

FILED

2020 JUL -9 PM 5:00

STOREY COUNTY CLERK

Electronically Filed  
Aug 05 2020 11:50 a.m.  
Elizabeth A. Brown  
Clerk of Supreme Court

1 GUS W. FLANGAS, ESQ.  
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3275 South Jones Blvd., Suite 105  
5 Las Vegas, Nevada 89146  
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6 Facsimile: (702) 382-9452  
*Attorneys for Plaintiff*  
7

8 **IN THE FIRST JUDICIAL DISTRICT COURT**

9 IN AND FOR STOREY, COUNTY, NEVADA

10 LANCE GILMAN, an individual,

11 Plaintiff,

12 vs.

13 SAM TOLL, an individual; DOES I-V,  
14 inclusive; and ROE ENTITIES VI-X,  
inclusive,

15 Defendants.

Case No.: 18-TRT-00001-1e  
Dept No.: II

**NOTICE OF APPEAL**

16 NOTICE IS HEREBY GIVEN that the Plaintiff, LANCE GILMAN, by and through his  
17 attorneys, GUS W. FLANGAS, ESQ., and JESSICA K. PETERSON, ESQ., of the FLANGAS  
18 LAW GROUP, hereby appeals to the Supreme Court of Nevada, the following Orders filed in this  
19 action:

- 20 1. The Order filed on April 9, 2018 which granted Defendant Toll's anti-SLAPP  
21 Motion in Part;
- 22 2. The Order filed on March 19, 2020 which found that Defendants Blog constituted a  
23 Newspaper and Defendant was therefore qualified to invoke the protection of the  
24 News Shield Statute; and

1           3.       The Order filed on June 15, 2020, with which granted Defendant Toll's ANTI-  
2                   SLAPP Special Motion to Dismiss.

3       DATED this 9<sup>th</sup> day of July, 2020.



GUS W. FLANGAS, ESQ.

Nevada Bar No. 04989

[gwf@fdlawlv.com](mailto:gwf@fdlawlv.com)

JESSICA K. PETERSON, ESQ.

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**FLANGAS LAW GROUP**

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*Attorneys for Plaintiff*

1 CERTIFICATE OF SERVICE

2 I hereby certify that I am an employee of FLANGAS LAW GROUP, and that on this 9<sup>th</sup>  
3 day of July, 2020 served a true and correct copy of **Notice of Appeal** as indicated below:

4  X  By depositing the same in the United States mail, first-class, postage  
5 prepaid, in a sealed envelope, at Las Vegas, Nevada pursuant to N.R.C.P.  
5(b) addressed as follows

6   By facsimile, pursuant to EDCR 7.26 (as amended)

7  X  By electronic mail.

8 John L. Marshall  
570 Marsh Avenue  
9 Reno, NV 89509  
Tel: 775-303-4882  
10 [johnladuemarshall@gmail.com](mailto:johnladuemarshall@gmail.com)

11 Luke A. Busby  
Luke Andrew Busby, Ltd.  
12 316 California Ave. Ste. 82  
Reno, NV 89509  
13 Tel: 775-453-0112  
[luke@lukeandrewbusbyltd.com](mailto:luke@lukeandrewbusbyltd.com)  
14 *Attorneys for Defendant*

15   
16 an employee of Flangas Dalacas Law Group  
17  
18  
19  
20  
21  
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23  
24  
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Judge: WILSON JR, JAMES E

Case No. 18 TRT 00001 1E  
Ticket No.  
CTN:

GILMAN, LANCE

By:

TOLL, SAM

DRSPND

-vs-

By:

Dob: Sex:  
Lic: Sid:Plate#: Make:  
Year: Accident:  
Type:  
Venue:  
Location:

GILMAN, LANCE

PLNTPET

Bond:  
Type:Set:  
Posted:

Charges:

Ct.

Offense Dt: Cvr:  
Arrest Dt:  
Comments:

Sentencing:

No.	Filed	Action	Operator	Fine/Cost	Due
1	08/03/20	NOTICE OF ENTRY OF ORDER Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
2	07/30/20	NOTICE OF ENTRY OF ORDER Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
3	07/29/20	ORDER ALLOWING GILMAN TO FILE A SUR-REPLY RE: THE MOTION FOR COSTS	1EADUKE	0.00	0.00
4	07/29/20	ORDER AWARDDING TOLL \$10,000.00 IN STATUTORY DAMAGES	1EADUKE	0.00	0.00
5	07/27/20	SUBMISSION OF PROPOSED ORDER-SUBMISSION OF PROPOSED ORDER REGARDING STATUTORY DAMAGES PURSUANT TO NRS 41.670 Attorney: Gus W. Flangas	1EADUKE	0.00	0.00
6	07/27/20	SUBMISSION OF PROPOSED ORDER REGARDING TOLL'S MOTION FOR ATTORNEYS FEES AND COSTS Attorney: Gus W. Flangas (4989)	1EADUKE	0.00	0.00
7	07/23/20	ORDER FOR PROPOSED ORDER	1EADUKE	0.00	0.00
8	07/23/20	SUBMISSION OF PROPOSED ORDERS Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
9	07/20/20	REQUEST FOR SUBMISSION OF MOTION FOR ATTORNEY'S FEES AND COSTS Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
10	07/17/20	DEFENDANT SAM TOLL'S REPLY TO OPPOSITION TO MOTION FOR ATTORNEY'S FEES AND COSTS Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
11	07/14/20	OPPOSITION TO MOTION FOR ATTORNEY'S FEES AND COSTS (X2) Attorney: Gus W. Flangus (4989)	1EADUKE	0.00	0.00
12	07/13/20	DEFENDANT SAM TOLL'S RESPONSE IN OPPOSITION TO BRIEF ON COURT'S ORDER REQUIRING THE PLAINTIFF TO SHOW CAUSE WHY HE SHOULD NOT BE ORDERED TO PAY \$10,000 IN STATUTORY DAMAGES Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00

No.	Filed	Action	Operator	Fine/Cost	Due
13	07/09/20	NOTICE OF APPEAL FILED Attorney: Gus W. Flangas (004989)	1EADUKE	24.00	24.00
14	07/09/20	STIPULATION AND ORDER GRANTING EXTENSION OF TIME TO FILE OPPOSITION TO MOTION FOR ATTORNEYS FEES AND COSTS -STIPULATION FOR EXTENSION OF TIME- Attorney: Gus W. Flangas (4989)	1EADUKE	0.00	0.00
15	06/29/20	BRIEF ON COURT'S ORDER REQUIRING THE PLAINTIFF TO SHOW CAUSE WHY HE SHOULD NOT BE ORDERED TO PAY \$10,000.00 IN STATUTORY DAMAGES Attorney: Gus W. Flangas (4989)	1EADUKE	0.00	0.00
16	06/23/20	DEFENDANT SAM TOLL'S MOTION FOR ATTORNEY'S FEES AND COSTS Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
17	06/17/20	FILE RETURNED AFTER SUBMISSION - ORDER ENTERED	1EADUKE	0.00	0.00
18	06/17/20	NOTICE OF ENTRY OF ORDER Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
19	06/15/20	ORDER GRANTING TOLL'S ANTI-SLAPP SPECIAL MOTION TO DISMISS	1EADUKE	0.00	0.00
20	05/18/20	REQUEST FOR SUBMISSION Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
21	05/15/20	REPLY TO DEFENDANT'S OPPOSITION TO PLAINTIFF'S SUPPLEMENTAL POINTS AND AUTHORITIES ON THE SPECIAL MOTION TO DISMISS Attorney: Gus W. Flangas (004989)	1EADUKE	0.00	0.00
22	05/15/20	SUBMISSION OF PLAINTIFF'S PROPOSED ORDER REGARDING THE " ANTI-SLAPP SPECIAL MOTION TO DISMISS PER NRS 41.660" WHICH WAS FILED BY THE DEFENDANT Attorney: Gus W. Flangaas (004989)	1EADUKE	0.00	0.00
23	05/13/20	FILE TO JUDGE	1EADUKE	0.00	0.00
24	04/27/20	OPPOSING SUPPLEMENTAL MEMORADNDUM OF POINTS AND AUTHORITIES Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
25	04/15/20	PLAINTIFF'S SUPPLEMENTAL POINTS AND AUTHORITIES ON THE SPECIAL MOTION TO DISMISS Attorney: Gus Flangus (4989)	1EADUKE	0.00	0.00
26	04/07/20	NOTICE OF ENTRY OF ORDER	1EADUKE	0.00	0.00
27	04/07/20	STIPULATION FOR EXTENSION OF TIME Attorney: Gus W. Flangas (4989)	1EADUKE	0.00	0.00
28	03/23/20	NOTICE OF ENTRY OF ORDER Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
29	03/19/20	ORDER AFTER REMAND	1EADUKE	0.00	0.00

No.	Filed	Action	Operator	Fine/Cost	Due
30	03/09/20	PLAINTIFF'S SUBMISSION OF HIS DRAFT ORDER Attorney: Gus W. Flangas (4989)	1EADUKE	0.00	0.00
31	03/09/20	NOTICE OF SUPPLEMENTAL AUTHORITY Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
32	03/06/20	SUBMISSION FOR PROPOSED ORDER Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
33	03/02/20	ORDER FOR PROPOSED ORDER	1EADUKE	0.00	0.00
34	02/21/20	REQUEST FOR SUBMISSION Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
35	02/13/20	REPLY BRIEF ON MOTION TO COMPEL AFTER ISSUANCE OF WRIT OF PROHIBITION Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
36	02/07/20	RESPONSE TO OPENING BRIEF ON MOTION TO COMPEL AFTER ISSUANCE OF WRIT OF PROHIBITION MOTION FOR LEAVE TO TAKE THE DEPOSITIONS OF DEFENDANT'S EXPERTS WHO SUBMITTED AFFIDAVITS IN SUPPORT OF DEFENDANT'S OPENING BRIEF Attorney: Gus W. Flangas, Esq. (004989)	1EADUKE	0.00	0.00
37	01/27/20	FILING OF ORIGINAL DECLARATION Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
38	01/23/20	OPENING BRIEF ON MOTION TO COMPEL AFTER ISSUANCE OF WRIT OF PROHIBITION Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
39	01/22/20	ORDER	1EADUKE	0.00	0.00
40	01/21/20	SUBMISSION OF DRAFT ORDER Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
41	01/06/20	TELEPHONE CONFERENCE MEMO TO COMMENCE JANUARY 9, 2020 AT 2:00 PM	1EADUKE	0.00	0.00
42	01/06/20	STATUS CHECK SCHEDULED: Event: STATUS CHECK (STOREY) Date: 01/06/2020 Time: 2:00 pm Judge: WILSON JR, JAMES E Location: STOREY CASES HEARD IN CARSON CITY  Result: HEARING HELD	1EADUKE	0.00	0.00
43	12/18/19	REQUEST FOR STATUS CONFERENCE Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
44	12/10/19	WRIT OF PROHIBITION-SUPREME COURT	1EADUKE	0.00	0.00
45	04/10/19	NOTICE OF ENTRY OF ORDER IN DISTRICT COURT GRANTING STAY OF DISCOVERY	1EADUKE	0.00	0.00
46	04/05/19	REQUEST FOR SUBMISSION OF MOTION FOR CLARIFICATION OF MARCH 18, 2019 ORDER DENYING MOTION TO DISMISS Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00

No.	Filed	Action	Operator	Fine/Cost	Due
47	04/04/19	ORDER-MOTION GRANTED FROM SUPREME COURT	1EADUKE	0.00	0.00
48	03/28/19	NOTICE OF UNAVAILABILITY OF COUNSEL Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
49	03/27/19	FILE TO JUDGE	1EADUKE	0.00	0.00
50	03/25/19	FILE RETURNED FROM JUDGE	1EADUKE	0.00	0.00
51	03/21/19	ORDER GRANTING STAY OF DISCOVERY	1EADUKE	0.00	0.00
52	03/21/19	MOTION FOR CLARIFICATION OF MARCH 18, 2019 ORDER DENYING MOTION TO DISMISS Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
53	03/21/19	NOTICE OF ENTRY OF ORDER Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
54	03/20/19	LIMITED OPPOSITION TO MOTION TO STAY DISCOVERY & COUNTERMOTION TO EXPAND THE SCOPE OF DISCOVERY  GUS W. FLANGAS, ESQ, SBN 004989 JESSICA K. PETERSON, ESQ, SBN 10670	1EADUKE	0.00	0.00
55	03/19/19	REQUEST FOR SUBMISSION OF MOTION STAY OF DISCOVERY PENDING PETITION FOR WRIT OF PROHIBITION OF MANDAMUS TO THE NEVADA SUPREME COURT Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
56	03/19/19	REPLY BRIEF IN SUPPORT OF MOTION FOR STAY OF DISCOVERY PENDING PETITION FOR WRIT OF PROHIBITION OR MANDAMUS TO THE NEVADA SUPREME COURT Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
57	03/18/19	ORDER DENYING MOTION TO DISMISS	1EADUKE	0.00	0.00
58	03/18/19	NOTICE OF ENTRY OF ORDER Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
59	03/18/19	NOTICE OF FILING OF PETITION FOR EXTRAORDINARY WRIT Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
60	03/14/19	ORDER SHORTENING TIME	1EADUKE	0.00	0.00
61	03/12/19	ERRATA TO OPPOSITION TO MOTION TO DISMISS & TERMINATION OF PROCEEDINGS GUS W FLANGAS, SBN 4989 JESSICA K PETERSON, SBN 10670	1EADUKE	0.00	0.00
62	03/11/19	OPPOSITION TO MOTION TO DISMISS AND TERMINATION OF PROCEEDINGS FLANGAS, GUS W. SBN 004989 PETERSON, JESSICA K. SBN 10670	1EADUKE	0.00	0.00
63	03/11/19	SECOND REQUEST FOR SUBMISSION OF MOTION FOR SUBMISSION OF MOTION TO DISMISS AND TERMINATION OF PROCEEDINGS Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00

No.	Filed	Action	Operator	Fine/Cost	Due
64	03/11/19	MOTION FOR STAY OF DISCOVERY PENDING PETITION FOR WRIT OF PROHIBITION OR MANDAMUS TO THE NEVADA SUPREME COURT ON ORDER SHORTENING TIME Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
65	03/11/19	REPLY IN SUPPORT OF MOTION FOR SUBMISSION OF MOTION TO DISMISS AND TERMINATION OF PROCEEDINGS Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
66	03/11/19	NOTICE OF ENTRY OF ORDER Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
67	03/11/19	MOTION FOR ORDER SHORTENING TIME TO RESPOND TO MOTION FOR STAY OF DISCOVERY PENDING PETITION FOR WRIT OF PROHIBITION OR MANDAMUS TO THE NEVADA SUPREME COURT Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
68	03/07/19	REQUEST FOR SUBMISSION OF MOTION FOR SUBMISSION OF MOTION TO DISMISS AND TERMINATION OF PROCEEDINGS JOHN L.MARSHLL SBN 6733 LUKE ANDREW BUSBY , SBN 10319	1EADUKE	0.00	0.00
69	03/04/19	ORDER ON PLAINTIFF'S MOTION TO COMPEL, FOR SANCTIONS, TO EXTEND DISCOVERY PERIOD, AND FOR SUMMARY JUDGMENT AND ORDER VACATING HEARING	1EADUKE	0.00	0.00
70	03/04/19	SECOND REQUEST FOR SUBMISSION Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
71	02/28/19	FILE RETURNED FROM JUDGE	1EADUKE	0.00	0.00
72	02/26/19	NOTICE OF ENTRY OF ORDER LUKE ANDREW BUSBY, LTD SBN 10319	1EADUKE	0.00	0.00
73	02/26/19	HEARING SCHEDULED: Event: EVIDENTIARY HEARING (STOREY) Date: 03/15/2019 Time: 8:30 am Judge: WILSON JR, JAMES E Location: DEPT II - STOREY COUNTY  Result: VACATED PROCEEDINGS	1EADUKE	0.00	0.00
74	02/25/19	ORDER SHORTENING TIME	1EADUKE	0.00	0.00
75	02/25/19	MOTION FOR ORDER SHORTENING TIME TO RESPOND TO MOTION FOR SUBMISSION OF MOTION TO DISMISS AND TERMINATION OF PROCEEDINGS  ATTORNEY: JOHN L. MARSHALL, SBN 6733 LUKE A. BUSBY, SBN 10319	1EADUKE	0.00	0.00
76	02/25/19	MOTION FOR SUBMISSION OF MOTION TO DISMISS AND TERMINATION OF PROCEEDINGS ON ORDER SHORTENING TIME ATTORNEY: JOHN L. MARSHALL SBN 6733  LUKE A. BUSBY SBN 10319	1EADUKE	0.00	0.00
77	02/21/19	TELEPHONE CONFERENCE MEMO	1EADUKE	0.00	0.00



