#### IN THE SUPREME COURT FOR THE STATE OF NEVADA

JEFFREY D. SPENCER,

Case No. 77086

Electronically Filed Jul 19 2019 10:58 a.m. Elizabeth A. Brown Clerk of Supreme Court

Appellant,

VS.

HELMUT KLEMENTI, EGON KLEMENTI, ELFRIEDE KLEMENTI, MARY ELLEN KINION, ROWENA SHAW, and PETER SHAW,

Respondents.

JEFFREY D. SPENCER,

Case No. 77711

Appellant,

VS.

HELMUT KLEMENTI, EGON KLEMENTI, ELFRIEDE KLEMENTI, MARY ELLEN KINION, ROWENA SHAW, and PETER SHAW,

Respondents.

### RESPONDENT HELMUT KLEMENTI'S NRAP 26.1 DISCLOSURE

The undersigned counsel of record certifies that the following are persons and entities as described in NRAP 26.1(a), and must be disclosed. These representations are made in order that the justices of this court may evaluate possible disqualification or recusal.

- 1. All parent corporations and publicly-held companies owning 10 percent or more of respondent's stock: None.
- 2. Names of all law firms whose attorneys have appeared for Respondent Helmut Klementi (including proceedings in the district court) or are expected to appear in this court:

LEMONS, GRUNDY & EISENBERG

LAW FIRM OF LAUB AND LAUB

3. If litigant is using a pseudonym, the litigant's true name: None

DATED: July \_\_\_\_\_\_\_\_, 2019.

Douglas R. Brown (NV Bar # 7620) Sarah M. Molleck (NV Bar #13830)

Lemons, Grundy & Eisenberg 6005 Plumas Street, Third Floor Reno, Nevada 89519

775-786-6868

Email: <u>drb@lge.net</u>; <u>smm@lge.net</u> ATTORNEYS FOR RESPONDENT HELMUT KLEMENTI

## **CERTIFICATE OF SERVICE**

I hereby certify that the within *Respondent Helmut Klementi's NRAP 26.1*Disclosure was filed electronically with the Nevada Supreme Court on the 19<sup>th</sup> day of July, 2019. Electronic Service of the foregoing document shall be made in accordance with the Master Service List as follows:

Kerry S. Doyle, Esq.

Michael A. Pintar, Esq.

Tanika Capers, Esq.

arah Mason

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Respondents.

## MOTION TO TRANSMIT ORIGINAL EXHIBIT FROM DISTRICT COURT

Respondent HELMUT KLEMENTI moves this Court for an order pursuant to NRAP 30(d) to direct the Ninth Judicial District Court to transmit the "video exhibit" attached to Appellant JEFFREY SPENCER ("Spencer")'s Video Exhibit in

Support of Responses to Motions for Summary Judgment & to Motion for Sanctions

Based on Spoliation of Evidence filed in the Ninth Judicial District Court on or about

June 5, 2018. (A copy of the pleading is attached for the Court's convenience as

Exhibit 1).<sup>1</sup>

NRAP 30(d) permits a party to move this Court for an order directing transmission of district court exhibits where the exhibit is "otherwise incapable of being reproduced in the appendix." NRAP 30(d). Transmittal is appropriate "upon a showing that the exhibits are relevant to the issues raised on appeal, and that the court's review of the original exhibits is necessary to the determination of the issues." *Id*.

The "video exhibit" served on all counsel in the district court proceeding was a flash-drive containing video surveillance from Spencer's home camera system on the evening of December 18, 2012. This item is incapable of being reproduced in Respondents' appendix. It is also relevant to the issues raised on appeal. This civil case arose out of a criminal action against Spencer, who was arrested after he violently collided and knocked over his then-78 year old neighbor, Respondent Helmut Klementi, in an attempt to effectuate a "citizen's arrest" on Mr. Klementi. 6 A.App. 1439. Spencer repeatedly contended the video surveillance evidence

<sup>&</sup>lt;sup>1</sup> Respondent was not served with a file-stamped copy of the *Video Exhibit* paper, but the court docket reflects this paper was filed on June 5, 2019. <u>See</u> 7 A.App. 1711.

validated his version of events in an attempt to defeat summary judgment. 6 A.App. 1253, 1257, 1259. The district court instead found Spencer failed to produce any credible evidence in support of his claims for defamation and malicious prosecution against Mr. Klementi. 6 A.App. 1450-51; 7 A.App. 1470-1471.

Consequently, the only issue before this Court is whether the district court erred in granting summary judgment in Mr. Klementi's favor. The video surveillance exhibit is necessary and relevant for this Court's review, as review of summary judgment is *de novo*.

