

EXHIBIT B

EXHIBIT B

Cases

Case Search

Participant Search

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Only filed documents can be viewed. Some documents received in a case may not be available for viewing.

Some documents originating from a lower court, including records and appendices, may not be available for viewing.

For official records, please contact the Clerk of the Supreme Court of Nevada at (775) 684-1600.

Case Information: 68265

Short Caption:	SANDS CHINA, LTD. VS. DIST. CT. (JACOBS) CW 68275/68309	Classification:	Original Proceeding - Civil - Mandamus/Prohibition
Consolidated:	68265*, 68275, 68309	Related Case(s):	58294, 58740, 59265, 62489, 62944, 63444, 67576, 68275, 68309
Lower Court Case(s):	Clark Co. - Eighth Judicial District - A627691	Case Status:	Scheduled for Argument
Disqualifications:	Parraguirre, Pickering	Panel Assigned:	En Banc
Replacement:	None for Justice Parraguirre None for Justice Pickering		
To SP/Judge:		SP Status:	
Oral Argument:	09/01/2015 at 10:00 AM	Oral Argument Location:	Carson City
Submission Date:		How Submitted:	

+ Party Information

Docket Entries

Date	Type	Description	Pending?	Document
06/22/2015	Filing Fee	Filing fee paid. E-Payment \$250.00 from Steve L. Morris.		
06/22/2015	Petition/Writ	Filed Petition for Writ of Prohibition or Mandamus Re May 28, 2015 Order.	Y	15-18948
06/22/2015	Other	Justice Ron Parraguirre disqualified from participation in this matter. Disqualification Reason: Law Firms - Kemp, Jones, Coulthard.		
06/22/2015	Other	Justice Kristina Pickering disqualified from participation in this matter. Disqualification Reason: Law Firms - Morris Law Group.		
06/22/2015	Motion	Filed Petition's Motion for Leave to File Modified Appendix in Support of Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order.		15-18957
06/23/2015	Order/Procedural	Filed Order Directing Answer and Entering Stay. Real Party in Interest, on behalf of Respondent, shall have 20 days from the date of this order to file and serve an answer, including Authorities. We stay the district court's order at issue pending further order of this court. Answer due: 20 days. Fn1[We grant petitioner's motion for leave to file a modified appendix in support of the petition and direct petitioner to file it		15-19193

		immediately.]	
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume I.	15-19270
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume II.	15-19271
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume III.	15-19272
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume IV.	15-19273
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume V.	15-19274
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume VI.	15-19275
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume VII.	15-19276
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume VIII.	15-19277
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume IX.	15-19278
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume X.	15-19279
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XI.	15-19282
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XII.	15-19283
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XIII.	15-19284
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XIV.	15-19285
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XV.	15-19286
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XVI.	15-19287
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XVII.	15-19288
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XVIII.	15-19289
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XIX.	15-19290
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XX.	15-19291
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XXI.	15-19292
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XXII.	15-19293
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XXIII.	15-19294

06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XXIV.	15-19296
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XXV.	15-19297
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XXVI.	15-19298
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XXVII.	15-19301
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XXVIII.	15-19302
06/24/2015	Appendix	Filed Appendix to Petition for Writ of Prohibition or Mandamus re May 28, 2015 Order Volume XXIX.	15-19303
07/01/2015	Order/Procedural	Filed Order. We consolidate these matters in this court. Docket No. 68309; Having considered petitioners' motion, as well as the real party in interest's opposition and petitioners' reply, we grant the motion to the following extent: The trial date is stayed and vacated, as are the portions of the district court's order that pertain to pretrial motions. With the exception of the stay entered in Docket No. 68275 on June 23, 2015, of the deposition of David Turnbull, discovery is otherwise not stayed and may continue as to all parties. Docket No. 68309. Real Party in Interest's Answer due: 20 days. Petitioners may file a reply within 11 days of the answer being served. fn1[Petitioners may file a reply in support of the petition in docket No. 68265 within 11 days from the date of this order.] Nos. 68265/68275/68309.	15-20158
07/06/2015	Motion	Filed Emergency Motion to Clarify July 01, 2015 Order Immediate Relief Needed to Prevent Prejudice to Sands China Ltd. and to Facilitate Pretrial Proceedings in District Court. Nos. 68265/68275/68309.	15-20341
07/06/2015	Motion	Filed Real Party in Interest Steven C. Jacobs' Opposition to Emergency Motion to Clarify July 01, 2015 Order Immediate Relief Needed to Prevent Prejudice to Sands China Ltd. and to Facilitate Pretrial Proce. Nos. 68265/68275/68309.	15-20442
07/07/2015	Order/Procedural	Filed Order Scheduling Oral Argument. Oral Argument is hereby scheduled before the en banc court on September 1, 2015, at the hour of 10:00 a.m., in Carson City. The argument shall be limited to 60 minutes. Nos. 68265/68275/68309.	15-20565
07/07/2015	Motion	Filed Reply in Support of Emergency Motion to Clarify July 01, 2015 Order. Nos. 68265/68275/68309.	15-20574
07/08/2015	Order/Procedural	Filed Order. Petitioner Sands China Ltd. has now filed a motion to clarify our July 1, 2015, order. We deny the motion. fn2[We clarify that petitioners may file a reply within 11 days of the answer being served.] Nos. 68265/68275/68309.	15-20757
		Filed Motion for Extension of Time to	

