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10 UNITED STATES DISTRICT COURT  
11 DISTRICT OF NEVADA

12 GNLV, Corp., a Nevada corporation,  
13 Plaintiff,  
14 v.  
15 ALISA LESUEUR, an individual,  
16 Defendant.  
17

Case No.: 2:13-cv-00679

**EX PARTE TEMPORARY  
RESTRAINING ORDER**

18 UPON CONSIDERATION of the Motion filed by Plaintiff GNLV, Corp. (“GNLV” or  
19 “Plaintiff”), requesting a temporary restraining order and injunction requiring Defendant Alisa  
20 LeSueur (“LeSueur” or “Defendant”) to immediately cease and desist all use of the following  
21 domain names (“the infringing Domain Names”):

22	www.online-golden-nugget-poker.com	www.goldennuggetsonlinecasino.com
23	www.onlinegoldennuggetpoker.com	www.golden-nugget-online-casino.com
24	www.goldennuggetonlineslots.com	www.golden-nugget-poker-online.com
25	www.goldennuggetinternetpoker.com	www.golden-nugget-online-poker.com
	www.goldennuggetscasinoonline.com	www.golden-nugget-poker.com

26 Also, for Defendant to immediately cease and desist use of any of Plaintiff’s trademarks and  
27 requiring the domain name registrar to lock the domain names at issue and transfer them to GNLV,  
28 the supporting Memorandum of Points and Authorities, the supporting Declarations and evidence,

1 the record in this case, and for other good cause shown:

2 THE COURT HEREBY FINDS THAT:

3 1. This Court has subject matter jurisdiction pursuant to 15 U.S.C. § 1121 and 28 U.S.C.  
4 §§ 1331 and 1338;

5 2. The Court has personal jurisdiction over the Defendant in that Defendant (a) she  
6 operates web sites on the Internet that are accessible to residents of the State of Nevada; (b) the web  
7 sites offer direct links to online casinos and poker rooms including the WinStar Casino Resort; and  
8 (c) Defendant committed tortious acts that she knew or should have known would cause injury to  
9 Plaintiff in the State of Nevada.

10 3. GNLV has made extensive use of the GOLDEN NUGGET Marks on, among other  
11 things, signage, wearing apparel, and sales and promotional materials, and has obtained federal  
12 registration for the GOLDEN NUGGET Marks for various goods and services, including but not  
13 limited to:

14 (a) GOLDEN NUGGET for casino and bar services (U.S. Reg. No. 1,554,155);

15 (b) GOLDEN NUGGET for nightclub, bar, cabaret and casino services (U.S. Reg. No.  
16 1,082,044);

17 (c) GOLDEN NUGGET for casino services (U.S. Reg. No. 1,203,988); and

18 (d) GOLDEN NUGGET for hotel and resort hotel services (U.S. Reg. No. 2,240,084).

19 4. GNLV has made extensive use of the GOLDEN NUGGET Marks on, among other  
20 things, signage, wearing apparel, and sales and promotional materials, and is a licensee of several  
21 federal registrations for the GOLDEN NUGGET Marks for various goods and services, including  
22 but not limited to:

23 (a) GOLDEN NUGGET for casino and bar services (U.S. Reg. No. 1,554,155);

24 (b) GOLDEN NUGGET for nightclub, bar, cabaret and casino services (U.S. Reg. No.  
25 1,082,044);

26 (c) GOLDEN NUGGET for casino services (U.S. Reg. No. 1,203,988); and

27 (d) GOLDEN NUGGET for hotel and resort hotel services (U.S. Reg. No. 2,240,084).  
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1           5.       Based on its federal trademark registrations and extensive use, GNLV owns the  
2 exclusive right to use the GOLDEN NUGGET Marks in connection with resort hotel, casino and  
3 related services. The extensive advertising and promotion of the “Golden Nugget” resort hotel  
4 casinos have resulted in the GOLDEN NUGGET name and marks being distinctive for resort hotel  
5 casino services;

6           6.       Defendant LeSueur has used GNLV’s marks as part of her ten Internet domain names

www.online-golden-nugget-poker.com www.onlinegoldennuggetpoker.com www.goldennuggetonlineslots.com www.goldennuggetinternetpoker.com www.goldennuggetscasinoonline.com	www.goldennuggetonlinecasino.com www.golden-nugget-online-casino.com www.golden-nugget-poker-online.com www.golden-nugget-online-poker.com www.golden-nugget-poker.com
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12 without GNLV’s authority or permission;

13           7.       GNLV will suffer irreparable injury if the Court does not require the domain name  
14 registrar GoDaddy.com (“Registrar”) to lock the infringing ten domain names listed above and  
15 transfer them to GNLV pending litigation of this matter;

