## IN THE SUPREME COURT OF THE STATE OF NEVADA UPREME COURTECASE NO. 75

DAVID COPPERFIELD'S DISAPPEARING, INC.; DAVID COPPERFIELD aka DAVID KOTKING AND MOTEL, LLC,

Petitione

EIGHTH JUDICIAL DISTRICT COURT FOR THE STATE OF NEVADA, CLARIK COUNTY AND THE HONORABLE MARK R. DENTON

: Respondents

GAVINANDAMIHNAHAHN COX, PAPR 2 4 2018

Real/Paritiesulint Interest.

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A - Facsmile Y Desemblem: B T. &-REFERRAL, INC. Attorneys, CKSTAGE EMPLOYMEN

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Nevada 89118\*\*\* 00 - Telephone / Fas

or Defendant TEAM CONSTRUCTION MANAGEMENT, INC. and Third-Party BEACHERS LIV. LLC

DOCUMENT DESCRIPTION	EXHIBIT
April 13, 2018 Transcript of Motions (Referenced	1
Portions)	
Order Regarding Defendants' Trial Brief Related to	2
Closing Certain Proceedings From the Media and the	
General Public	
April 13, 2018 Transcript of Jury Trial (Referenced	3
Portions)	
April 17, 2018 Transcript of Jury Trial (Referenced	4
Portions)	
April 18, 2018 Transcript of Jury Trial (Referenced	5
Portions)	
April 19, 2018 AP News Article	6



**APRIL 13, 2018 TRANSCRIPT OF MOTIONS** 

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1	CASE NO. A705164	•
2	DEPT. NO. 13	
3	DOCKET U	
4	••	
5	DISTRICT C	OURT
6	CLARK COUNTY,	NEVADA
7	* * * *	
8	GAVIN COX and MINH-HAHN COX,	
9	husband and wife,	
10	Plaintiffs,	
11	vs.	) )
12		
13	KOTKIN; BACKSTAGE EMPLOYMENT AND REFERRAL, INC.; DAVID	
14	COPPERFIELD'S DISAPPEARING,	
	MANAGEMENT, INC.; DOES 1	
16	through 20; and ROE	
17	Defendants.	REPORTER'S TRANSCRIPT
18		OF
		) MOTIONS
19	Third-Party Plaintiff,	) BEFORE THE HONORABLE
20	vs.	) MARK R. DENTON
21	BEACHER'S LV, LLC, and DOES 1 through 20, inclusive,	) ) DEPARTMENT XIII
22		) )FRIDAY, APRIL 13, 2018
23	- Initia raity berendants.	)
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	·	CA CSR #13529

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1	LAS VEGAS, NEVADA, FRIDAY, APRIL 13, 2018;
2	9:10 A.M.
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4	PROCEEDINGS
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7	THE MARSHAL: All rise. Eighth District
8	Court, Department 13, is now in session, the Honorable
9	Mark Denton presiding.
10	THE COURT: Good morning. Please be seated.
11	We're reconvening in outside the presence
12	of the jury in Gavin Cox, et al. v. MGM Grand Hotel,
13	LLC, et al. Please state appearances of counsel,
14	identify parties and party representatives who are
15	present today.
16	MR. MORELLI: Benedict T. Morelli for the
17	plaintiff Gavin and Minh Cox. And they are here in the
18	courtroom, Gavin Cox, Minh Cox, and their three sons.
19	MR. DEUTSCH: Good morning, Your Honor. Adam
20	Deutsch, also for the plaintiffs.
21	MR. FALLICK: Good morning, Your Honor.
22	Perry Fallick, also for the plaintiffs.
23	MR. POPOVICH: Good morning, Your Honor.
24	Jerry Popovich for defendant MGM Grand Hotel, with Mike
25	Infuso, Kelly Davis, Will Martin, and Mark Habersack.

1 MS. FRESCH: Good morning, Your Honor. 2 Elaine Fresch of Selman Breitman for David Copperfield, 3 David Copperfield Disappearing, Inc. Sitting next to me is David Copperfield, my client, and -- excuse me --5 Gil Glancz is also here today from my office, and Eric Freeman. 7 THE COURT: Good morning. 8 MR. ROBERTS: Good morning, Your Honor. 9 Roberts for Backstage. With us today is the president 10 of Backstage, Mr. Chris Kenner. 11 MR. RUSSELL: Good morning, Your Honor. Howard Russell, also on behalf of Backstage. 13 MR. STRASSBURG: May it please the Court, 14 Roger Strassburg on behalf of Team Construction 15 Management. And I'm assisted ably by my partner, Gary 16 Call, who's also here. 17 MR. CALL: Thank you. 18 As I indicated, this is the time THE COURT: 19 for resumption of trial. I understand there's 20 something to be taken up before we proceed. 21 MS. FRESCH: Sorry. 22 MR. GLANCZ: Good morning, Your Honor. 23 Glancz on behalf of David Copperfield and David 24 Copperfield Disappearing, Inc. I'm here to argue with 25 respect to our trial brief relating to closing certain

portions of the court proceedings from the media and the general public. And I'll also be, if necessary, arguing our motion to stay pending a writ, depending on your decision.

First, Nevada law recognizes that courts should protect trade secrets and other confidential information by reasonable means by putting stuff under seal and sometimes closing the proceedings. Here, we're seeking to close the proceedings so that David Copperfield's trademarked secrets won't get out.

His trademarked secrets are, obviously, his illusions and different magic steps that go to his things. He's worked his whole career, lifetime and years, putting together these different illusions and magic tricks for him to use, and he has secrets behind it.

Plaintiffs have argued that everybody knows these tricks, he's making someone appear and disappear, but that's not entirely correct. He's — there's a lot more that goes on with the trick. And if everybody knew how to do it, they would be doing it as well. And no one else is.

One of the other things that plaintiffs argued is that the plaintiffs themselves and all other participating audience members in his trick also know

how that trick was done because they're part of it.

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But, again, that's only a small portion of 3 the illusion itself. They don't have an idea of what's going on on stage and different things that David Copperfield is doing to -- sleight of hands, moving people, and how everything else works. And a lot goes into these tricks. And Mr. Copperfield is going to have to testify to all of these different aspects of it -- of the trick, the methods, in order to defend 10 himself properly in this case.

Additionally, the magic trick in question, the Thirteen, also is related to several of his other tricks and illusions, one being the fan illusion, where no other audience participants are even part of the illusion at all. So no one has any idea how he does The reason that illusion is relevant is because Mr. Copperfield walks that same exact path that plaintiffs walked when doing the Thirteen Illusion.

And it's -- it's clear that there are trade secrets and they should be protected. It meets all the standards. They've guarded the secret. No one else knows the secret. They've taken all the steps that they can to keep it protected. So it's clearly a trade If all of that is revealed to the general secret. public and to the media, then that trick is worthless.

Once the secret is revealed, you can't use that trick anymore.

And because that illusion has the same methods as other tricks of — other tricks of David Copperfield, then he would have to give up using all those other illusions as well because people would already know what it is. The value of a magic illusion is the fact that no one knows how it's done.

Additionally, there's a growing trend to afford magic illusions and tricks copyright protection. We brought the case of Teller v. Dogge, where the court found that dramatic works are protected and can be copyright-protected. In this case, Mr. Copperfield doesn't have a copyright on — on his illusion, but the case still stands that the court found whatever reason it could to protect Teller's copyright protection in that case.

And what — there's plenty of ways that the court could have said it's not valid because he didn't file it in the proper time. They could have found that it was abandoned. But the court went out of its way to show that it's a copyrighted material and even said that dramatic works as well as pantomimes are subject to copyright protection.

Additionally, currently going through the

United States Congress House of Representatives is a bill that's — that they're passing, Congressional Resolution 698, which is intended to preserve and protect and promote magic in its form, specifically, to treat it as a rare and valuable art form and national treasure.

By putting it into that, if that bill goes through, automatically, those become trade secrets and they'll be — they'll be protected the same way any musical piece, movie, other artworks are protected.

We've — we haven't even begun the trial already, and there's been significant media coverage. We have people in here today from the media taking pictures of the courtroom. We've had lots of interviews and things going on. And the advertisers are now actually teasing that they're going to be revealing how some of his illusions are performed.

That's not — it's basically not fair to have Mr. Copperfield have to divulge all of his trade secrets related to this trick and others when there's no reason for it. So we believe that eliminating the — by precluding media and general public to come in during his testimony and several others where they discuss the actual methods and design of the illusion would — would — would protect Mr. Copperfield's trade

1 secrets. 2 Thank you, Your Honor. MR. DEUTSCH: 3 Your Honor, we submitted a brief on this 4 yesterday, I believe. It starts off with the 5 Constitution of the United States, Your Honor. First Amendment holds very clearly that legal 7 proceedings should be open to the public. The Supreme Court of Nevada in the Del Papa case has said that. 9 There was another case, Suen v. Las Vegas Sands that 10 said very clearly that legal proceedings are public 11 affairs and should be open to the public for that 12 purpose. 13 The argument that this trick that is relevant 14 in this case, the Thirteen Illusion, is -- is a trade 15 secret or a secret of any kind is belied by the 16 position that Mr. Copperfield is taking in this case. 17 Yesterday in the discussion about opening statements, 18 Mr. Copperfield's attorneys provided the Court with 19 some photograph demonstrative exhibits that they wanted to use to show how many people already know about how 20 21 this trick is done. 22 And they're taking the position that there's 23

And they're taking the position that there's over 100,000 people that already know how this trick is done. Every single night this trick is done,

Mr. Copperfield selects 13 people, tells them how the

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1 trick is done, shows them how the trick is done,
2 doesn't make them sign any type of nondisclosure
3 agreement of any kind. The world knows how this trick
4 is done.

Any discussion about any other tricks, as far as we're concerned, Your Honor, have nothing to do with this case. If the defendants choose to come in here and disclose how other tricks are done, they do that at their own peril. This case is about one trick, the Thirteen, a trick that Mr. Copperfield claims he doesn't do anymore, which means therefore that there's no reason to protect the secret anymore; a trick that a simple search of the internet already discloses how the trick is done; a trick that 13 people every night for all the years knew how it was done.

So there's nothing secret about the Thirteen Illusion at this point. Anything having to do with another trick, we don't even think it's relevant to the case. And if they choose to use it, then they do so at their own peril, Your Honor. I think that the public has a right to know what's going on in this courtroom, and I think there's no reason to preclude anyone from being in here, including cameras.

Thank you, Your Honor.

Oh, can I just say one more thing? I

apologize.

There's no proof of any copyright here
either. They didn't put that in their initial papers.
There's no proof of a copyright anywhere, I don't
believe. And they raised it today for the first time.
So I don't think there's been any proof that anything
here is copyrighted.

