



## **DISPOSITION JULY 2022 AGENDA**

### **NEVADA GAMING COMMISSION**

Nevada Gaming Control Board Offices  
Hearing Room 2450  
555 East Washington Avenue  
Las Vegas, Nevada

**July 28, 2022**

#### **Members Present:**

**(Hon.) Jennifer Togliatti (Ret), Chair**  
**Rosa Solis-Rainey, Member**  
**Steven Cohen, Member**  
**Ogonna Brown, Member**  
**Ben Kieckhefer, Member**

## MEETING AGENDA

**9:00 A.M.**

- I. **PUBLIC COMMENTS:** This public comment agenda item is provided in accordance with NRS 241.020(2)(c)(3) which requires an agenda provide for a period devoted to comments by the general public, if any, and discussion of those comments. No action may be taken upon a matter raised under this item of the agenda until the matter itself has been specifically included on an agenda as an item upon which action will be taken. Comments by the public may be limited to three minutes as a reasonable time, place and manner restriction, but may not be limited based upon viewpoint.

**Public comment taken from L. Ranger concerning former President Donald Trump. Refer to Public Comments Attachment 1.**

II. **APPROVAL OF PRIOR MONTH NGC DISPOSITION**

FOR POSSIBLE ACTION: Pursuant to NRS 241.035, approval of Nevada Gaming Commission Disposition for June 2022.

**Approved.**

III. **NONRESTRICTED AGENDA ITEMS**

FOR POSSIBLE ACTION: Consideration of Nonrestricted Items listed in the following pages.

**Action taken as reflected on the following material.**

IV. **RESTRICTED AGENDA ITEMS**

FOR POSSIBLE ACTION: Consideration of Restricted Items listed in the following pages.

**Action taken as reflected on the following material.**

V. **NEW GAME(S)/DEVICE(S)**

FOR POSSIBLE ACTION: Consideration of New Device Item listed in the following pages.

**Action taken as reflected on the following material.**

**VI. REGULATION(S)**

FOR POSSIBLE ACTION:

**1. FOR FINAL ADOPTION**

**2022-04R: CONSIDERATION AND POSSIBLE ADOPTION OF PROPOSED AMENDMENTS TO NEVADA GAMING COMMISSION REGULATIONS REGARDING, WITHOUT LIMITATION, REGISTRATIONS OF INDEPENDENT AGENTS, INDEPENDENT HOSTS, MANUFACTURERS AND DISTRIBUTORS OF ASSOCIATED EQUIPMENT, AND SERVICE PROVIDERS, AND REVOCATION OF ASSOCIATED EQUIPMENT APPROVALS AS SET FORTH BELOW.**

**PROPOSED AMENDMENTS TO REGULATION 4**

**PURPOSE:** In accordance with NRS 463.145, 463.150, 463.665, 463.673, 463.677, and 463.750, to amend regulation 4 to create a new section 4.200 which creates a comprehensive and unified framework for the registration of independent agents, independent hosts, manufacturers and distributors of associated equipment, and service providers, including without limitation: 1) that the Board shall maintain a list on its website of those persons registered and make available to licensees written notice of registrations that are objected to or cancelled; 2) provisions regarding what must be included in an application for registration including the information that must be provided, and the required application and investigation fees; 3) provisions regarding the expiration and renewal of registrations; 4) to set forth a process for objecting to or cancelling registrations and related consequences thereof; 5) to provide for a process to withdraw an application for registration; and to take such additional action as may be necessary and proper to effectuate these stated purposes.

**Regulation adopted, draft dated June 8, 2022, effective upon adoption.**

**PROPOSED AMENDMENTS TO REGULATION 5**

**PURPOSE:** In accordance with NRS 463.145, 463.150, 463.673, 463.677, and 463.750 and in conjunction with creating a comprehensive and unified framework for the registration of independent agents, independent hosts, manufacturers and distributors of associated equipment, and service providers in regulation 4, to amend regulations 5.240 and 5.345 regarding the registration of service providers and independent hosts, including without limitation: 1) making necessary deletions and changes to conform with the creation of a new section in regulation 4, which will contain the requirements regarding the registration of service providers and independent hosts; 2) creating registration requirements for those persons having significant control over the operations of a service provider; 3) to clarify that an independent host, once registered, may act on behalf of one or more licensees or club venue operators; and to take such additional action as may be necessary and proper to effectuate these stated purposes.

**Regulation adopted, draft dated May 13, 2022, effective upon adoption.**

#### **PROPOSED AMENDMENTS TO REGULATION 14**

**PURPOSE:** In accordance with NRS 463.145, 463.150, and 463.665, Assembly Bill 7 of the 81st Session of the Nevada Legislature, and in conjunction with creating a comprehensive and unified framework for the registration of independent agents, independent hosts, manufacturers and distributors of associated equipment, and service providers in regulation 4, to amend regulations 14.020, 14.302 and 14.305 regarding the registration of manufacturers and distributors of associated equipment, including without limitation: 1) to make necessary deletions and changes to conform with the creation of a new section in regulation 4, which will contain the requirements regarding the registration of manufacturers and distributors of associated equipment and those having significant control; 2) to require certain persons deemed to have significant control in the manufacturing or distribution of associated equipment to register; 3) to delete registration requirements for manufacturers or distributors of associated equipment that record sales for use in an area subject to the tax imposed by NRS 368A.200; 4) to amend provisions regarding findings of suitability including deletion of finding of suitability provisions pertaining to persons who directly or indirectly involve themselves in the sale, transfer or offering for use or play in Nevada of such associated equipment; and to take such additional action as may be necessary and proper to effectuate these stated purposes.

**Regulation adopted, draft dated May 13, 2022, effective upon adoption.**

#### **PROPOSED AMENDMENTS TO REGULATION 25**

**PURPOSE:** In accordance with NRS 463.145, and 463.150, and in conjunction with creating a comprehensive and unified framework for the registration of independent agents, independent hosts, manufacturers and distributors of associated equipment, and service providers in regulation 4, to amend regulations 25.020 and 25.040 regarding the registration of independent agents and reporting requirements, including without limitation: 1) to make necessary deletions and changes to conform with the creation of a new section in regulation 4, which will contain the requirements regarding the registration of independent agents; 2) to amend the amount of time a licensee has to transmit to the Board an independent agent's application for registration; 3) to clarify that, once registered with the Board, an independent agent can act on behalf of one or more licensees; 4) to amend when licensees must provide to the Board lists of registered independent agents; and to take such additional action as may be necessary and proper to effectuate these stated purposes.

**Regulation adopted, draft dated May 13, 2022, effective upon adoption.**

#### **PROPOSED AMENDMENT TO REGULATION 14.301**

**PURPOSE:** To update the notice provision for associated equipment approval revocation to mirror the notice required for gaming device approval revocation; and to take such additional action as may be necessary and proper to effectuate this stated purpose.

**Regulation adopted, draft dated May 13, 2022, effective upon adoption.**

#### **VII. OTHER:**

##### Administrative Reports

- Board Chair – Update on August Agenda.
- Commission Chair – No report.
- Attorney General – No report.

**VIII. PUBLIC COMMENTS:** This public comment agenda item is provided in accordance with NRS 241.020(2)(c)(3) which requires an agenda provide for a period devoted to comments by the general public, if any, and discussion of those comments. No action may be taken upon a matter raised under this item of the agenda until the matter itself has been specifically included on an agenda as an item upon which action will be taken. Comments by the public may be limited to three minutes as a reasonable time, place and manner restriction, but may not be limited based upon viewpoint.

