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

Supreme Court No. District Court Case No. A-18-772761-C

Sep 26 2019 02:56 p.m. Elizabeth A. Brown VENETIAN CASINO RESORT, LLC, a Nevada limited liabelity of Supreme Court LAS VEGAS SANDS, LLC, a Nevada limited liability company, Petitioners,

**Electronically Filed** 

v.

EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, AND THE HONORABLE KATHLEEN DELANEY in her capacity as District Judge, Respondent, JOYCE SEKERA, an individual, Real Party in Interest

APPENDIX TO PETITIONERS' EMERGENCY PETITION FOR WRIT OF MANDAMUS AND/OR WRIT OF PROHIBITION UNDER NRAP RULES 21(a)(6) AND 27(e) AND EMERGENCY MOTION UNDER NRAP 8 STAYING EXECUTION OF ORDER DIRECTING PETITIONERS TO DISCLOSE PRIVATE, PROTECTED INFORMATION OF GUESTS NOT INVOLVED IN UNDERLYING LAWSUIT Volume 1 of 3 (Exhibits 1-14)

> Michael A. Royal, Esq. (SBN 4370) Gregory A. Miles, Esq. (SBN 4336) ROYAL & MILES LLP 1522 W. Warm Springs Rd. Henderson, Nevada 89014 Telephone: (702) 471-6777 Facsimile: (702) 531-6777 Email: <u>mroyal@royalmileslaw.com</u> <u>gmiles@royalmileslaw.com</u>

Petitioners, VENETIAN CASINO RESORT, LLC and LAS VEGAS SANDS, LLC, by and through their counsel of record, Royal & Miles LLP, hereby submit is Appendix in compliance with Nevada Rule of Appellate Procedure 30.

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The Appendix shall be contained in 3 separate volumes in accordance with

NRAP 30(c)(2) (2013), each volume containing no more than 250 pages.

DATED this 2/2 day of September, 2019.

**ROYAL & MILES LLP** By

Michael A. Royal, Esq. (SBN 4370) Gregory A. Miles, Esq. (SBN 4336) 1522 W. Warm Springs Rd. Henderson, NV 89014 (702) 471-6777 Counsel for Petitioners

### **CERTIFICATE OF SERVICE**

I hereby certify that I am an employee of the law firm of Royal & Miles LLP, attorney's for Petitioners, VENETIAN CASINO RESORT, LLC and LAS VEGAS SANDS, LLC, and that on the <u>2</u> day of September, 2019, I served true and correct copy of the foregoing <u>APPENDIX TO PETITIONERS'</u> <u>EMERGENCY PETITION FOR WRIT OF MANDAMUS AND/OR WRIT OF</u> <u>PROHIBITION\_UNDER\_NRAP\_RULES\_21(a)(6)</u> <u>AND\_27(e)</u> <u>AND</u> <u>EMERGENCY\_MOTION\_UNDER\_NRAP\_8\_STAYING\_EXECUTION\_OF</u> <u>ORDER DIRECTING PETITIONERS TO DISCLOSE PRIVATE, PROTECTED</u> <u>INFORMATION OF GUESTS NOT INVOLVED IN UNDERLYING LAWSUIT</u> <u>Volume 1 of 3 (Exhibits 1-14)</u>, by delivering the same via U.S. Mail addressed to the following:

Keith E. Galliher, Jr., Esq. THE GALLIHER LAW FIRM 1850 E. Sahara Avenue, Suite 107 Las Vegas, NV 89014 *Attorneys for Real Party in Interest* 

Honorable Kathleen Delaney Eighth Jud. District Court, Dept. 25 200 Lewis Avenue Las Vegas, NV 89155 *Respondent* 

# EXHIBIT "1"

THE GALLIHER LAW FIRM 1850 E. Sahara Avenue, Suite 107 Las Vegas, Nevada 89104 702-735-0049 Fax: 702-735-0204	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	Electronically Filed 4/122018 11:31 AM Science of The Court We GALLIHER LAW FIRM Keith E. Galliher, i.r., Esq. Nevada Bar Number 220 1850 E. Sahara Avenue, Suite 107 Las Vegas, Nevada 89104 Tele: 702-735-0049 Fax: 702-735-004 kgalliher/@galliherlawfirm.com Attorneys for Plaintiff DISTRICT COURT CLARK COUNTY, NEVADA IOYCE SEKERA, an Individual, ) CASE NO.: A-18-772761-C Plaintiff, ) VENTIAN CASINO RESORT, LLC, ) d/ba THE VENETIAN LAS VEGAS, ) a Nevada Limited Liability Company; ) LAS VEGAS SANDS, LC d/ba THE ) VENTIAN CASINO RESORT, LLC, ) d/ba THE VENETIAN LAS VEGAS, ) a Nevada Limited Liability Company; YET ) UNKNOWN EMPLOYEE; DOES I ) through X, inclusive, ) Defendants. ) Defendants. ) COMPLAINT Plaintiff, by and through her undersigned attorneys, complains of Defendants as follows: GENERAL ALLEGATIONS I Plaintiff is a resident of the State of Nevada. The incident which gives rise to this cause of action occurred within the State of Nevada.
	27	action occurred within the State of Nevada.
	1	1 Case Number: A-18-772761-C

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.850 E. Sahara Avenue, Suite 107 THE GALLIHER LAW FIRM

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Defendants, VENETIAN CASINO RESORT, LLC d/b/a THE VENETIAN LAS VEGAS (hereinafter VENETIAN), LAS VEGAS SANDS, LLC d/b/a THE VENETIAN LAS VEGAS (hereinafter VENETIAN), are, upon information and belief, Nevada Limited Liability Companies duly licensed and doing business within the State of Nevada.

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1. The true names of DOES I through V, their citizenship and capacities, whether individual, corporate, associates, partnership or otherwise, are unknown to Plaintiff who therefore sues these Defendants by such fictitious names. Plaintiff is informed and believes, and therefore alleges, that each of the Defendants, designated as DOES I through V, are or may be, legally responsible for the events referred to in this action, and caused damages to the Plaintiff, as herein alleged, and Plaintiff will ask leave of this Court to amend the Complaint to insert the true names and capacities of such Defendants, when the same have been ascertained, and to join them in this action, together with the proper charges and allegations.

2. DOES I through V are employers of Defendants who may be liable for Defendants negligence pursuant to NRS 41.130, which states:

19 Whenever any person shall suffer personal injury by wrongful act, neglect or default of another, 20 the person causing the injury shall be liable to the person injured for damages; and where the person 21 causing such injury is employed by another person or corporation responsible for his conduct, such 22 person or corporation so responsible shall be liable to the person injured for damages. 23

On or about November 4, 2016 at approximately 1:00 p.m. Defendants negligently and carelessly permitted a pedestrian walkway to be unreasonably dangerous in that they allowed liquid on the floor causing the Plaintiff to slip and fall. Defendant had actual and/or constructive notice of

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THE GALLIHER LAW FIRM (850 E. Sahara Avenue, Suite 107 Las Vegas, Nevada 89104 702-735-0049 Fax: 702-735-0204

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the condition which caused the fall. Pursuant to the mode of operation doctrine Defendant was on continuous notice of the presence of liquid on its floors.

V

At the aforementioned place and time, Plaintiff was walking through the VENETIAN when her foot came into contact with a liquid substance on the floor causing her to slip and fall. The liquid on the floor coupled with the composition of the floor, rendered the area dangerous for use as a passage way for the Plaintiff and for other patrons of the VENETIAN.

#### VI

The Defendant knew or should have known that liquid located in an area of the fall was dangerous and in the exercise of ordinary care would have had reasonable opportunity to remedy the situation prior to the happening of the fall herein alleged. In spite of Defendants actual, constructive and/or continuous notice of the presence of the liquid, the Defendant failed to take appropriate precautions to prevent injury to Plaintiff and/or guests and/or patrons.

#### FIRST CLAIM FOR RELIEF

#### (Negligence)

I

Plaintiff repeats and realleges the allegations contained in Paragraphs I through VI of her General Allegations as though fully set forth herein.

#### II

As a direct and proximate result of the negligence of Defendant and its yet unknown
 employee and/or employees, Plaintiff sustained personal injuries to her head, neck, back, arms and
 legs and has suffered pain and discomfort all to her damage in a sum in excess of FIFTEEN
 THOUSAND DOLLARS (\$15,000).

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5 G.

a. . .

# EXHIBIT "2"

Arrest	Ven 3355 LAS VEGAS I	etian Securi BLVD., S. LAS VE		CASE	# 1611V-0680
Non-Criminal	Na	arrative Report	t	F	Page 1 of 2
OFFENSE(8) Protected Health Information		OFFENSE(S) coni'd			
DATE, TIME AND DAY OF OCCURENCE 11/04/16 12:39 Friday to 11/0	14/16 13:31 Friday	DATE AND TIME REPOR 11/04/16 12:39			
LOCATION OF OCCURENCE	LOCATION NAME	ux Cafe Restrooms	TYPE OF LOCATION	BEAT	SECTOR

#### NARRATIVE

On November 4th, 2016 at 12:39pm, I was dispatched to the area outside of the restrooms adjacent to the Grand Lux Cafe for report of a slip and fall incident. I arrived on scene and met with Las Vegas Tours (business located in Grand Canal Shoppes) employee Sekera, Joyce who was seated on the marble flooring. I noted that a Public Areas Department team member was on scene and mopping the flooring in the area. Sekera apologized for falling and did not appear to be in any immediate distress. I did not observe an obvious injuries to threats to life at that time.

Sekera was alert and oriented to person, place, time, and events, had a patent airway, and was breathing adequately. She stated she was walking through the area when she slipped in what she believed was water on the floor. She reported that she fell backwards and put her right hand behind her head to protect it. She landed on the marble flooring and her left elbow struck the base of a pillar next to her. She denied striking her head during the fall and denied losing consciousness prior to, or after, falling. She denied any head pain, neck pain, back pain, weakness, dizziness, or nausea at that time. I noted that she was guarding her left elbow and reported she was only experiencing pain there at that time. She stated she was embarrassed to which I offered to assist her to a more private area. She agreed and was assisted to a standing position. I asked if she felt any new pain, weakness, dizziness, or nausea to which she denied at that time. She agreed to be assessed in the Medical Room and refused wheelchair assistance. She was able to ambulate on her own to the Medical Room and was able to sit without assistance.

Sekera's left elbow was exposed which presented with an abrasion. I did not observe any other injuries or deformities to the area. Palpation of the area showed an increase in tenderness with no obvious signs of instability or crepitation. Distal circulation, motor function, and sensory function were found intact in the left arm. Grip strength was found to be equal bilaterally in the upper extremities. She rated her pain at approximately 7 on a 1-10 severity scale. She had a limited range of motion in the left elbow due to increasing pain on movement. She stated that she was starting to feel a tingling sensation in left phalanges II and III (index and middle finger). A SAM splint was formed on the right arm and applied to the left arm. The splint covered the left elbow and wrist and was secured using four-inch Kerlix gauze and tape. Distal circulation, motor function, and sensory function were rechecked and found to be intact with no changes. The splinted left arm was placed into a

ADMINISTRATION				
BY OFFICER J. Larson 000025821	DATE/TIME 11/04/2016 15:30	APPROVED BY Michael Dean 000041303	DATE APPROVED 11/05/16	
OFFICER	UNIT/SHFT	ASSIGNED TO	CASE STATUS Closed	

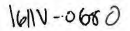
CR-1 Larso/025821 Entered by: Joseph Larson

APDC (Rev. 01/22/13) Print Date: 11/18/2016

Arrest	3355 LAS VEGAS	enetian Security S BLVD., S. LAS VEG		CASE # 1611V-0680
	T	Narrative Report		Page 2 of 2
FFENSE(8) Protected Health Informati	on	OFFENSE(S) contd		
THE TIME AND DAY OF OCCURENCE	TO 11/04/16 13:31 Friday	DATE AND TIME REPORTED 11/04/16 12:39		Store of Store
CATION OF OCCURENCE	Dutside Grand	Lux Cafe Restrooms	TYPE OF LOCATION	BEAT SECTOR
her left lower ba Sekera agreed t stated her job di go. After some close to her hon completed a Me collected her be level 8. I checked the ar and dry through were observed. Chavez, Rafael Video coverage Risk Manageme Attached Items 1 Scan of the Me 2 Photographs of	edical Release ccident Scene Check of Sekera's left arm of Sekera's shoes (top a	ed to the axillary lin attention, but refus Compensation and o self-transport to plete a Voluntary s s escorted to her b rted to her vehicle d that the marble fil bserve any wet or eck was completed ich found no defed ance.	ne). ed ambulance d did not know Centennial Hills Statement for the ooth in the Gra in the Team M ooring appeare slick areas and d by Facilities T	transport. She where she should s Hospital as it was he incident and and Canal Shoppes, ember Garage on ed to be flat, even, d no obstructions feam Member
	f the area of incident			
5 Photographs c	рателтие	ADMINISTRATION		DATE APPROVED
	A	DMINISTRATION		DATE APPROVED 11/05/16 CASE STATUS

CR-1 Larso/025821 Entered by: Joseph Larson

# EXHIBIT "3"





### Acknowledgement of First Aid Assistance & Advice to Seek Medical Care

- I (or my guardian) have been informed that only an initial Emergency First Aid treatment and evaluation has been rendered to me by a Venetian or Palazzo Emergency Medical Technician (EMT) who is not a medical doctor and that I (or my guardian) have been advised that I should seek the advice of a physician as soon as possible.
- I (or my guardian) refuse treatment by a Venetian or Palazzo Emergency Medical Technician (EMT) and have been advised that I should seek the advice of a physician as soon as possible.

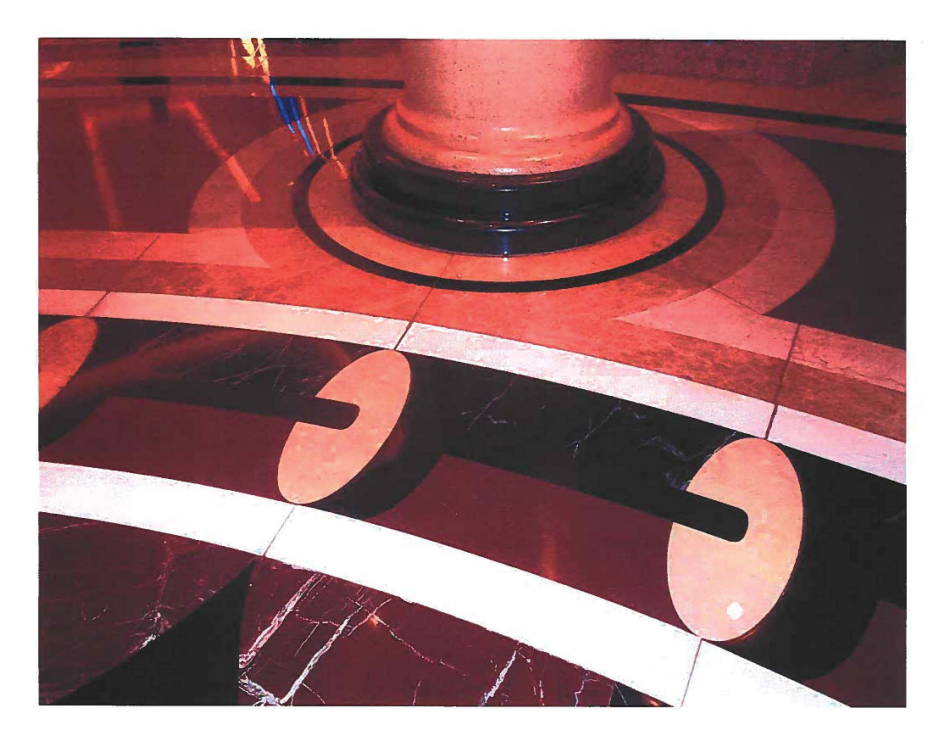
WFA 5'6" 160 DP0/800 W TOUR > 665 Name (Print): Signature: NESTING PINE PL, LV, NU 89193 Address Social Security #: N 1A Date of Birth 702 Phone: Witness: Witness: 14/16 Time: 1257 Date: Refused to Sign: Venetian/Palazzo EMT 10#: 25821 SIF, fell blackwards onto base of piller QLOC, OH/N/B, Querty Delbow > OT, OIC is cumbred post com dizzy (Daxillory prin / soverness @ flack / labout yack pin HX - Splant to D elban/ FA DCMB > OD p approximi;

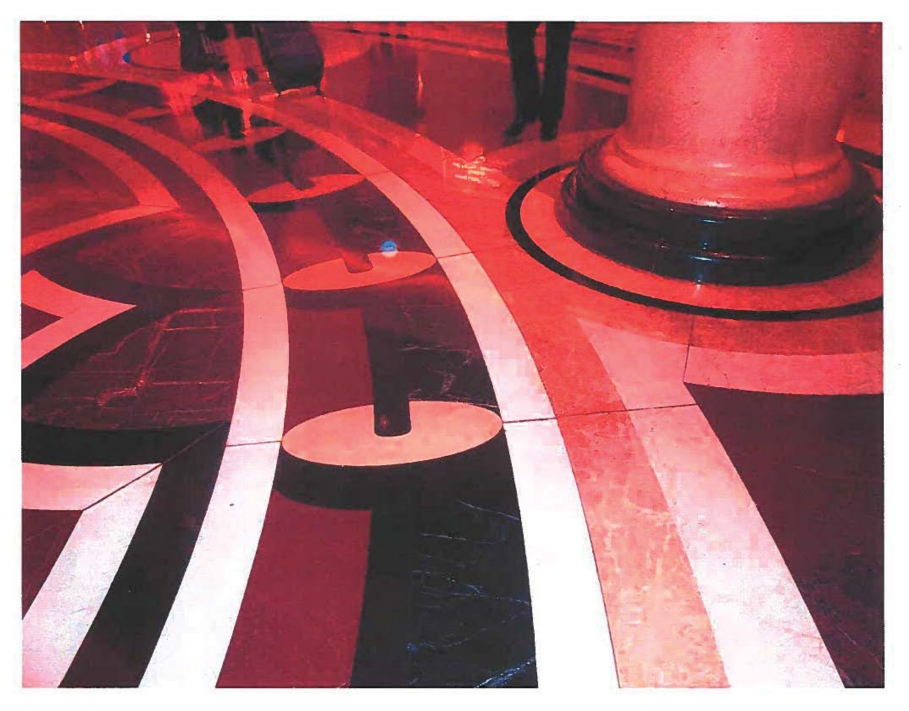
# EXHIBIT "4"

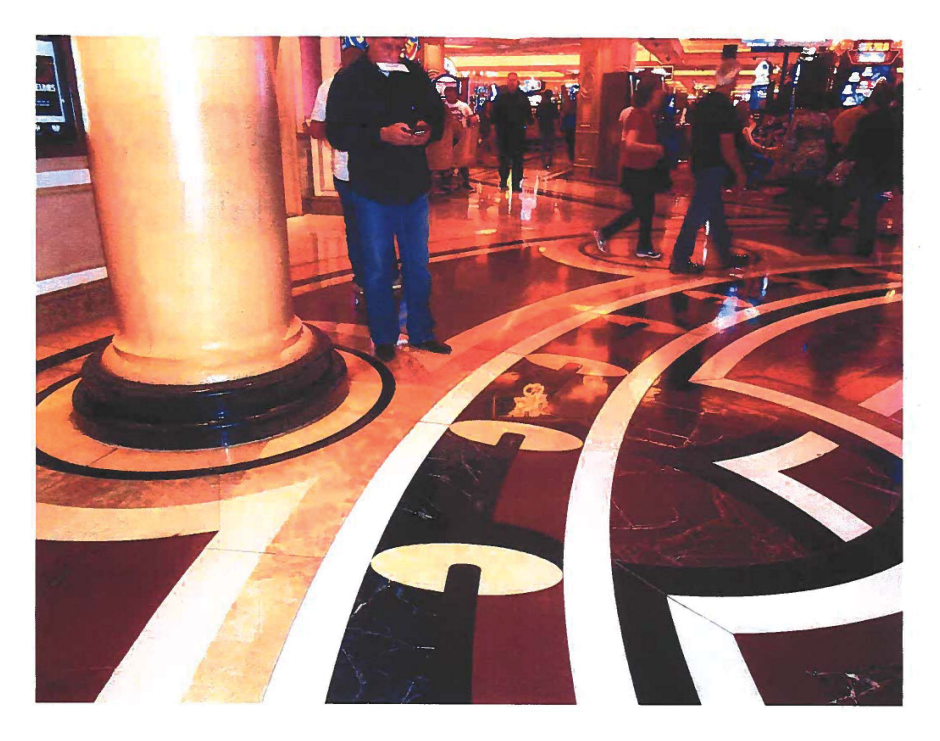














# EXHIBIT "5"

**Deposition of:** 

Joyce P. Sekera

Case:

Joyce Sekera v. Venetian Casino Resort, LLC d/b/a The Venetian Las Vegas, et al. A-18-772761-C

Date:

03/14/2019



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1 DISTRICT COURT 2 CLARK COUNTY, NEVADA 3 JOYCE SEKERA, an Individual, ) 4 Plaintiff, 5 ) CASE NO.: A-18-772761-C vs. ) DEPT NO.: XXV 6 VENETIAN CASINO RESORT, LLC, ) 7 d/b/a, THE VENETIAN LAS ) VEGAS, a Nevada Limited ) 8 Liability Company; LAS VEGAS ) SANDS, LLC d/b/a THE ) 9 VENETIAN LAS VEGAS, a Nevada ) Limited Liability Company; ) YET UNKNOWN EMPLOYEE; DOES I 10 ) through X, inclusive, ) 11 Defendants. 12 13 14 15 16 DEPOSITION OF JOYCE P. SEKERA 17 Taken on Thursday, March 14, 2019 18 By a Certified Court Reporter 19 At 1522 West Warm Springs Road 20 Henderson, Nevada 21 At 10:00 a.m. 22 23 24 Reported by: Blanca I. Cano, CCR No. 861, RPR 25 Job No.: 31775

Joyce	P. Sekera Joyce Sekera v. Venetian Casino Resort, LLC d/b/a The Venetian Las Vegas, et al.
1	27th. I'm not sure. But at any rate, in August of
2	2018, this says you reviewed the answers to
3	interrogatories, you verified that they were accurate,
4	and that's your signature?
5	A. Yes.
6	Q. Okay. So having looked at these again, did it
7	refresh your recollection?
8	A. Yes.
9	Q. Did you see any of your responses that appeared
10	inaccurate or
11	A. Yes.
12	Q. Let's go
13	MR. KUNZ: You're talking about the
14	interrogatories or the admissions?
15	MR. ROYAL: Yes, the interrogatories.
16	MR. KUNZ: So there are two different
17	THE WITNESS: Oh.
18	BY MR. ROYAL:
19	Q. Yeah. Let's just focus on the interrogatories.
20	Did you see anything in the interrogatories you
21	wanted to change?
22	A. No.
23	Q. Okay. Did you see something in the admissions
24	that you wanted to change?
25	A. Yes.
702-47	76-4500 OASIS REPORTING SERVICES, LLC Page: 19

Joyce	P. Sekera Joyce Sekera v. Venetian Casino Resort, LLC d/b/a The Venetian Las Vegas, et al.
1	Q. Okay. That's the admissions are Exhibit B,
2	so let's just look at those.
3	Was there more than one?
4	A. Yes.
5	Q. Okay. Let's go to the first one.
6	Which one did you note that is not correct?
7	MR. KUNZ: Page 2, No. 2.
8	THE WITNESS: Thank you.
9	BY MR. ROYAL:
10	Q. I'll read it. "Admit that you did not see
11	liquid on the floor of the subject area after your fall
12	on November 4, 2016," and then it says, "Deny."
13	A. Yes, because I didn't see it. I was looking
14	through the people to walk to the restroom. I felt it
15	when I fell.
16	Q. Okay. So
17	A. I remember my pants being wet.
18	Q. Okay. So I get it. So you would change that
19	to "Admit"?
20	I'll read it to you again. Request No. 2 in
21	Exhibit B, page 2, says, "Admit that you did not see
22	liquid on the floor of the subject area after your fall
23	on November 4, 2016."
24	You would admit that; is that correct?
25	A. I felt it.

Joyce	P. Sekera Joyce Sekera v. Venetian Casino Resort, LLC d/b/a The Venetian Las Vegas, et al.
1	Q. No. I get that you I understand. Look, the
2	question is you did not see it?
3	A. Right. Correct.
4	Q. Okay. So you would admit you did not see it?
5	A. Correct.
6	Q. Okay. I understand you felt it, and we'll get
7	into the specifics of that.
8	Was there another change?
9	MR. KUNZ: Page 7.
10	BY MR. ROYAL:
11	Q. Before we get to that one, let me look at
12	Request No. 3 and have you look at that.
13	Request No. 3 reads, "Admit that you did not
14	see a foreign substance on the floor potentially causing
15	your fall on November 4, 2016, at any time."
16	Again, I know you said you felt it, but the
17	question is did you see it?
18	A. No, I did not.
19	Q. Okay. So the answer to No. 3, would that also
20	be "Admit" instead of "Deny"?
21	A. Correct.
22	Q. Okay. Those were kind of the same.
23	Which one are we on now?
24	MR. KUNZ: Page 7.
25	MR. ROYAL: Which number?
702.45	6 4500 OASIS DEDODTING SEDVICES LLC Dage 21

Joyce	P. Sekera Joyce Sekera v. Venetian Casino Resort, LLC d/b/a The Venetian Las Vegas, et al.
1	MR. KUNZ: Hold on just a second, please.
2	Number 27.
3	BY MR. ROYAL:
4	Q. Okay. Number 27 reads, "Admit that William D.
5	Smith, M.D., accurately related in his report of your
6	February 22nd, 2018, visit that you lost consciousness
7	as a result of the subject incident."
8	A. I don't know what the correct wording would be.
9	I was dazed and shocked and I don't remember. I knew I
10	didn't lose consciousness was you're out cold.
11	Q. Okay. So we'll get to that too.
12	Is it your testimony that when you when this
13	incident happened, you were not out cold?
14	A. I remember falling and talking, but I don't
15	know what was coming out. I was I had pain and I
16	don't remember.
17	Q. Okay. Are there any other changes?
18	MR. KUNZ: There is. Page 8.
19	MR. ROYAL: Which number? Again, we're talking
20	about Exhibit B.
21	THE WITNESS: Oh, I did drive.
22	MR. KUNZ: Request No. 28.
23	MR. ROYAL: "Admit that William D. Smith,
24	M.D., accurately related in his report on your
25	February 22nd, 2018, visit that you did not drive
702 47	76-4500 OASIS REPORTING SERVICES LLC Page: 22

1	employment?			
2	A. No. Only if we had a question which the guest			
3	wanted that particular seat and they couldn't have it			
4	because it was reserved for the hotel, so			
5	Q. Okay. The time that it sounds to me like			
6	you were spending anywhere from 40 to 60 hours a week at			
7	the Venetian.			
8	A. Yes.			
9	Q. Does that sound right?			
10	A. Yes.			
11	Q. And that would be pretty much from December 26,			
12	2015, until the date of the incident?			
13	A. Yes.			
14	Q. Did you take any vacations?			
15	A. No, I did not. And I was always there at least			
16	an hour or two prior.			
17	Q. What does that mean? Prior to what?			
18	A. Prior to my shift starting.			
19	Q. So if your shift started at 9:00, you would			
20	arrive at 7:00?			
21	A. Yeah, because I would set up all the computers			
22	for everybody.			
23	Q. And you're not paid for that time?			
24	A. No.			
25	Q. So you actually would have been there from,			
702-47	76-4500 OASIS REPORTING SERVICES LLC Page: 75			

<pre>1 like, what, 7:00 to 7:00? 2 A. Pretty much, or at least 8:00 to 7:00. 3 Q. Okay. I'm just doing the math in my head here. 4 That's a lot of hours. So you're talking about you 5 could actually be working 80 hours a week. 6 A. Yeah. 7 Q. Does that sound right? 8 A. Yes. 9 Q. Okay. 10 A. And that wasn't every day, but I tried to help 11 people because and have it all ready for them when 12 they walked on the shift. 13 Q. So during the time that you work there for 14 sounds like I'm going to say 50 to 70 hours a week 15 maybe 16 Does that sound about fair? 17 A. Fair. 18 Q were you ever aware of any incidents where 19 guest or employees would slip and fall? 20 A. No. 21 Q. The times that you were working at this booth, 22 you don't recall ever responding to someone who had 23 fallen; is that correct? 24 A. I would say yes. I don't remember helping 25 anybody.</pre>	Joyce	P. Sekera Joyce Sekera v. Venetian Casino Resort, LLC d/b/a The Venetian Las Vegas, et al.		
<ul> <li>Q. Okay. I'm just doing the math in my head here.</li> <li>That's a lot of hours. So you're talking about you</li> <li>could actually be working 80 hours a week.</li> <li>A. Yeah.</li> <li>Q. Does that sound right?</li> <li>A. Yes.</li> <li>Q. Okay.</li> <li>A. And that wasn't every day, but I tried to help</li> <li>people because and have it all ready for them when</li> <li>they walked on the shift.</li> <li>Q. So during the time that you work there for</li> <li>sounds like I'm going to say 50 to 70 hours a week</li> <li>maybe</li> <li>Does that sound about fair?</li> <li>A. Fair.</li> <li>Q were you ever aware of any incidents where</li> <li>guest or employees would slip and fall?</li> <li>A. No.</li> <li>Q. The times that you were working at this booth,</li> <li>you don't recall ever responding to someone who had</li> <li>fallen; is that correct?</li> <li>A. I would say yes. I don't remember helping</li> </ul>	1	like, what, 7:00 to 7:00?		
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A. I would say yes. I don't remember helping	22	you don't recall ever responding to someone who had		
	23	fallen; is that correct?		
25 anybody.	24	A. I would say yes. I don't remember helping		
	25	anybody.		

1	Q. Okay. When you would go to let's say on		
2	breaks, use the restroom and stuff, do you recall ever		
3	seeing security responding to somebody on the floor,		
4	anything like that?		
5	A. No.		
6	Q. Did you ever have any conversations that you		
7	can recall prior to your fall with hotel Venetian		
8	hotel security about incidents occurring on property?		
9	A. No. I didn't really know anybody there.		
10	Q. Okay. So prior to your incident of November 4,		
11	2016, is it fair to say that you were never aware of		
12	anyone slipping and falling at the Venetian property?		
13	A. Yes.		
14	Q. Okay. That was a correct statement; is that		
15	right?		
16	A. Yes.		
17	Q. So for all the time that you were at the		
18	Venetian working for Allstate Ticketing and Tours and		
19	then for Brand Vegas, the only fall that you're aware of		
20	occurring at the Venetian property was your fall?		
21	A. That's correct.		
22	Q. Okay. Do you recall during the time that you		
23	worked at the Venetian property now I'm going to		
24	expand it from any time that you're working there from		
25	1995 until 2016, I'm just going to ask you all of your		

Joyce	P. Sekera Joyce Sekera v. Venetian Casino Resort, LLC d/b/a The Venetian Las Vegas, et al.			
1	experience as an employee where you were working at a			
2	kiosk at the Venetian property, do you recall ever			
3	seeing foreign substances on the floor?			
4	A. I have to just say this. When I worked for			
5	Allstate Ticketing, they didn't acquire the Venetian			
6	kiosk till a few years before, so earlier they weren't			
7	there. From '96 to I just can't remember the date.			
8	You said from '96 to			
9	Q. Okay. Thank you. But what I'm trying to do is			
10	you said you were probably at the Venetian 10 to 20			
11	times over the 15 years			
12	A. Yeah, not a lot.			
13	Q. Okay. That's when you were at Allstate?			
14	A. Right.			
15	Q. And then you were there it sounds like almost			
16	every day for almost close to a year			
17	A. Oh, for Brand, yes.			
18	Q for Brand Vegas; correct?			
19	A. Yes.			
20	Q. All right. And during all that time,			
21	collectively, you don't recall ever seeing a substance			
22	on the floor, like somebody spilled a drink or something			
23	like that?			
24	A. Oh, sure, I might have and I might have called			
25	housekeeping. See, I don't remember that. If that			
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Joyce I	P. Sekera Joyce Sekera v. Venetian Casino Resort, LLC d/b/a The Venetian Las Vegas, et al.			
1	happened, it was, like, once.			
2	Q. Okay. But I'm asking if you have a specific			
3	memory			
4	A. No.			
5	Q of something like that.			
6	A. Oh, no.			
7	Q. Okay. So that's that's one of those things			
8	where I don't want you to speculate. If you have a			
9	specific memory, "Oh, yeah, I remember once or twice"			
10	A. Okay.			
11	Q. Do you have a specific memory?			
12	A. No.			
13	Q. Okay. All right. Did you in all your time			
14	working at the Venetian talking with people, selling			
15	tickets, people walking by, casual conversation, even			
16	people that you were working with in your kiosk with			
17	that other company, okay, do you recall speaking with			
18	anyone who made any reference to any slip-and-falls that			
19	occurred on the company?			
20	A. No.			
21	Q. This would be a good time to take a break			
22	because I'm going to move into something else.			
23	Let's go off the record.			
24	(A short recess was taken from 11:41 a.m.			
25	to 11:48 a.m.)			

Joyce	P. Sekera	Joyce Sekera v. Venetian Casino Resort, LLC d/b/a The Venetian Las Vegas, et al.
1	Q.	as you're walking; right?
2		Is that correct?
3	Α.	That's correct.
4	Q.	Were you in a hurry?
5	Α.	No.
6	Q.	Do you remember if you had the beverage in your
7	right or	left hand?
8	Α.	No.
9	Q.	So you remember your feet going out quickly in
10	front of	you?
11	Α.	Yes.
12	Q.	Tell me about as you fell.
13		What do you remember about the fall itself, how
14	you lande	ed?
15	Α.	I just remember landing hard. Whether it was
16	my back,	my butt, I don't know. I just remember going
17	backwards	s and I was dazed. I mean, shocked. I can't
18	I don't i	remember. That's what kills me. I don't
19	remember	
20	Q.	Okay.
21	A.	exactly what was on the floor or
22	Q.	Right.
23	A.	I know it was liquid because my pants felt wet.
24	Q.	Okay. So let me get back to the fall.
25	A.	Okay.
L		

Joyce	P. Sekera Joyce Sekera v. Venetian Casino Resort, LLC d/b/a The Venetian Las Vegas, et al.
1	Q. Because your initial complaint was your left
2	elbow.
3	Do you remember striking your left elbow?
4	A. Yes, I do. Hard on the marble, yes.
5	Q. Do you remember other than your left elbow,
6	do you remember striking your head?
7	A. My shoulder.
8	Q. Your left shoulder?
9	A. Uh-huh, because it was on the left side because
10	I was trying to I just went it happened so quick.
11	Q. Okay. Let's I'm trying to take it one frame
12	at a time here.
13	So you struck your left shoulder I'm sorry.
14	Strike that.
15	Your feet go out in front of you, you strike
16	your left elbow, and you remember striking your left
17	shoulder part of your shoulder; correct?
18	A. Yes.
19	Q. Do you remember striking your hip, your left
20	hip? That's something you remember?
21	A. I kind of remember just bouncing and I hit so
22	hard, but I don't know I don't remember it's hard.
23	Q. Okay. Do you recall what happened to your
24	drink that you were carrying?
25	A. No, I do not.

Joyce	P. Sekera Joyce Sekera v. Venetian Casino Resort, LLC d/b/a The Venetian Las Vegas, et al.
1	Q. Okay. Do you recall if any so you don't
2	recall if any of part of your drink spilled when you
3	fell?
4	A. No.
5	Q. You said that after the fall you're shocked and
6	dazed, something you're not expecting; right?
7	A. Correct.
8	Q. You felt immediate pain in your left elbow?
9	A. Yes.
10	Q. Did you feel immediate pain in your left
11	shoulder?
12	A. Yes. My neck, my head, yes.
13	Q. Okay. You felt immediate pain in your head?
14	A. Again, I fell on my left side hard. And I'm
15	not 90 pounds, so when I fell hard, yeah, I felt it, the
16	pain, the whole side, the left side.
17	Q. So when you say "the whole side," was it the
18	left side of your head?
19	A. It just went down from my neck down.
20	Q. Okay. Now, so I'm pointing to, like, the back
21	part of your head.
22	Do you recall any part of your head striking
23	anything?
24	A. Yes. I remember just bouncing.
25	Q. Okay. So did you have a sore spot on your head
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Joyce	P. Sekera Joyce Sekera v. Venetian Casino Resort, LLC d/b/a The Venetian Las Vegas, et al.
1	from when you fell?
2	A. Yes.
3	Q. Was it, like, a bump or just sore when you
4	touched it?
5	A. Sore when I touched it.
6	Q. Okay. And so you have the left side of your
7	head, the left or then your neck. I'm going to say
8	the left side of your neck only because you've been
9	pointing to your left side; is that correct?
10	A. Yes.
11	Q. And then your left shoulder and your left
12	elbow?
13	A. Elbow.
14	Q. Okay. What do you remember right after the
15	incident? What's the next thing you remember? People
16	coming to you and seeing if you're okay?
17	A. I remember people in my face, "Are you okay?
18	Are you okay?" That's all I remember. I just I
19	don't know what you call it. For me to not remember,
20	it's hard.
21	Q. Okay. How long were you on the floor?
22	A. That, I do not know.
23	Q. Do you remember someone from security coming to
24	speak with you?
25	A. Is that the, like, paramedic?
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Joyce	P. Sekera	Joyce Sekera v. Venetian Casino Resort, LLC d/b/a The Venetian Las Vegas, et al.
1	Q.	EMT?
2	Α.	The EMT, yes.
3	Q.	Do you remember
4	Α.	He was trying to help me up.
5	Q.	Do you remember anything about your
6	conversa	tion with him?
7	Α.	No. I remember him walking me upstairs and
8	fixing m	ny arm so that I could drive to the hospital.
9	That's a	11.
10	Q.	Do you remember you said there was liquid on
11	your par	its?
12	Α.	Yes.
13	Q.	Where on your pants?
14	Α.	Back side.
15	Q.	The back left side?
16	Α.	Yes.
17	Q.	Can you describe is it your rear end?
18	Α.	Yes.
19	Q.	So your left rear end?
20	Α.	Yes.
21	Q.	Was it
22	Α.	And my back, so
23	Q.	The back of your shirt?
24	Α.	Yes.
25	Q.	So it was on the left rear end and the back of
	76-4500	OASIS REPORTING SERVICES LLC Page: 94

1	your shirt?
2	A. Uh-huh.
3	Q. Yes?
4	A. Yes.
5	Q. Anywhere else?
6	A. I didn't again, when I hit hard, I do not
7	remember a lot from back then, but I do remember being
8	wet.
9	Q. Okay. And I understand that. And I'm not
10	trying to badger you. I'm just trying to get as best
11	information I can when you say you felt wet, so I just
12	want to know what parts of your body you felt wet.
13	So you've indicated the left rear and you think
14	maybe
15	A. Back.
16	Q the low-back area; correct?
17	A. Yes.
18	Q. Any other areas where you recall specifically
19	that were wet?
20	A. I do not recall.
21	Q. Okay. So as I understand it, you fell you
22	didn't see anything on the floor before your fall;
23	correct?
24	A. Correct.
25	Q. You've described your fall. You didn't see

Joyce ]	P. Sekera Joyce Sekera v. Venetian Casino Resort, LLC d/b/a The Venetian Las Vegas, et al.
1	Q. This particular photo, this represents the
2	bathroom that you were going to at the time of the
3	incident?
4	A. Yes.
5	Q. And this is the bathroom that you would
6	typically use at least once a day when you were working
7	at the Venetian?
8	A. Yes.
9	Q. And typically to get to the bathroom, you would
10	either go down the elevator or go down the escalator,
11	both of which would be off to the left of the photo in
12	this vantage point?
13	A. Yes.
14	Q. Okay. Let's go to the next photo. I'll
15	represent to you my understanding is is that you'll see
16	the column here and that this VEN 040 represents the
17	area where you fell.
18	Do you recognize it?
19	A. Yes.
20	Q. As you look at this photo, does anything about
21	this photo refresh your recollection to anything you
22	testified to at this point?
23	A. I'm looking at the pillar and I know they have
24	a pillar. I don't remember the floor per se, but I
25	fell
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# EXHIBIT "6"

M 107 104	1 2 3 4 5 6 7 8 9 10 11 12	THE GALLIHER LAW FIRM Keith E. Galliher, Jr., Esq. Nevada Bar No. 220 Jeffrey L. Galliher, Esq. Nevada Bar No. 8078 George J. Kunz, Esq. Nevada Bar No. 12245 Kathleen H. Gallagher, Esq. Nevada Bar Number 15043 1850 East Sahara Avenue, Suite 107 Las Vegas, Nevada 89104 Telephone: (702) 735-0049 Facsimile: (702) 735-0204 kgalliher@galliherlawfirm.com jgalliher@galliherlawfirm.com gkunz@lvlawguy.com Kgallagher@galliherlawfirm.com	Electronically Filed 6/28/2019 9:48 AM Steven D. Grierson CLERK OF THE COURT
THE GALLIHER LAW FIRM 850 E. Sahara Avenuc, Suite 10 Las Vegas, Nevada 89104 02-735-0049 Fax: 702-735-0204	12	DISTR	AICT COURT
THE GALLIHER LA 850 E. Sahara Avenue, Las Vegas, Nevada 702-735-0049 Fax: 702-	14		DUNTY, NEVADA
LLIHH hara A gas, N 049 Fa	15		
THE GALLIHER 850 E. Sahara Ave Las Vegas, Nev 702-735-0049 Fax:	16	JOYCE SEKERA, an Individual,	
TH 1850 1 702-	17	Plaintiff,	CASE NO.: A-18-772761-C DEPT. NO.: 25
	18	r lainuii,	
	19	v.	
	20	VENETIAN CASINO RESORT, LLC, d/b/a THE VENETIAN LAS VEGAS, a	FIRST AMENDED COMPLAINT
	21	Nevada Limited Liability Company; LAS VEGAS SANDS, LLC d/b/a THE	
	22 23	VENETIAN LAS VEGAS, a Nevada Limited Liability Company; YET	
	23 24	UNKNOWN EMPLOYEE; DOES I through X, inclusive,	
	25	Defendants.	
	26		
	27		
	28	Plaintiff, by and through her undersigned	ed attorneys, complains of Defendants as follows:
			1

THE GALLIHER LAW FIRM

8 9 10 11 850 E. Sahara Avenue, Suite 107 702-735-0049 Fax: 702-735-0204 12 Las Vegas, Nevada 89104 13 14 15 16

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#### GENERAL ALLEGATIONS

Plaintiff is a resident of the State of Nevada. The incident which gives rise to this cause of action occurred within the State of Nevada

Π

Defendants, VENETIAN CASINO RESORT, LLC d/b/a THE VENETIAN LAS VEGAS 7 (hereinafter VENETIAN), LAS VEGAS SANDS, LLC d/b/a THE VENETIAN LAS VEGAS (hereinafter VENETIAN), are, upon information and belief, Nevada Limited Liability Companies duly licensed and doing business within the State of Nevada.

