1	WILLIAM L. COULTHARD, ESQ. (#3927)	Electronically Filed 8/21/2018 1:18 PM Steven D. Grierson CLERK OF THE COURT
2	w.coulthard@kempjones.com ERIC M. PEPPERMAN, ESQ. (#11679)	Chunt. Dicher
3	e.pepperman@kempjones.com MONA KAVEH, ESQ. (#11825)	
4	m.kaveh@kempjones.com KEMP, JONES & COULTHARD, LLP	Electronically Filed
5	3800 Howard Hughes Parkway, 17th Flr. Las Vegas, Nevada 89169 Telephone: (702) 385-6000	Aug 27 2018 09:48 a.m. Elizabeth A. Brown
6	Facsimile: (702) 385-6001	Clerk of Supreme Court
7	ADAM PAUL LAXALT, ESQ. Attorney General	
8	DENNIS V. GALLAGHER, ESQ. (#955) Chief Deputy Attorney General	
9	JOE VAĎAĽA, ESQ. (#5158) Special Counsel	
10	JANET L. MERRILL, ESQ. (#10736) Senior Deputy Attorney General	
), L.L. 10 11	OFFICE OF THE ATTORNEY GENERAL 53014 West Charleston Blvd., Suite 150	
LTHARD, s Parkway loor 1 89169 02) 385-6001 ccm ccm	Las Vegas, Nevada 89102 Telephone: (702) 730-3400 Attorneys for the State of Nevada, on	
ULTI ghes Pa h Floor ada 89 (702) nes.cor	relation of its Department of Transportation	
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	DISTRIC	CT COURT
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ONES of Howar Sever Sever 385-6000 kic@k	CLARK COU FRED NASSIRI, individually and as trustee	NTY, NEVADA Case No.: A-12-672841-C
P, JO 3800 Las 02) 38	CLARK COU	NTY, NEVADA
MP, JOJ 3800 La: (702) 38	FRED NASSIRI, individually and as trustee of the NASSIRI LIVING TRUST, a trust	NTY, NEVADA Case No.: A-12-672841-C
KEMP, JOJ 3800 12a (702) 38	FRED NASSIRI, individually and as trustee of the NASSIRI LIVING TRUST, a trust formed under Nevada law,	Case No.: A-12-672841-C Dept. No.: XXVI NOTICE OF CROSS-APPEAL
KEMP, JO 3800 3800 12a 12a 1702) 38	FRED NASSIRI, individually and as trustee of the NASSIRI LIVING TRUST, a trust formed under Nevada law, Plaintiffs, vs. STATE OF NEVADA, on relation of its	Case No.: A-12-672841-C Dept. No.: XXVI
KEWP, 17 18 19 20 21 22	FRED NASSIRI, individually and as trustee of the NASSIRI LIVING TRUST, a trust formed under Nevada law, Plaintiffs, vs. STATE OF NEVADA, on relation of its Department of Transportation; DOE GOVERNMENT AGENCIES I-X,	Case No.: A-12-672841-C Dept. No.: XXVI NOTICE OF CROSS-APPEAL
17 KEWB, 10 17 18 19 20 21 22 23	FRED NASSIRI, individually and as trustee of the NASSIRI LIVING TRUST, a trust formed under Nevada law, Plaintiffs, vs. STATE OF NEVADA, on relation of its Department of Transportation; DOE	Case No.: A-12-672841-C Dept. No.: XXVI NOTICE OF CROSS-APPEAL
NEWL 17 18 19 20 21 22 23 24	FRED NASSIRI, individually and as trustee of the NASSIRI LIVING TRUST, a trust formed under Nevada law, Plaintiffs, vs. STATE OF NEVADA, on relation of its Department of Transportation; DOE GOVERNMENT AGENCIES I-X, inclusive; DOE INDIVIDUALS I-X; and	Case No.: A-12-672841-C Dept. No.: XXVI NOTICE OF CROSS-APPEAL
Of set 17 18 19 20 21 22 23 24 25	FRED NASSIRI, individually and as trustee of the NASSIRI LIVING TRUST, a trust formed under Nevada law, Plaintiffs, vs. STATE OF NEVADA, on relation of its Department of Transportation; DOE GOVERNMENT AGENCIES I-X, inclusive; DOE INDIVIDUALS I-X; and DOE ENTITIES 1-10, inclusive, Defendants.	Case No.: A-12-672841-C Dept. No.: XXVI NOTICE OF CROSS-APPEAL
NEWE 17 17 18 19 20 21 22 23 24 25 26	FRED NASSIRI, individually and as trustee of the NASSIRI LIVING TRUST, a trust formed under Nevada law, Plaintiffs, vs. STATE OF NEVADA, on relation of its Department of Transportation; DOE GOVERNMENT AGENCIES I-X, inclusive; DOE INDIVIDUALS I-X; and DOE ENTITIES 1-10, inclusive, Defendants.	Case No.: A-12-672841-C Dept. No.: XXVI NOTICE OF CROSS-APPEAL
NEWE 17 18 19 20 21 22 23 24 25 26 27	FRED NASSIRI, individually and as trustee of the NASSIRI LIVING TRUST, a trust formed under Nevada law, Plaintiffs, vs. STATE OF NEVADA, on relation of its Department of Transportation; DOE GOVERNMENT AGENCIES I-X, inclusive; DOE INDIVIDUALS I-X; and DOE ENTITIES 1-10, inclusive, Defendants.	Case No.: A-12-672841-C Dept. No.: XXVI NOTICE OF CROSS-APPEAL
NEWL 17 18 19 20 21 22 23 24 25 26	CLARK COU FRED NASSIRI, individually and as trustee of the NASSIRI LIVING TRUST, a trust formed under Nevada law, Plaintiffs, vs. STATE OF NEVADA, on relation of its Department of Transportation; DOE GOVERNMENT AGENCIES I-X, inclusive; DOE INDIVIDUALS I-X; and DOE ENTITIES 1-10, inclusive, Defendants.	Case No.: A-12-672841-C Dept. No.: XXVI NOTICE OF CROSS-APPEAL

Case Number: A-12-672841-C

11 C

Docket 76660 Document 2018-33277

PLEASE TAKE NOTICE that the State of Nevada, on relation of its Department of Transportation, is seeking a Cross-Appeal to the Supreme Court of the State of Nevada from the District Court's Findings of Fact, Conclusions of Law, and Order Granting in Part: (1) the State of Nevada's Motion for Award of Attorneys' Fees, Costs, and Interest; and (2) Nassiri's Motion to Retax Memorandum of Costs; and Judgment ("FFCL"). The Notice of Entry of the FFCL was filed and served on July 9, 2018. Plaintiffs' Notice of Appeal with this Court was filed and served on August 7, 2018.

Dated this 21st day of August, 2018.

Respectfully submitted by:

William L. Coulthard, Esq. (#3927)

Eric M. Pepperman, Esq. (#11679)

Mona Kaveh, Esq. (#11825)

KEMP, JONES & COULTHARD, LLP 3800 Howard Hughes Parkway, 17th Flr.

Las Vegas, Nevada 89169

-and-

Attorney General Adam Paul Laxalt, Esq.

Dennis V. Gallagher, Esq. (#955)

Joe Vadala, Esq. (#5158)

Janet L. Merrill, Esq. (#10736)

OFFICE OF THE ATTORNEY GENERAL

555 E. Washington Avenue, Suite 3900

Las Vegas, Nevada 89101

Attorneys for the State of Nevada, on relation of its Department of Transportation

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KEMP, JONES & COULTHARD, LLP 3800 Howard Hughes Parkway

CERTIFICATE OF SERVICE

I hereby certify that on the 21st day August, 2018, I served a true and correct copy of the above and foregoing **NOTICE OF CROSS-APPEAL** to all parties, via the Court's e-filing service.

Eric R. Olsen, Esq.
Dylan T. Ciciliano, Esq.
GARMAN TURNER GORDON, LLP
650 White Drive, Suite 100
Las Vegas, Nevada 89119
Attorneys for Fred Nassiri,
individually and as trustee of the
Nassiri Living Trust

An employee of Kemp, Jones & Coulthard, LLP

Steven D. Grierson **CLERK OF THE COURT** 1 WILLIAM L. COULTHARD, ESQ. (#3927) w.coulthard@kempjones.com 2 ERIC M. PEPPERMAN, ESQ. (#11679) e.pepperman@kempjones.com MONA KAVEH, ESQ. (#11825) 3 m.kaveh@kempjones.com 4 KEMP, JONES & COULTHARD, LLP 3800 Howard Hughes Parkway, 17th Flr. Las Vegas, Nevada 89169 Telephone: (702) 385-6000 6 Facsimile: (702) 385-6001 7 ADAM PAUL LAXALT, ESQ. Attorney General 8 DENNIS V. GALLAGHER, ESQ. (#955) Chief Deputy Attorney General JOE VADALA, ESQ. (#5158) Special Counsel JANET L. MERRILL, ESQ. (#10736) 10 Senior Deputy Attorney General OFFICE OF THE ATTORNEY GENERAL 11 53014 West Charleston Blvd., Suite 150 Las Vegas, Nevada 89102 12 Telephone: (702) 730-3400 13 Attorneys for the State of Nevada, on relation of its Department of Transportation 14 15 DISTRICT COURT **CLARK COUNTY, NEVADA** 16 Case No.: A-12-672841-C 17 FRED NASSIRI, individually and as trustee of the NASSIRI LIVING TRUST, a trust Dept. No.: XXVI 18 formed under Nevada law, 19 Plaintiffs, CASE APPEAL STATEMENT 20 VS. Supreme Court Case No.: 76660 21 STATE OF NEVADA, on relation of its Department of Transportation; DOE 22 GOVERNMENT AGENCIES I-X, inclusive; DOE INDIVIDUALS I-X; and 23 DOE ENTITIES 1-10, inclusive, 24 Defendants. 25 26 III27 [[] 28

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Page 1 of 6

Las Vegas, Nevada 89169 (702) 385-6000 • Fax (702) 385-6001

kic@kempiones.com

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1 The State of Nevada, on relation of its Department of Transportation, by and through its 2 counsel of record, Kemp, Jones & Coulthard, LLP, and the Office of the Attorney General, 3 hereby files this Case Appeal Statement regarding its Notice of Cross-Appeal pursuant to Nevada Rule of Appellate Procedure 3(f): 4 5 1. Name of appellants filing this Case Appeal Statement: The State of Nevada, on relation of its Department of Transportation 6 7 2. Identify the judge issuing the decision, judgment or order appealed from: 8 Honorable District Court Judge Gloria Sturman 9 3. Identify each appellant and the name and address of counsel for each 10 appellant: 11 The State of Nevada, on relation of its Department of Transportation 12 Represented by: William L. Coulthard, Esq. (#3927) Eric M. Pepperman, Esq. (#11679) Mona Kaveh, Esq. (#11825) 13 KEMP, JONES & COULTHARD, LLP 3800 Howard Hughes Parkway, 17th Flr. 14 Las Vegas, Nevada 89169 15 -and-Attorney General Adam Paul Laxalt, Esq. 16 Dennis V. Gallagher, Esq. (#955) Joe Vadala, Esq. (#5158) 17 Janet L. Merrill, Esq. (#10736) OFFICE OF THE ATTORNEY GENERAL 18 555 E. Washington Avenue, Suite 3900 Las Vegas, Nevada 89101 19 4. 20 Identify each respondent and the name and address of appellate counsel, if 21 known, for each respondent (if the name of a respondent's appellate counsel is unknown, 22 provide the name and address of that respondent's trial counsel): 23 Fred Nassiri, individually and as trustee of the Nassiri Living Trust 24 Represented by: Eric R. Olsen, Esq. (#3127) Dylan T. Ciciliano, Esq. (#12348) 25 GARMAN TURNER GORDON 650 White Drive, Suite 100 26 Las Vegas, Nevada 89119 27

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5. Indicate whether any attorney identified above in response to question 3 or 4 is not licensed to practice law in Nevada, and if so, whether the district court granted that attorney permission to appear under SCR 42 (attach a copy of any district court order granting such permission):

All counsel are licensed to practice law in Nevada

6. Indicate whether appellant was represented by appointed counsel in the district court or on appeal:

Appellant was/is represented by retained counsel in the district court and on appeal

7. Indicate whether appellant was granted leave to proceed in forma pauperis, and if so, the date of the district court's order granting such leave:

Appellant did not request leave to proceed in forma pauperis

- 8. Indicate the date that the proceedings commenced in the district court: November 30, 2012
- 9. Provide a brief description of the nature of the action and result in the district court, including the type of judgment or order being appealed and the relief granted by the district court:

Plaintiffs filed a Complaint against the State of Nevada, on relation of its Department of Transportation (the "State of Nevada") in November 2012 based upon the State of Nevada's 2010 construction of a flyover ramp connecting eastbound Blue Diamond to northbound I-15. Plaintiffs' action included claims for inverse condemnation, breach of contract, breach of the implied covenant of good faith and fair dealing (contractual and tortious), negligent misrepresentation, and intentional misrepresentation. The majority of Plaintiffs' claims were dismissed at the District Court level via summary judgment in favor of the State of Nevada. Ultimately, the State of Nevada filed a Petition for Writ of Mandamus with the Nevada Supreme Court as to Plaintiffs' surviving contractual-based claims. The State of Nevada was successful on its Petition for Writ of Mandamus, and the District Court was ordered to enter judgment in favor of the State of Nevada on all of Plaintiffs' remaining claims for relief.

After obtaining judgment in its favor, the State of Nevada filed a Verified Memorandum of Costs and Disbursements pursuant to NRS 18.005 and 18.110, as well as a Motion for Award of Attorneys' Fees, Costs, and Interest pursuant to the prevailing party attorneys' fees and costs provision in the parties' underlying settlement agreement. The District Court entered its Findings of Fact, Conclusions, of Law and Order Granting in Part: (1) the State of Nevada's Motion for Award of Attorneys' Fees, Costs, and Interest; and (2) Nassiri's Motion to Retax Memorandum of Costs; and Judgment ("FFCL"). Plaintiffs filed their Notice of Appeal of the FFCL and the State of Nevada filed its Notice of Cross-Appeal.

10. Indicate whether the case has previously been the subject of an appeal to or original writ proceeding in the Supreme Court or Court of Appeals and, if so, the caption and docket number of the prior proceeding:

This case has been the subject of a prior writ proceeding in the Supreme Court, Docket No. 70098, styled, *The State of Nevada*, *Department of Transportation v. Eighth Judicial District Court of the State of Nevada, et al.*

Plaintiffs filed a Notice of Appeal with the Supreme Court on August 13, 2018, Docket No. 76660, styled *Fred Nassiri*, et al. v. State of Nevada, on relation of its Department of Transportation. The State of Nevada, on relation of its Department of Transportation filed its corresponding Notice of Cross-Appeal pursuant to NRAP 4(a)(2) and NRAP 28.1.

11. Indicate whether this appeal involves child custody or visitation:

This appeal does not involve child custody or visitation.

///

III

kic@kempiones.com

12. If this is a civil case, indicate whether this appeal involves the possibility of settlement:

This appeal involves the possibility of settlement.

DATED this 21st of August, 2018.

Respectfully submitted by:

William L. Coulthard, Esq. (#3927) Eric M. Pepperman, Esq. (#11679)

Mona Kaveh, Esq. (#11825)

KEMP, JONES & COULTHARD, LLP 3800 Howard Hughes Parkway, 17th Flr. Las Vegas, Nevada 89169

-and-

Attorney General Adam Paul Laxalt, Esq. Dennis V. Gallagher, Esq. (#955)

Joe Vadala, Esq. (#5158)

Janet L. Merrill, Esq. (#10736)

OFFICE OF THE ATTORNEY GENERAL

555 E. Washington Avenue, Suite 3900

Las Vegas, Nevada 89101

Attorneys for the State of Nevada, on relation of its Department of Transportation

KEMP, JONES & COULTHARD, LLP 3800 Howard Hughes Parkway

CERTIFICATE OF SERVICE

I hereby certify that on the 21st day August, 2018, I served a true and correct copy of the above and foregoing **CASE APPEAL STATEMENT** to all parties, via the Court's e-filing service.

service.
Eric R. Olsen, Esq.
Dylan T. Ciciliano, Esq.
GARMAN TURNER GORDON, LLP
650 White Drive, Suite 100
Las Vegas, Nevada 89119
Attorneys for Fred Nassiri, individually and as trustee of the Nassiri Living Trust

An employee of Kemp, Jones & Coulthard, LLP

CASE SUMMARY CASE No. A-12-672841-C

Fred Nassiri, Plaintiff(s)

07/06/2018

Nevada State of, Defendant(s)

Summary Judgment

Location: Department 26 Judicial Officer: Sturman, Gloria 888888 Filed on: 11/30/2012

Case Number History:

Cross-Reference Case A672841

Number:

Supreme Court No.: 76660

CASE INFORMATION

Statistical Closures Case Type: **Breach of Contract**

> Other Contracts/Acc/Judgment Subtype:

Appealed to Supreme Court Case Flags: Jury Demand Filed

Automatically Exempt from

Arbitration

DATE CASE ASSIGNMENT

Current Case Assignment

Case Number A-12-672841-C Court Department 26 Date Assigned 01/21/2015 Judicial Officer Sturman, Gloria

PARTY INFORMATION

Lead Attorneys **Plaintiff** Nassiri Living Trust Olsen, Eric R.

Retained 725-777-3000(W)

Nassiri, Fred Olsen, Eric R.

> Retained 725-777-3000(W)

Defendant Nevada State of Coulthard, William L

> Retained 7023856000(W)

Counter Claimant Nevada State of Coulthard, William L

> Retained 7023856000(W)

Counter Nassiri, Fred Defendant

Olsen, Eric R. Retained

725-777-3000(W)

DATE **EVENTS & ORDERS OF THE COURT INDEX**

11/30/2012

Complaint

Filed By: Counter Defendant Nassiri, Fred

Complaint

11/30/2012 Initial Appearance Fee Disclosure

> Filed By: Counter Defendant Nassiri, Fred Initial Appearance Fee Disclosure

11/30/2012

Case Opened

	CASE NO. A-12-6/2841-C
03/27/2013	Amended Complaint Filed By: Counter Defendant Nassiri, Fred Amended Complaint
03/29/2013	Affidavit of Service Filed By: Counter Defendant Nassiri, Fred Affidavit of Service
04/17/2013	Motion to Extend Party: Counter Defendant Nassiri, Fred Ex Parte Motion to Extend Time for Service on Shortened Time
04/22/2013	Motion (11:00 AM) (Judicial Officer: Allf, Nancy) Motion to Extend Time for Service on Order Shortening Time
04/22/2013	Affidavit of Service Filed By: Counter Defendant Nassiri, Fred Affidavit of Service
04/22/2013	Affidavit of Service Filed By: Counter Defendant Nassiri, Fred Affidavit of Service
06/10/2013	Peremptory Challenge Filed by: Counter Claimant Nevada State of Peremptory Challenge of Judge
06/10/2013	Notice of Department Reassignment
06/24/2013	Motion to Dismiss Filed By: Counter Claimant Nevada State of Defendant NDOT's: (1) Motion To Dismiss Amended Complaint And/Or Quash Service Of The Summons And Amended Complaint For Insufficiency Of Service Of Process, Or Alternatively, (2) Motion To Dismiss Amended Complaint For Failure To State A Claim, And (3) Motion To Strike The Prayer For Punitive Damages
07/12/2013	Opposition to Motion to Dismiss Filed By: Counter Defendant Nassiri, Fred Plaintiffs' Opposition to Defendant NDOT's (1) Motion to Dismiss Amended Complaint and/or Quash Service of the Summons and Amended Complaint for Insufficiency of Service of Process, or Alternatively, (2) Motion to Dismiss Amended Complaint for Failure to State a Claim, and (3) Motion to Strike the Prayer for Punitive Damages
07/12/2013	Certificate of Mailing Filed By: Counter Defendant Nassiri, Fred Certificate of Mailing
07/23/2013	Order Granting Motion Filed By: Counter Defendant Nassiri, Fred Order Granting Motion to Extend Time for Service of Amended Complaint
07/24/2013	Reply Filed by: Counter Claimant Nevada State of Defendant NDOT's Reply In Support Of: (1) Motion To Dismiss Amended Complaint And/or Quash Service Of The Summons And Amended Complaint For Insufficiency Of Service Of

Process, Or Alternatively, (2) Motion To Dismiss Amended Complaint For Failure To State Claim, And (3) Motion To Strike The Prayer For Punitive Damages 07/24/2013 Notice of Entry of Order Filed By: Counter Defendant Nassiri, Fred Notice of Entry of Order Granting Motion to Extend Time for Service of Amended Complain 07/31/2013 Motion to Dismiss (9:00 AM) (Judicial Officer: Sturman, Gloria) Defendant NDOT's: (1) Motion To Dismiss Amended Complaint And/Or Quash Service Of T Summons And Amended Complaint For Insufficiency Of Service Of Process, Or Alternativel (2) Motion To Dismiss Amended Complaint For Failure To State A Claim, And (3) Motion T Strike The Prayer For Punitive Damages 08/14/2013 Recorder's Transcript of Hearing Recorder's Transcript Motion to Dismiss July 31, 2013 10/16/2013 Order Granting Motion Filed By: Counter Claimant Nevada State of Order Granting in Part Defendant NDOT's Motion to Dismiss Amended Complaint for Failuto State a Calim 10/16/2013 Order Granting Motion Filed By: Counter Claimant Nevada State of Order Granting Defendant NDOT'S Motion to Strike the Prayer for Punitive Damages 10/16/2013 Order Denying	The lly,
Filed By: Counter Defendant Nassiri, Fred Notice of Entry of Order Granting Motion to Extend Time for Service of Amended Complain 07/31/2013 Motion to Dismiss (9:00 AM) (Judicial Officer: Sturman, Gloria) Defendant NDOT's: (1) Motion To Dismiss Amended Complaint And/Or Quash Service Of T Summons And Amended Complaint For Insufficiency Of Service Of Process, Or Alternativel (2) Motion To Dismiss Amended Complaint For Failure To State A Claim, And (3) Motion T Strike The Prayer For Punitive Damages 08/14/2013 Recorder's Transcript of Hearing Recorder's Transcript Motion to Dismiss July 31, 2013 10/16/2013 Order Granting Motion Filed By: Counter Claimant Nevada State of Order Granting in Part Defendant NDOT's Motion to Dismiss Amended Complaint for Failute State a Calim 10/16/2013 Order Granting Motion Filed By: Counter Claimant Nevada State of Order Granting Defendant NDOT'S Motion to Strike the Prayer for Punitive Damages 10/16/2013 Order Denying	The ly, To
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Filed By: Counter Claimant Nevada State of Order Granting Defendant NDOT'S Motion to Strike the Prayer for Punitive Damages 10/16/2013 Order Denying	
Order Granting Defendant NDOT'S Motion to Strike the Prayer for Punitive Damages 10/16/2013	
order benying	
Eilad Day Carreton Claimant Marcada Ctata of	
Filed By: Counter Claimant Nevada State of Order Denying Defendant NDOT's Motion to Dismiss Amended Complaint and/or Quash Service of the Summon and Complaint for Insufficiency of Service of Process	
10/16/2013 Order of Dismissal With Prejudice (Judicial Officer: Sturman, Gloria) Debtors: Fred Nassiri (Plaintiff), Nassiri Living Trust (Plaintiff)	
Creditors: Nevada State of (Defendant) Judgment: 10/16/2013, Docketed: 10/23/2013	
Comment: Certain Claim	
10/17/2013 Notice of Entry of Order	
Filed By: Counter Claimant Nevada State of Notice of Entry of Order Granting Defendant NDOT's Motion to Strike the Prayer for Puniti Damages	ive
10/17/2013 Notice of Entry of Order	
Filed By: Counter Claimant Nevada State of Notice of Entry of Order Denying Defendant NDOT's Motion to Dismiss Amended Complain	nt
and/or Quash Service of the Summons and Amended Complaint for Insufficiency of Service of Process	
10/17/2013 Notice of Entry of Order	
Filed By: Counter Claimant Nevada State of Notice of Entry of Order Granting in Part Defendant NDOT's Motion to Dismiss Amended Complaint for Failure to State a Claim	
10/31/2013 Answer to Amended Complaint	
Filed By: Counter Claimant Nevada State of Department of Transportation's Answer to Amended Complaint and Counterclaim	

