IN THE SUPREME COURT OF THE STATE OF NEVADA

GREENMART OF NEVADA NLV LLC, A NEVADA LIMITED LIABILITY COMPANY; NEVADA ORGANIC REMEDIES, LLC; AND LONE MOUNTAIN PARTNERS, LLC, Appellants,

VS.

SERENITY WELLNESS CENTER LLC. A NEVADA LIMITED LIABILITY COMPANY: TGIG, LLC, A NEVADA LIMITED LIABILITY COMPANY; NULEAF INCLINE DISPENSARY, LLC. A NEVADA LIMITED LIABILITY COMPANY; NEVADA HOLISTIC MEDICINE, LLC, A NEVADA LIMITED LIABILITY COMPANY; TRYKE COMPANIES SO NV, LLC, A NEVADA LIMITED LIABILITY COMPANY: TRYKE COMPANIES RENO, LLC, A NEVADA LIMITED LIABILITY COMPANY; PARADISE WELLNESS CENTER, LLC, A NEVADA LIMITED LIABILITY COMPANY; GBS NEVADA PARTNERS, LLC, A NEVADA LIMITED LIABILITY COMPANY; FIDELIS HOLDINGS, LLC, A NEVADA LIMITED LIABILITY COMPANY; GRAVITAS NEVADA, LLC, A NEVADA LIMITED LIABILITY COMPANY; NEVADA PURE, LLC, A NEVADA LIMITED LIABILITY COMPANY; MEDIFARM, LLC, A NEVADA LIMITED LIABILITY COMPANY; MEDIFARM IV LLC; AND THE STATE OF NEVADA

No. 79668

FILED

MAY 2 9 2020

CLERK OF SUPREME COURT
BY S. YOUNG
DEPUTY CLERK

SUPREME COURT OF NEVADA

(O) 1947A

20-20401

DEPARTMENT OF TAXATION, Respondents.

VOLUNTARY RECUSAL

On May 20, 2020, I filed a notice disclosing my personal relationship with Tisha Black, Esq. and her family. Unaware of any involvement by the Black family in the pending litigation, I requested the parties to advise the court of any potential conflict or impact, or file a motion to disqualify me from participating in this case based on my disclosure.

In response to my disclosure, respondents represent the following. The law firm Black & LoBello, of which Tisha Black is a founding partner, represents defendant in intervention, Clear River LLC, in a consolidated district court matter from which this appeal originates. This appeal concerns an appeal from a district court order granting a preliminary injunction in which appellants, in part, seek to have the preliminary injunction reversed or set aside. Clear River LLC, would benefit if the district court's order granting preliminary injunction were reversed, set aside, or limited.

I have no personal bias or prejudice concerning any of the parties to these proceedings, nor do I possess any personal knowledge of the facts that are in dispute in these proceedings. See NCJC 2.11(A)(1). However, I believe my impartiality might reasonably questioned because of the above-described circumstances. NCJC 2.11(A). Accordingly, I have decided to recuse myself voluntarily.

Silver, J.





cc: McLetchie Law
Koch & Scow, LLC
H1 Law Group
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Attorney General/Las Vegas
Clark Hill PLLC
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