IN THE SUPREME COURT OF THE STATE OF NEVADA

Case No. 81346

Electronically Filed

Jul 10 2020 03:49 p.m.

Elizabeth A. Brown

Clerk of Supreme Court

AIRBNB, INC., a foreign corporation,

Appellant,

v.

ERIC RICE, individually; JEFFERSON TEMPLE, as Special Administrator of the Estate of BRYAN LOVETT,

Respondents.

Appeal Regarding Order
Eighth Judicial District Court
District Court Case No.: A-19-801549-C

AMENDED CERTIFICATE OF SERVICE OF DOCKETING STATEMENT

McDONALD CARANO LLP
Jeff Silvestri (NSBN 5779)
Jason B. Sifers (NSBN 14273)
2300 West Sahara Avenue, Suite 1200
Las Vegas, Nevada 89102
Telephone: (702) 873-4100
Facsimile: (702) 873-9966
jsilvestri@mcdonaldcarano.com
jsifers@mcdonaldcarano.com

Attorneys for Airbnb, Inc.

AMENDED CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I hereby certify that I am an employee of

McDONALD CARANO LLP and that on July 10, 2020, a true and correct copy of

the foregoing **DOCKETING STATEMENT** was emailed and served via U.S. Mail,

postage prepaid, upon the following:

Persi J. Mishel

10161 Park Run Drive, Suite 150

Las Vegas, NV 89145

mishelpersi@yahoo.com

Settlement Judge

Dated: July 10, 2020

/s/ CaraMia Gerard

An Employee of McDonald Carano LLP

IN THE SUPREME COURT OF THE STATE OF NEVADA

INDICATE FULL CAPTION:

Airbnb, Inc., a Foreign corporation	١,
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Appellant.

vs.

Eric Rice, et al.,

Respondents.

No. 81346 Electronically Filed

Jul 09 2020 02:40 p.m.

DOCKETING Elizabeth Prown

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GENERAL INFORMATION

Appellants must complete this docketing statement in compliance with NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, identifying issues on appeal, assessing presumptive assignment to the Court of Appeals under NRAP 17, scheduling cases for oral argument and settlement conferences, classifying cases for expedited treatment and assignment to the Court of Appeals, and compiling statistical information.

WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. *Id.* Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions, including a fine and/or dismissal of the appeal.

A complete list of the documents that must be attached appears as Question 27 on this docketing statement. Failure to attach all required documents will result in the delay of your appeal and may result in the imposition of sanctions.

This court has noted that when attorneys do not take seriously their obligations under NRAP 14 to complete the docketing statement properly and conscientiously, they waste the valuable judicial resources of this court, making the imposition of sanctions appropriate. *See* <u>KDI Sylvan Pools v. Workman</u>, 107 Nev. 340, 344, 810 P.2d 1217, 1220 (1991). Please use tab dividers to separate any attached documents.

1. Judicial District Eighth	_ Department XXVI		
County of Clark	Judge <u>Honorable Gloria Sturman</u>		
District Ct. Case No. A-19-801549-c			
2. Attorney filing this docketing statemen	nt:		
Attorney Jeff Silvestri	Telephone (702) 873-4100		
Firm McDonald Carano LLP			
Address 2300 W. Sahara Ave., Suite 1200 Las Vegas, NV 89102			
Client(s) Airbnb, Inc.			
If this is a joint statement by multiple appellants, add the names of their clients on an additional sheet accom- filing of this statement.			
3. Attorney(s) representing respondents(s):		
Attorney <u>Jordan P. Schnitzer</u>	Telephone (702) 960-4050		
Firm Schnitzer Law Firm			
Address 9205 W. Russel Road, Suite 240 Las Vegas, NV 89148			
Client(s) Bryan Lovett			
Attorney Michael C. Kane	Telephone <u>702 776-3333</u>		
Firm The 702 Firm			
Address 400 South 7th Street Suite/Floor 4 Las Vegas, Nevada 89101			
Client(s) Eric Rice and Jefferson Temple as s	pecial admin. of the estate of Raheem Rice		

(List additional counsel on separate sheet if necessary)

4. Nature of disposition below (check	all that apply):
☐ Judgment after bench trial ☐ Judgment after jury verdict ☐ Summary judgment ☐ Default judgment ☐ Grant/Denial of NRCP 60(b) relief ☐ Grant/Denial of injunction ☐ Grant/Denial of declaratory relief ☐ Review of agency determination 5. Does this appeal raise issues conce ☐ Child Custody ☐ Venue ☐ Termination of parental rights 6. Pending and prior proceedings in the second concerns and prior proceedings in the second concerns.	 □ Dismissal: □ Lack of jurisdiction □ Failure to state a claim □ Failure to prosecute □ Other (specify): □ Divorce Decree: □ Original □ Modification ⋈ Other disposition (specify): See Attached
court of all pending and prior proceedings	other courts. List the case name, number and s in other courts which are related to this appeal sed proceedings) and their dates of disposition:

8. Nature of the action. Briefly describe the nature of the action and the result below:

Respondents Bryce Lovett and Raheem Rice were on their way to a party at a house that had been rented through Appellant Airbnb's website. Before they arrived at the party, both were shot by an unknown assailant. Raheem Rice died and Bryce Lovett was injured. Bryan Lovett, the Estate of Raheem Rice, and Raheem Rice's father (Eric Rice), filed a lawsuit against Airbnb and others seeking damages.

Both Raheem Rice and Eric Rice had signed up to use Airbnb's website and had agreed to Airbnb's Terms of Service. The Airbnb Terms of Service contained an agreement to arbitrate any disputes that arose between Eric Rice and/or Raheem Rice and Airbnb. Airbnb filed a Motion to Compel Arbitration and a Motion to Stay all proceedings based on that agreement. The District Court denied the Motion to Compel and the Motion to Stay all Proceedings, and Airbnb filed this appeal.

9. Issues on appeal. State concisely the principal issue(s) in this appeal (attach separate sheets as necessary):

The arbitration agreement at issue delegated to the arbitrator the gateway issue of whether the arbitration agreement could be enforced or applied to the dispute at issue. Airbnb filed a Motion to Compel Arbitration and to Stay all Proceedings to allow the arbitrator to decide if the arbitration agreement applied to the "dispute" of the Plaintiffs' Complaint. The District Court denied the Motion to Compel Arbitration, concluding that the arbitration agreement did not apply to the dispute, thereby taking the issue away from the arbitrator.

Did the District Court err in denying Airbnb's Motion to Compel Arbitration and Motion to Stay all Proceedings when both Eric Rice and Raheem Rice had consented to Airbnb's Terms of Service which expressly granted to the arbitrator the authority to decide if the arbitration agreement applied to the dispute?

