IN THE SUPREME COURT OF THE STATE OF NEVADA

KIRK ROSS HARRISON, Appellant/Cross-Respondent, vs. VIVIAN MARIE LEE HARRISON, Respondent/Cross-Appellant. No. 66157 FILED MAR 20 2015 TRACK K. LINDEMAN CLERN CHIEF DEPUTY CLERK

ORDER DENYING MOTION

Appellant/cross-respondent has filed a motion to remove this appeal from the fast track program. See NRAP 3E(g). Respondent/crossappellant opposes the motion and appellant/cross-respondent has filed a reply. Having considered the parties' arguments, we deny the motion. Appellant/cross-respondent shall have 15 days from the date of this order to file and serve the fast track statement and appendix on appeal.¹ Respondent/cross-appellant shall have 20 days from service of appellant/cross-respondent's fast track statement to file and serve a combined fast track response on appeal and fast track statement on crossappeal. Appellant/cross-respondent shall have 20 days from service of respondent/cross-appellant's combined statement to file and serve the fast track response on cross-appeal.

It is so ORDERED.

Lardesta, C.J.

¹Appellant/cross-respondent may file a motion to file an expanded fast track statement in accordance with NRAP 3E(d)(3), if deemed warranted.

. .

SUPREME COURT OF NEVADA cc: Kainen Law Group Kemp, Jones & Coulthard, LLP Lemons, Grundy & Eisenberg Standish Naimi Law Group Radford J. Smith, Chtd. D/B/A Smith & Taylor Silverman, Decaria & Kattelman, Chtd.

: