1 2	IN THE SUPREME COURT O	F THE STATE OF NEVADA
3 4 5	GARY LAMAR CHAMBERS Appellant, vs.	S.Ct. No. 73446 Electronically Filed Aug 15 2018 10:28 a.m. Elizabeth A. Brown Clerk of Supreme Court
6	THE STATE OF NEVADA,	
7		
8	Respondent.	
9	MOTION FOD ENI ADCI	EMENT OF TIME TO FILE
10	MOTION FOR ENLARGEMENT OF TIME TO FILE OPENING BRIEF	
11	(SEVENTH R	EQUEST)
12 13	COMES NOW Appellant, GARY LA	AMAR CHAMBERS, by and through his
14	counsel in this matter, JEAN J. SCHWARTZER, ESQ., and moves this Court for the	
15	seventh time for an enlargement of time of three (3) hours from August 14, 2018 to file	
16	Appellant's Opening Brief making said Brief	due August 15, 2018. This motion is based
10	upon the following memorandum and all pap	pers and pleadings on file herein.
17	Dated this 14 <sup>th</sup> day of August, 2	2018.
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20	Respectfully	y submitted,
20 21	/s/ Jean J. S	Schwartzer
21	JEAN J. SC Law Office	HWARTZER, ESQ. of Jean J. Schwartzer
22	10620 South Suite 110- 4	nern Highlands Parkway 73
23 24	Las Vegas, Phone: 702-	NV 89141 979-9941
2 <del>4</del> 25	jean.schwar Counsel for	tzer@gmail.com
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I, JEAN J. SCHWARTZER, ESQ., am the attorney in the above-captioned case.
 Pursuant to NRAP 31(b)(3), this Court may grant a sventh motion for extension of time
 for filing an Opening Brief upon a showing of extreme need or extraordinary
 circumstances. This is Appellant's seventh request for an extension of time to file his
 Opening Brief but he is only asking for a few additional hours.

- With respect to extreme need or extraordinary circumstances, Chambers will be
  filing his Opening Brief in a matter of hours. Counsel for Chambers has been unable to
  format the Opening Brief with page numbers due to a computer issue. Although the
  issue has been fixed, this has caused a delay in creating the table of contents and table of
  authorities and counsel needs an additional few hours.
- Therefore, Appellant moves for an enlargement of time of three (3) hours within which to file Appellant's Opening Brief up to and including August 15, 2018.
  - This Motion is made in good faith and not for the purposes of undue delay.
- I declare under penalty of perjury the factual representations set forth in the
   foregoing memorandum are true and correct.
  - Dated this 14<sup>th</sup> day of August, 2018.

Respectfully submitted,
/s/ Jean J. Schwartzer
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Counsel for Appellant

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2	CERTIFICATE OF SERVICE
3	I certify that on August 14 <sup>th</sup> , 2018, an electronic copy of the foregoing
4	MOTION FOR ENLARGEMENT OF TIME was sent via the master transmission list
5	with the Nevada Supreme Court to the following:
6	ADAMI AVALT ESO
7	ADAM LAXALT, ESQ. Nevada Attorney General
8	STEVEN S. OWENS, ESQ. Chief Deputy District Attorney
9	
10	
11	/s/ Jean J. Schwartzer JEAN J. SCHWARTZER, ESQ. Law Office of Jean J. Schwartzer
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