of Law above, and good cause
3	appearing therefore,
4	IT IS HEREBY ORDERED ADJUDGED AND DECREED that Plaintiffs' Motion for
5	Summary Judgment is GRANTED.
6	IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the
7	Lytle Trust's Countermotion for Summary Judgment is DENIED.
9	IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the
10	Lytle Trust improperly clouded the title to the September Property.
11	IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the
12	Lytle Trust improperly clouded the title to the Zobrist Property.
13	IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the
14 15	Lytle Trust improperly clouded the title to the Sandoval Property.
16	IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the
17	Lytle Trust improperly clouded the title to the Gegen Property.
18	IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the First
19	Abstract of Judgment recorded as Instrument No. 20160818-0001198 in the Clark County
20	Recorder's Office is hereby expunged and stricken from the records of the Clark County
21	Recorder's Office.
22	IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the
23	Second Abstract of Judgment recorded as Instrument No. 20160902-0002685 in the Clark
24 25	County Recorder's Office is hereby expunged and stricken from the records of the Clark County
26	Recorder's Office.
27	
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IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the 1 Third Abstract of Judgment recorded as Instrument No. 20160902-0002686 in the Clark County 2 Recorder's Office is hereby expunged and stricken from the records of the Clark County 3 4 Recorder's Office.

5 IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the 6 Fourth Abstract of Judgment recorded as Instrument No. 20160902-0002687 in the Clark County 7 Recorder's Office is hereby expunged and stricken from the records of the Clark County 8 Recorder's Office. 9

IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the 10 Lytle Trust is permanently enjoined from recording and enforcing the Judgments obtained from 11 12 the Rosemere Litigation I, Rosemere Litigation II and Rosemere Litigation III, or any other 13 judgments obtained against the Association, against the September Property, Zobrist Property, 14 Sandoval Property or Gegen Property.

15

IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the 16 Lytle Trust is permanently enjoined from taking any action in the future directly against the 17 Plaintiffs or their properties based upon the Rosemere Litigation I, Rosemere Litigation II or 18 19 Rosemere Litigation III.

20 IT IS HEREBY FURTHER ORDERED ADJUDGED AND DECREED that the 21 Lytle Trust is hereby ordered to release the First Abstract of Judgment, the Second Abstract of 22 Judgment, the Third Abstract of Judgment and the Fourth Abstract of Judgment recorded with 23 the Clark County Recorder within ten (10) days after the date of Notice of Entry of this Order. 24

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1	IT IS SO ORDERED.
2	
3	Dated this day of May, 2018.
4	
5	DISTRICT COURT JUDGE
6	Submitted by:
7	CHRISTENSEN JAMES & MARTIN
8	NEERES JAm
9 10	Wesley J. Smith, Esq. Nevada Bar No. 11871
11	Laura J. Wolff, Esq. Nevada Bar No. 6869
12	7440 W. Sahara Ave. Las Vegas, NV 89117
13	Attorneys for Plaintiffs September Trust, Zobrist Trust, Sandoval Trust, and Dennis & Julie Gegen
14	
15	Approved as to Form and Content by:
16	FIDELITY NATIONAL LAW GROUP FOLEY & OAKES, P.C.
17	CHRISTINA H. WANG, ESQ. DANIEL T. FOLEY, ESQ.
18	Nevada Bar No. 9713Nevada Bar No. 10788363 W. Sunset Road, Suite 120626 S. 8 th Street
19	Las Vegas, Nevada 89113 Attorneys for Counter-Defendants/Cross- Claiments Rebert & Yuenne Diaman Attorneys for Plaintiffs/Counter-
20 21	GIBBS GIDEN LOCHER TURNER Defendants/Cross-Defendants Boulden Trust and Lamothe Trust
	SENET & WITTBRODT LLP
22 23	RICHARD E. HASKIN, ESQ.
23 24	Nevada Bar No. 11592 TIMOTHY P. ELSON, ESQ.
24 25	Nevada Bar No. 11559 1140 N. Town Center Drive, Suite 300
25 26	Las Vegas, Nevada 89144 Attorneys for Defendants/Counter-
20	Claimants Lytle Trust
28	
	-11-

