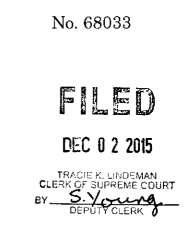
## IN THE SUPREME COURT OF THE STATE OF NEVADA

ESTATE OF MICHAEL DAVID ADAMS, BY AND THROUGH HIS MOTHER JUDITH ADAMS, INDIVIDUALLY AND ON BEHALF OF THE ESTATE, Appellants,

vs.

SUSAN FALLINI,

Respondent.



## ORDER REINSTATING BRIEFING

On June 25, 2015, this court entered an order to show cause directing appellant to explain why the issues in this appeal should not be limited to challenges to the final judgment entered April 17, 2015. Both parties have responded. Having considered the responses, we conclude that the appeal is not limited to the order entered April 17, 2015, and that this court has jurisdiction to consider challenges to the order entered August 6, 2014, as an interlocutory order. See American Ironworks & Erectors, Inc. v. North Am. Constr. Corp., 248 F.3d 892, 897 (9th Cir. 2001) (noting that "a party may appeal interlocutory orders after entry of final judgment because those orders merge into that final judgment"); Consol. Generator-Nev., Inc. v. Cummins Engine Co., Inc., 114 Nev. 1304, 1312, 971 P.2d 1251, 1256 (1998) (noting that this court may review an interlocutory order in the context of an appeal from a final judgment).

Accordingly, we reinstate the deadlines for preparation of transcripts and briefing. Court reporter Patricia Carl shall have 15 days from the date of this order to: (1) file and deliver the requested transcript

SUPREME COURT OF NEVADA as required by NRAP 9(b)(1)(A) and (2) file with this court the notice required by NRAP 9(b)(2). If Ms. Carl needs an extension of time, a motion as provided in NRAP 9(b)(4) must be filed within the same time period.<sup>1</sup> Appellant shall have 60 days from the date of this order to file and serve the opening brief and appendix. Thereafter, briefing shall proceed in accordance with NRAP 31(a)(1).

It is so ORDERED.<sup>2</sup>

1 Janlesth, C.J.

cc: Aldrich Law Firm, Ltd. Fabian & Clendenin, P.C. Patricia Carl, Court Reporter

<sup>1</sup>If Ms. Carl believes she is not responsible for producing the requested transcript, she shall inform this court in writing within 7 days.

<sup>2</sup>We deny respondent's request to exclude specific documents from the record without prejudice to our right to revisit the issue upon completion of briefing and filing of the appendices.

SUPREME COURT OF NEVADA