No.	Filed	Action	Operator	Fine/Cost	Due
78	01/11/19	AMENDED ORDER AFTER HEARING	1EADUKE	0.00	0.00
79	01/11/19	ORDER AFTER HEARING	1EADUKE	0.00	0.00
80	12/19/18	HEARING DATE MEMO 02/22/19	1EADUKE	0.00	0.00
81	12/19/18	DECLARATION OF COUNSEL PERTAINING TO THE NEED FOR A CONTINUANCE OF HEARING GUS W. FLANGAS, ESQ. NEVADA BAR 004989	1EADUKE	0.00	0.00
82	12/19/18	EVIDENTIARY HEARING ON MOTION TO COMPEL  JESSICA PETERSON ESQ., PLAINTIFF'S COUNSEL	1EADUKE	0.00	0.00
83	12/19/18	HEARING SCHEDULED: Event: EVIDENTIARY HEARING (STOREY) Date: 02/22/2019 Time: 9:00 am Judge: WILSON, JAMES E. JR. Location: DEPT II - STOREY COUNTY  Plaintiffs counsel: Jessica Peterson, Esq. Defendants counsel: Luke Busby, Esq.  Result: VACATED PROCEEDINGS	1EADUKE	0.00	0.00
84	12/18/18	DECLARATION OF COUNSEL PERTAINING TO THE NEED FOR A CONTINUANCE OF HEARING  GUS W. FLANGAS, ESQ. BAR NO 004989	1EADUKE	0.00	0.00
85	12/13/18	TELEPHONE CONFERENCE MEMO-REGARDING UPCOMING HEARING ON DECEMBER 20, 2018	1EADUKE	0.00	0.00
86	12/13/18	TELEPHONE CONFERENCE REGARDING UPCOMING HEARING ON DECEMBER 20, 2018  JESSICA PETERSON, ESQ. PLAINTIFFS COUNSEL  Attorney: BUSBY, LUKE ANDREW (10319)	1EADUKE	0.00	0.00
87	12/13/18	FILE TO JUDGE-REMAINDER OF FILE SENT TO JUDGE	1EADUKE	0.00	0.00
88	08/29/18	HEARING SCHEDULED: Event: EVIDENTIARY HEARING (STOREY) Date: 12/20/2018 Time: 8:30 am Judge: WILSON JR, JAMES E Location: DEPT II - STOREY COUNTY  Result: VACATED PROCEEDINGS	1EADUKE	0.00	0.00
89	08/22/18	SUPPLEMENTAL POINTS AND AUTHORITIES PURSUANT THE COURT'S AUGUST 8, 2018 ORDER JOHN L. MARSHALL SBN 6733 LUKE ANDREW BUSBY, LTD. BAR NO 10319	1EADUKE	0.00	0.00
90	08/10/18	NOTICE TO APPEAR TELEPHONICALLY FOR SETTING	1EADUKE	0.00	0.00
91	08/08/18	ORDER RE EVIDENTIARY HEARING ON MOTION TO COMPEL	1EADUKE	0.00	0.00
92	07/20/18	FILE TO JUDGE	1EVSTEPHEN	0.00	0.00

No.	Filed	Action	Operator	Fine/Cost	Due
93	07/16/18	DISCLOSURE OF EXPARTE COMMUNICATION	1EVSTEPHEN	0.00	0.00
94	07/16/18	DISCLOSURE OF EXPARTE COMMUNICATION	1EVSTEPHEN	0.00	0.00
95	07/13/18	JOINT HEARING STATEMENT Attorney: MARSHALL, JOHN L. SBN 6733	1EADUKE	0.00	0.00
96	06/26/18	ORDER DENYING REQUEST FOR SUBMISSION	1EVSTEPHEN	0.00	0.00
97	06/26/18	ORDER FOR EVIDENTIARY HEARING ON MOTION TO COMPEL	1EVSTEPHEN	0.00	0.00
98	06/22/18	OPPOSITION TO MOTION FOR ORAL ARGUMENT	1EWBACUS	0.00	0.00
99	06/18/18	PLAINTIFFS MOTION FOR ORAL ARGUMENT	1EWBACUS	0.00	0.00
100	06/08/18	FILE TO JUDGE	1EWBACUS	0.00	0.00
101	06/07/18	REPLY TO OPPOSITION TO PLAINTIFFS MOTION TO COMPEL MOTION FOR SACTIONS MOTION TO EXTEND TIME PERIOD FOR DISCOVERY AND IN THE ALTERNATIVE MOTION FOR PATIAL SUMMARY JUDGMENT	1EWBACUS	0.00	0.00
102	06/04/18	REQUEST FOR SUBMISSION OF SUPPLEMENTAL OPPOSITION AND SUPPLEMENTAL REPLY TO ANTI-SLAPP SPECIAL MOTION TO DISMISS	1EWBACUS	0.00	0.00
103	06/04/18	REPLY TO SUPPLEMENTAL OPPOSITION TO ANTI-SLAPP MOTION TO DISMISS	1EWBACUS	0.00	0.00
104	05/26/18	PLAINTIFFS SUPPLEMENTAL OPPOSITION TO THE DEFENDANTS ANTI SLAPP MOTION	1EWBACUS	0.00	0.00
105	05/22/18	OPPOSITION TO PLAINTIFFS MOTION TO COMPEL MOTION FOR SANCTIONS MOTION TO EXTEND THE TIME PERIOD FOR DISCOVERY AND IN THE ALTERNATIVE MOTION FOR PARTIAL SUMMARY JUDGMENT	1EWBACUS	0.00	0.00
106	05/11/18	PLAINTIFFS MOTION TO COMPEL MORION FOR SANCTIONS MOTION TO EXTEND THE TIME PERIOD FOR DISCOVERY AND IN THE ALTERNATIVE MOTION FOR PARTIAL SUMMARY JUDGMENT	1EWBACUS	0.00	0.00
107	04/20/18	NOTICE OF ENTRY OF ORDER	1EWBACUS	0.00	0.00
108	04/09/18	ORDER GRANTING ANTI SLAPP SPECIAL MOTION TO DISMISS IN PART ALLOWING LIMITED DISCOVERY AND STAYING FURTHER PROCEEDINGS	1EWBACUS	0.00	0.00
109	02/26/18	REQUEST FOR SUBMISSION	1EWBACUS	0.00	0.00
110	02/26/18	DEFENDANTS REPLY TO OPPOSITION TO ANTI SLAPP SPECIAL MOTION TO DISMISS	1EWBACUS	0.00	0.00
111	02/22/18	OPPOSITION TO ANTI SLAPP SPECIAL MOTION TO DISMISS PER NRS 41.660	1EWBACUS	0.00	0.00
112	02/01/18	ANTI SLAPP SPECIAL MOTION TO DISMISS PER NRS 41.660	1EVDIXON	0.00	0.00

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113	01/26/18	ORDER CHANGING VENUE Receipt: 5497 Date: 01/30/2018	1EWBACUS	155.00	0.00
Total:				179.00	24.00

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Totals By: COST				179.00	24.00
INFORMATION				0.00	0.00
*** End of Report ***					

## DISTRICT COURT CIVIL COVER SHEET

WASHOE Storey County, NevadaCase No. \_\_\_\_\_  
(Assigned by Clerk's Office)**I. Party Information** (provide both home and mailing addresses if different)

Plaintiff(s) (name/address/phone):

LANCE GILMAN

Defendant(s) (name/address/phone):

SAM TOLL

Attorney (name/address/phone):

Gus W. Flangas

FLANGAS DALACAS LAW GROUP

3275 S. Jones Blvd., Ste. 105

Las Vegas, Nevada 89146 Tel: 702-307-9500

# 252

Attorney (name/address/phone):

**II. Nature of Controversy** (please select the one most applicable filing type below)**Civil Case Filing Types**

Real Property	Negligence	Torts
<b>Landlord/Tenant</b> <input type="checkbox"/> Unlawful Detainer (UD) <input type="checkbox"/> Other Landlord/Tenant (LT) <b>Title to Property</b> <input type="checkbox"/> Judicial Foreclosure (FC) <input type="checkbox"/> Other Title to Property (OT) <b>Other Real Property</b> <input type="checkbox"/> Condemnation/Eminent Domain (CD) <input type="checkbox"/> Other Real Property (RO)	<input type="checkbox"/> Auto (VP) <input type="checkbox"/> Premises Liability (SF) <input type="checkbox"/> Other Negligence (NO) <b>Malpractice</b> <input type="checkbox"/> Medical/Dental (MD) <input type="checkbox"/> Legal (LG) <input type="checkbox"/> Accounting (AG) <input type="checkbox"/> Other Malpractice (MG)	<b>Other Torts</b> <input type="checkbox"/> Product Liability (PL) <input type="checkbox"/> Intentional Misconduct (IM) <input type="checkbox"/> Employment Tort (WT) <input type="checkbox"/> Insurance Tort (IN) <input checked="" type="checkbox"/> Other Tort (TO)
Probate	Construction Defect & Contract	Judicial Review/Appeal
<b>Probate</b> (select case type and estate value) <input type="checkbox"/> Summary Administration (SU) <input type="checkbox"/> General Administration (FA) <input type="checkbox"/> Special Administration (SL) <input type="checkbox"/> Set Aside (SE) <input type="checkbox"/> Trust/Conservatorship (TN) <input type="checkbox"/> Other Probate (OP) <b>Estate Value</b> <input type="checkbox"/> Over \$200,000 <input type="checkbox"/> Between \$100,000 and \$200,000 <input type="checkbox"/> Under \$100,000 or Unknown <input type="checkbox"/> Under \$2,500	<b>Construction Defect</b> <input type="checkbox"/> Chapter 40 (CQ) <input type="checkbox"/> Other Construction Defect (CF) <b>Contract Case</b> <input type="checkbox"/> Uniform Commercial Code (UN) <input type="checkbox"/> Building and Construction (BC) <input type="checkbox"/> Insurance Carrier (BF) <input type="checkbox"/> Commercial Instrument (CI) <input type="checkbox"/> Collection of Accounts (CT) <input type="checkbox"/> Employment Contract (EC) <input type="checkbox"/> Other Contract (CO)	<b>Judicial Review</b> <input type="checkbox"/> Foreclosure Mediation Case (FO) <input type="checkbox"/> Petition to Seal Records (PS) <input type="checkbox"/> Mental Competency (MT) <b>Nevada State Agency Appeal</b> <input type="checkbox"/> Department of Motor Vehicle (DM) <input type="checkbox"/> Worker's Compensation (SI) <input type="checkbox"/> Other Nevada State Agency (ON) <b>Appeal Other</b> <input type="checkbox"/> Appeal from Lower Court (CA) <input type="checkbox"/> Other Judicial Review/Appeal (AO)
Civil Writ		Other Civil Filing
<b>Civil Writ</b> <input type="checkbox"/> Writ of Habeas Corpus (HB) <input type="checkbox"/> Writ of Mandamus (WM) <input type="checkbox"/> Writ of Quo Warrant (WQ) <input type="checkbox"/> Writ of Prohibition (WP) <input type="checkbox"/> Other Civil Writ (WO)		<b>Other Civil Filing</b> <input type="checkbox"/> Compromise of Minor's Claim (CM) <input type="checkbox"/> Foreign Judgment (FJ) <input type="checkbox"/> Other Civil Matters (GC)

Business Court filings should be filed using the Business Court civil coversheet.

December 7, 2017

Date

Signature of initiating party or representative

**FILED**

APR - 9 2018

Storey Co. Clerk

Deputy

**IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
IN AND FOR STOREY COUNTY**

-o0o-

**LANCE GILMAN, an individual,**

**CASE NO. 18 TRT 00001 1E**

**Plaintiff**

**DEPT. 2**

**vs.**

**SAM TOLL, an individual; DOES I-V,  
inclusive; and ROE ENTITIES VI-X,  
inclusive,**

**ORDER GRANTING ANTI-SLAPP  
SPECIAL MOTION TO DISMISS IN  
PART, ALLOWING LIMITED  
DISCOVERY, AND STAYING  
FURTHER PROCEEDINGS**

**Defendant**

**I. PROCEDURAL BACKGROUND**

Lance Gilman filed lawsuit against Sam Toll. He alleged a single claim for relief, defamation per se. Toll filed an Anti-SLAPP special motion to dismiss which Gilman opposed.

**II. FINDINGS OF FACT**

The following facts were either uncontested or proved by a preponderance of the evidence.

Gilman was elected to the Storey County Commission in 2012, took office in 2013 and has served as a county commissioner continuously since 2013. He

/////

1 admits he is a public official and a public figure. Opp. to Anti-Slapp Mot.  
2 (Opp.), p. 2.

3 Gilman is a financially successful businessman. His company, Lance Gilman  
4 Commercial Real Estate Services, is and has been the exclusive broker for the  
5 Tahoe Reno Industrial Center (TRI) an 80,000 acre industrial park that  
6 encompasses a 30,000 acre industrial complex. TRI has over 16,000,000  
7 square feet of industrial space in use by over 130 companies. Each year he and  
8 his businesses make over \$100,000 in food donations and labor to needy Storey  
9 County seniors and to a school "food in a backpack" program. Gilman Aff. ¶ 20,  
10 21, and 28.

11 The Court takes judicial knowledge of the fact that the Mustang Ranch is in  
12 Storey County.

13 Toll established a website, the "Teller," in February 2017. The website is  
14 open to the public. Toll posts stories on the website and invites and posts  
15 reader's comments.

16 Toll admits publishing on the Teller website the articles which contain the  
17 statements alleged by Gilman to be defamatory. Anti-Slapp Special Mot. to  
18 Dismiss (Mot.), p. 5-6.

19 The initial focus of the Teller "was to provide a local news source where  
20 people in Storey County could obtain the facts surrounding information  
21 contained in pieces criticizing the Storey County Sheriff Gerald Antinoro  
22 published by the proponents of the effort to recall the sheriff that was ongoing  
23 at the time." Toll Aff., Mot. Ex. 8, ¶ 7. Toll believes Gilman was behind the recall  
24 effort. Toll opposed the recall effort.

25 Additional facts will be included in the sections regarding the allegedly  
26 defamatory statements. When the Court uses the phrase "the Court finds" it  
27 means the Court finds the stated facts have been proved by a preponderance of  
28 the evidence.

### III. APPLICABLE LAW

#### A. Anti-SLAPP statutes and cases

To decide this special motion to dismiss the Court must:

- (1) Determine whether Toll established, by a preponderance of the evidence, that the defamation claim is based upon a good faith communication in furtherance of the right to petition or the right to free speech in direct connection with an issue of public concern; and
- (2) If the court determines that Toll has met the burden under paragraph (1), determine whether Gilman has demonstrated with prima facie evidence a probability of prevailing on the claim. NRS 41.660(3).