	CASE NO. A-12-672841-C
11/25/2013	Certificate of Mailing Filed By: Counter Defendant Nassiri, Fred Certificate of Mailing
11/25/2013	Answer to Counterclaim Filed By: Counter Defendant Nassiri, Fred Nassiri's Answer to Department of Transportation's Counterclaim
12/17/2013	Notice of Early Case Conference Filed By: Counter Defendant Nassiri, Fred Notice of Early Case Conference
01/03/2014	Demand for Jury Trial Filed By: Counter Defendant Nassiri, Fred Plaintiffs/Counterdefendants Jury Demand
01/06/2014	Demand for Jury Trial Filed By: Counter Claimant Nevada State of Department Of Transportation's Demand For Jury Trial
02/03/2014	Joint Case Conference Report Filed By: Counter Defendant Nassiri, Fred
02/04/2014	Certificate of Mailing Filed By: Counter Defendant Nassiri, Fred Certificate of Mailing
02/24/2014	Scheduling Order Scheduling Order
04/07/2014	Order Setting Civil Jury Trial Order Setting Civil Jury Trial
10/28/2014	Stipulation and Order Filed by: Counter Claimant Nevada State of Stipulation And Order To Extend Time To Disclose Initial And Rebuttal Expert Witnesses
10/29/2014	Notice of Entry of Stipulation and Order Filed By: Counter Claimant Nevada State of Notice Of Entry Of Stipulation And Order To Extend Time To Disclose Initial And Rebuttal Expert Witnesses
12/12/2014	Affidavit of Service Filed By: Counter Defendant Nassiri, Fred Declaration of Service
12/16/2014	Affidavit of Service Filed By: Counter Defendant Nassiri, Fred Declaration of Service
12/22/2014	Notice to Take Deposition Filed by: Counter Defendant Nassiri, Fred Notice of: (1) Taking NRCP 30(b)(6) Deposition of Timothy R. Morse and Associates, (2) Intent to Serve Subpoena Duces Tecum to Custodian of Records of Timothy R. Morse and

	CASE NO. A-12-0/2841-C
	Associates, and (3) Notice of Intent to Serve Amended Subpoena Duces Tecum to Timothy R. Morse, MAI
12/22/2014	Notice of Taking Deposition Filed By: Counter Claimant Nevada State of Notice of Taking Deposition of Ray Koroghli
12/22/2014	Affidavit of Service Filed By: Counter Defendant Nassiri, Fred Affidavit of Service
12/30/2014	Affidavit of Service Filed By: Counter Defendant Nassiri, Fred Affidavit of Service
12/30/2014	Affidavit of Service Filed By: Counter Defendant Nassiri, Fred Affidavit of Service
12/30/2014	Affidavit of Service Filed By: Counter Defendant Nassiri, Fred Affidavit of Service
12/30/2014	Affidavit of Service Filed By: Counter Defendant Nassiri, Fred Affidavit of Service
01/05/2015	Case Reassigned to Department 2 District Court Case Reassignment 2015
01/08/2015	Objection Filed By: Counter Claimant Nevada State of Objections to Plaintiff's December 10, 2014, Notice of Deposition of Defendant's N.R.C.P. 30 (b)(6) Designees
01/14/2015	Minute Order (3:07 PM) (Judicial Officer: Barker, David) Minute Order: Case Reassignment
01/21/2015	Notice of Department Reassignment Notice of Department Reassignment
02/19/2015	Motion for Partial Summary Judgment Filed By: Counter Claimant Nevada State of Motion for Partial Summary Judgment on Plaintiff's Claim for Inverse Condemnation
02/20/2015	Motion for Summary Judgment Filed By: Counter Claimant Nevada State of Motion For Summary Judgment On Plaintiff's Claims For: (1) Breach Of Contract, (2) Breach Of Implied Covenant Of Good Faith And Fair Dealing, And (3) Tortious Breach Of The Implied Covenant Of Good Faith And Fair Dealing
02/20/2015	Appendix Filed By: Counter Claimant Nevada State of Appendix To Motion For Summary Judgment On Plaintiff's Claims For: (1) Breach Of Contract, (2) Breach Of The Implied Covenant Of Good Faith And Fair Dealing, And (3)

	0.1021.101.111.0.120.11
	Tortious Breach Of The Implied Covenant Of Good Faith And Fair Dealing
03/04/2015	Motion for Summary Judgment Filed By: Counter Claimant Nevada State of Motion For Summary Judgment On Plaintiff's Prayer For Rescission
03/09/2015	Opposition to Motion For Summary Judgment Filed By: Counter Defendant Nassiri, Fred Opposition To Motion For Summary Judgment On Plaintiff's Claims For (1) Breach Of Contract, (2) Breach Of Implied Covenant Of Good Faith And Fair Dealing, And (3) Tortious Breach Of The Implied Covenant Of Good Faith And Fair Dealing
03/09/2015	Opposition to Motion For Summary Judgment Filed By: Counter Defendant Nassiri, Fred Opposition to Motion for Summary Judgment on Plaintiff's Claim for Inverse Condemnation
03/09/2015	Appendix Filed By: Counter Defendant Nassiri, Fred Plaintiffs' Appendix to Exhibits to Opposition to Motion for Summary Judgment on Plaintiff's Claim for Inverse Condemnation and to Opposition to Motion for Summary Judgment on Plaintiff's Claims for: (1) Breach of Contract, (2) Breach of Implied Covenant of Good Faith and Fair Dealing, and (3) Tortious Breach of the Implied Covenant of Good Faith and Fair Dealing
03/18/2015	Motion for Preferential Trial Setting Filed By: Counter Claimant Nevada State of Motion for Preferential Trial Setting on Four-Week Stack Set to Begin on April 27, 2015, On Order Shortening Time
03/19/2015	Stipulation and Order Filed by: Counter Claimant Nevada State of Stipulation And Order To Continue Hearing Date
03/20/2015	Motion in Limine Filed By: Counter Claimant Nevada State of The State's Motion In Limine No. 1 To Exclude The Testimony Of Plaintiff's Expert Keith Harper, MAI
03/20/2015	Motion in Limine Filed By: Counter Claimant Nevada State of The State's Motion In Limine No. 2 To Exclude Argument Or Reference That The State Previously Retained Plaintiff's Expert Witness, Keith Harper, MAI, In Unrelated Matters
03/20/2015	Motion in Limine Filed By: Counter Claimant Nevada State of The State's Motion In Limine No. 3 To Exclude Improper Character Evidence
03/20/2015	Declaration Filed By: Counter Claimant Nevada State of Declaration Of Mona Kaveh, Esq. In Support Of The State's Motion In Limine Nos. 1-3
03/20/2015	Motion in Limine Filed By: Counter Defendant Nassiri, Fred Plts MIL 1 to Exclude Expert Testimony of 1) Jack Sjostrom, 2) Alan Nevin, and 3) Shelli Lowe

	CASE NO. A-12-0/2041-C
03/20/2015	Motion in Limine Filed By: Counter Defendant Nassiri, Fred Pltf's MIL 2 to 1) Preclude Argument That Tax Payers Funds Would Pay Any Judgment; 2) to Exclude Argument That Plaintiffs Have a Propensity to Litigate; 3) to Exclude Argument that Steve Oxoby's Knowledge Is Imputed to Plaintiffs; 4) to Exclude Argument That the Settlement Agreement Is Two Separate Agreements; and 5) to Preclude the Testimony of Witnesses
03/23/2015	Opposition to Motion For Summary Judgment Filed By: Counter Defendant Nassiri, Fred Opposition to Motion for Summary Judgment on Plaintiff's Prayer for Rescission
03/24/2015	Notice of Entry of Stipulation and Order Filed By: Counter Claimant Nevada State of Notice Of Entry Of Stipulation And Order To Continue Hearing Date
03/25/2015	Reply in Support Filed By: Counter Claimant Nevada State of Reply in Support of Motion for Summary Judgment on Plaintiff's Claim for Inverse Condemnation
03/25/2015	Reply in Support Filed By: Counter Claimant Nevada State of The State's Reply in Support of Motion for Summary Judgment on Plaintiff's Claims For: (1) Breach of Contract, (2) Breach of the Implied Covenant of Good Faith and Fair Dealing, and (3) Tortious Breach of the Implied Covenant of Good Faith and Fair Dealing
03/25/2015	Opposition to Motion Filed By: Counter Defendant Nassiri, Fred Opposition to Motion for Preferential Trial Setting on Four-Week Stack Set to Begin on April 27, 2015, on Order Shortening Time
03/27/2015	Pre-Trial Disclosure Party: Counter Claimant Nevada State of Department of Transportation's Pretrial Disclosure Statement Pursuant to NRCP 16.1(a)(3)
03/27/2015	Reply in Support Filed By: Counter Claimant Nevada State of Reply in Support of Motion for Preferential Trial Setting on Four-Week Stack Set to Begin on April 27, 2015, on Order Shortening Time
03/31/2015	Supplemental Filed by: Counter Claimant Nevada State of Notice of Supplemental Authority in Support of Motion for Summary Judgment on Plaintiff's Claims for: (1) Breach of Contract, (2) Breach of the Implied Covenant of Good Faith and Fair Dealing, and (3) Tortious Breach of Contract, (2) Breach of the Implied Covenant of Good Faith and Fair Dealing
04/01/2015	Reply in Support Filed By: Counter Claimant Nevada State of Reply In Support Of Motion For Summary Judgment On Plaintiff's Prayer For Rescission
04/01/2015	Motion for Summary Judgment (10:30 AM) (Judicial Officer: Sturman, Gloria) State's Motion for Partial Summary Judgment on Plaintiff's Claim for Inverse Condemnation
04/01/2015	Motion for Summary Judgment (10:30 AM) (Judicial Officer: Sturman, Gloria) State's Motion For Summary Judgment On Plaintiff's Claims For: (1) Breach Of Contract, (2) Breach Of Implied Covenant Of Good Faith And Fair Dealing, And (3) Tortious Breach Of

	The Implied Covenant Of Good Faith And Fair Dealing
04/01/2015	Motion for Preferential Trial Setting (10:30 AM) (Judicial Officer: Sturman, Gloria) Defendant / Counterclaimant State of Nevada's Motion for Preferential Trial Setting on Four- Week Stack Set to Begin on April 27, 2015, On Order Shortening Time
04/01/2015	All Pending Motions (10:30 AM) (Judicial Officer: Sturman, Gloria)
04/02/2015	Calendar Call (11:00 AM) (Judicial Officer: Sturman, Gloria)
04/06/2015	Motion Filed By: Counter Claimant Nevada State of Motion To Confirm That The May 4, 2015 Trial On Plaintiff's Claims For The Equitable Remedy Of Rescission Will Proceed As A Bench Trial Or, In The Alternative, Motion To Bifurcate And Order Shortening Time
04/06/2015	Opposition and Countermotion Filed By: Counter Defendant Nassiri, Fred Opposition to "Motion to Confirm that the May 4, 2015, Trial on Plaintiff's Claims for the Equitable Remedy of Rescission Will Proceed as a Bench Trial" or, in the Alternative, Motion to Bifurcate and Order Shortening Time; and Countermotion Pursuant to NRCP 39(C) for an Advisory Jury
04/07/2015	Motion (9:00 AM) (Judicial Officer: Sturman, Gloria) Motion To Confirm That The May 4, 2015 Trial On Plaintiff's Claims For The Equitable Remedy Of Rescission Will Proceed As A Bench Trial Or, In The Alternative, Motion To Bifurcate And Order Shortening Time
04/07/2015	Motion for Summary Judgment (9:30 AM) (Judicial Officer: Sturman, Gloria) Defendant's Motion For Summary Judgment On Plaintiff's Prayer For Rescission
04/07/2015	Opposition and Countermotion (9:30 AM) (Judicial Officer: Sturman, Gloria) Opposition to Motion to Confirm Bench Trial on Equitable Remedy of Rescission; Countermotion for Advisory Jury
04/07/2015	All Pending Motions (9:30 AM) (Judicial Officer: Sturman, Gloria)
04/10/2015	Trial Subpoena Trial Subpoena
04/10/2015	Opposition to Motion in Limine Filed By: Counter Claimant Nevada State of Opposition To Plaintiff's Omnibus Motion In Limine Subtopic No. 5 "To Preclude The Testimony of Witnesses"
04/15/2015	Reply in Support Filed By: Counter Defendant Nassiri, Fred Reply in Support of Motion in Limine to Preclude the Testimony of Witnesses
04/20/2015	Recorders Transcript of Hearing Transcript of Proceedings, Defendant's Motion for Summary Judgment on Plaintiff's Prayer for Resicission, April 7, 2015
04/21/2015	Motion in Limine (10:00 AM) (Judicial Officer: Sturman, Gloria) Plaintiff's Motion in Limine to Exclude Expert Testimony of 1) Jack Sjostrom, 2) Alan Nevin, and 3) Shelli Lowe

	CASE NO. A-12-6/2841-C
04/21/2015	Motion in Limine (10:00 AM) (Judicial Officer: Sturman, Gloria) Plaintiff's Motion in Limine to 1) Preclude Argument That Tax Payers Funds Would Pay Any Judgment; 2) to Exclude Argument That Plaintiffs Have a Propensity to Litigate; 3) to Exclude Argument that Steve Oxoby's Knowledge Is Imputed to Plaintiffs; 4) to Exclude Argument That the Settlement Agreement Is Two Separate Agreements; and 5) to Preclude the Testimony of Witnesses
04/21/2015	All Pending Motions (10:00 AM) (Judicial Officer: Sturman, Gloria)
04/24/2015	Recorders Transcript of Hearing TRANSCRIPT OF PROCEEDINGS - SEE PAGE 2 WEDNESDAY, APRIL 1, 2015
04/28/2015	CANCELED Motion in Limine (10:00 AM) (Judicial Officer: Sturman, Gloria) Vacated - per Judge The State's Motion In Limine No. 1 To Exclude The Testimony Of Plaintiff's Expert Keith Harper, MAI
04/28/2015	CANCELED Motion in Limine (10:00 AM) (Judicial Officer: Sturman, Gloria) Vacated - per Judge The State's Motion In Limine No. 2 To Exclude Argument Or Reference That The State Previously Retained Plaintiff's Expert Witness, Keith Harper, MAI, In Unrelated Matters
04/28/2015	CANCELED Motion in Limine (10:00 AM) (Judicial Officer: Sturman, Gloria) Vacated - per Judge The State's Motion In Limine No. 3 To Exclude Improper Character Evidence
04/28/2015	Pre Trial Conference (10:30 AM) (Judicial Officer: Sturman, Gloria)
05/01/2015	Brief Filed By: Counter Claimant Nevada State of The State's Trial Brief
05/01/2015	Trial Memorandum Filed by: Counter Defendant Nassiri, Fred Plaintiffs' Trial Memorandum
05/01/2015	Notice of Deposition Filed By: Counter Claimant Nevada State of Notice of Deposition Designations
05/04/2015	Bench Trial (10:00 AM) (Judicial Officer: Sturman, Gloria) 05/04/2015-05/08/2015
05/08/2015	Recorders Transcript of Hearing Transcript of Proceedings Bench Trial - Opening Statements May 4, 2015
05/19/2015	Brief Filed By: Counter Claimant Nevada State of Bench Brief On Excluding Plaintiff's Argument That The Maps Used During Settlement Discussions Were Used For An Additional Purpose Other Than To Show The Parcel And/Or Legal Description Of The Surplus Parcel
05/19/2015	Bench Trial (1:00 PM) (Judicial Officer: Sturman, Gloria)
05/19/2015	Notice of Change of Address Filed By: Counter Defendant Nassiri, Fred

	CASE NO. A-12-0/2841-C
	Notice of Change of Firm Affiliation and Address
05/22/2015	Certificate of Mailing Filed By: Counter Claimant Nevada State of Certificate Of Mailing
06/02/2015	Recorders Transcript of Hearing Transcript of Proceedings Bench Trial - Closing Arguments Tuesday, May 19, 2015
06/16/2015	Supplement Filed by: Counter Defendant Nassiri, Fred Plaintiffs' Supplement Trial Memorandum
06/16/2015	Supplemental Brief Filed By: Counter Claimant Nevada State of The State's Supplemental Trial Brief
07/16/2015	Order Filed By: Counter Claimant Nevada State of Order Granting in Part Motion for Summary Judgment on Plaintiff's Claims For: (1) Breach of Contract, (2) Breach of the Implied Covenant of Good Faith and Fair Dealing, and (3) Tortious Breach of the Implied Covenant of Good Faith and Fair Dealing
07/16/2015	Order Granting Summary Judgment Filed By: Counter Claimant Nevada State of Order Granting Motion for Summary Judgment on Plaintiff's Claim for Inverse Condemnation
07/16/2015	Order Granting Motion Filed By: Counter Claimant Nevada State of Order Granting Motion for Preferential Trial Setting on Four-Week Stack Set to Begin on April 27, 2015, on Order Shortening Time
07/16/2015	Order Filed By: Counter Claimant Nevada State of Order (1) Denying in Part and Granting in Part Motion to Confirm that the May 4, 2015, Trial on Plaintiff's Claims for the Equitable Remedy of Rescission Will Proceed as a Bench Trial or, in the Alternative, Motion to Bifurcate, and (2) Denying Plaintiff's Countermotion Pursuant to NRCP 39(c) for an Advisory Jury
07/16/2015	Order Denying Motion Filed By: Counter Claimant Nevada State of Order Denying Motion for Summary Judgment on Plaintiff's Prayer for Rescission
07/16/2015	Order Denying Motion Filed By: Counter Claimant Nevada State of Order Denying Plaintiff's Omnibus Motion in Limine Subtopic No. 5 "To Preclude the Testimony of Witnesses"
07/17/2015	Notice of Entry of Order Filed By: Counter Claimant Nevada State of Notice of Entry of Order Denying Motion for Summary Judgment on Plaintiff's Prayer for Rescission
07/17/2015	Notice of Entry of Order Filed By: Counter Claimant Nevada State of