### Ш

The true names of DOES I through V, their citizenship and capacities, whether individual, 1. corporate, associates, partnership or otherwise, are unknown to Plaintiff who therefore sues these Defendants by such fictitious names. Plaintiff is informed and believes, and therefore alleges, that each of the Defendants, designated as DOES I through V, are or may be, legally responsible for the events referred to in this action, and caused damages to the Plaintiff, as herein alleged, and Plaintiff will ask leave of this Court to amend the Complaint to insert the true names and capacities of such Defendants, when the same have been ascertained, and to join them in this action, together with the proper charges and allegations.

DOES I through V are employers of Defendants who may be liable for Defendants 2. 23 24 negligence pursuant to NRS 41.130, which states:

Whenever any person shall suffer personal injury by wrongful act, neglect or default of another, the person causing the injury shall be liable to the person injured for damages; and where

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the person causing such injury is employed by another person or corporation responsible for his conduct, such person or corporation so responsible shall be liable to the person injured for damages.

IV

On or about November 4, 2016 at approximately 1:00 p.m. Defendants negligently and carelessly permitted a pedestrian walkway to be unreasonably dangerous in that they allowed liquid on the floor causing the Plaintiff to slip and fall. Defendant had actual and/or constructive notice of the condition which caused the fall. Pursuant to the mode of operation doctrine Defendant was on continuous notice of the presence of liquid on its floors.

V

At the aforementioned place and time, Plaintiff was walking through the VENETIAN when her foot came into contact with a liquid substance on the floor causing her to slip and fall. The liquid on the floor coupled with the composition of the floor, rendered the area dangerous for use as a passageway for the Plaintiff and for other patrons of the VENETIAN.

#### VI

The Defendant knew or should have known that liquid located in an area of the fall was dangerous and in the exercise of ordinary care would have had reasonable opportunity to remedy the situation prior to the happening of the fall herein alleged. In spite of Defendants actual, constructive and/or continuous notice of the presence of the liquid, the Defendant failed to take appropriate precautions to prevent injury to Plaintiff and/or guests and/or patrons.

#### VII

The Defendant knew that its marble floors caused unreasonable amount of injury slip and falls and thus were dangerous to pedestrians, and in the existence of ordinary care, would have had opportunity to remedy the situation prior to Plaintiff's fall.

In the three years prior to Plaintiff's fall there were at least 73 injury slip and falls on the marble floors in Venetian. In spite of Defendant's actual, constructive, and/or continuous notice their marble floors were significantly more slippery than is safe for pedestrians, the Defendant failed to take any appropriate precautions to prevent injury to Plaintiff and other guests.

VIII

#### FIRST CLAIM FOR RELIEF

#### (Negligence)

T

Plaintiff repeats and realleges the allegations contained in Paragraphs I through VI of her General Allegations as though fully set forth herein.

Π

As a direct and proximate result of the negligence of Defendant and its yet unknown employee and/or employees, Plaintiff sustained personal injuries to her head, neck, back, arms and legs and has suffered pain and discomfort all to her damage in a sum in excess of FIFTEEN THOUSAND DOLLARS (\$15,000).

### Ш

Upon information and belief, Defendant had actual or constructive notice of the hazard posed by their marble floors. Defendant knew that the unsafe condition posed an unreasonable hazard or slip and fall risk to the general public, invitees, patrons and business invitees. Defendant's failure to remedy the situation was knowing, wanton, willful, malicious and/or done with conscious disregard for the safety of Plaintiff and of the public. Defendant's outrageous and unconscionable conduct warrants an award of punitive damages pursuant to NRS 42.005.

11 850 E. Sahara Avenue, Suite 107 THE GALLIHER LAW FIRM 702-735-0049 Fax: 702-735-0204 12 Las Vegas, Nevada 89104 13 14 15 16

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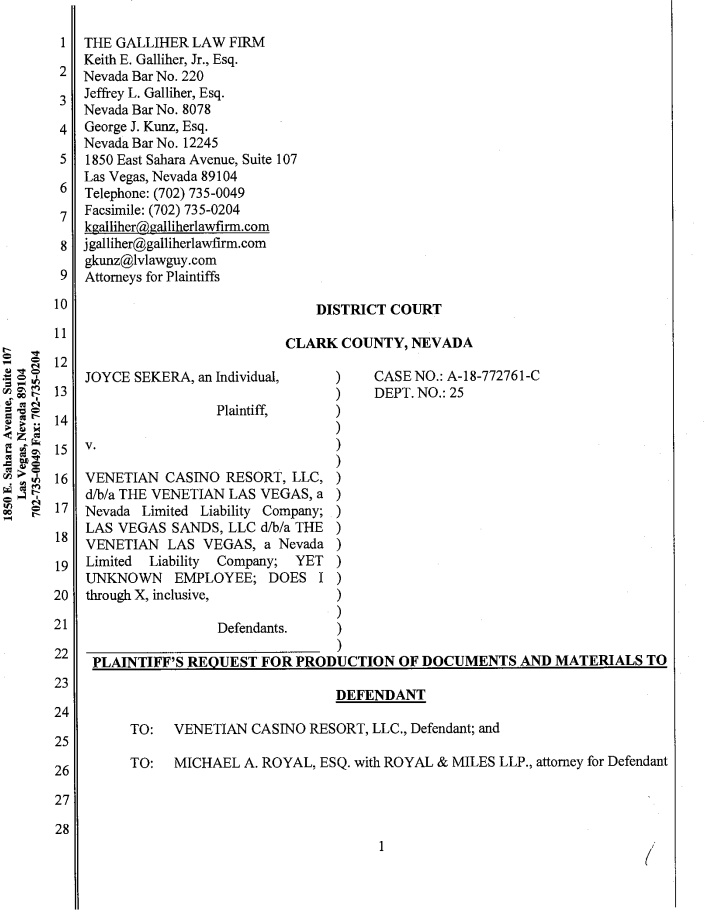
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THE GALLIHER LAW FIRM 1850 E. Sahara Avenue, Suite 107 Las Vegas, Nevada 89104 702-735-0049 Fax: 702-735-0204 

1	IV
2	Said injuries have resulted in medical treatment all to Plaintiff's damage in a sum in excess of
3	FIFTEEN THOUSAND DOLLARS (\$15,000).
4	V
5	Plaintiff has been compelled to retain the services of an attorney to prosecute this action and
6 7	Plaintiff is, therefore, entitled to reasonable attorney's fees and costs of suit incurred herein.
8	WHEREFORE, Plaintiff prays for judgment in her favor and against Defendant as follows:
9	FIRST CLAIM FOR RELIEF
10	1. General damages in a sum in excess of \$15,000;
11	2. Special damages in a sum in excess of \$15,000;
12	3. Punitive damages;
13	4. Attorney's fees and costs of suit incurred herein; and,
14 15	5. For such other and further relief as the Court may deem just and proper on the premises.
16	DATED this $27 \text{ day of June, 2019}$
17	THE GALLIHER LAW FIRM
18	. 4
19	
20	Keith E. Galliner, Jr., Esq. Nevada Bar Number 220
21	1850 E. Sahara Avenue, Ste. 107 Las Vegas, Nevada 89104
22	Attorney for Plaintiff
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-	5

# EXHIBIT "7"

#### ELECTRONICALLY SERVED 8/16/2018 3:52 PM



THE GALLIHER LAW FIRM

Plaintiff, JOYCE SEKERA, by and through her attorneys, THE GALLIHER LAW FIRM, hereby makes the following Request for Production of Documents upon Defendant: REQUEST NO. 1:

All written, oral, or recorded statements made by any party, witness, or any other person or persons with knowledge of the incident described in Plaintiff's Complaint.

REQUEST NO. 2:

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Any and all accident and investigative reports, films, video tapes, charts, plats, drawings, maps or pictures and/or photographs of any kind which has, as its subject matter, the incident described in Plaintiff's Complaint.

<u>REQUEST NO. 3</u>:

A complete copy of the Defendants insurance carriers and/or risk management pre-litigation claim file.

REQUEST NO. 4:

The names of all expert witnesses or consultants that Defendant will use at the time of trial along with any reports produced by the same.

REQUEST NO. 5:

Any and all sweep sheets, sweep logs, or other similar documentation which reflects the maintenance and/or cleaning of the flooring located within the VENETIAN CASINO RESORT described in Plaintiff's Complaint for the day before, day of, and day after the incident described therein.

24 REQUEST NO. 6:

True and correct copies of any and all manuals, documents, pamphlets, flyers, or other memorandum which has, as its subject matter, the standard operating procedures with respect to the

maintenance, cleaning and sweeping of the floors with respect to the VENETIAN CASINO RESORT in which the fall occurred.

## REQUEST NO. 7:

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True and correct copies of any and all claim forms, legal actions, civil complaints, statements, security reports, computer generated lists, investigative documents or other memoranda which have, as its subject matter, slip and fall cases occurring on marble floors within the subject VENETIAN CASINO RESORT within three years prior to the incident described in Plaintiff's Complaint, to the present.

<sup>10</sup> <u>REQUEST NO. 8:</u>

Any and all documents, information, memoranda, paperwork, or other material which relates to, establishes, or otherwise pertains to the affirmative defenses alleged by the Defendant herein. <u>REQUEST NO. 9</u>:

Any surveillance video showing the Plaintiff's fall at the VENETIAN CASINO RESORT from any other angle, other than the one shown in the video surveillance produced by the Defendants thus far.

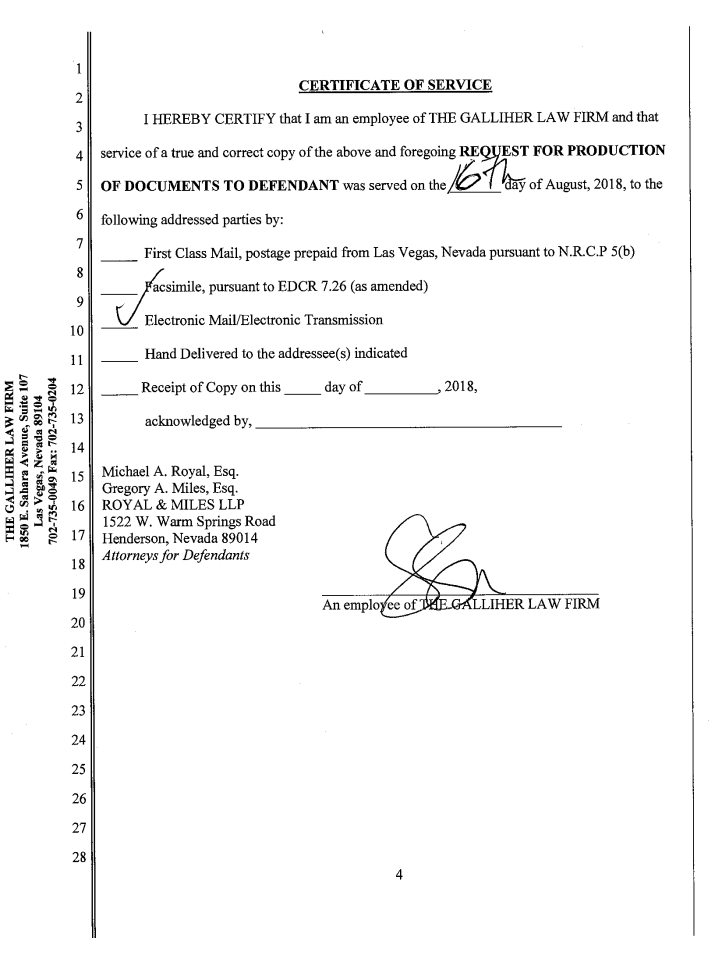
REQUEST NO. 10:

Any other witnesses, documents, or other disclosures required by NRCP 16.1. DATED this  $\int \int day$  of August, 2018

THE GALLIHER LAW FIRM

Keith E. Galliher, Jr., Esq. Nevada Bar Number 220 1850 E. Sahara Avenue, Suite 107 Las Vegas, Nevada 89104 Attorney for Plaintiff

THE GALLIHER LAW FIRM 850 E. Sahara Avenue, Suite 107 Las Vegas, Nevada 89104 702-735-0049 Fax: 702-735-0204



# EXHIBIT "8"

1	SUPP	
	Michael A. Royal, Esq. Nevada Bar No. 4370	
2	Gregory A. Miles, Esq.	
3	Nevada Bar No. 4336	
4	ROYAL & MILES LLP	
	1522 West Warm Springs Road Henderson Nevada 89014	
5	Tel: 702-471-6777	
6	Fax: 702-531-6777	
<sup>.</sup> 7	Email: <u>mroyal@royalmileslaw.com</u>	
	Attorneys for Defendants VENETIAN CASINO RESORT, LLC and	
8	LAS VEGAS SANDS, LLC	
9		
10	DISTRIC	T COURT
	CLARK COUN	NTY, NEVADA
11	JOYCE SEKERA, an Individual;	CASE NO.: A-18-772761-C
12		DEPT. NO.: XXIV
13	Plaintiff,	
14	v.	
	VENETIAN CASINO DECODT LLC JAL	
15	VENETIAN CASINO RESORT, LLC, d/b/a THE VENETIAN LAS VEGAS, a Nevada	
16	Limited Liability Company; LAS VGAS	
17	SANDS, LLC d/b/a THE VENETIAN LAS	
	VEGAS, a Nevada Limited Liability Company; YET UNKNOWN EMPLOYEE; DOES I	
18	through X, inclusive,	
19		
20	Defendants.	
21	FIFTH SUPPLEMENT TO DEFENDA	NTS' 16.1 LIST OF WITNESSES AND
	<b>PRODUCTION OF DOCUMENTS H</b>	
22	Defendanta VENETIAN CASINO DESO	RT, LLC, and LAS VEGAS SANDS, LLC, by and
23	Defendants, VENETIAN CASINO RESO.	K1, LLC, and LAS VEGAS SANDS, LLC, by and
24	through their counsel, Michael A. Royal, Esq., of	the law firm of Royal & Miles LLP, pursuant to
25	N.R.C.P. 16.1, hereby supplement their list of with	nesses and documents as follows:
26	///	
27	///	
28		

R:\Master Case Folder\383718\Discovery 16.1\Venetian\Supp 5\16.1 Supp 5.wpd

**ROYAL & MILES LLP** 1522 W Warm Springs Road Henderson NV 89014 Tei: (702) 471-6777 → Fax: (702) 531-6777

1.       Complaint (VEN 001 - 004);         2.       Venetian Security CR-1 (1611V-0680) (11/04/16) (VEN 005);         3.       Venetian Security Case MO (1611V-0680) (11/04/16) (VEN 006);         4.       Venetian Security Person Profile (1611V-0680) (11/04/16) (VEN 007);         7       5.       Venetian Security Narrative Report (1611V-0680) (11/04/16) (VEN 008 - 009);         8       6.       Venetian Security Photographs (VEN 010 - 016);         9       7.       Venetian Acknowledgment of First Aid Assistance & Advice to Seek Medical Care (1611V-0680) (11/04/16) (VEN 018);         10       7.       Venetian Accident Scene Check (1611V-0680) (11/04/16) (VEN 018);         11       8.       Venetian Surveillance Footage (1611V-0680) (11/04/16) (VEN 018);         12       9.       Venetian Surveillance Footage (1611V-0680) (11/04/16) (VEN 018);         13       10.       Plaintiff's medical records (produced by Plaintiff, identified herein as PLF 001 - 624 including but not limited to:         14       including but not limited to:       a.         15       a.       Centennial Hills Hospital         16       b.       Shadow Emergency Physicians         17       d.       Core Rehab         18       e.       Las Vegas Radiology         19       g.       Radar Medical Group         10	1 2		<u>Documents</u> (Updated Information in Bold)	
<ul> <li>Venetian Security Case MO (1611V-0680) (11/04/16) (VEN 006);</li> <li>Venetian Security Person Profile (1611V-0680) (11/04/16) (VEN 007);</li> <li>Venetian Security Narrative Report (1611V-0680) (11/04/16) (VEN 008 - 009);</li> <li>Venetian Security Photographs (VEN 010 - 016);</li> <li>Venetian Acknowledgment of First Aid Assistance &amp; Advice to Seek Medical Care (1611V 0680) (11/04/16) (VEN 017);</li> <li>Venetian Accident Scene Check (1611V-0680) (11/04/16) (VEN 018);</li> <li>Venetian Surveillance Footage (1611V-0680) (11/04/16) (VEN 018);</li> <li>Venetian Surveillance Footage (1611V-0680) (11/04/16) (VEN 019);</li> <li>Plaintiff's medical records (produced by Plaintiff, identified herein as PLF 001 - 624 including but not limited to: <ul> <li>a. Centennial Hills Hospital</li> <li>b. Shadow Emergency Physicians</li> <li>c. Desert Radiologists</li> <li>d. Core Rehab</li> <li>Las Vegas Radiology</li> <li>f. Southern Nevada Medical Group</li> <li>h. PayLater/WellCare Pharmacy</li> <li>i. Las Vegas Pharmacy</li> <li>j. Walter M. Kidwell, MD (Pain Inst. Nevada)</li> <li>k. Valley View Surgery Center</li> <li>l. Stinberg Diagnostics</li> <li>m. Desert Institute of Spine Care</li> </ul> </li> <li>11. Plaintiff's employment records (produced by Plaintiff, identified herein as PLF 625), includir but not limited to: <ul> <li>a. Undated letter from Warren Church, Jr., CEO, Brand Las Vegas, LLC</li> </ul> </li> <li>12. Brand Vegas Ticket Broker Agreement (VEN 020 - 034).</li> </ul>		1.	Complaint (VEN 001 - 004);	
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	<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>		<ul> <li>b. Shadow Emergency Physicians</li> <li>c. Desert Radiologists</li> <li>d. Core Rehab</li> <li>e. Las Vegas Radiology</li> <li>f. Southern Nevada Medical Group</li> <li>g. Radar Medical Group</li> <li>h. PayLater/WellCare Pharmacy</li> <li>i. Las Vegas Pharmacy</li> <li>j. Walter M. Kidwell, MD (Pain Inst. Nevada)</li> <li>k. Valley View Surgery Center</li> <li>l. Steinberg Diagnostics</li> <li>m. Desert Institute of Spine Care</li> </ul> Plaintiff's employment records (produced by Plaintiff, identified herein as PLF 625), including but not limited to: <ul> <li>a. Undated letter from Warren Church, Jr., CEO, Brand Las Vegas, LLC</li> </ul>	
<ul> <li>27</li> <li>13. Security Scene Photographs (VEN 035 - 043).</li> </ul>	27 28			

1 2	14. 	Medical and billing records from Centennial Hills Hospital, pertaining to Plaintiff (CHH 001 - 326) (radiology films on CD are available for inspection upon request);
2	15.	Medical and billing records from Southern Nevada Medical Group, pertaining to Plaintiff (SOUTHERN 001 - 043);
4	16.	Medical and billing records from Radar Medical Group, pertaining to Plaintiff (RADAR 001 - 426);
5 6	17.	Medical and billing records from PayLater/WellCare Pharmacy, pertaining to Plaintiff (PLP 001-003);
7 8	18.	Medical and billing records from Pain Institute of Nevada, pertaining to Plaintiff (PAIN 001-145); and
9 10	19.	Medical and billing records from Valley View Surgery Center, pertaining to Plaintiff (VALLEY 001-104).
11	20.	Medical and billing records from Las Vegas Pharmacy, pertaining to Plaintiff (LVP 001 - 002);
12 13	21.	Medical and billing records from Western Regional Center for Brain & Spine, pertaining to Plaintiff (WRC 001 - 191);
14	22.	PAD schedule for 11.04.16 (VEN 044 - 051);
15	23.	PAD SOPs (VEN 052 - 057);
16 17	24.	Safety Handbook in its entirety (VEN 058 - 091);
17	25.	Venetian Slips, Trips and Falls (safety program presentation, Lesson Plan) (VEN 092 - 094);
19 20	26.	Venetian Slips, Trips and Falls (safety program presentation, Written Program) (VEN 095 - 105); and
21	27.	Slips, Trips and Falls (instructional video) (VEN 106).
22	28.	Medical and billing records from Desert Radiologists, pertaining to Plaintiff (DR 001 - 019)
23		(radiology films on 3 CDs are available for inspection upon request);
24 25	29.	Employment and worker's comp records from Brand Vegas LLC, pertaining to Plaintiff (BV 001 - 240);
25 26	30.	Tom Jennings April 23, 2018 Report (VEN 107 - 119);
27	31.	Joseph Cohen, Ph.D, August 8, 2018 (VEN 120 - 132);
28	32.	Tom Jennings October 23, 2018 Report (VEN 133 - 134);
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1	<b>33</b> .	Medical records from Las Vegas Radiology, pertaining to Plaintiff (LVR 001 - 002) (radiology films on 5 CDs are available for inspection upon request);	
2			
3	34.	Medical and billing records from Desert Institute of Spine Care, pertaining to Plaintiff (DISC 001 - 050) (radiology films on CD is available for inspection upon request);	
4	35.	Ticket Broker Agreement with Invoices (VEN 135 - 268); and	
5	36.	Medical and billing records from Shadow Emergency Physicians, pertaining to Plaintiff	
6	50.	(SEP 001 - 042).	
7 8	37.	Billing records from Las Vegas Radiology, pertaining to Plaintiff (LVR 003 - 013); and	
9	38.	Prior Incidents from 11.04.13 - 11.04.16 (VEN 269 - 928).	
10		Defendants reserve the right to supplement this document disclosure pursuant NRCP 16.1.	
11	Defend	lants further reserve the right to use any document or item identified by Plaintiffs at any time	
12 13	in the course of this litigation.		
		Witnesses	
14	-	(Updated Information in Bold)	
15	1.	Louie Calleros	
16		2557 Land Rush Dr.	
17		Henderson NV 89002 (702) (702) 414-9956	
18		This witness was a Venetian front desk employee present when the subject incident	
19		ed and is expected to testify as to facts and circumstances surrounding this controversy. This	
20	witness	t is to be contacted only through defense counsel for the exception of service of a subpoena.	
21	2.	Rafael Chavez c/o Royal & Miles LLP	
		1522 W. Warm Springs Rd.	
22		Henderson, NV 89014 (702) 471-6777	
23			
24		This witness responded to the subject incident as a Venetian facilities employee and is ed to testify of facts and circumstances surrounding this controversy. <i>This witness is to be</i>	
25	contact	ed only through defense counsel for the exception of service of a subpoena.	
26	///		
27	///		
28			
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1	3. Warren Church, Jr.
2	Brand Las Vegas, LLC 3130 S Rainbow Blvd Suite 305
3	Las Vegas, NV 89146
4	(702) 538-9000
5	This witness is believed to have been Plaintiff's employer at the time of the subject incident and is expected to testify about Plaintiff's employment, including but not limited to Plaintiff's
6	claim for loss of earnings, and other facts and circumstances surrounding this controversy.
7	4. Maria Cruz 911 Melrose Dr.
8	Las Vegas, NV 89101 (702) 504-1742
9	
10	This witness was a Venetian PAD employee assigned to patrol the area in question and responded to the scene, and is expected to testify as to facts and circumstances surrounding this
11	controversy. This witness is to be contacted only through defense counsel for the exception of service of a subpoena.
12	
13	5. Milan Graovac 7660 W. Eldorado Ln. #140
14	Las Vegas, NV 89113
15	This witness was a Venetian PAD employee assigned to the area in question and responded to the scene, and is expected to testify as to facts and circumstances surrounding this controversy.
16	This witness is to be contacted only through defense counsel for the exception of service of a
17	subpoena.
18	6. Sang Han 9997 Heritage Desert St.
19	Las Vegas, NV 89178
20	(702) 607-2262
21	This witness was a Venetian Housekeeping executive present at the scene shortly after the
21	incident and is expected to testify as to facts and circumstances surrounding this controversy. <i>This witness is to be contacted only through defense counsel for the exception of service of a subpoena.</i>
	7. Chris Johnson
23	8445 Las Vegas Blvd. So, #2106
24	Las Vegas, NV 89123 (702) 241-2302
25	
26	This witness was a Venetian responding security officer and is expected to testify as to facts and circumstances surrounding this controversy. <i>This witness is to be contacted only through</i>
27	defense counsel for the exception of service of a subpoena.
28	

1	8. Joe Larson, EMT 3339 Horned Lark Court
2	Las Vegas, NV 89117
3	619-961-8167
4	This witness was the responding/reporting Venetian security EMT and is expected to testify as to facts and circumstances surrounding this controversy. <i>This witness is to be contacted only</i>
5	through defense counsel for the exception of service of a subpoena.
6	9. David Martinez
7	517 North Yale St. Las Vegas, NV 89107
8	(702) 878-2504
9	This witness was a Venetian PAD employee responding to the incident area in question and is expected to testify as to facts and circumstances surrounding this controversy. <i>This witness is to</i>
10	be contacted only through defense counsel for the exception of service of a subpoena.
11	10. Joyce Sekera
12	c/o THE GALLIHER LAW FIRM 1850 E. Sahara Avenue, Suite 107
13	Las Vegas, NV 89014
14	This witness is the Plaintiff in this matter and is expected to testify about claims set forth in
15	the Complaint and to other facts and circumstances surrounding this controversy.
16	11. Gary Shulman
17	10263 Jamapa Dr. Las Vegas, NV 89178-4028
18	(702) 487-2207
19	This witness was a Venetian table games supervisor present when the subject incident
20	occurred and is expected to testify as to facts and circumstances surrounding this controversy. <i>This witness is to be contacted only through defense counsel for the exception of service of a subpoena.</i>
21	12. Brand Las Vegas, LLC, NRCP 30(b)(6)
22	3130 S Rainbow Blvd Suite 305 Las Vegas, Nevada 89146.
23	(702) 538-9000
24	This witness is believed to have been Plaintiff's employer at the time of the subject incident
25	and is expected to testify about Plaintiff's employment, including but not limited to Plaintiff's claim for loss of earnings, Plaintiff's workers compensation claim, and issues surrounding the
26	tenancy of Brand Las Vegas, LLC, and other facts and circumstances surrounding this controversy.
27	111
28	111
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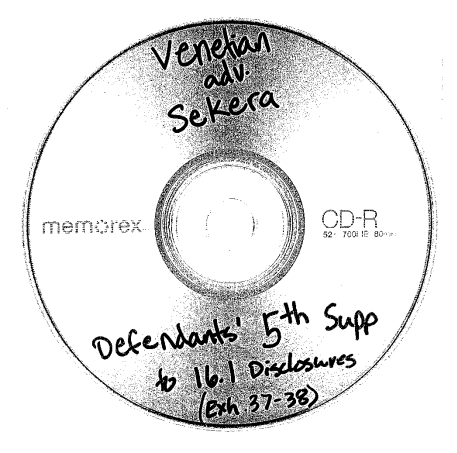
1	13.	Centennial Hills Hospital, NRCP 30(b)(6) 6900 N Durango Dr.
2		Las Vegas, NV 89149
3		(702) 835-9700
4	matter	This witness is expected to testify about examination and treatment of the Plaintiff in this following the subject incident and to other facts and circumstances surrounding this
5	contro	versy.
6	14.	Shadow Emergency Physicians, NRCP 30(b)(6)
7		620 Shadow Ln. Las Vegas, NV 89106
8		(800) 355-2470
9		This witness is expected to testify about examination and treatment of the Plaintiff in this
10	contro	following the subject incident and to other facts and circumstances surrounding this versy.
11	15.	Desert Radiologists, NRCP 30(b)(6)
12		3920 S Eastern Ave. Las Vegas, NV 89119
13		(702) 759-8600
14		This witness is expected to testify about examination and treatment of the Plaintiff in this
15	matter contro	following the subject incident and to other facts and circumstances surrounding this versy.
16	16.	Desert Chiro. & Rehab/Core Rehab, NRCP 30(b)(6)
17		7810 W Ann Rd, 110 Las Vegas, NV 89149
18		(702) 463-9508
19		This witness is expected to testify about examination and treatment of the Plaintiff in this
20		following the subject incident and to other facts and circumstances surrounding this
21	controv	versy.
22	17.	Las Vegas Radiology, NRCP 30(b)(6) 7500 Smoke Ranch Rd #100
23		Las Vegas, NV 89128
24		(702) 254-5004
25	matter	This witness is expected to testify about examination and treatment of the Plaintiff in this following the subject incident and to other facts and circumstances surrounding this
26	controv	-
27	///	
28	///	
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1	∥ 18.	Southern Nevada Medical Group, NRCP 30(b)(6)
2		1485 E Flamingo Rd. Las Vegas, NV 89119
3		(702) 386-0882
4	, ma atta	This witness is expected to testify about examination and treatment of the Plaintiff in this
5	contro	following the subject incident and to other facts and circumstances surrounding this oversy.
6	19.	Radar Medical Group, NRCP 30(b)(6)
7		2628 W Charleston Blvd. Las Vegas, NV 89102
8		(702) 644-0500
9	matter	This witness is expected to testify about examination and treatment of the Plaintiff in this following the subject incident and to other facts and circumstances surrounding this
10	contro	
11	20.	Paylater Pharmacy, NRCP 30(b)(6)
12		552 E Charleston Blvd. Las Vegas, NV 89104
13		(702) 852-6600
14		This witness is expected to testify about examination and treatment of the Plaintiff in this
15	matter contro	following the subject incident and to other facts and circumstances surrounding this versy
16		•
17	21.	Las Vegas Pharmacy, NRCP 30(b)(6) 2600 W Sahara Ave # 120
18		Las Vegas, NV 89102 (702) 220-3906
19		This witness is expected to testify about examination and treatment of the Plaintiff in this
20		following the subject incident and to other facts and circumstances surrounding this
21	contro	versy.
22	22.	Pain Institute of Nevada, NRCP 30(b)(6) 7435 W Azure Dr #190
23		Las Vegas, NV 89130 (702) 878-8252
24		
25	matter	This witness is expected to testify about examination and treatment of the Plaintiff in this following the subject incident and to other facts and circumstances surrounding this
26	controv	· · · · · · · · · · · · · · · · · · ·
27	///	
28	///	
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1	23.	Valley View Surgery Center, NRCP 30(b)(6)
2		1330 S. Valley View Blvd. Las Vegas, NV 89102
3		(702) 675-3276
4	matter	This witness is expected to testify about examination and treatment of the Plaintiff in this following the subject incident and to other facts and circumstances surrounding this
5	contro	
6	24.	Steinberg Diagnostics, NRCP 30(b)(6)
7		800 N Gibson Rd., Suite 110 Henderson, NV 89011
8		(702) 732-6000
9		This witness is expected to testify about examination and treatment of the Plaintiff in this
10	contro	following the subject incident and to other facts and circumstances surrounding this versy.
11	25.	Desert Institute of Spine Care, NRCP 30(b)(6)
12		56 N Pecos Rd. Henderson, NV 89074
13		(702) 630-3472
14		This witness is expected to testify about examination and treatment of the Plaintiff in this
15	matter contro	following the subject incident and to other facts and circumstances surrounding this versy.
16 17	26.	Plaintiff's Workers Compensation Insurer, NRCP 30(b)(6) Address Unknown
18		
19		This witness is expected to testify about Plaintiff's course of medical care and benefits ed following the subject incident and to other facts and circumstances surrounding this
20	controv	versy.
21	27.	Venetian Casino Resort, LLC - NRCP 30(b)(6) c/o Royal & Miles LLP
22		1522 W. Warm Springs Rd. Henderson, NV 89014
23		(702) 471-6777
24		This witness is expected to testify regarding employees identified in the surveillance
25	facts ar	e (identified as VEN 019), Venetian's security report, PAD cleaning activities, and to other and circumstances surrounding this controversy. <i>This witness is to be contacted only through</i>
26	defense	e counsel for the exception of service of a subpoena.
27	28.	Western Regional Center for Brain & Spine, NRCP 30(b)(6)
28		3061 S. Maryland Pkwy., Suite 200 Las Vegas, NV 89109

1 2	This witness is expected to testify about examination and treatment of the Plaintiff in this matter following the subject incident and to other facts and circumstances surrounding this controversy.
3	Defendants reserve the right to supplement this witness disclosure pursuant NRCP 16.1.
4	Defendants further reserve the right to call any witness identified by Plaintiffs at any time in the
5 6	course of this litigation.
7	COMPUTATION OF DAMAGES
8	(Updated Information in Bold)
9	Defendant reserves the right to seek reimbursement of any incurred attorneys' fees and costs
10	and permitted under applicable law.
11	
12	<u>INSURANCE</u> (Updated Information in Bold)
13	Defendant is in the process of obtaining a copy of its policy and will supplement
14	accordingly.
15	DATED this day of January, 2019.
16 17	
17	$\begin{array}{c} \mathbf{ROYAL \& MILES LLP} \\ AA = A \end{array}$
18 19	By: Apple M
20	Michael Al Royal, Esd. Nevada Bar No. 4370
21	Gregory A. Miles, Esq. Nevada Bar No. 4336
22	1522 W. Warm Springs Road Henderson, NV 89014
23	Attorneys for Defendants
24	VENETIAN CASINO RESORT, LLC and LAS VEGAS SANDS, LLC
25	
26	
27	
28	
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1	CERTIFICATE OF SERVICE
2	I HEREBY CERTIFY that on the $\mathcal{U}$ day of January, 2019, and pursuant to NRCP 5(b), I
3	caused a true and correct copy of the foregoing FIFTH SUPPLEMENT TO DEFENDANTS'
4	16.1 LIST OF WITNESSES AND PRODUCTION OF DOCUMENTS FOR EARLY CASE
5 6	CONFERENCE to be served as follows:
7	by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or
8	to be served via facsimile; and/or
9 10	pursuant to EDCR 8.05(a) and 8.05(f), to be electronically served through the Eighth Judicial Court's electronic filing system, with the date and time of the electronic accurate substituted for the date and place.
11	electronic service substituted for the date and place of deposit in the mail; and/or
12	to be hand delivered;
13	to the attorneys and/or parties listed below at the address and/or facsimile number indicated below:
14 15	Keith E. Galliher, Jr., Esq. THE GALLIHER LAW FIRM 1850 E. Sahara Avenue, Suite 107
16	Las Vegas, NV 89014
17	Attorneys for Plaintiff Facsimile: 702-735-0204
18	E-Service: <u>kgalliher@galliherlawfirm.com</u> <u>dmooney@galliherlawfirm.com</u>
19	<u>gramos@galliherlawfirm.com</u> <u>sray@galliherlawfirm.com</u>
20	
21	()
22	Honly Schmitt
23	An employee of ROYAL & MILES LLP
24	
25	
26 27	
27 28	
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# EXHIBIT "9"

Import       Michael A. Royal, Esq.         Nevada Bar No. 4370       Cather M. 4370         Gregory A. Miles, Esq.       Nevada Bar No. 4370         Import Methods In Strength A. Miles, Esq.       Nevada Bar No. 4370         Nevada Bar No. 4370       Gregory A. Miles, Esq.         Nevada Bar No. 4386       District Court         Fax: (702) 471-6777       France         Fax: (702) 471-6777       France         Gregory A. Miles, Esq.       District COURT         Michael A. Environt M. Rowald Bar No. 4336       District COURT         OYCE SEKERA, an Individual;       CASE NO: A-18-772761-C         DEFINO CORPART, LLC, d/b/a       DEFINO: XXV         Plaintiff,       Plaintiff,         V.       V       VENETIAN LAS VEGAS, a Nevada         Before the Discovery Commissioner       Introduct Liability Company;         Y EYELIAN CASI			Electronically Filed 2/1/2019 4:13 PM Steven D. Grierson	
Michael A. Royai, Esq.       Control of the second se		" MPOR		
2       Nevada Bar No. 4370         3       Nevada Bar No. 4336         8       ROYAL & MILES LLP         1522 West Warm Springs Road         4       Henderson Nevada 89014         7       Fax: (702) 531-6777         6       Fax: (702) 531-6777         8       VEXada 8016, LLC         7       Attorneys for Defendants         8       VEXTMA CASINO RESORT, LLC and         10       CASE NO:: A-18-772761-C         11       JOYCE SEKERA, an Individual;         12       Plaintiff,         14       v.         15       VENETIAN CASINO RESORT, LLC, d/b/a         16       Limited Liability Company; LAS VEGAS, a Nevada         17       SANDS, LLC d/ba THE VENETIAN LAS VEGAS         18       VEXENTIAN CASINO RESORT, LLC, d/b/a         19       Defendants.         20       Defendants.         21       DEFENDANTS' MOTION FOR PROTECTIVE ORDER         22       COMES NOW, Defendants, VENETIAN CASINO RESORT, LLC, and LAS VEGAS         23       SANDS, LLC (collectively reforenced herein as Venetian), by and through their counsel, ROYAL &         24       MILES LLP, and hereby submits the following Motion for Protective Order.         25       ///	1		Oten A. Atum	
3       Nevada Bar No. 4336         ROYAL & MILES LLP         1522 West Warm Springs Road         Henderson Nevada 89014         Tel: (702) 471-6777         Fax: (702) 531-6777         Email: mroyal@royalmileslaw.com         Attorneys for Defendants         PENETIAN CASINO RESORT, LLC and         LAS VEGAS SANDS, LLC         9         0         11         12         13         14         14         15         16         17         18         19         19         11         10         11         12         13         14         15         VENETIAN CASINO RESORT, LLC, d/b/a         16         17         18         18         19         19         19         118         119         120         121         122         123         124         125         125         126	2	Nevada Bar No. 4370		
INITIAL INC. FUSION         INITIAL INC. FUSI	2			
<ul> <li><sup>4</sup> 1522 West Warm Springs Road Henderson Nevada 89014 Tel:. (702) 471-6777 Email: <u>mroyal@royalmileslaw.com</u> <i>Autoregy for Defendants</i> <i>VENETIAN CASINO RESORT, LLC and</i> <i>LAS VEGAS SANDS, LLC</i></li> <li><b>DISTRICT COURT</b></li> <li><b>OUYCE SEKERA, an Individual;</b> Plaintiff,</li> <li>VENETIAN CASINO RESORT, LLC, d/b/a THE VENETIAN LAS VEGAS, a Nevada Limited Liability Company; LAS VEGAS SANDS, LLC d/b/a THE VENETIAN LAS VEGAS, a Nevada Limited Liability Company; YET UNKNOWN EMPLOYEE; DOES I through X, inclusive,</li> <li>Defendants.</li> <li><b>DEFENDANTS' MOTION FOR PROTECTIVE ORDER</b> COMES NOW, Defendants, VENETIAN CASINO RESORT, LLC, and LAS VEGAS</li> <li>SANDS, LLC (collectively referenced herein as <i>Venetian</i>), by and through their counsel, ROYAL &amp; MILES LLP, and hereby submits the following Motion for Protective Order.</li> <li>///</li> <li>///</li> <li>///</li> </ul>	3			
5       Henderson Nevada 89014         Tel:       (702) 471-6777         6       Fax:         7       Email: mroyal@royalmileslaw.com         7       Henderson Nevada 89014         7       Email: mroyal@royalmileslaw.com         7       Henderson Nevada 89014         8       VENETIAN CASINO RESORT, LLC and         10       CLARK COUNTY, NEVADA         11       JOYCE SEKERA, an Individual;         12       Plaintiff,         13       VENETIAN CASINO RESORT, LLC, d/b/a         14       v.         15       VENETIAN CASINO RESORT, LLC, d/b/a         16       Limited Liability Company; LAS VEGAS         17       VEAS, a Nevada Limited Liability Company;         18       VET UNKNOWN EMPLOYEE; DOES I         19       Defendants.         20       Defendants, VENETIAN CASINO RESORT, LLC, and LAS VEGAS         21       DEfendants, VENETIAN CASINO RESORT, LLC, and LAS VEGAS         22       COMES NOW, Defendants, VENETIAN CASINO RESORT, LLC, and LAS VEGAS         23       SANDS, LLC (collectively referenced herein as Venetian), by and through their counsel, ROYAL &         24       MILLES LLP, and hereby submits the following Motion for Protective Order.         25       ///	4	1		
Tel:       (702) 471-6777         Fax:       (702) 531-6777         Email:       moryal@covalmileslaw.com         Attorneys for Defendants       VENETIAN CASINO RESORT, LLC and         LAS VEGAS SANDS, LLC       DISTRICT COURT         0       DISTRICT COURT         11       CLARK COUNTY, NEVADA         12       JOYCE SEKERA, an Individual;         13       Plaintiff,         14       v.         15       VENETIAN CASINO RESORT, LLC, d/b/a         16       Limited Liability Company; LAS VEGAS, a Nevada         17       VEAS, a Nevada Limited Liability Company;         18       YET UNKNOWN EMPLOYEE; DOES 1         19       Defendants.         20       DEFENDANTS' MOTION FOR PROTECTIVE ORDER         21       DEFENDANTS' MOTION FOR PROTECTIVE ORDER         22       COMES NOW, Defendants, VENETIAN CASINO RESORT, LLC, and LAS VEGAS         23       SANDS, LLC (collectively referenced herein as Venetian), by and through their counsel, ROYAL &         24       MILES LLP, and hereby submits the following Motion for Protective Order.         25       ///         26       ///         27       ///	5	1 0		
Email: mroyal@royalmileslaw.com Attorneys for Defendants VERSTLAP CASINO RESORT, LLC and LAS VEGAS SANDS, LLC         9       DISTRICT COURT         10       CLARK COUNTY, NEVADA         11       JOYCE SEKERA, an Individual;         12       JOYCE SEKERA, an Individual;         13       JOYCE SEKERA, an Individual;         14       v.         15       VENETIAN CASINO RESORT, LLC, d/b/a THE VENETIAN LAS VEGAS, a Nevada Limited Liability Company; LAS VEGAS SANDS, LLC d/b/a THE VENETIAN LAS VEGAS, a Nevada Limited Liability Company; YET UNKNOWN EMPLOYEE; DOES I through X, inclusive,       Before the Discovery Commissioner         16       DEFENDANTS' MOTION FOR PROTECTIVE ORDER COMES NOW, Defendants, VENETIAN CASINO RESORT, LLC, and LAS VEGAS         21       DEFENDANTS' MOTION FOR PROTECTIVE ORDER COMES NOW, Defendants, VENETIAN CASINO RESORT, LLC, and LAS VEGAS         23       SANDS, LLC (collectively referenced herein as Venetian), by and through their counsel, ROYAL & MILLES LLP, and hereby submits the following Motion for Protective Order.         24       MILLES LLP, and hereby submits the following Motion for Protective Order.         25       ///         26       ///         27       ///	5			
Attorneys for Defendants         VENETIAN CASINO RESORT, LLC and         LAS VEGAS SANDS, LLC         DISTRICT COURT         I         JOYCE SEKERA, an Individual;         CLARK COUNTY, NEVADA         JOYCE SEKERA, an Individual;         CASE NO.: A-18-772761-C         DEFENDANTS, LLC, d/b/a         THE VENETIAN CASINO RESORT, LLC, d/b/a         Limited Liability Company; LAS VEGAS         SANDS, LLC d/b/a THE VENETIAN LAS         VEGAS, a Nevada Limited Liability Company;         VET UNKNOWN EMPLOYEE; DOES 1         through X, inclusive,         Defendants.         Defendants.         Defendants.         COMES NOW, Defendants, VENETIAN CASINO RESORT, LLC, and LAS VEGAS         SANDS, LLC (collectively referenced herein as Venetian), by and through their counsel, ROYAL &         MIILES LLP, and hereby submits the following Motion for Protective Order.         ///         ///         ///         ///	6			
Alloring for Degenations         WENETIAN CASINO RESORT, LLC and LAS VEGAS SANDS, LLC         II       DISTRICT COURT         III       CLARK COUNTY, NEVADA         JOYCE SEKERA, an Individual;       CASE NO.: A-18-772761-C         JOYCE SEKERA, an Individual;       CASE NO.: XXV         III       VENETIAN CASINO RESORT, LLC, d/b/a         THE VENETIAN LAS VEGAS, a Nevada       DEFT. NO.: XXV         III       VENETIAN CASINO RESORT, LLC, d/b/a         THE VENETIAN LAS VEGAS, a Nevada       Before the Discovery Commissioner         VEGAS, a Nevada Limited Liability Company;       LAS VEGAS         YET UNKNOWN EMPLOYEE; DOES I       through X, inclusive,         III       Defendants.         III       DEFENDANTS' MOTION FOR PROTECTIVE ORDER         COMES NOW, Defendants, VENETIAN CASINO RESORT, LLC, and LAS VEGAS         SANDS, LLC (collectively referenced herein as Venetian), by and through their counsel, ROYAL &         MILLES LLP, and hereby submits the following Motion for Protective Order.         ///       ///         ///       ///	7			
LAS VEGAS SANDS, LLC         9       DISTRICT COURT         10       CLARK COUNTY, NEVADA         11       JOYCE SEKERA, an Individual;       CASE NO.: A-18-772761-C         12       Plaintiff,       CASE NO.: XXV         13       Plaintiff,       DEFTIAN CASINO RESORT, LLC, d/b/a         14       v.       Before the Discovery Commissioner         15       VENETIAN CASINO RESORT, LLC, d/b/a       Before the Discovery Commissioner         16       UNKNOWN CASINO RESORT, LLC, d/b/a       Before the Discovery Commissioner         17       VEGAS, a Nevada Limited Liability Company; YET UNKNOWN EMPLOYEE; DOES I through X, inclusive,       Before the Discovery Commissioner         20       Defendants.       Defendants, VENETIAN CASINO RESORT, LLC, and LAS VEGAS         21       DEFENDANTS' MOTION FOR PROTECTIVE ORDER         22       COMES NOW, Defendants, VENETIAN CASINO RESORT, LLC, and LAS VEGAS         23       SANDS, LLC (collectively referenced herein as Venetian), by and through their counsel, ROYAL &         44       MILLES LLP, and hereby submits the following Motion for Protective Order.         25       ///         26       ///         27       ///         28       ///				
9       DISTRICT COURT         10       CLARK COUNTY, NEVADA         11       JOYCE SEKERA, an Individual;       CASE NO.: A-18-772761-C         12       District County, NEVADA         13       JOYCE SEKERA, an Individual;       CASE NO.: A-18-772761-C         13       Plaintiff,         14       V.         15       VENETIAN CASINO RESORT, LLC, d/b/a THE VENETIAN LAS VEGAS, a Nevada SANDS, LLC d/b/a THE VENETIAN LAS VEGAS, a Nevada Limited Liability Company; YET UNKNOWN EMPLOYEE; DOES I through X, inclusive,       Before the Discovery Commissioner         18       Defendants.         20       Defendants.         21       DEFENDANTS' MOTION FOR PROTECTIVE ORDER         22       COMES NOW, Defendants, VENETIAN CASINO RESORT, LLC, and LAS VEGAS         23       SANDS, LLC (collectively referenced herein as Venetian), by and through their counsel, ROYAL &         24       MILES LLP, and hereby submits the following Motion for Protective Order.         25       ///         26       ///         27       ///	8			
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<ul> <li>VEGAS, a Nevada Limited Liability Company; YET UNKNOWN EMPLOYEE; DOES I through X, inclusive,</li> <li>Defendants.</li> <li>DEFENDANTS' MOTION FOR PROTECTIVE ORDER</li> <li>COMES NOW, Defendants, VENETIAN CASINO RESORT, LLC, and LAS VEGAS</li> <li>SANDS, LLC (collectively referenced herein as <i>Venetian</i>), by and through their counsel, ROYAL &amp; MILLES LLP, and hereby submits the following Motion for Protective Order.</li> <li>///</li> <li>///</li> <li>///</li> </ul>	16			
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<ul> <li>MILES LLP, and hereby submits the following Motion for Protective Order.</li> <li>///</li> <li>///</li> <li>///</li> <li>///</li> <li>///</li> </ul>	22	COMES NOW, Defendants, VENETIAN	N CASINO RESORT, LLC, and LAS VEGAS	
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**ROYAL & MILES LLP** 1522 W Warm Springs Road Henderson NV 89014 Tel: (702) 471-6777 + Fax: (702) 531-6777

