IN THE SUPREME COURT OF NEVADA

MCGUIRE HOLDINGS LTD.,

Supreme Court No. 83638

Appellant,

District Court Case NE! PCS 12079 | Cally Filed Feb 15 2022 03:59 p.m. Elizabeth A. Brown

Clerk of Supreme Court

v.

BETFRED INTERNATIONAL HOLDINGS, LTD.,

Respondent.

APPEAL

Appeal From the Judgment Entered by the Eighth Judicial District Court The Honorable Nancy Allf, District Judge District Court Case No. A-21-827937-B

JOINT APPENDIX VOLUME 1 OF 1

ARIEL E. STERN, ESQ. Nevada Bar No. 8276 MELANIE D. MORGAN, ESQ. Nevada Bar No. 8215 AKERMAN LLP

1635 Village Center Circle, Suite 200 Las Vegas, Nevada 89134 Telephone: (702) 634-5000 Attorneys for McGuire Holdings, Ltd.

DAMIEN H. PROSSER, ESQ. Florida Bar No. 0017455 (Admitted Pro Hac Vice) JESSICA THORSON, ESQ. Florida Bar No. 0091676 (Admitted Pro Hac Vice) MORGAN & MORGAN, P.A.

Business Trial Group 20 North Orange Avenue, 15th Floor Orlando, Florida 32801 Telephone: (407) 236-5974 Attorneys for McGuire Holdings, Ltd

Alphabetical Appendix

VOLUME	TAB	DATE	DOCUMENT	PAGES
NUMBER		FILED		
	3.	03/15/2021	Defendant's Motion to Dismiss	19-49
		for Lack of Personal Jurisdiction		
	5. 05/05/2021 Defendant's Reply in Support of		139-156	
Motion to Dismiss for L Personal Jurisdiction		Motion to Dismiss for Lack of		
		Personal Jurisdiction		
	1.	01/25/2021	First Amended Complaint	1-15
	8.	10/13/2021	Notice of Appeal	189-191
	7.	09/16/2021	Notice of Entry of Order	180-188
1				
			Motion to Dismiss for Lack of	
			Personal Jurisdiction	
	4.	04/12/2021	Plaintiff's Opposition to	50-138
		Defendant's Motion to Dismiss		
		for Lack of Personal Jurisdiction		
	2. 02/02/2021 Summons issued		Summons issued	16-18
	6.	05/12/2021	Transcript from hearing on	157-179
		(hearing date)	Defendant's Motion to Dismiss	

Chronological Appendix

VOLUME	TAB	DATE	DOCUMENT	PAGES
NUMBER		FILED		
	1.	01/25/2021	First Amended Complaint	1-15
	2.	02/02/2021	Summons issued	16-18
	3.	03/15/2021	Defendant's Motion to Dismiss for	19-49
			Lack of Personal Jurisdiction	
	4.	04/12/2021	Plaintiff's Opposition to	50-138
			Defendant's Motion to Dismiss for	
			Lack of Personal Jurisdiction	
1	5.	05/05/2021	Defendant's Reply in Support of	139-156
			Motion to Dismiss for Lack of	
			Personal Jurisdiction	
	6.	05/12/2021	Transcript from hearing on	157-179
		(hearing date)	Defendant's Motion to Dismiss	
	7.	09/16/2021	Notice of Entry of Order	180-188
			Regarding Defendant Betfred	
			International Holdings, Ltd.'s	
			Motion to Dismiss for Lack of	
			Personal Jurisdiction	
	8.	10/13/2021	Notice of Appeal	189-191

DATED this 15th day of February, 2022.

MORGAN & MORGAN, P.A. Business Trial Group

/s/ Damien H. Prosser Damien H. Prosser, Esq.

Florida Bar No. 0017455
(Admitted Pro Hac Vice)
Jessica Thorson, Esq.
Florida Bar No. 0091676
(Admitted Pro Hac Vice)
20 North Orange Avenue, 15th Floor
Orlando, Florida 32801

ARIEL E. STERN, ESQ.
Nevada Bar No. 8276
MELANIE D. MORGAN, ESQ.
Nevada Bar No. 8215
AKERMAN LLP
1635 Village Center Circle, Suite 200
Las Vegas, Nevada 89134
Telephone: (702) 634-5000

Attorneys for McGuire Holdings, Ltd.

CERTIFICATE OF SERVICE

I certify that I electronically filed on this 15th day of February, 2022, the

foregoing JOINT APPENDIX - VOLUME 1 OF 1, with the Clerk of the Court

for the Nevada Supreme Court by using the Court's electronic file and serve

system. I further certify that all parties of record to this appeal are either registered

with the Court's electronic filing system or have consented to electronic service

and that electronic service shall be made upon and in accordance with the Court's

Master Service List.

I declare that I am employed in the office of a member of the bar of this

Court at whose discretion the service was made.

/s/ Carla Llarena

An employee of Akerman LLP

V

Electronically Filed 1/25/2021 3:59 PM Steven D. Grierson **CLERK OF THE COURT**

ACOM

ARIEL E. STERN, ESQ. Nevada Bar No. 8276

MELANIE M. MORGAN, ESQ.

Nevada Bar No. 8215

AKERMAN LLP

1635 Village Center Circle, Suite 200

Las Vegas, Nevada 89134

Telephone: (702) 634-5000 Facsimile: (702) 380-8572 Email: ariel.stern@akerman.com

Email: melanie.morgan@akerman.com

DAMIEN H. PROSSER, ESQ.

Florida Bar No. 0017455

(Pro Hoc Vice Admission Pending)

JESSICA THORSON, ESQ.

Florida Bar No. 0091676

(Pro Hoc Vice Admission Pending)

MORGAN & MORGAN, P.A.

Business Trial Group

20 North Orange Avenue, 15th Floor

Orlando, Florida 32801

Telephone: (407) 236-5974 Facsimile: (407) 245-3349

E-mail: <u>DProsser@forthepeople.com</u> E-mail: JThorson@forthepeople.com

Attorneys for Plaintiff McGuire Holdings Ltd.

EIGHTH JUDICIAL DISTRICT COURT

CLARK COUNTY, NEVADA

19 McGuire Holdings Ltd.,

Plaintiff,

Defendant.

XXVII Dept.:

Case No.:

21 v.

FIRST AMENDED COMPLAINT

22

1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 TEL: (702) 634-5000 – FAX: (702-380-8572

13

14

15

16

17

18

20

JURY TRIAL DEMANDED Betfred International Holdings, Ltd.,

23

EXEMPT FROM ARBITRATION (Amount at Issue Exceeds \$50,000)

A-21-827937-B

24 25

26

27

FIRST AMENDED COMPLAINT

Plaintiff, McGuire Holdings, Ltd. ("McGuire"), sues Defendant, Betfred International Holdings, Ltd. ("Betfred"), and alleges:

28 ///

Docket 83638 Document 2022-05101

56221458;1

1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 12 13 14 15 LAS VEGAS, TEL: (702) 634-5000 16 17 18

1

2

3

4

5

6

7

8

9

10

11

19

20

21

22

23

24

25

26

27

28

INTRODUCTION

1. This case arises from a well-known foreign corporation taking advantage of McGuire's relationships and hard work. Betfred is a bookmaker based in the United Kingdom that operates brick and mortar betting shops and online casinos. Anxious to expand its business in the United States, Betfred desired to become the sportsbook operator for casinos owned or operated by the Mohegan Tribe. Lacking connections with the Mohegan Tribe, Betfred and McGuire entered into a written agreement that created binding obligations on the parties, including the obligation to enter into a full form agreement to share revenue, wherein Betfred would pay McGuire 10% of the gross revenues it received from the Mohegan Tribe casinos if McGuire could assist Betfred to become the sportsbook operator for any of the Mohegan Tribe's casinos (the "Mohegan Tribe Deal"). After McGuire spent more than a year introducing Betfred to high ranking members of the Mohegan Tribe, and all initial indications were that McGuire's efforts were successful, Betfred informed McGuire that any deal with the Mohegan Tribe was dead. This turned out to be false, as Betfred subsequently became the sportsbook operator for the new Virgin Hotels Casino in Las Vegas (the "Virgin Hotel Casino"), which is operated by the Mohegan Tribe. Without McGuire's efforts, Betfred would never have been able to secure the sportsbook deal with the Mohegan Tribe for the Virgin Hotel Casino. Sadly, Betfred now refuses to honor its agreement with McGuire.

PARTIES, JURISDICTION, AND VENUE

- 2. This is an action for damages that exceeds the sum of \$15,000.00, exclusive of costs, interest and attorneys' fees.
- 3. Plaintiff, McGuire, is a Bahamian company with its principle place of business in Orange County, Florida.
- 4. Defendant, Betfred, is a United Kingdom company with its principle place of business in Birchwood, Warrington.
- 5. Venue is proper in Las Vegas, Nevada because one or more of the causes of action accrued in Clark County, Nevada.
- 6. Specifically, the subject of the written agreement, the Virgin Hotel Casino, is located in Clark County, Nevada. Representatives from Betfred, McGuire and the Mohegan Tribe met in

Clark County, Nevada to discuss updates, strategy and planning for the Mohegan Tribe Deal and Betfred recently incorporated a Nevada subsidiary, Betfred USA Sports, LLC, in connection with the Virgin Hotel Casino.

7. The written agreement between McGuire and Betfred specifically requires any disputes be resolved in accordance with the laws of England and Wales. The agreement is silent on the venue for any dispute.

FACTUAL BACKGROUND

A. <u>Betfred</u>

- 8. Betfred was founded in North England in 1967. Betfred owns and operates more than 1,600 betting shops in the United Kingdom and bills itself as a best in class online casino and betting product in the United Kingdom and Spain.
- 9. The Mohegan Tribe owns or operates multiple casinos throughout the United States and Canada, including casinos located in Connecticut, Pennsylvania, Louisiana, and Ontario.
- 10. The Mohegan Tribe also operates and manages the Virgin Hotel Casino. The Virgin Hotel Casino is set to open in April of 2021.
- 11. Betfred is currently a licensed sportsbook operator in Iowa, Pennsylvania and Colorado. Betfred's Nevada license is currently pending regulatory approval.
- 12. In the wake of the Supreme Court's ruling in *Murphy v. National Collegiate Athletic Association*¹ sports betting in the United States has experienced extraordinary growth.
- 13. In an effort to cash in on this growth, Betfred has endeavored to expand its operations in the United States.
- 14. One of Betfred's potential targets for expanding its sportsbook operations was the Mohegan Tribe.
- 15. Unfortunately, Betfred did not have the necessary contacts with the Mohegan Tribe to successfully pursue the Mohegan Tribe Deal. McGuire, on the other hand, did have the requisite

¹ Murphy v. National Collegiate Athletic Ass'n, 138 S. Ct. 1461 (2018) (holding that the provision of the federal Professional and Amateur Sports Protection Act, which makes it unlawful for a State to authorize sports gambling is unconstitutional).

11 1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 12 - FAX: (702-380-8572 13 14 15 LAS VEGAS, TEL: (702) 634-5000 16 17 18

19

20

21

22

23

24

25

26

27

28

1

2

3

4

5

6

7

8

9

10

relationships with the Mohegan Tribe to assist Betfred to become the sportsbook operator for casinos owned or operated by the Mohegan Tribe.

В. **McGuire**

- 16. McGuire was founded by Peter Hutchinson ("Hutchinson"). Hutchinson is a successful businessman originally from Northern England who now resides in Florida.
- 17. Hutchinson had connections with Betfred, including Betfred's Chief Executive Officer Mark Stebbings ("Stebbings") and Betfred's Trading Director Craig Reed ("Reed").
- 18. As a result of his connections with Betfred, Hutchinson understood that Betfred was seeking to expand its operations in the United States and was looking for inroads with the Mohegan Tribe.
- 19. One of Hutchinson's longtime associates and friends is Sherman Brown ("Brown"). Brown is a successful businessman who mostly works with current and former NBA players to find and negotiate promising investments.
- 20. Brown is also a member of the Board of Governors & Trustees for the Naismith Hall of Fame (the NBA Hall of Fame).
- 21. Brown has connections with the Mohegan Tribe, including the former Chairman of the Mohegan Tribe Council Kevin Brown ("Kevin Brown"), the Chief Marketing Officer David Martinelli ("Martinelli"), and its Vice President of Interactive Gaming Aviram Alroy ("Alroy").

The Agreement C.

- 22. Knowing that Betfred wished to expand its operations within the United States, in June of 2017, McGuire approached Betfred to see if it would be interested in becoming the sportsbook betting and wagering operator for any of the Mohegan Tribe casinos.
- 23. Betfred expressed its interest in becoming a sportsbook operator for the Mohegan Tribe casinos.
- In exchange for assisting Betfred to become the sportsbook operator for the Mohegan 24. Tribe casinos, Betfred and McGuire agreed to enter into a full form agreement customary for a share of Betfred's revenue with McGuire, wherein Betfred would pay McGuire 10% of the gross revenues Betfred received from any sportsbook it operated for the Mohegan Tribe.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- 25. On July 10, 2018 Betfred and McGuire entered into a Letter of Intent (the "Agreement") to memorialize the parties' agreement. A copy of the Agreement is attached as Exhibit "A."
- 26. As set forth in Clause 1.2, the terms set forth in Clauses 3 through 8 of the Agreement were intended to create binding obligations on the parties.
 - 27. Clause 3.1 of the Agreement provides:

Promptly after the appointment of [Betfred] as the provider of the Sports Book Service, the Parties shall enter into good faith negotiations for a full form agreement containing such terms and conditions as are customary for a share of part of [Betfred]'s revenue with [McGuire] based on assistance given by [McGuire] in the appointment of [Betfred] as provider of the Sports Book Service the main commercial terms of which is that [McGuire] shall receive 10% of the gross revenue received by [Betfred] under the agreement between [Betfred] and Mohegan Sun for the provision of the Sports book service (but the avoidance of doubt the amounts received by [Betfred] for service fees administration or other costs outside the gross revenue share shall be excluded from the calculation of such revenue share due to [McGuire]) for the duration of the initial sports book service agreement.

D. McGuire Successfully Secures the Sportsbook Operations for Betfred

- 28. After the execution of the Agreement, McGuire began to pursue the Mohegan Tribe Deal.
- 29. In an effort to secure Betfred the sportsbook services with the Mohegan Tribe, McGuire spent more than a year pursing the Deal on behalf of Betfred.
 - 30. McGuire's efforts included:
 - Introducing Betfred to the Mohegan Tribe via email for the purpose of becoming the Mohegan Tribe's sportsbook operator;
 - b. Engaging in email and phone call correspondence to facilitate a Betfred and Mohegan Tribe partnership;
 - c. Facilitating multiple in-person meetings between Stebbings, Reed, Kevin Brown, Martinelli, and Alroy in Connecticut and Nevada (the "Mohegan Meetings"); and
 - d. Attending the Mohegan Meetings along with representatives from Betfred and the Mohegan Tribe.

2

3

4

5

6

7

8

9

10

11

12

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- FAX: (702-380-8572 13

- 31. McGuire's initial efforts centered on Betfred operating the Mohegan Tribe's sportsbook in Connecticut, but the parties agreed to enter into a full form agreement that would compensate McGuire if Betfred became the sportsbook operator for any of the casinos owned or operated by the Mohegan Tribe.
- 32. After an in person meeting in Connecticut, on October 11, 2018, McGuire secured a meeting in Las Vegas between Betfred and the Mohegan Tribe (the "Vegas Meeting").
- 33. Alroy informed McGuire and Betfred at the Vegas Meeting that Betfred would not be the sportsbook operator for the Mohegan Tribe's Connecticut casino, but that there were opportunities for Betfred to operate in other Mohegan Tribe casinos.
- 34. After the Vegas Meeting, Betfred represented to McGuire that negotiations had stalled between Betfred and the Mohegan Tribe.
- 35. Contrary to its representations, and unbeknownst to McGuire, Betfred continued to negotiate a deal with the Mohegan Tribe.
- 36. On July 17, 2020, Brown received a text message from Kevin Brown, the former Chairman of the Mohegan Tribe Council, congratulating Brown and McGuire for securing the sportsbook services for Betfred at the Virgin Hotel Casino. A copy of the text message is attached as Exhibit "B."
- 37. Kevin Brown's text message was the first time McGuire learned that Betfred would become the sportsbook operator for the Virgin Hotel Casino and that Betfred had cut McGuire out of the deal in breach of the Agreement.
- 38. As a direct result of McGuire's efforts, Betfred secured the sportsbook services for the Virgin Hotel Casino.
- 39. After becoming the sportsbook service provider for the Virgin Hotel Casino, Betfred failed to enter into good faith negotiations with McGuire for a full form agreement containing such terms and conditions as are customary for a share of Betfred's revenue with McGuire.
- 40. As a direct and proximate result of Betfred's actions or inactions, McGuire has suffered significant damages. The damages include, but are not limited to: (a) 10% of the gross revenues Betfred receives from the operation of sportsbook betting and wagering services at the

20

21

22

23

24

25

26

27

1

2

3

4

5

6

7

8

9

10

Virgin Hotel Casino; (b) pre-judgment interest and costs; and (c) any other damages that may be ascertained through discovery or otherwise appropriate.

- 41. All conditions precedent to the maintenance of this action have been performed, excused, or waived.
- 42. McGuire has retained Morgan & Morgan, P.A. and Akerman, LLP to prosecute its interests in this matter and is obligated to pay them attorneys' fees for their services.

COUNT I

Breach of Contract

- McGuire realleges the allegations set forth above in Paragraphs 1 through 42 as if 43. fully set forth herein.
 - 44. This is an action for breach of contract against Betfred.
- 45. As set forth above, the Agreement is an enforceable contract that created a binding obligation for the parties to enter into good faith negotiations for a full form agreement to share Betfred's revenue with McGuire "promptly after" Betfred was appointed as the sportsbook service provider for Mohegan Tribe.
- 46. The Agreement sets forth the main commercial terms of the full form agreement, including that McGuire shall receive 10% of the gross revenues Betfred receives from the operation of sportsbook betting and wagering services from any Mohegan Tribe casino if McGuire was successful in assisting Betfred to provide such services for the Mohegan Tribe.
- 47. The remaining acts necessary for the parties to execute the full form agreement were merely ministerial.
 - 48. McGuire fully performed its duties under the Agreement.
- 49. After becoming the sportsbook service provider for the Virgin Hotel Casino, Betfred failed to perform its duties under Clause 3.1 of the Agreement by failing to enter into good faith negotiations with McGuire for a full form agreement containing such terms and conditions as are customary for a share of Betfred's revenue with McGuire.
 - 50. Betfred's breach was the effective or dominant cause of McGuire's loss.

28 ///

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

51. As a result of Betfred's breach of the Agreement, McGuire has suffered damages in the form of the 10% lost fee on Betfred's gross revenue from the operation of the sportsbook betting and wagering services at the Virgin Hotel Casino.

WHEREFORE, McGuire demands judgment for damages against Betfred, including costs and interest, and such other relief as the Court deems just and proper.

COUNT II

Quantum Meruit/Implied Contract

- 52. McGuire realleges the allegations set forth above in Paragraphs 1 through 42 as if fully set forth herein.
 - 53. In the alternative, this is a claim for quantum meruit/implied contract against Betfred.
- 54. McGuire provided valuable services in good faith to Betfred by brokering a deal between Betfred and the Mohegan Tribe. Specifically, McGuire introduced Betfred to its contacts within the Mohegan Tribe. Without McGuire, Betfred would not be the sportsbook betting and wagering operator for the Virgin Hotel Casino.
 - 55. Betfred was enriched by the services provided by McGuire.
- 56. The services provided by McGuire were done at the request of and were knowingly accepted by Betfred.
- 57. Betfred's receipt and acceptance of McGuire's services in connection with the Mohegan Tribe Deal without compensation to McGuire would be unjust.
- 58. As promised by Betfred, McGuire expected to enter into a full form agreement to receive 10% of Betfred's gross revenue from the operation of the sportsbook betting and wagering services for the Virgin Hotel Casino.
 - 59. Betfred has failed to fairly and adequately compensate McGuire for its services.
 - 60. There is a causal link between McGuire's loss and Betfred's gain.
- 61. Specifically, McGuire has been damaged by losing the 10% fee on Betfred's gross revenue from the operation of the Virgin Hotel Casino sportsbook, while Betfred has been enriched through its position as sportsbook operator.
 - 62. McGuire has exhausted all other legal remedies.

LAS VEGAS, NEVADA 89134 TEL: (702) 634-5000 – FAX: (702-380-8572

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

WHEREFORE, McGuire demands judgment for damages against Betfred, including costs and interest, and such other relief as the Court deems just and proper. **COUNT III**

Promissory Estoppel

- 63. McGuire realleges the allegations set forth above in Paragraphs 1 through 42 as if fully set forth herein.
 - 64. In the alternative, this is a claim for promissory estoppel against Betfred.
- 65. There was a legal relationship between Betfred and McGuire that gave rise to rights and duties.
- 66. Betfred made certain promises to enter into a full form agreement to pay McGuire 10% of Betfred's gross revenue from the operation of the sportsbook betting and wagering services for the Virgin Hotel Casino.
- 67. Betfred should have reasonably expected and did expect McGuire to rely or act upon such promises to pay McGuire the promised fee in the event McGuire assisted Betfred to procure the sportsbook betting and wagering services for the Virgin Hotel Casino.
- 68. McGuire relied and acted upon Betfred's promises to pay McGuire when it introduced Betfred to the Mohegan Tribe and assisted Betfred to procure the sportsbook betting and wagering services for the Virgin Hotel Casino.
- 69. An injustice can only be avoided by enforcing Betfred's promises to pay McGuire the agreed upon fee, because as a result of McGuire's reliance and action on Betfred's promises, McGuire detrimentally changed its position.

WHEREFORE, McGuire demands judgment for damages against Betfred, including costs, interest, and any further relief the Court deems just and proper.

9

/// /// ///

///

	1
	2
	2 3 4 5 6 7 8 9
	4
	5
	6
	7
	8
	10
_	11
TE 200 -8572	12
1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 TEL: (702) 634-5000 – FAX: (702-380-8572	13
CIRCI SVADA FAX: ()	14
AS, NE 5000 –	15
AGE C AS VEG (2) 634-	16
35 VILL L/ TEL: (70	15161718
163 T	18
	19
	20
	21
	22
	23
	24
	25
	26

DEMAND FOR TRIAL BY JURY

McGuire demands trial by jury on all issues so triable.

DATED this 25th day of January, 2021.

AKERMAN, LLP

/s/ Ariel Stern

ARIEL E. STERN, ESQ. Nevada Bar No. 8276

MELANIE M. MORGAN, ESQ.

Nevada Bar No. 8215

1635 Village Center Circle, Suite 200

Las Vegas, Nevada 89134
Telephone: (702) 634-5000
Facsimile: (702) 380-8572
Email: ariel.stern@akerman.com
Email: melanie.morgan@akerman.com

MORGAN & MORGAN, P.A. Business Trial Group

DAMIEN H. PROSSER, ESQ. Florida Bar No. 0017455 (Pro Hoc Vice Admission Pending) JESSICA THORSON, ESQ. Florida Bar No. 0091676 (Pro Hoc Vice Admission Pending) 20 North Orange Avenue, 15th Floor Orlando, Florida 32801

Telephone: (407) 236-5974 Facsimile: (407) 245-3349

E-mail: <u>DProsser@forthepeople.com</u> E-mail: <u>JThorson@forthepeople.com</u>

Attorneys for Plaintiff McGuire Holdings Ltd.

10

27

EXHIBIT A

EXHIBIT A



Letter of Intent

This Letter of Intent ("LoI") is entered into by and between

Betfred International Holdings Limited
Company number 11383525 (England and Wales)
The Spectrum Benson Road Birchwood Warrington Cheshire WA3 7PQ (hereinafter referred to as "Party A")

and

McGuire Holdingsumted

Company number 160756B (Bahamas)
Sassoon House Shirley Street and Victoria Avenue Nassau New Providence Bahamas (hereinafter referred to as "Party B")

(hereinafter referred to individually as "Party" and collectively as "Parties") (The definitions Party A and Party B shall include the Parties group and/or associated companies)

1. Background

- 1.1 The LoI summanses the Parties' understanding regarding the contemplated agreement for a share of revenue resulting from party A's potential appointment to supply sports book betting and wagering service to the US gambling operator Mohegan Sun ("Sports Book Service").
- 1.2 The purpose of the LoI is to establish an understanding as to terms agreed and intended to be set out in a full form agreement for a proposed revenue share of Party A's revenue receipt under the Sports Book Service. The LoI does not create any binding obligation, expressed or implied, on the Parties, except as set forth in Clauses 3 through 8 hereof.
- 2. Key Terms
- $2.1\,$ Party A is endeavouring to win a selection process to be the appointed the provider of a Sports Book Service
- $2.2\,$ Party B is assisting party A in the selection process referred to in clause 2.1
- 2.3 If successful in the selection process, the Parties will enter into an agreement for Party B to receive a share of the revenue received by Party A as provider of the Sports Book Service.
- 2.4 For the avoidance of doubt all decisions as to participation by Party A in the selection process and its continued participation is a decision solely for Party A. However, while commercially intended to proceed Party A with the assistance of Party B, shall both will use all reasonable endeavours to participate fully in the selection process.
- 3. Full Form Agreement
- 3.1 Promptly after the appointment of Party A as the provider of the Sports Book Service, the Parties shall enter into good faith negotiations for a full form agreement containing such terms and conditions as are customary for a share of party of Party A's revenue with Party B based on assistance given by Party B in the appointment of Party A as provider of the Sports Book Service the main commercial terms of which is that Party B shall for the provision of the Sports Book Service the main commercial terms of which is that Party B shall for the provision of the Sports Book Service (but the avoidance of doubt the amounts received by Party A for service fees administration or other costs outside the gross revenue share shall be excluded from the calculation of such revenue share due to party B) for the duration of the linitial Sports Book Service agreement.

- 4. Exclusivity
- 4. 1 Until the date of termination of the LoI, the Parties shall not enter into discussions negotiations with any competing third party or engage as a consultant or similar with any competing third party regarding the application for the selection as provider of the Sports Book Service.

5. Confidentiality

- 5.1 Except as required by law, each Party agrees that it shall not disclose any Confidential Information to any third party except its advisors who are bound by a duty of confidentiality and that it shall not use any Confidential Information other than in connection with the selection process for Party A to be appointed as the provider of the Sports Book Service.
- 5.2 For purposes of clause 5.1 hereof, "Confidential Information" means any information about the other Party provided hereunder, any documents prepared or provided as part of or in connection with the selection process, and the LoI except information which: (i) is generally available to or known by the public other than as a result of improper disclosure by a Party, or (ii) is obtained by a Party from a source other than the other Party, provided that such source was not bound by a duty of confidentiality to the other Party with respect to such information.
- $5.3\,$ The obligations in this clause 5 shall not end on the termination of this Lol

6. Costs and Expenses

6.1 Each Party shall bear its own costs and expenses incurred in pursuing the application process referred to in this agreement and/or documenting the full form agreement including but not limited to, legal and other professional fees.

7. Term and Termination

7.1 The LoI shall enter into force when it has been signed by both Parties and shall terminate on the earlier of: (i) the date of execution of any full form agreement, and (ii) the date. Party A ceases to proceed with the application referred to; and (iii) the date it is confirmed another party has been appointed as the provider of the Sports Book Service. The Parties shall have no claim against each other as a result of termination of the LoI for any reason.

8. Miscellaneous

- 8. 1 The LoI contains the entire understanding of the Parties with respect to the contemplated formation of the Company. The LoI may not be amended except in writing signed by both Parties.
- 8.2 Any disputes arising out of or in connection with the LoI which cannot be settled amicably shall be resolved by a court of competent jurisdiction in accordance with the laws of England and Wales excluding conflict of law principles.
- 8.3 The provisions of clauses 5.1, 5.2, 6.1, 7.1, 8.2 and 8.3 hereof shall survive termination of the LoI for any reason.

For and on behalf of

Party A

Mark Stebbings

Name: Hutchinson

Managing Derector

Title:

10 m JULY 2018

For and on behalf of

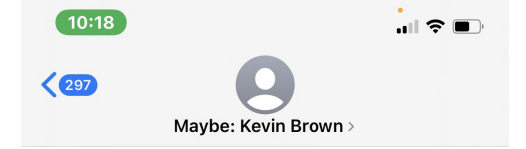
Name Peter Hurchine

Title CEO Director

94 July 2018

EXHIBIT B

EXHIBIT B



iMessage Thu, Jul 16, 10:28 PM

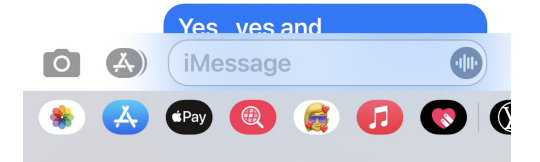
https://
www.cdcgamingreports.com
/betfred-usa-lands-sportsbetting-deal-for-mohegansun-casino-at-virgin-hotelslas-vegas/
#.Xw8abQWubi0.linkedin

Hi Kevin, thanks for sharing. How are you? Where are you?

Watching the grass grow in CT.

Are you safe there in Orlando?

These are your guys right? BetFred? I can't remember for sure



	4	ARIEL E. STERN, ESQ.								
	1	Nevada Bar No. 8276								
	2	2 MELANIE M. MORGAN, ESQ.								
	0	Nevada Bar No. 8215								
	3									
	4	1635 Village Center Circle, Suite 200 Las Vegas, Nevada 89134								
		Telephone: (702) 634-5000								
	5	Facsimile: (702) 380-8572								
	6	Email: ariel.stern@akerman.com								
		Email: melanie.morgan@akerman.com								
	7									
	8	DAMIEN H. PROSSER, ESQ.								
	0	Florida Bar No. 0017455 (Pro Hoa Viga Admission Bonding)								
	9	(Pro Hoc Vice Admission Pending)								
	10	JESSICA THORSON, ESQ. Florida Bar No. 0091676								
		(Pro Hoc Vice Admission Pending)								
	1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 TEL.: (702) 634-5000 - FAX: (702) 380-8572 L	Morgan & Morgan, P.A.								
	380-8 380-8	Business Trial Group								
Ą	E, S 8913 702)	20 North Orange Avenue, 15th Floor Orlando, Florida 32801								
1	13 X: 0									
	GR CAEVA	Telephone: (407) 236-5974 Facsimile: (407) 245-3349								
	AS, 14	Facsimile: (407) 245-3349 E-mail: DProsser@forthepeople.com								
	334-5 334-6 15 34-6 34-6 34-6 34-6 34-6 34-6 34-6 34-6	E-mail: JThorson@forthepeople.com								
T,	AS 702) (202)	(20, 40								
	1 10	16 Attorneys for McGuire Holdings Ltd.								
	^E 17 17									
	40	EIGHTH JUDICIAL DISTRICT COURT								
	18	CLADIZ COLD								
	19	CLARK COUN	NIY, NEVADA							
	20	McGuire Holdings Ltd.,	Case No.:	A-21-827937-B						
	20	Wedune Holdings Etc.,	Case 110	11 21 021/31 B						
	21	Plaintiff,	Dept.:	XXVII						
	22	v.								
	23	23 Betfred International Holdings, Ltd., SUMMONS - CIVIL								
	24	24 Defendants.								
	25	25								
			1							
26 NOTICE! YOU HAVE BEEN SUED. THE COURT MAY DECIDE AGAIN WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAY										
	27	THE INFORMATION BELOW.	TOU KESPU	IND WITHIN 20 DAIS. READ						

AKERMAN LLP

28

{56136334}

Case Number: A-21-827937-B

1

3 4

5 6

8

9

7

10

1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 TEL.: (702) 634-5000 – FAX: (702) 380-8572 12 15 16

> 18 19

17

20 21

22

23

24

25

26

27 28

BETFRED INTERNATIONAL HOLDINGS, LTD.

The Spectrum Benson Road Birchwood, Warrington United Kingdom, WA3 7PQ

TO THE DEFENDANT(S): A civil First Amended Complaint has been filed by the Plaintiff against you for the relief set forth in the First Amended Complaint.

- 1. If you intend to defend this lawsuit, within 20 days after this Summons is served on you, exclusive of the day of service, you must do the following:
 - (a) File with the Clerk of this Court, whose address is shown below, a formal written response to the First Amended Complaint in accordance with the rules of the Court, with the appropriate filing fee.
 - (b) Serve a copy of your response upon the attorney whose name and address is shown below.
- 2. Unless you respond, your default will be entered upon application of the Plaintiff and failure to so respond will result in a judgment of default against you for the relief demanded in the First Amended Complaint, which could result in the taking of money or property or other relief requested in the First Amended Complaint.
- 3. If you intend to seek the advice of an attorney in this matter, you should do so promptly so that your response may be filed on time.
- 4. The State of Nevada, its political subdivisions, agencies, officers, employees, board members, commission members and legislators each have 45 days after service of this Summons within which to file an Answer or other responsive pleading to the First Amended Complaint.

CLERK OF COURT

2/2/2021

DATE

Deputy Clerk

Regional Justice Center 200 Lewis Avenue

Las Vegas, NV 89155

Demond Palmer

{56136334}

Submitted by:

AKERMAN LLP

BY: /s/ Ariel E. Stern
ARIEL E. STERN, ESQ.
Nevada Bar No. 8276
MELANIE M. MORGAN, ESQ.
Nevada Bar No. 8215

1635 Village Center Circle, Suite 200 Las Vegas, Nevada 89134

Attorneys for McGuire Holdings Ltd.

{56136334}

Electronically Filed
3/15/2021 4:29 PM
Steven D. Grierson
CLERK OF THE COURT

1 James J. Pisanelli, Esq., Bar No. 4027 JJP@pisanellibice.com 2 Todd L. Bice, Esq., Bar No. 4534 TLB@pisanellibice.com 3 John A. Fortin, Esq., Bar No. 15221 JAF@pisanellibice.com 4 PISANELLI BICE PLLC 400 South 7th Street, Suite 300 5 Las Vegas, Nevada 89101 Telephone: 702.214.2100 6 Facsimile: 702.214.2101

Attorneys for Defendant Betfred Int'l Holdings, Ltd.

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

DISTRICT COURT

CLARK COUNTY, NEVADA

MCGUIRE HOLDINGS LTD., Plaintiff, vs. BETFRED INTERNATIONAL HOLDINGS, LTD.,	Case No.: A-21-827937-B Dept. No.: XXVII (HEARING REQUESTED) DEFENDANT'S MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION
Defendant.	JURISDICTION

Pursuant to NRCP 12(b)(2), Defendant Betfred International Holdings, Ltd. ("Betfred Int'l") moves to dismiss this case for lack of personal jurisdiction. Betfred Int'l is a holding company organized and headquartered in the United Kingdom. It does not do business in the United States, although it has subsidiaries that do. But, the U.S. Constitution, Nevada's long-arm jurisdiction statute, and the economy and efficiency of Nevada's court system does not countenance a foreign corporation being haled into court, across the Atlantic, particularly when that defendant could not have reasonably anticipated defending itself in Nevada on the claims asserted.

As this Court reviews Plaintiff McGuire Holdings, Ltd.'s ("McGuire") First Amended Complaint ("FAC"), coupled with this Motion to Dismiss and attached Declaration, it must conclude that personal jurisdiction over Betfred Int'l is lacking in Nevada. This dispute concerns two foreign corporations arguing over a letter of intent that is governed by foreign law where it will neither be economic nor efficient to resolve in the Nevada court system. If McGuire actually thinks

that it has claims, its forum is in the United Kingdom where Betfred Int'lis at home and whose laws govern the matter.