Notice of Entry of Order Filed By: Counter Claimant Nevada State of Notice of Entry of Order Filed By: Counter Claimant Nevada State of Notice of Entry of Order Granting in Part Motion for Summary Judgment on Plaintiffs Claims for: (1) Breach of Contract, (2) Breach of the Implied Covenant of Good Faith and Fair Dealing, and (3) Tortious Breach of the Implied Covenant of Good Faith and Fair Dealing O7/17/2015 Notice of Entry of Order Penying Plaintiffs Ommibus Motion in Limine Subtopic No. 5 "To Preclude the Testimony of Witnesses" O7/17/2015 Notice of Entry of Order Denying Plaintiffs Ommibus Motion in Limine Subtopic No. 5 "To Preclude the Testimony of Witnesses" O7/17/2015 Notice of Entry of Order Transing Motion for Preferential Trial setting on Four-Week Stack Set to Begin on April 27, 2015, on Order Shortening Time O7/20/2015 Notice of Entry of Order Filed By: Counter Defendant Nassiri, Fred Notice of Entry of Order (1) Denying in Part and Granting in Part Motion to Confirm that the May 4, 2015, Fred Counter Defendant Nassiri, Fred Notice of Entry of Order (1) Denying in Part and Granting in Part Motion to Confirm that the May 4, 2015, Fred Counter Defendant Nassiri, Fred Notice of Entry of Order (1) Denying in Part and Granting in Part Motion to Confirm that the May 4, 2015, Fred Order (1) Denying in Part and Granting in Part Motion to Confirm that the May 4, 2015, Fred Order (1) Denying in Part and Granting in Part Motion to Confirm that the May 4, 2015, Fred Order (1) Denying in Part and Granting in Part Motion to Confirm that the May 4, 2015, Fred Order (1) Denying in Part and Granting in Part Motion to Confirm that the May 4, 2015, Fred Part (1) Denying in Part and Granting in Part Motion to Confirm that the May 5 Denying Plaintiff's Counter Claimant Nevada State of Findings of Fact, Conclusions of Law and Order Prince of Status Check Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial — Day 1 May 4, 2015 Recorders Transcript of Hearing Pa		CASE 110. A-12-0/2041-C
Filed By: Counter Claimant Nevada State of Notice of Entry of Order Granting in Part Motion for Summary Judgment on Plaintiff's Claims for: (1) Breach of Contract, (2) Breach of the Implied Covenant of Good Faith and Fair Dealing, and (3) Tortious Breach of the Implied Covenant of Good Faith and Fair Dealing. 07/17/2015 Notice of Entry of Order Filed By: Counter Claimant Nevada State of Notice of Entry of Order Denying Plaintiff's Omnibus Motion in Limine Subtopic No. 5 "To Preclude the Testimony of Witnesses" 07/17/2015 Notice of Entry of Order Filed By: Counter Defendant Nassiri, Fred Notice of Entry of Order Granting Motion for Preferential Trial setting on Four-Week Stack Set to Begin on April 27, 2015, on Order Shortening Time 07/20/2015 Notice of Entry of Order Filed By: Counter Defendant Nassiri, Fred Notice of Entry of Order (1) Denying in Part and Granting in Part Motion to Confirm that the May 4, 2015, Trial on Plaintiff's Claims for the Equitable Remedy of Rescission Will Proceed As a Bench Trial or, in the Alternative, Motion to Hiftereae, and (2) Denying Plaintiff's Countermotion Pursuant to NRCP 39(c) for an Advisory Jury 08/29/2015 Findings of Fact, Conclusions of Law and Order Filed By: Counter Claimant Nevada State of Findings of Fact, Conclusions of Law and Order Minute Order (3:00 AM) (Judicial Officer: Sturman, Gloria) Order Striking Findings of Fact of 8/28/15 Notice of Status Check 10/09/2015 Recorders Transcript of Hearing Franscript of Proceedings Bench Trial — Day 1 May 4, 2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial — Day 2 Tuesday, May 5, 2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial — Day 3 Wednesday, May 6, 2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial — Day 4 Thursday, May 7, 2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript		
Filed By: Counter Claimant Nevada State of Notice of Entry of Order Denying Plaintiff's Omnibus Motion in Limine Subtopic No. 5 "To Preclude the Testimony of Witnesses" 107/17/2015 1 Notice of Entry of Order Filed By: Counter Defendant Nassiri, Fred Notice of Entry of Order Granting Motion for Preferential Trial setting on Four-Week Stack Set to Begin on April 27, 2015, on Order Shortening Time 1 Notice of Entry of Order Filed By: Counter Defendant Nassiri, Fred Notice of Entry of Order (1) Denying in Part and Granting in Part Motion to Confirm that the May 4, 2015, Trial on Plaintiff's Claims for the Equitable Remedy of Rescission Will Proceed As a Bench Trial or, in the Alternative, Motion to Bifurcate, and (2) Denying Plaintiff's Countermotion Pursuant to NRCP 39(c) for an Advisory Jury 1 Pindings of Fact, Conclusions of Law and Order Filed By: Counter Claimant Nevada State of Findings of Fact, Conclusions of Law and Order Filed By: Counter Claimant Nevada State of Filed By: Counter Defendant Nassiri, Fred Notice of Status Check 1 Notice Filed By: Counter Defendant Nassiri, Fred Notice of Status Check 1 Notice Filed By: Counter Defendant Nassiri, Fred Notice of Status Check 1 Notice Filed By: Counter Defendant Nassiri, Fred Notice of Status Check 1 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 1 May 4, 2015 1 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 3 Wednesday, May 6, 2015 1 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 4 Thursday, May 7, 2015 1 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 4 Thursday, May 7, 2015	07/17/2015	Filed By: Counter Claimant Nevada State of Notice of Entry of Order Granting in Part Motion for Summary Judgment on Plaintiff's Claims for: (1) Breach of Contract, (2) Breach of the Implied Covenant of Good Faith and Fair
Filed By: Counter Defendant Nassiri, Fred Notice of Entry of Order Granting Motion for Preferential Trial setting on Four-Week Stack Set to Begin on April 27, 2015, on Order Shortening Time O7/20/2015 Notice of Entry of Order Filed By: Counter Defendant Nassiri, Fred Notice of Entry of Order (1) Denying in Part and Granting in Part Motion to Confirm that the May 4, 2015, Trial on Plaintiff's Claims for the Equitable Remedy of Rescission Will Proceed As a Bench Trial or, in the Alternative, Motion to Bifurcate, and (2) Denying Plaintiff's Countermotion Pursuant to NRCP 39(c) for an Advisory Jury O8/29/2015 Findings of Fact, Conclusions of Law and Order Filed By: Counter Claimant Nevada State of Findings of Fact, Conclusions of Law and Order Minute Order (3:00 AM) (Judicial Officer: Sturman, Gloria) Order Striking Findings of Fact of 8/28/15 Notice Filed By: Counter Defendant Nassiri, Fred Notice of Status Check Recorders Transcript of Hearing Transcript of Proceedings Bench Trial Day 1 May 4, 2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 2 Tuesday, May 5, 2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 3 Wednesday, May 6, 2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 3 Wednesday, May 6, 2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 4 Thursday, May 7, 2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 4 Thursday, May 7, 2015	07/17/2015	Filed By: Counter Claimant Nevada State of Notice of Entry of Order Denying Plaintiff's Omnibus Motion in Limine Subtopic No. 5 "To
Filed By: Counter Defendant Nassiri, Fred Notice of Entry of Order (1) Denying in Part and Granting in Part Motion to Confirm that the May 4, 2015, Trial or, in the Alternative, Motion to Bifurcate, and (2) Denying Plaintiff's Countermotion Pursuant to NRCP 39(c) for an Advisory Jury 08/29/2015 Findings of Fact, Conclusions of Law and Order Filed By: Counter Claimant Nevada State of Findings of Fact, Conclusions of Law and Order Filed By: Counter Claimant Nevada State of Findings of Fact, Conclusions of Law and Order Minute Order (3:00 AM) (Judicial Officer: Sturman, Gloria) Order Striking Findings of Fact of 8/28/15 Notice Filed By: Counter Defendant Nassiri, Fred Notice of Status Check Notice Filed By: Counter Defendant Nassiri, Fred Notice of Status Check Recorders Transcript of Hearing Transcript of Proceedings Bench Trial Day 1 May 4, 2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 2 Tuesday, May 5, 2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 3 Wednesday, May 6, 2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 4 Thursday, May 7, 2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 4 Thursday, May 7, 2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 4 Thursday, May 7, 2015	07/17/2015	Filed By: Counter Defendant Nassiri, Fred Notice of Entry of Order Granting Motion for Preferential Trial setting on Four-Week Stack
Filed By: Counter Claimant Nevada State of Findings of Fact, Conclusions of Law and Order Minute Order (3:00 AM) (Judicial Officer: Sturman, Gloria) Order Striking Findings of Fact of 8/28/15 10/08/2015 Notice Filed By: Counter Defendant Nassiri, Fred Notice of Status Check 10/09/2015 Recorders Transcript of Hearing Transcript of Proceedings Bench Trial Day 1 May 4, 2015 10/09/2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 2 Tuesday, May 5, 2015 10/09/2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 3 Wednesday, May 6, 2015 10/09/2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 4 Thursday, May 7, 2015 10/09/2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 4 Thursday, May 7, 2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 4 Thursday, May 7, 2015 Recorders Transcript of Hearing	07/20/2015	Filed By: Counter Defendant Nassiri, Fred Notice of Entry of Order (1) Denying in Part and Granting in Part Motion to Confirm that the May 4, 2015, Trial on Plaintiff's Claims for the Equitable Remedy of Rescission Will Proceed As a Bench Trial or, in the Alternative, Motion to Bifurcate, and (2) Denying Plaintiff's
Order Striking Findings of Fact of 8/28/15 10/08/2015	08/29/2015	Filed By: Counter Claimant Nevada State of
Filed By: Counter Defendant Nassiri, Fred Notice of Status Check 10/09/2015	08/31/2015	
Transcript of Proceedings Bench Trial Day 1 May 4, 2015 10/09/2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 2 Tuesday, May 5, 2015 10/09/2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 3 Wednesday, May 6, 2015 10/09/2015 Recorders Transcript of Hearing Party: Counter Claimant Nevada State of Transcript of Proceedings Bench Trial Day 4 Thursday, May 7, 2015 10/09/2015 Recorders Transcript of Hearing	10/08/2015	Filed By: Counter Defendant Nassiri, Fred
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	10/09/2015	

	CASE NO. A-12-6/2841-C
10/12/2015	Motion for Summary Judgment Filed By: Counter Claimant Nevada State of Motion For Summary Judgment On Plaintiff's Rescission Claim Based On The Court's 8/29/15 Findings of Fact, Conclusions Of Law, And Judgment
10/13/2015	Errata Filed By: Counter Claimant Nevada State of Errata to the State's Motion for Summary Judgment on Plaintiff's Rescission Claim Based on the Court's 8/29/15 Findings of Fact, Conclusions of Law, and Judgment
10/13/2015	Notice of Change of Address Filed By: Counter Claimant Nevada State of Notice of Change of Address and Telephone Number
10/29/2015	Opposition to Motion For Summary Judgment Filed By: Counter Defendant Nassiri, Fred Opposition to Motion for Summary Judgment on Plaintiff's Rescission Claim Based on the Court's 8/29/15 Findings of Fact, Conclusions of Law, and Judgment
11/04/2015	Motion to Exclude Filed By: Counter Claimant Nevada State of Motion To Exclude Damages Evidence Related To Plaintiff's Breach Of Contract Claims And/Or Motion To Strike Plaintiff's Expert, Keith Harper, MAI
11/10/2015	Motion to Strike Filed By: Counter Defendant Nassiri, Fred Motion to Strike Defendants' Motion to Exclude Damages Evidence Related to Plaintiff's Breach of Contract Claims and/or Motion to Strike Plaintiff's Expert, Keith Harper, MAI on an Order Shortening Time
11/10/2015	Status Check (9:00 AM) (Judicial Officer: Sturman, Gloria) Status Check: Phase 2 Trial Setting
11/12/2015	Reply in Support Filed By: Counter Claimant Nevada State of Reply In Support Of Motion For Summary Judgment On Plaintiff's Rescission Claim Based On The Court's 8/29/15 Findings of Fact, Conclusions of Law, and Judgment
11/16/2015	Opposition to Motion Filed By: Counter Claimant Nevada State of Opposition to Nassiri's Motion to Strike on OST
11/17/2015	Motion for Summary Judgment (9:30 AM) (Judicial Officer: Sturman, Gloria) Defendant/Counterclaimant Motion for Summary Judgment on Plaintiff's Rescission Claim Based on the Court's 8/29/15 Findings of Fact Conclusions of Law and Judgment
11/17/2015	CANCELED Motion to Strike (9:30 AM) (Judicial Officer: Sturman, Gloria) Vacated - per Judge Plaintiff's Motion to Strike Defendant's Motion to Exclude Damages
11/17/2015	Motion to Strike (9:30 AM) (Judicial Officer: Sturman, Gloria) Plaintiff's Motion to Strike Defendants' Motion to Exclude Damages Evidence Related to Plaintiff's Breach of Contract Claims and/or Motion to Strike Plaintiff's Expert, Keith Harper, MAI on an Order Shortening Time
11/17/2015	All Pending Motions (9:30 AM) (Judicial Officer: Sturman, Gloria)

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12/07/2015	Recorders Transcript of Hearing Transcript of Proceedings All Pending Motions Tuesday, November 17, 2015
12/07/2015	Opposition Filed By: Counter Defendant Nassiri, Fred Opposition to the State's Motion to exclude Damages Evidence Related to Plaintiff's Breach of Contract Claims and/or Motion to Strike Plaintiff's Expert, Keith Harper, MAI
12/07/2015	Appendix Filed By: Counter Defendant Nassiri, Fred Appendix of Exhibits to Opposition to the State's Motion to Exclude Damages evidence Related to Plaintiff's Breach of Contract Claims and/or Motion to Strike Plaintiff's Expert, Keith Harper, MAI
12/14/2015	Order Setting Civil Jury Trial Phase 2: Order Setting Civil Jury Trial
12/18/2015	Motion in Limine Filed By: Counter Defendant Nassiri, Fred Motion in Limine to Exclude the Expert Testimony of: 1) Jack Sjostrom, 2) Alan Nevin, and 3) Shelli Lowe
12/29/2015	Reply to Opposition Filed by: Counter Claimant Nevada State of Reply to Nassiri's Opposition to Motion to Exclude Damages Evidence Related to Plaintiff's Breach of Contract Claims and/or Motion to Strike Plaintiff's Expert, Keith Harper, MAI
01/05/2016	Motion to Exclude (10:30 AM) (Judicial Officer: Sturman, Gloria) Defendant's Motion To Exclude Damages Evidence Related To Plaintiff's Breach Of Contract Claims And/Or Motion To Strike Plaintiff's Expert, Keith Harper, MAI
01/07/2016	Opposition to Motion in Limine Filed By: Counter Claimant Nevada State of The State's Opposition to Nassiri's Motion in Limine to Exclude the Expert Testimony of: 1) Jack Sjostrom, 2) Alan Nevin, and 3) Shelli Lowe
01/14/2016	Reply to Opposition Filed by: Counter Defendant Nassiri, Fred Reply to the State's Motion to Nassiri's Motion in Limine to exclude the Expert Testimony of: 1) Jack Sjostrom, 2) Alan Nevin, and Shelli Lowe
01/19/2016	Motion in Limine (10:00 AM) (Judicial Officer: Sturman, Gloria) Plaintiffs' Motion in Limine to Exclude the Expert Testimony of: 1) Jack Sjostrom, 2) Alan Nevin, and 3) Shelli Lowe
01/19/2016	Decision (10:00 AM) (Judicial Officer: Sturman, Gloria) Chambers Decision on Motion to Exclude Damages
01/19/2016	All Pending Motions (10:00 AM) (Judicial Officer: Sturman, Gloria)
02/05/2016	Recorders Transcript of Hearing Transcript of Proceedings Defendant's Motion to Exclude Damages Evidence Related to Plaintiffs' Breach of Contract Claims and/or Motion to Strike Plaintiffs' Expert, Keith Harper, MAI Tuesday, January 5, 2016

	CASE NO. A-12-0/2041-C
02/05/2016	Recorders Transcript of Hearing Transcript of Proceedings Plaintiffs' Motion in Limine to Exclude the Expert Testimony of: 1) Jack Sjostrom, 2) Alan Nevin, and 3) Shelli Lowe; Chambers Decision on Motion to Exclude Damages Tuesday, January 19, 2016
03/14/2016	Order Denying Motion Filed By: Counter Claimant Nevada State of Order Denying Defendants' Motion to Exclude Damages Evidence Related to Plaintiff's Breach of Contract Claims and/or Motion to Strike Plaintiff's Expert, Keith Harper, MAI
03/14/2016	Order Denying Motion Filed By: Counter Claimant Nevada State of Order Denying Defendants' Motion for Summary Judgment on Plaintiffs' Rescission Claim Based on the Courts 08/29/15 Findings of Fact, Conclusions of Law and Judgment
04/05/2016	Notice of Entry of Order Filed By: Counter Claimant Nevada State of Notice of Entry of Order Denying Defendants' Motion to Exclude Damages Evidence Related to Plaintiff's Breach of Contract Claims and/or Motion to Strike Plaintiff's Expert, Keith Harper, MAI
04/05/2016	Notice of Entry of Order Filed By: Counter Claimant Nevada State of Notice of Entry of Order Denying Defendants' Motion for Summary Judgment on Plaintiffs' Rescission Claim Based on the Courts' 08/29/15 Findings of Fact, Conclusions of Law and Judgment
04/14/2016	Stipulation and Order Filed by: Counter Claimant Nevada State of Stipulation and Order to Stay Proceedings and Trial Pending the Outcome of the State's Petition for Writ of Mandamus
04/15/2016	Notice of Entry of Stipulation and Order Filed By: Counter Claimant Nevada State of Notice of Entry of Stipulation and Order to Stay Proceedings and Trial Pending the Outcome of the State's Petition for Writ of Mandamus
05/05/2016	CANCELED Calendar Call (9:00 AM) (Judicial Officer: Sturman, Gloria) Vacated - per Stipulation and Order
05/16/2016	Transcript of Proceedings Transcripts of Proceedings April 1, 2015
05/16/2016	Transcript of Proceedings Transcript of Proceedings for Bench Trial Closing Arguments May 19, 2015
05/31/2016	CANCELED Jury Trial (9:00 AM) (Judicial Officer: Sturman, Gloria) Vacated - per Stipulation and Order
07/26/2016	Status Check (9:00 AM) (Judicial Officer: Sturman, Gloria) 07/26/2016, 11/22/2016, 05/23/2017, 09/19/2017, 02/13/2018 Status Check Re: Petition for Writ of Mandamus
10/31/2017	Status Report Joint Status Report Regarding The November 14, 2017 Hearing

	CASE NO. A-12-0/2841-C
12/08/2017	Notice Filed By: Counter Claimant Nevada State of Notice of Submission
01/02/2018	Summary Judgment (Judicial Officer: Sturman, Gloria) Debtors: Fred Nassiri (Plaintiff), Nassiri Living Trust (Plaintiff) Creditors: Nevada State of (Defendant) Judgment: 01/02/2018, Docketed: 01/02/2018
01/02/2018	Findings of Fact, Conclusions of Law and Order Filed By: Counter Claimant Nevada State of Findings of Fact, Conclusions of Law, and Order Granting Summary Judgment in Favor of Defendant on Each of Plaintiffs' Claims
01/02/2018	Order Vacating Filed By: Counter Claimant Nevada State of Order Vacating Previous Orders Denying Defendant's Motions for Summary Judgment
01/02/2018	Notice of Entry of Order Filed By: Counter Claimant Nevada State of Notice of Entry of Order
01/02/2018	Notice of Entry of Findings of Fact, Conclusions of Law Filed By: Counter Claimant Nevada State of Notice of Entry of Findings of Fact
01/09/2018	Memorandum of Costs and Disbursements Filed By: Counter Claimant Nevada State of The State of Nevada's Verified Memorandum of Costs and Disbursements Pursuant to NRS 18.005 and 18.110
01/09/2018	Appendix Filed By: Counter Claimant Nevada State of Appendix of Exhibits in Support of the State of Nevada's Verified Memorandum of Costs and Disbursements Pursuant to NRS 18.005 and 18.110
01/09/2018	Appendix Filed By: Counter Claimant Nevada State of Appendix of Exhibits in Support of the State of Nevada's Verified Memorandum of Costs and Disbursements Pursuant to NRS 18.005 and 18.110
01/09/2018	Appendix Filed By: Counter Claimant Nevada State of Appendix of Exhibits in Support of the State of Nevada's Verified Memorandum of Costs and Disbursements Pursant to NRS 18.005 and 18.110 (Volume 1 of 6)
01/09/2018	Appendix Filed By: Counter Claimant Nevada State of Appendix of Exhibits in Support of the State of Nevada's Verified Memorandum of Costs and Disbursements Pursuant to NRS 18.005 and 18.110
01/09/2018	Appendix Filed By: Counter Claimant Nevada State of Appendix of Exhibits in Support of the State of Nevada's Verified Memorandum of Costs and Disbursements Pursuant to NRS 18.005 and 18.110 (Volume 6 of 6)

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01/09/2018	Appendix Filed By: Counter Claimant Nevada State of Appendix Volume V
01/16/2018	Motion to Retax Filed By: Counter Defendant Nassiri, Fred Motion to Retax Memorandum of Costs
01/22/2018	Motion for Attorney Fees and Costs Filed By: Counter Claimant Nevada State of Motion for Attorneys' Fees, Costs, and Interest
01/22/2018	Exhibits Filed By: Counter Claimant Nevada State of Exhibit
01/22/2018	Exhibits Filed By: Counter Claimant Nevada State of Exhibit
01/25/2018	Errata Filed By: Counter Claimant Nevada State of Errata to Motion for Fees and Costs
02/08/2018	Opposition to Motion Filed By: Counter Claimant Nevada State of The State of Nevada's Opposition to Motion to Retax Memorandum of Costs
02/08/2018	Appendix Appendix of Exhibits in Support of the State of Nevada's Opposition to Motion to Retax Memorandum of Costs (Volume 1 of 3)
02/08/2018	Appendix Filed By: Counter Claimant Nevada State of Appendix of Exhibits in Support of the State of Nevada's Opposition to Motion to Retax Memorandum of Costs (Volume 2 of 3)
02/08/2018	Appendix Filed By: Counter Claimant Nevada State of Appendix of Exhibits in Support of the State of Nevada's Opposition to Motion to Retax Memorandum of Costs (Volume 3 of 3)
02/08/2018	Opposition to Motion Filed By: Counter Defendant Nassiri, Fred; Plaintiff Nassiri Living Trust Opposition to the State's Motion for Attorney Fees
02/12/2018	Notice of Hearing Notice of Rescheduled Hearing
02/20/2018	Reply to Opposition Filed by: Counter Defendant Nassiri, Fred Reply to the State of Nevada's Opposition to Motion to Retax Memorandum of Costs

	CASE NO. A-12-672841-C
02/20/2018	Reply in Support Filed By: Counter Claimant Nevada State of The State of Nevada's Reply in Support of Motion for Attorneys' Fees, Costs, and Interest
02/27/2018	Motion to Retax (9:00 AM) (Judicial Officer: Sturman, Gloria) 02/27/2018, 05/24/2018 Motion to Retax Memorandum of Costs
02/27/2018	Motion for Attorney Fees and Costs (9:00 AM) (Judicial Officer: Sturman, Gloria) 02/27/2018, 05/24/2018 Motion for Attorneys' Fees, Costs, and Interest
02/27/2018	All Pending Motions (9:00 AM) (Judicial Officer: Sturman, Gloria)
03/16/2018	Supplemental Brief Filed By: Counter Claimant Nevada State of Supplemental Brief in Support of the State of Nevada's Motion for Award of Attorneys' Fees, Costs, and Interest
03/16/2018	Appendix Filed By: Counter Claimant Nevada State of Appendix of Exhibits in Support of Supplemental Brief in Support of the State of Nevada's Motion for Award of Attorneys' Fees, Costs, and Interest
04/03/2018	Opposition Filed By: Counter Defendant Nassiri, Fred; Plaintiff Nassiri Living Trust Supplemental Opposition to the State's Motion for Attorney Fees
04/03/2018	Appendix Filed By: Counter Defendant Nassiri, Fred; Plaintiff Nassiri Living Trust Appendix to Exhibits to Supplemental Opposition to the State's Motion for Attorney Fees
04/23/2018	Reply to Opposition Filed by: Counter Claimant Nevada State of The State of Nevada's Supplemental Reply to Nassari's Supplemental Opposition to the State's Motion for Attorney's Fees
04/30/2018	Notice of Rescheduling Notice of Rescheduling Hearing Date
05/03/2018	Notice of Rescheduling of Hearing Notice of Rescheduling Hearing
05/24/2018	All Pending Motions (10:30 AM) (Judicial Officer: Sturman, Gloria)
07/06/2018	Judgment Plus Interest (Judicial Officer: Sturman, Gloria) Debtors: Fred Nassiri (Plaintiff), Nassiri Living Trust (Plaintiff) Creditors: Nevada State of (Defendant) Judgment: 07/06/2018, Docketed: 07/09/2018 Total Judgment: 1,056,575.82
07/06/2018	Findings of Fact, Conclusions of Law and Order Filed By: Counter Claimant Nevada State of Findings of Fact and Conclusions of Law

07/09/2018	Notice of Entry of Findings of Fact, Conclusions of Law Filed By: Counter Claimant Nevada State of Notice of Entry
08/07/2018	Notice of Appeal Filed By: Counter Defendant Nassiri, Fred; Plaintiff Nassiri Living Trust Notice of Appeal
08/07/2018	Case Appeal Statement Filed By: Counter Defendant Nassiri, Fred; Plaintiff Nassiri Living Trust Case Appeal Statement
08/21/2018	Case Appeal Statement Filed By: Counter Claimant Nevada State of Case Appeal Statement
08/21/2018	Notice of Appeal Filed By: Counter Claimant Nevada State of Notice of Cross-Appeal

CIVIL COVER SHEET

XXVII

Clark County, Nevada Case No. (Assigned by Clerk's Office)

I. Party Information					
Plaintiff(s) (name/address/phone): Fred Nassir and the Nassiri Living Trust		Defendant(s) State of Neva	(name/address/phone): da		
Attorney (name/address/phone): Dylan T. Ciciliano		Attorney (name/address/phone):			
Gordon Silver 3960 Howard Hughes Pkwy., 9 th Floor					
Las Vegas, NV 89169					
(702) 796-5555					
II Nature of Controversy (Please che applicable subcategory, if appropriate)	eck applicable bold category and		Arbitration Requested		
	Civil Cas	ses			
Real Property			Torts		
☐ Landlord/Tenant	Negligence Negligence – Auto		☐ Product Liability		
Unlawful Detainer	☐ Negligence – Medical/Dent	al	☐ Product Liability/Motor Vehicle ☐ Other Torts/Product Liability		
☐ Title to Property	Negligence – Premises Lial	bility	☐ Intentional Misconduct		
☐ Foreclosure ☐ Liens	(Slip/Fall)		☐ Torts/Defamation (Libel/Slander)		
Quite Title	☐ Negligence - Other		Interfere with Contract Rights		
☐ Specific Performance ☐ Condemnation/Eminent Domain			☐ Employment Torts (Wrongful termination) ☐ Other Torts		
Other Real Property			☐ Anti Trust ☐ Fraud/Misrepresentation		
Partition			☐ Insurance		
☐ Planning/Zoning			Legal Tort Unfair Competition		
			·		
Probate		Other	Civil Filing Types		
☐ Summary Administration	Construction Defect		Appeal from Lower Court (also check		
☐ General Administration	☐ Chapter 40 ☐ General		applicable civil case box) ☐ Transfer from Justice Court		
☐ Special Administration	Breach of Contract ☐ Building & Construction	on	☐ Justice Court Civil Appeal		
Set Aside Estates	☐ Insurance Carrier		☐ Civil Writ ☐ Other Special Proceeding		
☐ Trust/Conservatorships ☐ Individual Trustee	☐ Commercial Instrumer ☐ Other Contracts/Acct/		Other Civil Filing		
Corporate Trustee	Collection of Actions	, adjinont	☐ Compromise of Minor's Claim		
Other Probate	☐ Employment Contract☐ Guarantee		☐ Conversion of Property ☐ Damage to Property		
	☐ Sale Contract	0 - 1 -	☐ Employment Security		
	Uniform Commercial Civil Petition for Judicial		☐ Enforcement of Judgment☐ Foreign Judgment — Civil		
	☐ Foreclosure Mediation ☐ Other Administrative I		☐ Other Personal Property ☐ Recovery of Property		
	Department of Motor		Stockholder Suit		
	☐ Worker's Compensation		Other Civil Matters		
III. Business Court Requested (Ple	ase check applicable category; for	or Clark or V	Vashoe Counties only.)		
☐ NRS Chapters 78-88 ☐ Commodities (NRS 90)	☐ Investments (NRS 104 ☐ Deceptive Trade Practic		Enhanced Case Mgmt/Business Other Business Court Matters		
Securities (NRS 90)	Trademarks (NRS 600/		Guier Business Court Maders		
11/2./.2	1		1-1-12		
11/30/12		Sim	a of initiating posts or consequently		
/ Date	_	Signatur	e of initiating party or representative		
1750969Nevada AOC-Planning and Analysis Division			Form PA 201 Rev 2 OF		

1 WILLIAM L. COULTHARD, ESO. (#3927) w.coulthard@kempjones.com 2 ERIC M. PEPPERMAN, ESQ. (#11679) e.pepperman@kempjones.com 3 MONA KAVEH, ESQ. (#11825) m.kaveh@kempjones.com KEMP, JONES & COULTHARD, LLP 4 3800 Howard Hughes Parkway, 17th Flr. 5 Las Vegas, Nevada 89169 Telephone: (702) 385-6000 Facsimile: (702) 385-6001 6 7 ADAM PAUL LAXALT, ESQ. Attorney General 8 DENNIS V. GALLAGHER, ESQ. (#955) Chief Deputy Attorney General JOE VADALA, ESQ. (#5158) 9 Special Counsel 10 JANET L. MERRILL, ESQ. (#10736) Senior Deputy Attorney General 11 OFFICE OF THE ATTORNEY GENERAL 53014 West Charleston Blvd., Suite 150 12 Las Vegas, Nevada 89102 Telephone: (702) 730-3400 13 Attorneys for the State of Nevada, on relation of its Department of Transportation 14 15

Electronically Filed 7/6/2018 11:15 AM Steven D. Grierson **CLERK OF THE COURT**

DISTRICT COURT

CLARK COUNTY, NEVADA

FRED NASSIRI, individually and as trustee of the NASSIRI LIVING TRUST, a trust formed under Nevada law,

Plaintiffs,

VS.

