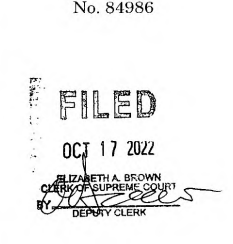
## IN THE SUPREME COURT OF THE STATE OF NEVADA

STARR SURPLUS LINES INSURANCE CO.,

Petitioner, vs. THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE MARK R. DENTON, DISTRICT JUDGE, Respondents, and JGB VEGAS RETAIL LESSEE, LLC, Real Party in Interest.



72-32650

## ORDER GRANTING MOTIONS

The unopposed motions for leave to file briefs of amicus curiae filed on September 29 and 30, 2022, are granted.<sup>1</sup> NRAP 29. The amicus briefs were filed on September 29 and 30, 2022. The unopposed motion of The Restaurant Law Center; Bloomin' Brands, Inc.; Treasure Island, LLC; and Circus Circus LV, LP for judicial notice is granted to the following extent. This court will provisionally take judicial notice of the documents attached to the September 30, 2022, motion. However, these documents will be disregarded if it is later determined that they are not appropriate for consideration.

<sup>1</sup>As the Nevada State Medical Association's amicus brief does not support either party, its motion for leave to file a brief and the brief were untimely filed. See NRAP 29(f) ("An amicus curiae that does not support either party must file its brief no later than 7 days after the appellant's opening brief is filed."). However, this court grants leave for the later filing in this instance. *Id*.

SUPREME COURT OF NEVADA Amicus curiae Caesars Entertainment Inc. has filed a motion to associate attorneys Christine G. Rolph, Corey D. McGhee, John M. Wilson, and Brook B. Roberts of the law firm of Latham & Watkins LLP as counsel of record pursuant to SCR 42. Attached to the motion to associate are verified applications, certificates of good standing from the District of Columbia Court of Appeals, the State Bar of California, the State Bar of Texas, and the State Bar of Arizona, and SCR 42 statements. The State Bar's SCR 42 statements indicate that the subject attorneys have not repeatedly applied to appear in Nevada courts. *See* SCR 42(6) (repeated appearances by any person or firm pursuant to Rule 42 shall be cause for denial of a motion to associate).

The motion is granted. Ms. Rolph, Mr. McGhee, Mr. Wilson, and Mr. Roberts shall be permitted to appear on behalf of Caesars Entertainment in this appeal. Nevada attorney Frank M. Flansburg shall be responsible for all matters presented by associated counsel in this matter. *See* SCR 42(14) (providing that active Nevada bar member who is attorney of record shall be present at all matters in open court); NRAP 25(a)(5) (providing that all documents submitted to supreme court for filing by a represented party shall include the original signature of at least one attorney of record who is an active member of the State Bar of Nevada).

It is so ORDERED.

ina C.J.

SUPREME COURT OF NEVADA

Lewis Roca Rothgerber Christie LLP/Las Vegas cc: Clyde & Co US LLP/Las Vegas Wolf, Rifkin, Shapiro, Schulman & Rabkin, LLP/Las Vegas Cohen Ziffer Frenchman & McKenna LLP/NY Lemons, Grundy & Eisenberg McDonald Carano LLP/Reno Reed Smith LLP Hunton Andrews Kurth LLP/Boston Pisanelli Bice, PLLC Kemp Jones, LLP Brownstein Hyatt Farber Schreck, LLP/Las Vegas Reed Smith LLP  $\setminus$  New York Hunton Andrews Kurth LLP/Wash DC Snell & Wilmer, LLP/Las Vegas Messner Reeves LLP Kravitz Schnitzer Johnson Watson & Zeppenfeld, Chtd. Covington & Burling LLP/San Francisco Robinson & Cole LLP