To demonstrate a probability of prevailing on his claim with prima facie evidence Gilman must meet the same burden of proof that a plaintiff has been required to meet under California's anti-Strategic Lawsuits Against Public Participation law as of June 8, 2015. NRS 41.665(2). California's anti-SLAPP statutes are found in its Code of Civil Procedure sections 425.16 through 425.18. The statutes do not establish the plaintiff's burden of proof regarding the prima facie evidence of a probability of prevailing on the claim so the Court must look to California case law.

California courts have held that the plaintiff opposing an anti-SLAPP special motion to dismiss must demonstrate that his complaint is legally sufficient, and supported by a prima facie showing of facts through competent, admissible evidence, to support a favorable judgment. "Whatever the complaint may allege, it is not sufficient to defeat an anti-SLAPP motion. The evidence is what counts." *Cross v. Facebook, Inc.*, 14 Cal. App. 5<sup>th</sup> 190, 209, 222 Cal. Rptr. 3d 250 (2017). The plaintiff need only establish his claim has minimal merit. The Court must accept as true all evidence favorable to the plaintiff.

/////

1 A “probability” in an anti-SLAPP context does not mean more probable than  
2 not— only a cause of action that lacks even minimal merit constitutes a SLAPP.  
3 *Healthsmart Pacific, Inc. v. Kabateck*, 7 Cal. App. 5th 416, 212 Cal. Rptr. 3d  
4 589 (2016). Courts do not resolve the merits of the overall dispute on a special  
5 motion to dismiss, but rather identify whether the pleaded facts fall within the  
6 statutory purpose, which is to prevent and deter lawsuits brought primarily to  
7 chill the valid exercise of the constitutional rights of freedom of speech and  
8 petition for the redress of grievances. *Wilson v. Cable News Network, Inc.*, 6  
9 Cal. App. 5th 822, 211 Cal. Rptr. 3d 724 (2016); see also *Cross v. Facebook, Inc.*,  
10 14 Cal. App. 5th 190, 222 Cal. Rptr. 3d 250 (2017).

11 Courts do not pass on the weight of evidence, including the credibility of  
12 witnesses in this analysis. Instead, courts accept as true the evidence favorable  
13 to the plaintiff and evaluate the defendant’s evidence only to determine if it has  
14 defeated the plaintiff’s evidence as a matter of law. *Cruz v. City of Culver City*, 2  
15 Cal. App. 5th 239, 205 Cal. Rptr. 3d 736 (2016), citing *Soukup v. Law Offices of*  
16 *Herbert Hafif*, 39 Cal.4th 260, 269, fn. 3, 46 Cal. Rptr. 3d 638, 139 P.3d 30  
17 (2006).

18 The guiding principles for what distinguishes a public concern from a  
19 private one are:

- 20 (1) “Public interest” does not equate with mere curiosity;
- 21 (2) A matter of public interest should be something of concern to a  
22 substantial number of people; a matter of concern to a speaker and a  
23 relatively small specific audience is not a matter of public interest;
- 24 (3) There should be some degree of closeness between the challenged  
25 statements and the asserted public interest; the assertion of a broad  
26 and amorphous public interest is not sufficient;

27 /////

28 /////



1 (4) The focus of the speaker's conduct should be the public interest  
2 rather than a mere effort to gather ammunition for another round of  
3 private controversy; and

4 (5) A person cannot turn otherwise private information into a matter of  
5 public interest simply by communicating it to a large number of  
6 people.

7 *Shapiro v. Welt*, 133 Nev. A.O. 6, 389 P.3d 262, 268 (2017).

8 Under NRS 41.637 a "good faith communication in furtherance of the right  
9 to petition or the right to free speech in direct connection with an issue of public  
10 concern" means any:

11 (1) Communication that is aimed at procuring any governmental or  
12 electoral action, result or outcome;

13 (2) Communication of information or a complaint to a Legislator, officer  
14 or employee of the Federal Government, this state or a political  
15 subdivision of this state, regarding a matter reasonably of concern to  
16 the respective governmental entity;

17 (3) Written or oral statement made in direct connection with an issue  
18 under consideration by a legislative, executive or judicial body, or any  
19 other official proceeding authorized by law; or

20 (4) Communication made in direct connection with an issue of public  
21 interest in a place open to the public or in a public forum; and

22 which is truthful or is made without knowledge of its falsehood.  
23

## 24 **B. Defamation per se**

25 Defamation per se of a public official or public officer consists of four  
26 elements: (1) a false statement; (2) that is defamatory; (3) an unprivileged  
27 publication to a third person; and (4) actual malice. *Clark Co. Sch. Dist. v.*  
28 *Pegasus v. Reno Newspapers, Inc.*, 118 Nev. 706, 718, 57 P.3d 82 (2002).

1 A statement is defamatory when, under any reasonable definition, such  
2 statement would tend to lower the subject in the estimation of the community,  
3 excite derogatory opinions about the subject, and hold the subject up to  
4 contempt. *Las Vegas Sun v. Franklin*, 74 Nev. 282, 287, 329 P.2d 867, 869  
5 (1958). ; see *Posadas* at 453.

6 In reviewing an allegedly defamatory statement, the words must be reviewed  
7 in their entirety and in context to determine whether they are susceptible of a  
8 defamatory meaning. *Lubin v. Kunin*, 117 Nev. 107, 17 P.3d 422 (2001). If a  
9 statement is susceptible of different constructions, one of which is defamatory,  
10 resolution of the ambiguity is a question of fact for the jury. *Posadas v. City of*  
11 *Reno*, 109 Nev. 448, 851 P.2d 438 (1993).

12 False statements that accuse a plaintiff of criminal conduct are defamatory  
13 on their face. Statements cannot form the basis of a defamation action if they  
14 cannot be reasonably interpreted as stating actual facts about an individual.  
15 Thus, rhetorical hyperbole, vigorous epithets, lusty and imaginative expressions  
16 of contempt and language used in a loose, figurative sense will not support a  
17 defamation action. *Grenier v. Taylor*, 234 Cal. App. 4th 471, 183 Cal. Rptr. 3d  
18 867 (2015)(and cases cited therein).

19 To promote free criticism of public officials, and avoid any chilling effect  
20 from the threat of a defamation action, a defendant cannot be held liable for  
21 damages in a defamation action involving a public official or public figure  
22 unless “actual malice” is alleged and proven by clear and convincing evidence.  
23 *Pegasus v. Reno Newspapers, Inc.*, 118 Nev. 706, 719, 57 P.3d 8 (2002).

24 “Actual malice” means knowledge that the statement was false or with  
25 reckless disregard of whether it was false or not. *Id.* “Reckless disregard” means  
26 the publisher of the statement acted with a high degree of awareness of the  
27 probable falsity of the statement or had serious doubts as to the publication’s  
28 truth. *Id.*

1  
2  
3  
4  
5 **IV. ANALYSIS**

6 The Court now turns to the statements Gilman alleged are defamatory in the  
7 order Gilman addressed them in his brief.

8  
9  
10 **A. Residence and perjury**

11  
12 *1. "Resident" communications*

13 In his Complaint Gilman simply alleged that Toll made statements that  
14 Gilman is not a resident of Storey County and that Gilman lied and committed  
15 perjury regarding his being a resident of Storey County. In his opposition,  
16 Gilman pointed to five statements published by Toll about Gilman being a  
17 resident of Storey County; in one of those communications Toll alleged Gilman  
18 committed perjury regarding his address. The analysis for these  
19 communications is the same and the Court will address them together and refer  
20 to them as the "resident communications."

21  
22 (a) Washoe County resident

23 Toll published the first resident communication, "Washoe County resident,"  
24 on April 7, 2017. A copy of the communication is attached to Gilman's  
25 Opposition as Exhibit 4. The specific statement is found in the last paragraph  
26 on the second page of the exhibit:

27 Team Gilman would have never subjected the citizens to the  
28 polarizing effect of the recall effort had it not been for the Washoe  
County resident who thinks he knows what is best for the  
taxpayers who shoulder the tax burden of Don Norman, Lance  
Gilman and the rest of the tax escapers at the Center.

(b) If you believe he actually lives at 5 Wildhorse Canyon

Toll published the second resident communication on April 18, 2017. A copy  
of the communication is attached to Gilman's Opposition as Exhibit 5. The

/////

1 specific statement is found in the paragraph below the text box on the third  
2 page of the exhibit:

3 The debacle we emerged from a week ago today is not the kind of  
4 thing our County should be making the news with. Sadly, the most  
5 equal member of Storey County (if you believe he actually lives at  
6 5 Wildhorse Canyon) cares more about himself than the County  
7 he represents.

8 (c) Don't actually live here

9 Toll published the third resident communication on May 20, 2017. A copy of  
10 the communication is attached to Gilman's Opposition as Exhibit 6. The specific  
11 statement is found in the first full paragraph on the third page of the exhibit:

12 "I want the people of Storey County to know that I am a man of  
13 integrity and my word is more valuable than gold. This County  
14 has been very, very good to me and I want to deliver on promises I  
15 made over and over to the good people of Storey County regarding  
16 the cash that would be gushing around here. I want to thank them  
17 along with the entire Team Storey Team for helping Mr. Norman  
18 and me becoming the wealthiest people who do business in Storey  
19 County but don't actually live here" said Mr. Gilman.

20 (d) Since they don't actually live at Wildhorse Canyon Drive (or  
21 anywhere else in the county for that matter)

22 Toll published the fourth resident communication on October 16, 2017. A  
23 copy of the communication is attached to Gilman's Opposition as Exhibit 7. The  
24 specific statement is found in the fourth paragraph on the fourth page of the  
25 exhibit:

26 The purpose of this complaint is to hold accountable County  
27 Commissioner Gilman and Planning Commissioner Thompson for  
28 committing perjury when they filed paperwork claiming to live  
somewhere it is illegal to live. Since they took office illegally and  
since they don't actually live at Wildhorse Canyon Drive (or  
anywhere else in the county for that matter) and can't legally  
reside where they claimed they did, we conclude and insist they be  
prosecuted for perjury and removal from office.

(e) Failing to require Mr. Gilman to reside in the district he  
represents within Storey County

Toll published the fifth and final resident communication on December 3,  
2017. A copy of the communication is attached to Gilman's Opposition as

1 Exhibit 8. The specific statement is found on the third page of the exhibit under  
2 the heading "Special Interests:"

3 The Commissioner Lance Gilman –TRIC Special Interest merry-  
4 go-round that gives Mr. Gilman and TRIC access to the Storey  
County checkbook, tax coffers, real property and special  
consideration regarding rules and regulations.

5 ...

6 Failing to require Mr. Gilman to reside in the district he  
7 represents within Storey County.

8 Gilman argued "[t]he clear inference" from each of these communications is  
9 that Gilman is not a Storey County resident. Toll used a different word or  
10 phrase in each of his resident communications: "resident," "lives at," "live here,"  
11 "live," and "reside." The resident issue is potentially more significant than either  
12 party presented. "Residence" has a specific meaning for purposes of eligibility  
13 for public office. NRS 281.050. But neither side cited any law or made any  
14 argument on the meaning of "residence" under the elections statutes or case  
15 law, and therefore the Court will address the issue on the level presented by the  
16 parties which is the every day meaning of "resident," "lives at," "live here,"  
17 "live," and "reside."

18 The every day meaning of "resident" is dwelling or having an abode for a  
19 continued length of time. Webster's Third New International Dictionary 1931  
20 (2002). The every day meaning of "live" is to occupy a home. Id. 1323. The every  
21 day meaning of "reside" is to settle oneself into a place, to dwell permanently or  
22 continuously; have a settled abode for a time; have one's residence or domicile.  
23 Id. 1931.

24  
25 *2. Good faith communication*

26 The first issue is whether the resident communications are good faith  
27 communications in furtherance of the right to petition or the right to free  
28 speech in direct connection with an issue of public concern. NRS 41.660(3)(a).

1 To decide this issue the Court must determine whether the communication  
2 falls within any of the four-part definition of “a good faith communication in  
3 furtherance of the right to petition or the right to free speech in direct  
4 connection with an issue of public concern” set out in NRS 41.637(1)-(4).

5  
6 a. NRS 41.637(1): If the communication is aimed at procuring any  
7 governmental or electoral action, result or outcome

8 A communication is “a good faith communication in furtherance of the right  
9 to petition or the right to free speech in direct connection with an issue of public  
10 concern” if the communication is aimed at procuring any governmental or  
11 electoral action, result or outcome. NRS 41.637(1)

12 Toll published his first resident” communication on April 7, 2017. That  
13 communication included the “Washoe County resident” statement. Toll  
14 published that communication four days before the April 11, 2017 sheriff recall  
15 vote. The aim of the communication was to blunt Gilman’s political influence in  
16 the effort to recall the sheriff by undermining Gilman’s standing and credibility  
17 in Storey County by claiming Gilman is a Washoe County resident. The Court  
18 concludes the aim of the “Washoe County resident” communication was to  
19 procure an electoral action, result or outcome, i.e., to weaken and defeat the  
20 sheriff recall effort by undermining public and voter support for Storey County  
21 Commissioner Gilman.

22 Toll’s aim in the four resident communications after the April 7, 2017  
23 communication was to keep Storey County voters’ attention focused on  
24 Gilman’s alleged part in the sheriff recall “debacle” and undermine Gilman’s  
25 standing and credibility in Storey County by questioning where Gilman resided  
26 or lived. The Court concludes the aim of the four resident communications after  
27 the April 7, 2017 communication was to procure an electoral action, result or  
28 outcome, i.e., undermining public and voter support for Storey County  
Commissioner Gilman.

- 1           b.     NRS 41.637(2): The communication is to a Legislator, officer or  
2                 employee of the Federal Government, this state or a political  
3                 subdivision of the state, regarding a matter reasonably of concern  
                  to the respective governmental entity.

4           Toll did not produce a preponderance of evidence that any of the “resident”  
5           communications were to a Legislator, officer or employee of the Federal  
6           Government, this state or a political subdivision of the state, regarding a matter  
7           reasonably of concern to the respective governmental entity. Gilman did not  
8           allege the communications to the Storey County Sheriff and District Attorney,  
9           and the Attorney General were defamatory. The Court concludes NRS 41.637(2)  
10          has no application to the resident communications.

- 11           c.     NRS 41.637(3): Written or oral statement made in direct  
12                 connection with an issue under consideration by a legislative,  
13                 executive or judicial body, or any other official proceeding  
                  authorized by law.

14          The Court finds Toll made a report to the Storey County Sheriff and District  
15          Attorney, and the Attorney General regarding Gilman’s residence. Toll  
16          published a story about his making the reports in the October 16, 2017  
17          communication. The sheriff’s office, district attorney’s office, and attorney  
18          general’s office are executive bodies. The Court concludes the October 16, 2017  
19          communication was made in direct connection with an issue under  
20          consideration by an executive body.

21          The Court finds Toll did not produce evidence that any of the other resident  
22          communications were made in direct connection with an issue under  
23          consideration by a legislative, executive or judicial body, or any other official  
24          proceeding authorized by law. The Court concludes NRS 41.637(3) does not  
25          apply to the other resident communications.

26        /////

27        /////

28        /////

1           d.     NRS 41.637(4): Communication made in direct connection with  
2               an issue of public interest in a place open to the public or in a  
3               public forum.

4                   (I)     Public interest

5           To determine whether the resident communications were made in direct  
6           connection with an issue of public interest the court looks to the guiding  
7           principles in *Shapiro*.

8           The first guiding principle is that “public interest” does not equate with  
9           mere curiosity. The Court finds that whether Storey County Commissioner  
10          Gilman lives or resides in Storey County is not a matter of mere curiosity. The  
11          Court concludes this guiding principle weighs in favor of finding the resident  
12          communications were made in direct connection with an issue of public  
13          interest.

