

IN THE SUPREME COURT OF THE STATE OF NEVADA

SUSAN REEVES,  
Appellant,  
vs.  
DIVISION OF INDUSTRIAL  
RELATIONS; AND NEVADA  
DEPARTMENT OF ADMINISTRATION,  
Respondents.

No. 62468

**FILED**

AUG 11 2014

TRACIE K. LINDEMAN  
CLERK OF SUPREME COURT  
BY S. Young  
DEPUTY CLERK

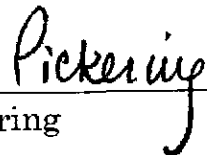
*ORDER GRANTING MOTION TO ADD RESPONDENT*

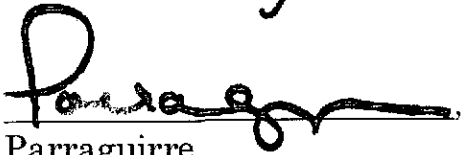
Before this court is Cannon Cochran Management Services, Inc.'s (CCMSI) motion to amend the caption and add CCMSI as an essential respondent in this appeal. In its motion, CCMSI notes that appellant failed to name CCMSI as an essential party in both this appeal and in her petition for judicial review filed in the district court. Nevertheless, CCMSI states that it has continuously participated in this litigation both at the administrative level and in the district court and is an essential party because the outcome of this appeal may affect its responsibilities to pay appellant's workers' compensation benefits.

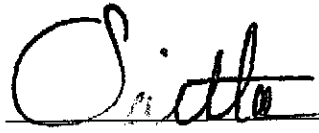
Having considered the unopposed motion, we grant the motion, and direct the clerk of this court to amend the caption to name CCMSI as a respondent to this appeal. Furthermore, although CCMSI was not a party to this appeal at the time its answering brief was

submitted, and the clerk of this court inadvertently filed the brief, we will consider the answering brief filed on July 21, 2014. Appellant's reply brief is currently due on August 20, 2014.

It is so ORDERED.

  
\_\_\_\_\_, J.  
Pickering

  
\_\_\_\_\_, J.  
Parraguirre

  
\_\_\_\_\_, J.  
Saitta

cc: Lionel Sawyer & Collins/Las Vegas  
Dept. of Business and Industry/ Div. of Industrial  
Relations/Henderson  
Floyd, Skeren & Kelly, LLP