1 2 3	IT IS SO ORDERED. Dated this day of May, 2018.	
4		
5	DISTRICT COURT JUDGE	
6	Submitted by:	
7 8	CHRISTENSEN JAMES & MARTIN	
 9 10 11 12 13 14 	Wesley J. Smith, Esq. Nevada Bar No. 11871 Laura J. Wolff, Esq. Nevada Bar No. 6869 7440 W. Sahara Ave. Las Vegas, NV 89117 Attorneys for Plaintiffs September Trust, Zobrist Trust, Sandoval Trust, and Dennis & Julie Gegen	
15	Approved as to Form and Content by:	
16	FIDELITY NATIONAL LAW GROUP FOLEY & OAKES, P.C.	
17	CHRISTINA H. WANG, ESO. DANIEL T. FOLEY, ESQ.	
18	CHRISTINA H. WANG, ESQ.DANIEL T. FOLEY, ESQ.Nevada Bar No. 9713Nevada Bar No. 10788363 W. Sunset Road, Suite 120626 S. 8 th Street	
19	Las Vegas, Nevada 89113 Attorneys for Counter-Defendants/Cross- Attorneys for Plaintiffs/Counter-	
20	Claimants Robert & Yvonne Disman Defendants/Cross-Defendants Boulden Tr	ıst
21	GIBBS GIDEN LOCHER TURNER and Lamothe Trust SENET & WITTBRODT LLP	
22	DICUADDE HASKIN ESO	
23	RICHARD E. HASKIN, ESQ. Nevada Bar No. 11592 TIMOTHY P. ELSON, ESQ.	
24	Nevada Bar No. 11559 1140 N. Town Center Drive, Suite 300	
25 26	Las Vegas, Nevada 89144 Attorneys for Defendants/Counter-	
27	Claimants Lytle Trust	
28		
	-11-	

1	Case Number: A-16-747800-C Case Name: Marjorie B. Bouldon U. Trudi Lee Lytte
	Case Name: Marjorie B. Boulden V. Trust. Lee Latte
1	IT IS SO ORDERED.
2	
3	Dated this 22 day of May, 2018.
4	
5	DISTRICT COURT JUDGE
6	Submitted by:
7	Submitted by:
8	CHRISTENSEN JAMES & MARTIN
9	Wesley J. Smith, Esq.
10	Nevada Bar No. 11871 Laura J. Wolff, Esq.
11	Nevada Bar No. 6869 7440 W. Sahara Ave.
12	Las Vegas, NV 89117 Attorneys for Plaintiffs September Trust,
13	Zobrist Trust, Sandoval Trust, and Dennis & Julie Gegen
14	
15	Approved as to Form and Content by:
16	FIDELITY NATIONAL LAW GROUP FOLEY & OAKES, P.G.
17	CHRISTINA H. WANG, ESQ. DANIEL T. FOLEY, ESQ.
18	Nevada Bar No. 9713Nevada Bar No. 10788363 W. Sunset Road, Suite 120626 S. 8th Street
19	Las Vegas, Nevada 89113 Attorneys for Counter-Defendants/Cross- Las Vegas, Nevada 89101
20	Claimants Robert & Yvonne Disman Defendants/Cross-Defendants Boulden Trust
21	GIBBS GIDEN LOCHER TURNER and Lamothe Trust SENET & WITTBRODT LLP
22	
23	RICHARD E. HASKIN, ESQ. Nevada Bar No. 11592
24	TIMOTHY P. ELSON, ESQ. Nevada Bar No. 11559
25	1140 N. Town Center Drive, Suite 300 Las Vegas, Nevada 89144
26	Attorneys for Defendants/Counter- Claimants Lytle Trust
27	
28	
	-11-

1	IT IS SO ORDERED.
2	
3	Dated this 22 day of May, 2018.
4	house
5	DISTRICT COURT JUDGE
6	Submitted by:
7	
8	CHRISTENSEN JAMES & MARTIN
9	Wesley J. Smith, Esq.
10	Nevada Bar No. 11871 Laura J. Wolff, Esq.
11	Nevada Bar No. 6869 7440 W. Sahara Ave.
12	Las Vegas, NV 89117 Attorneys for Plaintiffs September Trust,
13	Zobrist Trust, Sandoval Trust, and Dennis & Julie Gegen
14	
15	Approved as to Form and Content by:
16	FIDELITY NATIONAL LAW GROUP FOLEY & OAKES, P.C.
17	CHRISTINA H. WANG, ESQ. DANIEL T. FOLEY, ESQ.
18	Nevada Bar No. 9713Nevada Bar No. 10788363 W. Sunset Road, Suite 120626 S. 8th Street
19	Las Vegas, Nevada 89113 Attorneys for Counter-Defendants/Cross- Las Vegas, Nevada 89101 Attorneys for Plaintiffs/Counter-
20	Claimants Robert & Yvonne Disman GIBBS GIDEN LOCHER TURNER GIBBS GIDEN LOCHER TURNER Attomneys for Frankfirs/Counter- Defendants/Cross-Defendants Boulden Trust and Lamothe Trust
21	SENET & WITTBROOT LLP
22	RICHARD E. HASKIN, ESQ.
23	Nevada Bar No. 11592 TIMOTHY P. ELSON, ESQ.
24	Nevada Bar No. 11559 1140 N. Town Center Drive, Suite 300
25	Las Vegas, Nevada 89144 Attorneys for Defendants/Counter-
26	Claimants Lytle Trust
27	
28	
	-11-
	-

.