14          The second guiding principle is that a matter of public interest should be  
15          something of concern to a substantial number of people; a matter of concern to  
16          a speaker and a relatively small specific audience is not a matter of public  
17          interest. The Court finds that whether Storey County Commissioner Gilman  
18          lives or resides in Storey County is something of concern to the residents of  
19          Storey County, a substantial number of people, and not simply a matter of  
20          concern to Toll and a relatively small specific audience. The Court concludes  
21          this guiding principle weighs in favor of finding the resident communications  
22          were made in direct connection with an issue of public interest.

23          The third guiding principle is that there should be some degree of closeness  
24          between the challenged statements and the asserted public interest – the  
25          assertion of a broad and amorphous public interest is not sufficient. The Court  
26          finds the resident communications have some degree of closeness to the  
27          asserted public interest of whether Storey County Commissioner Gilman resides  
28          in Storey County. The Court concludes this guiding principle weighs in favor of



1 finding the resident communications were made in direct connection with an  
2 issue of public interest.

3 The fourth guiding principle is the focus of the speaker's conduct should be  
4 the public interest rather than a mere effort to gather ammunition for another  
5 round of private controversy. The Court finds the focus of Toll's resident  
6 communications was the public interest in whether Storey County  
7 Commissioner Gilman lives or resides in Storey County, and was not a mere  
8 effort to gather ammunition for another round of private controversy. The  
9 Court concludes this guiding principle weighs in favor of finding the  
10 communications were made in direct connection with an issue of public  
11 interest.

12 The fifth and final guiding principle is that a person cannot turn otherwise  
13 private information into a matter of public interest simply by communicating it  
14 to a large number of people. The Court finds that where Storey County  
15 Commissioner Gilman lives or resides was not private information but a matter  
16 of public interest because a county commissioner should reside in the county he  
17 represents. The Court concludes this guiding principle weighs in favor of  
18 finding the communications were made in direct connection with an issue of  
19 public interest.

20 The Court has weighed the *Shapiro* guidelines and concludes the resident  
21 communications were made in direct connection with an issue of public  
22 interest.

23  
24 (ii) Public forum

25 Gilman did not appear to contest that Toll's website is a public forum.  
26 Even if Gilman did contest it, most if not all California courts that have  
27 considered the issue have concluded a public website is a public forum. *Vogel v.*  
28 *Felice*, 127 Cal. App. 4th 1006, 26 Cal. Rptr. 3d 350 (2005); *Wilbanks v. Wolk*

1 121 Cal.App.4th 883, 897, 17 Cal. Rptr. 3d 497 (2004); *ComputerXpress, Inc. v.*  
2 *Jackson* 93 Cal.App.4th 993, 1007, 113 Cal. Rptr. 2d 625 (2001). The Nevada  
3 Supreme Court has looked to California law for guidance on anti-SLAPP issues  
4 because California's and Nevada's anti-SLAPP statutes are similar in purpose  
5 and language. *Shapiro*, 268.

6 The Court finds Toll's is a website open to the public, on which he posts  
7 political information, and receives and posts reader's comments. The Court  
8 concludes Toll's website is a public forum for the purposes of NRS 41.637(4).

9 The Court concludes the resident communications were made in direct  
10 connection with an issue of public interest in a place open to the public or in a  
11 public forum.

12  
13 *3. Truthful communications or made without knowledge of falsehood*

14 The last issue on the question of whether the communications were good  
15 faith communications is whether the communications were truthful or made  
16 without knowledge of its falsehood. In his first affidavit Toll testified that he  
17 conducts research for the pieces he writes. Mot. Ex. 11, ¶ 18. In his second  
18 affidavit Toll testified more directly and fully regarding his due diligence. He  
19 testified "that for each statement I made that Gilman claims is defamatory, I  
20 investigated the facts before making the statement." Reply Ex. 2, ¶ 10(a). The  
21 Court finds Attachment 3 to Toll's affidavit is a true and correct copy of his  
22 October 16, 2017 website communication. In his first affidavit paragraph 15 Toll  
23 testified he believes the contents of his stories, including the October 16, 2017  
24 communication, were true. In the October 16, 2017 communication Toll stated  
25 he made a public records request to the Storey County Assistant Manager  
26 requesting the zoning of the Mustang Ranch compound. Toll alleged the  
27 Assistant County Manager failed to provide the requested information for six  
28 months. Toll also stated in the communication that he made a request of the

1 Storey County Clerk before his first resident communication requesting proof of  
2 Gilman's resident and received a response that Gilman resides at 5B Wildhorse  
3 Canyon Drive. Toll asked the Storey County Assessor where 5B Wildhorse  
4 Canyon Drive was physically located and was informed that Gilman resides in a  
5 double wide mobile home located behind the swimming pool at the Mustang  
6 Ranch. The statements of the Storey County Clerk and Assessor are not  
7 considered here as proof of the matter asserted but only to show what  
8 knowledge Toll had when he made the communication. Based upon the  
9 information he had, Toll did not believe that "Lance Gilman, one of the  
10 wealthiest men in Northern Nevada, lives in a mobile home behind the  
11 swimming pool with his employee and roommate Kris Thompson."

12 Toll did not prove that Gilman is a resident of Washoe County or that  
13 Gilman is not a resident of Storey County, but he, Toll, did not have to prove  
14 either. Based upon the information Toll had regarding Gilman's residence, the  
15 Court concludes Toll proved by a preponderance of evidence that he did not  
16 knowingly make a false statement when he published the resident  
17 communications.

18 The Court concludes Toll met the burden under NRS 41.660(3)(a). The  
19 Court concludes the communications were made in furtherance of the right to  
20 free speech in direct connection with an issue of public concern.

21  
22 *4. Burden of proof shifts to Gilman*

23 Because Toll met the burden of proof under NRS 41.660(3)(a) the burden  
24 shifts to Gilman to demonstrate with prima facie evidence a probability of  
25 prevailing on his defamation per se claim. The elements of defamation per se of  
26 a public official or public officer are: (1) a false statement; (2) that is  
27 defamatory; (3) an unprivileged publication to a third person; and (4) actual  
28 malice.

1 Gilman need only establish his claim has minimal merit, but he must  
2 establish it with competent, admissible evidence. As the *Cross v. Facebook*  
3 court stated, “the evidence is what counts.” *Cross* at 209. The Court cannot  
4 resolve the merits of the overall dispute on a special motion to dismiss. The  
5 Court cannot and therefore does not weigh the evidence, including the  
6 credibility of witnesses in its analysis. Instead, the Court accepts as true the  
7 evidence favorable to Gilman and evaluates Toll’s evidence only to determine if  
8 it has defeated Gilman’s evidence as a matter of law. The Court must accept as  
9 true all competent, admissible evidence favorable to Gilman.

10  
11 (a) A false statement

12 The first element of defamation per se requires a false statement. To prove  
13 the resident communications were false Gilman must produce some minimal  
14 evidence that he resides in Storey County. The Court now turns to the evidence  
15 produced on the resident issue. Gilman testified in his affidavit:

- 16 (1) “I have never been officially notified by any law enforcement or  
17 governmental organization about any investigation whatsoever  
18 challenging my residency in Storey County.” Opp. Ex. 3, ¶ 39.
- 19 (2) “Contrary to the Defendant’s assertions, I do live in Storey  
20 County, Nevada. My address is 5 Wild Horse Canyon, and I have  
21 lived there for 12 years or more.” Opp. Ex. 3, ¶ 42.
- 22 (3) “I certainly never committed perjury as alleged by the Defendant.  
23 The Defendant’s statements are not true.” Opp. Ex. 3, ¶ 43.

24 Gilman provided a copy of his driver’s license which shows his address is 5  
25 Wild Horse Canyon, Sparks, Nevada. Opp. Ex. 9.

26 Toll testified the Storey County Assessor informed him that 5 Wild Horse  
27 Canyon is on the Mustang Ranch property. Although this statement is hearsay if  
28 offered for the truth of the matter asserted, Toll did not in any way limit or

1 attempt to limit the use of his testimony. But the Court need not and does not  
2 consider the Assessor's statement to decide this issue.

3 The Court concludes Gilman's testimony under oath that he lives in Storey  
4 County is sufficient prima facie evidence that he lives in Storey County.

5  
6 (b) A defamatory statement

7 The second element of defamation per se is that the false statement was  
8 defamatory. "A statement is defamatory when it would tend to lower the subject  
9 in the estimation of the community, excite derogatory opinions about the  
10 subject, and hold the subject up to contempt. In reviewing an allegedly  
11 defamatory statement, 'the words must be reviewed in their entirety and in  
12 context to determine whether they are susceptible of a defamatory meaning.'  
13 Whether a statement is defamatory is generally a question of law; however,  
14 where a statement is 'susceptible of different constructions, one of which is  
15 defamatory, resolution of the ambiguity is a question of fact for the jury.'" *Lubin*  
16 *v. Kunin*, 117 Nev. 107, 111, 17 P.3d 422 (2001)(internal citations omitted).

17 The Court finds the resident communications were intended to and  
18 would tend to cause Storey County residents to question or doubt whether  
19 Storey County Commissioner Gilman lives in Storey County. Voters generally  
20 and reasonably want their elected officials to live in the area the elected official  
21 represents. The Court finds that Toll's statements suggesting, implying, or  
22 outright accusing Storey County Commissioner Gilman of not residing or living  
23 in Storey County and lying and perjuring himself about it would tend to lower  
24 Gilman in the estimation of the community, excite derogatory opinions about  
25 Gilman, and hold Gilman up to contempt. The Court concludes the resident  
26 statements were defamatory.

27 /////

28 /////

1 (c) An unprivileged publication to a third person

2 The third element of defamation per se is an unprivileged publication to a  
3 third person. Toll argued that insofar as the alleged defamatory statements  
4 relate to media reporting on judicial proceedings the fair report privilege  
5 applies. Toll failed to produce evidence of judicial proceedings. There cannot be  
6 media reporting on judicial proceedings without judicial proceedings. Toll's  
7 argument lacks factual or legal support.

8 The Court concludes the resident statements were unprivileged publications  
9 to third persons.

10  
11 (d) Actual malice

12 The fourth element of defamation per se of a public official or public figure  
13 is actual malice. "Actual malice" means knowledge that the statement was false  
14 or with reckless disregard of whether it was false or not. "Reckless disregard"  
15 means the publisher of the statement acted with a high degree of awareness of  
16 the probable falsity of the statement or had serious doubts as to the  
17 publication's truth. "This test is a subjective one, relying as it does on 'what the  
18 defendant believed and intended to convey, and not what a reasonable person  
19 would have understood the message to be.'" *Pegasus* at 722.

20 Gilman's points and authorities in support of his opposition to Toll's anti-  
21 SLAPP motion offers little of substance on the actual malice element. Beginning  
22 on page 35 of Gilman's points and authorities at line 16 Gilman asserts there is  
23 solid proof of actual malice. He then talks about Toll being unhappy about  
24 Gilman opposing the sheriff; that Toll has continuously criticized and impugned  
25 Gilman in the website communications; that Toll has a deep dislike of Gilman;  
26 and that Toll has a private vendetta against Gilman. Gilman argued these  
27 "facts" show Toll's negligence, motive and intent. The *Pegasus* court noted that

28 /////

1 recklessness or malice may be established through cumulative evidence of  
2 negligence, motive, and intent.

3 On page 36 of his opposition, beginning at line 20, Gilman argued Toll did  
4 little or no due diligence before making the statements; and made up the  
5 assertions out of thin air through an overwrought imagination. Gilman did not  
6 support these assertions with competent, admissible evidence.

7 Toll testified he investigated the facts before making the statements Gilman  
8 alleged are defamatory, and that he believes the contents of his stories were  
9 true, including his October 16, 2017 communication. In his October 16, 2017  
10 communication, which was made nearly two months before Gilman filed this  
11 action, Toll stated:

- 12 (1) He made a public records request to the Storey County Assistant  
13 Manager requesting the zoning of the Mustang Ranch compound and  
14 that the Assistant County Manager failed to provide the requested  
15 information for six months;
- 16 (2) He made a request of the Storey County Clerk before his first resident  
17 communication requesting proof of Gilman's residence and received a  
18 response that Gilman resides at 5B Wild Horse Canyon Drive;
- 19 (3) He asked the Storey County Assessor where 5B Wild Horse Canyon  
20 was physically located and was informed that Gilman resides in a  
21 double wide mobile home located behind the swimming pool at the  
22 Mustang Ranch.

23 Again, the statements of the Storey County Clerk and Assessor are not  
24 considered here as proof of the truth of the matter asserted but only to show  
25 what knowledge Toll had when he made the communications.

26 Toll included as part of his October 16, 2017 a letter he sent to the Storey  
27 County District Attorney and Nevada Attorney General. In the letter Toll relates  
28 that he received information from the Storey County Community Development

1 Department that none of the property on which the Mustang Ranch sits is  
2 zoned residential. Toll continued, "In other words neither 5 nor 56 Wild Horse  
3 Canyon Drive are legal residences; nobody can legally reside there or claim  
4 either address as their legal residence." Opp. Ex. 9.

5 Toll also knew, as any informed Northern Nevadan would, that Gilman is a  
6 financially successful businessman.

7 Based upon the information he had, Toll did not believe Gilman the-  
8 successful-businessman lives in a trailer. Toll stated in his October 16, 2017  
9 communication: "Lance Gilman, one of the wealthiest men in Northern Nevada,  
10 lives in a mobile home behind the swimming pool with his employee and  
11 roommate Kris Thompson."

12 The Court finds Toll did conduct some research on Gilman's residence  
13 before he published the resident communications and that the information he  
14 received as a result of that research caused him to disbelieve that Gilman lives  
15 in a trailer behind the Mustang Ranch pool.

16 The Court concludes Gilman has not produced prima facie evidence that Toll  
17 knew any of his resident communications were false or acted with a high degree  
18 of awareness of the probable falsity of the statement or had serious doubts as to  
19 the publication's truth. The Court concludes Gilman failed to produce prima  
20 facie evidence that Toll published the resident communications with actual  
21 malice.

22  
23 *5. Discovery request*

24 Gilman requested an opportunity to conduct discovery under NRS 41.660(4)  
25 which requires a court to allow limited discovery upon a showing that  
26 information necessary to meet or oppose the burden under NRS 41.660(3)(b) is  
27 in the possession of another party or a third party and is not reasonably  
28 available without discovery. Gilman failed to make the showing required by



1 NRS 41.660(3)(b) on the issue of actual malice. The Court concludes that here,  
2 information as to whether Toll knew the resident statements were false or  
3 whether he acted with a high degree of awareness of the probable falsity of the  
4 statement or had serious doubts as to the publication's truth, is necessary for  
5 Gilman to meet or oppose the burden under NRS 41.660(3)(b), and that  
6 information is in the possession of Toll or a third party and is not reasonably  
7 available without discovery. Therefore Gilman's request to conduct discovery is  
8 granted. Gilman will be allowed to conduct discovery limited solely to  
9 information as to whether Toll knew the resident statements were false or  
10 whether he acted with a high degree of awareness of the probable falsity of the  
11 statement or had serious doubts as to the publication's truth.

12  
13 **B. Reverse graft**

14  
15 *1. Reverse graft communication*

16 The reverse graft statements come from a communication published on  
17 August 6, 2017. A copy of the communication is attached to Gilman's  
18 Opposition as Exhibit 10. The specific statement quoted by Gilman is found in  
19 the first paragraph on the fifth page of the exhibit:

20 When this deal is approved by Marshall McBride and Jack McGuffey,  
21 TRIC will have accomplished another spectacular job of bamboozling  
22 Storey County officials. It will mean that Storey County and Nevada  
23 taxpayers have dumped \$100 million dollars of what can only be  
24 described as "reverse graft" directly into the pockets of the band of merry  
25 TRICsters.