STATE OF NEVADA, on relation of its Department of Transportation: DOE GOVERNMENT AGENCIES I-X, inclusive; DOE INDIVIDUALS I-X; and DOE ENTITIES 1-10, inclusive,

Defendants.

Case No.: A-12-672841-C Dept. No.: XXVI

FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER GRANTING IN PART: (1) THE STATE OF NEVADA'S MOTION FOR AWARD OF ATTORNEYS' FEES, COSTS, AND INTEREST; AND (2) NASSIRI'S MOTION TO RETAX MEMORANDUM OF COSTS; AND JUDGMENT

Hearing Date: February 27, 2018

May 24, 2018

Hearing Time: 9:00 a.m. / 10:30 a.m.

THIS MATTER came on for hearing pursuant to: (1) The State of Nevada, on relation of

its Department of Transportation's (the "State") Motion for Award of Attorneys' Fees, Costs,

and Interest; and (2) Fred Nassiri, individually, and as trustee of the Nassiri Living Trust's

Seventeenth Floor Las Vegas, Nevada 89169 (702) 385-6000 • Fax (702) 385-6001 kic@kempiones.com (collectively, "Nassiri") Motion to Retax Memorandum of Costs, on the 27th day of February, 2018, at 9:00 a.m., and on the 24th day of May 2018, at 10:30 a.m., with Nassiri being represented by Eric R. Olsen, Esq. and Dylan T. Ciciliano, Esq. of the law firm Garman Turner Gordon LLP, and the State being represented by William L. Coulthard, Esq. and Mona Kaveh, Esq. of the law firm Kemp, Jones & Coulthard, LLP. The Court having reviewed the pleadings and papers on file herein and having heard the arguments of counsel made at the hearing; and with good cause appearing and there being no just reason for delay, the Court hereby makes the following findings of fact, conclusions of law, and order:

I.

FINDINGS OF FACT

- 1. On September 27, 2017, the Nevada Supreme Court issued an Opinion and Writ of Mandamus directing summary judgment in favor of the State on all of Nassiri's claims for relief.
- 2. On January 2, 2018, this Court entered both its Findings of Fact, Conclusions of Law, and Order Granting Summary Judgment in Favor of the State on Each of Plaintiffs' Claims; and Vacating Previous Orders Denying the State's Motions for Summary Judgment.
- On January 9, 2018, the State filed its Verified Memorandum of Costs and Disbursements Pursuant to NRS 18.005 and 18.110 asserting costs in the amount of \$119,727.99.
- 4. On January 16, 2018, Nassiri filed his Motion to Retax Memorandum of Costs, followed by the State's Opposition on February 8, 2018, and Nassiri's Reply on February 20, 2018.
- 5. The State filed its Motion for Award of Attorneys' Fees, Costs, and Interest on January 22, 2018, followed by the State's Errata on January 25, 2018, Nassiri's Opposition on February 8, 2018, and the State's Reply on February 20, 2018. The State requested fees in the amount of \$1,271,703.92, which encompassed fees in the amount of \$1,092,756.02 paid to Kemp, Jones & Coulthard, LLP ("KJC") by the State, and fees in the amount of \$178,947.90 for time spent by the Office of the Attorney General on this matter. The State sought attorneys'

2	April 29, 2005 (the "2005 Settlement Agreement"), which provides:	
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4	2.18 Attorney's Fees. If any action is commenced to enforce the terms of this Agreement, the prevailing party shall be entitled to recover all of its expenses related to such action, including but not limited to, its reasonable attorney's fees and costs.	
6	6. The Court heard oral argument on the Motion to Retax Memorandum of Costs	
7	and the Motion for Award of Attorneys' Fees, Costs, and Interest on February 27, 2018. After	
8	the Court heard oral argument from both parties on both motions, it took the Motion to Retax	
9	Memorandum of Costs under advisement and requested that the State supplement its Motion for	
10	Award of Attorneys' Fees, Costs, and Interest with additional billing records by March 16,	
11	2018. The Court provided Nassiri with an opportunity to file a supplemental opposition and for	
12	the State to file a supplemental reply.	
13	7. The State filed its Supplement Brief in Support of its Motion for Award of	
14	Attorneys' Fees, Costs, and Interest on March 16, 2018, and attached additional billing records.	
15	Nassiri filed his Supplemental Opposition on April 3, 2018, and the State filed its Supplemental	
16	Reply on April 23, 2018.	
17	8. The Court heard oral argument on the supplemental pleadings on May 24, 2018,	
18	at 10:30 a.m.	
19	п.	
20	CONCLUSIONS OF LAW	
21	Attorneys' Fees	
22	9. The State is the prevailing party in this action. Thus, the Court finds that the	
23	State is entitled to an award of attorneys' fees pursuant to § 2.18 of the 2005 Settlement	
24	Agreement.	
25	10. "In general, a district court may not award 'attorney fees unless authorized to	
26	do so by a statute, rule or contract." Davis v. Beling, 278 P.3d 501, 515 (Nev. 2012), quoting	
27	U.S. Design & Constr. v. I.B.E.W. Local 357, 50 P.3d 170, 173 (Nev. 2002). With respect to	
28	the Court's contractual authority to award attorneys' fees, it is well-settled that "[p]arties are	

Page 3 of 12

fees based upon § 2.18 of the parties' Settlement Agreement and Release of All Claims, dated

Seventeenth Floor
Las Vegas, Nevada 89169
(702) 385-6000 • Fax (702) 385-6001 kic@kempiones.com 1

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free to provide for attorneys' fees by express contractual provisions." Davis, 278 P.3d at 515 (citations omitted). Whenever the language of a contractual attorneys' fees provision is clear and unambiguous, it must be enforced as written. Id.

- 11. "When determining the amount of fees to award, the district court has great discretion, to be 'tempered only by reason and fairness.'" Albios v. Horizon Communities, Inc., 132 P.3d 1022, 1034 (Nev. 2006), quoting Shuette, 124 P.3d at 548-49. "The district court is not limited in its approach for determining the amount of attorneys' fees to award, but it must conduct its analysis in light of the Brunzell v. Golden Gate National Bank factors." Albios, 132 P.3d at 1034 (citations omitted). These factors include:
 - (i) The qualities of the advocate: his ability, training, education, experience, professional standing and skills; (ii) the character of the work to be done: its difficulty, intricacy, importance, time and skill required, the responsibility imposed and the prominence and character of the parties where they affect the importance of the litigation; (iii) the work actually performed by the lawyer; the skill. time and attention given to the work; and (iv) the result: whether the attorney was successful and what benefits were derived. Brunzell v. Golden Gate National Bank, 455 P.2d 31, 33 (Nev. 1969).

The Court's order awarding attorneys' fees must reference its findings with respect to each of these factors. Albios, 132 P.3d at 1034 (citations omitted).

12. Under Nevada law, when an award of fees is not authorized on every single claim, the decision whether to apportion the fees between such claims is within the trial court's discretion. See Mayfield v. Koroghli, 184 P.3d 362, 369 (Nev. 2008). In exercising its discretion, the court should consider "whether apportionment is rendered impracticable by the interrelationship of the claims [asserted]." Id. (adopting the reasoning set forth in Abdallah v. United Sav. Bank, 51 Cal.Rptr.2d 286 (Cal.App.Ct, 1996)). Whenever the claims are "so 'inextricably intertwined' as to make it 'impracticable, if not impossible, to separate the multitude of conjoined activities into compensable or noncompensable time units," the Court should not apportion any award of fees. Mayfield, 184 P.3d at 369, quoting Abdallah, 51 Cal.Rptr.2d at 293. "The district court must, however, attempt to apportion the [fees] before determining that apportionment is impracticable." Id. Under Mayfield, when it elects not to apportion attorneys' fees, "the district court must make specific findings, either on the record

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during oral proceedings or in its order, with regard to the circumstances of the case before it that render apportionment impracticable." 184 P.3d at 369.

- 13. After reviewing the briefings and hearing oral argument from the parties, the State's requested attorneys' fees award for amounts paid to its outside counsel, KJC, is reasonable, subject to certain reductions, under the factors enumerated in *Brunzell*. Each of the factors are analyzed below and each analysis includes but is not limited to the following:
- a. The qualities of the advocate (his ability, training, education, experience, professional standing and skills): This Court is familiar with the qualities of the State's counsel over the several years that this litigation has been pending, as well as the countless other times that these attorneys have appeared before this Court. KJC is an AV rated firm under Martindale Hubbell's peer review process and has a lengthy history of practice before the Eighth Judicial District Court. The professional standing of KJC is beyond reproach. The State's lead trial counsel, William L. Coulthard, Esq., is well regarded in the legal community for his legal skill, ability, experience, and professional standing. Moreover, the involved associate attorneys are likewise skilled, experienced, and professionally competent. The qualities of the advocates weigh in favor of the State's attorneys' fees award for KJC.
- b. The character of the work to be done (its difficulty, intricacy, importance, time and skill required, the responsibility imposed and the prominence and character of the parties where they affect the importance of the litigation): The character of the work done in this case justifies an award of fees. The State argued that this case involved serious questions about the State's ability to engage in efficient, long-term highway improvement projects, including, but not limited, its authority to exchange surplus property as part of eminent domain settlements, its responsibility to preserve the view and visibility of exchanged property going forward, its compliance with federal and state public disclosure requirements, and its ability to negotiate and enter into arm's-length contracts with members of the public. This is buttressed by the fact that the Nevada Supreme Court entertained a writ of mandamus to address "an important issue of law and an important policy question." 133 Nev., Ad. Opinion 70, pg. 5 (Sep. 27, 2017).

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Moreover, eminent domain, and more particularly inverse condemnation, is an extraordinarily complex and important area of law. Eminent domain is rooted in the Constitution and implicates the delicate balance between the constitutional right to own property and the government's right to take private property for a public benefit. The character of legal work performed during the preparation, discovery, pretrial, trial, and appellate phases of this litigation all support the State's requested attorneys' fees award for its outside counsel, KJC.

The work actually performed by the lawyer (the skill, time and attention c. given to the work): This case proceeded through a year of discovery. The State's attorneys oversaw the review of thousands of documents and the production of nearly 20,000 pages worth of documents; they prepared for, conducted, and defended numerous depositions (some of which occurred outside Las Vegas); they prepared and defended multiple motions, including motions to dismiss and document-intensive motions for summary judgment; they prepared for and conducted a complex, six-day limited bench trial as to the State's statute of limitations defenses, where they marshalled the State's witnesses and evidence and drafted several bench briefs; they prepared this case for trial; they drafted, opposed, and argued several pretrial motions; and they prepared a comprehensive petition for writ of mandamus to the Nevada Supreme Court and participated in lengthy appellate proceedings, including en banc oral argument, which ultimately resulted in published precedent and the dismissal of Nassiri's remaining claims for relief.

This was a hard-fought case, against very skilled, polished opposing attorneys, that presented numerous hurdles and complicated legal issues. The State's attorneys vigorously defended this case over a substantial period of time and at the risk of a significantly adverse decision. Accordingly, the quality of work performed by KJC supports the State's requested award of attorneys' fees for its outside counsel, KJC.

d. The result (whether the attorney was successful and what benefits were derived): Although the road was long, the State ultimately succeeded in achieving a full and complete dismissal of Nassiri's claims. While Nassiri characterizes points of his case quite

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differently, the State contends that it successfully defended against tens of millions of dollars in potential liability, and successfully protected the State's ability to continue to engage in efficient, long-term highway improvement projects. The State believes the latter was especially significant in this case, as Nassiri challenged the State's policies and procedures for accepting design-build project proposals, for publicly disclosing proposed highway improvement plans, for exchanging surplus property as part of eminent domain settlements, and for entering into arm's-length contracts. To the State's further benefit, its attorneys' successful efforts are memorialized in a published opinion of the en banc Nevada Supreme Court.

- 14. After reviewing the State's billing records, reviewing the parties' briefings, and hearing oral argument, the Court concludes it is impracticable to apportion the State's attorneys' fees between Nassiri's claims and/or between Nassiri, individually, and as trustee under the Nassiri Living Trust:
- Nassiri's claims: Nassiri asserted that the State should be constitutionally a. prohibited from recovering fees under Section 22(7) of the Nevada Constitution and that the entire case arises from the prior eminent domain action or alternatively on Nassiri's present claims related to inverse condemnation. The Court finds that the action in part arises from the Settlement Agreement, which contains a prevailing party attorneys' fees provision. Moreover, to the extent that Nassiri brought claims arising from alleged inverse condemnation, the Court finds that the inverse condemnation claims and contract-based claims are so intertwined that it is impracticable to apportion the State's attorneys' fees between the two. The following circumstances support this finding: (i) these claims were based on the same factual assertion that Nassiri was harmed by the State's 2010 construction of the flyover; (ii) these claims sought identical damages; (iii) these claims involved the same discovery; and (iv) the Court is unable to separate the time spent on defending individual claims.
- b. Nassiri, individually, and as trustee under the Nassiri Living Trust: Apportioning the State's attorneys' fees between Nassiri, individually, and as trustee under the Nassiri Living Trust is impracticable because Nassiri and the Nassiri Living Trust, both Plaintiffs in this action, sued the State for breach of the 2005 Settlement Agreement. Paragraph

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one of the Amended Complaint defines the Trust, and Paragraph two defines Fred Nassiri individually; thereafter, they are referenced collectively as "Plaintiffs." 3/27/13 Amended Complaint. While Nassiri asserts that the Nassiri Living Trust is not a party to the 2005 Settlement Agreement, the 2005 Settlement Agreement states:

> Successors and Assigns. This Agreement shall be binding and shall inure to the benefit of the Parties hereto and their respective heirs, executors, administrators, personal representatives, successors, or assigns, as the case may be.

Based upon the above reasons, the Court finds that the Nassiri Living Trust is also liable for attorneys' fees.

- 15. The State is entitled to an award of reasonable attorneys' fees for the amounts incurred and paid to KJC. NRCP 54(d)(3)(A)-(B). An award of attorneys' fees must be supported by substantial evidence. Logan v. Abe, 131 Nev. ____, 350 P.3d 1139, 1143 (2015).
- 16. Upon reviewing the invoices from KJC, the Court notes that KJC's invoices are block billed. "If a district court encounters difficulty considering the character of the work done or the work actually performed because of block billing, then the district court may order additional briefing or discount the relevant block-billed time entry or entries by an appropriate amount." In re Margaret Mary Adams 2006 Trust, 2015 WL 1423378, *2 (Nev. Mar. 26, 2015). Under KJC's block billing, the Court could not determine the reasonableness of various entries that pertained to certain tasks, such as inter-office communications, and elects to discount the total fees incurred and paid to KJC by 10%.
- 17. Based on this 10% discount, the State is entitled to an attorneys' fees award of \$983,480.42 for fees incurred and paid to KJC.
- 18. Further, the State seeks fees related to time expended by the Office of the Attorney General. The Attorney General is a division of the State. Moreover, the State did not pay fees directly to the Attorney General. The Attorney General, however, did record the time its attorneys spent on the matter and estimated the approximate hourly cost of the Attorney General based on the annual Attorney General cost allocation to the Department of

Transportation.

19. After review of the invoices submitted by the Attorney General, the Court determines that the time expended by the Attorney General is best classified as overhead and therefore not recoverable as attorneys' fees.

Costs

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- 20. NRS 18.020 states that "[c]osts must be allowed of course to the prevailing party against any adverse party against whom judgment is rendered . . . in an action for the recovery of money or damages, where the plaintiff seeks to recover more than \$2,500." Although the court has discretion to determine allowable costs, statutes permitting the recovery of costs are to be strictly construed because they are in derogation of common law. *Berosini v. People for the Ethical Treatment of Animals*, 971 P.2d 383, 385 (Nev. 1998) (citing *Gibellini v. Klindt*, 885 P.2d 540, 543 (Nev. 1994)).
- 21. Pursuant to NRS 18.005, costs must be reasonable. "Reasonable costs" must be actual and reasonable, "rather than a reasonable estimate or calculation of such costs. . ."

 Berosini, 971 P.2d at 385-86 (quoting Gibellini, 885 P.2d at 543); see also Village Builders 96,

 L.P. v. U.S. Laboratories, Inc., 112 P.3d 1082, 1093 (Nev. 2005) (recognizing that costs must be actually incurred by the prevailing party). The district court retains sound discretion in determining the reasonableness of the amounts and the items of costs to be awarded. Schwartz v. Estate of Greenspun, 881 P.2d 638, 643 (Nev. 1994); see also Berosini, 971 P.2d at 385.
- 22. The State is the prevailing party in this action and is entitled to an award of costs under both NRS 18.020 and § 2.18 of the 2005 Settlement Agreement. The State requested costs incurred in the total amount of \$119,727.99.
- 23. The State paid KJC for legal research costs (Westlaw) in the amount of \$25,304.68. After reviewing the evidence provided by the State, the Court finds that the information provided does not sufficiently document the actual legal research costs incurred by KJC. Accordingly, the State's claimed legal research costs reflect an estimation of KJC's overhead and are denied in their entirety.
 - 24. The State incurred expert witness costs in the amount of \$45,967.23. These costs

are reduced to \$24,639.32 as follows:

- a. The State retained Alan Nevin and incurred costs in the amount of \$18,827.91 for his expert witness services. Because Mr. Nevin did not testify at either trial or in deposition, the Court does not find that his expert report and testimony was of such necessity to require a larger fee under NRS 18.005. Accordingly, these costs are reduced to \$1,500.00.
- b. The State retained Jack Sjostrom and incurred costs in the amount of \$2,812.50 for his expert witness services. Mr. Sjostrom did testify at deposition and the circumstances surrounding his expert report and testimony were of such necessity to require a larger fee under NRS 18.005. These incurred costs will not be reduced.
- c. The State retained Shelli Lowe and incurred costs in the amount of \$12,050.00 for her expert witness services. Ms. Lowe did testify at deposition and the circumstances surrounding her expert report and testimony were of such necessity to require a larger fee under NRS 18.005. The State is entitled to \$1,500.00 in costs for Ms. Lowe's time preparing for her report, and \$10,550.00 related to preparing for her testimony.
- d. The State retained Ken Ackeret and incurred costs in the amount of \$12,276.82 for his expert witness services. Mr. Ackeret did testify at deposition and the circumstances surrounding his expert report and testimony were of such necessity to require a larger fee under NRS 18.005. The State is entitled to \$1,500 in costs for Mr. Ackeret's time preparing for his report, and \$6,776.82 related to preparing for his testimony.
- 25. The State is entitled to its costs incurred for clerk's fees (\$77.00), reporters' fees for depositions (\$15,940.85), witness fees (\$124.00), process server fees (\$1,229.50), telecopies (\$19.02), photocopies (\$15,588.05), long distance phone calls (\$141.86), postage (\$274.16), travel/lodging (\$2,364.09), and other reasonable and necessary expenses incurred in connection with this action for run service (\$1,460.00), trial support (\$6,828.79), and reporters' fees for transcripts of court proceedings (\$4,408.76). These costs total \$48,456.08.
- 26. The State is therefore entitled to costs in the amount of \$73,095.40 as these costs are reasonable, necessary, and actually incurred, and are also properly documented and consistent with Nevada law.

Post-Judgment Interest

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27. NRS 17.130(2) provides that interest on a judgment will continue to accrue until it has been satisfied. Under this provision, post-judgment interest should accrue on the total amount of fees and costs awarded to the State until these fees and costs have been satisfied. This order and judgment shall continue to accrue post-judgment interest from the date this order and judgment has been entered, calculated at the prime rate plus two percent (2%), until such time as this order and judgment is completely satisfied.

III.

ORDER AND JUDGMENT

ACCORDINGLY, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that the State of Nevada, on relation of its Department of Transportation's Motion for Award of Attorneys' Fees, Costs, and Interest is GRANTED in part.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Fred Nassiri, individually, and as trustee of the Nassiri Living Trust's Motion to Retax Memorandum of Costs is GRANTED in part.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the State of Nevada, on relation of its Department of Transportation is awarded attorneys' fees in the amount of \$983,480.42 against Fred Nassiri, individually, and as trustee of the Nassiri Living Trust.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the State of Nevada, on relation of its Department of Transportation is awarded costs in the amount of \$73,095.40 against Fred Nassiri, individually, and as trustee of the Nassiri Living Trust.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the State of Nevada, on relation of its Department of Transportation is awarded post-judgment interest on the total amount of fees and costs awarded to the State (\$1,056,575.82) until these fees and costs have been satisfied against Fred Nassiri, individually, and as trustee of the Nassiri Living Trust. This Order and Judgment shall continue to accrue post-judgment interest from the date this Order and Judgment has been entered, calculated at the prime rate plus two percent (2%), until such time as this Order and Judgment is completely satisfied.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that each of the Court's findings of fact is to be construed as a conclusion of law, and each of the Court's conclusion of law are to be construed as a finding of fact, as may be necessary or appropriate to carry out this Order and Judgment. IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that pursuant to Campos-Garcia v. Johnson, 331 P.3d 890, 891 (Nev. 2014), this Order is also considered a Judgment in

favor of the State of Nevada, on relation of its Department of Transportation, and may be executed upon. DATED this 5 of July

DISTRICT COURT JUDGE

Respectfully submitted by

DATED this I day of June 2018.

