IN THE SUPREME COURT OF THE STATE OF NEVADA

HOWARD SHAPIRO; AND JENNA SHAPIRO,

Appellant/Cross-Respondents,

VS.

GLEN WELT; RHODA WELT; LYNN WELT; AND MICHELLE WELT.

Respondent/Cross-Appellants.

GLEN WELT; RHODA WELT; LYNN WELT; AND MICHELLE WELT, Appellants,

vs.

HOWARD SHAPIRO; AND JENNA SHAPIRO,

Respondents.

No. 67363

FILED

OCT 2 1 2015

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT

No. 67596

ORDER GRANTING MOTION

Despite its untimeliness and cause appearing, the motion for an extension of time to file the opening brief and appendix is granted. NRAP 31(b)(3)(B). The clerk of this court shall file the opening brief and appendix, provisionally received in this court via E-flex on October 2, 2015. Respondents/cross-appellants in Docket No. 67363 shall have 45 days from the date of this order to file and serve a single combined answering brief on appeal and opening brief on cross-appeal in Docket No. 67363, and opening brief in Docket No. 67596, as well as a single combined appendix on cross-appeal in Docket No. 67363 and appendix on appeal in Docket No. 67596. Appellants/cross-respondents in Docket No. 67363 shall have 30 days from service of the combined brief to file and serve a single combined reply brief on appeal and answering brief on cross-appeal in Docket No. 67363, and answering brief in Docket No. 67596. Finally, respondents/cross-appellants in Docket No. 67363 shall

SUPREME COURT OF NEVADA

(O) 1947A 🐠

have 14 days from service of the combined brief to file and serve a single combined reply brief on cross-appeal in Docket No. 67363 and reply brief on appeal in Docket No. 67596, if deemed necessary. See NRAP 28.1. Failure to file the combined opening and answering brief may result in the imposition of sanctions. NRAP 31(d).

It is so ORDERED.

1 Sardesty, C.J.

cc: Thorndal Armstrong Delk Balkenbush & Eisinger/Las Vegas Schwab Law Group