

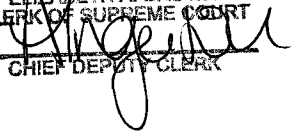
Brown, Elizabeth

ADKT 0501

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From: James Ream <jim@reamlaw.net>
Sent: Wednesday, October 24, 2018 5:18 PM
To: Supreme Court Clerk
Subject: Proposed NRAP 3

OCT 25 2018

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY 
CHIEF DEPUTY CLERK

To Whom It May Concern:

It would be a mistake to foreclose briefing Nevada's Appellate Courts after an order granting dismissal or summary judgment. Well-funded defendants file dispositive motions as part of an overall strategy to over-litigate cases. Plaintiffs understandably cannot justify dedicating the time and resources necessary to do an elaborate, exhaustively researched and comprehensive opposition to dispositive motions which are filed as a matter of course. Once a dispositive motion is granted and a case is terminated a Plaintiff should continue to have the right to thoroughly research and argue for their positions. Orders granting dismissal or summary judgment are extreme. The proposed changes would lead to forfeiture of legitimate claims based upon the known imbalance of resources between defendants and plaintiffs. I would like to comment at the upcoming open forum.

Sincerely,

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