**Comments taken from Culinary Workers Union regarding Station Casinos. Refer to Public Comments Attachment 2, Attachment 3, and Attachment 4.**

**DISPOSITION  
INDEX  
JULY 2022**

i

---

2AM Productions LLC .....	R #2	Nevada Gaming Corp. ....	R #7, #8
7-11 Store #13700 .....	R #4	Overland – Gardnerville LLC .....	R #2
7-11 Store #15449 .....	R #6	Overland Restaurant & Pub .....	R #2
A.Z.Y. Mander V, Inc. ....	R #6	Rebel Slots, Inc. ....	R #9
Albright, Kyle Leland .....	NR #2	Sasso Concepts Ltd .....	R #2
Albright, Ralph Leland .....	NR #2	SGB Judge, Inc. ....	R #4
Albright, Ryan Lee .....	NR #2	Short Line Gaming .....	R #10
Apollo Coin Corp. ....	R #7, #8	Short Line Gaming, L.L.C. ....	R #10
Backyard .....	R #9	Singh, Amritpal .....	R #4
Bob's Market .....	R #14	Sunrise Mediterranean Market & Bakery .....	R #10
Century Gaming Technologies.....	R #4, #5, #6, #11, #12, ..... #13, #14, #15	Thomas Gas L.L.C. ....	R #5
Estee, Mark Kevin .....	R #2	Thomas Market .....	R #5
FSM Holdings, LLC .....	R #2	TravelCenters of America Inc. (PTC).....	NR #1
Kaur, Amandeep .....	R #6	United Coin Machine Co. ....	R #4, #5, #6, #11, #12, #13, ..... #14, #15
Khorshid, Allan Daniel .....	R #5	Van Kirk, Patricia Lee .....	R #3
Khorshid, Daniel Thomas .....	R #5	VK Enterprises LLC .....	R #3
Khorshid, Sara Farid .....	R #5	Zakis LLC .....	R #1
Leisure Gaming, Inc. ....	NR #2	Zakis, Jody Ann .....	R #1
Lodge at Stephanie, The .....	R #7	Zakis, Lefteris .....	R #1
Lodge Lounge, The .....	R #8	Z-Mart .....	R #13
Lupo and Me LLC .....	R #2	Z-Mart 2 .....	R #12
Matties Taphouse & Grill .....	R #3	Z-Mart 3 .....	R #15
McCaffery, Tanya Mae .....	R #2	Z-Mart 5 .....	R #11



**DISPOSITION  
RESTRICTED AGENDA  
JULY 2022  
PAGE 2**

---

**FOR POSSIBLE ACTION:**

**01-07-22 R22-0267 Re: 34929-01  
ZAKIS LLC  
(dba Sunset Tavern)  
886 S BOULDER HWY  
HENDERSON, NV 89015**

LEFTERIS ZAKIS 50%  
(Transferor)

JODY ANN ZAKIS 50%  
Member/Manager  
(Transferee)

**APPLICATION FOR A TRANSFER OF INTEREST**

**APPLICATION FOR LICENSURE AS A MEMBER AND MANAGER**

**GCB RECOMMENDS: APPROVAL, CONDITIONED:**

- (1) MICHAEL CONSTANTINOS ZAKIS MUST HAVE NO INVOLVEMENT IN THE BUSINESS OPERATIONS OF SUNSET TAVERN UNTIL SUCH TIME AS HE IS LICENSED OR APPROVED BY THE NGC.**

**(GIBSON RECUSED)**

**NGC DISPOSITION: APPROVED, CONDITIONED – SAME.**

---



**DISPOSITION  
RESTRICTED AGENDA  
JULY 2022  
PAGE 3**

---

**FOR POSSIBLE ACTION:**

**02-07-22      R21-0614    Re:** 34971-01  
01357-07  
OVERLAND - GARDNERVILLE LLC, dba  
OVERLAND RESTAURANT & PUB  
1451 US HIGHWAY 395 N  
GARDNERVILLE, NV 89410

SASSO CONCEPTS LTD 100%

2AM PRODUCTIONS LLC 25%  
Member/Manager

TANYA MAE MCCAFFERY 100%  
Member/Manager

LUPO AND ME LLC 25%  
Member/Manager

MARK KEVIN ESTEE 100%  
Member/Manager

FSM HOLDINGS, LLC  
Manager

**APPLICATIONS FOR FINDINGS OF SUITABILITY OF 2AM PRODUCTIONS LLC,  
LUPO AND ME LLC, AND FSM HOLDINGS, LLC, AS MEMBERS AND/OR  
MANAGERS**

**APPLICATIONS FOR REGISTRATION OF 2AM PRODUCTIONS LLC, AS A HOLDING  
COMPANY AND FOR A FINDING OF SUITABILITY OF TANYA MAE MCCAFFERY AS  
SOLE MEMBER AND MANAGER**

**APPLICATIONS FOR REGISTRATION OF LUPO AND ME LLC, AS A HOLDING  
COMPANY AND FOR A FINDING OF SUITABILITY OF MARK KEVIN ESTEE AS  
SOLE MEMBER AND MANAGER**

**GCB RECOMMENDS:**

**APPROVAL, LIMITED LICENSE TO EXPIRE AT MIDNIGHT OF THE JULY 2024 NGC MEETING ON THE DAY THE  
ITEM IS HEARD.**

**NGC DISPOSITION: APPROVED, LIMITATION MODIFIED:**

**LIMITED TO EXPIRE AT MIDNIGHT OF THE TO JULY 2025 NGC MEETING ON THE DAY THE ITEM IS HEARD.**

---

**DISPOSITION  
RESTRICTED AGENDA  
JULY 2022  
PAGE 4**

---

**FOR POSSIBLE ACTION:**

**03-07-22      R22-0105    Re:** 35745-01  
26106-02  
14 Machines      VK ENTERPRISES LLC, dba  
MATTIES TAPHOUSE & GRILL  
2535 MOUNTAIN CITY HWY  
ELKO, NV 89801

PATRICIA LEE VAN KIRK  
Member/Manager

100%

**APPLICATION FOR A RESTRICTED GAMING LICENSE**

**APPLICATION FOR LICENSURE AS A SOLE MEMBER AND MANAGER**

**GCB RECOMMENDS: APPROVAL.**

**NGC DISPOSITION: APPROVED.**

---

**FOR POSSIBLE ACTION:**

**04-07-22      R22-0211    Re:** 04789-01  
02114-07  
UNITED COIN MACHINE CO., dba  
CENTURY GAMING TECHNOLOGIES, db at  
7-11 STORE #13700  
302 S WATER ST  
HENDERSON, NV 89015

SGB JUDGE, INC.  
Business Operator

AMRITPAL SINGH  
President/Secretary/Treasurer/Director/Shareholder

100%

**APPLICATION FOR LICENSURE OF SGB JUDGE, INC., TO RECEIVE A  
PERCENTAGE OF GAMING REVENUE FROM UNITED COIN MACHINE CO.,  
DBA CENTURY GAMING TECHNOLOGIES, DB AT 7-11 STORE #13700**

**APPLICATION FOR LICENSURE AS A SOLE OFFICER, DIRECTOR, AND  
SHAREHOLDER**

**GCB RECOMMENDS: APPROVAL.**

**NGC DISPOSITION: APPROVED.**

---

**DISPOSITION  
RESTRICTED AGENDA  
JULY 2022  
PAGE 5**

---

**FOR POSSIBLE ACTION:**

**05-07-22      R22-0100    Re:** 04789-01  
24492-03  
UNITED COIN MACHINE CO., dba  
CENTURY GAMING TECHNOLOGIES, db at  
THOMAS MARKET  
3965 E CHARLESTON BLVD  
LAS VEGAS, NV 89104

THOMAS GAS L.L.C.  
Business Operator

DANIEL THOMAS KHORSHID Member/Manager	50%
ALLAN DANIEL KHORSHID Member/Manager	25%
SARA FARID KHORSHID Member/Manager	25%

**APPLICATION FOR LICENSURE OF THOMAS GAS L.L.C., TO RECEIVE A  
PERCENTAGE OF GAMING REVENUE FROM UNITED COIN MACHINE CO.,  
DBA CENTURY GAMING TECHNOLOGIES, DB AT THOMAS MARKET**

**APPLICATIONS FOR LICENSURE AS A MEMBER AND MANAGER**

**GCB RECOMMENDS: APPROVAL.**

**NGC DISPOSITION: APPROVED.**

---

**DISPOSITION  
RESTRICTED AGENDA  
JULY 2022  
PAGE 6**

---

**FOR POSSIBLE ACTION:**

**06-07-22**      **R22-0294**    **Re:** 04789-01  
                  **R22-0309**      02591-08  
5 Machines      UNITED COIN MACHINE CO., dba  
   CENTURY GAMING TECHNOLOGIES, db at  
   7-11 STORE #15449  
   3589 N NELLIS BLVD  
   LAS VEGAS, NV 89115

A.Z.Y. MANDER V, INC.  
Business Operator

AMANDEEP KAUR  
President/Secretary/Treasurer/Director/Shareholder

100%

**APPLICATION FOR A RESTRICTED GAMING LICENSE**

**APPLICATION FOR LICENSURE OF A.Z.Y. MANDER V, INC., TO RECEIVE A PERCENTAGE OF GAMING REVENUE FROM UNITED COIN MACHINE CO., DBA CENTURY GAMING TECHNOLOGIES, DB AT 7-11 STORE #15449**

