		Electronically Filed 11/2/2020 12:57 PM Steven D. Grierson CLERK OF THE COURT	
1	NOA DATRICIA A MARR ESO	Alum A. Summe	~
2	PATRICIA A. MARR, ESQ. Nevada Bar No. 008846		
3	PATRICIA A. MARR, LLC 2470 St. Rose Pkwy., Ste. 110		
4	Henderson, Nevada 89074 (702) 353-4225 (telephone)	Electronically Filed Nov 09 2020 11:21 a.m.	
5	(702) 912-0088 (facsimile) patricia@marrlawlv.com	Elizabeth A. Brown	
6	Counsel for Defendants Robert Darby Vannah, Esq.,	Clerk of Supreme Court	
7	John B. Greene, Esq., and Robert D. Vannah, Chtd., dba Vannah & Vannah		
8	DISTRICT C	OURT	
9	CLARK COUNTY	, NEVADA	
10			
11	DANIEL S. SIMON; THE LAW OFFICE OF DANIEL S. SIMON, A PROFESSIONAL CORPORATION,	CASE NO.: A-19-807433-C DEPT NO.: 24	
12	Plaintiffs,		
13	VS.	DEFENDANTS ROBERT DARBY	
14	EDGEWORTH FAMILY TRUST; AMERICAN	VANNAH, ESQ., JOHN BUCHANAN GREENE, ESQ., and, ROBERT D.	
15	GRATING, LLC; BRIAN EDGEWORTH AND ANGELA EDGEWORTH, INDIVIDUALLY,	VANNAH, CHTD., d/b/a VANNAH & VANNAH, NOTICE OF APPEAL	
16	HUSBAND AND WIFE; ROBERT DARBY VANNAH, ESQ.; JOHN BUCHANAN		
17	GREENE, ESQ.; and, ROBERT D. VANNAH, CHTD., d/b/a VANNAH & VANNAH; and		
18	DOES I through V, and ROE CORPORATIONS VI through X, inclusive,		
19	Defendants.		
20			
21			
22	NOTICE IS HEREBY GIVEN that Robert	Darby Vannah, Esq., John B. Greene, Esq.,	
23	and, Robert D. Vannah, Chtd., d/b/a Vannah & V	annah (collectively referred to as Vannah),	
24	Defendants above named, hereby appeal to the Supre	eme Court of Nevada from:	
25	1. Order Denving the Vannah Defendant'	s Special Anti-SLAPP Motion to Dismiss	
26		-	
27	Plaintiffs' Amended Complaint Pursuant to NRS 41	1.057, entered October 26, 2020 and noticed	
28	on October 27, 2020.		
	Page 1 o	of 2	
		Docket 82058 Document 2020-40855	
	Case Number: A-19-807433-C		

1	2. All rulings made appealable by the foregoing.
2	DATED this 2 nd day of November, 2020.
3	PATRICIA A. MARR, LLC
4	
5	/s/Patricia A. Marr, Esq.
6	PATRICIA A. MARR, ESQ.
7	
8	
9	
10	CERTIFICATE OF SERVICE
11	
12	I hereby certify that the following parties are to be served as follows:
13	Electronically:
14	Peter S. Christiansen, Esq. CHRISTIANSEN LAW OFFICES
15 16	810 S. Casino Center Blvd., Ste. 104 Las Vegas, Nevada 89101
17	M. Caleb Meyer, Esq. Renee M. Finch, Esq.
18	Christine L. Atwood, Esq. MESSNER REEVES LLP
19	8945 W. Russell Road, Ste 300 Las Vegas, Nevada 89148
20	Traditional Manner:
21	None
22	DATED this 2 nd day of November, 2020.
23	/s/Patricia A. Marr
24	An employee of the Patricia A. Marr, LLC
25	
26	
27	
28	
	Page 2 of 2

Electronically Filed 11/2/2020 12:57 PM Steven D. Grierson

			CLERK OF THE COURT
1	PATRICIA A. MARR, ESQ. Nevada Bar No. 008846		Atum A. Arun
2	PATRICIA A. MARR, LLC 2470 St. Rose Pkwy., Ste. 110		
3	Henderson, Nevada 89074		
4	(702) 353-4225 (telephone) (702) 912-0088 (facsimile)		
5	patricia@marrlawlv.com Counsel for Defendants		
6	Robert Darby Vannah, Esq., John B. Greene, Esq., and		
7	Robert D. Vannah, Chtd., dba Vannah & Vannah		
8	DISTRICT C	OURT	
9	CLARK COUNTY	Z, NEVADA	
10	DANIEL S. SIMON; THE LAW OFFICE OF	CASE NO.:	A-19-807433-C
11	DANIEL S. SIMON, A PROFESSIONAL CORPORATION,	DEPT NO.:	24
12	Plaintiffs,		
13	VS.		NTS ROBERT DARBY ESQ., JOHN BUCHANAN
14	EDGEWORTH FAMILY TRUST; AMERICAN GRATING, LLC; BRIAN EDGEWORTH AND	GREENE, E	CSQ., and, ROBERT D. CHTD., d/b/a VANNAH &
15	ANGELA EDGEWORTH, INDIVIDUALLY,	VANNAH, (CASE ÁPPEAL
16	HUSBAND AND WIFE; ROBERT DARBY VANNAH, ESQ.; JOHN BUCHANAN	STATEMEN	1
17	GREENE, ESQ.; and, ROBERT D. VANNAH, CHTD., d/b/a VANNAH & VANNAH; and		
18	DOES I through V, and ROE CORPORATIONS VI through X, inclusive,		
19	Defendants.		
20			
21			
22	NOTICE IS HEREBY GIVEN that Robert	Darby Vannah,	Esq., John B. Greene, Esq.,
23	and, Robert D. Vannah, Chtd., d/b/a Vannah & Va	annah (collecti	vely referred to as Vannah),
24	Defendants above named, hereby submit the follo	owing Case Ap	ppeal Statement pursuant to
25	NRAP 3(f).		
26	A. Name of Appellants filing this case app	eal statement:	:
27	Robert Darby Vannah, Esq., John B. Greene	e, Esq., and Ro	bert D. Vannah. Chtd d/b/a
28		,, , , r ()	, e
	Page 1 o	of 6	
	Case Number: A-19-807433-C		

1	Vannah & Vannah, Defendants.
2	B. Presiding judge:
3	The Hon. Judge Jim Crockett, Clark County District Court, Department 24
4	C. Name of each appellant and name and address of counsel:
5	Appellants Robert Darby Vannah, Esq., John B. Greene, Esq., and, Robert D. Vannah,
6 7	Chtd., d/b/a Vannah & Vannah, are represented on this appeal, and were represented in the
8	underlying district court proceedings, by:
9	
10	PATRICIA A. MARR, LLC Patricia A. Marr, Esq.
11	2470 St. Rose Pkwy., Ste. 110 Henderson, Nevada 89074
12	It is anticipated that Defendants Edgeworth Family Trust, American Grating, LLC, Brian
13	Edgeworth, and Angela Edgeworth, will be filing their appeal. They were represented in the
14	underlying district court proceedings by:
15 16	MESSNER REEVES LLP
17	M. Caleb Meyer, Esq. Renee M. Finch, Esq.
18	Lauren D. Calvert, Esq. 8945 West Russell Road, Suite 300
19	Las Vegas, Nevada 89148
20	D. Name of each respondent and name and address of counsel:
21	Respondents Law Office of Daniel S. Simon, A Professional Corporation; and Daniel
22	S. Simon were represented in the underlying district court proceedings by:
23 24	CHRISTENSEN LAW OFFICES Peter S. Christensen, Esq. Kondelag L. Works, Esq.
24	Kendelee L. Works, Esq. 810 S. Casino Center Blvd., Suite 104 Las Vegas, Nevada 89101
26	It is unknown if Respondents will have different or additional appellate counsel.
27	E. Whether any attorney identified above is not licensed to practice law in Nevada:
28	
	Page 2 of 6

1	All identified attorneys are licensed to practice law in Nevada.
2	F. Whether Appellants were represented by appointed or retained counsel in the
3	district court and on this appeal:
4	Retained counsel in the district court and on appeal.
5	G. Whether Appellants were granted leave to proceed in forma pauperis:
6	No.
7	H. Date the proceedings commenced in the district court:
8	December 23, 2019 (date of filing of Plaintiffs' Complaint).
9	I. Brief description of the nature of the action and result in the district court,
10	including the type of judgment or order being appealed and the relief granted by the district court:
11 12	The matter stems from a dispute between Brian and Angela Edgeworth (collectively,
12	with the Edgeworth Family Trust and American Grating, "the Edgeworths") and their former
14	counsel, Daniel S. Simon and The Law Office of Daniel S. Simon, P.C. (Simon). Simon
15	represented the Edgeworths in their litigation related to the flooding of their home, wherein the
16	
17	Edgeworths settled their matter for \$6,000,000.00. Thereafter, Simon attempted to alter the
18	parties' fee agreement from hourly to contingency, threatened to quit as counsel for the
19	Edgeworths if they didn't agree to modify the fee agreement, despite a looming trial, and
20	thereafter refused to sign the joint settlement check after the matter had resolved globally.
21	At the suggestion of Simon, the Edgeworths consulted with separate counsel, and the
22	Edgeworths chose to consult with Robert D. Vannah, Esq., of Vannah & Vannah (Vannah).
23	Thereafter, on January 4, 2018, Vannah, on behalf of the Edgeworths, filed a Complaint
24	alleging breach of contract, declaratory relief and conversion for Respondents' unlawful
25	dominion and control over funds to which they were not entitled. An Amended Complaint was
26	
27	thereafter filed on March 15, 2018, raising the same claims as contained in the Complaint,
28	though adding a new claim for breach of the implied covenant of good faith and fair dealing.

On November 19, 2018, Judge Tierra Jones granted Simon's Motion to Adjudicate 1 2 Attorneys' Lien, finding that the Respondents were entitled to attorney's fees totaling 3 \$484,982.50 under an hourly agreement. To date, Respondents still have not agreed to release 4 the adjudicated undisputed portion of the funds from the Edgeworths' settlement. On February 5 25, 2019, the Edgeworths filed an appeal challenging Judge Jones' Order Adjudicating the 6 Lien and the Order Dismissing the Amended Complaint pursuant to NRCP 12(b)(5). 7 Respondents also filed a Petition for Writ with the Nevada Supreme Court on October 17, 8 9 2019, challenging the amount adjudicated by Judge Jones. The Appeal and Writ have been 10 consolidated and are currently pending resolution.

11 The Amended Complaint of Simon, Respondent here, seeks damages against 12 Appellants for filing the Complaint and the Amended Complaint on behalf of the Edgeworths, 13 and for litigating the adjudication of Simon's attorney's lien that Simon initiated. Respondents 14 recognize and admit in the Amended Complaint, and in every paper and pleading filed 15 thereafter, that all communications by Vannah at issue are strictly limited to written complaints 16 17 filed with the court, to papers and pleadings filed with the court, and to oral arguments made in 18 the courtroom. Furthermore, Simon/Respondent admits that the Vannah Defendants have 19 never published any comment about Simon-to anyone-outside the courtroom. As such, 20 Simon/respondent has, at the very least, impliedly admitted that all claims and damages against 21 the Vannah Defendants here constitute protected speech pursuant to NRS 41.635 through 22 41.670, and are barred by the absolute litigation privilege. 23

- On August 25, 2020,¹ Appellants filed their Special Motion to Dismiss Plaintiffs'
 Amended Complaint: Anti-SLAPP, pursuant to NRS 41.647, which the district court denied.
- 26

¹ The Anti-SLAPP motion was initially filed on May 15, 2020. Due to the parallel motions of co-defendants and the extensive briefing that ensued from all parties, the court ordered the parties to refile their motions to dismiss to include comprehensive, but succinct, arguments.

1	Appellants appeal the Order Denying the Vannah Defendant's Special Anti-SLAPP Motion to
2	Dismiss Plaintiffs' Amended Complaint Pursuant to NRS 41.637, entered October 26, 2020,
3	and noticed on October 27, 2020, under the direct appeal provisions of NRS 41.670(4).
4	Appellants assert that the order entered does not accurately reflect the actual findings made by
5	the district court at the hearing on the motion. Instead, the court found that the conversion
6 7	claim in the Edgeworths' prior Amended Complaint was not covered by the absolute litigation
8	privilege and the immunity afforded in the Anti-SLAPP statute.
9	The district court further misconstrued and misapplied the first and second prongs of
10	NRS 41.660(3), and wrongly implied that an accord and satisfaction occurred when the
11	
12	settlement funds were deposited in a separate account in January of 2018, while the amount of
13	the attorney's lien was the subject of a later, contested adjudication proceeding that concluded
14	in September of 2018.
15	J. Whether the case has previously been the subject of an appeal to or original writ proceeding in the Supreme Court:
16	No.
17	The case is very closely related to Consolidated Appeal Nos. 77678, 78176, & 79821.
18	K. Whether this appeal involves child custody or visitation:
19 20	No.
20 21	L. Whether this appeal involves the possibility of settlement:
21	
22	Likely not.
23	DATED this 2 nd day of November, 2020.
25	PATRICIA A. MARR, LLC
26	/s/Patricia A. Marr, Esq.
27	PATRICIA A. MARR, ESQ.
28	
	Page 5 of 6

1	1 CERTIFICATE OF SERVICE	
2		
3	I hereby certify that the following parties are to be served as follows:	
4	4 Electronically:	
5	5 Peter S. Christiansen, Esq. CHRISTIANSEN LAW OFFICES	
6	6 810 S. Casino Center Blvd., Ste. 104 Las Vegas, Nevada 89101	
7	M. Caleb Meyer, Esq.	
8 9	Christine L. Atwood, Esq.	
10	8945 W. Russell Road, Ste 300	
11	1 Traditional Manner: None	
12		November, 2020.
13		,
14		cia A. Marr, LLC
15		·
16	6	
17	7	
18	8	
19	9	
20	0	
21	1	
22	2	
23	3	
24	4	
25	5	
26	6	
27	7	
28	8	
	Page 6 of 6	

Law Office of Daniel S Simon, Plaintiff(s) vs. Edgeworth Family Trust, Defendant(s)		\$ \$ \$ \$	Judicial Officer:	12/23/2019
		CASE INFORMA	ΓΙΟΝ	
			Case Type:	Intentional Misconduct
			Case Status:	12/23/2019 Open
DATE		CASE ASSIGNM	ENT	
	Current Case Assignment Case Number Court Date Assigned Judicial Officer	A-19-807433-C Department 24 04/02/2020 Crockett, Jim		
		PARTY INFORMA	TION	
Plaintiff	Law Office of Daniel S S	mon		Lead Attorneys Christiansen, Peter S Retained 702-240-7979(W)
	Simon, Daniel S			
Defendant	American Grating LLC			Finch, Renee M. <i>Retained</i> 702-363-5100(W)
	Edgeworth Family Trust			Finch, Renee M. <i>Retained</i> 702-363-5100(W)
	Edgeworth, Angela			Finch, Renee M. <i>Retained</i> 702-363-5100(W)
	Edgeworth, Brian			Finch, Renee M. <i>Retained</i> 702-363-5100(W)
	Greene, John Buchanan,	ESQ		Marr, Patricia A., ESQ Retained 702-353-4225(W)
	Robert D Vannah CHTD			Marr, Patricia A., ESQ Retained 702-353-4225(W)
	Vannah, Robert Darby, l	ESQ		Marr, Patricia A., ESQ Retained 702-353-4225(W)
DATE		EVENTS & ORDERS OF	THE COURT	INDEX

Eighth Judicial District Court CASE SUMMARY CASE NO. A-19-807433-C

	CASE 110. A-17-00/755-C
12/23/2019	Complaint With Jury Demand Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S <i>Complaint (Jury Trial Requested)</i>
12/23/2019	Initial Appearance Fee Disclosure Filed By: Plaintiff Law Office of Daniel S Simon Initial Appearance Fee Disclosure (NRS Chapter 19)
03/16/2020	Summons Electronically Issued - Service Pending Party: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Summonses to be issued
03/16/2020	Summons Electronically Issued - Service Pending Summons to be issued
03/16/2020	Summons Electronically Issued - Service Pending Summons to be issued
03/16/2020	Summons Electronically Issued - Service Pending <i>summons to be issued</i>
03/16/2020	Summons Electronically Issued - Service Pending <i>summons to be issued</i>
03/16/2020	Summons Electronically Issued - Service Pending <i>summons to be issued</i>
03/16/2020	Summons Electronically Issued - Service Pending Party: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Summons to be issued
03/25/2020	Affidavit of Service Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Summons Served - American Grating LLC
03/25/2020	Affidavit of Service Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Party Served: Defendant Edgeworth, Angela Summons Served - Angela Edgeworth
03/25/2020	Affidavit of Service Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Party Served: Defendant Edgeworth, Brian Summons Served - Brian Edgeworth
03/25/2020	Affidavit of Service Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Party Served: Defendant Edgeworth Family Trust Summons Served - Edgeworth Family Trust
03/25/2020	Affidavit of Service Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Party Served: Defendant Greene, John Buchanan, ESQ Summons Served - John Greene

 03/25/2020 Affidavit of Service Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Party Served: Defendant Vannah, Robert Darby, ESQ Summons Served - Robert Vannah 03/25/2020 Affidavit of Service Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Party Served: Defendant Robert D Vannah CHTD Summons Served - Vannah & Vannah 04/01/2020 Motion Peremptory Challenge 	
 Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Party Served: Defendant Robert D Vannah CHTD Summons Served - Vannah & Vannah 04/01/2020 Motion Emergency Motion to Preserve Evidence on Order Shortening Time 	
Emergency Motion to Preserve Evidence on Order Shortening Time	
04/02/2020 Peremptory Challenge Filed by: Defendant Robert D Vannah CHTD Peremptory Challenge of Judge	
04/02/2020 Affidavit of Service Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Declaration of Service	
04/02/2020 Notice of Department Reassignment Notice of Department Reassignment	
04/06/2020 Affidavit of Service Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Declaration of Service	
04/06/2020 Deposition to Motion Filed By: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert D. ESQ; Defendant Robert D Vannah CHTD OPPOSITION OF ROBERT DARBY VANNAH, ESQ., JOHN BUCHANAN GREEN and, ROBERT D. VANNAH, CHTD., d/b/a VANNAH & VANNAH, TO PLAINTIFFS ERRONEOUSLY LABELED EMERGENCY MOTION TO PRESERVE EVIDENCE	E, ESQ.,
04/06/2020 Disclosure Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela Initial Appearance Fee Disclosure	endant
04/06/2020 Deposition Filed By: Defendant Edgeworth Family Trust Opposition of Edgeworth Family Trust, American Grating, LLLC; Brian Edgworth of Edgeworth to Plaintiffs Emergency Motion to Preserve Electronically Stored Inform	
04/06/2020 Exhibits Filed By: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert D ESQ; Defendant Robert D Vannah CHTD Defendants' Exhibit A-1	arby,
04/06/2020 Exhibits Filed By: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert D ESQ; Defendant Robert D Vannah CHTD Defendants' Exhibit A-2	arby,

04/06/2020	Exhibits Filed By: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD Defendants' Exhibit A-3
04/06/2020	Exhibits Filed By: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD Defendants' Exhibit B
04/06/2020	Disclosure Defendants Greene, Esq., Vannah, Esq., and Vannah & Vannah, CHTD.'S Initial Fee Disclosure
04/27/2020	Substitution of Attorney Substitution of Counsel
04/29/2020	Notice of Entry of Order Notice of Entry of Order of April 09, 2019 Hearing
04/29/2020	Crder ORDER
04/29/2020	Order Order of April 9, 2020 hearing
04/30/2020	Motion to Dismiss Filed By: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and, Robert D. Vannah CHTD., d/b/a Vannah & Vannah, To Dismiss Plaintiffs Complaint, And Motion In The Alternative For A More Definite Statement
04/30/2020	Clerk's Notice of Hearing <i>Notice of Hearing</i>
05/05/2020	Motion to Associate Counsel Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela; Defendant American Grating LLC <i>Motion to Associate Counsel</i>
05/06/2020	Clerk's Notice of Nonconforming Document Clerk's Notice of Nonconfoorming Document
05/06/2020	Filing Fee Remittance Filing Fee Remittance
05/07/2020	Notice of Compliance Party: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela Notice of Compliance
05/07/2020	Deposition

CASE SUMMARY CASE NO A-19-807433-C

	CASE NO. A-19-80/433-C
	Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Plaintiffs' Opposition to Motion to Associate Counsel
05/08/2020	Clerk's Notice of Nonconforming Document and Curative Action <i>Clerk's Notice of Curative Action</i>
05/08/2020	Clerk's Notice of Hearing Notice of Hearing
05/14/2020	Notice of Compliance Party: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD <i>Notice of Compliance</i>
05/14/2020	Motion to Dismiss Defendants Edgeworth Family Trust, American Grating LLC Brian Edgeworth and Angela Edgeworth's Motion to Dismiss Plaintiff's Complaint
05/15/2020	Clerk's Notice of Hearing Clerk's Notice of Hearing
05/15/2020	Notice of Association of Counsel Filed By: Defendant American Grating LLC Notice of Association of Counsel
05/15/2020	Motion to Dismiss Filed By: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD Special Motion of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, to Dismiss Plaintiffs' Complaint: Anti-Slapp
05/18/2020	Stipulation and Order STIPULATION AND ORDER TO EXTEND TIME FOR OPPOSING MOTION TO DISMISS
05/18/2020	Motion to Dismiss Filed By: Defendant American Grating LLC Special Motion of American Grating, LLC Anti-Slapp Motion to Dismiss Pursuant to NRS 41.63 and for Leave to File Motion in Excess of 30 Pages Pursuant to EDCR 2.20(a)
05/18/2020	Appendix Filed By: Defendant American Grating LLC Appendix to Special Motion of American Grating, LLC Anti-Slapp Motion to Dismiss Pursuan to NRS 41.637 and for Leave to File Motion in Excess of 30 Pages Pursuant to EDCR 2.20(a)
05/18/2020	Motion to Dismiss Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela Edgeworth Family Trust, Brian Edgeworth, and Angela Edgeworth's Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637
05/19/2020	Clerk's Notice of Hearing Notice of Hearing
05/19/2020	Clerk's Notice of Hearing Notice of Hearing

05/19/2020	Filing Fee Remittance Filed By: Plaintiff Simon, Daniel S <i>Filing Fee Remittance</i>
05/20/2020	Joinder To Motion Filed By: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD Joinder of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D.Vannah, CHTD., d/b/a Vannah & Vannah, to Defendants' Special Motions to Dismiss Plaintiffs' Complaint: Anti-Slapp
05/20/2020	Joinder Filed By: Defendant American Grating LLC Defendant American Grating, LLC's Joinder To Edgeworth Family Trust, Brian Edgeworth, And Angela Edgeworth s Special Anti-Slapp Motion To Dismiss Pursuant To NRS 41.637
05/20/2020	Joinder Filed By: Defendant American Grating LLC Defendant American Grating, LLC's Joinder To Special Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And, Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Dismiss Plaintiffs Complaint: Anti-SLAPP
05/20/2020	Joinder To Motion Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela Joinder of Edgeworth Family Trust, and Brian and Angela Edgeworth to American Grating, LLC's, and Robert Darby Vannah, Esq.; John Buchanan Greene, Esq.; and Robert D. Vannah, CHTD. d/b/a Vannah & Vannah's Special Motions to Dismiss Plaintiffs' Complaint
05/21/2020	Amended Complaint Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Amended Complaint
05/26/2020	Opposition to Motion to Dismiss Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Plaintiff's Opposition to Defendants Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D. Vannah, Chtd. d/b/a Vannah & Vannah's Motion to Dismiss Plaintiffs' Complaint, and Motion in the Alternative for a More Definite Statement and Leave to File Motion in Excess of 30 Pages Pursuant to EDCR 2.20 (a)
05/28/2020	Opposition to Motion to Dismiss Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Plaintiff's Opposition to Special Motion of Robert Darby Vannah Esq, John Buchanan Greene Esq and Robert D Vannah Chtd dba Vannah & Vannah to Dismiss Plaintiffs' Complaint: Anti-Slapp and Leave to File Motion in Excess of 30 Pages Pursuant to EDCR 2.20(a)
05/29/2020	Motion to Dismiss Filed By: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD Motion of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and, Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, to Dismiss Plaintiffs' Amended Complaint
05/29/2020	Motion to Dismiss Filed By: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD

CASE SUMMARY CASE NO. A-19-807433-C

	Special Motion of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D.
	Vannah, Chtd., d/b/a Vannah & Vannah, to Dismiss Plaintiff's Amended Complaint: Anti- Slapp
05/29/2020	Opposition to Motion to Dismiss Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Plaintiffs' Opposition to Special Motion of American Grating LLC, Edgeworth Family Trust, Brian Edgeworth and Angela Edgeworth's Motion to Dismiss Plaintiffs' Complaint; Anti-Slapp and Leave to File Brief in Excess of 30 Pages Pursuant to EDCR 2.20(a)
06/01/2020	Clerk's Notice of Hearing <i>Notice of Hearing</i>
06/01/2020	Clerk's Notice of Hearing <i>Notice of Hearing</i>
06/01/2020	Errata Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Errata to Plaintiff's Opposition to Special Motion of Robert Darby Vannah Esq, John Buchanan Green Esq, and Robert D Vannah Chtd dba Vannah & Vannah to Dismiss Plaintiff's Complaint; Anti-Slapp and Leave to File Motion in Excess of 30 Pages Pursuant to EDCR 2.20(a)
06/01/2020	Opposition to Motion to Dismiss Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Plaintiffs' Opposition to Special Motion of American Grating LLC, Edgeworth Family Trust, Brian Edgeworth and Angela Edgeworth's Motion to Dismiss Plaintiffs' Complaint: Anti-Slapp and Leave to File Brief in Excess of 30 Pages Pursuant to EDCR 2.20 (a)
06/03/2020	Corder Shortening Time Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Motion for Leave to Supplement Plaintiffs' Opposition to Motion to Associate Councel or in the Alternative, Motion to Disqualify Lisa Carteen Esq, and to Preclude Her Review of Case Materials on Order Shortening Time
06/03/2020	Joinder Filed By: Defendant American Grating LLC Defendant American Grating, LLC's Joinder To Special Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Dismiss Plaintiffs Amended Complaint: Anti-Slapp
06/03/2020	Joinder To Motion Filed By: Defendant American Grating LLC Defendant American Grating, LLC's Joinder To Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And, Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Dismiss Plaintiffs Amended Complaint
06/04/2020	Notice of Association of Counsel Filed By: Defendant American Grating LLC Notice of Association of Counsel
06/04/2020	Motion to Dismiss Filed By: Defendant American Grating LLC Defendant American Grating, LLC s Motion to Dismiss Plaintiffs Amended Complaint
06/04/2020	Appendix

CASE SUMMARY CASE NO. A-19-807433-C

	CASE NO. A-19-807433-C
	Filed By: Defendant American Grating LLC Appendix to Defendant American Grating LLC s Motion to Dismiss Plaintiffs Amended Complaint - Volume 1
06/04/2020	Appendix Filed By: Defendant American Grating LLC Appendix to Defendant American Grating LLC s Motion to Dismiss Plaintiffs Amended Complaint - Volume 2
06/04/2020	Motion to Dismiss Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela; Defendant American Grating LLC Renewed Special Motion of Brian Edgeworth Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637 and for Leave to File Motion in Excess of 30 Pages Pursuant to EDCR 2.20(a)
06/04/2020	Appendix Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela; Defendant American Grating LLC Appendix to Renewed Special Motion of Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC Antislapp Motion to Dismiss Pursuant to NRS 41.637 and for Leave to File Motion in Excess of 30 Pages Pursuant to EDCR 2.20(a) - Volume 1
06/04/2020	Appendix Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela; Defendant American Grating LLC Appendix to Renewed Special Motion of Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC Antislapp Motion to Dismiss Pursuant to NRS 41.637 and for Leave to File Motion in Excess of 30 Pages Pursuant to EDCR 2.20(a) - Volume 2
06/04/2020	Appendix Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela; Defendant American Grating LLC Appendix to Renewed Special Motion of Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC Antislapp Motion to Dismiss Pursuant to NRS 41.637 and for Leave to File Motion in Excess of 30 Pages Pursuant to EDCR 2.20(a) - Volume 3
06/04/2020	Appendix Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela; Defendant American Grating LLC Appendix to Renewed Special Motion of Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC Antislapp Motion to Dismiss Pursuant to NRS 41.637 and for Leave to File Motion in Excess of 30 Pages Pursuant to EDCR 2.20(a) - Volume 4
06/04/2020	Motion to Dismiss Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela Defendans Edgeworth Family Trust, Brian Edgeworth and Angela Edgeworth's Motion to Dismiss PLaintiffs' Amended Complaint
06/05/2020	Clerk's Notice of Hearing <i>Notice of Hearing</i>
06/05/2020	Clerk's Notice of Hearing

	Notice of Hearing
06/05/2020	Clerk's Notice of Hearing <i>Notice of Hearing</i>
06/05/2020	Joinder To Motion Filed By: Defendant Edgeworth, Brian; Defendant Edgeworth, Angela Joinder of Edgeworth Family Trust, and Brian and Angela Edgeworth to American Grating, LLC's, and Robert Darby Vannah, Esq.; John Buchanan Greene, Esq.; and Robert D. Vannah, CHTD. d/b/a Vannah & Vannah's Motions to Dismiss Plaintiffs' Amended Complaint
06/05/2020	Opposition to Motion Opposition to Plaintiffs' Motion for Leave to Supplement Plaintiffs' Opposition to Motion to Associate Counsel or in the Alternative, Motion to Disqualify Lisa Carteen, Esq. and to Preclude her Review of Case Materials and Countermotion for Attorneys' Fees
06/08/2020	Joinder To Motion Filed By: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD Joinder of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, to Defendants' Motion to Dismiss Plaintiffs' Amended Complaint and Defendant's Renewed Special Motion to Dismiss Plaintiffs' Amended Complaint: Anti-Slapp
06/08/2020	Errata Filed By: Defendant Edgeworth, Brian; Defendant Edgeworth, Angela; Defendant American Grating LLC Errata to Opposition to Plaintiffs' Motion for Leave to Supplement Plaintiffs' Opposition to Motion to Associate Counsel or in the alternative, Motion to Disqualify Lisa Carteen, Esq. and to preclude her review of Case Materials and Countermotion for Attorneys' Fees
06/09/2020	Reply to Opposition Filed by: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Reply to Motion for Leave to Supplement Plaintiffs' Opposition to Motion to Associate Counse or in the Alternative, Motion to Disqualify Lisa Carteen Esq and to Preclude Her Review of Case Material on Order Shortening Time
06/18/2020	Supplement to Opposition Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Supplement to Plaintiffs Opposition to Motion to Associate Counsel
06/25/2020	Reply to Opposition Filed by: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela Reply to Plaintiffs' Opposition to Motion to Associate Counsel
07/01/2020	Motion to Dismiss Defendant American Grating, LLC's Amended Motion to Dismiss Plaintiffs' Amended Complaint (Amended)
07/01/2020	Appendix Appendix to Defendant American Grating, LLC's Amended Motion to Dismiss Plaintiffs' Amended Complaint (Amended) Volume 1
07/01/2020	Appendix Appendix to Defendant American Grating, LLC's Amended Motion to Dismiss Plaintiffs'

CASE SUMMARY CASE NO. A-19-807433-C

	Amended Complaint (Amended) Volume 2
07/01/2020	Motion Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC Renewed Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637 (Amended)
07/01/2020	Appendix Appendix Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC Renewed Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637 (Amended) Volume 1
07/01/2020	Appendix Appendix Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC Renewed Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637 (Amended) Volume 2
07/01/2020	Appendix Appendix Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC Renewed Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637 (Amended) Volume 3
07/01/2020	Motion Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela Special Motion of Americn Granting, LLC Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637 (Amended)
07/01/2020	Appendix Appendix to Special Motion of American Grating, LLC Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637 Volume 1
07/01/2020	Appendix Appendix to Special Motion of American Grating, LLC Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637 Volume 2
07/02/2020	Order Filed By: Defendant Edgeworth, Brian Order Granting in Part, and Denying in Part Plaintiff's Motion for Leave to Supplement Plaintiffs' Opposition to Motion to Associate Lisa Carteen, ESQ, and to Preclude Her Review of Case Materials on Order Shortening Time
07/02/2020	Notice of Entry of Order <i>Notice of Entry of Order</i>
07/07/2020	Conter Granting Motion Filed By: Defendant Edgeworth, Brian Order Granting Lisa Carteen's Motion to Practice Pro Hac Vice
07/08/2020	Notice of Entry of Order Filed By: Defendant Edgeworth Family Trust Notice of Entry of Order Granting Lisa Carteen's Motion to Practice Pro Hac Vice
07/09/2020	Joinder To Motion Filed By: Defendant Edgeworth Family Trust

Eighth Judicial District Court CASE SUMMARY

CASE NO. A-19-807433-C

	Joinder of Edgeworth Family Trust, and Brian and Angela Edgeworth to American Grating, LLC's, Amended Motions to Dismiss Plaintiffs' Complaint and Amended Complaint
07/15/2020	Opposition to Motion Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Plaintiffs Opposition To Special Motion Of American Grating LLC, Edgeworth Family Trust, Brian Edgeworth And Angela Edgeworth S Motion To Dismiss Plaintiffs Initial Complaint: Anti-Slapp
07/15/2020	Opposition to Motion to Dismiss Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Plaintiffs Opposition To Defendants Edgeworth Family Trust, American Grating, LLC, Brian Edgeworth And Angela Edgeworth S Motion To Dismiss Plaintiffs Amended Complaint
07/15/2020	Opposition to Motion to Dismiss Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Plaintiffs Opposition To Renewed Special Motion Of Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust And American Grating, LLC Motion To Dismiss Pursuant To NRS 41.637 Anti Slapp
07/15/2020	Appendix Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S PLAINTIFFS MASTER APPENDIX FOR OPPOSITIONS TO ALL DEFENDANTS MOTIONS TO DISMISS PLAINTIFFS COMPLAINT AND AMENDED COMPLAINT PURSAUNT TO NRCP 12(b)(5) AND SPECIAL MOTIONS TO DISMISS: ANTI-SLAPP
07/15/2020	Opposition to Motion to Dismiss Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Plaintiffs Opposition To Defendants Edgeworth Family Trust, American Grating, LLC, Brian Edgeworth And Angela Edgeworth S Motion To Dismiss Plaintiffs Initial Complaint
07/15/2020	Opposition to Motion to Dismiss Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Plaintiffs Opposition To Defendants Robert Darby Vannah, Esq, John Buchanan Greene, Esq, And Robert D Vannah, Chtd d/b/a Vannah & Vannah S Motion To Dismiss Plaintiffs Amended Complaint
07/15/2020	Opposition to Motion to Dismiss Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Plaintiffs Opposition To Special Motion of Robert Darby Vannah, Esq, John Buchanan Greene, Esq, And Robert D Vannah, Chtd d/b/a Vannah & Vannah S Motion To Dismiss Plaintiffs Amended Complaint: Anti-Slapp
07/15/2020	Opposition to Motion to Dismiss Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Plaintiffs Opposition To Special Motion of Robert Darby Vannah, Esq, John Buchanan Greene, Esq, And Robert D Vannah, Chtd d/b/a Vannah & Vannah S Motion To Dismiss Plaintiffs Initial Complaint: Anti-Slapp
07/15/2020	Opposition to Motion to Dismiss Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Plaintiffs Opposition To Special Motion of Robert Darby Vannah, Esq, John Buchanan Greene, Esq, And Robert D Vannah, Chtd d/b/a Vannah & Vannah S Motion To Dismiss Plaintiffs Initial Complaint, and Motion in the Alternative for a More Definite Statement
07/23/2020	Reply to Opposition Reply to Plaintiffs' Opposition to the Motion of Robert Darby Vannah Esq, John Buchanan

CASE SUMMARY CASE NO. A-19-807433-C

	Greene Esq, and Robert D Vannah Chtd dba Vannah & Vannah to Dismiss Plaintiffs' Complaint
07/23/2020	Reply to Opposition Filed by: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD Reply to Plaintiffs' Opposition to the Motion of Robert Darby Vannah Esq, John Buchanan Green Esq, and Robert D Vannah Chtd dba Vannah & Vannah, to Dismiss Plaintiffs' Amended Complaint
07/23/2020	Reply to Opposition Reply of Robert Darby Vannah Esq, John Buchanan Greene Esq, and Robert D Vannah Chtd dba Vannah & Vannah to Plaintiffs' Opposition to Vannah's Special Motion to Dismiss Plaintiffs' Complaint: Anti-Slapp
07/23/2020	Reply Reply of Robert Darby Vannah Esq, John Buchanan Greene Esq, and Robert D Vannah Chtd dba Vannah & Vannah to Plaintiffs' Oppositionto Vannah's Special Motion to Dismiss Plaintiffs' Complaint: Anti-Slapp
07/23/2020	Reply in Support Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela Reply in Support of Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC's Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637
07/23/2020	Appendix Filed By: Defendant American Grating LLC Appendix to Reply in Support of Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637 Volume 1
07/23/2020	Appendix Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela Appendix to Reply in Support of Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637 Volume 2
07/23/2020	Reply in Support Filed By: Defendant American Grating LLC Reply in Support of Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC's Renewed Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637(Amended)
07/23/2020	Appendix Filed By: Defendant American Grating LLC Appendix to Reply in Support of Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC's Renewed Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637(Amended) Volume 1
07/23/2020	Appendix Filed By: Defendant American Grating LLC Appendix to Reply in Support of Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC's Renewed Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637(Amended) Volume 2
07/23/2020	

Eighth Judicial District Court CASE SUMMARY CASE NO. A-19-807433-C

	Appendix Filed By: Defendant American Grating LLC Appendix to Reply in Support of Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC's Renewed Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637(Amended) Volume 3
07/23/2020	Appendix Filed By: Defendant American Grating LLC Appendix to Reply in Support of Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC's Renewed Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637(Amended) Volume 4
07/23/2020	Appendix Filed By: Defendant American Grating LLC Appendix to Reply in Support of Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC's Renewed Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637(Amended) Volume 5
07/23/2020	Reply in Support Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela; Defendant American Grating LLC Defendants Edgeworth Family Trust, American Grating, LLC, Brian Edgeworth and Angela Edgeworth's Reply in Support of 12(b)(5) Motion to Dismiss Plaintiffs' Initial Complaint
07/23/2020	Appendix Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela; Defendant American Grating LLC Reply in Support of Edgeworth Family Appendix to Reply in Support of Defendants Edgeworth Family Trust, American Grating, LLC, Brian Edgeworth and Angela Edgeworth's Reply in Support of 12(b)(5) Motion to Dismiss Plaintiffs' Amended Complaint Volume 1
07/23/2020	Reply in Support Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela; Defendant American Grating LLC Reply in Support of Edgeworth Family Trust, American Grating, LLC, Brian Edgeworth and Angela Edgeworth's Reply in Support of 12(b)(5) Motion to Dismiss Plaintiffs' Amended Complaint
07/23/2020	Errata Filed By: Defendant American Grating LLC Errata to Appendix to Reply in Support of Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC Renewed Special Anti-Slapp Motion to Dismiss Purusant to NRS 41.637 (Amended) Volume 1
07/31/2020	Joinder Filed By: Defendant American Grating LLC Defendants Edgeworth Family Trust; American Grating, Llc; Brian Edgeworth And Angela Edgeworth, Individually, And As Husband And Wife s Joinder To Reply To Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And, Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Plaintiff s Opposition To Vannah s Special Motion To Dismiss Plaintiffs Amended Complaint: Anti-Slapp
07/31/2020	Joinder Filed By: Defendant American Grating LLC Defendants Edgeworth Family Trust; American Grating, Llc; Brian Edgeworth And Angela Edgeworth, Individually, And As Husband And Wife s Joinder To Reply To Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And, Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Plaintiff s Opposition To Vannah s Special Motion To Dismiss Plaintiffs

	Complaint: Anti-Slapp
07/31/2020	Joinder Filed By: Defendant American Grating LLC Defendants Edgeworth Family Trust; American Grating, Llc; Brian Edgeworth And Angela Edgeworth, Individually, And As Husband And Wife s Joinder To Reply To Plaintiffs Opposition To The Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And, Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Dismiss Plaintiffs Amended Complaint
07/31/2020	Joinder Filed By: Defendant American Grating LLC Defendants Edgeworth Family Trust; American Grating, Llc; Brian Edgeworth And Angela Edgeworth, Individually, And As Husband And Wife s Joinder To Reply To Plaintiffs Opposition To The Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And, Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Dismiss Plaintiffs Complaint
08/25/2020	Motion to Dismiss Filed By: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD Special Motion of Robert Darby Vannah, Esq., John Buchanan, Esq. and Robert D. Vannah, Chtd., dba Vannah & Vannah, to Dismiss Plaintiff's Amended Complaint; ANTI-SLAPP
08/26/2020	Clerk's Notice of Hearing <i>Notice of Hearing</i>
08/26/2020	Motion to Dismiss Filed By: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and, Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, To Dismiss Plaintiffs Amended Complaint
08/26/2020	Clerk's Notice of Hearing Notice of Hearing
08/27/2020	Notice of Change of Hearing Notice of Change of Hearing
08/27/2020	Motion to Dismiss Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela; Defendant American Grating LLC Edgeworth Defendants' Special Anti-Slapp Motion to Dismiss Plaintiff's Amended Complaint Pursuant to NRS 41.637
08/27/2020	Appendix Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela; Defendant American Grating LLC Appendix to Edgeworth Defendants' Special Anti-Slapp Motion to Dismiss Plaintiff's Amended Complaint Pursuant to NRS 41.637 Volume 1
08/27/2020	Appendix Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela; Defendant American Grating LLC Appendix to Edgeworth Defendants' Special Anti-Slapp Motion to Dismiss Plaintiff's Amended Complaint Pursuant to NRS 41.637 Volume 2
09/01/2020	Clerk's Notice of Hearing