THE COURT: Okay.

MR. GLANCZ: Your Honor, to that point, I agree the tricks are not copyrighted. We've raised it just as an example of magic illusions being able to have that kind of protection, and that's what we're seeking here.

The case that plaintiff just cited as far as the openness of the proceedings to the media and general public, none of those cases that he cited have to deal with trademarked secrets. There's plenty of cases — and the supreme court here in Nevada has said that they — that closing proceedings may be weighed to protect trade secrets such as this.

His secrets are what makes him the magician he is today. And while the audience participants may be able to share their limited experience with respect to the small portion of the illusion, they would not be able to provide any information to the majority of the

illusion.

There's a lot of stuff that goes on while the audience participants are moving from one part of the stage to another, a lot. That's where most of the trick happens. Yes, the reveal is the — the big climax of the trick, but a lot of other things go on during that time. And no one can testify to that.

Plaintiffs don't know the whole trick. The only person that does is Mr. Copperfield sitting right here next to us. So he should be able to be protected and not have to give up that information.

Additionally — sorry — excuse me — with respect to the other trick, it goes without saying that that has to be revealed. It's definitely relevant to this case. When you have a person walking the same path as the plaintiffs no more than ten minutes before, it's going to be relevant. You have to discuss that. If he's discussing every method that goes on with the Thirteen Illusion, you're going to find out every method that goes along with the other illusions as well. And he should be protected from having to reveal all that just to defend himself in this case.

THE COURT: But you're the one that brought that out on this argument; right?

MR. GLANCZ: I am.

1 THE COURT: I didn't hear the plaintiffs 2 bring out the resemblance of another act. 3 MR. GLANCZ: That's true. I don't know. 4 haven't been part of the whole discovery process of 5 what they know, but I'm assuming that it came through in deposition testimony, and this is the first they 7 learned about it. 8 It did not, Your Honor. MR. DEUTSCH: 9 MS. FRESCH: Your Honor, may I insert? 10 Mr. Copperfield testified about that in his 11 deposition. 12 THE COURT: All right. 13 MS. FRESCH: It has been --14 THE COURT: The fact is it hasn't been 15 brought out by the plaintiff --16 MS. FRESCH: But, Your Honor --17 THE COURT: -- as being similar. 18 MS. FRESCH: But for us to properly defend 19 Mr. Copperfield in this case and for him to properly 20 defend himself, what -- what Mr. Deutsch is suggesting 21 is that he has to choose between not bringing up 22 another illusion so that he does not reveal the secrets 23 behind how that illusion is performed, or he just doesn't get to defend himself properly. That's not 25 That's prejudicial to him. He has to be able to

bring up another illusion in order to properly --2 THE COURT: And if that's the case, then 3 there may be reason to close the court at that time. But that doesn't mean that everything having to do with 5 this illusion has to be closed. MS. FRESCH: Well, obviously, our argument is 6 that this illusion should be the same closed proceeding because not everyone knows the entire process of how the Thirteen is developed and performed from step one to the end when those audience members reappear. 11 one knows that. Only Mr. Copperfield and the people of 12 Backstage and the other stagehands have any concept of how that is done. 13 That is secret. 14 Mr. Deutsch talks about things like, yeah, 15 there's 96,000 participants. True. But they only know the part from when they leave the stage to where they 17 end up in the back. They don't know how the rest of the illusion. For us to properly defend, 18 Mr. Copperfield needs to explain all of that. 19 20 to explain that in opening statements. How can I do 21 that if I'm going to run the risk that Mr. Copperfield's illusions, the source of his entire career, will be revealed and will be on the news tonight? 24 25 It already was on "Good Morning America."

was on all the local stations. This is, like, getting 2 more media coverage. It's going to be on the news tonight. That's prejudicial to Mr. Copperfield in his business. These are proprietary information. 5 why originally there was a confidential order that was agreed to by plaintiffs and signed by -- signed by Your 7 Honor. 8 I'm sorry. 9 THE COURT: All right. Thank you. 10 Your Honor, may I just make one MR. DEUTSCH: 11 point? 12 THE COURT: All right. The defense will have 13 the last word on it. It's their motion. 14 MR. DEUTSCH: Yeah, I understand, Your Honor. 15 Two things. One, if -- if the relevance of 16 the -- the second trick --17 THE COURT: Don't refer to --18 I'm not. If the relevance of MR. DEUTSCH: 19 the second trick -- that's why I didn't name it, but 20 "the second trick" -- is just that -- that there's a 21 walking of the similar route, like counsel just said, 22 they could say that without revealing anything else 23 about that -- that illusion. 24 But the more concerning thing for us, Your 25 Honor, is that this case has been through discovery for 1 four years now. We've had interrogatories, we've had multiple depositions of multiple witnesses, including Mr. Copperfield, Mr. Kenner, other employees that are involved in this illusion, the Thirteen Illusion.

And all of those witnesses were asked under oath in multiple occasions, explain to us how the illusion is done. Both Ms. Fresch and -- I'm sorry.

I don't know your name.

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MR. GLANCZ: Mr. Glancz.

MR. DEUTSCH: -- Mr. Glancz just got up here and say even the plaintiffs don't know how this entire illusion is going to be done. And Ms. Fresch just said that she's going to tell the jury how the entire illusion is going to be done.

So we're sort of perplexed, Your Honor, how 16 we're supposed to start this trial and open when we're now being told in front of everybody in this courtroom 18 that there has been discovery that's been withheld from us in terms of all of the details of this illusion. Mr. Copperfield was asked under oath, "Tell us how the illusion was done."

It's now been clear that he didn't share all 23 that information with us. Mr. Kenner was asked that question. It's clear that he didn't share all that information with us.

1 So we now feel that we're being prejudiced by 2 starting a trial where the defendants have purposefully 3 withheld information from us. THE COURT: Okay. Thank you. 5 Let me hear last from defense. 6 Your Honor, first point is if we MR. GLANCZ: 7 did say something to the effect that plaintiffs don't 8 know how the -- plaintiffs' counsel doesn't know how the trick is done, that's -- I didn't mean to say that. 10 They didn't -- they've gotten all the information. 11 it's also given under confidentiality and a protective 12 order. So they have that, but they can't disclose it 13 to anybody. 14 We want the same -- we want that to be -- to 15 be protected here in trial, where he shouldn't have to 16 make a choice between his future financial capacity in 17 being able to perform different magic tricks versus 18 trying to defend himself in a case. 19 And, currently, besides the one illusion that 20 we talked about, Mr. Copperfield just informed us 21 there's another illusion that is very similar to the --22 THE COURT: Don't identify what it is, 23 please. 24 MR. GLANCZ: I'm not.

MR. DEUTSCH:

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Your Honor, I just want to know

1 if Ms. Fresch misspoke also. 2 MS. FRESCH: No. Y

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MS. FRESCH: No, Your Honor. I can tell you that, because I was at all those depositions, it — it depends on how plaintiff asked their questions and what they asked. If they chose not to ask questions in depositions to elaborate on every process of the illusion, that's their problem. We get to talk about that now because we're in trial.

THE COURT: All right. Thank you. I don't consider -- yes?

MR. ROBERTS: Yes. Your Honor, Lee Roberts, Backstage Employment and Referral.

As you know, Your Honor, my company employs the stagehands. And I just wanted to — to tell the Court that we would support the request to close the courtroom only during the limited portions of the opening and the trial where the details of the illusion are discussed.

The continued employment and the ability to earn a living of the stagehands depends upon

Mr. Copperfield's success, which, in the case of a magician, depends on the preservation of trade secrets.

When illusions are known, they lose their magic.

In Richmond Newspapers v. Virginia, 448 U.S. 555, page 600, note 5, Justice Stewart noted that "the

1 protection of trade secrets is one of the limited circumstances that can justify the exclusion of the public from a trial during very limited segments of the trial." 4 5 And we're not asking to close the whole trial, but we support a request to close very limited 7 portions of the trial, Your Honor. 8 Thank you. 9 MR. DEUTSCH: Your Honor, can I just make a 10 clarification after Mr. Roberts's comments? 11 Our understanding was that the only dispute 12 that we were having at this moment was whether or not 13 cameras would be allowed to roll and not an issue -- I was pretty confident that Your Honor has already ruled 15 on two occasions very clearly that Your Honor was not 16 going to close the courtroom as to reporters and that 17 the only thing that was being discussed here was the issue of whether cameras would be allowed --19 THE COURT: No, I think the motion goes 20 beyond that. 21 MR. DEUTSCH: Okay. 22 THE COURT: So I -- I looked at it. 23 what I understand the defendant to be seeking. This is page 6 of the defendants' motion that was filed

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April 10th.

It says, "Therefore, defendants request that the Court close the proceedings for opening statements, closing arguments, and parts of the argument and testimony related to the defendant's trade secrets, and specifically the Thirteen Illusion" — and I'm not going to go beyond that.

MS. FRESCH: Right.

THE COURT: Okay.

MS. FRESCH: Okay.

THE COURT: All right. Well, here's my -- my ruling: I don't consider the -- the specific illusion involved in this case to be -- to warrant closing the courtroom. Okay? So opening statements, questioning of witnesses, everything else, I'm not going to close the courtroom or the cameras relative to that illusion.

But if you're going to get into something else, approach the bench — approach the bench — and let me know, because there may be reason to either — either close the cameras or close the courtroom or whatever. Okay? There are some things there that may be protectable trade secrets that would warrant the Court's consideration of closure of proceedings.

But I'm not going to close the proceedings relative to the specific illusion that's involved here, the Thirteen Illusion, because I think that's — that's

1 been out for quite some time in terms of -- and what 2 we're talking about is -- is what happened in this 3 case. And I think that's certainly something that's subject to open court proceedings. Okay? 4 5 So there's my ruling. 6 So I'm going to need an order to be 7 submitted. And I'm -- I want counsel to be on the same page on it; if not, submit competing orders and then I'll determine which one to sign. 10 That's fine, Your Honor. MR. GLANCZ: I'11 11 draft that order, and then I can pass it over to 12 plaintiffs' counsel for their approval. 13 In the meantime, I'd also like to do an oral 14 motion for stay pending the writ that we'll be filing 15 today. THE COURT: Well, all we're doing today is 16 17 opening statements. So I'm not going to stay the proceedings. We'll go on with opening statements. And 19 l that gives you time if you're going to be seeking a 20 writ. You know, we're not going to be reconvening until next Tuesday, so -- right? 22 Thank you, Your Honor. MR. GLANCZ: Yes. 23 All right. So we're ready for THE COURT: 24 the jury? 25 Finally. MR. MORELLI: Yes.