(**i**)

EXHIBIT "F"

IN THE SUPREME COURT OF THE STATE OF NEVADA

INDICATE FULL CAPTION:

TRUDI LEE LYTLE; AND JOHN ALLEN LYTLE, AS TRUSTEES OF THE LYTLE TRUST, Appellants vs. MARJORIE BOULDEN, TRUSTEE OF THE MARJORIE B. BOULDEN TRUST, etc

8039	Electronically Filed Jun 02 2017 10:22 a.m.
DOCKETING	Jun 02 2017 10:22 a.m. Elizabeth A. Brown Sterker Supreme Court PPEALS
	BO39 DOCKETING CIVIL A

GENERAL INFORMATION

Appellants must complete this docketing statement in compliance with NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, identifying issues on appeal, assessing presumptive assignment to the Court of Appeals under NRAP 17, scheduling cases for oral argument and settlement conferences, classifying cases for expedited treatment and assignment to the Court of Appeals, and compiling statistical information.

WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. *Id.* Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions, including a fine and/or dismissal of the appeal.

A complete list of the documents that must be attached appears as Question 27 on this docketing statement. Failure to attach all required documents will result in the delay of your appeal and may result in the imposition of sanctions.

This court has noted that when attorneys do not take seriously their obligations under NRAP 14 to complete the docketing statement properly and conscientiously, they waste the valuable judicial resources of this court, making the imposition of sanctions appropriate. See <u>KDI Sylvan</u> <u>Pools v. Workman</u>, 107 Nev. 340, 344, 810 P.2d 1217, 1220 (1991). Please use tab dividers to separate any attached documents.

Revised December 2015

1. Judicial District Eighth	Department XVI
County Clark	Judge Timothy Williams
District Ct. Case No. A-16-747800-C	
a the fill of the leader of a totomon	* •
2. Attorney filing this docketing statemen	
Attorney Richard E. Haskin	Telephone (702) 836-9800
Firm Gibbs, Giden, Locher, Turner, Senet &	Wittbrodt, LLP
Address 1140 N. Towne Center, Suite 300 Las Vegas, NV 89140	
Client(s) Trudi Lee Lytle and John Allen Lytle	e, as Trustees of the Lytle Trust
If this is a joint statement by multiple appellants, add t the names of their clients on an additional sheet accomy filing of this statement.	he names and addresses of other counsel and panied by a certification that they concur in the
3. Attorney(s) representing respondents(s	5):
Attorney Daniel T. Foley	Telephone (702) 384-2070
Firm Foley & Oakes, PC	
Address 626 S. 8th Street Las Vegas, NV 89101	
Client(s) Marjorie B. Boulden, Linda Lamothe	a Jacques Lamothe
Client(s) Marjorie B. Boulden, Linua Damotrik	c, oueques hamene
Attorney	Telephone
Firm	
Address	

2

(List additional counsel on separate sheet if necessary)

4. Nature of disposition below (check all that apply):

🗖 Judgment after bench trial	🗖 Dismissal:	
🗇 Judgment after jury verdict	🗖 Lack of jurisdict	ion
🖂 Summary judgment	🗖 Failure to state	a claim
🗖 Default judgment	🗆 Failure to prose	cute
🗖 Grant/Denial of NRCP 60(b) relief	□ Other (specify):	
🖾 Grant/Denial of injunction	Divorce Decree:	
□ Grant/Denial of declaratory relief	🗌 Original	□ Modification
Review of agency determination	\Box Other disposition (specify):
The state is a series of the following?		

5. Does this appeal raise issues concerning any of the following?

□ Child Custody

🗌 Venue

Termination of parental rights

6. Pending and prior proceedings in this court. List the case name and docket number of all appeals or original proceedings presently or previously pending before this court which are related to this appeal:

Case No. 60657 Case No. 61308 Case No. 65721 Case No. 63942 Case No. 65294

7. Pending and prior proceedings in other courts. List the case name, number and court of all pending and prior proceedings in other courts which are related to this appeal (e.g., bankruptcy, consolidated or bifurcated proceedings) and their dates of disposition: Eighth Judicial District Court, case number A-09-593497-C Eighth Judicial District Court, case number A-10-631355-C 8. Nature of the action. Briefly describe the nature of the action and the result below:

Respondents commenced the underlying action to dispute the validity and legal effect of abstracts of judgment Appellants recorded against their respective properties in relation to a judgment Appellants obtained against the Rosemere Estates Property Owners Association, whereas the Respondents' properties are included as property of and within the association. Appellants appeal the decision of the district court granting summary judgment in Respondents' favor and holding that Appellants improperly clouded and slandered title to Respondents' properties, expunging the abstracts of judgment recorded against the Respondents' properties, permanently enjoining Appellants" from recording and enforcing the Final Judgment from the Rosemere Litigation or any abstracts related thereto against" Respondents' properties, and permanently enjoining Appellants "from taking any action in the future against the Plaintiffs or their properties based upon the Rosemere LPA Litigation."