This Motion is based on the pleadings and papers on file, the memorandum of points and 1 2 authorities contained herein, the affidavit of counsel, the attached exhibits and any argument permitted 3 by this Court at the time set for hearing. 4 DATED this \_\_\_\_\_ day of February, 2019. 5 **ROYAL & MILES LLP** 6 7 By A. ROYAL, ESQ. 8 ada Bar Nol. 4370 N 9 Warm Springs Rd. 1522 W. Henderson, NV 89014 10 Attorney for Defendants VENETIAN CASINO RESORT, LLC and 11 LAS VEGAS SANDS, LLC 12 **NOTICE OF MOTION** 13 TO: ALL PARTIES AND THEIR COUNSEL OF RECORD 14 PLEASE TAKE NOTICE that the undersigned will bring the above and foregoing 15 DEFENDANT'S MOTION FOR PROTECTIVE ORDER, on for hearing before the Discovery 16 9:00 , 2019, at the hour of \_\_\_\_\_\_ a.m. of said day, March 8 17 Commissioner on the day of 18 or as soon thereafter as counsel can be heard. 19 day of February, 2019. DATED this 20 **ROYAL & MILES LLP** 21 22 By OYAL, ESO. 23 ada Bar No. 4370 24 W. Warm Springs Rd. 15 Henderson, NV 89014 25 Attorney for Defendants VENETIAN CASINO RESORT, LLC and 26 LAS VEGAS SANDS, LLC 27 28 -2-R:\Master Case Folder\383718\Pleadings\1Protective Order.wpd

1	DECLARATION OF MICHAEL A. ROYAL, ESQ.
2	STATE OF NEVADA
3	) ss. COUNTY OF CLARK )
4	MICHAEL A. ROYAL, ESQ., being first duly sworn, under oath deposes and states:
5	1. I am an attorney duly licensed to practice law in the State of Nevada and I am counsel
6 7	for Venetian in connection with the above-captioned matter. I have personal knowledge of the
8	following facts and if called upon could competently testify to such facts.
9	2. I further declare that the exhibits identified in Venetian' Motion For Protective Order,
10	as outlined below, are true and correct copies of documents produced in this matter.
11	3. This action arises out of an alleged incident involving a floor in a lobby area of the
12	Venetian hotel on November 4, 2016.
13 14	4. That on or about August 16, 2018, Plaintiff served Plaintiff's Request for Production
15	of Documents and Materials to Defendant in which Plaintiff requested reports related to slip and falls
16	occurring within three years preceding the subject incident. (See Exhibit A, attached hereto, No. 7.)
17	5. That on or about December 17, 2018, I sent email correspondence to Mr. Galliher
18	advising that documents were ready for production, but that Venetian would like an NRCP 26(c)
19	protection order associated with the production to limit its use to the pending litigation. (See Exhibit
20 21	B, Email Correspondence Between Michael Royal, Esq., and Keith Galliher, Esq., dated December
22	18, 2018, with enclosure.)
23	6. That Mr. Galliher and I shortly thereafter discussed Venetian' proposal in a telephone
24	conference, which was rejected by Mr. Galliher.
25	7. That Venetian produced a total of sixty-four (64) prior incident reports in response to
26	Plaintiff's request on or about January 4, 2019, with names, contact information, personal information
27	
28	

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(*i.e.* DOB/SSN), and scene photographs redacted to protect the privacy of prior guests involved in these 1 2 incidents since Plaintiff would not agree to a protective order.

3

21

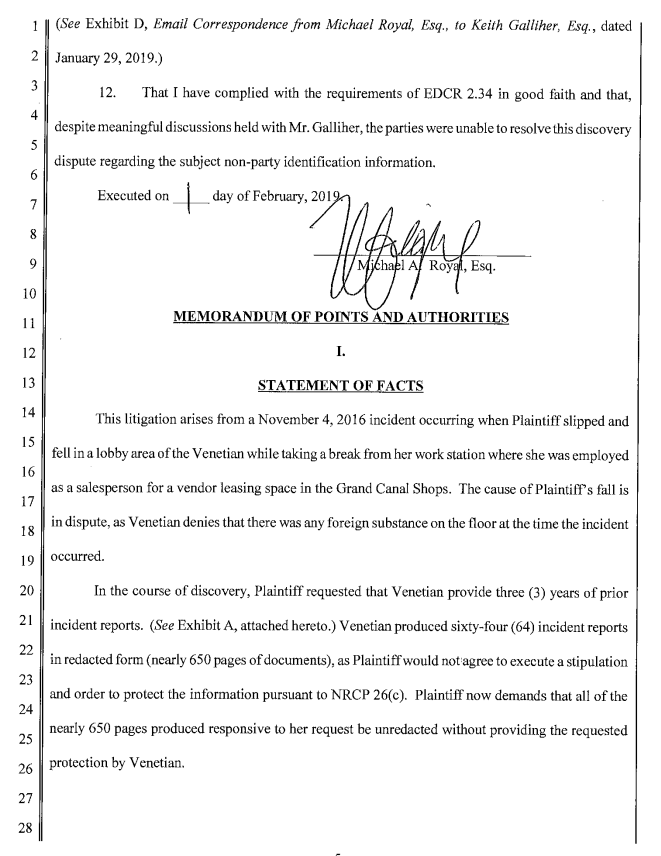
8. That Mr. Galliher thereafter contacted me to discuss his objection to Venetian having 4 provided redacted reports, and we once again discussed Venetian's agreement to provide unredacted 5 documents with a Rule 26(c) stipulation. Mr. Galliher explained that, in his view, any person involved 6 in one of the disclosed prior incidents on Venetian property is a potential witness in this case. He 7 further stated his intention to contact any or all of the persons involved in the prior incidents. I 8 9 expressed concern that the information relating to these non-party patrons could not only be improperly 10 used in this litigation, but that it could also be passed along to other counsel or persons wholly 11 unrelated to this action and used for other purposes (subjecting these guests to further intrusions into 12 their privacy). After respectfully considering my stated concerns, Mr. Galliher and I were unable to 13 reach an agreement. 14

That on January 23, 2019, I sent correspondence to Mr. Galliher again outlining 9. 15 Venetian's position and offering to resolve this dispute by requesting a phone conference with the 16 17 Discovery Commissioner. (See Exhibit C, Correspondence from Michael Royal, Esg., to Keith 18 Galliher, Esq., dated January 23, 2019.) Shortly thereafter, Mr. Galliher contacted me by phone and 19 agreed to have my office reach out to the Discovery Commissioner's office as suggested in an effort 20 to resolve this dispute expeditiously.

10. That my office was subsequently advised by the Discovery Commissioner's office that 22 a phone conference to resolve this dispute could not be arranged, but that a motion would need to be 23 24 filed.

25 11. That on January 29, 2019, I advised Mr. Galliher that a motion would need to be filed. 26 and that the sole issue from Venetian's perspective is its desire for a Rule 26(c) protective order. 27 28

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1	П.	I
2	ARGUMENT	
3	Rule 26, Nevada Rules of Civil Procedure, governs the scope of discovery, and provides for	r
4	protection of both parties and other persons, against annoyance, embarrassment, oppression, or undue	e
5	burden or expense. More specifically, NRCP 26(b)(1) provides as follows:	
6	Unless otherwise limited by court order, the scope of discovery is as follows: Parties	
7	may obtain discovery regarding any nonprivileged matter that is relevant to any party's claim or defense and proportional to the needs of the case, considering the importance	
9	of the issues at stake in the action, the amount in controversy, the parties' relative access to relevant information, the parties' resources, the importance of the discovery	
10	in resolving the issues, and whether the burden or expense of the proposed discovery outweighs its likely benefit.	
11	Rule 26(c), Nevada Rules of Civil Procedure, reads as follows in pertinent part:	
12	<b>Protective Orders</b> . Upon motion by a party or by the person from whom discovery is	
13	sought, accompanied by a certification that the movant has in good faith conferred or attempted to confer with the other affected parties in an effort to resolve the dispute	
14 15	without court action, and for good cause shown, the court in which the action is pending may make any order which justice requires to protect a party or person from	
16	annoyance, embalTassment, oppression, or undue burden or expense, including one or more of the following:	
17	(1) that the discovery not be had;	
18	(2) that the discovery may be had only on specified terms and conditions, including a designation of the time or place;	ı
19	(3) that the discovery may be had only by a method of discovery other than that selected by the party seeking discovery;	l
20	(4) that certain matters not be inquired into, or that the scope of the discovery be limited to certain matters;	1
21	(5) that discovery be conducted with no one present except persons designated by the court;	2
22	(6) that a deposition after being sealed be opened only by order of the court;	
23	(7) that a trade secret or other confidential research, development, or commercial information not be revealed or be revealed only in a designated way;	
24	(8) that the parties simultaneously file specified documents or information enclosed in sealed envelopes to be opened as directed by the court.	!
25 26	The objective of discovery rules is to limit discovery to relevant matters, and to prevent "fishing	
27	expeditions" by restricting litigants to discovery that only implicates matters raised by them in the	;
28	pleadings. (See FED. R. CIV. P. 26(b), Advisory Committee Note, Amendments to Federal Rules	
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of Civil Procedure, at 388-90). Pursuant to the Nevada Rules of Civil Procedure, the court in which
the action is pending may make any order/recommendation which justice requires to protect a party
so that certain discovery abuses do not occur. (*See* NRCP 26). The compulsion of production of
irrelevant information is an inherently undue burden. (*See Jimenez v. City of Chicago*, 733 F. Supp.
2d 1268, 1273 (W.D. Wash. 2010) (*citing, Compaq Computer Corp. v. Packard Bell Elecs.*, 163
F.R.D. 329, 335-336 (N.D.Cal.1995)).

8

#### A. This is the kind of circumstance NRCP 26(c) is designed to address

9 In the instant case, Plaintiff is using discovery in a manner that is unduly burdensome by 10 requesting the production of personal and sensitive information from non-parties to this action; 11 information which is not otherwise relevant to any claims or defenses of this case. Plaintiff is 12 demanding the production of personal identification information, including Social Security numbers, 13 dates of birth, driver's license numbers, home addresses, and telephone numbers of individuals who 14 do not have any personal knowledge of the incident at issue. Once produced, this identification 15 information would be used to correlate non-parties with sensitive health information included in the 16 17 previously produced incident reports. It is not disputed by Plaintiff that the individuals involved in the 18 prior incidents are not parties to this action, and are not percipient witnesses to Plaintiffs alleged 19 accident.

20

Plaintiff cannot reasonably articulate how the identity of individuals involved in prior incidents on Venetian's premises, with no relation to Plaintiffs case, could be relevant to any issue of Plaintiff's claim. Plaintiff's personal injury litigation stems from the allegation that Plaintiff slipped and fell on a marble floor. Individuals involved in prior slip-and-fall incidents would be unable to provide any information regarding the alleged hazard which Plaintiff contends caused her fall. Reports of prior slip and fall incidents, which occurred on different circumstances, and on different dates, in different areas of the property have no relevancy to the issue of whether Venetian had notice of any condition contributing to Plaintiff's fall on November 4, 2016. (See Eldorado Club, Inc. v. Graff, 78 Nev. 507
(1962); Southern Pac. Co. v. Harris, 80 Nev. 426, 431 (1964).)

3 All that stated, it is important to note that Venetian is not objecting to providing Plaintiff 4 with unredacted copies of prior incident reports, despite the fact that Venetian insists the 5 personal information of prior guests is not at all relevant to any issues regarding the subject 6 incident.<sup>1</sup> Venetian simply wants to keep all such information protected by order of the court 7 under NRCP 26(c) to ensure that it remains solely within the scope of this litigation. Venetian's 8 9 concern is that such information can be disseminated to the public in a multitude of ways, and passed 10 onto other persons having nothing to do with this litigation, thereby subjecting the persons identified 11 herein to multiple contacts by persons, who have access to their personal information, including events, 12 injuries, care provided, etc. 13

14

В.

### The policy interests of protecting the confidential personal information outweigh the alleged need for discovery in this case

15 Even where inquiries could reasonably lead to the discovery of admissible evidence, courts 16 must still balance the proponent's interest in discovery of the information against any legitimate interest 17 of the other party. Further, discovery requests should be specifically tailored to result in the production 18 of materials relevant to the claims at issue, rather than broadly drafted in the hopes of uncovering 19 20 relevant information. "[Nevada's] discovery rules provide no basis for [a carte blanche] invasion into 21 a litigant's private affairs merely because redress is sought for personal injury." Schlatter v. Eighth 22 Judicial Dist. Court, 93 Nev. 189, 192 (1977). "[T] he initiation of a lawsuit, does not, by itself, grant 23 plaintiffs the right to rummage unnecessarily and unchecked through the private affairs of anyone they 24 choose. A balance must be struck." (Ragge v. MCA/Universal Studios, 165 F.R.D. 601, 605 (C.D. 25 26

<sup>27</sup> <sup>1</sup>Recall that Venetian contends that Plaintiff's fall had nothing to do with a foreign substance
<sup>28</sup> <sup>1</sup>Being on the floor; regardless, Venetian provided Plaintiff with sixty-four (64) prior incidents involving a foreign substance on the floor.

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Cal. 1995) (quoting Cook v. Yellow Freight Sys., Inc., 132 F.R.D. 548,551 (E.D. Cal. 1990)).
Discovery based on mere suspicion or speculation is nothing more than the proverbial "fishing
expedition." (See, Mackelprang v. Fid. Nat'l Title Agency of Nev., 2007 U.S. Dist. LEXIS 2379, \*7
(D. Nev. Jan. 9, 2007); see also, Costella v. Clark, 2009 U.S. Dist. LEXIS 120566, \*5 (N.D. Cal.
Dec. 7, 2009).)

Where privacy concerns are implicated by discovery requests, the party requesting such
information "must show that the value of the information sought would outweigh the privacy interests
of the affected individuals." (Case v. Platte County, No. 8:03CV160, 2004 WL 1944777, at \*2 (D.
Neb. June 11, 2004); see also, Walters v. Breaux, 200 F.R.D. 271, 274 (W.D. La. 2001),
acknowledging legitimate privacy concerns with respect to social security numbers).)

12 Public policy concerns surrounding the protection of personal medical information are far 13 reaching. Generally, public policy concerns favor the protection of individual health information. 14 Similar privacy concerns surround the protection of other confidential information of non-parties, 15 16 including individuals' Social Security numbers, unlisted telephone numbers and addresses, and dates 17 of birth. A protective order is warranted where the requested discovery "contains highly personal 18 information.." (Knoll v. AT&T, et al., 176 F.3d 359 (6th Cir. 1999) (recognizing the need for 19 protection of information from non-parties including an individual's unlisted address and telephone 20 number, marital status, and medical background). In addition, many courts have found that social 21 security numbers are confidential and not reasonably calculated to lead to the discovery of [admissible 22 evidence]. (See, e.g., Mike v. Dymon, No. 95-2405-EEO, 1996 WL 674007, at \*7 (D. Kan, Nov. 23 24 14, 1996) ("The court does not find that requests for social security numbers and dates of birth of all 25 individuals who provided information to answer the interrogatories are reasonably calculated to lead 26 to the discovery of admissible evidence."); Beasley v. First Amer. Real Estate Info. Serv., Inc., No. 27 3-04-CV-1059-B, 2005 WL 1017818, at \*2 (N.D. Tex. April 27, 2005) ("[T] he social security 28

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1 numbers of employees are confidential and not reasonably calculated to lead to the discovery of
2 admissible evidence.").

In this case, the personal identification information withheld is arguably not otherwise relevant
 to Plaintiff's claim, nor is it likely to lead to the discovery of admissible evidence. As such, the value
 of the information sought arguably does not outweigh the privacy interests of the affected individuals.
 However, Venetian is nevertheless willing to produce unredacted copies with an NRCP 26(c)
 protective order, as the incident reports at issue in this case contain the sensitive, and private
 information of individuals who are not parties to this lawsuit, and who are not believed to have
 any information regarding the facts or circumstances surrounding Plaintiffs allegations.

11 The hundreds of pages of incident reports include home addresses, dates of birth, driver's 12 license numbers, and Social Security Numbers. Venetian has produced these prior reports with all 13 personal identification information redacted, in order to preserve the privacy of the guests. All other 14 information contained in the prior incident reports have been produced. Should unredacted reports be 15 16 produced without a protective order, the personal identification information, the medical information 17 contained in the reports, including brief medical histories of the guests, as well as other private 18 information, including dates and durations of the guests' stay with the hotel, injuries sustained during 19 the prior incidents, and the perception of consumption of alcohol of the guests at the time of the 20incidents, could be used for any number of reasons by untold others wholly unrelated to this lawsuit. 21 If this information were so disclosed, without court ordered protection, it would likely lead to the 22 annoyance and aggravation of the individuals involved in prior incidents on Venetian's property; 23 24 individuals who are not believed to have any personal knowledge or information regarding any of the 25 facts surrounding Plaintiff's alleged incident.

Disclosure of the guest information as it pertains to this litigation alone creates an issue for
 Venetian, as it is potentially detrimental to its business interests to protect the confidential information

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1	of its guests. Were Venetian to disclose this information without court ordered protection, subjecting
2	its customers to unrelenting contact by persons uninvolved with the litigation, it would likely diminish
3	the customer/client relationships which Venetian has extended extraordinary effort and resources
4	establishing. There is a recognized interest in protecting the disclosure of personal client information,
5	as unauthorized disclosure would likely be perceived negatively by customers and potential customers.
6 7	(See e.g., Gonzales v. Google, Inc., 234 FRD 674, 684 (N.D.CA 2006) (disclosing client information
8	"may have an appreciable impact on the way which [the company] is perceived, and consequently the
9	frequency with which customers use [the company]").)
10	Guests who stay at Venetian do so with an expectation that their personal information will not
11	be disclosed or disseminated without their consent. Accordingly, Venetian respectfully requests that
12	the private identification information of its guests involved in prior incidents be protected from
13 14	disclosure by anyone not involved in this litigation as legal counsel, an expert witness, or otherwise.
17	
15	III.
15 16	III. <u>CONCLUSION</u>
16	CONCLUSION
16 17 18 19	CONCLUSION Based on the foregoing, Venetian respectfully submits that it has presented good cause to this
16 17 18 19 20	CONCLUSION Based on the foregoing, Venetian respectfully submits that it has presented good cause to this Honorable Court to issue an order protecting the confidential personal identification information of
16 17 18 19 20 21	CONCLUSION Based on the foregoing, Venetian respectfully submits that it has presented good cause to this Honorable Court to issue an order protecting the confidential personal identification information of non-parties to this action. Venetian has made every effort to reasonably cooperate with discovery,
16 17 18 19 20	CONCLUSION Based on the foregoing, Venetian respectfully submits that it has presented good cause to this Honorable Court to issue an order protecting the confidential personal identification information of non-parties to this action. Venetian has made every effort to reasonably cooperate with discovery, including the production of three years of prior incident reports, with guest identification information
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	CONCLUSION Based on the foregoing, Venetian respectfully submits that it has presented good cause to this Honorable Court to issue an order protecting the confidential personal identification information of non-parties to this action. Venetian has made every effort to reasonably cooperate with discovery, including the production of three years of prior incident reports, with guest identification information redacted. Plaintiff's request to obtain un-redacted versions of these reports without an NRCP 26(c)
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	CONCLUSION Based on the foregoing, Venetian respectfully submits that it has presented good cause to this Honorable Court to issue an order protecting the confidential personal identification information of non-parties to this action. Venetian has made every effort to reasonably cooperate with discovery, including the production of three years of prior incident reports, with guest identification information redacted. Plaintiff's request to obtain un-redacted versions of these reports without an NRCP 26(c) protective order is unreasonable. Therefore, Venetian moves this Honorable Court for a protective
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	CONCLUSION Based on the foregoing, Venetian respectfully submits that it has presented good cause to this Honorable Court to issue an order protecting the confidential personal identification information of non-parties to this action. Venetian has made every effort to reasonably cooperate with discovery, including the production of three years of prior incident reports, with guest identification information redacted. Plaintiff's request to obtain un-redacted versions of these reports without an NRCP 26(c) protective order is unreasonable. Therefore, Venetian moves this Honorable Court for a protective ///
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	CONCLUSION         Based on the foregoing, Venetian respectfully submits that it has presented good cause to this         Honorable Court to issue an order protecting the confidential personal identification information of         non-parties to this action. Venetian has made every effort to reasonably cooperate with discovery,         including the production of three years of prior incident reports, with guest identification information         redacted. Plaintiff's request to obtain un-redacted versions of these reports without an NRCP 26(c)         protective order is unreasonable. Therefore, Venetian moves this Honorable Court for a protective         ///         ///

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order, that the unredacted information sought by Plaintiff not be disclosed for any purpose not directly related to this litigation. day of February, 2019. DATED this ROYAL & MILES LLP By\_ , ESQ. A.R ΟY Bar No**/** 4370 1522 W. Warm Springs Rd. Henderson, NV 89014 Attorney for Defendants VENETIAN CASINO RESORT, LLC and LAS VEGAS SANDS, LLC 

1	CERTIFICATE OF SERVICE
2	I HEREBY CERTIFY that on the day of February, 2019, and pursuant to NRCP 5(b), I
3	caused a true and correct copy of the foregoing <b>DEFENDANTS' MOTION FOR PROTECTIVE</b>
4	<b>ORDER</b> to be served as follows:
5	by placing same to be deposited for mailing in the United States Mail, in a sealed
6	envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or
7	to be served via facsimile; and/or
8	pursuant to EDCR 8.05(a) and 8.05(f), to be electronically served through the Eighth
9 10	Judicial Court's electronic filing system, with the date and time of the electronic service substituted for the date and place of deposit in the mail; and/or
11	to be hand delivered;
12	to the attorneys and/or parties listed below at the address and/or facsimile number indicated below:
13	Keith E. Galliher, Jr., Esq.
14	THE GALLIHER LAW FIRM 1850 E. Sahara Avenue, Suite 107
15	Las Vegas, NV 89014 Attorneys for Plaintiff
16	Facsimile: 702-735-0204
17	dmooney@galliherlawfirm.com
18	<u>gramos@galliherlawfirm.com</u> <u>sray@galliherlawfirm.com</u>
19	
20	
21	T Janulca Koyal
22	An employee of ROYAL & MILES LP
23	
24	
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## EXHIBIT "A"

#### ELECTRONICALLY SERVED 8/16/2018 3:52 PM

Case Number: A-18-772761-C

Plaintiff, JOYCE SEKERA, by and through her attorneys, THE GALLIHER LAW FIRM, hereby makes the following Request for Production of Documents upon Defendant:

#### 3 **REQUEST NO. 1:**

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All written, oral, or recorded statements made by any party, witness, or any other person or persons with knowledge of the incident described in Plaintiff's Complaint.

**REQUEST NO. 2:** 7

Any and all accident and investigative reports, films, video tapes, charts, plats, drawings, 8 9 maps or pictures and/or photographs of any kind which has, as its subject matter, the incident 10 described in Plaintiff's Complaint.

REQUEST NO. 3:

A complete copy of the Defendants insurance carriers and/or risk management pre-litigation claim file.

**REQUEST NO. 4:** 15

> The names of all expert witnesses or consultants that Defendant will use at the time of trial along with any reports produced by the same.

18 REQUEST NO. 5:

19 Any and all sweep sheets, sweep logs, or other similar documentation which reflects the 20 maintenance and/or cleaning of the flooring located within the VENETIAN CASINO RESORT 21 described in Plaintiff's Complaint for the day before, day of, and day after the incident described 22 therein. 23

24 **REQUEST NO. 6:** 

25 True and correct copies of any and all manuals, documents, pamphlets, flyers, or other 26 memorandum which has, as its subject matter, the standard operating procedures with respect to the 27

1850 E. Sahara Avenue, Suite 107 Las Vegas, Nevada 89104 702-735-0049 Fax: 702-735-0204 THE GALLIHER LAW FIRM

1 maintenance, cleaning and sweeping of the floors with respect to the VENETIAN CASINO 2 RESORT in which the fall occurred.

#### REQUEST NO. 7:

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True and correct copies of any and all claim forms, legal actions, civil complaints, 5 statements, security reports, computer generated lists, investigative documents or other memoranda 6 which have, as its subject matter, slip and fall cases occurring on marble floors within the subject 7 VENETIAN CASINO RESORT within three years prior to the incident described in Plaintiff's 8 9 Complaint, to the present.

10 **REQUEST NO. 8:** 

> Any and all documents, information, memoranda, paperwork, or other material which relates to, establishes, or otherwise pertains to the affirmative defenses alleged by the Defendant herein.

**REQUEST NO. 9:** 

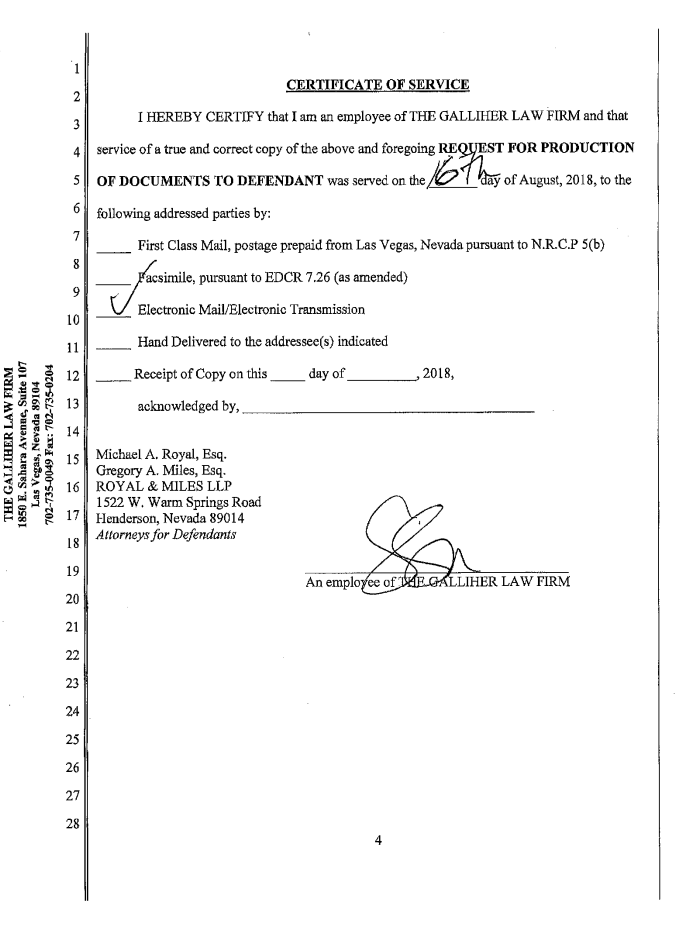
Any surveillance video showing the Plaintiff's fall at the VENETIAN CASINO RESORT from any other angle, other than the one shown in the video surveillance produced by the Defendants thus far.

REQUEST NO. 10:

Any other witnesses, documents, or other disclosures required by NRCP 16.1. DATED this day of August, 2018

THE GALLIHER LAW FIRM

Keith E. Galliher, Jr., Esq. Nevada Bar Number 220 1850 E. Sahara Avenue, Suite 107 Las Vegas, Nevada 89104 Attorney for Plaintiff



### EXHIBIT "B"

From: Sent:	Mike Royal Tuesday, December 18, 2018 1:16 PM
To:	'Keith Galliher'
Cc:	Ashley Schmitt
Subject:	RE: VCR adv. Sekera
Attachments:	04SAO Protective Order.pdf

I apologize. Here's the one I intended to enclosed. Thanks for your patience.

Mike

Michael A. Royal, Esg.

Royal & Miles LLP 1522 W. Warm Springs Rd. Henderson, NV 89014 (702) 471-6777 (o) (702) 531-6777 (f) <u>mroyal@royalmileslaw.com</u> http://www.royalmileslaw.com/

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From: Keith Galliher [mailto:kgalliher@galliherlawfirm.com] Sent: Tuesday, December 18, 2018 11:03 AM To: Mike Royal Subject: RE: VCR adv. Sekera

Mike: Wrong attachment . Please resend with correct one for my review. Thanks.

Keith E. Galliher, Jr., Esq. THE GALLIHER LAW FIRM 1850 E. Sahara Avenue, Ste. 107 Las Vegas, Nevada 89104 kgalliher@galliherlawfirm.com Tele: 702-735-0049 Fax: 702-735-0204

PLEASE BE ADVISED that due to my Court schedule and the volume of emails I receive daily, I am unable to read the majority of my emails on a daily basis. Therefore, your email is not deemed by our firm as being "received" by me unless I respond to the same, nor does it constitute service on, or notification to, our firm. Unless your email is of a personal/private nature to me, please copy my Paralegal Deena Mooney, at <u>dmooney@galliherlawfirm.com</u> ON ALL

EMAILS TO ENSURE RECEIPT. For personal emails, a follow up by telephone may be appropriate and necessary. I apologize for this inconvenience. Thank you for your cooperation.

From: Mike Royal <mroyal@royalmileslaw.com> Sent: Monday, December 17, 2018 4:20 PM To: Keith Galliher <kgalliher@galliherlawfirm.com> Cc: Stacy Ray <sray@galliherlawfirm.com>; Ashley Schmitt <ASchmitt@royalmileslaw.com> Subject: VCR adv. Sekera

Keith:

I have now completed gathering and reviewing the prior incident reports, but my client would like Rule 26(c) stip/order prior to disclosure. Will you please review the enclosed and advise if this is acceptable? If not, please relay any desired changes. Thanks.

Mike

Michael A. Royal, Esg.

Royal & Miles LLP 1522 W. Warm Springs Rd. Henderson, NV 89014 (702) 471-6777 (o) (702) 531-6777 (f) <u>mroyal@royalmileslaw.com</u> <u>http://www.royalmileslaw.com/</u>

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**TAX OPINION DISCLAIMER.** To comply with IRS regulations, we advise that any discussion of Federal tax issues in this email was not intended or written to be used, and cannot be used by you (i) to avoid any penalties imposed under the Internal Revenue Code; or (ii) to promote, market or recommend to another party any transaction or matter addressed herein.

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1	Whereas, Plaintiff has requested production of information from Venetian relating to prior
2	incidents occurring on the VCR property, and,
3	Whereas, certain of the information requested by Plaintiff is held out and treated by Venetian
4	as proprietary and confidential, to and including mode of operation of security and its response to
5	incidents involving Venetian guests; and
6 7	Whereas, Venetian desires to protect the privacy of the above-referenced information; and
8	Whereas, in order (1) to facilitate Plaintiff's request and need for the information in this matter;
9	(2) to avoid the cost and expense of a discovery dispute with the Court; and (3) to protect the
10	proprietary and confidential nature of the information, Plaintiff and her counsel agree to the following
11	terms of confidentiality.
12	1. Any and all information produced by Venetian regarding its reports related to prior
13	incidents shall be protected under seal pursuant to NRCP 26(c) and preserved as confidential;
14 15	2. Plaintiff and her counsel will not reveal or release the confidential information to any
16	person or entity not involved in this matter;
17	3. In the event that the subject confidential information is exchanged to Plaintiff and her
18	counsel, Plaintiff and her counsel will take reasonable steps to preserve the confidentiality of the
19	information, including a requirement that other counsel abide by the terms of this stipulation and order;
20	4. Plaintiff will destroy, or return to Venetian's counsel, all existing electronic and hard
21	copies of the confidential information at the conclusion of the subject litigation;
22 23	5. Plaintiff and her counsel will not use or caused to be used the confidential information
24	in any other action in which Venetian is a party; and,
25	6. In the event that Plaintiff and her counsel determine it necessary to submit or refer to
26	the confidential information in filings with the Court in this matter, they will take reasonable steps to
27	preserve the confidentiality of the information in the process of doing so.
28	

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1	IT IS SO AGREED.					
2	DATED this day of December, 2018.	DATED this day of December, 2018.				
3	ROYAL & MILES LLP	THE GALLIHER LAW FIRM				
4						
5	Michael A. Royal, Esq. Nevada Bar No. 4370	Keith E. Galliher, Jr., Esq. Nevada Bar No. 220				
6	Gregory A. Miles, Esq.	1850 E. Sahara Avenue, Suite 107				
7	Nevada Bar No. 4336 1522 W. Warm Springs Road	Las Vegas, NV 89014 Attorneys for Plaintiff				
8	Henderson, NV 89014 Attorneys for Defendants					
9		ORDER				
10						
11	IT IS SO ORDERED.					
12	Dated this day of	, 2018.				
13						
14		DISTRICT COURT JUDGE				
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### EXHIBIT "C"

.

Michael A. Royal\* Gregory A. Miles\*

Also: Admired ut Utah



1522 W. Warm Springs Road Henderson, NV 89014 Telephone: 702.471.6777 Facsimile: 702.531.6777 Email: <u>memukil appalmikelaw.com</u>

January 23, 2019

<u>Sent Via US Mail &</u> <u>Facsimile: 702-735-0204</u> Keith E. Galliher, Jr., Esq. THE GALLIHER LAW FIRM 1850 E. Sahara Avenue, Suite 107 Las Vegas, NV 89104 *Attorney for Plaintiff* 

> Re: <u>Venetian adv. Sekera, Joyce</u> Our File No.: 3837-18

Keith:

This follows my correspondence of December 17, 2018 regarding the prior incident reports and my client's request for a protective order under NRCP 26(c), and our two subsequent discussions on the subject, the latest being last Thursday. For clarification, I initially requested that your client agree to keep information provided regarding prior incident reports strictly within the scope of this litigation. As I have related, my client is concerned about protecting the privacy of its injured guests, who may not wish to be contacted by multiple attorneys unaffiliated with this matter. I understand your desire to name these patrons as witnesses in this matter and contact them for purposes of this litigation, per our discussion last week, and my client respects your position in that regard. However, its concern remains what happens to these unredacted reports if they are allowed to be passed around to persons who are not part of this litigation, exposing their personal information to be potentially shared via email, posted online, or stored in some kind of repository. As you know, these reports contain information not just about prior incidents, but also about injury complaints, initial examinations by responding EMTs, many have executed medical releases, and other private information.

My client will therefore agree to provide unredacted reports to you (with the exception of social security numbers, per our discussion last week) with an agreement by your client to keep all information protected, to be used only within the confines of this litigation. That addresses all of your stated concerns - allowing you to contact all patrons, interview and take statements from them, name them as witnesses, and present them to testify as permitted by the court. It also addresses my client's concern regarding the protection of patron privacy by limiting such contact

#### ROYAL & MILES LLP

Keith E. Galliher, Jr., Esq. January 23, 2019 Page 2

and involvement to this particular litigation. I believe this proposed compromise is reasonable in light of the privacy concerns expressed by my client.

I have depositions this afternoon, but I am certainly open to discussing this further in an effort to reach a resolution without having to bring the matter before the Discovery Commissioner. Would you be amenable to requesting a phone conference with the Discovery Commissioner to address this more expeditiously rather than filing a motion? Whatever the case, thank you for taking time to work with me on this matter.

Very truly yours,

**ROYAL & MILES LLP** Esq.

MAR/as

#### TRANSACTION REPORT

#### JAN/23/2019/WED 11:38 AM

	FAX (							
Į	#	DATE	START T.	RECEIVER	COM. TIME	PAGE	TYPE/NOTE	FILE
	001	JAN/23	11:37AM	7027350204	0:01:17	3	MEMORY OK	4498

Michael A. Royal\* Gregory A. Miles\* "Also Admitted in Unit



1522 W. Warm Springs Road Henderson, NV 89014 Tolephone: 702.471.6777 Facsimile: 702.531.6777 E-Mail: mroyal@covelenileslaw.com

#### FAX COVER SHEET

To;	Keith E. Galliher, Jr., Esq. THE GALLIHER LAW FIRM	Fax No:	702-735-0204
From: Assistant:	Michael A. Royal, Esq. Ashley Schmitt		
Date:	January 23, 2019		
File No:	3837-18		
Subject:	<u>Venetian adv. Sekera</u>		
Number of Pages (including cover):	3 .		
Message:	Please see attached correspond 2019; your immediate attention is		

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### EXHIBIT "D"

From:	Mike Royal
Sent:	Tuesday, January 29, 2019 11:32 AM
То:	'kgalliher@galliherlawfirm.com'
Cc:	Ashley Schmitt; sray@galliherlawfirm.com
Subject:	VCR adv. Sekera
Importance:	High
	- ingit

#### Keith:

Our office contacted the Discovery Commissioner's office and, unfortunately, we have been advised that a she will not hear this dispute via a phone conference, but that a motion must be filed. I can just file a motion for protective order to get it in front of the court. However, if you prefer to do it by motion to compel, that is fine, as well. I will respond with a countermotion for protective order. As we have discussed, that's my client's sole issue. It simply wants a protective order to ensure that unredacted documents produced with information of other incidents involving its guests are used solely for this litigation. If you reconsider, and will agree to that requested stipulation, we can resolve this today. Please advise.

Regards,

Mike

Michael A. Royal, Esg.

Royal & Miles LLP 1522 W. Warm Springs Rd. Henderson, NV 89014 (702) 471-6777 (o) (702) 531-6777 (f) <u>mroyal@royalmileslaw.com</u> <u>http://www.royalmileslaw.com/</u>

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# EXHIBIT "10"

Docket 79689 Document 2019-40113

1	DECLARATION OF PETER GOLDSTEIN
2	
3	I, Peter Goldstein, declare as follows:
4	
5	1. I am an attorney duly licensed to practice law in Nevada and am counsel of record
6	for Plaintiff. I have personal knowledge of all matters stated herein that I know to be true
7	2. The exhibits attached hereto are true and correct copies of the originals of those
8	documents that I have kept in my office file for this matter in the ordinary course of
9	business.
10	Exhibit 1 is the Discovery Commissioner's Report and Recommendations from May 2, 2018.
11	Euclidit 2 is the Discourse Commissioner's Report and Recommondations
12	Exhibit 2 is the Discovery Commissioner's Report and Recommendations from October 31, 2018.
13	Exhibit 3 is a spreadsheet documenting the incident reports disclosed to
14	Plaintiff in the Smith v. Venetian case.
15 16	Exhibit 4 is a spreadsheet documenting incident reports from Sekera v. Venetian and a column of what was not disclosed in Smith v. Venetian.
17 18	Exhibit 5 is Plaintiff's proposed Order regarding the Defendant's Objection to the Discovery Commissioner's Report and Recommendation, as well as correspondence with my office and the Defense, which has gone unanswered.
19	<ol> <li>Defendant has failed to produce any video footage.</li> </ol>
20	<ol> <li>Defendant has failed to produce any incident reports from 2011 – 2013.</li> </ol>
21	5. Mr. Keith Gallagher provided additional incident reports of slip and falls on
22	marble floors on property, produced by the Venetian in the case Sekera v. Venetian, Case
23	No. A-18-772761-C, on February 7, 2019.
24	6. I can provide PDF copies of all incident reports disclosed in the Smith v. Venetian
25	and Sekera v. Venetian cases, if required by the Court.
26	<ol> <li>Defendant has refused to discuss the admissibility of prior reports.</li> </ol>
27	8. Defendant has refused to respond to the proposed order, submitted to them on
28	February 4, 2019.