**APPLICATION FOR LICENSURE AS A SOLE OFFICER, DIRECTOR, AND SHAREHOLDER**

**GCB RECOMMENDS: APPROVAL.**

**NGC DISPOSITION: APPROVED.**

---

**FOR POSSIBLE ACTION:**

**07-07-22**      **R22-0677**    **Re:** 20453-01  
   30277-03  
15 Machines      APOLLO COIN CORP., dba  
   NEVADA GAMING CORP., db at  
   THE LODGE AT STEPHANIE  
   65 S STEPHANIE ST  
   HENDERSON, NV 89012

**APPLICATION FOR A WAIVER OF THE PROVISIONS OF NGC REGULATION 4.080 (WHICH IMPOSES A SIX-MONTH TIME LIMITATION WITHIN WHICH COMMISSION ACTION IS EFFECTIVE), IN CONNECTION WITH APPROVAL FOR A RESTRICTED GAMING LICENSE, AS GRANTED IN JANUARY 2022**

**GCB RECOMMENDS: APPROVAL, CONDITIONED:**

**(1) THE WAIVER OF THE PROVISIONS OF NGC REGULATION 4.080, IN CONJUNCTION WITH THE APPROVAL GRANTED IN JANUARY 2022, SHALL EXPIRE ON THE DATE OF THE REGULARLY SCHEDULED NGC MEETING IN JANUARY 2023.**

**NGC DISPOSITION: APPROVED, CONDITIONED – SAME.**

---

**DISPOSITION  
RESTRICTED AGENDA  
JULY 2022  
PAGE 7**

---

**FOR POSSIBLE ACTION:**

**08-07-22      R22-0676    Re:** 20453-01  
30280-03  
15 Machines              APOLLO COIN CORP., dba  
NEVADA GAMING CORP., db at  
THE LODGE LOUNGE  
75 S STEPHANIE ST  
HENDERSON, NV 89012

**APPLICATION FOR A WAIVER OF THE PROVISIONS OF NGC REGULATION 4.080  
(WHICH IMPOSES A SIX-MONTH TIME LIMITATION WITHIN WHICH COMMISSION  
ACTION IS EFFECTIVE), IN CONNECTION WITH APPROVAL FOR A RESTRICTED  
GAMING LICENSE, AS GRANTED IN JANUARY 2022**

**GCB RECOMMENDS: APPROVAL, CONDITIONED:**

- (1) THE WAIVER OF THE PROVISIONS OF NGC REGULATION 4.080, IN CONJUNCTION WITH THE APPROVAL GRANTED IN JANUARY 2022, SHALL EXPIRE ON THE DATE OF THE REGULARLY SCHEDULED NGC MEETING IN JANUARY 2023.**

**NGC DISPOSITION: APPROVED, CONDITIONED – SAME.**

---

**FOR POSSIBLE ACTION:**

**09-07-22      R22-0675    Re:** 16442-01  
35614-01  
15 Machines              REBEL SLOTS, INC., db at  
BACKYARD  
117 S WATER ST  
HENDERSON, NV 89015

**APPLICATION FOR A WAIVER OF THE PROVISIONS OF NGC REGULATION 4.080  
(WHICH IMPOSES A SIX-MONTH TIME LIMITATION WITHIN WHICH COMMISSION  
ACTION IS EFFECTIVE), IN CONNECTION WITH APPROVAL FOR A RESTRICTED  
GAMING LICENSE, AS GRANTED IN JANUARY 2022**

**GCB RECOMMENDS: APPROVAL, CONDITIONED:**

- (1) THE WAIVER OF THE PROVISIONS OF NGC REGULATION 4.080, IN CONJUNCTION WITH THE APPROVAL GRANTED IN JANUARY 2022, SHALL EXPIRE ON THE DATE OF THE REGULARLY SCHEDULED NGC MEETING IN JANUARY 2023.**

**NGC DISPOSITION: APPROVED, CONDITIONED – SAME.**

---

DISPOSITION  
RESTRICTED AGENDA  
JULY 2022  
PAGE 8

---

FOR POSSIBLE ACTION:

10-07-22 R22-0229 Re: 28185-01  
35816-01  
7 Machines SHORT LINE GAMING, L.L.C., dba  
SHORT LINE GAMING, db at  
SUNRISE MEDITERRANEAN MARKET & BAKERY  
2630 WINDMILL PKWY  
HENDERSON, NV 89074

APPLICATION FOR A RESTRICTED GAMING LICENSE

GCB RECOMMENDS: APPROVAL, CONDITIONED:

(1) THE SURVEILLANCE SYSTEM AND/OR MIRROR(S) MUST BE INSPECTED AND APPROVED BY THE NGCB ENFORCEMENT DIVISION WITHIN 60 DAYS OF ISSUANCE OF THE STATE GAMING LICENSE AND THEREAFTER BE MAINTAINED AT OR ABOVE THE STANDARD THAT IS APPROVED.

NGC DISPOSITION: APPROVED, CONDITIONED – SAME.

---

FOR POSSIBLE ACTION:

11-07-22 R22-0324 Re: 04789-01  
03685-06  
7 Machines UNITED COIN MACHINE CO., dba  
CENTURY GAMING TECHNOLOGIES, db at  
Z-MART 5  
4589 E RUSSELL RD  
LAS VEGAS, NV 89120

APPLICATION FOR A RESTRICTED GAMING LICENSE

GCB RECOMMENDS: APPROVAL.

NGC DISPOSITION: APPROVED.

---



**DISPOSITION  
RESTRICTED AGENDA  
JULY 2022  
PAGE 10**

---

**FOR POSSIBLE ACTION:**

**14-07-22 R22-0413 Re:** 04789-01  
33884-02  
7 Machines UNITED COIN MACHINE CO., dba  
CENTURY GAMING TECHNOLOGIES, db at  
BOB'S MARKET  
150 E CENTENNIAL PKWY STE 111 & 112  
NORTH LAS VEGAS, NV 89084

**APPLICATION FOR A RESTRICTED GAMING LICENSE**

**GCB RECOMMENDS: APPROVAL.**

**NGC DISPOSITION: APPROVED.**

---

**FOR POSSIBLE ACTION:**

**15-07-22 R22-0620 Re:** 04789-01  
18448-06  
7 Machines UNITED COIN MACHINE CO., dba  
CENTURY GAMING TECHNOLOGIES, db at  
Z-MART 3  
5485 W FLAMINGO RD  
LAS VEGAS, NV 89103

**APPLICATION FOR A RESTRICTED GAMING LICENSE**

**GCB RECOMMENDS: APPROVAL.**

**NGC DISPOSITION: APPROVED.**

---



**DISPOSITION  
NEW GAMING DEVICE(S) – FINAL APPROVAL ITEMS  
JULY 2022  
PAGE 11**

---

**FOR POSSIBLE ACTION:**

**NG01-07-22 D2021-0078 GAMING DEVICE: "APOLLO"**

**SUBMITTED BY:** 30687-01  
AINSWORTH GAME TECHNOLOGY LIMITED  
10 HOLKER ST  
SYDNEY NEW SOUTH WALES 21-27  
AUSTRALIA

**TRIAL LOCATIONS:** 27333-01  
THE CANNERY HOTEL CASINO  
2121 E CRAIG RD  
N LAS VEGAS, NV 89030

08524-01  
GOLD COAST HOTEL AND CASINO  
4000 W FLAMINGO RD  
LAS VEGAS, NV 89103

29196-01  
RED ROCK CASINO RESORT SPA  
11011 W CHARLESTON BLVD  
LAS VEGAS, NV 89135

**REQUEST FOR FINAL APPROVAL**

**GCB RECOMMENDS: FINAL APPROVAL.**

**NGC DISPOSITION: FINAL APPROVAL GRANTED.**

---

SUN EDITORIAL

# Sheriff bends the knee to a con man who blasts his record on fighting crime

and assault rifles could have significantly



President Donald Trump speaks as he campaigns for former Nevada Attorney General Adam Laxalt, right, and current Clark County Sheriff Scott J. Lombardo, second from right. Steve Grammas of the Las Vegas Police Protective Association looks on.