9. Issues on appeal. State concisely the principal issue(s) in this appeal (attach separate sheets as necessary):

1. Whether the district court erred in finding that Appellants clouded title to Respondents' properties when Appellants recorded the abstracts of judgment against Respondents' properties?

2. Whether the district court erred in finding that Appellants' slandered title to Respondents' properties when there is no evidence and no findings by the court of malice, oppression, or fraud, and the district court did not consider the issue at hearing?

3. Whether the district court erred in ordering that Appellants were permanently enjoined from "taking any action in the future against [Respondents] or their properties based upon" the underlying judgment against the Rosemere Estate Property Owners' Association?

10. Pending proceedings in this court raising the same or similar issues. If you are aware of any proceedings presently pending before this court which raises the same or similar issues raised in this appeal, list the case name and docket numbers and identify the same or similar issue raised:

N/A

11. Constitutional issues. If this appeal challenges the constitutionality of a statute, and the state, any state agency, or any officer or employee thereof is not a party to this appeal, have you notified the clerk of this court and the attorney general in accordance with NRAP 44 and NRS 30.130?

N/A

2 Yes

If not, explain:

12. Other issues. Does this appeal involve any of the following issues?

□ Reversal of well-settled Nevada precedent (identify the case(s))

🗆 An issue arising under the United States and/or Nevada Constitutions

A substantial issue of first impression

 \boxtimes An issue of public policy

 \Box An issue where en banc consideration is necessary to maintain uniformity of this court's decisions

A ballot question

If so, explain: NRS 116.3117 permits a judgment creditor as to the association to record an abstract of judgment against the association and all of the units therein at the time the judgment was entered. However, NRS 116.3117 is not incorporated into those statutes that apply to limited purpose association under NRS 116.1201. Appellants contend that Appellants may still record an abstract of judgment related to a limited purpose association against all units within the limited purpose association, because, by definition, a "unit" is included within and property of the limited purpose association via NRS 116.021 and NRS 116.093.

13. Assignment to the Court of Appeals or retention in the Supreme Court. Briefly set forth whether the matter is presumptively retained by the Supreme Court or assigned to the Court of Appeals under NRAP 17, and cite the subparagraph(s) of the Rule under which the matter falls. If appellant believes that the Supreme Court should retain the case despite its presumptive assignment to the Court of Appeals, identify the specific issue(s) or circumstance(s) that warrant retaining the case, and include an explanation of their importance or significance:

While there is no presumptive assignment to the Court of Appeals, Appellants contend that this case should be retained by the Supreme Court due its familiarity with the issues and matters at hand. The Supreme Court has considered and determined appeals related to Appellants and Rosemere Estates Property Owners Association, which issues are unique and involved herein.

14. Trial. If this action proceeded to trial, how many days did the trial last?

Was it a bench or jury trial?

15. Judicial Disqualification. Do you intend to file a motion to disqualify or have a justice recuse him/herself from participation in this appeal? If so, which Justice?

No.

TIMELINESS OF NOTICE OF APPEAL

16. Date of entry of written judgment or order appealed from April 26, 2017

If no written judgment or order was filed in the district court, explain the basis for seeking appellate review:

17. Date written notice of entry of judgment or order was served April 27, 2017

Was service by:

Delivery

Mail/electronic/fax

18. If the time for filing the notice of appeal was tolled by a post-judgment motion (NRCP 50(b), 52(b), or 59)

(a) Specify the type of motion, the date and method of service of the motion, and the date of filing.

□ NRCP 50(b) Date of filing _____

□ NRCP 52(b) Date of filing

⊠ NRCP 59 Date of filing May 15, 2017

NOTE: Motions made pursuant to NRCP 60 or motions for rehearing or reconsideration may toll the time for filing a notice of appeal. *See <u>AA Primo Builders v. Washington</u>, 126 Nev. ____, 245 P.3d 1190 (2010).*

(b) Date of entry of written order resolving tolling motion

(c) Date written notice of entry of order resolving tolling motion was served_____

Was service by:

Delivery

🗆 Mail

19. Date notice of appeal filed May 9, 2017

If more than one party has appealed from the judgment or order, list the date each notice of appeal was filed and identify by name the party filing the notice of appeal:

20. Specify statute or rule governing the time limit for filing the notice of appeal, e.g., NRAP 4(a) or other

NRAP 4(a)

SUBSTANTIVE APPEALABILITY

21. Specify the statute or other authority granting this court jurisdiction to review the judgment or order appealed from:

(a)