1	THE COURT: Okay. Let's have the jury
2	brought in. I stand, and I expect everybody else to do
3	so when the jury comes in.
4	(Thereupon, the proceedings
5	concluded at 9:32 a.m.)
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11	ATTEST: FULL, TRUE, AND ACCURATE TRANSCRIPT OF
12	PROCEEDINGS.
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MR. CALL: [1] 5/16	555 [1] 19/25	10/20 10/23 11/13 15/25
MR. DEUTSCH: [10] 4/18	5940 [1] 2/12	20/14
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20/20	600 [1] 19/25	am [1] 13/25
MR. FALLICK: [1] 4/20	6385 [1] 3/5	Amendment [1] 10/6
MR. GLANCZ: [9] 5/21	647-9700 [1] 2/19	America [1] 15/25
12/8 13/24 14/2 17/8	6538 [1] 3/12	Ana [1] 2/19
18/5 18/23 22/9 22/21	698 [1] 9/3	Angeles [1] 3/12
MR. MORELLI: [2] 4/15 22/24	7	another [7] 10/9 11/18
MR. POPOVICH: [1] 4/22		13/4 14/2 14/22 15/1
MR. ROBERTS: [2] 5/7	702 [3] 2/13 2/24 3/6 708 [2] 1/24 23/17	18/21
19/10	714 [1] 2/19	any [11] 7/15 9/9 10/15
MR. RUSSELL: [1] 5/10	751-9800 [1] 2/6	11/2 11/3 11/5 11/5 12/2
MR. STRASSBURG: [1]	7717 [1] 2/24	12/6 12/25 15/12
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MS. FRESCH: [10] 4/25		anymore [3] 8/2 11/11
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THE COURT: [23] 4/9 5/6	9	anywhere [1] 12/4
5/17 12/7 13/22 13/25		apologize [1] 12/1
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ORDER REGARDING DEFENDANTS' TRIAL BRIEF RELATED TO CLOSING CERTAIN PROCEEDINGS FROM THE MEDIA AND THE GENERAL PUBLIC

"EXHIBIT 2"

Electronically Filed 4/17/2018 11:02 AM Steven D. Grierson

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## Selman Breitman LLP ATTORNEYS AT LAW

## ORDER REGARDING DEFENDANTS' TRIAL BRIEF RELATED TO CLOSING CERTAIN PROCEEDINGS FROM THE MEDIA AND THE GENERAL PUBLIC

This matter having come on for hearing on April 13, 2018, before the Honorable Mark Denton in Department XIII of the above-entitled court, Elaine K. Fresch, Esq., Jerry C. Popovich, Esq., Gil Glancz, Esq. and Eric O. Freeman, Esq. of Selman Breitman LLP appearing on behalf of Defendants DAVID COPPERFIELD aka DAVIS S. KOTKIN, MGM GRAND HOTEL, LLC and DAVID COPPERFIELD'S DISAPPEARING, INC. ("DCDI") (hereinafter collectively referred to as ("Defendants"); Benedict Morelli, Esq., Adam E. Deutsch, Esq. and Perry Fallick, Esq. of Morelli Law Firm appearing on behalf of Plaintiffs GAVIN COX and MINH-HAHN COX; Howard J. Russell, Esq. and Lee Roberts, Esq of Weinberg, Wheeler, Hudgins, Gunn & Dial, LLC appearing on behalf of Defendants BACKSTAGE EMPLOYMENT & REFERRAL, INC.; and Gary Call, Esq. and Roger Strassburg, Esq. of Resnick & Louis, P.C. appearing on behalf of Defendants TEAM CONSTRUCTION MANAGEMENT, INC. and BEACHER'S LV, LLC. The Court, having reviewed all of the pleadings and papers on file herein and oral arguments made by counsel at the hearing, and good cause appearing therefor:

IT IS ORDERED, ADJUDICATED and DECREED the Defendants' request to close certain portions of this trial to the public and media as they relate to the "Thirteen" illusion is hereby DENIED.

IT IS FURTHER ORDERED, ADJUDICATED and DECREED that there may be reason to preclude electronic recording or close the courtroom during certain portions of the trial related to the Defendants' other illusions as there are some things there that may be protectable Trade Secrets that would warrant the Court's consideration of closure of proceedings and therefore must

be ruled upon separately as the situations arise throughout trial.

IT IS SO ORDERED this / 1 day of April 2018.

Respectfully submitted by: SELMAN BREITMAN LLP

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Attorneys for MGM Grand Hotel, LLC,

David Copperfield and David Copperfield's Disappearing, Inc.



APRIL 13, 2018 TRANSCRIPT OF IURY TRIAL

"EXHIBIT 3"

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1	CASE NO. A705164		
2	DEPT. NO. 13		
3	DOCKET U		
4			
5	DISTRICT C	OURT	
6	CLARK COUNTY, NEVADA		
7	* * * *		
8	GAVIN COX and MINH-HAHN COX, husband and wife,		
9	Plaintiffs,		
10	vs.		
11			
12	MGM GRAND HOTEL, LLC; DAVID COPPERFIELD aka DAVIS S.		
13	KOTKIN; BACKSTAGE EMPLOYMENT AND REFERRAL, INC.; DAVID		
14	COPPERFIELD'S DISAPPEARING, INC.; TEAM CONSTRUCTION		
15	MANAGEMENT, INC.; DOES 1 through 20; DOE EMPLOYEES 1		
	through 20; and ROE		
16	CORPORATIONS 1 through 20,	)   REPORTER'S TRANSCRIPT	
17	Defendants.	) OF	
18	MGM GRAND HOTEL, LLC.,	) )	
19	Third-Party Plaintiff,	) BEFORE THE HONORABLE	
20	vs.		
21	BEACHER'S LV, LLC, and DOES 1	) MARK R. DENTON	
22	through 20, inclusive,	) DEPARTMENT XIII )	
23	Third-Party Defendants.	FRIDAY, APRIL 13, 2018	
24		•	
25	REPORTED BY: KRISTY L. CLARK, RPR, NV CCR #708,		
<del></del>		CA CSR #13529	

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1	MR. POPOVICH: Thank you, Your Honor.	
2	(Whereupon a luncheon recess was taken.)	
3	THE MARSHAL: All rise for the jury.	
4	(The following proceedings were held in	
5	the presence of the jury.)	
6	THE MARSHAL: Department 13 is again in	
7	session. Remain in order.	
8	THE COURT: You may be seated. We're back on	
9	the record. Do counsel stipulate that the jury is	
10	present?	
11	IN UNISON: Yes, Your Honor.	
12	THE COURT: All right. Ms. Fresch, you may	
13	proceed.	
14	OPENING STATEMENT	
15	MS. FRESCH: Thank you.	
16	Okay. Good afternoon.	
17	IN UNISON: Good afternoon.	
18	MS. FRESCH: I'm Elaine Fresch. Hopefully,	
19	you remember that. I represent David Copperfield and	
20	David Copperfield Disappearing, Inc. I'd like to	
21	introduce you to my client David Copperfield.	
22	This is a very straightforward case. Mr. Cox	
23	tripped and fell down. But to understand why this has	
24	nothing to do with my clients David Copperfield	
25	Disappearing, Inc., or Mr. Copperfield, that they did	

not fail to do anything and they did not do anything to cause the fall, we have to spend some time in this trial discussing magic and how Mr. Copperfield develops his illusions and how the show is produced.

First, a definition of magic. Magic is a performing art in which audiences are entertained by staged illusions, seemingly impossible feats using natural means. The evidence will show that David Copperfield has developed and performed incredible illusions over the course of many, many years.

Performing each of these illusions is a form of art in and of itself. One of those illusions is the illusions that you're going to hear about throughout this entire trial in this first phase, is the Thirteen Illusion.

Art takes time to create and to develop. The evidence will show that the Thirteen Illusion was developed — we will show you evidence about the pathway the audience participants took that was determined and all the practice and all the rehearsing that was done in order to have this illusion become not just a illusion in Mr. Copperfield's show, but the finale, the end, the big final illusion of the — of — of the show.

This is important. A lot of rehearsal and practice goes into this. That same rehearsal, that

same practice, not only goes into the illusion on the part that you see as an audience member that

Mr. Copperfield is doing but also for that same pathway that the audience volunteers take to go from one point to another.

Mr. Copperfield.

Mr. Copperfield's shows, over all the course of years, involves many, many illusions that involve audience participation. Safety for the audience participants is important for the show. It is important for Mr. Copperfield and it is important for the audience members. Safety for the audience is important too because Mr. Copperfield's shows involve certain illusions that, in fact, car over participants' heads on the stage, a big box coming down just over the seated audience.

throughout the show are done successfully and safely, because, otherwise, there would be no show.

Mr. Copperfield would just not be performing all these years if all of his illusions were not done in a safe manner for participants as well as for the audience as well as for the stagehands as well as for

has to be determined so that all of these illusions

All of this has to be practiced. All of this

The evidence will show that the way this

illusion, the Thirteen, was performed on November 12th, 2013, by Mr. Copperfield, by Mr. Copperfield's company, David Copperfield Disappearing, Inc., and the various assistants and stagehands was the way it had been done many, many times before Mr. Cox participated that particular night.

Okay. So the Thirteen Illusion. As you have heard, the Thirteen is an illusion where David Copperfield makes up to 13 people disappear before the audience's eyes and then they reappear in a completely different place. We will present evidence on how this illusion was developed by Mr. Copperfield.

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You will also hear testimony about how Chris
Kenner as well as Homer Liwag also helped
Mr. Copperfield develop this illusion. Mr. Kenner is
here as well. He's the president of Backstage
Employment.

Developing this illusion many years ago was a collaborative effort to work out each and every precise detail to engage the audience while performing the illusion to make people sitting in a platform on top of the stage all of a sudden disappear and then reappear. It took well over a year to develop this illusion before it was ever performed in public.

In order to perform the Thirteen, it requires

a certain group of people. It requires Mr. Copperfield on the stage. He is on the stage the whole time. It requires a variety of stagehands to participate in order to make this illusion work. It also requires audience volunteers. And, of course, it requires the audience. All of those people are involved in this illusion.

And the audience and the volunteers are an important part of any illusion for Mr. Copperfield.

Mr. Copperfield will testify, and he will discuss the importance of the audience and the importance of the volunteers. And the goal is to inspire all of those people at — for being in the show and from leaving the show, that they are inspired to continue on and dream and possibly maybe do magic themselves.

