IN THE SUPREME COURT OF THE STATE OF NEVADA

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

ELEANOR CONNELL HARTMAN AHERN,

Appellant,

vs. BROWNSTEIN HYATT FARBER SCHRECK, LLP,

Respondent.

No. 72897



AUG 1 6 2017

CLERK OF SUPREME COURT

BY DEPUTY CLERK

ORDER

This is a pro se appeal from an order adjudicating and enforcing an attorney's lien for fees and costs. Appellant has filed two requests to supplement the record. The complete 47-volume record on appeal has been filed, and parties appearing in pro se are generally not permitted to file appendices. NRAP 10(b)(1); NRAP 30(i). Moreover, this court "cannot consider matters not properly appearing in the record on appeal." Carson Ready Mix, Inc. v. First Nat'l Bank of Nev., 97 Nev. 474, 476, 635 P.2d 276, 277 (1981). No good cause appearing, appellant's requests are denied.

On June 12, 2017, this court issued a notice directing appellant to file a transcript request form within 15 days and the docketing statement within 20 days. See NRAP 9(b) & 14(b). To date appellant has failed to comply with the notice.

Appellant shall, within 11 days from the date of this order, file and serve the docketing statement in compliance with NRAP 14 and a

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transcript request form in compliance with NRAP 9(b)(1)(C).¹ Failure to comply timely with this order may result in the dismissal of this appeal. See NRAP 9(a)(6); NRAP 14(c).

It is so ORDERED.

Cherry, C.J.

cc: Eleanor Connell Hartman Ahern Brownstein Hyatt Farber Schreck, LLP/Las Vegas

¹If no transcript is to be requested, appellant shall file and serve a certificate to that effect within the same time period. NRAP 9(b).