⊠ NRAP 3A(b)(1)	🗋 NRS 38.205
□ NRAP 3A(b)(2)	□ NRS 233B.150
⊠ NRAP 3A(b)(3)	🗋 NRS 703.376
🗋 Other (specify)	

(b) Explain how each authority provides a basis for appeal from the judgment or order: The district court granted Respondents' Motion for Partial Summary Judgment to quiet title to property, for cloud on title and slander of title. Respondents later waived a claim for damages other than attorneys' fees and costs. Therefore, judgment is final. NRAP 3A(b)(1). Further, the district court granted an injunction prohibiting Appellants from enforcing its judgment against the association as to Respondents' properties. NRA 3A(b)(3). 22. List all parties involved in the action or consolidated actions in the district court: (a) Parties:

Trudi Lee Lytle and John Allen Lytle, as Trustees of the Lytle Trust Marjorie B. Boulden, Trustee of the Marjorie B. Boulden Trust Linda Lamothe and Jacques Lamothe, Trustees of the Jacques and Linda Lamothe Living Trust

(b) If all parties in the district court are not parties to this appeal, explain in detail why those parties are not involved in this appeal, *e.g.*, formally dismissed, not served, or other:

23. Give a brief description (3 to 5 words) of each party's separate claims, counterclaims, cross-claims, or third-party claims and the date of formal disposition of each claim.

Respondents made claims for quiet title, slander of title, and cloud on title. All claims were disposed of via summary judgment on April 26, 2017.

24. Did the judgment or order appealed from adjudicate ALL the claims alleged below and the rights and liabilities of ALL the parties to the action or consolidated actions below?

🗌 Yes

🖾 No

25. If you answered "No" to question 24, complete the following:

(a) Specify the claims remaining pending below:

Respondents still seek attorneys' fees and costs, which motion will be heard on June 29, 2017.

(b) Specify the parties remaining below:

Trudi Lee Lytle and John Allen Lytle, as Trustees of the Lytle Trust Marjorie B. Boulden, Trustee of the Marjorie B. Boulden Trust Linda Lamothe and Jacques Lamothe, Trustees of the Jacques and Linda Lamothe Living Trust

(c) Did the district court certify the judgment or order appealed from as a final judgment pursuant to NRCP 54(b)?

🗌 Yes

🛛 No

(d) Did the district court make an express determination, pursuant to NRCP 54(b), that there is no just reason for delay and an express direction for the entry of judgment?

□ Yes

🛛 No

26. If you answered "No" to any part of question 25, explain the basis for seeking appellate review (e.g., order is independently appealable under NRAP 3A(b)):

Order is independently appealable under NRAp 3A(b).

27. Attach file-stamped copies of the following documents:

- The latest-filed complaint, counterclaims, cross-claims, and third-party claims
- Any tolling motion(s) and order(s) resolving tolling motion(s)
- Orders of NRCP 41(a) dismissals formally resolving each claim, counterclaims, crossclaims and/or third-party claims asserted in the action or consolidated action below, even if not at issue on appeal
- Any other order challenged on appeal
- Notices of entry for each attached order

VERIFICATION

I declare under penalty of perjury that I have read this docketing statement, that the information provided in this docketing statement is true and complete to the best of my knowledge, information and belief, and that I have attached all required documents to this docketing statement.

1 73 77 1.1

Trudi Lytle	Richard E. Haskin
Name of appellant	Name of counsel of record
June 2, 2017	
Date	Signature of counsel of record
Nevada, Clark County	_ //
State and county where signed	

CERTIFICATE OF SERVICE

I certify that on the 2nd day of June ,2017 , I served a copy of this

completed docketing statement upon all counsel of record:

□ By personally serving it upon him/her; or

⊠ By mailing it by first class mail with sufficient postage prepaid to the following address(es): (NOTE: If all names and addresses cannot fit below, please list names below and attach a separate sheet with the addresses.)

Dated this	2nd	day of June	, <u>2017</u>
			² Signature

n	
1	CERTIFICATE OF MAILING
2	The undersigned, an employee of the law firm of GIBBS GIDEN LOCHER TURNER
3	SENET & WITTBRODT LLP, hereby certifies that on June 2, 2017, she served a copy of the
4	foregoing DOCKETING STATEMENT by electronic service through the Nevada Supreme
5	Court's ECF System:
6 7	DANIEL T. FOLEY, ESQ.Attorneys for Plaintiffs MARJORIEFOLEY & OAKSBOULDEN, TRUSTEE OF THE MARJORIE626 S. 8 th StreetB. BOULDEN TRUST, ETAL.
8	626 S. 8th Street B. BOULDEN TRUST, ETAL. Las Vegas, Nevada 89101Tel: (702) 384-2070
9	Fax: (702) 384-2128 Email: dan@folevoakes.com
10	Persi J. Mishel Settlement Judge
11	2725 Tidewater Court Las Vegas, Nevada 89117 Tel: (702) 981-3043
12	
13	
14	Sham Berry
15	An employee of Gibbs Giden Locher Turner Senet & Wittbrodt LLP
16	Sener & Witterout DEr
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	1900414.1

