1	IN THE COURT OF APPEALS OF THE UNITED STATES	
2		x
3	GLOCC,	:
4	Appellant,	:
5	V.	: No. 01-1
6	NORWEGIANBUNNY,	:
7	Appellee.	:
8		x
9	1	Washington, D.C.
10		Sunday, October 7, 2018
11		
12	The above-entitled matter came on for oral	
13	argument before the Court of Appeals of the United States at 5	
14	p.m.	
15	APPEARANCES:	
16	POTUStxXCHEESEbroXx, Washington, DC; on behalf of	
17	Appellant.	
18	Norweignbunny, Washington, DC; on behalf of	
19	Appellee.	
20		
21		
22		
23		

- 1 PROCEEDINGS
- (5:05 p.m.)
- 3 CHIEF JUDGE GINSBURG: We will hear arguments in Docket
- 4 No. 01-1, Glocc v. Norweginbunny.
- 5 MR. POTUS, you may begin.
- 6 ORAL ARGUMENT OF POTUSTXXCHEESEBROXX ON BEHALF OF
- 7 THE Appellant.
- 8 POTUSTXXCHEESEBROXX: Default judgement should not have
- 9 been given, with the circumstance that the judge was replying
- 10 every 1-2 hours and that the case was going no-where. Default
- 11 judgements are to be given is to be blamed fully, in this
- 12 circumstance the plaintiff is partially responsible for the
- 13 stalling also.
- 14 CHIEF JUDGE GINSBURG: Was this default or summary
- 15 judgement? Since, according to the District Court, the judgement
- 16 was summary judgement.
- 17 POTUSTXXCHEESEBROXX: Gloccc has been used as a cash
- 18 cow by the plaintiff in his previous case and the ruling is FAR
- 19 beyond that of what should be awarded for such a case.
- 20 Inadmissible evidence was used in the previous case, making it a
- 21 farce and my client should not be liable for any damages.
- 22 CHIEF JUDGE GINSBURG: Is the argument now that the
- 23 judgement was too much?

- 1 POTUSTXXCHEESEBROXX: Yes, and that inadmissible
- 2 evidence was given.
- 3 CHIEF JUDGE GINSBURG: What was the inadmissible
- 4 evidence?
- 5 POTUSTXXCHEESEBROXX: It was off-site evidence, not
- 6 given in gif format which is inadmissible, under admissible
- 7 evidence rule 6.
- JUDGE POTTER: Do this quick please.
- 9 CHIEF JUDGE GINSBURG: Are you referring to evidence
- 10 gather from sources other than in-game ROBLOX?
- 11 POTUSTXXCHEESEBROXX: Here. Go to the bottom. That was
- 12 the evidence submitted to the court. Glocc had to pay over
- 13 50,000 in emotional distress.
- 14 CHIEF JUDGE GINSBURG: Did Mr. Glocc's attorney object
- 15 to this evidence?
- POTUSTXXCHEESEBROXX: He did not have an attorney.
- 17 CHIEF JUDGE GINSBURG: Did Mr. Glocc object to this
- 18 evidence?
- 19 POTUSTXXCHEESEBROXX: Glocc did not object to the
- 20 evidence, he did not know it was used.
- JUDGE POTTER: Did both parties agree to this validity?
- 22 POTUSTXXCHEESEBROXX: No.
- 23 CHIEF JUDGE GINSBURG: Did Mr. Glocc not see the evidence?

- 1 POTUSTXXCHEESEBROXX: He was not in-tuned with the case
- 2 until the summary judgement was issued.
- 3 He did not know that it was inadmissable.
- JUDGE POTTER: I see these youtube links, is it related
- 5 to this case?
- 6 POTUSTXXCHEESEBROXX: Youtube links are related to
- 7 alleged assaults.
- 8 CHIEF JUDGE GINSBURG: What are the screenshots related
- 9 to?
- 10 POTUSTXXCHEESEBROXX: Emotional distress. Something
- 11 that also was not listed within the torts on filing of the case.
- JUDGE POTTER: Okay, the presiding judge ruled in a
- 13 summary judgement, correct? The statement said it was a default
- 14 summary.
- 15 POTUSTXXCHEESEBROXX: Yes, mess-up. Glocc does not know
- 16 if the motion was a default or summary. Memorandum states it was
- 17 summary.
- JUDGE POTTER: Okay, the trial was not "organized" just
- 19 because the presiding judge responded in every a few hours?
- 20 POTUSTXXCHEESEBROXX: More or less, continued arguing
- 21 between the defendant and the plaintiff.
- JUDGE POTTER: Did this happen on discord trial?
- POTUSTXXCHEESEBROXX: Yes, discord trial.

