IN THE SUPREME COURT OF THE STATE OF NEVADA

RAYMOND DELUCCHI; AND TOMMY HOLLIS,

Appellants,

VS.

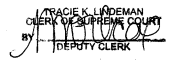
PAT SONGER,

Respondent.

No. 68994

FILED

MAR 3 0 2016



$ORDER\ DENYING\ MOTION\ AND\ REINSTATING\ BRIEFING\\ SCHEDULE$

This is an appeal from a final judgment dismissing an action after granting a special motion to dismiss and awarding attorney fees and costs. Respondent has filed a motion to dismiss the appeal as untimely. The motion is opposed, and respondent has filed a reply. Having considered the motion, opposition, and reply, we deny the motion. This court previously noted that the district court's prior orders anticipated a final judgment of dismissal. *See Delucchi v. Songer*, Docket No. 66858 (Order Dismissing Appeal, June 1, 2015).

Having determined that this appeal may proceed, we reinstate the transcript preparation and briefing schedules as follows. Appellants shall have 11 days from the date of this order to serve and file, in this court, a transcript request form or certificate of no transcript request in compliance with NRAP 9(a). Appellants shall have 90 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). We caution the

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parties that failure to comply with this order may result in the imposition of sanctions. NRAP 31(d)

It is so ORDERED.



cc: Law Office of Daniel Marks Lipson Neilson Cole Seltzer & Garin, P.C.