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1	
2	I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and
3	correct.
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5	Dated February 13, 2019 at Las Vegas, Nevada.
6	
7	R
8	Signed:
9	Peter Goldstein, Declarant
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	Page 11

# EXHIBIT "11"

Docket 79689 Document 2019-40113

		Electronically Filed 3/5/2019 1:47 PM Steven D. Grierson
	DODD	CLERK OF THE COURT
1	ROPP Michael A. Powel Fac	Atump. Aum
2	Michael A. Royal, Esq. Nevada Bar No. 4370	() ()
Z	Gregory A. Miles, Esq.	
3	Nevada Bar No. 4336	
	ROYAL & MILES LLP	
4	1522 West Warm Springs Road	
5	Henderson Nevada 89014	
0	Tel: (702) 471-6777	
6	Fax: (702) 531-6777	
7	Email: mroyal@royalmileslaw.com	
1	Attorneys for Defendants	
8	VENETIAN CASINO RESORT, LLC and	
	LAS VEGAS SANDS, LLC	
9	DISTRIC	T COURT
10	DISTRIC	ICOURI
	CLARK COUT	NTY, NEVADA
11		
12	JOYCE SEKERA, an Individual;	CASE NO.: A-18-772761-C DEPT. NO.: XXV
12	Plaintiff,	DEFT. NO.: XXV
13		
14	v.	
14		
15	VENETIAN CASINO RESORT, LLC, d/b/a	
	THE VENETIAN LAS VEGAS, a Nevada	Before the Discovery Commissioner
16	Limited Liability Company; LAS VEGAS	
17	SANDS, LLC d/b/a THE VENETIAN LAS	
	VEGAS, a Nevada Limited Liability Company;	
18	YET UNKNOWN EMPLOYEE; DOES I through X, inclusive,	Hearing Date: 03/13/19
19	unough A, monusive,	Hearing Time: 9:00 am
17	Defendants.	ficating func. 9.00 and
20		
21	REPLY TO PLAINTI	<b>F'S OPPOSITION TO</b>
21	DEFENDANTS' MOTION F	
22		
22	COMES NOW, Defendants, VENETIAN	N CASINO RESORT, LLC, and LAS VEGAS
23		
24	SANDS, LLC (collectively referenced herein as V	enetian), by and through their counsel, ROYAL &
25	MIILES LLP, and hereby files this REPLY TO PI	
25	MILLES LEF, and hereby mes uns REFLT TO F	"AINTIFF S OPPOSITION TO DEFENDANTS"
26	MOTION FOR PROTECTIVE ORDER.	
27		
28		

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**ROYAL & MILES LLP** 1522 W Warm Springs Road Henderson NV 89014 Tel: (702) 471-6777 + Fax: (702) 531-6777

This Reply is based on the pleadings and papers on file, the memorandum of points and 1 2 authorities contained herein, the affidavit of counsel, the attached exhibits and any argument permitted 3 by this Court at the time set for hearing. 4 DATED this  $\underline{j}$  day of March, 2019. 5 **ROYAL & MILES LLP** 6 7 By AL, ESO. 8 4370 9 Warm Springs Rd. Henderson, NV 89014 10 Attorney for Defendants VENETIAN CASINO RESORT, LLC and 11 LAS VEGAS SANDS, LLC 12 **DECLARATION OF MICHAEL A. ROYAL, ESQ.** 13 STATE OF NEVADA ) 14 ) ss. COUNTY OF CLARK ) 15 MICHAEL A. ROYAL, ESQ., being first duly sworn, under oath deposes and states: 16 17 1. I am an attorney duly licensed to practice law in the State of Nevada and I am counsel 18 for Venetian in connection with the above-captioned matter. I have personal knowledge of the 19 following facts and if called upon could competently testify to such facts. 20 2. That through Plaintiff's counsel, Keith Galliher, Esq., I became aware of the following 21 matter: Eric Cohen vs. Venetian Casino Resort, LLC, case no. A-17-761036-C, where Mr. Galliher 22 attached a copy of Discovery Commissioner's Report and Recommendations (filed January 4, 2019) 23 24 as Exhibit 4 to Plaintiff's Opposition to Defendants' Motion for Protective Order. 25 3. That I contacted defense counsel in the Cohen matter and was advised that the prior 26incident reports provided to Plaintiff's counsel in that matter were likewise redacted. 27 28

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1	4. That Mr. Galliher provided a copy of the transcript of the <i>Deposition of Joseph Larson</i> ,
2	attached to the Opposition as Exhibit 2, to plaintiff's counsel in the matter of Cohen, supra, which
3	transcript has been produced in the Cohen litigation pursuant to NRCP 16.1. (See Reply Exhibit A,
4	Plaintiff's First Supplement to NRCP 16.1 Early Case Conference List of Documents and Witnesses,
5 6	served February 4, 2019.)
7	5. That it is my understanding that Mr. Galliher plans to obtain unredacted reports of prior
8	incidents for the purpose of not only contacting each Venetian patron involved, but to also share that
9	information with other attorneys, as demonstrated in the Cohen matter, subjecting Venetian patrons
10	with multiple contacts from untold attorneys handling unrelated litigated matters.
11	6. It is Defendants' position that production of certain information provided in prior
12 13	incident reports is an invasion of privacy, that said information is not necessary for Mr. Galliher to
13	make notice arguments, and that counsel's stated desire to contact any and all such prior patrons
15	personally is the very kind of fishing expedition contemplated by Schlatter v. Eighth Jud. Dist Court,
16	561 P.2d 1342 (Nev. 1977).
17	7. I further declare that the exhibits identified in the Reply to Plaintiff's Opposition to
18	Defendants' Motion For Protective Order, as outlined below, are true and correct copies of documents
19	produced in or otherwise related to this matter.
20 21	Executed on day of March, 2019.
22	1 Poly
23	MIQUAEL A. ROYAL, ESQ.
24	
25	///
26	111
27	
28	

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1	MEMORANDUM OF POINTS AND AUTHORITIES
2	I.
3	STATEMENT OF RELEVANT FACTS
4	This litigation arises from a November 4, 2016 incident occurring when Plaintiff fell in a lobby
5 6	area of the Venetian while taking a break from her work station where she was employed as a
7	salesperson for a vendor leasing space in the Grand Canal Shops. The cause of Plaintiff's fall is in
8	dispute, as Venetian denies that there was any foreign substance on the floor at the time the incident
9	occurred.
10	II,
11	NATURE OF REPLY
12	In the course of discovery, Plaintiff requested that Venetian provide three (3) years of prior
13	incident reports. Venetian produced sixty-four (64) incident reports in redacted form (nearly 650 pages
14	of documents), as Plaintiff would not agree to execute a stipulation and order to protect the information
15	
16 17	pursuant to NRCP 26(c). Plaintiff now demands that all of the nearly 650 pages produced responsive
18	to her request be unredacted without providing the requested protection by Venetian, insisting she and
19	her counsel have carte blanch access to all contact information for guests and other non-employee
20	witnesses involved in these prior incidents, and to pass this information along to anyone else they
21	choose who is not in any way involved in the subject litigation. Defendants maintain that this is a
22	violation of privacy rights and an overreach by Plaintiff under Schlatter v. Eighth Judicial Dist. Court,
23	93 Nev. 189, 192 (1977). Defendants maintain, at this point, based on information presently available,
24	that Plaintiff should not even be allowed unredacted copies of the 650 pages of prior incident reports,
25	based on her stated desire to contact all such persons (and any other non-employee witnesses) and share
26	that information with the world. It is an unreasonable position and Defendants must protect the privacy
27	of their prior guests.
28	

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1	III.
2	ARGUMENT
3	Referring again to NRCP 26(b)(1), in weighing a request for discovery in dispute, the Court
4	must consider relevancy against the actual needs of the case, considering the importance of the issues
5	at stake in the action, the amount in controversy, the parties' relative access to relevant information,
6 7	the parties' resources, the importance of the discovery in resolving the issues, and whether the burden
8	or expense of the proposed discovery outweighs its likely benefit. Plaintiff has not addressed these
9	issues in the Opposition, nor has Plaintiff addressed the privacy concerns raised by Defendants - other
10	than to assert that Defendants have not made a credible, compelling argument that the information
11	qualifies for protection under NRCP 26(c).
12	Incredibly, Plaintiff has set forth her specific desire and intent to contact each and every non-
13	employee witness identified in the 650 pages of redacted documents previously produced by
14 15	Defendants in a wild fishing expedition to obtain information from people who know absolutely
16	nothing about the subject incident and, therefore, have nothing of relevance to add. While Defendants
17	objected to providing Plaintiff with this kind of access to information, they agreed to do so with a
18	stipulation of protection in an effort to safeguard information related to those persons identified in
19	other unrelated incidents. Plaintiff has refused to do so, with an expressed intention of sharing the 650
20	
21	pages with anyone and everyone she chooses, however and whenever she so chooses. Defendants
22	simply cannot agree to that. Now, based on new information received that Plaintiff has already shared
23	information from this litigation with counsel in another matter, Defendants maintain that information
24 25	previously produced to Plaintiff in redacted form should be sufficient.
ľ	
27	information of prior guests private is reasonable. Defendants do not, for example, have permission to
28	provide this private information and would generally need to obtain that before releasing it without a
25 26 27	Defendants maintain that producing 650 pages of redacted information designed to keep contact information of prior guests private is reasonable. Defendants do not, for example, have permission to

1	court order. That is especially the case when Defendants are aware of Plaintiff's desire to disseminate	
2	that information to the world, as Plaintiff intends to do here. That is not within the spirit of NRCP	
3	26(b), and certainly falls within the scope of NRCP 26(c), with Defendants reasonably seeking	
4	protection.	
5	In the Opposition, Plaintiff has educated the court with the following:	
6	1. She received sixty-four (64) prior incident reports consisting of 650 pages from	
7 8	Defendants, with contact information of all non-employees involved redacted;	
9	2. She obtained the deposition testimony of former security officer Joseph Larson who	
10	opined that he may have responded to 100 or so slip/fall incidents over a nine year period - or about	
11	eleven (11) per year; and	
12	3. She obtained a copy of a DCRR from another Venetian matter Plaintiff purports to	
13	support her position that she should be allowed to have unfettered access to all private information for	
14 15	guests involved in prior incidents on Defendants property (which information was previously produced	
16	in redacted form); and	
17	4. Plaintiff has a retained expert, Thomas Jennings, prepared to testify that the subject fall	
18		
19	area is slippery when wet.	
20	In short, what Plaintiff accomplished in the Opposition is to demonstrate that she does not need	
21	the information Defendants have redacted in the 650 pages pertaining to prior incidents to support her	
22	claim of mode of operation and notice. Plaintiff has not given one good reason to support her stated	
23	need to potentially contact hundreds of persons associated with prior incidents that have absolutely no	
24	bearing on, relationship with, or relevance to the subject incident.	
25	A. <u>Plaintiff's Reference to the Deposition of Joseph Larson</u>	
26	Plaintiff attached a portion of the transcript from the deposition of Joseph Larson, taken	
27	October 11, 2018, in this litigation (identified in the Opposition as Exhibit 2), apparently to support	
28	, -,,,, (active in the opposition as exiting to support	

1	the proposition that Defendants were not forthcoming in disclosing 650 pages of prior incidents over
2	the period of time from November 4, 2013 to November 4, 2016. Plaintiff's extrapolation of
3	information obtained from Mr. Larson, concluding that there must have been 600-1000 falls on marble
4	floors at the Venetian over a nine year period is interesting creative fiction, and may well make for
5	some compelling argument for those unschooled in the area of mathematics; however, it is a non-issue
6	here.
7	The subject motion is limited to Defendants' desire to protect the privacy rights of its guests
9	identified in prior incident reports. What Plaintiff has established is that she now has two avenues to
10	demonstrate notice based on evidence obtained in discovery; to wit: 1) the testimony of Joseph Larson;
11	and 2) 650 pages of prior incident reports provided by Defendants. What more does Plaintiff actually
12	need?
13	
14	Something Plaintiff failed to relate from Mr. Larson's deposition testimony is that the witness
15	found no evidence of a foreign substance on the floor at the time he investigated the subject incident.
16	Mr. Larson testified that among the falls to which he responded as a Venetian employee were those
17	where no foreign substance was involved. Consider the following:
18 19	<ul> <li>Q. Does that have anything to do with why you take pictures of shoes?</li> <li>A. Yeah, yes. Actually, yeah. We take shoes to document evidence of how</li> </ul>
20	good of footwear the person was wearing when they're on our flooring. Q. Okay. As you sit here today, you didn't make any conclusions as to
21	whether or not there was any kind of foreign substance on the floor that caused Ms. Sekera to fall in this particular correct?
22	A. That's correct; I didn't observe anything.
23	Q. The only information you had is that she said to you she believed she stepped in water?
24	A.Correct.Q.As you do you recall or did you see anything in your report related to
25	Ms. Sekera complaining that her pants were wet after the fall? A. No. I didn't document and it wasn't discussed.
26	Q. Did she say anything to you other than she believed there was water on the floor?
27	A. Aside from that, no.
28	(See Reply Exhibit A, deposition of Joseph Larson, at 81, ln 5-25; 82, ln 1.)
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Despite the fact that there is no objective evidence of any foreign substance being on the floor
at the time of the subject accident, Defendants nevertheless provided Plaintiff with 650 pages of prior
incident reports which involve foreign substance on the floor. Plaintiff's complaint in the Opposition
that Defendants are not being sufficiently forthright based on how she creatively extrapolated from a
small portion of Mr. Larson's deposition testimony is devoid of both fact and reason, and should be
wholly disregarded.<sup>1</sup>

8

#### B. <u>Plaintiff's Use of Cohen v. Venetian Casino Resort, LLC in Support of the Opposition</u>

Plaintiff attached a copy of a *Discovery Commissioner's Report and Recommendation* in *Cohen v. Venetian Casino Resort, LLC*, Case No. A-17-761036-C, in the Opposition, identified as Exhibit 4.
The *Cohen* DCRR pertains to a ruling by the Discovery Commissioner in a case with much different
facts (*i.e.* where there was actually a foreign substance on the floor). However, in referencing the *Cohen* matter, Plaintiff failed to advise the Court that the prior incident reports disclosed by Venetian
Casino Resort, LLC, there were likewise **in redacted form**.

It is unclear why Plaintiff included Exhibit 4 in the Opposition, as Defendants are not disputing
 Plaintiff's right to obtain information generally regarding the occurrence of similar incidents.<sup>2</sup>
 However, what *Cohen* DCRR does demonstrate to the Court is Defendants' consistency in their stated
 desire to protect the privacy of guests identified in security reports in previous incidents. In the *Cohen* matter, the redaction of guest information to protect privacy was at issue, apparently because the

- 22 plaintiff in that matter was satisfied
- 23
- <sup>1</sup>Mr. Larson testified that he could not necessarily differentiate between slips and trips from his estimated number of falls, or the number of occasions where other EMTs responded to the same call, but stated a belief that the latter occurred about half the time. (*See* Exhibit A, Deposition of Joseph Larson at 80, ln 3-19.)
- <sup>2</sup>Defendants again note that there is no evidence of a foreign substance being on the floor at the time of Plaintiff's fall, beyond that which may have been introduced by the beverage she was carrying in her left hand. Regardless, Defendants nevertheless provided Plaintiff with three years of prior incidents, consisting of approximately 650 pages, in response to her Rule 34 production request.
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with information regarding prior incidents to support a notice argument. In reality, the *Cohen* DCRR
 attached by Plaintiff supports Defendants' position here.

3 Since Plaintiff has drawn the Cohen v. Venetian Casino Resort, LLC matter into the heart of 4 her Opposition, Defendants note that Cohen counsel has now received a copy of the Joseph 5 Larson deposition transcript and identified it pursuant to NRCP 16.1. (See Reply Exhibit A, 6 Cohen v. Venetian Casino Resort, LLC, Case No. A-17-761036-C, Plaintiff's First Supplement to 7 NRCP 16.1 Early Case Conference List of Documents and Witnesses.) While there is nothing 8 9 inherently wrong with Plaintiff's counsel sharing the transcript of a deposition taken of a witness in 10 the instant matter, this highlights what Plaintiff desires to do with 650 pages of unredacted prior 11 incident reports - share them with Cohen counsel and anyone else she desires. Indeed, if Plaintiff so 12 chooses, she could upload all of the 650 pages online for any purpose - thereby exposing persons 13 involved in prior incident reports to all kinds of undesired scrutiny and contact. Why would the Court 14 want to do anything but carefully protect such a potential invasion of privacy? Did Plaintiff contact 15 Mr. Larson to advise that she would be sharing his deposition transcript with other attorneys in Las 16 17 Vegas? That is quite unlikely.

Plaintiff's sharing of the Joseph Larson deposition transcript with counsel representing
 *Cohen* further highlights why Defendants motion must be granted.

20 21

С.

#### <u>Plaintiff's Use of Tom Jennings Report</u>

Plaintiff's discussion in the Opposition of the Tom Jennings report (attached thereto as Exhibit 3) bears no relevance to the issue at hand - which is the privacy rights of persons identified in prior incident reports. However, the fact that Plaintiff has a report by Mr. Jennings addressing issues of slip resistance and notice, combined with the testimony of Mr. Larson and 650 pages of prior incidents, certainly seems to be more than sufficient for Plaintiff to make her case about notice and/or application of the *mode of operation* 

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doctrine, without Plaintiff being allowed unfettered access to the private information of guests involved
 in prior incidents.

D. Protection of Privacy Rights

3

It is clear that Plaintiff does not care about issues related to the protect of privacy rights. In
Plaintiff's world, the *Schlatter* decision is a one-way street that applies only to her benefit. She wants
to have access to all information related to every person identified in the 650 pages of redacted records
produced by Defendants not only for her use in this litigation, but with the freedom to share with the
world at large.

The objective of discovery in litigation is to limit discovery to relevant matters, and to prevent *"fishing expeditions"* by restricting litigants to discovery that only implicates matters raised by them
in the pleadings. (See FED. R. CIV. P. 26(b), Advisory Committee Note, Amendments to Federal
Rules of Civil Procedure, at 388-90). Here, Plaintiff admittedly desires to go fishing by potentially
contacting hundreds of persons involved in prior incidents on Defendants' property. It is an overreach.
It is unnecessary. It is an invasion of privacy. It is harassment.

17 Where privacy concerns are implicated by discovery requests, the party requesting such 18 information "must show that the value of the information sought would outweigh the privacy interests 19 of the affected individuals." (Case v. Platte County, No. 8:03CV160, 2004 WL 1944777, at \*2 (D. 20 Neb. June 11, 2004); see also, Walters v. Breaux, 200 F.R.D. 271, 274 (W.D. La. 2001), 21 acknowledging legitimate privacy concerns with respect to social security numbers).) Plaintiff has not 22 demonstrated to the Court in Opposition why she should be allowed to have unfettered access to the 23 24 private information of prior guests and members of their party identified in prior incident reports, and 25 be allowed to freely share the private information with anyone she so chooses.

Guests who stay at Venetian do so with an expectation that their personal information will not
 be disclosed or disseminated without their consent. Defendants take the position that this information

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should be provided on a case by case basis, depending on the information provided in a prior accident
report. If Plaintiff can make a connection of relevance, then she should be allowed to have the contact
information. However, to just provide the information to Plaintiff so she can go fishing puts
Defendants at risk of violating privacy rights of its guests.
IV.
CONCLUSION
Based on the foregoing, Defendants respectfully submit that they have presented good cause
for this Honorable Court to conclude that they have adequately responded to the demand for prior
incident reports by providing 650 pages of redacted records to Plaintiff. With Plaintiff's stated
intention of contacting these individuals and passing along that information to anyone and everyone,
Defendants are now concerned that even granting their motion for protective order by providing
unredacted information to Plaintiff is sufficient under the circumstances. Defendants therefore move
for a protective order which provides that the redacted documents produced are sufficient, and that
Plaintiff may inquire with Defendants for contact information on a case by case basis, where some
reasonable connection with relevance to the subject incident can be established.
DATED this day of March, 2019.
ROYAL & MILES LLP
1 AQUIDAD
By MICHAEL A. ROYAL, ESQ.
Ndvada/Bar/No. 4370 1322-W. Warm Springs Rd.
Henderson, NV 89014 Attorney for Defendants
VENETIAN CASINO RESORT, LLC and LAS VEGAS SANDS, LLC
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1	CERTIFICATE OF SERVICE
2	I HEREBY CERTIFY that on the $5$ day of March, 2019, and pursuant to NRCP 5(b), I
3	caused a true and correct copy of the foregoing REPLY TO PLAINTIFF'S OPPOSITION TO
4	<b>DEFENDANTS' MOTION FOR PROTECTIVE ORDER</b> to be served as follows:
5 6	by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or
7	to be served via facsimile; and/or
8 9	pursuant to EDCR 8.05(a) and 8.05(f), to be electronically served through the Eighth Judicial Court's electronic filing system, with the date and time of the electronic service substituted for the date and place of deposit in the mail; and/or
10	to be hand delivered;
11	
12	to the attorneys and/or parties listed below at the address and/or facsimile number indicated below:
13	Keith E. Galliher, Jr., Esq. THE GALLIHER LAW FIRM
14	1850 E. Sahara Avenue, Suite 107
15	Las Vegas, NV 89014 Attorneys for Plaintiff
16	Facsimile: 702-735-0204 E-Service: <u>kgalliher@galliherlawfirm.com</u>
17	dmooney@galliherlawfirm.com
18	<u>gramos@galliherlawfirm.com</u> <u>sray@galliherlawfirm.com</u>
19	
20	
21	Achlen Schmitt
22	An employee of ROYAL & MILES LLP
23	
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26	
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# EXHIBIT "A"

	ELECTRONICALLY SE 2/4/2019 2:59 PM			
1 2 3 4 5 6	GEORGE T. BOCHANIS, ESQ. Nevada Bar No.: 2262 GEORGE T. BOCHANIS, LTD. 631 So. Ninth Street Las Vegas, Nevada 89101 Telephone: (702) 388-2005 Facsimile: (702) 388-0484 Attorney for Plaintiff, ERIC COHEN	·		
7		COLID	T	
	DISTRICT CLARK COUNT			
8				
9	ERIC COHEN, individually,	)	CASE NO. DEPT.NO.	: A-17-761036-C : 14
10	Plaintiff,	)	DEFI.NO.	. 14
11		)		
12	vs.	)		
13	VENETIAN CASINO RESORT, LLC, is a Domestic Limited-Liability Company, duly	)		
14	authorized to conduct business in Clark	)		
15	County, Nevada; DOES I through X; and ROE CORPORATIONS I through X,	)		
16	inclusive,	ý		· .
17	Defendants.	)		
18		)		
19	PLAINTIFF'S FIRST SUPPLEMENT TO N	DCD 1		SE COMPENSION
20	LIST OF DOCUMENT			SE CONFERENCE
21	DOCUMENTS and/or	r INFO	RMATION	
22	Plaintiff hereby produces the following document	.s:		
23				
24	1.Deposition transcript of Joseph Lat000860-000896).	rson dai	ted Uctober 11, 2	2018 (bates-stamped
25	111			
26 27	111			
27				
	Page 1	of 3		
	Case Number: A-17-76103	6-C		

**VEN 099** 

GEORGE T. BOCHANIS, LTD LAW OFFICES 631 South Nintrater Las Vegas, Nevada 83101 (702) 398-2005

1	Plaintiff reserves the right to use any and all exhibits listed by any other Party to this	
2	lawsuit, and any and all discovery responses and all pleadings filed and/or served in this case.	
3	Plaintiff also reserves the right to supplement this document list at a later date.	
4	DATED: February $444$ , 2019.	
5		
6	GEORGE T. BOCHANIS, LTD.	-
7	MALGE TBOCHZULT	,
8	GEORGE T. BOCHANIS, ESQ.	
9	Nevada Bar No.: 2262	
10	631 So. Ninth Street Las Vegas, Nevada 89101	
11	(702) 388-2005 Attorney for Plaintiff ERIC COHEN	
12	Authority for Hammin EXIC COHEN	
13		
14		
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1	CEDTIFICATE OF SEDVICE
2	<u>CERTIFICATE OF SERVICE</u>
3	Pursuant to N.R.C.P. 5(b), I certify that I am an employee of George T. Bochanis, Ltd.,
4	and that on the $\mu^{\mu}$ day of February 2019, I served a true and correct copy of the foregoing
5	PLAINTIFF'S FIRST SUPPLEMENT TO NRCP 16.1 EARLY CASE CONFERENCE
6	LIST OF DOCUMENTS AND WITNESSES:
7	
8	By placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepared in Las Vegas, Nevada;
9	
10	XXX By electronic service in the Eighth Judicial District Court e-Filing System in accordance with the mandatory electronic service requirements of administrative
11	Order 14-2 and the Nevada Electronic Filing and Conversion Rules, and/or;
12	
13	By facsimile; and/or
14	By Receipt of Copy to the interested parties
15	as follows:
16	David P. Pritchett, Esq.
17	Messner Reeves LLP 8945 W. Russell Road, Suite 300
18	Las Vegas, Nevada 89148
19	Attorneys for Defendant VENETIAN HOTEL & CASINO
20	
21 22	
23	Je by Je
24	S. Lyons, an employee of GEORGE T.BOCHANIS, LTD.
25	
26	
27	
28	
	Page 3 of 3

# **EXHIBIT 1**

.

#### Page 1

#### DISTRICT COURT

CLARK COUNTY, NEVADA

JOYCE SEKERA, an Individual,

#### Plaintiff,

vs.

Case No. A-18-772761-C Dept. 25

VENETIAN CASINO RESORT, LLC, d/b/a THE VENETIAN LAS VEGAS, a Nevada Limited Liability Company; LAS VEGAS SANDS, LLC d/b/a THE VENETIAN LAS VEGAS, a Nevada Limited Liability Company; YET UNKNOWN EMPLOYEE; DOES I through X, inclusive,

Defendants.

DEPOSITION OF JOSEPH LARSON

Taken at the Galliher Law Firm 1850 East Sahara Avenue, Suite 107 Las Vegas, Nevada 89104

On Thursday, October 11, 2018 At 2:15 p.m.

Reported By: PAULINE C. MAY CCR 286, RPR

Canyon Court Reporting, Inc. (702) 419-9676

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<b>1</b>			Page 2
1	APPEARANCES:		
2 3	For the Plaintiff:	KEITH E. GALLIHER, JR., ESQ. -And- GEORGE J. KUNZ, ESQ.	
4		Galliher Law Firm 1850 East Sahara Avenue Suite 107	
5 6		Las Vegas, Nevada 89104 (702)735-0049	
	For the Defendants:	MICHAEL A. ROYAL, ESQ.	
8		Royal & Miles LLP 1522 West Warm Springs Road	
9		Henderson, Nevada 89014 (702)471-6777	
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.6	* `	* * * *	
.7	T ł	N D E X	
8	WITNESS	PAGE	
	JOSEPH LARSON Examination By Mr. Gallił		
	Examination By Mr. Royal Further Examination By Mr	37	
1	and Ardminutton by MI	c. Galliher 83	
	EXHIBITS	PAGE	
	Plaintiff's: 1 Venetian Security r		
4	2 Color photographs	3	
5		000-	

۰ <sub>1</sub>.

	. Page 3	Page 5
. 1		1 Q How long have you been unemployed?
2	identification.)	2 A Since March of 2017.
3		3 Q Since before March of 2017, where were you
4		4 working?
5	whole truth and nothing but the truth, was examined	5 A Before that?
e	and testified as follows;	6 Q Yes,
7		7 A At the Venetian.
8		8 Q So what years did you work at the Venetian?
9		9 A 1 started in 2008, 1 think in the summer.
10		10 In 2008 and then, yeah, I quit on March 2017.
11	A Joseph Larson.	11 Q And was there a reason that you quit?
1.2		12 A The reason I quit was, I was I guess tired
13	A I don't have one.	13 of being an EMT. I had been an EMT for about a decade
14	Q All right. Your home address.	14 so I felt it was time to make a career shift.
15	A 3339 Horned Lark H-o-r-n-e-d, space,	15 Q So when you worked at the Venetian from 2008
16	and the second s	16 to 2017, were you an EMT the entire time?
17	Q Have you ever had your deposition taken	17 A EMT security officer.
18 19	before?	18 Q And when we talk about that, that's an
20	A Yes.	19 Emergency Medical Technician security officer?
20	Q Do you understand today that you are under	20 A Correct.
22	oath? A Yes.	21 Q Give me a brief description of your duties
23	Q The oath you've taken carries with it the	22 as an EMT security officer. 23 A The primary duties of my job were to respond
24	same solemnity as if you were testifying in court	
25	before a judge and a jury?	24 to any medical incidents or any serious incidents that
20		25 occurred on the property. The additional functions of
•	. Page 4	Page 6
1	A lunderstand that.	, ,
2	· · · · · · · · · · · · · · · · · · ·	1 my job were to also work as a security officer. We
2 3	A I understand that.	1 my job were to also work as a security officer. We 2 weren't ever posted anywhere, we were free to roam
2 3 4	<ul> <li>A I understand that.</li> <li>Q Also carries with it the penalties of perjury?</li> <li>A I understand that.</li> </ul>	<ol> <li>my job were to also work as a security officer. We</li> <li>weren't ever posted anywhere, we were free to roam</li> <li>around the property as needed.</li> </ol>
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Page 7	Page 9
<ol> <li>equipment.</li> <li>Cisco itself is putting on a cybersecurity</li> <li>program for a select number of students as a</li> <li>scholarship program. You apply, you test in, they</li> <li>give you a scholarship to pay for your training, and</li> <li>then you take a test at the end.</li> <li>Q Where do you go after you take a test?</li> <li>A Once I pass a test, I'll be applying for</li> <li>cybersecurity jobs.</li> <li>Q With Cisco or elsewhere?</li> <li>A Anywhere.</li> <li>Q I presume that's a job that pays better.</li> <li>A Yeah, I would say so.</li> <li>Q All right. That's a good reason.</li> <li>A Sure.</li> <li>Q All right. We're here to talk to you about</li> <li>a fall incident that happened at the Venctian while</li> <li>you were there. And I presume have you had an</li> <li>opportunity to review the report that you prepared for</li> <li>today's deposition?</li> <li>A I have, yes.</li> <li>Q So let me show you this that's been marked</li> <li>as Exhibit 1 to your deposition and ask you if that's</li> </ol>	<ol> <li>A Yes, yeah. These would all be things that I</li> <li>either entered by typing or checking a box.</li> <li>Q So is everything in these first five pages</li> <li>true and correct to the best of your knowledge?</li> <li>A Yes.</li> <li>Q Do you remember anything about this event</li> <li>other than what's contained in this report?</li> <li>A No.</li> <li>Q Then let's look at the VEN017. That's the</li> <li>next page after the first five.</li> <li>A Yeah.</li> <li>Q And can you tell me if any of the print</li> <li>or the writing on this page is your writing?</li> <li>A All of the handwriting is mine except for</li> <li>the signature line.</li> <li>Q All right, so everything is yours except for</li> <li>the signature line. What about the next page which is</li> <li>VEN018?</li> <li>MR. ROYAL: Can I just ask for</li> <li>clarification? There's two signature lines.</li> <li>THE WITNESS: Oh, I apologize. Yeah, the</li> <li>second line with the "X" mark.</li> <li>BY MR. GALLIHER:</li> </ol>
<ul> <li>a true and correct copy of the report you reviewed.</li> <li>A All of the pages?</li> </ul>	24 Q And let me see what you are looking at. The 25 reason I ask that, Mike, is I'm looking at this page
Page 8	Page 10
1       Q       Yes.         2       A       Yeah.         3       Q       Now, the report there has the Bates stamp         4       numbers from VEN005 through 009, and then switch to         5       VEN017 and then 018. See that at the lower right-hand         6       portion of the report?         7       A       Yes, sir.         8       Q       As we look at the report, I note that your         9       name appears at least typed in 00025821 on the         10       first five pages; am I correct? At the same location,         11       lower left?         12       A       Yes; correct.         13       Q       Is that an entry that you made or that         14       someone else made?       A         15       A       I believe that is what when you print out         16       a report from the system, it just basically shows who         17       typed up the report.         18       So when something happens on property and         19       you are assigned to report through dispatch, that's         20       assigned to your name, basically your identity in the         21       computer system. So I believe that's just an         22       Now, as you look at th	<ol> <li>and I'm not seeing a signature line.</li> <li>Oh, talking about a signature line under</li> <li>"Joyce Sckcra"?</li> <li>A Yeah.</li> <li>Q For some reason, I'm looking at this page</li> <li>and it looks like it's cut off at the end.</li> <li>MR. ROYAL: Yeah, yes. And by the way, I</li> <li>had inquired about that and I don't know that we have</li> <li>what's cut off too.</li> <li>BY MR. GALLIHER:</li> <li>Q So these are handwritten entries that you</li> <li>made based upon your specific observation of Joyce</li> <li>Sekera?</li> <li>A Correct.</li> <li>Q And again, everything on this page is true</li> <li>and correct to the best of your knowledge?</li> <li>A Yes.</li> <li>Q So as we go to the next page, we've got</li> <li>you see there's some you got security officer time,</li> <li>1326, and some printing where it starts with "marble</li> <li>flooring."</li> <li>See that?</li> <li>A Yes.</li> <li>A Yes.</li> <li>Q Is that your handwriting?</li> </ol>

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¢	. Page 11	Page 13
1	<ul> <li> you mude more entries no month</li> </ul>	1 to respond after the incident.
2		2 Q Do you know if you entered the name "Chavez,
3		3 Rafael" there or if someone else did?
4		4 A I did.
5	se serviender enderjy our i moung	5 Q On the lower right-hand-side portion of the
6	support in out a marte demanded me on the marte	6 page, it says "Approved by Michael Dean." Who is he?
7	the me me mere be	7 A That would be the supervisor.
8		8 Q And then on the upper again to the upper
9	you arrived at the scene?	9 portion of the report under Venetian Security there's
10		10 handwritten, "RC00008621." See that?
11	Q And the reason I ask you, I'm looking at the	11 A Yes.
12	first page which is VEN005 and if you look up where it	12 Q And what would that be?
13		13 A I do not know.
14	A Yes, sir.	14 Q Is it like a report number? Event number?
$15_{16}$	Q And it says 11/4/16, 12:39, Friday, to	15 A The event number would be the case number in
16	11/4/16, 13:31 Friday. Is that correct?	16 the upper right where it says is 1611 V-0680.
$\frac{17}{18}$	A That's what it says, yeah.	17 Q All right. So it would be the case number,
	Q So as I read that, looks like that's a	18 that's the upper right; correct?
19 20	52-minute difference between the time that it starts	19 A Ycah.
21		20 Q And you don't know what is meant by the
22	A Basically	21 handwritten RC000086217
23	Q See that?	22 A Yeah, I don't know what that means.
24	A I would say.	23 Q Let's go then to the next page, VEN006.
	Q Can you explain to me how we have this 52 minutes?	24 Again, is this information that you entered?
20	minutes?	25 A Yes. This information would be check boxes
	Page 12	
		Dage 14
1	·	Page 14
1	A So what I'm gathering this says is when the	1 that I clicked.
2	A So what I'm gathering this says is when the call started in the system, so when dispatch put it	<ol> <li>that I clicked.</li> <li>Q And so what happens is that you check a box.</li> </ol>
2 3	A So what I'm gathering this says is when the call started in the system, so when dispatch put it into their system, and then 13:31 would be the time	<ol> <li>that I clicked.</li> <li>Q And so what happens is that you check a box,</li> <li>you click a box, so to speak, and it automatically</li> </ol>
2 3 4	A So what I'm gathering this says is when the call started in the system, so when dispatch put it into their system, and then 13:31 would be the time that I cleared from my call.	<ol> <li>that I clicked.</li> <li>Q And so what happens is that you check a box,</li> <li>you click a box, so to speak, and it automatically</li> <li>prints out?</li> </ol>
2 3 4 5	<ul> <li>A So what I'm gathering this says is when the call started in the system, so when dispatch put it into their system, and then 13:31 would be the time that I cleared from my call.</li> <li>Q So between the time that you were called to</li> </ul>	<ol> <li>that I clicked.</li> <li>Q And so what happens is that you check a box,</li> <li>you click a box, so to speak, and it automatically</li> <li>prints out?</li> <li>A It would just add that information to the</li> </ol>
2 3 4 5 6	A So what I'm gathering this says is when the call started in the system, so when dispatch put it into their system, and then 13:31 would be the time that I cleared from my call. Q So between the time that you were called to the scene and the time you left the scene was 52	<ol> <li>that I clicked.</li> <li>Q And so what happens is that you check a box,</li> <li>you click a box, so to speak, and it automatically</li> <li>prints out?</li> <li>A It would just add that information to the</li> <li>report.</li> </ol>
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5 (Pages 11 to 14)

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1	A I would have responded to this as EMT.	1 localized to the axillary line.
2		2 See that? I'm talking about page 009 now.
3		3 A Sorry, wrong page.
4		4 Q Up at the top, first paragraph.
5	A I believe there was, but I'm not exactly	5 A Oh. Okay, I see it.
б		6 Q I'll read it again, just make sure I'm
-7	Q Well, if you - the reason I ask that	7 reading it correctly.
6		8 "She added that she was beginning to feel
9		9 minor pain and soreness to her left lower back and
10		10 left side," in parentheses, "localized to the axillary
11		11 line."
12	Q And, for example, there's reference made in	12 See that?
13		13 A Yes.
14	Areas Department team member was on scene and mopping	14 Q What's the axillary line?
15	the floor in the area."	15 A It is kind of an imaginary line that goes
16	See that?	16 down your armpit across the side of your body.
17	A Uh-huh.	17 Q So it sounds like she had pain both in her
18	Q ls that yes?	18 left lower back and left side; is that right?
19	A Yes. I'm sorry.	19 A Yes.
20	Q And that's something that you saw?	20 Q Now, again confirming everything else that
21	A Yes, that's what I observed.	20 Q Now, again confirming everything else that 21 you stated in this, these two pages, is true and
22	Q Did you have any conversations with that	22 you stated in this, these two pages, is true and 22 correct to the best of your knowledge?
23	team member that public area department team	
24	member, about what it was that they were mopping?	
25	A I did not. I did not have a conversation.	
-		25 photographs taken at the scene. Are you aware of
	Page 16	· Page 18
1	Q Do you know if anybody else from security	1 that?
2	had a conversation with that person?	2 A I'm aware, yeah.
3	A I don't know.	3 Q Did you take them?
4	Q So as you testify here today, you know there	4 A I would have; yes.
5	was mopping of the flooring in the area occurring, but	5 Q Let me show you what we've marked for
	men mopping of the floot mg in the floot mg, out	
6	you don't know what was being mopped up?	6 identification as Exhibit 1 to your deposition. And
6 7		6 identification as Exhibit 1 to your deposition. And
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5	to write a voluntary statement.	5	A As far as I know, we didn't have any rules
6		6	
7	there was an officer there hefore you arrived?	7	Q In other words, if I were a customer at the
8	A I'm not sure.	8	
9		9	
10		10	
11	report that we have just talked about?		me and tell me I couldn't drink?
12	A If he wasn't a witness to the incident, I	12	A No.
	wouldn't have included him.	13	Q So as far as you know, there's no
14	Q And what about witnesses to the fall? Is	14	prohibition at the Venetian that would make it not
15	that something that you would have taken care of in		unlawful, but some cause for stopping a customer
16	terms of interviewing and getting statements from	16	saying, Hey, you can't drink that here?
17 18	them?	17	A The only provision that I'm aware of in
	A Potentially, yes, if we had identified any		fact, I don't even know if I would call it that. Call
19	witnesses. But at that time, I was more concerned		it policy. There was a policy on having an actual
20 21	about her well being.	20	bottle of liquor. Like a bottle of Jack Daniels, say
22	Q So would it be fair to state that your focus	21	for example, you couldn't walk around with that. A
23	was on caring for Joyce Sekcra as a result of her		simple beer, simple drink, would be fine, but no
24	injuries from the fall, rather than locating and	23	,, ,, ,
25	obtaining statements from witnesses? A Yeah. That's my primary duty.	24 25	a convenience store.
	A read. That's my primary duty.	20	Q And you are aware that you can buy hard
	Page 20		Page 22
1	Q And you don't recall whether or not there	1	liquor inside the convenience store at the Venetian?
2	was any other security officer at the scene of the	2	A Yes.
3	fall to belp you to the extent of contacting	3	Q So the fall occurred near the restroom
4	witnesses, if there were any, and getting statements	4	adjacent to the Grand Lux Cafe; right?
5	from them?	5	A Correct.
6	A I don't recall if there was other officers	6	Q That's a marble floor?
7	there.	7	A Correct.
8	Q If there were statements taken, is that	8	Q Is that the first fall that you were aware
9	something that would be part of her?	9	of on a marble floor at the Venctian when you worked
.0	A If a statement was taken, yes.	10	there?
.1	Q And when you reviewed the report in	11	A First fall?
2	connection with today's deposition, the only	12	Q Yes, ever.
.3	information that you reviewed is the information that	13	······
4	we have previously discussed in this report?	14	Q Give me an idea of how many falls you
5	A Correct.		personally attended to when you were at the Venetian
.6	Q There was nothing else in the file that you	16	in security.
7	saw, other than this report and your photographs?	17	A Like an actual number?
8 9	A Correct.	18	MR. ROYAL: I'm sorry
	Q As far as you know, there were no other	19	BY MR. GALLIHER:
	witnesses that were identified or statements obtained from?	20	Q I'm asking for your best estimate.
20		21	MR. ROYAL: Are you asking falls on marble
20 21			floors or just any falls?
0 1 2	A Correct.	22	
20 21 22 23	A Correct. Q Now, you were at the Venetian in the	23	BY MR. GALLIHER:
20 21 22 23 24 25	A Correct.		

