IN THE SUPREME COURT OF THE STATE OF NEVADA

Respondent.	CLERK OF SURREME COURT
CORPORATION,	FLIZABETH BROWN
D/B/A THE LOVE RANCH, A NEVADA	DEC 0 6 2019
SIERRA NATIONAL CORPORATION,	
VS.	
Appellant,	FILED
SECURITY DIVISION,	
REHABILITATION, EMPLOYMENT	
OF EMPLOYMENT, TRAINING &	
STATE OF NEVADA DEPARTMENT	No. 76639

ORDER DENYING MOTION

Respondent has filed a motion to disqualify Justice Silver from this matter based upon her sister-in-law's employment with appellant. Having considered the motion, as well as the responses filed by Justice Silver and appellant, this court is not convinced that implied bias exists or that a reasonable person would question Justice Silver's impartiality. See NRS 1.225(2); RCJC Cannons 1 and 2; see also City of Las Vegas Downtown Redevelopment Agency v. Eighth Judicial Dist. Court, 116 Nev. 640, 643, 5 P.3d 1059, 1061 (2000) ("[A] judge is presumed to be impartial, and the party asserting a challenge carries the burden of establishing sufficient

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factual and legal grounds warranting disqualification."). Accordingly, the motion to disqualify is denied.

It is so ORDERED.

1, C.J. Gibbons

J. Pickering

J. Hardesty

J. Parraguirre

J. Stiglich

J.

Tracie Lindeman cc: State of Nevada/DETR Simons Hall Johnston PC/Reno

SUPREME COURT OF NEVADA

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