This Motion is based on the following Memorandum of Points and Authorities, attached exhibits, and any oral arguments allowed by this Court at the time of hearing.

DATED this 15th day of March, 2021.

PISANELLI BICE PLLC

By: /s/Todd L. Bice

James J. Pisanelli, Esq., #4027

Todd L. Bice, Esq., #4534

John A. Fortin, Esq., #15221

400 South 7th Street, Suite 300

Las Vegas, Nevada 89101

Attorneys for Defendant Betfred International Holdings Ltd.

MEMORANDUM OF POINTS AND AUTHORITIES

I. INTRODUCTION

The cornerstone of the 14th Amendment's due process clause requires this Court to consider "the traditional notions of fair play and substantial justice." *Int'l Shoe Co. v. Washington*, 326 U.S. 310, 316 (1945). It would neither be fair nor just to require Betfred Int'l to litigate this suit in Nevada.

McGuire claims to be incorporated in the Bahamas, with a principal place of business in Florida. Betfred Int'l is incorporated in the United Kingdom ("U.K.") and its principal place of business is England. The genesis of this dispute is that persons who later introduced McGuire as a contracting party (1) cold-called Betfred Int'l in the U.K.; (2) came to the U.K to meet with executives for Betfred Int'l; (3) negotiated a Letter of Intent ("LOI") over the phone and by email with Betfred Int'l in the U.K., (4) Betfred Int'l signed the LOI in the U.K.; and (5) that LOI is expressly governed by the laws of the U.K. for a potential business opportunity in the State of Connecticut. There is no nexus to the State of Nevada for those claims.

But now McGuire claims that it is owed compensation for unrelated events years later that happened in Nevada, although McGuire tellingly does not identify any facts connecting itself or its claims against Betfred Int'l with the State of Nevada, or any substantive events in Nevada. Rather, in an attempt to now manufacture Nevada jurisdiction, McGuire untenably conflates Betfred Int'l with its American subsidiary, Betfred Sports USA, LLC ("Betfred USA"), and Betfred USA's Nevada subsidiary, Betfred Sports (Nevada), LLC ("Betfred Nevada"). Although it has nothing to do with McGuire as evidenced by the FAC's silence, Betfred Nevada has recently contracted with the casino manager of the soon-to-be Virgin Hotel & Casino in Las Vegas, Nevada.

This Motion to Dismiss does not focus on the sufficiency of the arguments levied by McGuire with its claims of breach of contract, quantum meruit, or promissory estoppel. It is unnecessary for this Court to consider those specifics because McGuire fails to allege facts – nor will it ever be possible to plead sufficient facts – for this Court to exercise personal jurisdiction over Betfred Int'l, a U.K. entity, regardless of the merits of the claims levied in the FAC.

Unremarkably, the FAC is utterly devoid of facts that create general jurisdiction over Betfred Int'l. And, any attempt to claim specific jurisdiction – claiming that Betfred Int'l purposefully availed itself of Nevada or that it established minimum contacts in the forum for the claims asserted – is wholly unsupported. The sparse contacts referenced in McGuire's FAC are either textbook examples of fortuitous contacts or are attributable to Betfred USA and Betfred Nevada – third-party subsidiaries not parties to this litigation. Finally, the interests of the forum in resolving this dispute between two foreign corporations interpreting a foreign contract are minimal at best, and present no significant value to Nevada's jurisprudence. Therefore, this Court must conclude that it "would be unreasonable and unfair" to force Betfred Int'l to litigate with McGuire in Nevada. *Asahi Metal Industry Co., Ltd. v. Superior Ct. of Cali.*, 480 U.S. 102, 114 (1987).

II. STATEMENT OF FACTS

A. Peter Hutchinson and McGuire Engage with Betfred Int'l About Obtaining the Mohegan Tribe's Sportsbook Operation in Connecticut.

As McGuire's FAC outlines, this dispute arises from an alleged contract with Betfred Int'l.¹ (Pl's FAC at 2; *see generally* Stebbings Decl.)² *see also* Ex. A (attached to the declaration is a copy of the Letter of Intent ("LOI") for the Court's review).) But tellingly, McGuire's FAC is devoid of any allegations about how the LOI came into existence, as doing so belies any suggestion of a Nevada nexus or Nevada jurisdiction.

Betfred Int'l is a subsidiary of the Betfred Group of companies within the U.K. (Stebbings Decl. ¶ 3.) Within that group are subsidiaries which operate the Betfred-branded high street

For purposes of this Motion, McGuire's allegations must be taken as true, although they are not conceded by Betfred Int'l. *See* NRCP 12(b)(2). Indeed, although McGuire makes a conclusory assertion that the LOI is a binding contract, the face of the LOI shows otherwise, and McGuire tellingly alleges no facts (Nevada or otherwise) showing its own performance.

The Court may consider evidence outside of the complaint in a 12(b)(2) motion without turning the motion into a motion for summary judgment. See Viega GmbH v. Eighth Jud. Dist. Ct., 130 Nev. 368, 373-74, 328 P.3d 1152, 1156 (2014); see also In re Cay Clubs, 130 Nev. 920, 936, 340 P.3d 563, 574 (2014) (detailing the parol evidence rule and permitting parties to explain the terms of a contract when terms are ambiguous or silent). This motion is supported by the Declaration of Mark Stebbings, Director of Betfred Int'land Manager for several Betfred American subsidiaries including Betfred USA and Betfred Nevada. (Attached hereto as Stebbings Decl.) Attached to the declaration are various documents that provide context and support to the timeline of events. (See Ex. A-Ex. C.) All of these documents are incorporated herein by reference.

booking shop in the U.K. and also the Betfred-branded website operated out of Gibraltar and serving primarily the U.K. online gaming market. (*Id.*) Betfred is a well-known sports wagering company within the U.K. (*Id.*) No one at McGuire knew or had any relationship with Betfred Int'l. Out of the blue, the founder of Betfred Int'l, Fred Done ("Fred"), was contacted by a restaurant owner in the U.K. which Fred knew. (*Id.* at ¶4.) This U.K. restaurant owner said that he had been contacted by a Peter Hutchinson and was seeking contact information for Fred. (*Id.*) This restaurant owner contacted Fred. (*Id.*) Fred in turn put Stebbings in touch with the restaurant owner who in turn provided Stebbings Hutchinson's phone number. (*Id.*) In May 2018, Stebbings and Hutchinson then spoke – however the McGuire entity was not mentioned at the time. (*Id.*)

In the initial phone call, Hutchinson claimed that he knew of a potential race and sports betting opportunity with the Mohegan Sun Casino in Connecticut, and that he (Hutchinson) had a relationship with someone who then had a relationship with a then-member of the Mohegan Tribe's council, Kevin Brown. (*Id.* at ¶ 5.) This additional middleman, Sherman Brown, although no relationship to Kevin Brown, was never disclosed as having any role in McGuire. (*Id.*) Following the initial phone call, Hutchinson came to the U.K. and he, a Betfred Int'l executive Craig Reid, and Stebbings met in a hotel in Manchester. (*Id.* at ¶ 6.) Following this face-to-face meeting there were additional calls and emails between all four (Hutchinson, Reid, Sherman Brown and Stebbings) regarding the Connecticut opportunity. (*Id.*)

In July 2018, prior to moving forward on the Connecticut Request for Proposal ("RFP"), Hutchinson asked Stebbings for a letter of intent ("LOI") or similar agreement to facilitate an August 2018 pitch to the Mohegan Sun in Connecticut. (*Id.* at ¶ 7.) Stebbings inquired as to the party that would consummate the LOI and it was at that point that Hutchinson revealed McGuire. (*Id.*)

The LOI was originally created in the U.K. by Betfred Int'l and based on Stebbings limited understanding of McGuire, with a company incorporated in the Bahamas. (*Id.* at ¶ 8.) All of the negotiations regarding the LOI occurred via phone or email with Betfred Int'l in the U.K. (*Id.*) Because of Betfred Int'l's presence in the UK, it required that the LOI's terms and any interpretation of it would be governed by U.K. law. (*Id.* at ¶ 9; *see* Ex. A.)

More specifically, the LOI notes that it "summarizes the Parties' understanding regarding the *contemplated* agreement for a share of revenues resulting from [Betfred Int'l]'s *potential* appointment to supply a sports betting and wagering service to the US gambling operator Mohegan Sun." (Ex. A at $1 \ 1.1$ (emphasis added).) The "key terms" state that "[McGuire] is *assisting* [Betfred Int'l] in the selection process" to provide sportsbook services to the Mohegan Sun Casino in Connecticut. (*Id.* at $1 \ 2.2$ (emphasis added); Stebbings Decl. at 5, 10-11.) At that time, there was certainly no discussions about an opportunity in Nevada since the tribe had no involvement there, nor did McGuire render any services relating to Nevada or anywhere else. (Stebbings Decl. at 5, 10-11.)

B. The 2018 Meetings Between Betfred Int'l and the Mohegan Tribe.

In July 2018, Betfred Int'l prepared and submitted a bid for the Mohegan Sun Casino Connecticut gaming operation to operate its race and sports betting operation there. (Stebbings Decl. at ¶ 12). In August 2018, Stebbings and Reid, traveled to Connecticut and met with the Mohegan Sun Casino Connecticut regarding Betfred Int'l's sportsbook bid ("the Connecticut meeting"). (*Id.* at ¶ 13.) On the night before the Connecticut meeting with the Mohegan Sun, Stebbings met Sherman Brown for the first time. (*Id.*) At the Connecticut meeting, Stebbings and Reid met with Avi Alroy, an executive for the Mohegan Sun Casino. (*Id.*). Hutchinson attended the Connecticut meeting with the Mohegan Sun, but Sherman Brown did not. (*Id.*)

Following the Connecticut meeting and as Betfred Int'l awaited the Mohegan Sun Casino's decision, Hutchinson – supposedly via Sherman Brown's contact Kevin Brown – represented that the Mohegan Sun Casino would select Betfred Int'l for the Connecticut sportsbook. (*Id.* at ¶ 14.) However, Betfred Int'l received no such information directly from the Mohegan Sun Casino. (*Id.* at ¶ 15.)

Stebbings inquired to Alroy several times following the Connecticut meeting about the Mogehan Sun opportunity. (*Id.*) However, throughout these communications, Alroy remained aloof and noncommittal citing potential legislative issues pending in Connecticut. (*Id.*) Because the Global Gaming Expo ("G2E") held annually in Las Vegas, Nevada is regularly attended by

representatives and executives in the gaming industry, Stebbings requested a meeting with Alroy, both Browns, and Hutchinson regarding the Connecticut RFP at the upcoming G2E Conference. (*Id.* at ¶ 16.) However, as Stebbings notes, it was only because G2E is in Las Vegas that he invited the parties to meet there – had the event been hosted elsewhere, he would have just as easily requested a meeting there. (*Id.*) Moreover, Stebbing hoped to finally meet Kevin Brown. (*Id.*) Stebbings thinks Hutchinson may have attended the Las Vegas meeting with Alroy, but he knows both Kevin and Sherman Brown did not attend. (*Id.* at ¶ 17.) At this meeting with Alroy, Stebbings learned that Betfred Int'l had not been selected for the Mohegan Sun Casino Connecticut sportsbook. (*Id.*) Once this news was delivered, both Hutchinson and Stebbings understood that the terms of the LOI would not be met. (*Id.* at ¶ 18.)

Stebbings traveled back to the U.K. and upon arrival received an email from Hutchinson that stated:

I would just like to say what a pleasure it was to meet you guys and spend some quality time with you. You are a highly successful business in Europe and that is something to be hugely proud off. [sic]. You will be a success in USA [I] know, I'm just gutted [I] will not be along to see it.

(*Id.* at ¶ 19; *see* Ex. B. (attaching a true and correct copy of the Hutchinson and Stebbings email dated Oct. 9, 2018).) Stebbings responded thanking Hutchinson but following the October 2018 email, Betfred Int'l had no further contact or communication with McGuire. (Ex. B; Stebbings Decl. at ¶ 20.) In March 2019, Betfred Int'l understood based on public reporting that Kambi was the entity selected by the Mohegan Sun Casino Connecticut sportsbook operation. (Stebbings Decl. at ¶ 20.)

C. Betfred Int'l Creates a United States Subsidiary and Seeks Out Gaming Opportunities throughout the United States.

Because Betfred Int'l continued to have a high level of interest in entering U.S. markets and following its lack of success with the Connecticut bid, Betfred Int'l reflected on the lessons it learned from the Connecticut sportsbook bid. (Stebbings Decl. at ¶ 21.) Based on that reflection, Betfred Int'l decided to obtain an American contact that could facilitate future sportsbook bids in the U.S. (*Id.*) Thus, in June of 2019, it formed Betfred USA Sports, LLC, a Nevada limited liability

company, which in turn engaged an experienced attorney in the United States, Stephen Crystal, as a Business Development Manager to find and pursue gaming opportunities. (*Id.* at ¶ 21-22.) On behalf of Betfred USA, Crystal did so, and Betfred USA in 2019 and 2020 formed subsidiaries for such opportunities in Arizona, Colorado, Indiana, Iowa, Louisiana, Minnesota, Ohio, Oregon, Pennsylvania, South Dakota, Virginia and Washington. (*See* Ex. C (providing a copy of the Nevada Secretary of State website showing these entities incorporation dates).) Betfred USA formed separate Nevada subsidiaries for the potential operations in each of those states. (Stebbings Decl. at ¶ 22.) Since that time and with Crystal's assistance, Betfred USA and its subsidiaries (following competitive selection processes) established sports betting facilities in Iowa, Colorado and Pennsylvania. (*Id.*)

But unbeknownst to Betfred Int'l in 2018, the Mohegan Tribe was also seeking to expand. (*Id.* at ¶ 23.) As Betfred USA only learned later in 2019, MGNV, LLC, a Delaware limited liability company, an entity affiliated with the Mohegan Tribe, successfully acquired the rights to manage the casino operations at the former Hard Rock Hotel & Casino in Las Vegas, now known as Virgin Hotel & Casino. (*Id.* at ¶ 24.) In October 2019, MGNV LLC issued invites to many sports book providers inviting them to submit proposals for its sports book operation at the Virgin Hotel and Casino – including Betfred USA. (*Id.*) Betfred USA sought to compete for that opportunity, and the two parties signed a non-disclosure agreement. (*Id.* ¶ 25.) Further to that end, on January 16, 2020, Betfred USA formed a subsidiary, Betfred Sports (Nevada), LLC, a Nevada limited liability company. (*Id.* at ¶ 25; *see also* Ex. C.) Having been granted the bid, Betfred Nevada has entered into a contract with MGNV, LLC to operate all race and sports wagering at the Virgin Hotel & Casino. (Stebbings Decl. at ¶ 25.)

Now, more than two years after telling Betfred Int'l "[y]ou will be a success . . . "I'm just gutted I will not be along to see it," McGuire has suddenly resurfaced to pretend as though its activities and the LOI have something to do with Nevada and Betfred Nevada's contract with the Virgin Casino. Hardly.

III. ARGUMENT

The LOI at issue in this dispute has no relationship with Nevada. Nor do any of the claims asserted by the Bahamian company, McGuire. Betfred Int'l is not at home in Nevada, it has not purposefully availed itself of Nevada, and it lacks minimum contacts to Nevada for McGuire's claims. Instead, McGuire now seeks to pretend as though a U.K. parent company can be haled into a Nevada court because it is the owner of a Nevada subsidiary. But that is simply not the law. McGuire's sole claims are against Betfred Int'l over a contract negotiated and signed in the U.K. and which is subject to the laws of England and Wales. It has nothing to do with the State of Nevada. If McGuire wants to litigate the LOI and whatever McGuire asserts to have done to perform under the LOI, there certainly is no nexus to Nevada. Besides, Nevada's courts have no interest in providing a forum for resolutions of disputes between Bahamian and U.K. companies that are governed by U.K. law. There is a forum with actual jurisdiction and knowledge of those laws – namely the U.K.

A. This Court Lacks Personal Jurisdiction over Betfred Int'l.

NRCP 12(b)(2) requires this Court to dismiss this claim since it lacks personal jurisdiction over Betfred Int'l. "The plaintiff bears the burden of demonstrating that Nevada's long-arm statute grants jurisdiction over the defendants and that the exercise of that jurisdiction comports with the principles of due process." *Tricarichi v. Coop. Rabobank, U.A.*, 135 Nev. 87, 90, 440 P.3d 645, 649 (2019). Due process requires a nonresident defendant to have sufficient "minimum contacts" with the forum state "such that the maintenance of the suit does not offend traditional notions of fair play and substantial justice." *Int'l Shoe Co. v. Washington*, 326 U.S. 310, 316 (1945) (internal quotation marks and citation omitted). Absent the defendant's acquiescence to a forum state's jurisdiction, personal jurisdiction occurs in two forms: general and specific. *See Trump v. Eighth Jud. Dist. Ct.*, 109 Nev. 687, 699, 857 P.2d 740, 748 (1993).

Plainly, McGuire cannot claim that general jurisdiction exists. Betfred Int'l is a U.K. company, with its principal place of business in the U.K. Not even McGuire can suggest that Betfred Int'l has "affiliations with the State [that] are so 'continuous and systematic' as to render them essentially at home in the forum State." *Goodyear Dunlop Tires Ops., S.A. v. Brown*,

564 U.S. 915, 919 (2011) (quoting *Int'l Shoe*, 326 U.S. at 317). And, despite McGuire's apparent reliance on specific jurisdiction, its FAC only highlights how minimal and remote Betfred Int'l contacts with Nevada are for the claims asserted.

1. This Court lacks specific jurisdiction over Betfred Int'l.

Unlike general jurisdiction, specific jurisdiction is proper only where "the cause of action arises from the defendant's contacts with the forum." *Trump*, 109 Nev. at 699, 857 P.2d at 748; see also Bristol-Meyers Squibb Co. v. Superior Ct. of Cal., 582 U.S. _____, 137 S.Ct. 1773, 1781 (2017) ("Specific jurisdiction is very different. In order for a state court to exercise jurisdiction, the *suit* must aris[e] out of or relat[e] to the defendant's contacts with the forum." (internal quotations omitted) (emphasis in original)).

When addressing specific jurisdiction, courts must consider two factors: (1) whether the defendant purposefully availed itself of the privilege of acting in the forum state or purposefully directed its conduct towards the forum state, and (2) whether the cause of action arose from the defendant's purposeful contact or activities in connection with the forum state, such that it is reasonable to exercise personal jurisdiction. *Tricarichi*, 135 Nev. at 91,440 P.3d at 650; *see also Walden v. Fiore*, 571 U.S. 277, 284 (2014) (explaining that "minimum contacts" must be "the defendant's suit-related" contacts that "the 'defendant *himself*' creates with the forum state" (quoting *Burger King Corp. v. Rudzewicz*, 471 U.S. 462, 475 (1985) (emphasis in original)).

a. <u>Betfred Int'l did not purposefully avail itself of Nevada's forum.</u>

Because this litigation arises out of a contract dispute, in that context, the Constitution obligates parties that "reach out beyond one state and create continuing relationships and obligations with citizens of another state are subject to regulation and sanction in the other State for the consequences of their activities." *Burger King*, 471 U.S. at 473 (quoting *Travelers Health Assn. v. Virginia*, 339 U.S. 643, 647 (1950)); *see also McGee v. Int'l Life Ins. Co.*, 355 U.S. 220, 222-23 (1957). However, "the [Supreme] Court has consistently held that . . . foreseeability [of causing an injury in another State] is not a 'sufficient benchmark' for exercising personal jurisdiction." *Burger King*, 471 U.S. at 474 (quoting *World-Wide Volkswagen Corp. v. Woodson*, 444 U.S. 286, 295 (1980)). "Instead, 'the foreseeability that is critical to due process analysis . . . is that the defendant's

2

3

4

5

6

7

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

conduct and connection with the forum State are such that he should *reasonably anticipate* being haled into court there." *Id.* (quoting *World-Wide Volkswagen*, 444 U.S. at 297) (emphasis added)). "In other words, there must be 'an affiliation between the forum and the underlying controversy, principally, [an] activity or an occurrence that takes place in the forum State and is therefore subject to the State's regulation." *Bristol-Meyers Squibb*, 137 S.Ct. at 1780 (quoting *Goodyear*, 564 U.S. at 918).

Betfred Int'l has not derived a benefit from Nevada relative to McGuire's flimsy claims so as to be burdened with the task of defending itself here. See Burger King, 471 U.S. at 474. At most, Betfred Int'l fortuitously and briefly met with a Mohegan Sun Casino representative while in Nevada at the largest gaming expo in the world, an event regularly attended by gaming executives throughout the world. (See Stebbings Decl. at ¶ 14-18.) The idea that touching base with a potential business associate at an industry-wide tradeshow – in the convention/trade show capital of the world – is anything but happenstance and would be an unconstitutional thin reed for Nevada courts to exercise personal jurisdiction over a foreign company. See Keeton v. Hustler Magazine, Inc., 465 U.S. 770, 774 (1984) (explaining that it is insufficient for a plaintiff to point to "random," "fortuitous," or "attenuated" contacts of the defendant); see also Bristol-Meyers Squibb, 137 S.Ct. at 1781 (explaining that activity of "some sorts" within a state "is not enough to support the demand that the corporation be amenable to suits unrelated to that activity." (citation and internal quotation marks omitted)). Indeed, that brief Nevada meeting concerning the Connecticut opportunity was to inform Betfred Int'I that its Connecticut proposal had been unsuccessful – the very subject matter that destroyed any argument by McGuire that it performed under the LOI. Most importantly, there is no relation with that brief Nevada contact/meeting and the claims McGuire asserts here.

b. <u>McGuire improperly relies on Betfred USA's Nevada contacts in attempting to sue the foreign parent in Nevada.</u>

To be clear, McGuire's FAC is deficient based on the above analysis regarding purposeful availment alone. Stripped of its rhetoric, McGuire seems to believe that it can sidestep that failure and bring its claims based on the fact that Betfred Int'l is the parent/owner of a Nevada subsidiary,

Betfred USA. Yet, that jurisdictional theory – claiming the subsidiary's contacts as those of the foreign parent – has been thoroughly repudiated by U.S. courts.³

As the Nevada Supreme Court explains "corporate entities are *presumed separate*, and thus, the mere existence of a relationship between a company and its subsidiaries is not sufficient to establish personal jurisdiction over the parent on the basis of the subsidiaries' minimum contacts with the forum." *Viega GmbH v. Eighth Jud. Dist. Ct.*, 130 Nev. 368, 375, 328 P.3d 1152, 1157 (2014) (emphasis added); *see McCulloch Corp. v. O'Donnell*, 83 Nev. 396, 399, 433 P.2d 839, 840-41 (1967). Furthermore, a "[s]ubsidiaries' contacts have been imputed to parent companies only under narrow exceptions to this general rule, including 'alter ego' theory and, at least in cases of specific jurisdiction, the 'agency' theory." *Viega*, 130 Nev. at 376; *see also Cannon Manufacturing Co. v. Cudahy Packing Co.*, 267 U.S. 333, 335 (1925); *Delagi v. Volkswagenwerk*, A.G., 278 N.E.2d 895, 896-98 (N.Y. 1972). In sum, at best, the activities of a subsidiary to a parent for specific jurisdiction purposes has been allowed previously only where: (1) the subsidiary has no independent existence in fact and is merely an instrumentality of the parent or (2) where the subsidiary is being used as the agent of the parent corporation within the state so that the acts of the agent are simply the acts of the parent. *See Viega*, 130 Nev. at 376.

McGuire's FAC is devoid of any allegation connecting Betford Int'l and its claims to the State of Nevada, let alone allegations sufficient to impute Betfred USA's contacts to Betfred Int'l, even if the law could allow such imputation. (*See generally* Pl.'s FAC.) Indeed, McGuire could never rely on alter ego or agency theory since, at the time the LOI was negotiated and consummated

It appears that the basis for wanting to bring this case in Nevada is McGuire's hope to somehow analogize its claims to those successful in *Las Vegas Sands Corp. v. Suen*, Docket No. 64594 (Order Affirming in part, reversing in part, and remanding, Mar. 11, 2016); *see also Las Vegas Sands, Inc. v. Suen*, Docket No. 53163 (Order Affirming in Part, Reversing in Part, and Remanding, Nov. 17, 2010) (detailing more fully the facts that Richard Suen properly sued the Las Vegas Sands Corps., over efforts to secure a Macau gaming license). If that is the hope, it is a flawed and misguided one. Unlike McGuire, Suen brought suit against the parent company, Las Vegas Sands, in its home jurisdiction (Nevada), pursuant to the laws of Sand's home jurisdiction. Here, McGuire seeks to avoid suing in Betfred Int'l's home jurisdiction (U.K.) for claims that are governed by U.K. law. In short, McGuire's approach to jurisdiction is the exact opposite of that in *Suen*.

in 2018, Betfred USA *did not even exist*. (Compare Stebbings Decl. at ¶ 22-25, and Ex. A, with Ex. C.)

Under the law, the parent's ownership of Nevada-based subsidiaries, Betfred USA and Betfred Nevada, is insufficient to establish specific jurisdiction over the parent U.K. company for the claims McGuire asserts. *See Bristol-Meyers Squibb*, 137 S.Ct. at 1782 ("What is needed – and what is missing here – is a connection between the forum and the specific claims at issue.").

c. Litigation in Nevada would be overly burdensome for Betfred Int'l.

But Plaintiff's failures do not end there. In addition to analyzing whether the requirements of purposeful availment and minimum contacts are met, this "court must consider a variety of interests. These include 'the interests of the forum and of the plaintiff in proceeding with the cause in the plaintiff's forum of choice." *Bristol-Meyers Squibb*, 137 S.Ct. at1780 (quoting *Kulko v. California Superior Court*, 436 U.S. 84, 93 (1978)). The Supreme Court has been explicit that when analyzing the interests, "the primary concern is the burden on the defendant." *Id*.

Litigating this case in Nevada would be overly burdensome to Betfred Int'l because it has limited contacts with Nevada. This alleged contract was negotiated by Betfred Int'l in the U.K. and the alleged contract's interpretation is controlled by the laws of the U.K. (Stebbings Decl. at ¶ 9; Ex. A.) Moreover, both of these parties are foreign corporations. (Pl.'s FAC at 2.); see Asahi Metal Industry Co., Ltd. v. Superior Ct. of Cali., 480 U.S. 102, 114 (1987) ("The unique burdens placed upon one who must defend oneself in a foreign legal system should have significant weight in assessing the reasonableness of stretching the long arm of personal jurisdiction over national borders." (emphasis added)).

Thus, "[c]onsidering the international context, the heavy burden" of litigating this case in Nevada, the utter lack of contacts to Nevada with regard to both parties relative to these claims, coupled with Nevada possessing zero interest in resolving a contract dispute based on the laws of the U.K., this Court must conclude that it "would be unreasonable and unfair" to require Betfred Int'l to litigate in Nevada. *Asahi*, 480 U.S. at 114.

More importantly, this Court should recognize the limits on its power and direct McGuire to another forum to resolve its claims. *See Bristol-Meyers Squibb*, 137 S.Ct. at 1780 ("Assessing

this burden obviously requires a court to consider the practical problems resulting from litigating in the forum, but it also encompasses the more abstract matter of submitting to the coercive power of a State that may have little legitimate interest in the claims in question. As we have put it, restrictions on personal jurisdiction are more than a guarantee of immunity from inconvenient or distant litigation. They are a consequence of territorial limitations on the power of the respective States." (citations and internal quotation marks omitted)).

IV. CONCLUSION

For all of the reasons enunciated above, this Court must conclude it does not possess personal jurisdiction over Betfred Int'l. McGuire fails to meet the minimum requirements of due process. The very idea of justice and righteousness, not to mention reasonableness to assert personal jurisdiction over Betfred Int'l is fatally missing. If McGuire has a claim to assert over this U.K. LOI, its forum is in the U.K., not Nevada.

DATED this 15th day of March, 2021.

PISANELLI BICE PLLC

By: /s/ Todd L. Bice
James J. Pisanelli, Esq., #4027
Todd L. Bice, Esq., #4534
John A. Fortin, Esq., #15221
400 South 7th Street, Suite 300
Las Vegas, Nevada 89101

Attorneys for Defendant Betfred International Holdings Ltd.

14 32

PISANELLI BICE 400 SOUTH 7TH STREET, SUITE 300 LAS VEGAS, NEVADA 89101

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am an employee of Pisanelli Bice PLLC, and that on this 15th day of March, 2021, I caused to be served via the Court's e-filing/e-service system true and correct copies of the above **DEFENDANT'S MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION** to all parties listed on the Court's Master Service List.

/s/ Shannon Dinkel
An employee of Pisanelli Bice PLLC

15 33

EXHIBIT 1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

DECLARATION OF MARK STEBBINGS

I, Mark Stebbings, pursuant to NRS 53.350 declares as follows:

- I am an adult fully competent to testify to the matters stated herein. 1.
- 2. I am a resident of the United Kingdom (U.K.), and a director of Betfred International Holdings Limited ("Betfred Int'l") as well as a Manager for several Betfred American subsidiaries including Betfred USA Sports LLC ("Betfred USA") and Betfred Sports (Nevada), LLC, ("Betfred Nevada"). I make this declaration in support of Betfred Int'l Motion to Dismiss for Lack of Personal Jurisdiction. The facts stated herein are based upon my personal knowledge, unless stated upon information and belief, and as to those facts I believe them to be true.
- 3. Betfred Int'l is a subsidiary of the Betfred Group Limited group of companies within the U.K. Within that group are subsidiaries which operate the Betfred branded high-street booking shop in the U.K., and also the Betfred branded website operated out of Gibraltar which serves primarily the U.K. online gaming market. Betfred is a well-known sports wagering company within the U.K.
- 4. Based on information and belief, in 2018, one of the founders of Betfred betting business, Fred Done ("Fred"), was contacted by a restaurant owner in the U.K. who knows Fred. This U.K. restaurant owner informed Fred that an individual named Peter Hutchinson (Hutchinson) was seeking an introduction to Fred. This restaurant owner contacted Fred. Fred in turn asked me to contact the restaurant owner and I did so on May 26, 2018. The restaurant owner provided me Hutchinson's phone number and I made contact with him. I then spoke with Hutchinson about his interest in contacting Fred. At that time, McGuire Holdings Limited ("McGuire") had not been mentioned.
- 5. Hutchinson stated that he knew of a potential race and sports betting opportunity with the Mohegan Sun Casino in Connecticut, and that he (Hutchinson) had a relationship with someone who then had a relationship with a then-member of the Mohegan Tribe, Kevin Brown. Hutchinson's middleman — who had contacts with the Mohegan Sun and Kevin Brown — was an individual named Sherman Brown (no relation).
 - 6. After that initial phone call, there was one in person initial meeting in a Manchester

2

3

4

5

6

7

8

9

10

11

12

22

23

24

25

26

27

28

hotel attended by Hutchinson, another Betfred Int'l executive, Craig Reid, and me. Following that meeting there were additional calls and emails only between Hutchinson, Sherman Brown, Reid and myself.

- 7. Prior to moving forward with the face-to-face meeting with Mohegan Sun Casino, on July 2, 2018, Hutchinson asked for a letter of intent ("LOI") or similar agreement. I replied to Hutchinson two days later requesting details for an entity for the potential LOI. Hutchison replied that the other party to this LOI would be McGuire. That is the first time that McGuire was ever mentioned to me. Hutchinson and I then negotiated and memorialized the LOI upon which McGuire bases its claims.
- 8. The LOI was originally created by Betfred Int'l in the U.K. I understood that McGuire was a company incorporated in the Bahamas. Betfred Int'l negotiated the LOI terms from the U.K. via phone calls and emails.
- 9. Because of Betfred Int'l's presence in the U.K., we required that the LOI's terms and any interpretation thereof were to be governed by U.K. law. At no time prior to consummation was there a discussion between Hutchinson and me that any dispute over this agreement would be litigated in the United States, particularly not the State of Nevada. (See Ex. A. (attaching a true and correct copy of the signed LOI).)
- Moreover, at the time of the LOI's signing, there was no contemplation of any 10. relationship with the Mohegan Gaming outside of Connecticut.
- Furthermore, the request for proposals ("RFP") that Betfred Int'l responded to only 11. related to the Mohegan Sun Casino in Connecticut. Based on information and belief, in summer 2018, Mohegan Sun Casino did not conduct gaming operations in the State of Nevada. Of note, on July 2, 2018, Mohegan Gaming announced another partnership in New Jersey which conveyed to Betfred Int'l that Mohegan Gaming has never had an intention to deal with only one sportsbook operator. Based on information and belief, Mohegan Gaming has a number of different sports wagering providers at its properties across the country.
- Following consummation of the LOI with McGuire, my team and I prepared the 12. RFP response for the Mohegan Sun Casino Connecticut sportsbook operation from within the U.K.

- 13. In August 2018, as the RFP response process for the Mohegan Sun Casino Connecticut sportsbook operation was underway, Reid and I traveled to Connecticut. We met with the Mohegan Sun Casino representative Avi Alroy regarding the Mohegan Sun Casino Connecticut sportsbook bid (hereinafter "the Connecticut meeting"). On the evening before the Connecticut meeting, there was a meeting for dinner. That was the first time I met Sherman Brown. The next day, Reid and I made a presentation for Betfred Int'l to the Mohegan Sun and Alroy. Hutchinson attended that Connecticut meeting, but Sherman Brown did not attend.
- 14. Following the Connecticut meeting, Hutchinson and Sherman Brown represented in several emails and messages that the Mohegan Sun Casino would select Betfred Int'l for its Connecticut sportsbook operations. Based on information and belief, Hutchinson (more than likely relaying information given to him by Sherman) and Sherman Brown obtained this information from Kevin Brown.
- 15. However, I nor anyone else at Betfred Int'l received any such information regarding the Connecticut sportsbook directly from the Mohegan Sun Casino or Alroy. I did send several emails and messages to Alroy about the Connecticut sportsbook opportunity. Alroy deferred several times on provided a definitive answer to my inquiries. Based on information and belief, one of the reasons Alroy gave was Connecticut's Legislature had delayed the decision to pass sports wagering laws and Alroy wanted to defer making any decision.
- 16. In October 2018, Reid and I were due to be in the US to attend Global Gaming Expo ("G2E") held in Las Vegas, Nevada. Based on my assumption that this event is regularly attended by representatives and executives of the gaming industry, I hoped to use the opportunity to try and get a definitive answer regarding the Connecticut sportsbook bid and to meet Kevin Brown for the first time. Accordingly, I requested to meet with Alroy, both Browns, and Hutchinson at G2E to discuss the Connecticut RFP. That the meeting would occur in Nevada was simply a product of the fact that G2E was occurring in Las Vegas. Nevada had nothing to do with the LOI or our meeting.
- 17. It is possible that Hutchinson may have attended my meeting with Alroy at G2E. However, neither Sherman Brown nor Kevin Brown attended. At this meeting I learned from Alroy that Betfred Int'l was no longer under consideration for the Mohegan Sun Casino Sportsbook

provider opportunity.

19.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- 18. At that point both Hutchinson and I understood that the terms of the LOI would not be met. Later that evening, Reid and I met with Hutchinson and his partner for refreshments and discussed the failed attempt to obtain the Connecticut sportsbook opportunity.
 - When I got back to UK, I received an email from Hutchinson in which he stated that: I would just like to say what a pleasure it was to meet you guys and spend some quality time with you. You are a highly successful business in Europe and that is something to be hugely proud off [sic]. You will be a success in USA [I] know, I'm just gutted [I] will not be along to see it.