William L. Coulthard, Esq. (#3927) Eric M. Pepperman, Esq. (#11679)

Mona Kavel, Esq. (#11825)

KEMP, JONES & COULTHARD, LLP

3800 Howard Hughes Parkway, 17th Fl.

Las Vegas, Nevada 89169

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Attorney General Adam Paul Laxalt, Esq.

Dennis V. Gallagher, Esq. (#955) 21

Joe Vadala, Esq. (#5158)

22 Janet L. Merrill, Esq. (#10736)

OFFICE OF THE ATTORNEY GENERAL 23

555 E. Washington Avenue, Suite 3900

Las Vegas, Nevada 89101 24

Attorneys for the State of Nevada, on

25 relation of its Department of Transportation

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Approved as to form and content:

DATED this O'day of June 2018.

Eric R. Olsen, Esq. (#3127)

Dylan T. Ciciliano, Esq. (#12348)

GARMAN TURNER GORDON, LLP

650 White Drive, Suite 100 Las Vegas, Nevada 89119

Attorneys for Plaintiffs

1 WILLIAM L. COULTHARD, ESO. (#3927) w.coulthard@kempjones.com 2 ERIC M. PEPPERMAN, ESQ. (#11679) e.pepperman@kempjones.com 3 MONA KAVEH, ESQ. (#11825) m.kaveh@kempjones.com 4 KEMP, JONES & COULTHARD, LLP 3800 Howard Hughes Parkway, 17th Flr. 5 Las Vegas, Nevada 89169 Telephone: (702) 385-6000 Facsimile: (702) 385-6001 6 7 ADAM PAUL LAXALT, ESQ. Attorney General 8 DENNIS V. GALLAGHER, ESQ. (#955) Chief Deputy Attorney General 9 JOE VADALA, ESQ. (#5158) Special Counsel JANET L. MERRILL, ESQ. (#10736) 10 Senior Deputy Attorney General 11 OFFICE OF THE ATTORNEY GENERAL 53014 West Charleston Blvd., Suite 150 12 Las Vegas, Nevada 89102 Telephone: (702) 730-3400 13 Attorneys for the State of Nevada, on relation to its Department of Transportation 14 15

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7/9/2018 10:51 AM
Steven D. Grierson
CLERK OF THE COURT

DISTRICT COURT

CLARK COUNTY, NEVADA

FRED NASSIRI, individually and as trustee of the NASSIRI LIVING TRUST, a trust formed under Nevada law,

Plaintiffs.

 $|v_{\rm vs.}|$

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STATE OF NEVADA, on relation of its Department of Transportation; DOE GOVERNMENT AGENCIES I-X, inclusive; DOE INDIVIDUALS I-X; and DOE ENTITIES 1-10, inclusive.

Defendants.

Case No.: A-12-672841-C

Dept. No.: XXVI

NOTICE OF ENTRY OF FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER GRANTING IN PART: (1) THE STATE OF NEVADA'S MOTION FOR AWARD OF ATTORNEYS' FEES, COSTS, AND INTEREST; AND (2) NASSIRI'S MOTION TO RETAX MEMORANDUM OF COSTS; AND JUDGMENT

Hearing Date: February 27, 2018

May 24, 2018

Hearing Time: 9:00 a.m. / 10:30 a.m.

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Page 1 of 3

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PLEASE TAKE NOTICE that the FINDINGS OF FACT, CONCLUSIONS OF LAW,
AND ORDER GRANTING IN PART: (1) THE STATE OF NEVADA'S MOTION FOR
AWARD OF ATTORNEYS' FEES, COSTS, AND INTEREST; AND (2) NASSIRI'S
MOTION TO RETAX MEMORANDUM OF COSTS; AND JUDGMENT was entered in this
matter on July 6, 2018, a copy of which is attached hereto.

Dated this 9th day of July, 2018.

Respectfully submitted by:

William L. Coulthard, Esq. (#3927)

Eric M. Pepperman, Esq. (#11679)

Mona Kaveh, Esq. (#11825) KEMP, JONES & COULTHARD, LLP 3800 Howard Hughes Parkway, 17th Flr.

Las Vegas, Nevada 89169 -and-

Attorney General Adam Paul Laxalt, Esq.

Dennis V. Gallagher, Esq. (#955)

Joe Vadala, Esq. (#5158) Janet L. Merrill, Esq. (#10736)

OFFICE OF THE ATTORNEY GENERAL

555 E. Washington Avenue, Suite 3900

Las Vegas, Nevada 89101

Attorneys for the State of Nevada, on relation of its Department of Transportation

CERTIFICATE OF SERVICE

I hereby certify that on the 9th day July, 2018, I served a true and correct copy of the
above and foregoing NOTICE OF ENTRY OF FINDINGS OF FACT, CONCLUSIONS
OF LAW, AND ORDER GRANTING IN PART: (1) THE STATE OF NEVADA'S
MOTION FOR AWARD OF ATTORNEYS' FEES, COSTS, AND INTEREST; AND (2)
NASSIRI'S MOTION TO RETAX MEMORANDUM OF COSTS; AND JUDGMENT to
all parties, via the Court's e-filing service.
Eric R. Olsen, Esq.
Dylan T. Ciciliano, Esq.
CADMAN TUDNED CODDON LLD

Dylan T. Ciciliano, Esq.
GARMAN TURNER GORDON, LLP
650 White Drive, Suite 100
Las Vegas, Nevada 89119
Attorneys for Fred Nassiri,
individually and as trustee of the
Nassiri Living Trust

An employee of Kemp, Jones & Coulthard, LLP

Electronically Filed 7/6/2018 11:15 AM Steven D. Grierson

(702) 385-6000 • Fax (702) 385-6001 kic@kempiones.com (collectively, "Nassiri") Motion to Retax Memorandum of Costs, on the 27th day of February, 2018, at 9:00 a.m., and on the 24th day of May 2018, at 10:30 a.m., with Nassiri being represented by Eric R. Olsen, Esq. and Dylan T. Ciciliano, Esq. of the law firm Garman Turner Gordon LLP, and the State being represented by William L. Coulthard, Esq. and Mona Kaveh, Esq. of the law firm Kemp, Jones & Coulthard, LLP. The Court having reviewed the pleadings and papers on file herein and having heard the arguments of counsel made at the hearing; and with good cause appearing and there being no just reason for delay, the Court hereby makes the following findings of fact, conclusions of law, and order:

I.

FINDINGS OF FACT

- 1. On September 27, 2017, the Nevada Supreme Court issued an Opinion and Writ of Mandamus directing summary judgment in favor of the State on all of Nassiri's claims for relief.
- 2. On January 2, 2018, this Court entered both its Findings of Fact, Conclusions of Law, and Order Granting Summary Judgment in Favor of the State on Each of Plaintiffs' Claims; and Vacating Previous Orders Denying the State's Motions for Summary Judgment.
- 3. On January 9, 2018, the State filed its Verified Memorandum of Costs and Disbursements Pursuant to NRS 18.005 and 18.110 asserting costs in the amount of \$119,727.99.
- 4. On January 16, 2018, Nassiri filed his Motion to Retax Memorandum of Costs, followed by the State's Opposition on February 8, 2018, and Nassiri's Reply on February 20, 2018.
- 5. The State filed its Motion for Award of Attorneys' Fees, Costs, and Interest on January 22, 2018, followed by the State's Errata on January 25, 2018, Nassiri's Opposition on February 8, 2018, and the State's Reply on February 20, 2018. The State requested fees in the amount of \$1,271,703.92, which encompassed fees in the amount of \$1,092,756.02 paid to Kemp, Jones & Coulthard, LLP ("KJC") by the State, and fees in the amount of \$178,947.90 for time spent by the Office of the Attorney General on this matter. The State sought attorneys'

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2 April 29, 2005 (the "2005 Settlement Agreement"), which provides: 3 Attorney's Fees. If any action is commenced to enforce the 4 terms of this Agreement, the prevailing party shall be entitled to recover all of its expenses related to such action, including but not 5 limited to, its reasonable attorney's fees and costs. 6. 6 The Court heard oral argument on the Motion to Retax Memorandum of Costs 7 and the Motion for Award of Attorneys' Fees, Costs, and Interest on February 27, 2018. After the Court heard oral argument from both parties on both motions, it took the Motion to Retax 8 9 Memorandum of Costs under advisement and requested that the State supplement its Motion for 10 Award of Attorneys' Fees, Costs, and Interest with additional billing records by March 16. 11 2018. The Court provided Nassiri with an opportunity to file a supplemental opposition and for 12 the State to file a supplemental reply. 13 7. The State filed its Supplement Brief in Support of its Motion for Award of 14 Attorneys' Fees, Costs, and Interest on March 16, 2018, and attached additional billing records. 15 Nassiri filed his Supplemental Opposition on April 3, 2018, and the State filed its Supplemental 16 Reply on April 23, 2018. 17 8. The Court heard oral argument on the supplemental pleadings on May 24, 2018, 18 at 10:30 a.m. 19 H. 20 CONCLUSIONS OF LAW 21 Attorneys' Fees 22 9. The State is the prevailing party in this action. Thus, the Court finds that the 23 State is entitled to an award of attorneys' fees pursuant to § 2.18 of the 2005 Settlement 24 Agreement. 25 10. "In general, a district court may not award 'attorney fees... unless authorized to 26 do so by a statute, rule or contract." Davis v. Beling, 278 P.3d 501, 515 (Nev. 2012), quoting 27 U.S. Design & Constr. v. I.B.E.W. Local 357, 50 P.3d 170, 173 (Nev. 2002). With respect to

the Court's contractual authority to award attorneys' fees, it is well-settled that "[p]arties are

Page 3 of 12

fees based upon § 2.18 of the parties' Settlement Agreement and Release of All Claims, dated

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free to provide for attorneys' fees by express contractual provisions." Davis, 278 P.3d at 515 (citations omitted). Whenever the language of a contractual attorneys' fees provision is clear and unambiguous, it must be enforced as written. Id.

- 11. "When determining the amount of fees to award, the district court has great discretion, to be 'tempered only by reason and fairness.'" Albios v. Horizon Communities, Inc., 132 P.3d 1022, 1034 (Nev. 2006), quoting Shuette, 124 P.3d at 548-49. "The district court is not limited in its approach for determining the amount of attorneys' fees to award, but it must conduct its analysis in light of the Brunzell v. Golden Gate National Bank factors." Albios, 132 P.3d at 1034 (citations omitted). These factors include:
 - (i) The qualities of the advocate: his ability, training, education, experience, professional standing and skills; (ii) the character of the work to be done: its difficulty, intricacy, importance, time and skill required, the responsibility imposed and the prominence and character of the parties where they affect the importance of the litigation; (iii) the work actually performed by the lawyer: the skill, time and attention given to the work; and (iv) the result: whether the attorney was successful and what benefits were derived. Brunzell v. Golden Gate National Bank, 455 P.2d 31, 33 (Nev. 1969).

The Court's order awarding attorneys' fees must reference its findings with respect to each of these factors. Albios, 132 P.3d at 1034 (citations omitted).

Under Nevada law, when an award of fees is not authorized on every single 12. claim, the decision whether to apportion the fees between such claims is within the trial court's discretion. See Mayfield v. Koroghli, 184 P.3d 362, 369 (Nev. 2008). In exercising its discretion, the court should consider "whether apportionment is rendered impracticable by the interrelationship of the claims [asserted]." Id. (adopting the reasoning set forth in Abdallah v. United Sav. Bank, 51 Cal.Rptr.2d 286 (Cal.App.Ct. 1996)). Whenever the claims are "so 'inextricably intertwined' as to make it 'impracticable, if not impossible, to separate the multitude of conjoined activities into compensable or noncompensable time units," the Court should not apportion any award of fees. Mayfield, 184 P.3d at 369, quoting Abdallah, 51 Cal.Rptr.2d at 293. "The district court must, however, attempt to apportion the [fees] before determining that apportionment is impracticable." Id. Under Mayfield, when it elects not to apportion attorneys' fees, "the district court must make specific findings, either on the record

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during oral proceedings or in its order, with regard to the circumstances of the case before it that render apportionment impracticable." 184 P.3d at 369.

- 13. After reviewing the briefings and hearing oral argument from the parties, the State's requested attorneys' fees award for amounts paid to its outside counsel, KJC, is reasonable, subject to certain reductions, under the factors enumerated in Brunzell. Each of the factors are analyzed below and each analysis includes but is not limited to the following:
- The qualities of the advocate (his ability, training, education, experience. professional standing and skills): This Court is familiar with the qualities of the State's counsel over the several years that this litigation has been pending, as well as the countless other times that these attorneys have appeared before this Court. KJC is an AV rated firm under Martindale Hubbell's peer review process and has a lengthy history of practice before the Eighth Judicial District Court. The professional standing of KJC is beyond reproach. The State's lead trial counsel, William L. Coulthard, Esq., is well regarded in the legal community for his legal skill, ability, experience, and professional standing. Moreover, the involved associate attorneys are likewise skilled, experienced, and professionally competent. The qualities of the advocates weigh in favor of the State's attorneys' fees award for KJC.
- b. The character of the work to be done (its difficulty, intricacy, importance, time and skill required, the responsibility imposed and the prominence and character of the parties where they affect the importance of the litigation): The character of the work done in this case justifies an award of fees. The State argued that this case involved serious questions about the State's ability to engage in efficient, long-term highway improvement projects, including. but not limited, its authority to exchange surplus property as part of eminent domain settlements, its responsibility to preserve the view and visibility of exchanged property going forward, its compliance with federal and state public disclosure requirements, and its ability to negotiate and enter into arm's-length contracts with members of the public. This is buttressed by the fact that the Nevada Supreme Court entertained a writ of mandamus to address "an important issue of law and an important policy question." 133 Nev., Ad. Opinion 70, pg. 5 (Sep. 27, 2017).

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Moreover, eminent domain, and more particularly inverse condemnation, is an extraordinarily complex and important area of law. Eminent domain is rooted in the Constitution and implicates the delicate balance between the constitutional right to own property and the government's right to take private property for a public benefit. The character of legal work performed during the preparation, discovery, pretrial, trial, and appellate phases of this litigation all support the State's requested attorneys' fees award for its outside counsel, KJC.

c. The work actually performed by the lawyer (the skill, time and attention given to the work): This case proceeded through a year of discovery. The State's attorneys oversaw the review of thousands of documents and the production of nearly 20,000 pages worth of documents; they prepared for, conducted, and defended numerous depositions (some of which occurred outside Las Vegas); they prepared and defended multiple motions, including motions to dismiss and document-intensive motions for summary judgment; they prepared for and conducted a complex, six-day limited bench trial as to the State's statute of limitations defenses, where they marshalled the State's witnesses and evidence and drafted several bench briefs; they prepared this case for trial; they drafted, opposed, and argued several pretrial motions; and they prepared a comprehensive petition for writ of mandamus to the Nevada Supreme Court and participated in lengthy appellate proceedings, including en banc oral argument, which ultimately resulted in published precedent and the dismissal of Nassiri's remaining claims for relief.

This was a hard-fought case, against very skilled, polished opposing attorneys, that presented numerous hurdles and complicated legal issues. The State's attorneys vigorously defended this case over a substantial period of time and at the risk of a significantly adverse decision. Accordingly, the quality of work performed by KJC supports the State's requested award of attorneys' fees for its outside counsel, KJC.

d. The result (whether the attorney was successful and what benefits were derived): Although the road was long, the State ultimately succeeded in achieving a full and complete dismissal of Nassiri's claims. While Nassiri characterizes points of his case quite

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differently, the State contends that it successfully defended against tens of millions of dollars in potential liability, and successfully protected the State's ability to continue to engage in efficient, long-term highway improvement projects. The State believes the latter was especially significant in this case, as Nassiri challenged the State's policies and procedures for accepting design-build project proposals, for publicly disclosing proposed highway improvement plans, for exchanging surplus property as part of eminent domain settlements, and for entering into arm's-length contracts. To the State's further benefit, its attorneys' successful efforts are memorialized in a published opinion of the en banc Nevada Supreme Court.

- 14. After reviewing the State's billing records, reviewing the parties' briefings, and hearing oral argument, the Court concludes it is impracticable to apportion the State's attorneys' fees between Nassiri's claims and/or between Nassiri, individually, and as trustee under the Nassiri Living Trust:
- a. Nassiri's claims: Nassiri asserted that the State should be constitutionally prohibited from recovering fees under Section 22(7) of the Nevada Constitution and that the entire case arises from the prior eminent domain action or alternatively on Nassiri's present claims related to inverse condemnation. The Court finds that the action in part arises from the Settlement Agreement, which contains a prevailing party attorneys' fees provision. Moreover, to the extent that Nassiri brought claims arising from alleged inverse condemnation, the Court finds that the inverse condemnation claims and contract-based claims are so intertwined that it is impracticable to apportion the State's attorneys' fees between the two. The following circumstances support this finding: (i) these claims were based on the same factual assertion that Nassiri was harmed by the State's 2010 construction of the flyover; (ii) these claims sought identical damages; (iii) these claims involved the same discovery; and (iv) the Court is unable to separate the time spent on defending individual claims.
- Nassiri, individually, and as trustee under the Nassiri Living Trust: Apportioning the State's attorneys' fees between Nassiri, individually, and as trustee under the Nassiri Living Trust is impracticable because Nassiri and the Nassiri Living Trust, both Plaintiffs in this action, sued the State for breach of the 2005 Settlement Agreement. Paragraph

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one of the Amended Complaint defines the Trust, and Paragraph two defines Fred Nassiri individually; thereafter, they are referenced collectively as "Plaintiffs." 3/27/13 Amended Complaint. While Nassiri asserts that the Nassiri Living Trust is not a party to the 2005 Settlement Agreement, the 2005 Settlement Agreement states:

2.25. <u>Successors and Assigns</u>. This Agreement shall be binding and shall inure to the benefit of the Parties hereto and their respective heirs, executors, administrators, personal representatives, successors, or assigns, as the case may be.

Based upon the above reasons, the Court finds that the Nassiri Living Trust is also liable for attorneys' fees.

- 15. The State is entitled to an award of reasonable attorneys' fees for the amounts incurred and paid to KJC. NRCP 54(d)(3)(A)-(B). An award of attorneys' fees must be supported by substantial evidence. *Logan v. Abe*, 131 Nev. ____, ____, 350 P.3d 1139, 1143 (2015).
- 16. Upon reviewing the invoices from KJC, the Court notes that KJC's invoices are block billed. "If a district court encounters difficulty considering the character of the work done or the work actually performed because of block billing, then the district court may order additional briefing or discount the relevant block-billed time entry or entries by an appropriate amount." In re Margaret Mary Adams 2006 Trust, 2015 WL 1423378, *2 (Nev. Mar. 26, 2015). Under KJC's block billing, the Court could not determine the reasonableness of various entries that pertained to certain tasks, such as inter-office communications, and elects to discount the total fees incurred and paid to KJC by 10%.
- 17. Based on this 10% discount, the State is entitled to an attorneys' fees award of \$983,480.42 for fees incurred and paid to KJC.
- 18. Further, the State seeks fees related to time expended by the Office of the Attorney General. The Attorney General is a division of the State. Moreover, the State did not pay fees directly to the Attorney General. The Attorney General, however, did record the time its attorneys spent on the matter and estimated the approximate hourly cost of the Attorney General based on the annual Attorney General cost allocation to the Department of

Transportation.

19. After review of the invoices submitted by the Attorney General, the Court determines that the time expended by the Attorney General is best classified as overhead and therefore not recoverable as attorneys' fees.

Costs

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- 20. NRS 18.020 states that "[c]osts must be allowed of course to the prevailing party against any adverse party against whom judgment is rendered . . . in an action for the recovery of money or damages, where the plaintiff seeks to recover more than \$2,500." Although the court has discretion to determine allowable costs, statutes permitting the recovery of costs are to be strictly construed because they are in derogation of common law. Berosini v. People for the Ethical Treatment of Animals, 971 P.2d 383, 385 (Nev. 1998) (citing Gibellini v. Klindt, 885 P.2d 540, 543 (Nev. 1994)).
- 21. Pursuant to NRS 18.005, costs must be reasonable. "Reasonable costs" must be actual and reasonable, "rather than a reasonable estimate or calculation of such costs. . ." Berosini, 971 P.2d at 385-86 (quoting Gibellini, 885 P.2d at 543); see also Village Builders 96, L.P. v. U.S. Laboratories, Inc., 112 P.3d 1082, 1093 (Nev. 2005) (recognizing that costs must be actually incurred by the prevailing party). The district court retains sound discretion in determining the reasonableness of the amounts and the items of costs to be awarded. Schwartz v. Estate of Greenspun, 881 P.2d 638, 643 (Nev. 1994); see also Berosini, 971 P.2d at 385.
- 22. The State is the prevailing party in this action and is entitled to an award of costs under both NRS 18.020 and § 2.18 of the 2005 Settlement Agreement. The State requested costs incurred in the total amount of \$119,727.99.
- 23. The State paid KJC for legal research costs (Westlaw) in the amount of \$25,304.68. After reviewing the evidence provided by the State, the Court finds that the information provided does not sufficiently document the actual legal research costs incurred by KJC. Accordingly, the State's claimed legal research costs reflect an estimation of KJC's overhead and are denied in their entirety.
 - The State incurred expert witness costs in the amount of \$45,967.23. These costs 24. Page 9 of 12

are reduced to \$24,639.32 as follows:

cic@kempiones.com

- a. The State retained Alan Nevin and incurred costs in the amount of \$18,827.91 for his expert witness services. Because Mr. Nevin did not testify at either trial or in deposition, the Court does not find that his expert report and testimony was of such necessity to require a larger fee under NRS 18.005. Accordingly, these costs are reduced to \$1,500.00.
- b. The State retained Jack Sjostrom and incurred costs in the amount of \$2,812.50 for his expert witness services. Mr. Sjostrom did testify at deposition and the circumstances surrounding his expert report and testimony were of such necessity to require a larger fee under NRS 18.005. These incurred costs will not be reduced.
- c. The State retained Shelli Lowe and incurred costs in the amount of \$12,050.00 for her expert witness services. Ms. Lowe did testify at deposition and the circumstances surrounding her expert report and testimony were of such necessity to require a larger fee under NRS 18.005. The State is entitled to \$1,500.00 in costs for Ms. Lowe's time preparing for her report, and \$10,550.00 related to preparing for her testimony.
- d. The State retained Ken Ackeret and incurred costs in the amount of \$12,276.82 for his expert witness services. Mr. Ackeret did testify at deposition and the circumstances surrounding his expert report and testimony were of such necessity to require a larger fee under NRS 18.005. The State is entitled to \$1,500 in costs for Mr. Ackeret's time preparing for his report, and \$6,776.82 related to preparing for his testimony.
- 25. The State is entitled to its costs incurred for clerk's fees (\$77.00), reporters' fees for depositions (\$15,940.85), witness fees (\$124.00), process server fees (\$1,229.50), telecopies (\$19.02), photocopies (\$15,588.05), long distance phone calls (\$141.86), postage (\$274.16), travel/lodging (\$2,364.09), and other reasonable and necessary expenses incurred in connection with this action for run service (\$1,460.00), trial support (\$6,828.79), and reporters' fees for transcripts of court proceedings (\$4,408.76). These costs total \$48,456.08.
- 26. The State is therefore entitled to costs in the amount of \$73,095.40 as these costs are reasonable, necessary, and actually incurred, and are also properly documented and consistent with Nevada law.

