## IN THE SUPREME COURT OF THE STATE OF NEVADA

BANK OF AMERICA, N.A.; THE BANK OF NEW YORK MELLON, F/K/A THE BANK OF NEW YORK AS TRUSTEE FOR THE CERTIFICATEHOLDERS OF THE CWABS, INC., ASSET-BACKED CERTIFICATES, SERIES 2005-17; AND MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., Appellants,

vs.
THOMAS JESSUP, LLC SERIES VII;
FOXFIELD COMMUNITY
ASSOCIATION; AND ABSOLUTE
COLLECTION SERVICES, LLC,
Respondents.

No. 73785

12

FILED

SEP 2 4 2019

CLERK OF SUPREME COURT

BY DEPLITY CLERK

## ORDER GRANTING EN BANC RECONSIDERATION AND SCHEDULING ORAL ARGUMENT

Having considered the petition for en banc reconsideration in this matter, we have determined that reconsideration is warranted. See NRAP 40A(a). Accordingly, the petition for en banc reconsideration is granted. See NRAP 40A(f) (providing that "[a]ny two justices may compel the court to grant a petition for en banc reconsideration"); see also IOP Rule 13. Further, we conclude that oral argument would be of assistance in resolving this matter. Therefore, this matter is scheduled for oral argument

SUPREME COURT OF NEVADA

(O) 1947A

19-39646

on November 4, 2019, at 1:30 p.m. in Carson City. Argument shall be limited to 30 minutes.

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It is so ORDERED.

HARDESTY, J., with whom PARRAGUIRRE, J., STIGLICH, J., and SILVER, J., agree, dissenting:

While I recognize that NRAP40A(f) and IOP Rule 13 provide that two justices may compel the grant of a petition for en banc reconsideration, in my view, appellant has not demonstrated that en banc reconsideration is warranted. Therefore, I dissent.

> J. Hardestv

concur:

Parraguirre

Silver

SUPREME COURT OF NEVADA



cc: Hon. Linda Marie Bell, Chief Judge
Akerman LLP/Las Vegas
Law Office of Richard L. Tobler, Ltd.
Cox Law, LLC
Anthony S. Noonan
Kim Gilbert Ebron
The Law Office of Mike Beede, PLLC
Roger P. Croteau & Associates, Ltd.
Eighth District Court Clerk