- 1 CHIEF JUDGE GINSBURG: I'm confused what part of the
- 2 summary judgement is legally inept.
- 3 You do not seem to dispute, both here and in trial, of
- 4 the case.
- 5 Is this true?
- 6 POTUSTXXCHEESEBROXX: Elaborate more please.
- 7 CHIEF JUDGE GINSBURG: I do not see what part of the
- 8 summary judgement you object to.
- 9 Or, as a matter of fact, if it is the whole thing.
- 10 POTUSTXXCHEESEBROXX: We are objecting to the amount of
- 11 emotional distress and the inadmissible evidence that was used.
- 12 CHIEF JUDGE GINSBURG: So, the scope of your argument
- 13 is to the sums of emotional distress?
- 14 POTUSTXXCHEESEBROXX: As-well as the counts of
- 15 harassment.
- 16 CHIEF JUDGE GINSBURG: Has your client paid for all the
- 17 other costs?
- 18 POTUSTXXCHEESEBROXX: Not as of now.
- JUDGE POTTER: Are you also objecting that it was off-
- 20 site evidence because the both parties haven't agreed to this
- 21 validity?
- 22 Or it is not?
- POTUSTXXCHEESEBROXX: Both parties did not agree to the off-site evidence.

- 1 The opinion and order does not show where the
- 2 emotional distress came from, if it was the off-site evidence or
- 3 not. Its vague.
- 4 CHIEF JUDGE GINSBURG: Thank you counselor.
- 5 Mr. Bunny, you may proceed.
- 6 ORAL ARGUMENT OF NORWEIGNBUNNY ON BEHALF OF THE
- 7 Appellee.
- 8 NORWEGIANBUNNY: 1.) Gloccc was very much tuned in to
- 9 the case, but he was busy not attending court while thinking
- 10 that he's above the law and saying "nigger" and slandering me
- 11 and others instead of actively participating in his own trial.
- You can't use the argument "he didn't know it (the
- 13 evidence) was used" when the case docket from trello is linked
- 14 at the start of the case in the chat itself, and the evidence
- 15 being in the trello card. Not paying attention and/or refusing
- 16 to join the court chambers is gloccc's fault.
- The screenshot evidence I put in was just extra
- 18 evidence IN ADDITION to the videos to give the whole thing more
- 19 context; of why gloccc was targeting me by false arresting and
- 20 assaulting me.
- 21 Basically, in short why I was targeted by gloccc and
- 22 other dantovia & special forces members: I went around and
- 23 recorded their crimes on duty and submitted a criminal complaint and sued a lot of them in civil cases, so they targeted me.

- 1 The screenshots that were sent to me by other special
- 2 forces employees show that gloccc explained his actions in the
- 3 special forces channel by saying that he was teaching me a
- 4 lesson, and etc. Yeah, they aren't legally valid because of the
- 5 gif/video rule.
- 6 The emotional distress wasn't based off the discord
- 7 evidence? wtf? that doesn't make sense? emotional distress
- 8 compensation is from all the times gloccc assaulted me, falsely
- 9 imprisoned me and called me racial & offensive slurs.
- It doesen't say anywhere in the judgement that was
- 11 made by the judge that the emotional distress is solely from the
- 12 discord evidence. Either way that couldn't be possible since I
- 13 wasn't even in the said channel where gloccc was and didn't
- 14 interact with him or any of his associates in the screenshots.
- 15 They are just sent to me by other people that were in that chat.
- Harassment charge is valued as he harassed me by
- 17 calling me a nigger several times, and a Jew.
- 18 Yeah, just read through everything starting from the
- 19 top. I'm ready for questions. This is very simple.
- 20 CHIEF JUDGE GINSBURG: Are you saying that the
- 21 screenshots are just snapshots of the video?
- NORWEGIANBUNNY: No, its not from any videos, its
- 23 screenshots from their discord server where he explained why he did the actions versus me, even if the evidence removed—