(Ex. B (attaching a true and correct copy of the Hutchinson and Stebbings email dated Oct. 9, 2018).

- 20. I responded and thanked Hutchinson for his comments. Included on this correspondence was Reid, Sherman Brown, and Hutchinson. At no point has Sherman Brown commented or replied to contradict Hutchinson or my statements. Additionally, neither Hutchinson nor anyone from McGuire remained involved with Betfred Int'l and its pursuit of American sportsbook operations following the failed opportunity in Connecticut. In March 2019, based on public reporting, Betfred Int'l understood that Kambi was confirmed as the partner for sports wagering for Mohegan Sun Casino. See Kambi to Power Mohegan Sun Sportsbook in Connecticut, CasinoNewsDaily.com (Mar. 28, 2019 12:54 PM), https://www.casinonewsdaily.com/2019/03/28/kambi-to-power-mohegan-sun-sportsbook-inconnecticut/.
- Because Betfred Int'l maintained a high level of interest in entering U.S. markets, 21. following our lack of success with the Connecticut RFP, we reflected and made a deliberate decision to obtain an American contact that could facilitate future sportsbooks bids. Thus, Betfred Int'l started a relationship with Stephen Crystal, as a Business Development Manager. Crystal pursued gaming opportunities in the U.S. and secured introductions for other opportunities as well.
- 22. Because of Crystal's success, in June 2019, Betfred Int'l formed Betfred USA, a Nevada limited liability company. Moreover, Betfred USA then formed subsidiaries for such opportunities in Arizona, Colorado, Indiana, Iowa, Louisiana, Minnesota, Ohio, Oregon, Pennsylvania, South Dakota, Virginia, and Washington. (See Ex. C. attaching a true and correct

copy the Nevada Secretary of State's website detailing all of the Betfred USA subsidiaries).) Following competitive selection processes, Betfred USA and its subsidiaries grew its operations in Iowa, Colorado, and Pennsylvania. I am one of the Managers of Betfred USA and its U.S. subsidiaries.

- 23. Based on information and belief, neither I nor anyone else at Betfred Int'l was aware in 2018 that Mohegan Gaming was also interested in expanding its operations. Based on information and belief Mohegan Gaming incorporated MGNV, LLC, a Delaware limited liability company.
- 24. Based on public reporting, in September 2019, MGNV, LLC, acquired the rights to manage the casino operations at the former Hard Rock Hotel & Casino in Las Vegas, now known as the Virgin Hotel & Casino. Following this announcement, in October 2019, MGNV, LLC, issued invites to many sports book providers inviting them to submit proposals for its sports book operation at the Virgin Hotel & Casino. Given its growing track record, Betfred USA was included in that invitation.
- 25. In order to compete for the opportunity, both MGNV and Betfred USA entered into a non-disclosure agreement. In January 2020, as the bid process progressed, Betfred USA, formed Betfred Nevada, a Nevada limited liability company. (See Ex. C.) Having obtained the winning bid, in February 2020, Betfred Nevada entered into a heads of agreement terms with MGNV, LLC to operate all race and sports wagering services at the Virgin Hotel & Casino.

I declare under penalties of perjury of the laws of the State of Nevada that the foregoing is true and correct.

DATED this day of March, 2021.

MARK STEBBINGS

EXHIBIT A



Letter of Intent

This Letter of Intent ("LoI") is entered into by and between

Betfred International Holdings Limited
Company number 11383525 (England and Wales)
The Spectrum Benson Road Birchwood Warrington Cheshire WA3 7PQ (hereinafter referred to as "Party A")

and

McGuire Holdingsumted

Company number 160756B (Bahamas)
Sassoon House Shirley Street and Victoria Avenue Nassau New Providence Bahamas (hereinafter referred to as "Party B")

(hereinafter referred to individually as "Party" and collectively as "Parties") (The definitions Party A and Party B shall include the Parties group and/or associated companies)

1. Background

- 1.1 The LoI summanses the Parties' understanding regarding the contemplated agreement for a share of revenue resulting from party A's potential appointment to supply sports book betting and wagering service to the US gambling operator Mohegan Sun ("Sports Book Service").
- 1.2 The purpose of the LoI is to establish an understanding as to terms agreed and intended to be set out in a full form agreement for a proposed revenue share of Party A's revenue receipt under the Sports Book Service. The LoI does not create any binding obligation, expressed or implied, on the Parties, except as set forth in Clauses 3 through 8 hereof.
- 2. Key Terms
- $2.1\,$ Party A is endeavouring to win a selection process to be the appointed the provider of a Sports Book Service
- $2.2\,$ Party B is assisting party A in the selection process referred to in clause 2.1
- 2.3 If successful in the selection process, the Parties will enter into an agreement for Party B to receive a share of the revenue received by Party A as provider of the Sports Book Service.
- 2.4 For the avoidance of doubt all decisions as to participation by Party A in the selection process and its continued participation is a decision solely for Party A. However, while commercially intended to proceed Party A with the assistance of Party B, shall both will use all reasonable endeavours to participate fully in the selection process.
- 3. Full Form Agreement
- 3.1 Promptly after the appointment of Party A as the provider of the Sports Book Service, the Parties shall enter into good faith negotiations for a full form agreement containing such terms and conditions as are customary for a share of party of Party A's revenue with Party B based on assistance given by Party B in the appointment of Party A as provider of the Sports Book Service the main commercial terms of which is that Party B shall for the provision of the Sports Book Service the main commercial terms of which is that Party B shall for the provision of the Sports Book Service (but the avoidance of doubt the amounts received by Party A for service fees administration or other costs outside the gross revenue share shall be excluded from the calculation of such revenue share due to party B) for the duration of the linitial Sports Book Service agreement.

- 4. Exclusivity
- $4.1\,$ Until the date of termination of the LoI, the Parties shall not enter into discussions negotiations with any competing third party or engage as a consultant or similar with any competing third party regarding the application for the selection as provider of the Sports Book Service.

5. Confidentiality

- $5.1\,$ Except as required by law, each Party agrees that it shall not disclose any Confidential Information to any third party except its advisors who are bound by a duty of confidentiality and that it shall not use any Confidential Information other than in connection with the selection process for Party A to be appointed as the provider of the Sports Book Service.
- 5.2 For purposes of clause 5.1 hereof, "Confidential Information" means any Information about the other Party provided hereunder, any documents prepared or provided as part of or in connection with the selection process, and the LoI except information which: (i) is generally available to or known by the public other than as a result of improper disclosure by a Party, or (ii) is obtained by a Party from a source other than the other Party, provided that such source was not bound by a duty of confidentiality to the other Party with respect to such
- $5.3\,$ The obligations in this clause 5 shall not end on the termination of this Lol

6. Costs and Expenses

6.1 Each Party shall bear its own costs and expenses incurred in pursuing the application process referred to in this agreement and/or documenting the full form agreement including but not limited to, legal and other

7. Term and Termination

 $7.1\,$ The LoI shall enter into force when it has been signed by both Parties and shall terminate on the earlier of: (i) the date of execution of any full form agreement, and (ii) the date. Party A ceases to proceed with the application referred to; and (iii) the date it is confirmed another party has been appointed as the provider of the Sports Book Service. The Parties shall have no claim against each other as a result of termination of the LoI

8. Miscellaneous

- 8.1 The LoI contains the entire understanding of the Parties with respect to the contemplated formation of the Company. The Lo1 may not be amended except in writing signed by both Parties.
- 8.2 Any disputes arising out of or in connection with the LoI which cannot be settled amicably shall be resolved by a court of competent jurisdiction in accordance with the laws of England and Wales excluding conflict of law principles.
- $8.3\,$ The provisions of clauses 5.1, 5.2, 6.1, 7.1, 8.2 and 8.3 hereof shall survive termination of the LoI for any reason

For and on behalf of

Party A

Mark Stebbings

Hutchinson

Title

Name

Managing Derector

Date

m JULY 2018

For and on behalf of

Name

CEO Director

July 2018.

EXHIBIT B

From: Mark Stebbings
To:
Subject: FW: Mohegan sun

Date: Monday, March 01, 2021 5:15:51 AM

Attachments: image001.png

M	ark	Stek	bii	nas

Group Chief Operating Officer

Betfred Group

Office Betfred The Spectrum 56-58 Benson Road Birchwood Warrington WA3 7PQ	Fax:		
		?	

From: Mark Stebbings <mark.stebbings@betfred.com>

Sent: 10 October 2018 01:21

To: Peter Hutchinson Craig Reid ; Sherman

Brown

Subject: Re: Mohegan sun

Peter

Really kind words and the sentiment regards your yourself is echoed from ourselves.

Let us know when you are over in the UK and we can meet up for a beer.

Kind Regards

Mark

Get Outlook for iOS

From: Peter Hutchinson

Sent: Tuesday, October 9, 2018 16:57

To: Mark Stebbings; Craig Reid; Sherman Brown

Subject: Mohegan sun

Dear Mark and Craig , I would just like to say what a pleasure it was to meet you guys and spend some quality time with you . You are a highly successful business in Europe and that is something to be hugely proud off . You will be a success in USA i know , I'm just gutted i will not be along to see it ...

I wish you safe travels to night and hope we can get a game of golf in sometime soon . Thank you again .

All the best

Peter

Peter Hutchinson

EXHIBIT C

Betfred Sports (Arizona) LLC (e this
Sports (Colorado) LLC Company (86) Betfred Sports (Indiana), LLC Sports (Indiana), LLC BETFRED SPORTS (IOWA) LLC Sports (Iowa) Limited- Liability Company (86) NV20201896168 E9223712020-3 Manage Sports Limited- Liability Company (86) NV20191439289 E0273062019-0 Manage Manage Sports (Iowa) LLC Spo	e this
Sports (Indiana), LLC Liability Company (86) BETFRED Active 06/13/2019 Domestic Limited- Limited- Limited- Limited- Limited- Limited- Limited- Liability Company (86) Manage	
SPORTS Limited- (IOWA) LLC Liability Company (86)	
	e this
Betfred Active 10/17/2020 Domestic NV20201920335 E9847102020-8 Manage Sports (Louisiana) Liability LLC Company (86)	e this
Betfred Active 12/23/2020 Domestic NV20201974604 E11190832020- Sports (Minnesota) Liability LLC Company (86)	e this

			Sirverr runne	Trevada 5 Basiness I ortar t	o start manage your ousin	255	
Betfred Names	Active Status	01/16/2020 Filing Date	Typë ed-	NV20201693426 NV Business ID		-	Manage this B Actions
(Nevada) LLC			Liability Company (86)				
Betfred Sports (Ohio), LLC	Active	09/20/2020	Domestic Limited- Liability Company (86)	NV20201896163	E9223582020-2		Manage this B
Betfred Sports (Oregon) LLC	Active	02/22/2020	Domestic Limited- Liability Company (86)	NV20201722478	E4957222020-7		Manage this B
Betfred Sports (Pennsylvania) LLC	Active	10/22/2019	Domestic Limited- Liability Company (86)	NV20191614146	E2371662019-6		Manage this B
Betfred Sports (South Dakota) LLC	Active	10/17/2020	Domestic Limited- Liability Company (86)	NV20201920327	E9846912020-4		Manage this B
Betfred Sports (Virginia), LLC	Active	09/07/2020	Domestic Limited- Liability Company (86)	NV20201886019	E8982312020-3		Manage this B
Betfred Sports (Washington), LLC	Active	09/07/2020	Domestic Limited- Liability Company (86)	NV20201886013	E8982152020-5		Manage this B
BETFRED USA (IP) LLC	Active	06/13/2019	Domestic Limited- Liability Company (86)	NV20191439291	E0273072019-1		Manage this B

BETFRED NSASPORTS	Active Status	06/13/2019 Filing Date	Type ed-	NV20191439270 NV Business ID		 Manage this B Actions
(TWO) LLC			Liability Company (86)			
BETFRED USA SPORTS LLC	Active	06/13/2019	Domestic Limited- Liability Company (86)	NV20191439262	E0273042019-8	Manage this B
Page 1 of 1, rec	ords 1 to 1	6 of 16				

Return To Search

Electronically Filed 4/12/2021 2:46 PM Steven D. Grierson CLERK OF THE COURT

OMD 1 ARIEL E. STERN, ESQ. Nevada Bar No. 8276 2 MELANIE M. MORGAN, ESQ. Nevada Bar No. 8215 3 AKERMAN LLP 1635 Village Center Circle, Suite 200 4 Las Vegas, Nevada 89134 Telephone: (702) 634-5000 5 Facsimile: (702) 380-8572 Email: ariel.stern@akerman.com 6 Email: melanie.morgan@akerman.com 7 DAMIEN H. PROSSER, ESQ. 8 Florida Bar No. 0017455 (Admitted Pro Hac Vice) 9 JESSICA THORSON, ESQ. Florida Bar No. 0091676 10 (Admitted Pro Hac Vice) MORGAN & MORGAN, P.A. 11 **Business Trial Group** 20 North Orange Avenue, 15th Floor 12 Orlando, Florida 32801 Telephone: (407) 236-5974 13 Facsimile: (407) 245-3349 E-mail: DProsser@forthepeople.com 14 E-mail: JThorson@forthepeople.com 15 Attorneys for Plaintiff McGuire Holdings Ltd. 16 17

1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 TEL: (702) 634-5000 – FAX: (702-380-8572

18

27

28

///

///

AKERMAN LLP

EIGHTH JUDICIAL DISTRICT COURT

CLARK COUNTY, NEVADA

10		
19	McGuire Holdings Ltd.,	Case No.: A-21-827937-B
20	Plaintiff,	Dept. No.: XXVII
21	v.	PLAINTIFF'S OPPOSITION TO
22	Betfred International Holdings, Ltd.,	DEFENDANT'S MOTION TO DISMISS FOR LACK OF PERSONAL
23	Defendant.	JURISDICTION
24		
25	///	
26	///	

	1
	2
	3
	4
	5
	6
	5 6 7 8 9
	8
	9
	10
	11
TE 200 -8572	12
1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 TEL: (702) 634-5000 – FAX: (702-380-8572	13
CIRCI VADA	14
ENTER AS, NE 5000 – 1	15
AGE C S VEG 2) 634-:	16
5 VILL LA EL: (70	17
163 T	18
	19
	20
	21
	22
	23
	24
	25
	26

AKERMAN LLP

Plaintiff, McGuire Holdings, Ltd. ("McGuire"), submits this Memorandum of Points and Authorities and the Declaration of Peter Hutchinson in Opposition to Defendant, Betfred International Holdings, Ltd.'s ("Betfred") Motion to Dismiss for Lack of Personal Jurisdiction pursuant to Nevada Rule of Civil Procedure 12(b)(2).

DATED this 12th day of April, 2021.

AKERMAN, LLP

<u>/s/ Arie</u>	l Si	tern	
ARIEL	E.	STERN,	ESQ.

Nevada Bar No. 8276 MELANIE M. MORGAN, ESQ.

Nevada Bar No. 8215

1635 Village Center Circle, Suite 200

Las Vegas, Nevada 89134
Telephone: (702) 634-5000
Facsimile: (702) 380-8572
Email: ariel.stern@akerman.com
Email: melanie.morgan@akerman.com

MORGAN & MORGAN, P.A. Business Trial Group

DAMIEN H. PROSSER, ESQ. Florida Bar No. 0017455 (Admitted Pro Hac Vice) JESSICA THORSON, ESQ. Florida Bar No. 0091676 (Admitted Pro Hac Vice) 20 North Orange Avenue, 15th Floor Orlando, Florida 32801 Telephone: (407) 236-5974

Facsimile: (407) 245-3349 E-mail: DProsser@forthepeople.com E-mail: JThorson@forthepeople.com

Attorneys for Plaintiff McGuire Holdings Ltd.

27

28

1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 12 - FAX: (702-380-8572 13 14 15 LAS VEGAS, TEL: (702) 634-5000 16 17 18

1

2

3

4

5

6

7

8

9

10

11

19

20

21

22

23

24

25

26

27

28

MEMORANDUM OF POINTS AND AUTHORITIES

A. INTRODUCTION

- 1. Betfred has moved to dismiss McGuire's First Amended Complaint (the "FAC") for lack of personal jurisdiction pursuant to Nevada Rule of Civil Procedure 12(b)(2).
- 2. Despite purposely availing itself of the privilege of doing business in Nevada, Betfred argues it need not answer to a Nevada court for its tortious actions simply because it decided to form Nevada based subsidiaries after the parties Agreement. However, Betfred cannot escape liability because it purposefully directed its conduct towards Nevada, where the parties met in connection with the parties' agreement and where subject of that agreement, the Virgin Hotel Casino, is located.
- 3. Taking McGuire's proffers of evidence as true and resolving all factual disputes in its favor, McGuire has made a prima facie showing of personal jurisdiction over Betfred and the Court must deny Betfred's Motion.

B. STATEMENT OF FACTS

- 1. Betfred is a United Kingdom based bookmaker that owns and has operated betting shops around the world since 1967. Betfred owns and operates more than 1,500 betting shops in the United Kingdom and bills itself as a best in class online casino and betting product in the United Kingdom and Spain. [Hutchinson Dec., Exhibit 1 hereto, at Ex. F.]
- 2. Betfred claims to be a subsidiarity of Betfred Group Limited ("Betfred Group"). [Stebbings Dec., Exhibit 1 to Betfred's Motion to Dismiss, at 3.]
- 3. Betfred is currently a licensed sportsbook operator in Iowa, Pennsylvania and Colorado. Betfred's Nevada license is currently pending regulatory approval. [Hutchinson Dec. at Ex. F.]
- 4. McGuire was founded by Peter Hutchinson ("Hutchinson"). Hutchinson had connections with Betfred, including Betfred's Chief Executive Officer Mark Stebbings ("Stebbings") and Betfred's Trading Director Craig Reid ("Reid"). [Hutchinson Dec. at ¶ 2, 5.]
- 5. As a result of his connections with Betfred, Hutchinson understood that Betfred was seeking to expand its operations in the United States and was looking for inroads with casino operators, including the Mohegan Tribe. [Hutchinson Dec. at ¶ 5.]

LAS VEGAS, NEVADA 89134 TEL: (702) 634-5000 – FAX: (702-380-8572

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

- 6. Unfortunately, Betfred did not have the necessary contacts with the Mohegan Tribe to successfully pursue the Mohegan Tribe Deal. McGuire, on the other hand, did have the requisite relationships with the Mohegan Tribe to assist Betfred to become the sportsbook operator for casinos owned or operated by the Mohegan Tribe. [Hutchinson Dec. at ¶ 5.]
- 7. One of Hutchinson's longtime associates and friends is Sherman Brown ("Brown"). Brown is a successful businessman who mostly works with current and former NBA players to find and negotiate promising investments. [Hutchinson Dec. at ¶ 4; FAC at ¶ 19.]
- 8. Brown is also a member of the Board of Governors & Trustees for the Naismith Hall of Fame (the NBA Hall of Fame). [FAC at ¶ 20.]
- 9. Brown has connections with the Mohegan Tribe, including the former Chairman of the Mohegan Tribe Council, Kevin Brown ("Kevin Brown"), the Chief Marketing Officer, David Martinelli ("Martinelli"), and its Vice President of Interactive Gaming, Aviram Alroy ("Alroy"). [Hutchinson Dec. at ¶ 4, 6.]
- 10. In June of 2017, McGuire approached Betfred to see if it would be interested in becoming the sportsbook betting and wagering operator for any of the Mohegan Tribe casinos. [Hutchinson Dec. at ¶ 7.]
- 11. In exchange for assisting Betfred to become the sportsbook operator for any of the Mohegan Tribe casinos, Betfred and McGuire agreed to enter into a full form agreement customary for a share of Betfred's revenue with McGuire, wherein Betfred would pay McGuire 10% of the gross revenues Betfred received from any sportsbook it operated for the Mohegan Tribe. [Hutchinson Dec. at ¶ 8, 9.]
- 12. On July 10, 2018 Betfred and McGuire entered into a Letter of Intent (the "Agreement") to memorialize the parties' agreement. As set forth in Clause 1.2, the terms set forth in Clauses 3 through 8 of the Agreement were intended to create binding obligations on the parties. [Hutchinson Dec. at ¶ 10, Ex. A.]
- 13. Additionally, the Agreement is expressly intended to apply to the "Parties group and/or associated companies." [Hutchinson Dec. at Ex. A. (emphasis added)]

4

28 ///

57674647;1

- 14. The plain meaning of this term is that the Agreement obligates and binds Betfred, Betfred Group, and any of its subsidiaries. [*Id.* at ¶ 11.]
- 15. McGuire's initial efforts centered on Betfred operating the Mohegan Tribe's sportsbook in Connecticut. [Hutchinson Dec. at ¶ 12.] However, the Agreement is not limited to the sportsbook of a specific Mohegan Sun casino, but rather expressly encompasses "sports book betting and wagering services to the US gambling operator Mohegan Sun" (the "Mohegan Sportsbook Services"). [Id. at Ex. A, Clause 1.1.]
- 16. The parties engaged in numerous email communications reflecting their intent that the Agreement applies to all Mohegan Sun casinos in the United States. [Hutchinson Dec. at ¶ 13-15.] For example, on June 25, 2018, Stebbings, on behalf of Betfred, stated to McGuire:

Just so we are clear your consultancy company which is going to source opportunities in the US for Betfred will be paid 10% of the gross revenue percentage we receive (in this case Mohegan Sun).

[Hutchinson Dec. at Ex, B.]

17. On July 16, 2018, Brown emailed Stebbings and Reid, in part:

I'm highly optimistic we'll win [the Connecticut bid]. But if we don't, it's not a failure or ending by any means. In fact, we're just beginning . . .

[Hutchinson Dec. at Ex. C.]

18. On August 27, 2018, Stebbings, on behalf of Betfred, emailed McGuire stating:

As discussed on our call on Friday, well done you have done a great job in using your influence with Chairman Brown to give us the opportunity of becoming the tribe's partner of choice.

[Hutchinson Dec. at Ex. D.]

19. McGuire spent more than a year fulfilling its obligations under the Agreement, including (a) introducing Betfred to the Mohegan Tribe via email, (b) engaging in email and phone call correspondence to facilitate a Betfred and Mohegan Tribe partnership, (c) facilitating multiple in-person meetings between Stebbings, Reid, Kevin Brown, Martinelli, and Alroy in Connecticut and Nevada; and (d) attending the meetings in Connecticut and Nevada with representatives from Betfred and the Mohegan Tribe. [Hutchinson Dec. at ¶16.]

28 | ///

2

3

4

5

6

7

8

9

10

11

12

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

0 - FAX: (702-380-8572 13

LAS VEGAS, TEL: (702) 634-5000

- 20. Specifically, in October of 2018, McGuire, through Hutchinson's direct efforts, secured a meeting in Las Vegas, Nevada between Betfred and the Mohegan Tribe (the "Vegas Meeting") to discuss Betfred obtaining the Mohegan Sportsbook Services not just in Connecticut, but in other Mohegan Tribe casinos in the United States. [Hutchinson Dec. at ¶ 17-18.]
- 21. Hutchinson (on behalf of McGuire), Stebbings and Reid (on behalf of Betfred), and Alroy (on behalf of the Mohegan Tribe) attended the Vegas Meeting. [Hutchinson Dec. at ¶ 18.]
- 22. During this meeting, Alroy informed McGuire and Betfred that Betfred would not be the sportsbook operator for the Mohegan Tribe's Connecticut casino, but that there were opportunities for Betfred to operate in other Mohegan Tribe casinos. [Hutchinson Dec. at ¶ 19.]
- 23. After the Vegas Meeting, Betfred represented to McGuire that negotiations had stalled between Betfred and the Mohegan Tribe. [Hutchinson Dec. at ¶ 20.]
- 24. Thus, after the Vegas Meeting, McGuire understood Betfred may not be continuing in its pursuit to become the sportsbook operator for the Mohegan Tribe. [Hutchinson Dec. at ¶ 21.] If Betfred wished to continue to pursue this opportunity, Betfred was obligated under the Agreement to use McGuire's services.
- 25. Specifically, the Agreement contains a binding exclusivity clause that prohibited Betfred from using any other third-party consultant other than McGuire to obtain the Mohegan Sportsbook Services. [Id. at Ex. A, Clause 4.]
- 26. Contrary to its representations and obligations under the Agreement, unbeknownst to McGuire, Betfred continued to negotiate a deal with the Mohegan Tribe and obtained a third-party consultant other than McGuire to obtain the Mohegan Sportsbook Services. [Hutchinson Dec. at ¶ 22.]
- 27. Specifically, in violation of the Agreement's exclusivity clause, Betfred "made a deliberate decision" to obtain a third-party consultant other than McGuire to obtain the Mohegan Sportsbook Services. [Stebbings Dec. at ¶ 21.]
- 28. Thereafter, Betfred formed a wholly-owned subsidiary, Betfred USA Sports LLC, a Nevada limited liability company ("Betfred USA"). [Stebbings Dec. at ¶ 22; Hutchinson Dec. at ¶ 23, Ex. F.]

57674647;1

AKERMAN LLP

1	29. In total, from 2019 to 2020, Betfred formed sixteen (16) Nevada based wholly-owned
2	subsidiaries (the "Subsidiaries"), including:
3	1) Betfred Sports (Arizona) LLC
4	2) Betfred Sports (Colorado) LLC
	3) Betfred Sports (Indiana), LLC4) Betfred Sports (Iowa) LLC
5	5) Betfred Sports (Louisiana) LLC
6	6) Betfred Sports (Minnesota) LLC
7	7) Betfred Sports (Nevada) LLC
,	8) Betfred Sports (Ohio), LLC
8	9) Betfred Sports (Oregon) LLC 10) Betfred Sports (Pennsylvania) LLC
9	11) Betfred Sports (Fellisylvalla) LLC 11) Betfred Sports (South Dakota) LLC
9	12) Betfred Sports (Virginia), LLC
10	13) Betfred Sports (Washington), LLC
1.1	14) Betfred USA (IP) LLC
11	15) Betfred USA Sports (Two) LLC
12	16) Betfred USA Sports LLC
13	[Stebbings Dec. at Ex. C.]
14	30. For each of the Subsidiaries, Stebbings and Nicola Barr ("Barr") are both listed as the
15	Managers with an address in Las Vegas, Nevada. [Hutchinson Dec. at ¶ 24, Ex. G.]
16	31. Stebbings and Barr are directors of both Betfred and Betfred Group. [Stebbings Dec.
17	at ¶ 1, 22; Hutchinson Dec. at ¶ 25, Ex. H.]
18	32. Betfred created the Subsidiaries in order to further Betfred's business in the United
19	States, more specifically, to obtain the Mohegan Sportsbook Services. [Stebbings Dec. at ¶ 21-22,
20	25.]
21	33. Betfred USA's website advertises it was created by Betfred Group and conducts the
22	same sportsbook services as its parent company. [Hutchinson Dec. at Ex. F.] Betfred USA's
23	website further states it is pending regulatory approval to operate in Nevada. [Id.]
24	34. Betfred's representations to McGuire turned out to be false, as Betfred subsequently
25	became the sportsbook operator for the new Virgin Hotel Casino in Las Vegas (the "Virgin Hotel
26	Casino"), which is operated by the Mohegan Tribe. [Hutchinson Dec. at ¶ 26.]
27	

2

3

4

5

6

7

8

9

10

11

12

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

0 - FAX: (702-380-8572 13

- 35. On July 17, 2020, Brown received a text message from Kevin Brown, the former Chairman of the Mohegan Tribe Council, congratulating Brown and McGuire for securing the sportsbook services for Betfred at the Virgin Hotel Casino. [Hutchinson Dec. at ¶ 27; Ex. I.]
- 36. This was the first time McGuire learned that Betfred would become the sportsbook operator for the Virgin Hotel Casino and that Betfred had cut McGuire out of the deal in breach of the Agreement. [Hutchinson Dec. at ¶ 27.]
- 37. Betfred claims its wholly owned subsidiary Betfred Sports (Nevada) LLC ("Betfred Nevada") obtained the Mohegan Sportsbook Services at the Virgin Hotel Casino. [Stebbings Dec. at \P 24-25.]
- 38. Betfred would not have been able to secure the Mohegan Sportsbook Services at the Virgin Hotel Casino without McGuire's efforts to introduce and facilitate the Betfred and Mohegan Tribe partnership. [Hutchinson Dec. at ¶ 28.]
- 39. After becoming the sportsbook service provider for the Virgin Hotel Casino, Betfred failed to enter into good faith negotiations with McGuire for a full form agreement containing such terms and conditions as are customary for a share of Betfred's revenue with McGuire. [Hutchinson Dec. at ¶ 29.]
- 40. As a direct and proximate result of Betfred's actions or inactions, McGuire has suffered significant damages. [Hutchinson Dec. at ¶ 30.]

C. LEGAL STANDARD

To defeat Betfred's Motion to Dismiss, McGuire need only "make a prima facie showing of personal jurisdiction." Trump v. Eighth Judicial Dist. Court of State of Nev. In & For County of Clark, 109 Nev. 687, 692, 857 P.2d 740, 743 (1993). In determining whether a prima facie showing has been made, the district court does not act as a trier of fact; it accepts "properly supported proffers of evidence by a plaintiff as true" and must resolve factual disputes in the plaintiff's favor. Trump, 857 P.2d at 744. See also, Tricarichi v. Coop. Rabobank, U.A., 135 Nev. 87, 90-91, 440 P.3d 645, 649 (2019) ("The court may consider evidence presented through affidavits and must accept properly supported proffers as true and resolve factual disputes in the plaintiff's favor.") Thus, when the plaintiff presents "some competent evidence of essential facts which establish a prima facie

1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 LAS VEGAS, NEVADA 89134 TEL: (702) 634-5000 – FAX: (702-380-8572 1

2

3

4

5

6

7

8

9

10

11

12

13

15

16

17

18

19

20

21

22

23

24

25

26

showing that personal jurisdiction exists," the defendant's motion must be denied. Trump, 857 P.2d at 743-44.

To make a prima facie showing of personal jurisdiction, "a plaintiff must show (1) that the requirements of the state's long arm statute have been satisfied, and (2) that due process is not offended by the exercise of jurisdiction" Arbella Mut. Ins. Co. v. Eighth Judicial Dist. Court ex rel. County of Clark, 122 Nev. 509, 512, 134 P.3d 710, 712 (2006) (internal quotations omitted). Nevada's long arm statute, NRS 14.065(1), permits the exercise of personal jurisdiction on any basis not inconsistent with the United States Constitution. Thus, the constitutional inquiry is whether the exercise of personal jurisdiction satisfies due process. See Arbella, 122 Nev. at 512.

Due process requirements are satisfied if the nonresident defendant's contacts are sufficient to obtain either (1) general jurisdiction, or (2) specific personal jurisdiction, and it is reasonable to subject the nonresident defendants to suit in Nevada. Viega GmbH v. Eighth Jud. Dist. Ct., 130 Nev. 368, 375, 328 P.3d 1152, 1156 (2014).

General jurisdiction occurs where a defendant is held to answer in a forum for causes of action unrelated to the defendant's forum activities. Trump, 857 P.2d at 748. Specific personal jurisdiction arises when the defendant purposefully enters the forum's market or establishes contacts in the forum and affirmatively directs conduct there, and the claims arise from that purposeful contact or conduct. Viega, 130 Nev. at 375.

In Nevada, a plaintiff may establish personal jurisdiction over a non-resident defendant by imputing a subsidiary's contacts to the parent company under an "alter ego" theory or "agency" theory. Viega, 130 Nev. at 376.

As set forth below, McGuire has made a prima facie showing of personal jurisdiction over Betfred due to (a) its own forum-directed activities, (b) through the contacts of Betfred's agents; or (c) through Betfred's alter egos. Additionally, Betfred has failed to meet its burden of showing that the exercise of jurisdiction would be unreasonable. The Motion should be denied, or alternatively, McGuire should be permitted to conduct limited jurisdictional discovery.

27

///

28

LAS VEGAS, NEVADA 89134 TEL: (702) 634-5000 – FAX: (702-380-8572

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

D. ARGUMENT

A. THIS COURT HAS SPECIFIC PERSONAL JURISDICTION OVER BETFRED BASED UPON ITS OWN FORUM-RELATED ACTIVITIES.

In evaluating specific personal jurisdiction, courts consider two factors: (1) whether the defendant purposefully availed itself of the privilege of acting in the forum state or purposefully directed its conduct towards the forum state, and (2) whether the cause of action arose from the defendant's purposeful contact or activities in connection with the forum state, such that it is reasonable to exercise personal jurisdiction. Tricarichi v. Coop. Rabobank, U.A., 135 Nev. 87, 91, 440 P.3d 645, 650 (2019). While the contacts cannot be "random" or "fortuitous" it is the quality of these contacts, and not the quantity that confers personal jurisdiction over a defendant. Trump, 857 P.2d at 749. In fact, "[e]ven a single contact with or activity in the forum state may satisfy the constitutional test for minimum contacts where the claim for relief arises therefrom." Mirage Casino-Hotel v. Caram, 762 F. Supp. 286, 288 (D. Nev. 1991). As set forth herein, McGuire has made a prima facie specific personal jurisdiction.

Betfred has purposefully availed itself of the privilege of acting in Nevada by (1) meeting with McGuire and the Mohegan Tribe in Las Vegas, Nevada in connection with the Agreement in October 2018, (2) forming sixteen (16) wholly owned Nevada subsidiaries in an effort to avoid its obligations under the Agreement, and (3) using McGuire's connections to obtain the Mohegan Sportsbook Services at the Virgin Hotel Casino in Las Vegas, Nevada.

As made clear in the Hutchinson Declaration, McGuire, Betfred and the Mohegan Tribe met in Las Vegas, Nevada to discuss Betfred obtaining the Mohegan Sportsbook Services not just in Connecticut, but in other Mohegan Tribe casinos in the United States. [Hutchinson Dec. at ¶ 17-18.] This Vegas Meeting was indisputably related to the Agreement. [Id. at \P 18.]

Further, the plain language of the Agreement does not limit its application to a specific Mohegan Tribe casino, but rather expressly encompasses "sports book betting and wagering services to the US gambling operator Mohegan Sun[.]" [Hutchinson Dec. at Ex. A, Clause 1.1.] McGuire has proffered overwhelming evidence of the parties' intent that the Agreement apply to casinos across the United States, including Nevada. [Id. at ¶ 13-15, Exs. B, C, D.] As set forth above,

1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 LAS VEGAS, NEVADA 89134 TEL: (702) 634-5000 – FAX: (702-380-8572 12 13 14 15 16 17 18

1

2

3

4

5

6

7

8

9

10

11

19

20

21

22

23

24

25

26

27

28

McGuire's evidence must be accepted as true, and any factual disputes must be resolved in McGuire's favor. See Tricarichi, 135 Nev. at 90–91.

Additionally, Betfred formed sixteen (16) wholly owned Nevada based Subsidiaries. [Stebbings Dec. at Ex. C.] Betfred admittedly formed the Subsidiaries for the sole purpose of having them pursue the Mohegan Sportsbook Services. [Stebbings Dec. at ¶ 21-22.] In other words, Betfred intentionally formed the Subsidiaries in an effort to avoid its obligations under the Agreement. Betfred fails to appreciate, however, that the Agreement expressly applies to the "Parties group and/or associated companies." [Hutchinson Dec. at ¶ 11, Ex. A.] The plain meaning of this term is the Agreement obligates Betfred, Betfred Group, and any of its subsidiaries. Ringle v. Bruton, 120 Nev. 82, 93, 86 P.3d 1032, 1039 (2004) ("when a contract is clear, unambiguous, and complete, its terms must be given their plain meaning and the contract must be enforced as written").