	CASE NO. A-19-80/433-C
	Notice of Hearing
09/10/2020	Opposition to Motion to Dismiss Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S PLAINTIFFS OPPOSITION TO EDGEWORTH DEFENDANTS SPECIAL ANTI-SLAPP MOTION TO DISMISS PLAINTIFFS AMENDED COMPLAINT PURSUANT TO NRS 41.637
09/10/2020	Appendix Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S PLAINTIFFS MASTER APPENDIX FOR OPPOSITIONS TO ALL DEFENDANTS MOTIONS TO DISMISS PLAINTIFFS AMENDED COMPLAINT PURSAUNT TO NRCP 12(b)(5) AND SPECIAL MOTIONS TO DISMISS: ANTI-SLAPP
09/10/2020	Opposition to Motion to Dismiss Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Plaintiffs' Opposition to Special Motion of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D. Vannah, Chtd. d/b/a Vannah & Vannah, to Dismiss Plaintiffs' Amended Complaint: Anti-Slapp
09/10/2020	Opposition to Motion to Dismiss Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Plaintiffs' Opposition To Defendants Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And Robert D. Vannah, Chtd. D/B/A Vannah & Vannah's Motion To Dismiss Plaintiffs' Amended Complaint
09/24/2020	Reply to Opposition Filed by: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD Reply to Opposition to Special Motion to Dismiss
09/24/2020	Reply to Opposition Filed by: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD Reply to Opposition to Dismiss Plaintiff's Amended Complaint (Vannah, Chtd. Defendants)
09/24/2020	Reply in Support Reply In Support of Edgeworth Defendants' Special Anti-Slapp Motion to Dismiss Plaintiffs' Amended Complaint Pursuant to NRS 41.637
09/24/2020	Appendix Filed By: Defendant American Grating LLC Appendix to Reply In Support of Edgeworth Defendants' Special Anti-Slapp Motion to Dismiss Plaintiffs' Amended Complaint Pursuant to NRS 41.637 Vol 1
09/24/2020	Appendix Filed By: Defendant American Grating LLC Appendix to Reply In Support of Edgeworth Defendants' Special Anti-Slapp Motion to Dismiss Plaintiffs' Amended Complaint Pursuant to NRS 41.637 Vol 2
09/24/2020	Reply to Opposition Reply to Opposition to Special Motion to Dismiss
09/25/2020	Joinder Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela; Defendant American Grating LLC Defendants Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust And American

Grating, Llc s Joinder To Reply Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Plaintiffs Opposition To Vannah s Motion To Dismiss Plaintiff s Amended Complaint 09/25/2020 🗾 Joinder Filed By: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela; Defendant American Grating LLC Defendants Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust And American Grating, Llc s Joinder To Reply Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Plaintiffs Opposition To Vannah s Special Motion To Dismiss Plaintiffs Amended Complaint: Anti-Slapp 09/25/2020 🔼 Joinder Filed By: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD Joinder of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, to Defendants' Reply Re: Special Motions to Dismiss Plaintiffs' Amended Complaint: Anti-Slapp 10/06/2020 Recorders Transcript of Hearing Recorders Transcript of Hearing Re: 10/01/20 10/19/2020 Substitution of Attorney Filed by: Defendant Edgeworth Family Trust; Defendant Edgeworth, Brian; Defendant Edgeworth, Angela; Defendant American Grating LLC Substitution of Attorneys 10/26/2020 🔁 Order Denying Motion Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Order Denying the Edgeworth Defendant's Special Anti-Slapp Motion to Dismiss Plaintiffs' Amended Complaint Pursuant to NRS 41.637 10/26/2020 Crder Denying Motion Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Order Denying the Special Motion of Robert Darby Vannah, Esq. John Buchanan Green, Esq., and Robert D. Vannah, Chtd. d/b/a Vannah & Vannah, to Dismiss Plaintiffs' Amended Complaint: Anti-Slapp 10/26/2020 🚺 Order Denying Motion Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S Order Denying Defendants Robert Darby Vannah, Esq., John Buchanan Green, Esq., and Robert D. Vannah, Chtd. d/b/a Vannah & Vannah's, Motion to Dismiss Plaintiffs' Amended Complaint 10/27/2020 🔼 Notice of Entry of Order Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S NOTICE OF ENTRY OF ORDER DENYING THE EDGEWORTH DEFENDANTS SPECIAL ANTI-SLAPP MOTION TO DISMISS PLAINTIFFS AMENDED COMPLAINT PURSUANT TO NRS 41.637 10/27/2020 [Notice of Entry of Order Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S NOTICE OF ENTRY OF ORDER DENYING DEFENDANTS ROBERT DARBY VANNAH, ESQ., JOHN BUCHANAN GREENE, ESQ., and ROBERT D. VANNAH, CHTD. d/b/a VANNAH & VANNAH S MOTION TO DISMISS PLAINTIFFS AMENDED COMPLAINT 10/27/2020 Notice of Entry of Order

CASE SUMMARY CASE NO. A-19-807433-C

	CASE NO. A-19-807433-C
	Filed By: Plaintiff Law Office of Daniel S Simon; Plaintiff Simon, Daniel S NOTICE OF ENTRY OF ORDER DENYING THE SPECIAL MOTION OF ROBERT DARBY VANNAH, ESQ., JOHN BUCHANAN GREENE, ESQ., AND ROBERT D. VANNAH, CHTD. d/b/a VANNAH & VANNAH, TO DISMISS PLAINTIFFS AMENDED COMPLAINT: ANTI- SLAPP
11/02/2020	Notice of Appeal Filed By: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD <i>Notice of Appeal</i>
11/02/2020	Case Appeal Statement Filed By: Defendant Greene, John Buchanan, ESQ; Defendant Vannah, Robert Darby, ESQ; Defendant Robert D Vannah CHTD <i>Case Appeal Statement</i>
	<u>HEARINGS</u>
04/09/2020	 Motion (9:00 AM) (Judicial Officer: Crockett, Jim) Emergency Motion to Preserve Evidence on Order Shortening Time Denied; Emergency Motion to Preserve Evidence on Order Shortening Time Journal Entry Details: ATTORNEY PRESENT: James Christensen, Appellate counsel for consolidated cases (not counsel on this case); Lisa Carteen present with Mr. McNutt. She will appear when her Pro Hac Vice application is processed. The Court stated in the response filed by Defts on 4-6-2020, "we will in fact preserve any and all evidence sources that Simon references," and Defts never had any intention of doing anything else. The Court stated there is an agreement, or a lack of opposition. That is Mr. Christiansen's understanding with the caveat of the protocol how the Court applies the Order. Mr. Christiansen requested a date range on electronic data from November 15, 2017 through the present, including communications to Third Parties. Argument by Mr. Christiansen; counsel requested a protocol to mirror or take an image of cell phones (Vannah and Edgeworth). The Court suggested backing up everything now to a hard drive. Ms. Marr proposed each party consult with their independent IT person how to craft the Order. Argument by Mr. McNutt; the law imposes the obligation without Plaintiff's Motion, the date range was not presented in the Motion, and for this case, the documents will be preserved. Mr. McNutt requested to meet and confer on the parameters. COURT ORDERED, counsel for the parties will meet and confer via COVID-19 protocol, and exchange draft documents electronically stored information; the timeframe begins November 2017; Status Check SET on the Chambers Calendar to ensure the Order is filed. Mr. McNutt has no problem with the timeframe for preservation, but counsel does not want an incorrect inference. COURT ORDERED, motion is DENIED; the Court Directed counsel how to proceed. Ms. Marr will prepare the Order, and counsel to approve as to form an
05/21/2020	CANCELED Status Check (3:00 AM) (Judicial Officer: Crockett, Jim) Vacated Status Check: Filing of Stipulation and Order
06/11/2020	 Motion for Leave (9:00 AM) (Judicial Officer: Crockett, Jim) MOTION FOR LEAVE TO SUPPLEMENT PLAINTIFF S OPPOSITION TO MOTION TO ASSOCIATE COUNSEL OR IN THE ALTERNATIVE, MOTION TO DISQUALIFY LISA CARTEEN, ESQ. AND TO PRECLUDE HER REVIEW OF CASE MATERIALS ON ORDER SHORTENING TIME Granted in Part; Journal Entry Details: MOTION FOR LEAVE TO SUPPLEMENT PLAINTIFF'S OPPOSITION TO MOTION TO ASSOCIATE COUNSEL OR IN THE ALTERNATIVE, MOTION TO DISQUALIFY LISA CARTEEN, ESQ. AND TO PRECLUDE HER REVIEW OF CASE MATERIALS ON ORDER SHORTENING TIME COURT REVIEW OF CASE MATERIALS ON ORDER SHORTENING TIME Court reviewed the procedural history of the case. Colloquy regarding future filings. COURT ORDERED, Motion to Supplement GRANTED. Colloquy regarding scheduling. COURT FURTHER ORDERED, Motions scheduled to be heard 6/30/2020 and

Eighth Judicial District Court CASE SUMMARY CASE NO. A-19-807433-C

	7/7/2020 RESET to 8/13/2020 at 9:00 am.;
06/26/2020	Motion to Associate Counsel (3:00 AM) (Judicial Officer: Crockett, Jim) Motion to Associate Counsel Minute Order - No Hearing Held; Journal Entry Details: This Chambers matter is being decided on the briefs and/or pleadings filed. The Motion to Associate attorney Lisa Carteen is granted. The Court reviewed the Motion (5/5/20) Opposition (5/7/20), Supplemental Opposition (6/3/20), Opposition to Motion to Supplement (6/5/20), the Errata to Opposition (6/8/20) and the Reply to Opposition (6/9/20), Plaintiff s Supplemental Opposition filed 6/18/20, and Defendant s 6/25/20 Reply and is aware that Plaintiff contends Ms. Carteen should not be allowed to serve as counsel in this case because she may be a material witness and thus disqualified as counsel. However, the Court is ruling that there is no reason why Ms. Carteen cannot be admitted pro hac vice. Once admitted pro hac she is subject to the same potential disqualifications as any other counsel in the case. Accordingly, the motion to admit Ms. Carteen pro hac vice is granted and counsel for the Edgeworths is to submit an order granting Ms. Carteen s admission pro hac within fourteen days. COURT ORDERED, status check SET for the filing of the Order. 7/30/2020 STATUS CHECK: FILING OF ORDER (CHAMBERS) CLERK'S NOTE: This Minute Order was electronically served to all registered parties for Odyssey File & Serve. /rl 6/26/2020 ;
07/30/2020	CANCELED Status Check (3:00 AM) (Judicial Officer: Crockett, Jim) Vacated Status Check: Filing of Order (6/26)
08/13/2020	Motion to Dismiss (9:00 AM) (Judicial Officer: Crockett, Jim) Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and, Robert D. Vannah, CHTD., d/b/a Vannah & Vannah, To Dismiss Plaintiffs Complaint, And Motion In The Alternative For A More Definite Statement Off Calendar;
08/13/2020	Motion to Dismiss (9:00 AM) (Judicial Officer: Crockett, Jim) Defendants Edgeworth Family Trust, American Grating LLC Brian Edgeworth and Angela Edgeworth's Motion to Dismiss Plaintiffs Complaint Off Calendar;
08/13/2020	Motion to Dismiss (9:00 AM) (Judicial Officer: Crockett, Jim) Special Motion of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, to Dismiss Plaintiffs' Complaint: Anti-Slapp Off Calendar;
08/13/2020	Motion to Dismiss (9:00 AM) (Judicial Officer: Crockett, Jim) Special Motion of American Grating, LLC Anti-Slapp Motion to Dismiss Pursuant to NRS 41.63 and for Leave to File Motion in Excess of 30 Pages Pursuant to EDCR 2.20(a) Off Calendar;
08/13/2020	Motion to Dismiss (9:00 AM) (Judicial Officer: Crockett, Jim) Edgeworth Family Trust, Brian Edgeworth, and Angela Edgeworth's Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637 Off Calendar;
08/13/2020	Joinder (9:00 AM) (Judicial Officer: Crockett, Jim) Joinder of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D.Vannah, CHTD., d/b/a Vannah & Vannah, to Defendants' Special Motions to Dismiss Plaintiffs' Complaint: Anti-Slapp Off Calendar;
08/13/2020	Joinder (9:00 AM) (Judicial Officer: Crockett, Jim) Defendant American Grating, LLC's Joinder To Edgeworth Family Trust, Brian Edgeworth, And Angela Edgeworth s Special Anti-Slapp Motion To Dismiss Pursuant To NRS 41.637 Off Calendar;

Eighth Judicial District Court CASE SUMMARY

CASE NO. A-19-807433-C

08/13/2020	Joinder (9:00 AM) (Judicial Officer: Crockett, Jim) Defendant American Grating, LLC's Joinder To Special Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And, Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Dismiss Plaintiffs Complaint: Anti-SLAPP Off Calendar;
08/13/2020	Joinder (9:00 AM) (Judicial Officer: Crockett, Jim) Joinder of Edgeworth Family Trust, and Brian and Angela Edgeworth to American Grating, LLC's, and Robert Darby Vannah, Esq.; John Buchanan Greene, Esq.; and Robert D. Vannah, CHTD. d/b/a Vannah & Vannah's Special Motions to Dismiss Plaintiffs' Complaint Off Calendar;
08/13/2020	Motion to Dismiss (9:00 AM) (Judicial Officer: Crockett, Jim) Special Motion of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, to Dismiss Plaintiff's Amended Complaint: Anti- Slapp Off Calendar;
08/13/2020	Motion to Dismiss (9:00 AM) (Judicial Officer: Crockett, Jim) Motion of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and, Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, to Dismiss Plaintiffs' Amended Complaint Off Calendar;
08/13/2020	Joinder (9:00 AM) (Judicial Officer: Crockett, Jim) Defendant American Grating, LLC's Joinder To Special Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Dismiss Plaintiffs Amended Complaint: Anti-Slapp Off Calendar;
08/13/2020	Joinder (9:00 AM) (Judicial Officer: Crockett, Jim) Defendant American Grating, LLC's Joinder To Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And, Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Dismiss Plaintiffs Amended Complaint Off Calendar;
08/13/2020	Motion to Dismiss (9:00 AM) (Judicial Officer: Crockett, Jim) Defendant American Grating, LLC s Motion to Dismiss Plaintiffs Amended Complaint Off Calendar;
08/13/2020	Motion (9:00 AM) (Judicial Officer: Crockett, Jim) Renewed Special Motion of Brian Edgeworth Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637 and for Leave to File Motion in Excess of 30 Pages Pursuant to EDCR 2.20(a) Off Calendar;
08/13/2020	Motion to Dismiss (9:00 AM) (Judicial Officer: Crockett, Jim) Defendans Edgeworth Family Trust, Brian Edgeworth and Angela Edgeworth's Motion to Dismiss PLaintiffs' Amended Complaint Off Calendar;
08/13/2020	Joinder (9:00 AM) (Judicial Officer: Crockett, Jim) Joinder of Edgeworth Family Trust, and Brian and Angela Edgeworth to American Grating, LLC's, and Robert Darby Vannah, Esq.; John Buchanan Greene, Esq.; and Robert D. Vannah, CHTD. d/b/a Vannah & Vannah's Motions to Dismiss Plaintiffs' Amended Complaint Off Calendar;
08/13/2020	Joinder (9:00 AM) (Judicial Officer: Crockett, Jim) Joinder of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, to Defendants' Motion to Dismiss Plaintiffs' Amended Complaint and Defendant's Renewed Special Motion to Dismiss Plaintiffs' Amended Complaint: Anti-Slapp Off Calendar;