10. Pending proceedings in this court raising the same or similar issues. If you are aware of any proceedings presently pending before this court which raises the same or similar issues raised in this appeal, list the case name and docket numbers and identify the same or similar issue raised:

None

11. Constitutional issues. If this appeal challenges the constitutionality of a statute, and the state, any state agency, or any officer or employee thereof is not a party to this appeal, have you notified the clerk of this court and the attorney general in accordance with NRAP 44 and NRS 30.130?
⊠ N/A
\square Yes
□ No
If not, explain:
12. Other issues. Does this appeal involve any of the following issues?
☐ Reversal of well-settled Nevada precedent (identify the case(s))
☐ An issue arising under the United States and/or Nevada Constitutions
\square A substantial issue of first impression
⊠ An issue of public policy
\square An issue where en banc consideration is necessary to maintain uniformity of this court's decisions
\square A ballot question
If so, explain: See Attachment

13. Assignment to the Court of Appeals or retention in the Supreme Court. Briefly
set forth whether the matter is presumptively retained by the Supreme Court or assigned to
the Court of Appeals under NRAP 17, and cite the subparagraph(s) of the Rule under which
the matter falls. If appellant believes that the Supreme Court should retain the case despite
its presumptive assignment to the Court of Appeals, identify the specific issue(s) or circum-
stance(s) that warrant retaining the case, and include an explanation of their importance or
significance:

The case should be presumptively retained by the Supreme Court pursuant to NRAP 17(a) (12), as this case raises as a principal issue a question of statewide public importance, i.e., whether the United States Supreme Court precedent regarding the Federal Arbitration Act must be followed by the state district court.

14.	Trial.	If this	action	proceeded	o trial,	how	many days	did the	e trial last?	

Was it a bench or jury trial? n/a

15. Judicial Disqualification. Do you intend to file a motion to disqualify or have a justice recuse him/herself from participation in this appeal? If so, which Justice? No.

TIMELINESS OF NOTICE OF APPEAL

16. Date of entry of	written judgment or order appealed from May 28, 2020
If no written judg seeking appellate	ment or order was filed in the district court, explain the basis for review:
17. Date written no	tice of entry of judgment or order was served Jun 15, 2020
Was service by:	
\square Delivery	
⊠ Mail/electroni	c/fax
18. If the time for fine (NRCP 50(b), 52(b),	iling the notice of appeal was tolled by a post-judgment motion or 59)
(a) Specify the the date of the	type of motion, the date and method of service of the motion, and filing.
☐ NRCP 50(b)	Date of filing
☐ NRCP 52(b)	Date of filing
\square NRCP 59	Date of filing
	pursuant to NRCP 60 or motions for rehearing or reconsideration may toll the a notice of appeal. See AA Primo Builders v. Washington, 126 Nev, 245 0).
(b) Date of entr	ry of written order resolving tolling motion
(c) Date writte:	n notice of entry of order resolving tolling motion was served
Was service	by:
☐ Delivery	
☐ Mail	

19. Date notice of app	peal filed Jun 15, 2020
If more than one p	party has appealed from the judgment or order, list the date each as filed and identify by name the party filing the notice of appeal:
20. Specify statute or e.g., NRAP 4(a) or oth	rule governing the time limit for filing the notice of appeal, ner
NRAP 4(a)	
	SUBSTANTIVE APPEALABILITY
21. Specify the statut the judgment or orde (a)	e or other authority granting this court jurisdiction to review er appealed from:
□ NRAP 3A(b)(1)	□ NRS 38.205
☐ NRAP 3A(b)(2)	\square NRS 233B.150
☐ NRAP 3A(b)(3)	\square NRS 703.376
\boxtimes Other (specify)	NRS 38.247(1)(a). Denial of Motion to Compel Arbitration
Airbnb filed a Motion to	athority provides a basis for appeal from the judgment or order: o Compel Arbitration and to Stay all Proceedings. The District Court suant to NRS 38.247(1)(a) an appeal may be taken from an order mpel arbitration;

22. List all parties involved in the action or consolidated actions in the district court: (a) Parties: See Attachment
 (b) If all parties in the district court are not parties to this appeal, explain in detail why those parties are not involved in this appeal, e.g., formally dismissed, not served, or other: Defendants Zheng Trust c/o Fenex Consulting, Jasper Han, Shenandoah Southwest Inc., and Li Jun Zhang are not parties to this appeal as they were not the subject of the Motion to Compel Arbitration filed by Appellant Airbnb, Inc.
23. Give a brief description (3 to 5 words) of each party's separate claims, counterclaims, cross-claims, or third-party claims and the date of formal disposition of each claim. Bryan Lovett, Eric Rice and the Estate of Raheem Rice asserted claims for Negligence, Negligent Security, Negligence per se, and Respondeat Superior against all Defendants. There has been no formal disposition of any claims.
24. Did the judgment or order appealed from adjudicate ALL the claims alleged below and the rights and liabilities of ALL the parties to the action or consolidated actions below? ☐ Yes ☐ No 25. If you answered "No" to question 24, complete the following:
(a) Specify the claims remaining pending below: See Attachment

(b) Specify the parties remaining below: See Attachment	
(c) Did the district court certify the judgment or order appealed from as a fina pursuant to NRCP 54(b)?	ıl judgment
☐ Yes	
\boxtimes No	
(d) Did the district court make an express determination, pursuant to NRCP there is no just reason for delay and an express direction for the entry of judg	
☐ Yes	
⊠ No	
26. If you answered "No" to any part of question 25, explain the basis for appellate review (e.g., order is independently appealable under NRAP 3. The order is independently appealable pursuant to NRS 38.247(1)(a)	_

27. Attach file-stamped copies of the following documents:

- The latest-filed complaint, counterclaims, cross-claims, and third-party claims
- Any tolling motion(s) and order(s) resolving tolling motion(s)
- Orders of NRCP 41(a) dismissals formally resolving each claim, counterclaims, crossclaims and/or third-party claims asserted in the action or consolidated action below, even if not at issue on appeal
- Any other order challenged on appeal
- Notices of entry for each attached order

VERIFICATION

I declare under penalty of perjury that I have read this docketing statement, that the information provided in this docketing statement is true and complete to the best of my knowledge, information and belief, and that I have attached all required documents to this docketing statement.

Airbnb, Inc.	Jeff Silvestri			
Name of appellant	Name of counsel of record			
July 9, 2020	/s/ Jeff Silvestri			
Date	Signature of counsel of record			
Clark County, State of Nevada				
State and county where signed				

Question 4

Denial of Motion to Compel Arbitration and to Stay All Claims under applicable federal

law.

Question 12

The United States Supreme Court has expressly stated that when parties delegate to the

arbitrator the gateway issue of whether the arbitration agreement applies to the dispute issue, that

is a valid assignment and must be upheld even when the court believes the argument that the

arbitration agreement applies to the dispute is "wholly groundless." Henry Schein, Inc. v. Archer

& White Sales, Inc., 586 U.S. , 139 S. Ct. 524, 528 (2019) (noting that "[w]hen the parties'

contract delegates the arbitrability question to an arbitrator, the courts must respect the parties'

decision as embodied in the contract."). The District Court refused to follow *Schein* when it ruled

that the arbitration agreement did not apply did to the dispute at issue, rather than allowing the

arbitrator to decide that question as the parties had agreed to.

Question 22

Plaintiffs: Eric Rice; Jefferson Temple, as Special Administrator of the Estate of Raheem Rice

Plaintiff: Bryan Lovett

Defendant: Airbnb, Inc.

Defendant: Jasper Han

Defendant: Zheng Trust c/o Fenex Consulting

Defendant: Li Jun Zhang

Defendant: Shenandoah Southwest Inc.