26 Gilman argued there was no reverse graft and explained that there is no  
27 payment of \$100 million going into Gilman's pockets.

28 *2. Good faith communication*

The first issue is whether the statement is a good faith communication in  
furtherance of the right to petition or the right to free speech in direct

1 connection with an issue of public concern. NRS 41.660(3)(a). The Court turns  
2 to the definition set out in NRS 41.637.

3  
4 (a) Communication aimed at procuring any governmental or electoral  
5 action, result or outcome

6 NRS 41.637(1) requires the communication be aimed at procuring any  
7 governmental or electoral action, result or outcome. The aim of Toll's  
8 hyperbolic communication including his use of the term "reverse graft" is that  
9 the multimillion dollar pipeline deal is bad for Storey County residents but good  
10 for Gilman, and therefore Storey County residents should take political action  
11 and oust Gilman. Specifically, Toll stated on page 8 of the communication:

12 This pipeline "deal" is the latest effort to benefit TRIC at the  
13 expense of every person in Storey County and should make  
14 everyone stand up and voice outrage.

15 If our current County Leadership fail to recognize this for what it  
16 is and approve it, it's time to demand a change of those leaders.

17 Marshall McBride is our only hope to shoot this hustle down. If  
18 you think Lance should finance his own projects, call or email  
19 Marshall and let him know.

20 After these calls to political action Toll included an email address and  
21 telephone number for Commissioner McBride.

22 The Court concludes this communication and the use of "reverse graft" was  
23 aimed at procuring an electoral action, result or outcome – voicing outrage over  
24 the deal that would allegedly hurt Storey County residents and benefit Gilman,  
25 demanding a change of leaders if they approved the deal, and encouraging  
26 residents to call or email Commissioner McBride to encourage him to shoot  
27 down the deal.

28 (b) Directed to a government officer

NRS 41.637(2) requires the communication be directed to a government  
officer. The reverse graft communication was directed at all Storey County

1 residents but not to a specific government officer so the communication did not  
2 fit within this part of the definition.

3  
4 (c) Direct connection with an issue under consideration by a  
5 legislative body

6 NRS 41.637(3) requires the statement be made in direct connection with an  
7 issue under consideration by a legislative body. The instant statement was made  
8 in direct connection with the pipeline deal which was under consideration by  
9 the Storey County Commission, a legislative body. The Court concludes the  
10 statement was made in direct connection with an issue under consideration by a  
11 legislative body.

12 (d) Direct connection with an issue of public interest

13 NRS 41.637(4) requires the communication be made in direct connection  
14 with an issue of public interest. To determine whether the communication was  
15 made in direct connection with an issue of public interest the court looks to the  
16 guiding principles set forth in *Shapiro*.

17  
18 (i) Public interest

19 The first guiding principle is that “public interest” does not equate with  
20 mere curiosity. The Court concludes that the multimillion dollar pipeline deal  
21 had potential effects on all Storey County residents and was not a matter of  
22 mere curiosity. This guiding principle weighs in favor of finding the  
23 communication and the reverse graft statement were made in direct connection  
24 with an issue of public interest.

25 The second guiding principle is that a matter of public interest should be  
26 something of concern to a substantial number of people; a matter of concern to  
27 a speaker and a relatively small specific audience is not a matter of public  
28 interest. The pipeline deal had potential effects on every Storey County resident

1 and was not just a matter of concern to Toll and a relatively small specific  
2 audience. This guiding principle weighs in favor of finding the communication  
3 and the reverse graft statement were made in direct connection with an issue of  
4 public interest.

5 The third guiding principle is that there should be some degree of closeness  
6 between the challenged statement and the asserted public interest – the  
7 assertion of a broad and amorphous public interest is not sufficient. The instant  
8 communication was made before the Storey County Commission voted on the  
9 pipeline deal. The communication criticized Gilman’s part in the deal including  
10 the use of the “reverse graft” phrase, and expressed outrage at the use of Storey  
11 County tax dollars for the project. The Court concludes there is a degree of time  
12 and subject matter closeness between the challenged statement and the  
13 asserted public interest, and that the communication is not an assertion of a  
14 broad and amorphous public interest. This guiding principle weighs in favor of  
15 finding the communication and the statement were made in direct connection  
16 with an issue of public interest.

17 The fourth guiding principle is the focus of the speaker’s conduct should be  
18 the public interest rather than a mere effort to gather ammunition for another  
19 round of private controversy. The focus of Toll’s communication was killing the  
20 pipeline deal and the reverse graft statement was intended to criticize Gilman  
21 for his part in the deal. Toll published the communication before the  
22 Commission voted on the deal. The Court concludes Toll’s statement was in the  
23 public interest and not a mere effort to gather ammunition for another round of  
24 private controversy. This guiding principle weighs in favor of finding the  
25 communication and the statement were made in direct connection with an issue  
26 of public interest.

27 The fifth and final guiding principle is that a person cannot turn otherwise  
28 private information into a matter of public interest simply by communicating it

1 to a large number of people. The Court concludes the information regarding the  
2 pipeline deal and Gilman's involvement in the deal was not private information  
3 but a matter of public interest. This guiding principle weighs in favor of finding  
4 the communication and the statement were made in direct connection with an  
5 issue of public interest.

6 The Court concludes the communication and the statement were made in  
7 direct connection with an issue of public interest.

8  
9 (ii) Public forum

10 The Court concluded above that Toll's website is a public forum.

11  
12 (3) *Truthful statement or made without knowledge of its falsehood*

13 The last issue on the question of whether the communication was a good  
14 faith communication is whether the communication was truthful or made  
15 without knowledge of its falsehood. The Court concludes Toll did not prove the  
16 statement was truthful.

17 The Court looks to the facts to see if Toll proved the statement was made  
18 without knowledge of its falsehood. Toll referenced in his communication, a  
19 communication prepared and published by Nicole Barde on her blog about the  
20 August 1, 2017 Commissioner meeting. Toll stated in his communication:

21 Nicole Barde has been the Lone Ranger in her reporting of County  
22 Commissioner Meetings since she started in 2015. In her  
23 breakdown of the August 1<sup>st</sup> meeting (**which I encourage you**  
24 **to read here** ([http://www.bardeblog.com/so-what's-going-on/](http://www.bardeblog.com/so-what's-going-on/212-summary-of-the-august-1-2017-storey-county-commission-meeting)  
25 [212-summary-of-the-august-1-2017-storey-county-commission-](http://www.bardeblog.com/so-what's-going-on/212-summary-of-the-august-1-2017-storey-county-commission-meeting)  
26 [meeting](http://www.bardeblog.com/so-what's-going-on/212-summary-of-the-august-1-2017-storey-county-commission-meeting))), she delivers a lengthy in-depth and dead on point  
27 dissection of the latest effort of Brothel Owner, TRIC Executive  
28 and self-serving crony County Commissioner Lance Gilman to  
once again have Storey County Taxpayers forfeit \$35 Million  
Dollars of future tax revenue from a "special tax area" so he and  
Don Norman can make even more money.

(Emphasis in original.) Opp. Ex. 10, p. 2-3.

/////

1 Toll stated "Ms. Barde accurately called this Corporate Welfare, I call it  
2 reverse graft. In the alternate reality call [sic] that exists in the Courthouse, it's  
3 a 'public-private partnership-investment thingy.'" Opp. Ex. 10, p. 3.

4 Neither party included Barde's communication as an exhibit and so the  
5 Court has not reviewed it. Gilman did not testify or argue that Barde's  
6 communication was false, incorrect, incomplete, or defamatory.

7 Toll's communication contains many extravagant exaggerations including:

- 8 – We [Storey County residents] and our pocketbooks serve at the pleasure  
9 and plunder of Lance Gilman ....
- 10 – Storey County Taxpayers gleefully divert tax revenue directly into the  
11 band of merry TRICsters pockets.
- 12 – ... you have to admire the ginormity of the brass balls these hucksters  
13 clang around in broad daylight.
- 14 – [Referring to charts contained in the communication] I call these  
15 projections speculative fantasy mindful that we are one Orange Tweet or  
16 North Korean Missile into Seoul away from a major deviation from the  
17 ice cream and lollypops [sic] shown in the charts above.
- 18 – The last point I want to make is to remind sober minded residents of  
19 Storey County that encumbering us with this debt takes the cream off the  
20 top of the annual flood of mythical revenue from the Oceans of Cash in  
21 the Sea of TRIC.

22 No reasonable person would believe any of these statements is true.

23 With this context the Court turns to the phrase "reverse graft," a phrase Toll  
24 apparently made up. The phrase has no relevant defined meaning. Looking at  
25 the words individually, the adjective "reverse" means opposite or contrary to a  
26 specified thing; operating in opposite or contrary fashion to what is usual.  
27 Webster's Third New International Dictionary 1943 (2002). One meaning of  
28 "graft" is the acquisition of money or property by dishonest or questionable  
means, as by taking advantage of a public office to obtain profit; or illegal or  
unfair practice for profit or personal gain. Id. 985. Using the dictionary  
definitions "reverse graft" means operating in an opposite or contrary fashion to  
what is the usual acquisition of money or property by dishonest or questionable  
means, as by taking advantage of a public office to obtain profit; or illegal or

1 unfair practice for profit or personal gain. The Court is unable to make sense of  
2 the term “reverse graft.” “Graft” sounds bad, but Toll used the term “reverse  
3 graft” and the words have to be taken together. In *Greenbelt Cooperative*  
4 *Publishing Assn., Inc. v. Bresler*, 398 U.S. 6, 26 L. Ed. 2d 6, 90 S. Ct. 1537  
5 (1970) a real estate developer had engaged in negotiations with a city for a  
6 zoning variance on land he owned, while simultaneously negotiating with the  
7 city on other land the city wanted to buy from him. A local newspaper published  
8 articles that included statements that some people had characterized the  
9 developer’s negotiating position as “blackmail.” The developer sued for libel.  
10 The court rejected a contention that liability could be premised on the notion  
11 that the word “blackmail” implied the developer had committed the actual  
12 crime of blackmail and held that “the imposition of liability on such a basis was  
13 constitutionally impermissible – that as a matter of constitutional law, the word  
14 ‘blackmail’ in those circumstances” was not defamation, but just rhetorical  
15 hyperbole, a vigorous epithet used by those who considered the developer’s  
16 negotiating position extremely unreasonable. *Id.* 12-13.

17 The facts in the instant case have some similarity to the *Greenbelt* facts.  
18 Gilman is the exclusive broker for, a principal in and marketing director for  
19 TRI. TRI sought a multi-million dollar deal with the Storey County Commission  
20 for a pipeline. Gilman is also a Storey County Commissioner. Toll considered  
21 Gilman’s position with TRI and his position with Storey County to be extremely  
22 unreasonable. As a result Toll lashed out with a communication that included  
23 the meaningless phrase “reverse graft,” which he intended as a vigorous epithet,  
24 and what is in fact rhetorical hyperbole. The Court concludes the term, taken in  
25 the context of the full communication, is nonsensical and not reasonably  
26 susceptible to a defamatory construction.

27 /////

28 /////

1 The Court concludes Toll met the burden under NRS 41.660(3)(a). The  
2 Court concludes the communication and statement were made in furtherance of  
3 the right to free speech in direct connection with a issue of public concern.  
4

5 *4. Burden shifts to Gilman*

6 Because Toll met the burden under NRS 41.660(3)(a) the Court must  
7 determine whether Gilman has demonstrated with prima facie evidence a  
8 probability of prevailing on the his defamation per se claim. Gilman  
9 acknowledges he must prove the allegedly defamatory statement was made with  
10 actual malice, that is, with knowledge that it was false or with reckless disregard  
11 of whether it was false or not.

12 In his affidavit, Opp. Ex. 3, ¶ 47-64, Gilman denied reverse graft and  
13 explained the pipeline and infrastructure deals. Because “reverse graft” is a  
14 nonsensical phrase Gilman did not and cannot prove it was false or made with  
15 reckless disregard of whether it was false or not.  
16

17 *5. Discovery request*

18 Gilman requested an opportunity to conduct discovery under NRS 41.660(4)  
19 which requires a court to allow limited discovery upon a showing that  
20 information necessary to meet or oppose the burden under NRS 41.660(3)(b) is  
21 in the possession of another party or a third party and is not reasonably  
22 available without discovery. Gilman failed to make the showing required by  
23 NRS 41.660(3)(b). He made no showing that any information regarding reverse  
24 graft is in the possession of another party or a third party *and* is not reasonably  
25 available without discovery. Therefore the request to conduct discovery is  
26 denied.

27 Based upon the foregoing the special motion to dismiss must be granted as  
28 to the “reverse graft” statement.



1 **C. Re-licensing Mustang Ranch**

2 The statements regarding re-licensing the Mustang Ranch come from a  
3 communication Toll published on February 26, 2017. Toll says the  
4 communication was submitted by a Storey County resident who wanted to  
5 remain anonymous. A copy of the communication is attached to Gilman's  
6 Opposition as Exhibit 11. The specific statement quoted by Gilman is found in  
7 the last paragraph on the second page of the exhibit.

8 Funny thing is, the courts didn't agree and the investor won. But,  
9 in the meantime, because Lance had shut down the Wildhorse and  
10 reopened it as the Mustang, he thought he didn't need to go  
11 through the investigation that the Nevada Revised Statutes  
12 require for the opening of a new brothel. He didn't want to follow  
13 the law. The County Commissioners even agreed with him. Why  
14 should Lance, the man who's been a virtual Santa Claus (at least  
15 he tries to convince people he is) for Storey County, have to follow  
16 the law? Sheriff Antinoro said the law had to be followed and that  
17 the Mustang had to be closed for the required number of days, per  
18 state statute, for the investigation with which ALL brothels must  
19 comply. King Lance was furious. He secretly plotted pay back.

20 Gilman's Complaint (p. 5, ¶ 18(e), the heading for this section of his brief  
21 (Opp. p. 12, sec. B(2)©), and his argument regarding the quoted language is that  
22 the communication said Gilman didn't follow the law when re-licensing the  
23 Mustang Ranch. Opp. p. 12. Toll's communication does not say Gilman did not  
24 follow the law. The communication says Gilman "thought he didn't need to go  
25 through the investigation that the Nevada Revised Statutes require for the  
26 opening of a new brothel," and that "[h]e didn't want to follow the law." Opp.  
27 Ex. 11, p. 2-3.

28 Gilman failed to set forth any facts, cite any law, or argue that the actual  
statements made in the communication were defamatory or that the statements  
were made with actual malice. The Court concludes the actual statements are  
not defamatory and will dismiss this portion of Gilman's claim.

//////

//////

1 **D. Receiving land with zero consideration**

2 The statements regarding special consideration regarding rules and  
3 regulations come from a communication Toll published on December 3, 2017. A  
4 copy of the communication is Exhibit 8 to Gilman's opposition. The language at  
5 issue is:

6 Special Interests

7 The Commissioner Lance Gilman – TRIC Special Interest merry-  
8 go-round that gives Mr. Gilman and TRIC access to the Storey  
9 County checkbook, tax coffers, real property and special  
consideration regarding rules and regulations.

10 ...

- 11 • Repeatedly reconvening Storey County property to TRIC with  
12 zero consideration or payment that TRIC has turned around and  
13 included the free property into lucrative land deals, including the  
14 one that gave a portion of the USA Parkway to TRIC (for free)  
which Mr. Gilman and TRIC turned around and sold to NDOT for  
\$43 Million Dollars (without giving us a single penny or paying  
down the \$47 Million Dollars Storey County credit card balance).

15 Gilman admitted under oath that Storey County reconveyed land to TRI as  
16 part of the NDOT extension right of way, and TRI did not get all of the USA  
17 Parkway back from the County for free. Gilman Aff. p. 8, ¶ 81 and 85. It is clear  
18 from Gilman's testimony that Storey County did reconvey land to TRI for which  
19 TRI did not pay Storey County. The Court concludes Gilman's own testimony  
20 proves that Toll's statement is true and therefore not defamatory, and therefore  
21 this portion of Gilman's claim will be dismissed on that ground.

22 **D. Washington, D.C. trip**

23  
24 1. *Washington, D.C. trip communication*

25 The statements regarding Gilman traveling to Washington, D.C. come from  
26 communications Toll published on April 29, 2017 and May 2, 2017. A copy of  
27 the April 29, 2017 communication is Exhibit 12 to Gilman's opposition, and the  
28 May 2, 2017 communication is Exhibit 13. Gilman did not quote specific

1 language related to this portion of his claim, or refer the Court to any particular  
2 page of the 41 pages that make up Exhibits 12 and 13.

3 On the first page of the April 29, 2017 communication Toll reported that  
4 Storey County sent Gilman and a Storey County lobbyist to Washington, D.C.  
5 from January 17 to 22, 2017. Toll stated the purpose of the trip was to lobby for  
6 a zip code bill to prevent Storey County from losing out on substantial sales tax  
7 revenue. Toll opined that it is a good idea to get the zip code issue resolved.

8 Toll continued his communication by relating he realized Donald Trump  
9 was inaugurated on January 21, 2017. After he realized this, Toll, on February  
10 16, 2017, made a records request for receipts from the trip. On March 7, 2017  
11 the Storey County lobbyist that had accompanied Gilman to Washington, D.C.  
12 addressed the Storey County Commission and provided information about  
13 lobbying for Storey County. At this point in his communication Toll provided a  
14 link that would take a reader to the Commission recording of the lobbyist's  
15 report. Toll then stated: "To recap, we paid \$,7611.50 for them to attend Donald  
16 Trump's Inauguration." Opp., Ex. 12, p. 3.

17 Toll continued, "I have been to D.C. several times, but never on  
18 Inauguration Week. My sources tell me it is pretty much like the week that  
19 precedes Super Bowl; business as unusual. If you want to schedule meaningful  
20 work, you're in Fantasyland." Toll suggests the lobbying could have been done  
21 by Skype. He pointed out that government spending is all about priorities; that  
22 \$7,611.50 represents just under one quarter of the annual salary of a new  
23 deputy or a new patrol vehicle. He then asks, "What are the priorities in Storey  
24 County? "

25 The next pages are Gilman's and the lobbyist's Marriott receipts from the  
26 trip. Each receipt includes a hand written statement: "DC trip to Trump  
27 inauguration." Documentation of airfare is also posted to the website.

28 The website then has pages of chat posts.

1 Exhibit 13 appears to consist of a series chat posts between Toll and a person  
2 he describes as a Gilman spokesman.

3  
4 *2. Good faith communication*

5 The first issue is whether the statement is a good faith communication in  
6 furtherance of the right to petition or the right to free speech in direct  
7 connection with an issue of public concern. NRS 41.660(3)(a). To determine  
8 that, the Court must determine whether the statement falls within any of the  
9 four definitions set out in NRS 41.637.

10  
11 (a) Communication aimed at procuring any governmental or  
12 electoral action, result or outcome

13 NRS 41.637(1) requires the communication be aimed at procuring any  
14 governmental or electoral action, result or outcome. The primary focus of Toll's  
15 communication is accountability for Storey County spending – the legitimacy of  
16 Storey County paying Gilman's room and airfare expenses to lobby in  
17 Washington D.C. during the week of the U.S. presidential inauguration. The  
18 Court concludes these stories and the specific statements were aimed at  
19 procuring an electoral action, result, or outcome regarding Storey County's use  
20 of tax funds and Gilman's continuing as a Storey County Commissioner.

21  
22 (b) Communication directed to a government officer or in  
23 direct connection with with an issue under consideration  
by a government body or official

24 NRS 41.637(2) requires the communication be directed to a government  
25 officer, and subsection (3) requires the statement be made in direct connection  
26 with an issue under consideration by a government body or official. The instant  
27 statements do not meet either of these requirements.

1 (c) Direct connection with an issue of public interest

2 NRS 41.637(4) requires the communication be made in direct connection  
3 with an issue of public interest. To determine whether the communication was  
4 made in direct connection with an issue of public interest the court looks to the  
5 guiding principles for set forth in *Shapiro*.

6 The first guiding principle is that “public interest” does not equate with  
7 mere curiosity. The Court concludes the public has an interest in how tax  
8 dollars are spent. The effort to inform the public about Storey County’s  
9 spending for the Washington, D.C. trip was not a matter of mere curiosity. This  
10 guiding principle weighs in favor of finding the communication and the  
11 statement were made in direct connection with an issue of public interest.

12 The second guiding principle is that a matter of public interest should be  
13 something of concern to a substantial number of people; a matter of concern to  
14 a speaker and a relatively small specific audience is not a matter of public  
15 interest. How Storey County tax dollars are spent is an important matter to all  
16 Storey County taxpayers and not just a matter of concern to Toll and a relatively  
17 small specific audience. This guiding principle weighs in favor of finding the  
18 communication and the statement were made in direct connection with an issue  
19 of public interest.

20 The third guiding principle is that there should be some degree of closeness  
21 between the challenged statements and the asserted public interest – the  
22 assertion of a broad and amorphous public interest is not sufficient. The  
23 communication criticized Gilman and other county officials about the spending  
24 for the trip. The Court concludes there is a degree of closeness between the  
25 asserted public interest – responsible spending of taxpayer dollars – and  
26 information regarding the Washington, D.C. trip. The Court concludes these  
27 communications are not an assertion of a broad and amorphous public interest.  
28 This guiding principle weighs in favor of finding the communication and the

1 statement were made in direct connection with an issue of public interest.

2 The fourth guiding principle is the focus of the speaker's conduct should be  
3 the public interest rather than a mere effort to gather ammunition for another  
4 round of private controversy. The focus of Toll's communication was whether  
5 the use of tax dollars for the trip was legitimate, and in the best interests of  
6 Storey County taxpayers. The Court concludes Toll's statement was in the  
7 public interest and not a mere effort to gather ammunition for another round of  
8 private controversy. This guiding principle weighs in favor of finding the  
9 communication and the statement were made in direct connection with an issue  
10 of public interest.

11 The fifth and final guiding principle is that a person cannot turn otherwise  
12 private information into a matter of public interest simply by communicating it  
13 to a large number of people. The Court concludes the information regarding the  
14 spending of taxpayer dollars on the Washington, D.C. trip was not private  
15 information but a matter of public interest in Storey County. This guiding  
16 principle weighs in favor of finding the communication and the statement were  
17 made in direct connection with an issue of public interest.

18 The Court concludes the communication and the statement were made in  
19 direct connection with an issue of public interest.

20  
21 *3. Truthful statement or made without knowledge of falsehood*

22 The last issue on the question of whether the communication was a good  
23 faith communication is whether the communication was truthful or made  
24 without knowledge of its falsehood. In his first affidavit Toll testified that he  
25 conducts research for the pieces he writes. In this communication, Toll related  
26 that the Storey County lobbyist reported on the lobbying efforts during the  
27 Washington, D.C. trip and Toll provided a link for readers to listen to the  
28 lobbyist's report. Toll downplayed the lobbying efforts. He included

1 information that the week of the U.S. presidential inauguration is not the best  
2 week to do business in Washington, D.C. Gilman does not deny attending the  
3 inauguration. Toll included receipts he received from the County which  
4 included the handwritten notation “DC trip to Trump inauguration.” Toll  
5 suggested an alternative to traveling to Washington to lobby – Skype. This  
6 probably should not be taken too seriously. But neither should the statement,  
7 “we paid \$7,611.50 for them to attend the inauguration” be taken out of context  
8 and understood literally. Read in the context of the full communication, which  
9 includes statements about who Gilman and the lobbyist talked to, a link to the  
10 lobbyist’s report to the County Commission, the receipts indicating “DC trip to  
11 Trump inauguration,” a reasonable person would read the statement “we paid  
12 \$7,611.50 for them to attend the inauguration” to mean that the big event  
13 during the lobbying trip was the inauguration, not that nothing was done in  
14 connection with the zip code issue. The Court concludes the statement in  
15 context is not false or susceptible to a defamatory construction.

16 The Court concludes Toll met the burden under NRS 41.660(3)(a). The  
17 Court concludes the communication and statement were made in furtherance of  
18 the right to free speech in direct connection with a issue of public concern.

19  
20 *4. Burden shifts to Gilman*

21 Because Toll met the burden under NRS 41.660(3)(a) the Court must  
22 determine whether Gilman demonstrated with prima facie evidence a  
23 probability of prevailing on the his defamation per se claim.

24 Gilman’s evidence is his affidavit testimony, Opp. Ex. 3, ¶ 97-98. Gilman  
25 testified the trip was on behalf of Storey County and there was significant  
26 lobbying. As stated above, a reasonable reader of this communication would not  
27 take the statement, “we paid \$7,611.50 for them to attend the inauguration”  
28 literally. Read in the context of the full communication, which includes

1 statements about who Gilman and the lobbyist talked to, a link to the lobbyist's  
2 report to the County Commission, the receipts indicating "DC trip to Trump  
3 inauguration," a reasonable person would read the statement "we paid  
4 \$7,611.50 for them to attend the inauguration" to mean that the big event  
5 during the lobbying trip was the inauguration, not that nothing was done in  
6 connection with the zip code issue. The Court concludes Gilman failed to  
7 produce prima facie evidence that the communication was false or defamatory.  
8 The Court concludes Gilman also failed to prove actual malice – that Toll made  
9 the communication knowing it was false or the statement acted with a high  
10 degree of awareness of the probable falsity of the statement or had serious  
11 doubts as to the publication's truth.

12 The Court concludes Gilman failed to demonstrate with prima facie evidence  
13 a probability of prevailing on the his defamation per se claim.

#### 14 15 *5. Discovery*

16 Gilman requested an opportunity to conduct discovery under NRS  
17 41.660(4). Gilman failed to make the showing required by NRS 41.660(3)(b).  
18 The information which allegedly supports Toll's accusations came from the  
19 Storey County manager's office and is reasonably available without discovery.  
20 Therefore the request to conduct discovery is denied.

21 Based upon the foregoing the special motion to dismiss must be and is  
22 granted as to the Washington, D.C. trip communication.

#### 23 24 **E. Special consideration regarding rules and regulations**

25 The statement regarding special consideration regarding rules and  
26 regulations come from a communication Toll published on December 3, 2017. A  
27 copy of the communication is Exhibit 8 to Gilman's opposition. The language at  
28 issue is:



1 Special Interests

2 The Commissioner Lance Gilman – TRIC Special Interest merry-  
3 go-round that gives Mr. Gilman and TRIC access to the Storey  
4 County checkbook, tax coffers, real property and special  
5 consideration regarding rules and regulations.

6 After this opening paragraph Toll lists five examples of the alleged special  
7 consideration. Gilman's challenge to the Storey County reconveying land to  
8 TRIC without consideration was addressed above. Gilman does not argue any of  
9 the other items on the list are defamatory.

10 Taken in context, which is that Gilman receives special consideration and  
11 here are five examples of special consideration, one that was addressed above  
12 and four that Gilman does not challenge, Gilman has failed to show that the  
13 statement is defamatory. Rather the communication is rhetorical hyperbole,  
14 vigorous epithets, and lusty and imaginative expressions of contempt and  
15 language used in a loose, figurative sense. Such language will not support a  
16 defamation action. *Grenier*.

17 The Court concludes the special motion to dismiss must be granted as to this  
18 portion of Gilman's claim.

19 **F. Reimbursing the ethics fine and recall expenses**

20 The statement regarding reimbursing the County for recall expenses comes  
21 from a communication Toll published on December 3, 2017. A copy of the  
22 communication is Exhibit 6 to Gilman's opposition. The language at issue is:

23 Brothel Owner Lance Gilman told thestoryteller.online he will  
24 cover the 1000.00 fine incurred by his ethics investigation request  
25 filed against Sheriff Gerald Antinoro.

26 In the spirit of moving peacefully and constructively forward, we  
27 have pledged to not only pay the \$1,000 fine imposed on the  
28 Sheriff as a result of our petty complaint but also reimburse  
Storey County for the estimated \$30,000 spend on the Recall  
Election.

Gilman argues these statements are not true.

1 Statements cannot form the basis of a defamation action if they cannot be  
2 reasonably interpreted as stating actual facts about an individual. Thus,  
3 rhetorical hyperbole, vigorous epithets, lusty and imaginative expressions of  
4 contempt and language used in a loose, figurative sense will not support a  
5 defamation action. *Grenier*.

6 The Court concludes this communication and the specific statements are  
7 rhetorical hyperbole and cannot be reasonably interpreted as stating actual  
8 facts about Gilman. Therefore the Court concludes the special motion to  
9 dismiss must be granted as to this portion of Gilman's claim.

10  
11 **V. ORDER**

12 **IT IS ORDERED:**

13 Gilman may conduct discovery limited solely to information as to whether  
14 Toll knew the resident communications were false or whether he acted with a  
15 high degree of awareness of the probable falsity of the statement or had serious  
16 doubts as to the publication's truth.

17 Gilman's discovery must be completed by May 11, 2018. Gilman will have  
18 until May 25, 2018 to file and serve a supplemental opposition to the anti-  
19 SLAPP motion. Toll will have until June 8, 2018 to file a supplemental reply.  
20 Toll will file a request to submit the matter for decision on or before June 8,  
21 2018.

22 The decision on the Anti-SLAPP Special Motion to Dismiss regarding the  
23 resident statements and Toll's request for attorney's fees and costs will be  
24 delayed until Gilman completes the limited discovery and the parties complete  
25 the ordered briefing.

26 Other activity in this case is stayed until the Court rules on the anti-SLAPP  
27 motion regarding resident communications.

28 /////

1 The special motion to dismiss is granted as to the statements related to  
2 reverse graft, re-licensing Mustang Ranch, receiving land with zero  
3 consideration, the Washington, D.C. trip, special consideration regarding rules  
4 and regulations, and reimbursing ethics fine and recall expenses.

5 April 9, 2018.

6   
7 James E. Wilson Jr.  
8 District Judge  
9  
10  
11  
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28

1 **CERTIFICATE OF SERVICE**

2 Pursuant to NRCP 5(b), I certify that I am an employee of the First Judicial  
3 District Court, and I certify that on April 9, 2018, I served the foregoing  
4 Order by:

5 \_\_\_\_\_ Placing a true and correct copy of it in a sealed, envelope, postage  
6 prepaid, and depositing the envelope in the U.S. Post Office mail box at  
7 1111 South Roop Street, Carson City, Nevada; or

8 X Placing a true and correct copy of it in the pick up box located in the  
9 Carson City Court Clerk's office.

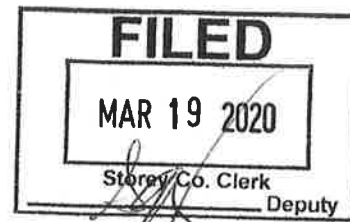
10 I used the following addresses:

11 John L. Marshall, Esq.  
12 570 Marsh Ave.  
Reno, NV 89509

Gus W. Flangas, Esq.  
Jessica K. Peterson, Esq.  
3275 South Jones Blvd., Suite 105  
Las Vegas, NV 89146

13 Luke Busby, Esq.  
14 316 California Avenue #82  
Reno, NV 89509

15  
16   
17 Susan Greenburg  
18 Judicial Assistant  
19  
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21  
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28



IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
IN AND FOR STOREY COUNTY

LANCE GILMAN, an individual,  
Plaintiff,

CASE NO. 18 TRT 00001 1E  
DEPT. 2

vs.

