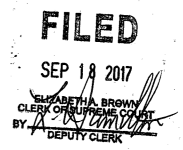
September 6, 2017

Clerk of the Court, Nevada Supreme Court 201 South Carson Street Suite 209 Carson City, Nevada 89701-4757

Re: Judge Cherry's ORDER filed August 16, 2017



ND. 1287/

Clerk of the Courts,

I did file two Appeals against two attorney firms, Marquis Aurback Coffing and Brownstein Hyatt Farber Schreck, LLP . Per Chief Judge Cherry's Order filed August 16, 2017, some confusion occurred. MAC was removed from the appeal process; Brownstein's appeal was allowed to continue.

Possibly, by me clearing up why I appealed MAC,'s attorney fees after they withdrew Chief Judge Cherry would allow me to appeal MAC's Attorney fees. I paid MAC's bill in full. I owed them nothing. I was thrown off my trust and Fred Waid became Temporary Trustee of the W. N. Connell and Marjorie T. Connell Living Trust dated May 18, 1972, Fred flooded MAC with demands to the tune of over \$30,000.00 I did not authorize. Fred spent dollars and added to my bills with attorneys in Las Vegas and Texas. Two accountant became his targets and their bills to me were sent soring. What better way to incumber a Beneficiary with an unnecessary abundance of debt. Fred was on a wild goose chase through Nevada and Texas. He found nothing wrong but made up, undocumented statements to show I was bad and acted with malice. I never acted with malice but Judge Sturman believed every word spoken by Fred without documentation. c

Would it be possible to ask Judge Cherry to reconsider and allow me to appeal Marquis Aurback Coffing attorney fees?

More than 75% of Brownstein's fees were created by Fred Waid looking for evil when there was none.

Eleanor Ahern Pro-se

Eleanor Ahern Pro Se 355 West Mesquite Blvd D30 #176 3 enclosures

- 1. Judge Cherry's August 17, 2017 ORDER
- 2. MAC's Docketing Statement filed August 28, 2017
- 3. MAC's Appeal filed April 18, 2017



Electronically Filed 04/18/2017	
Atun Sten	•
CLERK OF THE COURT	

		Alun S. Aun	à-
1	No Attorney Proper Person	CLERK OF THE COURT	
	Eleanor Connell Hartman Ahern	- -	
2	355 West Mesquite Blvd. D30 #176		
3	Mesquite, Nevada 89027		
	702 345 3035 Phone no message available		
4	702 345 7909 Fax		,
5	DISTRIC	CT COURT	
6			
_	CLARK COUT	INTY NEVADA	
7			
8			
	IN THE MATTER, OF	Case No. P-09-066425-T	
9	W. N. CONNELL AND MARJORIE T. CONNELL		
10	LIVING TRUST		
	DATED MAY 18, 1972		2
11			
12	Eleanor Ahern		
10	355 West Mesquite Blvd. D30 #176		
13	Mesquite, Nevada 89027		
14		OTICE OF APPEAL	NT . 1.
15	That defendant Eleanor Connell Hartman Aherr from the order and judgement on defendant Elea	n hereby appeals to the Supreme Court of I	Nevada Marquis
12	Aurbach Coffing's motion to adjudicate attorne	ev fees and costs filed herein March 19, 20	17 with
16	written notice of entry filed and served on Marc	ch 20, 2017. Said Judgment setting forth v	with
17	finality the provisions of the judgment placed a	gainst said defendant as well as any and al	l other
	orders made final and/or otherwise appealable b	by the foregoing.	
18			
19	Dated this 13 th of April 2017		Ĩ.
	a a second se	اند. میرواند از در در از ماندان می از در در در معاقد این در گروی و معاودوست می از اینان در در ۱۹۹۰ این در ۱۹۹۶ اینان	e p ^{ole} te e compresso p
20	2 a at		-
21	Eleanor Apenn		
~~	Eleanor Ahern Proper Person		
22			
23			
24			
24	AS3 RECEIVED		
25	APR 1 8 2017		
,	14		
	CLERK OF THE COURT		

 $S_{\rm sc}^{\rm eff}$

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing <u>APPEAL</u> Re: Marquis Aurbach Coffing to Adjudicate Attorney's Lien was filed

MARQUIS AURBACH COFFING HUTCHISON & STEFFEN Dale A Hayes, Esq Liane K Wakayama, Esq Candice E. Renka, Esq. 10001 Park Run Drive Las Vegas, Nevada 89145

Russel J. Geist, Esq 10080 West Alta Drive Las Vegas, Nevada 89145 **RUSHFORTH FIRM** Joseph Powell, Esq 1707 Village Center Cr. Ste 150 Las Vegas, Nevada 89134

30618

Brownstein Hyatt Farber Schreck Kirk Lenhard, Esq 100 North City Parkway Ste. 16 ...020100 Las Vegas, Nevada 89145

I hereby certify that on April 13, 2017 I mailed a copy of this true and correct document to the above mentioned.