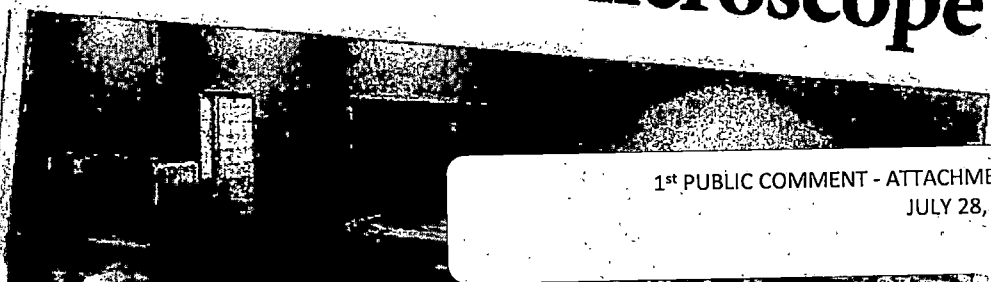
Bizuayehu Tesfaye / Las Vegas Review-Journal @btesfaye

## Hypocrisy in LV

### THE REVIEW-JOURNAL'S VIEW

# Trump's claims under the microscope

The true believers will never let go, but a group of esteemed conservatives has put together a comprehensive report refuting Don- Trump's allegation that the 2020 election was stolen from him through fraud and other nefarious means.



1<sup>st</sup> PUBLIC COMMENT - ATTACHMENT 1  
JULY 28, 2022

**The reason to be here :Mission** The Nevada Gaming Commission ("Commission") and the Board govern Nevada's gaming industry through strict regulation of all persons, locations, practices, associations and related activities. The Board is charged with protecting the integrity and stability of the industry through in-depth investigative procedures,

exactng licensing practices, **strict enforcement of laws and regulations holding gaming licensees to high standards.**

Through these practices, the Board ensures the proper collection of taxes and fees, an essential source of revenue for the State of Nevada. Guiding Principles 1. **In all**

**decisions and in the performance of our jobs, our highest priority is to protect the citizens of Nevada and visitors to Nevada by ensuring the interests of the agency, employees or licensees are not placed above our duty to our citizens and**

**visitors.** 2. We act with a high degree of integrity, honesty and respect in carrying out our duties and in our interactions with our stakeholders. 3. We are committed to protecting the confidentiality of all information entrusted to us by applicants, licensees and other stakeholders. 4. Our objectivity, independence and impartiality are beyond reproach. We avoid all personal or professional circumstances or conflicts calling these into question. 5. Our processes ensure all actions, decisions and policies are consistently applied and do not result in advantages or disadvantages to any party to the detriment of another. 6. Our investigations, audits and tests, while comprehensive, are objective and fair minded. Written reports of such actions are made with a high degree of care with special attention to accuracy. 7. We carry out our duties in a rigorous and thorough manner and utilize the resources provided to us wisely and only for the legitimate purposes of the agency. 8. We continuously challenge ourselves to improve the practices and processes of the agency to keep pace with the industry's change, growth and innovation and our legislative mandates. 9. We continuously improve our public communication and public access to provide guidance and assistance to those we hold accountable for compliance. 10. We foster and maintain cooperative relationships with other governmental bodies, domestic and foreign, and our professionalism and competence bolsters our reputation as world class participants in gaming regulation. 11. Our professional work environment is demanding and respects the individual differences of our employees. We set a high standard for hiring and advancing employees based on demonstrated achievement.

**Believe an Investigation of associations around July 8th 2022 "Friday's event that was hosted at the Treasure Island which is owned by Trump ally Phill Ruffin", Should be open up into Phill Ruffin suitability for a gaming license.**

July 9th Constitutional Sheriff's and Peace Officer's Association conference in Las Vegas, Nevada RJ headlines should have read HYPOCRITES STUMP IN LV

The king insurrectionist focused on law enforcement as the nation is finding out that the loser approved the armed supporters attempt of the coup on January 6th, 2021 with more damning evidence to come. Capital Police were killed and wounded, pathetically Steve Gramma of the Las Vegas Police Protective Association sat and looked on at this rally . Next to him Joe Lombardo, in full knowledge of the crimes, not limited to incitement of insurrection, third-degree murder "general indifference to human life," criminal solicitation , election fraud (the big lie) throw in possible State RICO violations, and violation of the 14th Amendment, pursuant to the Title 18 Crimes and Criminal Procedure U.S. Code #2384 Seditious Conspiracy, Code #2383 Insurrection or Rebellion and Code # 2381 Treason plus #2101,#2071,#2074, Joe Lombardo basically aided and abetted a criminal with his attendance not to mention Metro on duty to guard but not arrest Trump.

"Friday's event was hosted at the Treasure Island which is owned by Trump ally Phill Ruffin" and with Trump's defacement of Las Vegas " a cesspool of crime" and "filled with the blood of innocent victim" in the speech July 8th can not go unanswered.

One mite conclude a organized criminal syndicate as, Rusty Bower testified to the fourth hearing of the January

6th investigation, "President Trump and his campaign were directly involved in advancing and coordinating the plot to replace legitimate Biden electors with fake electors not chosen by the voters." FBI agents served a search warrant at the home of Nevada GOP Chairman Michael McDonald and seized his phone as part of the fake elector probe, according to local news outlet KLAS. A second warrant was issued to state GOP secretary James DeGraffenreid . Other as signature participating in submitting false slate of Nevada electors to the National Archives in 2020 contrary to the authority thereof Rep. Mark Amodei. Sen Jame Settetmeyer , Assembly Robin L. Tilus and Council ward 6 ( at the time ) Michele Fiore. This should be considered an act of fraud in this state and violation of the 14th Amendment the Title 18 Crimes and Criminal Procedure U.S. Code #2384 Seditious Conspiracy, Code #2383 Insurrection or Rebellion and Code # 2381 Treason.

**Pending Prosecution of Past President Trump and Other Insurrectionists for Seditious Conspiracy Against the United States: hundreds have been found guilty in the courts but more is to come by Merrick Garland.**

**Nevada Gaming Commission need not weight for strict enforcement of laws.**

Trump ranted and raved about "Law and Order" during his presidency, all while breaking the law in perpetuity. Ever since Trump began running for office in 2016, his rabid fans have inflicted a reign of terror on Trump's critics and those who refuse

to bow down before him. Everyone and anyone who speaks out against Trump can expect to be flooded with death threats and hateful, vile harassment — often egged on by Trump himself.

**I also fear reprisal and request a certain amount of anonymity.**

Trump will take action and attempt to clear his name or cast blame in another direction. Trump's claims under the microscope by John Danforth and Gordon Smith (lostnotstolen.org). "We should expect a full court press, by him and everybody in his orbit, to change the subject, muddy the waters, deflect, project, cast blame on everybody from the lowliest of White House aides on up," Mary said. "He will not take it lying down and he will engage everybody who continues to be a hanger-on to do his bidding." "I mean, Donald didn't do this by himself," Mary continued. "He was enabled at every turn from people in his inner circle, everybody in the executive branch, and almost the entirety of the Republican Party."

Wild conspiracy theories about COVID-19, mail-in ballots, immigrants and more have thrived in a right-wing news and social media echo chamber that logic and factual evidence cannot penetrate. Spurred on by these lies, right-wing activists have felt emboldened to threaten the use of violence to achieve their goals. Now, election workers, public-health officials and judges—positions that were practically anonymous in the past—face targeted harassment and death threats. Their response to increased political violence is to campaign on that very deadly violence, promoting additional attacks as their soap box.

The future of the American Experiment will be determined by how we proceed. Lawless authoritarianism is a real possibility if we don't demand accountability. Seditious don't belong in the halls of power. They belong in jail.

One bombshell we can't let people forget is that Trump's campaign fundraised like mad off of the baseless allegations of election fraud, a.k.a., the Big Lie Rip-Off..

The Trump campaign took \$250 million in donations from supporters that it said would go to the Official Election Defense Fund to pay for legal fees for court cases to challenge and overturn the 2020 presidential election results.<sup>[1]</sup>

**Except the "Official Election Defense Fund" doesn't exist. Never has. Never will as reported.**

Out of that \$250 million, only \$13 million was actually spent on court expenses. That didn't stop millions of dollars from going to organizations run by **Trump staffers**, the **Trump Hotel Collection**, and the fiancée of **Trump's son Donald Trump Jr**, just to highlight a few.