07/22/2015	Motion	File Answer to Writ Petition. Nos. 68265/68275/68309.	15-22151
07/22/2015	Motion	Filed Motion To File Volumes 10 and 11 Of Supplemental Appendix Under Seal. Nos. 68265/68275/68309.	15-22153
07/22/2015	Petition/Writ	Received Answer to Petition for Writ of Prohibition or Mandamus Re: May 28, 2015 Order (68265). Nos. 68265/68275/68309. (FILED PER 07/23/15 ORDER.)	
07/22/2015	Appendix	Received Real Party In Interest Steven C. Jacobs' Supplemental Appendix, Volume 1-9 (68265). Nos. 68265/68275/68309. (FILED PER 07/23/15 ORDER.)	
07/22/2015	Petition/Writ	Filed Answer To Petition For Writ Of Prohibition Or Mandamus Re Trial Setting Order (68309). Nos. 68265/68275/68309.	15-22160
07/23/2015	Order/Procedural	Filed Order Granting Motions. The clerk shall file the "Answer to Petition for Writ of Prohibition or Mandamus Re May 28, 2015 Order" and volumes 1 through 9 of supplemental appendix received on July 22, 2015. Jacobs shall file volumes 10 and 11 of his supplemental appendix immediately; upon receipt, the clerk shall file these volumes under seal. Nos. 68265/68275/68309.	15-22384
07/23/2015	Petition/Writ	Filed Answer to Petition for Writ of Prohibition or Mandamus Re May 28, 2015 Order (docket no. 68265). Nos. 68265/68275/68309.	15-22386
07/23/2015	Appendix	Filed Real Party In Interest Steven C. Jacobs' Supplemental Appendix, Volume I of XI. Nos. 68265/68275/68309.	15-22388
07/23/2015	Appendix	Filed Real Party In Interest Steven C. Jacobs' Supplemental Appendix, Volume II of XI. Nos. 68265/68275/68309.	15-22389
07/23/2015	Appendix	Filed Real Party In Interest Steven C. Jacobs' Supplemental Appendix Volume III Of XI. Nos. 68265/68275/68309.	15-22390
07/23/2015	Appendix	Filed Real Party In Interest Steven C. Jacobs' Supplemental Appendix Volume IV Of XI. Nos. 68265/68275/68309.	15-22391
07/23/2015	Appendix	Filed Real Party In Interest Steven C. Jacobs' Supplemental Appendix Volume V Of XI. Nos. 68265/68275/68309.	15-22392
07/23/2015	Appendix	Filed Real Party In Interest Steven C. Jacobs' Supplemental Appendix Volume VI Of XI. Nos. 68265/68275/68309.	15-22393
07/23/2015	Appendix	Filed Real Party In Interest Steven C. Jacobs' Supplemental Appendix Volume VII Of XI (Part a). Nos. 68265/68275/68309.	15-22394
07/23/2015	Appendix	Filed Real Party In Interest Steven C. Jacobs' Supplemental Appendix Volume VII Of XI (Part b).	15-22402
07/23/2015	Appendix	Filed Real Party In Interest Steven C. Jacobs' Supplemental Appendix Volume VIII Of XI. Nos. 68265/68275/68309.	15-22403
		Filed Real Party In Interest Steven	