- 1 CHIEF JUDGE GINSBURG: How can you validate the
- 2 evidence in accordance with rules of admission for evidence?
- NORWEGIANBUNNY: --It won't affect the outcome at all.
- 4 CHIEF JUDGE GINSBURG: How so?
- 5 NORWEGIANBUNNY: Since the main evidence are the videos
- 6 and you don't need the screenshots to prove glocc's guilty.
- 7 CHIEF JUDGE GINSBURG: Can you not speak in 3-word
- 8 sentences? It makes it very hard to transcribe.
- 9 NORWEGIANBUNNY: Ok, I don't need the evidence to make
- 10 gloccc guilty of all the charges submitted without lowering the
- 11 compensation he has to pay the screenshots). Invalidating the
- 12 screenshots so it couldn't later be used as an attempt to try to
- 13 bullshit this and try to lower the compensation amount. He even
- 14 told me after the case.
- 15 CHIEF JUDGE GINSBURG: So, what were the screenshots
- 16 used as?
- The appellant says they were used to justify 50,000 in
- 18 emotional distress.
- NORWEGIANBUNNY: Uh, that's false, the Judge only
- 20 looked at the videos. The screenshots are just giving context
- 21 but they were intended to be used as evidence by me but I knew
- 22 that they couldn't be used legally as evidence since they were
- 23 GIFs but I just put them there anyway just to fill up as much as possible.

- Even if they are removed they won't affect the outcome
- 2 of the case as the real proof is in the videos.
- 3 JUDGE POTTER: The judge only looked at the videos? Did
- 4 he confirm this?
- 5 NORWEGIANBUNNY: Two seconds. Maybe you guys need me to
- 6 make that a GIF too or am I faking this maybe?
- 7 CHIEF JUDGE GINSBURG: Would be nice.
- NORWEGIANBUNNY: Okay, I'll make a whole video. I don't
- 9 know how to make GIFs.
- 10 CHIEF JUDGE GINSBURG: Not right now.
- 11 NORWEGIANBUNNY: Okay, well there you have it. After
- 12 the trial-
- 13 CHIEF JUDGE GINSBURG: Isn't \$328,836 a lot? How can
- 14 you justify more than a quarter of a million dollars?
- NORWEGIANBUNNY: That's very reasonable as he targeted
- 16 me like tons of times just look at all the stuff he did.
- 17 CHIEF JUDGE GINSBURG: How would these high fees remedy
- 18 your lost?
- NORWEGIANBUNNY: Remedy my lost?
- JUDGE POTTER: So, the presiding judge admitted that he
- 21 made a mistake pursuant to Rule 6 of the Admissible Evidence
- 22 Rules?

- 1 NORWEGIANBUNNY: Well he forgot or didn't notice the
- 2 screenshots and failed to invalidate them so Gloccc couldn't
- 3 later exploit them. Now we are here.
- 4 Okay, well the compensation is reasonable as he did a
- 5 lot to me, and also considering he false arrested me and
- 6 targeted me using his government team too. He deserved it.
- JUDGE POTTER: The appellant exploited what? Could you
- 8 please elaborate this?
- 9 NORWEGIANBUNNY: The appellant exploited the screenshot
- 10 evidence bot being removed by the previous judge because the
- 11 fact that you must use GIF and the last evidence are
- 12 screenshots. Because of that he is appealing this. You can't
- 13 type! Okay, well nothing will change as the screenshots have
- 14 like zero value. Its just giving context. I mean I can swear to
- 15 God and Jesus Christ, Lord Almighty, that the screenshot
- 16 evidence isn't fake, but it isn't valid by law then sure
- 17 whatever, its like zero loss for me. The screenshots don't mean
- 18 anything and Glocc is exploiting this by blowing this big
- 19 bullshit up now for all the times I got false arrested and
- 20 killed.
- The judge isn't biased. His only failure was that he forgot
- 22 to invalidate screenshot evidence. Now we are here. Judges
- 23 remember to read all my argument I posted above. This is very simple.

