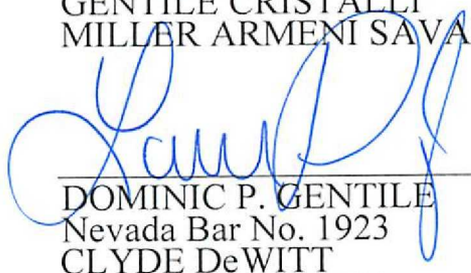




1 First, Appellant made a typographical error on pages 2-3 of the Docketing  
2 Statement when documenting Respondent's Attorneys' Firm. Respondent's  
3 Attorneys' Firm is listed as "*Dominic* Cristalli Miller Armeni Savarese."  
4 Correctly, it should be listed as "*Gentile* Cristalli Miller Armeni Savarese."

5 Second, Respondent disagrees with the presentation of the issues on appeal.  
6 Respondent considers only one issue on appeal. Specifically, Respondent submits  
7 the only issue on appeal is: Whether the District Court correctly denied Appellant's  
8 Special Motion to Dismiss under NEV. REV. STAT. § 41.660(a) for failure to  
9 establish that Appellant's claim the claim was "based upon a good faith  
10 communication in furtherance of the right to petition or the right to free speech in  
11 direct connection with an issue of public concern."

12 Dated this 1 day of November, 2017.

13 GENTILE CRISTALLI  
14 MILLER ARMENI SAVARESE  
15   
16 \_\_\_\_\_  
17 DOMINIC P. GENTILE  
18 Nevada Bar No. 1923  
19 CLYDE DeWITT  
20 Nevada Bar No. 9791  
21 LAUREN E. PAGLINI  
22 Nevada Bar No. 14254  
23 410 S. Rampart Boulevard, Suite 420  
24 Las Vegas, Nevada 89145  
25 *Attorneys for Respondent, Marco*  
26 *Sassone*