08/13/2020

CANCELED All Pending Motions (9:00 AM) (Judicial Officer: Crockett, Jim)

08/13/2020

Vacated - Set in Error All Pending Motions (9:00 AM) (Judicial Officer: Crockett, Jim) Matter Heard; Journal Entry Details: Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and, Robert D. Vannah, CHTD., d/b/a Vannah & Vannah, To Dismiss Plaintiffs Complaint, And Motion In The Alternative For A More Definite Statement ... Defendants Edgeworth Family Trust, American Grating LLC Brian Edgeworth and Angela Edgeworth's Motion to Dismiss Plaintiffs Complaint ... Special Motion of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, to Dismiss Plaintiff's Amended Complaint: Anti-Slapp ... Joinder of Edgeworth Family Trust, and Brian and Angela Edgeworth to American Grating, LLC's, and Robert Darby Vannah, Esq.; John Buchanan Greene, Esq.; and Robert D. Vannah, CHTD. d/b/a Vannah & Vannah's Special Motions to Dismiss Plaintiffs' Complaint ... Defendant American Grating, LLC's Joinder To Special Motion Of Robert Darby Vannah, Esg., John Buchanan Greene, Esg., And, Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Dismiss Plaintiffs Complaint: Anti-SLAPP ... Defendant American Grating, LLC's Joinder To Edgeworth Family Trust, Brian Edgeworth, And Angela Edgeworth s Special Anti-Slapp Motion To Dismiss Pursuant To NRS 41.637 ... Joinder of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D.Vannah, CHTD., d/b/a Vannah & Vannah, to Defendants' Special Motions to Dismiss Plaintiffs' Complaint: Anti-Slapp ... Motion of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and, Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, to Dismiss Plaintiffs' Amended Complaint ... Defendant American Grating, LLC's Joinder To Special Motion Of Robert Darby Vannah, Esg., John Buchanan Greene, Esg., And Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Dismiss Plaintiffs Amended Complaint: Anti-Slapp ... Defendant American Grating, LLC's Joinder To Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And, Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Dismiss Plaintiffs Amended

Complaint ... Defendant American Grating, LLC s Motion to Dismiss Plaintiffs Amended Complaint ... Renewed Special Motion of Brian Edgeworth Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637 and for Leave to File Motion in Excess of 30 Pages Pursuant to EDCR 2.20(a) ... Defendans Edgeworth Family Trust, Brian Edgeworth and Angela Edgeworth's Motion to Dismiss PLaintiffs' Amended Complaint ... Joinder of Edgeworth Family Trust, and Brian and Angela Edgeworth to American Grating, LLC's, and Robert Darby Vannah, Esq.; John Buchanan Greene, Esq.; and Robert D. Vannah, CHTD. d/b/a Vannah & Vannah's Motions to Dismiss Plaintiffs' Amended Complaint ... Joinder of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, to Defendants' Motion to Dismiss Plaintiffs' Amended Complaint and Defendant's Renewed Special Motion to Dismiss Plaintiffs' Amended Complaint: Anti-Slapp ... Special Motion of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D. Vannah, Chtd., d/b/a

Vannah & Vannah, to Dismiss Plaintiffs' Complaint: Anti-Slapp ... Special Motion of American Grating, LLC Anti-Slapp Motion to Dismiss Pursuant to NRS 41.63 and for Leave to File Motion in Excess of 30 Pages Pursuant to EDCR 2.20(a) ... Edgeworth Family Trust, Brian Edgeworth, and Angela Edgeworth's Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637 Court reviewed the procedural history of the case and admonished counsel regarding length of filings being several thousand pages long. COURT ORDERED, all matters, motions and joinder OFF CALENDAR. Court instructed counsel to correctly file appropriate motions by 8/27/2020, oppositions to be filed by 9/10/2020, reply briefs due 9/24/2020 and hearing will be set 10/1/2020.;

10/01/2020 Motion to Dismiss (9:00 AM) (Judicial Officer: Crockett, Jim) Special Motion of Robert Darby Vannah, Esq., John Buchanan, Esq. and Robert D. Vannah, Chtd., dba Vannah & Vannah, to Dismiss Plaintiff's Amended Complaint; ANTI-SLAPP Denied;

10/01/2020 Motion to Dismiss (9:00 AM) (Judicial Officer: Crockett, Jim) Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and, Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, To Dismiss Plaintiffs Amended Complaint MO Dated 08-13-2020 Denied;

CASE SUMMARY CASE NO. A-19-807433-C

	CASE NO. A-19-807433-C	
10/01/2020	Motion to Dismiss (9:00 AM) (Judicial Officer: Crockett, Jim) Edgeworth Defendants' Special Anti-Slapp Motion to Dismiss Plaintiff's Amended Complaint Pursuant to NRS 41.637 Denied;	
10/01/2020	Joinder (9:00 AM) (Judicial Officer: Crockett, Jim) Defendants Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust And American Grating, Llc s Joinder To Reply Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Plaintiffs Opposition To Vannah s Special Motion To Dismiss Plaintiffs Amended Complaint: Anti-Slapp Denied;	
10/01/2020	 All Pending Motions (9:00 AM) (Judicial Officer: Crockett, Jim) Matter Heard; Journal Entry Details: Defendants Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust And American Grating, Llc s Joinder To Reply Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Plaintiffs' Opposition To Vannah's Special Motion To Dismiss Plaintiffs' Amended Complaint: Anti-Slapp Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and, Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, To Dismiss Plaintiffs' Amended Complaint: Pursuant to NRS 41.637 Special Anti-Slapp Motion to Dismiss Plaintiff's Amended Complaint Pursuant to NRS 41.637 Special Motion of Robert Darby Vannah, Esq., John Buchanan, Esq. and Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, to Dismiss Plaintiff's Amended Complaint; ANTI-SLAPP Court reviewed the procedural history of the case and stated inclinations. Arguments by counsel. Defendants Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust And American Grating, Llc s Joinder To Reply Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Plaintiff's Opposition To Vannah's Special Motion of Robert Darby Vannah, Edgeworth, Edgeworth Family Trust And American Grating, Llc s Joinder To Reply Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Plaintiff's Opposition To Vannah's Special Motion of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and, Robert D. Vannah, Chtd., d/b'a Vannah & Vannah, To Dismiss Plaintiff's Amended Complaint; Anti-Slapp Motion to Dismiss Plaintiff's Amended Complaint, Special Anti-Slapp Motion to Dismiss Plaintiff's Amended Complaint; Special Anti-Slapp Motion to Dismiss Plaintiff's Amended Complaint; ANTI-SLAPP COURT ORDERED, motion DENIED Edgeworth Defendants' Special Anti-Slapp Motion to Dismiss Plaint	
10/29/2020	CANCELED Status Check (3:00 AM) (Judicial Officer: Crockett, Jim) Vacated	
DATE	Status Check: Filing of Orders Denying Motions from 10/1/20 FINANCIAL INFORMATION	
DATE	FINANCIAL INFORMATION	
	Defendant American Grating LLC Total Charges Total Payments and Credits Balance Due as of 11/3/2020	0.00 0.00 0.00
	Defendant Edgeworth Family Trust Total Charges Total Payments and Credits Balance Due as of 11/3/2020	313.00 313.00 0.00
	Defendant Edgeworth, Angela Total Charges Total Payments and Credits Balance Due as of 11/3/2020	0.00 0.00 0.00
	Defendant Edgeworth, Brian Total Charges Total Payments and Credits Balance Due as of 11/3/2020	0.00 0.00 0.00

Eighth Judicial District Court CASE SUMMARY CASE NO. A-19-807433-C

Defendant Robert D Vannah CHTD	
Total Charges	474.00
Total Payments and Credits	474.00
Balance Due as of 11/3/2020	0.00
Plaintiff Law Office of Daniel S Simon	
Total Charges	300.00
Total Payments and Credits	300.00
Balance Due as of 11/3/2020	0.00
Plaintiff Simon, Daniel S	
Total Charges	0.00
Total Payments and Credits	0.00
Balance Due as of 11/3/2020	0.00

DISTRICT COURT CIVIL COVER SHEET

County, Nevada

Department 2 Case No. (Assigned by Clerk's Office) I. Party Information (provide both home and mailing addresses if different) Plaintiff(s) (name/address/phone): Defendant(s) (name/address/phone): LAW OFFICE OF DANIEL S. SIMON, EDGEWORTH FAMILY TRUST; et. al. A PROFESSIONAL CORPORATION; DANIEL S. SIMON Attorney (name/address/phone): Attorney (name/address/phone): PETER S. CHRISTIANSEN, ESQ. 810 S. Casino Center Blvd., LV, NV 89101 (702) 240-7979 II. Nature of Controversy (please select the one most applicable filing type below) **Civil Case Filing Types Real Property** Torts Landlord/Tenant **Other Torts** Negligence Unlawful Detainer Auto Product Liability Other Landlord/Tenant Premises Liability Intentional Misconduct **Title to Property** Other Negligence Employment Tort Judicial Foreclosure Malpractice Insurance Tort Other Title to Property Medical/Dental Other Tort **Other Real Property** Legal Condemnation/Eminent Domain Accounting Other Real Property Other Malpractice **Construction Defect & Contract** Probate Judicial Review/Appeal Probate (select case type and estate value) **Construction Defect Judicial Review** Chapter 40 Foreclosure Mediation Case Summary Administration General Administration Other Construction Defect Petition to Seal Records Special Administration **Contract Case** Mental Competency Set Aside Nevada State Agency Appeal Uniform Commercial Code Building and Construction Department of Motor Vehicle Trust/Conservatorship Other Probate Insurance Carrier Worker's Compensation **Estate Value** Commercial Instrument Other Nevada State Agency Over \$200,000 Collection of Accounts **Appeal Other** Between \$100,000 and \$200,000 Appeal from Lower Court Employment Contract Under \$100,000 or Unknown Other Contract Other Judicial Review/Appeal Under \$2,500 **Civil Writ Other Civil Filing Civil Writ Other Civil Filing** Writ of Prohibition Writ of Habeas Corpus Compromise of Minor's Claim Other Civil Writ Writ of Mandamus Foreign Judgment Writ of Quo Warrant Other Civil Matters Business Court filings should be filed using the Business Court civil coversheet. 12-20-16 Signature of initiating party or representative

See other side for family-related case filings.

CASE NO: A-19-807433-C

		Electronically Filed 10/26/2020 3:48 PM CLERK OF THE COURT
1	ORDR	
2	PETER S. CHRISTIANSEN, ESQ. Nevada Bar No. 5254	
3	KENDELEE L. WORKS, ESQ. Nevada Bar No. 9611	
4	pete@christiansenlaw.com	
5	CHRISTIANSEN LAW OFFICES 810 South Casino Center Blvd., Suite 104	
6	Las Vegas, Nevada 89101	
7	Telephone: (702) 240-7979 Attorney for Plaintiffs	
8	DISTRICT	COURT
9	CLARK COUN	ГY, NEVADA
10	LAW OFFICE OF DANIEL S. SIMON, A	
11	PROFESSIONAL CORPORATION;	CASE NO.: A-19-807433-C DEPT NO.: XXIV
12	DANIEL S. SIMON;	
12	Plaintiffs,	
14	vs.	ORDER DENYING THE SPECIAL MOTION OF ROBERT DARBY
15	EDGEWORTH FAMILY TRUST;	VANNAH, ESQ., JOHN BUCHANAN GREENE, ESQ., AND ROBERT D.
15	AMERICAN GRATING, LLC; BRIAN EDGEWORTH AND ANGELA	VANNAH, CHTD. d/b/a VANNAH &
	EDGEWORTH, INDIVIDUALLY, AS	VANNAH, TO DISMISS PLAINTIFFS' AMENDED COMPLAINT:
17	HUSBAND AND WIFE; ROBERT DARBY VANNAH, ESQ.; JOHN BUCHANAN	ANTI-SLAPP
18	GREENE, ESQ.; and ROBERT D. VANNAH, CHTD. d/b/a VANNAH &	
19	VANNAH, CHID. d/b/a VANNAH & VANNAH, and DOES I through V and ROE	
20	CORPORATIONS VI through X, inclusive,	
21	Defendants.	
22		
23	This matter having come before the Honor	able Jim Crockett on October 1, 2020, regarding
24	Defendants Robert Darby Vannah, Esq., John Br	uchanan Greene, Esq., and Robert D. Vannah,
25	Chtd. d/b/a Vannah & Vannah's Motion to D	ismiss Plaintiffs' Amended Complaint: Anti-
26	SLAPP, filed on August 25, 2020, with Peter S. C	Christiansen, Esq. and Kendelee L. Works, Esq.
27	of CHRISTIANSEN LAW OFFICES appearing on behalf of Plaintiffs LAW OFFICE OF	
28		

CHRISTIANSEN LAW OFFICES 810 S. Casino Center Blvd., Suite 104 Las Vegas, Nevada 89101 702-240-7979 • Fax 866-412-6992

1 DANIEL S. SIMON, A PROFESSIONAL CORPORATION and DANIEL S. SIMON, Patricia 2 A. Marr, Esq. of PATRICIA A. MARR, LTD, appearing on behalf of Defendants ROBERT 3 DARBY VANNAH ESQ., JOHN B. GREENE, ESQ., and ROBERT D. VANNAH, CHTD., dba VANNAH & VANNAH, (hereinafter collectively referred to as the "Vannah Defendants"), and 4 5 Renee M. Finch, Esq. and Christine L. Atwood, Esq., of MESSNER REEVES, LLP. and Patricia 6 Lee, Esq., of HUTCHISON & STEFFEN, PLLC, appearing on behalf of Defendants 7 EDGEWORTH FAMILY TRUST, AMERICAN GRATING, LLC, BRIAN EDGEWORTH and 8 ANGELA EDGEWORTH (hereinafter collectively referred to as the "Edgeworth Defendants"), 9 the Court having heard the arguments of the parties and considering the moving papers and 10 oppositions filed thereto, NOW THEREFORE, for good cause appearing, hereby finds:

> 1. When a party files a special motion to dismiss under Nevada's anti-SLAPP statutes, NRS 41.635-NRS 41.670, that party bears the initial burden of production and persuasion. Here, the Vannah Defendants as the moving party, must first make a threshold showing that Plaintiffs' claims against them are based on "[g]ood faith communication[s] in furtherance of the right to free speech in direct connection with an issue of public concern...which is truthful or made without knowledge of its falsehood." NRS 41.637.