Accordingly, Mr. Klementi respectfully requests this Court direct the district court to transmit the original video exhibit referenced herein pursuant to NRAP 30(d).

DATED: July  $\sqrt{q^{\psi}}$ , 2019.

Douglas R. Brown (NV Bar # 7620) Sarah M. Molleck (NV Bar #13830)

Lemons, Grundy & Eisenberg

6005 Plumas Street, Third Floor

Reno, Nevada 89519

775-786-6868

Email: <u>drb@lge.net</u>; <u>smm@lge.net</u> ATTORNEYS FOR RESPONDENT

HELMUT KLEMENTI

## **CERTIFICATE OF SERVICE**

I hereby certify that the within *Motion to Transmit Original Exhibit from*District Court was filed electronically with the Nevada Supreme Court on the 19<sup>th</sup>
day of July, 2019. Electronic Service of the foregoing document shall be made in accordance with the Master Service List as follows:

Kerry S. Doyle, Esq.

Michael A. Pintar, Esq.

Tanika Capers, Esq.

Sarah Mason Won

## **INDEX OF EXHIBITS**

EXHIBIT	DESCRIPTION OF EXHIBITS	No. of Pages
1.	2018-06-05 Video Exhibit in Support of Responses to Motions for Summary Judgment & to Motion for Sanctions Based on Spoliation of Evidence	4

# EXHIBIT 1

# EXHIBIT 1

1	CASE NO.	14-CV-0260		
2	Dept. No.	II		
3	Dop., 210.	_		
4				
5	ואיד או	E NINTH JUDICIAL DISTRICT COUR	T OF THE STATE OF NEVADA	
6	IN AND FOR THE COUNTY OF DOUGLAS			
7		ZIIII ZOLILIZ OO OLILA		
8	HELMUT KI	LEMENTI		
9		Plaintiff,		
10	vs.	,	VIDEO EXHIBIT IN SUPPORT OF RESPONSES TO MOTIONS	
11	JEFFREY D.	SPENCER	FOR SUMMARY JUDGMENT & TO MOTION FOR SANCTIONS	
12	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Defendant,	BASED ON SPOILATION OF EVIDENCE	
13				
14	JEFFREY D. SPENCER,			
15		Counterclaimant,		
16	vs.			
17	HELMUT KLEMENTI, an individual, EGON KLEMENTI, an individual, ELFRIEDE			
18	KLEMENTI, an individual, MARY ELLEN KINION, an individual, ROWENA SHAW, an individual, PETER SHAW, an individual, & DOES 1-5,			
19				
20	Counterdefendant & Third Party Defendants.			
21				
22	Counterclaimant JEFFREY SPENCER, by and through his attorneys WILLIAM J. ROUTSIS			
23	II, Esq. and LYNN G. PIERCE, Esq., hereby submits an Exhibit of a video relevant to and			
24	mentioned in the Responses to Motions for Summary Judgment and to Motion for Sanctions Based			
25	on Spoilation of Evidence, which video was previously produced by his counsel David Zaniel, Esq.			
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The undersigned affirms pursuant to NRS §239B.030 that this pleading does not contain the social security number of any person.

DATED this 19 day of June, 2018.

WILLIAM J. ROUTSIS, II, Esq.
Nevada State Bar No. 5474
1070 Monroe Street
Reno, Nevada 89509
Phone 775-337-2609/Fax 775-737-9321
Attorneys for Counterclaimant/Third Party Plaintiff Jeffrey D. Spencer

Nevada State Bar No. 3567 515 Court Street, Suite 2f Reno, Nevada 89501 Phone 775-785-9100/Fax 775-785-9110

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### CERTIFICATE OF SERVICE

Pursuant to NRCP Rule 5(b), I certify that on this date I served a true and correct copy of the foregoing pleading vis email and depositing into the U.S. Postal Service, first class postage fully prepaid, addressed to the following:

Tanika M. Capers, Esq. Douglas R. Brown, Esq. 6750 Via Austi Parkway, Suite 310 Christian L. Moore, Esq. Las Vegas, NV 89119 Lemons, Grundy & Eisenberg Attorney for Rowena and Peter Shaw 6005 Plumas Street, Suite 300 Reno, NV 89519 Attorneys for Helmut Klementi

Michael A. Pintar, Esq. Glogovac & Pintar 427 W. Plumb Lane Reno, NV 89509 Attorney for Jeffrey D. Spencer Attorneys for Egon Klementi, Elfriede Klementi & Mary Ellen Kinion DATED this \_\_\_\_\_ day of June, 2018.

David M. Zaniel, Esq. Ranalli & Zaniel, LLC 50 W. Liberty Street, Suite 1050 Reno, NV 89501

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