Doing this illusion, as all of the illusions that Mr. Copperfield performs, requires teamwork. This is important. Mr. Copperfield has performed the Thirteen Illusion all over the world. We will present evidence about how this illusion and the route, or the pathway, that the volunteers take has been adapted to many different venues all over the world. Not just here at the MGM, but all over the world, this same illusion has been performed, and it always involves volunteers going from one point to the other in order

to reappear.

This illusion was first performed back in

1998. It has been the final act for Mr. Copperfield.

For over 15 years, it was the final act. In 2000,

David Copperfield Disappearing, Inc., entered into

agreement with the MGM Grand for David Copperfield

Disappearing, Inc., to perform the David Copperfield

show at the Hollywood Theater, which is now the David

Copperfield Theater.

Briefly, David Copperfield Disappearing,
Inc., is a closely held corporation. Mr. Copperfield
is the sole shareholder. Mr. Copperfield is also an
employee of David Copperfield Disappearing, Inc. David
Copperfield Disappearing, Inc., has an agreement with
the MGM to hold his shows at the MGM. David
Copperfield Disappearing, Inc., also has an agreement
with Backstage Employment wherein Backstage provides
the magician assistants as well as the stagehands for
the show. Mr. Kenner, as I've mentioned, is the
executive producer of the show and he is the president
of Backstage.

Mr. Copperfield has been performing the Thirteen Illusion as part of the show at the MGM for -- he had performed it for 13 years prior to Mr. Cox participating on the night of November 12th, 2013.

During the entire illusion, from the moment that David Copperfield begins to talk about this illusion to the -- throwing the balls to the volunteers disappearing and then reappearing, David Copperfield is always on stage.

David, for this — Copperfield — excuse me — for this illusion, does not accompany the volunteers when they leave the platform and then proceed along the route. Because Mr. Copperfield is out on stage the entire time because he needs to make the illusion work. He needs to make participants disappear or there is no illusion. Mr. Copperfield, then, is on the stage the whole time.

Skip that one.

Now, segue here for a moment and talk about participants. So we will present evidence that, from 1998 to 2013, on average, there was 640 shows per year. So I got to get my piece of paper out here for this one.

Okay. So that's 15 shows per week times 640, that's 9600. I believe that's big enough. Okay. An average number of participants for the illusion at each show is about 10. You've already heard sometimes it's not 13, sometimes it could be six, sometimes it could be eight. On average, the evidence will show it's

1 about 10 participants per show. 2 9600 times 10 -- I don't know why I have to look at my paper for that -- is 96,000. 96,000 people 3 4 participated in this exact same illusion that Mr. Cox 5 participated in prior to Mr. Cox participating on November 12th, 2013. 6 7 Now, to get a sense of 96,000 people, I 8 thought I would show --9 It's upside-down. JUROR: 10 MS. FRESCH: Oops. Thank you. Hey, this is 11 not my skill set. 12 All right. This is a photograph of the 13 T-Mobile Arena. Trying to -- good karma here for 14 tonight. T-Mobile Arena holds approximately, for a 15 hockey game, 17,500 people for capacity. Here is that 16 l photo of T-Mobile Arena during a hockey game. 17 96,000 people. Imagine this many people 18 times 5. 19 MR. DEUTSCH: Objection, Your Honor. 20 Argument. 21 THE COURT: Overruled. 22 MS. FRESCH: 5 T-Mobiles of people 23 participated in this illusion successfully before 24 Mr. Cox did. 25 Okay. Now let's focus on the MGM as a venue

1 for this show. Okay. Again, I have to use another piece of paper. Okay. All right. The evidence will show 3 4 that Mr. Copperfield, when he first began performing at 5 the MGM, he did shows 20 weeks of the year -- all 6 right -- on average, 15 shows per week for 20 weeks. 7 So that's 20 times 15, that equals 300 times. 8 And he performed 20 weeks for the first five years 9 while he was at the MGM. So that equals 1500. 10 Then, from 2005 to 2008, Okay. Mr. Copperfield increased the number of weeks he 11 12 performed his show to 26 weeks per year, 15 shows per 13 week, basically, seven days a week. So do that math, 14 which is 26 weeks times 15 equals 390. Times four 15 years, that's 1560. 16 Okay. Now, from 2009 to 2013, Mr. Copperfield didn't decrease, he actually increased 18 the number of weeks he performs his shows at the MGM to 19 42 weeks. Same thing, 15 shows per -- per week, seven 20 days a week. So that math, 42 times 15 is 630, times 21 4, that's 2,520. 22 All right. So you take all that numbers, 23 you've got 5580. You take the 5580 times the average 24 10 participants, and that comes out to -- again, I'm 25 not sure -- I'm looking at my paper -- 55,800

participants participated in that illusion successfully
prior to Mr. Cox. That's three T-Mobile Arenas at
capacity for a hockey game like there will be tonight.

That's how many people participated as a volunteer for this illusion, the Thirteen Illusion, prior to Mr. Cox that night successfully. There were no prior injuries, the evidence will show, prior to Mr. Cox tripping and falling that night.

All right. The reason why this illusion has been so successful for all these participants and for all the audience members who sat there and saw that illusion was due to the practice, the preparation, and the precision that this team of people that you will meet over the course of this trial do in order to ensure that this illusion is done successfully, is done in a way for the audience to enjoy, in a way for the volunteers to enjoy.

Now, you've heard also about the screening process for the people who volunteer for this. It seems simple, but it's actually pretty intricate, really. Unbeknownst to any of the people who are going to be volunteers, they're not even aware that they're being screened when they grab a ball. They don't realize that there is a screening process. And the screening process is very important.

1 And that was developed by Mr. Copperfield and 2 by the -- the people at Backstage in order to ensure 3 that the people who are going to be -- to be the 4 volunteers, who actually do disappear, are people who 5 are capable of -- of completing the illusion. what's important is, if someone along that route, for 7 any reason, decides that they do not want to 8 participate any longer, they don't have to. It's okay. It's not a bad thing if someone says, I decide I don't 10 want to do it. 11 You'll hear testimony that, for the majority 12 of people, that never happens. It does occasionally, 13 l but that's okay. 14 There's a lot of flexibility that goes into 15 l this illusion in terms of the audience volunteers. 16 can change over time because each show is different. **17** There's a different group of people each time who are 18 going to be involved -- involved in -- excuse me --19 involved in disappearing and reappearing. There is no 20 magic number to who and how many people need to 21 participate in any given show. It is all flexible 22 depending on who those volunteers are at that 23 particular show.

The flexibility of this illusion is one of

the most unique things about that illusion, is that

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it — it adapts to who volunteers that night, who grabs the ball, who decides that they want to participate and be up on the stage and possibly disappear that night.

Now, the screening process is done to see are — is someone there a little tipsy? Do they have inappropriate shoes on? Are there stilettos? Are they unable to maneuver the obstacle course that Mr. Copperfield walks with them when he is on stage as you will see in the video during the course of this trial?

If any of the people have those signs, they do not go into the platform; they go over to a side chair. They're still participating; they're just not the ones who, quote/unquote, disappear. And the reason that that is done is that is a safety assessment before the individuals who end up on the platform and who will eventually disappear.

Mr. Copperfield actually begins his screening process of the volunteers the moment that they take the balls and approach the stage, as do the Backstage assistants. When Mr. Copperfield begins talking about the illusion, when he starts to set it up, he's on stage. He's walking around. And he's basically giving some information to the audience about, okay, here comes the next illusion.

What the criteria will be to be a volunteer. You need to be in good health. Mr. Copperfield says this to all the audience members, you need to be in good health. You need to be able to speak English. Yes, of course you need to be able to speak English, as the evidence will show, because you do need to understand and follow direction if you're going to be one of the people who disappear. You need to be over 18 years old.

Now, while Mr. Copperfield is asking these questions and while he's performing the illusion, he's also entertaining his audience. And that includes humor. That includes some jokes. Are you a lawyer? Things like that. That's part of the show. That's what he's there doing. He is an entertainer.

Mr. Copperfield — and this is prior to anyone grabbing a ball — tells the audience that the volunteers will hang in the air and be made to disappear. 13 men and women will vanish. He tells them that if they grab a ball, they may get bumps and bruises. And, most importantly — and this is before they grab the ball — he says, "If you don't want to play, sit down."

It's a choice. It is a choice for each person who decides to become an audience volunteer.

They don't have to. You're sitting in the audience. You don't have to stand up and grab a ball. It's your choice if you want to take on and be a participant in the show.

And Mr. Copperfield says specifically — you will see it in the video that we will show you of an exemplar show — if you — if you don't sit down, you understand the risk. He says that to all the audience members, again, before the balls are thrown out.

Before anyone has the opportunity to grab a ball, he has given the audience criteria to make them decide, do I want to be a potential participant? Do I want to maybe be up on stage? Do I want to participate where I might disappear?

There's a mystery, of course, about what are you going to do if you disappear? Because we all know, when we go to a magic show, the whole thing is we don't know how the magic is performed. What would be the point if you always knew what — what was the illusion and how the illusion was performed? It wouldn't be any fun. The whole idea is the mystery.

So if someone chooses to participate in an illusion, they can't know everything before they start participating because that would take away and defeat the whole point of the entertainment value of being a

volunteer and being the one who disappears.

All right. Now, there's further screening. Mr. Copperfield has said all of this when he's up on stage. Then the music starts to play, the balls go bouncing into the audience, same kind of beach ball effect as when you're at a sporting event and people are bouncing the balls around.

As they approach — the music stops, people grab the balls. As they approach over to the stairs — which will be the left stairs if you're facing the stage — Mr. Copperfield is standing near the stairs that go up onto the stage. There are Backstage assistants down at the bottom of those stairs. So as each person goes with their ball up to them, the Backstage people are right there. And they ask them three important questions. Can they run? Are they members of the press? And are they magicians?

Now, for the purposes of this trial, the key question was "Can you run?" Does that mean anyone has to run? No. The point of that question is can you run. That is telling that volunteer, when they are asked that question, "Can you run?" that you might need to run, or maybe you don't, but we want to know that you can run. Just like Mr. Copperfield has already said, are you in good health? Two key questions: Are

you in good health? And can you run?

Average adult goes up, hears those questions, thinks I need to be in good health, I need to be able to potentially run. That is giving a clue. That is giving a warning to them that they need to be in good health and they need to be able to run. It's your choice when you're asked those questions to continue to participate or not.

Now, the screening process continues.

They've asked the questions. Then they go up the stairs. Mr. Copperfield is at the top of the stage looking down at each volunteer as they walk up those stairs. What's the point? Because you're assessing the person. How well do they walk up the stairs? Are they a little uneven on their feet? Are they having any problems?