Ultimately, Betfred obtained the Mohegan Sportsbook Services at the Virgin Hotel Casino in Las Vegas, Nevada. [Hutchinson Dec. at ¶ 26.] Betfred would not have been able to secure the Mohegan Sportsbook Services at the Virgin Hotel Casino without McGuire's efforts to introduce and facilitate the Betfred and Mohegan Tribe partnership. [Id. at ¶ 28.] However, Betfred cut McGuire out of this deal in breach of the Agreement. [Id. at \P 27.]

In sum, Betfred met with McGuire and the Mohegan Tribe in Las Vegas in connection with the Agreement; Betfred formed sixteen (16) wholly owned Nevada subsidiaries to obtain the Mohegan Sportsbook Services; and obtained the Mohegan Sportsbook Services at the Virgin Hotel Casio as a result of McGuire's efforts in facilitating the Betfred and Mohgan Tribe partnership. Far from random or fortuitous, these contacts show (1) Betfred purposefully directed its conduct towards Nevada, and (2) McGuire's causes of action directly arose from Betfred's activities in Nevada. Accordingly, McGuire has made a prima facie showing that this Court has specific personal jurisdiction over Betfred. Tricarichi, 135 Nev. at 91; Trump, 857 P.2d at 749; Mirage Casino-Hotel, 762 F. Supp. at 288.

B. THIS COURT HAS SPECIFIC JURISDICTION OVER BETFRED UNDER AGENCY THEORY.

Under an agency theory, the parent company "is held for the acts of the [subsidiary] agent" because the subsidiary was acting on the parent's behalf. Viega, 130 Nev. at 376. See also, Trump,

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

857 P.2d at 745 n.3 ("The contacts of an agent are attributable to the principal in determining whether personal jurisdiction exists."). Under agency theory, a prima facie showing of personal jurisdiction over foreign parent corporation can be established by evidence demonstrating "agency or control" by the parent corporations over their local subsidiary. Viega, 130 Nev. at 377. The requisite control exists "where the local entity as agent essentially exists only to further the business of the foreign entity, and but for the domestic entity's existence, the foreign entity would be performing those functions in the forum itself." Viega, 130 Nev. at 379. Thus, the agency theory supports specific jurisdiction "when the local subsidiary performs a function that is compatible with, and assists the parent in the pursuit of, the parent's own business." Id. See also, Daimler AG v. Bauman, 134 S.Ct. 746, 759 n. 13 (2014) (agency relationship may be used to establish specific jurisdiction when a corporate entity purposefully directs its agent to engage in activities in the forum).

In this case, Betfred claims Betfred USA created Betfred Nevada to obtain the Mohegan Sportsbook Services at the Virgin Hotel Casino. [Stebbings Dec. at ¶ 25.] Under agency theory, Betfred can be subject to specific personal jurisdiction based on the acts of Betfred USA and Betfred Nevada because they are subsidiaries acting on Betfred's behalf. Viega, 130 Nev. at 376; Trump, 857 P.2d at 745 n.3. McGuire has made a prima facie showing of personal jurisdiction over Betfred under an agency theory by evidence demonstrating Betfred's control over their wholly owned Nevada subsidiaries Betfred USA and Betfred Nevada.

First, the subsidiaries share common features of ownership with Betfred, as Stebbings and Barr are both directors of Betfred and Betfred Group and managers of Betfred USA and Betfred Nevada. [Stebbings Dec. at ¶ 1, 22; Hutchinson Dec. at ¶ 24-25, Ex. G, H.] Further, Betfred admittedly created these Nevada subsidiaries solely to further Betfred's U.S. business opportunities and to obtain the Mohegan Sportsbook Services. [Stebbings Dec. at ¶ 21-22, 25.] But for the subsidiaries existence, Betfred would be performing these functions in Nevada itself. Viega, 130 Nev. at 379. The fact the subsidiaries did not exist at the time of the Agreement only supports McGuire's position, as it shows they were intentionally created to obtain the Mohegan Sportsbook Services in an effort to avoid Betfred's obligations under the Agreement.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Because Betfred USA and Betfred Nevada were admittedly created to obtain sportsbook bids for Betfred, it is also indisputable they perform functions compatible with, and assist Betfred in pursuit of Betfred's own business. Viega, 130 Nev. at 379. For example, the website for Betfred USA shows it is a wholly owned subsidiary engaged in the same sportsbook business as Betfred and is obtaining a license to operate in Nevada. [Hutchinson Dec. at Ex. F.] Simply put, Betfred and its subsidiaries all engage in the same business in the gaming industry. Betfred's subsidiaries do not perform any function or business different or separate from Betfred—they are merely agents created to further Betfred's own business. Under these facts, McGuire has made a prima facie showing of personal jurisdiction over Betfred under an agency theory.

Notably, Nevada courts have found an agency relationship sufficient to exercise personal jurisdiction under similar facts. In NML Capital, the court found a law firm and its Nevada based independent contractor had an agency relationship because the firm had the right to control the contractor by directing its daily business activities; the companies shared common features of ownership, such as directors; and the contractor performed a function compatible with and assisted the firm in the pursuit of its business. For example, the firm's website advertised services in Nevada, which referred to the services of the contractor. NML Capital, 2015 WL 1186548, at *12. Under these facts, the court found an agency relationship that permitted the Court to attribute jurisdictional contacts to the firm and exercise specific personal jurisdiction. *Id.* at 13. See also, Hosp. Corp. of Am. v. Second Judicial Dist. Court In & For County of Washoe, 112 Nev. 1159, 1160, 924 P.2d 725, 725 (1996) (plaintiffs adduced sufficient evidence of agency or control by the parent corporations to establish a prima facie showing of personal jurisdiction).

Similar to NML, McGuire has a made a prima facie showing of specific personal jurisdiction over Betfred under an agency theory through evidence of control, common features of ownership, and that the subsidiaries were merely created to further Betfred's own business.

C. THIS COURT HAS SPECIFIC PERSONAL JURISDICTION OVER BETFRED UNDER ALTER EGO THEORY.

The same facts discussed above also support specific jurisdiction under an alter ego theory. To support jurisdiction under an alter ego theory, the plaintiff must show (1) such unity of interest 1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 TEL: (702) 634-5000 – FAX: (702-380-8572 12 13 14 15 16 17 18 19

1

2

3

4

5

6

7

8

9

10

11

20

21

22

23

24

25

26

27

28

and ownership between parent and subsidiary that the separate personalities of the two entities no longer exist and (2) the failure to disregard the separate entities would result in fraud or injustice. Iconlab, Inc. v. Bausch Health Companies, Inc., 828 Fed. Appx. 363, 364 (9th Cir. 2020). See also, NML Capital, Ltd. v. Republic of Argentina, 2015 WL 1186548, at *11 (D. Nev. Mar. 16, 2015). The rationale behind this theory is that "the alter ego subsidiary is the same entity as its parent, and thus, the jurisdictional contacts of the subsidiary are also the jurisdictional contacts of the parent." Viega, 130 Nev. at 376.

In NML Capital, the court found the independent contractor was the law firm's alter ego for jurisdictional purposes because both companies shared a unity of interest and ownership and the failure to disregard the separate entities would result in fraud or injustice. NML Capital, 2015 WL 1186548, at *13. Specifically the court found a "unity of interest" based on their joint ownership and indistinguishable business ventures:

> M.F. Corporate Services exist to achieve Mossack Fonseca & Co.'s goals, and in so doing relies on Mossack Fonseca & Co. It provides M.F. Corporate Services with human-resources and information-technology services and advertises M.F. Corporate Services as part of Mossack Fonseca & Co. on its website. This demonstrates that M.F. Corporate Services would not exist without Mossack Fonseca & Co. and that M.F. Corporate Services "is so organized and controlled, and its affairs are so conduct that it is in fact a mere instrumentality" of Mossack Fonseca & Co.

NML Capital, 2015 WL 1186548, at *13. The court found these facts sufficient to exercise general jurisdiction over the firm because it was "essentially at home" in Nevada by virtue of its domination of its contractor. Id. at 14.

Similar to NML Capital, Betfred and its subsidiaries indisputably share a unity of interest and ownership. Stebbings and Barr are both directors of Betfred and Betfred Group and managers of Betfred USA and Betfred Nevada. [Stebbings Dec. at ¶ 1, 22; Hutchinson Dec. at ¶ 24-25, Exs. G, H.] Betfred admittedly created these Nevada subsidiaries solely to further Betfred's business opportunities in the U.S. and to obtain the Mohegan Sportsbook Services. [Stebbings Dec. at ¶ 21-22, 25.] Additionally, Betfred, Betfred USA and Betfred Nevada all engage in the same business in the gaming industry. For example, the website for Betfred USA shows it is a wholly owned

1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134

LAS VEGAS, NEVADA 89134 TEL: (702) 634-5000 – FAX: (702-380-8572

1

2

3

4

5

6

7

8

9

10

11

12

13

14

> 19 20 21

> > 23 24

22

25 26

27 28 subsidiary engaged in the same sportsbook business as Betfred and is obtaining a license to operate in Nevada. [Hutchinson Dec. at Ex. F.]

Additionally, the failure to disregard the separate entities would result in fraud or injustice to McGuire. The evidence shows McGuire expended significant efforts to facilitate a Betfred and Mohegan Tribe partnership in performance of its obligations under the Agreement, including a meeting that occurred in Las Vegas. [Hutchinson Dec. at ¶ 12-19.] Betfred then represented to McGuire negotiations with the Mohegan Tribe had stalled and Betfred was not continuing in its pursuit of the Mohegan Sportsbook Services. [Id. at ¶ 20.]

However, unbeknownst to McGuire, Betfred formed sixteen (16) Nevada subsidiaries, obtained a consultant other than McGuire in violation of the Agreement, and was ultimately successful in obtaining the Mohegan Sportsbook Services at the Virgin Hotel Casino. [Hutchinson Dec. at ¶ 22-26.] Betfred would not have been able to secure the Mohegan Sportsbook Services at the Virgin Hotel Casino without McGuire's efforts to introduce and facilitate the Betfred and Mohegan Tribe partnership. [Id. at ¶ 28.] Because Betfred was successful in obtaining the Mohegan Sportsbook Services, Betfred was obligated by the Agreement to enter into a full form agreement customary for share of Betfred's revenue with McGuire, wherein Betfred would pay McGuire 10% of the gross revenues Betfred received from any sportsbook it operated for the Mohegan Tribe. [Id. at ¶ 9.] Betfred's breach of the Agreement has caused McGuire significant damages. [Id. at ¶ 30.]

Betfred should not be permitted to hide behind the corporate fictions it intentionally formed to avoid this Court's jurisdiction and obligations under the Agreement. Accordingly, McGuire has made a prima facie showing of personal jurisdiction over Betfred under an alter-ego theory.

D. THE EXERCISE OF PERSONAL JURISDICTION OVER BETFRED IS REASONABLE.

Once the plaintiff demonstrates the defendant purposefully availed itself of the forum's benefits, the exercise of jurisdiction is presumptively reasonable. See Trump, 857 P.2d at 749. To rebut this presumption, it is Betfred's burden to present a "compelling case" that the presence of some other considerations would render jurisdiction unreasonable. Id. See also, Sinatra v. Nat'l Enquirer, Inc., 86-6527, 1988 WL 86524 (9th Cir. 1988) ("defendant bears the burden of ultimately

1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 TEL: (702) 634-5000 – FAX: (702-380-8572

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

that the exercise of jurisdiction is unreasonable."). Nevada Courts measure the reasonableness of exercising jurisdiction against five factors:

> (1) "the burden on the defendant" of defending an action in the foreign forum, (2) "the forum state's interest in adjudicating the dispute," (3) "the plaintiff's interest in obtaining convenient and effective relief," (4) "the interstate judicial system's interest in obtaining the most efficient resolution of controversies," and (5) the "shared interest of the several States in furthering fundamental substantive social policies.

Emeterio v. Clint Hurt & Associates, Inc., 114 Nev. 1031, 1036–37, 967 P.2d 432, 436 (1998) (citing World-Wide Volkswagen Corp. v. Woodson, 444 U.S. 286, 292, 100 S.Ct. 559, 62 L.Ed.2d 490 (1980)). In this case, Betfred has failed to show jurisdiction in Nevada is unreasonable and consideration of these factors weighs in McGuire's favor. Indeed, through its subsidiaries it is operating in Nevada.

Betfred's only argument in this vein is that litigating in Nevada would be overly burdensome because it is a foreign corporation and the United Kingdom is a more reasonable forum because Agreement requires disputes to be resolved in accordance with the laws of England and Wales.¹ However, Betfred has not and cannot identify any conflict of law that would make it unreasonable for a Nevada court to resolve this dispute. Moreover, the issue of whether another reasonable forum exists only arises when the forum state is shown to be unreasonable. Sinatra 854 F.2d at 1201. Betfred simply cannot demonstrate that Nevada is an unreasonable forum.

In fact, unless the inconvenience of litigating this matter in Nevada is "so great as to constitute a deprivation of due process, it will not overcome clear justifications for the exercise of jurisdiction." Panavision Int'l, L.P. v. Toeppen, 141 F.3d 1316, 1323 (9th Cir. 1998). In this era of internet, email, and video-conferencing, requiring a defendant to litigate in Nevada is not unreasonable. See Dole Food Co., Inc. v. Watts, 303 F.3d 1104, 1115 (9th Cir. 2002) (recognizing the expense and inconvenience for defendants to litigate in forum, but "[m]odern advances in communications and transportation have significantly reduced the burden of litiaging in another country.").

¹ The parties were capable of providing for choice of law in the Agreement. They could have easily provided for venue in the United Kingdom. They did not.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

As set forth above, Betfred has already subjected itself to the jurisdiction of this court by purposefully directing its conduct towards Nevada. Moreover, Betfred's wholly owned subsidiaries are based in Nevada and are Betfred's agents and alter egos. [Hutchinson Dec. at Exs. G, H.] Additionally, Betfred shares directors and managers with its Nevada subsidiaries. [Id.] Indeed, Betfred's director traveled to Nevada on at least one occasion that is directly related to the events giving rise to this action. [Id. at ¶ 17-19.] In other words, litigating this action in Nevada would not place any undue burden on Betfred because it already conducts business in Nevada. See Dole Food, 303 F.3d at 1115.

Moreover, McGuire has proffered evidence that Betfred intentionally breached the Agreement by cutting McGuire out of the deal when it obtained the Mohegan Sportsbook Services at the Virgin Hotel Casino. In similar cases, where the alleged injury is the result of intentional rather than negligent conduct, courts find the defendant purposefully interjected itself into the state. Pocahontas First Corp. v. Venture Planning Group, Inc., 572 F. Supp. 503, 507–08 (D. Nev. 1983) ("Where the alleged injury is the result of intentional, rather than negligent, conduct, the defendant has purposefully interjected itself into the state."); Falen v. Cervi Livestock Co., 581 F. Supp. 885, 888 (D. Nev. 1984) (Defendant's "own affirmative act served to interject him into the Nevada transaction.")

Additionally, it will be far more efficient to litigate this case in Nevada than to bring suit against Betfred in the United Kingdom for breaching an Agreement concerning a Las Vegas casino and Betfred's wholly owned Nevada subsidiaries. As the gambling center of the United States and the home of the Virgin Hotel Casino, Nevada has a strong interest in adjudicating McGuire's claims, and with its expertise resolving disputes involving gambling entities, Nevada can most efficiently resolve this dispute. Rio Properties, Inc. v. Rio Int'l Interlink, 284 F.3d 1007, 1021 (9th Cir. 2002) (Nevada has strong interest and expertise in resolving disputes involving gambling and casinos). Simply, Nevada—not the United Kingdom—is the most appropriate forum to resolve a dispute concerning a Las Vegas casino.

27 ///

28

57674647;1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Finally, Betfred's argument that Nevada has zero interest because the parties are nonresidents holds no water. As stated by the Nevada Supreme Court, the state has an interest in protecting out-of-state residents and providing a forum to resolve disputes related to Nevada:

> Nevada law should afford some protection to the out-of-state residents which Nevada hails to trade shows in order to boost Nevada business. As petitioners argue, the state has an interest in protecting its visitors from commercial predation and in providing a forum for the resolution of disputes having their origin here. We refuse to allow businesses to come to Nevada and enter into contracts free from any threat of litigation in this forum.

Firouzabadi v. First Judicial Dist. Court In & For Carson City, 110 Nev. 1348, 1356-57, 885 P.2d 616, 621–22 (1994) (the exercise of personal jurisdiction was reasonable when a nonresident defendant entered into a contract with a nonresident plaintiff while attending a trade show in Nevada).

Simply, Betfred has failed to present the Court with any legitimate reason, let alone a compelling one, that it would be unreasonable to exercise personal jurisdiction. Rather, it is clear the exercise of personal jurisdiction over Betfred would be reasonable. The Motion to Dismiss should be denied.

E. ALTERNATIVELY, THIS COURT SHOULD ALLOW MCGUIRE TO CONDUCT JURISDICTIONAL DISCOVERY.

Alternatively, dismissal of the FAC would be improper without first allowing McGuire to conduct jurisdictional discovery. Given the fact intensive nature of determining whether a defendant has sufficient contact with Nevada, it is unfair for a court to refuse to exercise jurisdiction without first allowing the plaintiff to conduct limited, jurisdictional discovery. See Tricarichi, 135 Nev. at 98, n. 15 (court has discretion to allow jurisdictional discovery).

Although McGuire sufficiently establishes a prima facie case of personal jurisdiction over Betfred, formal discovery on this topic would yield additional evidence of Betfred's connections to Nevada to support personal jurisdiction, including evidence demonstrating the extent of Betfred's control, unity of interest, and shared ownership with its wholly owned Nevada subsidiaries. Accordingly, this Court should not dismiss this action with prejudice without allowing McGuire to first conduct jurisdictional discovery.

1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 TEL: (702) 634-5000 – FAX: (702-380-8572 12 13 **AKERMAN LLP** 14 15 16 17 18

1

2

3

4

5

6

7

8

9

10

11

19

20

21

22

23

24

25

26

27

28

E. CONCLUSION

For the reasons set forth above, McGuire has made a prima facie showing of specific personal jurisdiction over Betfred due to (a) its own forum-directed activities; (b) through the contacts of Betfred's agents; or (c) through Betfred's alter egos. Additionally, Betfred has failed to meet its burden of showing that the exercise of jurisdiction would be unreasonable. To the contrary, it is clear that the exercise of personal jurisdiction over Betfred would be reasonable. The Motion should be denied, or alternatively, McGuire should be permitted to conduct limited jurisdictional discovery.

DATED this 12th day of April, 2021.

AKERMAN, LLP

101	1	ni a1	Stern
/S/	Α	riei	Stern

ARIEL E. STERN, ESQ. Nevada Bar No. 8276 MELANIE M. MORGAN, ESQ. Nevada Bar No. 8215 1635 Village Center Circle, Suite 200 Las Vegas, Nevada 89134

Telephone: (702) 634-5000 (702) 380-8572 Facsimile: Email: ariel.stern@akerman.com Email: melanie.morgan@akerman.com

MORGAN & MORGAN, P.A. **Business Trial Group**

DAMIEN H. PROSSER, ESO. Florida Bar No. 0017455 (Admitted Pro Hac Vice) JESSICA THORSON, ESQ. Florida Bar No. 0091676 (Admitted Pro Hac Vice) 20 North Orange Avenue, 15th Floor Orlando, Florida 32801

Telephone: (407) 236-5974 Facsimile: (407) 245-3349

E-mail: DProsser@forthepeople.com E-mail: JThorson@forthepeople.com

Attorneys for Plaintiff McGuire Holdings Ltd.

68

11 1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 TEL: (702) 634-5000 – FAX: (702-380-8572 12 13 15 16 17 18 19

20

21

22

23

24

25

26

27

28

1

2

3

4

5

6

7

8

9

10

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am an employee of AKERMAN LLP, and that on this 12th day of April 2021, I caused to be served a true and correct copy of the foregoing PLAINTIFF'S OPPOSITION TO DEFENDANT'S MOTION TO DISMISS FOR LACK OF PERSONAL **JURISDICTION**, in the following manner:

(ELECTRONIC SERVICE) Pursuant to Administrative Order 14-2, the above-referenced document was electronically filed on the date hereof and served through the Notice of Electronic Filing automatically generated by the Court's facilities to those parties listed on the Court's Master Service List as follows:

Damien H. Prosser DProsser@forthepeople.com Jessica Thorson JThorson@forthepeople.com Melissa Todd mtodd@forthepeople.com Patricia Helman phelman@forthepeople.com Todd L. Bice tlb@pisanellibice.com Shannon Dinkel sd@pisanellibice.com John A. Fortin jaf@pisanellibice.com Kimberly Peets lit@pisanellibice.com

I declare that I am employed in the office of a member of the bar of this Court at whose discretion the service was made.

> /s/ Patricia Larsen An employee of AKERMAN LLP



EXHIBIT 1

{29927093;1]

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28



DECLARATION OF PETER HUTCHINSON

I, Peter Hutchinson, pursuant to NRS 53.350, declare as follows:

- I am an adult fully competent to testify to the matters stated herein. 1.
- I am the founder of Plaintiff, McGuire Holdings, Ltd. ("McGuire"), and a Florida 2. resident.
- I make this declaration in support of Plaintiff's Opposition to Defendant's Motion to 3. Dismiss for Lack of Personal Jurisdiction. The facts stated herein are based upon my personal knowledge, unless stated upon information and belief, and as to those facts I believe them to be true.
- I was aware that my associate and friend Sherman Brown ("Brown") had connections 4. with the Mohegan Tribe, including the former Chairman of the Mohegan Tribe Council, Kevin Brown ("Kevin Brown"), the Chief Marketing Officer, David Martinelli ("Martinelli"), and its Vice President of Interactive Gaming, Aviram Alroy ("Alroy").
- I had connections with Defendant, Betfred International Holdings, Ltd. ("Betfred"), 5. including Betfred's Chief Executive Officer, Mark Stebbings ("Stebbings"), and Betfred's Trading Director, Craig Reid ("Reid"). Through these connections, I understood that Betfred was looking to expand its operations in the United States and was looking for inroads with casino operators, including the Mohegan Tribe.
- Unfortunately, Betfred did not have the necessary contacts with the Mohegan Tribe to 6. successfully pursue the Mohegan Tribe deal. McGuire, on the other hand, did have the requisite relationships with the Mohegan Tribe to assist Betfred to become the sportsbook operator for casinos owned or operated by the Mohegan Tribe.
- In 2017, on behalf of McGuire, I approached Betfred to see if it would be interested 7. in becoming the sportsbook betting and wagering operator for any of the Mohegan Tribe casinos.
- Betfred expressed its interest in becoming a sportsbook operator for the Mohegan 8. Tribe casinos.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28



- In exchange for assisting Betfred to become the sportsbook operator for any of the 9. Mohegan Tribe casinos, Betfred and McGuire agreed to enter into a full form agreement customary for a share of Betfred's revenue with McGuire, wherein Betfred would pay McGuire 10% of the gross revenues Betfred received from any sportsbook it operated for the Mohegan Tribe.
- On July 10, 2018, Betfred and McGuire entered into a Letter of Intent (the 10. "Agreement") to memorialize the parties' Agreement. A true and correct copy of the Agreement is attached as Exhibit "A." The terms set forth in Clauses 3 through 8 of the Agreement were intended to create binding obligations on the parties. [Ex. A at Clause 1.2.]
- Additionally, the Agreement is expressly intended to apply to the "Parties group 11. and/or associated companies." [Ex. A at Definitions.] The parties intended this language to mean the Agreement applies to Betfred Group, including any of its subsidiaries.
- McGuire's initial efforts centered on Betfred operating the Mohegan Tribe's 12. sportsbook in Connecticut. However, the Agreement is not limited to the sportsbook of a specific Mohegan Sun casino, but rather expressly encompasses "sports book betting and wagering services to the US gambling operator Mohegan Sun" (the "Mohegan Sportsbook Services"). [Ex. A at Clause 1.1.]
- The parties engaged in numerous email communications which reflect their intent that 13. the Agreement applied to all Mohegan Sun casinos in the United States. For example, on June 25, 2018. Stebbings sent an email to me, Brown, and Reid, stating in part:

Just so we are clear your consultancy company which is going to source opportunities in the US for Betfred will be paid 10% of the gross revenue percentage we receive (in this case Mohegan Sun).

A true and correct copy of this June 25, 2018 email is attached as Exhibit "B."

On July 16, 2018, Brown emailed me, Stebbings, and Reid, stating in part: 14. I'm highly optimistic we'll win [the Connecticut bid]. But if we don't, it's not a failure or ending by any means. In fact, we're just beginning

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

A true and correct copy of this July 16, 2018 email is attached as Exhibit "C."

On August 26, 2018, Brown emailed Stebbings, copying me and Reid, stating in part: 15.

This week, BetFred shall receive confirmation from the Mohegan Tribe outlining the process to affirm a partnership to jointly pursue sports gaming in CT and other U.S. states where the Tribe conducts business. Needless to say, I have extended all influence and called in political favors to turn around the process to favor BetFred.

If you continue to follow my blueprint and create an exclusive partnership to conduct with Peter and me in North America and the Caribbean, I can assure you BetFred's profits will soar to new volumes. The work you've seen with the Mohegan Tribe is the tip of the iceberg. Florida will beand remember, we are granting BetFred right of first opportunity to partner with us—the single largest market in the history of sports gaming. And we have the political and relational assets to create the dominant sports betting organization in North America.

In response, on August 27, 2018, Stebbings emailed me, Brown, and Reid, stating, in part:

As discussed on our call on Friday, well done you have done a great job in using your influence with Chairman Brown to give us the opportunity of becoming the tribe's partner of choice.

A true and correct copy of this August 26 to 27, 2018 email thread is attached as Exhibit "D."

McGuire spent more than a year fulfilling its obligations under the Agreement to 16. obtain the Mohegan Sportsbook Services, including but not limited to: (a) introducing Betfred to the Mohegan Tribe via email, (b) engaging in email and phone call correspondence to facilitate a Betfred and Mohegan Tribe partnership, (c) facilitating multiple in-person meetings between Stebbings, Reed, Kevin Brown, Martinelli, and Alroy in Connecticut and Nevada; and (d) attending the meetings in Connecticut and Nevada with representatives from Betfred and the Mohegan Tribe.





- 17. Specifically, in October of 2018, McGuire, through my direct efforts, secured a meeting in Las Vegas, Nevada between Betfred and the Mohegan Tribe (the "Vegas Meeting"). I engaged in email communication with Alroy, of the Mohegan Tribe, to coordinate the Vegas Meeting. For example on October 7, 2018, I emailed Alroy "confirming our meeting at 4.30 at the betfred stand on Tuesday." A true and correct copy of this October 7, 2018 email is attached as **Exhibit "E."**
- I attended the Vegas Meeting on behalf of McGuire; Stebbings and Reid attended the Vegas Meeting on behalf of Betfred; and Alroy attended on behalf of the Mohegan Tribe. The Vegas Meeting was related to the Agreement, as its purpose was to discuss Betfred obtaining the Mohegan Sportsbook Services not just in Connecticut, but in other Mohegan Tribe casinos in the United States.
- 19. During the Vegas Meeting, Alroy informed McGuire and Betfred that Betfred would not be the sportsbook operator for the Mohegan Tribe's Connecticut casino, but that there were opportunities for Betfred to operate in other Mohegan Tribe casinos.
- 20. After the Vegas Meeting, Betfred represented to McGuire that negotiations had stalled between Betfred and the Mohegan Tribe.
- Thus, after the Vegas Meeting, I understood Betfred may not be continuing in its pursuit to become the sportsbook operator for the Mohegan Tribe. If Betfred wished to continue to pursue this opportunity, Betfred was obligated under the Agreement to use McGuire's services. Specifically, the Agreement contains a binding exclusivity clause that prohibited Betfred from using any other third party consultant other than McGuire to obtain the Mohegan Sportsbook Services. [Ex. A at Clause 4.]
- 22. Contrary to its representations and obligations under the Agreement, and unbeknownst to me, Betfred continued to negotiate a deal with the Mohegan Tribe and obtained a third-party consultant other than McGuire to obtain the Mohegan Sportsbook Services.



- Additionally, upon information and belief, in 2019, after executing the Agreement, Betfred Group formed a wholly owned US subsidiary Betfred USA Sports, LLC, a Nevada limited liability company ("Betfred USA"). Attached as **Exhibit** "F" is a true and correct copy of a webpage from betfredusasports.com.
- Upon information and belief, Betfred formed sixteen (16) Nevada subsidiaries from 2019 to 2020. For each of the Subsidiaries, Stebbings and Nicola Barr ("Barr") are both listed as the Managers with an address in Las Vegas, Nevada. Attached as Composite Exhibit "G" is a true and correct copy of the entity details for Betfred's sixteen (16) Nevada subsidiaries from the Nevada Secretary of State's website.
- 25. Upon information and belief, Barr and Stebbings are directors of both Betfred and Betfred Group. Attached as **Composite Exhibit "H"** is a true and correct copy of the corporate information from obtained Companies House at www.gov.uk/government/organisations/companies-house.
- 26. Ultimately, Betfred's representations to McGuire turned out to be false, as Betfred subsequently became the sportsbook operator for the new Virgin Hotels Casino in Las Vegas (the "Virgin Hotel Casino"), which is operated by the Mohegan Tribe.
- 27. On July 17, 2020, Brown informed me that he received a text message from Kevin Brown, the former Chairman of the Mohegan Tribe Council, congratulating Brown and McGuire for securing the sportsbook services for Betfred at the Virgin Hotel Casino. This was the first time that I learned that Betfred would become the sportsbook operator for the Virgin Hotel Casino and that Betfred had cut McGuire out of the deal in breach of the Agreement. Attached as **Exhibit "I"** is a true and correct copy of the text message Brown received from Kevin Brown.
- 28. Betfred would not have been able to secure the Mohegan Sportsbook Services at the Virgin Hotel Casino without McGuire's efforts to introduce and facilitate the Betfred and Mohegan Tribe partnership.



- 29. After becoming the sportsbook service provider for the Virgin Hotel Casino, Betfred failed to enter into good faith negotiations with McGuire for a full form agreement containing such terms and conditions as are customary for a share of Betfred's revenue with McGuire.
 - 30. McGuire has suffered significant damages as a result of Betfred's actions.

I declare under penalties of perjury of the laws of the State of Nevada that the foregoing is true and correct.

DATED this $\mathcal{I}^{\prime\prime}$ day of April, 2021.

PETER HUTCHINSON

EXHIBIT "A"



Letter of Intent

This Letter of Intent ("LoI") is entered into by and between

Betfred International Holdings Limited
Company number 11383525 (England and Wales)
The Spectrum Benson Road Birchwood Warrington Cheshire WA3 7PQ (hereinafter referred to as "Party A")

and

McGuire Holdingsumted

Company number 160756B (Bahamas)
Sassoon House Shirley Street and Victoria Avenue Nassau New Providence Bahamas (hereinafter referred to as "Party B")

(hereinafter referred to individually as "Party" and collectively as "Parties") (The definitions Party A and Party B shall include the Parties group and/or associated companies)

1. Background

- 1.1 The LoI summanses the Parties' understanding regarding the contemplated agreement for a share of revenue resulting from party A's potential appointment to supply sports book betting and wagering service to the US gambling operator Mohegan Sun ("Sports Book Service").
- 1.2 The purpose of the LoI is to establish an understanding as to terms agreed and intended to be set out in a full form agreement for a proposed revenue share of Party A's revenue receipt under the Sports Book Service. The LoI does not create any binding obligation, expressed or implied, on the Parties, except as set forth in Clauses 3 through 8 hereof.
- 2. Key Terms
- $2.1\,$ Party A is endeavouring to win a selection process to be the appointed the provider of a Sports Book Service
- $2.2\,$ Party B is assisting party A in the selection process referred to in clause 2.1
- 2.3 If successful in the selection process, the Parties will enter into an agreement for Party B to receive a share of the revenue received by Party A as provider of the Sports Book Service.
- 2.4 For the avoidance of doubt all decisions as to participation by Party A in the selection process and its continued participation is a decision solely for Party A. However, while commercially intended to proceed Party A with the assistance of Party B, shall both will use all reasonable endeavours to participate fully in the selection process.
- 3. Full Form Agreement
- 3.1 Promptly after the appointment of Party A as the provider of the Sports Book Service, the Parties shall enter into good faith negotiations for a full form agreement containing such terms and conditions as are customary for a share of party of Party A's revenue with Party B based on assistance given by Party B in the appointment of Party A as provider of the Sports Book Service the main commercial terms of which is that Party B shall for the provision of the Sports Book Service the main commercial terms of which is that Party B shall for the provision of the Sports Book Service (but the avoidance of doubt the amounts received by Party A for service fees administration or other costs outside the gross revenue share shall be excluded from the calculation of such revenue share due to party B) for the duration of the linitial Sports Book Service agreement.

- 4. Exclusivity
- 4. 1 Until the date of termination of the LoT, the Parties shall not enter into discussions negotiations with any competing third party or engage as a consultant or similar with any competing third party regarding the application for the selection as provider of the Sports Book Service.

5. Confidentiality

- 5.1 Except as required by law, each Party agrees that it shall not disclose any Confidential Information to any third party except its advisors who are bound by a duty of confidentiality and that it shall not use any Confidential Information other than in connection with the selection process for Party A to be appointed as the provider of the Sports Book Service.
- 5.2 For purposes of clause 5.1 hereof, "Confidential Information" means any information about the other Party provided hereunder, any documents prepared or provided as part of or in connection with the selection process, and the LoI except information which: (i) is generally available to or known by the public other than as a result of improper disclosure by a Party, or (ii) is obtained by a Party from a source other than the other Party, provided that such source was not bound by a duty of confidentiality to the other Party with respect to such information.
- $5.3\,$ The obligations in this clause 5 shall not end on the termination of this Lol

6. Costs and Expenses

6.1 Each Party shall bear its own costs and expenses incurred in pursuing the application process referred to in this agreement and/or documenting the full form agreement including but not limited to, legal and other professional fees.

7. Term and Termination

7.1 The LoI shall enter into force when it has been signed by both Parties and shall terminate on the earlier of: (i) the date of execution of any full form agreement, and (ii) the date. Party A ceases to proceed with the application referred to; and (iii) the date it is confirmed another party has been appointed as the provider of the Sports Book Service. The Parties shall have no claim against each other as a result of termination of the LoI for any reason.

8. Miscellaneous

- 8. 1 The LoI contains the entire understanding of the Parties with respect to the contemplated formation of the Company. The LoI may not be amended except in writing signed by both Parties.
- 8.2 Any disputes arising out of or in connection with the LoI which cannot be settled amicably shall be resolved by a court of competent jurisdiction in accordance with the laws of England and Wales excluding conflict of law principles.
- 8.3 The provisions of clauses 5.1, 5.2, 6.1, 7.1, 8.2 and 8.3 hereof shall survive termination of the LoI for any reason.

For and on behalf of

Party A

Mark Stebbings

Hutchinson

Title:

Name

Managing Derector

Date

0 th Joly 2018

For and on behalf of

Name Peter Ho

Title CEO Director

94 July 2018

EXHIBIT "B"

From: Mark Stebbings < <u>mark.stebbings@betfred.com</u>>

Date: June 25, 2018 at 9:24:39 AM EDT

To: Peter Hutchinson < <u>peter@bhpolymers.com</u>>, Craig Reid < <u>Craig.Reid@betfred.com</u>>

Cc: "foodmogul@gmail.com" <foodmogul@gmail.com>

Subject: RE: Commission

Peter

Just so we are clear your consultancy company which is going to source opportunities in the US for Betfred will be paid a 10% of the gross revenue percentage we receive (in this case Mohegan Sun).

Should we be successful with this RFP, Mohegan Sun would also be paying us some of our fixed costs just for clarity your percentage would not apply to this element please confirm.

Cheers

Mark

Mark Stebbings Managing Director Betfred

Office: 01925288584 | Mobile: 07971979572 | Fax: 01925288586

mark.stebbings@betfred.com

Betfred
The Spectrum
56-58 Benson Road
Birchwood
Warrington
WA3 7PQ

----Original Message----

From: Peter Hutchinson [mailto:peter@bhpolymers.com]

Sent: 25 June 2018 14:14

To: Mark Stebbings; Craig Reid Cc: foodmogul@gmail.com

Subject: Commission

Dear gentleman, as always a pleasure to communicate.

I believe that 10 per cent of the gross revenue stream (check) from Mohegan is acceptable . So submit your proposal knowing this and then we will try and close it .

Re Florida, we are looking for a third partnership between you The Mohegan and us because we are confident that we can bring the license. We have numerous opportunities but I think a good start is to close this one.. Sherman is on board with the above if your happy.

Thank you again and look forward to doing business with you and taking over the gambling market in the USA!!

Thanks Peter

Peter Hutchinson 4073538013

This email and its contents and any attachments to it are confidential and intended solely for the use of the individual or entity to whom it was addressed. If you have received this email in error, please notify us and delete it from your computer. You should not copy or use it for any purpose or disclose its contents to any other person.

E-mail transmission cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, destroyed, arrive late or incomplete, or contain viruses. Whilst we believe this email and its attachments are free from any virus or other defect which might affect any computer or IT system where it is opened, we will not be held responsible for any loss or damage arising from it.

Please note that any views or opinions presented in this email are solely those of the author and do not necessarily represent those of the company."

Done Brothers (Cash Betting) Limited (t/as Betfred) (Registered number 1277703). Registered Office: The Spectrum, 56-58 Benson Road, Birchwood, Warrington, WA3 7PQ. Registered in England and Wales.

EXHIBIT "C"

From: Mark Stebbings < mark.stebbings@betfred.com >

Date: July 16, 2018 at 9:32:13 AM EDT

To: SHERMAN BROWN < <u>foodmogul@gmail.com</u>>, Peter Hutchinson < <u>peter@bhpolymers.com</u>>, Craig Reid

<Craig.Reid@betfred.com>

Subject: RE: Sports betting in the U.S.A.

Hi Sherman

As we have said all along we are more than happy to look into the opportunities in Florida.

In the meantime though we would really like to get started in the US, so the Mohegan Sun is really important to us.

Look forward to hearing from the Mohegan Sun in due course.

Regards

Mark

Mark Stebbings Managing Director Betfred

Office: 01925288584 | Mobile: 07971979572 | Fax: 01925288586

mark.stebbings@betfred.com

Betfred
The Spectrum
56-58 Benson Road
Birchwood
Warrington
WA3 7PQ

----Original Message----

From: SHERMAN BROWN [mailto:foodmogul@gmail.com]

Sent: 16 July 2018 13:01

To: Peter Hutchinson; Mark Stebbings; Craig Reid

Subject: Sports betting in the U.S.A.

Gentlemen,

I trust this note finds you well.

According to the American Gaming Association, the soon to be regulated sports betting sector in the U.S.A. will conservatively exceed \$150B in annual revenue. Needless to say, organizations with experience, capital, and most importantly, strategic political relationships, will claim the lions share of the market. The state of Florida is the third largest state in America, but has more annual visitors/tourists than the top two states combined. Moreover, the demographics indicate the majority of the 116M visitors who visit Florida are already predisposed to and enjoy sports betting as a form of entertainment and social engagement. Let me be very clear here: if BetFred seeks to enter the U.S.A. market, and bolster revenue and market share well into the foreseeable future, the "country" of Florida MUST be your priority.

Today, the Mohegan Tribe formally begins the vetting process to determine the operator of its sports book at the Mohegan Sun. I can assure you, your company has been extraordinarily represented to the chairman of the Mohegan Tribe/Mohegan Gaming Authority and key members of the selection committee. Parallel to the vetting process, the Mohegans and the Pequots (Foxwoods Casino) are ferociously lobbying the governor of Connecticut to approve the sports betting bill currently before him. Per a note I received yesterday from the Mohegan Tribe's chief of staff, the bill should be signed this week or next week. With this said, I expect to the selection committee to contact finalists as early as this week.

I'm highly optimistic we'll win. But if we don't, it's not a failure or ending by any means. In fact, we're just beginning as the major prize here is not the Mohegan Sun. If BetFred is truly committed to creating a lucratively sustainable sports betting business in America, investing in an creating strategic and Florida based partnerships must be your priority.

Best,

Sherman Brown Sent from my IPad

This email and its contents and any attachments to it are confidential and intended solely for the use of the individual or entity to whom it was addressed. If you have received this email in error, please notify us and delete it from your computer. You should not copy or use it for any purpose or disclose its contents to any other person.

E-mail transmission cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, destroyed, arrive late or incomplete, or contain viruses. Whilst we believe this email and its attachments are free from any virus or other defect which might affect any computer or IT system where it is opened, we will not be held responsible for any loss or damage arising from it.

Please note that any views or opinions presented in this email are solely those of the author and do not necessarily represent those of the company."

Done Brothers (Cash Betting) Limited (t/as Betfred) (Registered number 1277703).

Registered Office: The Spectrum, 56-58 Benson Road, Birchwood, Warrington, WA3 7PQ. Registered in England and Wales.

EXHIBIT "D"

From: Mark Stebbings < <u>mark.stebbings@betfred.com</u>>

Date: August 27, 2018 at 2:30:14 AM EDT

To: Sherman Brown < foodmogul@gmail.com >, Craig Reid

<<u>Craig.Reid@betfred.com</u>>

Cc: Peter Hutchinson < peter@bhpolymers.com >

Subject: RE: The future....is now

Sherman

As discussed on our call on Friday, well done you have done a great job in using your influence with Chairman Brown to give us the opportunity of becoming the tribe's partner of choice.

Hopefully Avi drops me a line today to confirm it so Craig and I can move on to trying to agree some commercials which suit both Betfred and the Mohegan tribe.

Regards

Mark

Mark Stebbings

Managing Director Betfred

Office: 01925288584 | Mobile: 07971979572 | Fax: 01925288586

mark.stebbings@betfred.com

Betfred The Spectrum 56-58 Benson Road



From: Sherman Brown [mailto:foodmogul@gmail.com]

Sent: 26 August 2018 21:37

To: Craig Reid

Cc: Mark Stebbings; Peter Hutchinson **Subject:** Re: The future.....is now

Could be better terms for us.....stay tuned

Best regards, Sherman Sent from my iPhone

On Aug 26, 2018, at 3:57 PM, Craig Reid < <u>Craig.Reid@betfred.com</u>> wrote:

Dear Sherman

Great news and well done getting this across the line. We look forward to receiving the confirmation from Mohegan. Is your understanding after speaking to Kevin they are looking for a 70/30.

Regards Craig

From: Sherman Brown < foodmogul@gmail.com >

Sent: 26 August 2018 18:05:05

To: Mark Stebbings

Cc: Craig Reid; Peter Hutchinson **Subject:** The future.....is now

Dear Mark,

This week, BetFred shall receive confirmation from the Mohegan Tribe outlining the process to affirm a partnership to jointly pursue sports gaming in CT and other U.S. states where the Tribe conducts business. Needless to say, I have extended all influence and called in political favors to turn around the process to favor BetFred.

If you continue to follow my blueprint and create an exclusive partnership to conduct with Peter and me in North America and the Caribbean, I can assure you BetFred's profits will soar to new

volumes. The work you've seen with the Mohegan Tribe is the tip of the iceberg. Florida will be—and remember, we are granting BetFred right of first opportunity to partner with us—the single largest market in the history of sports gaming. And we have the political and relational assets to create the dominant sports betting organization in North America.

The future is now, Mark. Those who wait until the future "arrives" are the ones who miss it and the wealth of opportunities that come along with it.

Looking forward to many successes together.

Best regards, Sherman Sent from my iPhone

This email and its contents and any attachments to it are confidential and intended solely for the use of the individual or entity to whom it was addressed. If you have received this email in error, please notify us and delete it from your computer. You should not copy or use it for any purpose or disclose its contents to any other person.

E-mail transmission cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, destroyed, arrive late or incomplete, or contain viruses. Whilst we believe this email and its attachments are free from any virus or other defect which might affect any computer or IT system where it is opened, we will not be held responsible for any loss or damage arising from it.

Please note that any views or opinions presented in this email are solely those of the author and do not necessarily represent those of the company."

Done Brothers (Cash Betting) Limited (t/as Betfred) (Registered number 1277703). Registered Office: The Spectrum, 56-58 Benson Road, Birchwood, Warrington, WA3 7PQ. Registered in England and Wales.

This email and its contents and any attachments to it are confidential and intended solely for the use of the individual or entity to whom it was addressed. If you have received this email in error, please notify us and delete it from your computer. You should not copy or use it for any purpose or disclose its contents to any other person.

E-mail transmission cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, destroyed, arrive late or incomplete, or contain viruses. Whilst we believe this email and its attachments are free from any virus or other defect which might affect any computer or IT system where it is opened, we will not be held responsible for any loss or damage arising from it.

Please note that any views or opinions presented in this email are solely those of the author and do not necessarily represent those of the company."

Done Brothers (Cash Betting) Limited (t/as Betfred) (Registered number 1277703). Registered Office: The Spectrum, 56-58 Benson Road, Birchwood, Warrington, WA3 7PQ. Registered in England and Wales.

EXHIBIT "E"

From: "Alroy, Aviram" < <u>aalroy@mohegangaming.com</u>>

Date: October 7, 2018 at 3:16:49 PM EDT

To: Peter Hutchinson < <u>peter@bhpolymers.com</u>>

Subject: Re: Meeting

Hi Peter, per the original email, I have it marked at 4pm, not 4:30. 4pm works better for me.

From: Peter Hutchinson < peter@bhpolymers.com>

Sent: Sunday, October 7, 2018 3:10 PM

To: Alroy, Aviram Subject: Meeting

This message is from an external source. Please verify sender before opening attachments or clicking on links.

Dear Avi , just confirming our meeting at 4.30 at the betfred stand on Tuesday . I hope this still works for you and look forward to seeing you again .

All the best and safe travels

Peter

Peter Hutchinson 4073538013

EXHIBIT "F"

Betfred Sports Page 1 of 1

WELCOME TO BETFRED SPORTS

Betfred Sports is the wholly owned US subsidiary of Betfred Group, a Warrington, United Kingdom-based bookmaker that owns and operates over 1500 betting shops in the UK as well as industry leading online and mobile products in the UK and Spain. Betfred Group, founded by brothers Fred and Peter Done in 1967, created Las Vegas based Betfred USA Sports in 2019. Betfred Sports, a proud sportsbook sponsor of the Denver Broncos, is currently a licensed operator in Iowa, Pennsylvania, and Colorado, with Nevada coming soon pending regulatory approval.



EXHIBIT "G"

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BETFRED SPORTS (ARIZONA) LLC **Entity Number:** E9846872020-1 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 10/17/2020 **NV Business ID:** NV20201920326 **Termination Date:** Perpetual **Annual Report Due Date:** 10/31/2021 Series LLC: **Restricted LLC:**

96

REGISTERED AGENT INFORMATION

Name of Individual or Legal Entity:

H. STAN JOHNSON Status:	
Active	
CRA Agent Entity Type:	
Registered Agent Type:	
Commercial Registered Agent	
NV Business ID:	
Office or Position:	
Jurisdiction:	
Street Address:	
375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 89119, USA	
Mailing Address:	
Individual with Authority to Act:	
Fictitious Website or Domain Name:	

OFFICER INFORMATION

 $\ \square$ VIEW HISTORICAL DATA

Title	Name	Address	Last Updated	Status
Manager	Mark Stebbings	105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	10/17/2020	Active
Manager	Nicola Barr	105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	10/17/2020	Active
Page 1 of	1, records 1 to 2 of 2			
		Filing History Name His	Name History Mergers/Conversions	

Return to Search Return to Results

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BETFRED SPORTS (COLORADO) LLC **Entity Number:** E3551272019-5 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 12/16/2019 **NV Business ID:** NV20191665091 **Termination Date:** Perpetual **Annual Report Due Date:** 12/31/2021 Series LLC: **Restricted LLC:**

REGISTERED AGENT INFORMATION

Name of Individual or Legal Entity:

OFFICER INFORMATION

☐ VIEW HISTORICAL DATA

Title	Name	Address	Last Updated	Status
Manager	Mark Stebbings	105 E. Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	12/16/2019	Active
Manager	Nicola Barr	105 E. Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	12/16/2019	Active
Page 1 of	1, records 1 to 2 of 2			
	Filing History Name History Mergers/Convers		versions	

Return to Search Return to Results

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BETFRED SPORTS (INDIANA), LLC **Entity Number:** E9223712020-3 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 09/20/2020 **NV Business ID:** NV20201896168 **Termination Date:** Perpetual **Annual Report Due Date:** 9/30/2021 Series LLC: **Restricted LLC:**

REGISTERED AGENT INFORMATION

Name of Individual or Legal Entity:

H. STAN JOHNSON Status:
Active
CRA Agent Entity Type:
Registered Agent Type:
Commercial Registered Agent
NV Business ID:
Office or Position:
Jurisdiction:
Street Address:
375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 89119, USA
Mailing Address:
Individual with Authority to Act:
Fictitious Website or Domain Name:

OFFICER INFORMATION

☐ VIEW HISTORICAL DATA

Title	Name	Address		Last Updated	Status
Manager	Mark Stebbings	105 E Reno Ave., Suite 8, Las Vegas, NV, 891	119, USA	09/20/2020	Active
Manager	Nicola Barr	105 E Reno Ave., Suite 8, Las Vegas, NV, 891	119, USA	09/20/2020	Active
Page 1 of	1, records 1 to 2 of 2				
Filing History Name History Mergers		Mergers/Conv	ersions/		

Return to Search Return to Results

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BETFRED SPORTS (IOWA) LLC **Entity Number:** E0273062019-0 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 06/13/2019 **NV Business ID:** NV20191439289 **Termination Date:** Perpetual **Annual Report Due Date:** 6/30/2021 Series LLC: **Restricted LLC:**

102

REGISTERED AGENT INFORMATION

Name of Individual or Legal Entity:

	Last	
	VIEW HISTORICAL DATA	
)F	FICER INFORMATION	
	Fictitious Website or Domain Name:	
	Individual with Authority to Act:	
	Mailing Address:	
	375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 89119, USA	
	Street Address:	
	Jurisdiction:	
	Office or Position:	
	NV Business ID:	
	Commercial Registered Agent	
	Registered Agent Type:	
	CRA Agent Entity Type:	
	Active	
	H. STAN JOHNSON Status:	
	LL CTAN IOUNGON	ı

Title	Name	Address	Last Updated	Status
Manager	NICOLA BARR	375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 89119, USA	06/13/2019	Active
Manager	MARK STEBBINGS	375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 89119, USA	06/13/2019	Active
Page 1 of	1, records 1 to 2 of 2			
		Filing History Name History	Mergers/Conversions	

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BETFRED SPORTS (LOUISIANA) LLC **Entity Number:** E9847102020-8 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 10/17/2020 **NV Business ID:** NV20201920335 **Termination Date:** Perpetual **Annual Report Due Date:** 10/31/2021 Series LLC: **Restricted LLC:**

REGISTERED AGENT INFORMATION

H. STAN JOHNSON Status: Active
CRA Agent Entity Type:
Registered Agent Type:
Commercial Registered Agent
NV Business ID:
Office or Position:
Jurisdiction:
Street Address:
375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 89119, USA
Mailing Address:
Individual with Authority to Act:
Fictitious Website or Domain Name:

☐ VIEW HISTORICAL DATA

Address			Last Updated	Status		
bbings 105 E Reno Ave.,	Suite 8, Las Vegas, NV, 89	119, USA	10/17/2020	Active		
arr 105 E Reno Ave.,	Suite 8, Las Vegas, NV, 89	119, USA	10/17/2020	Active		
Page 1 of 1, records 1 to 2 of 2						
	EPro I Poto	No. of Pater	M			
	Filing History	Name History	Mergers/Con	versions		
	bbings 105 E Reno Ave., arr 105 E Reno Ave.,	bbings 105 E Reno Ave., Suite 8, Las Vegas, NV, 89 arr 105 E Reno Ave., Suite 8, Las Vegas, NV, 89	arr 105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA 105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA 20 2 of 2	bbings 105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA 10/17/2020 arr 105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA 10/17/2020 to 2 of 2		

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BETFRED SPORTS (MINNESOTA) LLC **Entity Number:** E11190832020-1 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 12/23/2020 **NV Business ID:** NV20201974604 **Termination Date:** Perpetual **Annual Report Due Date:** 12/31/2021 Series LLC: **Restricted LLC:**

REGISTERED AGENT INFORMATION

H. STAN JOHNSON Status:
Active
CRA Agent Entity Type:
Registered Agent Type:
Commercial Registered Agent
NV Business ID:
Office or Position:
Jurisdiction:
Street Address:
375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 89119, USA
Mailing Address:
Individual with Authority to Act:
Fictitious Website or Domain Name:

☐ VIEW HISTORICAL DATA

Title	Name	Address	Last Updated St	atus		
Manager	Mark Stebbings	105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	12/23/2020 Ac	ctive		
Manager	Nicola Barr	105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	12/23/2020 Ac	ctive		
Page 1 of 1, records 1 to 2 of 2						
		Filing History Name	History Mergers/Convers	ions		

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BETFRED SPORTS (NEVADA) LLC **Entity Number:** E4236592020-5 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 01/16/2020 **NV Business ID:** NV20201693426 **Termination Date:** Perpetual **Annual Report Due Date:** 1/31/2022 Series LLC: **Restricted LLC:**

REGISTERED AGENT INFORMATION

H. STAN JOHNSON Status:
Active
CRA Agent Entity Type:
Registered Agent Type:
Commercial Registered Agent
NV Business ID:
Office or Position:
Jurisdiction:
Street Address:
375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 89119, USA
Mailing Address:
Individual with Authority to Act:
Fictitious Website or Domain Name:

☐ VIEW HISTORICAL DATA

Title	Name	Address	Last Updated	Status		
Manager	Mark Stebbings	105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	A 01/16/2020	Active		
Manager	Nicola Barr	105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	A 01/16/2020	Active		
Page 1 of 1, records 1 to 2 of 2						
		Filing History Name	e History Mergers/Conve	ersions		

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BETFRED SPORTS (OHIO), LLC **Entity Number:** E9223582020-2 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 09/20/2020 **NV Business ID:** NV20201896163 **Termination Date:** Perpetual **Annual Report Due Date:** 9/30/2021 Series LLC: **Restricted LLC:**

111

REGISTERED AGENT INFORMATION

H. STAN JOHNSON Status:
Active
CRA Agent Entity Type:
Registered Agent Type:
Commercial Registered Agent
NV Business ID:
Office or Position:
Jurisdiction:
Street Address:
375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 89119, USA
Mailing Address:
Individual with Authority to Act:
Fictitious Website or Domain Name:

☐ VIEW HISTORICAL DATA

Title	Name	Address	Last Updated	Status		
Manager	Mark Stebbings	105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	09/20/2020	Active		
Manager	Nicola Barr	105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	09/20/2020	Active		
Page 1 of 1, records 1 to 2 of 2						
		Filing History Name H	istory Mergers/Con ^o	versions		

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BETFRED SPORTS (OREGON) LLC **Entity Number:** E4957222020-7 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 02/22/2020 **NV Business ID:** NV20201722478 **Termination Date:** Perpetual **Annual Report Due Date:** 2/28/2022 Series LLC: **Restricted LLC:**

REGISTERED AGENT INFORMATION

☐ VIEW HISTORICAL DATA

Title	Name	Address	Last Updated	Status		
Manager	Mark Stebbings	105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	02/22/2020	Active		
Manager	Nicola Barr	105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	02/22/2020	Active		
Page 1 of 1, records 1 to 2 of 2						
		Filing History Name F	History Mergers/Conv	versions		

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BETFRED SPORTS (PENNSYLVANIA) LLC **Entity Number:** E2371662019-6 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 10/22/2019 **NV Business ID:** NV20191614146 **Termination Date:** Perpetual **Annual Report Due Date:** 10/31/2021 Series LLC: **Restricted LLC:**

115

REGISTERED AGENT INFORMATION

☐ VIEW HISTORICAL DATA

Title	Name	Address		Last Updated	Status		
Manager	Nicola Barr	105 E. Reno Ave., Suite 8, Las Vegas, NV, 89119	9, USA	10/22/2019	Active		
Manager	Mark Stebbings	105 E. Reno Ave., Suite 8, Las Vegas, NV, 89119	9, USA	10/22/2019	Active		
Page 1 of	Page 1 of 1, records 1 to 2 of 2						
		Filing History N	Name History	Mergers/Conv	ersions		

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BETFRED SPORTS (SOUTH DAKOTA) LLC **Entity Number:** E9846912020-4 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 10/17/2020 **NV Business ID:** NV20201920327 **Termination Date:** Perpetual **Annual Report Due Date:** 10/31/2021 Series LLC: **Restricted LLC:**

REGISTERED AGENT INFORMATION

H. STAN JOHNSON Status:
Active
CRA Agent Entity Type:
Registered Agent Type:
Commercial Registered Agent
NV Business ID:
Office or Position:
Jurisdiction:
Street Address:
375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 89119, USA
Mailing Address:
Individual with Authority to Act:
Fictitious Website or Domain Name:

☐ VIEW HISTORICAL DATA

Title	Name	Address	Last Updated	Status
Manager	Mark Stebbings	105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	10/17/2020	Active
Manager	Nicola Barr	105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	10/17/2020	Active
Page 1 of	1, records 1 to 2 of 2			
		Filing History Name Hi	story Mergers/Conve	ersions

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BETFRED SPORTS (VIRGINIA), LLC **Entity Number:** E8982312020-3 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 09/07/2020 **NV Business ID:** NV20201886019 **Termination Date:** Perpetual **Annual Report Due Date:** 9/30/2021 Series LLC: **Restricted LLC:**

119

REGISTERED AGENT INFORMATION

H. STAN JOHNSON Status:
Active
CRA Agent Entity Type:
Registered Agent Type:
Commercial Registered Agent
NV Business ID:
Office or Position:
Jurisdiction:
Street Address:
375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 89119, USA
Mailing Address:
Individual with Authority to Act:
Fictitious Website or Domain Name:

☐ VIEW HISTORICAL DATA

Title	Name	Address	Last Updated	Status
Manager	Mark Stebbings	105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	09/07/2020	Active
Manager	Nicola Barr	105 E Reno Ave., Suite8, Las Vegas, NV, 89119, USA	09/07/2020	Active
Page 1 of	1, records 1 to 2 of 2			
		Filing History Name Histor	y Mergers/Conv	ersions/

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BETFRED SPORTS (WASHINGTON), LLC **Entity Number:** E8982152020-5 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 09/07/2020 **NV Business ID:** NV20201886013 **Termination Date:** Perpetual **Annual Report Due Date:** 9/30/2021 Series LLC: **Restricted LLC:**

121

REGISTERED AGENT INFORMATION

H. STAN JOHNSON Status:
Active
CRA Agent Entity Type:
Registered Agent Type:
Commercial Registered Agent
NV Business ID:
Office or Position:
Jurisdiction:
Street Address:
375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 89119, USA
Mailing Address:
Individual with Authority to Act:
Fictitious Website or Domain Name:

☐ VIEW HISTORICAL DATA

Title	Name	Address	Last Updated	Status			
Manager	Mark Stebbings	105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	09/07/2020	Active			
Manager	Nicola Barr	105 E Reno Ave., Suite 8, Las Vegas, NV, 89119, USA	09/07/2020	Active			
Page 1 of	Page 1 of 1, records 1 to 2 of 2						
	Filing History Name History Mergers/Conversions						

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BETFRED USA (IP) LLC **Entity Number:** E0273072019-1 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 06/13/2019 **NV Business ID:** NV20191439291 **Termination Date:** Perpetual **Annual Report Due Date:** 6/30/2021 Series LLC: **Restricted LLC:**

123

REGISTERED AGENT INFORMATION

H. STAN JOHNSON	
Status:	
Active	
CRA Agent Entity Type:	
Registered Agent Type:	
Commercial Registered Agent	
NV Business ID:	
Office or Position:	
Jurisdiction:	
Street Address:	
375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 89119, USA	
Mailing Address:	
Individual with Authority to Act:	
Fictitious Website or Domain Name:	
FICER INFORMATION	
VIEW HISTORICAL DATA	

Title	Name	Address			Last Updated	Status
Manager	MARK STEBBINGS	375 E WARM SPRINGS RD USA	STE 104, LAS VE	GAS, NV, 89119,	06/13/2019	Active
Manager	NICOLA BARR	375 E WARM SPRINGS RD USA	STE 104, LAS VE	GAS, NV, 89119,	06/13/2019	Active
Page 1 of	1, records 1 to 2 of 2					
			Filing History	Name History	Mergers/Conve	rsions

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BETFRED USA SPORTS (TWO) LLC **Entity Number:** E0273052019-9 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 06/13/2019 **NV Business ID:** NV20191439270 **Termination Date:** Perpetual **Annual Report Due Date:** 6/30/2021 Series LLC: **Restricted LLC:**

126

REGISTERED AGENT INFORMATION

H. STAN JOHNSON	
Status:	
Active	
CRA Agent Entity Type:	
Registered Agent Type:	
Commercial Registered Agent	
NV Business ID:	
Office or Position:	
Jurisdiction:	
Street Address:	
375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 89119, USA	
Mailing Address:	
Individual with Authority to Act:	
Fictitious Website or Domain Name:	
FICER INFORMATION	
VIEW HISTORICAL DATA	

Title	Name	Address			Last Updated	Status
Manager	MARK STEBBINGS	375 E WARM SPRINGS RD USA	STE 104, LAS VE	GAS, NV, 89119,	06/13/2019	Active
Manager	NICOLA BARR	375 E WARM SPRINGS RD USA	STE 104, LAS VE	GAS, NV, 89119,	06/13/2019	Active
Page 1 of	f 1, records 1 to 2 of 2					
			Filing History	Name History	Mergers/Conve	ersions

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BETFRED USA SPORTS LLC **Entity Number:** E0273042019-8 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 06/13/2019 **NV Business ID:** NV20191439262 **Termination Date:** Perpetual **Annual Report Due Date:** 6/30/2021 Series LLC: **Restricted LLC:**

129

REGISTERED AGENT INFORMATION

H. STAN JOHNSON	
Status:	
Active	
CRA Agent Entity Type:	
Registered Agent Type:	
Commercial Registered Agent	
NV Business ID:	
Office or Position:	
Jurisdiction:	
Street Address:	
375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 89119, USA	
Mailing Address:	
Individual with Authority to Act:	
Fictitious Website or Domain Name:	
FFICER INFORMATION	ل

☐ VIEW HISTORICAL DATA

Title	Name	Address	Last Updated	d Status
Manager	MARK STEBBINGS	375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 8 USA	39119, 06/13/20	019 Active
Manager	NICOLA BARR	375 E WARM SPRINGS RD STE 104, LAS VEGAS, NV, 8 USA	39119, 06/13/20	019 Active
Page 1 of	1, records 1 to 2 of 2			
		Filing History Name Hi	story Mergers/0	Conversions

EXHIBIT "H"

Companies House

Companies House does not verify the accuracy of the information filed (http://resources.companieshouse.gov.uk/serviceInformation.shtml#compInfo)

BETFRED INTERNATIONAL HOLDINGS LIMITED

Company number 11383525

- Officers
- Persons with significant control (https://beta.companieshouse.gov.uk/company/11383525/persons-with-significant-control)

Filter officers



Current officers

Apply filter

3 current officers

BARR, Nicola Joan

Correspondence address The Spectrum, Benson Road, Birchwood, Warrington, United Kingdom, WA3 7PQ

Role Active Director

Date of birth May 1977

Appointed on 25 May 2018

Nationality English

Country of residence England

Occupation Accountant

DONE, Fred

Correspondence address The Spectrum, Benson Road, Birchwood, Warrington, United Kingdom, WA3 7PQ

Role Active Director

Date of birth March 1943

Appointed on 25 May 2018

Nationality British

Country of residence England

Occupation Bookmaker

STEBBINGS, Mark Warren

Correspondence address The Spectrum, Benson Road, Birchwood, Warrington, United Kingdom, WA3 7PQ

Role Active Director

Date of birth April 1970

Appointed on 25 May 2018

Nationality English

Country of residence England

Occupation Company Director

133

Tell us what you think of this service(link opens a new window) (https://www.research.net/r/S78XJMV) Is there anything wrong with this page?(link opens a new window) (https://beta.companieshouse.gov.uk/help/feedback?sourceurl=https://find-and-update.company-information.service.gov.uk/company/11383525/officers)

Companies House

Companies House does not verify the accuracy of the information filed (http://resources.companieshouse.gov.uk/serviceInformation.shtml#compInfo)

BETFRED GROUP LIMITED

Company number 07717019

- Officers
- Persons with significant control (https://beta.companieshouse.gov.uk/company/07717019/persons-with-significant-control)

Filter officers



Current officers

Apply filter

4 current officers

LONGDEN, Steven

Correspondence address The Spectrum, 56-58 Benson Road, Birchwood, Warrington, Cheshire, WA3 7PQ

Role Active Secretary

Appointed on 2 December 2020

BARR, Nicola Joan

Correspondence address The Spectrum, 56-58 Benson Road, Birchwood, Warrington, Cheshire, WA3 7PQ

Role Active Director

Date of birth May 1977

Appointed on 6 October 2016

Nationality English

Country of residence England

Occupation Finance Director

DONE, Fred

Correspondence address The Spectrum, 56-58 Benson Road, Warrington, Cheshire, WA3 7PQ

Role Active Director

Date of birth March 1943

Appointed on 8 March 2012

Nationality British

Country of residence England

Occupation Company Director

STEBBINGS, Mark Warren

Correspondence address The Spectrum, 56-58 Benson Road, Birchwood, Warrington, Cheshire, WA3 7PQ

Role Active **Director**

Date of birth April 1970

Appointed on 6 October 2016

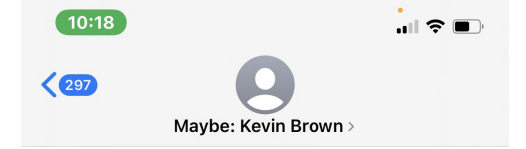
Nationality **English**

Country of residence England

Occupation Managing Director

Tell us what you think of this service(link opens a new window) (https://www.research.net/r/S78XJMV) Is there anything wrong with this page?(link opens a new window) (https://beta.companieshouse.gov.uk/help/feedback?sourceurl=https://find-and-update.company-information.service.gov.uk/company/07717019/officers)

EXHIBIT "1"



iMessage Thu, Jul 16, 10:28 PM

https://
www.cdcgamingreports.com
/betfred-usa-lands-sportsbetting-deal-for-mohegansun-casino-at-virgin-hotelslas-vegas/
#.Xw8abQWubi0.linkedin

Hi Kevin, thanks for sharing. How are you? Where are you?

Watching the grass grow in CT.

Are you safe there in Orlando?

These are your guys right? BetFred? I can't remember for sure



Electronically Filed 5/5/2021 3:30 PM Steven D. Grierson CLERK OF THE COURT

1 James J. Pisanelli, Esq., Bar No. 4027 JJP@pisanellibice.com 2 Todd L. Bice, Esq., Bar No. 4534 TLB@pisanellibice.com 3 John A. Fortin, Esq., Bar No. 15221 JAF@pisanellibice.com PISANELLI BICE PLLC 4 400 South 7th Street, Suite 300 5 Las Vegas, Nevada 89101 Telephone: 702.214.2100 Facsimile: 702.214.2101 6 7 Attorneys for Defendant

Attorneys for Defendant Betfred Int'l Holdings, Ltd.

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

DISTRICT COURT

CLARK COUNTY, NEVADA

MCGUIRE HOLDINGS LTD.,

Plaintiff,

Plaintiff,

Vs.

Case No.: A-21-827937-B
Dept. No.: XXVII

DEFENDANT'S REPLY IN SUPPORT OF
MOTION TO DISMISS FOR LACK OF

BETFRED INTERNATIONAL HOLDINGS, LTD., Hearing Date: May 12, 2021

Defendant. Hearing Time: 10:30 a.m.

PERSONAL JURISDICTION

I. INTRODUCTION

Plaintiff McGuire Holdings, Ltd. ("McGuire") summarily misstates its constitutional burden, cognizant that it cannot satisfy the Constitution's real requirements. Contrary to McGuire's wants, Betfred International Holdings, Ltd.'s ("Betfred Int'l") single meeting with McGuire in Las Vegas is hardly of the "quality and nature" sufficient for this Court to exercise personal jurisdiction over a U.K. contract claim. Indeed, if a single fortuitous meeting occurring in Las Vegas at an annual trade show – where these two foreign companies were simply informed of the unsuccessful outcome of a Connecticut bid – is sufficient for jurisdiction, then Nevada would be truly out of step with the Constitution's mandates.

Indeed, the facts are not in dispute. McGuire concurs that the sum total of Betfred Int'l's contact with Nevada is its singular attendance at the Global Gaming Expo ("G2E") in 2018.

1

McGuire agrees that at that meeting, the very purpose of the parties' Letter of Intent ("LOI") was destroyed when a representative of the Mohegan Tribe announced that Betfred Int'l would not be the sportsbook provider for the Mohegan Sun's Connecticut casino. (See, e.g., Stebbings Decl. at \P 18; Hutchinson Decl. at \P 19.)¹

McGuire further agrees that following the brief Las Vegas meeting, Betfred Int'l did not continue pursuing the Connecticut sportsbook. (See Pl.'s Opp'n to Mot. to Dismiss at 6:12-13.) McGuire not only does not dispute – but tellingly fails to discuss – that thereafter McGuire confirmed that the LOI was terminated when its owner noted that "[Betfred Int'l] will be a success in USA [I] know, I'm just gutted [I] will not be along to see it." (Stebbings Decl. at ¶ 19; see generally Pl.'s Opp'n to Mot. to Dismiss.) Furthermore, McGuire does not dispute that the Mohegan Sun's Connecticut sportsbook operation in fact went to Kimba in March 2019. (Stebbings Decl. at ¶ 20; see generally Pl.'s Opp'n to Mot. to Dismiss.) All of these undisputed facts meet the LOI's termination clause, which specifies that the LOI is terminated "the date [Betfred Int'l] ceases to proceed with the application referred to; and . . . the date it is confirmed another party has been appointed as the provider of the Sports Book Service." (LOI at ¶ 7.1.)

McGuire confirms its lack of serious substance when its opposition resorts to fanciful conspiracies and assertions of "tortious conduct," none of which is asserted in its complaint or for its claims. For this story, McGuire conflates Betfred Int'l with its American subsidiary, Betfred Sports USA, LLC ("Betfred USA"), and Betfred USA's Nevada subsidiary, Betfred Sports (Nevada), LLC ("Betfred Nevada") – both formed after the LOI terminated.