Post-Judgment Interest

27. NRS 17.130(2) provides that interest on a judgment will continue to accrue until it has been satisfied. Under this provision, post-judgment interest should accrue on the total amount of fees and costs awarded to the State until these fees and costs have been satisfied. This order and judgment shall continue to accrue post-judgment interest from the date this order and judgment has been entered, calculated at the prime rate plus two percent (2%), until such time as this order and judgment is completely satisfied.

III.

ORDER AND JUDGMENT

ACCORDINGLY, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that the State of Nevada, on relation of its Department of Transportation's Motion for Award of Attorneys' Fees, Costs, and Interest is GRANTED in part.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Fred Nassiri, individually, and as trustee of the Nassiri Living Trust's Motion to Retax Memorandum of Costs is GRANTED in part.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the State of Nevada, on relation of its Department of Transportation is awarded attorneys' fees in the amount of \$983,480.42 against Fred Nassiri, individually, and as trustee of the Nassiri Living Trust.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the State of Nevada, on relation of its Department of Transportation is awarded costs in the amount of \$73,095.40 against Fred Nassiri, individually, and as trustee of the Nassiri Living Trust.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the State of Nevada, on relation of its Department of Transportation is awarded post-judgment interest on the total amount of fees and costs awarded to the State (\$1,056,575.82) until these fees and costs have been satisfied against Fred Nassiri, individually, and as trustee of the Nassiri Living Trust. This Order and Judgment shall continue to accrue post-judgment interest from the date this Order and Judgment has been entered, calculated at the prime rate plus two percent (2%), until such time as this Order and Judgment is completely satisfied.

1 IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that each of the Court's 2 findings of fact is to be construed as a conclusion of law, and each of the Court's conclusion of 3 law are to be construed as a finding of fact, as may be necessary or appropriate to carry out this 4 Order and Judgment. 5 IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that pursuant to Campos-6 Garcia v. Johnson, 331 P.3d 890, 891 (Nev. 2014), this Order is also considered a Judgment in 7 favor of the State of Nevada, on relation of its Department of Transportation, and may be Ed upon.

DATED this 5 of July 8 executed upon. 9 10 11 ØISTRICT COURT JUDGE 12 13 Respectfully submitted by Approved as to form and content: 14 DATED this O'day of June 2018. DATED this 2 day of June 2018. 15 16 William L. Coulthard, Esq. (#3927) Eric M. Repperman, Esq. (#11679) 17 Mona Kavel, Esq. (#11825) 18 KEMP, JONES & COULTHARD, LLP 3800 Howard Hughes Parkway, 17th Fl. 19 Las Vegas, Nevada 89169

Eric R. Olsen, Esq. (#3127) Dylan T. Ciciliano, Esq. (#12348) GARMAN TURNER GORDON, LLP 650 White Drive, Suite 100 Las Vegas, Nevada 89119 Attorneys for Plaintiffs

Dennis V. Gallagher, Esq. (#955) Joe Vadala, Esq. (#5158) Janet L. Merrill, Esq. (#10736) OFFICE OF THE ATTORNEY GENERAL 555 E. Washington Avenue, Suite 3900 Las Vegas, Nevada 89101 Attorneys for the State of Nevada, on relation of its Department of Transportation

Attorney General Adam Paul Laxalt, Esq.

-and-

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Breach of Contract COURT MINUTES April 22, 2013

A-12-672841-C Fred Nassiri, Plaintiff(s)

VS.

Nevada State of, Defendant(s)

April 22, 2013 11:00 AM Motion

HEARD BY: Allf, Nancy COURTROOM: RJC Courtroom 03A

COURT CLERK: Billie Jo Craig

RECORDER: Traci Rawlinson

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

JOURNAL ENTRIES

- Mr. Ciciliano appeared telephonically.

At request of counsel, COURT ORDERED, Motion to Extend Time for Service is GRANTED. Mr. Ciciliano advised that service was effectuated on 4/17/13.

A-12-672841-C Fred Nassiri, Plaintiff(s)
vs.

Nevada State of, Defendant(s)

July 31, 2013 9:00 AM Motion to Dismiss

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Linda Denman

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Coulthard, William L Attorney

Kaveh, Mona Attorney
Kern, Amanda B. Attorney
Olsen, Eric R. Attorney

JOURNAL ENTRIES

- DEFENDANT NDOT'S 1) MOTION TO DISMISS AMENDED COMPLAINT AND/OR QUASH SERVICE OF THE SUMMONS AND AMENDED COMPLAINT FOR INSUFFICIENCY OF SERVICE OF PROCESS, OR ALTERNATIVELY. . . was first addressed by counsel. Mr. Coulthard argued for the motion on failure to serve the Attorney General's office and to list a basis for the untimely filing in the Order granting an ex-parte motion to enlarge service. Argued by Mr. Olsen as technical oversights, COURT ORDERED Motion DENIED.
-3) MOTION TO STRIKE THE PRAYER FOR PUNITIVE DAMAGES was discussed next by counsel and Mr. Olsen conceded that state law prohibits punitive damages being assessed against a state entity and plaintiff withdrew this request rendering defendant's motion to strike MOOT.
- 2) MOTION TO DISMISS AMENDED COMPLAINT FOR FAILURE TO STATE A CLAIM was the final portion of the defendant's motion. Mr. Coulthard argued the three contract claims; breach of contract; contractual breach of implied covenant of good faith and fair dealing; and tortuous breach of the implied covenant of good faith and fair dealing should all be dismissed based on plaintiffs

PRINT DATE: 08/23/2018 Page 2 of 35 Minutes Date: April 22, 2013

A-12-672841-C

signing the quit claim deed and settlement agreement. Mr. Coulthard continued that the two claims on negligent and intentional misrepresentation are tort claims based on NDOT's discretionary functions and are time barred due to the purchase being made 7 years ago, and finally, the claim for inverse condemnation should be dismissed as there was no warranty either express or implied. Mr. Olsen argued that Mr. Nassiri's property he exchanged and purchased was significantly diminished in value due to a 60 foot embankment constructed by the defendants for the Blue Diamond "fly over" that obscures the view of plaintiff's property from CA driver's on I-15. He also pointed out that defendant was in possession of an appraisal that they did not share with plaintiff which showed him paying at the top of the scale for a full view of the property.

Following argument, COURT ORDERED motion to dismiss GRANTED as to claims for relief five and six negligent misrepresentation and intentional misrepresentation; COURT FURTHER ORDERED motion to dismiss DENIED WITHOUT PREJUDICE to as to contract claims two, three, and four, breach of contract, contractual breach of implied covenant of good faith and fair dealing, and tortuous breach of the implied covenant of good faith and fair dealing to being refiled after further Discovery; and finally, COURT ORDERED motion to dismiss DENIED as to inverse condemnation.

Mr. Coulthard to prepare proposed Order; Mr. Olsen to approve as to form and content.

PRINT DATE: 08/23/2018 Page 3 of 35 Minutes Date: April 22, 2013

PRESENT:

DISTRICT COURT CLARK COUNTY, NEVADA

Breach of Contract COURT MINUTES January 14, 2015 Fred Nassiri, Plaintiff(s) A-12-672841-C Nevada State of, Defendant(s) Minute Order Minute Order: Case January 14, 2015 3:07 PM Reassignment **COURTROOM: HEARD BY:** Barker, David **COURT CLERK:** April Watkins **RECORDER: REPORTER: PARTIES**

JOURNAL ENTRIES

- EDCR 1.60(a) gives the Chief Judge the authority to assign or reassign all cases pending in the district. The instant was transferred to Department 2 due to the recent elections/reassignments. Department 2 has a conflict with one or more of the parties in this matter. By way of confirming letter, all parties and the originating department, Department 26, have agreed to have this case reassigned back to the originating department. Therefore, it is hereby ORDERED that this case be transferred back to Department 26.

PRINT DATE: 08/23/2018 Page 4 of 35 Minutes Date: April 22, 2013

A-12-672841-C Fred Nassiri, Plaintiff(s)
vs.
Nevada State of, Defendant(s)

COURT MINUTES

April 01, 2015

April 01, 2015 10:30 AM All Pending Motions

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Linda Denman

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

Coulthard, William L Attorney
Kaveh, Mona Attorney
Kern, Amanda B. Attorney
Olsen, Eric R. Attorney
Pepperman, Eric Attorney

JOURNAL ENTRIES

- STATE OF NEVADA'S MOTION FOR PREFERENTIAL TRIAL SETTING ON FOUR-WEEK STACK SET TO BEGNI ON APRIL 27, 2015, ON OST

Counsel explained their positions on the Motion and both stated they are ready to proceed with trial. COURT ORDERED Motion for Preferential Trial Setting GRANTED as directed by NRS 37.055.

STATE OF NEVADA'S MOTION FOR PARTIAL SUMMARY JUDGMENT ON PLAINTIFF'S CLAIM FOR INVERSE CONDEMNATION

Mr. Coulthard argued plaintiff alleged impaired access and obstructed visibility in support of the inverse condemnation claim. The Citing Probasco v City of Reno as the controlling authority, Mr. Coulthard stated plaintiff does not meet the two required elements: that there be a taking of property and that there be an express easement regarding visibility. The deed for the property plaintiff

PRINT DATE: 08/23/2018 Page 5 of 35 Minutes Date: April 22, 2013

A-12-672841-C

purchased in the 2004 Blue Diamond Realignment in exchange for the land taken was given on an "as is" and "where is" basis. The flyover was constructed under the 2010 Design-Build Project on land owned by the state since 1959. He asked the Court to grant the motion for partial summary judgment. Mr. Olson conceded that the allegation of impaired access is not ripe at this time. He argued that Probasco is not the controlling law as the taking of plaintiff's property occurred with the original condemnation action in 2004. At that time, the state never disclosed plans for a flyover or that its placement would adversely affect visibility of plaintiff's property purchased in an exchange. Loss of visibility was a compensable element known by the state at the time of the settlement.

STATE'S MOTION FOR SUMMARY JUDGMENT ON PLAINTIFF'S CLAIMS FOR 1) BREACH OF CONTRACT, 2) BREACH OF IMPLIED COVENANT OF GOOD FAITH AND FAIR DEALING, AND 3) TORTIOUS BREACH OF THE IMPLIED COVENANT OF GOOD FAITH AND FAIR DEALING

Mr. Coulthard argued there is no breach of contract, as the state owes no duty to plaintiff under the four corners of the settlement agreement. The settlement agreement does not preclude the state from improving its property or require the state to protect plaintiff's visibility. As to Breach of Good Faith, plaintiff had notice as early as 1999 of the proposed flyover plans from the environmental assessments prepared and meetings he attended. As to tortious breach, Mr. Coulthard concluded the settlement agreement was conducted at arm's length, terms were heavily negotiated, plaintiff was well-represented by a qualified team of experts so there was no special relationship between the parties and the state is immune. Mr. Olson argued the state had a duty to act in good faith for an equitable settlement on all compensable issues. He cited the State's manual on eminent domain as saying acquisitions should be conducted to the end result of the project for the property owner's just compensation.

COURT STATED ITS FINDINGS that this case is a breach of contract claim and not an eminent domain or inverse condemnation issue. FURTHER FINDING Probasco is the controlling law; there was no taking; and the access issue is premature. COURT ORDERED Motion for Partial Summary Judgment on Inverse Condemnation Claim GRANTED WITH PREJUDICE as to the claim of obstructed visibility; GRANTED WITHOUT PREJUDICE as to the claim of impaired access.

COURT FURTHER STATED ITS FINDINGS on the Breach of Contract claims that these are questions of fact as to what plaintiff believed when he negotiated to pay \$24 million and when he knew about the flyover. COURT ORDERED Motion for Summary Judgment on claim of breach of contract DENIED; on the claim of Breach of Implied Covenant of Good Faith and Fair Dealing DENIED. COURT FURTHER ORDERED claim of Tortious Breach of the Implied Covenant of Good Faith and Fair Dealing GRANTED.

Mr. Coulthard to prepare proposed Findings of Fact and Conclusions of Law; Mr. Olsen to review as to form and content.

PRINT DATE: 08/23/2018 Page 6 of 35 Minutes Date: April 22, 2013

A-12-672841-C Fred Nassiri, Plaintiff(s)

April 02, 2015

VS.

Nevada State of, Defendant(s)

April 02, 2015 11:00 AM Calendar Call

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Linda Denman

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

Coulthard, William L Attorney
Kaveh, Mona Attorney
Kern, Amanda B. Attorney
Pepperman, Eric Attorney

JOURNAL ENTRIES

- CALENDAR CALL

Counsel announced ready to go to trial on the two remaining contract claims left after the Court ruled on various summary judgments. Mr. Coulthard suggested the trial be bifurcated and proceed on this stack as a bench trial just on the equitable claim for rescission. Mr. Ciciliano requested the suggestion be put in motion form and Court advised if the motion could be drafted quickly, an OST would be signed to set the motion on 4/7. COURT ORDERED trial dates and pretrial conference SET in the event a week bench trial is decided. Otherwise, a three week jury trial could not be accommodated on this stack.

4.28.2015 AT 10:30AM PRETRIAL CONFERENCE TRIAL DATES:

Mon. 5.4 at 9:00am Tues. 5.5 at 1:30pm

PRINT DATE: 08/23/2018 Page 7 of 35 Minutes Date: April 22, 2013

A-12-672841-C

Wed. 5.6 at 9:00am Thur. 5.7 at 1:30pm Fri. 5.8 at 9:00am

PRINT DATE: 08/23/2018 Page 8 of 35 Minutes Date: April 22, 2013

A-12-672841-C Fred Nassiri, Plaintiff(s)

April 07, 2015

VS.

Nevada State of, Defendant(s)

April 07, 2015 9:30 AM All Pending Motions

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Linda Denman

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

Coulthard, William L Attorney
Kaveh, Mona Attorney
Kern, Amanda B. Attorney
Olsen, Eric R. Attorney
Pepperman, Eric Attorney

JOURNAL ENTRIES

- DEFENDANT'S MOTION FOR SUMMARY JUDGMENT ON PLAINTIFF'S PRAYER FOR RESCISSION

Counsel argued whether plaintiff's contention there was a unilateral mistake met the elements to rescind the settlement agreement entered into by the parties. Argument raised if this was a partial rescission or if the taking by the State of plaintiff's four acres was also included. Counsel each made their arguments regarding the proposed flyover, and when plaintiff first learned of the proposal, and/or the modification and movement of the flyover closer to plaintiff's property. Counsel also argued whether or not visibility was part of the agreement. Following arguments, COURT ORDERED Motion for Summary Judgment on Rescission DENIED; FINDING that the question is one of fact and not law.

Mr. Olsen to prepare proposed Order; Mr. Coulthard to review as to form and content.

PRINT DATE: 08/23/2018 Page 9 of 35 Minutes Date: April 22, 2013

A-12-672841-C

DEFENDANT'S MOTION TO CONFIRM THAT THE MAY 4, 2015 TRIAL ON PLAINTIFF'S CLAIMS FOR THE EQUITABLE REMEDY OF RESCISSION WILL PROCEED AS A BENCH TRIAL, ALTERNATIVELY MOTION TO BIFURCATE PLAINTIFF'S OPPOSITION THERETO AND COUNTERMOTION FOR AN ADVISORY JURY

Counsel argued whether judicial resources would be wasted in utilizing the week allocated previously in the upcoming trial stack for a portion of the case that can be determined as a matter of law even if the same witnesses will need to be recalled during a jury trial. Court stated its preference was to utilize the week already designated to hear arguments on the statute of limitations issue. Mr. Coulthard stated since statute of limitations was an affirmative defense, the State would have the burden of proof. Mr. Olsen stated he would get with opposing counsel and review the motions in limine currently scheduled for April 21 and 28 to see if they could be moved. Court asked counsel to discuss the particulars of the bench trial on statute of limitations and confirm by the April 21st hearing that the bench trial would proceed.

Mr. Coulthard to prepare proposed Order; Mr. Olsen to review as to form and content.

PRINT DATE: 08/23/2018 Page 10 of 35 Minutes Date: April 22, 2013

Breach of Contract COURT MINUTES April 21, 2015

A-12-672841-C Fred Nassiri, Plaintiff(s)

VS.

Nevada State of, Defendant(s)

April 21, 2015 10:00 AM All Pending Motions

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Linda Denman

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

Coulthard, William L Attorney
Kern, Amanda B. Attorney
Olsen, Eric R. Attorney
Pepperman, Eric Attorney

JOURNAL ENTRIES

- PLAINTIFF'S MOTION IN LIMINE TO EXCLUDE EXPERT TESTIMONY OF 1) JACK SJOSTROM, 2) ALAN NEVIN, AND 3) SHELLI LOWE PLAINTIFF'S MOTION TO LIMINE TO 1) PRECLUDE ARGUMENT THAT TAX PAYERS FUNDS WOULD PAY ANY JUDGMENT; 2) TO EXCLUDE ARGUMENT THAT PLAINTIFFS HAVE A PROPENSITY TO LITIGATE; 3) TO EXCLUDE ARGUMENT THAT STEVE OXOBY'S KNOWLEDGE IS IMPUTED TO PLAINTIFFS; 4) TO EXCLUDE ARGUMENT THAT THE SETTLEMENT AGREEMENT IS TWO SEPARATE AGREEMENTS; AND 5) TO PRECLUDE THE TESTIMONY OF WITNESSES

Court clarified that today counsel will argue 5) to preclude the testimony of witnesses. Counsel argued whether NDOT could call witnesses who contradict the testimony or explain facts their designated 30b(6) witness was unable to answer at his deposition. Additionally, objections as to the relevancy of the subject matter, time period, matters outside the statute of limitations defense. Further, counsel argued the efficacy of Mr. Terry designated as the 30b(6) witness. Counsel clarified upon inquiry of the Court that a motion to compel was not filed to be heard by the Discovery

PRINT DATE: 08/23/2018 Page 11 of 35 Minutes Date: April 22, 2013

A-12-672841-C

Commissioner.

Following argument, COURT ORDERED Plaintiff's Motion in Limine 5 to Preclude the Testimony of Witnesses RESERVED FOR RULING at time of trial with respect to Mr. Terry, the designated 30b(6) witness, as to proper objections raised at time of trial, impeachment or motions to strike if he says something outside the scope. COURT CLARIFIED no ruling was being made today to preclude any other witness with relevant information from testifying.

Upon inquiry of the Court, counsel advised the motions in limine scheduled for April 28th are continued for the second phase of trial.

PRINT DATE: 08/23/2018 Page 12 of 35 Minutes Date: April 22, 2013

Breach of Contract COURT MINUTES May 04, 2015

A-12-672841-C Fred Nassiri, Plaintiff(s)

vs.

Nevada State of, Defendant(s)

May 04, 2015 10:00 AM Bench Trial

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Shelly Landwehr

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

Coulthard, William L Attorney Kern, Amanda B. Attorney Nassiri, Fred Plaintiff

Counter Defendant

Olsen, Eric R. Attorney Pepperman, Eric Attorney

JOURNAL ENTRIES

- Introductions by counsel. Colloquy regarding joint exhibits. Opening statements by Mr. Pepperman. Opening statements by Mr. Olsen. Testimony and exhibits presented (see worksheet).

COURT EXCUSED parties for lunch recess. COURT RECONVENED. All present as before. Testimony resumed. COURT EXCUSED parties for brief recess. COURT RECONVENED. All present as before. Testimony resumed. Exhibits presented (see worksheet).

COURT EXCUSED parties for evening recess. Matter CONTINUED. COURT ADJOURNED.

CONTINUED TO: 5/05/15 1:30 PM

PRINT DATE: 08/23/2018 Page 13 of 35 Minutes Date: April 22, 2013

Breach of Contract COURT MINUTES May 05, 2015

A-12-672841-C Fred Nassiri, Plaintiff(s)

vs.

Nevada State of, Defendant(s)

May 05, 2015 1:30 PM Bench Trial

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Linda Denman

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

Coulthard, William L Attorney Kern, Amanda B. Attorney Nassiri, Fred Plaintiff

Counter Defendant

Olsen, Eric R. Attorney Pepperman, Eric Attorney

JOURNAL ENTRIES

- BENCH TRIAL - DAY 2

Bench trial reconvened at 1:35pm. Mr. Terry retook the stand. Exhibits admitted per worksheets.

Trial recessed at 5:00PM.

CONTINUED TO 5/6/2015 AT 9:30AM.

PRINT DATE: 08/23/2018 Page 14 of 35 Minutes Date: April 22, 2013

A-12-672841-C Fred Nassiri, Plaintiff(s)

May 06, 2015

VS.

Nevada State of, Defendant(s)

May 06, 2015 9:00 AM Bench Trial

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Linda Denman

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

Coulthard, William L Attorney Kern, Amanda B. Attorney Nassiri, Fred Plaintiff

Counter Defendant

Olsen, Eric R. Attorney Pepperman, Eric Attorney

JOURNAL ENTRIES

- BENCH TRIAL - DAY THREE

Trial resumed at 9:35AM. Witnesses sworn and testified; exhibits admitted per worksheets. At 4:45PM Court recessed for the evening and will continue tomorrow at 1:00PM.

CONTINUED TO 5/7/2015 AT 1:00PM.

PRINT DATE: 08/23/2018 Page 15 of 35 Minutes Date: April 22, 2013

A-12-672841-C Fred Nassiri, Plaintiff(s)

VS.

Nevada State of, Defendant(s)

May 07, 2015 1:30 PM Bench Trial

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Linda Denman

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

Coulthard, William L Attorney
Kaveh, Mona Attorney
Kern, Amanda B. Attorney
Nassiri, Fred Plaintiff

Counter Defendant

Olsen, Eric R. Attorney Pepperman, Eric Attorney

JOURNAL ENTRIES

- BENCH TRIAL - DAY FOUR

Trial began at 1:05pm. Witnesses sworn and testified and exhibits admitted per worksheets. Court disclosed during questioning of a witness that she had a different case with one of the persons mentioned. Counsel had not objection. Court recessed at 6:00pm.

CONTINUED TO 5/8/15 AT 9:30AM

PRINT DATE: 08/23/2018 Page 16 of 35 Minutes Date: April 22, 2013

A-12-672841-C Fred Nassiri, Plaintiff(s)

May 08, 2015

vs.

Nevada State of, Defendant(s)

May 08, 2015 9:00 AM Bench Trial

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Linda Denman

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

Coulthard, William L Attorney
Kaveh, Mona Attorney
Kern, Amanda B. Attorney
Nassiri, Fred Plaintiff

Counter Defendant

Olsen, Eric R. Attorney Pepperman, Eric Attorney

JOURNAL ENTRIES

- BENCH TRIAL - DAY FIVE

Trial resumed at 9:45AM. Witnesses sworn and testified; exhibits admitted per worksheets. Mr. Coulthard gave an offer of proof on Exhibit 129 the Court earlier denied admittance. Mr. Olsen argued against the offer. COURT DENIED the objection. Oxoby and Mireles depositions read into the record. State rested. Witnesses sworn and testified; exhibits admitted per worksheets in Plaintiff's case. Terry deposition read into the record. Plaintiff rested at 6:20pm.

Court and counsel agreed to return for closing arguments.

CONTINUED TO 5/19/2015 AT 1:30PMA

PRINT DATE: 08/23/2018 Page 17 of 35 Minutes Date: April 22, 2013

A-12-672841-C Fred Nassiri, Plaintiff(s)
vs.
Nevada State of, Defendant(s)

COURT MINUTES

May 19, 2015

May 19, 2015 1:00 PM Bench Trial

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Linda Denman

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

Coulthard, William L Attorney
Kaveh, Mona Attorney
Kern, Amanda B. Attorney
Nassiri, Fred Plaintiff

Counter Defendant

Olsen, Eric R. Attorney Pepperman, Eric Attorney

JOURNAL ENTRIES

- BENCH TRIAL - DATE SIX - CLOSING ARGUMENTS

Bench trial resumed at 1:30PM. Mr. Ed Miranda, NDOT Representative, present. Mr. Coulthard advised he had filed a bench brief on the parol evidence rule on the integration clause regarding the sketch maps presented. He then presented the state's closing arguments on the statute of limitations issue in this bifurcated trial. Mr. Olsen presented plaintiff's closing arguments.