The Backstage assistants are also watching them as they walk up, again, part of the screening process. And the screening process about going up the stairs, just as with the questions, is about safety. Because if someone doesn't answer the question and say they can't run, then, you know what? It's no big deal. They'll go up the stairs; they'll go and sit down. They'll be on the side chairs. They'll be the person who's at the back that is used to show that there's

nothing going on behind the platform during the illusion.

So the evidence will show you that this illusion could not have been performed successfully at the MGM if it was unsafe for all of these audience participants for all these years, for all 55,000 people who participated in it. If it was unsafe, 55,000 people would not have participated in this successfully.

Again, they're asked specific questions.

They are watched as they are walked upstairs. Now,
they get up on the stage. They are also viewed,
because Mr. Copperfield takes all of these volunteers,
and he walks around the platform. Now, he's doing this
to show them and show the audience about the platform.

But what an audience member does not really see is that, walking around the platform, there's cables, there's lights. These volunteers have to maneuver around these cables and lights as

Mr. Copperfield is leading them around, looking behind them. Backstage are looking at them too. That's part of the assessment process.

Again, if someone is unable to manage to make it around this big platform and back to the front of the stage, again, they'll go to a side chair.

Now, final screening, they go -- platform, you got to go up some stairs. Again, if it looks like someone is physically not doing well to get up those stairs, they're taken over and put on a chair. And it's done very casually. The audience watching this does not think anything about it that some people are put over at chairs and some are put in the platform. It's part of the illusion.

Now, as much as there's stairs getting up on the stage, going into the platform, for the purposes of what we are all here about, from the point of the dragon, which you've heard about a little bit from Mr. Morelli, which is how — the apparatus that the volunteers utilize in order to leave the platform to start on the pathway — from the point of the dragon, getting out of the dragon, to the point of the doors by the cage of the casino of the hotel, there are no stairs. So the stairs are used as assessment, but, technically, there really are no stairs on this route for the purposes of what we are here today.

Again, there are no magic numbers about how many people need to participate. There are diagrams that the stagehands have that actually show the platform setup because there is a specific seating arrangement. And Mr. Copperfield will explain the

process of that seating arrangement, as will

Mr. Kenner, to -- if there's only 6, if there's only 8,

if there's 13, there's a precise seating order.

And they have all of those different alternates available and ready to go depending on how many people volunteer, how many people met and made it through the screening process.

Now, another key point is that there is no hurry or urgency to have these participants reappear.

Why? The evidence will establish that there are a variety of alternate endings to the illusion, to no one appearing, to some reappearing, to all reappearing.

Now, as I mentioned, there will be testimony that the majority of people who participate in this illusion, they do reappear. But there are times when someone doesn't reappear or something happens. And guess what? Just no one reappears.

The audience is watching Mr. Copperfield up on stage. People disappear. If for some reason it — it ends up no one reappears, it's okay. The illusion has still been successful. They disappeared.

Again, going back to the flexibility, the flexibility is so that, no matter what is going on with the volunteers, there are different ways to end this illusion so that there is no issue. If there is a

problem with a volunteer, if something occurs, odd things happen, doesn't matter. Some people don't reappear? It's okay.

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There's -- this illusion is not a timed event. And that's key because that goes with the no hurry, no urgency. It's not a timed event.

In fact, as Mr. Popovich mentioned, the only part that's really a key critical thing of timing is actually for the part that Mr. Copperfield is doing while he's on stage. He needs to do the illusion of having them disappear. You can't have people reappear too quickly because he has not had sufficient time to interact with the audience about the people disappearing.

So, in fact, there needs to be enough time for Mr. Copperfield to be performing the illusion in front of the audience members. That needs at least a minute. And, on average, the evidence will show that typically it's about a minute 20, a minute 40, a minute and a half for the participants from the time that the curtain goes down — because that's when they start on the route — from the time the curtain goes down on the platform to the time that they reappear when we're talking about the venue at MGM.

Mr. Morelli mentioned how the music can loop.

1 Yes. Why is that important? Because, again, it's so 2 that, as people are going a little -- walking slower that way as the participants, it's okay. The music 4 just loops. Mr. Copperfield is a great performer and entertainer. He can handle being on stage. Doesn't matter. Music keeps looping; he keeps entertaining the audience. The audience is having fun. They don't 8 care. So what if it was actually 2 1/2 minutes? Doesn't matter. The music can reloop and reloop and 10 reloop. No one's going to matter. And then the 11 audience reappears. Those volunteers reappear. Then 12 that's perfect. That's why the music can reloop. It's 13 because -- the whole point of this illusion is the flexibility of it so that everyone is having a good 14 15 time. 16 Now, a minute doesn't seem like a long time, 17 in some respects. Minute, minute and a half, that 18 doesn't seem like a long time. However, as the photograph that Mr. Popovich showed you of the outside 20 and -- oops -- of the nice diagram here, it's not a 21 really big distance. And that one photograph that 22 Mr. Popovich showed you shows like it's a pretty short 23 amount of feet, especially from the time that the 24 volunteers go out the 30 feet, to the approximate 25 43 feet, to go into the third door back into the hotel

by the cage. And there will be testimony as to why.

Because, again, everyone involved in designing this illusion and developing it, and developing this route at the MGM specifically, took into consideration what made best sense for these volunteers from the time that they leave the dragon, go through the back of the theater, out the door, and that it would make the best sense and the most direct pathway for those people to go into the third set of doors. Not the first, not the second, and not the fourth.

So now that we're looking at the diagram, I want to also point out a little -- again, I have to use my little cheat sheet here with my bad memory.

So, as I said, there's — the evidence will show there's — this is not a long route at all. It's pretty quick in terms of the length. Now, there's a lot of people in this route with the volunteers. You can't quite see it with this diagram. But just imagine for a moment, where the volunteers come out from the dragon, there's a stagehand right there with a flashlight. Because, yes, they're on the back of the stage; the audience is out in front of the stage. So it's not brightly lit because, otherwise, you couldn't be doing this illusion. It's a stage.

So — but for the volunteers who come out of the dragon, there is a stagehand right there with a flashlight and directing them. They're directed towards here. Where it says "stage" right below here, there's an individual, another stagehand, who's holding back a curtain and telling them and guiding them where they're going. Okay. So that's No. 2.

There's also an individual there, a third individual in this same area right in the back of the stage, with a flashlight, because, again, you're still on the back of the stage, so it isn't brightly lit, of course, because of the stage being backstage, needing it to be dark so people can't see anyone leaving or their — or that would be like a buzz kill for this illusion. So there's three people, so far, in this little space right here guiding the volunteers on their route. Okay. So then they've turned, they've been guided down towards here.

No. 4, stagehand No. 4, now this person is starting to hand out flashlights to them. Because this is important in terms of when they reappear, they're given a flashlight not to turn on, actually, not for them to use to light their pathway, because that's not necessary. This is for later on. But they get a flashlight here.

There's also then another person here at this corner, another stagehand. So we've got one, two, three, four. We're at stagehand 5 at this point. Five different people have been assisting the volunteers so that they know where they're going. There's no pandemonium; there's no chaos. People are just being guided along the route.

out the door. They walk outside of the door of the theater. There is a person, stagehand, here, that person to help guide them to go right because it's asphalt. And like Mr. Popovich said, it's not Tropicana Avenue. It's just a driveway for MGM's use. That person has a spotlight this big (indicating), not a flashlight. They have a spotlight. All right. They're pointing the flashlight to provide the guide for the people to be walking along. Just very simple.

Now, so we have got, one, two, three, four, five. We're at No. 6. A mere 30 feet down this way, as they're being led, there's another person, another stagehand, right here at this corner. And this is where that tree is. You saw the pictures that Mr. Popovich showed you of the tree in the corner. All right. There's another person here, and guess what? He's holding the big spotlight too. So we've got two

people outside holding the big spotlights. So two big spotlights, two people here. All right.

So one, two, three, four, five, six, seven people. Seven people are guiding these volunteers.

Now, besides those seven, there are two backstage people for the particular night that we have where Mr. Cox was a volunteer. The person who was leading the volunteers from the time they leave the dragon to the time that they reenter the theater, the back of the theater and reappear, Mr. Ryan Carvalho was leading them that night.

You've got the volunteers, and you also have another individual. Her name — and she will testify as well, Pomai Weall. She was leading. And it was in the caboose, if you will, the end of it. So you have got seven people in stationery positions, all lined up to help these volunteers to go from over here and over here.

Mr. Carvalho is leading them. Ms. Pomai

Weall -- and I think I'm mispronouncing her name

slightly -- she's at the end of it to ensure everyone
is going, no one's wondering off, no one's getting

lost. Not that you could because there's not that many
people, and there's these people with the spotlights.

But she's right there. They're going this way, the

direction towards the third door.

Now, where the X is, as we know, that's the approximate location where Mr. Cox tripped and fell down. But the pathway that they were taking was to go through these doors, through the next set of doors, and then back into the theater to reappear. So nine people, nine people are helping, on average, 10, 13, 13 people. 9 people are actually helping them on this route. That's 9 stagehands helping them. Not one, not two, but 9.

And I'm not even including the fact that there — the security guard who opens up the door initially to set light. So if you really talk about that person and that individual and their role in this pathway, that's ten people. All right. Let me see. All right.

Now, on November 12th, 2013, the night that Mr. Cox attended the show with his wife, the evidence will show that Mr. Cox, as well as the other members of the audience that night, was told that volunteers will disappear, that the volunteers need to be in good health.

Mr. Cox was asked if he could run when he was at the bottom of the stairs to go on the stage.

5 Because he chose to grab a ball -- didn't have to grab

1 a ball; he chose to grab that ball. He was asked if he could run, and he said, yes, he could. He told them he 3 was in good health and that he could run. All right. I talk faster than I read. 4 5 Now, let's go back about the route that 6 night, as with all the nights, because same process, 7 same practice, same rehearsing, same precision. 8 Mr. Popovich has spoken about, a lot of different people inspect this route prior to those volunteers for 10 the Thirteen Illusion. Now, what I find critical is 11 the fact --12 MR. DEUTSCH: Objection, Your Honor. 13 Opinion. 14 MS. FRESCH: What --15 THE COURT: Go ahead. 16 MS. FRESCH: What's -- as the evidence will show you, what's critical is one of the individuals who actually takes this route and inspects this route is 19 Mr. Copperfield. Mr. Copperfield, for a different 20 reason -- approximately ten minutes before Mr. Cox took 21 the same route, Mr. Copperfield takes that route. 22 Now, Mr. Copperfield is going from Point A to 23 l B, true, for a reason. However, for the purposes of 24 why that's important for all of us in this trial is 25 that Mr. Copperfield, when he does that, he himself --

it's Mr. Copperfield performing; he's the magician,
he's taking that route, he's inspecting the route, he's
looking down, he's aware.