SAM TOLL, an individual; DOES I-V,  
inclusive; and ROE ENTITIES VI-X,  
inclusive,

Defendants.

ORDER AFTER REMAND

The Supreme Court remanded this matter with instructions to determine whether Toll qualifies for protection under the news shield statute, and to reconsider the decision on the motion to compel in light of the decision on whether Toll qualifies.

*Does Toll qualify for protection under the news shield statute?*

Under Nevada's news media privilege no reporter of any newspaper may be required to disclose in a legal proceeding any information obtained or prepared by the reporter in his professional capacity in gathering, receiving, or processing information for communication to the public, or the source of any information procured or obtained by the reporter. To determine whether Toll qualified for protection under the news shield statute the court must determine whether his blog is a newspaper.

The Supreme Court agreed Toll is a reporter. Toll is a reporter because of the substance of his published articles, namely, reports of facts or alleged facts, opinions,

1  
2 commentary, and/or satire.

3         Gilman alleged that from February into December 2017 Toll libeled him in 11  
4 articles. There is no question Toll targeted Gilman for criticism, accusations, and satire.  
5 Toll began publishing articles on his blog in February 2017. For the five plus months  
6 from February 24, 2017 to August 2, 2017, Toll published, in addition to the Gilman  
7 articles, fifteen articles on a variety of local current events. A report of recent or current  
8 events is news. <https://www.merriam-webster.com/dictionary/news>. Toll published at  
9 least one current-event-article every month from February 2017 through August 2017,  
10 and multiple articles during some months. Joint Trial Stmt., Exs. g, h, and l-z. Toll  
11 regularly, at least monthly, and consistently, every month from February 2017 until at  
12 least August 2017, published both Gilman and current-event-articles.

13         The topics of the current-event-articles Toll published include: the arts, sports,  
14 elections, an Easter egg hunt, arrests, a criminal preliminary hearing, Lockwood, a life  
15 memorial, a musical group, a new sheriff's office car, a county employee's retirement, a  
16 wild horse conference, a county job opening, and National Night Out. These articles  
17 reported current events and activities—the kind of current events and activities one  
18 would expect to see in a small town newspaper. The articles on Toll's blog provided news  
19 and other information local readers and others might find useful, interesting, and/or  
20 humorous.

21         To prepare to write all 26 articles Toll obtained, gathered, and received  
22 information. Some of the information Toll procured and received about Gilman came  
23 from unnamed sources. Toll obtained, gathered, received, procured, and processed  
24 information, including the information from unnamed sources for the purpose of  
25 writing the articles, in other words, in his professional capacity as a reporter. He wrote  
26 the articles for communication to the public by publishing them on his blog.

27         Because (1) Toll is a reporter; (2) he regularly and consistently published current-  
28 event-articles; (3) the articles published on his blog provided information regarding  
current events—news; (4) Toll obtained, gathered, received, procured, and processed

1 information, including the information from unnamed sources, in his professional  
2 capacity as a reporter; (5) he wrote the articles for communication to the public by  
3 publishing them on his blog; and (6) he did communicate the articles to the public by  
4 publishing them on his blog; the Court finds and concludes Toll's blog was the  
5 functional equivalent of a traditional printed newspaper and therefore is a newspaper.

6 Based upon the facts in the preceding paragraph, and because the blog is a  
7 newspaper, the court further concludes Toll qualified for protection under the news  
8 shield statute at the time the allegedly libelous articles were published.

9  
10 *Should Gilman be allowed to depose the experts that provided affidavits for Toll's*  
11 *motion?*

12 The Court did not find the affidavits submitted by Toll to be helpful in deciding  
13 whether Toll qualified for the news media privilege and did not rely on any information  
14 contained in the affidavits. Because the Court did not rely on the affidavits submitted by  
15 Toll in making its decision, Gilman's request to depose the affiants is denied.

16  
17 *Should the decision on the motion to compel be changed?*

18 Because the court concluded Toll qualified for protection under the news shield  
19 statute at the time the allegedly libelous articles were published Gilman's motion to  
20 compel must be denied.

21  
22 *What is the next step?*

23 In the order granting Gilman's request for discovery the court limited the scope of  
24 the discovery to information relevant on the issue of whether Toll knew the "resident  
25 communications" were false, or whether he acted with a high degree of awareness of the  
26 probable falsity of the statement, or had serious doubts as to the publication's truth. The  
27 court delayed decision on the Anti-SLAPP special motion to dismiss until Gilman  
28 completed his discovery. Gilman deposed Toll. Gilman will not be allowed to receive

1 information about Toll's unnamed sources. The special motion to dismiss is ripe for  
2 decision.

3  
4 **THE COURT ORDERS:**

5 Gilman's motion to compel is denied.

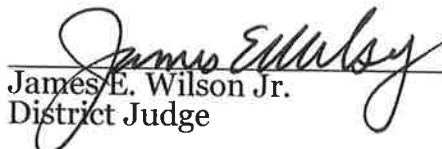
6 Gilman's motion to conduct discovery is denied.

7 Gilman may file by **April 8, 2020**, a supplemental points and authorities on the  
8 special motion to dismiss. The purpose of the supplemental points and authorities is to  
9 give the parties an opportunity to provide the court with any facts gleaned during Toll's  
10 deposition that are relevant to the issue of whether Toll knew the "resident  
11 communications" were false, or whether he acted with a high degree of awareness of the  
12 probable falsity of the statement, or had serious doubts as to the publication's truth. The  
13 content of the points and authorities must address only the issue stated above. If Gilman  
14 does not file a points and authorities the court will consider the special motion to  
15 dismiss submitted for decision based on the original points and authorities.

16 Opposing points and authorities must be filed by **April 24, 2020**. A reply may  
17 be filed **May 8, 2020**.

18 The parties will comply with FJDCR 3.10 and 3.23 or sanctions will be imposed.

19 March 18, 2020.

20  
21   
22 James E. Wilson Jr.  
23 District Judge  
24  
25  
26  
27  
28



1 **CERTIFICATE OF SERVICE**

2 I certify that I am an employee of the First Judicial District Court of Nevada; that  
3 on March 19, 2020, I faxed and served a copy of this document by placing a true  
4 copy in an envelope addressed to:

5 Gus Flangas, Esq.  
6 Jessica Peterson, Esq.  
7 3275 South Jones Blvd., Suite 105  
Las Vegas, NV 89146

John Marshall  
570 Marsh Ave.  
Reno, NV 89509

8 Luke Andrew Busby, LTD  
9 316 California Ave., #82  
Reno, NV 89509

10  
11 the envelope sealed and then deposited in the Court's central mailing basket in the Court  
12 Clerk's Office for delivery to the United States Post Office at 1111 South Roop Street,  
13 Carson City, Nevada for mailing.

14   
15 Susan Greenburg  
16 Judicial Assistant  
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1 Case No. 18-trt-00001-1e

2  
3 Dept. No. II

4 JOHN L. MARSHALL

5 SBN 6733

6 570 Marsh Avenue

7 Reno, Nevada 89509

8 Telephone: (775) 303-4882

9 johnmarshall@charter.net

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11 Nevada State Bar No. 10319

12 316 California Ave #82

13 Reno, NV 89509

14 775-453-0112

15 luke@lukeandrewbusbyltd.com

16 *Attorneys for the Defendant*

17  
18 **IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA**  
19 **IN AND FOR STOREY COUNTY**

20 LANCE GILMAN,

21 Plaintiff(s),

22 vs.

23 SAM TOLL,

24 Defendant(s).

25 **NOTICE OF ENTRY OF ORDER**

26 PLEASE TAKE NOTICE: The Court has entered an Order in the above captioned matter.

27 A true and correct copy of which is attached hereto as Exhibit 1.

FILED ✓

2018 APR 20 PM 12:52

STOREY COUNTY CLERK

BY


UB

DEPUTY

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2  
3 **NRS 239B.030(4) AFFIRMATION**

4 I certify that the attached filing includes no social security numbers or other personal  
5 information.  
6

7 Respectfully submitted this April 16, 2018:

8  
9 By:   
10 JOHN L. MARSHALL  
11 SBN 6733  
12 570 Marsh Avenue  
13 Reno, Nevada 89509  
14 Telephone: (775) 303-4882  
15 johnmarshall@charter.net


16 Luke Andrew Busby, Ltd.  
17 Nevada State Bar No. 10319  
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20 775-453-0112  
21 luke@lukeandrewbusbyltd.com

22 *Attorneys for the Defendant*  
23  
24  
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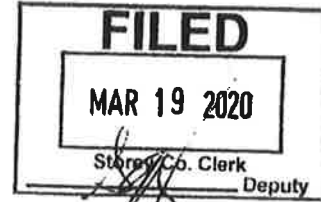
**CERTIFICATE OF SERVICE**

I certify that on the date indicated below I served the foregoing document on the following parties via US Mail, postage prepaid, and/or electronic service.

GUS W. FLANGAS  
JESSICA K. PETERSON  
Flangas Dalacas Law Group  
3275 South Jones Blvd. Suite 105  
Las Vegas, NV 89164  
702-307-9500  
F - 702-382-9452

By:   
Luke Busby

Dated: 4-16-18



1  
2  
3  
4  
5  
6 **IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA**  
7 **IN AND FOR STOREY COUNTY**  
8

9 **LANCE GILMAN, an individual,**  
10 **Plaintiff,**

**CASE NO. 18 TRT 00001 1E**  
**DEPT. 2**

11 **vs.**

12 **SAM TOLL, an individual; DOES I-V,**  
13 **inclusive; and ROE ENTITIES VI-X,**  
14 **inclusive,**

15 **Defendants.**  
16

**ORDER AFTER REMAND**

17 The Supreme Court remanded this matter with instructions to determine whether  
18 Toll qualifies for protection under the news shield statute, and to reconsider the decision  
19 on the motion to compel in light of the decision on whether Toll qualifies.  
20

21 *Does Toll qualify for protection under the news shield statute?*

22 Under Nevada's news media privilege no reporter of any newspaper may be  
23 required to disclose in a legal proceeding any information obtained or prepared by the  
24 reporter in his professional capacity in gathering, receiving, or processing information  
25 for communication to the public, or the source of any information procured or obtained  
26 by the reporter. To determine whether Toll qualified for protection under the news  
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28 The Supreme Court agreed Toll is a reporter. Toll is a reporter because of the  
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2 commentary, and/or satire.

3       Gilman alleged that from February into December 2017 Toll libeled him in 11  
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8 events is news. <https://www.merriam-webster.com/dictionary/news>. Toll published at  
9 least one current-event-article every month from February 2017 through August 2017,  
10 and multiple articles during some months. Joint Trial Stmt., Exs. g, h, and l-z. Toll  
11 regularly, at least monthly, and consistently, every month from February 2017 until at  
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13       The topics of the current-event-articles Toll published include: the arts, sports,  
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15 memorial, a musical group, a new sheriff's office car, a county employee's retirement, a  
16 wild horse conference, a county job opening, and National Night Out. These articles  
17 reported current events and activities—the kind of current events and activities one  
18 would expect to see in a small town newspaper. The articles on Toll's blog provided news  
19 and other information local readers and others might find useful, interesting, and/or  
20 humorous.

21       To prepare to write all 26 articles Toll obtained, gathered, and received  
22 information. Some of the information Toll procured and received about Gilman came  
23 from unnamed sources. Toll obtained, gathered, received, procured, and processed  
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27       Because (1) Toll is a reporter; (2) he regularly and consistently published current-  
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5 functional equivalent of a traditional printed newspaper and therefore is a newspaper.

6 Based upon the facts in the preceding paragraph, and because the blog is a  
7 newspaper, the court further concludes Toll qualified for protection under the news  
8 shield statute at the time the allegedly libelous articles were published.

9  
10 *Should Gilman be allowed to depose the experts that provided affidavits for Toll's*  
11 *motion?*

12 The Court did not find the affidavits submitted by Toll to be helpful in deciding  
13 whether Toll qualified for the news media privilege and did not rely on any information  
14 contained in the affidavits. Because the Court did not rely on the affidavits submitted by  
15 Toll in making its decision, Gilman's request to depose the affiants is denied.

16  
17 *Should the decision on the motion to compel be changed?*

18 Because the court concluded Toll qualified for protection under the news shield  
19 statute at the time the allegedly libelous articles were published Gilman's motion to  
20 compel must be denied.

21  
22 *What is the next step?*

23 In the order granting Gilman's request for discovery the court limited the scope of  
24 the discovery to information relevant on the issue of whether Toll knew the "resident  
25 communications" were false, or whether he acted with a high degree of awareness of the  
26 probable falsity of the statement, or had serious doubts as to the publication's truth. The  
27 court delayed decision on the Anti-SLAPP special motion to dismiss until Gilman  
28 completed his discovery. Gilman deposed Toll. Gilman will not be allowed to receive

1 information about Toll's unnamed sources. The special motion to dismiss is ripe for  
2 decision.

3  
4 **THE COURT ORDERS:**

5 Gilman's motion to compel is denied.

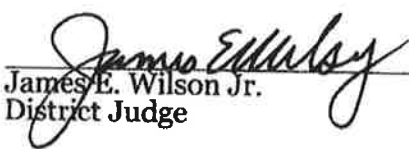
6 Gilman's motion to conduct discovery is denied.

7 Gilman may file by **April 8, 2020**, a supplemental points and authorities on the  
8 special motion to dismiss. The purpose of the supplemental points and authorities is to  
9 give the parties an opportunity to provide the court with any facts gleaned during Toll's  
10 deposition that are relevant to the issue of whether Toll knew the "resident  
11 communications" were false, or whether he acted with a high degree of awareness of the  
12 probable falsity of the statement, or had serious doubts as to the publication's truth. The  
13 content of the points and authorities must address only the issue stated above. If Gilman  
14 does not file a points and authorities the court will consider the special motion to  
15 dismiss submitted for decision based on the original points and authorities.

16 Opposing points and authorities must be filed by **April 24, 2020**. A reply may  
17 be filed **May 8, 2020**.

18 The parties will comply with FJDCR 3.10 and 3.23 or sanctions will be imposed.

19 March 18, 2020.

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22 James E. Wilson Jr.  
23 District Judge  
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**CERTIFICATE OF SERVICE**

I certify that I am an employee of the First Judicial District Court of Nevada; that  
on March 19, 2020, I faxed and served a copy of this document by placing a true  
copy in an envelope addressed to:

Gus Flangas, Esq.  
Jessica Peterson, Esq.  
3275 South Jones Blvd., Suite 105  
Las Vegas, NV 89146

John Marshall  
570 Marsh Ave.  
Reno, NV 89509

Luke Andrew Busby, LTD  
316 California Ave., #82  
Reno, NV 89509

the envelope sealed and then deposited in the Court's central mailing basket in the Court  
Clerk's Office for delivery to the United States Post Office at 1111 South Roop Street,  
Carson City, Nevada for mailing.

  
Susan Greenburg  
Judicial Assistant

Case No. 18-trt-00001-1e

Dept. No. II

JOHN L. MARSHALL

SBN 6733

570 Marsh Avenue

Reno, Nevada 89509

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johnmarshall@charter.net

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Nevada State Bar No. 10319

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775-453-0112

luke@lukeandrewbusbyltd.com

*Attorneys for the Defendant*

**IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA**

**IN AND FOR STOREY COUNTY**

\*\*\*

LANCE GILMAN,

Plaintiff,

vs.

SAM TOLL,

Defendant.

**NOTICE OF ENTRY OF ORDER**

Please Take Notice: On March 19, 2020 the Court entered an Order After Remand in the above captioned matter, a true and correct copy of which is attached hereto as Exhibit 1.

///


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**NRS 239B.030(4) AFFIRMATION**

I certify that the attached filing includes no social security numbers or other personal information.