The Court may consider evidence outside of the FAC in a 12(b)(2) motion without turning the motion into a motion for summary judgment. See Viega GmbH v. Eighth Jud. Dist. Ct., 130 Nev. 368, 373-74, 328 P.3d 1152, 1156 (2014); see also In re Cay Clubs, 130 Nev. 920, 936, 340 P.3d 563, 574 (2014) (detailing the parol evidence rule and permitting parties to explain the terms of a contract when terms are ambiguous or silent). This reply relies on and is supported by the Declaration of Mark Stebbings, Director of Betfred Int'l and Manager for several Betfred American subsidiaries including Betfred USA and Betfred Nevada that Betfred Int'l supplied in its motion to dismiss. Attached to Stebbings' Declaration are various documents that provide context and support to the timeline of events. (See Ex. A-Ex. D.) Moreover, in McGuire's opposition, it provided Hutchinson's declaration and attached several documents to his declaration (See Ex. A-I.). All of these documents are incorporated herein by reference. Betfred Int'l disputes McGuire's interpretations of the LOI. However, and as stated in Betfred Int'l's Motion to Dismiss, Betfred Int'l is not required to rebut the merits of McGuire's claims herein because this Court lacks personal jurisdiction.

(Stebbings Decl. at ¶¶ 21-25.) McGuire pretends surprise by the routine practice of a foreign parent corporation creating subsidiaries to conduct business in the United States. The law is contrary to McGuire's protests. *See Viega GmbH*, 130 Nev. at 382, 328 P.3d at 1161 (recognizing that plaintiffs will have "problems in overcoming the separateness" of a parent-subsidiary relationship and this issue is "inherent in attempting to sue a foreign corporation that is part of a carefully structured corporate family" while instructing Nevada courts that they "*may not create exceptions* to get around" the "typical parent-subsidiary relationship" in order to find personal jurisdiction exists against a parent company (emphasis added)).

McGuire's newly-minted conspiracy theory relies on its claims that Betfred Int'l's subsidiaries are agents or the alter ego of Betfred Int'l simply because Betfred Int'l incorporated these local subsidiaries. McGuire muddies the timeline of events as well as purposefully conflates all of the entities under the singular term "Betfred." This conflation attempts to mislead the Court into believing McGuire met the terms of the LOI and actually assisted Betfred Nevada in obtaining the Virgin Hotel & Casino sportsbook. McGuire knows better.

Strikingly though, McGuire's FAC is devoid of any of these allegations pertaining to agency or alter ego regarding Betfred Int'l's subsidiaries and none of these subsidiaries are actually named in this suit. *See W. States Constr. Inc. v. Michoff*, 108 Nev. 931, 936 (1992) (reasoning that a complaint must "set forth sufficient facts . . . so that the defending party has adequate notice of the nature of the claim and relief sought"); *see also Swartz v. KPMG LLP*, 476 F.3d 756, 764-65 (9th Cir. 2007) (discussing the federal counterpart to NRCP 9(b) and reasoning that "Rule 9(b) does not allow a complaint to merely lump multiple defendants together but requires plaintiffs to differentiate their allegations when suing more than one defendant and inform each defendant separately of the allegations surrounding his alleged participation in the fraud.").

McGuire's naked and self-serving assertion – that it would be reasonable for Betfred Int'l to travel across the Atlantic, litigate a foreign contract, with a foreign company, in a jurisdiction that has no interest in resolving this dispute – is devoid of substance. And, McGuire's request for jurisdictional discovery is equally untenable, as it has shown no basis for this Court to exercise jurisdiction even for jurisdictional discovery purposes.

II. STATEMENT OF FACTS

The following facts are not in dispute, and confirm that there is no basis for McGuire's assertions that a Nevada court would have jurisdiction over its claims:

Date	Event
Early 2018	Hutchinson contacted a restaurant owner in the UK that knew Fred Done ("Fred") in order to obtain Betfred Int'l's business. Both Hutchinson and Betfred Int'l sought to obtain the Mohegan Sun's Connecticut sportsbook.
May-July 2018	(1) McGuire negotiated the LOI with Betfred Int'l in the U.K.
	(2) McGuire traveled to the U.K. to negotiate with Betfred Int'l.
	(3) Betfred Int'l required that the LOI be governed by U.K. law.
	(4) Betfred Int'l consummated the LOI in the U.K.
August 2018	(1) Betfred Int'l traveled to Connecticut to meet with and make a pitch for the Mohegan Sun's Connecticut sportsbook.
	(2) McGuire incorrectly predicted that Betfred Int'l would be awarded the Connecticut sportsbook. Through several communications with Betfred Int'l, McGuire never mentioned Nevada gaming opportunities. However, in several emails, McGuire claimed Florida gaming opportunities exist.
October 2018	(1) Mohegan Sun met with both McGuire and Betfred Int'l and informed both parties that Betfred Int'l would not obtain the Connecticut sportsbook.
	(2) Both McGuire and Betfred Int'l understood that the terms of the LOI would not be met. Hutchinson confirmed this understanding in an email saying "[Betfred Int'l] will be a success in USA [I] know, I'm just gutted [I] will not be along to see it."
	(3) McGuire and Betfred Int'l ceased working together following the Las Vegas Meeting.
March 2019	Kimba obtained the Connecticut sportsbook from the Mohegan Sun.
June 2019	Betfred Int'l incorporated its U.S. based subsidiary, Betfred USA in Nevada and shortly thereafter incorporated other U.S. subsidiaries and obtained sportsbook contracts in Colorado, Iowa, and Pennsylvania.
September 2019	Mohegan Gaming incorporated MGNV, LLC and obtained the rights to manage the Virgin Hotel & Casino in Las Vegas gaming operations.
October 2019	MGNV, LLC issued invites to Betfred USA and several other sportsbook providers to submit proposals to obtain sportsbook operations for the Virgin Hotel & Casino in Las Vegas.
January 2020	Betfred USA formed Betfred Nevada as it signed an NDA with MGNV, LLC and finalized an agreement to be the sportsbook for the Virgin Hotel.
February 2020	Betfred Nevada entered into an agreement with MGNV, LLC to operate the Virgin Hotel & Casino sportsbook.

This timeline of events shows that first: (1) Betfred Int'l engagement with McGuire sought the Mohegan Sun's Connecticut sportsbook operation; (2) following the bid process, the Mohegan Sun stated that Betfred Int'l did not obtain the Connecticut sportsbook; (3) both parties agreed that the LOI was terminated and even if both parties were not certain, the later conduct of the Mohegan Sun awarding the Connecticut sportsbook to Kimba confirmed the LOI's termination. (Stebbings Decl. at ¶¶ 4-20.) Then, well after the LOI's termination, (a) Betfred Int'l incorporated a U.S. based subsidiary, Betfred USA, to build a book of business stateside; (b) Betfred USA built a track record of sportsbook operations in Colorado, Iowa, and Pennsylvania; (c) the Mohegan Sun, through MGNV, LLC, then obtained the rights to be the gaming operator at the Virgin Hotel & Casino in Las Vegas; (d) shortly thereafter the Mohegan Sun invited Betfred USA to bid to became its sportsbook operator in Las Vegas based on Betfred USA's success with other sportsbook operations; (e) Betfred USA then formed Betfred Nevada; and (f) the Mohegan Sun then awarded Betfred Nevada its sportsbook operation at the Virgin Hotel & Casino. (Id. at ¶¶ 21-25.)

Just as McGuire conceded to Betfred Int'l when acknowledging the LOI's termination: "[y]ou will be a success . . . "I'm just gutted I will not be along to see it." (*Id.* at ¶ 19.) McGuire's disappointment of not being along to see the later success of U.S. subsidiaries does not give rise to jurisdiction over a U.K. company.

III. ARGUMENT

A. This Court Lacks Personal Jurisdiction over Betfred Int'l.

"the defendant's suit-related" contacts that "the 'defendant *himself*' creates with the forum state" (quoting *Burger King Corp. v. Rudzewicz*, 471 U.S. 462, 475 (1985) (emphasis in original)).

NRCP 12(b)(2) requires this Court to dismiss McGuire's claim because it lacks personal jurisdiction over Betfred Int'l. "The plaintiff bears the burden of demonstrating that Nevada's long-arm statute grants jurisdiction over the defendants and that the exercise of that jurisdiction comports with the principles of due process." *Tricarichi v. Coop. Rabobank, U.A.*, 135 Nev. 87, 90, 440 P.3d 645, 649 (2019). Due process requires a nonresident defendant to have sufficient "minimum contacts" with the forum state "such that the maintenance of the suit does not offend traditional notions of fair play and substantial justice." *Int'l Shoe*, 326 U.S. at 316 (internal quotation marks and citation omitted). Absent the defendant's acquiescence to a forum state's jurisdiction, personal jurisdiction occurs in two forms: general and specific. *See Trump v. Eighth Jud. Dist. Ct.*, 109 Nev. 687, 699, 857 P.2d 740, 748 (1993).

McGuire's sparse FAC provides zero indication to suggest that Betfred Int'l – a U.K. company, with its principal place of business in the U.K. – has "affiliations with the State [that] are so 'continuous and systematic' as to render them essentially at home in the forum State" to provide this Court with general jurisdiction. *Goodyear Dunlop Tires Ops., S.A. v. Brown*, 564 U.S. 915, 919 (2011) (quoting *Int'l Shoe*, 326 U.S. at 317).

This Reply proceeds by first rebutting McGuire's suggestion that the 2018 Las Vegas meeting is sufficient for specific jurisdiction under a "minimum contacts" and "purposeful availment" theory. Then, Betfred Int'l disaggregates McGuire's confusing and incorrect claims regarding agency and alter ego to show why this Court lacks personal jurisdiction over Betfred Int'l through either of these unsupported assertions.

1. This Court lacks specific jurisdiction over Betfred Int'l stemming from the 2018 Las Vegas meeting.

Specific jurisdiction is proper only where "the cause of action arises from the defendant's contacts with the forum." *Trump*, 109 Nev. at 699, 857 P.2d at 748. When addressing specific jurisdiction, courts must consider two factors: (1) whether the defendant purposefully availed itself of the privilege of acting in the forum state or by purposefully directing its conduct towards the

forum state, and (2) whether the cause of action arose from the defendant's purposeful contact or activities in connection with the forum state, such that it is reasonable to exercise personal jurisdiction. *Tricarichi*, 135 Nev. at 91,440 P.3d at 650.

When evaluating a contract dispute, "'the foreseeability that is critical to due process analysis . . . is that the defendant's conduct and connection with the forum State are such that he should *reasonably anticipate* being haled into court there." *Burger King*, 471 U.S. at 474 (emphasis added) (quoting *World-Wide Volkswagen Corp. v. Woodson*, 444 U.S. 286, 297 (1980)). "In other words, there must be 'an affiliation between the forum and the underlying controversy, principally, [an] activity or an occurrence that takes place in the forum State and is therefore subject to the State's regulation." *Bristol-Meyers Squibb*, 137 S.Ct. at 1780 (quoting *Goodyear*, 564 U.S. 915, 918 (2011)).

In its opposition, McGuire contends that when Betfred Int'l fortuitously met with McGuire and the Mohegan Sun at G2E in Las Vegas, that "single contact" is sufficient for Nevada to possess personal jurisdiction over Betfred Int'l.² (*See* Pl.'s Opp'n to Mot. to Dismiss at 10-11 (emphasis deleted).) McGuire claims that this Court should evaluate the "quality of these contacts, and not the quantity." (*Id.* at 10 (emphasis deleted) (quoting *Mirage Casino-Hotel v. Caram*, 762 F.Supp. 286, 288 (D. Nev. 1991)).) Yet, Betfred Int'l agrees that this Court must look at Betfred Int'l's single contact with Nevada at G2E, the quality of that contact, and the law addressing the single contact theory. Once this Court considers the actual law, it is clear that personal jurisdiction is absent.

For example, the *Caram* case embraced by McGuire notes that "Defendant admits to coming to Nevada an *average of six times per year*." 762 F.Supp. at 288 (emphasis added). *Caram* relies on two other cases for the proposition that a "single contact" in the forum can be sufficient.

As detailed above and further explained below, McGuire's reliance on the incorporation of Nevada-based subsidiaries and Betfred Nevada's contract with the Virgin Hotel & Casino cannot be imputed to Betfred Int'l under the law. (See Pl.'s Opp'n to Mot. to Dismiss at 10-11.) See Viega GmbH, 130 Nev. at 382, 328 P.3d at 1161 ("The rules governing establishment of jurisdiction over such a foreign corporation are clear and settled, and it would be inappropriate for us to deviate from them or to create an exception to them because of the problems plaintiffs may have in meeting their somewhat strict standards." (emphasis added) (quoting Jazini v. Nissan Motor Co. Ltd., 148 F.3d 181, 186 (2d Cir. 1998)). Therefore, this Court cannot consider those as contacts with Nevada under its minimum contacts analysis which leaves only Betfred Int'l's G2E contact.

762 F.Supp. at 288; see also Wells Fargo & Co. v. Wells Fargo Exp. Co., 556 F.2d 406, 415 (9th Cir. 1977) (concluding that "the loan contract was negotiated and consummated" and agents "traveled to Nevada for that purpose" and "[s]uch a purposeful single contact is clearly sufficient to satisfy the constitutional test"); Sage Computer Technology v. P-Code Dist. Corp., 576 F.Supp. 1194, 1197 (D. Nev. 1983) ("Here, the Agreement was negotiated in Nevada, the State's law was specified as controlling in construing it, substantial purchases were made from Nevada . . . via phone calls into the State, and the claims for relief arose from those very purchases.").

None of these cases apply to the facts here: All the negotiations between the parties occurred in the U.K. In fact, McGuire traveled to the U.K. to negotiate the LOI, all of the phone calls and emails during the negotiations by McGuire were directed to the U.K., the LOI is governed by U.K. law, and even when Hutchinson confirmed the LOI was terminated he directed that email to Stebbings in the U.K. (Stebbings Decl. at ¶¶ 4-10, 18-20.). The only contact with Nevada was the single fortuitous meeting here, based on the fact that many participants in the gaming industry attend the annual G2E conference where the parties briefly met to receive word that Betfred Int'l would *not* be successful. (*See id.* at ¶ 18-20; Hutchinson Decl. at ¶ 19-20.)

Moreover, the canonical case establishing that a "single contact" in a forum is plainly inapposite. See, e.g., McGee v. Int'l Life Ins. Co., 355 U.S. 220 (1957). McGee involved a contract dispute over payments of life insurance to a beneficiary in which the contacts with California were sufficient because the policy "was delivered in California, the premiums were mailed from there and the insured was a resident of that State when he died. It cannot be denied that California has a manifest interest in providing the effective means of redress for its residents when their insurers refuse to pay claims." 355 U.S. at 223; see Russell Weintraub, A Map out of the Personal Jurisdiction Labyrinth, 28 U.C. DAVIS L. REV. 531, 535 (1995) (explaining that McGee represents the "high water mark for personal jurisdiction" and that just "a year later, in Hanson v. Deckla, the tide began to ebb" (citation omitted)); see also Hanson v. Deckla, 357 U.S. 235, 253 (1958) ("The [sufficiency of] unilateral activity . . . [of a defendant] will vary with the quality and nature of the defendant's activity, but it is essential in each case that there be some act by which the defendant

purposely avails itself of the privilege of conducting activities within the forum state, thus invoking the *benefits and protections* of its laws." (emphasis added)).

At no point in time prior to or during the 2018 Las Vegas G2E conference did Betfred Int'l derive a "benefit" from Nevada nor did it seek this State's "protections" related to the LOI that is the basis of McGuire's claims. *Hanson*, 357 U.S. at 253; *see also Keeton v. Hustler Magazine, Inc.*, 465 U.S. 770, 774 (1984) (explaining that it is insufficient for a plaintiff to point to "random," "fortuitous," or "attenuated" contacts of the defendant). The meeting between the parties at G2E served as the termination of – not the beginning of – Betfred Int'l's pursuit of a Connecticut sportsbook and simultaneously served as the termination of its relationship with McGuire. (Stebbings Decl. at ¶¶ 19-20.) *Contra Wells Fargo & Co.*, 556 F.2d at 415; *Sage*, 576 F.Supp. at 1197. Moreover, the "quality and nature" of Betfred Int'l's contact with Nevada does not involve any special interest in resolving this dispute simply because Nevada permits gaming operations. *See Hanson*, 357 U.S. at 253.

Most importantly, McGuire's claim is directly contrary to the law because McGuire asks this Court to conclude that Betfred Int'l should have foreseen injury to McGuire through the 2018 G2E meeting and this meeting alone would force Betfred Int'l to defend itself in Nevada. *Cf. Burger King*, 471 U.S. at 474 ("[F]oreseeability [of causing an injury in another State] is not a sufficient benchmark." (internal quotation marks omitted)). What nonsense: As McGuire's FAC makes clear, that one Nevada meeting has nothing to do with the claims it asserts. Simply put, the "quality and nature" of Betfred Int'l's brief Nevada contact and the claims McGuire alleges in its FAC are insufficient under the constitution. *Hanson*, 357 U.S. at 253.

2. McGuire's agency and alter ego theories lack support and do not create personal jurisdiction over Betfred Int'l.

As the Nevada Supreme Court explained, "corporate entities are *presumed separate*, and thus, the mere existence of a relationship between a company and its subsidiaries is not sufficient to establish personal jurisdiction over the parent on the basis of the subsidiaries' minimum contacts with the forum." *Viega GmbH*, 130 Nev. at 375, 328 P.3d at 1157 (emphasis added). Furthermore, a "[s]ubsidiaries' contacts have been imputed to parent companies only under narrow exceptions to

this general rule, including 'alter ego' theory and, at least in cases of specific jurisdiction, the 'agency' theory." *Viega*, 130 Nev. at 376.

a. McGuire's FAC fails to include any facts alleging alter ego and its FAC likewise fails the particularity pleading requirement for fraud under NRCP 9.

"The alter ego theory allows plaintiffs to pierce the corporate veil to impute a subsidiaries' contacts to the parent company by showing that the subsidiary and the parent are one and the same." Viega GmbH, 130 Nev. at 375, 328 P.3d at 1157 (relying on Goodyear, 564 U.S. 930-31). As the Court reasoned, "[t]he rationale behind this theory is that the alter ego subsidiary is the same entity as its parent, and thus, the jurisdictional contacts of the subsidiary are also jurisdictional contacts of the parent." Id.; see also Ranza v. Nike Inc., 193 F.3d 1059, 1073 (9th Cir. 2015) (requiring plaintiffs alleging alter ego for personal jurisdiction purposes to show (1) "such unity of interest and ownership" between parent and subsidiary "that the separate personalities of the two entities no longer exist" and (2) the "failure to disregard" the separate entities "would result in fraud or injustice").

"[G]eneral jurisdiction over a defendant allows a plaintiff to assert claims against that defendant unrelated to the forum." *Viega GmbH*, 130 Nev. at 375, 328 P.3d at 1157. However, the Nevada Supreme Court has cautioned that "[s]uch broad jurisdiction is available only in limited circumstances" and ""[a] court may assert general jurisdiction over foreign (sister-state or foreign country) corporations to hear any and all claims against them when their affiliations with the State are so continuous and systematic as to render them essentially at home in the forum." *Id.* (quoting *Goodyear*, 564 U.S. at 919).

First, the only way McGuire can even pretend that the relationship between Betfred Int'l and Betfred USA or Betfred Nevada is relevant here is by completely disregarding the undisputed facts that (1) the Mohegan Sun denied Betfred Int'l the Connecticut sportsbook; (2) Hutchinson's email confirming the LOI's termination; and (3) Kimba was awarded the Connecticut sportsbook – all of which terminated the LOI pursuant to the LOI's very terms. (*See* Stebbings Decl. ¶¶ 4-10, 19-20; LOI ¶ 7.1.)

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Predicated upon ignoring these fatal flaws, McGuire cites a single Nevada federal district court case for its tenuous alter ego theory. (Pl.'s Opp'n to Mot. to Dismiss at 13-15 (citing to NML Capital, Ltd. v. Republic of Argentina, 2015 WL 1186548 at *11 (D. Nev. Mar. 16, 2015)).) litigation that resulted from the NMLCapital is the Panama **Papers** fraud and money laundering scheme. See also Luke Harding, Panama **Papers** Investigation wins Pulitzer Prize, TheGuardian.com (April 11, 2017. 6:39 EDT), https://www.theguardian.com/world/2017/apr/11/panama-papers-investigation-wins-pulitzerprize. The district court explained that the Nevada subsidiary created "on the shelf corporations that are ready to go in less than 24 hours" and that when the foreign parent corporation was instructed by a client to purchase a corporation, the Nevada subsidiary handled all of the processing with the Nevada Secretary of State. NML Capital, 2015 WL 1186548 at *13. Moreover, the parent corporation website advertised the services of the Nevada subsidiary on the parent's website. *Id.* The district court went on to hold that "[m]aintaining the fiction of M.F. Corporate Services' corporate separateness would result in fraud or injustice because it would shield reasonable suspicion of fraud and money laundering related to the judgment debtor's assets from further investigation." *Id.* at *14 (citing to *Viega GmbH*, 130 Nev. at 375, 328 P.3d at 1157).

To put it mildly, McGuire's FAC is a far cry from the money-laundering and fraud that was alleged in *NML Capital*. McGuire's FAC involves a simple dispute over a contract. Moreover, nothing in McGuire's pleadings or in its opposition is sufficient for it to claim that Betfred Int'l is so involved in Betfred USA's or Betfred Nevada's day-to-day operation such that this Court could conclude that there is "pervasive control over the subsidiary." *Ranza*, 793 F.3d at 1073. Nor has McGuire alleged sufficient facts for this Court to conclude that injustice would result from recognition of the corporate form. *See Viega*, 130 Nev. at 375, 328 P.3d at 1157; *see also Tomaselli v. Transamerica Ins. Co.*, 31 Cal. Rptr.2d 433, 443 (Cal. Ct. App. 1994) (reasoning that "inadequate capitalization, commingling of assets, [and] disregard of corporate formalities" can satisfy the second prong of the alter ego standard).

Here, McGuire has not named Betfred USA or Betfred Nevada in this case. Nor could it. Its entire case is predicated upon the LOI executed with Betfred Int'l, long before these American

companies ever came into existence. McGuire alleges no facts whatsoever that these U.S.-based gaming companies – who are subject to extensive gaming regulation – are in any way the alter ego of Betfred Int'l so as to subject it to personal jurisdiction over a U.K. contract dispute.

b. McGuire's agency theory asks this Court to move from the plausible to the conspiratorial while providing zero evidence of agency.

McGuire's next conspiracy theory argument – alter ego – is equally without merit. "Unlike with the alter ego theory, the corporate identity of the parent company is preserved under the agency theory; the parent nevertheless 'is held for the acts of the [subsidiary] agent' because the subsidiary was acting on the parent's behalf." *Viega GmbH*, 130 Nev. at 376, 328 P.3d at 1157 (quoting *F. Hoffman-LaRoche, Ltd. v. Superior Ct.*, 30 Cal.Rptr.3d 407, 418 (Cal. Ct. App. 2005)).

Here, McGuire points to Betfred USA's website, as well as the similarity of board members between Betfred Int'l, Betfred USA, and Betfred Nevada, coupled with the similarity of sportsbook services that are provided by the parent and subsidiary corporations.⁴ (Pl.'s Opp'n. to Mot. to Dismiss at 12-13; *see also* Ex. F-H (detailing Betfred USA's website, the corporate structure, and the board members of several Betfred entities).)

Yet, these are the exact same flawed arguments levied in *Viega GmbH*, where the Nevada Supreme Court explained that when a plaintiff asserts "such a broad agency relationship between a parent company and its subsidiary, the control at issue must not only be of a degree 'more pervasive than . . . common features' of ownership" but the plaintiff must show that "the parent has 'moved beyond the establishment of general policy and direction for the subsidiary and in effect taken over performance of the subsidiary's day-to-day operations in carrying out that policy." *Id.* (quoting

Nowhere in McGuire's opposition does it allege an agency theory for general jurisdiction purposes. Therefore, even if McGuire sought to raise this novel argument, it waived it, and this Court should only consider McGuire's agency theory for specific jurisdiction purposes. *See Viega GmbH*, 130 Nev. at 378 n.3, 328 P.3d at 1159 n.3 ("[T]he Supreme Court has recognized that agency typically is more useful to a specific jurisdiction analysis, *Daimler AG v. Bauman*, 571 U.S. 117, 135 n.13 (2014)"); *see also United States v. Olano*, 507 U.S. 725, 733 (1993) ("Waiver is different from forfeiture. Whereas forfeiture is the failure to make the timely assertion of a right, waiver is the intentional relinquishment or abandonment of a known right.").

McGuire again relies on the *NML Capital* case for support in its agency claim. (Pl.'s Opp'n. to Mot. to Dismiss at 13.) However, the facts of that litigation and the case at bar are clearly distinguishable and have already been thoroughly rebutted above.

F. Hoffman-LaRoche, 30 Cal.Rptr.3d at 418-19). McGuire's FAC and its opposition fail to meet this exacting standard.

Moreover, McGuire confuses its lack of substance when it asserts that "[t]he fact the subsidiaries did not exist at the time of the Agreement only supports McGuire's position, as it shows they were intentionally created to obtain the Mohegan Sportsbook Services in an effort to avoid" the LOI's "obligations." (Pl.'s Opp'n. to Mot. to Dismiss at 12.). McGuire embarrasses itself. McGuire asks this Court to make several logic-defying leaps to conclude that (1) Betfred Int'l severed its ties with McGuire in 2018, (2) created several U.S. subsidiaries, and (3) obtained licenses in three other states with other entities, all while being omniscient that the Mohegan Sun would eventually obtain the Virgin Hotel & Casino gambling operation, and that Betfred Int'l used its omniscience to then cut McGuire out of the LOI. (*Id.*) Tellingly, McGuire provides no factual allegations in its complaint for such fantastical happenings.

Instead of entertaining unsupported rhetoric, the Court must rely on Occam's razor and recognize Betfred Int'l knew the LOI was terminated in October 2018 (or at least in March 2019 when Kimba obtained the Connecticut sportsbook), it formed its U.S. based subsidiaries in June 2019, those subsidiaries obtained other contracts across the country to build a book of business, in which after the Mohegan Sun obtained the Virgin Hotel & Casino gaming operation, it invited Betfred USA to bid on its sportsbook, and only when that bid promised a contract for Betfred USA did it form Betfred Nevada, and Betfred Nevada in fact earned a contract for the Virgin Hotel & Casino sportsbook. (Stebbings Decl. at ¶¶ 21-25.)

Accordingly, this Court must recognize that McGuire's arguments "merely show the amount of control *typical in a parent-subsidiary relationship* and thus are insufficient to demonstrate agency." 130 Nev. at 380, 328 P.3d at 1160 (emphasis added); *see also id.* (citing *F. Hoffman-LaRoche*, 30 Cal.Rptr.3d at 418 (noting that control by means of interlocking directors and officers, consolidated reporting, and shared professional services is normal); *Sonora Diamond Corp. v. Superior Ct.*, 99 Cal.Rptr.2d 824, 845 (Cal. Ct. App. 2000) (explaining that monitoring a subsidiary's performance, supervising the subsidiary's budgetary decisions, and setting general policies and procedures are typical of the parent-subsidiary relationship); *Round Rock*

Research L.L.C. v. ASUSTeK Computer Inc., Case No: 11-978-RGA, 2013 WL 4478231, at *1 (D. Del. Aug. 20, 2013) (concluding that personal jurisdiction based on agency was not demonstrated through evidence of overlapping directors and other facts reflecting the parent-subsidiary relationship, even though the two companies shared the same goals, when there was no showing of oversight of day-to-day activities)).

3. It is not reasonable to hale Betfred Int'l into Nevada simply because of technological advances.

But McGuire's failures to present case law supporting personal jurisdiction do not end there. McGuire avers that "once the plaintiff demonstrates the defendant purposefully availed itself of the forum's benefits, the exercise of jurisdiction is presumptively reasonable." (Pl.'s Opp'n. to Mot. to Dismiss at 15. (citing *Trump*, 109 Nev. at 700-01, 857 P.2d at 749).) Moreover, McGuire points to "this era of internet, email, and video-conferencing" to supposedly dispel Betfred Int'l's legitimate and tremendous burden of litigating this U.K. contract dispute in Nevada. (*Id.* at 16.)

As thoroughly rebutted above, McGuire failed to meet, or even show, the necessary minimum contacts or purposeful availment to Nevada by Betfred Int'l for this Court to assert personal jurisdiction; thus, the burden does not shift to Betfred Int'l. *See Trump*, 109 Nev. at 700-01, 857 P.2d at 749. Moreover, the United States Supreme Court has been explicit that when analyzing all of the separate interests under the reasonableness prong, "the primary concern is the burden on the defendant." *Bristol-Meyers Squibb*, 137 S.Ct. at1780 (quoting *Kulko v. California Superior Court*, 436 U.S. 84, 93 (1978)); *Asahi Metal Industry Co., Ltd. v. Superior Ct. of Cali.*, 480 U.S. 102, 114 (1987) ("The unique burdens placed upon one who must defend oneself in a foreign legal system should have *significant weight* in assessing the reasonableness of stretching the long arm of personal jurisdiction over national borders." (emphasis added)).

Even if this Court moved past McGuire's stunning failure to show minimum contacts, all of the cases McGuire relies upon to claim it is reasonable to hale Betfred Int'l across the Atlantic are wholly distinguishable. (See Pl.'s Opp'n. to Mot. to Dismiss at 15-17 (relying on Dole Food Co., Inc. v. Watts, 303 F.3d 1104, 1105 (9th Cir. 2002) (involving a California court regarding tortious conduct to a California based company that was injured in California, in which

the defendants "past travel [to California] is directly related to the events that gave rise to this suit"); *Panavision Int'l L.P. v. Toeppen*, 141 F.3d 1316, 1323 (9th Cir. 1998) (detailing the burden on a defendant "living in Illinois to litigate a case in California is significant, but the inconvenience is not so great as to deprive him of due process"); *Sinatra v. Nat'l Enquirer, Inc.*, 854 F.2d 1191, 1199 (9th Cir. 1988) ("The continuing contacts between the [foreign defendant's] United States-based agent and California translate into less of a litigation burden than if the [foreign defendant] maintained no physical presence or agent within the United States.").

Contrary to McGuire's opposition, this is litigation involving questions of its performance under an LOI to assist Betfred Int'l to obtain the Mohegan Sun's Connecticut sportsbook – not Betfred Nevada obtaining a sportsbook operation in Nevada years later. (*Compare* FAC, *with*, Pl.'s Opp'n to Mot. to Dismiss at 17). Furthermore, Nevada does not possess a "strong interest in adjudicating McGuire's claims" simply because of Nevada's "expertise resolving disputes involving gambling entities" as this is a basic contract dispute and it is controlled by U.K. – not Nevada – law. (Pl.'s Opp'n to Mot. to Dismiss at 17.) *See Bristol-Meyers Squibb*, 137 S.Ct. at 1782 ("What is needed – and what is missing here – is a connection between the forum and the specific claims at issue.").

Furthermore, neither Betfred Int'l nor McGuire are from Nevada. McGuire expressly traveled to the U.K. to negotiate the LOI, none of the communications between the parties directs conduct towards Nevada, and the entire agreement is governed by U.K. law. (Stebbings Decl. at ¶¶ 4-11.) Nevada Courts have no interest in resolving this dispute for a Bahaman company with a principal place of business in Florida. *See Asahi*, 480 U.S. at 114 ("Because the plaintiff is not a California resident, California's legitimate interests in the dispute have considerably diminished."). Litigating this case in Nevada would be overly burdensome because – and the parties agree – Betfred Int'l only has a "single contact" with Nevada. (Pl.'s Opp'n. to Mot. to Dismiss at 10-11.) *See Asahi*, 480 U.S. at 116 ("Considering the international context, the heavy burden on the alien defendant, and the slight interests of the plaintiff and the forum state, the exercise of personal jurisdiction . . . would be unreasonable and unfair.").

Most important for this Court to recognize is the constitutional check on its authority through the Due Process clause. *See Bristol-Meyers Squibb*, 137 S.Ct. at 1780 ("Assessing this burden obviously requires a court to consider the practical problems resulting from litigating in the forum, but it also encompasses the more abstract matter of submitting to the coercive power of a State that may have little legitimate interest in the claims in question. As we have put it, restrictions on personal jurisdiction are more than a guarantee of immunity from inconvenient or distant litigation. They are a consequence of territorial limitations on the power of the respective States." (citations and internal quotation marks omitted)).

4. McGuire makes no showing for jurisdictional discovery.

McGuire's suggestion that this Court should ignore its lack of factual allegations to support jurisdiction – and instead authorize unspecified jurisdictional discovery – is also contrary to law. Indeed, the very essence of Betfred Int'l's motion to dismiss is that this Court lacks personal jurisdiction consistent with the Constitution's requirements. Courts recognize that ordering jurisdictional discovery is itself an assertion of "jurisdiction" which courts should be wary of authorizing absent an evidentiary showing that discovery is likely to lead to evidence establishing the court's broader jurisdiction. *See Hansen v. Numueller GmbH*, 163 F.R.D. 471, 474-76 (D. Del. 1995) (jurisdictional discovery denied because plaintiff had failed to present any actual evidence, as opposed to simple speculation, to show that jurisdictional facts existed); *Tricarichi v. Cooperative Rabobank, U.A.*, 135 Nev. 87, 98, n. 15, 440 P. 645, 654, n. 15 (2019); *Viega GmbH*, 130 Nev. at 382, 328 P.3d at 1160 (jurisdictional discovery is not warranted where plaintiffs have failed to allege facts that would indicate that Nevada courts might have jurisdiction over the defendants). Here, all McGuire has asserted are the generic and general facts that would "merely show the amount of control *typical in a parent-subsidiary relationship.*" *Viega GmBH*, 130 Nev. at 380, 328 P.3d at 1160 (emphasis added).

As McGuire has failed to allege any actual facts that would indicate this Court's jurisdiction, there is no basis for this Court to exercise even limited jurisdiction over a foreign company to order jurisdictional discovery. Such discovery is authorized only where a plaintiff has made a showing that the court has some basis to assert jurisdiction. *See also Ellis v. Fortunate Seas, Ltd.*, 175 F.R.D.

308, 312 (S.D. Ind. 1997) (citing cases and holding "[i]t is reasonable for a court . . . to expect the plaintiff to show a colorable basis for jurisdiction before subjecting the defendant to intrusive and burdensome discovery."). McGuire presents nothing here.

IV. CONCLUSION

For all of the reasons enunciated above, this Court must conclude it does not possess personal jurisdiction over Betfred Int'l. McGuire fails to meet the minimum requirements of due process. The very idea of justice and righteousness, not to mention reasonableness, to assert personal jurisdiction over Betfred Int'l is fatally missing. This case must be dismissed.

DATED this 5th day of May, 2021.

PISANELLI BICE PLLC

By: /s/Todd L. Bice
James J. Pisanelli, Esq., #4027
Todd L. Bice, Esq., #4534
John A. Fortin, Esq., #15221
400 South 7th Street, Suite 300
Las Vegas, Nevada 89101

Attorneys for Defendant Betfred International Holdings Ltd.

PISANELLI BICE 400 SOUTH 7TH STREET, SUITE 300 LAS VEGAS, NEVADA 89101

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am an employee of Pisanelli Bice PLLC, and that on this 5th day of May, 2021, I caused to be served via the Court's e-filing/e-service system true and correct copies of the above **DEFENDANT'S REPLY IN SUPPORT OF MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION** to all parties listed on the Court's Master Service List.