GIBBS GIDEN LOCHER TURNER SENET & WITTBRODT LLP

EXHIBIT "G"

IN THE SUPREME COURT OF THE STATE OF NEVADA

INDICATE FULL CAPTION:

TRUDI LEE LYTLE; AND JOHN ALLEN LYTLE, AS TRUSTEES OF THE LYTLE TRUST, Appellants vs. SEPTEMBER TRUST, DATED MARCH 23, 1972, et al. Respondents

No.	76198	Electronically Filed Sep 17 2018 03:02 p.m.
	DOCKETING CIVIL A	Elizabeth An Brown

GENERAL INFORMATION

Appellants must complete this docketing statement in compliance with NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, identifying issues on appeal, assessing presumptive assignment to the Court of Appeals under NRAP 17, scheduling cases for oral argument and settlement conferences, classifying cases for expedited treatment and assignment to the Court of Appeals, and compiling statistical information.

WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. *Id.* Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions, including a fine and/or dismissal of the appeal.

A complete list of the documents that must be attached appears as Question 27 on this docketing statement. Failure to attach all required documents will result in the delay of your appeal and may result in the imposition of sanctions.

This court has noted that when attorneys do not take seriously their obligations under NRAP 14 to complete the docketing statement properly and conscientiously, they waste the valuable judicial resources of this court, making the imposition of sanctions appropriate. See <u>KDI Sylvan</u> <u>Pools v. Workman</u>, 107 Nev. 340, 344, 810 P.2d 1217, 1220 (1991). Please use tab dividers to separate any attached documents.

Revised December 2015

1. Judicial District Eighth	Department XVIII		
County Clark	Judge Mark B. Bailus		
District Ct. Case No. <u>A-17-765372</u>			
2. Attorney filing this docketing statemen	t:		
Attorney Richard E. Haskin	Telephone (702) 836-9800		
Firm Gibbs, Giden, Locher, Turner, Senet & Wittbrodt, LLP			
Address 1140 N. Town Center Drive, Suite 30 Las Vegas, Nevada 89144)		
Client(s) Trudi Lee Lytle and John Allen Lytle, as Trustees of the Lytle Trust			
If this is a joint statement by multiple appellants, add the names and addresses of other counsel and the names of their clients on an additional sheet accompanied by a certification that they concur in the f			
3. Attorney(s) representing respondents(s):			
Attorney Wesley J. Smith	Telephone (702) 255-1718		
Firm Christensen James & Martin			
Address 7440 W. Sahara Avenue Las Vegas, Nevada 89117			

Client(s) September Trust, Zobrist Family Trust, Sandoval Trust, Dennis and Julie Gegen

Attorney	T	Celephone	

Firm ______Address

÷

Client(s)

(List additional counsel on separate sheet if necessary)

4. Nature of disposition below (check all that apply):

🗌 Judgment after bench trial	🗋 Dismissal:
🗖 Judgment after jury verdict	Lack of jurisdiction
🖂 Summary judgment	\Box Failure to state a claim
🗌 Default judgment	□ Failure to prosecute
🗌 Grant/Denial of NRCP 60(b) relief	□ Other (specify):
🖾 Grant/Denial of injunction	Divorce Decree:
🗖 Grant/Denial of declaratory relief	🗆 Original 🛛 🗌 Modification
\Box Review of agency determination	□ Other disposition (specify):
	C + 1 - C + 11 +

5. Does this appeal raise issues concerning any of the following?

Child Custody

🗌 Venue

Termination of parental rights

6. Pending and prior proceedings in this court. List the case name and docket number of all appeals or original proceedings presently or previously pending before this court which are related to this appeal:

Case No. 60657 Case No. 61308 Case No. 65721 Case No. 63942 Case No. 65294 Case No. 73039

7. Pending and prior proceedings in other courts. List the case name, number and court of all pending and prior proceedings in other courts which are related to this appeal (e.g., bankruptcy, consolidated or bifurcated proceedings) and their dates of disposition: Eighth Judicial District Court, Case No. A-09-593497-C Eighth Judicial District Court, Case No. A-10-631355-C Eighth Judicial District Court, Case No. A-16-747800-C 8. Nature of the action. Briefly describe the nature of the action and the result below:

Respondents commenced the underlying action to dispute the validity and legal effect of abstracts of judgment that Appellants recorded against their respective properties in relation to a judgment Appellants obtained against the Rosemere Estates Property Owners Association. Respondents' properties are included as property of and within the association. Respondents sought the same relief that had been afforded to the parties in case number A-16-747800-C, through a decision that is currently the subject of an appeal in Supreme Court case number 73039. Appellants appeal the decision of the district court granting summary judgment in Respondents' favor and holding that Appellants improperly clouded title to Respondents' properties, expunging the abstracts of judgment recorded against the Respondents' properties, permanently enjoining Appellants "from recording and enforcing Judgments obtained from the" Rosemere Litigation or any other judgments obtained against the Association against the Respondents' properties, and permanently enjoining Appellants "from taking any action in the future directly against the Plaintiffs or their properties based upon the Rosemere Litigation I, Rosemere Litigation III."