07/23/2015	Appendix	C. Jacobs' Supplemental Appendix Volume IX Of XI. Nos. 68265/68275/68309.		15-22405
07/24/2015	Appendix	Filed Real Party in Interest Steven C. Jacobs' Supplemental Appendix Volume X (SEALED). Nos. 68265/68275/68309.		
07/24/2015	Appendix	Filed Real Party in Interest Steven C. Jacobs' Supplemental Appendix Volume XI (SEALED). Nos. 68265/68275/68309.		
07/30/2015	Notice/Outgoing	Issued Notice Scheduling Oral Argument. Argument is scheduled for Tuesday, September 1, 2015, at 10:00 a.m. for 60 minutes in Carson City. Nos. 68265/68275/68309.		15-23083
08/04/2015	Petition/Writ	Filed Reply Brief in Support of Petition for Writ of Prohibition or Mandamus (docket no. 68265).		15-23446
08/04/2015	Petition/Writ	Filed Reply In Support of Petition for Writ of Prohibition or Mandamus re Trial-Setting Order (docket no. 68309).		15-23451
08/05/2015	Petition/Writ	Filed Corrected Reply Brief in Support of Petition for Writ of Prohibition or Mandamus (docket no. 68265).		15-23666
08/05/2015	Notice/Incoming	Filed Notice of Submission of Corrected Brief (docket no. 68265).		15-23667
08/11/2015	Motion	Filed Motion to Associate Counsel. Alan Morton Dershowitz to Practice in Nevada Pursuant to Nevada Supreme Court Rule 42. Nos. 68265/68275/68309	Y	15-24122
08/18/2015	Notice/Outgoing	Issued Oral Argument Reminder Notice.		15-24948
08/19/2015	Order/Incoming	Filed Executive Order. Judge James E. Wilson, Jr., appointed to sit in the place of Justice Ron Parraguirre. Nos. 68265/68275/68309		15-25115
08/19/2015	Order/Incoming	Filed Executive Order. Judge Jerry Polaha appointed to sit in the place of Justice Kristina Pickering. Nos. 68265/68275/68309		15-25118
08/19/2015	Motion	Filed Motion to Supplement Record With Newly-Produced Evidence. Nos. 68265/68275/68309.	Y	15-25165
08/26/2015	Motion	Filed Opposition to Plaintiff's Motion to Supplement Record With Newly Produced Evidence. Nos. 68265/68275/68309.	Y	15-25850

EXHIBIT A

EXHIBIT A

IN THE SUPREME COURT OF THE STATE OF NEVADA

SANDS CHINA LTD.,

Petitioner,

vs.

THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK; AND THE HONORABLE
ELIZABETH GOFF GONZALEZ,
DISTRICT JUDGE,

Respondents,

and

STEVEN C. JACOBS,

Real Party in Interest.

SANDS CHINA LTD., A CAYMAN
ISLANDS CORPORATION,

Petitioner,

vs.

THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK; AND THE HONORABLE
ELIZABETH GOFF GONZALEZ,
DISTRICT JUDGE,

Respondents,

and

STEVEN C. JACOBS,

Real Party in Interest.

LAS VEGAS SANDS CORP., A
NEVADA CORPORATION; SANDS
CHINA LTD., A CAYMAN ISLANDS
CORPORATION; AND SHELDON G.
ADELSON, AN INDIVIDUAL,

Petitioners,

vs.

Case Number: 68265

Electronically Filed
Aug 11 2015 08:12 a.m.
Tracie K. Lindeman
Clerk of Supreme Court

Case No. 68275

Case No. 68309

THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK; AND THE HONORABLE
ELIZABETH GOFF GONZALEZ,
DISTRICT JUDGE,

Respondents,

and

STEVEN C. JACOBS,

Real Party in Interest.

MOTION TO ASSOCIATE COUNSEL

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Steve Morris, Bar No. 1543
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Telephone No.: (702) 385-6000

Alan M. Dershowitz
(*pro hac vice in process*)
1575 Massachusetts Avenue
Cambridge, MA 02138
Telephone No.: (617) 319-9892

Attorneys for Petitioner,
Sands China Ltd.

Petitioners hereby move the Court for an order permitting Alan Morton Dershowitz to practice in Nevada pursuant to Nevada Supreme Court Rule 42 (SCR 42). This motion is supported by the attached Verified Application for Association of Counsel (attached as Exhibit A), Certificate of Good Standing for the Commonwealth of Massachusetts (attached as Exhibit B), and the State Bar of Nevada Statement (attached as Exhibit C).