Mr. Copperfield is here. It's so critical
for him, for all of his audience members, for the

6 volunteers to have an enjoyable time. That's why 7 Mr. Copperfield is performing. That's why

Mr. Copperfield is doing how many shows for 42 weeks of the year, seven days a week, fifteen shows a week. So Mr. Copperfield, when he's walking that route, if he saw debris, if he saw something out of the ordinary on this route, he would be immediately alerting.

There was nothing on the route that night, and you will see a video of Mr. Copperfield, at least for a portion, of taking that same route. He is inspecting that route himself. That's done, literally, about ten minutes before the 13 volunteers take that same route.

So on the night that Mr. Cox tripped and fell on a flat surface of the concrete over here where the X is, Mr. Copperfield had done that same route to go into the same set of doors, or maybe a different door because it's more important for the volunteers to go through the third set of doors. But Mr. Copperfield essentially walked, ten minutes before, right where

1	MR. DEUTSCH: Yes, Your Honor.	
2	THE COURT: Okay. All things considered,	
3	I'll deny the motion. We'll proceed accordingly.	
4	Okay?	
5	MR. RUSSELL: Thank you, Your Honor.	
6	THE COURT: And and we'll resume Tuesday	
7	at 9:00. See you then. Okay.	
8	(Thereupon, the proceedings	
9	concluded at 4:26 p.m.)	
10		
11		
12	-000-	
13		
14	ATTEST: FULL, TRUE, AND ACCURATE TRANSCRIPT OF	
15	PROCEEDINGS.	
16		
17		
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19		
20	KRISTY L. CLARK, CCR #708	
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**APRIL 17. 2018 TRANSCRIPT OF JURY TRIAL** 

"EXHIBIT 4"

1	CASE NO. A705164	
2	DEPT. NO. 13	
3	DOCKET U	
4		
5	DISTRICT (	COURT
6	CLARK COUNTY	NEVADA
7	* * * *	*
8	GAVIN COX and MINH-HAHN COX,	<b>)</b>
9	husband and wife,	) )
10	Plaintiffs,	) )
11	vs.	) )
12		) )
13		) )
14	COPPERFIELD'S DISAPPEARING, INC.; TEAM CONSTRUCTION	) )
	MANAGEMENT, INC.; DOES 1 through 20; DOE EMPLOYEES 1	) )
16	through 20; and ROE	) }
17	Defendants.	) REPORTER'S TRANSCRIPT
		) OF
18	MGM GRAND HOTEL, LLC.,	) JURY TRIAL
19	Third-Party Plaintiff,	) BEFORE THE HONORABLE
20	vs.	) MARK R. DENTON
21	BEACHER'S LV, LLC, and DOES 1 through 20, inclusive,	) ) DEPARTMENT XIII
22	Third-Party Defendants.	) )TUESDAY, APRIL 17, 2018
23		)
24	DEDODEED DV. TOTAL	DDD 181 CCD #200
25	REPORTED BY: KRISTY L. CLARK,	CA CSR #13529

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1 Q. Okay. The -- goes down, and one of the Backstage employees appears. Is that true? 3 Α. No. 4 Q. Okay. You tell me. 5 A. The back curtain is lifted up. 6 Q. Okay. 7 So it's not a chair. The chair is still Α. 8 there. The back curtain is lifted up, and a person is going to hold it. And then there's a hook, up high, so 10 they can hook the other half, which make a large 11 opening with the cloth. 12 Q. See, I wasn't --13 Α. I did -- I'm not sure how to answer these 14 l questions. 15 No, no. That's okay. You'll be able to tell **16**| me the way you want to tell me. But my question was 17 does someone, a Backstage employee, appear in the prop 18 right before they exit? 19 Well, they're not magical, you know, bodies. 20 0. I mean they come in. I mean, "appear" 21 meaning it's quick? 22 A. Yes. 23 That's what I mean. And that person yells Q. 24 "Stand up." 25 A. Correct.