9. Issues on appeal. State concisely the principal issue(s) in this appeal (attach separate sheets as necessary):

1. Whether the district court erred in finding that Appellants clouded title to Respondents' properties when Appellants recorded the abstracts of judgment against Respondents' properties?

2. Whether the district court erred in ordering that Appellants abstracts of judgments recorded against Respondents' properties should be expunged?

3. Whether the district court erred in ordering that Appellants were permanently enjoined "from taking any action in the future directly against the [Respondents] or their properties based upon" the underlying judgment against the Rosemere Estate Property Owners' Association?

10. Pending proceedings in this court raising the same or similar issues. If you are aware of any proceedings presently pending before this court which raises the same or similar issues raised in this appeal, list the case name and docket numbers and identify the same or similar issue raised:

Trudi Lee Lytle; and John Allen Lytle, As Trustees of the Lytle Trust vs. Marjorie Boulden, Trustee of the Marjorie B. Boulden Trust, et al., Supreme Court case number 73039. This case is currently before this Court on appeal and involves the same Appellants, properties within the same Owners' Association, and is considering the same issues that are being appealed in this case. 11. Constitutional issues. If this appeal challenges the constitutionality of a statute, and the state, any state agency, or any officer or employee thereof is not a party to this appeal, have you notified the clerk of this court and the attorney general in accordance with NRAP 44 and NRS 30.130?

X N/A

☐ Yes

└ No

If not, explain:

12. Other issues. Does this appeal involve any of the following issues?

- □ Reversal of well-settled Nevada precedent (identify the case(s))
- T An issue arising under the United States and/or Nevada Constitutions
- \boxtimes A substantial issue of first impression
- \boxtimes An issue of public policy
- └─ An issue where en banc consideration is necessary to maintain uniformity of this court's decisions

 Γ A ballot question

If so, explain:

13. Assignment to the Court of Appeals or retention in the Supreme Court. Briefly set forth whether the matter is presumptively retained by the Supreme Court or assigned to the Court of Appeals under NRAP 17, and cite the subparagraph(s) of the Rule under which the matter falls. If appellant believes that the Supreme Court should retain the case despite its presumptive assignment to the Court of Appeals, identify the specific issue(s) or circumstance(s) that warrant retaining the case, and include an explanation of their importance or significance:

While there is no presumptive assignment to the Court of Appeals, Appellants contend that this case should be retained by the Supreme Court due to its familiarity with the issues and matters at hand. The Supreme Court has considered and determined appeals related to Appellants and Rosemere Estates Property Owners Association, which issue are unique and involved herein.

14. Trial. If this action proceeded to trial, how many days did the trial last?

Was it a bench or jury trial?

15. Judicial Disqualification. Do you intend to file a motion to disqualify or have a justice recuse him/herself from participation in this appeal? If so, which Justice?

No.

TIMELINESS OF NOTICE OF APPEAL

16. Date of entry of written judgment or order appealed from May 25, 2018

If no written judgment or order was filed in the district court, explain the basis for seeking appellate review:

17. Date written notice of entry of judgment or order was served May 25, 2018

Was service by:

□ Delivery

⊠ Mail/electronic/fax

18. If the time for filing the notice of appeal was tolled by a post-judgment motion (NRCP 50(b), 52(b), or 59)

(a) Specify the type of motion, the date and method of service of the motion, and the date of filing.

□ NRCP 50(b)	Date of filing
□ NRCP 52(b)	Date of filing
┌─ NRCP 59	Date of filing

NOTE: Motions made pursuant to NRCP 60 or motions for rehearing or reconsideration may toll the time for filing a notice of appeal. See <u>AA Primo Builders v. Washington</u>, 126 Nev. ____, 245 P.3d 1190 (2010).

