In the Supreme Court of Nevada

IN THE MATTER OF: THE W.N. CONNELL AND MARJORIE T. CONNELL LIVING TRUST, DATED MAY 18, 1972,

JACQUELINE M. MONTOYA; AND KATHRYN A. BOUVIER,

Appellants,

vs.

ELEANOR C. AHERN A/K/A ELEANOR CONNELL HARTMAN AHERN,

Respondent.

Supreme Court Case No. 69737 Electronically Filed Mar 29 2016 03:12 p.m. District Court Casa No.K. Lindeman P-09-066425-T Clerk of Supreme Court

Appeal from the Eighth Judicial District Court, The Honorable Gloria Sturman Presiding

CERTIFICATE OF NO TRANSCRIPT REQUEST

Pursuant to NRAP 9(a), appellants JACQUELINE M. MONTOYA and

KATHRYN A. BOUVIER certify that no additional transcripts are requested from

the court recorder or private court reporter.¹

Dated this 29th day of March, 2016.

THE RUSHFORTH FIRM, LTD.

Bv:

JOSEPHJ. POWELL (SBN 8875) DANIEL P. KIEFER (SBN12419) P. O. Box 371655 Las Vegas, NV 89137-1655 Telephone (702) 255-4552 e-mail: probate@rushforthfirm.com Attorneys for the Appellants

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on March 29, 2016, I submitted the foregoing

CERTIFICATE OF NO TRANSCRIPT REQUEST for filing via the Court's eFlex

electronic filing system. Electronic notification will be sent to the following:

BROWNSTEIN HYATT FARBER SCHRECK, LLP

Tamara Beatty Peterson, Esq 100 North City Parkway, Suite 1600 Las Vegas, Nevada 89106 Tel: (702) 382-2101

An Employee of The Rushforth Firm LTD.

¹ The first relevant transcript was filed in the district court on November 18, 2015. This appeal was docketed on February 12, 2016. On February 17, 2016, the last relevant transcript was filed with the district court. Although this second transcript was not "filed in the district court before the appeal was docketed under Rule 12" (NRAP 9(a)(1)(B)), counsel is informed that said transcript will still be transmitted to the Court as part of the underlying district court record, making a separate request under NRAP 9 unnecessary.