Cleanar H

Eleanor Ahern, Proper Person 355 West Mesquite Blvd #176 Mesquite, Nevada 89027 702 345 3035 Phone (No message available) 702 346 7909 Fax

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.

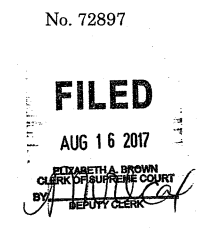
ELEANOR CONNELL HARTMAN AHERN,

Appellant,

vs. BROWNSTEIN HYATT FARBER SCHRECK, LLP,

COLIET

Respondent.



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 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).

SUPREME COURT OF NEVADA

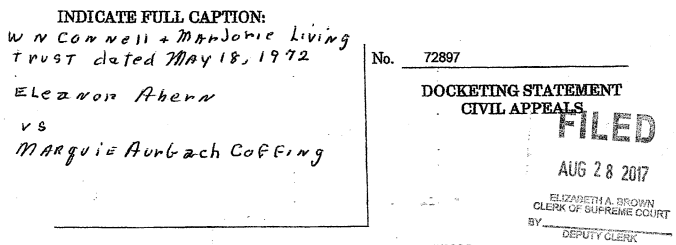
5 al 18

IN THE SUPREME COURT O)F THE STATE OF NEVADA
ELEANOR CONNELL HARTMAN AHERN, Pro se	
Appellant,	Supreme Court No. 72897
VS.	District Court No. P0660425
MARQUIE AURBACH COFFING	
Respondent.	AUG 2 8 2017
	ELIZABETH A. BROWN CLERK OF SUPREME COURT
TO: KERRY ESPARZA Court Reporter Name	BY DEPUTY CLERK
ELEANOR AHERN Pro se requests prepara court, as follows: Judge or officer hearing the trial or hearing: Judge Glou	tion of a transcript of the proceedings before the district
Date(s) of trial or hearing: Feburary	
Number of copies required: 1	
Number of copies required	Eleanor Ahern Pro se
	Name of person requesting transcripts
	355 W. Mesquite Blvd. D30, #176
	Address
	Mesquite, Nevada 89027
	City/State/Zip
	702 345 3035 fax 702 346 9609 Telephone number
CERTI	FICATION
delivering this form to the court reporter(s) and I paid	ripts from the court reporter(s) named above by mailing the required deposit. Leanor Ahern Pro se
RECEIVED	<u>Eleanor Ahern</u> Prose ignature August 26, 2017
(Date

EC	1939 B 1938 B 1938 B	VE	0
AUG	28	2017	
netic of		BROWN	r



IN THE SUPREME COURT OF THE STATE OF NEVADA



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 dismissel of the appeal.

A complete list of the documents that must be attached appears as Question 27 on this docksting 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 accorneys 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 <u>KDI Sylvan</u> <u>Pools v. Workman</u>, 107 Nev. 340, 344, 810 P.2d 1217, 1220 (1991). Please use tab dividers to separate any attached documents.

Revised December 2015

79118

IN THE SUPREME COURT OF THE STATE OF NEVADA

INDICATE FULL CAPTION:

No. 72897

DOCKETING STATEMENT CIVIL APPEALS

GENERAL INFORMATION

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Revised December 2015

8918

L. Judicial District Eighth	Department 26
County Clark	Judge Gloria Sturman
District Ct. Case No. P-09-066425-	Τ
Attorney filing this docketing s	statement:
Attorney Eleanor Ahern Pro se	
Firm NA	
Address 355 W. Mesquite Blvd. D30 #1	76
Client(s) NA	
If this is a joint statement by multiple appe the names of their clients on an additional filing of this statement.	ellants, add the names and addresses of other counsel and sheet accompanied by a certification that they concur in the
- · · · · · · · · · · · · · · · · · · ·	
3. Attorney(s) representing resp	oondents(s):
3. Attorney(s) representing resp Attorney <u>NA</u> Liane K. Wakayar	
Attorney <u>NA</u> Liane K. Wakayar Firm <u>Marquis Aurbach Coffing</u> Address	
Attorney <u>NA</u> Liane K. Wakayar Firm Marquis Aurbach Coffing	
Attorney <u>NA</u> Liane K. Wakayar Firm <u>Marquis Aurbach Coffing</u> Address 10001 Park Run Drive Las Vegas, Nevada 89145	
Attorney <u>NA</u> Liane K. Wakayar Firm <u>Marquis Aurbach Coffing</u> Address 10001 Park Run Drive	
Attorney <u>NA</u> Liane K. Wakayar Firm <u>Marquis Aurbach Coffing</u> Address 10001 Park Run Drive Las Vegas, Nevada 89145 Client(s) <u>NA</u>	ma, Esq Telephone <u>702 382 0711</u>
Attorney <u>NA</u> Liane K. Wakayar Firm <u>Marquis Aurbach Coffing</u> Address 10001 Park Run Drive Las Vegas, Nevada 89145	ma, Esq Telephone Telephone
Attorney NA Liane K. Wakayar Firm Marquis Aurbach Coffing Address 10001 Park Run Drive Las Vegas, Nevada 89145 Client(s) NA Attorney NA Firm	ma, Esq Telephone Telephone
Attorney NA Liane K. Wakayar Firm Marquis Aurbach Coffing Address 10001 Park Run Drive Las Vegas, Nevada 89145 Client(s) NA	ma, Esq Telephone Telephone
Attorney NA Liane K. Wakayar Firm Marquis Aurbach Coffing Address 10001 Park Run Drive Las Vegas, Nevada 89145 Client(s) NA Attorney NA Firm	ma, Esq Telephone Telephone
Attorney NA Liane K. Wakayar Firm Marquis Aurbach Coffing Address 10001 Park Run Drive Las Vegas, Nevada 89145 Client(s) NA Attorney NA Firm	ma, Esq Telephone Telephone

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4. Nature of disposition below (check all that apply):

🔲 Judgment after bench trial	Dismissal:
[] Juaginent atter bonomist	□ Lack of jurisdiction
🗋 Judgment after jury verdict	
🗌 Summary judgment	□ Failure to state a claim
	□ Failure to prosecute
🗋 Default judgment	Other (specify):Appealing attorneys' fees
Grant/Denial of NRCP 60(b) relief	
Grant/Denial of injunction	Divorce Decree:
[] Grant/Demar of information	□ Original □ Modification
☐ Grant/Denial of declaratory relief	
☐ Review of agency determination	□ Other disposition (specify):
Treview of agoing an	
5. Does this appeal raise issues cond	cerning any of the following. No
5. Does this appear runs	

Child Custody

🗋 Venue

Termination of parental rights

6. Pending and prior proceedings in this court. List the case name and docket number of all appeals or original proceedings presently or previously pending before this court which are related to this appeal:

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:

10 09 18

8. Nature of the action. Briefly describe the nature of the action and the result below: Marquis Arubach Coffing withdrew from my case and contined to incurr charges. That is why I am appealing

9. Issues on appeal. State concisely the principal issue(s) in this appeal (attach separate Marquis Arubach and Coffing withdrew from and case and cintinued to incure charges.

sheets as necessary):

10. Pending proceedings in this court raising the same or similar issues. If you are aware of any proceedings presently pending before this court which raises the same or similar issues raised in this appeal, list the case name and docket numbers and identify the same or similar issue raised: 2

11 0/ 18

CONTINUED

11. Constitutional issues. If this appeal challenges the constitutionality of a statute, and the state, any state agency, or any officer or employee thereof is not a party to this appeal, have you notified the clerk of this court and the attorney general in accordance with NRAP 44 and NRS 30.130?

- 🖵 N/A
- []Yes
- 🗌 No

If not, explain:

12. Other issues. Does this appeal involve any of the following issues? No

Reversal of well-settled Nevada precedent (identify the case(s))

An issue arising under the United States and/or Nevada Constitutions

🗋 A substantial issue of first impression

□ An issue of public policy

An issue where en banc consideration is necessary to maintain uniformity of this court's decisions

A ballot question

If so, explain:

12918

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

13 9/18

TIMELINESS	OF NOTICE C)F APPEAL
------------	-------------	-----------

16. Date of entry of wr	itten judgment or (order appealed fro	m	March 1, 2017
If no written judgmen	nt or order was filed	in the district court, o	explain the basis for	
seeking appellate rev	iew:			
			·	
17. Date written noti	ce of entry of judg	ment or order was	served	March 20, 20
Was service by:			· · · · · · · · · · · · · · · · · · ·	
□ Delivery	:			
IN Mail/electronic/	fax			
18. If the time for fil (NRCP 50(b), 52(b),	or 59)			
(a) Specify the t the date of fi	ling.		vice of the motion, an	ц
□ NRCP 50(b)	Do not know Date of filing			
□ NRCP 52(b)	Date of filing			
. 🗌 NRCP 59	Date of filing	· · · · · · · · · · · · · · · · · · ·		mor toll the
time for hing D 24 1190 (201	a nonce or approved a		ing or reconsideration 1 <u>Washington</u> , 126 Nev.	, 245
(b) Date of ent	Do not know ry of written order re	esolving tolling motio	n	
(c) Date writte	en notice of entry of c	order resolving tolling	g motion was served_	
Was servic				
Delivery			<i>i</i> .	
 □ Mail	t i			
	÷			
				: :