Question 25(a)

All claims brought by Bryce Lovett, Eric Rice and the Estate of Raheem Rice against Jasper Han, Zheng Trust c/o Fenex Consulting, Shenandoah Southwest Inc., and Li Jun Zhang are still pending below as those parties did not have an arbitration agreement with Plaintiffs/Respondents. The claims brought by Bryce Lovett against Appellant Airbnb are pending below, but stayed by virtue of the Notice of Appeal of the Motion to Compel Arbitration and Motion to Stay All Proceedings, which divested the lower court of jurisdiction over the claims until this court adjudicates the appeal.

Question 25(b)

The parties remaining below are Eric Rice, the Estate of Raheem Rice, and Bryan Lovett, but only with regard to defendants Jasper Han, Zheng Trust c/o Fenex Consulting, Shenandoah Southwest Inc., and Li Jun Zhang.

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I hereby certify that I am an employee of McDONALD CARANO LLP and that on July 9, 2020, a true and correct copy of the foregoing **DOCKETING STATEMENT** was e-filed and e-served on all registered parties to the Supreme Court's electronic filing system as listed below:

Michael C. Kane, Esq. THE702FIRM 400 South Seventh Street, Floor 4 Las Vegas, Nevada 89101 Jordan P. Schnitzer, Esq. Schnitzer Law Firm 9205 West Russel Road, Suite 240 Las Vegas, Nevada 89148

Attorney for Plaintiffs, ERIC RICE and JEFFERSON TEMPLE, as Special Administrator of the Estate of RAHEEM RICE Attorney for Plaintiff, Bryan Lovett

Dated: July 9, 2020

/s/ CaraMia Gerard
An Employee of McDonald Carano LLP

Electronically Filed 9/9/2019 11:50 AM Steven D. Grierson CLERK OF THE COURT

1	COMP	Alumb Sum
	MICHAEL C. KANE. ESQ. Nevada Bar No.: 10096	Contract of the contract of th
2	BRADLEY J. MYERS, ESQ.	
3	Nevada Bar No.: 8857	CASE NO: A-19-801549-C
4	THE702FIRM 400 S. 7 th Street, Suite/Floor 4	Department 26
6.54	Las Vegas, Nevada 89101	•
5	Telephone: (702) 776-3333	
6	Facsimile: (702) 505-9787	
7	E-Mail: mike@the702firm.com brad@the702firm.com	
7	Attorneys for Eric Rice and JEFFERSON TEMPL	E
8	as Special Administrator of the Estate of RAHEEN	A RICE
9	JORDAN P. SCHNITZER, ESQ.	
10	Nevada Bar No. 10744	
	THE SCHNITZER LAW FIRM	
11	9205 W. Russell Road, Suite 240 Las Vegas, Nevada 89148	
12	Telephone: (702) 960-4050	
	Facsimile: (702) 960-4092	
13	Jordan@TheSchnitzerLawFirm.com	
14	Attorney for Plaintiff BRYAN LOVETT	
15	DISTRICT CLARK COUNT	
16	CEMIN COOK	***************************************
17	ERIC RICE, individually; JEFFERSON	Case No.:
17	TEMPLE as Special Administrator of the Estate	Dept. No.:
18	of RAHEEM RICE; BRYAN LOVETT,	
19	Plaintiffs,	PLAINTIFFS' COMPLAINT FOR
	vs.	PERSONAL INJURIES AND DEMAND
20		FOR JURY TRIAL
21	ZHENG TRUST c/o FENEX CONSULTING;	
	LI JUN ZHENG, individually; SHENANDOAH SOUTHWEST, INC. a	
22	Nevada Corporation; JASPER HAN,	
23	individually; AIRBNB, INC., a Foreign	
	Corporation; ROE HOA; ROE SECURITY	
24	COMPANY; DOE PARTY HOST; ROE	
25	PROPERTY MANAGEMENT COMPANY;	
	DOES XI through XX, inclusive and ROE CORPORATIONS XI through XX, inclusive.	
26	CORPORATIONS AT unough AA, metusive.	
27	Defendants.	
28		1
40		

THE702FIRM ATTORNEYS AT LAW 00 S, Seventh Street, Suite 400 LAS VEGAS, NEVADA 89101 PHONE: (702) 776-3333

- 11. Upon information and belief, at all times relevant to this action, Defendant ROE SECURITY COMPANY was operating security on the property or in the neighborhood.
- 12. Upon information and belief, at all times relevant to this action, Defendant DOE PARTY HOST was hosting the party to which Decedent and Plaintiff BRYAN LOVETT were travelling at the time of the subject incident.
- DOE/ROE PROPERTY MANAGEMENT COMPANY is a company or individual conducting business in Nevada in the County of Clark, and is the management company of that certain property located 6145 Novelty Street, Las Vegas, Nevada. That the true names or capacities, whether individual, corporate, associate or otherwise of Defendants DOES I through XX and ROE CORPORATIONS I through X are unknown to Plaintiff who therefore sues said Defendants by such fictitious names. Plaintiffs are informed and believe and thereon allege that each of the Defendants designated herein as DOE and ROE CORPORATIONS are responsible in some manner for the events and happenings herein referred to and caused damage proximately to Plaintiffs as herein alleged; and Plaintiffs will ask leave of this Court to amend this Complaint to insert the true names and capacities of DOES I through X and ROE CORPORATIONS I through XX, when the same have been ascertained and to join such Defendants in this action. Plaintiffs are informed, believe and allege that Defendant designated herein as a DOE and/or ROE CORPORATION include any one of the following:
 - a. A party responsible in some manner for the events and happenings hereunder referred to, and in some manner proximately caused injuries and damages to the Plaintiff as herein alleged including, but not limited to, responsible for the property at issue.
 - Parties that were the agents, servants, authorities and contractors of the Defendants,
 each of them acting within the course and scope of their agency, employment, or contract;
 - c. Parties that own, lease, manage, operate, secure, inspect, repair, maintain and/or are responsible for the Property owned by the Defendant at the time of this incident; and/or
 - d. Parties that have assumed or retained the liabilities of any of the Defendants by virtue of an agreement, sale, transfer or otherwise.

That at the time of the injury which resulted in his death, Decedent RICE was on

That at the time of his injury Plaintiff BRYAN LOVETT was on or near on the

Plaintiff repeats and realleges the allegations above, as though fully set forth herein.

JURISDICTIONAL STATEMENT

or near on the premises of 6145 Novelty Street, Las Vegas, Nevada.

premises of 6145 Novelty Street, Las Vegas, Nevada.

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14.

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16.

in violation of Nevada law.

