

FILED

NOV 22 2017

IN THE SUPREME COURT OF THE STATE OF NEVADA

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY [Signature]
CHIEF DEPUTY CLERK

Eleanor Ahern
Appellant,
vs.
Brownstein Hyatt Farber Schrick
Respondent.

Supreme Court No. 72897

District Court No. P 066426

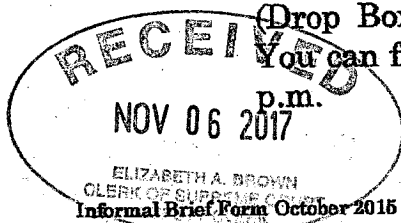
APPELLANT'S INFORMAL BRIEF

INSTRUCTIONS: If you are an appellant proceeding pro se (without an attorney) in the Nevada Supreme Court, you must file either (1) a brief that complies with Nevada Rule of Appellate Procedure (NRAP) 28(a), or (2) a completed copy of this informal brief form, *see* NRAP 28(k), with the Nevada Supreme Court on or before the due date, *see* NRAP 31. In civil appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court may dismiss your appeal. In postconviction criminal appeals, if you do not file one of these documents by the due date, the Nevada Supreme Court or Nevada Court of Appeals may decide your appeal on the record without briefing.

HOW TO FILL OUT THIS FORM: This form must be typed, unless you are incarcerated, in which case it must be clearly handwritten. You do not need to refer to legal authority or the district court record. If you are completing your brief on this form, write only in the space allowed on the form. **Additional pages and attachments are not allowed.** If typing an informal brief, you may either use the lined paper contained in this form or an equivalent number of pages of your own paper. Your brief will be stricken if you fail to follow the directions in this form and the Nevada Rules of Appellate Procedure.

WHERE TO FILE THE BRIEF: You may file your brief in person or by mail.

To file your brief in person: Bring the brief to the Clerk's Office at the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada, or at the Regional Justice Center Clerk's Office (Drop Box), 200 Lewis Street, 17th Floor, Las Vegas, Nevada. You can file your brief Monday through Friday, 8:00 a.m. to 4:00



1 of 1
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To file your brief by mail: Mail the brief to the Clerk of the Supreme Court of Nevada, 201 South Carson Street, Carson City, Nevada 89701. Your brief must be postmarked on or before the due date.

You must file the original brief and 1 copy with the clerk of the Nevada Supreme Court. If you want the clerk to return a file-stamped copy of your brief, you must file the original form and 2 copies and include a self-addressed, stamped envelope. Documents cannot be faxed or emailed to the Supreme Court Clerk's Office.

Copies of the brief must be mailed or delivered to the other parties to this appeal or to the parties' attorneys, if they have attorneys. You must also include a proper certificate of service or complete the certificate that is attached to the informal brief form.

CAUTION: Pro se parties are prohibited from representing other parties. A pro se party may not complete a brief on behalf of other parties. Pro se parties may collaborate on their briefs, however, provided that if one brief is submitted on behalf of multiple pro se parties, each party must sign and date the brief to confirm that he or she has participated in the preparation of the brief and, by his or her signature, joins in the arguments and representations contained therein.

Judgment or Order You Are Appealing. List the judgment or order that you are appealing from and the date that the judgment or order was filed in the district court.

Filed Date	Name of Judgment or Order
	Judge Gloria Sturman

Notice of Appeal. Give the date you filed your notice of appeal in the district court: April 03, 2017

Related Cases. List all other court cases related to this case. Provide the case number, title of the case and name of the court where the case was filed. NA

Case No.	Case Title	Name of Court
72897	Marquie Aurback Coffing	Nv Supreme Court
71577	Throw me out of my Trust	NV Supreme Court
73837	Removal of Guardian Ad Litem	Nevada Supreme Court

Pro Bono Counsel. Would you be interested in having pro bono counsel assigned to represent you in this appeal?
 72897 \$3,600,000 Damages against Eleanor Ahern Nevada Supreme Court

☒ Yes ☐ No

NOTE: If the court determines that your case may be appropriate for having pro bono counsel assigned, an appropriate order will be entered. Assignment of pro bono counsel is not automatic.

Statement of Facts. Explain the facts of your case. (Your answer must be provided in the space allowed.)