1 Q. Okay. And they yell it because the music is 2 playing? 3 Α. Correct. 4 Q. And it's, you know, it's noisy and 5 everything, and they're in this confined space. So he 6 yells "Stand up. Hurry. Come with me." 7 Does that sound right? 8 Α. I don't know the exact words that he says. It's probably -- at that moment he's not going to say 10 "Stand up. Hurry. Come with me" because a procedure 11 has to happen there. He has to -- you know, they're --12 they're blocked by the chairs, so if he just said 13 "Stand up. Come with me," it wouldn't work. 14 Q. See, that's where the --15 Α. They'd be climbing over the chairs. 16 So that's where he moves the chair? Q. 17 Correct. He moves the top of the chair. Α. 18 Okay. And that creates the opening or the Q. 19 exit? 20 Α. Yes. Correct. 21 0. Okay. So let's take it from there. 22 (Whereupon video was played.) 23 BY MR. MORELLI: 24 So they've gone already? 0. 25 A. They're leaving now. They're exiting right

```
1
   now.
 2
        Q.
             Okay.
 3
             And that's one of our people.
        A.
 4
        Q.
             Okay.
 5
        A.
              They're gone.
 6
              Okay. So they've already started the route?
        Q.
 7
        Α.
              Correct. They should be -- once these lights
 8
   come on, they are outside of the physical prop --
 9
        Q.
              Right.
10
              -- once the group of lights comes on.
        Α.
11
        Q.
                    Okay.
              Yes.
12
        A.
              Yeah, because one light comes on first and
13
   then the group. Correct.
14
                   (Whereupon video was played.)
15
   BY MR. MORELLI:
16
        Q.
              Now, during this time period, they're en
17
   route, let's say. Right?
18
        Α.
              Correct.
19
        Q.
              They're en route to appear in the back of the
20
   theater?
21
        Α.
              Yes.
22
              Okay.
        Q.
23
                            That's the end.
              MR. DEUTSCH:
24
              MR. MORELLI:
                           Okay. So that's the end.
   11111
25
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1 BY MR. MORELLI: 2 Q. Okay. 3 Α. Okay. 4 MR. MORELLI: So we could turn it off. 5 We could put the lights on now, Your Honor. 6 BY MR. MORELLI: 7 Now, am I correct, Mr. Kenner -- and we spoke Q. 8 about this earlier, but now we're at a different point. They've all left; they're en route? 10 Α. Correct. 11 Q. And they don't know where they're going? 12 Α. No. 13 Okay. And, actually, at no time are they Q. 14 told where they're going, what the route is, or what 15 they have to do in order to complete the illusion; 16 l correct? 17 A. They're guided through the route. 18 Q. Well, my -- my question was, at no time are 19 they told what they have to do or where they're going 20 before they start this illusion? 21 A. Before they start, no. No, sir. 22 Q. Okay. And what you're saying is they're told 23 as they're running the route. Correct? 24 Α. Correct. 25 Q. Okay. So let's -- yeah, give me that photo.

1	MR. DEUTSCH: This is Exhibit 93, Bates
2	MR. MORELLI: We can see it with the lights
3	on. I think we can.
4	MR. DEUTSCH: Bates stamp 153.
5	BY MR. MORELLI:
6	Q. Okay. So Mr. Kenner
7	THE COURT: For the record, this is in
8	evidence?
9	MR. DEUTSCH: I believe.
10	THE CLERK: I do not believe so, Judge.
11	MR. DEUTSCH: I thought we had all
12	THE COURT: Take it off the screen until
13	we're
14	THE CLERK: No, it has not been formally
15	admitted.
16	MR. DEUTSCH: Sorry. I thought we had when
17	we discussed
18	MR. MORELLI: We're going to unsee it now.
19	MR. DEUTSCH: We had discussed it this
20	morning, and I thought we had all agreed, and I thought
21	it was in evidence. But we are going to move this
22	photograph, which is going to be Exhibit 93A, and it's
23	Bates page 153 of Exhibit 93.
24	MR. MORELLI: You are allowed to know anyway.
25	THE WITNESS: Okay.

1	MR. POPOVICH: Your Honor, just for ease,
2	because I think there's a number of these, can't we
3	call it 93-153?
4	MR. DEUTSCH: That makes it easier.
5	MR. MORELLI: Absolutely.
6	MR. POPOVICH: No objection.
7	MS. FRESCH: No objection.
8	MR. ROBERTS: No objection.
9	THE COURT: Admitted.
10	(Whereupon, Plaintiffs' Exhibit 93-153
11	was admitted into evidence.)
12	MR. MORELLI: It's just photos of different
13	places in the route. So let's bring up the first one.
14	BY MR. MORELLI:
15	Q. And, Mr. Kenner, why don't you tell us what
16	that's a photograph of?
17	A. It's a photograph of it's the what we
18	call the dragon. So that's what where you see the
19	black cloth if I could can I stand up?
20	MR. DEUTSCH: Can we give him a pointer,
21	Morelli?
22	MR. MORELLI: Well, let me try.
23	MR. DEUTSCH: No, Morelli. Here.
24	MR. MORELLI: You talking about this black
25	cord?

1 MR. DEUTSCH: Yeah. 2 THE WITNESS: That's the back center of the 3 And then there's a little, it looks like, 4 hallway which is 10 feet. I'm sure you have measurements. 5 BY MR. MORELLI: 6 l 7 Ο. Yeah. 8 Then there's the steps down. So that's the Α. way -- oh, perfect. Okay. There we go. 10 MR. DEUTSCH: The laser won't work on a TV 11 screen, I was just told. 12 THE WITNESS: Darn it. I will try to not point it at your eyes. 14 MR. DEUTSCH: I'm getting back in the **15** dumpster. 16 MR. MORELLI: Mr. Kenner can get up and point 17 to it. BY MR. MORELLI: 18 l 19 Mr. Kenner, come around. We're not afraid of 20 you. Why don't you show us what you were going to tell 21 us. 22 This is the back of the Thirteen prop, and Α. 23 then this is a little hallway, covered at the top, they 24 would come through and then step down the stairs. That 25 would be the first exit out of the prop. That would be

1 part one of their journey. 2 Okay. Thank you. Q. Now, after they come down those stairs and 3 4 exit the dragon, as you said, they then have to go into 5 the first hallway. Fair enough? 6 Yeah. They go down a little -- backstage, Α. like the edge of the backstage, you know, it's hard to 8 describe. 9 Q. Right. 10 A. I would call it up -- up stage left -- right, 11 stage right. Is that right? 12 MR. DEUTSCH: Your Honor, at this time we'd 13 like to move in Exhibit 93-160. 14 MR. POPOVICH: Of the ones from the marking? 15 MR. DEUTSCH: Yeah. 16 MR. POPOVICH: No objection. 17 MR. ROBERTS: No objection, Your Honor. 18 MS. FRESCH: No objection. 19 MR. MORELLI: It will be easier if we put it 20 up. 21 THE COURT: 93-160 is admitted. 22 MR. DEUTSCH: Thank you. 23 (Whereupon, Plaintiffs' Exhibit 93-160 24 was admitted into evidence.) 11111 25

#### 1 BY MR. MORELLI: 2 Okay. Can you see that, Mr. Kenner? Q. 3 A. Yes, so --4 Why don't you tell us what that is. Q. 5 This is where they go when they come down 6 from the -7 A. Correct. 8 -- the dragon? I would say the dragon has a piece of cloth 9 A. 10 on it that's 15 feet long, so they walk past that area 11 of the cloth, and it's very wide, very wide and open, 12 and then they come to this hallway. It's a little --13 so that's -- that's -- from that area that I would be 14 talking about would be approximately right here, you 15 know, the black cloth. 16 Right. Q. 17 And then they would go down that, go down Α. 18 there. 19 Q. Okay. 20 And there's a person right here. Α. 21 Q. Right. And now they're -- they're told, are 22 they not, to make a right, make a left, go straight, 23 whatever they have to do? 24 A. It's essentially follow the leader. 25 Well, you know, there -- there are times when Q.

there's 13 people. Am I correct? 1 2 A. Yes. 3 Right. So if the leader's in the front and Q. 4 No. 13 --5 That's not how follow the leader works. A. 6 Huh? Q. 7 Α. You follow the leader. The next person 8 follows the next person, the next person follows the 9 next. 10 I understand. Q. 11 Α. That's follow the leader. Each person 12 becomes the leader. 13 Q. I understand. Thank you. 14 The first person is the person who works for 15 | you? 16 A. Yes, sir. 17 Okay. And that person is, on the night of Q. 18 I this accident, the 12th of November, 2013, was 19 Mr. Carvalho? 20 A. Yeah. 21 Okay. So he's the leader; correct? Q. 22 A. That's him right there, actually. 23 Right. Q. 24 A. Handsome young quy. 25 And, actually, he -- well, we're going to Q.

1 meet him. Okay? 2 A. Cool. 3 We're going to meet him. And he has a big spotlight; correct? 4 5 A. Yes. 6 Q. He doesn't have a regular flashlight? 7 A. He has a big spotlight. 8 He's got a big spotlight. And it's important Q. for him to have this big spotlight because he's leading 10 the way? Fair enough? 11 A. That's one of them. Yeah. Two reasons. 12 Q. One of them is he's leading the way? 13 A. Yes. 14 Q. And it's important for him to, along the 15 entire route, to have the flashlight on. Okay? Would 16 that be true? 17 I don't think it is, because what it's really A. 18 for -- what the flashlight is really for is to give to 19 her. So he's not sitting there going -- guiding the 20 route in front of him or behind him because he's going 21 forward. 22 Let's call it the spotlight. Q. 23 Α. Okay. 24 So we're going forward. And, now, that was Q. 25 the second -- the second photograph is where they

1 encounter; is that correct? 2 A. Correct. 3 Okay. Now, am I correct, sir, that this 4 route -- and we're going to go through the whole 5 route -- this route is all done in approximately a minute? 6 7 Yeah, a minute, minute 15, minute 20, yeah. Α. 8 Q. Yeah. And that's important; right? 9 Yeah. A. 10 Q. It's important -- my father would say time is 11 of the essence. Yes? 12 Α. Yes. 13 Q. Okay. And so it's not true, is it, that 14 l there's no rush, that somebody could just hang around 15 and take as long as they want, five minutes, ten 16 minutes? That's not true, is it? 17 Α. No. Of course not. 18 Q. Of course not. It's ridiculous. 19 So the participants are now moving, running 20 l as quickly as they can, to get to the final destination 21 that they don't know about. They don't know where 22 they're going. They don't know the final destination? 23 They're heading toward their final 24 destination. 25 Q. They're heading toward it. Okay.

1	м	R. MORELLI: So could we have the next
2	photograph,	Mr. Deutsch.
3	BY MR. MORE	LLI:
4	Q. A	nd, Mr. Kenner, tell me if this is not the
5	sequence.	Okay?
6	<b>A</b> . 0	f course. I'll tell you.
7	Q. 0	kay.
8	М	R. DEUTSCH: Your Honor, this is we'd
9	like to mov	e Exhibit 93, page 168, into evidence.
10	М	R. POPOVICH: No objection.
11	М	S. FRESCH: No objection.
12	м	R. ROBERTS: No objection.
13	T	HE COURT: It's admitted.
14		(Whereupon, Plaintiffs' Exhibit 93-168
15		was admitted into evidence.)
16	BY MR. MORE	LLI:
17	Q. 0	kay. You could see it either place now.
18	A. G	ot it.
19	Q. 0	kay. And so in the sequence is this the
20	proper sequ	ence that I'm that that we've been
21	looking at?	
22	A. C	orrect. It's a weird angle to shoot it
23	from, but y	es.
24	Q. T	his is all we have.
25	A. 0	kay. I can describe I can explain it

1 really easily, but I can just --2 So now -- so now the -- the participants are Q. 3 running down this particular hall; right? And then, 4 when they get to the end of this particular hall, do 5 they make a right? a left? go straight? What do they 6 do? 7 Α. A left. 8 Okay. So let's -- let's bring up the next Q. photograph. They've already made a left now, and 9 10 they're -- we're in the next photograph. 11 Hello? 12 MR. DEUTSCH: This is Exhibit 93, 167, into 13 evidence, please. 14 MR. POPOVICH: No objection. 15 MS. FRESCH: No objection. 16 MR. ROBERTS: No objection. 17 THE COURT: Any objection from Team? 18 MR. STRASSBURG: Sorry, Judge? 19 THE COURT: No objection? 20 MR. STRASSBURG: No. 21 THE COURT: Everybody. We need to hear from 22 everybody. 23 MR. MORELLI: You see what I have to deal 24 with; right? 25 (Whereupon, Plaintiffs' Exhibit 93-167

1 was admitted into evidence.) 2 BY MR. MORELLI: 3 Q. Okay. Could we have the photograph now. 4 Okay. Here it is. 5 A. Okay. Just made their left. 6 Q. Okay. Now, this is -- and -- and, of course, 7 always tell me if I got it wrong. 8 This is hallway number three; right? 9 Which --10 Α. Yeah. 11 I'm calling it hallway. 12 Yeah, yeah. The first one is really short, 13 but yeah. 14 Hallway number three. And at the end of this Q. particular hallway -- I'm standing over here. At the 16 end of this particular hallway, they're now going 17 outside? 18 A. Correct. 19 That's why it -- the doors are open and you Q. 20 could sort of see outside? 21 Α. Uh-huh. 22 Q. Correct? 23 Okay. So, now, when they -- when they exit 24 those doors, do they go straight, do they make a right, 25 l or do they make a left?