**It was a fraud designed to milk as much money from Trump supporters as they possibly could, with no regard for the truth, and the House Select Committee**

**exposed it all in great detail.**

**How close is Phill Ruffin to Trump's funds that could pass questions as to laundering or other possible commingling.**

And Trump didn't act alone. Members of Congress, including Sens. Josh Hawley and Ted Cruz, were some of the biggest perpetrators of the Big Lie and helped to incite the crowd to storm the Capitol at the Stop The Steal rally that morning of Jan. 6th.

**Calling to "follow the money" and investigate who funded the insurrection. A STUNNING report just revealed Trump's political groups are raising \$200,000 PER DAY to help them pull it off.**

List per LVRJ Nick Robertson:

Treasure Island 702 8947111 Phil Ruffin owner of venue

Robert Bigelow owner Budget Suites \$10 million

Dr. Miriam Adelson of Las Vegas Sands \$500000.

William Folley owner LV Golden Nights \$400000.

Craig Estey owner Dotty \$90000.

Frank Fertitta CEO and owner Stations Casino, UFC \$63000.

Lorenzo Ferita director Red Rock Resorts \$50000.

BetMGM MGM subsidiary \$50000.

Dana White president UFC \$40000.

Michael Gaughan owner South Point \$25000.

According to the United States Code, Seditious is defined as:<sup>2</sup>



*If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the United States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to **oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States** contrary to the authority thereof, they shall each be fined under this title or imprisoned not more than twenty years, or both.*

*Metro Blinder to:* An arrest warrant issued for former Mesa County election clerk Tina Peters .

The Mesa County DA said that Peters made an unauthorized trip to Las Vegas.

In Vegas, she spoke at a conference and signed a recount letter for the primary she lost.

A Colorado judge issued an arrest warrant for pro-Trump former Mesa County election clerk Tina Peters after she violated her bond agreement by attending a law enforcement conference in Las Vegas, according to court documents.

Mesa County District Attorney Daniel Rubinstein sought the warrant this week after he said that Peters violated the terms of her bond agreement; he also revoked her \$25,000 cash bond. According to the warrant, Peters traveled without seeking authorization from the court to attend and speak at

the Constitutional Sheriff's and Peace Officer's Association conference in Las Vegas, Nevada. The DA said that they were partly tipped off because a video of the conference was streamed on MyPillow CEO Mike Lindell's website Frankspeech.com. "Looking at the website of the organization, they had a conference scheduled in Las Vegas at that time," Rubinstein said in the warrant. "DA Investigator Struwe has also now found a video on Frankspeech.com with the three-hour video from 7/12/2022 in Las Vegas of the conference. At the 2:27:50 second mark, Ms. Peters takes the stage." Peters also signed a notarized letter to Colorado Secretary of State Jena Griswold, demanding a recount of the Republican primary for Secretary of State that she lost weeks ago. The letter was signed in Nevada, the DA said.

Nevadans who participated in submitting false slate of Nevada electors to the National Archives in 2020 contrary to the authority thereof as well as fraudulent use of the state seal. Tack on possible mail fraud and Assembly bill 397 Official Misconduct.

How is it that these people are running for office Rep. Mark Amodei, Assembly Robin L. Tilus, and Council Ward6 Michele

Fiore for state treasurer ? Add Republican Party Chair Michael j. McDonald, Vice Chairman Jim DeGraffenreid, Treasurer Michael Bertrand, National Committee Lee Hoffman, Secretary Barbara Hawn.

Requested of GCB agent Öliges / wolliges@GCB.NV.GOV to look at this matter with a phone call and Email Monday July 11th 2022.

Contacts:

las vegas Metro 702 828 3111 @400 South Martin Luther King  
metro special events 702 828 3442

metro internal affairs / Isha 702 828 3422

Attorney General Aron Ford 702 4863396

District Attorney Steve Wolfson @ Regional Justice Center 702  
6712500

Clark Public Works /Engineer Scott Trewiler 702 455 6019

NV Gaming Control Board 702 486 2000 @555 East Washington  
Ave. Las Vegas Nv. 89101

GCB agent Öliges / wolliges@GCB.NV.GOV

Gab Members Chair Rosa Solis- Rainey

Steve B Cohen

Gonna Brown

Ben Kicker

(1) inter net posted DCCC an or press releases RJ and or LV Sun

## Trump minions

As we get ready for the upcoming primary and November's midterm elections, it is interesting to watch Republican candidates tying themselves to former President Donald Trump. Why would they want this connection?

Mr. Trump said before the 2020 election that, if he lost, the election was rigged. After he lost, he refused to accept the results — although all the recounts, audits and court challenges proved the election was valid and legitimate. Then, the president and some GOP officials tried to replace legally selected electors with fake electors. That failed, so the president and his inner circle plotted a rally and insurrection to stop Congress from certifying the electoral count.

The Jan. 6, 2021, invasion of the U.S. Capitol was an attempted coup and not a peaceful protest. Several people were killed, many police officers were injured and millions of dollars of damage was done.

Again, why would any Republican candidate in any state want to be associated with Mr. Trump, a man who orchestrated an attempted overthrow of the U.S. government? If any of these candidates are elected, will they defend our democracy and the Constitution? Or will they follow an authoritarian agenda? Voters need to ask questions and seriously think about this before they cast their ballots.

Judith Lachance

Las Vegas

# right OPINION

## Accountability lacking in US

Donald Trump has had zero accountability for any of the real crimes he committed during his presidency and continues to commit through his PAC. American people died defending the Constitution, and defending Americans against secessionists doesn't rate even a slap on the wrist.

I am appalled at Merrick Garland's Justice Department. He's too timid or afraid or frail to do what is necessary. Ditto for New York County District Attorney Alvin Bragg.

These two men could've brought about a lot of unity among sane Americans who are scared for the state of our union.

It's time to take off the gloves, get in the dirt and do their jobs.

In addition, Congress needs to be completely overhauled. There needs to be safety nets in place to weed out candidates with far-right or left-fringe ideas or spread conspiratorial theories.

QAnon candidates are winning elections. What does that tell us? We are under siege and need to do something now. Otherwise, we can look forward to "government" as it was under Trump.

The reason some people want him back is because he did nothing. That meant they could do whatever they wanted because there was no leadership other than Mitch McConnell, Orrin Hatch or Lindsey Graham.

Please wake up, America, and vote these creeps out.

Bobbie Wilkinson, Las Vegas

## GOP candidates degrade selves

## Envision a better nation

The empty and seductive MAGA slogan — Make America Great Again — neither seeks nor promotes true greatness for America. Rather, it is an attempt by its adherents to hold onto and gain positions of power in order to impose their beliefs and will on other Americans. This explains why these unworthy power grabbers are attempting to eliminate some Americans' rights.

The leader of the MAGA movement has shown us what he thinks about adhering to religious precepts, traditions and protocols, given that he held the Christian Bible upside-down in front of St. John's Episcopal Church in Washington, D.C. It appeared that he was trying to use the Bible as a prop to further the deception that MAGA's movement is promoting Christian justice and principles in returning America to its past greatness; however, nothing could be further from the truth. They are trying to Make America Guilty Again.

The First, Fourth, 13th, 14th, 15th, 19th, 23rd and 24th Amendments to our Constitution prove that, in the past, America was guilty of not loving, supporting and protecting all of its people. Many Americans had no rights, or severely limited ones, and these groups are unwilling to return to the unjust conditions of the past.

Let's Make America Guiltless, where love, support, protection and justice abound for everyone.  
Fred Underwood, Henderson

While losing all but one of his spurious court challenges to the 2020 presidential election, Donald Trump frantically assembled the irrational "legal" team of Michael Flynn, Sidney Powell, and the Overstock.com guy.

This brain trust proposed an executive order that, among other absurdities, directed the U.S.

military to seize voting machines from states. In the heated verbal brawl that followed, White House counsel Pat Cipollone finally pronounced with fervent zeal, "That's not how we do things in the United States."

Fast forward to the recent derrière-kissing affair at Treasure Island: There, Sheriff Joe Lombardo and Adam Laxalt — wearing



Lombardo



Laxalt

their Trumpy red ties — nodded and smiled as the wannabe insurrectionist continued to spew big lie nonsense. In addition, he opined how Nevada is a "cesspool of crime" while Lombardo, who has led Clark County law enforcement since 2015, just smiled along. Hey, Joe, that's your legacy.

Laxalt was deep in the big lie as co-chairman of the Nevada Trump reelection campaign. He speciously claimed, among other banalities — and this from a former attorney general — that over 3,000 ballots were fraudulent. They were not. They were legal absentee ballots. For a former Naval JAG officer, he should know what an absentee ballot is, unless he never voted while in uniform — or maybe he was just doing Trump's bidding.