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7 (Pages 19 to 22)

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1	A l know off the top of my head, I wrote in	1	marble flooring inside the Venetian?
2		2	
3	Q Okay.	1 3	
4		4	and 200?
5		5	
6		6	
7		7	
8		8	
9		9	
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12		12	<b>C</b> ,,
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14		13	· · · · · · · · · · · · · · · · · · ·
15		14	A That's a good estimate.
		15	Q By the way, there's also marble flooring on
16		16	the fifth floor adjacent to the Bouchon Restaurant and
17		17	also where they have the other additional check-in
18		18	area at the Venetian?
19		19	A That would be the 10th floor.
20	A Okay, best estimate. Best estimate, I would	20	Q The 10th floor. Were you responsible for
21		21	responding to falls there?
22	Q Okay. So of those 300 as your best	22	A Anywhere on property I was responsible.
23		23	Q So when we talk about the 150 to 175
24	difference between a best estimate and a guess, if I	24	slip-and-falls on marble floors, we're talking about
25	were to ask you how long this conference table was	25	throughout the hotel, whether it be the first level or
	-		Ç
	Page 24		Page 26
1	from one side to the other, you could give me the best	1	the tenth level?
2	estimate because you can see it.	2	
3	If I were to ask you how long is my desk in	3	A Correct. And that also includes the suites
4	my office from one side to the other side, it would be		as well.
5		4	Q And we talk about the suites, we talk about
6	a guess. Why? Because you hadn't seen it.	5	the suites that have marble floors?
7	So your best estimate is that you wrote	6	A All of them, yes.
8	approximately 200 reports involving slip-and-fall	7	Q How many suites are there?
	events at the Venetian during the nine years that you	8	A Between the Venetian and Palazzo, a little
9	were there?	9	over 7000.
10	A Correct.	10	Q 7000 suites?
11	Q Now when I talk about slip-and-falls, would	11	A Ycs.
	it be fair to state that the slip-and-falls would	12	Q So all of the rooms have marble floors?
13	occur on the marble flooring as opposed to the	13	A Yes, in the bathroom areas.
	carpeted areas?	14	Q Apart from the bathroom areas, any other
	A Between the two of those options? Yes.	15	areas inside the suites that have marble floor?
16	Q So when you talk about the reports that you	16	A Just the bathroom and the main entryway.
	wrote, would it be fair to state that those reports	17	Q So during that nine years when you were
18	when we're talking about slip-and-falls, that	18	there and a security officer, how many times did you
	generally they would involve the marble floor?	19	respond to falls occurring inside the suites on the
20	A I wouldn't say a large number of them	20	marble floors in the bathroom?
21	because we also respond to slip-and-falls even on the	21	A That would include the 150 to 175.
	concrete in the sidewalk out in the front of the	22	Q What I'm trying to distinguish between is
	property, the pool deck upstairs.	23	the falls that occurred inside the suites versus the
24	Q So can you narrow the number of reports that	24	falls that occurred on the ground floor and the 10th
	you wrote regarding slip-and-falls occurring on the	25	level.
	you more reparente anp-and-tane occurring on the	20	ютој,
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	Page 27	1	Page 29
1	A Okay. So of that 150 to 175, how many were	1	Q Did you venture beyond the Venetian or did
2	in the suites that we're tracking?	2	you stick with Venetian and somebody else took care of
3	Q Right.	1	the Palazzo?
4	A I would estimate that it was nine years	4	A Normally someone else took care of the
5	is a long time. I apologize.	5	Palazzo. If they were busy, we would cover their side
6	Q That's okay.		
7	A I would say probably 75	7	Q So when you give me the 175 number, is that
8	Q So	8	strictly Venetian or is that Venetian and Palazzo?
9	A – would have occurred in the suites.	9	A That's both.
10	Q So best estimate is 75 or so occurring in	10	Q And can you apportion between the two? In
11	the suites and 100 or so occur outside the suites on	E	other words, how many at the Venetian versus how many
12	the floor, either on the ground floor or the tenth	12	at the Palazzo?
13	floor?	13	A I don't know if I could estimate that only
14	A In the public areas; yeah.	I	because - I say that only because I worked at the
15	Q How many hours a day did you work as an EMT?	1	Palazzo in the beginning and I transferred over to the
16	A Eight hours.	16	Venetian a couple years after.
17	Q Did you respond to those fall events because	17	Q Did the Palazzo have the same marble floors
18	of your training as an EMT or because you were a	1	as the Venetian?
19	security officer or both?	19	A They had carpet. Their casino floor was
20	A Because I was an EMT.	1	mostly carpet. Their suites were the same in terms of
21	Q So would it be fair to state that you		bathroom and entryway being marble. Public areas, I
22	responded to these calls to determine whether or not	22	don't think they had marble on their floor.
23	there were injuries?	23	Q So if the Palazzo didn't have marble on
24	A Yes, and to determine the extent of their	1	their floors, the slip-and-falls that occurred in the
25	injuries.	1	public areas would have occurred primarily in the
••••••			· · · · · · · · · · · · · · · · · · ·
	Page 28		De 20
			Page 30
1	Q And in connection with this 175 or so falls	1	Venetian?
2	Q And in connection with this 175 or so falls that you are aware of slip-and-falls on marble	1 2	Venetian?
2 3	Q And in connection with this 175 or so falls that you are aware of slip-and-falls on marble floors, how many times was the customer or anyone else	1	
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2 3	Q And in connection with this 175 or so falls that you are aware of slip-and-falls on marble floors, how many times was the customer or anyone else injured in the fall? A I would say about 80 percent of the time.	2 3 4	Venetian? MR. ROYAL: I'm going to object to form.
2 3 4 5 6	Q And in connection with this 175 or so falls that you are aware of slip-and-falls on marble floors, how many times was the customer or anyone else injured in the fall?	2 3 4	Venetian? MR. ROYAL: I'm going to object to form. BY MR. GALLIHER: Q By the way, he gets to object. You get to
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9 (Pages 27 to 30)

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1	. Page 31		Page 33
ㅗ	Q So at least as you testify here today, you	1	-
2	are unable to give me any quantification, so to speak,	2	B
3	of what percentage of falls you investigated at the	3	8
4	Venetian versus the Palazzo?	4	
5	A I I would be unable to.	5	
6	Q And that includes slip-and-falls?	6	
7	A Correct.	7	security manager or assistant security manager while
8	Q And I think we have established previously	8	you were there?
9	there was roughly 175 slip-and-fall events that you	9	A George Valley(phonetic) would have been
10	personally investigated?	1	November 2016, George Valley would have been the shift
11	A My estimate; yes.	11	
12	Q And 80 percent of the time the people were	12	that time, if I recall correctly, and I think Jacob
13	injured?	13	Johnson was the other assistant manager.
14	A Correct.	14	Q Let me shift gears again, go downstairs.
15	Q Now, you said there were two EMTs per shift.	15	We're adjacent to the area where the fall happened,
16	Was that at the Venetian, Palazzo or both?	1.6	which is next to the restroom areas by the Grand Lux
17	A Both.	17	
18	Q So was it two plus two equals four or just	18	With me?
19	two together?	19	A Yes.
20	A Correct. And depending on scheduling and	20	Q Do you know whether or not there are any
	depending on the shift, some shifts had more EMTs than	21	businesses in, let's say, within a 100-foot radius of
22	others. On day shift and the shift I worked, it was	22	where the fall occurred that sell drinks?
23	between two and three EMTs.	23	A There would be at Grand Lux Cafe, they
24	Q So was it between two and three EMTs for the	24	had a small bistro.
25	Venetian?	25	Q Bakery?
	Page 32		Page 34
1	A Yes, and that just depends on scheduling.	1	A Like a bakery where you could order coffee
	But more often than not, it was two.	2	or a pastry.
3	Q What about the swing shift when I	3	Q Water?
	presume a casino was busier, was there more EMTs?	4	A Probably. I never shopped there.
5	A The Venetian had four EMTs scheduled, you	5	Q And if you walked down the hallway to the
	know, with varying days off. The Palazzo had three	6	left past the restrooms, is there a food court?
	and then that switched for overnight. The Venetian	7	A There is a food court around the corner.
	had three EMTs on their overnight, the Palazzo had	8	Q Do you know how many businesses occupy the
	four EMTs on their overnight.	9	food court?
10	Q What was the reason for that?	10	A I don't know.
11	A I don't know.	11	Q And then as you walk past the food court
12	Q You weren't part of the plan?	12	around the corner, there is Bouchon Bakery?
13	A No. Yeah, I didn't schedule anything.	13	A Bouchon Bakery, that would be the opposite
14	Q So the total number of EMT security	14	direction of the food court.
	officers, such as yourself, at the Venetian would vary	15	Q What I'm getting at is this I'll try to
	between two and four depending upon the shift		show you with my hand as best I can. We've got the
17	A Correct.	17	Grand Lux Cafe. To the immediate as we face it to
18	Q and the conditions?	18	the immediate left, we've got the bakery.
19	For example, if there was a major convention	19	A Yes.
	there, I would presume they would have more EMTs on	20	Q And then to the immediate right, we've got
	the shift than the normal EMTs because of the volume	21	the restrooms?
	of customers.	22	A All the way to the right; yes.
23	A Depending on the day, yeah, it would change.	23	Q And then past the restrooms to the right, as
	Q And who was responsible for scheduling the	24	you walk down that hallway, you've got the food court?
24 25	EMT security officers?	25	A Yes.

10 (Pages 31 to 34)

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1	Q And that's where the physical business	1 Q So as you testify here today, you don't have
2	there are five businesses in the food court. So if we	2 any axe to grind against the Venetian or have any bad
3	go past the food court to the right and go around the	3 feelings against the Venetian?
4	corner, do you recall seeing the Bouchon Bakery therc?	4 A Not at all.
5	A From your diagram, it would be it would	5 Q Have you understood all my questions?
6	be as you are facing Grand Lux Cafe, as you look to	6 A Yes.
7	the right, you would see the escalators. Underneath,	7 Q Anything you want me to repeat or rephrase
8	on the backside of the escalators, was Bouchon Bakery	8 for you?
9	and then again to the right would be the restrooms,	9 A No.
10		1.0 MR. ROYAL: I have a few questions.
11	Q As you go around the corner, the Bouchon	
12		12 EXAMINATION
13	that in a minute.	13 BY MR. ROYAL:
14	To the right of the Bouchon Bakery, is there	14 Q All right. Let's go back to I think we
15	a shop that sells hard liquor, beer, wine, water?	15 marked it as Exhibit 1. Do you have it in front of
16	A A gift store; yes.	16 you? Now, I just let's see. Look at VEN005. So
17	Q But it sells those items?	17 this indicates up at the top 12:39 on Friday,
18	A Yes,	18 November 4, 2016, and then at 13:31 on Friday you
19	Q And then at the top of the cscalator, is	19 cleared.
20	there a Coffee Bean?	20 So you were involved in this incident for,
21	A A Coffee Bean? Yes.	21 looks like, almost an hour. Look about right?
22	Q At the top?	22 A Yes.
23	A Yes, at the top of the escalator.	23 Q Okay. The information that's on this
24	Q And do you know whether or not they sell	24 particular page where it says "Joyce Sekera," where
25	apart from coffee, do you know whether or not they	25 did you get that? There's a home address, phone
	Page 36	Page 38
г	,	1 number and so forth.
1	sell soft drinks, bottled water?	2 A That would have been provided to me, which I
2	A I imagine they would. Q I just want to know whatever you remember.	
З		3 would have written down on the medical release which
1	Q I just want to know whatever you remember.	3 would have written down on the medical release, which
4	Do you remember whether or not there was a	4 is VEN017.
5	Do you remember whether or not there was a cooler inside the Coffee Bean inside where all the	4 is VEN017. 5 Q And who provided that?
5 6	Do you remember whether or not there was a cooler inside the Coffee Bean inside where all the drinks were displayed in bottles?	<ul> <li>4 is VEN017.</li> <li>5 Q And who provided that?</li> <li>6 A I completed that with her.</li> </ul>
5 6 7	Do you remember whether or not there was a cooler inside the Coffee Bean inside where all the drinks were displayed in bottles? A I don't remember.	<ul> <li>4 is VEN017.</li> <li>5 Q And who provided that?</li> <li>6 A I completed that with her.</li> <li>7 Q With who?</li> </ul>
5 6 7 8	Do you remember whether or not there was a cooler inside the Coffee Bean inside where all the drinks were displayed in bottles? A I don't remember. Q For example, if I were to buy bottled water	<ul> <li>4 is VEN017.</li> <li>5 Q And who provided that?</li> <li>6 A I completed that with her.</li> <li>7 Q With who?</li> <li>8 A With Joyce. I'm sorry.</li> </ul>
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11 (Pages 35 to 38)

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1		1	
2	Q Is that information she gave?	2	· · ·
3	A Yes,	3	
4	Q And how about above that? There's some	4	
5	abbreviations, "WFA," and just tell us what all that	5	, , , , , , , , , , , , , , , , , , , ,
6		6	A Correct.
7	A That's a physical descriptor. That would be	7	
8	white female, 5'6", 160 pounds, brown eyes, brown	8	consciousness, negative H/N/B means what again?
9	hair.	9	A Head, neck or back pain.
10	Q Is that information she gave you?	10	Q So when it says negative LOC, did you have a
11	A That's what I observed.	11	conversation? Did you ask if there was loss of
12	Q All right. So some of the things on here,	12	consciousness?
13	on this particular page, is information that you	13	A Yes,
14	observed; other information is information she	14	Q Why did you ask that why would you ask
15	provided to you?	15	that?
16	A During the assessment and interview; yes.	16	A For any slip-and-fall we always ask that.
17	Q Okay. Now, when you were completing this	17	It's pretty much the three standard questions that
18	particular form, do you recall where you completed	18	everyone is asked.
19	this? Was it at the accident scene; do you remember?	19	Q So you asked about loss of consciousness
20	A It would have been a combination of both.	20	
21	Q "Both" what?	21	A Correct.
22	A I'm sorry. So when responding to the scene,	22	Q You asked about injuries to the head, neck
23		23	or back, which she initially denied?
24	completed the form with her on assessment on	24	A Yes.
25	further assessment of the left elbow injury.	25	Q You asked if she was weak or dizzy, which
		L	
	. Page 40	<u> </u>	Page 42
1		1	
	Q Okay. Now, as I recall or at least it	1	Page 42 she denied? A Correct.
1 2 3	Q Okay. Now, as I recall or at least it appears that you indicated that you left the area to		she denied? A Correct.
2	Q Okay. Now, as I recall or at least it	2	she denied? A Correct. Q Go to the next line starting with the "L"
2 3	Q Okay. Now, as I recall or at least it appears that you indicated that you left the area to do your assessment. Is that correct? A Yes.	2 3	she denied? A Correct. Q Go to the next line starting with the "L" that's circled and just read across if you would.
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12 (Pages 39 to 42) Canyon Court Reporting, Inc. (702) 419-9676

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- Alexandra Providencia (alexandra) (alexandra)

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" +	Page 43		Page 45
1	Q What does that mean?	1	A Okay. Plus CMS, it's CMS is shorthand
2		2	
3		3	
4	· · ··································	4	
5	put her hand behind her head as she fell to protect	1 .	Bound have an an an and the store and
		5	
6		6	
7	head as she fell at the base of the pilar.	7	
8		8	ask them to move their fingers, and then sensory, if
9	you palpate anything other than the left elbow that	9	
10	you recall?	10	
11	A Normally we would palpate yes. We would	11	
12	palpate the head, neck and back, the spinal column for	1.2	0 0
13	any additional pain.	13	
14	Q Okay. And tell us about your palpation of	14	
15			And then after that I wrote "Limited ROM,"
	,	15	Ç,
16	A Usually we would just kind of feel around	16	
17		17	· · · · · · · · · · · · · · · · · · ·
18	anything that's shifting, anything that doesn't feel	18	Q All right. So everything you just read to
19	stable. Check for blood on gloves while doing that,	19	us related to the left elbow?
20	because a lot of open injuries in the hairline get	20	A Correct.
21	concealed pretty well.	21	MR. GALLIHER: Wait a minute. Objection,
22	So we just kind of take a general feel of	22	you stated he was talking about two fingers.
23	the entire cranium or head.	23	MR. ROYAL: Okay. You are right. You are
24	Q When you did that in this case, did you note		right.
25	any complaints of tenderness?	25	/////
	any complaints of condemess:	2.5	
	Page 44		Page 46
		_	
1	A No.	1	BY MR. ROYAL:
2	Q Tell us about the neck down to the low back,	1 2	BY MR. ROYAL: Q Everything you just said related to your
2 3	Q Tell us about the neck down to the low back, when you did that assessment.		
2	Q Tell us about the neck down to the low back,	2	Q Everything you just said related to your examination of the left elbow?
2 3	<ul><li>Q Tell us about the neck down to the low back,</li><li>when you did that assessment.</li><li>A So for the neck, we would do mainly the</li></ul>	2 3	<ul> <li>Q Everything you just said related to your</li> <li>examination of the left elbow?</li> <li>A Left elbow and left arm, yes.</li> </ul>
2 3 4	<ul><li>Q Tell us about the neck down to the low back, when you did that assessment.</li><li>A So for the neck, we would do mainly the spinal region. We wouldn't do anything from, like,</li></ul>	2 3 4	<ul> <li>Q Everything you just said related to your</li> <li>examination of the left elbow?</li> <li>A Left elbow and left arm, yes.</li> <li>Q Were there any other body parts during your</li> </ul>
2 3 4 5	<ul> <li>Q Tell us about the neck down to the low back, when you did that assessment.</li> <li>A So for the neck, we would do mainly the spinal region. We wouldn't do anything from, like, the sides of the back, hut we would do the spinal</li> </ul>	2 3 4 5 6	<ul> <li>Q Everything you just said related to your</li> <li>examination of the left elbow?</li> <li>A Left elbow and left arm, yes.</li> <li>Q Were there any other body parts during your</li> <li>examination where she exhibited Ms. Sekera</li> </ul>
2 3 4 5 6 7	<ul> <li>Q Tell us about the neck down to the low back, when you did that assessment.</li> <li>A So for the neck, we would do mainly the spinal region. We wouldn't do anything from, like, the sides of the back, hut we would do the spinal region.</li> </ul>	2 3 4 5 6 7	<ul> <li>Q Everything you just said related to your</li> <li>examination of the left elbow?</li> <li>A Left elbow and left arm, yes.</li> <li>Q Were there any other body parts during your</li> <li>examination where she exhibited Ms. Sekera</li> <li>exhibited limited range of motion due to pain?</li> </ul>
2 3 4 5 7 8	<ul> <li>Q Tell us about the neck down to the low back, when you did that assessment.</li> <li>A So for the neck, we would do mainly the spinal region. We wouldn't do anything from, like, the sides of the back, hut we would do the spinal region.</li> <li>So neck would be the cervical spine from the</li> </ul>	2 3 4 5 6 7 8	<ul> <li>Q Everything you just said related to your</li> <li>examination of the left elbow?</li> <li>A Left elbow and left arm, yes.</li> <li>Q Were there any other body parts during your</li> <li>examination where she exhibited Ms. Sekera</li> <li>exhibited limited range of motion due to pain?</li> <li>A No.</li> </ul>
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2	So I mean it could be any number of things if she	2	
3 4	landed on at the base of the pillar.	3	
5	What it would indicate to me is she maybe	4	· · · · · · · · · · · · · · · · · · ·
6	made contact there and she maybe wasn't feeling it because maybe the pain in her elbow was masking other	5	···· 4 6
7	pain.	7	
8	Because I did notate a little below that	8	
	that there was an increase, there's an arrow up and	9	
10	seven out of 10, that was her pain in the area at the	10	
11	time.	11	
12	Q Pain for what?	12	
13	A At the left elbow.	13	
14	Q Did she give you a pain degree of pain in	14	
15	anything other than the left elbow, that seven out of	15	
16	10?	16	
17	A No.	17	
18	Q She didn't rate this back pain?	18	
19	A No.	19	
20	Q This lateral back pain, was that did she	20	
	explain about that after you had already done your	21	
	palpation? Was it during when you were palpating the	22	
	spine?	23	
24	A That would have been towards the end. It's	24	
	stated in the narrative.	25	A That would be no history of injury to that
			A That would be no instory of highly to that
	. Page 48		. Page 50
1	Q Okay, we'll go to the narrative. That's	1	elbow.
2	okay. Let's just read the rest of this as we can.	2	Q Prior to the fall?
3	So there's go ahead and read it, what you	3	A Correct.
4	can. I realize a little bit's cut off here, but to	4	Q And that's information obtained from where?
	the degree you can just read the rest of it, under	5	A The assessment interview, speaking with her.
	where it says left flank.	6	Q Okay. So let's go to, still on Exhibit 1,
7	A Okay. So at the angle, that's positive	7	VEN006. You asked about this was called the case
8	video, and I'm not sure if that's from surveillance or	8	MO, and you were asked about I guess how you put this
	security control. It would be one of those two	9	information together. You said you checked boxes.
	entities that told me that we had video of the	10	A Correct,
11	incident. And below that is just kind of the quick	11	Q On a computer program you used?
	notes I took while they were talking to me on the	12	A Correct.
	phone which would be left foot slipped, 30 minutes	13	Q When did you complete this report? Did it
	prior, no spill, below that.	14	say here?
15	Q Do you know what that means?	15	Look at the VEN006 at the bottom by your
16	A That would have been they reviewed	16	name. It says date and time, it says 15:30. What's
	coverage 30 minutes before the fall and they said no	17	
	spill was observed.	1.8	A That would be November 4, 2016, at 3:30 p.m.
19	MR. GALLIHER: And I'll allow the testimony,	19	That, I believe and I'm not 100-percent sure
	but it's hearsay. But you can go ahead and answer.	20	because I normally don't see these printouts. These
21	THE WITNESS: But they didn't observe any	21	aren't what we normally look at in the report system,
	spill in the video footage.	22	but I think that's the time the report was submitted.
-			
22		23	Q So if that's accurate, you would have
22 23	BY MR. ROYAL:	23 24	Q So if that's accurate, you would have prepared this report within two hours of clearing?
22			Q So if that's accurate, you would have prepared this report within two hours of clearing? A Correct.

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14 (Pages 47 to 50)

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2	· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·
3	•		
4			
5	that?	4	d our on the track build be a Bo to
6	A "PHI" is protected health information and		
7		6	Feedback and the second s
, 8	team member and not a guest of the hotel. So that		
9	would be somebody who is a temp worker or somebody who	6	
10	···· ··· ··· ····· ····· ···· ···· ·····	9	
	that's not officially employed by the Venetian or Palazzo.	10	
12		11	
13	Q Then you have Surface Conditions: Dry, marble, flat.	12	
14	A Correct.	13	in the second stage of the
15		14	
16	Q Why did you select dry as opposed to wet?	15	
17	A The reason I did that is because that was my	16	
18	assessment of the area, and that was done on an accident scene check which is VEN018.	17	
19		18	Q Then you write, "I did not note any obvious
20	Q Let's go to still in Exhibit 1, VEN007.	19	<b>j</b>
21		20	
	kind of form you fill out in other words, where you		injuries, what are you referring to?
22 23	get on and you click boxes?	22	
23 24	A Correct.	23	Anything that you could just look at somebody and
	Q Just give us based on what you clicked	24	
2.5	here under "MO information," give us a summary of at	25	condition.
	. Page 52	<u> </u>	Page 54
1	least what you indicated to be Ms. Sekera's state of	1	O Okay, next sentence or rather the next
2	mind		
3	A Okay.		paragraph says, "Sekera was alert, oriented to person, place, time and events."
4	Q at the time you were doing your	4	At what point does this report indicate
5	assessment.	5	at what point you had this particular conversation
6	A That would be the patient assessment and	6	with her to make that determination? Was it during
7	speech. When I clicked, Patient is alert, airway	7	your initial assessment or was it later?
6	status open, breathing adequate, circulation present,	8	A This would be the initial assessment. This
9	patient has a trauma, slash, injury, abrasions,	9	
	tenderness and that her speech was normal.	10	would be right when I walked up and started talking to her.
11	Q At any time during your assessment, did she	11	
$12^{12}$	have any did she exhibit any signs of a concussion	12	Q Okay. So the next sentence says "She stated that she was walking through the area when she slipped
13	or anything of that nature?	13	in what she believed was water on the floor."
$14^{13}$	A Nothing that was immediately noticeable.	14	
15	Q Let's go to your VEN008, 009. This is a	15	See that?
		16	A Yes.
17	narrative report.		Q When you say "She stated" in this report,
	All right, a few questions from this. It	1.7	what is what does that indicate? What is that
18	says you arrived on scene and met with Las Vegas Tours	18	meant to indicate? Can you explain that?
19	employee Sekera, Joyce.	19	A In this, in my report writing, if I don't
20	Do you know what Las Vegas Tours is?	20	add quotations, it's not a direct quote of what they
21	A I'm not exactly sure what they do. 1 know	21	said. This would just be a paraphrase of what she
22	they have a couple booths up in the Grand Canal Shops,	22	explained to me happened before she ended up on the
23	but I don't know exactly what they sell. I mean I	23	floor.
	would imagine it's tours, but I'm not	24	Q Okay. So she said she believed water was on
24			
24 25	Q Had you ever seen Ms. Sekera before this	25	the floor. Did she ever identify to you anything else

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• •	Page 55	1	Page 57
1	beyond saying it was on the floor? Did she describe	1	Q The next sentence, "She denied any head
2	it? Did she give any indication about size or	2	pain, neck pain, weakness, dizziness or nausea at that
3		3	
4		4	Again, when you use the words "She denied,"
5		5	what does that indicate to us?
6	she fell baekwards and put her right hand behind her	6	A That would be her saying, no, to basically
7	head to protect it."	7	any of those things: Do you have any head pain, neck
8	When you say "She reported," is that any	8	pain, back pain? The weakness and dizziness would
9	different than when you said "She stated"?	9	have been included in the loss of consciousness
10			conversation.
11	Q Do you recall okay. Then it says, the	11	Q Okay. So up to this point in paragraph 2,
12	····· · · · · · · · · · · · · · · · ·	12	
13	1	13	
14	You didn't say "she reported" or "she	14	•
15	stated" prior to that particular statement. Is there	15	provided to you; is that correct?
	a reason for that?	16	A Yes, correct.
17	A That would have been a continuation of the	17	Q All right. The next sentence says "I noted
18	previous sentence –	18	she was guarding her left elbow and reported she was
19 20	Q Okay.	19 20	only experiencing pain there at that time." See that?
20	A because obviously I wouldn't have seen	21	A Correct.
22		22	Q Okay. So you observed tell us about what
23	Q Okay. The next sentence, "She denied striking her head during the fall and denied losing	23	you observed in that sentence versus what information
24	consciousness prior to or after falling."	24	she gave to you.
25	Do you see that?	25	A So from what I typed there, guarding is
20	Do you see marr	2.5	A So non what ryped there, guarding is
	Page 56		. Page 58
1	A Yes.	1	basically kind of protecting or shielding. So a lot
2	Q When you say "She denies," would you explain		of times people, when they're guarding an injury, they
3	to us how we're supposed to read that in this report?	3	won't put their hands directly over it, but they'll
4	A So that would be me asking her just	4	guard like a body part near it. I didn't exactly
5	basically that: Did you feel like you were going to	5	explain that she was holding an arm across her chest
6	pass out or did you pass out before falling, before	6	or anything like that.
7	being on the floor? And do you remember being on the	7	But guarding in the medical assessment is
8	floor and everything up until seeing me, is basically	8	usually something along those lines, that the patient
9	how I would put it.	9	is protecting the injury from any further movement or
10	And then that's just kind of a paraphrasing	10	anything affecting it.
11	of that conversation.	11	Q Okay. The next sentence, "She was
12	Q Okay. So when we read this and it says she	12	
	denied striking her hand that indicates you had a	1 1 1	more private area." Again she stated she was
13	denied striking her head, that indicates you had a	13	
14	conversation with her?	14	embarrassed, I should say.
1 <b>4</b> 15	conversation with her? A Correct. I would have asked her, you know,	14 15	embarrassed, I should say. That, again, was conversation you had with
14 15 16	conversation with her? A Correct. I would have asked her, you know, how she fell, did her head hit anything; and then in	14 15 16	embarrassed, I should say. That, again, was conversation you had with Ms. Sekera?
14 15 16 17	A Correct. I would have asked her, you know, how she fell, did her head hit anything; and then in line with that, it would be other questions about loss	14 15 16 17	embarrassed, I should say. That, again, was conversation you had with Ms. Sekera? A Yes.
14 15 16 17 18	conversation with her? A Correct. I would have asked her, you know, how she fell, did her head hit anything; and then in line with that, it would be other questions about loss of conscious or levels of consciousness.	14 15 16 17 18	embarrassed, I should say. That, again, was conversation you had with Ms. Sekera? A Yes. Q Okay, let's continue. "She agreed and was
14 15 16 17 18 19	conversation with her? A Correct. I would have asked her, you know, how she fell, did her head hit anything; and then in line with that, it would be other questions about loss of conscious or levels of consciousness. Q Okay. So as you sit here today and as you	14 15 16 17 18 19	embarrassed, I should say. That, again, was conversation you had with Ms. Sekera? A Yes. Q Okay, let's continue. "She agreed and was assisted to a standing position."
14 15 16 17 18 19 20	conversation with her? A Correct. I would have asked her, you know, how she fell, did her head hit anything; and then in line with that, it would be other questions about loss of conscious or levels of consciousness. Q Okay. So as you sit here today and as you read this report so far, does any of this refresh your	14 15 16 17 18 19 20	embarrassed, I should say. That, again, was conversation you had with Ms. Sekera? A Yes. Q Okay, let's continue. "She agreed and was assisted to a standing position." Did you do that?
14 15 16 17 18 19 20 21	conversation with her? A Correct. I would have asked her, you know, how she fell, did her head hit anything; and then in line with that, it would be other questions about loss of conscious or levels of consciousness. Q Okay. So as you sit here today and as you read this report so far, does any of this refresh your recollection as to any of the conversation you	14 15 16 17 18 19 20 21	embarrassed, I should say. That, again, was conversation you had with Ms. Sekera? A Yes. Q Okay, let's continue. "She agreed and was assisted to a standing position." Did you do that? A I would have, yeah.
14 15 16 17 18 19 20 21 22	conversation with her? A Correct. I would have asked her, you know, how she fell, did her head hit anything; and then in line with that, it would be other questions about loss of conscious or levels of consciousness. Q Okay. So as you sit here today and as you read this report so far, does any of this refresh your recollection as to any of the conversation you actually had with Ms. Sekera?	14 15 16 17 18 19 20 21 22	embarrassed, I should say. That, again, was conversation you had with Ms. Sekera? A Yes. Q Okay, let's continue. "She agreed and was assisted to a standing position." Did you do that? A I would have, yeah. Q Then it says, "I asked if she felt any new
14 15 16 17 18 19 20 21 22 23	conversation with her? A Correct. I would have asked her, you know, how she fell, did her head hit anything; and then in line with that, it would be other questions about loss of conscious or levels of consciousness. Q Okay. So as you sit here today and as you read this report so far, does any of this refresh your recollection as to any of the conversation you actually had with Ms. Sekera? A The exact conversation, no. No, I	14 15 16 17 18 19 20 21 22 23	embarrassed, I should say. That, again, was conversation you had with Ms. Sekera? A Yes. Q Okay, let's continue. "She agreed and was assisted to a standing position." Did you do that? A I would have, yeah. Q Then it says, "I asked if she felt any new pain, weakness, dizziness or nausea, to which she
14 15 16 17 18 19 20 21 22	conversation with her? A Correct. I would have asked her, you know, how she fell, did her head hit anything; and then in line with that, it would be other questions about loss of conscious or levels of consciousness. Q Okay. So as you sit here today and as you read this report so far, does any of this refresh your recollection as to any of the conversation you actually had with Ms. Sekera?	14 15 16 17 18 19 20 21 22	embarrassed, I should say. That, again, was conversation you had with Ms. Sekera? A Yes. Q Okay, let's continue. "She agreed and was assisted to a standing position." Did you do that? A I would have, yeah. Q Then it says, "I asked if she felt any new

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	Page 59	T	Page 61
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3			
4	splinting, anytime we change a condition for a	4	Q Now, this next paragraph, it goes from it goes on to VEN009, starting with the last paragraph.
5		5	This appears to be just details associated with your
6		6	assessment your assessment of the left elbow.
7	you more? Does this make you feel better?	7	
. 8	And then usually when somebody falls,	8	Q I'm sorry. Secure left elbow.
9		9	A Yeah, that would be my assessment of the
10	feel a little weak or dizzy, in my experience doing	10	injury.
11		11	Q Now, I'm just sort of looking at this
12	2 ···· , ··· , ··· , ···	12	
13		13	sort of refresh your recollection as to where you did
14		14	this extensive left elbow assessment? Whether it was
15	Q Okay. Continuing it says, "She agreed to be	15	at the accident scene or the medical room?
16	assessed in the medical room and refused wheelchair	16	A This would have happened in the medical
17	assistance."	17	
18	What's the medical room?	18	Q Okay. Now going on to VEN009 at the top
19	A The medical room is a section of the	19	starting with "She added." "She added that she was
20	security office that the EMT stage out of. We have	20	beginning to feel minor pain and soreness in her left
21	our own computers, or own phone, own private area that	21	lower back and left side localized to the axillary
22		22	line."
23	security office had camera coverage because obviously	23	Can you explain what that means again?
24	we wouldn't want any cameras in the medical room. So	24	A So that would have been during my
25		25	conversation with her. This would have been after
	. Page 60		Page 62
1	get her to and then finish the assessment there.	1	treatment because all my report writing is
2	Q How did you get to the medical room from the	2	chronological. That would have been after treatment
3	scene when you first met Ms. Sekera?	3	of her elbow.
		_	
4	A From the report, looks like we walked	4	So once it was splinted let's see,
5	because she refused the wheelchair.		So once it was splinted let's see, splinted and slinged, she began to report minor pain
5 6	because she refused the wheelchair. Q Do you remember anything about that walk?	4 5 6	So once it was splinted let's see, splinted and slinged, she began to report minor pain and soreness, left lower back and left side. So that
5 6 7	because she refused the wheelchair. Q Do you remember anything about that walk? A No.	4 5	So once it was splinted let's see, splinted and slinged, she began to report minor pain
5 6 7 8	because she refused the wheelchair. Q Do you remember anything about that walk? A No. Q Do you remember her having any trouble	4 5 6	So once it was splinted let's see, splinted and slinged, she began to report minor pain and soreness, left lower back and loft side. So that would have been at the end of my assessment. And usually for writing like this to be a
5 6 7 8 9	because she refused the wheelchair. Q Do you remember anything about that walk? A No. Q Do you remember her having any trouble ambulating from the accident scene to the medical	4 5 7 8 9	So once it was splinted let's see, splinted and slinged, she began to report minor pain and soreness, left lower back and left side. So that would have been at the end of my assessment. And usually for writing like this to be a little more concise, throughout the entire call we
5 6 7 8 9 10	because she refused the wheelchair. Q Do you remember anything about that walk? A No. Q Do you remember her having any trouble ambulating from the accident scene to the medical room?	4 5 7 8 9 10	So once it was splinted let's see, splinted and slinged, she began to report minor pain and soreness, left lower back and left side. So that would have been at the end of my assessment. And usually for writing like this to be a little more concise, throughout the entire call we usually ask if they want an ambulance, if they want to
5 7 8 9 10 11	because she refused the wheelchair. Q Do you remember anything about that walk? A No. Q Do you remember her having any trouble ambulating from the accident scene to the medical room? A No. And if she did, I would have put her in	4 5 7 8 9 10 11	So once it was splinted let's see, splinted and slinged, she began to report minor pain and soreness, left lower back and left side. So that would have been at the end of my assessment. And usually for writing like this to be a little more concise, throughout the entire call we usually ask if they want an ambulance, if they want to see a doctor or seek any further medical attention.
5 6 7 8 9 10 11 12	because she refused the wheelchair. Q Do you remember anything about that walk? A No. Q Do you remember her having any trouble ambulating from the accident scene to the medical room? A No. And if she did, I would have put her in a wheelchair anyway.	4 5 7 8 9 10 11 12	So once it was splinted let's see, splinted and slinged, she began to report minor pain and soreness, left lower back and left side. So that would have been at the end of my assessment. And usually for writing like this to be a little more concise, throughout the entire call we usually ask if they want an ambulance, if they want to see a doctor or seek any further medical attention. And the way I wrote my reports is that that would be
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5 6 7 8 9 10 11 12 13 14 15 16	<ul> <li>because she refused the wheelchair.</li> <li>Q Do you remember anything about that walk?</li> <li>A No.</li> <li>Q Do you remember her having any trouble ambulating from the accident scene to the medical room?</li> <li>A No. And if she did, I would have put her in a wheelchair anyway.</li> <li>A lot of times you would get a patient who would overestimate their ability to walk. There were ways that we could have conversations with people to make them understand that, you know, if it's from a</li> </ul>	4 5 7 8 9 10 11 12 13 14 15 16	So once it was splinted let's see, splinted and slinged, she began to report minor pain and soreness, left lower back and left side. So that would have been at the end of my assessment. And usually for writing like this to be a little more concise, throughout the entire call we usually ask if they want an ambulance, if they want to see a doctor or seek any further medical attention. And the way I wrote my reports is that that would be towards the end. I mean if somebody says yes to an ambulance, obviously that would be chronologically reported. But to make the report more concise, I added the seeking
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567789100111121311415161771819202122	because she refused the wheelchair. Q Do you remember anything about that walk? A No. Q Do you remember her having any trouble ambulating from the accident scene to the medical room? A No. And if she did, I would have put her in a wheelchair anyway. A lot of times you would get a patient who would overestimate their ability to walk. There were ways that we could have conversations with people to make them understand that, you know, if it's from a previous fall, we don't want them falling again. We don't want things getting worse. So even though a wheelchair is embarrassing a lot of people said it was embarrassing, we would always prefer that route to having them fall again, and most people were	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	So once it was splinted let's see, splinted and slinged, she began to report minor pain and soreness, left lower back and left side. So that would have been at the end of my assessment. And usually for writing like this to be a little more concise, throughout the entire call we usually ask if they want an ambulance, if they want to see a doctor or seek any further medical attention. And the way I wrote my reports is that that would be towards the end. I mean if somebody says yes to an ambulance, obviously that would be chronologically reported. But to make the report more concise, I added the seeking medical attention part towards the end of those reports. Q I'm going to ask you one more time about this minor pain and soreness to her left lower back and left side, localized to the axillary line, because I'm not clear on where this is.
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5 6 7 8 9 10 111 12 13 14 15 16 17 18 19 20 21 22 23 24	because she refused the wheelchair. Q Do you remember anything about that walk? A No. Q Do you remember her having any trouble ambulating from the accident scene to the medical room? A No. And if she did, I would have put her in a wheelchair anyway. A lot of times you would get a patient who would overestimate their ability to walk. There were ways that we could have conversations with people to make them understand that, you know, if it's from a previous fall, we don't want them falling again. We don't want things getting worse. So even though a wheelchair is embarrassing a lot of people said it was embarrassing, we would always prefer that route to having them fall again, and most people were	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	So once it was splinted let's see, splinted and slinged, she began to report minor pain and soreness, left lower back and left side. So that would have been at the end of my assessment. And usually for writing like this to be a little more concise, throughout the entire call we usually ask if they want an ambulance, if they want to see a doctor or seek any further medical attention. And the way I wrote my reports is that that would be towards the end. I mean if somebody says yes to an ambulance, obviously that would be chronologically reported. But to make the report more concise, I added the seeking medical attention part towards the end of those reports. Q I'm going to ask you one more time about this minor pain and soreness to her left lower back and left side, localized to the axillary line, because I'm not clear on where this is.

