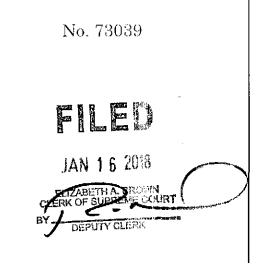
## IN THE SUPREME COURT OF THE STATE OF NEVADA

TRUDI LEE LYTLE; AND JOHN ALLEN LYTLE, AS TRUSTEES OF THE LYTLE TRUST,

Appellants, vs. MARJORIE B. BOULDEN, TRUSTEE OF THE MARJORIE B. BOULDEN TRUST; LINDA LAMOTHE; JACQUES LAMOTHE, TRUSTEES OF THE JACQUES & LINDA LAMOTHE LIVING TRUST; ROBERT Z. DISMAN; AND YVONNE A. DISMAN, Respondents.



## ORDER GRANTING MOTION

Appellants have filed a stipulation for an extension of time to file the opening brief. We treat the stipulation as a motion because it is not signed by counsel of record for respondents.<sup>1</sup> The motion is granted. NRAP 31(b)(3)(B). Appellants shall until January 23, 2018, to file and serve the opening brief and appendix. Failure to comply with this order may result in the imposition of sanctions. NRAP 31(d).

It is so ORDERED.

Droyhs  $\mathbf{C}$ .J.

<sup>1</sup>The stipulation is signed on behalf of respondents Marjorie Bolden, Jacques Lamothe, and Linda Lamothe by attorney Michael Oaks. Mr. Oaks is not listed on this court's docket as counsel of record for these respondents. The stipulation is not signed by any counsel on behalf of respondents Robert Disman and Yvonne Disman.

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SUPREME COURT OF NEVADA

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cc: Gibbs Giden Locher Turner Senet & Wittbrodt LLP/Las Vegas Fidelity National Law Group Foley & Oakes, PC

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