IN THE SUPREME COURT OF THE STATE OF NEVADA

Supreme Court Case No. 85804

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STEVE WYNN,

Appellant,

v.

THE ASSOCIATED PRESS; REGINA GARCIA CANO

Respondent.

JOINT APPENDIX IN SUPPORT OF STEVE WYNN'S OPENING BRIEF

VOLUME 4 OF 4

On appeal from the Eighth Judicial District Court, Clark County The Honorable Ronald J. Israel, Department XXVIII District Court Case No. A-18-772715-C

> Todd L. Bice, Esq., Bar No. 4534 Jordan T. Smith, Esq., Bar No. 12097 Emily A. Buchwald, Esq., Bar No. 13442 Daniel R. Brady, Esq., Bar No. 15508 PISANELLI BICE PLLC 400 South 7th Street, Suite 300 Las Vegas, Nevada 89101 Telephone: 702.214.2100

Attorneys for Appellant Steve Wynn

Description	Date	Vol #	Bates No.
Acceptance of Service	4/30/2018	1	JA00036-37
Affidavit of Regina Garcia Cano	5/31/2018	1	JA00065-102
Answer to Plaintiffs Complaint	4/14/2018	1	JA00032-35
Appendix in Support of the Associated Press Defendants' Renewed Special Motion to Dismiss Pursuant to N.R.S. § 41.660 (Anti- SLAPP Statute)	7/1/2022	2	JA00215-365
Complaint for Defamation	4/11/2018	1	JA00001-31
Errata to the Associated Press Defendants' Renewed Special Motion to Dismiss Pursuant to N.R.S. § 41.660 (Anti-SLAPP Statute)	7/15/2022	2	JA00396-400
Notice of Entry of Findings of Fact, Conclusions of Law, and Judgment	3/27/2020	1	JA00205-214
Notice of Entry of Order Granting Defendants the Associated Press and Regina Garcia Cano's Renewed Special Motion to Dismiss	11/2/2022	3	JA00545-555
Notice of Entry of Order Granting Defendants' The Associated Press and Regina Garcia Cano's Special Motion to Dismiss	8/23/2018	1	JA00195-204
Opposition to the Associated Press Defendants' Special Motion to Dismiss Pursuant to N.R.S. § 41.660	7/17/2018	1	JA00108-177
Order Granting Defendants the Associated Press and Regina Garcia Cano's Renewed Special Motion to Dismiss	10/26/2022	3	JA00538-544
Plaintiff Steve Wynn's Opposition to the Associated Press Defendants' Renewed Special Motion to Dismiss Pursuant to N.R.S. § 41.660 (Anti-SLAPP Statute)	8/9/2022	3	JA00401-492

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Description	Date	Vol #	Bates No.
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Reply in Support of the Associated Press Defendants' Renewed Special Motion to Dismiss Pursuant to N.R.S. § 41.660 (Anti- SLAPP Statute)	8/23/2022	3	JA00493-537
Steve Wynn's Notice of Appeal	11/30/2022	3	JA00556-569
Stipulation and Order Regarding Defendants' Special Motion to Dismiss Pursuant to N.R.S. § 41.660	7/5/2018	1	JA00103-107
The Associated Press Defendants' Renewed Special Motion to Dismiss Pursuant to N.R.S. § 41.660 (Anti-SLAPP Statute)	7/1/2022	2	JA00366-395
The Associated Press Defendants' Reply in Support of Special Motion to Dismiss Pursuant to N.R.S. § 41.660 (Anti-SLAPP Statute)	8/7/2018	1	JA00178-194
The Associated Press Defendants' Special Motion to Dismiss Pursuant to N.R.S. § 41.660 (Anti-SLAPP Statute)	5/31/2018	1	JA00038-64

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2.	Answer to Plaintiffs Complaint	4/14/2018	1	JA00032-35
3.	Acceptance of Service	4/30/2018	1	JA00036-37
4.	The Associated Press Defendants' Special Motion to Dismiss Pursuant to N.R.S. § 41.660 (Anti-SLAPP Statute)	5/31/2018	1	JA00038-64
5.	Affidavit of Regina Garcia Cano	5/31/2018	1	JA00065-102
6.	Stipulation and Order Regarding Defendants' Special Motion to Dismiss Pursuant to N.R.S. § 41.660	7/5/2018	1	JA00103-107
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13.	Errata to the Associated Press Defendants' Renewed Special Motion to Dismiss Pursuant to N.R.S. § 41.660 (Anti-SLAPP Statute)	7/15/2022	2	JA00396-400
14.	Plaintiff Steve Wynn's Opposition to the Associated Press Defendants' Renewed Special Motion to Dismiss Pursuant to N.R.S. § 41.660 (Anti- SLAPP Statute)	8/9/2022	3	JA00401-492
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DATED this 1st day of May 2023.

PISANELLI BICE PLLC

- By: <u>/s/ Todd L. Bice</u> Todd L. Bice, Esq., Bar No. 4534 Jordan T. Smith, Esq., Bar No. 12097 Emily A. Buchwald, Esq., Bar No. 13442 Daniel R. Brady, Esq., Bar No. 15508 400 South 7th Street. Suite 300 Las Vegas, Nevada 89101

Attorneys for Appellant Steve Wynn

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am an employee of PISANELLI BICE PLLC and that, on this 1st day of May 2023, I electronically filed and served by electronic mail a true and correct copy of the above and foregoing **JOINT APPENDIX IN SUPPORT OF STEVE WYNN'S OPENING BRIEF** properly addressed to the following:

> /s/ Shannon Dinkel An employee of PISANELLI BICE PLLC

Filed Under Seal **Pursuant to Motion to Seal or Redact Filed** Concurrently Herewith