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Page 63	1	
-		Page 6
A Okay. So, yeah, it would be the area so		worked at the property, but wasn't exactly a team
imagine on the left side, the invisible line like the		2 member with us.
middle of the armpit going all the way down towards		3 Those employees on our property do have
the flank, which would be just above the beltline and	4	access to our back-of-house areas, so it's not against
	5	anything for me to bring her back to a secure area
< ye- te materie Boing to the stark official	6	like that. And in the case of a guest, if they ask
to the spine or how far to the middle of the back?		for more privacy, there are other areas near the
A Yeah, usually I don't know if it was to	1 0	
the spine. If it's not documented, I'm not exactly	9	medical room.
sure how far it extended.	1 10	Q Okay. Back to VEN009, Exhibit 1, and it
	11	indicates, "She refused to complete a voluntary
with "Sekera agreed to seek medical attention,"	12	statement for the incident."
See that?	13	
A Yes.	14	
Q Okay. Then it says, "but refused ambulance	15	
transport." That means what? That means you had a	16	
conversation about whether you should call an	17	
ambulance?	18	was that they would fill out the medical release,
A Yes.	19	which is VEN017.
Q The next sentence says, "She stated her job	20	
did not provide worker's compensation."	21	they were given the option of completing a voluntary
	22	statement for their employer. But, like, it's implied
conversation?	1	
A The reason that's in there is because she		complete any paperwork for their injury, they don't
	25	have to.
· · · ·		
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phrasing? On VEN006, "PHL outside vendor."	1	Q And you said "She was escorted to her booth
		in the Grand Canal Shops, collected her belongings and
		was escorted to her vehicle in the team member garage
		on Level 8."
ask them if they had worker's compensation only		Do you see that?
because that would require them to report to their		A Yes.
		Q Can you explain, to the best you can, what
Worker's compensation nanerwork		that means?
injuries but that's for third-party stuff like this		A So after all the paperwork and photographs were completed and everything I had everything I
And they had their own worker's come but most excerta		needed bad l offered to walk her bask we to when
aren't aware of how to anong a that convolution with		needed I had, I offered to walk her back up to where she worked, collect her belongings I guess I don't
		she worked, concerner ocioligings I guess I don't
		know what that entailed and probably a purse, but that's just guessing and then she was escorted to
		her vehiele.
		So I walked with her basically just to make
manager and let them know they mave to report to the		sure she was okay. Only because she was injured and
		she was also complaining of the additional things, but
		didn't want to go by ambulance.
		More often than not and I think everybody
area back to the medical room? Just a normal guest?		is different about it as far as EMTs. If somebody is
A I wouldn't take a guest back to the medical	22 23	injured on property and I have the ability to walk with them, I'll do it only because they are on our
	11	WHILLINGT FILLIO TONIV DECAUSE they are on our
room.		man along 11 do it only booddae they are on our
Q Why did you on this occasion? A Because she was an outside vendor. She	24 25	property and I'm caring for them. I always take it upon myself to escort injured team members or
	middle of the armpit going all the way down towards the flank, which would be just above the beltline and then around to the back. Q So you've indicated going to the back either to the spine or how far to the middle of the back? A Yeah, usually I don't know if it was to the spine. If it's not documented, I'm not exactly sure how far it extended. Q Okay. All right. Now on VEN009 starting with "Sekera agreed to seek medical attention." See that? A Yes. Q Okay. Then it says, "but refused ambulance transport." That means what? That means you had a conversation about whether you should call an ambulance? A Yes. Q The next sentence says, "She stated her job did not provide worker's compensation." Do you know why that would be part of your conversation? A The reason that's in there is because she was a third party I'm sorry. What was the exact Page 64 phrasing? On VEN006, "PHI, outside vendor." Because she was in line with, like, a temp worker or somebody who works at the Venetian Palazzo, but is not employed by the Venetian Palazzo, we would ask them if they had worker's compensation only because that would require them to fill out the worker's compensation paperwork. And that mostly we sav temp workers for injuries, but that's for third-party stuff like this. And they had their own worker's comp, but most people aren't aware of how to engage that conversation with the manager or how to start the worker's compensation process. So that's just the normal thing we ask them, anybody that's not employed by the Venetian Palazzo. Only because, like I said, they have to report to the manager and let them know they were injured. Q That brings up another question. Is it unusual to take someone from, let's say, the public	middle of the armpit going all the way down towards the flank, which would be just above the beltline and then around to the back.QSo you've indicated going to the back either to the spine or how far to the middle of the back? A Yeah, usually I don't know if it was to the spine. If it's not documented, I'm not exactly sure how far it extended.10QOkay. All right. Now on VEN009 starting with "Sekera agreed to seek medical attention." See that?11AYes.14QOkay. Then it says, "but refused ambulance transport." That means what? That means you had a conversation about whether you should call an ambulance?17AYes.19QThe next sentence says, "She stated her job20did not provide worker's compensation." Do you know why that would be part of your conversation?23AThe reason that's in there is because she was a third party I'm sorry. What was the exact25Page. 64Page. 64phrasing? On VEN006, "PHI, outside vendor." Because she was in line with, like, a temp worker or somebody who works at the Venetian Palazzo, but is not employed by the Venetian Palazzo, we would ask them if they had worker's compensation only because that would require them to report to their manager and that would require them to fill out the worker's compensation paperwork. And that mostly we saw temp workers for injuries, but that's for third-party stuff like this. And they had their own worker's compensation process.13So that's just the normal thing we ask them, anybody that's not employed by the Venetian Palazzo.16Ohybe because, like I said, they have to rep

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<b>1</b>	-	1	· · · · · · · · · · · · · · · · · · ·
2	Q So in this case, from the accident scene,	2	
3	where did you walk with her?	3	I don't remember this exact incident, but my
4	A So from the accident scene, it would have	4	normal procedure is to go where the incident happened,
5	been through the hotel the elevator lobby to the	5	take a look around and just evaluate the area, sec if
6	back of house, to the security office, and the medical	6	there's anything uneven, see if there's any
7		7	
8	room in the security office where the rest of the report was finished, paperwork was collected.	8	obstruction, see if there's just anything that might present a hazard.
9	And then we would have gone from the medical	9	Because if there is something present and
10			
11	······································		this was done in conjunction with facilities. So if
12		11	B1
1.3	of the Grand Canal Shops. And then she would have		there and make sure nobody else got injured from it or
			tripped on something or slipped on something. So it
14	to wherever her car was parked.		would be on me to make sure either nobody else slipped
15	Q Okay. Did you indicate, anywhere in your		or fell in that area, and that was done with the PAD
16	report, any concerns related to her ability to operate		department.
17	a vehicle on her own?	17	
18	A Not in the report itself, but I would have	18	spill was reported and cleaned by PAD."
19	asked her. And it's not documented, so I can't say.	19	When you refer to a previous wet spill, what
20	Q Okay. So once you what happened after		information did you have other than Ms. Sekera saying
21	you got to the team member garage? Strike that. Let		that she believed she stepped in water?
22	me ask another question.	22	A As far as my recollection, she was the only
23	This team member garage, what is that? On		one that told me.
24	Level 8, what's a team member garage?	24	Q And is there anything in your report
25	A Where all the employees park their vehicles	25	indicating whether or not Ms other than Ms. Sekera
	Page 68		Page 70
1	and they walk onto the property.	1	saving she believes she slipped in water, any other
1 2	and they walk onto the property. O Then after you walked her to Ms. Sekera	1 2	
2	Q Then after you walked her to Ms. Sekera	2	objective observation you made about the existence of
2 3	Q Then after you walked her to Ms. Sekera to her car, last paragraph indicates that you returned	2	objective observation you made about the existence of water prior to this slip-and-fall?
2 3 4	Q Then after you walked her to Ms. Sekera to her car, last paragraph indicates that you returned to the area; is that right?	2 3 4	objective observation you made about the existence of water prior to this slip-and-fall? A No.
2 3 4 5	Q Then after you walked her to Ms. Sekera to her car, last paragraph indicates that you returned to the area; is that right? A Yes.	2 3 4 5	objective observation you made about the existence of water prior to this slip-and-fall? A No. MR. ROYAL: Did we mark those?
2 3 4 5 6	<ul> <li>Q Then after you walked her to Ms. Sekera to her car, last paragraph indicates that you returned to the area; is that right?</li> <li>A Yes. Q Did you you don't have an independent</li> </ul>	2 3 4 5 6	objective observation you made about the existence of water prior to this slip-and-fall? A No. MR. ROYAL: Did we mark those? MR. GALLIHER: They're marked as 2.
2 3 4 5 6 7	<ul> <li>Q Then after you walked her to Ms. Sekera to her car, last paragraph indicates that you returned to the area; is that right?</li> <li>A Yes. Q Did you you don't have an independent recollection of that, do you?</li> </ul>	2 3 4 5 6 7	objective observation you made about the existence of water prior to this slip-and-fall? A No. MR. ROYAL: Did we mark those? MR. GALLIHER: They're marked as 2. MR. ROYAL: Can I look at those?
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2 3 4 5 6 7 8 9 10 11	<ul> <li>Q Then after you walked her to Ms. Sekera to her car, last paragraph indicates that you returned to the area; is that right?</li> <li>A Yes.</li> <li>Q Did you you don't have an independent recollection of that, do you?</li> <li>A No, not outside of the report.</li> <li>Q Okay. Now, it says, "Video coverage is available per surveillance."</li> <li>Do you recall ever reviewing any actual</li> </ul>	2 3 6 7 8 9 10 11	<ul> <li>objective observation you made about the existence of water prior to this slip-and-fall?</li> <li>A No.</li> <li>MR. ROYAL: Did we mark those?</li> <li>MR. GALLIHER: They're marked as 2.</li> <li>MR. ROYAL: Can I look at those?</li> <li>BY MR. ROYAL:</li> <li>Q I just ask you, on Exhibit 2, on these photographs that we looked at, there's VEN035, I assume you took that photo.</li> </ul>
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19 (Pages 67 to 70)

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•	Page 71	Page 73
1	we're able to. Tops and bottoms of shoes.	1 A Yes.
2	Q And 038?	2 Q There's an officer in a blue uniform I'm
3	A Medical room.	3 sorry, there is a man in a blue uniform. Do you see
4	Q Okay. That's the bottom of the shoc?	4 that?
5	A Correct.	5 A Yes,
6	Q 0397	6 Q Do you know who that is?
7	A That's the area of ineident.	7 A Not off the top of my head.
8	Q Do you remember when this one was taken,	8 Q Counsel had asked on direct whether or not
9	039? Would that have been after you returned to the	9 there was another security officer there. Does
.0 .1	scene?	10 looking at this, still at 12:43:15, at all refresh 11 your recollection?
.2	A Yes. That photograph, I don't know exactly when that was taken, but my normal operation was to	12 A No.
3	take photographs during the accident scene check.	13 Q I'm not left-handed so this is a little
4	Q All right. So VEN014, you took that?	14 tricky. Hang on. So I've let it it's now rolling,
5	A Yes.	15 it's 12:43:22. You are bending over.
6	Q And in this particular photograph or	16 You are talking to I assume that's
	anywhere around this pillar, did Ms. Sekera ever point	17 Ms. Sekera.
	to you and say, "This is where I believe the water	18 A I believe so.
	was"?	19 Q Okay. Is this the first time you've seen
0	A. Not to my recollection.	20 this footage?
1	Q All right, 041, that's also of where you	21 A Yes.
2	found Ms. Sekera?	22 Q Does anything that you are seeing at this
3	A Yes.	23 point refresh your recollection
4	Q On 042, why did you take this photo?	24 A No.
5	A That would be the pillar she pointed to as	25 Q about anything you testified to?
	Page 72	Page 74
7		· · · ·
	the falling event.	1 A No, not independently. 2 Q Hold on one second.
2 3	Q And other than her left elbow, did she complain to you about anything else striking the	3 MR. ROYAL: Give me a second here.
4	pillar?	4 BY MR. ROYAL:
5	A Striking the pillar? No.	5 Q Okay. I'm going to show you now video
6	Q Did she complain to you about anything else	6 starting at 12:44:45. Ms. Sekera is now standing up
	striking the floor or any other object other than her	7 and you are in is that a white shirt
8	left elbow?	8 A Yes.
9	A No.	9 Q white uniform?
0	Q Okay. And this last photo, 0043, you took	10 A That's correct.
1	that and that was of the incident area?	11 Q And then we still have this other officer
2	A Yes.	12 here in the blue uniform. We don't know who he is at
3	Q Okay. I just have a couple more here. I'm	13 this point; is that right?
~	going to show you	14 A I don't recognize him.
4	going to bhon you	Burne Burne burne
4 5	MR. ROYAL: Off the record for a second?	15 Q So I'm just going to hit Go here, so it's
4 5 6	MR. ROYAL: Off the record for a second? (Discussion off the record.)	15 Q So I'm just going to hit Go here, so it's 16 rolling at 12:44:45 forward. You see the officer in
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1	lobby area.		Q All right. So from this point, I'll just
2		2	
3	Q And at 12:45:25 you are going through this	3	
4	door, and where does that lead?	4	
5	A To the back of house,	5	
6	Q Are guests typically allowed back there?	6	
7	Á No.	7	
8	Q Okay, 12:45:40 we see you again with the	8	
9	wheelchair and Ms. Sekera in the back hall, and it	9	
10	just continues as you are going towards the medical	10	
11	room.	11	
12	Looking at any of this, does it refresh your	12	
13	recollection as to anything you testified to today?	1.3	
14	A Nothing outside the report.	14	, , , , , , , , , , , , , , , , , , , ,
15	Q At 12:46:05, that's you and Ms. Sekera	15	
16	walking towards the camera?	16	C and see the second
17	A Yes.	17	
18	Q At this particular time, does she at least	18	
19	appear to have difficulty ambulating to you?	19	
20	A No.	20	• • • • • • • • • • • • • • • • • • • •
21	Q Do you have an idea of the estimated	21	
22	distance that you walked from the incident scene to	22	
23	the medical to this room you are going into at	23	Q A floor above where the incident occurred;
24	12:46:42?	24	
25	A Total distance walked?	25	A Not exactly, but, yeah.
•			. Page 78
1	Q It's okay, best guess.	1	Q What do you mean "Not exactly"?
2	A My best estimate is a couple hundred feet.	2	A Not like directly on top of it, but a floor
3	Maybe trying to do the math in my head because each	3	above it.
	pace is about three steps or each pace is about	4	If you were to pinpoint exactly where it was
5	two fect.	5	above it, it would be further down that hallway on the
6	Q You know what? it's not	6	left side of the video there.
7	A I don't know.	7	Q But it was one floor above?
8	Q So at 12:46:54, that's when you just	8	A Yeah.
9	because you disappeared, that's when you go into the	9	Q Okay. I'm going to speed it up quite a bit
10	medical room?	10	here. We're now at 13:13:08. Looks like you are
11	A Correct.	11	backtracking, basically going back to the area that
12	Q So I want you to all right, now I'm going	12	you came once you went up to the Grand Canal Shops. I
LЗ	to show you footage oh, boy. I'm going to show you	13	don't know if you can tell.
14	footage starting at 13:02:37, and you said there's no	14	A Yeah, yeah.
l.5	cameras in the room where you were doing your	15	Q And at this point you are headed towards
6	assessment.	16	the
.7	A Correct.	17	A The garage.
8	Q All right. So at 13:02:39, that looks like	18	Q Okay. We just watched at 13:08 13:08:50,
.9	you and Ms. Sekera coming from the medical room.	19	up to 13:09. Now it's continuing at this point, shc's
20	A Yes.	20	in a sling, she's walking on her own and just headed
21	Q All right. So according to at least the	21	towards looks like the elevator.
<b>`</b>	time difference there, looks like your assessment in	22	A Correct.
.2	the medical room was somewhere close to about 15	23	Q And that's the elevator to get to the
	the medical room was somewhere close to about 15		
23	minutes.	24	parking area?

21 (Pages 75 to 78)

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	D		
٠.	Page 79	}	Page 81
]			1 very good about obstructions and things that people
2			2 could trip over.
3	Burne	1 3	3 More often than not, it was a slip over a
4	A To Level 8; yeah.		4 trip, but I couldn't give you a number.
5	Q Okay. This looks like it ends at 13:10:32.	5	Q Of the 150 to 175 that you estimated, how
6			5 many of those related to slips on marble floors where
- 7	on that particular floor to the team member parking,		there was no foreign substance?
8	see that?	1 8	A No foreign substance?
9			
10		1	and a second of the second of
. 11		10	There a no round that four
12	your recollection as to anything that is beyond, you	11	
	Jean of the set of the had of the had of the	12	
13	s just report mat no have be refea marked (a	13	
14	Exhibit 1?	14	Q Do you understand what I mean by foreign
15	Λ Nothing stands out.	15	substance?
16	Q If Ms. Sckera had complained to you about	16	A Yeah, like a fluid or anything like that.
17	anything else during the time that you were doing this	17	Q Yeah. So of the 150 to 175 or let me ask
18	escort, either to the medical room or from the medical	18	
19	room to the garage, is that something that you would	19	
20	have typically included in your report?	20	or slips on a marble floor that did not involve a
21	A Yes.	21	foreign substance?
22	MR. ROYAL: 1 just got a couple more	22	
23	questions here.		the second
24	BY MR. ROYAL:	23	
25		24	
20	Q You were asked about prior incidents and	25	there might be a handful of those. It's usually
	Page 80	 	
1			Page 82
	has far the second of the state	I _	
1	best estimates and so forth about slip-and-fails. I	1	related to footwear or somebody not being cautious
2	want to cover a couple things about that.	2	related to footwear or somebody not being cautious about where they're stepping. Those are pretty
2 3	want to cover a couple things about that. There are occasions when you respond to	1 2 3	related to footwear or somebody not being cautious about where they're stepping. Those are pretty common.
2 3 4	want to cover a couple things about that. There are occasions when you respond to ineidents like this where there are more than one EMT	2	about where they're stepping. Those are pretty
2 3 4 5	want to cover a couple things about that. There are occasions when you respond to ineidents like this where there are more than one EMT that responds?	23	about where they're stepping. Those are pretty common. BY MR. ROYAL:
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22 (Pages 79 to 82)

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•	Page 83		Page 85
1			1 Q And no one else reported it to you; right?
2			2 A That would be her saying that to me; yes.
3	B - J - C - C - C - C - C - C - C - C - C		3 Q Who reported to you that the previous wet
4			4 spill was cleaned by PAD?
5	se s	1 !	A I would attribute that to the phrasing,
6	The second and the second and the second sec	(	5 then, because I observed PAD cleaning when I arrived
7		1	7 on scene. She would be the one that told me that the
8		8	
- 9		9	Q So let's go back to VEN008, first paragraph,
10		10	) and all right. "I" meaning you, "noted that a
11		11	Public Areas Department team member was on scene and
12		12	
13	Jour Jour Jour Jour Jour Jour Jour Jour	13	
14		14	
15	2 Did and examplify any time indicated to	15	
16			B net the most occurre
17		17	and the second sec
18 19	· · · · · · · · · · · · · · · · · · ·	18	sector of the se
20		19	
21	MR. ROYAL: Okay. That's all my questions.	20	
22	FURTHER EXAMINATION	21	anything, I wouldn't I mean if I didn't see
23		22	anything, I wouldn't make a notation of it.
24	Q Back to me. Let's start with VEN018.		
25	And I think we established earlier that the		notation of it in the report.
	Page 84		Page 86
1	handwriting at the top half of the page where it	1	BY MR. GALLIHER:
2	says starts with "Marble flooring" was your	2	Q Remember something. You didn't come
3	handwriting.	3	immediately after the fall, you came after it was
4	A Correct.	4	cleaned up.
5	Q And what exactly is PAD? Is that Public	5	A Correct.
6	Areas Department?	6	Q And what I'm asking you is that, you made a
7	A Correct, yeah.	7	specific note in your report that there was a Public
8	Q So I'm reading the sentence that Mr. Royal	8	Areas Department team member on the scene mopping the
	read to you and I want to ask you about it. It says	9	floor in the area; right?
L 0	"A previous wet spill was reported and cleaned by	10	A Correct. They had a mop and they were
	PAD"; is that right?	11	mopping through the area. I didn't see a puddle of
12	A Yes.	12	anything being mopped up. I just saw that they
12 .3	Q That's what you wrote down?		anything being mopped up. I just saw that they were they had a mop in their hand.
12 13 14	Q That's what you wrote down? A Yes.		were they had a mop in their hand.
.2 .3 .4 .5	<ul> <li>Q That's what you wrote down?</li> <li>A Yes.</li> <li>Q How would Ms. Sekera know that PAD cleaned</li> </ul>	13	Anything being mopped up. I just saw that they were they had a mop in their hand. Q Did you walk over to where the Public Area Department person was and ask them what they were
12 13 14 15 .6	<ul> <li>Q That's what you wrote down?</li> <li>A Yes.</li> <li>Q How would Ms. Sekera know that PAD cleaned it?</li> </ul>	13 14 15 16	were they had a mop in their hand. Q Did you walk over to where the Public Area
12 13 14 15 16	<ul> <li>Q That's what you wrote down?</li> <li>A Yes.</li> <li>Q How would Ms. Sekera know that PAD cleaned</li> <li>it?</li> <li>MR. ROYAL: Objection, form.</li> </ul>	13 14 15 16 17	<ul> <li>were they had a mop in their hand.</li> <li>Q Did you walk over to where the Public Area</li> <li>Department person was and ask them what they were</li> <li>mopping up?</li> <li>A No.</li> </ul>
2 3 4 5 6 7 8	<ul> <li>Q That's what you wrote down?</li> <li>A Yes.</li> <li>Q How would Ms. Sekera know that PAD cleaned</li> <li>it?</li> <li>MR. ROYAL: Objection, form.</li> <li>THE WITNESS: So this statement was this</li> </ul>	13 14 15 16	were they had a mop in their hand. Q Did you walk over to where the Public Area Department person was and ask them what they were mopping up?
2 .3 .4 .5 .6 .7 .8 .9	<ul> <li>Q That's what you wrote down?</li> <li>A Yes.</li> <li>Q How would Ms. Sekera know that PAD cleaned</li> <li>it?</li> <li>MR. ROYAL: Objection, form.</li> <li>THE WITNESS: So this statement was this</li> <li>observation was made by me. It wouldn't be anything</li> </ul>	13 14 15 16 17 18 19	<ul> <li>were they had a mop in their hand.</li> <li>Q Did you walk over to where the Public Area</li> <li>Department person was and ask them what they were</li> <li>mopping up?</li> <li>A No.</li> </ul>
12 13 14 15 .6 .7 .8 .9	<ul> <li>Q That's what you wrote down?</li> <li>A Yes.</li> <li>Q How would Ms. Sekera know that PAD cleaned</li> <li>it?</li> <li>MR. ROYAL: Objection, form.</li> <li>THE WITNESS: So this statement was this</li> <li>observation was made by me. It wouldn't be anything</li> <li>that she said to me.</li> </ul>	13 14 15 16 17 18 19 20	<ul> <li>were they had a mop in their hand.</li> <li>Q Did you walk over to where the Public Area</li> <li>Department person was and ask them what they were</li> <li>mopping up?</li> <li>A No.</li> <li>Q Did you go over and look to see whether the</li> </ul>
12 13 14 15 .6 .7 .8 .9 .0	<ul> <li>Q That's what you wrote down?</li> <li>A Yes.</li> <li>Q How would Ms. Sekera know that PAD cleaned</li> <li>it?</li> <li>MR. ROYAL: Objection, form.</li> <li>THE WITNESS: So this statement was this</li> <li>observation was made by me. It wouldn't be anything</li> <li>that she said to me.</li> <li>BY MR. GALLIHER:</li> </ul>	13 14 15 16 17 18 19 20 21	<ul> <li>were they had a mop in their hand.</li> <li>Q Did you walk over to where the Public Area</li> <li>Department person was and ask them what they were</li> <li>mopping up?</li> <li>A No.</li> <li>Q Did you go over and look to see whether the</li> <li>mop was wet?</li> <li>A No.</li> <li>Q Did you go over to look to see whether or</li> </ul>
12 13 14 15 .6 7 .8 9 0 12	<ul> <li>Q That's what you wrote down?</li> <li>A Yes.</li> <li>Q How would Ms. Sekera know that PAD cleaned</li> <li>it?</li> <li>MR. ROYAL: Objection, form.</li> <li>THE WITNESS: So this statement was this</li> <li>observation was made by me. It wouldn't be anything</li> <li>that she said to me.</li> <li>BY MR. GALLIHER:</li> <li>Q Well, but earlier you testified that the</li> </ul>	13 14 15 16 17 18 19 20 21 22	<ul> <li>were they had a mop in their hand.</li> <li>Q Did you walk over to where the Public Area</li> <li>Department person was and ask them what they were</li> <li>mopping up?</li> <li>A No.</li> <li>Q Did you go over and look to see whether the</li> <li>mop was wet?</li> <li>A No.</li> </ul>
12 13 14 15 16 17 18 19 20 21 22 23	<ul> <li>Q That's what you wrote down?</li> <li>A Yes.</li> <li>Q How would Ms. Sekera know that PAD cleaned</li> <li>it?</li> <li>MR. ROYAL: Objection, form.</li> <li>THE WITNESS: So this statement was this</li> <li>observation was made by me. It wouldn't be anything</li> <li>that she said to me.</li> <li>BY MR. GALLIHER:</li> <li>Q Well, but earlier you testified that the</li> <li>previous wet spill was reported and you said that was</li> </ul>	13 14 15 16 17 18 19 20 21 22 23	<ul> <li>were they had a mop in their hand.</li> <li>Q Did you walk over to where the Public Area</li> <li>Department person was and ask them what they were</li> <li>mopping up?</li> <li>A No.</li> <li>Q Did you go over and look to see whether the</li> <li>mop was wet?</li> <li>A No.</li> <li>Q Did you go over to look to see whether or</li> <li>not there was a wet spot that was being mopped?</li> <li>A No.</li> </ul>
12 13 14 15 16 17 .8 .9 21 22	<ul> <li>Q That's what you wrote down?</li> <li>A Yes.</li> <li>Q How would Ms. Sekera know that PAD cleaned</li> <li>it?</li> <li>MR. ROYAL: Objection, form.</li> <li>THE WITNESS: So this statement was this</li> <li>observation was made by me. It wouldn't be anything</li> <li>that she said to me.</li> <li>BY MR. GALLIHER:</li> <li>Q Well, but earlier you testified that the</li> </ul>	13 14 15 16 17 18 19 20 21 22	<ul> <li>were they had a mop in their hand.</li> <li>Q Did you walk over to where the Public Area</li> <li>Department person was and ask them what they were</li> <li>mopping up?</li> <li>A No.</li> <li>Q Did you go over and look to see whether the</li> <li>mop was wet?</li> <li>A No.</li> <li>Q Did you go over to look to see whether or</li> <li>not there was a wet spot that was being mopped?</li> </ul>

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	Page 87		Page 8
1	Department team member mopping the floor	1	to the room and then 12:57 on here.
2	A Correct.	2	
3	Q right?	3	have been performed sometime between the time the fall
4	A That's what I saw.	4	was reported to you and 12:57 p.m.?
5	Q And go back to VEN018. So what we've got is	5	A Yes.
6	a wet spill is reported and you said that was reported	6	Q And so that would be roughly within that
7	by Ms. Sekera, and then we have your personal	7	18-minute time frame post fall you performed the
8	observation that the floor was being mopped in the	8	assessment?
9	area of the fall; right?	9	A Yes.
0	A Yes.	10	Q Now, you mentioned in response to
1	Q Now, the assessment that you performed, I	11	Mr. Royal's questions that you don't usually see the
2	want to talk to you a little bit about that. That	12	printouts which we have identified as VEN005 through
3	would be VEN017. With me?	13	009.
4	A Yes.	14	Is that right?
5	Q Sounds to me like the assessment was	15	A Correct.
6	performed roughly 15 to 20 minutes after the fall.	16	Q Okay. So what do you normally see?
7	Would that be fair?	17	A On the computer screen, it's kind of like a
8	A I didn't follow the time stamps exactly.	18	tab system. Like it would be, like, think of like a
9	Q Well, the reason I ask is because when we	19	web browser with multiple tabs. It's kind of like a
0	talk about VEN018, the next page, it bears the time of	20	system like that. There's different areas for input
1	13:26. Do you see that?		and the area of the screen is just a blank space.
2	A Yes.	22	That is just a printout of all the information I put
3	Q And that would be the fall was reported		in there, but what we see is not anything close to
4	to you on 12:39.	24	this when we're actually writing the report.
5	A Yes.	25	Q So when you're looking at the computer
	Page 88		Page 90
1 2	Q Same date?	1	screen when you're writing the report, you are
∡ 3	A Yes.	2	checking boxes?
	Q So if I do my math correctly, it looks like	3	A Yes.
4 5	you've got about 45 minutes that elapsed between the	4	Q And when you check the boxes, it comes back
	time the fall was the reported to you and the time	5	in printed form in the report which we previously
	that you completed VEN018.	6	discussed; is that correct?
7	A Correct.	7	A Yeah. Not all the reports we complete are
8 0	Q Would that right?	8	printed. It just stays in the system electronically.
9	A That would be correct.		For cases like this, we just print it out and it comes
0	Q And then if we go back to VEN017, you've got	10	out in this form which is not something I see very
	the time there at 12:57. You see that?		often.
2	A Yes.	12	Q Apart from 017 and 018, do you recall if
3	Q So if we do the math, the fall was reported		there was anything that was prepared in handwriting in
	to you at 12:39, you do the assessment at 12:57. By		connection with this fall event?
	my math, that's roughly 18 minutes; would that be	15	A No, it would just be these two forms.
	fair?		Typically it would be a voluntary statement as well,
7	A The time inputted on here would be the time	17	but she declined.
	that I signed.	18	Q Now, you have been asked to describe the
9	Q Okay. So did you perform the assessment	19	nature of the fall. In other words, what happened in
	before 12:57?	20	connection with the fall, you are basing your
l.	A Yes, the assessment was completed before	21	description upon what Ms. Sekera told you?
	12:57.	22	A Yes.
3	Q So how long did the assessment take?	23	Q And you haven't scene the video surveillance
	A I don't remember the exact time we got to		of the fall itsel??
4 5	the room on the time stamps, but whatever time we got	25	A Of the fall; no.

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1       Q       So you would agree with me that all the         2       questions would be answered by the video surveillance         3       showing the fall?         4       In other words, what hit, what didn't hit,         5       how hard the fall was, the video surveillance would be         6       the best evidence of that?         7       A         7       A         8       Q         9       mentioned in Mr. Royal's examination of you that I         10       wanted to address.         11       Look at VEN009. The one thing it doesn't         12       mention is you said she refused ambulance         13       transport; right?         14       A         15       Q         16       me if I'm reading this correctly. It says, "After         17       some discussion, she," meaning Ms. Sekera, "opted to         18       self transport to Centennial Hills Hospital as it was         19       You see that?         21       A       Yes.         22       Q       That's what she told you she was going to         23       do?	<ul> <li>Q And that would be the time that you filled</li> <li>this out?</li> <li>A That would be the time I looked at the area.</li> <li>Q All right. So in other words, when you</li> <li>looked at the area and found it to be flat, even and</li> <li>dry, you were roughly, by my calculations, 45 minutes</li> <li>after the fall.</li> <li>A I believe so, yeah.</li> <li>Q Because the fall was reported at 12:39;</li> <li>right?</li> <li>A Yes.</li> <li>Q So 13:26 would be about 45 minutes later?</li> <li>A Yes.</li> <li>Q All right. So VEN018 was completed by you</li> <li>as a result of an inspection of the floor 45 minutes</li> <li>after the fall?</li> <li>A Yes.</li> <li>Q Thank you. That's all I have.</li> <li>MR. ROYAL: Nothing else.</li> <li>THE COURT REPORTER: Mr. Royal, did you want</li> <li>to order a copy of this transcript?</li> <li>MR. ROYAL: Yes, please.</li> <li>(The deposition concluded at 4:05 p.m.)</li> </ul>
24 A Yes. 25 Q In other words, she was going to go to the	24 25
<ul> <li>hospital?</li> <li>A Yes.</li> <li>Q And then let's go with page VEN0007.</li> <li>A Okay.</li> <li>Q Something else that wasn't talked about when</li> <li>we were talking about your assessment of Ms. Sekera.</li> <li>The middle of the page, it says, "Odor of</li> <li>intoxicants," do you see that?</li> <li>A Yes.</li> <li>Q And what did you indicate?</li> <li>A "None."</li> <li>Q So she was not did not smell of alcohol</li> <li>or wasn't under the influence of alcohol at the time?</li> <li>A She didn't have the mannerisms of it; no.</li> <li>Q And she didn't smell you didn't smell</li> <li>A No.</li> <li>Q If you had, you would have noted that in the</li> <li>report?</li> <li>A Yeah, yes; absolutely.</li> <li>Q And then we talk about when you inspected</li> <li>the floor area where the fall occurred. And as I read</li> <li>that, looks like and I'm referring to VEN018.</li> <li>A Okay.</li> </ul>	
24     Q     And you note the time, 13:26.       25     A     Correct; yes.	alin an oan de britten an de britten de britte

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••	JOSEPH LARSON 10/11/2018	
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3	REPORTER'S DECLARATION	
2	2 STATE OF NEVADA)	
3	COUNTY OF CLARK)	
4	I, Pauline C. May, CCR No. 286, declare as	
5	follows:	
6	That I reported the taking of the deposition of the	
7	witness, JOSEPH LARSON, commencing on Thursday,	
8	October 11, 2018 at the hour of 2:15 p.m.	
9	That prior to being examined, the witness was by me	
10	duly sworn to testify to the truth, the whole truth,	
11	and nothing but the truth.	ι,
12	That I thereafter transcribed said shorthand notes	
13	into typewriting and that the typewritten transcript	
14	of said deposition is a complete, true and accurate	
15	transcription of said shorthand notes taken down at	
16	said time, and that a request has not been made to	
17	review the transcript.	
18	I further declare that I am not a relative or	
19	employee of counsel of any party involved in said	
20	action, nor a relative or employee of the parties	
21	involved in said action, nor a person financially	
22	interested in the action.	
23 24	Dated at Las Vegas, Nevada this day of	
24 25	Pauline C. May, CCR 286, RPR	

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Canyon Court Reporting, Inc. (702) 419-9676

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# EXHIBIT "12"

Docket 79689 Document 2019-40113

1	ROPP	Electronically Filed 3/12/2019 5:00 PM Steven D. Grierson CLERK OF THE COURT
2	Peter Goldstein, Esq. (SBN 6992) PETER GOLDSTEIN LAW CORPORATIO	DN
3	10785 W Twain Ave, Ste. 230 Las Vegas, Nevada 89135	
4	Email: <u>peter@petergoldsteinlaw.com</u> Tel: 702.474.6400	
5	Fax: 888.400.8799 Attorney for Plaintiff	
6	CAROL SMITH	
7	DISTF	RICT COURT
8	CLARK CO	OUNTY, NEVADA
9	CAROL SMITH, an individual,	Case No.: A-17-753362-C
10	Plaintiff,	Dept. No.: X
11	VS.	Discovery Commissioner
12		PLAINTIFF'S REPLY TO
13	VENETIAN CASINO RESORT, LLC; and DOES 1 through 50, inclusive,	DEFENDANT VENETIAN CASINO RESORT, LLC'S OPPOSITION TO
14	Defendants.	PLAINTIFF'S MOTION FOR TERMINATING SANCTIONS,
15		MONETARY SANCTIONS FOR WILLFUL SUPPRESSION OF
16		EVIDENCE PURSUANT TO NRCP RULE 37
17		Date of Hearing: March 20, 2019
18		Time of Hearing: 9:00 a.m.
19		
20	Plaintiff, CAROL SMITH, by and throu	ugh her attorney of record, PETER GOLDSTEIN, ESQ.,
21	hereby submit Plaintiff's Reply to Defendant V	venetian Casino Resort, LLC's Opposition to Plaintiff's
22		
23	Motion for Termination Sanctions, Monetary Sa	anctions for Willful Suppression of Evidence Pursuant to
24	NRCP Rule 37.	
25	Dated: 3.12-19	PETER GOLDSTEIN LAW CORPORATION
26		BY:
27		PETER GOLDSTEIN, ESQ.
28		Attorney for Plaintiff
		Page 1
	Case Numbe	er: A-17-753362-C

## 1. The Incident Reports In The Sekera Case And The Smith Case All Involve Falls **On Marble Floors**

Defendant argues that the discovery issues involving Sekera v Venetian, Case No. A-18-772761-C and Smith v Venetian are not identical, but "rather are different". The discovery requests and responses involve prior falls on marble floors in lobbies of the Venetian Hotel and Casino primarily for 2014 to 2016. In request number 7, Sekera requested slip and fall incident reports on marble floors in the Venetian Hotel and Casino for three years prior to the date of the Sekera incident (November 4, 2016). 8 9 Venetian provided 64 prior reports and 660 pages of documents in its Responses and Supplemental 10 Responses to Request for Production of Documents No. 7, see Exhibits 7 and 8. It is undisputed that 25 reports were produced in Smith for falls reports from 2014 to 2016, no reports were produced for the two year period of time 2011 to 2013 for falls in Lobby One, see Exhibit 9, Defendant's Ninth 14 Supplemental Disclosure.

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15 Plaintiff will bring 660 bate stamped pages of documents produced by Defendant Venetian in 16 Sekera v. Venetian, to the hearing as they are responsive to the previous fall incident requests and 17 responses in Smith and directly relate to notice and knowledge of prior falls on wet marble floors (Ex. 18 10 not attached) but Plaintiff also attaches another spreadsheet of the incident reports, Exhibit 11, 19 20 showing the Sekera falls in black and the Smith falls in red. The Sekura reports were produced in 21 response to a request for prior falls on marble floors for a three-year period before November 14, 2016 22 and 56 involved falling on wet floors. Defendant's argument that the cases differ in facts, circumstances. 23 allegations, discovery, orders, is more than misleading, it is flat out false. Of the 60 plus incident reports 24 disclosed in the 660 pages of documents, only four do not specifically state that Venetian patrons 25 26 slipped on a liquid on a marble floor. Of those four, two do not specify the reason for the fall and two 27 state that the individual tripped over their feet. Though, in those two reports, it is noted that the floor was 28 recently cleaned, so a wet floor cannot be ruled out. For example, an incident report, not disclosed in this

case, dated 11/24/2013 the author of the narrative states "impossible to see because of the shiny floor until the liquid was encountered".

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This cannot be viewed as an innocent mistake. The Venetian generates and maintains incident reports of injured persons. Venetian failed to provide 36 incident reports involving falls to Plaintiff in this case for the time period requested on marble floors. Additionally, of the 36 non-disclosed incident reports which Defendant argues are not similar situations, 14 reported the impact from their falls resulted in specific complaints of knee injuries, similar to Plaintiff.

9 Defendant's "understanding" of what it produced is not the question. Defendant cannot hide 10 behind the fact that they produced less than half as many reports, within the same time frame as another 11 case for the same discovery requests. It is simply inexcusable and Defendant implicitly concedes it has 12 no defense by failing to provide any reasonable explanation. In an effort to obfuscate, Defendant 13 14 conflates whether evidence is admissible or discoverable which is not the point. The sheer number of 15 prior fall reports speaks to their admissibility at trial. As the court stated in Eldorado v Graff (1962)78 16 Nev 507: 17

"The admissibility of evidence of prior accidents in this kind of a case, to show notice or 18 knowledge of the danger causing the accident, is generally confined to situations where there are 19 20 conditions of permanency. See annot. 70 A.L.R.2d 167. Evidence of the type here in question is 21 usually excluded where it relates to a temporary condition which might or might not exist from 22 one day to the other unless, of course, there is proper showing that the conditions 23 surrounding the prior occurrences have continued and persisted." Moore v. American 24 Stores Co., 169 Md. 541, 182 A. 436; Boles v. Montgomery Ward & Co., 153 Ohio St. 381, 92 25 26 N.W.2d 9; Montgomery Ward & Co. v. Wright, 70 Ariz. 319, 220 P.2d 225. 27

27 Defendant's motive for not producing the reports and to minimize the number of prior reports is 28 so they can argue that the prior occurrences are less than actually exists so that the prior reports would not be admissible at trial. This would be consistent with their failure to meet and confer regarding a stipulation on the admissibility of the prior reports even though the Discovery Commissioner required them to do so.

4 Similar to the Defendant's Opposition to Plaintiff's Motion for Disqualification, it rambles 5 between ad hominem attacks without any semblance of organized or cogent points and authorities. For 6 example, Defendant attack on Plaintiff's expert, Fred Hueston has nothing to do with the issues 7 presented in Plaintiff's Motion. Defendant falsely accuses Plaintiff of concealing information from the 8 9 Court without any basis. Fred Hueston's expert testimony concerns his opinions about the treatment. 10 maintenance and application of polymer to the marble floor in order to increase friction coefficient. He 11 is not testifying as an expert about anything other than his expertise in the area of marble flooring 12 treatment and maintenance. One of his opinions is that the product which Defendant utilizes to clean the 13 14 marble floors is V2, but after cleaning they fail to apply the V3 polymer which the manufacturer 15 recommends to help traction. This was admitted by defendant in its response to Request for Admissions, 16 set 3. 17

Defendant argues that the main line of questioning of Plaintiff's expert was the number of
 incidents and gratuitously inserted an argument without any evidentiary support that the marble floors
 were built within building codes which have been approved. This is unsupported hyperbole and lacks
 evidentiary support.

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Defendant then confuses and conflates the mode of operation theory of liability with the fact that the marble floors are inherently dangerous when wet and are a serious slip hazard. It wasn't until 2012 when we heard the term in Nevada, the mode of operations, a legal variation to the traditional approach to premises liability. Customarily, a business will only be held liable for a dangerous condition on its floor (e.g., foreign substance) caused by someone other than an employee when the business had actual or constructive notice of the condition and failed to remedy or warm of it. *See Sprague v. Lucky Store*,

1 tradition in *Sprague*, based on an approach near identical to the mode of operations. Even in the absence 2 3 of constructive notice, the court looked at Lucky's "chronic hazard" from its self-service produce area. 4 Continual debris from falling items onto the store's floor required more than sweeping; rather, a jury 5 could continue that further precautions were necessary. In FGA, Inc. v. Giglio, 278 P.3d 490, 128 Nev. 6 Adv. Op. 26 (Nev. June 14, 2012), the Nevada Supreme Court stated it had "implicitly adopted the mode 7 of operation approach" with its Sprague ruling. Id., 278 P.3d at 497. 8 9 10

Inc., 109 Nev. 247, 849 P.2d 320 (1993). However, the Nevada Supreme Court first departed from

Plaintiff's Motion did not misrepresent the fact that Defendant failed to produce video footage in violation of the Court Order. Defendant never responded to the proposed Order contained in the email which Plaintiff's counsel submitted to defense counsel. Regardless, that Order has been signed by the Court, and attached as Exhibit 10.

15 This litigation has been ongoing for years and been the subject of two discovery hearings with 16 the Discovery Commissioner and one by the District Court Judge, accordingly there is no requirement to 17 further meet and confer. Plaintiff relied on representations that the reports produced were true and 18 correct, and constituted all prior incidents involving falls on liquids on marble floors of the five lobbies 19 20 that contain marble tile. The reports disclosed in this Smith case are simply false and this Motion 21 demonstrates that defendants have engaged in flagrant discovery abuse. Plaintiff's Motion does not take 22 issue with the protective order, which was simply for the purpose of allowing redacted names of the 23 persons involved. 24

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11.

- 26
- The Prior Falls Should Be Admitted As Evidence At Trial To Prove Notice And Knowledge Of The Dangerous Condition.

The court in Reingold v Wet and Wild previously held that evidence of subsequent, similar
 accidents involving the same condition may be relevant on the issues of causation and whether there is a
 defective and dangerous condition. *Ginnis v. Mapes Hotel Corp.*, <u>86 Nev. 408, 415, 470 P.2d 135, 139</u>
 (1970).

NRS 47.250(3) does provide for a disputable presumption "[t]hat evidence willfully 5 suppressed would be adverse if produced." The district court apparently believed that 6 7 "willful suppression" requires more than following the company's normal records destruction policy. 8 We disagree. There is no dispute that the records were "willfully" or intentionally destroyed. Wet 'N 9 Wild claimed that all records are destroyed at the end of each season. This policy means that the 10 accident records are destroyed even before the statute of limitations has run on any potential litigation 11 for that season. It appears that this records destruction policy was deliberately designed to prevent 12 13 production of records in any subsequent litigation. Deliberate destruction of records before the statute of 14 limitations has run on the incidents described in those records amounts to suppression of evidence. If 15 Wet 'N Wild chooses such a records destruction policy, it must accept the adverse inferences of the 16 policy. 17

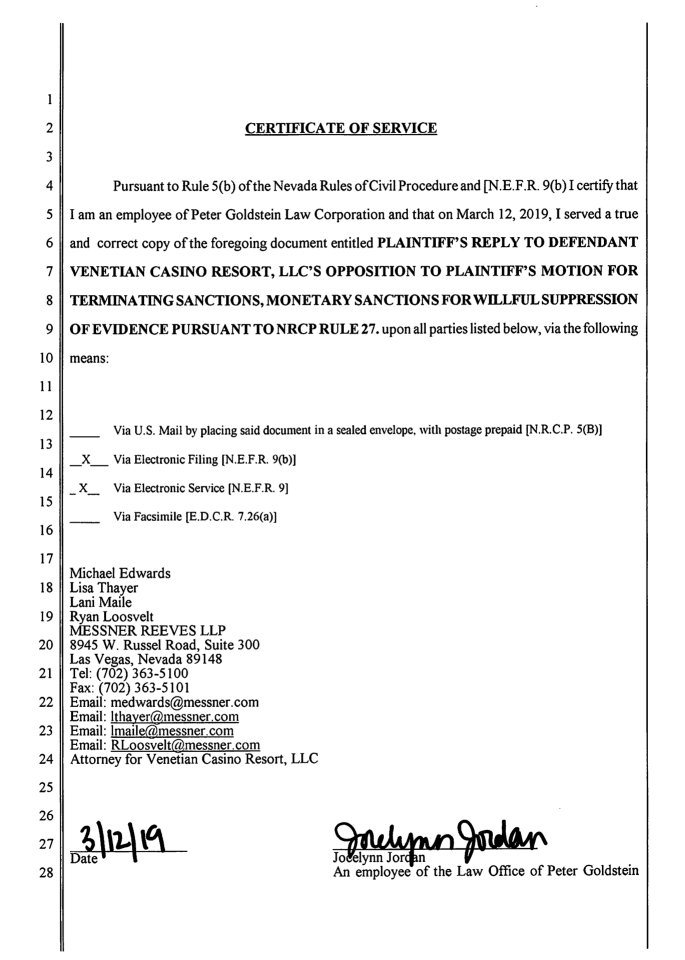
Additionally, *Ault v. International Harvester Company*, 13 Cal.3d 113, 117 Cal.Rptr. 812, 817,
528 P.2d 1148, 1153 (1974), held that the lower court did not err by admitting evidence of both prior
and *subsequent* accidents to prove a defective condition or cause of the accident. The court noted that
the purpose of providing evidence of the other accidents was to show that all the accidents, including the
one in litigation, occurred due to the dangerous condition. *Id.*

<sup>24</sup> || The United States Supreme Court stated that:

[The other accidents] were proved simply as circumstances which, with other evidence, tended
to show the dangerous character of the sidewalk.... The frequency of accidents at a particular place
would seem to be good evidence of its dangerous character—at least, it is some evidence to that effect.

1	District of Columbia v. Arms, 107 U.S. 519, 524–25, 2 S.Ct. 840, 844–46, 27 L.Ed. 618 (1883).	
2		
3	Defendant clearly found that it was better to be deceitful and attempt to hide evidence that would	
	Defendant clearly found that it was better to be deceitful and attempt to hide evidence that would	
5	harm their case than comply with discovery orders.	
6		
7		
8		
9		
10	DATED: $3.12.19$ LAW OFFICES OF PETER GOLDSTEIN	
11	2 tt	
12	BY: PETER GOLDSTEIN, ESQ.	
13	Attorney for Plaintiff	
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	Page 7	

1	DECLADATION OF BETED COLDSTED
1 2	DECLARATION OF PETER GOLDSTEIN
3	I, Peter Goldstein, declare as follows:
4	I am an attorney duly licensed to practice law in Nevada and am counsel of record
5	for Plaintiff. I have personal knowledge of all matters stated herein that I know to be true
6	<ol> <li>Exhibit 7 is Defendant's Response to Request for Production of Documents in</li> </ol>
7	Sekera v. Venetian.
8	
9	3. Exhibit 8 is Defendant's Supplemental Response to Request for Production of Documents in <i>Sekera v. Venetian</i> .
10	4. Exhibit 9 is a true and correct copy of Defendants' Ninth Supplemental
11	Disclosures in Smith v. Venetian.
12	5. Exhibit 10 is a CD of 660 bate stamped pages of documents produced by
13	Defendant in Sekera v. Venetian.
14	6. Exhibit 11 is a detailed spreadsheet of incident reports disclosed in both the <i>Sekera v. Venetian</i> and <i>Smith v. Venetian</i> cases.
15	Sekera v. v enenan alla Smini v. v enenan cases.
16	I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and
17	
18	Correct. Dated March 12, 2019 at Las Vegas, Nevada.
19	Dated March 12, 2019 at Las Vegas, Nevaua.
20	Signed: PC
21	Peter Goldstein, Declarant
22	
23	
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	Page 1



## EXHIBIT 7

.