/s/ Kimberly Peets
An employee of Pisanelli Bice PLLC

Electronically Filed 6/1/2021 11:57 AM Steven D. Grierson CLERK OF THE COURT

TRAN

DISTRICT COURT CLARK COUNTY, NEVADA * * * * *

McGUIRE HOLDINGS, LTD.,	
Plaintiff,) CASE NO. A-21-827937-B) DEPT NO. XXVII
VS.	
BETFRED INTERNATIONAL HOLDINGS, LTD.,	TRANSCRIPT OF PROCEEDINGS
Defendant.)

BEFORE THE HONORABLE NANCY ALLF, DISTRICT COURT JUDGE
WEDNESDAY, MAY 12, 2021

DEFENDANT'S MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION

MANDATORY RULE 16 CONFERENCE

APPEARANCES:

FOR THE PLAINTIFF: DAMIEN H. PROSSER, ESQ.

via BlueJeans

ARIEL E. STERN, ESQ.

via BlueJeans

FOR THE DEFENDANT: TODD L. BICE, ESQ.

JOHN A. FORTIN, ESQ.

RECORDED BY: BRYNN WHITE, COURT RECORDER

TRANSCRIBED BY: JD REPORTING, INC.

LAS VEGAS, CLARK COUNTY, NEVADA, MAY 12, 2021, 10:28 A.M. 1 2 3 THE COURT: All right. I'm calling the case of McGuire Holdings versus Betfred International Holdings. 4 5 Let's take appearances first from the plaintiff. 6 MR. PROSSER: Yes, Your Honor. Damien Prosser on 7 behalf of plaintiff, McGuire Holdings, Ltd. With me remotely 8 is Peter Hutchinson, who is the founder of McGuire; as well as my cocounsel and local counsel Ariel Stern from the Akerman 9 10 (indiscernible) firm. 11 THE COURT: Thank you. 12 MR. STERN: Good morning, Judge. 13 THE COURT: Good morning. 14 And in the courtroom, please. 15 MR. BICE: Yes. Thank you, Your Honor. Todd Bice on 16 behalf of the defendant Betfred International. 17 MR. FORTIN: And John Fortin on behalf of the 18 defendant. 19 THE COURT: Thank you. All right. Mr. Bice, this is your motion to dismiss. 20 21 MR. BICE: Thank you, Your Honor. It's good to see 22 you back in the courtroom. 23 THE COURT: It's good to be back. 24 And Mr. Prosser and Mr. Hutchinson, Mr. Stern, the 25 fact that they're here gives them no and any advantage.

So this is our Motion to Dismiss for Lack of Personal

1

So thank you, Your Honor. MR. BICE: No.

Jurisdiction over the UK and the Betfred International, Your

2

3

Honor.

4

5

6

7

8

9

10

11

12 13

14

15

16

17

18 19

2.0

21

22 23

24

25

The Court knows the standard that the Constitution requires. I don't need to go over that.

And in this particular matter, the facts going to jurisdiction are not in dispute. The parties here largely agree to what those facts are, and so I'll just briefly touch on them. And I know Her Honor reads.

So, you know, Betfred International is a UK company. McGuire is a Bahamian company founded by Mr. Hutchinson, and I'm hoping I'm pronouncing his name correctly.

So in 2018, Your Honor, Mr. Hutchinson -- who, by the way, is also a UK citizen. He apparently has relocated or something to Florida or lives there, but he's originally from the UK. So he reaches out seeking to get a hold of Fred Done, and Mr. Done is a bit of a celebrity in the sports betting world in the United Kingdom. The companies that he founded, Betfred International and the Betfred group of companies are fairly well known throughout the UK, certainly not so much in the United States originally.

So he went back, Mr. Hutchinson has agreed -- it's admitted. He went back to the UK to broach the subject of a business deal with Betfred International about the Mohegan Sun

process or application process that was then occurring in the state of Connecticut, which is, of course, where the tribe is from. So all those facts are in agreement.

2.0

The parties negotiated a letter of intent which specifies that is not binding except for certain aspects of it. That letter of intent was negotiated in the UK. It is subject to the law of England and Wales, and there's no nexus whatsoever to that contract to the state of Nevada.

Moving along, they make their application for the project in Connecticut. That process winds its way through. They make a sort of an RFP process. They were not successful.

The only nexus to Nevada that this case has is just the fortuitous fact that Nevada hosts the annual G2E gaming conference, which, of course, virtually every gaming company in the world comes to. And they have a booth at the convention center, you know, and everybody mingles and talks. That's it. So because the G2E conference was being held in Nevada, as it is annually, and no one had heard back from the Mohegan Sun Tribe about the RFP process in Connecticut, they touch base with them here. And, again, everyone admits that that's all true.

And at that -- at their booth here in Nevada, the Mohegans informed Betfred International that you aren't going to be successful. They were going to go with somebody else for part of that process. And that was it. That's agreed. That's

what happened.

2.0

What else happened was shortly after that meeting, that discussion with the tribe, Mr. McGuire sent an email, and we've attached that email to our motion to dismiss confirming that, well, we weren't successful and acknowledging that Betfred would continue to pursue opportunities in the United States. And it would be, he anticipated, it would be successful, and he was just disappointed that he wasn't going to be along for it, which is understandable.

Marching forward from the -- there's no further contact between these parties. Again, none of this is disputed as to that's what happened.

Marching forward, Betfred International had created a U.S. subsidiary. That U.S. subsidiary is a Nevada entity. And then they went into a host of other states — Iowa, other — Louisiana, other jurisdictions — to try and promote their sports betting business, and they formed a number of subsidiaries to do that. They were successful in some states.

They're then subsequently informed that, well, it turns out that the Mohegan Tribe has an entity they have created that is going to end up or compete for and become the gaming operator at the Virgin casino here in Las Vegas, and they do an RFP for it. They actually form — their U.S. subsidiary forms another Nevada subsidiary for the purposes of that opportunity.

And as the Court knows from the facts -- again, it's undisputed -- the subsidiary Betfred Nevada won that competition and was selected.

2.0

March forward, that's announced, and now McGuire comes forward and says, Well, wait a minute. Our letter of intent somehow entitles us to make a claim in the state of Nevada against Betfred International. And that's where this dispute comes down to, Your Honor.

Betfred International's sole contact with Nevada that relates to McGuire is that one contact at a trade show, and we've already cited you the case law where the courts say you have to evaluate the context; you have to evaluate the nature of the contact. That is not availing yourself of the protections and the benefits of Nevada law.

The other theory that the -- so we point that out in our motion. And in response we get an opposition that now says the fact -- acknowledging the facts are not in dispute but now throwing out the words agency and alter ego. But, of course, there's no allegations of any facts, nor could there be.

As this Court knows, gaming industry is probably one of the most regulated industries in the United States, including in Nevada. You can't come into the court and just throw around the word agency or alter ego and just say, well, Betfred Nevada is really Betfred International in disguise. They don't have any facts of that. There are no factual

allegations in the complaint for the Court to even rely upon that that could remotely be true. That's what they're left with.

2.0

2.4

And then they fall back and say, Okay, well, just let us do discovery. Let you do discovery on what? You haven't actually alleged any facts that if the Court even accepted them as true would somehow in way, shape or form point to jurisdiction. You -- you went to the UK to get a contract. You entered into a contract in the United Kingdom. That United -- that contract is governed by the UK law. Go to the UK if you think you have a claim. There certainly isn't any basis to file a lawsuit in the state of Nevada over that UK contract.

And that, of course, Your Honor, all presupposes that that letter of intent didn't terminate by its own terms, which, as we have pointed out to you under the undisputed facts, it had. But the Court doesn't have to reach that for purposes of this. Right now we're just simply talking about jurisdiction, personal jurisdiction over a UK company.

And, you know, the case I would cite to the Court that's most on point is the *Viega* decision where Judge Johnson had originally ruled that the forming of or having a U.S. subsidiary in Nevada subjected the parent, which was in that case I believe it was a German corporation, to jurisdiction in Nevada. The Nevada Supreme Court entered a writ directing her

to dismiss the case because that is not a basis for serving personal jurisdiction over the parent.

2.0

Simply pointing to the fact that the parent has U.S. subsidiaries or has overlapping board members or the like is not a basis for assertion of personal jurisdiction. You have to have much more. You have to have facts of much more, and they don't even allege facts, Your Honor.

So on that basis, Your Honor, we ask that the complaint be dismissed. And if they really believe they have a claim, which we don't believe they do, their forum is in the United Kingdom, which whose laws govern this contract.

Thank you, Your Honor.

THE COURT: Thank you.

Opposition, please.

MR. PROSSER: Yes. Thank you, Judge.

Let me start by saying I disagree with some of that, and I do briefly want to touch on the standing because, as the Court knows, all we have to do is make a prima facie showing of personal jurisdiction. The evidence presented by the plaintiff is to be accepted as true, and any factual — a dispute of plaintiff is to be resolved in our favor. And if we present some evidence — this is the *Trump* case — then the motion should be denied.

So what we're here about, Judge, are really two different concepts that were blended into one, and I'll touch

on where we disagree on the facts in a moment. But there's really three ways that there can be jurisdiction over Betfred here in Nevada.

2.0

2.4

The first one is specific jurisdiction based on Betfred's forum-related conduct or contacts. And then the other two are under an agency theory and an alter ego theory. The agency and alter ego theory would only be relevant if Betfred does not have jurisdiction based upon its own forum contact, which it clearly does.

So first I want to talk about specific jurisdiction based on Betfred's contacts with the forum. And it is correct that the contacts cannot be random or fortuitous, as was pointed out, but it's the quality of the contacts that matter, and that's again the *Trump* case, Your Honor. And a single contact is enough to have jurisdiction, and that is the *Mirage* case that's cited in our papers.

Now, let's run through some of those facts and look at what the contacts actually are. There was a meeting here in Nevada with Betfred, McGuire and the Mohegan Tribe. That meeting was used by Betfred to use McGuire's connection with the tribe to get the sportsbook services for the Vegas hotel and casino in Nevada.

And finally, Judge, once that was announced, Betfred International used Nevada law to come in and create 16 wholly-owned Nevada subsidiaries -- one of which was Betfred

USA Sports; the other was Betfred Nevada -- and through those subsidiaries was the idea of taking the license and getting out from under the obligations of the contract.

So from a specific jurisdiction, based on Betfred's own intentional contacts with the forum, Betfred purposely directed its conduct towards the forum. They had meetings here. They created the companies here. And then McGuire, its cause of action directly accrued from Betfred's contact here.

Judge, they breached the contract. The license agreement, as we have pled, is a contract. Our allegations must be accepted as true.

One of the provisions in the letter of intent is that a full form agreement would be entered into if Betfred successfully became the sportsbook for the Mohegan Tribe in a facility that it operated. That's an express for the provision of the letter of intent. That occurred here in Nevada. That was breached here in this state, Judge. We have made a prima facie showing of specific jurisdiction over Betfred in Nevada.

And if we look at the reply that was filed, their arguments as to somehow there is not jurisdiction as to Betfred, the defendant in this case, really turn on two statements, and they're at page 8 and page 9 of the reply, Your Honor. And they really say two things. They say,

"The only contact with Nevada was the single fortuitous meeting here based on the

fact that many participants in the gaming industry attend the annual G2E conference where the parties briefly met to receive word that Betfred International would not be successful."

And then the next thrust is the same thing, Judge.

It mentions that there was a meeting here at the confidence —

at the conference served to terminate, not the beginning, of

Betfred's pursuit of a Connecticut sportsbook and

simultaneously served as termination of its relationship with

McGuire.

Judge, number one, it's not true, but that's for later. Those allegations are specifically contradicted by the affidavit of Mr. Hutchinson as well as the contract. The contract — very clearly, the letter of intent covers sportsbook services in the U.S. anywhere with the Mohegan Tribe. If that occurred, there would be another agreement to be entered into, and my client would be paid. Lo and behold, that happened here in Nevada, Your Honor.

But most importantly, they take the position that this was somehow a termination of the contract, which again that's factual. But if you just look at paragraphs 17, 18 and 19 of Mr. Hutchinson's declaration, it's very clear that the purpose of the meeting, and I'm reading at the end of paragraph 18 for the record, Was to discuss Betfred obtaining

2.4

the Mohegan sportsbook services, not just in Connecticut, but in other Mohegan Tribe casinos in the United States. And during that meeting, the Mohegan Tribe informed McGuire and Betfred that Betfred would not be the sportsbook operator for the Mohegan Tribe's Connecticut casino, but there would be additional opportunities for Betfred to operate other Mohegan Tribe sportsbooks, Judge. So based upon that factual contradiction, there is jurisdiction here.

Our allegations in the affidavit need to be accepted as true. And what you have is that Betfred International traveling to Las Vegas to meet with the tribe, my clients, not just talking about a sportsbook in Connecticut, but a sportsbook here in Vegas, and they ultimately do get a sportsbook here in Vegas, Judge.

And then what do they do to actually avail themselves of the laws and protections of this forum, Judge? They create wholly-owned subsidiary companies to in effect hold the license and operate the sportsbook.

Judge, on those contacts alone and the undisputed allegations of the affidavit, there is specific jurisdiction.

Now, even if you assume there is not specific jurisdiction, the two fallbacks are what was just discussed. There is an agency theory, and there is an alter ego theory. And the *Trump* case is directly on point, as is the LM -- excuse me, NML case. And, Judge, we have provided highlighted copies

of these cases to the Court earlier this week.

But touching on those, Judge, again, you only need to make a prima facie case that the subsidiary is acting on behalf of the parent. And what that means is that there is agency or control of the subsidiary by the nonforum plaintiff. Well, there is very clearly agency and control here.

As pointed out in the affidavit and the other filings in support of jurisdiction here, Judge, is that when these wholly-owned subsidiaries were created it was for the purpose of advancing Betfred International's business here. And that is really the test; that if the local entity is in effect carrying on the business of the foreign parent, then there can be jurisdiction here, Judge.

And Mr. Bice is a great lawyer. But if you look at the actual declaration that was filed, Betfred -- by Betfred, nowhere do they say in that that the local wholly-owned subsidiaries are somehow distinct, and that is the difference in the *Vega* (sic) case that was just mentioned.

What happened there was a UK company or a German company, I believe, acquired a local Vegas company, and there was a pending construction defect action. And what the court said in denying jurisdiction there was, Wait a minute, we have a true parent-subsidiary relationship here because the subsidiary is separately managed. It was in business before.

JD Reporting, Inc.

Your Honor, that is not the case here, and when you

read the *Trump* case, the NLM (sic) case, and even Vega you will see that if the parent simply creates a subsidiary for purposes of carrying on its own business you can have jurisdiction under an agency theory or an alter ego (indiscernible).

So, Judge, in summary, it's pretty clear that based upon the contacts with Vegas -- where they came here for the meeting; they created a company; they are now going to have a license -- that there is certainly specific jurisdiction to have Betfred here based upon its own forum conducts.

Alternatively, Judge, because these actual subsidiaries that they created are merely agents or alter egos of Betfred, then there is an alternative basis for jurisdiction there.

Thank you very much, Judge. We would ask that the motion be denied.

THE COURT: Thank you, Mr. Prosser.

The reply, please.

2.0

MR. BICE: Yes, Your Honor.

With all due respect to counsel, I think he's -- I assume it's inadvertent -- but just misstating even what his own client's declaration says.

THE COURT: I have the declaration up if --

MR. BICE: What's that?

THE COURT: I have the declaration up because I try to track --

1 MR. BICE: Right.

2.0

THE COURT: -- based upon the arguments.

MR. BICE: And you'll notice --

THE COURT: -- so if there's something you want to --

MR. BICE: -- there was an assertion made about

Las Vegas being discussed at this 2018 meeting, but you'll notice his client actually doesn't say that. And you know why his client doesn't say that in his declaration, Your Honor? It's because it was an impossibility because the tribe didn't even acquire, didn't even form its entity to acquire the gaming operations at the Virgin until 2019.

So that is a nice sleight-of-hand by the plaintiff, but that's exactly what it is. So just simply saying, well, there was a discussion that maybe there would be other opportunities elsewhere, it certainly didn't have anything to do with Nevada in 2018.

And you'll notice there is no response to Mr. McGuire's email where he confirms that the deal was dead after that meeting. They don't have a response to it. So they just continue to ignore his own words.

And the law on this, Your Honor, is straightforward. I agree with counsel on the standard: Prima facie, some evidence. But it has to be actual evidence. It can't be speculation. It can't be arguments of lawyers. It has to be actual evidence, and there is no actual evidence of any

connection between that meeting in 2018 for being informed that your bid for Connecticut was going to be unsuccessful or had been — was going to be rejected.

2.0

And then what happened in 2019 and into 2020, there's no connection. They haven't shown you any connection.

And as the Nevada Supreme Court has said, simply —
it's commonplace, especially in the gaming industry, to have
subsidiaries. That's — Your Honor, does MGM — or does Mirage
Resorts or — I'm sorry, MGM Resorts International operate the
Bellagio, the Mirage and everything down the list? No, it
doesn't. It's the holding company. So it's not unusual at
all.

And contrary to counsel's argument, we don't have to present evidence, Your Honor, of separateness. The law presumes it. It's actually he's got the burden exactly backwards. Betfred International is presumed separate from its subsidiaries. And they have the burden of presenting evidence, not just rank speculation, actual evidence that that parent-subsidiary relationship is not being honored, and they don't have any because they know it isn't true. They don't have any basis to even allege it.

None of this stuff about agency or alter ego is anywhere in their complaint and for good reason: Because it just — they don't have any basis to allege it.

And so on that basis, Your Honor -- Betfred

International, they don't deny that they entered into a UK contract that they went to the UK to get, that they agreed would be subject to laws of the England and Wales. That is the proper forum if they claim they have a case. It certainly isn't the state of Nevada, which has nothing to do with the agreement that was entered into in 2018.

And so we would ask that the motion be granted, Your Honor.

THE COURT: Thank you.

2.0

MR. BICE: Thank you.

THE COURT: This is the defendant's motion to dismiss under Rule 12(b).

The motion will be granted for the following reasons:

The defendant doesn't have enough of a relationship with Nevada, if any, to establish that there was a minimum contact;

The defendant did not purposely avail itself of the forum of Nevada;

I reject the argument with regard to agency and alter ego because it asked me to speculate with regard to Nevada entities, other nonparties;

The contract was negotiated at arm's length with a forum selection clause; and

Most importantly, the meeting at GTE, the parties didn't come to Las Vegas to negotiate with regard to this

1 contract. They came to the conference, and the meeting is
2 really incidental to the -- coming to the conference itself was
3 the main purpose of the trip.

So for all of the reasons stated in the motion and the reply, the motion will be granted.

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

2.0

21

22

23

2.4

25

So I will task Mr. Bice with preparing the order.

Mr. Prosser and Mr. Stern, you'll have the ability to review and approve the form of the order. I do not accept competing orders. So if you can't agree as to the form, do not do a competing order. File an objection so that I can review it and determine whether or not to sign, interlineate or hold a telephonic.

MR. BICE: Understood, Your Honor.

THE COURT: Mr. Bice, you can make that order as simple as you can.

MR. BICE: Yes. I'll prepare that, and I'll run it past opposing counsel.

THE COURT: All right. Were there any questions or comments on either side?

MR. PROSSER: Yeah, Judge. Is this with prejudice? Is there leave to amend?

THE COURT: You know, I --

MR. PROSSER: Because I believe the record is fairly clear that the meeting was for the purpose of actually continuing the contract. But I just wondered if there is leave

for the plaintiff to amend.

THE COURT: I am going to deny that request simply because the pleadings are so exhaustive, and I've read everything. So I think your record is sufficient at this point, Mr. Prosser.

MR. PROSSER: Thank you, Your Honor.

THE COURT: And actually --

MR. BICE: All right.

THE COURT: -- and I keep an open mind in the courtroom, but I had -- you know, I considered whether or not the complaint was capable of amendment and determined already that I didn't think it was.

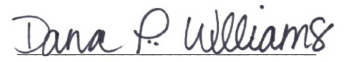
MR. BICE: All right. Thank you, Your Honor.

THE COURT: Thank you all. Stay safe and healthy.

(Proceedings concluded at 10:55 a.m.)

-000-

ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video proceedings in the above-entitled case.



Dana L. Williams Transcriber

	agents [1] 14/11	attached [1] 5/4	(
	agree [3] 3/9 15/22	attend [1] 11/2	
MR. BICE: [13] 2/15	18/9	ATTEST [1] 19/17	ď
2/21 3/1 14/18 14/23	agreed [3] 3/23 4/25	audio [1] 19/18	١,
15/1 15/3 15/5 17/10	- -		L
18/13 18/16 19/8 19/13	17/2	audio/video [1] 19/18	(
MR. FORTIN: [1] 2/17	agreement [5] 4/3	avail [2] 12/15 17/17	(
MR. PROSSER: [5] 2/6	10/10 10/13 11/18 17/6	availing [1] 6/13	C
	Akerman [1] 2/9		C
8/15 18/20 18/23 19/6	all [13] 2/3 2/20 4/3	В	6
MR. STERN: [1] 2/12	4/20 7/14 8/18 14/19	back [6] 2/22 2/23 3/23	Ì
THE COURT: [20]		3/24 4/18 7/4	١,
	16/12 18/4 18/18 19/8		
=	19/13 19/14	backwards [1] 16/16	(
-oOo [1] 19/16	allegations [6] 6/19	Bahamian [1] 3/12	(
	7/1 10/10 11/13 12/9	base [1] 4/19	C
1	12/20	based [9] 9/4 9/8 9/11	d
40.29 [4] 2/4	allege [3] 8/7 16/21	10/4 10/25 12/7 14/5	c
10:28 [1] 2/1	16/24	14/9 15/2	d
10:55 a.m [1] 19/15		basis [8] 7/12 8/1 8/5	١,
12 [3] 1/12 2/1 17/12	alleged [1] 7/6	8/8 14/12 16/21 16/24	
16 [2] 1/15 9/24	ALLF [1] 1/11		(
17 [1] 11/22	alone [1] 12/19	16/25	(
18 [2] 11/22 11/25	along [2] 4/9 5/9	be [36]	(
19 [1] 11/23	already [2] 6/11 19/11	became [1] 10/14	(
10 [1] 11/20	also [1] 3/15	because [13] 4/17 8/1	(
2	alter [9] 6/18 6/23 9/6	8/17 13/23 14/10 14/24	ľ
	9/7 12/23 14/4 14/11	15/9 15/9 16/20 16/23	١,
2018 [5] 3/14 15/6			'
15/16 16/1 17/6	16/22 17/19	17/20 18/23 19/3	(
2019 [2] 15/11 16/4	alternative [1] 14/12	become [1] 5/21	(
2020 [1] 16/4	Alternatively [1] 14/10	been [1] 16/3	
2021 [2] 1/12 2/1	am [1] 19/2	before [2] 1/11 13/24	(
	amend [2] 18/21 19/1	beginning [1] 11/8	
Α	amendment [1] 19/11	behalf [4] 2/7 2/16 2/17	,
	announced [2] 6/4	13/3	
a.m [2] 2/1 19/15			
ability [1] 18/7	9/23	behold [1] 11/19	(
about [8] 3/25 4/19	annual [2] 4/13 11/2	being [4] 4/17 15/6	(
7/18 8/24 9/10 12/12	annually [1] 4/18	16/1 16/19	(
15/5 16/22	another [2] 5/24 11/17	believe [5] 7/24 8/9	(
above [1] 19/18	anticipated [1] 5/7	8/10 13/20 18/23	
above-entitled [1]	any [13] 2/25 6/19 6/25	Bellagio [1] 16/10	,
	7/6 7/11 8/20 15/25	benefits [1] 6/14	ľ
19/18		BETFRED [40]	`
accept [1] 18/8	16/5 16/20 16/21 16/24		(
accepted [4] 7/6 8/20	17/15 18/18	Betfred International	(
10/11 12/9	anything [1] 15/15	Holdings [1] 2/4	(
accrued [1] 10/8	anywhere [2] 11/16	Betfred's [5] 9/5 9/11	
acknowledging [2] 5/5	16/23	10/4 10/8 11/9	(
6/17	apparently [1] 3/15	betting [2] 3/18 5/17	
acquire [2] 15/10 15/10		between [2] 5/11 16/1	
	2/5	BICE [6] 1/21 2/15 2/20	l.
acquired [1] 13/20		13/14 18/6 18/14	•
acting [1] 13/3	application [2] 4/1 4/9		(
action [2] 10/8 13/21	approve [1] 18/8	bid [1] 16/2	
actual [6] 13/15 14/10	are [15] 3/8 3/9 3/20	binding [1] 4/5	(
15/23 15/25 15/25	4/3 6/17 6/25 8/24 9/6	bit [1] 3/18	(
16/18	9/18 11/13 12/22 13/17	blended [1] 8/25	
actually [8] 5/23 7/6	14/7 14/11 19/3	BlueJeans [2] 1/18	(
9/18 12/15 15/7 16/15	aren't [1] 4/23	1/19	ì
		board [1] 8/4	ľ
18/24 19/7	argument [2] 16/13		
additional [1] 12/6	17/19	booth [2] 4/15 4/22	(
admits [1] 4/20	arguments [3] 10/20	breached [2] 10/9	(
admitted [1] 3/24	15/2 15/24	10/17	
advancing [1] 13/10	ARIEL [2] 1/18 2/9	briefly [3] 3/9 8/17 11/3	
advantage [1] 2/25	arm's [1] 17/22	broach [1] 3/24	(
affidavit [4] 11/14 12/9	around [1] 6/23	BRYNN [1] 1/24	6
12/20 13/7	as [25]	burden [2] 16/15 16/17	Ì
	ask [3] 8/8 14/14 17/7	business [6] 3/25 5/17	ì
after [2] 5/2 15/19	asked [1] 17/20	13/10 13/12 13/24 14/3	ľ
again [6] 4/20 5/11 6/1			
9/14 11/21 13/2	aspects [1] 4/5	but [20]	
against [1] 6/7	assertion [2] 8/5 15/5	С	(
agency [10] 6/18 6/23	assume [2] 12/21		
9/6 9/7 12/23 13/4 13/6	14/20	calling [1] 2/3	(
14/4 16/22 17/19	at [20]	came [2] 14/6 18/1	(

can [6] 9/2 13/12 14/3 18/10 18/14 18/15 can't [4] 6/22 15/23 15/24 18/9 cannot [1] 9/12 capable [1] 19/11 **carrying [2]** 13/12 14/3 case [20] cases [1] 13/1 casino [3] 5/22 9/22 12/5 casinos [1] 12/2 cause [1] 10/8 **celebrity [1]** 3/18 **center [1]** 4/16 **certain [1]** 4/5 certainly [5] 3/21 7/11 14/8 15/15 17/4 certify [1] 19/17 cite [1] 7/20 cited [2] 6/11 9/16 citizen [1] 3/15 **claim [4]** 6/6 7/11 8/10 17/4 **CLARK [2]** 1/2 2/1 **clause [1]** 17/23 clear [3] 11/23 14/5 18/24 **clearly [3]** 9/9 11/15 13/6 client [3] 11/18 15/7 15/8 client's [1] 14/21 clients [1] 12/11 **cocounsel** [1] 2/9 come [3] 6/22 9/24 17/25 comes [3] 4/15 6/5 6/8 **coming [1]** 18/2 **comments** [1] 18/19 commonplace [1] 16/7 **companies [4]** 3/19 3/20 10/7 12/17 company [9] 3/11 3/12 4/14 7/19 13/19 13/20 13/20 14/7 16/11 compete [1] 5/21 **competing [2]** 18/9 18/10 competition [1] 6/3 complaint [4] 7/1 8/9 16/23 19/11 concepts [1] 8/25 **concluded [1]** 19/15 **conduct [2]** 9/5 10/6 **conducts** [1] 14/9 conference [7] 1/15 4/14 4/17 11/2 11/8 18/1 18/2 confidence [1] 11/7 confirming [1] 5/4 confirms [1] 15/18 Connecticut [8] 4/2 4/10 4/19 11/9 12/1 12/5 12/12 16/2 connection [4] 9/20 16/1 16/5 16/5 considered [1] 19/10 Constitution [1] 3/5

construction [1] 13/21 **contact [9]** 5/11 6/9 6/10 6/13 9/9 9/15 10/8 10/24 17/16 contacts [8] 9/5 9/11 9/12 9/13 9/18 10/5 12/19 14/6 context [1] 6/12 continue [2] 5/6 15/20 **continuing [1]** 18/25 contract [16] 4/8 7/8 7/9 7/10 7/13 8/11 10/3 10/9 10/10 11/14 11/15 11/21 17/2 17/22 18/1 18/25 contradicted [1] 11/13 contradiction [1] 12/8 **contrary [1]** 16/13 control [2] 13/5 13/6 **convention** [1] 4/15 **copies [1]** 12/25 corporation [1] 7/24 correct [1] 9/11 **correctly [2]** 3/13 19/17 could [2] 6/19 7/2 counsel [4] 2/9 14/19 15/22 18/17 counsel's [1] 16/13 **COUNTY [2]** 1/2 2/1 course [4] 4/2 4/14 6/18 7/14 court [16] 1/2 1/11 1/24 3/5 6/1 6/20 6/22 7/1 7/6 7/17 7/20 7/25 8/18 13/1 13/21 16/6 courtroom [3] 2/14 2/22 19/10 courts [1] 6/11 covers [1] 11/15 **create [2]** 9/24 12/16 created [6] 5/13 5/21 10/7 13/9 14/7 14/11 creates [1] 14/2

DAMIEN [2] 1/17 2/6 **Dana [1]** 19/22 dead [1] 15/18 deal [2] 3/25 15/18 decision [1] 7/21 declaration [6] 11/23 13/15 14/21 14/22 14/24 15/8 defect [1] 13/21 defendant [7] 1/9 1/21 2/16 2/18 10/21 17/14 17/17 defendant's [2] 1/13 17/11 denied [2] 8/23 14/15 deny [2] 17/1 19/2 denying [1] 13/22 **DEPT [1]** 1/6 determine [1] 18/11 **determined** [1] 19/11 did [1] 17/17 didn't [6] 7/15 15/9 15/10 15/15 17/25 176

D didn't... [1] 19/12 **difference [1]** 13/17 different [1] 8/25 directed [1] 10/6 directing [1] 7/25 directly [2] 10/8 12/24 disagree [2] 8/16 9/1 disappointed [1] 5/8 discovery [2] 7/5 7/5 discuss [1] 11/25 discussed [2] 12/22 15/6 discussion [2] 5/3 15/14 disguise [1] 6/24 dismiss [6] 1/13 2/20 3/2 5/4 8/1 17/11 dismissed [1] 8/9 dispute [4] 3/8 6/8 6/17 8/20 disputed [1] 5/11 distinct [1] 13/17 **DISTRICT [2]** 1/2 1/11 **do [17]** 5/18 5/23 7/5 7/5 8/10 8/17 8/18 12/13 12/15 12/15 13/16 15/16 17/5 18/8 18/9 18/10 19/17 does [4] 9/8 9/9 16/8 16/8 doesn't [5] 7/17 15/7 15/8 16/11 17/14 don't [10] 3/6 6/25 8/7 8/10 15/19 16/13 16/20 16/20 16/24 17/1 **Done [2]** 3/17 3/18 down [2] 6/8 16/10 due [1] 14/19 during [1] 12/3

earlier [1] 13/1 effect [2] 12/17 13/11 ego [8] 6/18 6/23 9/6 9/7 12/23 14/4 16/22 17/20 egos [1] 14/11 **either [1]** 18/19 else [2] 4/24 5/2 **elsewhere [1]** 15/15 email [3] 5/3 5/4 15/18 end [2] 5/21 11/24 England [2] 4/7 17/3 enough [2] 9/15 17/14 entered [6] 7/9 7/25 10/13 11/18 17/1 17/6 entities [1] 17/21 entitled [1] 19/18 **entitles** [1] 6/6 entity [4] 5/14 5/20 13/11 15/10 especially [1] 16/7 ESQ [4] 1/17 1/18 1/21 1/22 **establish** [1] 17/15 **evaluate [2]** 6/12 6/12

even [9] 7/1 7/6 8/7

12/21 14/1 14/20 15/10 **getting [1]** 10/2 15/10 16/21 every [1] 4/14 everybody [1] 4/16 **everyone [1]** 4/20 everything [2] 16/10 19/4 evidence [9] 8/19 8/22 15/23 15/23 15/25 15/25 16/14 16/17 16/18 exactly [2] 15/13 16/15 **except [1]** 4/5 excuse [1] 12/24 **exhaustive** [1] 19/3 **express [1]** 10/15

facie [4] 8/18 10/18 13/3 15/22 facility [1] 10/15 fact [5] 2/25 4/13 6/17 8/3 11/1 facts [13] 3/7 3/9 4/3 6/1 6/17 6/19 6/25 7/6 7/16 8/6 8/7 9/1 9/17 factual [4] 6/25 8/20 11/22 12/7 fairly [2] 3/21 18/23 fall [1] 7/4 fallbacks [1] 12/22 favor [1] 8/21 file [2] 7/12 18/10 filed [2] 10/19 13/15 filings [1] 13/7 finally [1] 9/23 firm [1] 2/10 first [3] 2/5 9/4 9/10 Florida [1] 3/16 following [1] 17/13 foreign [1] 13/12 form [6] 5/23 7/7 10/13 15/10 18/8 18/9 formed [1] 5/17 forming [1] 7/22 forms [1] 5/24 FORTIN [2] 1/22 2/17 fortuitous [3] 4/13 9/12 10/25 forum [11] 8/10 9/5 9/8 HONORABLE [1] 1/11 9/11 10/5 10/6 12/16 14/9 17/4 17/18 17/23 forum-related [1] 9/5 forward [4] 5/10 5/13 6/4 6/5 founded [2] 3/12 3/19 founder [1] 2/8 Fred [1] 3/17 full [1] 10/13 further [1] 5/10

G2E [3] 4/13 4/17 11/2 gaming [7] 4/13 4/14 5/22 6/20 11/1 15/10 16/7 German [2] 7/24 13/19 get [6] 3/17 6/16 7/8 9/21 12/13 17/2

gives [1] 2/25 **go [3]** 3/6 4/24 7/10 going [9] 3/7 4/23 4/24 19/2 good [5] 2/12 2/13 2/21 2/23 16/23 got [1] 16/15 govern [1] 8/11 governed [1] 7/10 granted [3] 17/7 17/13 18/5 great [1] 13/14 group [1] 3/20 **GTE [1]** 17/24

Н

had [7] 4/18 5/13 7/17 7/22 10/6 16/2 19/10 hand [1] 15/12 happened [6] 5/1 5/2 5/12 11/19 13/19 16/4 has [10] 3/15 3/23 4/12 5/20 8/3 8/4 15/23 15/24 16/6 17/5 have [38] haven't [2] 7/5 16/5 having [1] 7/22 he [9] 3/15 3/17 3/19 3/23 3/24 5/7 5/8 5/8 15/18 **he's [3]** 3/16 14/19 16/15 healthy [1] 19/14 heard [1] 4/18 held [1] 4/17 her [2] 3/10 7/25 here [27] hereby [1] 19/17 highlighted [1] 12/25 his [6] 3/13 14/20 15/7 15/8 15/8 15/20 hold [3] 3/17 12/17 18/11 14/9 15/10 16/16 holding [1] 16/11 itself [2] 17/17 18/2 **HOLDINGS** [5] 1/4 1/8 2/4 2/4 2/7 **Honor** [26] **honored** [1] 16/19 hoping [1] 3/13 **host [1]** 5/15 hosts [1] 4/13 hotel [1] 9/21 Hutchinson [6] 2/8 2/24 3/12 3/14 3/23 11/14 Hutchinson's [1] 11/23