2. If an anti-SLAPP motion is filed, a court "shall" first '[d]etermine whether the moving party has established, by a preponderance of the evidence, that the 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... which is truthful or is made without knowledge of its falsehood." NRS 41.660(3)(a). "No communication falls withint the purview of NRS 41.660 unless it is truthful or made without knowledge of its falsehood." NRS 41.660 unless it is truthful or made without knowledge of its falsehood.

3. If a court finds "the moving party has met the burden pursuant to paragraph(a)," the court shall then "determine whether the plaintiff[s] ha[ve] demonstrated with prima

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

facie evidence a probability of prevailing on the claim."(NRS 41.660(3)(b), as defined in NRS 41.665(2).

- 4. THIS COURT FINDS that in Case No. A-16-738444-C in the Eighth Judicial District Court, Clark County, Nevada, the Honorable Tierra Jones entered orders, which included dismissing the underlying lawsuit against Simon and finding that the conversion claims against him, which give rise to the instant lawsuit, were not filed and/or maintained on reasonable grounds. In awarding attorney's fees and costs for Simon having to defend the groundless claims, Judge Jones expressly found "it was an impossibility for Mr. Simon to have converted the Edgeworths' property." This court will not disturb the findings of a sister court on this issue. See Five Star Capital Corp. v. Ruby, 124 Nev. 1048. 194 P.3d 709 (2008).
- 5. THE COURT FURTHER FINDS based on the evidence and briefings before it, that there could not be any good faith legal or factual basis for the underlying conversion claim against Simon when there was a pre-litigation accord and satisfaction reached between the parties about how dominion and control over the funds was to be exercised pending resolution of the attorney lien dispute.
- 6. THE COURT FURTHER FINDS, in light of the foregoing, that the Vannah Defendants did not meet their burden under the first prong of the anti-SLAPP analysis because they cannot show, based on a preponderance of the evidence, that the underlying conversion claims against Simon were good faith communications, which were truthful and/or made without knowledge of falsity.
- 7. THE COURT FURTHER FINDS that it must only advance to the second prong of the Anti-SLAPP analysis in the event that the Vannah Defendants met their burden to show by a preponderance of the evidence that their underlying claims against Simon were based upon good faith communications made in furtherance of the right to free speech in direct connection with an issue of public concern. Only then would the burden shift to Plaintiffs to show with prima facie evidence, a probability of prevailing

CHRISTIANSEN LAW OFFICES 810 S. Casino Center Blvd., Suite 104 Las Vegas, Nevada 89101 702-240-7979 • Fax 866-412-6992 on their claims. Because the Vannah Defendants have not met their burden, this Court 1 2 need not consider the second prong of the anti-SLAPP analysis. 3 8. THE COURT FURTHER FINDS however, that if it reached the second prong of the Anti-SLAPP analysis, which it does not, Simon has shown prima facie evidence of a 4 probability of prevailing on Plaintiffs' claims and that there are genuine issues of 5 material fact at this stage in the litigation, which require discovery. 6 7 9. In light of the foregoing, IT IS HEREBY ORDERED that the Vannah Defendants' 8 Special Anti-Slapp Motion to Dismiss Plaintiffs' Amended Complaint Pursuant to Dated this 26th day of October, 2020 9 NRS 41.637, is DENIED. DATED this _____ day of October, 2020. 10 11 DISTRIC JDGE 12 13 **Respectfully submitted:** 14 CHRISTIANSEN LAW OFFICES 15 819 FCF DFB7 1E8F Jim Crockett 16 **District Court Judge** PETER S CHRISTHANSEN, ESQ. 17 Nevada Bar No. 5254 KENDELEE WORKS, ESQ. 18 Nevada Bar No. 9611 810 S. Casino Center Blvd., Ste. 104 19 Las Vegas, Nevada 89101 Attorneys for Plaintiffs 20 21 Approved as to Form and Content: 22 PATRICIA A. MARR, LTD. 23 24 PATRICIA A. MARR, ESQ. Nevada Bar No. 8846 25 2470 St. Rose Parkway, Ste. 110 Henderson, Nevada 89074 26 Attorneys for Defendants Robert Darby 27 Vannah, Esq.; John B. Greene, Esq.; and Robert D. Vannah, Chtd., dba Vannah & 28 Vannah

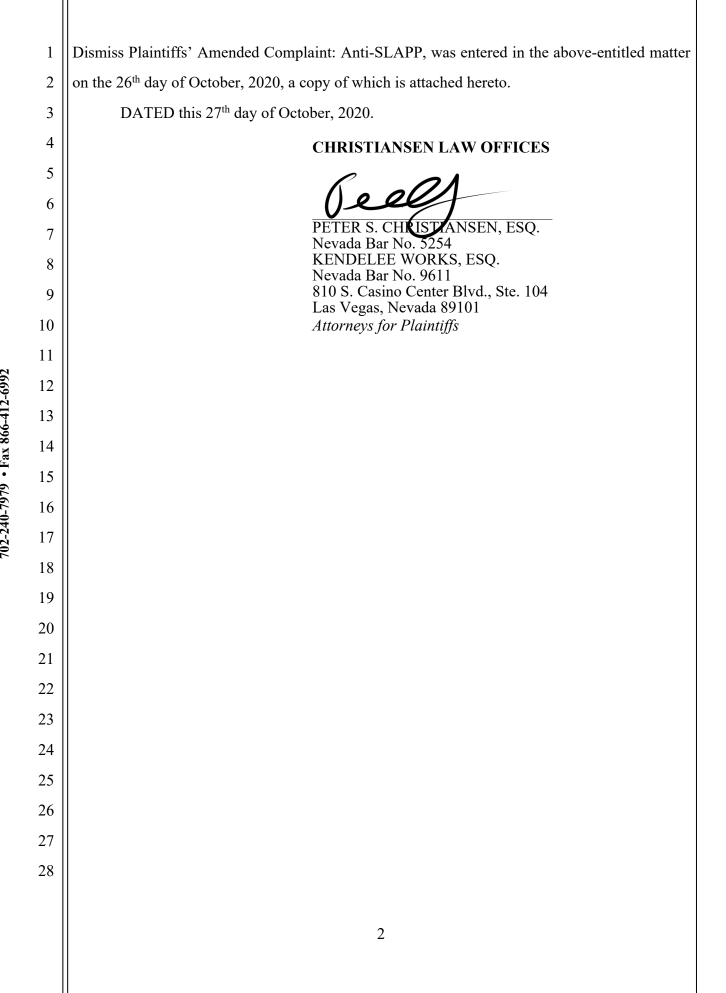
CHRISTIANSEN LAW OFFICES 810 S. Casino Center Blvd., Suite 104 702-240-7979 • Fax 866-412-6992 Las Vegas, Nevada 89101

1	CSERV			
2	ות	STRICT COURT		
3	DISTRICT COURT CLARK COUNTY, NEVADA			
4				
5				
6	Law Office of Daniel S Simon, Plaintiff(s)	CASE NO: A-19-807433-C		
7		DEPT. NO. Department 24		
8	VS.			
9	Edgeworth Family Trust, Defendant(s)			
10				
11	AUTOMATED CERTIFICATE OF SERVICE			
12				
13	This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order was served via the court's electronic eFile system to all			
14	recipients registered for e-Service on th	he above entitled case as listed below:		
15	Service Date: 10/26/2020			
16	Peter Christiansen	pete@christiansenlaw.com		
17	Whitney Barrett	wbarrett@christiansenlaw.com		
18	Kendelee Leascher Works	kworks@christiansenlaw.com		
19 20	R. Todd Terry	tterry@christiansenlaw.com		
20	Keely Perdue	keely@christiansenlaw.com		
22	Jonathan Crain	jcrain@christiansenlaw.com		
23	Renee Finch	rfinch@messner.com		
24	Caleb Meyer	cmeyer@messner.com		
25	Suzanne Morehead	smorehead@hutchlegal.com		
26	Chandi Melton	chandi@christiansenlaw.com		
27				
28				

1		
1 2	Jessie Church	jromero@vannahlaw.com
3	Bridget Salazar	bsalazar@vannahlaw.com
4	John Greene	jgreene@vannahlaw.com
5	Patricia Lee	plee@hutchlegal.com
6	Patricia Marr	patricia@marrlawlv.com
7	Daniel Simon	lawyers@simonlawlv.com
8	Robert Vannah	rvannah@vannahlaw.com
9	Esther Barrios Sandoval	esther@christiansenlaw.com
10 11	Christine Atwood	catwood@messner.com
12	Jackie Olivo	jolivo@messner.com
13	Nicholle Pendergraft	npendergraft@messner.com
14	Front Desk	office@marrlawlv.com
15	Aileen Bencomo	ab@christiansenlaw.com
16	Heather Bennett	hshepherd@hutchlegal.com
17 18	Ramez Ghally	rghally@hutchlegal.com
18	Jessica Adams	jessica@marrlawlv.com
20	Michelle Ordway	mordway@messner.com
21	David Gould	dgould@messner.com
22	Lisa Carteen	Lisa.Carteen@tuckerellis.com
23	Britteena Stafford	britteena.stafford@tuckerellis.com
24		
25		
26		
27		
28		

Electronically Filed 10/27/2020 3:25 PM Steven D. Grierson CLERK OF THE COURT **NEOJ** 1 PETER S. CHRISTIANSEN, ESQ. 2 Nevada Bar No. 5254 **KENDELEE L. WORKS, ESQ.** 3 Nevada Bar No. 9611 pete@christiansenlaw.com 4 **CHRISTIANSEN LAW OFFICES** 5 810 South Casino Center Blvd., Suite 104 Las Vegas, Nevada 89101 6 Telephone: (702) 240-7979 Attorney for Plaintiffs 7 **DISTRICT COURT** 8 **CLARK COUNTY, NEVADA** 9 10 LAW OFFICE OF DANIEL S. SIMON, A CASE NO.: A-19-807433-C **PROFESSIONAL CORPORATION;** 11 DEPT NO .: XXIV DANIEL S. SIMON; 12 Plaintiffs, 13 NOTICE OF ENTRY OF ORDER vs. **DENYING THE SPECIAL MOTION OF** 14 **ROBERT DARBY VANNAH, ESQ.,** EDGEWORTH FAMILY TRUST; 15 JOHN BUCHANAN GREENE, ESQ., AMERICAN GRATING, LLC; BRIAN AND ROBERT D. VANNAH, CHTD. EDGEWORTH AND ANGELA 16 d/b/a VANNAH & VANNAH, TO EDGEWORTH, INDIVIDUALLY, AS **DISMISS PLAINTIFFS' AMENDED** 17 HUSBAND AND WIFE; ROBERT DARBY **COMPLAINT: ANTI-SLAPP** VANNAH, ESQ.; JOHN BUCHANAN 18 GREENE, ESQ.; and ROBERT D. VANNAH, CHTD. d/b/a VANNAH & 19 VANNAH, and DOES I through V and ROE 20 CORPORATIONS VI through X, inclusive, 21 Defendants. 22 23 PLEASE TAKE NOTICE, that an Order on Defendants Robert Darby Vannah, Esq., John 24 Buchanan Greene, Esq., and Robert D. Vannah, Chtd. d/b/a Vannah & Vannah's Motion to 25 /// 26 /// 27 /// 28

CHRISTIANSEN LAW OFFICES 810 S. Casino Center Blvd., Suite 104 Las Vegas, Nevada 89101 702-240-7979 • Fax 866-412-6992



CHRISTIANSEN LAW OFFICES 810 S. Casino Center Blvd., Suite 104 Las Vegas, Nevada 89101 702-240-7979 • Fax 866-412-6992 **CERTIFICATE OF SERVICE**

Pursuant to NRCP 5(b), I certify that I am an employee of CHRISTIANSEN LAW OFFICES, and that on this 27th day of October, 2020 I caused the foregoing document entitled NOTICE OF ENTRY OF ORDER DENYING THE SPECIAL MOTION OF ROBERT DARBY VANNAH, ESQ., JOHN BUCHANAN GREENE, ESQ., AND ROBERT D. VANNAH, CHTD. d/b/a VANNAH & VANNAH, TO DISMISS PLAINTIFFS' AMENDED COMPLAINT: ANTI-SLAPP to be served upon those persons designated by the parties in the E-Service Master List for the above-referenced matter in the Eighth Judicial District Court eFiling System in accordance with the mandatory electronic service requirements of Administrative Order 14-2 and the Nevada Electronic Filing and Conversion Rules.