MORRIS LAW GROUP

By: /s/ STEVE MORRIS

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Las Vegas, NV 89134

Alan M. Dershowitz
(*pro hac vice in process*)
1575 Massachusetts Avenue
Cambridge, MA 02138

Attorneys for Petitioner
Sands China Ltd.

CERTIFICATE OF SERVICE

Pursuant to Nev. R. App. P. 25(b) and NEFR 9(f), I hereby certify that I am an employee of Morris Law Group; that on this date I electronically filed the following document: **MOTION TO ASSOCIATE COUNSEL** with the Clerk of the Court for the Nevada Supreme Court by using the Nevada Supreme Court's E-Filing system (Eflex). Participants in the case who are registered with Eflex as users will be served by the Eflex system as follows:

James J. Pisanelli
Todd L. Bice
Debra Spinelli
Pisanelli Bice
PISANELLI BICE PLLC
400 South 7th Street
Las Vegas, NV 89101
Attorneys for Steven C. Jacobs, Real Party in Interest

DATED this 10th day of August, 2015.

By: /s/ PATRICIA FERRUGIA

EXHIBIT A

EXHIBIT A

IN THE SUPREME COURT OF THE STATE OF NEVADA

LAS VEGAS SANDS CORP., a Nevada corporation, and
SANDS CHINA LTD.,
a Cayman Islands corporation,

Petitioners,

vs.

CLARK COUNTY DISTRICT COURT, THE
HONORABLE ELIZABETH GONZALEZ, DISTRICT
JUDGE, DEPT. 11,

Respondents,

and

STEVEN C. JACOBS,

Real Party in Interest.

Case Number: 68265

District Court Case Number:
A627691-B

**VERIFIED APPLICATION FOR
ASSOCIATION OF COUNSEL
UNDER NEVADA SUPREME
COURT RULE 42**

Alan Morton Dershowitz, Petitioner, respectfully represents:
First Middle Name Last

1. Petitioner resides at 1500 Ocean Drive
Street Address

Miami Beach, Miami-Dade, Florida, 33139
City County State Zip Code

(617) 319-9892
Telephone

2. Petitioner is an attorney at law and a member of the law firm of: N/A

with offices at 1575 Massachusetts Avenue
Street Address

Cambridge, Middlesex, MA, 02138
City County State Zip Code

(617) 319-9892, dersh@law.harvard.edu
Telephone Email

3. Petitioner has been retained personally or as a member of the above named law firm by Petitioners, Las Vegas Sands, Corp. and Sands China, Ltd. to provide legal representation in connection with the above-entitled matter now pending before the above referenced court.

4. Since May of 1968, petitioner has been, and presently is, a member of good standing of the bar of the highest court of the State of Massachusetts where petitioner regularly practices law.

5. Petitioner was admitted to practice before the following United States District Courts, United States Circuit Courts of Appeal, the Supreme Court of the United States, and/or courts of other states on the dates indicated for each, and is presently a member in good standing of the bars of said Courts:

DATE ADMITTED

TO THE BEST OF PETITIONER'S RECOLLECTION, PETITIONER HAS BEEN ADMITTED TO THE FOLLOWING FEDERAL COURTS:

<u>United States Supreme Court</u>	<u>3/13/1967</u>
<u>First Circuit Court of Appeals</u>	<u>4/7/1976</u>
<u>Second Circuit Court of Appeals</u>	<u>5/10/1973</u>
<u>Third Circuit Court of Appeals</u>	<u>2/4/1976</u>
<u>Fourth Circuit Court of Appeals</u>	<u>5/12/1986</u>
<u>Fifth Circuit Court of Appeals</u>	<u>1/17/2001</u>
<u>Sixth Circuit Court of Appeals</u>	<u>10/1/1985</u>
<u>Seventh Circuit Court of Appeals</u>	<u>4/26/1984</u>
<u>Ninth Circuit Court of Appeals</u>	<u>8/9/1985</u>
<u>Eleventh Circuit Court of Appeals</u>	<u>3/17/1986</u>

U.S. District Court for the District of Vermont 7/30/1992

U.S. District Court for the Eastern District of Michigan 2/1/2007

U.S. District Court for the District of Massachusetts 9/24/1973

6. Is Petitioner currently suspended or disbarred in any court? You must answer yes or no. If yes, give particulars; e.g., court, jurisdiction, date: No.