And now they yearn for greater positions of political responsibility? No thanks.

Peter McMurrin, Henderson

## Trump is one to talk about crime

I read with full concurrence the July 14 editorial "Sheriff bends the knee to a con man who blasts his record on fighting crime," in which the Sun stated that Sheriff Joe Lombardo should feel ashamed for sharing a stage with a conspiratorial con man like former President Donald Trump.

This was a campaign rally for Lombardo during which Trump stated that Las Vegas has become a "cesspool of crime" recently, filled with the "blood of innocent victims," and that America's first task was to make it safe again.

Calling Las Vegas a "cesspool of crime" doesn't sound like much of an endorsement for the city's chief law enforcement officer.

But who is Trump to talk about crime when the House Select Committee on the Jan. 6 Attack has shown that it was Trump who was behind the insurrection that resulted in deaths, injuries and property damage to the Capitol? And that Trump never advised his vice president, Mike Pence, that insurrectionists were loudly chanting "hang Mike Pence"?

This reminds me of the saying that "A man is known by the company he keeps" and a column by Frank Bruni in the early stages of Trump's presidency, where he stated that anyone who chose to align themselves with a con man and grifter like Trump would tarnish themselves forever.

You can add to lose labels traitor, insurrectionist and witness tamperer whose company includes the Proud Boys and the disgraced Rudy Giuliani, John Eastman and Sidney Powell.  
**Tom Harper, Las Vegas**

# What we now know about Jan. 6 and Trump

**H**E knew they were armed. He knew they meant harm.

He sent them to the Capitol.

He wanted to go with them.

He had to be restrained.

What more do we need to hear?

We've already heard that he knew it was a Big Lie and lied anyway.

We've already heard about the fake electors that he knew were fake.

We've already heard about the pressure and threats and the violence he unleashed against election officials who were trying to do their jobs. Fulfill their oaths.

We've already heard him approve of the unspeakable.

What more do we need to hear?

Next up we will hear more about what was happening at the White House while we sat at home. Transfixed. Terrified. Traumatized.

I had not gotten a call like



SUSAN  
ESTRICH  
COMMENTARY

that since 9/11. Turn on your television. The world is going to hell.

And he refused to call them off.

We'll find out the names of everyone who tried to get to him and failed, and of everybody who should have tried to get to him but didn't.

This is a story lacking in redemption, except that which comes when a public servant speaks the truth, as she did on Tuesday.

Small redemptive moments among hours of sheer horror and brutality.

The Tuesday hearing was hastily added to fill some gaps in the timing of that terrible day. The testimony did that.

It is getting to the point where we are beyond being capable of being shocked. The president was open to

destroying our democracy and sacrificing the vice president on the altar of his ambition.

This is, this was, the president of the United States. And he was not there alone. The list of those who sought pardons is a list of those who knew better and did worse. They should be held accountable.

The list of those who aided and abetted in what was an attempt to subvert our democracy is a list of those who ought to be held accountable.

And then what?

The list that counts for the most right now is a very short one. It is the list of Republicans with the courage to stand up to a man who still commands a fervent minority. Who will say that he was wrong and that he is wrong, that he is dangerous, that he proved that and that he should never be in a position to do us such harm again?

Which Republicans will

stand up and say that?

What more do they need to hear before they do?

The country needs patriots. Where are they?

I remember watching the Saturday Night Massacre — the night President Richard Nixon ordered the firing of Watergate special prosecutor Archibald Cox — on television with my father. My dad was a Massachusetts Republican, and he had voted for Nixon. That night, he lost his faith, and I found mine. The attorney general refused to carry out the order and resigned. The deputy attorney general followed suit. Cox was fired, but Nixon was forced to accept a replacement and ultimately to comply with the rule of law. My heroes were the lawyers who stood up for the Constitution.

I am looking for them now.

*Susan Estrich is a USC law professor and a Democratic political activist.*

## ALL A-TWITTER

The Opinion page guide to tweets and responses



@reviewjournal



**Ken Olin**

@kenolin1

*thinks pro-lifers will be horrified: In states where abortion is illegal*

*the father should be financially on the hook at the moment of conception. ▶*



**Nathan Wurtzel**

@NathanWurtzel

*is thrilled: I accept your terms. Libs really don't understand*

*pro-lifers at all, do they? ▶*



**Mark Hemingway**

@Heminator

*concludes: I guess this is what happens*

*when you only started thinking of the legal and cultural impacts of abortion on Friday.*

BENJAMIN G. THOMPSON, MISSISSIPPI  
CHAIRMAN

ZOE LOFGREN, CALIFORNIA  
ADAM B. SCHIFF, CALIFORNIA  
PETER ABRAHAM, CALIFORNIA  
STEPHANIE N. MURPHY, FLORIDA  
JAMIE RASKIN, MARYLAND  
EDWINE G. LUIBA, VIRGINIA  
LIZ CHENEY, WYOMING  
ADAM KUNZINGER, ILLINOIS



U.S. House of Representatives  
Washington, DC 20515

January 9th House.gov  
(202) 225-7600

**One Hundred Seventeenth Congress**

**Select Committee to Investigate the January 6th Attack on the United States Capitol**

January 28, 2022

Mr. Michael J. McDonald



Dear Mr. McDonald:

Pursuant to the authorities set forth in House Resolution 503 and the rules of the House of Representatives, the Select Committee to Investigate the January 6th Attack on the United States Capitol ("Select Committee") hereby transmits a subpoena that compels you to produce the documents set forth in the accompanying schedule by 10 a.m. on February 11, 2022, and to appear for a deposition at 10 a.m. on February 24, 2022.

The Select Committee is investigating the facts, circumstances, and causes of the January 6th attack and issues relating to the peaceful transfer of power, in order to identify and evaluate lessons learned and to recommend to the House and its relevant committees corrective laws, policies, procedures, rules, or regulations. The inquiry includes examination of how various individuals and entities coordinated their activities leading up to the events of January 6, 2021.

The Select Committee seeks information from you on a narrow range of issues. We have sincere respect for your privacy, and we are not seeking information about your political views or your efforts in the 2020 presidential campaign more generally. Rather, we are seeking information about your role and participation in the purported slate of electors casting votes for Donald Trump and, to the extent relevant, your role in the events of January 6, 2021.

---

Based on publicly available information and information provided to the Select Committee, we believe that you have documents and information that are relevant to the Select Committee's investigation. For example, according to documents sent to the National Archives, you were a purported Electoral College elector who met with other purported electors on or about December 14, 2020 to cast votes for former President Trump and former Vice President Pence despite the fact that your state had made a final determination that Joseph Biden, Jr. and Kamala Harris were the winners of the November 2020 presidential election and the appointment of their electors had been certified.<sup>1</sup> Your delegation of purported electors for former President Trump and former Vice

---

<sup>1</sup> Documents on file with the Select Committee. Under the Constitution, each state "shall appoint" electors for President and Vice President pursuant to state law (Article II, Section 2, clause 1). The executive of the state is required to send under seal to the Archivist of the United States "a certificate of such ascertainment of the electors appointed, setting forth the names of such electors," and shall do so "as soon as practicable" in cases where there has been "a final determination provided for by law of a controversy or contest concerning the appointment" of the electors (3 U.S.C. § 6).