An employer of Christiansen Law Offices

CHRISTIANSEN LAW OFFICES 810 S. Casino Center Blvd., Suite 104 Las Vegas, Nevada 89101 702-240-7979 • Fax 866-412-6992

1		'ED
	10/26/2020 3:49 PM	Electronically Filed
		10/26/2020 3:48 PM
		CLERK OF THE COURT
1	ORDR	
2	PETER S. CHRISTIANSEN, ESQ. Nevada Bar No. 5254	
	KENDELEE L. WORKS, ESQ.	
3	Nevada Bar No. 9611	
4	pete@christiansenlaw.com CHRISTIANSEN LAW OFFICES	
5	810 South Casino Center Blvd., Suite 104	
6	Las Vegas, Nevada 89101 Telephone: (702) 240-7979	
7	Attorney for Plaintiffs	
,	DISTRICT	COURT
8	CLARK COUNT	
9		I, NEVADA
10	LAW OFFICE OF DANIEL S. SIMON, A	CASE NO.: A-19-807433-C
11	PROFESSIONAL CORPORATION; DANIEL S. SIMON;	DEPT NO.: XXIV
12		
13	Plaintiffs,	
13	vs.	ORDER DENYING THE SPECIAL MOTION OF ROBERT DARBY
	EDGEWORTH FAMILY TRUST;	VANNAH, ESQ., JOHN BUCHANAN
15	AMERICAN GRATING, LLC; BRIAN	<u>GREENE, ESQ., AND ROBERT D.</u> VANNAH, CHTD. d/b/a VANNAH &
16	EDGEWORTH AND ANGELA EDGEWORTH, INDIVIDUALLY, AS	VANNAH, TO DISMISS PLAINTIFFS'
17	HUSBAND AND WIFE; ROBERT DARBY	AMENDED COMPLAINT:
18	VANNAH, ESQ.; JOHN BUCHANAN GREENE, ESQ.; and ROBERT D.	<u>ANTI-SLAPP</u>
19	VANNAH, CHTD. d/b/a VANNAH &	
20	VANNAH, and DOES I through V and ROE	
	CORPORATIONS VI through X, inclusive,	
21	Defendants.	
22		
23	This matter having come before the Honora	able Jim Crockett on October 1, 2020, regarding
24	Defendants Robert Darby Vannah, Esq., John Bu	uchanan Greene, Esq., and Robert D. Vannah,
25	Chtd. d/b/a Vannah & Vannah's Motion to Di	-
26	SLAPP, filed on August 25, 2020, with Peter S. C	hristiansen, Esq. and Kendelee L. Works, Esq.
27	of CHRISTIANSEN LAW OFFICES appearing	
28		,

CHRISTIANSEN LAW OFFICES 810 S. Casino Center Blvd., Suite 104 Las Vegas, Nevada 89101 702-240-7979 • Fax 866-412-6992

1 DANIEL S. SIMON, A PROFESSIONAL CORPORATION and DANIEL S. SIMON, Patricia 2 A. Marr, Esq. of PATRICIA A. MARR, LTD, appearing on behalf of Defendants ROBERT 3 DARBY VANNAH ESQ., JOHN B. GREENE, ESQ., and ROBERT D. VANNAH, CHTD., dba VANNAH & VANNAH, (hereinafter collectively referred to as the "Vannah Defendants"), and 4 5 Renee M. Finch, Esq. and Christine L. Atwood, Esq., of MESSNER REEVES, LLP. and Patricia 6 Lee, Esq., of HUTCHISON & STEFFEN, PLLC, appearing on behalf of Defendants 7 EDGEWORTH FAMILY TRUST, AMERICAN GRATING, LLC, BRIAN EDGEWORTH and 8 ANGELA EDGEWORTH (hereinafter collectively referred to as the "Edgeworth Defendants"), 9 the Court having heard the arguments of the parties and considering the moving papers and 10 oppositions filed thereto, NOW THEREFORE, for good cause appearing, hereby finds:

> 1. When a party files a special motion to dismiss under Nevada's anti-SLAPP statutes, NRS 41.635-NRS 41.670, that party bears the initial burden of production and persuasion. Here, the Vannah Defendants as the moving party, must first make a threshold showing that Plaintiffs' claims against them are based on "[g]ood faith communication[s] in furtherance of the right to free speech in direct connection with an issue of public concern...which is truthful or made without knowledge of its falsehood." NRS 41.637.

2. If an anti-SLAPP motion is filed, a court "shall" first '[d]etermine whether the moving party has established, by a preponderance of the evidence, that the 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... which is truthful or is made without knowledge of its falsehood." NRS 41.660(3)(a). "No communication falls withint the purview of NRS 41.660 unless it is truthful or made without knowledge of its falsehood." NRS 41.660 unless it is truthful or made without knowledge of its falsehood.

3. If a court finds "the moving party has met the burden pursuant to paragraph(a)," the court shall then "determine whether the plaintiff[s] ha[ve] demonstrated with prima

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

facie evidence a probability of prevailing on the claim."(NRS 41.660(3)(b), as defined in NRS 41.665(2).

- 4. THIS COURT FINDS that in Case No. A-16-738444-C in the Eighth Judicial District Court, Clark County, Nevada, the Honorable Tierra Jones entered orders, which included dismissing the underlying lawsuit against Simon and finding that the conversion claims against him, which give rise to the instant lawsuit, were not filed and/or maintained on reasonable grounds. In awarding attorney's fees and costs for Simon having to defend the groundless claims, Judge Jones expressly found "it was an impossibility for Mr. Simon to have converted the Edgeworths' property." This court will not disturb the findings of a sister court on this issue. See Five Star Capital Corp. v. Ruby, 124 Nev. 1048. 194 P.3d 709 (2008).
- 5. THE COURT FURTHER FINDS based on the evidence and briefings before it, that there could not be any good faith legal or factual basis for the underlying conversion claim against Simon when there was a pre-litigation accord and satisfaction reached between the parties about how dominion and control over the funds was to be exercised pending resolution of the attorney lien dispute.
- 6. THE COURT FURTHER FINDS, in light of the foregoing, that the Vannah Defendants did not meet their burden under the first prong of the anti-SLAPP analysis because they cannot show, based on a preponderance of the evidence, that the underlying conversion claims against Simon were good faith communications, which were truthful and/or made without knowledge of falsity.
- 7. THE COURT FURTHER FINDS that it must only advance to the second prong of the Anti-SLAPP analysis in the event that the Vannah Defendants met their burden to show by a preponderance of the evidence that their underlying claims against Simon were based upon good faith communications made in furtherance of the right to free speech in direct connection with an issue of public concern. Only then would the burden shift to Plaintiffs to show with prima facie evidence, a probability of prevailing

CHRISTIANSEN LAW OFFICES 810 S. Casino Center Blvd., Suite 104 Las Vegas, Nevada 89101 702-240-7979 • Fax 866-412-6992 on their claims. Because the Vannah Defendants have not met their burden, this Court 1 2 need not consider the second prong of the anti-SLAPP analysis. 3 8. THE COURT FURTHER FINDS however, that if it reached the second prong of the Anti-SLAPP analysis, which it does not, Simon has shown prima facie evidence of a 4 probability of prevailing on Plaintiffs' claims and that there are genuine issues of 5 material fact at this stage in the litigation, which require discovery. 6 7 9. In light of the foregoing, IT IS HEREBY ORDERED that the Vannah Defendants' 8 Special Anti-Slapp Motion to Dismiss Plaintiffs' Amended Complaint Pursuant to Dated this 26th day of October, 2020 9 NRS 41.637, is DENIED. DATED this _____ day of October, 2020. 10 11 DISTRIC JDGE 12 13 **Respectfully submitted:** 14 CHRISTIANSEN LAW OFFICES 15 819 FCF DFB7 1E8F Jim Crockett 16 **District Court Judge** PETER S CHRISTHANSEN, ESQ. 17 Nevada Bar No. 5254 KENDELEE WORKS, ESQ. 18 Nevada Bar No. 9611 810 S. Casino Center Blvd., Ste. 104 19 Las Vegas, Nevada 89101 Attorneys for Plaintiffs 20 21 Approved as to Form and Content: 22 PATRICIA A. MARR, LTD. 23 24 PATRICIA A. MARR, ESQ. Nevada Bar No. 8846 25 2470 St. Rose Parkway, Ste. 110 Henderson, Nevada 89074 26 Attorneys for Defendants Robert Darby 27 Vannah, Esq.; John B. Greene, Esq.; and Robert D. Vannah, Chtd., dba Vannah & 28 Vannah

CHRISTIANSEN LAW OFFICES 810 S. Casino Center Blvd., Suite 104 702-240-7979 • Fax 866-412-6992 Las Vegas, Nevada 89101

1	CSERV			
2	ות	ISTRICT COURT		
3		K COUNTY, NEVADA		
4				
5				
6	Law Office of Daniel S Simon, Plaintiff(s)	CASE NO: A-19-807433-C		
7		DEPT. NO. Department 24		
8	VS.			
9	Edgeworth Family Trust, Defendant(s)			
10				
11	AUTOMATED	CERTIFICATE OF SERVICE		
12				
13	This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order was served via the court's electronic eFile system to all			
14	recipients registered for e-Service on th	he above entitled case as listed below:		
15	Service Date: 10/26/2020			
16	Peter Christiansen	pete@christiansenlaw.com		
17	Whitney Barrett	wbarrett@christiansenlaw.com		
18	Kendelee Leascher Works	kworks@christiansenlaw.com		
19 20	R. Todd Terry	tterry@christiansenlaw.com		
20	Keely Perdue	keely@christiansenlaw.com		
22	Jonathan Crain	jcrain@christiansenlaw.com		
23	Renee Finch	rfinch@messner.com		
24	Caleb Meyer	cmeyer@messner.com		
25	Suzanne Morehead	smorehead@hutchlegal.com		
26	Chandi Melton	chandi@christiansenlaw.com		
27				
28				

1		
1 2	Jessie Church	jromero@vannahlaw.com
3	Bridget Salazar	bsalazar@vannahlaw.com
4	John Greene	jgreene@vannahlaw.com
5	Patricia Lee	plee@hutchlegal.com
6	Patricia Marr	patricia@marrlawlv.com
7	Daniel Simon	lawyers@simonlawlv.com
8	Robert Vannah	rvannah@vannahlaw.com
9	Esther Barrios Sandoval	esther@christiansenlaw.com
10 11	Christine Atwood	catwood@messner.com
12	Jackie Olivo	jolivo@messner.com
13	Nicholle Pendergraft	npendergraft@messner.com
14	Front Desk	office@marrlawlv.com
15	Aileen Bencomo	ab@christiansenlaw.com
16	Heather Bennett	hshepherd@hutchlegal.com
17 18	Ramez Ghally	rghally@hutchlegal.com
18	Jessica Adams	jessica@marrlawlv.com
20	Michelle Ordway	mordway@messner.com
21	David Gould	dgould@messner.com
22	Lisa Carteen	Lisa.Carteen@tuckerellis.com
23	Britteena Stafford	britteena.stafford@tuckerellis.com
24		
25		
26		
27		
28		

Intentional Mi	sconduct	COURT MINUTES		April 09, 2020		
A-19-807433-C	Law Office of Dat vs. Edgeworth Famil					
April 09, 2020	9:00 AM	Motion		Emergency Motion to Preserve Evidence on Order Shortening Time		
HEARD BY:	Crockett, Jim		COURTROOM:	Phoenix Building 11th Floor 116		
COURT CLER	K: Rem Lord					
RECORDER:	Nancy Maldonado					
REPORTER:						
PARTIESPRESENT:Christiansen, Peter SAttorneyMarr, Patricia A., ESQAttorneyMcNutt, Daniel R.AttorneyWorks, Kendelee LeascherAttorney						
	JOURNAL ENTRIES					
- ATTORNEY PRESENT: James Christensen, Appellate counsel for consolidated cases (not counsel						

- ATTORNEY PRESENT: James Christensen, Appellate counsel for consolidated cases (not counsel on this case); Lisa Carteen present with Mr. McNutt. She will appear when her Pro Hac Vice application is processed.

The Court stated in the response filed by Defts on 4-6-2020, "we will in fact preserve any and all evidence sources that Simon references," and Defts never had any intention of doing anything else. The Court stated there is an agreement, or a lack of opposition. That is Mr. Christiansen's understanding with the caveat of the protocol how the Court applies the Order. Mr. Christiansen requested a date range on electronic data from November 15, 2017 through the present, including communications to Third Parties. Argument by Mr. Christiansen; counsel requested a protocol to

PRINT DATE:11/03/2020Page 1 of 9Minutes Date:April 09, 2020

A-19-807433-C

mirror or take an image of cell phones (Vannah and Edgeworth).

The Court suggested backing up everything now to a hard drive. Ms. Marr proposed each party consult with their independent IT person how to craft the Order. Argument by Ms. Marr regarding this emergency Motion with the backdrop of the pandemic. Argument by Mr. McNutt; the law imposes the obligation without Plaintiff's Motion, the date range was not presented in the Motion, and for this case, the documents will be preserved. Mr. McNutt requested to meet and confer on the parameters.

COURT ORDERED, counsel for the parties will meet and confer via COVID-19 protocol, and exchange draft documents electronically; by 5-7-2020, counsel are to have filed a Stipulation and Order on the protocols for electronically stored information; the timeframe begins November 2017; Status Check SET on the Chambers Calendar to ensure the Order is filed. Mr. McNutt has no problem with the timeframe for preservation, but counsel does not want an incorrect inference. COURT ORDERED, motion is DENIED; the Court Directed counsel how to proceed.

Ms. Marr will prepare the Order, and counsel to approve as to form and content.