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19. Date notice of appeal filed May 10, 2017

If more than one party has appealed from the judgment or order, list the date each notice of appeal was filed and identify by name the party filing the notice of appeal:

Only one person filed an appeal against Marquis Aurback Coffing

20. Specify statute or rule governing the time limit for filing the notice of appeal, e.g., NRAP 4(a) or other

I do not know

SUBSTANTIVE APPEALABILITY

21. Specify the statute or other authority granting this court jurisdiction to review the judgment or order appealed from:

(a)

a)	□ NRAP 3A(b)(1)	□ NRS 38-205
	□ NRAP 3A(b)(2)	□ NRS 233B.150
	□ NRAP 3A(b)(3)	□ NRS 703.376
	Other (specify)	l do not know

15918

(b) Explain how each authority provides a basis for appeal from the judgment or order:

I do not have an answer

22. List all parties involved in the action or consolidated actions in the district court: (a) Parties:

Eleanor Connell Hartman Ahern In Forma Pauperis Marquis Aurbach Coffing/ Dale A. Hayies Marquis Aurbach Coffing / Liane K. Wakayama Marquis Aurbach Coffing / Candice W. Renka

(b) If all parties in the district court are not parties to this appeal, explain in detail why those parties not involved in this appeal, *e.g.*, formally dismissed, not served, or other:

23. Give a brief description (3 to 5 words) of each party's separate claims, counterclaims, cross-claims, or third-party claims and the date of formal disposition of each claim.

24. Did the judgment or order appealed from adjudicate ALL the claims alleged below and the rights and liabilities of ALL the parties to the action or consolidated actions below?

169,18

YYes

🗌 No

25. If you answered "No" to question 24, complete the following:

(a) Specify the claims remaining pending below:

(b) Specify the parties remaining below:

(c) Did the district court certify the judgment or order appealed from as a final judgment pursuant to NRCP 54(b)?

[]Yes

1 No

(d) Did the district court make an express determination, pursuant to NRCP 54(b), that there is no just reason for delay and an express direction for the entry of judgment?

X Yes

□ No

26. If you answered "No" to any part of question 25, explain the basis for seeking appellate review (e.g., order is independently appealable under NRAP 3A(b)):

27. Attach file-stamped copies of the following documents:

- The latest-filed complaint, counterclaims, cross-claims, and third-party claims
 - 0 • Any tolling motion(s) and order(s) resolving tolling motion(s)
 - Orders of NRCP 41(a) dismissals formally resolving each claim, counterclaims, cross-
 - claims and/or third-party claims asserted in the action or consolidated action below, even if not at issue on appeal
 - Any other order challenged on appeal
 - Notices of entry for each attached order

N 17910

VERIFICATION

I declare under penalty of perjury that I have read this docketing statement, that the information provided in this docketing statement is true and complete to the best of my knowledge, information and belief, and that I have attached all required documents to this docketing statement.

	r Ahern of appellan	In Forma Pauperis t	N	ame of counse	el of record
Date	- Clork Coll	ngust 26, 2017	<u> </u>	ignature of c	ounsel of record
State	and county		RTIFICATE OF	SERVICE	
		26	Anouet	20	17
	10 11 - +	tha S	day of		I served a copy of this
I cert	ify that on			ecord:	
_ comp	leted dock	eting statement u	pon all counsel of r		,
	🗌 By mai	onally serving it u ling it by first class s(es): (NOTE: If al and attach a separ	es mail with sufficient I names and addres ate sheet with the	addresses.)	repaid to the following t below, please list names
J 1	HE RUSHF oseph J Pov 707 Village	ORTH FIRM	MARQUIS AURB/ Liane K. Wakayar 10001 Park Run E Las Vegas, Nevad	ACH COFFING na, Esq)rive	B HUTCHISON & STEFFEN Todd J. Moody Esq. 10080 West Alta Drive #200 Las Vegas, Nevada 89145
D	ated this	26	_ day of _ AUG		2017 or Ahern Pro se
			:	Signature	

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