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

FILED

MAY 1.5 2018

CLERK OF SUPREME COURT

BY DEPUTY CLERK

ORDER DIRECTING SUPPLEMENTAL RESPONSE

This is a pro se appeal from a district court order adjudicating and enforcing an attorney's lien for fees and costs. Based upon our review of appellant's informal brief and respondent's answering brief and the documents transmitted to this court as part of this appeal, we conclude that a supplemental response is warranted. Accordingly, respondent shall have 30 days from the date of this order to file and serve a response, including points and authorities, addressing the issues raised in this appeal and specifically addressing whether an affirmative recovery was obtained. See Leventhal v. Black & LoBello, 129 Nev. 472, 477, 305 P.3d 907, 910 (2013). The response shall not exceed 15 pages plus the attorney's certificate required by NRAP 28.2. The response need not include the table of contents and table of cases, statutes, and other authority required by NRAP 28(b),

SUPREME COURT OF NEVADA

(O) 1947A 🚭

and may cite to either the record on appeal or any appendix filed with the response.

It is so ORDERED.

Cherry, A.C.J.

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