7. Is Petitioner currently subject to any disciplinary proceedings by any organization with authority at law? You must answer yes or no. If yes, give particulars, e.g. court, discipline authority, date, status: No.

8. Has Petitioner ever received public discipline including, but not limited to, suspension or disbarment, by any organization with authority to discipline attorneys at law? You must answer yes or no. If yes, give particulars, e.g. court, discipline authority, date, status: No.

9. Has Petitioner ever had any certificate or privilege to appear and practice before any regulatory administrative body suspended or revoked? You must answer yes or no. If yes, give particulars, e.g. date, administrative body, date of suspension or reinstatement: No.

10. Has Petitioner, either by resignation, withdrawal, or otherwise, ever terminated or attempted to terminate Petitioner's office as an attorney in order to avoid administrative, disciplinary, disbarment, or suspension proceedings? You must answer yes or no. If yes, give particulars: No.

11. Petitioner has filed the following application(s) to appear as counsel under Nevada Supreme Court Rule 42 during the past three (3) years in the following matters, if none, indicate so: *(do not include Federal Pro Hacs)*

DATE OF APPLICATION	CAUSE	TITLE OF COURT ADMINISTRATIVE BODY OR ARBITRATOR	WAS APPLICATION GRANTED OR DENIED?
November 24, 2010	Case No. 56928 & No. 57079 (consolidated matters)	Nevada Supreme Court	Granted on November 30, 2010
November 30, 2010	Case No. 57143	Nevada Supreme Court	Granted on December 28, 2010
February 9, 2011	Case No. 51085	Nevada Supreme Court	Granted on March 7, 2011
March 29, 2013	Case No. A493744-C	District Court, Clark County, Nevada	Granted on April 2, 2013

12. Nevada Counsel of Record for Petition in this matter is:
(must be the same as the signature on the Nevada Counsel consent page)

Steve Morris 1543,
 First Name Middle Name Last Name NV Bar #
 who has offices at Morris Law Group,
 Firm Name/Company
900 Bank of America Plaza, 300 S. 4th Street, Las Vegas, Clark County,
 Street Address City County
89101, (702) 474-9400.
 Zip Code Phone Number

13. The following accurately represents the names and addresses of each party in this matter, WHETHER OR NOT REPRESENTED BY COUNSEL, and the names and addresses of each counsel of record who appeared for said parties: (You may attach as an Exhibit if necessary.)

J. Randall
Jones, Bar No.
1927
Mark M. Jones, Bar No. 267
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Attorneys for Sands China, Ltd.

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and Sands China, Ltd.*

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dls@pisanellibice.com
tlb@pisanellibice.com
*Attorney for Respondent Steven C.
Jacobs*

Steve Morris, Bar No. 1543

14. Petitioner agrees to comply with the provisions of Nevada Supreme Court Rule 42(3) and (13) and Petitioner consents to the jurisdiction of the courts and disciplinary boards of the State of Nevada in accordance with provisions as set forth in SCR 42(3) and (13). Petitioner respectfully requests that Petitioner be admitted to practice in the above-entitled court FOR THE PURPOSES OF THIS MATTER ONLY.


15. Petitioner has disclosed in writing to the client that the applicant is not admitted to practice in this jurisdiction and that the client has consented to such representation.

I, Alan M. Dershowitz, do hereby swear/affirm under penalty of perjury that the assertions of this application are true:

That I am the Petitioner in the above entitled matter; that I have read the foregoing and know the contents thereof; that the same is true of my own knowledge except as to those matters therein stated on information and belief, and as to the matter I believe them to be true.

That I further certify that I am subject to the jurisdiction of the Courts and disciplinary boards of this state with respect to the law of this state governing the conduct of attorneys to the same extent as a member of the State Bar of Nevada; that I understand and shall comply with the standards of professional conduct required by members of the State Bar of Nevada; and that I am subject to the disciplinary jurisdiction to the State Bar of Nevada with respect to any of my actions occurring in the course of such appearance.

DATED this 28th day of July, 2015

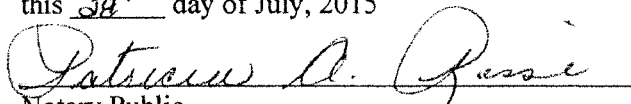


Petitioner/Affiant

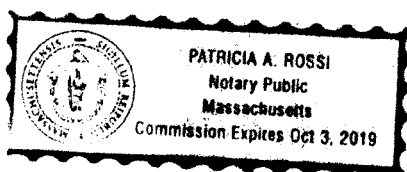
If this signature is not in blue ink, you have a copy.