(b) Date of entry of written order resolving tolling motion

(c) Date written notice of entry of order resolving tolling motion was served_

Was service by:

□ Delivery

🖵 Mail

19. Date notice of appeal filed June 19, 2018

If more than one party has appealed from the judgment or order, list the date each notice of appeal was filed and identify by name the party filing the notice of appeal:

20. Specify statute or rule governing the time limit for filing the notice of appeal, e.g., NRAP 4(a) or other

NRAP 4(a)

SUBSTANTIVE APPEALABILITY

21. Specify the statute or other authority granting this court jurisdiction to review the judgment or order appealed from:

(a)

区 NRAP 3A(b)(1)	
□ NRAP 3A(b)(2)	
⊠ NRAP 3A(b)(3)	∣ NRS 703.376
Γ Other (specify)	

(b) Explain how each authority provides a basis for appeal from the judgment or order: The district court granted Respondents' Motion for Summary Judgment, fully resolving the case. Therefore, judgment is final. NRAP 3A(b)(1). Further, the district court granted an injunction prohibiting Appellants from enforcing its judgment against the association as to Respondents' properties. NRAP 3A(b)(3).

22. List all parties involved in the action or consolidated actions in the district court: (a) Parties:

Trudi Lee Lytle and John Allen Lytle, as Trustees of the Lytle Trust; September Trust, dated March 23, 1972; Gerry R. Zobrist and Jolin G. Zobrist, as Trustees of the Gerry R. Zobrist and Jolin G. Zobrist Family Trust; Raynaldo G. Sandoval and Julie Marie Sandoval Gegen, as Trustees of the Raynaldo G. and Evelyn A. Sandoval Joint Living and Devolution Trust dated May 27, 1992; and Dennis A. Gegen and Julie S. Gegen, Husband and Wife, as Joint Tenants

(b) If all parties in the district court are not parties to this appeal, explain in detail why those parties are not involved in this appeal, *e.g.*, formally dismissed, not served, or other:

23. Give a brief description (3 to 5 words) of each party's separate claims, counterclaims, cross-claims, or third-party claims and the date of formal disposition of each claim.

Respondents made claims for quiet title and declaratory relief. All claims were disposed of via summary judgment on May 25, 2018. This action is consolidated with Case No. A-16-747800-C, which already is subject to an appeal before this Court as Docket No. 73039.

24. Did the judgment or order appealed from adjudicate ALL the claims alleged below and the rights and liabilities of ALL the parties to the action or consolidated actions below?

🗌 Yes

🛛 No

25. If you answered "No" to question 24, complete the following:

(a) Specify the claims remaining pending below:

Respondents still seek attorneys' fees and costs, and a hearing on the motion for attorneys' fees is scheduled for July 26, 2018.

(b) Specify the parties remaining below:

Trudi Lee Lytle and John Allen Lytle, As Trustees Of The Lytle Trust; September Trust, Dated March 23, 1972; Gerry R. Zobrist and Jolin G. Zobrist, As Trustees Of The Gerry R. Zobrist and Jolin G. Zobrist Family Trust; Raynaldo G. Sandoval and Julie Marie Sandoval Gegen, As Trustees Of The Raynaldo G. And Evelyn A. Sandoval Joint Living and Devolution Trust Dated May 27, 1992; and Dennis A. Gegen and Julie S. Gegen, Husband and Wife, As Joint Tenants

(c) Did the district court certify the judgment or order appealed from as a final judgment pursuant to NRCP 54(b)?

☐ Yes

 \boxtimes No

(d) Did the district court make an express determination, pursuant to NRCP 54(b), that there is no just reason for delay and an express direction for the entry of judgment?

☐ Yes

🗵 No

26. If you answered "No" to any part of question 25, explain the basis for seeking appellate review (*e.g.*, order is independently appealable under NRAP 3A(b)):

The Order is independently appealable under NRAP 3A(b)

27. Attach file-stamped copies of the following documents:

- The latest-filed complaint, counterclaims, cross-claims, and third-party claims
- Any tolling motion(s) and order(s) resolving tolling motion(s)
- Orders of NRCP 41(a) dismissals formally resolving each claim, counterclaims, crossclaims and/or third-party claims asserted in the action or consolidated action below, even if not at issue on appeal
- Any other order challenged on appeal
- Notices of entry for each attached order

VERIFICATION

I declare under penalty of perjury that I have read this docketing statement, that the information provided in this docketing statement is true and complete to the best of my knowledge, information and belief, and that I have attached all required documents to this docketing statement.

Trudi Lytle Name of appellant Richard E. Haskin Name of counsel of record

September 17, 2018 Date

Signature of counsel of record

Nevada, Clark County State and county where signed

CERTIFICATE OF SERVICE

I certify that on the <u>17th</u> day of <u>September</u>, <u>2018</u>, I served a copy of this completed docketing statement upon all counsel of record:

□ By personally serving it upon him/her; or

⊠ By mailing it by first class mail with sufficient postage prepaid to the following address(es): (NOTE: If all names and addresses cannot fit below, please list names below and attach a separate sheet with the addresses.)

Dated this	17th	day of September	,2018
		/	111
		Signatu	le Al