**“The Justice Department remains committed to holding all Jan. 6 perpetrators, at any level, accountable under law — whether they were present that day or were otherwise criminally responsible for the assault on our democracy,”**

**More than 700 people have been charged in connection with the attack on Congress, including 11 members of the right-wing Oath Keepers group who were indicted on seditious conspiracy charges. Those who voted for Donald Trump in 2020. You now have and have had since Jan. 6, 2021, ownership of each of the following items. (Ownership means you possess them, they belong to you, and you carry responsibility for each and every one of them.)**

- 1. You own the most dangerous and foolish lie in American history, that Donald Trump won the 2020 election but was denied the win because of voter fraud.**
- 2. You own the most significant act of treason since the Civil War, the January attack on the Capitol.**
- 3. You own the injuries and death that accompanied that treasonous insurrection as well as the damage and destruction to the nation’s Capitol.**
- 4. You own an attempt to destroy the world’s greatest deliberative body, the United States Congress.**
- 5. You own the words of senators, representatives and media personalities who continue to lie about the 2020 presidential election and through those lies gain political power, political advantage or financial gain.**
- 6. Republicans in Nevada and other states cast fictitious electoral votes for Trump over the rightful winner Democrat Joe Biden. Scheme of fraud went as far as to send document titled “Certificate of the Votes of the 2020 Electors from Nevada” to the National Archives in Washington, D.C. Signatures of this perjury Shawn Meehan, Michael McDonald, James DeGraffenreid, Durward James Hindle III, Jesse Law and Eileen Rice.**
- 7. You own attempts by state legislatures to restrict access by minorities to the ballot box under the guise of stopping voter fraud — fraud that is for all practical purposes non-existent. These attempts have been openly spoken about as ways to insure victory for Republican candidates for office.**
- 8. You own the actions of those who claim to be evangelical Christians, but forsake truth and surrender to the infantile behavior, demands and personality of Donald Trump instead of following the examples set forth by Jesus Christ and those who were and are his true disciples. You also own Don Jr.’s repudiation of being a follower of Jesus because, as he said before a large group of conservatives, “it has got us nothing.” You seriously damage Christianity in the eyes of many and likely the world.**
- 9. You most likely will respond by saying you don’t own each and all of those eight actions or events but by remaining silent, by continuing to give your vote and support to the Trump party and its propaganda, you do have ownership and you are complicit in Trump’s and his party’s attacks on American Democracy and our constitutional system.**

Good morning. My name is Zachary Poppel, here on behalf of the Culinary Union. My comments pertain to executive leadership at Red Rock Resorts Inc., parent company of Station Casinos.

The current Chief Financial Officer for Red Rock Resorts is Steven Cootey. Mr. Cootey has served as Red Rock Resorts CFO since May 2017.<sup>1</sup> Before joining Red Rock, Mr. Cootey was CFO at Wynn Resorts from May 2014<sup>2</sup> to February 2017.<sup>3</sup> There are three items related to Mr. Cootey's time as Wynn CFO we wish to bring to your attention.

Number one: according to a 2019 decision and order by the Massachusetts Gaming Commission, two Wynn Resorts massage therapists complained three times about Steve Wynn's alleged inappropriate conduct over a six month period. This period commenced in 2014 and carried into 2015. Mr. Cootey was CFO during this period. The MGC found that the Company "did not document or investigate these complaints as required by the Company's human resources policies." And ultimately Mr. Wynn reached a settlement with one of the massage therapists.<sup>4</sup> We believe Nevada gaming regulators should find out whether or not Mr. Cootey was aware of the complaint and settlement with the massage therapist.

Number two: also during Mr. Cootey's time as Wynn Chief Financial Officer in 2014, the Company used Company funds to pay a \$9,000 settlement to a former cocktail server who alleged Mr. Wynn had raped her in 2005. This is according to the Massachusetts Gaming Commission, which also found that no one informed the Board of Directors of the allegation or the settlement that was paid with company funds.<sup>5</sup> We believe Nevada gaming regulators should find out whether or not Mr. Cootey played any role in authorizing the use of Company funds to pay the settlement agreement.

Number three: in August 2021 U.S. District Judge Andrew Gordon ruled a case can go forward alleging that Steve Wynn, board members and top executives at his Las Vegas-based company violated SEC laws and rules through material misrepresentations and omissions.<sup>6</sup> According to a Wynn Resorts SEC filing about this case, the court granted in part, and denied in part, the Company's motion to dismiss an



amended complaint, dismissing certain of plaintiffs' claims, and allowing other claims to proceed against the Company and several of the Company's former executive officers, including Mr. Cootey.<sup>7</sup> This case is ongoing at present.<sup>8</sup> Nevada regulators should follow this case and determine if future proceedings produce evidence that bears upon Mr. Cootey's suitability to work as CFO for a gaming license-holder.

Above all, Mr. Cootey as a CFO should be credible. In a separate case in April, Administrative Law Judge Jeffery Wedekind of the National Labor Relations Board issued a decision with proposed findings of fact and conclusions of law against Station Casinos. An important part of Judge Wedekind's role in the case was to assess the credibility of witnesses who testified at trial, including Mr. Cootey. The judge found Mr. Cootey provided "highly questionable, discredited testimony" while testifying under oath about matters of significance in the case. Although Station Casinos has asked the NLRB to review Judge Wedekind's decision, the agency will overturn his credibility findings only if the clear preponderance of the evidence shows Judge Wedekind was wrong.

So we urge you to find out what Mr. Cootey did while CFO at Wynn. And we ask you to assess whether Judge Wedekind's credibility determination bears upon Mr. Cootey's suitability to work as a CFO for a license-holder.

Thank you.

---

<sup>7</sup> "Stephen L. Cootey was appointed Executive Vice President, Chief Financial Officer and Treasurer of the Company on May 24, 2017. Mr. Cootey has served as Executive Vice President and Chief Administrative Officer of the Company since March 2017. Prior to joining the Company, Mr. Cootey served as the Chief Financial Officer of Wynn Resorts Ltd. from May 2014 to March 2017, its Treasurer from February 2014 to March 2017 and its Senior Vice President from January 2014 to May 2014. He served as Senior Vice President of Corporate Finance at Las Vegas Sands Corporation from March 2012 to December 2013 and its Vice President of Corporate Finance from October 2009 to March 2012. From June 2004 to October 2009, he was a Partner and Senior Research Analyst of Prides Capital, LLC. He served as Vice President of Credit Suisse First Boston 2001 to 2004."

<https://www.sec.gov/Archives/edgar/data/0001653653/000119312517182439/d384602d8k.htm>

<sup>8</sup> "On May 16, 2014, the Company appointed Stephen Cootey, age 45, as the Company's Chief Financial Officer, Senior Vice President and Treasurer, effective immediately. Mr. Cootey has served as the Company's Treasurer since February 2014, and as the Company's Senior Vice President - Finance from January 2014 to May 2014. Prior

---

to joining the Company, Mr. Cootey served as Senior Vice President - Corporate Finance for Las Vegas Sands Corporation from March 2012 to December 2013, and Vice President - Corporate Finance from October 2009 to March 2012. From June 2004 to October 2009, Mr. Cootey was Partner and Senior Research Analyst with Prides Capital, LLC.

<sup>2</sup> "On May 16, 2014, the Company appointed Stephen Cootey, age 45, as the Company's Chief Financial Officer, Senior Vice President and Treasurer, effective immediately. Mr. Cootey has served as the Company's Treasurer since February 2014, and as the Company's Senior Vice President - Finance from January 2014 to May 2014. Prior to joining the Company, Mr. Cootey served as Senior Vice President - Corporate Finance for Las Vegas Sands Corporation from March 2012 to December 2013, and Vice President - Corporate Finance from October 2009 to March 2012. From June 2004 to October 2009, Mr. Cootey was Partner and Senior Research Analyst with Prides Capital, LLC.

As Chief Financial Officer, Mr. Cootey's annual base salary will be \$625,000 and will be eligible to receive a target annual bonus of 100% of his base salary, and the amount of any separation payment payable under his employment agreement shall equal the sum of twelve months base salary plus the amount of any bonus paid for the preceding bonus period, plus any accrued but unpaid vacation time."

<https://www.sec.gov/Archives/edgar/data/0001174922/000117492214000015/wrl-05202014x8k.htm>

<sup>3</sup> "On February 22, 2017, Stephen Cootey resigned from his position as the Company's Chief Financial Officer, Senior Vice President and Treasurer and as the Company's principal accounting officer, effective March 1, 2017, to pursue other opportunities. Mr. Cootey's decision to resign was not a result of any disagreement with the Company relating to its operations, policies or practices. The Company has entered into a Separation Agreement and Release with Mr. Cootey (the "Release"), which includes customary waiver and release, non-solicitation, confidentiality and non-disparagement provisions and provides for the payment of unpaid salary and accrued vacation through March 1, 2017 and accrued annual bonus and accrued matching contributions made under the Company's 401(k) Plan for 2016."

<https://www.sec.gov/Archives/edgar/data/0001174922/000117492217000021/wrl-8kx2232017.htm>

<sup>4</sup> Page 8: "Over a six month period commencing in 2014 and carrying into 2015, two massage therapists complained three times of alleged inappropriate conduct by Mr. Wynn.

The first allegation was that Mr. Wynn was inappropriate in his wishes on covering himself during a massage. The spa director who initially received the complaint forwarded the matter to Blake Feeny (then-Executive Director of Spa Operations, Wynn Las Vegas) who, in turn, notified Brian Gullbrants (then-Executive VP and General Manager of Wynn Las Vegas). Mr. Gullbrants then notified Mr. Wooden (then-President of Wynn Las Vegas).

