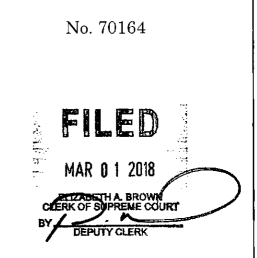
IN THE SUPREME COURT OF THE STATE OF NEVADA

FIRST TRANSIT, INC.; AND JAY FARRALES,

Appellants,

vs. JACK CHERNIKOFF; AND ELAINE CHERNIKOFF,

Respondents.



ORDER REGARDING MOTIONS

Respondents have filed a motion requesting transmission of an original exhibit. The exhibit is of a video recording. Cause appearing, the motion is granted. NRAP 30(d). The clerk of the district court shall have 20 days from the date of this order to transmit to clerk of this court trial Exhibit 2. If the district court clerk is unable, for any reason, to transmit the exhibit to the clerk of this court, he shall inform this court in writing within the same time period.

Respondents have failed to demonstrate extraordinary circumstances and extreme need warranting a third extension of time to file the answering brief. *Cf. Varnum v. Grady*, 90 Nev. 374, 528 P.2d 1027 (1974) (counsel's caseload normally will not be deemed an extraordinary circumstance); NRAP 31(b)(3)(B). Nevertheless, respondents shall have until March 7, 2018, to file and serve the answering brief. No further extensions of time shall be permitted absent demonstration of

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extraordinary circumstances and extreme need. NRAP 31(b)(3)(B). Failure to timely file the answering brief may result in the imposition of sanctions. It is so ORDERED.

Dorghs , C.J.

cc: Lewis Roca Rothgerber Christie LLP/Las Vegas Alverson Taylor Mortensen & Sanders Richard Harris Law Firm Charles Allen Law Firm Marquis Aurbach Coffing Eighth Judicial District Clerk

SUPREME COURT OF NEVADA

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