16           8.       GNLV has demonstrated that it will suffer irreparable harm if a Temporary  
17 Restraining Order is not entered ex parte because, immediately upon notice of suit and prior to  
18 hearing, Defendant could transfer the Infringing Domain Names to another registrant or registrar.  
19 Transfer of the Infringing Domain Names to another registrant would deprive the court of  
20 jurisdiction and require GNLV to file additional suits to chase the Infringing Domain Names to  
21 recover its intellectual property. Transfer of the Infringing Domain Names to another registrar  
22 would require GNLV to expend significant effort and financial resources to track the registration;

23           9.       GNLV has demonstrated likelihood of success on the merits of its cybersquatting  
24 claims against Defendant under the Lanham Act, 15 U.S.C. § 1125(d);

25           10.      GNLV has demonstrated likelihood of success on the merits of its mark infringement  
26 claims against Defendant under the Lanham Act, 15 U.S.C. § 1114, and Nevada law;

27           11.      GNLV has demonstrated likelihood of success on the merits of its unfair competition  
28 claims against Defendant under the Lanham act, 15 U.S.C. § 1125(a);

1           12.     The balance of hardships tips in favor of GNLV because issuance of the restraining  
2 order and injunction would merely lock and transfer the domain name to GNLV pending trial, and  
3 failure to issue the restraining order and injunction would cause GNLV to suffer irreparable injury to  
4 its name and marks and the associated goodwill if Defendant is not enjoined from registering,  
5 maintaining the registration on or using domain names containing GNLV's marks or marks  
6 confusingly similar to GNLV's name and marks;

7           13.     There is no likelihood of harm to the public from the temporary restraining order now  
8 being granted.

9           IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that: GNLV's *ex parte*  
10 Application for Temporary Restraining Order is hereby GRANTED;

11           IT IS FURTHER ORDERED that, pursuant to 15 U.S.C. § 1125(d)(1)(C), the domain names

12 13 14 15 16	www.online-golden-nugget-poker.com www.onlinegoldennuggetpoker.com www.goldennuggetonlineslots.com www.goldennuggetinternetpoker.com www.goldennuggetscasinoonline.com	www.goldennuggetonlinecasino.com www.golden-nugget-online-casino.com www.golden-nugget-poker-online.com www.golden-nugget-online-poker.com www.golden-nugget-poker.com
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17 shall be immediately locked by the Registrar and/or its successor registrars and transferred to  
18 GNLV.

19           IT IS FURTHER ORDERED that Defendant will immediately cease and desist any and all  
20 use of GNLV's name and trademarks and any and all variants thereof, including use of the  
21 Infringing Domain Names, and take all necessary actions to transfer the Infringing Domain Names  
22 to GNLV.

23           IT IS FURTHER ORDERED that the Registrar and/or its successor registrars remove all  
24 existing Domain Name Server (DNS) entries and corresponding addresses, and enter the Registrar's  
25 default Domain Name Server and address entries to prevent further damage caused by the infringing  
26 use of the Infringing Domain Name.

27           IT IS FURTHER ORDERED that Defendant shall file, pursuant to 15 U.S.C. § 1116(a), with  
28 this Court and serve upon GNLV within thirty (30) days after entry of this Order, a report in writing

1 under oath setting forth in detail the manner and form in which Defendant has complied with this  
2 Court's Order; and

3 IT IS FURTHER ORDERED that GNLV shall post a nominal bond of \$100.00 for each  
4 domain name at issue because the evidence indicates that Defendant will only suffer minimal, if any,  
5 damage by the issuance of this temporary restraining order.

6 **ORDER SETTING HEARING FOR PRELIMINARY INJUNCTION**

7 UPON CONSIDERATION of GNLV's Motion, the Memorandum of Points and Authorities,  
8 the supporting declarations and exhibits, the papers and pleadings on file in this matter and for good  
9 cause shown;

10 1. The Court hereby sets the hearing for Plaintiff's Motion for Preliminary Injunction on  
11 May 7, 2013, at 10:00 a.m. in Courtroom 6A at the Lloyd D.  
12 George United States Federal Courthouse, 333 Las Vegas Boulevard South, Las Vegas, Nevada  
13 89101.

14 2. Further, the Court hereby sets the following briefing schedule relating to Plaintiff's  
15 Motion:

16 (e) Defendant shall file and serve opposition papers, if any, no later than  
17 April 30, 2013; and

18 (f) Plaintiff shall file and serve its reply brief, if any, no later than May 3,  
19 2013.

20 3. In addition, to ensure Defendant received timely notice of the hearing, given that  
21 Defendant must maintain accurate contact information with the domain name registrar, GNLV may,  
22 in addition to the requirements set forth in Rules 4 and 5 of the Federal Rules of Civil Procedure,  
23 serve the Motion, this Order and all other pleadings filed to date on Defendant by electronic mail  
24 transmission.

25   
26 UNITED STATES DISTRICT JUDGE

27 Dated: April 23, 2013

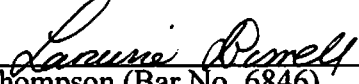
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Respectfully submitted by:

DATED: 22<sup>nd</sup> day of April, 2013

GREENBERG TRAURIG, LLP

  
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