- 27. As a direct and proximate result of the conduct of each of the Defendants, Plaintiff BRYAN LOVETT was injured and Decedent RICE was killed.
- 28. As a direct and proximate result of the conduct of each of the Defendants, Plaintiffs, sustained damages as a result of the death of Decedent RICE. Plaintiffs sustained past and future loss of support, society, comfort, consortium, companionship and disfigurement as well as past and future, grief or sorrow; and such other damages in excess of FIFTEEN THOUSAND DOLLARS (\$15,000.00).
- 29. Decedent RICE and Plaintiff BRYAN LOVETT sustained damages including, but not limited to physical pain and suffering; mental pain and suffering; loss of enjoyment of life and disfigurement; Plaintiffs, and each of them, have sustained damages in excess of FIFTEEN THOUSAND DOLLARS (\$15,000.00).
- 30. Prior to the injuries complained of herein, Decedent RICE and Plaintiff BRYAN LOVETT were able-bodied men, gainfully employable and physically capable of engaging in all other activities for which they were otherwise suited. By reason of the premises and as a direct and proximate result therefore, Decedent RICE and Plaintiff BRYAN LOVE were precluded from engaging in activities and occupations in which he would have been able to achieve. This has caused and shall continue to cause Decedent and Plaintiff BRYAN LOVETT a loss of earning and earning capacity to their damages in a presently unascertainable amount, the allegations of which Plaintiff prays leave of this Court to insert herein.
- 31. By reason of the premises and as a direct and proximate result therefore, Plaintiff BRYAN LOVETT, continues to and shall continue to be limited in his activities and occupations in which he is able to achieve. This has caused and shall continue to cause Plaintiff a loss of earning and earning capacity to their damages in a presently unascertainable amount, the allegations of which Plaintiff prays leave of this Court to insert herein.
- 32. That as a direct and proximate cause of Defendants' negligence, the Estate of Decedent RICE incurred unnecessary funeral expenses, burial fees, and other special damages in an amount in excess of \$15,000.00.

1	33. These unnecessary funeral expenses, burial fees and other special damages are
2	recoverable by the Estate of Decedent RICE pursuant to NRS § 41.085. The Estate of Decedent
3	RICE is also entitled to punitive damages pursuant to NRS § 41.085.
4	34. As a direct and proximate result of the aforementioned, Decedent RICE and
5	Plaintiff BRYAN LOVETT sustained injuries all or some of which conditions may be permanent
6	and disabling in nature, all to their general damage in a sum in excess of \$15,000.00
7	35. As a direct and proximate result of the aforementioned, Decedent RICE and
8	Plaintiff BRYAN LOVETT were required to and did receive medical and other treatment for their
9	injuries received in an expense all to their damages in a sum in excess of \$15,000.00. Said services,
10	care, and treatment are continuing and shall continue in the future, at a presently unascertainable
11	amount.
12	36. Plaintiffs have been compelled to retain the services of an attorney to prosecute this
13	action and is, therefore, entitled to reasonable attorney's fees and costs incurred herein.
14	
15	FIRST CLAIM FOR RELIEF (Negligence)
16	37. Plaintiffs repeat and reallege each and every allegation above and incorporate the
17	same herein by reference as though fully set forth herein.
18	38. At said time and place, the Defendants negligently maintained and controlled said
19	real property and premises and, further, negligently permitted a dangerous situation, not obvious
20	or apparent to Plaintiffs, to exist thereon and further, did:
21	 negligently cause a dangerous condition to exist; to wit, allowing dangerous
22	patrons on and about the premises;
23	 negligently cause a dangerous condition to exist; to wit, serving dangerous
24	patrons with alcohol and illegal drugs on and about the premises;
25	c. negligently cause a dangerous condition to exist; to wit, allowing dangerous
26	patrons to remain on and about the premises after having been removed from the property;
27	
28	<i>III</i>

- negligently cause a dangerous condition to exist; to wit, allowing dangerous
 patrons to return to the premises after having been removed from the property;
- e. negligently allow said dangerous condition to remain in existence, as aforesaid, for an unreasonable length of time;
- f. negligently failed to warn Plaintiffs of the presence of said dangerous condition:
- g. negligently allowed the properties and premises occupied by Plaintiffs and other invitees of the Defendants to be in a condition dangerous and unfit for use in that the Defendants permitted the dangerous behaviors outlined above on said premises, and, further, negligently failed to reasonably warn or guard Plaintiffs in regard thereto;
- negligently lease and/or rent the premises without any and/or a sufficient investigation regarding the renter/leasor and/or the purpose of the rental/lease; and
 - i. negligently invite unknown individuals to the premises.
- 39. As a direct and proximate result of the conduct of each of the Defendants, Plaintiff BRYAN LOVETT was injured and Decedent RICE was killed.
- 40. As a direct and proximate result of the conduct of each of the Defendants, Plaintiffs, sustained damages as a result of the death of Decedent RICE. Plaintiffs sustained past and future loss of support, society, comfort, consortium, companionship and disfigurement as well as past and future, grief or sorrow; and such other damages in excess of FIFTEEN THOUSAND DOLLARS (\$15,000.00).
- 41. Decedent RICE and Plaintiff BRYAN LOVETT sustained damages including, but not limited to physical pain and suffering; mental pain and suffering; loss of enjoyment of life and disfigurement; Plaintiffs, and each of them, have sustained damages in excess of FIFTEEN THOUSAND DOLLARS (\$15,000.00).
- 42. Prior to the injuries complained of herein, Decedent RICE and Plaintiff BRYAN LOVETT were able-bodied men, gainfully employable and physically capable of engaging in all other activities for which they were otherwise suited. By reason of the premises and as a direct and proximate result therefore, Decedent RICE and Plaintiff BRYAN LOVETT were precluded

from engaging in activities and occupations in which he would have been able to achieve. This has caused and shall continue to cause Decedent and Plaintiff BRYAN LOVETT a loss of earning and earning capacity to their damages in a presently unascertainable amount, the allegations of which Plaintiff prays leave of this Court to insert herein.

- 43. By reason of the premises and as a direct and proximate result therefore, Plaintiff BRYAN LOVETT, continues to and shall continue to be limited in his activities and occupations in which he is able to achieve. This has caused and shall continue to cause Plaintiff a loss of earning and earning capacity to his damages in a presently unascertainable amount, the allegations of which Plaintiff prays leave of this Court to insert herein.
- 44. That as a direct and proximate cause of Defendants' negligence, the Estate of Decedent RICE incurred unnecessary funeral expenses, burial fees, and other special damages in an amount in excess of \$10,000.00.
- 45. These unnecessary funeral expenses, burial fees and other special damages are recoverable by the Estate of Decedent RICE pursuant to NRS § 41.085. The Estate of Decedent RICE is also entitled to punitive damages pursuant to NRS § 41.085.
- 46. As a direct and proximate result of the aforementioned, Decedent RICE and Plaintiff BRYAN LOVETT sustained injuries all or some of which conditions may be permanent and disabling in nature, all to their general damage in a sum in excess of \$15,000.00.
- 47. AIRBNB, INC., SHENANDOAH SOUTHWEST, INC., FENEX CONSULTING and ZHENG TRUST, were joint ventures therefore, jointly and severally liable.
- 48. As a direct and proximate result of the aforementioned, Decedent RICE and Plaintiff BRYAN LOVETT were required to and did receive medical and other treatment for their injuries received in an expense all to their damages in a sum in excess of \$15,000. Said services, care, and treatment are continuing and shall continue in the future, at a presently unascertainable amount.
- 49. Plaintiff has been compelled to retain the services of an attorney to prosecute this action and is, therefore, entitled to reasonable attorney's fees and costs incurred herein.