Following closing arguments, Court stated its concern when the time started to toll the statute of limitations since the flyover was only a concept at the time the contract was entered into and neither the State nor Mr. Nassiri had actual knowledge of the impact to the land the State sold him as a part of the take until the flyover was built. Counsel requested they be allowed to brief on the narrow legal

PRINT DATE: 08/23/2018 Page 18 of 35 Minutes Date: April 22, 2013

A-12-672841-C

question of what effect inquiry notice but not actual notice has on the rescission and should that be factored into the claim in the context of the taking.

Court directed briefing schedule for counsel to file simultaneously briefs by close of business June 16, 2015. Court will notify counsel if oral argument is needed.

PRINT DATE: 08/23/2018 Page 19 of 35 Minutes Date: April 22, 2013

A-12-672841-C Fred Nassiri, Plaintiff(s)
vs.
Nevada State of, Defendant(s)

COURT MINUTES

August 31, 2015

August 31, 2015 3:00 AM Minute Order

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Linda Denman

RECORDER: Kerry Esparza

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- MINUTE ORDER

As the Court inadvertently returned to counsel the draft version incorrectly captioned as a "judgment," COURT ORDERED Plaintiff's Findings of Fact, Conclusions of Law and Judgement and Notice of Entry of Judgment filed August 28, 2015 STRIKEN. The Court's Findings of Fact, Conclusions of Law and Order filed on August 29, 2015 is the final Order.

PRINT DATE: 08/23/2018 Page 20 of 35 Minutes Date: April 22, 2013

A-12-672841-C Fred Nassiri, Plaintiff(s)
vs.
Nevada State of, Defendant(s)

November 10, 2015 9:00 AM Status Check

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Linda Denman

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

Coulthard, William L Attorney
Olsen, Eric R. Attorney
Pepperman, Eric Attorney

JOURNAL ENTRIES

- STATUS CHECK: PHASE 2 TRIAL SETTING

Counsel agreed phase 2 will be a jury trial and should take from 1 and one-half weeks to two weeks to hear. Counsel also agreed to set the trial sometime in the second quarter of 2016. COURT ORDERED trial date SET; Trial Order to issue.

Counsel then discussed the upcoming motions and plaintiff's Motion to Strike on OST defendant's Motion to Exclude currently set to be heard December 8, 2015. Following discussion, COURT ORDERED Motion to Strike SET and Motion to Exclude RESET to a later time on the 12/8/15 calendar.

11/17/2015 AT 9:30 PLAINTIFF'S MOTION TO STRIKE DEFENDANT'S MOTION TO EXCLUDE DAMAGES EVIDENCE RELATED TO PLAINTIFF'S BREACH OF CONTRACT CLAIMS AD/OR MOTION TO STRIKE PLAINTIFF'S EXPERT, KEITH HARPER, MAI

PRINT DATE: 08/23/2018 Page 21 of 35 Minutes Date: April 22, 2013

A-12-672841-C

12/8/2015 AT 10:00AM DEFENDANT'S MOTION TO EXCLUDE DAMAGES EVIDENCE RELATED TO PLAINTIFF'S BREACH OF CONTRACT CLAIMS AD/OR MOTION TO STRIKE PLAINTIFF'S EXPERT, KEITH HARPER, MAI

5/5/2016 AT 9:00AM CALENDAR CALL 5/31 THRU 6/24/2016 TRIAL STACK

PRINT DATE: 08/23/2018 Page 22 of 35 Minutes Date: April 22, 2013

A-12-672841-C Fred Nassiri, Plaintiff(s)
vs.
Nevada State of, Defendant(s)

November 17, 2015 9:30 AM All Pending Motions

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Linda Denman

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

Coulthard, William L Attorney
Kern, Amanda B. Attorney
Olsen, Eric R. Attorney
Pepperman, Eric Attorney

JOURNAL ENTRIES

- Also present: Ed Miranda, Client Representative for NDOT.

PLAINTIFF'S MOTION TO STRIKE DEFENDANTS' MOTION TO EXCLUDE DAMAGES EVIDENCE RELATED TO PLAINTIFF'S BREACH OF CONTRACT CLAIMS AND/OR MOTION TO STRIKE PLAINTIFF'S EXPERT, KEITH HARPER, MAI ON AN ORDER SHORTENING TIME . . . Mr. Ciciliano argued that the defendant's Motion was, in reality, a motion in limine, and the deadline for motions in limine and dispositive motions had long passed. Even though the trial was bifurcated to have a bench trial on the statute of limitations, the Court did not reset discovery and deadlines for the jury trial scheduled next year. Mr. Coulthard stated his opposition that once the trial was bifurcated, all motions in limine were taken off calendar and have never been argued before the Court. COURT STATED ITS FINDINGS that while discovery is closed and is not to be reopened, new Motions in Limine should be scheduled and heard in normal course. COURT ORDERED Plaintiff's Motion to Strike Defendant's Motion to Exclude Damages DENIED; new trial order with dispositive dates to issue.

PRINT DATE: 08/23/2018 Page 23 of 35 Minutes Date: April 22, 2013

A-12-672841-C

Mr. Coulthard to prepare proposed Order.

DEFENDANT/COUNTERCLAIMANT MOTION FOR SUMMARY JUDGMENT ON PLAINTIFF'S RESCISSION CLAIM BASED ON THE COURT'S 8/29/15 FINDINGS OF FACT CONCLUSIONS OF LAW AND JUDGMENT... Mr. Pepperman argued that that law does not allow rescission claims based on future contingencies and the flyover was not a reality until 2010. Mr. Olsen argued the State always planned for a flyover as soon as funding permitted but that fact was not known to plaintiff until construction began. COURT ORDERED Motion for Summary Judgment on Plaintiff's Rescission Claim DENIED; FINDING the mistake occurred in 2005 but was not known until 2010.

COURT FURTHER ORDERED at counsel's request and agreement to CONTINUE the 12/8/15 hearing on the Motion to Exclude Damages Evidence to 1/5/2016 at 10:30AM.

PRINT DATE: 08/23/2018 Page 24 of 35 Minutes Date: April 22, 2013

A-12-672841-C Fred Nassiri, Plaintiff(s)

GOURT MINUTES

January 05, 2016

vs.

Nevada State of, Defendant(s)

January 05, 2016 10:30 AM Motion to Exclude

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Linda Denman

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

Coulthard, William L Attorney
Kern, Amanda B. Attorney
Olsen, Eric R. Attorney
Pepperman, Eric Attorney

JOURNAL ENTRIES

- DEFENDANT'S MOTION TO EXCLUDE DAMAGES EVIDENCE RELATED TO PLAINTIFF'S BREACH OF CONTRACT CLAIMS AND/OR MOTION TO STRIKE PLAINTIFF'S EXPERT, KEITH HARPER, MAI

Counsel argued whether damages related to breach of contract could be claimed if damages were not previously calculated and provided to defendant during discovery. Following argument, COURT ORDERED matter CONTINUED FOR CHAMBERS DECISION.

CONTINUED TO 1/19/2016 AT 10:00AM

PRINT DATE: 08/23/2018 Page 25 of 35 Minutes Date: April 22, 2013

A-12-672841-C Fred Nassiri, Plaintiff(s)
vs.

Nevada State of, Defendant(s)

January 19, 2016 10:00 AM All Pending Motions

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Linda Denman

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

Coulthard, William L Attorney
Olsen, Eric R. Attorney
Pepperman, Eric Attorney

JOURNAL ENTRIES

- PLAINTIFFS' MOTION IN LIMINE TO EXCFLUDE THE EXPERT TESTIMONY OF: 1) JACK SJOSTROM, 2) ALAN NEVIN, AND 3) SHELLI LOWE . . . Mr. Olsen presented a power point presentation on the reasons to exclude three defendant experts. He stated that Sjostrom and Nevin compared the wrong things after the Court ruled on the matter at the first hearing and as to Lowe, to the extent her report relief on Sjostrom's report. Mr. Pepperman argued the state's experts opined as to the before and after conditions laid out by Plaintiff's expert. Until the Plaintiff's expert changed his report, the analysis compared the proposed "fly-over" vs. the "final fly-over" and not the subsequent "no fly-over" vs "fly-over" so the state's experts relied on Plaintiff's experts' report. The complaint was originally laid out and was answered on. Following argument, COURT ORDERED Motion in Limine to Exclude Expert Testimony DENIED as to Shelli Lowe. COURT FURTHER ORDERED Motion in Limine to Exclude Expert Testimony of Alan Nevin RESERVED FOR TIME OF TRIAL as it goes to weight and reserved for objections raised at time of trial. COURT FURTHER ORDERED MIL to Exclude Expert Testimony of Jack Sjostrom RESERVED FOR RULING AT TIME OF TRIAL to see whether foundation can be laid to quality Mr. Sjostrom as an expert or if he should be a percipient witness who happens to be an expert in the field.

PRINT DATE: 08/23/2018 Page 26 of 35 Minutes Date: April 22, 2013

A-12-672841-C

CHAMBERS DECISION ON MOTION TO EXCLUDE DAMAGES . . . COURT ORDERED Motion to Exclude Damages Evidence Related to Plaintiff's Breach of Contract Claims DENIED; finding that Mr. Harper's testimony goes to weight; FINDING the state was on notice the plaintiff was considering contract damages with a March 19, 2014 e-mail.

Court directed each side to prepare proposed Orders on their own motions and allow review of form and content by opposing counsel considering defendant's indication they would seek a writ on the Motion to Exclude Damages.

PRINT DATE: 08/23/2018 Page 27 of 35 Minutes Date: April 22, 2013

A-12-672841-C Fred Nassiri, Plaintiff(s)

GOURT MINUTES

July 26, 2016

VS.

Nevada State of, Defendant(s)

July 26, 2016 9:00 AM Status Check

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 03H

COURT CLERK: Linda Denman

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Coulthard, William L Attorney Rosales, Janet L. Attorney

JOURNAL ENTRIES

- STATUS CHECK: PETITION FOR WRIT OF MANDAMUS

Mr. Coulthard reminded the Court this matter was stipulated stayed pending the Nevada Supreme Court's determination of the State's Writ. He advised the Writ was accepted by the Court, an answering brief was filed, and the State is presently preparing a reply. COURT ORDERED Stay CONTINUED; status check SET.

CONTINUED TO 11/22/2016 AT 9:00AM

PRINT DATE: 08/23/2018 Page 28 of 35 Minutes Date: April 22, 2013

Breach of Contract COURT MINUTES November 22, 2016 Fred Nassiri, Plaintiff(s) A-12-672841-C

Nevada State of, Defendant(s)

November 22, 2016 9:00 AM **Status Check**

HEARD BY: Sturman, Gloria **COURTROOM:** RJC Courtroom 03H

COURT CLERK: Melissa Murphy

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

Pepperman, Eric Attorney

JOURNAL ENTRIES

- Mr. Ciciliano noted the writ was fully briefed and that it would be appropriate to have a status check. Mr. Pepperman noted the parties stipulated to a stay pending resolution of the writ and that the five year ruled was stayed. COURT ORDERED, Stay CONTINUED pending appeal; Status Check CONTINUED.

CONTINUED TO: 05/23/17 9:00 AM

PRINT DATE: 08/23/2018 Page 29 of 35 Minutes Date: April 22, 2013

Breach of Contract COURT MINUTES May 23, 2017

A-12-672841-C Fred Nassiri, Plaintiff(s)

vs.

Nevada State of, Defendant(s)

May 23, 2017 9:00 AM Status Check

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 10D

COURT CLERK: Lorna Shell

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Coulthard, William L Attorney

Olsen, Eric R. Attorney

JOURNAL ENTRIES

- Mr. Olsen stated they were just waiting to hear from the Supreme Court regarding the decision on the writ. COURT ORDERED, Status Check Re: Petition for Writ of Mandamus CONTINUED.

CONTINUED TO: 09/19/17 9:00 AM

PRINT DATE: 08/23/2018 Page 30 of 35 Minutes Date: April 22, 2013

Breach of Contract COURT MINUTES September 19, 2017

A-12-672841-C Fred Nassiri, Plaintiff(s)

vs.

Nevada State of, Defendant(s)

September 19, 2017 9:00 AM Status Check

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 10D

COURT CLERK: Lorna Shell

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Rosales, Janet L. Attorney

JOURNAL ENTRIES

- Ms. Merrill stated the Supreme Court had not adjudicated the appeal and therefore requested a 90 day continuance. COURT ORDERED, Status Check: Petition for Writ of Mandamus CONTINUED; Counsel to report to the Court regarding the agreement between the parties for a stay by October 31, 2017.

CONTINUED TO: 11/14/17 9:00 AM

PRINT DATE: 08/23/2018 Page 31 of 35 Minutes Date: April 22, 2013

A-12-672841-C Fred Nassiri, Plaintiff(s)
vs.
Nevada State of, Defendant(s)

COURT MINUTES
February 27, 2018
February 27, 2018

February 27, 2018 9:00 AM All Pending Motions

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 10D

COURT CLERK: Lorna Shell

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

Coulthard, William L Attorney
Kaveh, Mona Attorney
Olsen, Eric R. Attorney
Pepperman, Eric Attorney
Vadala, Joseph Attorney

JOURNAL ENTRIES

- Also present was Ed Moranda from the Department of Transportation.

MOTION FOR ATTORNEYS' FEES, COSTS, AND INTEREST:

Mr. Coulthard argued this case had a long and protracted history, it was an inverse condemnation case, it was complex, there was lengthy briefing, there were several claims involved, there were over 20,000 documents produced and reviewed, 14 depositions were taken, there were multiple experts, and there were multiple Motions for Summary Judgment.

Mr. Olsen argued they failed to substantiate that the billing was reasonable and necessary, that based on the documents fees cannot be awarded against the trust, that there were no invoices by the Attorney General's Office (AG), the AG's office did not contribute anything, and they cannot demonstrate the reason for their fees.

PRINT DATE: 08/23/2018 Page 32 of 35 Minutes Date: April 22, 2013

A-12-672841-C

COURT FINDS additional documentation was required regarding the fees AND THEREFORE ORDERED, Counsel to SUBMIT additional billing information to Chambers within the next two weeks; opposing counsel to have the opportunity to object.

Mr. Olson objected as that would be an untimely supplement.

COURT THEREFORE ORDERED, Briefing Schedule SET, Deft. to produce the complete record by March 16, 2018, Pltf.'s Opposition due March 30, 2018, Deft.'s Reply due April 13, 2018, and Hearing CONTINUED.

CONTINUED TO: 05/01/18

MOTION TO RETAX MEMORANDUM OF COSTS:

Mr. Ciciliano argued inverse condemnation fees were barred, that cost statutes were strictly construed, that sufficient documentation was required, that there cannot be a reasonable estimate, that pursuant to NRS 18.005 even if the client agreed to a higher fee rate that rate cannot be recovered, and that the Westlaw costs were unreasonable.

Ms. Kaveh argued this case included five years of litigation, there were protracted motions, there was a bench trial and a writ of mandamus, that the State was entitled to recover pursuant to NRS 18.020, this was not an inverse condemnation action as no property was taken, the costs were reasonable, customary and incurred, that there were hundreds of document pages and multiple witnesses, and the costs were discounted.

PRINT DATE: 08/23/2018 Page 33 of 35 Minutes Date: April 22, 2013

Breach of Contract COURT MINUTES May 24, 2018

A-12-672841-C Fred Nassiri, Plaintiff(s)

vs.

Nevada State of, Defendant(s)

May 24, 2018 10:30 AM All Pending Motions

HEARD BY: Sturman, Gloria COURTROOM: RJC Courtroom 10D

COURT CLERK: Lorna Shell

RECORDER: Kerry Esparza

REPORTER:

PARTIES

PRESENT: Coulthard, William L Attorney

Kaveh, Mona Attorney Olsen, Eric R. Attorney

JOURNAL ENTRIES

- MOTION TO RETAX MEMORANDUM OF COSTS .. MOTION FOR ATTORNEYS' FEES, COSTS, AND INTEREST

Mr. Coulthard updated the Court regarding the history of the case and further argued when Pltf.'s brought their suit it included Mr. Nassiri and the Nassiri Trust, the case was litigated with both parties, and the claims were intertwined making it impossible to allocate based on the way the case was plead. Mr. Coulthard argued the Brunzell factors were addressed, the fees were reasonable, that the five-year case was contentiously litigated, and Pltf.'s admit it should have been dismissed. Mr. Coulthard stated all attorney fees were billed at a reduced rate and that over two years ago the State of Nevada offered to walk away and not ask for fees; however the Pltf. did not agree. Mr. Coulthard stated he did not believe pre-judgment interest had been supported and therefore they were not pursuing it; however Deft.'s were asking for post-judgment interest. Upon inquiry by the Court regarding the Attorney General's (AG) fees and costs and why the AG was any different than a corporate representative, Mr. Coulthard stated they were very involved in discovery, design, etc., they were part of the case strategy, and they prepared the writ. Mr. Coulthard argued the AG's office worked over 1200 hours on the case and any unreimbursed costs would be billed to the taxpayers.

PRINT DATE: 08/23/2018 Page 34 of 35 Minutes Date: April 22, 2013

A-12-672841-C

Mr. Olsen argued the case challenged the way the state was doing business and their way of dealing with citizens. Mr. Olsen argued Deft.'s must prove the reasonableness and necessity of the work done and they had not done that and that they provided block billed invoices making it impossible to determine which tasks were involved or the time spent on them. Mr. Olsen argued there was no obligation for the trust to pay fees, block billing was unreasonable, and by block billing the Pltf.'s were forced to suffer because they cannot allocate. Mr. Olsen stated the Deft.'s fees should be reduced by 30%.

COURT FINDS this was a complex case where the skill of counsel was not doubted and that the Court appreciated the services were provided at a discounted rate; however the problem was the number of entries that were blocked billed making it difficult to determine how the law firm allocated work to each team. There were some trouble areas where multiple people were billing for the same entry and some inter-office conferences that did not appear to be an effective use of time. COURT FINDS a problem with the AG's office billings, since if they hadn't been working on this case they would have been on another; COURT THEREFORE ORDERED, Attorney General's fees DENIED; Westlaw charges by the Attorney General DENIED as they were unusually high and appeared to be a passive revenue generator; the AWARD would be TO BOTH Mr. Nassiri and the Nassiri Living Trust; Kemp, Jones, Coulthard law firm Westlaw charges DENIED as they lacked documentation specifics; and a 10% DEDUCTION for all block billing. COURT FURTHER ORDERED, witness fees shall be allowed as follows: Ken Ackert's report time limited to \$1500 plus all time in court related to testimony and all preparation time for testimony GRANTED; Shelli Lowe report time limited to \$1500 plus all time in court related to her testimony and all preparation time related to testimony GRANTED; Jack Sjostrom all amounts requested GRANTED; Alan Nevin limited to \$1500 GRANTED.

PRINT DATE: 08/23/2018 Page 35 of 35 Minutes Date: April 22, 2013

VAULT EXHIBIT FORM

ASE NO: A672841	HEARING DATE: 5/4/15		
CASE TITLE: NASSIRI v STATE OF NEVADA	JUDGE : GLORIA STURMAN		DEPT. XXVI
RÉCORDER: KERRY ESPARZA	CLERK: LINDA DENMAN		
PLAINTIFF:FRED NASSIRI	PLTF. COUNSEL:ERIC OLSE	N	
THE THOUSE	7211.00011022.21110.0200		
DEFENDANT: STATE OF NEVADA; DOT	DEFT'S COUNSEL: WILLIAM	/ COULTHAR	RD
OTHERS:	OTHER COUNSEL:		
CASS TITE			
RECORD	Date Offere	ed Objection	Date Admitte
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Admitted	Stipulated	Stipulated	05 V	Stipulated	Stipulated	MAY 0 4 2015	MAY 0 4 2015		Stipulated	Stipulated	Stipulated	MAY 0 4 2015	MAY 0 8 2015	MAY 0 8 2015	MAY 0 8 2015	Stipulated	Stipulated
Objected			765			YES	NO					<3×	S3h	Soh	Cres		
Offered	MAY 0 6 2015	MAY 0 4 2015	MAY 0 4 2015	MAY 0 4 2015	MAY 0 4 2015	MAY 0 4 2015	MAY 0 4 2015		MAY 0 4 2015	MAY 0 4 2015	MAY 0 4 2015	MAY 0 4 2015	MAY 0 8 2015	MAY 0 8 2015	MAY 0 8 2015	MAY 0 4 2015	MAY 0 & 2015
BATES No.	(NV_NASSIRI003294)	(NV_NASSIRI001710- NV_NASSIRI001723)	(NV_NASSIRI017197- NV_NASSIRI017206)	(NV_NASSIR1003298)	(NV_NASSIRI001695- NV_NASSIRI001709)	(NV_NASSIRI017148- NV_NASSIRI017163)	(NV_NASSIRI002002)	(NV_NASSIR1003573)	(NV_NASSIR1003304)	(NV_NASSIR1003577)	(NV_NASSIRI001732- NV_NASSIRI001738)	(NV_NASSIRI003585- NV_NASSIRI003588)	(Chapman000174)	(NV_NASSIRI003309- NV_NASSIRI003312)	(Chapman000391- Chapman000394)	(NV_NASSIR1003323)	(NV_NASSIRI017027- NV NASSIRI017029)
Exhibit	Public Notice Ad Purchase Order re: July 27, 1999 meeting	Intent-to-Study Letter, Transportation Notice and Mailing List re: July 27, 1999 meeting	July 27, 1999 Public Informational Meeting Handout	Public Notice Ad Purchase Order re: February 23, 2000 meeting	Intent-to-Study Letter, Transportation Notice and Mailing List re: February 23, 2000 meeting	February 23, 2000 Public Informational Meeting Handout	Nassiri's comment form re: February 23, 2000 public meeting	Public Notice Ad Purchase Order re: May 7, 2002 meeting	Public Notice Ad Purchase Order re: May 7, 2002 meeting	Public Notice Ad Composite re: May 7, 2002 meeting	Transportation Notice and Mailing List re: May 7, 2002 meeting	May 7, 2002 Public Informational Meeting Handout	Letter from Koroghli to Nassiri re: September 2002 meeting	NDOT Memo re: R/W Setting - East Side I-15 Phase 1	NDOT Memo re: R/W Setting - East Side I-15 Phase 1	Public Notice Ad Purchase Order re: July 28, 2003 meeting	Memo from Weight to Surplus Committee
Date	7/7/1999	7/7/1999	7/27/1999	2/1/2000	2/2/2000	2/23/2000	3/7/2000	4/16/2002	4/16/2002	4/19/2002	5/7/2002	5/7/2002	9/24/2002	3/21/2003	3/21/2003	7/2/2003	7/24/2003
No.	1.	2	× =	46.	5	9	7	00	1 6	10 ,	11,	12	13	14	15	16 .	17,