1	<sub>  </sub> RFP		
2	Michael A. Royal, Esq. Nevada Bar No. 4370		
-	Gregory A. Miles, Esq.		
3	Nevada Bar No. 4336		
4	<b>ROYAL &amp; MILES LLP</b> 1522 West Warm Springs Road		
5	Henderson Nevada 89014		
6	Tel: 702-471-6777 Fax: 702-531-6777		
7	Email: <u>mroyal@royalmileslaw.com</u>		
-	Attorneys for Defendants VENETIAN CASINO RESORT, LLC and		
8	LAS VEGAS SANDS, LLC		
9	DISTRICT COURT		
10			
11		NTY, NEVADA	
12	JOYCE SEKERA, an Individual;	CASE NO.: A-18-772761-C DEPT. NO.: XXV	
13	Plaintiff,		
14	v.		
	VENETIAN CASINO DESORT LLC 444		
15	VENETIAN CASINO RESORT, LLC, d/b/a THE VENETIAN LAS VEGAS, a Nevada		
16	Limited Liability Company; LAS VEGAS SANDS, LLC d/b/a THE VENETIAN LAS		
17	VEGAS, a Nevada Limited Liability Company;		
18	YET UNKNOWN EMPLOYEE; DOES I		
19	through X, inclusive,		
20	Defendants.		
21	<b>RESPONSES TO PLAINTIFF'S REQUES</b>	<b>IS FOR PRODUCTION OF DOCUMENTS</b>	
22	AND MATERIALS	TO DEFENDANT	
22	TO: Plaintiff JOYCE SEKERA; and		
24	TO: Keith E. Galliher, Jr., Esq.; her attorney:		
25	Pursuant to Rules 26 and 36 of the Nevada Rules of Civil Procedure, Defendant VENETIAN		
26	CASINO RESORT, LLC, and LAS VEGAS SANDS, LLC, by and through their counsel, ROYAL &		
27	MILES LLP, responds to Plaintiff's first requests for production of documents and materials as		
28	follows:		
	R:\Master Case Folder\383718\Discovery\3Produce (Plaintiff) 1st.wpd	·	

R:\Master Case Folder\383718\Discovery\3Produce (Plaintiff) 1st.wpd

ROYAL & MILES LLP 1522 W Warm Springs Road Henderson NV 89014 Tei: (702) 471-6777 + Fax: (702) 531-6777

## 1 **REQUEST NO. 1:** .

2	All written, oral, or recorded statements made by any party, witness, or any other person or		
3	persons with knowledge of the incident described in Plaintiffs Complaint.		
4	RESPONSE NO. 1:		
5 6	Defendants object to the extent this request seeks information protected by attorney/client		
7	privilege and/or attorney work product privilege. Without waiving said objection, Defendants refer		
8	to their disclosures pursuant to NRCP 16.1, documents 2-9, and all supplements thereto. Discovery		
9	is continuing.		
10	REQUEST NO. 2:		
11	Any and all accident and investigative reports, films, video tapes, charts, plats, drawings, maps		
12	or pictures and/or photographs of any kind which has, as its subject matter, the incident described in		
13 14	Plaintiffs Complaint.		
15	RESPONSE NO. 2:		
16	See Response No. 1.		
17	REQUEST NO. 3:		
18	A complete copy of the Defendant's insurance carriers and/or risk management pre-litigation		
19	claim file.		
20	RESPONSE NO. 3:		
21 22	Objection. This request lacks foundation, assumes facts not in evidence, seeks information that		
23	is protected from disclosure by the attorney/client and/or attorney work product doctrine. Without		
24	waiving said objection all known discoverable documents regarding the investigation of the loss have		
25	been produced. See Defendants' NRCP 16.1 early case conference disclosures, documents 2-9, and		
26	all supplements thereto. Discovery is continuing.		
27			
28			

R:\Master Case Folder\383718\Discovery\3Produce (Plaintiff) 1st.wpd - 2 -

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#### 1 || <u>REQUEST NO. 4:</u>

2 The names of all expert witnesses or consultants that Defendant will use at the time of trial 3 along with any reports produced by the same. 4 **RESPONSE NO. 4:** 5 Objection. This request is premature. Defendants' expert disclosures containing the requested 6 information will take place as set forth in the court's scheduling order. It is also an improper request 7 for production of documents. 8 9 **REQUEST NO. 5:** 10 Any and all sweep sheets, sweep logs, or other similar documentation which reflects the 11 maintenance and/or cleaning of the flooring located within the VENETIAN CASINO RESORT 12 described in Plaintiffs Complaint for the day before, day of, and day after the incident described 13 therein. 14 **RESPONSE NO. 5:** 15 Defendants object to the extent this request lacks foundation, assumes facts not in evidence, 16 17 is overly broad, vague and ambiguous. This request also presupposes that there was a foreign 18 substance on the floor causing Plaintiff's fall, which Defendants deny. It also incorrectly identifies the 19 subject premises as VENETIAN CASINO RESORT. This request further seeks information not 20 reasonably calculated to lead to the discovery of admissible evidence (*i.e.* documents related to 21 November 5, 2016). Without waiving said objection, Defendants respond as follows: See documents 22 identified pursuant to NRCP 16.1, bates numbers VEN 044-106. Discovery is continuing. 23 24 **REQUEST NO. 6:** 25 True and correct copies of any and all manuals, documents, pamphlets, flyers, or other 26 memorandum which has, as its subject matter, the standard operating procedures with respect to the 27

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1 maintenance, cleaning and sweeping of the floors with respect to the VENETIAN CASINO RESORT
2 in which the fall occurred.

### <sup>3</sup> <u>RESPONSE NO. 6:</u>

<sup>4</sup> Defendant objects to the extent this request lacks foundation, assumes facts not in evidence,
<sup>5</sup> and is further overly broad, vague and ambiguous. This request also presupposes that there was a
<sup>6</sup> foreign substance on the floor causing Plaintiff's fall, which Defendants deny. also incorrectly identifies
<sup>8</sup> the subject premises as *VENETIAN CASINO RESORT*. This request further seeks information not
<sup>9</sup> reasonably calculated to lead to the discovery of admissible evidence. Without waiving said objection,
<sup>10</sup> Defendant responds as follows: *See* Response No. 5.

## 11 **REQUEST NO. 7:**

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True and correct copies of any and all claim forms, legal actions, civil complaints, statements, security reports, computer generated lists, investigative documents or other memoranda which have, as its subject matter, slip and fall cases occurring on marble floors within the subject VENETIAN CASINO RESORT within three years prior to the incident described in Plaintiffs Complaint, to the present.

#### RESPONSE NO. 7:

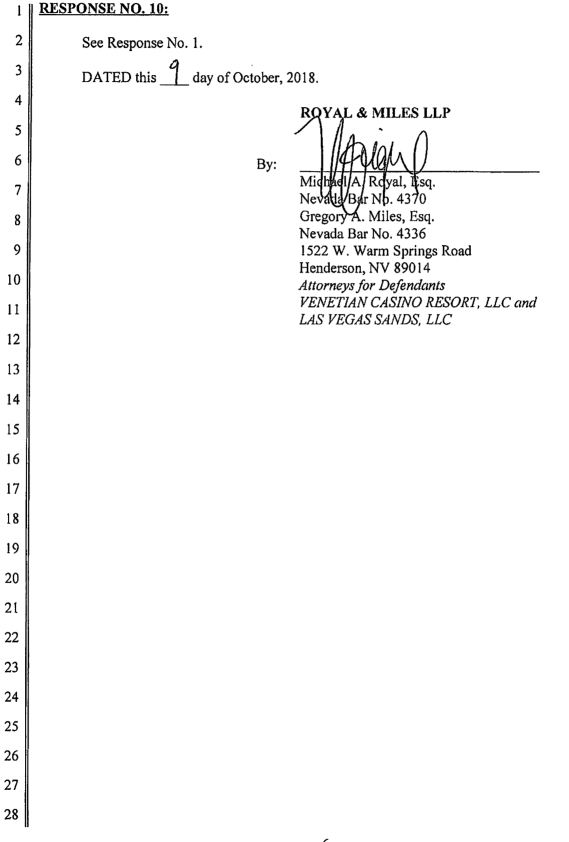
19 Defendants object to the extent this request lacks foundation, assumes facts not in evidence, 20 is overly broad, vague and ambiguous, unduly burdensome and presupposes there was a foreign 21 substance on the floor causing Plaintiff's fall, which Defendants deny. It also incorrectly identifies the 22 subject premises as VENETIAN CASINO RESORT. This request further seeks access to information 23 24 which is equally available to Plaintiff via public records, and otherwise seeks information that is not 25 reasonably calculated to lead to the discovery of admissible evidence. Defendant objects as the request 26 as over broad and not properly tailored to the issues in this case. Without waiving said objection, 27

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1	Defendant responds as follows: Defendant is in the process of making a good faith effort to identify
2	information responsive to this request and will respond as soon as the information is collected.
3	Discovery is continuing.
4	REQUEST NO. 8:
5	Any and all documents, information, memoranda, paperwork, or other material which relates
6 7	to establishes, or otherwise pertains to the affirmative defenses alleged by the Defendant herein.
8	RESPONSE NO. 8:
9	See Response No. 1.
10	REQUEST NO. 9:
11	Any surveillance video showing the Plaintiffs fall at the VENETIAN CASINO RESORT
12	from any other angle, other than the one shown in the video surveillance produced by the
13 14	Defendants thus far.
14	RESPONSE NO. 9:
16	Defendants object to the extent this request incorrectly identifies the subject premises as
17	VENETIAN CASINO RESORT, and further that the term "surveillance video" is itself overly broad
18	and seeks information outside Defendants' knowledge, custody and control ( <i>i.e.</i> videos taken by other
19	persons on the subject premises at the time). Without waiving said objection, Defendants respond as
20 21	follows: All known surveillance related to this matter was produced as Document No. 9 in Defendants'
21	NRCP 16.1 disclosure. Discovery is continuing.
23	REQUEST NO. 10:
24	Any other witnesses, documents, or other disclosures required by NRCP 16.1.
25	///
26	///
27	///
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1	CERTIFICATE OF SERVICE		
2	I HEREBY CERTIFY that on the day of October, 2018, and pursuant to NRCP 5(b), I		
3	caused a true and correct copy of the foregoing RESPONSES TO PLAINTIFF'S REQUESTS FOR		
4	PRODUCTION OF DOCUMENTS AND MATERIALS TO DEFENDANT to be served as		
5	follows:		
7	by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or		
8	to be served via facsimile; and/or		
9 10	pursuant to EDCR 8.05(a) and 8.05(f), to be electronically served through the Eighth Judicial Court's electronic filing system, with the date and time of the electronic service		
11	substituted for the date and place of deposit in the mail; and/or		
12	to be hand delivered;		
13	to the attorneys and/or parties listed below at the address and/or facsimile number indicated below:		
14	Keith E. Galliher, Jr., Esq.		
15	THE GALLIHER LAW FIRM 1850 E. Sahara Avenue, Suite 107		
16	Las Vegas, NV 89014 Attorneys for Plaintiff		
17 18	Facsimile: 702-735-0204 Email: kgalliher@galliherlawfirm.com		
10 19			
20	$\bigwedge$ $\downarrow$		
21	An employee of ROYAL & MILES LLP		
22			
23			
24			
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## EXHIBIT 8

1	I RFP	1	
1	Michael A. Royal, Esq.		
2	Nevada Bar No. 4370		
	Gregory A. Miles, Esq.		
3			
4	ROYAL & MILES LLP		
Ŧ	1522 West Warm Springs Road		
5			
	Tel: 702-471-6777		
6			
7	Email: <u>mroyal@royalmileslaw.com</u>		
,	Autorneys for Defendunis		
8	VENETIAN CASINO RESORT, LLC and		
0	LAS VEGAS SANDS, LLC		
9	DISTRICT C	DURT	
10			
	CLARK COUNTY	, NEVADA	
11		SE NO.: A-18-772761-C	
12		PT. NO.: XXV	
.~	Plaintiff,		
13	,		
14	v.		
14			
15			
	THE VENETIAN LAS VEGAS, a Nevada		
16			
17	SANDS, LLC d/b/a THE VENETIAN LAS		
- 11	VEGAS, a Nevada Limited Liability Company;		
18	YET UNKNOWN EMPLOYEE; DOES I		
10	through X, inclusive,		
19	Defendants.		
20			
	SUDDI EMENTAL DESDONSES TO DI AINTIEI	PS PEOLIFSTS FOR PRODUCTION OF	
21	SUPPLEMENTAL RESPONSES TO PLAINTIFF'S REQUESTS FOR PRODUCTION OF DOCUMENTS AND MATERIALS TO DEFENDANT		
22			
	TO: Plaintiff JOYCE SEKERA; and		
23			
24	TO: Keith E. Galliher, Jr., Esq.; her attorney:		
24			
25	Pursuant to Rules 26 and 36 of the Nevada Rules of Civil Procedure, Defendant VENETIAN		
26	CASINO RESORT, LLC, and LAS VEGAS SANDS, LLC, by and through their counsel, ROYAL &		
27	MILES LLP, responds to Plaintiff's first requests for production of documents and materials as		
28	follows:		

R:Waster Case Folder/383718/Discovery/3Produce (Plaintiff) 1st (Defendants) - Supp.wpd

ROYAL & MILES LLP 1522 W Warm Springs Road Henderson NV 89014 Tei: (702) 471-6777 + Fax: (702) 531-6777

## 1 **REQUEST NO. 1:**

2	All written, oral, or recorded statements made by any party, witness, or any other person or	
3	persons with knowledge of the incident described in Plaintiffs Complaint.	
4	RESPONSE NO. 1:	
5	Defendants object to the extent this request seeks information protected by attorney/client	
6 7	privilege and/or attorney work product privilege. Without waiving said objection, Defendants refer	
8	to their disclosures pursuant to NRCP 16.1, documents 2-9, and all supplements thereto. Discovery	
9	is continuing.	
10	REQUEST NO. 2:	
11	Any and all accident and investigative reports, films, video tapes, charts, plats, drawings, maps	
12	or pictures and/or photographs of any kind which has, as its subject matter, the incident described in	
13 14	Plaintiffs Complaint.	
14	RESPONSE NO. 2:	
16	See Response No. 1.	
17	REQUEST NO. 3:	
18	A complete copy of the Defendant's insurance carriers and/or risk management pre-litigation	
19	claim file.	
20	RESPONSE NO. 3:	
21 22	Objection. This request lacks foundation, assumes facts not in evidence, seeks information that	
23	is protected from disclosure by the attorney/client and/or attorney work product doctrine. Without	
24	waiving said objection all known discoverable documents regarding the investigation of the loss have	
25	been produced. See Defendants' NRCP 16.1 early case conference disclosures, documents 2-9, and	
26	all supplements thereto. Discovery is continuing.	
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#### 1 || <u>REQUEST NO. 4:</u>

The names of all expert witnesses or consultants that Defendant will use at the time of trial
along with any reports produced by the same.

#### RESPONSE NO. 4:

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Objection. This request is premature. Defendants' expert disclosures containing the requested
 information will take place as set forth in the court's scheduling order. It is also an improper request
 for production of documents.

#### 9 **<u>REQUEST NO. 5:</u>**

Any and all sweep sheets, sweep logs, or other similar documentation which reflects the
 maintenance and/or cleaning of the flooring located within the VENETIAN CASINO RESORT
 described in Plaintiffs Complaint for the day before, day of, and day after the incident described
 therein.

#### 15 **RESPONSE NO. 5**:

Defendants object to the extent this request lacks foundation, assumes facts not in evidence, is overly broad, vague and ambiguous. This request also presupposes that there was a foreign substance on the floor causing Plaintiff's fall, which Defendants deny. It also incorrectly identifies the subject premises as *VENETIAN CASINO RESORT*. This request further seeks information not reasonably calculated to lead to the discovery of admissible evidence (*i.e.* documents related to November 5, 2016). Without waiving said objection, Defendants respond as follows: *See* documents identified pursuant to NRCP 16.1, bates numbers VEN 044-106. Discovery is continuing.

#### 24 **<u>REQUEST NO. 6:</u>**

True and correct copies of any and all manuals, documents, pamphlets, flyers, or other
 memorandum which has, as its subject matter, the standard operating procedures with respect to the
 28

1 maintenance, cleaning and sweeping of the floors with respect to the VENETIAN CASINO RESORT
2 in which the fall occurred.

#### **RESPONSE NO. 6:**

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Defendant objects to the extent this request lacks foundation, assumes facts not in evidence,
and is further overly broad, vague and ambiguous. This request also presupposes that there was a
foreign substance on the floor causing Plaintiff's fall, which Defendants deny. also incorrectly identifies
the subject premises as *VENETIAN CASINO RESORT*. This request further seeks information not
reasonably calculated to lead to the discovery of admissible evidence. Without waiving said objection,
Defendant responds as follows: *See* Response No. 5.

#### **REQUEST NO. 7:**

True and correct copies of any and all claim forms, legal actions, civil complaints, statements, security reports, computer generated lists, investigative documents or other memoranda which have, as its subject matter, slip and fall cases occurring on marble floors within the subject VENETIAN CASINO RESORT within three years prior to the incident described in Plaintiffs Complaint, to the present.

## 18 **RESPONSE NO. 7:**

19 Defendants object to the extent this request lacks foundation, assumes facts not in 20 evidence, is overly broad, vague and ambiguous, unduly burdensome and presupposes there was 21 a foreign substance on the floor causing Plaintiff's fall, which Defendants deny. It also 22 incorrectly identifies the subject premises as VENETIAN CASINO RESORT. This request 23 24 further seeks access to information which is equally available to Plaintiff via public records, and 25 otherwise seeks information that is not reasonably calculated to lead to the discovery of 26 admissible evidence. Defendant objects as the request as over broad and not properly tailored 27 to the issues in this case. Without waiving said objection, Defendants respond as follows: Please 28

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1	see Defendants' 5th Supplement to NRCP 16.1 Disclosure and all supplements thereto.	1
2	Discovery is continuing.	
3	REQUEST NO. 8:	
4	Any and all documents, information, memoranda, paperwork, or other material which relates	
5 6	to establishes, or otherwise pertains to the affirmative defenses alleged by the Defendant herein.	
7	RESPONSE NO. 8:	
8	See Response No. 1.	
9	REQUEST NO. 9:	
10	Any surveillance video showing the Plaintiffs fall at the VENETIAN CASINO RESORT	
11	from any other angle, other than the one shown in the video surveillance produced by the	
12	Defendants thus far.	
13 14	RESPONSE NO. 9:	
14	Defendants object to the extent this request incorrectly identifies the subject premises as	
16	VENETIAN CASINO RESORT, and further that the term "surveillance video" is itself overly broad	
17	and seeks information outside Defendants' knowledge, custody and control ( <i>i.e.</i> videos taken by other	
18	persons on the subject premises at the time). Without waiving said objection, Defendants respond as	
19	follows: All known surveillance related to this matter was produced as Document No. 9 in Defendants'	
20	NRCP 16.1 disclosure. Discovery is continuing.	
21 22	REQUEST NO. 10:	
22	Any other witnesses, documents, or other disclosures required by NRCP 16.1.	
24	///	
25	///	
26	///	
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**RESPONSE NO. 10:** 1 2 See Response No. 1. 3 day of January, 2019. DATED this 4 ROYAL & MILES LLP 5 6 By: Royal, şq. 7 a B⁄ar No. 4370 egory A. Miles, Esq. 8 ሮ Nevada Bar No. 4336 9 1522 W. Warm Springs Road Henderson, NV 89014 10 Attorneys for Defendants VENETIAN CASINO RESORT, LLC and 11 LAS VEGAS SANDS, LLC 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

1	CERTIFICATE OF SERVICE
2	I HEREBY CERTIFY that on the $\underline{\nu}$ day of January, 2019, and pursuant to NRCP 5(b), I
3	caused a true and correct copy of the foregoing SUPPLEMENTAL RESPONSES TO
4	PLAINTIFF'S REQUESTS FOR PRODUCTION OF DOCUMENTS AND MATERIALS TO
5	<b>DEFENDANT</b> to be served as follows:
6 7	by placing same to be deposited for mailing in the United States Mail, in a sealed
8	envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or
9	to be served via facsimile; and/or
10	pursuant to EDCR 8.05(a) and 8.05(f), to be electronically served through the Eighth Judicial Court's electronic filing system, with the date and time of the electronic service
11	substituted for the date and place of deposit in the mail; and/or
12	to be hand delivered;
13	to the attorneys and/or parties listed below at the address and/or facsimile number indicated below:
14	Keith E. Galliher, Jr., Esq.
15	THE GALLIHER LAW FIRM 1850 E. Sahara Avenue, Suite 107
16	Las Vegas, NV 89014 Attorneys for Plaintiff
17	Facsimile: 702-735-0204
18	E-Service: <u>kgalliher@galliherlawfirm.com</u> <u>dmooney@galliherlawfirm.com</u>
19	gramos@galliherlawfirm.com sray@galliherlawfirm.com
20	
21	
22	An employee of ROYAL & MILES LLP
23	An employee direct AL & MILES LLP
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#### EXHIBIT 9

	ELECTRONICALLY S 6/11/2018 3:03 F	
1 2 3 4 5 6 7	MARK B. SCHELLERUP Nevada Bar No. 7170 ANDREW R. GUZIK Nevada Bar No. 12758 MESSNER REEVES LLP 8945 W. Russell Road, Suite 300 Las Vegas, Nevada 89148 Telephone: (702) 363-5100 Facsimile: (702) 363-5101	
, 8		TCOURT
9		NTY, NEVADA
10		
11 12	CAROL SMITH, an individual, Plaintiff,	Case No.: A-17-753362-C Dept. No.: X
13 14 15 16	vs. VENETIAN CASINO RESORT, LLC; and DOES 1 through 50, inclusive, Defendant(s).	DEFENDANT'S NINTH SUPPLEMENTAL EARLY CASE CONFERENCE STATEMENT LIST OF WITNESSES, EXHIBITS AND PRODUCTION OF DOCUMENTS
17 18 19 20	Messner Reeves, LLP, hereby serves their Ninth	RT, LLC, by and through its attorneys of record, a Supplemental Early Case Conference Statement cuments with respect to the above captioned action.
21	New items in [BOLD]	aments with respect to the above capitoned action.
22		ESSES
23		d, Security Department of Venetian, c/o Messner
24	Reeves LLP, 8945 W. Russell Rd., Suite 300,	Las Vegas, Nevada 89148. Expected to testify
25	regarding the facts and circumstances surroundin	g the subject incident, any investigation regarding
26	the subject incident, any interaction with the Plain	ntiff or witnesses, the Incident Report.
27	2. Rafael Chavez, Facilities Departm	ent of Palazzo, c/o Messner Reeves LLP, 8945 W.
28	Russell Rd., Suite 300, Las Vegas, Nevada 891	48. Expected to testify regarding the facts and
{02918652 / 1}		A-17-753362-C

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circumstances surrounding the subject incident, the inspection conducted after the alleged incident,
 the Accident Scene Check report which he authored, any interaction with the Plaintiff or any
 witnesses.

3. Security Officer, Michael Chreene, Security Department of Venetian, c/o Messner
Reeves LLP, 8945 W. Russell Rd., Suite 300, Las Vegas, Nevada 89148. Expected to testify
regarding the facts and circumstances surrounding the subject incident, any investigation regarding
the subject incident, any interaction with the Plaintiff or witnesses, the Incident Report.

8 4. Person Most Knowledgeable, PAD Department of Venetian, c/o Messner Reeves
9 LLP, 8945 W. Russell Road, Suite 300, Las Vegas, Nevada 89148. Expected to testify regarding
10 the policies and procedures regarding floor maintenance in the area where this incident occurred.

Person Most Knowledgeable, Security Department of Venetian, c/o Messner Reeves
 LLP, 8945 W. Russell Road, Suite 300, Las Vegas, Nevada 89148. Expected to testify regarding
 the facts and circumstances surrounding the subject incident.

6. Carol Smith, Plaintiff, c/o PETER GOLDSTEIN LAW CORP, 10795 W. Twain,
#110, Las Vegas, NV 89135. Ms. Smith is the named Plaintiff in this matter and is expected to
testify regarding her interaction with security personnel, her visit to the Venetian, any conversations
she may have had with anyone relating to the subject incident, her medical treatment and medical
history and any other facts and circumstances surrounding the subject incident.

7. Plaintiff's medical providers.

8. Any witnesses identified by any party to this action.

Any necessary rebuttal witnesses.

21

9.

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Defendant hereby reserves the right to amend and/or supplement its Early Case Conference
 Statement List of Witnesses, Exhibits and Production of Documents as it uncovers additional
 information through discovery of this matter and it reserves the right to object to Plaintiff's
 witnesses.

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#### **EXHIBITS/DOCUMENTS**

A. Plaintiff's First Amended Complaint [Bates No. VEN001-VEN005]

{02918652 / 1}

A-17-753362-C

1	B.	Medical records produced with letter from Peter Goldstein dated 10/25/16 (letter							
2	included)	[Bates No. VEN006-VEN0027]							
3	C.	Venetian Incident Report w/ color photograhs [Bates No. VEN028-VEN037]							
4	D.	Copy of Voluntary Statement authored by Carol Smith [Bates No. VEN038]							
5	E.	Copy of Accident Scene Check [Bates No. VEN039]							
6	F.	Copy of Letter of Representation from Peter Goldstein dated 7/19/16 [Bates No.							
7	VEN040]								
8	G.	Copy of letter from Venetian to Peter Goldstein dated 8/2/16 [Bates No. VEN041]							
9	Н.	Copy of letter from Venetian to Peter Goldstein dated 4/17/17 [Bates No. VEN042]							
10	I.	Copy of surveillance video [Bates No. VEN043]							
11	J.	Copy of records from Irvine Unified School District [Bates No VEN044-VEN132]							
12	K.	Copy of records from State of the Art Physical Therapy [Bates No. VEN133-							
13	VEN223]								
14	L.	Copy of records from Orthopedic Surgery Center of Orange County [Bates No.							
15	VEN224-1	/EN303]							
16	M.	Copy of records from State of the Art Physical Therapy [Bates No. VEN304-							
17	VEN370]								
18	N.	Copy of Incident Reports of slip and falls for two FIVE (5) years prior to this							
19	alleged inc	eident, in the area where Plaintiff's incident occurred (with all personal information							
20	redacted) [	Bates No. VEN371-VEN499]							
21	О.	Copy of Preventing Slip, Trips & Falls [Bates No. VEN500-VEN510]							
22	Р.	Copy of floor cleaner product documents [Bates No. VEN511-VEN522]							
23	Р.	Copy of Public Area's Department Work Slips for two-years prior to incident							
24	P. Copy of floor cleaner product documents [Bates No. VEN511-VEN522] P. Copy of Public Area's Department Work Slips for two-years prior to incident [Bates No. VEN523-VEN1750]								
25	Q.	Copy of Preventing Slips, Trips and Falls Lesson Plan [Bates No. VEN1751-							
26	VEN1753]								
27	R.	Copy of Lobby 2 Day Shift Specialist Workslip [Bates No. VEN1754]							
28	///								
{02918652 / 1}		<u>3</u> <u>A-17-753362-C</u>							
1	l								

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1 2 3	<ul> <li>S. Copy of Day Shift Schedule for 7/7/2016 [Bates No. VEN1755]</li> <li>T. Copy of Slip &amp; Fall Training Video [Bates No. VEN1756]</li> <li>U. Copy of medical records from Newport Orthopedic Institute [Bates No. VEN1757-</li> </ul>
4	VEN1891]
5	V. Copy of similar incident reports 7/7/14-7/7/16 with personal information
6	redacted [Bates No. VEN1892-VEN2251]
7	Defendant hereby reserves the right to amend and/or supplement its Early Case Conference
8	Statement List of Witnesses, Exhibits and Production of Documents as it uncovers additional
9	information through discovery of this matter and it reserves the right to object to Plaintiff's exhibits
10	and documents.
11	DATED this $\underline{\mathcal{S}}^{\mathcal{H}}_{\mathcal{A}}$ day of June, 2018
12	MESSNER REEVES, LLP
13	
14	By 1997
15	MARK B. SCHELLERUP Nevada Bar No. 7170
16	ANDREW R. GUZIK Nevada Bar No. 12758
17	8945 W. Russell Road, Suite 300 Las Vegas, NV 89148
18	Telephone: (702) 363-5100 Facsimile: (702) 363-5101
19	Attorneys for Venetian Casino Resort, LLC
20	
21	
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26 27	
27	
{02918652 / 1}	4 <u>A-17-753362-C</u>

1	PROOF OF SERVICE
2	LV-Smith v. Venetian Casino Resort, LLC Case No.: A-17-753362-C
3	The undersigned does hereby declare that I am over the age of eighteen (18) years and not a party to the within entitled action. Lam employed by Magner Bassier L B, 8045 W, D, 11 B, 14
4 5	party to the within entitled action. I am employed by Messner Reeves LLP, 8945 W. Russell Road, Suite 300, Las Vegas, Nevada 89148. I am readily familiar with Messner Reeves LLP's practice for collection and processing of documents for delivery by way of the service indicated below.
6	On June $11_{,}$ 2018, I served the following document(s):
7	DEFENDANT'S NINTH SUPPLEMENTAL EARLY CASE CONFERENCE STATEMENT LIST OF WITNESSES, EXHIBITS AND PRODUCTION
8	<b>OF DOCUMENTS</b>
9	on the interested party(ies) in this action as follows:
10	Peter Goldstein Nevada Bar No. 6992
11	PETER GOLDSTEIN LAW CORP 10795 W. Twain Avenue, #110
12	Las Vegas, NV 89135 Telephone: (702) 474-6400
13	Facsimile: (888) 400-8799 Attornevs for Plaintiff
14	By U.S. Mail and Electronic Service. Pursuant to Administrative Order 14-2 and Rule 9
15 16	of the NEFCR, I caused said documents(s) to be transmitted to the person(s) identified in the E- Service List for this captioned case in Odyssey E-File & Serve of the Eighth Judicial District Court, County of Clark, State of Nevada. A service transmission report reported service as complete and a copy of the service transmission report will be maintained with the document(s) in this office.
17	I declare under penalty of perjury under the laws of the State of Nevada that the foregoing
18	is true and correct.
19	Executed on June <u>11</u> , 2018, at Las Vegas, Nevada.
20	~ there a
21	An employee of MESSNER REEVES LLP
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23 24	
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### EXHIBIT 10

Smith (sekera Rupokis) memorex P's Ruply to D's opp to min for sanctions

### EXHIBIT 11

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7-5-14 6:	6-28-14 2:	5-24-14 9:	5-3-14 4:	5-3-14 3:	5-2-14 4:	1-26-14 12 a.	11-24-13 1:	11-24-13 5:	DATE
6:05 p.m.	2:10 p.m.	9:49 p.m.	4:47 p.m.	3:36 p.m.	4:42 p.m.	12:28 a.m.	1:54 p.m.	5:27 a.m.	TIME
1407V-1121	1406V-66937	1405V-5900	1405V-0704	1405V-0687	1405V-0423	1401V-5339	1311V-5588	1311V-5502	REPORT
Lobby 1	Grand Luxe Café	Lobby 1	Lobby 1	Grand Hall	Grand Hall LV	Lobby 1	Grand Hall	Grand Luxe Café	LOCATION (
Liquid stated he had fallen yesterday see report	Wet marble	Wet marble	Water on marble	Wet marble	Water on marble	Water on marble	Slipped in apple cider given out by elves who are employees	Slip and fall	COMMENTS
Brittany Peck front desk manager Sean Pemberton engineer	Connic Kulver Nicholas Coronado Andres Florentino J. Lopez report writer John Burnett security officer	Karen Sidhoo front desk manager Tim Alvonells security shift manager T. Morgan report writer Sean Pemberton	Christopher Daniels Derek Santillan	Thomas Harris security officer Gary Rescigno security EMT T. McFate report writer Derek Santillan facilities	Manny Argnello R. Marquez report writer David Boyko	Conie Klaver Joe Barrett facilities senior watch L. Sivrais report writer Joe Barrett	Devon O'Brien manager Christopher Mosier asst. security manager G. Rescigno report writer David Magnism	Mary Ros Eve Gizelbach Ryan Meyer J. Lopez report writer	SECURTIY

SEKERA FALLS Sekera v. Venetian reports are in black Smith v. Venetian reports are in red

.

Thomas Lambert front desk manager Christopher Mosier asst. security manager Sean Pemberton engineer	Liquid	Lobby 1	1407V-7161	2:47 p.m.	7-29-14
Thomas Labert Front Desk Mngr. Christopher Moiser Asst. Sec Mngr. Sean Pemberton Eng. G. Rescigno Report writer Chris Malcom S.O.	Liquid	Lobby 1	1407V-7161	2:47 p.m.	7-29-14
Allen Backiman facilities L. Sivrais report writer	Liquid Victim Luz Gamino (unredacted)	Grand Hall	1407V-6151	7:59	7-25-14
Amy McCaslin front desk manager Kyle Donaldson Asst. security manager T. Morgan report writer	Wet marble	Lobby 1	1407V-6125	5:31 p.m.	7-25-14
Tim Avonellos security shift manager Conie Kluver front desk manager kT. Morgan report writer	Fall happened at 6:00 p.m. victim stated there was a guy there said his buddy dropped his bottle of alcohol and left it there	Venetian front desk	1407V-4386	7:14 p.m.	7-18-14
Jacob Johnson asst. security manager Brittany Peck front desk manager Tyler McFate EMT security G. Rescigno report writer	liquid marble	Lobby 1	1407V-3057	8:02 a.m.	7-13-14
Jacob Johnson Asst. Sec. Mngr. Brittany Peck Front desk mngr. Taylor McFate, EMT S.O. G. Rescigno Report writer	Liquid	Lobby 1	1407V-3057	8:02	7-13-14
Sang Han front desk manager E. Gizelback report writer	Drink on floor Prior to victim slipping group of unknown males with "yard" like drink spilled on floor	Grand Hall	1407V-2142	12:30 a.m.	7-10-14
J. Larson report writer T. Mofate EMT/SO Merrick Anderson Facilities Eng.	Water on floor	Grand Luxe	1407V-2272	1:25 PM	7-10-14
L. Sivras report writer	1407V-0807 (missing this report)				

Slipped due to water or drink spill that another guest caused. Tyler Corbely had notified security earlier about his stand by due to this fluid spill
Jacob Johnson Asst. Sec. Mgr. Archie Balon, S.O. G. Rescigno, report writer Derek Santillan, Facilities
Fall reported nextMary Ros front desk manamorning. Fall occurredMonte McAnulty facilitiesnear bathrooms by GrandJ. Larson report writerLuxeWater
Fall reported nextMary Ros, Front Deskmorning. Fall occurredMonte McAmulty Facilitiesnear bathroom by GrandJ. Larson, Report Writer 1/7/15LuxeWater
Tripped over own feetMary Ros front desk managerMarc Fesel engineer noGarry Lee security officerdefects but a wet floorE. Gizelbach report writer
Tripped over own feetMary Ros front desk managerJohn Ballesteros facilities team memberE. Gizelbach report writer
Water fluid was spilled by unknown male at 9:48

Eric Wennerberg, S.O. Rady Conception. Seior Watch E. Gizelbach Renort writer
Eric Wennerberg security officer Rudy Conception senor watch Eve Gizelbach report writer
Water "there appeared to be water all overTim Alvonellos security shift managerImmediate area"Thomas Lambert front desk manager
Nicholas Coronado asst. manager Jonathan Deruth front desk manager Jose Lopez EMT security Z. Hakim report writer Theodore Eash facilities
Nicolas Coronado, asst. mgr. Jonathan Deruth, Front desk mgr. Jose Lopez, EMT Sec. Z. Hakim Report Writer Theodore Reash, Facilities
Sang Han hotel manager Tim Avonellos security shift manager L. Sivrais report writer Derek Sentillan facilities
Nachely frond desk manager Zachary Hakim EMT security E. Gizelbach report writer Rudy Conception facilities engineer
"I George Valley security manager Jonathan Derleth front desk manager John Wells security officer Z. Hakim report writer James Guernick security officer
Nicholas Coronado Mary Ros Hinkle Z. Hakim report writer Rosa Estela facilities

4:43 p.m. 1505V-5319
1:08 p.m. 1505V-0844
3:25 p.m. 1504V-5396
3:25p.m 1504V-5396
3:18 a.m. 1503V-5040
8:45 a.m. 1503V-1561
1:28 p.m. 1502V-4322
1:28 p.m. 1502V-4322

6-30-15 11:38 a.m.	6-12-15 5:51	6-12-15 12:51 p.m.	5-30-15 4:35	5-30-15 4:35	5-29-15 7:36	
8 1506V-7480	5:51 p.m. 1506V-2824	1 1506V-7480	1505V-7506	4:35 p.m. 1505V-7506	7:36 a.m. 1505V-7253	
10 Lobby 1	24 Lobby 1	30 Lobby 1	)6 Lobby 1	16 Lobby 1	53 Lobby 1	
Slip and fall "small pool of clear liquid on marble flooring nearby"	Wet floor. "so much foot traffic I asked two males to stand by spill" "The spill was mall comprised of droplets of what seemed to be water stretching about a foot and a half in a straight line on the tile"	Liquid	Slip water	Slip Water	Slip	
Mary Ros front desk manager Gary Rescigno Security/EMT John Wells Security Officer i. Larson Report writer	Antonio Lopez security officer David Magnuson A. Lopez report writer	Antonio Lopez David Magnuson A. Lopez report writer	Anthony Bersano asst. security manager Thomas Lambert front desk manager Zachary Hakim security officer EMT Michael Perez security officer Heather Kaufmmann security officer S. Davila report writer John Ballesteros facilities	Tony Bersano, Asst. Sec. Mngr. Thomas Lambert, Front Desk Mngr. Michael Perez, S.O. D. Davila Report writer Heather Kaufmann, S.O. Zachary Hakim, EMT S.O.	Christopher Moiler asst. security manager Francesca Comeli front desk manager G. Rescigno report writer Steve Hansen facilities	Jeffrey Duniloo security officer