STATE OF Massachusetts)
) ss
COUNTY OF Dukes)

Subscribed and sworn to before me
this 28th day of July, 2015



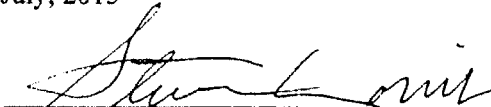
Notary Public



I, Steve Morris, hereby consent as Nevada Counsel of Record to the
Print NV Counsel name

designation of Petitioner to associate in this cause pursuant to SCR 42.

DATED this 30th day of July, 2015



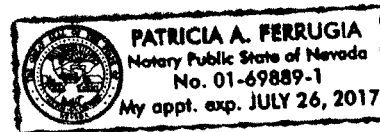
Counsel of Record

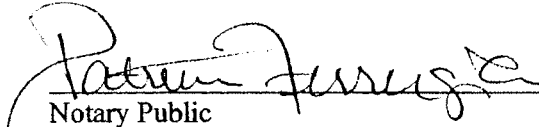
If this signature is not in blue ink, you have a copy.

STATE OF NEVADA)
) ss
COUNTY OF CLARK)

Subscribed and sworn to before me

this 30th day of July, 2015





Notary Public

EXHIBIT B

EXHIBIT B

COMMONWEALTH OF MASSACHUSETTS

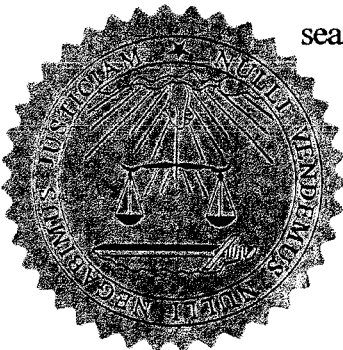
SUFFOLK, SS.

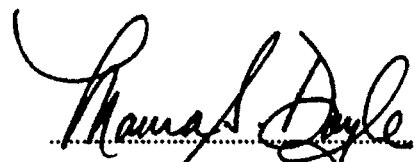
BE IT REMEMBERED, that at the Supreme Judicial Court holden at Boston within and for said County of Suffolk, on the **twenty-second** day of **May** A.D. **1968**, said Court being the highest Court of Record in said Commonwealth:

Alan M. Dershowitz

being found duly qualified in that behalf, and having taken and subscribed the oaths required by law, was admitted to practice as an Attorney, and, by virtue thereof, as a Counsellor at Law, in any of the Courts of the said Commonwealth: that said Attorney is at present a member of the Bar, and is in good standing according to the records of this Court*.

In testimony whereof, I have hereunto set my hand and affixed the seal of said Court, this **twenty-third** day of **July** in the year of our Lord **two thousand and fifteen**.




MAURA S. DOYLE, Clerk

* Records of private discipline, if any, such as a private reprimand imposed by the Board of Bar Overseers or by any court, are not covered by this certification.

EXHIBIT C

EXHIBIT C

1 STAT

2 IN THE SUPREME COURT OF NEVADA

3 Case No. 68265

4 Dept. No.

5 Las Vegas Sands Corp

6 vs.

7 Clark County
8 District Court
9 _____/

10 STATE BAR OF NEVADA STATEMENT PURSUANT TO SUPREME COURT RULE
11 42(3)(b)

12 THE STATE BAR OF NEVADA, in response to the application of
13 Petitioner, submits the following statement pursuant to SCR42(3):

14 SCR42(6)**Discretion.** The granting or denial of a motion to associate
15 counsel pursuant to this rule by the court is discretionary. The
16 court, arbitrator, mediator, or administrative or governmental
17 hearing officer may revoke the authority of the person permitted to
18 appear under this rule. Absent special circumstances, repeated
19 appearances by any person or firm of attorneys pursuant to this rule
20 shall be cause for denial of the motion to associate such person.

18 (a) **Limitation.** It shall be presumed, absent special
19 circumstances, and only upon showing of good cause, that
20 more than 5 appearances by any attorney granted under
21 this rule in a 3-year period is excessive use of this
22 rule.

21 (b) **Burden on applicant.** The applicant shall have the
22 burden to establish special circumstances and good cause
23 for an appearance in excess of the limitation set forth
24 in subsection 6(a) of this rule. The applicant shall set
25 forth the special circumstances and good cause in an
26 affidavit attached to the original verified application.