SECOND CLAIM FOR RELIEF

(Negligence Per Se)

- 50. Plaintiffs repeat and reallege each and every allegation contained above and incorporate the same herein by reference as though fully set forth herein.
- 51. At all times relevant hereto, the Defendants were the owners, managers, supervisors, controllers, agents, hosts, security officers, employers, servants, and other parties responsible in some manner for of the resident located at 6145 Novelty Street, Las Vegas, Nevada.
- 52. On or about June 3, 2018, the subject premises were in an unsafe and hazardous condition, including but not limited to dangerous patrons on the premises, illegal activities on the premises, violations of Nevada law, violations of Clark County Codes and Ordinances, etc; and this dangerous conditions were known to the Defendants or through reasonable inquires should have been known to Defendants.
- 53. That as a direct and a proximate cause of the unsafe, hazardous condition(s) and the negligence of the Defendants a shooting occurred on or near the subject premises which caused the injuries, death and damages alleged herein.
- 54. Leading up to the date of the incident, Defendants negligently and/or intentionally violated the codes, rules, regulations, statutes and ordinances of the State of State of Nevada, County of Clark, and the City of Las Vegas which caused or contributed to the shooting which occurred on or near the subject premises which caused the injuries, death and damages alleged herein.
- 55. The codes, rules, regulations, statutes, and ordinances were designed to protect the Decedent and Plaintiffs from the type of injuries they sustained on the night at issue.
- 56. The conduct of Defendants, and each of them, as alleged herein was willful, oppressive, malicious, and done and conducted with a reckless and wanton disregard for the rights and safety of the Decedent and Plaintiffs.
- 57. As a direct and proximate result of the willful, oppressive, and malicious conduct of the Defendants done in reckless and wanton disregard for the rights and safety of the Decedent and Plaintiffs, the Plaintiffs have and will sustain damages to be proven at rial and for which the Plaintiffs are entitled to exemplary (or punitive) damages against the Defendants, and each of them individually, in an amount to deter such conduct in the future.

- 58. As a direct and proximate result of the conduct of each of the Defendants, Plaintiff BRYAN LOVETT was injured and Decedent RICE was killed.
- 59. As a direct and proximate result of the conduct of each of the Defendants, Plaintiffs, sustained damages as a result of the death of Decedent RICE. Plaintiffs sustained past and future loss of support, society, comfort, consortium, companionship and disfigurement as well as past and future, grief or sorrow; and such other damages in excess of FIFTEEN THOUSAND DOLLARS (\$15,000.00).
- 60. Decedent RICE and Plaintiff BRYAN LOVETT sustained damages including, but not limited to physical pain and suffering; mental pain and suffering; loss of enjoyment of life and disfigurement; Plaintiffs, and each of them, have sustained damages in excess of FIFTEEN THOUSAND DOLLARS (\$15,000.00).
- 61. Prior to the injuries complained of herein, Decedent RICE and Plaintiff BRYAN LOVETT were able-bodied men, gainfully employable and physically capable of engaging in all other activities for which they were otherwise suited. By reason of the premises and as a direct and proximate result therefore, Decedent RICE and Plaintiff BRYAN LOVETT were precluded from engaging in activities and occupations in which he would have been able to achieve. This has caused and shall continue to cause Decedent and Plaintiff BRYAN LOVETT a loss of earning and earning capacity to their damages in a presently unascertainable amount, the allegations of which Plaintiff prays leave of this Court to insert herein.
- 62. By reason of the premises and as a direct and proximate result therefore, Plaintiff BRYAN LOVETT, continues to and shall continue to be limited in his activities and occupations in which he is able to achieve. This has caused and shall continue to cause Plaintiff a loss of earning and earning capacity to his damages in a presently unascertainable amount, the allegations of which Plaintiff prays leave of this Court to insert herein.
- 63. That as a direct and proximate cause of Defendants' negligence, the Estate of Decedent RICE incurred unnecessary funeral expenses, burial fees, and other special damages in an amount in excess of \$15,000.00.

- 64. These unnecessary funeral expenses, burial fees and other special damages are recoverable by the Estate of Decedent RICE pursuant to NRS § 41.085. The Estate of Decedent RICE is also entitled to punitive damages pursuant to NRS § 41.085.
- 65. As a direct and proximate result of the aforementioned, Decedent RICE and Plaintiff BRYAN LOVETT sustained injuries all or some of which conditions may be permanent and disabling in nature, all to their general damage in a sum in excess of \$15,000.
- 66. As a direct and proximate result of the aforementioned, Decedent RICE and Plaintiff BRYAN LOVETT were required to and did receive medical and other treatment for their injuries received in an expense all to their damages in a sum in excess of \$15,000. Said services, care, and treatment are continuing and shall continue in the future, at a presently unascertainable amount.
- 67. Plaintiff has been compelled to retain the services of an attorney to prosecute this action and is, therefore, entitled to reasonable attorney's fees and costs incurred herein.

THIRD CLAIM FOR RELIEF (Negligent Security)

- 68. Plaintiffs repeat and reallege each and every allegation contained above and incorporate the same herein by reference as though fully set forth herein.
- 69. On June 3, 2018, Defendants, and each of them, owed duties to members of the general public as invitees and guests on their premises, including Plaintiffs and Decedent, to take reasonable measures to keep said individuals safe from dangers and hazards, the existence of which they knew, or should have known through reasonable inspection, caution, investigation, and awareness.
- 70. On June 3, 2018, Defendants, and each of them, owed duties to members of the general public as invitees and guests on their premises, including Plaintiffs and Decedent, not to create dangers and hazards.
- 71. On June 3, 2018, Defendants, and each of them knew or should have known that there was a danger to patrons, including Plaintiffs and Decedent.

- 72. That despite this knowledge, Defendants, and each of them failed to take adequate and reasonable measures to appropriately ensure the safety of the general public, including Plaintiffs and Decedent.
- 73. That despite this knowledge, Defendants, and each of them, created a danger to the safety of the general public, including Plaintiffs and Decedent.
- 74. That the Defendant and their employees and agents were improperly trained, supervised, and hired to handle the dangers and hazards connected with the party for which they were responsible and/or created.
- 75. That Defendants and each of them breached said duties owed to Plaintiff as a result of their negligence, carelessness, and recklessness by failing to maintain adequate security on the property.
- 76. As a direct and proximate result of the conduct of each of the Defendants, Plaintiff BRYAN LOVETT was injured and Decedent RICE was killed.
- 77. As a direct and proximate result of the conduct of each of the Defendants, Plaintiffs, sustained damages as a result of the death of Decedent RICE. Plaintiffs sustained past and future loss of support, society, comfort, consortium, companionship and disfigurement as well as past and future, grief or sorrow; and such other damages in excess of FIFTEEN THOUSAND DOLLARS (\$15,000.00).
- 78. Decedent RICE and Plaintiff BRYAN LOVETT sustained damages including, but not limited to physical pain and suffering; mental pain and suffering; loss of enjoyment of life and disfigurement; Plaintiffs, and each of them, have sustained damages in excess of FIFTEEN THOUSAND DOLLARS (\$15,000.00).
- 79. Prior to the injuries complained of herein, Decedent RICE and Plaintiff BRYAN LOVETT were able-bodied men, gainfully employable and physically capable of engaging in all other activities for which they were otherwise suited. By reason of the premises and as a direct and proximate result therefore, Decedent RICE and Plaintiff BRYAN LOVETT were precluded from engaging in activities and occupations in which he would have been able to achieve. This has caused and shall continue to cause Decedent and Plaintiff BRYAN LOVETT a loss of earning and

earning capacity to their damages in a presently unascertainable amount, the allegations of which Plaintiff prays leave of this Court to insert herein.

