IN THE SUPREME COURT OF THE STATE OF NEVADA

LEE E. SZYMBORSKI, Appellant,

vs.

SPRING MOUNTAIN TREATMENT CENTER; AND DARRYL DUBROCA, IN HIS OFFICIAL CAPACITY.

Respondents.

No. 66398

FILED

FEB 0 4 2016

ORDER

On November 4, 2014, the voters of the State of Nevada approved and ratified an amendment to the State's Constitution for the creation of a court of appeals. See Nev. Const. art. 6, § 3A; Nevada Ballot Questions 2014, Nevada Secretary of State, Question No. 1. This appeal may be assigned to the court of appeals for disposition. See Nev. Const. art. 6, § 4. Each party shall have until February 19, 2016, to file a written statement of no more than 500 words explaining why this court should not assign this appeal to the court of appeals. The statement shall clearly identify the relevant issue that warrants the supreme court's retention of this appeal, with citations to the brief where the issue is raised, and shall explain the importance of the issue, including whether the issue presents a question of first impression involving the United States or Nevada constitution or common law, a question of statewide public importance, or a question on which there are conflicting published decisions of this court. No extensions of time will be granted.

It is so ORDERED.

SUPREME COURT NEVAGA

(O) 1947A

cc: Garman Turner Gordon Hall Prangle & Schoonveld, LLC/Las Vegas