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7	Attorneys for Defendants Las Vegas Metropolitan Police Department,		
8	Clark County Sheriff Department, Douglas Gillespie, Kenneth Mead, and		
9	Michael Madland		
10	UNITED STATES DISTRICT COURT		
11	DISTRICT OF NEVADA		
12	THOMAS DENSON on individual	CASE NO. 2:17-cv-00447-RFB-NJK	
13	THOMAS BENSON, an individual,	LMVPD DEFENDANTS JOINDER TO	
14	Plaintiff, vs.	DEFENDANTS LAS VEGAS REVIEW JOURNAL AND ELI SEGALL'S MOTION	
15	LAS VEGAS METROPOLITAN POLICE	TO STRIKE PLAINTIFF'S FUGITIVE "WRIT GRANTING TRIAL BY JURY"	
16	DEPARTMENT, CLARK COUNTY SHERIFF DEPARTMENT, DOUGLAS	[ECF 116] AND REQUEST FOR	
	GILLESPIE, KENNETH MEAD, and MICAHEL MADLAND, et. al.	EMERGENCY EXPEDITED HEARING	
17	·		
18	Defendants.		
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20			
21	Defendants Las Vegas Metropolitan Police Department ("LVMPD"), Douglas Gillespie		
22	Kenneth Mead, Michael Madland, and erroneously named Clark County Sheriff Departmen		
23	(collectively, the "LVMPD Defendants"), by and through their counsel of record, the law firm o		
24	Kaempfer Crowell, hereby join in Defendants Las Vegas Review Journal and Eli Segall'		
25	Motion to Strike Plaintiff's Fugitive "Writ Granting Trial By Jury" [ECF 116] for all the reason		
26	stated therein, and hereby request an emergency expedited hearing on this matter.		
27	Mindful that emergency motions are generally disfavored in this district, see Cardoza v		
28	Bloomin' Brands 141 F Supp 3d 1137 1145	-46 (D. Nev. 2015), counsel for the LVMPD	

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Defendants certifies that expedited resolution of the instant motion is needed. Plaintiff, an adherent of the sovereign citizen extremist movement—a form of right-wing anarchism—uses fraudulent legal documents and filings in order to intimidate, harass, and coerce public officials, judges, law enforcement, and private citizens. Specifically, sovereigns use these fraudulent 'orders' as fictitious financial instruments to secure the filing of an actual lien on property or assets of public officials and institutions.

Plaintiff's instant Writ, filed and served yesterday, sets a jury trial for Thursday, October 5, 2017 at 7:00 p.m. The trial allegedly will take place by conference call and is open to the public. As the trial is set in one week, this imminent threat must be swiftly addressed by this Court. Although Benson has alleged that this Court's orders striking prior rulings of his fraudulent court are "treason," a failure to issue another order striking Benson's most recent filings and holding that they have no legal effect would serve a grave injustice, enabling Benson and his cohorts to continue to use the courtroom to legitimize their fraudulent instruments and to interfere with the administration of justice.

The instant emergency request is required because the LVMPD Defendants will be irreparably prejudiced if this "trial" proceeds as scheduled; and secondly, because the LVMPD Defendants are without fault in creating the crisis that requires emergency relief, for they bring this joinder to the Review Journal's motion shortly after receiving Benson's latest filings. *See Cardoza*, 141 F.Supp.3d at 1145-46 (setting forth the requirements for an emergency request). In addition, submitting these motions in the ordinary course and having any meaningful meetand-confer with Benson is impractical. Benson does not recognize the right of the LVMPD Defendants' counsel to represent them in court and demands that counsel "prove jurisdiction in this court." *See* ECF No. 61, ¶2. He claims he "does not have to put up with foreign agents, attorneys, that have no desire to see real law at work and true justice served." *See* ECF No. 61, ¶11. Moreover, he apparently believes that there is nothing to consider because a court already

¹ ECF No. 112 at page 6, ¶ 9.

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1	granted him the relief to which he believes he is entitled that the acts of this Court amount to		
2	treason. See ECF No. 112 at page 6, ¶ 9.		
3	DATED this 28 th day of September2017.		
4	KAEMPFER CROWELL		
5	By: /s/ Lyssa S. Anderson		
6	<u> </u>		
7	LYSSA S. ANDERSON (Nevada Bar No. 5781) RYAN W. DANIELS (Nevada Bar No. 13094)		
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12	Michael Madland		
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1	CERTIFICATE OF SERVICE		
2	I hereby certify that on September 28, 2017, I served a true and correct copy of the		
3	foregoing LMVPD DEFENDANTS JOINDER TO DEFENDANTS LAS VEGAS REVIEW		
4	JOURNAL AND ELI SEGALL'S MOTION TO STRIKE PLAINTIFF'S FUGITIVE		
5	"WRIT GRANTING TRIAL BY JURY" [ECF 116] AND REQUEST FOR EMERGENCY		
6	EXPEDITED HEARING through the CM/ECF system of the United States District Court for		
7	the District of Nevada (or, if necessary, by United States Mail at Las Vegas, Nevada, postage		
8	fully prepaid) upon the following:		
9 10 11	Thomas Benson c/o 9030 West Sahara Avenue 617 Las Vegas, NV 89117 Plaintiff in Proper Person	Peter M. Angulo 9950 W. Cheyenne Ave. Las Vegas, NV 89129 Attorneys for Ewing Bros., Inc.	
12 13 14	Bradford R. Jerbic Elias P. George 495 S. Main Street, Sixth Floor Las Vegas, NV 89101 Attorneys for City of Las Vegas	Eric D. Hone Gabriel Blumberg 8363 West Sunset Road, Suite 200 Las Vegas, Nevada 89113-2210 Attorneys for KVVU Broadcasting Corp.	
15 16 17	Margaret A McLetchie Alina M. Shell 701 E. Bridger, Suite 520 Las Vegas, NV 89101 Attorneys for Eli Segall		
18 19		/s/ Gina Muscari	
20		an employee of Kaempfer Crowell	
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