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

MAY 2.0 2015

ORDER

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT

SY DEPUTY CLERK

On April 29, 2015, we entered an order granting respondent/cross-appellant's telephonic request for an extension of time and directing respondent/cross-appellant to file and serve the combined fast track response on appeal and fast track statement on cross-appeal by May 5, 2015. In response, respondent/cross-appellant has filed a document entitled "Child Custody Fast Track Response" that does not appear to raise any issues on cross-appeal.

Respondent/cross-appellant shall have 11 days from the date of this order to file and serve either (1) a combined fast track response on appeal and fast track statement on cross-appeal or (2) a motion to voluntarily dismiss the cross-appeal. Given this directive, appellant/cross-respondent's motion to file a reply to the fast track response and a supplemental appendix is denied without prejudice. The clerk shall reject the reply to fast track response and supplemental appendix received on May 15, 2015. Appellant/cross-respondent may renew his motion after respondent/cross-appellant has complied with the directive in this order.

It is so ORDERED.

/ Sarlety, C.J.

SUPREME COURT OF NEVADA

(O) 1947A ••••••

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.