25 1. DATE OF APPLICATION: July 31, 2015

26 2. APPLYING ATTORNEY: Alan Morton Dershowitz, Esq.
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28

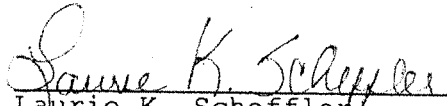
1 3. FIRM NAME AND ADDRESS: 1575 Massachusetts Avenue, Cambridge, MA
2 02138

3 4. NEVADA COUNSEL OF RECORD: Steve L. Morris, Esq., Morris Law
4 Group, 300 S. Fourth Street, Suite 900, Las Vegas, NV 89101

5 5. In addition to the present application, petitioner made the
6 following previous applications within the last three years:

7 4/3/2013 Admission status is unknown to State Bar

8 DATED this August 7, 2015

9
10 
11 Laurie K. Scheffler
12 Member Services Admin.
13 Pro Hac Vice Processor
14 STATE BAR OF NEVADA
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IN THE SUPREME COURT OF THE STATE OF NEVADA

SANDS CHINA LTD.,

Petitioner,

vs.

THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK; AND THE HONORABLE
ELIZABETH GOFF GONZALEZ,
DISTRICT JUDGE,

Respondents,

and

STEVEN C. JACOBS,

Real Party in Interest.

Case Number: 68265

Electronically Filed
Aug 26 2015 03:41 p.m.
Tracie K. Lindeman
Clerk of Supreme Court

SANDS CHINA LTD., A CAYMAN
ISLANDS CORPORATION,

Petitioner,

vs.

THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK; AND THE HONORABLE
ELIZABETH GOFF GONZALEZ,
DISTRICT JUDGE,

Respondents,

and

STEVEN C. JACOBS,

Real Party in Interest.

Case No. 68275

LAS VEGAS SANDS CORP., A
NEVADA CORPORATION; SANDS
CHINA LTD., A CAYMAN ISLANDS
CORPORATION; AND SHELDON G.
ADELSON, AN INDIVIDUAL,

Petitioners,

vs.

Case No. 68309

THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK; AND THE HONORABLE
ELIZABETH GOFF GONZALEZ,
DISTRICT JUDGE,

Respondents,

and

STEVEN C. JACOBS,

Real Party in Interest.

**EMERGENCY MOTION UNDER NRAP 27(e) TO EXPEDITE RULING
ON MOTION TO ASSOCIATE COUNSEL ALAN DERSHOWITZ—
IMMEDIATE RELIEF NEEDED**

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(*pro hac vice in process*)
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Attorneys for Petitioner,
Sands China Ltd.

Petitioners Las Vegas Sands Corp. ("LVSC"), Sands China Ltd.
("SCL"), and Sheldon G. Adelson (collectively "Petitioners") respectfully
move the Court on an emergency basis to consider and approve Alan
Morton Dershowitz's unopposed Verified Application for Association of
Counsel Under Nevada Supreme Court Rule 42 on or before Friday August

28, 2015 so that Mr. Dershowitz can participate in the oral argument that is scheduled to be heard by the Court in this matter on September 1, 2015.

This Emergency Motion is based on the following memorandum of points and authorities, the attached exhibits, the papers and pleadings on file in case nos. 68265, 68275, and 68309.

MORRIS LAW GROUP

By: /s/ STEVE MORRIS
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1575 Massachusetts Avenue
Cambridge, MA 02138
Attorneys for Petitioners

**PETITIONERS' MEMORANDUM OF POINTS AND AUTHORITIES IN
SUPPORT OF EMERGENCY MOTION UNDER NEV. R. APP. P. 27(E)
TO EXPEDITE RULING ON MOTION TO ASSOCIATE COUNSEL
ALAN DERSHOWITZ—IMMEDIATE RELIEF NEEDED**

I. ARGUMENT

On August 11, 2015, petitioners moved the Court for an order permitting Alan Morton Dershowitz to practice in Nevada pursuant to Nevada Supreme Court Rule 42. Ex. A, Mot. to Associate Counsel. Any opposition to the motion was due on August 20, 2015. Nev. R. App. P. 27(a)(3)(A) ("The response must be filed within 7 days after service of the motion unless the court shortens or extends the time."). A review of the Court's online docket shows that respondent has not opposed the motion to associate counsel. Ex. B, Docket Report, printed August 26, 2015. The Court has not extended the time for respondent to oppose the motion. *Id.*

The Court has set oral argument on September 1, 2015 for (1) Sands China Limited's ("SCL") writ petition challenging the district court's order finding that SCL, a foreign company that is incorporated in Cayman Islands with its principal place of business in Macau, is subject to both general and specific jurisdiction in Nevada; (2) SCL's writ petition challenging the district court's order that compels SCL to produce one of its independent non-executive directors, David Turnbull, who resides and works in Hong Kong, to appear for deposition in Hawaii; and (3) petitioners' writ petition challenging the district court's trial setting order, which concludes that NRCP 41(e)'s five-years-to-trial rule was not tolled by the stay order issue by this Court in August 2011, which stayed all proceedings except those necessary to hold an evidentiary hearing on jurisdiction over SCL, which took almost 4 years to do.

Because these writ petitions implicate significant due process issues petitioners have moved to associate prominent constitutional scholar

and experienced appellate advocate, Alan Dershowitz, to assist them in this appellate proceeding. Ex. A. The motion to associate Mr. Dershowitz is unopposed, and Todd Bice, counsel for the respondent has informed us that he has no objection to it. However, because oral argument is set for next Tuesday, petitioners respectfully request that the Court grant this emergency motion and approve Mr. Dershowitz's application so that he may participate in the oral argument in this case.

MORRIS LAW GROUP

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Alan M. Dershowitz
(*pro hac vice in process*)
1575 Massachusetts Avenue
Cambridge, MA 02138

Attorneys for Petitioner
Sands China Ltd.

**VERIFICATION AND NRAP 27(E)
CERTIFICATE OF NEED FOR EMERGENCY RELIEF**

I, Steve Morris, declare as follows:

1. I am a lawyer with Morris Law Group, counsel of record for Sheldon G. Adelson, one of the Defendants in the district court action, and Las Vegas Sands and SCL for proceedings in this Court.

2. I verify I have read the foregoing **EMERGENCY MOTION UNDER NRAP 27(e) TO EXPEDITE RULING ON MOTION TO ASSOCIATE COUNSEL ALAN DERSHOWITZ—IMMEDIATE RELIEF NEEDED**; that the same is true to my own knowledge, except for those matter therein stated on information and belief, and as to those matters, I believe them to be true.

3. I certify emergency relief is needed because oral argument in this matter is set for September 1, 2015 on several issues that involve fundamental due process rights under the United States and Nevada Constitutions and without immediate relief, Mr. Dershowitz may not be able to participate in the oral argument, which would be severely prejudicial to petitioners. Real Party in Interest, Steven Jacobs, will not suffer any prejudice by granting this emergency relief because he has not opposed the Mr. Dershowitz's application.

4. The names, telephone numbers, and office addresses of the attorneys for the other parties is a follows: The contact information (including telephone number) for the other attorneys in this case is James J. Pisanelli, Todd L. Bice, and Debra Spinelli, PISANELLI BICE PLLC, 400 South 7th Street, Las Vegas, NV 89101, (702) 214-2100, attorneys for Steven C. Jacobs, Real Party in Interest.

5. The attorneys in the preceding paragraph were given notice of this motion on August 26, 2015 and will be hand served with a copy of this motion as soon as it is filed.

6. I declare the foregoing under penalty of perjury under the laws of the State of Nevada.

Signed this 26th day of August, 2015.

/s/ STEVE MORRIS

CERTIFICATE OF SERVICE

Pursuant to Nev. R. App. P. 25(b) and NEFR 9(f), I hereby certify that I am an employee of Morris Law Group; that on this date I electronically filed the following document: **EMERGENCY MOTION UNDER NRAP 27(e) TO EXPEDITE RULING ON MOTION TO ASSOCIATE COUNSEL ALAN DERSHOWITZ—IMMEDIATE RELIEF NEEDED** with the Clerk of the Court for the Nevada Supreme Court by using the Nevada Supreme Court's E-Filing system (Eflex). Participants in the case who are registered with Eflex as users will be served by the Eflex system as follows:

James J. Pisanelli
Todd L. Bice
Debra Spinelli
Pisanelli Bice
PISANELLI BICE PLLC
400 South 7th Street
Las Vegas, NV 89101
Attorneys for Steven C. Jacobs, Real Party in Interest

DATED this 26th day of August, 2015.

By: /s/ PATRICIA FERRUGIA