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1	FENNEMORE CRAIG	
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5	Attorneys for Sig Rogich aka	Tracie K. Lindeman Clerk of Supreme Court
6	Sigmund Rogich as Trustee of The Rogich Family Irrevocable Trust	Clork of Captorno Court
7	and Eldorado Hills, LLC, a Nevada limited liability company	
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9	IN THE SUPREME COURT OF THE	
10	STATE OF NEVADA	
11	CARLOS A. HUERTA, an individual,	Case No.: 67595
12	CARLOS A. HUERTA as Trustee of THE ALEXANDER CHRISTOPHER	District Court Case No: A-13-686303-C
13	TRUST, a Trust established in Nevada as assignee of interests of GO	Dept. No.: XXVII
14	GLOBAL, INC., a Nevada corporation, NANYAH VEGAS, LLC, a Nevada	
15	limited liability company,	OPPOSITION TO MOTION TO PERMIT LATE FILING OF
16	Appellants,	DOCKETING STATEMENT
17	V.	
18	SIG ROGICH aka SIGMUND ROGICH as Trustee of THE ROGICH	
19	FAMILY IRREVOCABLE TRUST; ELDORADO HILLS, LLC, a Nevada	
20	limited liability company; DOES 1-X; and/or ROE CORPORATIONS I-X,	
21	inclusive,	
22	Respondents.	
23	RESPONDENTS' OPPOSITION TO MOTION TO PERMIT LATE FILING	
24	OF DOCKETING STATEMENT	
25		
26	Appellants have moved to be permitted to late file its docketing statement, its prior submittal on April 27,2015 having been rejected as untimely. The ground for	
27	prior submittal on April 27,2015 having b	been rejected as untimery. The ground for
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the motion is that "Counsel erred in calendaring the date to file the docketing statement."

NRAP 3(f)(1) provides that "[u]pon filing a Notice of Appeal, the Appellant shall also file, with the district court clerk, a completed case appeal statement that is signed by Appellants' counsel."

Appellants' Notice of Appeal was filed in the district court on March 13, 2015 and in this Court, by the district court clerk, on March 18, 2015.

Counsel's calendaring error is hard to understand. Appellants' docketing statement was required to be filed with the district court clerk at the same time as their Notice of Appeal was filed, March 13, 2015. Appellants' rejected filing on April 27, was 45 days after filing of the notice of appeal. No separate calendaring of the filing of the docket statement was required. Certainly, no calendaring of filing the docket statement in the Supreme Court was needed.

More importantly, the Respondents have moved to dismiss the appeal on the ground that no timely notice of appeal of the final judgment herein has been filed. See Document 2015-12777. If that motion is granted, Appellants' motion will be moot.

CONCLUSION

Appellants Motion to Permit Late Filing of Docket Statement should be denied.

FENNEMORE CRAIG

By

Samuel S. Lionel, Esq.

Nevada Bar No. 1766

300 South Fourth St., #1400

Las Vegas. NV 89101

Attorney for Respondents

FENNEMORE CRAIG JONES VARGAS

CERTIFICATE OF SERVICE

Pursuant to Nevada Rule of Appellate Procedure 25 (c)(1), I hereby certify that I am an employee of FENNEMORE CRAIG and that on this 6th day of May, 2015, I caused the foregoing **OPPOSITION TO MOTION TO PERMIT LATE FILING OF DOCKET STATEMENT** to be served by submission to the electronic filing service for the Nevada Supreme Court upon the following to the email addresses on file and by depositing same for mailing in the United States Mail, in a sealed envelope addressed to:

brandon@mcdonaldlawyers.com

Brandon McDonald, Esq. McDonald Law Offices, PLLC 2505 Anthem Village Drive Suite E-474 Henderson, NV 89052

An employee of Fennemore Craig

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