- 80. By reason of the premises and as a direct and proximate result therefore, Plaintiff BRYAN LOVETT, continues to and shall continue to be limited in his activities and occupations in which he is able to achieve. This has caused and shall continue to cause Plaintiff a loss of earning and earning capacity to his damages in a presently unascertainable amount, the allegations of which Plaintiff prays leave of this Court to insert herein.
- 81. That as a direct and proximate cause of Defendants' negligence, the Estate of Decedent RICE incurred unnecessary funeral expenses, burial fees, and other special damages in an amount in excess of \$10,000.00.
- 82. These unnecessary funeral expenses, burial fees and other special damages are recoverable by the Estate of Decedent RICE pursuant to NRS § 41.085. The Estate of Decedent RICE is also entitled to punitive damages pursuant to NRS § 41.085.
- 83. As a direct and proximate result of the aforementioned, Decedent RICE and Plaintiff BRYAN LOVETT sustained injuries all or some of which conditions may be permanent and disabling in nature, all to their general damage in a sum in excess of \$15,000.00
- 84. As a direct and proximate result of the aforementioned, Decedent RICE and Plaintiff BRYAN LOVETT were required to and did receive medical and other treatment for their injuries received in an expense all to their damages in a sum in excess of \$15,000. Said services, care, and treatment are continuing and shall continue in the future, at a presently unascertainable amount.
- 85. Plaintiff has been compelled to retain the services of an attorney to prosecute this action and is, therefore, entitled to reasonable attorney's fees and costs incurred herein.

FOURTH CLAIM FOR RELIEF (Respondent Superior)

86. Plaintiffs repeat and reallege each and every allegation contained above and incorporate the same herein by reference as though fully set forth herein.

- 87. Upon information and belief, at the time and place where Defendants acts occurred, said Defendants or agents or employees of Defendants were in the course and scope of their duties as an employee or agent for Defendants and in furtherance of the business of Defendants
- 88. Upon information and belief, Defendants are thereby responsible for the previously alleged acts of negligence of their employees and/or agents, which acts were in furtherance of the business of their principal.
- 89. As a direct and proximate result of the conduct of each of the Defendants, Plaintiff BRYAN LOVETT was injured and Decedent RICE was killed.
- 90. As a direct and proximate result of the conduct of each of the Defendants, Plaintiffs, sustained damages as a result of the death of Decedent RICE. Plaintiffs sustained past and future loss of support, society, comfort, consortium, companionship and disfigurement as well as past and future, grief or sorrow; and such other damages in excess of FIFTEEN THOUSAND DOLLARS (\$15,000.00).
- 91. Decedent RICE and Plaintiff BRYAN LOVETT sustained damages including, but not limited to physical pain and suffering; mental pain and suffering; loss of enjoyment of life and disfigurement; Plaintiffs, and each of them, have sustained damages in excess of FIFTEEN THOUSAND DOLLARS (\$15,000.00).
- 92. Prior to the injuries complained of herein, Decedent RICE and Plaintiff BRYAN LOVETT were able-bodied men, gainfully employable and physically capable of engaging in all other activities for which they were otherwise suited. By reason of the premises and as a direct and proximate result therefore, Decedent RICE and Plaintiff BRYAN LOVETT were precluded from engaging in activities and occupations in which he would have been able to achieve. This has caused and shall continue to cause Decedent and Plaintiff BYRAN LOVETT a loss of earning and earning capacity to their damages in a presently unascertainable amount, the allegations of which Plaintiff prays leave of this Court to insert herein.
- 93. By reason of the premises and as a direct and proximate result therefore, Plaintiff BRYAN LOVETT, continues to and shall continue to be limited in his activities and occupations in which he is able to achieve. This has caused and shall continue to cause Plaintiff a loss of

earning and earning capacity to his damages in a presently unascertainable amount, the allegations of which Plaintiff prays leave of this Court to insert herein.

- 94. That as a direct and proximate cause of Defendants' negligence, the Estate of Decedent RICE incurred unnecessary funeral expenses, burial fees, and other special damages in an amount in excess of \$10,000.00.
- 95. These unnecessary funeral expenses, burial fees and other special damages are recoverable by the Estate of Decedent RICE pursuant to NRS § 41.085. The Estate of Decedent RICE is also entitled to punitive damages pursuant to NRS § 41.085.
- 96. As a direct and proximate result of the aforementioned, Decedent RICE and Plaintiff BRYAN LOVETT sustained injuries to all or some of which conditions may be permanent and disabling in nature, all to their general damage in a sum in excess of \$15,000.00
- 97. As a direct and proximate result of the aforementioned, Decedent RICE and Plaintiff BRYAN LOVETT were required to and did receive medical and other treatment for their injuries received in an expense all to their damages in a sum in excess of \$15,000.00. Said services, care, and treatment are continuing and shall continue in the future, at a presently unascertainable amount.
- 98. Plaintiff has been compelled to retain the services of an attorney to prosecute this action and is, therefore, entitled to reasonable attorney's fees and costs incurred herein.

WHEREFORE, the Plaintiffs, and each of them, expressly reserving their right to amend this Complaint at the time of trial of this action to include all items of damages not yet ascertained, demands judgment against the Defendants, and each of them, as follows:

For special damages to each of the Plaintiffs including, but not limited to, funeral
expenses, burial expenses, and medical expenses, the full nature and extent of said
expenses are not known to Plaintiffs but in any event in excess of FIFTEEN
THOUSAND DOLLARS (\$15,000.00); leave is requested to amend this complaint
to conform to proof at time of trial;

2. General damages in excess of FIFTEEN THOUSAND DOLLARS (\$15,000.00); 3. For punitive or exemplary damages in an amount to be determined by the jury to punish the malicious and oppressive conduct of the Defendants; 4. Damages for loss of earnings and earning capacity, when the same have been fully ascertained; 5. Prejudgment interest; 6. Reasonable attorney's fees; 7. Costs of suit herein; and 8. For such other and further relief as the Court may deem proper. 10 DATED on this	1	1				
punish the malicious and oppressive conduct of the Defendants; 4. Damages for loss of earnings and earning capacity, when the same have been fully ascertained; 5. Prejudgment interest; 6. Reasonable attorney's fees; 7. Costs of suit herein; and 8. For such other and further relief as the Court may deem proper. DATED on this						
4	2	3.	For punitive or exemplary damages in an amount to be determined by the jury to			
ascertained; 5. Prejudgment interest; 6. Reasonable attorney's fees; 7. Costs of suit herein; and 8. For such other and further relief as the Court may deem proper. DATED on this	3		punish the malicious and oppressive conduct of the Defendants;			
5. Prejudgment interest; 6. Reasonable attorney's fees; 7. Costs of suit herein; and 8. For such other and further relief as the Court may deem proper. DATED on this day of August, 2019. THE702FIRM MICHAELC. KANE, ESQ. Nevada Bar No. 10096 BRADLEY J MYERS, ESQ. Nevada Bar No. 8857 400 South Seventh Street, Suite 400 Las Vegas, NV 89101 Attorneys for Plaintiffs THE SCHNITZER LAW FIRM 9205 W. Russell Road, Suite 240 Las Vegas, Nevada 89148 Telephone: (702) 960-4050 Attorneys for Plaintiff	4	4.	Damages for loss of earnings and earning capacity, when the same have been fully			
6. Reasonable attorney's fees; 7. Costs of suit herein; and 8. For such other and further relief as the Court may deem proper. DATED on this day of August, 2019. THE702FIRM THE702FIRM MICHAEL C. KANE, ESQ. Nevada Bar No. 10096 BRADLEY J MYERS, ESQ. Nevada Bar No. 8857 400 South Seventh Street, Suite 400 Las Vegas, NV 89101 Attorneys for Plaintiffs THE SCHNITZER LAW FIRM 19 20 21 22 33 34 45 46 25 46 DATED on this day of August, 2019. THE702FIRM THE7	5	ascertained;				
7. Costs of suit herein; and 8. For such other and further relief as the Court may deem proper. DATED on this day of August, 2019. THE702FIRM THE702FIRM MICHAEL C. KANE, ESQ. Nevada Bar No. 10096 BRADLEY J.MYERS, ESQ. Nevada Bar No. 8857 400 South Seventh Street, Suite 400 Las Vegas, NV 89101 Attorneys for Plaintiffs THE SCHNITZER LAW FIRM JORDAN P. SCHNITZER, ESQ. Nevada Bar No. 10744 THE SCHNITZER LAW FIRM 9205 W. Russell Road, Suite 240 Las Vegas, Nevada 89148 Telephone: (702) 960-4050 Attorneys for Plaintiff	6	5.	Prejudgment interest;			
8. For such other and further relief as the Court may deem proper. DATED on this	7	6.	Reasonable attorney's fees;			
DATED on this	8	7.	Costs of suit herein; and			
THE 702FIRM THE 702FIRM MICHAEL C. KANE, ESQ. Nevada Bar No. 10096 BRADLEY J MYERS, ESQ. Nevada Bar No. 8857 400 South Seventh Street, Suite 400 Las Vegas, NV 89101 Attorneys for Plaintiffs THE SCHNITZER LAW FIRM 20 21 22 23 24 24 25 26 26 THE SCHNITZER LAW FIRM 9205 W. Russell Road, Suite 240 Las Vegas, Nevada 89148 Telephone: (702) 960-4050 Attorneys for Plaintiff	9	8.	For such other and further relief as the Court may deem proper.			
12 13 14 15 16 15 16 17 18 19 20 21 22 23 24 24 25 26	10	DAT	ED on this day of August, 2019.			
MICHAEL C. KANE, ESQ. Nevada Bar No. 10096 BRADLEY J MYERS, ESQ. Nevada Bar No. 8857 400 South Seventh Street, Suite 400 Las Vegas, NV 89101 Attorneys for Plaintiffs	11		THE702FIRM			
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Nevada Bar No. 8857 400 South Seventh Street, Suite 400 Las Vegas, NV 89101 Attorneys for Plaintiffs THE SCHNITZER LAW FIRM JORDAN P. SCHNITZER, ESQ. Nevada Bar No. 10744 THE SCHNITZER LAW FIRM 9205 W. Russell Road, Suite 240 Las Vegas, Nevada 89148 Telephone: (702) 960-4050 Attorneys for Plaintiff	14		Nevada Bar No. 10096			
Las Vegas, NV 89101 Attorneys for Plaintiffs THE SCHNITZER LAW FIRM JORDAN P. SCHNITZER, ESQ. Nevada Bar No. 10744 THE SCHNITZER LAW FIRM 9205 W. Russell Road, Suite 240 Las Vegas, Nevada 89148 Telephone: (702) 960-4050 Attorneys for Plaintiff	15		Nevada Bar No. 8857			
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JORDAN P. SCHNITZER, ESQ. Nevada Bar No. 10744 THE SCHNITZER LAW FIRM 9205 W. Russell Road, Suite 240 Las Vegas, Nevada 89148 Telephone: (702) 960-4050 Attorneys for Plaintiff	18					
JORDAN P. SCHNITZER, ESQ. Nevada Bar No. 10744 THE SCHNITZER LAW FIRM 9205 W. Russell Road, Suite 240 Las Vegas, Nevada 89148 Telephone: (702) 960-4050 Attorneys for Plaintiff	19		THE SCHNITZED I AW FIRM			
JORDAN P. SCHNITZER, ESQ. Nevada Bar No. 10744 THE SCHNITZER LAW FIRM 9205 W. Russell Road, Suite 240 Las Vegas, Nevada 89148 Telephone: (702) 960-4050 Attorneys for Plaintiff	20		THE SCHILLER DAW FIRM			
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23 24 25 26 28 29205 W. Russell Road, Suite 240 Las Vegas, Nevada 89148 Telephone: (702) 960-4050 Attorneys for Plaintiff	22					
Las Vegas, Nevada 89148 Telephone: (702) 960-4050 Attorneys for Plaintiff	23					
25 Attorneys for Plaintiff 26			Las Vegas, Nevada 89148			
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DISTRICT COURT

CLARK COUNTY, NEVADA

ERIC RICE, Individually; JEFFERSON TEMPLE as Special Administrator of the Estate of RAHEEM RICE; BRYAN LOVETT.

Plaintiffs,

VS.

ZHENG TRUST c/o FENEX CONSULTING; LI JUN ZHENG, individually; SHENANDOAH SOUTHWEST, INC. a Nevada Corporation; JASPER HAN, individually; AIRBNB, INC., a Foreign Corporation; ROA HOA; ROE SECURITY COMPANY; DOE PARTY HOST; ROE PROPERTY MANAGEMENT COMPANY; DOES XI through XX, inclusive and ROE CORPORATIONS XI through XX, inclusive,

Defendants.

Case No: A-19-801549-C

Dept. No: 26

ORDER DENYING AIRBNB, INC.'S MOTION TO COMPEL ARBITRATION AND STAY ALL PROCEEDINGS

This matter came before the above-captioned Court on February 12, 2020 on Defendant AIRBNB INC's Motion to Compel Arbitration and Stay All Proceedings Pursuant to the Federal Arbitration Act, 9 U.S.C. §§3 and 4 against Plaintiff Eric Rice and Jefferson Temple as Special Administrator of the Estate of Raheem Rice, and Motion to Stay All Proceedings against Bryan Lovett.

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The Court, having considered the moving papers and arguments of counsel, finds and orders as follows:

- 1. The motion to compel arbitration as to Jefferson Temple as Special Administrator of the Estate of Raheem Rice is denied. The Court finds the there is no enforceable arbitration agreement under the Airbnb Terms of Service (which included an agreement to arbitrate claims against Airbnb) as the cause of action arises under the wrongful death statute;
- The motion to compel arbitration as to Eric Rice, individually, is denied. The 2. Court finds the there is no enforceable arbitration agreement under the Airbnb Terms of Service (which included an agreement to arbitrate claims against Airbnb) as his cause of action arises under the wrongful death statute, and is derivative of the death of Raheem Rice:
- 3. Because the Court denies Airbnb, Inc.'s motion to compel arbitration as to Eric Rice and Jefferson Temple as Special Administrator of the Estate of Raheem Rice, the Court also denies Airbnb, Inc.'s motion pursuant to 9 U.S.C. §3 to stay all proceedings as to all parties.