There is no evidence any investigation of the allegation occurred.

Within months, the same massage therapist lodged another complaint concerning Mr. Wynn's behavior in asking for a "sensual massage" during a couple's massage with his wife. The director again notified Mr. Gullbrants, who then notified Mr. Wooden.

Mr. Wooden reported this complaint to Mr. Maddox (then-President of Wynn Resorts). Mr. Maddox instructed Mr. Wooden to tell Mr. Wynn to "knock it off." Mr. Maddox did not document the conversation or instruct Mr. Wooden to conduct an investigation.

At the end of this approximately six month period, the spa director received another complaint from a massage therapist concerning Mr. Wynn's inappropriate behavior. The allegation concerned another instance of Mr. Wynn insisting on inappropriate draping during a massage that made the therapist uncomfortable.

The then-Director of the Spa felt that this allegation was "the last straw" and reported it to Mr. Gullbrants, but did not document it. Mr. Gullbrants forwarded the allegation to Mr. Wooden.

The Company did not document or investigate these complaints as required by the Company's human resources policies.

Ultimately, Mr. Wynn reached a settlement with the latter massage therapist. Neither the Company nor the IEB are aware of the details of the settlement aside from a provision releasing the Company from all claims."

<https://massgaming.com/wp-content/uploads/MGCDecisionandOrder4.30.19.pdf>

<sup>5</sup> Page 7: "In July 2014, during the course of a mediation session of an EEOC charge alleging certain other employment claims filed by a terminated cocktail server at Wynn Las Vegas, the cocktail server alleged to the Company's outside counsel that Mr. Wynn raped her in 2005. The EEOC charge made no allegations regarding sexual misconduct by Mr. Wynn and neither Mr. Wynn nor his counsel was present at this mediation.

---

The Company's outside counsel, Mr. Abbott, drafted a memo and emailed it to Mr. Tourek (then-General Counsel for Wynn Las Vegas) summarizing the allegation. Mr. Abbott also spoke with Mr. Tourek and Maurice Wooden (then-President of Wynn Las Vegas) about the allegation.

Mr. Tourek forwarded the memo by email to outside attorney Don Campbell; Mr. Wynn alleged that Mr. Campbell represented him individually rather than the Company.

Mr. Campbell emailed the memo to Ms. Sinatra (then-General Counsel of Wynn Resorts) to her email address at the Company.

The Company reached a settlement in the amount of \$9,000 with the former employee and paid the settlement using Company funds.

The Company did not document or investigate the allegation of rape as required by the Company's human resources policies.

No one informed the Board of Directors of the allegation or settlement.

On September 17, 2014, the Commission awarded the Region A license to Wynn MA, LLC.

No one informed the Commission of the allegation of rape or settlement prior to the award of the Region A license to the Company." <https://massgaming.com/wp-content/uploads/MGCDecisionandOrder4.30.19.pdf>

<sup>6</sup> "A federal judge in Nevada has revived elements of a securities fraud lawsuit seeking class-action status for allegations that executives at Wynn Resorts Ltd. knew about, but disregarded, reports of sexual harassment and misconduct against company founder Steve Wynn.

U.S. District Judge Andrew Gordon ruled the case can go forward alleging that Steve Wynn, board members and top executives at his Las Vegas-based company violated Securities and Exchange Commission laws and rules through 'material misrepresentations and omissions.'

Wynn has denied allegations that became public in January 2018 with a Wall Street Journal report about dozens of casino employees describing, as the judge noted, 'behavior that cumulatively would amount to a decades-long pattern of sexual misconduct.'" <https://foxreno.com/newsletter-daily/judge-revived-a-lawsuit-alleging-wynn-resorts-disregarded-sexual-harassment-reports> (also published on US News:

<https://www.usnews.com/news/us/articles/2021-08-04/us-judge-revives-class-action-claim-in-wynn-resorts-lawsuit>)

"Nevada casino regulators could still impose a \$500,000 fine and discipline former Las Vegas casino mogul Steve Wynn over allegations of workplace sexual misconduct, following a state Supreme Court decision on the case. The court ruled unanimously Thursday that a district court judge in Las Vegas acted prematurely when she sided with Wynn's lawyers and decided he had no current casino industry ties and the state Gaming Commission lacked authority to punish him. It ordered the judge to undo her November 2020 ruling."

<https://www.rgi.com/story/news/nevada/2022/04/01/las-vegas-casino-mogul-steve-wynn-sexual-misconduct-case-back-to-nevada-gaming-regulators-ruling/7251028001/>

<sup>7</sup> "On February 20, 2018, a putative securities class action was filed against the Company and certain current and former officers of the Company in the United States District Court, Southern District of New York (which was subsequently transferred to the United States District Court, District of Nevada) by John V. Ferris and Joann M. Ferris on behalf of all persons who purchased the Company's common stock between February 28, 2014 and January 25, 2018. The complaint alleges, among other things, certain violations of federal securities laws and seeks to recover unspecified damages as well as attorneys' fees, costs and related expenses for the plaintiffs. On April 15, 2019, the Company filed a motion to dismiss, which the court granted on May 27, 2020, with leave to amend. On July 1, 2020, the plaintiffs filed an amended complaint. On August 14, 2020, the Company filed a motion to dismiss the amended complaint. On July 28, 2021, the court granted in part, and denied in part, the Company's motion to dismiss the amended complaint, dismissing certain of plaintiffs' claims, including all claims against Mr. Billings and the individual directors, and allowing other claims to proceed against the Company and several of the Company's former executive officers, including Mr. Maddox, Stephen A. Wynn, Kimmarie Sinatra, and Steven Cootey."

<https://www.sec.gov/Archives/edgar/data/0001174922/00011749222000031/wynn-20211231.htm>

<sup>8</sup> JOHN V. FERRIS, et al.,

Plaintiffs

v.

WYNN RESORTS LIMITED, et al.,

Defendants

Case No.: 2:18-cv-00479-APG-DJA

---

Order Granting in Part Motions to  
Dismiss, Granting Motion for Leave to File  
Surreply, and Granting Motion for Leave  
to File Supplemental Authority  
UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA

My name is Casiano Corpus. I have worked at Palace Station as a Utility Porter for 30 years.

I am a union committee leader inside Palace Station, which means I talk to my coworkers and organize them to fight for a union contract. The reason I became a union committee leader was so that I could provide a better life and future for my family. I want to have better pay, a pension, and better insurance.

Station Casinos does not want to give us what we are asking for. Every day I go to work, I am afraid because I don't know which day might be my last day.

We only want Station Casinos to respect the daily struggle of us employees, and to sit with us at the negotiating table and sign a union contract.

Thank you very much, and God bless.

My name is Gloria Escoto. I have worked as a sanitation worker at Palace Station for 22 years.

Through these years that I have worked for Station Casinos I have seen many changes, and all those changes go against the employees. For example, due to the pandemic that closed the casinos, many employees were not called to work and when some employees returned to work, Station Casinos took away their seniority and all their benefits. That is an injustice because they are not to blame. It was because of the pandemic that they stopped working. And the company has done things to harass the employee. For example, we have wanted the union for many years because it offers good benefits, and what the company has done is harass and threaten employees. We have experienced many injustices at work just for wanting to have a union. Also when they gave the last raise, they gave a better raise to workers with less seniority and that is unfair.

Thank you.

Mi nombre es Gloria Escoto. Yo trabajo como trabajador  
sanitación en Palace Station Casino por 22 años.

A través de estos años que yo he trabajado en Station Casinos  
he visto muchos cambios y todos esos cambios van en contra  
de los empleados. Por ejemplo ahora por la pandemia que  
serraron los casinos a muchos empleados no los llamaron a  
trabajar y cuando algunos empleados regresaron, les quitaron  
señoría y todos sus beneficios y eso es una injusticia porque  
ellos no tienen culpa. Fue por la pandemia que dejaron de  
trabajar. Y la compañía ha hecho cosas para hostigar al  
empleado. Por ejemplo nosotros tenemos muchos años  
queriendo la unión por tener buenos beneficios y la compañía  
lo que ha hecho es hostigar y amenaza a los empleados.

Nosotros hemos vivido en el trabajo muchas injusticias solo por  
querer tener unión. Tan bien cuando dieron el último aumento  
que dieron, le dieron mejor aumento a los trabajadores con  
menos señoría y eso es injusto.

Gracias.