Respectfully submitted this Friday, March 20, 2020:

By:   
JOHN L. MARSHALL  
SBN 6733  
570 Marsh Avenue  
Reno, Nevada 89509  
Telephone: (775) 303-4882  
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*Attorneys for the Defendant*

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## Exhibit List

### 1. Order After Remand

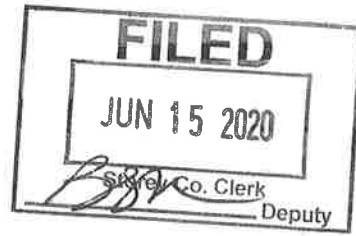
**CERTIFICATE OF SERVICE**

I certify that on the date indicated below I served the foregoing document on the following parties via US Mail, postage prepaid, and/or electronic service.

GUS W. FLANGAS  
JESSICA K. PETERSON  
Flangas Dalacas Law Group  
3275 South Jones Blvd. Suite 105  
Las Vegas, NV 89146  
702-307-9500  
F - 702-382-9452

By: Luke Busby  
Luke Busby

Dated: 3-20-20



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6 **IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA**  
7 **IN AND FOR STOREY COUNTY**

8 \* \* \*

9 LANCE GILMAN,

10 Plaintiff,

11 vs.

12 SAM TOLL,

13 Defendant.

Case No. 18 TRT 00001 1E

Dept. II

14  
15 **ORDER GRANTING TOLL'S ANTI-SLAPP**  
16 **SPECIAL MOTION TO DISMISS**

17 This Court issued its Order After Remand on March 8, 2020. The Court directed  
18 the parties, if necessary, to file supplemental points and authorities to address only the  
19 specific issue of facts gleaned during Toll's deposition that show whether Toll knew the  
20 "resident communications" were false, or whether he acted with a high degree of  
21 awareness of the probable falsity of the statements, or had serious doubts as to the  
22 publication's truth. Before the Court is the parties' points and authorities.

23 There is no evidence that Toll's alleged belief that Gilman does not live where he  
24 claims to live, i.e. at a building adjacent to the Mustang Ranch Brothel, was not held in  
25 good faith or was made with knowledge that the statement was false.

26 Gilman argued Toll did not conduct sufficient investigation regarding Gilman's  
27 residence. Toll testified he believed Gilman does not live at the Mustang Ranch based  
28 upon the following information: the zoning of the property; the unusual nature of

1 Gilman's claimed residence given his wealth and stature; the fact that numerous other  
2 persons claimed addresses at the Mustang Ranch were their residence; the fact that  
3 Gilman owned other residential property in Washoe County; and that confidential  
4 sources told Toll that Gilman did not actually live at the Mustang Ranch.

5 Gilman argued Toll had a motive and intent to make false statements about  
6 Gilman with reckless disregard for their veracity. There is no evidence that the resident  
7 communications were made with actual malice, that is, with knowledge that the  
8 statement was false. In the August 9, 2018 Order, this Court concluded that Gilman  
9 failed to produce prima facie evidence that Toll published the resident communications  
10 with actual malice, and nothing presented by Gilman that was gleaned from Toll's  
11 deposition moves the Court from its prior conclusion on this issue.

12 Gilman bore the burden of showing under prong two of an anti-SLAPP analysis  
13 that his claims have minimal merit. See *Abrams v. Sanson*, 458 P.3d 1062, 1069 (Nev.  
14 2020) citing NRS 41.665(2) stating that a plaintiff's burden under prong two is the same  
15 as a plaintiff's burden under California's anti-SLAPP law and *Navellier v. Sletten*, 29  
16 Cal. 4th 82, 124 Cal. Rptr. 2d 530, 52 P.3d 703, 712-13 (Cal. 2002), which established  
17 the "minimal merit" burden for a plaintiff.

18 There is no credible evidence that Toll published the resident communications  
19 with actual malice. The Court concludes Gilman has failed to show that his defamation  
20 claim against Toll has minimal merit. There is no credible evidence that Toll's  
21 communications were not in good faith and in furtherance of the right to petition or the  
22 right to free speech in direct connection with an issue of public concern, and therefore  
23 it must be dismissed.

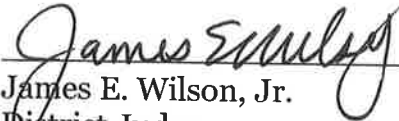
24 **THE COURT ORDERS:**

25 Gilman's complaint is dismissed.

26 Under NRS 41.670(1)(a), Toll may make an application to the Court for  
27 reasonable attorney's fees and costs within **ten (10) days** of the date of entry of this  
28 order;

1 Gilman will show cause by **June 29, 2020** why he should not be ordered to pay  
2 Toll \$10,000 in statutory damages under NRS 41.670(1)(b).

3 **DATED** this 15, June, 2020

4  
5   
6 James E. Wilson, Jr.  
7 District Judge

8  
9 **CERTIFICATE OF SERVICE**


10 I certify that I am an employee of the First Judicial District Court of Nevada; that  
11 on the 15 day of June 2020, I served a copy of this document by placing a true copy  
12 in an envelope addressed to:

13  
14 John L. Marshall, Esq.  
15 570 Marsh Avenue  
16 Reno, NV 89509

Gus W. Flangas, Esq.  
3275 South Jones Blvd., Suite 105  
Las Vegas, NV 89146

16 Luke Andrew Busby, Ltd.  
17 316 California Ave., #82  
18 Reno, NV 89509

19 the envelope sealed and then deposited in the Court's central mailing basket in the court  
20 clerk's office for delivery to the USPS at 1111 South Roop Street, Carson City, Nevada, for  
21 mailing.

22   
23 Billie Shadron  
24 Judicial Assistant



Case No. 18-trt-00001-1e

Dept. No. II

JOHN L. MARSHALL

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775-453-0112

luke@lukeandrewbusbyltd.com

*Attorneys for the Defendant*

**IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA  
IN AND FOR STOREY COUNTY**

\* \* \*

LANCE GILMAN,

Plaintiff,

vs.

SAM TOLL,

Defendant.

**NOTICE OF ENTRY OF ORDER**

Please Take Notice: On June 15, 2020 the Court entered an Order Granting Toll's Anti-SLAPP Special Motion to Dismiss in the above captioned matter, a true and correct copy of which is attached hereto as Exhibit 1.

///


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**NRS 239B.030(4) AFFIRMATION**

I certify that the attached filing includes no social security numbers or other personal information.

Respectfully submitted this Tuesday, June 16, 2020:

By:   
JOHN L. MARSHALL  
SBN 6733  
570 Marsh Avenue  
Reno, Nevada 89509  
Telephone: (775) 303-4882

Luke Andrew Busby, Ltd.  
Nevada State Bar No. 10319  
316 California Ave #82  
Reno, NV 89509  
775-453-0112  
luke@lukeandrewbusbyltd.com  
*Attorneys for the Defendant*

Exhibit List

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1. Order Granting Toll's Anti-SLAPP Special Motion to Dismiss

**CERTIFICATE OF SERVICE**

I certify that on the date indicated below I served the foregoing document on the following parties via US Mail, postage prepaid, and/or electronic service.

GUS W. FLANGAS  
JESSICA K. PETERSON  
Flangas Dalacas Law Group  
3275 South Jones Blvd. Suite 105  
Las Vegas, NV 89146  
702-307-9500  
F - 702-382-9452

By:   
Luke Busby

Dated: 6-16-20

## **FIRST JUDICIAL DISTRICT COURT MINUTES**

CASE NO. 18 TRT 00001 1E

TITLE: LANCE GILMAN VS SAM TOLL

---

January 9, 2020–JAMES E. WILSON, JR. – HONORABLE  
A Duke, Clerk – Not Reported

### **STATUS CHECK**

Present: Counsel appeared telephonically for both parties. Mr. Flangas, for Pltf., Lance Gilman; Mr. Marshall and Mr. Busby, for Deft., Sam Toll

Statements were made by both Court and Counsel.

After Court receives purposed order, Judge will sign or resolve issues regarding the order. Judge requested Points and Authorities to determine if Deft., qualifies for protection under the New Shield Statute. Mr. Flangas agreed with Points and Authorities, but requests an oral argument on any motion prior to any evidentiary or hearing.

**ORDER:** Mr. Busby to prepare Order vacating the Order granting Motion to Compel. Drafted Order will be sent to Mr. Flangas by Jan. 16, 2020. Counsel to work out changes on purposed order amongst themselves, opposing counsel will submit purposed order on Jan. 24, 2020.

**ORDER:** Mr. Busby to prepare an Order for Points and Authorities. Both orders can be on one order. Defense to file Points and Authorities first, by January 23, 2020. Mr. Flangas will reply within 14 days, by February 6, 2020. Any opposition will need to file no later than February 13, 2020.

The Court minutes as stated above are a summary of the proceeding and are not a verbatim record. The hearing held on the above date was recorded on the Court's recording system.

---

**FIRST JUDICIAL DISTRICT COURT MINUTES**

CASE NO. 18 TRT 00001 1E

TITLE: LANCE GILMAN VS SAM TOLL

---

02/21/19 – DEPT. II – HONORABLE JAMES E. WILSON, JR.  
C. Franz, Clerk – Not Reported

**TELEPHONE CONFERENCE**

Present: Jessica Peterson via telephone, counsel for Plaintiff; John Marshall via telephone, counsel for Defendant.

Statements were made by Court and counsel.

**COURT ORDERED:** The request for continuance is granted. Marshall to contact the judicial assistant to re-set the matter based upon counsel and witness availability.

The Court minutes as stated above are a summary of the proceeding and are not a verbatim record. The hearing held on the above date was recorded on the Court's recording system.

---

**FIRST JUDICIAL DISTRICT COURT MINUTES**

CASE NO. 18 TRT 00001 1E

TITLE: LANCE GILMAN VS SAM TOLL

---

12/14/18 – DEPT. II – HONORABLE JAMES E. WILSON, JR.  
J. Harkleroad, Clerk – Not Reported

**TELEPHONE CONFERENCE RE: UPCOMING HEARING ON DECEMBER 20, 2018**

Present: Jessica Peterson counsel for Pltf., appearing telephonically; Luke Busby counsel for Deft., appearing telephonically.

Statements were made by counsel regarding continuance of the evidentiary hearing.

**COURT ORDERED:** Court will prepare an order vacating the hearing for next week. Parties are to be available by phone next Wednesday at 9:00 a.m. to reset the hearing. The hearing will need to be set by the end February and the hearing will need to be heard within that time frame. Mr. Flangas to submit a declaration to the Court by next Friday regarding what the doctor has said. Another option is if the Pltf. wants to pay the costs involved with the deposition including a copy of the transcript to the Pltf., it will consider proceeding with the deposition route. Otherwise, the Court will proceed with the hearing. Peterson is to be prepared to present the Pltf.'s case at that hearing in the case that Mr. Flangas is not available on the date set.

The Court minutes as stated above are a summary of the proceeding and are not a verbatim record. The hearing held on the above date was recorded on the Court's recording system.

---

**FIRST JUDICIAL DISTRICT COURT MINUTES**

CASE NO. 18 TRT 00001 1E 1B

TITLE: LANCE GILMAN VS SAM TOLL

---

12/13/18 – DEPT. II – HONORABLE JAMES E. WILSON, JR.  
J. Harkleroad, Clerk – Not Reported

**TELEPHONE CONFERENCE RE: UPCOMING HEARING ON DECEMBER 20, 2018**

Present: Jessica Peterson counsel for Pltf., appearing telephonically; Luke Busby counsel for Deft., appearing telephonically.

Statements were made by counsel regarding continuance of the evidentiary hearing.

**COURT ORDERED:** Telephone conference set for December 14, 2018 at 3:00 p.m.

The Court minutes as stated above are a summary of the proceeding and are not a verbatim record. The hearing held on the above date was recorded on the Court's recording system.

---



**EXHIBIT LIST**

- 1
- 2 **Exhibit "1":** Copy of the Storeyteller Home Webpage.
- 3 **Exhibit "2":** Copy of the Defendant's blog at the Storeyteller Website, dated December 14,  
4 2017, and located at the internet address of <http://thestoreyteller.online/2017/12/14/storey-teller-sued-by-storey-county-commissioner-lance-gilman/>.
- 5 **Exhibit "3":** Plaintiff's Affidavit.
- 6 **Exhibit "4":** Copy of the Defendant's blog at the Storeyteller Website, dated April 7, 2017, and  
7 located at the internet address of <http://thestoreyteller.online/2017/04/07/trics-don-norman-vows-not-to-influence-sheriff-selection/>.
- 8 **Exhibit "5":** Copy of the Defendant's blog at the Storeyteller Website, dated April 18, 2017,  
9 and located at the internet address of <http://thestoreyteller.online/2017/04/18/muths-truths-and-the-department-of-good-news/>.
- 10 **Exhibit "6":** Copy of the Defendant's blog at the Storeyteller Website, dated May 20, 2017,  
11 and located at the internet address of <http://thestoreyteller.online/2017/05/20/lance-gilman-vows-pay-antinoros-ethics-fine/>.
- 12 **Exhibit "7":** Copy of the Defendant's blog at the Storeyteller Website, dated October 16, 2017,  
13 and located at the internet address of <http://thestoreyteller.online/2017/10/16/teller-files-criminal-complaint-storey-county-da-sheriff/>.
- 14 **Exhibit "8":** Copy of the Defendant's blog at the Storeyteller Website, dated December 3,  
15 2017, and located at the internet address of <http://thestoreyteller.online/2017/12/03/leadership-sunday-word-day/>.
- 16 **Exhibit "9":** Copy of the Plaintiff's Drivers License showing his address.
- 17 **Exhibit "10":** Copy of the Defendant's blog at the Storeyteller Website, dated August 6, 2017,  
18 and located at the internet address of <http://thestoreyteller.online/2017/08/06/tric-corporate-welfare-passes-100-million-dollars-latest-pipeline-deal/>.
- 19 **Exhibit "11":** Copy of the Defendant's blog at the Storeyteller Website, dated February 2, 2017,  
20 and located at the internet address of <http://thestoreyteller.online/2017/02/26/long-live-the-king/>.
- 21 **Exhibit "12":** Copy of the Defendant's blog at the Storeyteller Website, dated April 29, 2017,  
22 and located at the internet address of <http://thestoreyteller.online/2017/04/29/mr-chips-goes-to-Washington/>, and copy of the Defendant's blog at the Storeyteller  
23 Website, dated May 1, 2017, and located at the internet address of <http://thestoreyteller.online/2017/05/01/letter-editor-cajun-john-wayne-says-lance/>.
- 24 **Exhibit "13":** Copy of the Defendant's blog at the Storeyteller Website, dated May 2, 2017, and  
25 located at the internet address of <http://thestoreyteller.online/2017/05/02/spokesman-gilman-casts-baith-editor-swallows-hook-line-sinker/>.
- 26
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1 **Exhibit "14":** Copy of the Defendant's blog posted at the internet address of  
2 <http://bardeblog.com/2017/12/06/mustang-ranch-opens-nations-first-petting-zoo-inside-a-brothel/>.  
3 **Exhibit "15":** Copy of an example of the Storeyteller Website.  
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## Page 1 of 2

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3 CERTIFICATE OF SERVICE

4 I hereby certify that I am employed by the Office of the Storey County District  
5 Court Clerk, Virginia City, Nevada, and that on the 3rd day of August, 2020, I served the  
6 foregoing NOTICE OF DEFICIENCY IN NOTICE OF APPEAL by depositing for mailing a  
7 true copy thereof to TRACIE LINDEMAN, CLERK OF THE SUPREME COURT, 201 SOUTH  
8 CARSON STREET, CAPITOL COMPLEX, CARSON CITY, NV 89710; and to GUS W.  
9 FLANGAS, ESQ. 3275 SOUTH JONES BL., STE 105, LAS VEGAS, NV. 89146.  
10

11  
12 Alicia Duke

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