All of 2015, I requested Fred Waid to pay my attorneys. After Judge Sturman ordered Fred Waid, Temporary Trustee of my Trust to pay, Fred Waid, T T did not pay until my attorney Kirk Lenhard had long since withdrawn. I received no good will or benefit for my case from the \$70,000 finally paid so long after Judge Sturman ordered the payment. In fact, the Hearing she ordered the payment for also \$20,000 for my living expenses, 0 paid for me till May 2017. Kirk approached Fred Waid after Court, After a brief wait, Kirk came back to me all smiles and said Fred said he would be making the payment the next morning. Kirk Lenhard and Brownstein was finally paid March 2016 long after Kirk withdrew.

I do not feel I should pay attorney fees incurred after Kirk withdrew. When I get my Trust returned legally to me, I will negotiate to pay actual work done not the many conversations generated by Fred Waid to attorneys. More than 75% of the billing was created by Fred Waid TT.

[illegible]

Statement of District Court Error. Explain why you believe the district court was wrong. Also state what action you want the Nevada Supreme Court to take. (Your answer must be provided in the space allowed).

lie told to her by Fred Waid, Temporary Trustee and Joseph Powell, my daughter's attorney. She never asked for any documentation to prove Fred's words against me and the Rushforth Firm were to my understanding working with Fred Waid to be against me' Because of the way my Trust was written and Mark Solomon's Petition Reconstruction of my Trust and Judge Ritchie's Order, I believe under a new Judge, I believe my Trust would be returned to me. In both of these documents, I had to die first and my daughters had to die before Marjorie would ever be in the flow of money. I gave my adopted mother 65% because she had no income ear his family bible, I would always take care of Marjorie. She made the same vow to my father about taking care of me but Marjorie did not. I kept my vow and did take care of her. She had nothing to give away. I never gave Marjorie anything except the use of the money. There was enough for me to be giving and nice.

Marjorie did create \$3,500,000 which she generated from the 65% income from my oil royalties. She said through the years she would give it all to me. This her will gave to my two daughters. Marjorie firmly believed and said so many times that grandchildren should receive from their parents. I hired an International Forensic Handwriting Expert to prove the will was forged. He was in the courtroom for the first Trial in 2014 prepared to testify for me.

No deed was ever transferred from me to Marjorie or to her MTC Trust.

The lies from Fred Waid TT, Joey Powell and the Rushforth firm totally was not correct prove all three were working together to remove me from my Trust my father gave me. Trust Two is the Residual Income Beneficiary's Trust. Confirmed and reaffirmed by Judge Ritchie signed Order in the Reconstruction of my trust. Bring nice, to my detriment, I never should have allowed my daughters to have any money after Marjorie died. I did not have to continue the payment of the 65%. There was certainly enough money to continue my giving to my daughters. Marjorie had no LEGAL AUTHORITY to give away my land and royalty assets during my lifetime,

Is it possibly for you to demand of Attorney Kirk Lenhard to give me a complete copy of my file? I had requestd in writing to Judge Sturman please do ot let Kirk Lenhard withdraw with out me getting a complete copy of my file created by the Brownstein Firm. I also asked Judge Sturman to please not let Kirkk Lenhard withdraw until I had a lawyer. She did NOT honor my plea for her assistance in this matter.

When Kirk first met Fred Waid, Temporary Trustee, Kirk told Fred ~~he knows Fred is going to try to~~
~~separate me from my client~~ Kirk told Fred that was NOT going to happen. We'll not getting paid for all of 2015,
certainly caused Kirk to withdraw.

[illegible]

five different clients. This man called me and said he could help me. as he has been hired to help clients who have been swindled by Fred Waid. This attorneys name is Mort Tanner. When he called he told me he had talked to Fred Waid and Fred Said told Mort that Fred would be happy to pay him from my Trust. It would be another attorney in the pocket of Fred Waid and I said no thank you.

DATED this 3 day of November, 2017

Eleanor Ahern
Signature of Appellant

Eleanor Ahern, Pro se
Print Name of Appellant

CERTIFICATE OF SERVICE

I certify that on the date indicated below, I served a copy of this completed informal brief form upon all parties to the appeal as follows:

- ☐ By personally serving it upon him/her; or
☐ By mailing it by first-class mail with sufficient postage prepaid to the following address(es) (list names and address(es) of parties served):

DATED this 3rd day of November, 2017.

Eleanor Ahern Pro se
Signature of Appellant

ELEANOR AHERN Pro se
Print Name of Appellant

355 W. Mesquite Blvd P30 #176
Address

Mesquite, NV 89027
City/State/Zip

702 345 3035 no message
Telephone

FAX 702 346 7909