- JUDGE POTTER: Are you saying that we are here because
- 2 of this Admissible Evidence Rule and ignore the YouTube videos?
- NORWEGIANBUNNY: No, what. Don't ignore the Youtube
- 4 videos, ignore the screenshots. They don't matter. Well they do
- 5 matter in giving context, but they don't matter if they are
- 6 invalidated. The main evidence are the videos. This appeal is
- 7 literally blown out of thin air. The evidence document is very
- 8 simple itself.
- JUDGE POTTER: My bad, let me change what I said. Are
- 10 you saying that we should ignore the evidence rule and
- 11 acknowledge the videos?
- 12 NORWEGIANBUNNY: What do you mean? The videos can't be
- 13 invalidated. The videos are very real and valid. What do you
- 14 mean?
- 15 JUDGE POTTER: I meant the screenshot links. As both
- 16 parties had no agreed to is validity.
- NORWEGIANBUNNY: Oh, the screenshot links; I don't care
- 18 what you decide about the screenshots because of the fact that
- 19 they don't represent any value of evidence which adds a charge.
- 20 They just give context to why I got false arrested and killed.
- 21 If you remove the screenshots, the videos are still there, and
- 22 the videos are intended to be the main evidence. Zero damage. I
- 23 mean it would be cool if the screenshots would be valid evidence but whatever, no loss to me.

- 1 JUDGE POTTER: So, the screenshot links do not matter
- 2 to you anymore because the parties hasn't agreed to its
- 3 validity?
- 4 NORWEGIANBUNNY: No, the screenshot links don't matter
- 5 to me because—if they are removed or both parties don't agree to
- 6 their validity (which is true in this case because I agree that
- 7 they're valid but Gloccc's party doesn't it seems)-I won't
- 8 suffer any damage, as known as, the outcome won't change as the
- 9 main evidence are the videos and the screenshots don't support
- 10 or add any extra or additional charges at all.
- JUDGE POTTER: "It doesn't say anywhere in the
- 12 [judgment] that was made by the judge" I am confused by this
- 13 statement; do you mean the emotional distress or what it is?
- 14 CHIEF JUDGE GINSBURG: I have a question on another
- 15 note: Why was summary judgement necessary?
- 16 NORWEGIANBUNNY: Because Gloccc wouldn't attend court.
- 17 Only thing he did was scream n^{*****} all the time, as far as I
- 18 remember.
- 19 CHIEF JUDGE GINSBURG: But this trial was on discord,
- 20 was it not?
- NORWEGIANBUNNY: Yea, I think. But there were some
- 22 problems with Gloccc attending at the start then he attended but
- 23 was very inactive. I don't remember.

CHIEF JUDGE GINSBURG: Did he give a valid reason?

```
JUDGE POTTER: What do you mean by "I think"?
```

- NORWEGIANBUNNY: But something with gloccc-
- JUDGE POTTER: Did it happen on discord?
- 4 NORWEGIANBUNNY: Yeah.
- 5 CHIEF JUDGE GINSBURG: I'm still confused on exactly
- 6 what happened.
- 7 NORWEGIANBUNNY: Also, emotional distress is totally
- 8 legit as I got false arrested and then he came to my jail and
- 9 abused me by murdering me like twice in the prison.
- 10 CHIEF JUDGE GINSBURG: Was Glocco on unable to attend a
- 11 certain date or did he outright say he wasn't coming?
- NORWEGIANBUNNY: I don't remember, to be honest. But it
- 13 was something with Gloccc and his attendance problems I think or
- 14 that he didn't care for s***. I don't even know, I don't
- 15 remember but emotional distress is totally legit as I got false
- 16 arrested and then he came to my jail and abused me by murdering
- 17 me like twice in the prison.
- JUDGE POTTER: You were falsely arrested by who? Who is
- 19 he exactly?
- NORWEGIANBUNNY: Also, your honor, have you all read
- 21 all my arguments far above? By Gloccc, all false arrests were by
- 22 gloccc, just look at the evidence document. It is all very
- 23 clear.