1 A. They make a right. 2 Q. Okay. So now, as they're running along, the 3 person in the front, Mr. Carvalho, is he the one that's 4 yelling the instructions? 5 MR. POPOVICH: Objection. Compound. 6 THE COURT: Sustained. BY MR. MORELLI: 8 Q. Is Mr. Carvalho the one who's yelling the instructions as they're running, following him? 10 A. No. 11 Q. Okay. So are there people at the doors who 12 are going to be telling them which direction to go? 13 A. Correct. There's a person at each 14 intersection, guiding them so they don't get lost. 15 Now, those people who are guiding them are Ο. 16 fixed. They're in -- they're in a certain position. 17 A. Correct. 18 They're not running along; they're in a Q. 19 certain position. 20 A. Correct. 21 Q. Okay. And those people are Backstage 22 employees or MGM Grand employees? 23 A. The people that are standing at these 24 spots --25 Q. Yeah.

1 A. -- are MGM employees. 2 Q. Okay. And at those doors? 3 Right. They're still under our blanket of Α. 4 stagehands, so --5 Right. They're still stagehands, but they're Q. 6 MGM employees? 7 A. Correct. 8 Okay. So now they -- they run down and they Q. get to the end, and they're told by one of the MGM 10 stagehands to make a right. 11 Α. Yes, here. Correct. 12 Q. Over here. 13 And they're now outside. Okay? Now, could 14 you tell us, Mr. Kenner, what surface is this here? 15 Linoleum, I think. A. 16 Okay. And one of the surfaces from before Q. 17 was carpeting; correct? 18 A. I don't think there's any carpeting on the 19 walk, no. 20 Q. Okay. 21 A. I'm pretty sure there's no carpeting. 22 As I said, we're just going to look just to Q. 23 be clear. 24 A. Yeah. I walk it every day. I can't, like -my brain shuts off on what I'm walking on.

1	MR. DEUTSCH: Which is which we thought
2	his questions were.
3	THE COURT: I take the questions on a
4	question-by-question basis.
5	MR. ROBERTS: I understand that, Your Honor.
6	I appreciate it. Thank you.
7	THE COURT: Okay. We are off the record.
8	(Thereupon, the proceedings
9	concluded at 5:03 p.m.)
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13	-000-
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15	ATTEST: FULL, TRUE, AND ACCURATE TRANSCRIPT OF
16	PROCEEDINGS.
17	
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21	KRISTY L. CLARK, CCR #708
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**APRIL 18, 2018 TRANSCRIPT OF JURY TRIAL** 

"EXHIBIT 5"

1	CASE NO. A705164	
2	DEPT. NO. 13	
3	DOCKET U	
4		
5	DISTRICT C	OURT
6	CLARK COUNTY,	NEVADA
7	* * * *	*
8	GAVIN COX and MINH-HAHN COX,	
9	husband and wife,	i. I
10	Plaintiffs,	
11	vs.	
12	MGM GRAND HOTEL, LLC; DAVID ) COPPERFIELD aka DAVIS S.	
13		
14	COPPERFIELD'S DISAPPEARING, INC.; TEAM CONSTRUCTION	
15	MANAGEMENT, INC.; DOES 1 through 20; DOE EMPLOYEES 1	
16	through 20; and ROE	
17	Defendants.	REPORTER'S TRANSCRIPT
18	MGM GRAND HOTEL, LLC.,	OF
19		JURY TRIAL
	Third-Party Plaintiff,	BEFORE THE HONORABLE
20	vs.	MARK R. DENTON
21	BEACHER'S LV, LLC, and DOES 1 through 20, inclusive,	DEPARTMENT XIII
22	Third-Party Defendants.	) WEDNESDAY, APRIL 18, 2018
23		
24	REPORTED BY: KRISTY L. CLARK,	
25		CA CSR #13529

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1 to, like, be sure that they'll be there at the right time to open the doors and -- at first, we probably had 3 a person that would remind Dennis -- or whoever --4 Dennis -- I'm saying Dennis, but the security guard in 5 time to open the door. Probably, the first day we did it, you know. "Don't forget we need to open the doors 7 at -- when this trick starts." 8 So were there any modifications or additions Q. to the safety protocols for this route for MGM versus 10 all the different venues you had done prior to 11 beginning with -- at the MGM in 2000? 12 You mean did we do it the same way? A. 13 Q. No, was anything added or evolved or changed with respect to being at the MGM versus other venues in 15 terms of your safety protocols? 16 Α. No. No. 17 Okay. All right. Let's switch gears and go Ο. 18 to how often this illusion has been performed. Okay? 19 I believe you said it began approximately in 1998; 20 correct? 21 A. Yes. 22 Okay. And, on average, how many shows does 23 the David Copperfield show perform per year? 24 Between 6 -- 600 and 660. Α. 25 Okay. And what's the average number of Q.

1 participants, give or take, over the course of the years from 1998 to 2013? 3 Participants in the Thirteen Illusion? Α. 4 Q. Yes. I'm sorry. That's -- it's over 100,000. I mean, the 5 A. 6 amount of -- the entire amount? No, no, no. I was saying the average 7 8 number -- I'm sorry. My question wasn't clear enough. 9 The average number of participants per show who participate in the illusion. 10 11 I would say 10 -- 10. We'll call it 10, 10, Α. 12 11, 10. Make it easy add, easy math number, 10. 13 Q. And over the years, on average, how many 14 shows per week does David Copperfield perform his show? 15 Α. **15**. 16 Q. Okay. And that is seven days a week? 17 Α. At the MGM, we're going to be seven days a 18 l week. On the road, it's -- it varies. 19 Right. Okay. So let's go from 2000 to 2013 Ο. 20 when the show is being performed at seven days a week? 21 A. At the MGM, yes. 22 Q. I'm sorry. At the MGM. 23 At the MGM, it's always seven days a week. 24 The only time we would ever deviate from that is if --25 the Mayweather fight, there's -- if there's an event

that the MGM would ask us. And we're happy to not be there for a event because it's usually kind of -- kind of a crazy thing and we don't get any real ticket 4 sales. So it's no problem for us. 5 Q. Okay. So seven days a week. How many shows per night? 7 Α. Two a night, three on Saturdays. 8 Q. Okay. 9 15 a week. Α. 10 All right. And when you -- when you-all Q. 11 first moved to the MGM in 2000, how many -- how many 12 weeks per year was the show being performed? 13 Α. 20. 14 Q. Okay. And, at a certain point, did that --15 Α. At the MGM, 20 -- 20 weeks at the MGM; the 16 l rest of the time on the road. Okay. I'm sorry. I cut you off by accident 17 Q. 18 there. 19 Okay. So -- and I'm just -- my questions are now just about the MGM. 20 21 A. Okay. 22 Q. Okay? 23 So you started out in 2000 with 20 weeks per 24 year; correct? 25 A. Yeah.

1 All right. At a certain point, was that Q. 2 increased? 3 2005 to 2009, we were there about 26 Yeah. 4 weeks -- on average, 26 weeks a year. 5 Q. Okay. And then from 2009 up to 2013, or through the majority of 2013, how many weeks per year did David Copperfield perform the show? 7 8 Α. 42 weeks a year. Okay. And same thing, 15 shows per week? 9 0. 10 A. Yes. 11 Okay. And have you looked at what the 12 average -- how many participants have been volunteers 13 in the Thirteen Illusion from 1998 to approximately 14 2013? 15 The entire amount? Yeah, have I done the math? Yeah. I don't have my phone to, like, calculate 16 17 it again, but it's, like, over -- well over 100,000 18 people. 19 And with respect to the MGM, do you know how Q. 20 many from 2000 to 2013? 21 I think it was over 50,000 people. A.

A. I think it was over 50,000 people.

22

23

24

25

Q. Okay. Oh, by the way, with respect to the seven individuals — the stagehands who are on the route, at what point in time do they line up to their stations on the route prior to the volunteers coming

1 A. Okay. 2 Q. Okay. Now, who -- so the -- this particular 3 script, in a moment I'm going to highlight a couple of portions for you. Okay? 5 MR. DEUTSCH: Do you want it blown up? You have to do it piece by piece. 7 MR. MORELLI: Yeah, just the first sentence. 8 BY MR. MORELLI: 9 Q. And that says what we're talking about; 10 correct? 11 A. Yes. 12 Q. Which is, "How fun was that? You had no idea 13 you were getting entertainment and exercise." And, for 14 some reason, that "and" is very big, to highlight that 15 they were getting exercise. Correct? 16 A. Yes. **17** Okay. Now, do you know that also in the

- 2. Okay. Now, do you know that also in the script it talks about well, let's read it specifically. We have a video of what you just did from the audience's point of view. Now, what he's talking about is that video that we saw yesterday right? with the balls bouncing?
  - A. Not that exact video.

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Q. Not that exact one, but it's a video of -
25 from the audience's perspective?

A. Yes.

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- Q. Okay. On -- on whatever night it is. We don't know what night was chosen.
- A. Yes, I know exactly what night it is, the night that it was filmed in 2011.
- Q. Okay. But that -- it wasn't the night of 2013 is what -- is what I'm saying.
  - A. No, no.
- Q. So it's not you, it's not tonight, it's not a video of you all running for your lives with crazy looks on your faces. Okay? That's what it says specifically, is it not?
- 13 A. Yes.
- Q. Okay. Now, also, just to it states at the end, "Sorry we don't have popcorn or Gatorade for you."
  - Now, popcorn, I sort of understand, but he didn't say water there. Did you write that?
- 18 A. No.
- Q. Okay. Do you know who wrote that they were talking about Gatorade?
- 21 A. No.
- Q. Okay. And you would agree with me, would you not, Mr. Kenner, that they give Gatorade to athletes when they're really, really running around, working hard? Would you agree with me on that?

- 1	
1	regarding
2	MS. FRESCH: Jury view.
3	THE COURT: the view. Okay? So I will
4	make it the next court exhibit in order so that it
5	and then it will be accessible at the proper time.
6	THE CLERK: It's Court Exhibit No. 4.
7	THE COURT: Yeah.
8	THE MARSHAL: All rise.
9	THE COURT: Okay. Have a nice intervening
10	time, ladies and gentlemen.
11	IN UNISON: Thank you, Your Honor.
12	(Thereupon, the proceedings
13	concluded at 5:04 p.m.)
14	
15	
16	-000-
17	
18	ATTEST: FULL, TRUE, AND ACCURATE TRANSCRIPT OF
19	PROCEEDINGS.
20	
21	
22	
23	
24	KRISTY L. CLARK, CCR #708
25	



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# Lawsuit leads to revelations about David Copperfield's act





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LAS VEGAS (AP) — Jurors got a rare behind-the-scenes look at a David Copperfield disappearing act Tuesday during testimony in a negligence lawsuit involving a British man who claims he was badly hurt when he fell while participating in a 2013 Las Vegas show.

The magician's friend and executive producer, Chris Kenner, revealed to jurors the mystery behind a signature Copperfield illusion that appeared to make about a dozen audience members vanish together onstage.

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Practiced stagehands with flashlights hurried randomly chosen participants through dark curtains, down unfamiliar passageways, around corners, outdoors, indoors and through an MGM Grand resort kitchen in time to re-enter the back of the theater for their "reappearance" during the show finale, Kenner testified.

"Is that route an obstacle course?" asked Benedict Morelli, attorney for Gavin Cox, a resident of Kent, England, who claims lasting brain and bodily injuries from his fall have cost him more than \$400,000 in medical care.

No, said Kenner, whose company, Backstage Employment and Referral Inc., is also a defendant in the case.

Copperfield's lawyers lost pretrial bids to close proceedings to the public to avoid giving away performance secrets. MGM Grand Hotel attorney Jerry Popovich said Tuesday the illusion is no longer used to close the show.

Morelli asked Kenner whether stagehands and Copperfield visually assessed the physical fitness and footwear of audience members randomly picked to participate in the trick dubbed "the runaround."

Magicians, media members and lawyers were disqualified to protect the secrecy of the trick that Kenner estimated Copperfield performed tens of thousands of times over 20 years.

"At no time are they told what they're going to do before they start this illusion," Morelli asked Kenner. "They're told as they're running the route, correct?"

Yes, Kenner replied.

Kenner declined to say it was dangerous to lead people along a dark and unknown route over changing floor surfaces of linoleum, cement, carpet, sidewalk and tile. The lawyer noted that before Cox fell, the group hustled through an alley coated with what Morelli called construction dust.

Popovich told the jury of eight women and four men last week that 10 minutes before Cox fell, Copperfield safely walked through that same area as part of another illusion that did not involve audience participation. The MGM Grand lawyer said Copperfield would have alerted stagehands if he noticed any problems along the way.

Cox and his wife, Minh-Hahn Cox, are seeking unspecified damages in the negligence lawsuit.

Copperfield could take the stand Wednesday.

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The undersigned certifies that on this 2018 day of April, 2018, service of the foregoing REAL PARTIES IN INTEREST GAVIN COX AND MINH-HAHN COX'S APPENDIX IN SUPPORT OF ANSWER TO PETITIONERS' WRIT OF MANDAMUS was served as follows:

Via Facsimile 775.684.1601 and U.S. Priority Mail to:

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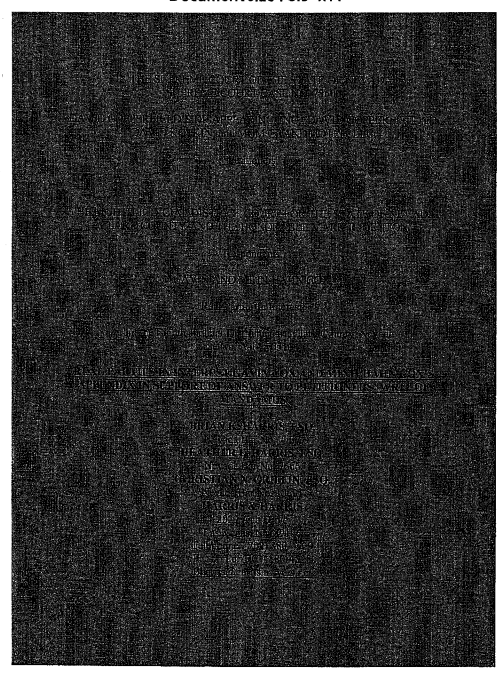
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