

Amie Morrison  
1801 S. Decatur  
#26764  
Las Vegas, NV 89126  
702-302-0481

FILED

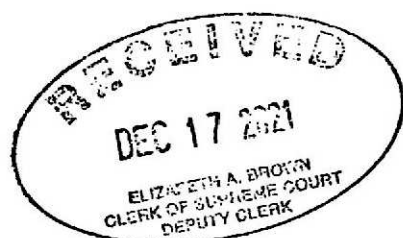
DEC 17 2021

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY Shapell  
DEPUTY CLERK

Re: Case: A-21-832762-C

Dear Clerk of the Court,  
I am enclosing a Notice  
of Motion on the  
above listed case.

Please file this in  
accordance to your  
normal filing procedures.  
I certainly appreciate  
your assistance in  
this matter.



Respectfully  
Submitted  
Amie Morrison  
21-36073

THE SUPREME COURT OF THE STATE OF NEVADA

Aimee Morrison,

Petitioner-Appellant,

V.

Charlene O'Neil,

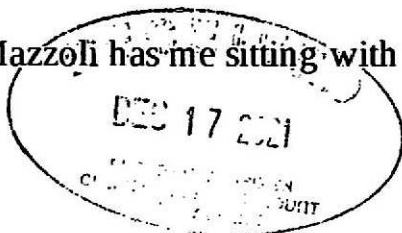
Gloria Mazzoli,

Respondent-Appellee,

A-21-832761-C

NOTICE OF MOTION

1. The petitioner alleges further acts of Asian hate by Gloria Mazzoli  
Communicating hate related labels and stigmas by intentionally  
Creating a hostile work environment at my current place of  
Employment in Las Vegas, Nevada as a food server
2. Mazzoli is connected to a cop, as this has been investigated by  
My aunt, JoAnn O'Neil, head of the London CIA, as this  
Oswego County, NY sheriff is engaging in human trafficking,  
Under Federal code 18 U.S.C. 1591 by making it a Federal  
Offense to knowingly entice, harbor, by creating the act,  
Having a means and a purpose.
3. The act is creating a HOSTILE work environment. The means  
Is the Oswego County Sheriff having the means to do this  
And the purpose is the Federal Hate 18 U.S.C. 249
4. Mazzoli has me sitting with a Michael Baker. This name is



Associated with the intellect impairment used to associate me  
With HATE, as this person is the person the Oswego County  
Sheriff has associated the hate with the homosexual hate  
Crime

5. Mazzoli and this cop are accused of 18 U.S.C. 2261 A Federal  
Stalking by engaging in conduct that includes continuous  
Threats at my place of employment by communicating threatening  
Acts of physical or physiological violence with the intent to  
Disrupt, disturb, that in a civilized community is identified as an  
Outrage with reckless disregard for causing emotional distress.
6. The defendant's conduct is done purposely, recklessly, and  
Intended to do harm
7. Under 18 U.S.C. 241 and 242 provides for Sixth level of  
Offenses that occur under the colors of State law that aggravates  
The circumstances. The respondent is knowingly and intentionally  
Committing a Nevada violation of the NRS law 41.520
8. The respondent intends to cause injury by engaging in acts, caught  
On undercover camera of induced schemes, depictions of  
Influenced customers, influenced hostesses, with a premeditated  
Scheme depicted to cause intentional injury, harassment,  
Embarrassment, humiliation, and reckless disregard
9. Under 5 U.S.C. 552 a ( g ) Mazzoli and the public servant have  
Intentionally intruded on seclusion and public disclosure of private  
Opinions in the workplace by communicating information and  
Opinions that puts me in false light, where the conduct falls outside  
Of all possible bounds of decency and is utterly intolerable
10. Two or more people on the highway in disguise, with a plot  
For the purpose of depriving a right either directly or indirectly  
Violates the standard of equal protection of the law by trying to

Interfere a course of conduct directed towards a specific person  
Where the clear and present danger exists, where the threat of injury  
To a person would present clear danger 18 U.S.C. 102 Section 215  
Public Health Law 107-150.

11. Mazzoli is intentionally organizing and conspiring conduct against  
The rights of a citizen 18 U.S.C. 241 by intentionally influencing  
Activity, conduct, and communication meant to disturb, disrupt,  
Trespass,
12. Mazzoli has caused intentional perjury by alleging that she has  
Possession of a POWERFUL legal document, notarized, signed  
And a copyright power on a Josephine Wahrendorf, my deceased  
Grandmother. Executor of Josephine Wahrendorf's will is James  
Wahrendorf, and his wife Patricia. Mazzoli alleges that she posses  
Documents as does Charlene O'Neil signed by Josephine Wahrendorf  
Over a very serious legal situation of attempted murder, and Mazzoli  
Swore under oath in a Federal Court of law that it was the fault of  
Josephine Wahrendorf and she has the burden of proof to show this  
Court and myself these documents that Mazzoli alleges that she has  
That she insists she can use to obstruct my employment, oppress my  
Marriage, education, and health, trespassing at my job, stalking me.  
Mazzoli SWEARS she has some proof in her possession declaring  
Power of attorney over Josephine Wahrendorf
13. My uncle James Wahrendorf has concluded that Mazzoli has engaged  
In intentionally perjury at the Eleventh Circuit by communicating she  
Possessed documents of power of attorney, and I am unable to get  
The State of Florida to communicate with me. Mazzoli alleges that she  
Has legal authority to stalk me alleging power of attorney by Josephine  
Wahrendorf. James and Patricia Wahrendorf have communicated that  
There deceased mother, Josephine Wahrendorf, never drove a vehicle  
Never owned a cellular telephone and was considered a dangerous enemy  
That was out to cause intentional injury to Aimee Morrison's life by  
Libel, defamation, slander

Dated: December 10, 2021

  
Aimee Morrison

## CERTIFICATE OF SERVICE

I do hereby certify that on this 10th day of December, 2021, I served a  
Notice of Motion upon Kevin Beck, 3137 E Warm Springs Rd., Suite 100  
Las Vegas, Nevada 89126 by First Class United States Mail

Shirley Monism