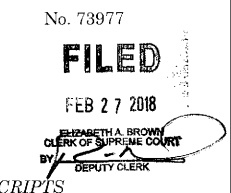
IN THE SUPREME COURT OF THE STATE OF NEVADA

RICHARD KILGORE, Appellant/Cross-Respondent, vs. ELENI KILGORE, Respondent/Cross-Appellant.



ORDER REGARDING TRANSCRIPTS

On December 20, 2017, appellant/cross-respondent filed a transcript request form in this court requesting the production of several transcripts from Transcript Video Services. Within that form, counsel for appellant/cross-respondent certified that she paid the required deposit for the transcripts on December 28, 2017.¹ On February 6, 2018, Transcript Video Services filed a notice stating that they have not received the required deposit. Although the notice was served on counsel for appellant/cross-respondent, to date, counsel has not filed a response.

Appellant/cross-respondent shall have 11 days from the date of this order to pay the required deposit, if she has not done so already, and file proof of payment in this court. Failure to comply with this order may result in the imposition of sanctions. NRAP 9(a)(7).

It is so ORDERED.

Doglas

¹It appears this date is incorrect as the transcript request form was dated and filed prior to the date counsel represented the deposit was paid.

18-07674

SUPREME COURT OF NEVADA cc: Law Office of Betsy Allen Page Law Office Transcript Video Services

SUPREME COURT OF NEVADA

(O) 1947A -

şĒ

1

ter.