## IN THE SUPREME COURT OF THE STATE OF NEVADA

TAWNI MCCROSKY, INDIVIDUALLY AND AS THE NATURAL PARENT OF LYAM MCCROSKY, A MINOR CHILD, Appellants,

VS.

CARSON TAHOE REGIONAL MEDICAL CENTER, A NEVADA BUSINESS ENTITY.

Respondent.

No. 70325

FILED

FEB 0 1 2017



## ORDER GRANTING MOTION

The Nevada Justice Association (NJA) has filed a motion for leave to file an amicus curiae brief in support of appellant in this matter. No opposition has been filed. Having considered the pleadings as well as the proposed amicus brief, we conclude that the NJA's appearance as amicus curiae is appropriate in this matter. NRAP 29. The NJA proposes that it will advise this court on issues regarding the introduction of collateral source evidence and whether NRS 42.021 is preempted by federal law, and ostensible agency in the hospital setting and whether the district court erred when it treated the factors set forth as if they were elements of a legal claim. See Ryan v. Commodity Futures Trading Comm'n, 125 F.3d 1062, 1063 (7th Cir. 1997). Accordingly, we grant the motion. The clerk of this court shall detach the amicus brief from the motion filed December 28, 2016, and shall file it separately.

It is so ORDERED.

Cherry, C.J.

SUPREME COURT OF NEVADA

(O) 1947A ·

17-03687

cc: Durney & Brennan/Reno Carroll, Kelly, Trotter, Franzen, McKenna & Peabody Matthew L. Sharp, Ltd.