5-21-2020 3:00 a.m. In Chambers Status Check: Stipulation and Order

Intentional Misconduct		COURT MINUTES	June 11, 2020	
vs.		iel S Simon, Plaintiff(s) Trust, Defendant(s)		
June 11, 2020	9:00 AM N	Aotion for Leave		
HEARD BY: Cro	ockett, Jim	COURTROOM:	Phoenix Building 11th Floor 116	
COURT CLERK:	Rem Lord			
RECORDER: Tr	isha Garcia			
REPORTER:				
C L N	Atwood, Christine L. Christiansen, Peter S .ee, Patricia Marr, Patricia A., ESQ Vorks, Kendelee Leasch	5		
JOURNAL ENTRIES				
- MOTION FOR LEAVE TO SUPPLEMENT PLAINTIFF'S OPPOSITION TO MOTION TO ASSOCIATE COUNSEL OR IN THE ALTERNATIVE, MOTION TO DISQUALIFY LISA CARTEEN, ESQ. AND TO PRECLUDE HER REVIEW OF CASE MATERIALS ON ORDER SHORTENING TIME				

Court reviewed the procedural history of the case. Colloquy regarding future filings. COURT ORDERED, Motion to Supplement GRANTED. Colloquy regarding scheduling. COURT FURTHER ORDERED, Motions scheduled to be heard 6/30/2020 and 7/7/2020 RESET to 8/13/2020 at 9:00 am.

April 09, 2020

Intentional Misconduct		COURT MINUTES	June 26, 2020	
vs.		aniel S Simon, Plaintiff(s) ily Trust, Defendant(s)		
June 26, 2020	3:00 AM	Motion to Associate Counsel		
HEARD BY: Crocke	tt, Jim	COURTROOM:	Phoenix Building 11th Floor 116	
COURT CLERK: Re	em Lord			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- This Chambers matter is being decided on the briefs and/or pleadings filed. The Motion to Associate attorney Lisa Carteen is granted. The Court reviewed the Motion (5/5/20) Opposition (5/7/20), Supplemental Opposition (6/3/20), Opposition to Motion to Supplement (6/5/20), the Errata to Opposition (6/8/20) and the Reply to Opposition (6/9/20), Plaintiff s Supplemental Opposition filed 6/18/20, and Defendant s 6/25/20 Reply and is aware that Plaintiff contends Ms. Carteen should not be allowed to serve as counsel in this case because she may be a material witness and thus disqualified as counsel. However, the Court is ruling that there is no reason why Ms. Carteen cannot be admitted pro hac vice. Once admitted pro hac she is subject to the same potential disqualifications as any other counsel in the case. Accordingly, the motion to admit Ms. Carteen should not be is granted and counsel for the Edgeworths is to submit an order granting Ms. Carteen s admission pro hac within fourteen days. COURT ORDERED, status check SET for the filing of the Order.

7/30/2020 STATUS CHECK: FILING OF ORDER (CHAMBERS)

11/03/2020

Page 4 of 9

Minutes Date:

April 09, 2020

CLERK'S NOTE: This Minute Order was electronically served to all registered parties for Odyssey File & Serve. /rl 6/26/2020

Intentional Misconduct		COURT MINUTES	August 13, 2020		
VS.		aniel S Simon, Plaintiff(s) iily Trust, Defendant(s)			
August 13, 202	20 9:00 AM	All Pending Motions			
HEARD BY:	Crockett, Jim	COURTROOM:	Phoenix Building 11th Floor 116		
COURT CLEF	RK: Rem Lord				
RECORDER:	RECORDER: Nancy Maldonado				
REPORTER:					
PARTIES PRESENT:	Christiansen, Peter S Finch, Renee M. Marr, Patricia A., ESC Meyer, Michael C.	Attorney			
		JOURNAL ENTRIES			

JUKNAL ENTKIES

- Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and, Robert D. Vannah, CHTD., d/b/a Vannah & Vannah, To Dismiss Plaintiffs Complaint, And Motion In The Alternative For A More Definite Statement ... Defendants Edgeworth Family Trust, American Grating LLC Brian Edgeworth and Angela Edgeworth's Motion to Dismiss Plaintiffs Complaint ... Special Motion of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, to Dismiss Plaintiff's Amended Complaint: Anti-Slapp ... Joinder of Edgeworth Family Trust, and Brian and Angela Edgeworth to American Grating, LLC's, and Robert Darby Vannah, Esq.; John Buchanan Greene, Esq.; and Robert D. Vannah, CHTD. d/b/a Vannah & Vannah's Special Motions to Dismiss Plaintiffs' Complaint ... Defendant American Grating, LLC's Joinder To Special Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And, Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Dismiss Plaintiffs Complaint: Anti-SLAPP ... Defendant American Grating, LLC's Joinder To Edgeworth Family Trust, Brian Edgeworth, And Angela Edgeworth s Special Anti-Slapp Motion To Dismiss Pursuant To NRS 41.637 ... Joinder of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D.Vannah, CHTD., d/b/a

PRINT DATE: 11/03/2020

A-19-807433-C

Vannah & Vannah, to Defendants' Special Motions to Dismiss Plaintiffs' Complaint: Anti-Slapp ... Motion of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and, Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, to Dismiss Plaintiffs' Amended Complaint ... Defendant American Grating, LLC's Joinder To Special Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Dismiss Plaintiffs Amended Complaint: Anti-Slapp ... Defendant American Grating, LLC's Joinder To Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And, Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Dismiss Plaintiffs Amended Complaint ... Defendant American Grating, LLC s Motion to Dismiss Plaintiffs Amended Complaint ... Renewed Special Motion of Brian Edgeworth Angela Edgeworth, Edgeworth Family Trust and American Grating, LLC Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637 and for Leave to File Motion in Excess of 30 Pages Pursuant to EDCR 2.20(a) ... Defendans Edgeworth Family Trust, Brian Edgeworth and Angela Edgeworth's Motion to Dismiss PLaintiffs' Amended Complaint ... Joinder of Edgeworth Family Trust, and Brian and Angela Edgeworth to American Grating, LLC's, and Robert Darby Vannah, Esq.; John Buchanan Greene, Esq.; and Robert D. Vannah, CHTD. d/b/a Vannah & Vannah's Motions to Dismiss Plaintiffs' Amended Complaint ... Joinder of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, to Defendants' Motion to Dismiss Plaintiffs' Amended Complaint and Defendant's Renewed Special Motion to Dismiss Plaintiffs' Amended Complaint: Anti-Slapp ... Special Motion of Robert Darby Vannah, Esg., John Buchanan Greene, Esg., and Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, to Dismiss Plaintiffs' Complaint: Anti-Slapp ... Special Motion of American Grating, LLC Anti-Slapp Motion to Dismiss Pursuant to NRS 41.63 and for Leave to File Motion in Excess of 30 Pages Pursuant to EDCR 2.20(a) ... Edgeworth Family Trust, Brian Edgeworth, and Angela Edgeworth's Special Anti-Slapp Motion to Dismiss Pursuant to NRS 41.637

Court reviewed the procedural history of the case and admonished counsel regarding length of filings being several thousand pages long. COURT ORDERED, all matters, motions and joinder OFF CALENDAR. Court instructed counsel to correctly file appropriate motions by 8/27/2020, oppositions to be filed by 9/10/2020, reply briefs due 9/24/2020 and hearing will be set 10/1/2020.

Page 7 of 9

Minutes Date:

Intentional Mis	conduct	COURT MINUTES	October 01, 2020	
VS.		niel S Simon, Plaintiff(s) ly Trust, Defendant(s)		
October 01, 2020	9:00 AM	All Pending Motions		
HEARD BY: C	Crockett, Jim	COURTROOM:	Phoenix Building 11th Floor 116	
COURT CLERK	: Rem Lord			
RECORDER:	Nancy Maldonado			
REPORTER:				
PARTIES PRESENT:	Atwood, Christine L. Christiansen, Peter S Finch, Renee M. Lee, Patricia Marr, Patricia A., ESQ	Attorney Attorney Attorney Attorney Attorney JOURNAL ENTRIES		
Defendents Prion Edgewenth Angele Edgewenth Edgewenth Espily Trust And American Creating				

- Defendants Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust And American Grating, Llc s Joinder To Reply Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Plaintiffs' Opposition To Vannah's Special Motion To Dismiss Plaintiffs' Amended Complaint: Anti-Slapp Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and, Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, To Dismiss Plaintiffs' Amended Complaint Edgeworth Defendants' Special Anti-Slapp Motion to Dismiss Plaintiff's Amended Complaint Pursuant to NRS 41.637 Special Motion of Robert Darby Vannah, Esq., John Buchanan, Esq. and Robert D. Vannah, Chtd., dba Vannah & Vannah, to Dismiss Plaintiff's Amended Complaint; ANTI-SLAPP

Court reviewed the procedural history of the case and stated inclinations. Arguments by counsel.

Defendants Brian Edgeworth, Angela Edgeworth, Edgeworth Family Trust And American Grating,

PRINT DATE:	11/03/2020	Page 8 of 9	Minutes Date:	April 09, 2020
	/ /			F,

A-19-807433-C

Llc s Joinder To Reply Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., And Robert D. Vannah, Chtd., D/B/A Vannah & Vannah, To Plaintiffs Opposition To Vannah's Special Motion To Dismiss Plaintiffs Amended Complaint: Anti-Slapp; COURT ORDERED, motion DENIED.

Motion Of Robert Darby Vannah, Esq., John Buchanan Greene, Esq., and, Robert D. Vannah, Chtd., d/b/a Vannah & Vannah, To Dismiss Plaintiffs Amended Complaint; COURT ORDERED, motion DENIED

Edgeworth Defendants' Special Anti-Slapp Motion to Dismiss Plaintiff's Amended Complaint Pursuant to NRS 41.637; COURT ORDERED, motion DENIED.

Special Motion of Robert Darby Vannah, Esq., John Buchanan, Esq. and Robert D. Vannah, Chtd., dba Vannah & Vannah, to Dismiss Plaintiff's Amended Complaint; ANTI-SLAPP; COURT ORDERED, motion DENIED.

Plaintiff's counsel Mr. Christiansen to prepare and submit the Orders within fourteen days per EDCR 7.21, counsel to review as to form and content.

COURT FURTHER ORDERED, status check SET for the filing of the Orders.

10/29/2020 STATUS CHECK: FILING OF ORDERS (CHAMBERS)



EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

PATRICIA A. MARR, ESQ. 2470 ST. ROSE PKWY., STE 110 HENDERSON, NV 89074

DATE: November 3, 2020 CASE: A-19-807433-C

RE CASE: LAW OFFICE OF DANIEL S. SIMON, A PROFESSIONAL CORPORATION; DANIEL S. SIMON vs. EDGEWORTH FAMILY TRUST; AMERICAN GRATING, LLC; BRIAN EDGEWORTH; ANGELA EDGEWORTH; ROBERT DARBY VANNAH, ESQ.; JOHN BUCHANA GREEN, ESQ.; ROBERT D. VANNAH, CHTD., D/B/A VANNAH & VANNAH

NOTICE OF APPEAL FILED: November 2, 2020

YOUR APPEAL <u>HAS</u> BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS **NOT** TRANSMITTED HAVE BEEN MARKED:

- \$250 Supreme Court Filing Fee (Make Check Payable to the Supreme Court)**
 - If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.
- □ \$24 District Court Filing Fee (Make Check Payable to the District Court)**
- Solo − Cost Bond on Appeal (Make Check Payable to the District Court)**
 - NRAP 7: Bond For Costs On Appeal in Civil Cases
 - Previously paid Bonds are not transferable between appeals without an order of the court.
- □ Case Appeal Statement
 - NRAP 3 (a)(1), Form 2
- □ Order
- □ Notice of Entry of Order

NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. <u>The district court clerk shall apprise appellant of the deficiencies in</u> <u>writing</u>, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (g) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

Please refer to Rule 3 for an explanation of any possible deficiencies.

**Per District Court Administrative Order 2012-01, in regards to civil litigants, "...all Orders to Appear in Forma Pauperis expire one year from the date of issuance." You must reapply for in Forma Pauperis status.

Certification of Copy

State of Nevada County of Clark SS:

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

DEFENDANTS ROBERT DARBY VANNAH, ESQ., JOHN BUCHANA GREENE, ESQ., AND ROBERT D. VANNAH, CHTD., D/B/A VANNAH & VANNAH, NOTICE OF APPEAL; DEFENDANTS ROBERT DARBY VANNAH, ESQ., JOHN BUCHANAN GREENE, ESQ., AND ROBERT D. VANNAH, CHTD., D/B/A VANNAH & VANNAH, CASE APPEAL STATEMENT; ; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; ORDER DENYING THE SPECIAL MOTION OF ROBERT DARBY VANNAH, ESQ., JOHN BUCHANAN GREENE, ESQ., AND ROBERT D. VANNAH, CHTD, D/B/A VANNAH & VANNAH, TO DISMISS PLAINTIFFS' AMENDED COMPLAINT; ANTI-SLAPP; NOTICE OF ENTRY OF ORDER DENYING THE SPECIAL MOTION OF ROBERT DARBY VANNAH, ESQ., JOHN BUCHANAN GREENE, ESQ., AND ROBERT D. VANNAH, CHTD., D/B/A VANNAH, ESQ., JOHN BUCHANAN GREENE, ESQ., AND ROBERT D. VANNAH, CHTD., D/B/A VANNAH, ESQ., JOHN BUCHANAN GREENE, ESQ., AND ROBERT D. VANNAH, CHTD., D/B/A VANNAH, ESQ., JOHN BUCHANAN GREENE, ESQ., AND ROBERT D. VANNAH, CHTD., D/B/A VANNAH, ESQ., JOHN BUCHANAN GREENE, ESQ., AND ROBERT D. VANNAH, CHTD., D/B/A VANNAH, SVANNAH, TO DISMISS PLAINTIFFS' AMENDED COMPLAINT: ANTI-SLAPP; DISTRICT COURT MINUTES; NOTICE OF DEFICIENCY

LAW OFFICE OF DANIEL S. SIMON, A PROFESSIONAL CORPORATION; DANIEL S. SIMON,	Case N <u>o</u> :	A-19-807433-C
5. 51100N,	Dept N <u>o</u> :	XXIV
Plaintiff(s),		
vs.		
EDGEWORTH FAMILY TRUST; AMERICAN		
GRATING, LLC; BRIAN EDGEWORTH;		
ANGELA EDGEWORTH; ROBERT DARBY VANNAH, ESQ.; JOHN BUCHANA GREEN,		
ESQ.; ROBERT D. VANNAH, CHTD., D/B/A		
VANNAH & VANNAH,		
Defendant(s),		

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 3 day of November 2020. Steven D. Grierson, Clerk of the Court

Amanda Hampton, Deputy Clerk A-19-807433-C