IN THE SUPREME COURT OF THE STATE OF NEVADA

No.

INDICATE FULL CAPTION:

W N CONNEIL + MANJONIE LIVING

Trust dated MAY 18, 1972

ELEZNOR Ahenn

VS

MARquie Aurbach Coffing

72897

DOCKETING STATEMENT

CIVIL APPEALS

AUG 2 8 2017

CLERK OF SUPREME COURT

BY

DEPUTY CLERK

GENERAL INFORMATION

Appellants must complete this docketing statement in compliance with NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, identifying issues on appeal, assessing presumptive assignment to the Court of Appeals under NRAP 17, scheduling cases for oral argument and settlement conferences, classifying cases for expedited treatment and assignment to the Court of Appeals, and compiling statistical information.

WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. *Id.* Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions, including a fine and/or dismissal of the appeal.

A complete list of the documents that must be attached appears as Question 27 on this docketing statement. Failure to attach all required documents will result in the delay of your appeal and may result in the imposition of sanctions.

This court has noted that when attorneys do not take seriously their obligations under NRAP 14 to complete the docketing statement properly and conscientiously, they waste the valuable judicial resources of this court, making the imposition of sanctions appropriate. See KDI Sylvan Pools v. Workman, 107 Nev. 340, 344, 810 P.2d 1217, 1220 (1991). Please use tab dividers to separate any attached documents.

AUG 2 8 2017

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

17-28794

L. Judicial Distri	ct Eighth			
County Clark			Judge Gloria Sturman	
District Ct. Ca	ase No. <u>P-09-06</u>	36425-T		
. Attorney filir	ıg this docke	ting statem	nent:	
Attorney Elean	or Ahern Pro se		Telephone702 345	3035 Fax 702 345 790
Firm NA		2		V ,
Address 355 W. I	Mesquite Blvd. D	030 #176		
Client(s) NA				
filing of this stater 8. Attorney(s)	nent.	•	ccompanied by a certification that	
8. Attorney(s) Attorney NA	representing Liane K. W	g responder akayama, Esc	nts(s):	
8. Attorney(s) Attorney NA Firm Marqui	representing	g responder akayama, Esc	nts(s):	
3. Attorney(s) Attorney NA Firm Marqui Address 10001 P	representing Liane K. W	g responder akayama, Esc ng	nts(s):	
8. Attorney(s) Attorney NA Firm Marqui Address 10001 P	representing Liane K. Was Aurbach Coffi ark Run Drive as, Nevada 89	g responder akayama, Esc ng	nts(s):	
8. Attorney(s) Attorney NA Firm Marqui Address 10001 P Las Veg Client(s) NA	representing Liane K. Was Aurbach Coffi ark Run Drive as, Nevada 89	g responder akayama, Esc ng	nts(s):	
8. Attorney(s) Attorney NA Firm Marqui Address 10001 P Las Veg Client(s) NA	representing Liane K. Was Aurbach Coffi ark Run Drive as, Nevada 89	g responder akayama, Esc ng	nts(s): Telephone 7023	
8. Attorney(s) Attorney NA Firm Marqui Address 10001 P Las Veg Client(s) NA Attorney NA	representing Liane K. Was Aurbach Coffi ark Run Drive as, Nevada 89	g responder akayama, Esc ng	nts(s): Telephone 7023	
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3. Attorney(s) Attorney NA Firm Marqui Address 10001 P Las Veg Client(s) NA Attorney NA	representing Liane K. Was Aurbach Coffi ark Run Drive as, Nevada 89	g responder akayama, Esc ng	nts(s): Telephone 7023	

(List additional counsel on separate sheet if necessary)

4. Nature of disposition below (check	all that apply):
☐ Judgment after bench trial	☐ Dismissal:
☐ Judgment after jury verdict	☐ Lack of jurisdiction
☐ Summary judgment	☐ Failure to state a claim
☐ Default judgment	☐ Failure to prosecute
☐ Grant/Denial of NRCP 60(b) relief	Other (specify): Appealing attorneys' fees
Grant/Denial of injunction	☐ Divorce Decree:
☐ Grant/Denial of declaratory relief	☐ Original ☐ Modification
☐ Review of agency determination	Other disposition (specify):
5. Does this appeal raise issues conc	erning any of the following? NO
☐ Child Custody	
☐ Venue	
☐ Termination of parental rights	
6. Pending and prior proceedings in of all appeals or original proceedings prare related to this appeal:	a this court. List the case name and docket number esently or previously pending before this court which

7. Pending and prior proceedings in other courts. List the case name, number and court of all pending and prior proceedings in other courts which are related to this appeal (e.g., bankruptcy, consolidated or bifurcated proceedings) and their dates of disposition:

Marquis Arubach Coffing withdrew from my ca	be the nature of the action and the result below: ase and contined to incurr charges. That is why I am appealing
	ourt raising the same or similar issues. If you are

