

IN THE COURT OF APPEALS OF THE STATE OF NEVADA

VENETIAN CASINO RESORT, LLC, A  
NEVADA LIMITED LIABILITY  
COMPANY; AND LAS VEGAS SANDS,  
LLC, A NEVADA LIMITED LIABILITY  
COMPANY,

Petitioners,

vs.

THE EIGHTH JUDICIAL DISTRICT  
COURT OF THE STATE OF NEVADA,  
IN AND FOR THE COUNTY OF  
CLARK; AND THE HONORABLE  
KATHLEEN E. DELANEY, DISTRICT  
JUDGE,

Respondents,

and

JOYCE SEKERA, AN INDIVIDUAL,  
Real Party in Interest.

No. 83600-COA

FILED

OCT 14 2021

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY S. Young  
DEPUTY CLERK

*NOTICE OF VOLUNTARY DISCLOSURE*

I previously recused myself from participation in an earlier writ proceeding arising from this matter, *Venetian Casino Resort, LLC v. Eighth Judicial District Court*, Docket No. 79689-COA, as the issues raised therein potentially implicated a prior decision I had made as discovery commissioner. That case was resolved by the remaining judges on the court in an opinion filed last year, 136 Nev. 221, 467 P.3d 1 (Ct. App. 2020), which set forth the standard under which the district court should analyze such discovery questions and remanded for reconsideration under the newly announced standard. The present writ petition challenges a new district court order, entered on remand, applying the standard. As a result, it does not appear that any prior decision by me as discovery commissioner is

potentially implicated by the current writ proceeding, and thus my recusal in this matter is not warranted. I believe that I can be fair and impartial in this matter, but I am making this disclosure so that any party who believes disqualification is appropriate may file a motion to disqualify pursuant to NRAP 35. Any motion to disqualify must be made in writing within 7 days of the filing of this voluntary disclosure.

  
\_\_\_\_\_, J.  
Bulla

cc: Royal & Miles, LLP  
Claggett & Sykes Law Firm  
The Galliher Law Firm