

MOTION TO WITHDRAW Page 1 of 3

/s/ Nathan R. Ring Nathan R. Ring Nevada State Bar No. 12078 STRANCH, JENNINGS & GARVEY, PLLC 3100 W. Charleston Blvd., Ste. 208 Las Vegas, NV 89102 725-235-9750 LasVegas@StranchLaw.com

725-235-9750 lasvegas@stranchlaw.com

SJG

3100 W. Charleston Blvd., #208 Las Vegas, NV 89102

CERTIFICATE OF SERVICE

The undersigned hereby certifies that she is an employee of STRANCH, JENNINGS & GARVEY, PLLC, and on this 6th day of October, 2023, I caused to be served a copy of the MOTION TO WITHDRAW AS ATTORNEY on the parties set forth below via the Court e-filing system where an email address is provided and/or by depositing the same in the United States Mail, first class, postage prepaid, addressed as follows:

Caesars Entertainment, Inc. One Caesars Palace Drive Las Vegas, NV 89109

Defendant

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Alexis Giuffre

Lgiuffre040@gmail.com

Plaintiff

<u>/s/ Suzanne Levenson</u> An employee of Stranch, Jennings & Garvey, PLLC

GARVEY	1 2 3 4 5 6 7 8 9 10 11 12 13	Plaintiff(s), v.						
IGS & GA		CLASARS ENTERTAINMENT, INC.						
STRANCH, JENNINGS & GARVEY	14	Defendant(s).						
FRANCH	15 16							
ST	16 17	<u>ORDER</u>						
	18							
	19	IT IS HEREBY ORDERED that the motion of J. Gerard Stranch, IV to withdraw as co-						
	20	counsel for Plaintiff Alexis Giuffre in this action is GRANTED.						
	21	IT IS FURTHER ORDERED that Plaintiff shall continue to be represented by Jeff Ostrow,						
	22	Gary M. Klinger and Nathan R. Ring as counsel of record in this matter.						
	23		Benburetan					
	24 25		- Grenburthan					
	25 26							
	20							
	28							
		[PROPOSED] ORDER GRANTING MOTION TO WITHDRAW Page 1 of 3						

SJG 725-235-9750 lasvegas@stranchlaw.com

3100 W. Charleston Blvd., #208 Las Vegas, NV 89102

	1	RESPECTFULLY SUBMITTED BY:
	2	/s/ J Gerard Stranch, IV
	3	J. Gerard Stranch, IV Stranch, Jennings & Garvey, PPLC
	4	The Freedom Center
	5	223 Rosa L. Parks Avenue, Suite 200 Nashville, TN 37203
	6	615-254-8801 gstranch@stranchlaw.com
	7	
	8	/s/ <i>Nathan R. Ring</i> Nathan R. Ring
	9	Nevada State Bar No. 12078 STRANCH, JENNINGS & GARVEY, PLLC
	10	3100 W. Charleston Blvd., Ste. 208
	11	Las Vegas, NV 89102 725-235-9750
20	12	LasVegas@StranchLaw.com
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STRANCH, JENNINGS & GARVEY	15	
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		[PROPOSED] ORDER GRANTING MOTION TO WITHDRAW Page 2 of 3

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3100 W. Charleston Blvd., #208 Las Vegas, NV 89102

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	3	CERTIFICATE OF SERVICE
	4	The undersigned hereby certifies that she is an employee of STRANCH, JENNINGS & GARVEY,
	5	PLLC, and on this 6th day of October, 2023, I caused to be served a copy of the (PROPOSED)
	6	ORDER GRANTING MOTION TO WITHDRAW on the parties set forth below via the Court e-
	7	filing system where an email address is provided and/or by depositing the same in the United States
	8	Mail, first class, postage prepaid, addressed as follows:
шo	9	Caesars Entertainment, Inc.
725-235-9750 asvegas@stranchlaw.com JARVEY	10	One Caesars Palace Drive Las Vegas, NV 89109
9750 Østranc	11	Defendant
725-235-9750 lasvegas@stran GARVEY	12	
72! las s & GAR	13	Alexis Giuffre
208 SJG 725-23 102 SJG lasvega Stranch, jennings & garvey	14	Lgiuffre040@gmail.com
ANCH, JI	15	Plaintiff
, #208 89102 ^{STR/}	16	
arleston Blvd., #208 .as Vegas, NV 89102 ^{STR/}	17	<u>/s/ Suzanne Levenson</u> An employee of Stranch, Jennings & Garvey, PLLC
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		[PROPOSED] ORDER GRANTING MOTION TO WITHDRAW Page 3 of 3