- 1 JUDGE POTTER: Gloccc falsely arrested you, came to
- 2 your jail, and abused you by murdering you for emotional
- 3 distress? Is that what are you saying?
- 4 Jail you mean by a cell?
- 5 NORWEGIANBUNNY: Well, I was emotionally distressed
- 6 from all the other encounters with gloccc but especially when I
- 7 got false arrested and then abused in the prison by him
- 8 murdering me twice. It is like a grand total of all the s^{***} he
- 9 did verus me.
- 10 JUDGE POTTER: Okay. Your time has now expired.
- 11 CHIEF JUDGE GINSBURG: MR. POTUS, you may begin with
- 12 your rebuttal.
- 13 REBUTTAL OF POTUSTXXCHEESEBROXX ON BEHALF OF THE
- 14 Appellant.
- 15 POTUSTXXCHEESEBROXX: Your honor, apparently Norwegian
- 16 said that the discord evidence was used as context?
- 17 CHIEF JUDGE GINSBURG: I believe he said it was used as
- 18 supplemental evidence.
- 19 POTUSTXXCHEESEBROXX: The memorandum does not state
- 20 where all the sums were gotten from, how it sums up to that much
- 21 or where emotional distress came from the emotional distress was
- 22 not filed on the original card.
- JUDGE POTTER: Original card, you mean the case card in the Court Process board?

```
1 POTUSTXXCHEESEBROXX: Yes, the defendant had to do something
```

- at the discord trial, when he came back Lacryma direct-messaged him
- $_{
 m 3}$ saying he had to pay money, or he was getting arrest on sight and the
- case chat was deleted.
- CHIEF JUDGE GINSBURG: So, you believe the trial was unfair?
- POTUSTXXCHEESEBROXX: I'd like to ask: Is murder the same as 6
- assault?
- CHIEF JUDGE GINSBURG: I don't think this is relevant,
- 8 POTUS. Can you proceed with your rebuttal?
- 9 POTUSTXXCHEESEBROXX: I think it is. Anyways-
- 10 CHIEF JUDGE GINSBURG: POTUS, if the Judge only used the
- 11 video evidence in this determination, does it make a difference?
- JUDGE POTTER: Mr. POTUS?
- 13 POTUSTXXCHEESEBROXX: Gloccc was not able to defend himself
- $_{14}$ as he was not ready, the trial was very unfair. In 3.2, glocc stating
- that the discord evidence was relevant because it explained his
- actions but did not influence the verdict. The judge was biased also, 16
- so any statement from him saying where the verdict came from is rather
- circumstantial. Norwegian knows that Gloccc is a developer for
- Pauljkl, meaning he was getting money from Paul which is why the sum
- 19 is so high.

17

- JUDGE POTTER: Gloccc is represented by Mr. Pauljkl, isn't
- 21 it? Did he proceed to go pro se?
- POTUSTXXCHEESEBROXX: Elaborate. Represented at the trial?
- JUDGE POTTER: Yes.

```
1
              POTUSTXXCHEESEBROXX: No, he was not. The sum for the
    assault is rather outrageous, especially if he is getting emotional
    distress and combined losses added. Also, the verdict is very unfair.
    In reply to you Chief, the memorandum does not state where emotional
    distress came from but added as an extra fee which is unfair.
              CHIEF JUDGE GINSBURG: Thank you, Counselor.
 6
              POTUSTXXCHEESEBROXX: No problem, Chief.
              CHIEF JUDGE GINSBURG: Mr. Bunny, you may proceed with your
 8
    rebuttal.
 9
                    REBUTTAL OF NORWEGIANBUNNY ON BEHALF OF THE
10
                    APPELLEE.
11
              NORWEGIANBUNNY: Trial wasn't unfair and Gloccc was
12
    able to represent himself because he knew he was being sued but
13
    we waited ages for Gloccc and Gloccc was evading court for
14
    centuries before he finally joined and after another year or two
15
    the judge finally made a verdict. The verdict was very fair,
16
    Gloccc deserved the sum. Gloccc became arrest on sight because
17
    he refused to follow the court order by paying me the
18
    compensation sum, so basically, he is in civil contempt also
19
    known as arrest on sight until he complies with the court order
20
    by paying me. Just notice how Gloccc's party is in the wrong
21
    because POTUS is struggling with writing up arguments and
22
    responses, while I do everything easily because this is just
23
    common sense for me and I'm in the right.
```

CHIEF JUDGE GINSBURG: I have no more questions.

```
JUDGE POTTER: I really have nothing to say.
1
              CHIEF JUDGE GINSBURG: Would you like to forgo your
 2
 3 rebuttal?
 4
              NORWEGIANBUNNY: When is the harvesting season though?
    Sike, okay, forgo my rebuttal. I'm done here.
 5
              CHIEF JUDGE GINSBURG: Thank you. This case is
 6
 7
   submitted.
 8
              (Whereupon, at 6:29 p.m., the case was submitted)
 9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
```