IN THE SUPREME COURT OF THE STATE OF NEVADA

VALLEY HEALTH SYSTEM, LLC, A	No. 70083
NEVADA LIMITED LIABILITY	
COMPANY, D/B/A CENTENNIAL	
HILLS HOSPITAL MEDICAL CENTER;	FILED
AND UNIVERSAL HEALTH	
SERVICES, INC., A DELAWARE	
CORPORATION,	DEC 01 2016
Appellants,	ELIZABETH A. BROWN CLERK OF SUPREME COURT
vs.	BY S. Young
ESTATE OF JANE DOE, BY AND	DEPLITY CLERK
THROUGH ITS SPECIAL	
ADMINISTRATOR, MISTY PETERSON,	
Respondents.	
HALL PRANGLE & SCHOONVELD,	No. 71045
LLC; MICHAEL PRANGLE, ESQ.;	
KENNETH M. WEBSTER, ESQ.; AND	
JOHN F. BEMIS, ESQ.,	
Petitioners,	
vs.	
THE EIGHTH JUDICIAL DISTRICT	
COURT OF THE STATE OF NEVADA,	
IN AND FOR THE COUNTY OF	
CLARK; AND THE HONORABLE	
RICHARD SCOTTI, DISTRICT JUDGE,	
Respondents,	
and	
MISTY PETERSON, AS SPECIAL	
ADMINISTRATOR OF THE ESTATE	
OF JANE DOE,	
Real Party in Interest.	

ORDER

Respondent in Docket No. 70083 has filed a motion for clarification or to dismiss the estate of Jane Doe from the appeal on the ground that the estate does not have a position against appellants.

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SUPREME COURT OF NEVADA

 $[x_i]_{i \in \mathbb{N}} = \{x_i\}_{i \in \mathbb{N}}$

Appellants have filed a response concurring that respondent does not have a reason to participate in the appeal. Having considered the motion and response, we clarify as follows. Respondent has filed its response to appellants' opening brief and shall remain a party to the appeal in Docket No. 70083.

It is so ORDERED.

cc: Bailey Kennedy Hall Prangle & Schoonveld, LLC/Las Vegas Eckley M. Keach, Chtd. Murdock & Associates, Chtd.

SUPREME COURT OF NEVADA

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