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Admitted	MAY 0 5 2015	Stipulated	Stipulated			Stipulated	Stipulated	Stipulated	Stipulated	MAY 0 4 zuij	MAY 0 5 2015	Stipulated	Stipulated	Stipulated	Stipulated	Stipulated
Objected	465									Yes	485					
Offered	MAY 0 5 2015	MAY 0 4 2015	MAY 0 4 2015			MAY 0 4 2015	MAY 0 4 2015	MAY 0 4 7005	MAY 0 6 2015	MAY 0 4 2015	MAY 0 5 2015	21UC 7 U 7VV	MAY 0 4 2015	MAY 0 4 2015	MAY 0 4 2015	MAY 0 4 2015
BATES No.	(NV_NASSIRI002130- NV_NASSIRI002135)	(NV_NASSIRI001724- NV_NASSIRI001730)	(NV_NASSIRI001097- NV_NASSIRI001098)	(Chapman000180)	(Chapman000401)	(NV_NASSIRI000016- NV_NASSIRI000178)	(Chapman000181- Chapman000182)	(NV_NASSIRI017026)	(Chapman000880- Chapman000893)	(NV_NASSIRI001877- NV_NASSIRI002083)	(NV_NASSIRI000638- NV_NASSIRI000644)	(Chapman000481- Chapman000490)	(Chapman000187- Chapman000188)	(Chapman000412)	(Chapman000456- Chapman000457)	(NV_NASSIRI003327)
Exhibit	Informational meeting notice	Transportation Notice and Mailing List re: July 28, 2003 meeting	Letter re Planning Phases	NDOT email	Meeting with Nassiri, NDOT, Koroghli	Appraisal of Condemned Property-Kent	Letter from NDOT to Nassiri re: September 17, 2003 meeting	NDOT memo to Mireles re surplus property	Appraisal Review	2004 Environmental Assessment	EA Distribution List	Offer of Purchase	Acquisition Diary	Notes re Condemnation Package Needs	Letter from Chapman to NDOT re: State's offer and trading land for land	Public Notice Ad Purchase Order re: May 19, 2004 meeting
Date	7/28/2003	7/28/2003	8/25/2003	9/9/2003	9/16/2003	10/9/2003	10/27/2003	10/28/2003	11/21/2003	4/1/2004	4/1/2004	4/6/2004	4/6/2004	4/6/2004	4/19/2004	4/27/2004
No.	18	19 a	20 ,	21	22	23	24	25	26	27	28	29,	30	31**	32	33

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No.	Date	Exhibit	BATES No.	Offered	Objected	Admitted
≥ 4 €	8/27/2004	Letter from Chapman	(NV_NASSIRI004572- NV_NASSIRI004573)	MAY 0 4 2015		Stipulated
55	8/30/2004	Appraisal of Exchange Property by Kent	(Nassiri000725- Nassiri000875)	MAY 0 7 2015	445	MAY 0 7 2015
26.	8/31/2004	Letter from NDOT, re scheduling of meeting	(Chapman000774)	MAY 0 4 2015		Stipulated
57	8/31/2004	Verified Complaint in Eminent Domain	(Chapman002280- Chapman002316)	MAY 0 4 2015		Stipulated
28 %	8/31/2004	Notice of Lis Pendens	(Chapman002259- Chapman002273)	MAY 0 4 2015		Stipulated
65	8/31/2004	Motion for Immediate Occupancy	(Chapman002275- Chapman002278)	MAY 0 4 2015		Stipulated
.09	9/1/2004	Letter enclosing Complaint	(Chapman000871- Chapman000872)	MAY 0 4 2015		Stipulated
61.	9/1/2004	Stipulation for occupancy	(Chapman000756- Chapman000772)	MAY 0 4 2015		Stipulated
62.5	9/23/2004	Offer of Settlement	(Chapman000753- Chapman000754)	MAY 0 4 2015		Stipulated
63**	10/27/2004	Chambers letter regarding ownership	(Chapman000699- Chapman000709)	MAY 0 4 2015		Stipulated
64	11/16/2004	Letter from Chapman to Kirby Gruchow requesting Gary Kent appraisal	(NV_NASSIRI001222- NV_NASSIRI001223)	MAY 0 4 2015		Stipulated
e29	12/6/2004	Settlement Offer from NDOT	(NV_NASSIRI001106- NV_NASSIRI001110)	MAY 0 4 2015		Stipulated
99	12/7/2004	Chapman Letter re: Appraisal	(Chapman000678- Chapman000679)	MAY 0 4 2015		Stipulated
-29	12/7/2004	Letter from Walch to Chapman re: NDOT's Settlement Offer and evaluation period	(Chapman000671)	MAY 0 4 7015		Stipulated
. 89	12/22/2004	Joint Case Conference report	(Chapman002139- Chapman002155)	MAY 0 4 2015		Stipulated
<i>≈</i> 69	12/28/2004	Letter from Walch to Chapman confirming NDOT's agreement	(Chapman000574)	MAY 0 4 2015		Stipulated
70=	1/25/2005		(NV_NASSIRI001233- NV_NASSIRI001240)	MAY 0 4 2015		Stipulated
7.1 🚓	1/27/2005	n January	(Chapman000507- Chapman000508)	MAY 0 4 2015		Stipulated
72 -	1/28/2005	Letter from Walch to Chapman re: settlement	(Chapman000506)	MAY 0 4 2015		Stipulated

Binder #2

No.	Date	Exhibit	BATES No.	Offered	Objected	Admitted	
73 ,	3/1/2005	Letter from Chapman to Walch and Kirby Gruchow re: first draft settlement agreement	(Chapman0001249)	MAY 0 4 2015		Stipulated	
74 r	3/2/2005	Letter from Chapman to Walch and Kirby Gruchow enclosing first draft settlement agreement	(Chapman0001226- Chapman0001231)	MAY 0 4 2015		Stipulated	
75	3/14/2005	Quitclaim Deed	(Chapman002842- Chapman002846)				
76	3/15/2005	Map of Project	(Chapman003533)				
	3/24/2005	Fax letter to Santoro Driggs from Chapman	(Chapman001208- Chapman001210)	MAY 0 4 2015		Stipulated	
78 %	4/11/2005	Fax letter to Santoro Driggs from Chapman	(Chapman001191- Chapman001192)	MAY 0 4 2015		Stipulated	
° 4 6∠	4/12/2005	Email from Walch to Stone and Chapman	(Nassiri001500- Nassiri001501)	MAY 0 4 2015		Stipulated	
80	4/18/2005	Letter from FitzSimmons	(Chapman001183- Chapman001184)				
81'	4/18/2005	Letter from Chapman to Walch and Kirby Gruchow re: response to draft settlement agreement	(Chapman0001147- Chapman0001151)	MAY 0 4 2015		Stipulated	
82	4/19/2005	Chapman letter regarding chambers claims	(Chapman001135- Chapman001138)				
83 +	4/22/2005	Email to Chapman from Walch	(Chapman001731)	MAY 0 4 2015		Stipulated	
84 1	4/24/2005	Fax to Santoro Driggs from Chapman comments on draft (Chapman001076- Settlement Agreement (Chapman001091)	(Chapman001076- Chapman001091)	MAY 0 4 2015		Stipulated	
* 58	4/25/2005	ction status	(NV_NASSIR1004617)	MAY 0 4 2015		Stipulated	
98	4/27/2005	Letter to Santoro Driggs from Chapman	(Chapman001053- Chapman001054)				
. 78	4/28/2005	Settlement Agreement and Release signed by all parties- (Chapman001399- No Exhibits	(Chapman001399- Chapman001410)	MAY 0 4 2015		Stipulated	
88	4/29/2005	NDOT fax, re Easement	(Chapman001030- Chapman001031)	MAY 0 4 2015		Stipulated	
68	5/5/2005	Transportation Notice re: May 5, 2005 meeting	(Nassiri000601)	MAY 0 4 2015		Stipulated	
1 06	5/25/2005	Letter from Chapman to Walch re: six outstanding issues (NV_NASSIRI001367- which need to be resolved before closing NV_NASSIRI001368)	(NV_NASSIRI001367- NV_NASSIRI001368)	MAY 0 4 2015		Stipulated	

Bindow #2

Sura	· -						
No.	Date	Exhibit	BATES No.	Offered	Objected	Admitted	
91 ,	5/25/2005	Letter from Walch to Chapman's office in response to six (NV_NASSIR1001365) outstanding issues	(NV_NASSIRI001365- NV_NASSIRI001369)	MAY 0 4 2015		Stipulated	
92 ,	5/27/2005	Letter from Nassiri to Chapman's office in response to Walch's May 25, 2005 correspondence	(Chapman000987- Chapman000993)	MAY 0 4 2015		Stipulated	
93	5/27/2005	Fax from Chapman's office to Walch forwarding Nassiri's May 26, 2005 response letter	(NV_NASSIRI001380- NV_NASSIRI001386)	MAY 0 4 2015		Stipulated	
94 1	5/31/2005	Letter to Chapman from Santoro Driggs transmitting Stipulated Judgment for signature	(Chapman000977- Chapman000984)	MAY 0 4 2015		Stipulated	
95	6/1/2005		(Chapman003532)	MAY 0 7 2015	7/07.550	MAY 0 7 2015	
96	6/1/2005	Мар	(Nassiri001451)			,	
97	6/2/2005	Revisions to the Amended Settlement Agreement	(Chapman001740)	MAY 0.6 2015	465/NC	N/79/ MAY D. 8 2015	,6 2015
* 86	6/2/2005	Email to Greg Walsh	(Chapman001741- Chapman001742)	MAY 0 4 2015		Stipulated	NADM
66	6/2/2005	Fax to Santoro Driggs from Chapman transmitting Draft First Amendment to Settlement Agreement	(Chapman000939- Chapman000941)	MAY 0 4 2015		Stipulated	
100	6/2/2005	Fax transmitting Judgment and Final Order of Condemnation, etc.	(Chapman000954- Chapman000961)	MAY 0 4 2015		Stipulated	
101	6/2/2005	Quitclaim Deed	(Chapman002962- Chapman002965)	MAY 0 4 2015		Stipulated	
102	6/3/2005	Fax letter to Santoro Driggs from Chapman to confirm corrections to Quitclaim Deed	(Chapman000922- Chapman000923)	MAY 0 4 2015		Stipulated	
103 /	6/13/2005	Fax to Santoro Driggs from Chapman transmitting Assignment and Release of All Claims	(Chapman001681- Chapman001684)	MAY 0 4 2015		Stipulated	
104	6/14/2005	First Amendment to Settlement Agreement and Release of All Claims signed by all parties	(Chapman001429- Chapman001433)	MAY 0 4 2015		Stipulated	
105 ،	6/20/2005	Escrow Instructions	(Chapman001391- Chapman001446)	MAY 0 4 2015		Stipulated	
106 /	7/13/2005	Notice of Entry of Judgment and Final Order of Condemnation	(NV_NASSIRI017207- NV_NASSIRI017225)	MAY 0 4 2015		Stipulated	
107	8/4/2005	2005.08.04 Fax re Maps	(NV_NASSIRI001618- NV_NASSIRI001620)	MAY 0 4 2015		Stipulated	

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Admitted	Stipulated	Stipulated	Stipulated	Stipulated	MAY U 6	MAY 0 5 2015				Stipulated	Stipulated		Stipulated		MAY 0 5 2015	MAY 0 5 2015	Stipulated	Stipulated	Stipulated			NA
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Offered	MAY 0 4 2015		MAY 0 4 2015	MAY 0 4 2015	MAY 0 6 2015	MAY 0 5 2015				MAY 0 4 2015	MAY 0 4 2015		MAY 0 4 2015		MAY 0 5 2015	MAY 0 5 2015	MAY 0 4 2015	MAY 0 4 2015	MAY 0 4 2015			5/8/15
BATES No.	(Chapman001312- Chapman001317)	(Chapman0001805- Chapman0001828)	(Chapman000012)	(Nassiri001748)	(NV_NASSIR1003058)	(Nassiri000301- Nassiri000515)	(Nassiri000166- Nassiri000169)	(Nassiri000297- Nassiri000300)	(Nassiri000602)	(NV_NASSIRI000630- NV_NASSIRI000633)	(NV NASSIRI013422)	(NV_NASSIRI001824)	(NV_NASSIRI000339- NV_NASSIRI000358)	(Nassiri000147)	(Nassiri000148)	(Nassiri000149- Nassiri000164)	(Nassiri001119- Nassiri001136)	(Nassiri000122- Nassiri000126)	(NV_NASSIRI001688)	(Nassiri001434- Nassiri001435)	(NV_NASSIRI001689- NV_NASSIRI001690)	(NV_NASSIRI000735- NV_NASSIRI001095)
Exhibit	Certified copy of order of final judgment	Errata to Stipulation and Order to Amend Judgment and Final Order of Condemnation	Letter from Nassiri-Re: temporary easement	Letter from NDOT to Obser-release of easement	Мар	2008 Environmental Assessment	Public Ad Notices re: November 18, 2008 meeting	Transportation Notice re: November 18, 2008 meeting	Public Informational Meeting Handout re: November 18, 2008 meeting	Termination of Temporary Easement	Letter from NDOT to LV Paving-Award of Design Build	Г		Public Notice re: March 24, 2010 meeting	meeting	4,	I-15 South Design Build pamphlet	LV Paving Lease Agreement	E-mail from Nassiri to John Terry re: the overpass	Letter from Patrick Sheehan, Esq. to Las Vegas Paving re: Ground Lease Agreement dated April 15, 2010	Letter from Olsen to John Terry re: legal representation of Nassiri	Nassiri Demand Letter and exhibits
Date	10/10/2005	2/28/2006	7/9/2007	8/3/2007	5/5/2008	10/1/2008	11/18/2008	11/18/2008	11/18/2008	4/8/2009	6/30/2009	7/1/2009	9/10/2009	3/24/2010	3/24/2010	3/24/2010	3/24/2010	4/15/2010	12/7/2010	9/20/2011	9/30/2011	5/29/2012
No.	108	. 601	110	111	112	113	7114	115	116	117 ' -	118	119	120	121	122	123	124	125	126 + -	127	128	129

NO NO	No.	Date	Exhibit	BATES No.	Offered	Objected	Admitted	
4/2/2013 E-mail from Massir to Rudy Malfabon and Paul Saucedo (NV_MSSIRIOD1691		3/27/2013	Amended Complaint	(NV_NASSIRI017226- NV_NASSIRI017442)				_
10/31/2013 Oppartment's Answer to Amended Complaint and No. MASSIRIO17493 11/25/2013 Counterciain Counterciain Counterciain (INV MASSIRIO17502) MAY 0.4.2015 MA		4/2/2013	E-mail from Nassiri to Rudy Malfabon and Paul Saucedo re: BLM/NDOT Land Parcels	(NV_NASSIRI001691- NV_NASSIRI001694)				_
11/25/2013 Nassiri's Answer to Department's Counterclaim		10/31/2013	Department's Answer to Amended Complaint and Counterclaim	(NV_NASSIRI017443- NV_NASSIRI017492)				_
N/A Build Alternative Map Figure 10f (Nassiri000353)	_	11/25/2013		(NV_NASSIRI017493- NV_NASSIRI017502)				_
N/A Build Alternative Map Figure 10f (Nassir000153) N/A Various maps (Nassir000135) N/A Assiri's Parcel Information Spreadsheet and supporting (Nassir0001356) (Nassiri's Parcel Information Spreadsheet and supporting (Nassir001356) N/A Masp (Chapman002819- (Chapman002840) (Chapman002840) Photograph (Nassir003244 Aerial Fall 2005 at 8K elevation (Nassir003244) MAY 0 6 2015 2005 Nassiri003246 Aerial Fall 2007 at 8K elevation (Chapman000555) MAY 0 6 2015 N/⊘ 2007 Nassiri003254 Aerial Fall 2007 at 8K elevation (Nassiri003248) MAY 0 6 2015 N/⊘ I Elevation Map (Nassiri002356) (Stop Ayr) (Nassiri003256) 500 Ayr A/⊘ I	*	9/22/2014	Certificate of Custodian of Records		MAY 0 4 2015		Stipulated	
N/A Various maps Various maps	10	N/A	Build Alternative Map Figure 10f	(Nassiri000353)				
N/A Nassiri's Parcel Information Spreadsheet and supporting (IVV_NASSIRI017516) Nu NASSIRI017526) N/A Map (Chapman003491) (Chapman002819- (Chapman002819- (Chapman002840) (Chapman002819- (Chapman002840) (Chapman002810- (Chapman002847) (Chapman002817) (Chapman002817) (Nassiri003244 Aerial Fall 2005 at 8K elevation (Nassiri003244) MAY 0 6 2015 NO 2005 Nassiri003246 Aerial Fall 2006 at 8K elevation (Nassiri003246) (Chapman00055) MAY 0 6 2015 NO 2010 Nassiri003254 Aerial Fall 2010 at 8K elevation (Nassiri003254) (Nassiri003254) MAY 0 6 2015 NO I Elevation Map (Nassiri003256) (Substition3256) Substition3256 Aerial Fall 2011 at 8K elevation (Nassiri003256) (Nassiri003256) Substition3256	9	N/A	Various maps	(Nassiri000127- Nassiri000135)				
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1111 0 0 0025			2011 Nassiri003256 Aerial Fall 2011 at 8K elevation	(Nassiri003256)	MAY 0 6 2015	ON	MAY 0 6 2015	

\$2	CN.	Date	Exhibit	BATES No.	Offered	Objected	Admitted	
	149	2/24/11	NDOT Manual	(NV_NASSIRIO03811- NV_NASSIRIO04379)				
1	150		Мар	(NV_NASSIRIO03052)				
20	151		Code of Federal Regulations	(NV_NASSIRI017503- NV_NASSIRI017515)	Took LADIELA	ELAL. NOT	10.5	
200	452	8/10/1999	Nassiri letter to Daryl James (NDOT)	(NV_NASSIRI001969- NV_NASSIRI001970)	MAY 0 4 2015		STP	
-	153	5/23/2002	Nassiri letter to Daryl James (NDOT)	(NV_NASSIRI002025)	MAY U 8 2015	NO	MAY 0 8 2015	
12)	154	6/17/2005	Recorded Quitclaim Deed	(Chapman0001417- Chapman0001421)	MAY 0 7 2015	No	MAY 0 7 2015	
	155	1/7/2004	Email from Jeff Lerud	(NV_NASSIRI001762)				
	156	6/9/2003	Email from John Eiche	(NV_NASSIRI001752- NV_NASSIRI001753)	MAY 0 6 2015	No	MAY 0 6 2015	
170	157	5/6/2003	Email from John Eiche	(NV_NASSIRI001755- NV_NASSIRI001756)	MAY 0 6 2015	STA	MAY 0 6 2015	
	158	2/3/2003	Email from John Eiche	(NV_NASSIRI001754)	MAY 0 6 2015	NO	MAY 0 5 2015	П
	159	5/30/2014	Department of Transportation's Answers to Plaintiff's First Set of Interrogatories	(Nassiri003301- Nassiri003323)				
	160	5/30/2014	Department of Transportation's Answers to Plaintiff's First Set of Requests for Admissions	(Nassiri003324- Nassiri003329)				
	161	5/30/2014	Department of Transportation's Responses to Plaintiff's First Set of Requests for Production of Documents	(Nassiri003330- Nassiri003352)				
10110-000	162	10/10/2014	Department of Transportation's First Supplemental Responses to Plaintiff's First Set of Requests for Production of Documents	(Nassiri003353- Nassiri003376)				
	163	1/14/2015	Department of Transportation's Responses to Plaintiff's Second Set of Requests for Production of Documents	(Nassiri003377- Nassiri003381)				X In III and all
	164	12/30/2014	Department of Transportation's Second Supplemental Responses to Plaintiff's First Set of Requests for Production of Documents	(Nassiri003382- Nassiri003405)				
	165	6/6/14	Plaintiffs' First Supplemental Responses to Department of Transportation's First Set of Requests for Production of Documents	(Nassiri003406- Nassiri003433)				

J _	\						
Date		Exhibit	BATES No.	Offered	Objected	Admitted	
		Plaintiffs' Answers to Department of Transportation's First Set of Interrogatories	(Nassiri003434- Nassiri003448)				
1/14/15		Plaintiffs' Responses to Department of Transportation's Second Set of Requests for Admissions	(Nassiri003449- Nassiri003457)				
5/30/14		Plaintiffs' Responses to Department of Transportation's First Set of Requests for Admissions	(Nassiri003458- Nassiri003463)				
5/30/14		Plaintiffs' Responses to Department of Transportation's First Set of Requests for Production of Documents	(Nassiri003464- Nassiri003491)				
1/30/15		Plaintiffs' Answers to Department of Transportation's Second Set of Interrogatories	(Nassiri003492- Nassiri003501)				
		NASSIRI PRODERTY DISPUSSION	N 00384- N 00387	MAY DOB 2018	465	N/H	
2006	9	-	luse	MAY 0 6 2015	Q/Y	MAY 0 6 2015	
			ant	MAY 0 7 2015	No	MAY 0 7 2015	
		NOOT SR 160 Widowing	51511 - 34 5 NOTA 353 4	MAY 0 6 2015	No	MAY 0 6 2015	
		4-26-05 EMAIL		MAY 0 6 2015	No	MAY 0 6 2015	
		4-22-05 EMBIL		MAY 0 6 2015	No	MAY 0 6 2015	
		EMATEL 4-27-05		MAY 0 6 2015	No.	MAY 0 6 2015	
		Nassini Timeune		MAY 0 8 2015	53/1	N/A COURT	U.J
		5-7-02 Sign-2n Shee	7	MAY 0 8 2015	No	WY 0 8 2015	•
		Deposition Exhibit (Cro	64)	MAY 0 8 2015	535	NHA	
		Deposition 4- Mardin	ttoNetes	MAY 0 8 2015	NO	MAY 0 8 2015	T .

COURT EXHIBITS

CASE # A672841; NASSIRI v NV.

	Date Offered	Objection	Date Admitted
2 Nassini Timeline	5/4/15	NA	5/4/15
2 Nassini Timeline	5-8-15	N/A	5/8/15
3) Power Point Crasing	5-19-15	N/A	5/8/16
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COURT EXHIBITS

CASE # A672841; Nassiri v State of Nevada

		Date Offered	Objection	Date Admitted
1.	Nassiri Power Point	1.19.16	No	1.19.16
2.	State's Ground Lease Agreement	1.19.16	No	1.19.16
3.	State's 9/20/11 Letter to Newcome from Sheehan	1.19.16	No	1.19.16
4.	5/29/12 Letter (Pg. 4)	1.19.16	No	1.19.16
5.	NDOT Map	1.19.16	No	1.19.16
6.	4/6/12 Letter to Olsen from Morse	1.19.16	No	1.19.16
7.	Pg. 16 of Pltf's Request for Judgment	1.19.16	No	1.19.16
8.	Expert Deposition of Sjostrom	1.19.16	No	1.19.16
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Certification of Copy

State of Nevada
County of Clark

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

NOTICE OF CROSS-APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER GRANTING IN PART: (1) THE STATE OF NEVADA'S MOTION FOR AWARD OF ATTORNEYS' FEES, COSTS, AND INTEREST; AND (2) NASSIRI'S MOTION TO RETAX MEMORANDUM OF COSTS; AND JUDGMENT; NOTICE OF ENTRY OF FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER GRANTING IN PART; (1) THE STATE OF NEVADA'S MOTION FOR AWARD OF ATTORNEYS' FEES, COSTS, AND INTEREST; AND (2) NASSIRI'S MOTION TO RETAX MEMORANDUM OF COSTS; AND JUDGMENT; DISTRICT COURT MINUTES; EXHIBITS LIST

FRED NASSIRI; NASSIRI LIVING TRUST,

Plaintiff(s),

VS.

STATE OF NEVADA,

Defendant(s),

now on file and of record in this office.

Case No: A-12-672841-C

Dept No: XXVI

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 23 day of August 2018.

Steven D. Grierson, Clerk of the Court

Amanda Hampton, Deputy Clerk