IT IS SO ORDERED.

DATED this 27th day of May

Counsel for Plaintiff to prepare the Notice of Entry of Order.

McDONALD (M. CARANO 2300 WEST SAHARA AVENUE. SUITE 1200 • IAS VEGAS, NEVADA 89102 PHONE 702.873.4100 • FAX 702.873.9966

CERTIFICATE OF SERVICE

I hereby certify that on or about the date signed, a copy of this Order was electronically served to all registered parties in the Eighth Judicial District Court's electronic filing program per the attached Service Contacts list and/or placed in the attorney's folder maintained by the Clerk of the Court and/or transmitted via facsimile and/or mailed, postage prepaid, by United States mail to the proper parties.

/s/ Linda Denman

Linda Denman Judicial Executive Assistant To Judge Gloria Sturman Department 26



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Jeff Silvestri, Esq. (NSBN 5779) Jason B. Sifers, Esq. (NSBN 14273)

McDONALD CARANO LLP

2300 West Sahara Avenue, Suite 1200

Las Vegas, Nevada 89102

4 Telephone: (702) 873-4100 Facsimile: (702) 873-9966

> <u>jsilvestri@mcdonaldcarano.com</u> jsifers@mcdonaldcarano.com

Attorneys for Defendant, AIRBNB, INC.

DISTRICT COURT

CLARK COUNTY, NEVADA

ERIC RICE, individually; JEFFERSON TEMPLE as Special Administrator of the Estate of RAHEEM RICE; BRYAN LOVETT,

Plaintiffs,

v.

ZHENG TRUST c/o FENEX CONSULTING; LI JUN ZHENG, individually; SHENANDOAH SOUTHWEST, INC., a Nevada Corporation; JASPER HAN, individually; AIRBNB, INC., a Foreign Corporation; ROE HOA; ROE SECURITY COMPANY; DOE PARTY HOST; ROE PROPERTY MANAGEMENT COMPANY; DOES XI through XX, inclusive and ROE CORPORATIONS XI through XX, inclusive,

Defendants.

CASE NO.: A-19-801549-C DEPT. NO.: XXVI

NOTICE OF ENTRY OF ORDER DENYING AIRBNB, INC.'S MOTION TO COMPEL ARBITRATION AND STAY ALL PROCEEDINGS AS TO CLAIMS OF ERIC RICE, INDIVIDUALLY, AND JEFFERSON TEMPLE AS SPECIAL ADMINISTRATOR OF THE ESTATE OF RAHEEM RICE

PLEASE TAKE NOTICE an ORDER DENYING AIRBNB, INC.'S MOTION TO COMPEL ARBITRATION AND STAY ALL PROCEEDINGS AS TO CLAIMS OF ERIC RICE, INDIVIDUALLY, AND JEFFERSON TEMPLE AS SPECIAL ADMINISTRATOR OF THE ESTATE OF RAHEEM RICE was entered in the above-captioned case on the 28th day of May, 2020, a copy of which is attached hereto.

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DATED this 15 th day of June, 202	DATED	this 15	5 th day	of June.	2020
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MCDONALD CARANO LLP

By: <u>/s/ Jeff Silvestri</u>

Jeff Silvestri, Esq. (NSBN 5779) Jason B. Sifers, Esq. (NSBN 14273) 2300 West Sahara Avenue, Suite 1200 Las Vegas, Nevada 89102

Attorneys for Defendant, AIRBNB, INC.

I HEREBY CERTIFY that I am an employee of McDonald Carano LLP, and that on or about the 15th day of June, 2020, a true and correct copy of the foregoing NOTICE OF ENTRY OF ORDER DENYING AIRBNB, INC.'S MOTION TO COMPEL ARBITRATION AND STAY ALL PROCEEDINGS AS TO CLAIMS OF ERIC RICE, INDIVIDUALLY, AND JEFFERSON TEMPLE AS SPECIAL ADMINISTRATOR OF THE ESTATE OF RAHEEM RICE was electronically served with the Clerk of the Court via the Clark County District Court Electronic Filing Program which will provide copies to all counsel of record registered to receive such electronic notification.

/s/ CaraMia Gerard
An employee of McDonald Carano LLP

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DISTRICT COURT

CLARK COUNTY, NEVADA

ERIC RICE, Individually; JEFFERSON TEMPLE as Special Administrator of the Estate of RAHEEM RICE; BRYAN LOVETT.

Plaintiffs,

VS.

ZHENG TRUST c/o FENEX CONSULTING; LI JUN ZHENG, individually; SHENANDOAH SOUTHWEST, INC. a Nevada Corporation; JASPER HAN, individually; AIRBNB, INC., a Foreign Corporation; ROA HOA; ROE SECURITY COMPANY; DOE PARTY HOST; ROE PROPERTY MANAGEMENT COMPANY; DOES XI through XX, inclusive and ROE CORPORATIONS XI through XX, inclusive,

Defendants.

Case No: A-19-801549-C

Dept. No: 26

ORDER DENYING AIRBNB, INC.'S MOTION TO COMPEL ARBITRATION AND STAY ALL PROCEEDINGS

This matter came before the above-captioned Court on February 12, 2020 on Defendant AIRBNB INC's Motion to Compel Arbitration and Stay All Proceedings Pursuant to the Federal Arbitration Act, 9 U.S.C. §§3 and 4 against Plaintiff Eric Rice and Jefferson Temple as Special Administrator of the Estate of Raheem Rice, and Motion to Stay All Proceedings against Bryan Lovett.

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The Court, having considered the moving papers and arguments of counsel, finds and orders as follows:

- 1. The motion to compel arbitration as to Jefferson Temple as Special Administrator of the Estate of Raheem Rice is denied. The Court finds the there is no enforceable arbitration agreement under the Airbnb Terms of Service (which included an agreement to arbitrate claims against Airbnb) as the cause of action arises under the wrongful death statute;
- The motion to compel arbitration as to Eric Rice, individually, is denied. The 2. Court finds the there is no enforceable arbitration agreement under the Airbnb Terms of Service (which included an agreement to arbitrate claims against Airbnb) as his cause of action arises under the wrongful death statute, and is derivative of the death of Raheem Rice:
- 3. Because the Court denies Airbnb, Inc.'s motion to compel arbitration as to Eric Rice and Jefferson Temple as Special Administrator of the Estate of Raheem Rice, the Court also denies Airbnb, Inc.'s motion pursuant to 9 U.S.C. §3 to stay all proceedings as to all parties.

IT IS SO ORDERED.

DATED this 27th day of May

Counsel for Plaintiff to prepare the Notice of Entry of Order.

McDONALD (M. CARANO 2300 WEST SAHARA AVENUE. SUITE 1200 • IAS VEGAS, NEVADA 89102 PHONE 702.873.4100 • FAX 702.873.9966

CERTIFICATE OF SERVICE

I hereby certify that on or about the date signed, a copy of this Order was electronically served to all registered parties in the Eighth Judicial District Court's electronic filing program per the attached Service Contacts list and/or placed in the attorney's folder maintained by the Clerk of the Court and/or transmitted via facsimile and/or mailed, postage prepaid, by United States mail to the proper parties.

/s/ Linda Denman

Linda Denman Judicial Executive Assistant To Judge Gloria Sturman Department 26