I'II [4] 3/9 8/25 18/16 18/16 **I'm [5]** 2/3 3/13 3/13 11/24 16/9 I've [1] 19/3 idea [1] 10/2 if [19] 7/6 7/11 8/9 8/21 9/7 10/13 10/19 11/17

13/14 14/2 14/22 15/4 17/4 17/15 18/9 18/25 ignore [1] 15/20 5/8 5/21 14/7 16/2 16/3 | importantly [2] 11/20 17/24 impossibility [1] 15/9 in [76] inadvertent [1] 14/20 INC [1] 1/25 incidental [1] 18/2 including [1] 6/22 indiscernible [2] 2/10 14/4 industries [1] 6/21 industry [3] 6/20 11/2 informed [4] 4/23 5/19 12/3 16/1 intent [7] 4/4 4/6 6/6 7/15 10/12 10/16 11/15 | leave [2] 18/21 18/25 intentional [1] 10/5 interlineate [1] 18/11 INTERNATIONAL [17] 1/7 2/4 2/16 3/3 3/11 3/20 3/25 4/23 5/13 6/7 6/24 9/24 11/4 12/10 16/9 16/16 17/1 International's [2] 6/9 13/10 into [9] 5/15 6/22 7/9 8/25 10/13 11/18 16/4 17/1 17/6 lowa [1] 5/15 is [76] isn't [3] 7/11 16/20 17/5 it [37] it's [14] 2/21 2/23 3/23 6/1 9/13 11/12 11/23 14/5 14/20 15/9 16/7 16/11 16/11 16/15 its [10] 4/10 7/15 9/8 10/6 10/7 11/10 14/3

11/22 12/21 13/11

JD [1] 1/25 **JOHN [2]** 1/22 2/17 Johnson [1] 7/21 **JUDGE [22]** Judge Johnson [1] 7/21 jurisdiction [27] jurisdictions [1] 5/16 just [18] 3/9 4/12 5/8 6/22 6/23 7/4 7/18 11/22 12/1 12/12 12/22 13/18 14/20 15/13 15/20 16/18 16/24 18/25

keep [1] 19/9 **Kingdom [3]** 3/19 7/9 8/11 know [8] 3/10 3/11 4/16 7/20 15/7 16/20

18/22 19/10 known [1] 3/21 knows [4] 3/5 6/1 6/20 8/18

LACK [2] 1/13 3/2 largely [1] 3/8 LAS [5] 2/1 5/22 12/11 15/6 17/25 Las Vegas [4] 5/22 12/11 15/6 17/25 later [1] 11/13 law [7] 4/7 6/11 6/14 7/10 9/24 15/21 16/14 laws [3] 8/11 12/16 17/3 lawsuit [1] 7/12 lawyer [1] 13/14 lawyers [1] 15/24 left [1] 7/2 length [1] 17/22 let [3] 7/4 7/5 8/16 let's [2] 2/5 9/17 **letter [7]** 4/4 4/6 6/5 7/15 10/12 10/16 11/15 license [4] 10/2 10/9 12/17 14/8 like [1] 8/4 list [1] 16/10 lives [1] 3/16 **LM [1]** 12/24 **Lo [1]** 11/18 local [4] 2/9 13/11 13/16 13/20 look [4] 9/17 10/19 11/22 13/14 Louisiana [1] 5/16 LTD [3] 1/4 1/8 2/7

main [1] 18/3 make [6] 4/9 4/11 6/6 8/18 13/3 18/14 managed [1] 13/24 **MANDATORY [1]** 1/15 many [1] 11/1 March [1] 6/4 Marching [2] 5/10 5/13 matter [2] 3/7 9/13 MAY [2] 1/12 2/1 maybe [1] 15/14 McGUIRE [12] 1/4 2/4 2/7 2/8 3/12 5/3 6/4 6/10 9/19 10/7 11/11 12/3 McGuire Holdings [2] 2/4 2/7

made [2] 10/17 15/5

McGuire's [2] 9/20 15/18 me [4] 2/7 8/16 12/25 17/20 means [1] 13/4 meet [1] 12/11 meeting [14] 5/2 9/18 9/20 10/25 11/7 11/24 12/3 14/7 15/6 15/19 177

M	next [1] 11/6	13/9 13/16	purposely [2] 10/5	says [3] 6/5 6/16 14/21
meeting [4] 16/1	nexus [2] 4/7 4/12 nice [1] 15/12	Р	17/17 purposes [3] 5/24 7/17	see [2] 2/21 14/2
17/24 18/1 18/24	NLM [1] 14/1	page [2] 10/22 10/22	14/2	selected [1] 6/3
meetings [1] 10/6 members [1] 8/4	NML [1] 12/25	page 8 and [1] 10/22	pursue [1] 5/6	selection [1] 17/23
mentioned [1] 13/18	no [13] 1/5 1/6 2/25 3/1 4/7 4/18 5/10 6/19 6/25	page 9 of [1] 10/22 paid [1] 11/18	pursuit [1] 11/9	sent [1] 5/3 separate [1] 16/16
mentions [1] 11/7		papers [1] 9/16	Q	separately [1] 13/24
merely [1] 14/11 met [1] 11/3	none [2] 5/11 16/22	paragraph [1] 11/25	quality [1] 9/13	separateness [1]
MGM [2] 16/8 16/9	nonforum [1] 13/5	paragraph 18 [1] 11/25	questions [1] 18/18	16/14
mind [1] 19/9	nonparties [1] 17/21 nor [1] 6/19	paragraphs [1] 11/22 parent [8] 7/23 8/2 8/3	R	served [2] 11/8 11/10 services [3] 9/21 11/16
mingles [1] 4/16 minimum [1] 17/15	not [26]	13/4 13/12 13/23 14/2	random [1] 9/12	12/1
minute [2] 6/5 13/22	nothing [1] 17/5	16/19	rank [1] 16/18 reach [1] 7/17	serving [1] 8/1
Mirage [3] 9/15 16/8	notice [3] 15/3 15/7 15/17	parent-subsidiary [2] 13/23 16/19	reaches [1] 3/17	shape [1] 7/7 shortly [1] 5/2
16/10 misstating [1] 14/20	now [7] 6/4 6/16 6/17	part [1] 4/25	read [2] 14/1 19/3	should [1] 8/23
Mohegan [11] 3/25	7/18 9/17 12/21 14/7	participants [1] 11/1	reading [1] 11/24	show [1] 6/10
4/18 5/20 9/19 10/14	nowhere [1] 13/16 number [2] 5/17 11/12	particular [1] 3/7 parties [5] 3/8 4/4 5/11	reads [1] 3/10 really [8] 6/24 8/9 8/24	showing [2] 8/18 10/18 shown [1] 16/5
11/17 12/1 12/2 12/3 12/5 12/7		11/3 17/24	9/2 10/21 10/23 13/11	sic [2] 13/18 14/1
Mohegan Tribe [7]	0	past [1] 18/17	18/2	side [1] 18/19
5/20 9/19 10/14 11/17	objection [1] 18/10 obligations [1] 10/3	pending [1] 13/21 personal [6] 1/13 3/2	reason [1] 16/23 reasons [2] 17/13 18/4	sign [1] 18/11 simple [1] 18/15
12/2 12/3 12/7	obtaining [1] 11/25	7/19 8/2 8/5 8/19	receive [1] 11/3	simple [1] 16/13 simply [6] 7/18 8/3
Mohegans [1] 4/23 moment [1] 9/1	occurred [2] 10/16	Peter [1] 2/8	record [3] 11/25 18/23	14/2 15/13 16/6 19/2
more [2] 8/6 8/6	11/17 occurring [1] 4/1	plaintiff [9] 1/5 1/17 2/5 2/7 8/19 8/21 13/5	19/4 RECORDED [1] 1/24	simultaneously [1]
morning [2] 2/12 2/13	Okay [1] 7/4	15/12 19/1	RECORDER [1] 1/24	single [2] 9/14 10/25
most [4] 6/21 7/21 11/20 17/24	on [25]	pleadings [1] 19/3	regard [3] 17/19 17/20	sleight [1] 15/12
motion [12] 1/13 2/20	once [1] 9/23 one [8] 4/18 6/10 6/20	please [3] 2/14 8/14 14/17	17/25 regulated [1] 6/21	so [30]
3/2 5/4 6/16 8/22 14/15	8/25 9/4 9/25 10/12	pled [1] 10/10	reject [1] 17/19	sole [1] 6/9 some [5] 5/18 8/16
17/7 17/11 17/13 18/4 18/5	11/12	point [5] 6/15 7/7 7/21	rejected [1] 16/3	8/22 9/17 15/22
Moving [1] 4/9	only [4] 4/12 9/7 10/24 13/2	12/24 19/5 pointed [3] 7/16 9/13	related [1] 9/5 relates [1] 6/10	somebody [1] 4/24
Mr. [19] 2/20 2/24 2/24	oOo [1] 19/16	13/7	relationship [4] 11/10	somehow [5] 6/6 7/7 10/20 11/21 13/17
2/24 3/12 3/14 3/18 3/23 5/3 11/14 11/23	open [1] 19/9	pointing [1] 8/3	13/23 16/19 17/14	something [2] 3/16
13/14 14/16 15/18 18/6	operate [3] 12/6 12/18 16/9	position [1] 11/20 prejudice [1] 18/20	relevant [1] 9/7 relocated [1] 3/15	15/4
18/7 18/7 18/14 19/5	operated [1] 10/15	prepare [1] 18/16	rely [1] 7/1	sorry [1] 16/9 sort [1] 4/11
Mr. Bice [4] 2/20 13/14 18/6 18/14	operations [1] 15/11	preparing [1] 18/6	remotely [2] 2/7 7/2	specific [7] 9/4 9/10
Mr. Done [1] 3/18	operator [2] 5/22 12/4 opportunities [3] 5/6	present [2] 8/21 16/14 presented [1] 8/19	reply [4] 10/19 10/22 14/17 18/5	10/4 10/18 12/20 12/21
Mr. Hutchinson [5]	12/6 15/15	presenting [1] 16/17	REPORTING [1] 1/25	14/8 specifically [1] 11/13
2/24 3/12 3/14 3/23 11/14	opportunity [1] 5/25	presumed [1] 16/16	request [1] 19/2	specifies [1] 4/5
Mr. Hutchinson's [1]	opposing [1] 18/17	presumes [1] 16/15	requires [1] 3/6 resolved [1] 8/21	speculate [1] 17/20
11/23	opposition [2] 6/16 8/14	presupposes [1] 7/14 pretty [1] 14/5	Resorts [2] 16/9 16/9	speculation [2] 15/24 16/18
Mr. McGuire [1] 5/3 Mr. McGuire's [1]	or [23]	prima [4] 8/18 10/17	respect [1] 14/19	sports [3] 3/18 5/17
15/18	order [4] 18/6 18/8	13/3 15/22	response [3] 6/16	10/1
Mr. Prosser [4] 2/24	18/10 18/14 orders [1] 18/9	probably [1] 6/20 proceedings [3] 1/9	15/17 15/19 review [2] 18/8 18/10	sportsbook [10] 9/21 10/14 11/9 11/16 12/1
14/16 18/7 19/5 Mr. Stern [2] 2/24 18/7	originally [3] 3/16 3/22	19/15 19/18	RFP [3] 4/11 4/19 5/23	12/4 12/12 12/13 12/14
much [4] 3/21 8/6 8/6	7/22	process [6] 4/1 4/1	right [7] 2/3 2/20 7/18	12/18
14/14	other [11] 5/15 5/15 5/16 6/15 9/6 10/1 12/2	4/10 4/11 4/19 4/25 project [1] 4/10	15/1 18/18 19/8 19/13 RULE [2] 1/15 17/12	sportsbooks [1] 12/7 standard [2] 3/5 15/22
must [1] 10/11 my [3] 2/9 11/18 12/11	12/6 13/7 15/14 17/21	promote [1] 5/16	Rule 12 [1] 17/12	standing [1] 8/17
	our [8] 3/2 5/4 6/5 6/16		ruled [1] 7/22	start [1] 8/16
N	8/21 9/16 10/10 12/9 out [8] 3/17 5/20 6/15	proper [1] 17/4 PROSSER [6] 1/17 2/6	run [2] 9/17 18/16	state [6] 4/2 4/8 6/6 7/12 10/17 17/5
name [1] 3/13 NANCY [1] 1/11	6/18 7/16 9/13 10/2	2/24 14/16 18/7 19/5	<u>S</u>	stated [1] 18/4
nature [1] 6/12	13/7	protections [2] 6/14	safe [1] 19/14 said [2] 13/22 16/6	statements [1] 10/22
need [3] 3/6 12/9 13/2	over [7] 3/3 3/6 7/12 7/19 8/2 9/2 10/18	12/16 provided [1] 12/25	same [1] 11/6	states [6] 3/22 5/7 5/15 5/18 6/21 12/2
negotiate [1] 17/25 negotiated [3] 4/4 4/6	overlapping [1] 8/4	provision [1] 10/15	say [8] 6/11 6/23 7/4	Stay [1] 19/14
17/22	own [7] 7/15 9/8 10/5	provisions [1] 10/12	10/23 10/23 13/16 15/7 15/8	STERN [4] 1/18 2/9
NEVADA [35]	14/3 14/9 14/21 15/20 owned [4] 9/25 12/17	purpose [4] 11/24 13/9 18/3 18/24	saying [2] 8/16 15/13	2/24 18/7 straightforward [1]
				178

	I		
S	19/4 19/12	used [2] 9/20 9/24	won [1] 6/2
	this [22]		wondered [1] 18/25
straightforward [1]	those [7] 3/9 4/3 9/17	V	word [2] 6/23 11/3
15/21		Vega [2] 13/18 14/1	
stuff [1] 16/22	10/1 11/13 12/19 13/2		words [2] 6/18 15/20
subject [3] 3/24 4/6	three [1] 9/2	VEGAS [10] 2/1 5/22	world [2] 3/19 4/15
17/3	through [3] 4/10 9/17	9/21 12/11 12/13 12/14	would [16] 5/6 5/7 5/7
	10/1	13/20 14/6 15/6 17/25	7/7 7/20 9/7 10/13 11/4
subjected [1] 7/23	throughout [1] 3/21	versus [1] 2/4	11/17 11/18 12/4 12/5
subsequently [1] 5/19	throw [1] 6/23	very [4] 11/15 11/23	14/14 15/14 17/3 17/7
subsidiaries [9] 5/18			
8/4 9/25 10/2 13/9	throwing [1] 6/18	13/6 14/14	writ [1] 7/25
13/17 14/11 16/8 16/17	thrust [1] 11/6	via [2]	V
	TODD [2] 1/21 2/15	video [1] 19/18	X
subsidiary [13] 5/14	touch [4] 3/9 4/19 8/17	Viega [1] 7/21	XXVII [1] 1/6
5/14 5/24 5/24 6/2 7/23	• •	Virgin [2] 5/22 15/11	
12/17 13/3 13/5 13/23	8/25		Υ
13/24 14/2 16/19	touching [1] 13/2	virtually [1] 4/14	-
successful [6] 4/11	towards [1] 10/6	W	Yeah [1] 18/20
	track [1] 14/25	<u></u>	Yes [5] 2/6 2/15 8/15
4/24 5/5 5/8 5/18 11/5	trade [1] 6/10	wait [2] 6/5 13/22	14/18 18/16
successfully [1] 10/14		Wales [2] 4/7 17/3	you [50]
sufficient [1] 19/4	TRAN [1] 1/1		
summary [1] 14/5	transcribed [2] 1/25	want [3] 8/17 9/10 15/4	
	19/18	was [43]	15/17 18/7
Sun [2] 3/25 4/18	Transcriber [1] 19/22	wasn't [1] 5/8	your [28]
support [1] 13/8	TRANSCRIPT [1] 1/8	way [3] 3/15 4/10 7/7	yourself [1] 6/13
Supreme [2] 7/25 16/6		ways [1] 9/2	
	traveling [1] 12/11		
T	tribe [13] 4/2 4/19 5/3	we [17] 5/5 6/15 6/16	
take [2] 2/5 11/20	5/20 9/19 9/21 10/14	7/16 8/8 8/10 8/18 8/21	
	11/17 12/2 12/3 12/7	9/1 10/10 10/17 10/19	
taking [1] 10/2	12/11 15/9	12/25 13/22 14/14	
talk [1] 9/10		16/13 17/7	
talking [2] 7/18 12/12	Tribe's [1] 12/5		
talks [1] 4/16	trip [1] 18/3	we're [2] 7/18 8/24	
task [1] 18/6	true [9] 4/21 7/2 7/7	we've [2] 5/4 6/11	
	8/20 10/11 11/12 12/10	WEDNESDAY [1] 1/12	
telephonic [1] 18/12	13/23 16/20	week [1] 13/1	
terminate [2] 7/15 11/8		well [10] 2/8 3/21 5/5	
termination [2] 11/10	truly [1] 19/17		
11/21	Trump [4] 8/22 9/14	5/19 6/5 6/23 7/4 11/14	
terms [1] 7/15	12/24 14/1	13/5 15/13	
	try [2] 5/16 14/24	went [5] 3/23 3/24 5/15	
test [1] 13/11	turn [1] 10/21	7/8 17/2	
thank [15] 2/11 2/15		were [6] 4/11 4/24 5/18	
2/19 2/21 3/1 8/12 8/13	turns [1] 5/20	8/25 13/9 18/18	
8/15 14/14 14/16 17/9	two [5] 8/24 9/6 10/21		
17/10 19/6 19/13 19/14	10/23 12/22	weren't [1] 5/5	
that [119]		what [17] 3/9 5/1 5/2	
	U	5/12 7/2 7/5 8/24 9/18	
that's [16] 4/16 4/20	U.S [6] 5/14 5/14 5/23	12/10 12/15 12/22 13/4	
4/25 4/25 5/12 6/4 6/7	7/22 8/3 11/16	13/19 13/21 14/20	
7/2 7/21 9/14 9/16			
10/15 11/12 11/22	UK [15] 3/3 3/11 3/15	15/13 16/4	
15/13 16/8	3/17 3/21 3/24 4/6 7/8	What's [1] 14/23	
their [7] 4/9 4/22 5/16	7/10 7/11 7/12 7/19	whatsoever [1] 4/8	
	13/19 17/1 17/2	when [2] 13/8 13/25	
5/23 8/10 10/19 16/23	ultimately [1] 12/13	where [8] 4/2 6/7 6/11	
them [4] 2/25 3/10 4/20	under [5] 7/16 9/6 10/3	7/21 9/1 11/3 14/6	
7/6		15/18	
themselves [1] 12/15	14/3 17/12		
then [12] 4/1 5/15 5/19	understandable [1]	whether [2] 18/11	
7/4 8/22 9/5 10/7 11/6	5/9	19/10	
	Understood [1] 18/13	which [12] 4/2 4/4 4/14	
12/15 13/12 14/12 16/4	undisputed [3] 6/2	5/9 7/15 7/23 8/10 8/11	
theory [7] 6/15 9/6 9/6	7/16 12/19	9/9 9/25 11/21 17/5	
9/7 12/23 12/23 14/4			
there [33]	United [8] 3/19 3/22	WHITE [1] 1/24	
there's [6] 4/7 5/10	5/6 6/21 7/9 7/10 8/11	who [2] 2/8 3/14	
6/19 9/1 15/4 16/4	12/2	wholly [4] 9/25 12/17	
	unsuccessful [1] 16/2	13/9 13/16	
these [4] 5/11 13/1	until [1] 15/11	wholly-owned [4] 9/25	
13/8 14/10		12/17 13/9 13/16	
they [47]	unusual [1] 16/11		
they're [4] 2/25 5/19	up [3] 5/21 14/22 14/24		
7/2 10/22	upon [6] 7/1 9/8 12/7	why [1] 15/7	
	14/6 14/9 15/2	will [4] 14/1 17/13 18/5	
thing [1] 11/6	us [2] 6/6 7/5	18/6	
things [1] 10/23	USA [1] 10/1	Williams [1] 19/22	
think [4] 7/11 14/19			
- -	use [1] 9/20	winds [1] 4/10	

Electronically Filed 9/16/2021 1:59 PM Steven D. Grierson

PISANELLI BICE 400 SOUTH 7TH STREET, SUITE 300 LAS VEGAS, NEVADA 89101

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am an employee of Pisanelli Bice PLLC, and that on this 16th day of September, 2021, I caused to be served via the Court's e-filing/e-service system true and correct copies of the above **NOTICE OF ENTRY OF ORDER** to all parties listed on the Court's Master Service List.

/s/ Shannon Dinkel
An employee of Pisanelli Bice PLLC

PISANELLI BICE 400 South 7th Street, Suite 300 Las Vegas, Nevada 89101

ELECTRONICALLY SERVED 9/16/2021 1:47 PM

Electronically Filed 09/16/2021 1:47 PM CLERK OF THE COURT

1	James J. Pisanelli, Esq., Bar No. 4027
2	JJP@pisanellibice.com Todd L. Bice, Esq., Bar No. 4534
3	TLB@pisanellibice.com John A. Fortin, Esq., Bar No. 15221
4	JAF@pisanellibice.com PISANELLI BICE PLLC
5	400 South 7th Street, Suite 300 Las Vegas, Nevada 89101
6	Telephone: 702.214.2100 Facsimile: 702.214.2101
7	Attorneys for Defendant
R	Attorneys for Defendant Betfred Int'l Holdings, Ltd.

8

10

11

12

13

14

15

16

17

DISTRICT COURT

CLARK COUNTY, NEVADA

MCGUIRE HOLDINGS LTD., Case No.: A-21-827937-B Dept. No.: XXVII Plaintiff, VS. ORDER REGARDING DEFENDANT BETFRED INTERNATIONAL BETFRED INTERNATIONAL HOLDINGS, LTD.'S MOTION TO HOLDINGS, LTD., DISMISS FOR LACK OF PERSONAL JURISDICTION Defendant. Hearing Date: May 12, 2021 Hearing Time: 10:30 a.m.

18

19

20

21

22

23

24

25

26

27

28

On May 12, 2021, this Court heard Defendant Betfred International Holdings, Ltd. ("Betfred Int'l") Motion to Dismiss Plaintiff McGuire Holdings Limited ("McGuire") First Amended Complaint ("FAC") for Lack of Personal Jurisdiction under NRCP 12(b)(2). Having considered the briefs, oral argument, and the record before the Court, the Court enters the following findings of facts, conclusions of law, and enters its order as follows:

I. FINDINGS OF FACT

- 1. McGuire commenced this action based upon a 2018 Letter of Intent ("LOI") between McGuire and Betfred Int'l.
- 2. Betfred Int'l is a subsidiary of the Betfred Group of companies within the United Kingdom ("U.K."). Within that group are subsidiaries which operate the Betfred-branded

1

high street booking shop in the U.K. and also the Betfred-branded website operated out of Gibralter and serving primarily the U.K. online gaming market. Betfred Int'l is incorporated in the U.K. and its principal place of business is the U.K.

- 3. McGuire is a company incorporated in the Bahamas with its principal place of business in Orange County, Florida.
- 4. McGuire (through its owner Peter Hutchinson) initiated contact with a third-party restaurant owner in the U.K. to make a connection with Betfred Int'l, and eventually made contact with Betfred Int'l's director, Mark Stebbings, in the U.K.
- 5. McGuire sought Betfred Int'l's business by claiming to have several American contacts with the Mohegan Sun Tribe and, in particular, the Mohegan Sun's Connecticut Casino. At the time, the Mohegan Sun Connecticut Casino was actively accepting bids for its sportsbook operation. Because Betfred Int'l was interested in entering the U.S. sportsbook market, Betfred Int'l agreed to enter into the LOI with McGuire.
- 6. As the parties negotiated the LOI, all negotiations by Betfred Int'l occurred in the U.K. In fact, McGuire (through Hutchinson) traveled to the U.K. to negotiate the deal, the parties agreed that the LOI is governed by U.K. law, and Betfred Int'l consummated the LOI while in the U.K.
- 7. Following the parties consummating the LOI, Betfred Int'l prepared and submitted its bid to obtain the Mohegan Sun Connecticut Sportsbook.
- 8. In August 2018, both Betfred Int'l and McGuire traveled to Connecticut to meet with McGuire's contacts and the Mohegan Sun in order to pitch Betfred Int'l's bid for the Connecticut Sportsbook service.
- 9. After the Connecticut meeting, McGuire incorrectly predicted that Betfred Int'l would be awarded the Mohegan Sun's Connecticut Sportsbook. These communications by McGuire did mention other Sportsbook opportunities in Florida; however, there is no evidence in the record that McGuire ever assisted Betfred Int'l or even discussed assisting Betfred Int'l in obtaining any business in Nevada.

- 10. Betfred Int'l did travel to Nevada on one occasion in October 2018. Representatives for Betfred Int'l came to Las Vegas to attend the Global Gaming Expo ("G2E") along with much of the world-wide gaming industry.
- 11. While at G2E, Betfred Int'l and McGuire met with a member of the Mohegan Sun and both were informed that Betfred Int'l failed to obtain the Mohegan Sun Connecticut sportsbook. There is no connection between the LOI and the State of Nevada. This meeting occurred simply because these parties were all in the same location at the same time.
- 12. Both parties appeared to understand that the terms of the LOI would not be met. An email from McGuire's owner, Peter Hutchinson, confirmed the parties' mutual understanding when he said "[Betfred Int'l] will be a success in USA [I] know, I'm just gutted [I] will not be along to see it." There is no further evidence in the record that the parties continued working together following the October 2018 G2E meeting.
- 13. In March 2019, the Mohegan Sun Connecticut Sportsbook Service publicly announced that it awarded the contract to Kimba.
- 14. Section 7.1 of the LOI provides a termination clause which specifies that the LOI terminates ("the date [Betfred Int'l] ceases to proceed with the application referred to; and . . . the date it is confirmed another party has been appointed as the provider of the Sports Book Service").
- 15. Following the LOI's termination, in June 2019, Betfred Int'l incorporated an American subsidiary in Nevada, Betfred Sports USA, LLC ("Betfred USA") in order to pursue other sportsbook services in the United States.
- 16. Betfred USA incorporated other U.S. subsidiaries and obtained sportsbook contracts in Colorado, Iowa, and Pennsylvania.
- 17. Thereafter, in September 2019, Mohegan Gaming incorporated MGNV, LLC, ("MGNV") a Delaware LLC, and MGNV obtained the rights to manage the Las Vegas Virgin Hotel & Casino's gaming operations.

4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

2

3

- 18. In October 2019, MGNV, LLC issued invites to Betfred USA and several other sportsbook providers to submit proposals to obtain sportsbook operations for the Virgin Hotel & Casino in Las Vegas.
- 19. In January 2020, Betfred USA formed Betfred Nevada as it signed an NDA with MGNV and finalized an agreement to be the sportsbook for the Virgin Hotel & Casino.
- 20. In February 2020, Betfred Nevada entered into an agreement with MGNV, LLC to operate the Virgin Hotel & Casino sportsbook.

II. CONCLUSIONS OF LAW

1. Because this Court concludes that McGuire will never be capable of pleading any facts necessary to hale Betfred Int'l into a Nevada courthouse over the LOI, this Court denies McGuire's request for leave to amend its complaint and likewise dismisses this case with prejudice.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED as follows:

- 1. Defendant Betfred Int'l's Motion to Dismiss for lack of Personal Jurisdiction is GRANTED under NRCP 12(b)(2) based upon the following findings:
 - a. Betfred Int'l does not have enough of a relationship with Nevada, if any, to establish that there was a minimum contact with the forum;
 - Betfred Int'l did not purposefully avail itself of the forum in Nevada concerning the LOI;
 - McGuire's arguments regarding agency and alter ego are rejected because it
 would require the Court to speculate with regard to the Nevada subsidiary
 entities and other non-parties to the litigation;
 - d. The contract was negotiated at arm's length, and included a forum selection clause; and.
 - e. The parties did not come to Las Vegas to negotiate at G2E with regard to this contract. The parties came to G2E to attend the conference and the fortuitous meeting regarding the Connecticut Sportsbook was merely incidental to the trip.

1	2.	2. Plaintiff's request for jurisdictional discovery is DENIED.		
2	3.	Plaintiff's request for leave to amend its complaint is DENIED.		
3	4.	Plaintiff's First Amended Co	omplaint is DISMISSED WITH PREJUDICE.	
4	5.	This order is intended to res	solve all outstanding issues and intended to be a final	
5	determination			
6				
7	Sentember	Dated this 16th day of September, 2021		
8	9		Nancy L Allf	
9			TW 07B 0CA 12CE CF56	
10			Nancy Allf District Court Judge	
11				
12		submitted by:	Approved by:	
13	PISANELLI	BICE PLLC	AKERMAN LLP	
14 By: /s/Todd L. Bice James J. Pisanelli, Esq., # 4027		dd L. Bice	By: NOT APPROVED	
15	15 Todd L. Bice, Esq., #4534 John A. Fortin, Esq., #15221 400 South 7th Street, Suite 300 Las Vegas, Nevada 89101		Ariel E. Stern, Esq., #8276 Melanie M. Morgan, Esq., #8215	
16			1635 Village Center Circle, Suite 200 Las Vegas, Nevada 89134	
17			MORGAN & MORGAN P.A.	
18	Attorneys for Betfred Int'l 1	Defendant Holdings, Ltd.	Damien H. Prosser, Esq., (admitted pro hac vice)	
19			Jessica Thorson, Esq., (admitted pro hac vice)	
20			20 North Orange Ave, 15th Floor Orlando, Florida 32801	
21			Attorneys for McGuire Holdings Ltd.	
22				
23				
24				
25				
26				
27				
28				

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 McGuire Holdings, Ltd., CASE NO: A-21-827937-B 6 Plaintiff(s) DEPT. NO. Department 27 7 VS. 8 Betfred International Holdings, 9 Ltd., Defendant(s) 10 11 **AUTOMATED CERTIFICATE OF SERVICE** 12 This automated certificate of service was generated by the Eighth Judicial District 13 Court. The foregoing Order Granting Motion was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 9/16/2021 15 16 Todd Bice tlb@pisanellibice.com 17 Ariel Stern ariel.stern@akerman.com 18 Melanie Morgan melanie.morgan@akerman.com 19 Akerman LLP AkermanLAS@akerman.com 20 Kimberly Peets lit@pisanellibice.com 21 sd@pisanellibice.com Shannon Dinkel 22 phelman@forthepeople.com Patricia Helman 23 24 Damien Prosser DProsser@forthepeople.com 25 Jessica Thorson JThorson@forthepeople.com 26 Melissa Todd mtodd@forthepeople.com 27

jaf@pisanellibice.com

Electronically Filed 10/13/2021 4:07 PM Steven D. Grierson CLERK OF THE COURT

NOAS 1 ARIEL E. STERN, ESQ. Nevada Bar No. 8276 2 MELANIE M. MORGAN, ESQ. Nevada Bar No. 8215 3 **AKERMAN LLP** 1635 Village Center Circle, Suite 200 4 Las Vegas, Nevada 89134 Telephone: (702) 634-5000 5 Facsimile: (702) 380-8572 Email: ariel.stern@akerman.com 6 Email: melanie.morgan@akerman.com 7 DAMIEN H. PROSSER, ESQ. 8 Florida Bar No. 0017455 (Admitted Pro Hac Vice) 9 JESSICA THORSON, ESQ. Florida Bar No. 0091676 10 (Admitted Pro Hac Vice) MORGAN & MORGAN, P.A. 11 **Business Trial Group** 20 North Orange Avenue, 15th Floor 12 Orlando, Florida 32801 Telephone: (407) 236-5974 13 Facsimile: (407) 245-3349 E-mail: DProsser@forthepeople.com 14 E-mail: JThorson@forthepeople.com 15 Attorneys for Plaintiff McGuire Holdings Ltd. 16 17

EIGHTH JUDICIAL DISTRICT COURT

CLARK COUNTY, NEVADA

McGuire Holdings Ltd.,		Case No.: A-21-827937-B
	Plaintiff,	Dept. No.: XXVII
	v.	NOTICE OF APPEAL
Betfred International Holdings, Ltd.,		
	Defendant.	
	///	
	///	
	///	

1635 VILLAGE CENTER CIRCLE, SUITE 200 LAS VEGAS, NEVADA 89134 TEL: (702) 634-5000 – FAX: (702-380-8572

18

19

20

21

22

23

24

25

26

27

28

AKERMAN LLP

	2
	3
	4
	5
	6
	7
	8
	9
	10
	11
8572	12
DA 89134 C: (702-380-857)	13
VADA : AX: (70	14
NS, NE 000 – F	15
LAS VEGAS, NEVAD TEL: (702) 634-5000 – FAX:	16
LA: L: (702	17
TE	18
	19
	20
	21
	22
	23
	24
	25

AKERMAN LLP
1635 VILLAGE CENTER CIRCLE, SUITE 200

1

Plaintiff, McGuire Holdings, Ltd., gives notice of appeal. McGuire appeals the court's Order Regarding Defendant Betfred International Holdings, LTD.'s Motion to Dismiss for Lack of Personal Jurisdiction (Doc ID # 24), including any and all interlocutory orders and findings incorporated therein. The court entered the order on September 16, 2021 (Doc ID # 24), and Betfred served notice of entry of the order on September 16, 2021 (Doc ID # 25).

DATED this 13th day of October, 2021.

AKERMAN, LLP

/s/ Ariel Stern
ARIEL E. STERN, ESQ.
Nevada Bar No. 8276
MELANIE M. MORGAN, ESQ.
Nevada Bar No. 8215
1635 Village Center Circle, Suite 200
Las Vegas, Nevada 89134
Telephone: (702) 634-5000
Facsimile: (702) 380-8572
Email: ariel.stern@akerman.com

Email: melanie.morgan@akerman.com

MORGAN & MORGAN, P.A. Business Trial Group

DAMIEN H. PROSSER, ESQ. Florida Bar No. 0017455 (Admitted Pro Hac Vice) JESSICA THORSON, ESQ. Florida Bar No. 0091676 (Admitted Pro Hac Vice) 20 North Orange Avenue, 15th Floor Orlando, Florida 32801 Telephone: (407) 236-5974 Facsimile: (407) 245-3349 E-mail: DProsser@forthepeople.com E-mail: JThorson@forthepeople.com

Attorneys for Plaintiff McGuire Holdings Ltd.

26

27

TEL: (702) 634-5000 - FAX: (702-380-8572

1

2

3

4

5

6

7

8

9

10

11

12

13

15

16

17

18

19

20

21

22

23

24

25

26

27

28

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am an employee of AKERMAN LLP, and that on this 13th day of October 2021, I caused to be served a true and correct copy of the foregoing NOTICE OF **APPEAL**, in the following manner:

(ELECTRONIC SERVICE) Pursuant to Administrative Order 14-2, the above-referenced document was electronically filed on the date hereof and served through the Notice of Electronic Filing automatically generated by the Court's facilities to those parties listed on the Court's Master Service List as follows:

Damien H. Prosser DProsser@forthepeople.com

Jessica Thorson JThorson@forthepeople.com

Melissa Todd mtodd@forthepeople.com

Patricia Helman phelman@forthepeople.com

Todd L. Bice tlb@pisanellibice.com

Shannon Dinkel sd@pisanellibice.com

John A. Fortin jaf@pisanellibice.com

Kimberly Peets lit@pisanellibice.com

I declare that I am employed in the office of a member of the bar of this Court at whose discretion the service was made.

> /s/ Patricia Larsen An employee of AKERMAN LLP