\	11. Constitutional issue the state, any state agency have you notified the clerk	y, or any officer or e	mployee thereof is not a	party to this appeal,
	and NRS 30.130?	÷ 4		
	□ N/A	:	. 1	•
	☐ Yes			÷
	□No			•
	If not, explain:	1		
		ŧ 8		
		t ä		
		3		
	12. Other issues. Does	this appeal involve	any of the following issu	aes? No
	☐ Reversal of well-sett	led Nevada precede	ent (identify the case(s))	
			es and/or Nevada Const	itutions
	☐ A substantial issue			~
	☐ An issue of public p			
	\Box An issue where en bound court's decisions	oanc consideration i	s necessary to maintain	uniformity of this
	\square A ballot question			
	If so, explain:			
	·			

13. Assignment to the Court of Appeals or retention in the Supreme Court. Briefly set forth whether the matter is presumptively retained by the Supreme Court or assigned to the Court of Appeals under NRAP 17, and cite the subparagraph(s) of the Rule under which the matter falls. If appellant believes that the Supreme Court should retain the case despite its presumptive assignment to the Court of Appeals, identify the specific issue(s) or circumstance(s) that warrant retaining the case, and include an explanation of their importance or significance:

Unsusre how to answer

14. Trial. If this action proceeded to trial, how many days did the trial last?

Was it a bench or jury trial?

NO TRIAL

15. Judicial Disqualification. Do you intend to file a motion to disqualify or have a justice recuse him/herself from participation in this appeal? If so, which Justice?

I do not know how to answer

TIMELINESS OF NOTICE OF APPEAL

16. Date of entry of w					iviaro	-
If no written judgme seeking appellate re	ent or order v view:	was filed in th	e district court,	explain the ba	asis for	
	4					
	*					9 2
	<i>(</i>		ž			
				_	Sales A	
17. Date written noti	ice of entry	of judgment	t or order was	served	, <u>200</u> Wi	arch 20, 2017
Was service by:			÷			
\square Delivery						
Mail/electronic/						•
18. If the time for fil		ice of appeal	l was tolled by	a post-judgi	ment motion	n.
(NRCP 50(b), 52(b),	or 59)					•
(a) Specify the t	ype of motion	n, the date an	d method of ser	vice of the mo	tion, and	
the date of fi	ling.					
☐ NRCP 50(b)	Date of fili	not know ng				
☐ NRCP 52(b)	Data of fili	na		· ·		
	Date of m	m8				
□ NRCP 59	Date of fili	ng		**		II+ha
P.3d 1190 (2010	a notice of ap)).	pear. See AAI	THE PARTY OF THE P		26 Nev, 2	45
(b) Date of ent	ry of written	not know order resolvir	ng tolling motio	n		di mandaran
(c) Date writte	n notice of e	ntry of order r	esolving tolling	motion was s	erved	
Was service						•
☐ Delivery					:	
☐ Mail			•			

19. Date notice of appeal		May 10, 2017	
If more than one party notice of appeal was fi	has appealed from the led and identify by na	e judgment or order, li me the party filing the	st the date each notice of appeal:
Only one person file	ed an appeal against Mar	quis Aurback Coffing	
	· Frydd a		e de la companya de La companya de la co
20. Specify statute or ru	le governing the tin	ne limit for filing the	notice of appeal,
e.g., NRAP 4(a) or other		; ;	
do not know		8	
	4	· · · · · · · · · · · · · · · · · · ·	
	SUBSTANTIVE A	PPEALABILITY	
21. Specify the statute of	r other authority g	canting this court ju	risdiction to review
the judgment or order		· · · · · · · · · · · · · · · · · · ·	
(a)			
☐ NRAP 3A(b)(1)	☐ NRS 38.205		4
☐ NRAP 3A(b)(2)	☐ NRS 233B.150		
☐ NRAP 3A(b)(3)	☐ NRS 703.376		April 1980
Other (specify)	I do not know		
(b) Explain how each auth	ority provides a basis	for appeal from the jud	dgment or order:
I do not have an ans	wer		

peal, explain in detail why dismissed, not served, or
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:
· ·
e ALL the claims alleged o the action or consolidated
llowing
llowing:

(c) Did the district of pursuant to NRCP		nt or order appealed from as a final judgmen
☐ Yes		A record of the second of the
⊠ No	A demonstration of the second	
(d) Did the district there is no just rea	court make an express of son for delay and an exp	determination, pursuant to NRCP 54(b), that oress direction for the entry of judgment?
Yes		
□No		
i. If you answered opellate review (e	"No" to any part of q .g., order is independ	uestion 25, explain the basis for seeking ently appealable under NRAP 3A(b)):
		•
7. Attach file-stan	nped copies of the foll	lowing documents:

Any tolling motion(s) and order(s) resolving tolling motion(s)

even if not at issue on appeal

Any other order challenged on appeal Notices of entry for each attached order

Orders of NRCP 41(a) dismissals formally resolving each claim, counterclaims, crossclaims and/or third-party claims asserted in the action or consolidated action below,

(b) Specify the parties remaining below: