CLARK COUNTY SCHOOL DISTRICT (CCSD),	No. 73856
Appellant,	
vs.	
MARY BRYAN, MOTHER OF ETHAN	
BRYAN; AND AIMEE HAIRR, MOTHER	
OF NOLAN HAIRR,	
Respondents.	
CLARK COUNTY SCHOOL DISTRICT,	No. 74566
Appellant,	
vs.	
MARY BRYAN, MOTHER OF ETHAN	
BRYAN; AND AIMEE HAIRR, MOTHER	
OF NOLAN HAIRR,	MAY 1 0 2018
Respondents.	CHERK OF CHERKE COURT
	BY/ BEDUTY OF EDV

IN THE SUPREME COURT OF THE STATE OF NEVADA

ORDER GRANTING MOTION

Extraordinary circumstances and extreme need having been shown, appellant's motion requesting a third extension of time to file the opening brief is granted. NRAP 31(b)(3)(B). Appellant shall have until June 1, 2018, to file and serve the opening brief and appendix. Any additional extensions will be granted only on showing of extraordinary circumstances and extreme need. *Id.* Counsel's caseload normally will not be deemed such a circumstance. *Cf. Varnum v. Grady*, 90 Nev. 374, 528 P.2d 1027 (1974). Failure to timely file the opening brief and appendix may result in the imposition of sanctions. NRAP 31(d).

It is so ORDERED.

Darylas C.L

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SUPREME COURT OF NEVADA

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cc: Lewis Roca Rothgerber Christie LLP/Las Vegas Allen Lichtenstein Scott Law Firm

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