8-8-15	C1-7-0	2		CI-07-1	100			1 10 10	7-10-15			7-19-15				7-19-15			7-5-15			7-5-15				
1:30 p.m.	10:48 a.m.			5:36 a.m.				0.10 4.111.	8.18 a m			1:47 a.m.				8:18 a.m.		p.m.	12:40		p.m.	12:40				a.m.
1508V-1866	1 CCD- A 80CT			100/V-5392				10014-0121	1507V-5101			1507V-5024				1507V-5121			1507V-1236			1507V-1236				
Grand Hall	L'OBOY I			Main entrance				Tower 129	Venetian			Grand Hall		Lobby 1	Tower 129	19 Venetian	Lobby 4	Tower 417	6 Venezia	Lobby 4	Tower 417	6 Venezia				Toool T
Slip and fall	water on floor	passport	(unredacted) Swedish	Slip and fall. Sofia Lovgren victim	2		7:05	floor at approximately	Slin and fall I iquid on			Slip and fall				Liquid			Slip and fall on water			Slip and fall on water		and an and a second	flooring nearby"	of clear liquid on marble
Jacob Johnson asst. security manager Jonathan Derleth front desk manager L. Dozier report writer	M. Criddle report writer	J. Burnett report writer Eric Wenneberg security officer	James Stoyer facilities	Julianne Edward front desk manager Nicholas Coronado asst. manager	Melissa Perry	Richard Heleman	Jeffrey Dunnilhoo security officer	L. Dozier report writer	Iacoh Iohnson asst security manager	L. Lopez report writer Brian Corpas security officer	S Tevan security	Nicholas Coronado asst. manager	Richard Heleman	L. Dozier report writer	Jacob Johnson Asst. Security manager	Melissa Perry Front desk manager	G. Rescigno report writer	Keenam Meste facilities	Jacob Johnson asst. security manager	G. Rescigno Report writer	K Ecnamneste facilities	Jacob Johnson Asst. Security Manager	Bryan Greenfield facilities	J. Larson report writer	John Wells security officer	Gary Rescigno security EMT
	1:30 p.m. 1508V-1866 Grand Hall Slip and fall	10:48     1508V-0557     Lobby I     Slip and fall. Puddle of water on floor       a.m.     1:30 p.m.     1508V-1866     Grand Hall     Slip and fall	10:481508V-0357Lobby 1Slip and fall. Puddle of water on floora.m.1:30 p.m.1508V-1866Grand HallSlip and fall	10:481508V-0357Lobby 1Slip and fall. Puddle of water on floora.m.1:30 p.m.1508V-1866Grand HallSlip and fall	<ul> <li>5 5:56 a.m. 150/V-5392</li> <li>Main entrance Slip and fall. Softa Lovgren victim (unredacted) Swedish passport</li> <li>10:48</li> <li>10:48</li> <li>1508V-0357</li> <li>Lobby 1</li> <li>Slip and fall. Puddle of water on floor</li> <li>1:30 p.m.</li> <li>1508V-1866</li> <li>Grand Hall</li> <li>Slip and fall</li> </ul>	55:36 a.m.1507V-5392Main entranceSlip and fall. Sofia Lovgren victim (unredacted) Swedish passport10:481508V-0357Lobby 1Slip and fall. Puddle of water on floora.m.1508V-1866Grand HallSlip and fall	55:36 a.m.1507V-5392Main entranceSlip and fall. Sofia Lovgren victim (umredacted) Swedish passport10:481508V-0357Lobby 1Slip and fall. Puddle of water on floor11:30 p.m.1508V-1866Grand HallSlip and fall	5       5:36 a.m.       1507V-5392       Main entrance       Slip and fall. Sofia         5       5:36 a.m.       1507V-5392       Main entrance       Slip and fall. Sofia         10:48       1508V-0357       Lobby 1       Jip and fall. Puddle of         a.m.       1508V-1866       Grand Hall       Slip and fall         11:30 p.m.       1508V-1866       Grand Hall       Slip and fall	5     5:36 a.m.     1507V-5392     Main entrance Lovgren victim a.m.     Slip and fall. Sofia Lobby 1       10:48     1508V-0357     Lobby 1     Slip and fall. Puddle of water on floor       11:30 p.m.     1508V-1866     Grand Hall     Slip and fall	58:18 a.m.1507V-5121Venetian Tower 129Slip and fall. Liquid on floor at approximately 7:0555:36 a.m.1507V-5392Main entranceSlip and fall. Sofia Lovgren victim (umredacted) Swedish passport10:481508V-0357Lobby 1Slip and fall. Puddle of water on floor11:30 p.m.1508V-1866Grand HallSlip and fall	58:18 a.m.1507V-5121Venetian Tower 129Slip and fall. Liquid on floor at approximately 7:0555:36 a.m.1507V-5392Main entranceSlip and fall. Sofia Lovgren victim (unredacted) Swedish passport10:481508V-0357Lobby 1Slip and fall. Puddle of water on floor11:30 p.m.1508V-1866Grand HallSlip and fall	58:18 a.m.1507V-5121Venetian Tower 129Slip and fall. Liquid on floor at approximately 7:0555:36 a.m.1507V-5392Main entrance Lovgren victim (umredacted) Swedish passportSlip and fall. Sofia Lovgren victim (umredacted) Swedish passport10:481508V-0357Lobby 1Slip and fall. Puddle of water on floor1:30 p.m.1508V-1866Grand HallSlip and fall	51:47 a.m.1507V-5024Grand HallSlip and fall58:18 a.m.1507V-5121Venetian Tower 129Slip and fall. Liquid on floor at approximately 7:0555:36 a.m.1507V-5392Main entrance Lovgren victim (umredacted) Swedish passportSlip and fall. Sofia Lovby 110:481508V-0357Lobby 1Slip and fall. Puddle of water on floor1:30 p.m.1508V-1866Grand HallSlip and fall	51:47 a.m.1507V-5024Grand HallSlip and fall58:18 a.m.1507V-5121Venetian Tower 129Slip and fall. Liquid on floor at approximately 7:0555:36 a.m.1507V-5392Main entrance Lorgen victim (umredacted) Swedish passport510:481508V-0357Lobby 111:30 p.m.1508V-1866Grand Hall11:30 p.m.1508V-1866Grand Hall	51:47 a.m.1507V-5024Grand HallSlip and fall51:47 a.m.1507V-5121Venetian Tower 129Slip and fall. Liquid on floor at approximately 7:0555:36 a.m.1507V-5392Main entrance Lovgren victim (unredacted) Swedish passport55:36 a.m.1507V-5392Main entrance Lovgren victim (unredacted) Swedish passport10:481508V-0357Lobby 1Slip and fall. Puddle of water on floor1:30 p.m.1508V-1866Grand HallSlip and fall	51:47 a.m.1507V-5024Grand HallSlip and fall51:47 a.m.1507V-5121VenetianSlip and fall. Liquid on floor at approximately 7:0555:36 a.m.1507V-5392Main entranceSlip and fall. Sofia Lovgren victim (umredacted) Swedish passport510:481508V-0357Lobby 1Slip and fall. Puddle of water on floor11:30 p.m.1508V-1866Grand HallSlip and fall	58:18 a.m.1507V-512119 Venetian Tower 129Liquid Tower 12951:47 a.m.1507V-5024Grand HallSlip and fall51:47 a.m.1507V-5121Venetian Tower 129Slip and fall. Liquid on floor at approximately 7:0555:36 a.m.1507V-5392Main entrance Lobby 1Slip and fall. Sofia Lovgren victim (umredacted) Swedish passport10:481508V-0357Lobby 1 Water on floorSlip and fall. Puddle of water on floor1:30 p.m.1508V-1866Grand HallSlip and fall	58:18 a.m.1507V-512119 Venetian Tower 129Liquid Tower 12951:47 a.m.1507V-5024Grand HallSlip and fall51:47 a.m.1507V-5121Venetian Tower 129Slip and fall. Liquid on floor at approximately 7:0555:36 a.m.1507V-5392Main entrance Lobby 1Slip and fall. Sofia Lovgren victim (unredacted) Swedish passport510:481508V-0357Lobby 1 Slip and fall. Puddle of water on floor1:30 p.m.1508V-1866Grand Hall	p.m.Tower 417 Lobby 458:18 a.m.1507V-512119 Venetian Tower 129Liquid Tower 12951:47 a.m.1507V-5024Grand HallSlip and fall58:18 a.m.1507V-5121Venetian Tower 129Slip and fall. Liquid on floor at approximately 7:0555:36 a.m.1507V-5392Main entranceSlip and fall. Sofia Lovgren victim (unredacted) Swedish passport510:481508V-0357Lobby 1Slip and fall. Puddle of water on floor11:30 p.m.1508V-1866Grand HallSlip and fall	12:401507V-12366 Venezia Tower 417Slip and fall on water Tower 41758:18 a.m.1507V-512119 Venetian Tower 129Liquid Lobby 451:47 a.m.1507V-5024Grand HallSlip and fall51:47 a.m.1507V-5121Venetian Tower 129Slip and fall. Liquid on floor at approximately 7:0555:36 a.m.1507V-5392Main entrance Lobby 1Slip and fall. Sofia Lovgren victim (umredacted) Swedish passport610:481508V-0357Lobby 1Slip and fall. Puddle of water on floor11:30 p.m.1508V-1866Grand HallSlip and fall	Lobby 4Lobby 412:401507V-12366 Venezia Tower 417Slip and fall on water Tower 41758:18 a.m.1507V-512119 Venetian Tower 129Liquid51:47 a.m.1507V-5024Grand HallSlip and fall51:47 a.m.1507V-5121Venetian Tower 129Slip and fall. Liquid on floor at approximately 7:0555:36 a.m.1507V-5392Main entrance Lobby 1Slip and fall. Sofia Lovgren victim (umredacted) Swedish passport10:481508V-0357Lobby 1Slip and fall. Puddle of water on floor11:30 p.m.1508V-1866Grand HallSlip and fall	p.m.Tower 417 Lobby 4Slip and fall on water Inver 41712:401507V-12366 Venezia Tower 417Slip and fall on water Tower 41758:18 a.m.1507V-512119 Venetian Lobby 1Liquid51:47 a.m.1507V-5024Grand HallSlip and fall. Liquid on Tower 12958:18 a.m.1507V-5121Venetian Tower 129Slip and fall. Liquid on floor at approximately 7:0555:36 a.m.1507V-5392Main entrance Lobby 1Slip and fall. Sofia Lovgren victim (unredacted) Swedish passport610:481508V-0357Lobby 1Slip and fall. Puddle of water on floor11:30 p.m.1508V-1866Grand HallSlip and fall	12:401507V-12366 Venezia Tower 417Slip and fall on water Tower 41712:401507V-12366 Venezia Tower 417Slip and fall on water Tower 417p.m.1507V-512119 Venetian Tower 129Liquid Lobby 458:18 a.m.1507V-5024Grand HallSlip and fall on water Tower 12951:47 a.m.1507V-5024Grand HallSlip and fall58:18 a.m.1507V-5121Venetian Tower 129Slip and fall55:36 a.m.1507V-5392Main entrance Lobby 1Slip and fall. Liquid on floor at approximately 7:0555:36 a.m.1508V-0357Lobby 1Slip and fall. Puddle of water a.m.10:481508V-1866Grand HallSlip and fall. Puddle of water on floor1:30 p.m.1508V-1866Grand HallSlip and fall	12:401507V-12366 Venezia Tower 417Slip and fall on water Tower 41712:401507V-12366 Venezia Tower 417Slip and fall on water Tower 417p.m.1507V-51217 Ower 417 Lobby 4Slip and fall on water Tower 12958:18 a.m.1507V-5024Grand Hall51:47 a.m.1507V-5121Venetian Tower 129Liquid Or at approximately 7:0555:36 a.m.1507V-5392Main entrance Lobby 1Slip and fall. Liquid on floor at approximately 7:0555:36 a.m.1508V-0357Lobby 1Slip and fall. Puddle of a.m.10:481508V-1866Grand HallSlip and fall.1:30 p.m.1508V-1866Grand HallSlip and fall.	12:401507V-12366 Venezia Tower 417Slip and fall on water Tower 41712:401507V-12366 Venezia Tower 417Slip and fall on water Tower 41712:401507V-12366 Venezia Tower 417Slip and fall on water Tower 417p.m.1507V-512119 Venetian Tower 129Slip and fall on water Tower 12951:47 a.m.1507V-5024Grand HallSlip and fall58:18 a.m.1507V-5121Venetian Tower 129Slip and fall55:36 a.m.1507V-5392Main entranceSlip and fall. Softa Lobby 155:36 a.m.1508V-0357Lobby 1Slip and fall. Puddle of passport10:481508V-0357Lobby 1Slip and fall. Puddle of a.m.10:481508V-1866Grand HallSlip and fall.	12:401507V-12366 Venezia Tower 417Slip and fall on water Tower 41712:401507V-12366 Venezia Tower 417Slip and fall on water Tower 417p.m.1507V-512119 Venetian Tower 129Slip and fall on water Tower 12958:18 a.m.1507V-5024Grand HallLiquid Tower 12951:47 a.m.1507V-5121Venetian Tower 129Slip and fall.58:18 a.m.1507V-5121Venetian Tower 129Slip and fall.55:36 a.m.1507V-5392Main entrance Lobby 1Slip and fall.610:481508V-0357Lobby 1Slip and fall.10:481508V-0357Lobby 1Slip and fall.Puddle of water on floor11:30 p.m.1508V-1866Grand HallSlip and fall.

Thomas Lambert front desk manager	Slin and fall clear liquid	I ohhy 1	1510V-5875	2.27 n m	10-07-15
Peter Guagiardo facilities					
D. Cabada report writer					
Matthew Kaufman security manager Thomas Lambert front desk manager	Slip and fall red liquid	Grand Hall	1509V-3312	11:26 p.m.	9-13-15
Derek Santillian facilities					
Joseph De Jesus report writer					
Nachely Martinez front desk manager	Spilled drink on floor				
Tim Alvonellos security shift manager	Slip and fall wet floor.	Lobby 1	1509V-1497	6:39 p.m.	9-6-15
Catherine Carlson security officer					
J. De Jesus report writer					
Nachely Martinez front desk manager	Spilled drink on floor				
Tim Alvonellos security shift manager	Slip and fall wet floor.	Lobby 1	1509V-1497	6:39 p.m.	9-6-15
Joseph De Jesus security officer EMT					
Marc Fesel facilities					
D. Cabada report writer	water"				
Thomas Lambert front desk manager	"significant pool of		0.000	p.m.	
Tim Alvonellos security shift manager	Slip and fall clear liquid.	Lobby 1	1508V-7246	11:34	8-29-15
Joseph De Jesus security/EMT					
Marc Fesel facilities					
D. Cabada report writer	water"				
Thomas Lambert front desk manager	"significant pool of			a.m.	
Tim Alvonellos Security shift manager	Slip and fall clear liquid.	Lobby 1	1508V-7246	11:34	8-29-15
Marc Fesel facilities					
Mathan Byers facilities	(unredacted)				
Eddie Hoang security manager	Susan hammonds	Tower 141			
Michael Perez security officer	Slip and fall on water	17 Palazzo	1508V2554	1:40 a.m.	8-14-15
	bucket				
G. Rescigno report writer	guest had dropped a				
Allan Hill security officer	was advised an unknown				
Brittany Peck front desk manager	contacting surveillance I				
Jacob Johnson asst. security manager	Slip and fall. Upon	Lobby 1	1508V-1869	2:00 p.m.	8-8-15
	dropped a bucket				
G. Rescigno report writer	an unknown guest had				
Allan Hill security officer	surveillance I was advised				
Diffigury Lecy Linit ness manager	opon contacting				

Nicole Floyd George Valley security manger	Slip and fall	Grand Hall	1604V-2136	1:51 p.m.	4-10-16
C. Reanos report writer	between wet floor signs				
Matthew Kaufman security manager	Slip and fall. Walked	Lobby	1604V-1926	7:34 p.m.	4-9-16
Raphael Chavez facilities					
D. Winn report writer	Water				
Archie Balon security officer	Slip and fall. Puddle of	Grand Hall	1604V-1850	2:44 p.m.	4-9-16
C. Reanos report writer	floor signs				
Matthew Kaufman security manager	Male walker between wet	Lobby 1	1604V-1926	7:34 p.m.	4-9-16
J. Larson report writer					
Rafael Chavez facilities	clear liquid				
Sharry Kim front desk supervisor	Slip and fall. Puddle of	Lobby 1	1603V-5018	1:14	3-25-16
J. Larson report writer					
Rafael Chavez facilities	clear liquid				
Sharry Kim front desk supervisor	Slip and fall. Puddle of	Lobby 1	1603V-5018	1:14 p.m.	3-25-16
Jacob Johnson security manager					
Devin O'Brien front desk manager					
D. Wi report writer	in the day 11:45 - 12:00	elevator lobby			
David Boko facilities	floor. Fall occurred earlier	garage			
Seljika Bucalo security officer	Cup of coffee spilled on	5 <sup>th</sup> floor of the	1603V-3584	2:57 p.m.	3-18-16
Raphael Chavez facilities					
D. Winn report writer					
Kyle Kirchmeier VIP services					
Jacob Johnson security manager	Liquid	Lobby 1	1603V-1233	1:59 p.m.	3-6-16
Rafael Chavez facilities					
D. Winn report writer					
Kyle Kirchmeler VIP Services					
Jacob Johnson Asst. security manager	Liquid	Lobby 1	1603V-1233	1:59 p.m.	3-6-16
G. Resicigno report writer	12:05 "very wet floor"				
Devon O'Brien	in the day at 11:45 -	podium			
Jacob Johnson assgt. Security manager	Slip and fall. Fell earlier	Guest service	1602V-4290	2:56 p.m.	2-20-16
G. Rescigo report writer	12:05 "very wet floor"	podium			
Devon O'Brien	earlier in day at 11:45 -	services			
Jacob Johnson assst. Security manager	Liquid fall occurred	1 Guest	1602V-4290	2:56 p.m.	2-20-16
Shane Navara facilities					
D. Cabada report writer					
THE TRANSPORTED SCOULD SHITT HIMINGCO					

7-7-16	5-25-16	5-12-16	5-5-16	5-5-16	4-12-16	4-12-16	
12:15 p.m.	12:56 a.m.	12:56 a.m.	9:12 p.m.	9:12 p.m.	3:40 p.m.	3:40 p.m.	
1607V-1506	1605V-5069	1605V-5069	1605V-0952	1605V-0952	1604V-2459	1604V-2459	
Lobby 1	Lobby 1	Lobby 1	Lobby 1	Lobby 1	1 control	Control 1	
Slip and fall. Large wet area	Slip and fall earlier in day approx. 6:49	Liquid	Slip and fall. Picture of red solo cup and liquid on floor	Slip and fall. Picture of red solo cup and liquid on floor	Slip and fall. Occurred on 4/10/16 SO "Felix" was attempting to stop foot traffic when he slipped and fell	Slip and fall. Occurred on 4/10/16 SO "Felix" was attempting to stop foot traffic when he slipped and fell	Jason Palm guest (unredacted
Jacob Johnson security manager Michael Chrene security officer R. Overfield report writer Raphel Chavez facilities	Ay McCaslinn front desk manager Nicholas Coronado security manager John Bullestoros facilities J. Dietrich report writer Eve Gizelbach EMT security officer Joseph Barr-Wilson security officer	Amy McCaslin front desk manager Nicolas Coronado security manager John Ballesteros facilities J. Dietrich report writer Joseph Barr-Wilson	Tim Alvonellos security shift manager Royce Phung front desk manager J. Buschemi report writer James Johnson security officer Shane Navara facilities	Tim Alvonellos security shift manager Royce Phung front desk manager J. Buscemi report writer James Johnson security officer	Matthew Kaufman asst. manger Albert Liu D. Cabada report writer Felix Escobar security officer	Matthew Kaufman asst. manager Albert Liu D. Cabda report writer	D. Winn report writer Shane Navara Facilities Sharry Kim front desk manager

Tim Alvonellos security shift manager Monique Heng front desk manager J. De Jesus report writer Justin Vasquez security officer David Cabeda EMT security officer Shane Naema facilities	Slip and fall. Large pool of water	Lobby 1	1608V-0947	5:04 p.m.	8-5-16
Anthony Bersano asst. security manager Nathan Beyers front desk manager D. Cabada report writer Joseph De Jesus EMT security officer Dale Keezer field training officer Amber Platt security officer Laterrious Robinson field training officer Eddie Hinton facilities	Slip and fall. Wet spill extended entire length of pit 9 guest walked into wet area and slipped and fell	Casino	1608V-0995	11:07	8-5-16
Tim Alvonellos security shift manager Jonathan Derfeth front desk manager J. De Jesus report writer David Cabada EMT security officer Loren Harper security officer Rosa Estela facilities	Slip and fall. Ice cream on floor	Lobby 1	1607V-3405	11:25 p.m.	7-15-16

# EXHIBIT "13"

Docket 79689 Document 2019-40113

		Electronically Filed 3/25/2019 9:06 AM Steven D. Grierson CLERK OF THE COURT
1	RTRAN	Otime S. Summ
2		
3		
4 5		CT COURT
5		UNTY, NEVADA
7		
8	JOYCE SEKERA,	) CASE NO.: A-18-772761
9	Plaintiff,	) DEPT. XXV
10	VS.	
11	VENETIAN CASINO RESORT LLC, ET AL.,	
12	Defendants.	
13		1
14		MAN, DISCOVERY COMMISSIONER
15		, MARCH 13, 2019 NSCRIPT OF HEARING
16 17		I FOR PROTECTIVE ORDER
18		
19	APPEARANCES:	
20	For the Plaintiff:	KEITH E. GALLIHER, JR., ESQ.
21		
22	For the Defendants:	MICHAEL A. ROYAL, ESQ.
23		
24	RECORDED BY: FRANCESCA F	
25		
	Case Number: A-1	Page 1 8-772761-C

1	
1	Las Vegas, Nevada, Wednesday, March 13, 2019
2	* * *
3	[Case called at 9:06 a.m.]
4	DISCOVERY COMMISSIONER: Sekera versus Venetian.
5	MR. GALLIHER: Good morning, Commissioner. Keith
6	Galliher, on behalf of the Plaintiff.
7	MR. ROYAL: Mike Royal, on behalf of the Defendants, Your
8	Honor.
9	DISCOVERY COMMISSIONER: Good morning. All right.
10	This is on for Plaintiff's motion for protective order.
11	MR. ROYAL: This is Defendant's motion, Your Honor.
12	DISCOVERY COMMISSIONER: All right.
13	MR. ROYAL: This is
14	DISCOVERY COMMISSIONER: Do I have the wrong okay,
15	no, I got it. Sorry. I had the wrong note on my thing. Sorry about that.
16	Here we go. Defendant's motion for protective order.
17	MR. ROYAL: Your Honor, this relates to a motion we filed
18	regarding the disclosure of our incident reports. They were requested by
19	counsel. Prior to our disclosure of these reports, we requested that
20	counsel enter into a stipulation for a protective order as relates to the
21	information that we couldn't get at, counsel wouldn't agree, so we
22	provided him with redacted copies.
23	DISCOVERY COMMISSIONER: So all the redacted copies of
24	the incident reports have already been provided.
25	MR. ROYAL: That's correct. They've been provided. There
	Page 2
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were 65 prior reports, somewhere in the neighborhood of 650 pages that
we produced.

Mr. Galliher objected to the fact that they were redacted. We had some further discussion about how we could resolve this, perhaps entering again into a -- to get a protective order so that if we disclose the identities of these people, that they're not going to be passed around to the world, legal community or the world. We don't know where it's going to go.

And so we had a disagreement. I went ahead and filed this
motion, and while this motion was pending learned that some of the
redacted copies that we've already produced to Mr. Galliher have been
provided to other Plaintiffs' attorneys outside this case, which is exactly
what we were trying to protect against.

And so in my reply I just asked the Court to just simply enter 14 an order that we can have a 26(c) protective order in this case related to 15 these documents and that they remained in redacted form, and that if 16 Mr. Galliher has a specific case factually that he believes is potentially 17 18 relevant on point where he wants to contact individuals, perhaps use them as witnesses for whatever reason related to this case, that we can 19 20 meet and confer on that, and then if we can't agree, we can bring it to the Court. 21

But to just give him carte blanche information to everybody at this point I think is just not something my client wants to provide. It has concerns about exposing all of these people, prior guests, nonemployee witnesses, to not just contact from Mr. Galliher's office, but from any

1 other attorney that this information is provided to, any other person, we 2 believe that there's other privacy issues that are play here, there's HIPAA related information in these reports, and so just to provide them 3 to counsel with carte blanche access to all this information, to all these 4 people, that can be passed around to the world we think is just simply 5 not reasonable. So for that reason we move the Court for an order -- or 6 7 rather a Report and Recommendation granting our motion for protective 8 order as it relates to the redacted copies that we provided and that Mr. -and that if Mr. Galliher sees something that he believes is relevant to our 9 case, that again we meet and confer and we can discuss disclosing 10 personal information of those particular people. 11

Now, if I can add just one other thing. We contest that this slip 12 and fall in this case was the result of foreign -- any kind of foreign 13 substance on the floor. There's no objective evidence that there was, in 14 fact, any foreign substance on the floor causing her to slip and fall. 15 Regardless, we still provided Mr. Galliher with 65 prior incidents, and all 16 of them that I can think of -- I can't think of one that did not involve a 17 18 foreign substance. So these are even, in our view, dissimilar cases. We went ahead in good faith and provided these to counsel, so I only give 19 20 that to the Court just to realize or -- so the Court knows that we've acted in good faith. We're doing everything we can. 21

Our primary issue is protecting the privacy of our prior guests
 and our relationship with those guests.

DISCOVERY COMMISSIONER: And all those guests and
 witnesses, their names have been redacted prior, the reports that were

1	disclosed.
2	MR. ROYAL: That's correct.
3	DISCOVERY COMMISSIONER: And just so that I'm clear,
4	the allegation is that there was water or some other substance on the
5	floor so it was a transient condition, is that correct?
6	MR. ROYAL: That's the allegation.
7	DISCOVERY COMMISSIONER: That's the allegation, okay.
8	That's the that's what I meant to ask. Okay.
9	All right. Mr. Galliher.
10	MR. GALLIHER: Thank you, Your Honor.
11	First of all, I don't doubt what Mr. Royal is saying in good faith,
12	but The Venetian's certainly not in good faith in this case, and I'll explain
13	why.
14	First of all, you know that prior falls are relevant to the notice
15	issue, and a foreseeability issue, which, of course, it's our obligation to
16	prove in this case, so prior falls are always discoverable.
17	Now, the thing that surprises me is that the defense actually
18	makes the argument late in this argument that they contest that my client
19	slipped and fell on liquid or water. There's a surveillance video, and
20	whoever wrote the brief could not have looked at the surveillance video.
21	The surveillance video shows what is clearly a slip on liquid and a fall.
22	She hits her head on a big marble post as she falls. There are two
23	women that see it and are right next to her when she falls.
24	Shortly thereafter we've got three security personnel from The
25	Venetian at the scene with shirts and ties and radios. Someone's talking

to someone upstairs. While they're talking, one of the women who sees
the fall walks over, points to the spill, and the guy, the security officer,
looks at it, then summons porters who come to the scene, one of the
porters takes out a mop, mops up the spill, another walks on with some
towels and wipes up the spill around the very area where my client fell.
That's pretty clear, that this was a slip and fall on water.

Now, here's the problem. The Venetian has polished marble
floors throughout its entire ground floor and also on the Bouchon floor,
which I think is floor number 10. They're very pretty, very attractive, and,
as the expert report attached to our opposition shows, also very slippery
when wet.

So when we talk about a transitory condition, not really. This
is a marble floor that's been at The Venetian from the get-go.

And then we start talking about the number of falls. Well, I deposed their -- one EMT security officer who said that during the nine years that he had been there he had personally investigated 100 -approximately 100 injury falls on the marble floors at The Venetian.

Now, there are two EMT security officers per shift, sometimes
three, so if we do the math, we've got at least six security officers
working the three shifts at The Venetian, up to nine. So if we do that
math -- this one's -- this fellow has investigated personally 100 injury
falls, and we assume he's average -- then that means that there are
somewhere between 600 and 900.

DISCOVERY COMMISSIONER: Well, didn't three respond to this one alone, and so that would be a, you know -- MR. GALLIHER: Well, no, no. Those weren't the same security people.

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DISCOVERY COMMISSIONER: Oh.

MR. GALLIHER: See, there -- The Venetian, Commissioner,
has security officers/EMTs. They are the ones that go to the injury
falls -- the other people do not -- because they're trained. Well, that's
who I deposed. So he's the one that told me under oath two security
officers/EMTs per shift, sometimes three, three shifts, very simple math.

Now we go from 100 falls investigated by one, to somewhere
around 900, and then we take it and we back out the nine years and
make it five -- 'cause that's what I was looking for. We're somewhere
between five, six hundred falls at The Venetian.

13 Now, what I received was 62 reports for a five-year period. Well, that doesn't compute with my math, so the other thing that -- and 14 15 we talk about sharing information. Peter Goldstein has a case against Venetian. In that case The Venetian furnished him 26 reports for the 16 same time frame. Well, how does that happen? Then what we did is we 17 compared the reports that he received with reports that we received. He 18 didn't get 26 of ours, we didn't get four of his; well, how does that 19 20 happen? Then we find out there's three defense firms representing The Venetian in these three different cases; they're all different. 21

So what we're finding and what I'm alleging in this situation is what The Venetian is doing is they're selectively distributing reports to their defense firm to distribute to the Plaintiffs in individual cases, and they're not giving everybody all the reports. It's very easy to determine 1 when I get a situation like this and I compare and find that Mr. Goldstein, 2 who got 26 has four I don't have for the same time frame. A couple of them were on the same day; I got the one in the afternoon; he got the 3 one in the morning. Well, sorry, it's not Mr. Royal's fault. The 4 Venetian's not a good corporate citizen, that's for sure. They are 5 withholding these reports and selectively giving them to the Plaintiffs' 6 7 attorneys through the different defense firms that they're hiring. So 8 that's why this information needs to be disclosed.

But also, when we talk about the identification of the people
who fell -- you have probably tried slip and fall cases, I've tried my
share -- what does a defense attorney normally do in these cases?
They try to establish comparative negligence, particularly if there's liquid
on the floor. Well, weren't you looking where you were walking? Didn't
you see the spill on the floor? Why didn't you see it? It was right there.
Look at it. Comparative negligence, that's what this is about.

So if we have the identity of people who previously fell on these same floors at The Venetian in liquid, we put on five of 'em or ten of 'em to say -- very simple questioning -- what's your name; did you stay at The Venetian; were you walking through The Venetian; did you fall; did you fall on liquid; were you injured; did you see the liquid before you fell; pass the witness.

DISCOVERY COMMISSIONER: Don't you already have an expert who's going to testify regarding the coefficient of friction or, as you allege --

MR. GALLIHER: Sure.

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1	DISCOVERY COMMISSIONER: the slipperiness of the
2	MR. GALLIHER: Absolutely.
3	DISCOVERY COMMISSIONER: the floor?
4	MR. GALLIHER: We have. That's attached to our opposition.
5	But that's a separate issue 'cause he's talking about the fact these floors
6	are slippery when wet; we know that. However, the comparative
7	negligence issue is a big one because invariably juries will come back
8	and apportion the negligence in the case. It's a little
9	DISCOVERY COMMISSIONER: But the comparative
10	negligence of another party versus your own party wouldn't be relevant
11	to this action.
12	MR. GALLIHER: Well, I disagree, and I'll tell you why. If
13	you've got a situation like this where people are slipping on the same
14	floor on liquid and all the floors' identical, it's not like it's different and
15	these people don't see the liquid before they fall, which is why they fall,
16	why would that not be relevant to the question of comparative
17	negligence? Because if five people didn't see it, or ten people didn't see
18	it, why should my client have seen it? Very relevant.
19	I mean, remember, we're not talking just about admissibility,
20	because that's the call that's going to be made by Judge Delaney.
21	We're talking about discoverability, that's all.
22	So the bottom line and there's this privacy concerns, and
23	HIPAA violations, and these aren't medical records. They're security
24	reports. The Venetian doesn't have standing to reserve privacy
25	concerns on behalf of people who fell and were injured in their place, so

1 || I'm not even sure where that argument comes from.

The question is whether or not it's discoverable. The question
is whether or not it leads to discoverable evidence; certainly does
because Judge Delaney will make the call concerning how many prior
fall victims she will allow to testify; she may say one; she may say five;
she may say ten. I have a case before Judge Crockett --

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DISCOVERY COMMISSIONER: She may say none.

8 MR. GALLIHER: -- right now where he's -- Judge Crockett's
9 given us ten.

So bottom line is it's still discoverable, and they should be
forced to give us the information, and we'll contact the people, if we
choose to, and they'll talk to us, if they choose to, or not.

DISCOVERY COMMISSIONER: Mr. Royal.

MR. ROYAL: Just regarding -- I mean, I certainly could give
the Court the video; I don't think it's necessary. But there's issues in this
case regarding her shoes. I have an expert who's going to testify her
shoes are what caused the accident, that there was nothing on the floor,
and certainly everything counsel represented as far as indisputable
evidence regarding something on the floor, they're wiping something up.
She had coffee cup in her hand at the time that she fell.

I mean, Your Honor, to me that -- well, let me just get back to,
you know, our position simply is this -- we're happy -- we've given them
the information. They want to make arguments about notice, great,
they've got that. They want to make arguments and extrapolate
information from some -- from an employee who is -- who worked at the

property for nine years, great, they have that. They can make all their
 notice arguments, their mode of operation arguments, they've already
 got all that.

Contacting all of these people to march 'em -- just because
they may want to march 'em in, you know what, if there are certain
cases, certain people, certain facts, that are sufficiently related that Mr.
Galliher says, you know what, I'd like to bring the people in for this, or I'd
like to bring the people in for that, that's fine, I can deal with that, and I
think that's fair.

But to just give him carte blanche, here's everybody, go ahead
and contact them, share 'em with Mr. Goldstein, Mr. Bochanis, anybody
else that you want I think is -- I just think that's unreasonable.

13 And so I believe, Your Honor, at least it's our position that the motion for protective order should be granted, that we've already 14 15 complied by giving them redacted information. If they want something in addition to that -- and, by the way, you know, he's already shared this 16 information with Mr. Goldstein. I don't know who else this information's 17 18 been shared with, and counsel's allegation that there has been some kind of conspiracy associated with The Venetian and how they're 19 20 handling one case, another case. These cases are different insofar as what kind of information is being requested, and I should add that it's my 21 understanding from defense counsel in the Goldstein case is he got 22 23 redacted copies as well, and they were not -- and, in fact, I believe the Discovery Commissioner even ordered that they could be redacted. 24 Regardless, Your Honor, I think the motion for protective 25

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1 order, in our -- it's our view should be granted.

DISCOVERY COMMISSIONER: All right. The motion for protective order is granted in part as follows -- The Venetian may continue to provide redacted reports as previously done. However, with regard to Mr. Galliher's claim that not all have been produced, The Venetian is recommended to produce all reports that fit within the requests made by Mr. Galliher, and if there are more, that needs to be -they need to be supplemented immediately.

With regard to the reports that are produced, they are to be
redacted for the names and the contact information for all witnesses and
individuals who reported incidents.

With that said, if the Plaintiff goes through the reports and 12 identifies incidents that occurred in substantially the same location as 13 this incident occurred or have substantially similar facts as to the 14 incident at issue -- because The Venetian is a huge place, and so it 15 needs to be sufficiently identified to be in the same location or under 16 similar facts -- then I'd ask that the two of you have a 2.34 conference 17 18 about disclosing the contact information for those particular incidents because I'm sure that's a much more narrow scope than all of them. 19 20 And if you cannot agree following that 2.34 conference, then bring it back to the Commissioner's attention and we will have a hearing 21 regarding the disclosure of the contact and privacy information with 22 23 regard to those individuals.

I do believe there is -- there are privacy and HIPAA issues that are to be considered, and so my inclination is not to disclose the names

and contact information for all people on all reports. It needs to be much
more narrow than that.
And, finally, I am going to issue a protective order that the
reports that are disclosed in this case are not circulated outside of this
case and for use only in this case.
Mr. Royal, would you please prepare the Report and
Recommendation?
MR. ROYAL: Yes, Your Honor.
DISCOVERY COMMISSIONER: Is there anything that I didn't
cover that the two of you wanted me to address, or does that cover all
the issues?
MR. GALLIHER: Not that I'm aware of.
MR. ROYAL: Think that covers everything.
DISCOVERY COMMISSIONER: So if there's any more that
your client has, the entirety, of all of the falls for the if there are any
other reports that your client has not disclosed, they are recommended
to produce all reports for the relevant time periods that have been
requested by the Plaintiff in this case.
MR. GALLIHER: If they've produced well, okay. Certainly.
DISCOVERY COMMISSIONER: And this just goes to the
issue he's claiming there are more than what have been produced to
him. And certainly Mr. Galliher can identify the ones that he has gotten
that supposedly were not produced and inquire further into that matter.
So if you would please prepare, Mr. Royal, the
MR. ROYAL: Can I just ask, Your Honor

1	DISCOVERY COMMISSIONER: Certainly.
2	MR. ROYAL: as to the scope, I mean, we're talking about
3	common areas, 'cause what was produced to Mr. Galliher was common
4	areas on the casino level floor.
5	DISCOVERY COMMISSIONER: Okay. And I don't know.
6	He's raised the issue that there are reports that he was not given. I think
7	you said that there were four
8	MR. GALLIHER: That's pretty obvious.
9	DISCOVERY COMMISSIONER: that another attorney
10	had
11	MR. ROYAL: Well, I'm not aware of
12	DISCOVERY COMMISSIONER: Okay.
13	MR. ROYAL: of those four.
14	DISCOVERY COMMISSIONER: And so that's something that
15	the two of you need to discuss in a 2.34 before you bring it back to me,
16	and
17	MR. GALLIHER: I think what he was getting at was, I mean,
18	we have a casino floor that's large, and the floor is identical throughout
19	this casino floor. It's not like there's anything different. The linoleum's
20	the same color, the same configuration, same design, same slip
21	resistance. It's uniform throughout the ground floor of The Venetian, and
22	also, for that matter, the Bouchon floor.
23	DISCOVERY COMMISSIONER: Okay. Well, I think that the
24	two of you need to work through the four reports at issue that you
25	believe you were not provided, have a 2.34 to discuss; if there is a
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1	continuing issue regarding that, bring it back.
2	And I'm going to ask, Mr. Royal, can you please provide that
3	within ten days?
4	MR. ROYAL: Yes, Your Honor.
5	DISCOVERY COMMISSIONER: Thank you very much.
6	MR. GALLIHER: Thank you.
7	[Hearing concluded at 9:25 a.m.]
8	* * * * *
9	ATTEST: I do hereby certify that I have truly and correctly transcribed the audio-video recording of this proceeding in the above-entitled case.
10 11	Francesch Haak
12	FRANCESCA HAAK
13	Court Recorder/Transcriber
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# EXHIBIT "14"

Docket 79689 Document 2019-40113

7	3		Electronically Filed 4/4/2019 11:23 AM				
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		Michael A. Royal, Esq.	Ollun				
	2	Nevada Bar No. 4370 Gregory A. Miles, Esq.					
	3	Nevada Bar No. 4336					
		ROYAL & MILES LLP					
	4	1522 West Warm Springs Road					
	5	Henderson Nevada 89014					
	6	Tel: (702) 471-6777 Fax: (702) 531-6777					
	U	Email: <u>mroyal@royalmileslaw.com</u>					
	7	Attorneys for Defendants					
	8	VENETIAN CASINO RESORT, LLC and					
		LAS VEGAS SANDS, LLC					
	9	DISTRIC	TCOURT				
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<b>ILES LLP</b> Springs Road NV 89014 Fax: (702) 531-6777	11	CLARK COUNTY, NEVADA					
<b>9</b> 0ad ) 531	11	JOYCE SEKERA, an Individual;	CASE NO.: A-18-772761-C				
<b>5 LLI</b> 195 Rd 9014 (702	12		DEPT. NO.: XXV				
<b>ROYAL &amp; MILES LLP</b> 522 W Warm Springs Road Henderson NV 89014 ) 471-6777 ◆ Fax: (702) 55	13	Plaintiff,					
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<b>ROYAL &amp;</b> 1522 W War Henderso Tel: (702) 471-6777	14	V.	DISCOVERY COMMISSIONER'S				
<b>R(</b> 1522 H 2) 47	15	VENETIAN CASINO RESORT, LLC, d/b/a	REPORT AND RECOMMENDATION				
l: (70		THE VENETIAN LAS VEGAS, a Nevada					
Te	16	Limited Liability Company; LAS VEGAS	Hearing Date: March 13, 2019, 9:00 am				
	17	SANDS, LLC d/b/a THE VENETIAN LAS					
	18	VEGAS, a Nevada Limited Liability Company; YET UNKNOWN EMPLOYEE; DOES I					
	10	through X, inclusive,					
	19						
	20	Defendants.					
		Appearance: Voith E Calliber In Eco	for Plaintiff, JOYCE SEKERA				
	21	Appearance: Keith E. Galliher, Jr., Esq.,	IOI FIAIIIIIII, JOI CE SEKERA				
	22	Michael A. Royal, Esq., Ro	yal & Miles LLP, for Defendants				
	22		SORT, LLC and LAS VEGAS SANDS, LLC				
	23	(collectively "Venetian)					
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1	I.	Ĩ
2	FINDINGS	
3	1. Defendant Venetian filed <i>Defendants' Motion for Protective Order</i> on February 1, 2019	
4	related to the production of redacted prior incident reports in response to an NRCP 34 request by	
5	Plaintiff. Plaintiff filed an Opposition to Defendants' Motion for Protective Order on February 13,	
6 7	2019, arguing that there is no basis to redact information in prior incident reports (other than Social	
8	Security numbers) or otherwise to afford them protection under NRCP 26(c). Defendant filed a Reply	
9	to Opposition to Defendants' Motion for Protective Order on March 5, 2019 and an Addendum to	
10	Reply to Opposition to Defendants' Motion for Protective Order on March 6, 2019 noting, among	
11	other things, that Plaintiff's counsel had already been sharing prior incident reports with other attorneys	
12	not involved in the present litigation.	
13 14	2. A hearing on motion was held on March 13, 2019.	
14	3. Venetian counsel argued that prior incident reports have been produced, which represent	
16	slip and falls occurring on marble floors in the common areas of the Venetian casino level.	
17	4. Plaintiff's counsel argued that after comparing a production by Venetian in the case of	
18	Smith v. Venetian, Case No. A-17-753362-C, he discovered four incident reports produced in that case	
19	which were not produced by Venetian in this litigation. Defense counsel related that he is unaware of	
20	that issue and that he will investigate.	
21 22	After reviewing the papers and pleadings on file, and consideration of arguments presented by	
22	counsel for the parties, the following recommendations are made.	
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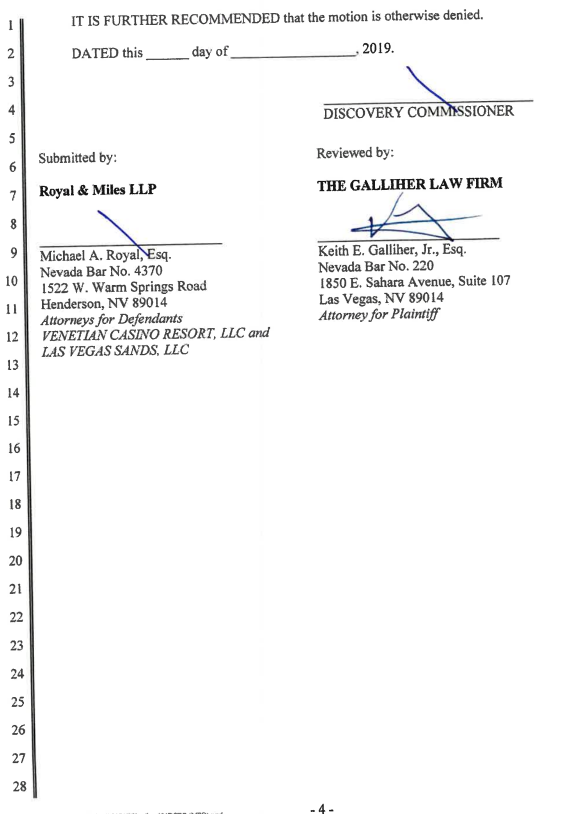
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1	II.
2	RECOMMENDATIONS
3	IT IS RECOMMENDED that Defendants' Motion for Protective Order is GRANTED IN
4	PART and DENIED IN PART.
5	IT IS FURTHER RECOMMENDED that the prior incident reports produced by Venetian are
6 7	to remain in redacted form as originally provided in response to an NRCP 34 request, the Court
8	agreeing that this presents a privacy issue as it pertains to the identity of prior Venetian guests and
9	includes protected HIPPA related information.
10	IT IS FURTHER RECOMMENDED that all information within the redacted prior incident
11	reports produced by Venetian are to be protected under an NRCP 26(c) order, not to be shared with
12	anyone who is not directly affiliated with the litigation ( <i>i.e.</i> counsel, counsel's staff, experts, etc.), and
13	when attached as exhibits to any filings with the Court are to be provided under seal.
14 15	IT IS FURTHER RECOMMENDED that if Plaintiff identifies a specific prior incident report
16	she feels is sufficiently related to her fall, with substantially similar facts and circumstances, occurring
17	in the same location, that counsel will have an EDCR 2.34 conference to discuss the request and
18	determine whether the identity of those involved in the specific prior incident should be provided
19	before filing a motion.
20	IT IS FURTHER RECOMMENDED that Venetian be required to review the alleged
21	discrepancy of four prior incident reports produced in the matter of Smith v. Venetian. supra, and
22 23	provide them in redacted form to the extent they are responsive to the Plaintiff's NRCP 34 request, and
23	to provide all reports deemed responsive to Plaintiff's NRCP 34 request no. 7 related to prior incident
25	reports of the Venetian.
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8-772761-C V. F.R.A. V. VENETIAN IT IS FURTHER RECOMMENDED that the motion is otherwise denied. 1 DATED this 2nd day of April 2 , 2019. 3 4 DISCOVERY COMMISSIONER 5 Submitted by: Reviewed by: 6 Royal & Miles LLP 7 THE GALLIHER LAW FIRM 8 9 Michael A. Royal, Esq. Keith E. Galliher, Jr., Esq. Nevada Bar No. 4370 Nevada Bar No. 220 10 1522 W. Warm Springs Road 1850 E. Sahara Avenue, Suite 107 Henderson, NV 89014 11 Las Vegas, NV 89014 Attorneys for Defendants Attorney for Plaintiff 12 VENETIAN CASINO RESORT, LLC and LAS VEGAS SANDS, LLC 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28



1 2 3 4 NOTICE 5 Pursuant to NRCP 16.3(c)(2), you are hereby notified that within fourteen (14) days after being 6 served with a report any party may file and serve written objections to the recommendations. 7 Written authorities may be filed with objections, but are not mandatory. If written authorities are filed, any other party may file and serve responding authorities within seven (7) days after 8 being served with objections. 9 10 Objection time will expire on Ho 2019. 11 A copy of the foregoing Discovery Commissioner's Report was: 12 Mailed to Plaintiff/Defendant at the following address on the \_\_\_\_\_ day of 13 2019: 14 15 16 Electronically filed and served counsel on 2019, Pursuant to N.E.F.C.R. Rule 9. 17 18 The Commissioner's Report is deemed received three (3) days after mailing or e-serving to a party or the party's attorney, or three (3) days after the clerk of the court deposits a 19 copy of the Report in a folder of a party's lawyer in the Clerk's office. E.D.C.R. 2.34(f). 20 21 22 23 ISSIONER DESIGNEE 24 25 26 27 28