IN THE SUPREME COURT OF THE STATE OF NEVADA

JOSUE TERRONES VALDEZ,

Supreme Court No. 66854

Appellant,

VS.

PATRICIA SOTO AGUILAR,

Respondent.

FILED

MAY 08 2015

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY
DEPUTY CLERK

ERRATA TO APPELLANT'S OPENING BRIEF

Appellant's Opening Brief filed March 12, 2015 inadvertently failed to include page 2 which was a discussion of the Summary of the Case. Counsel for Appellant apologizes to the Court, opposing counsel and the parties for his mistake. Attached hereto is a true and correct copy of what was supposed to be page 2 to Appellant's Opening Brief filed March 12, 2015. If the content of page 2 creates any problems such that Respondent would desire to supplement her Answering Brief, Appellant will not oppose any such request.

Certification

1. I certify that this Errata to Appellant's Opening Brief complies with the formatting requirements of NRAP 32(a)(4), the typeface requirements of NRAP 32(a)(5), and the type requirements of NRAP 32(a)(6) because:

[X] Errora (6 Appliant's Opening Brief has been prepared in a proportionally

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spaced typeface using WordPerfect format in typeface of 14, New Times Roman.

- 2. I further certify that this Errata to Appellant's Opening Brief complies with the page or type volume limitation of NRAP 32(a)(7) because, excluding the parts of the brief exempted by NRAP 32(a)(7)(C), it is either:
- [X] Proportionately spaced, has a typeface of 12 points and does not exceed 14,000 words.
- [X] Does not exceed 30 pages.
- 3. Finally, I hereby certify that I have read this Errata to Appellant's Opening Brief, and to the best of my knowledge, information and belief, it is not frivolous or interposed for any improper purpose. I further certify that this brief complies with all applicable Nevada Rules of Appellate Procedure, in particular NRAP 28(e)(1), which requires every assertion in the brief regarding matters in the record to be supported by a reference to the page and volume number, if any of the transcript or appendix where the matter relied on is to be found. I understand that I may be subject to sanctions in the event that the accompanying brief is not in conformity with the requirements of the Nevada Rules of Appellate Procedure.

AFFIRMATION Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

DATED this _____ day of May, 2015.

JONATHAN'H. KING, ESQ.

429 Marsh Ave.

Reno, Nevada 89509

Nevada Bar Number 22

CERTIFICATE OF SERVICE

I certify that on the All day of May, 2015, I deposited for mailing, in the U.S. Mail in Reno, Nevada, with postage thereon fully prepaid, a true and correct copy of the within document, addressed as follows:

Patricia Soto-Aguilar 3811 Patricia Lane Reno, NV 89512

Susan Hallahan, C.D.D.A P.O. Box 11130 Reno, NV 89501

Liz Mello

obligation was established payable by PATRICIA to JOSUE effective September 1, 2010; AA pgs. 1 - 8. The amount of the child support was established as \$531.00 per month. PATRICIA attended the hearing on January 6, 2011. Notice of Entry of Order was filed February 14, 2011; AA pgs. 9 - 10.

JOSUE filed on August 12, 2013 his Motions for Enforcement and for Order to Show Cause; AA pgs. 11 - 15. Said Motions are supported by Exhibit/schedule of child support arrearages filed November 13, 2013; AA pgs. 16 - 21. A hearing was conducted on January 2, 2014 but no decision was reached on the merits as to JOSUE's Motions; see Master's Findings and Recommendations, filed January 1, 2014 AA pgs. 22 - 24. Pursuant to said Master's Findings and Recommendations, JOSUE was allowed to file a Motion challenging the constitutionality of NRS 425.360(4). The Master's Findings and Recommendations filed January 2, 2014 were affirmed by Judgment and Order filed January 27, 2014; AA pgs. 25 - 26.

JOSUE filed his Motions for Declaratory and Injunctive Relief on January 24, 2014; AA pgs. 27 - 32. PATRICIA did not respond to the Motion. The Washoe County District Attorney's Office, Family Support Division filed its Response on February 18, 2014; AA pgs. 33 - 54. The matter was then taken under submission. The Court Master thereafter issued Findings and