

In the Supreme Court of Nevada

GEORGE STUART YOUNT,
individually, and in his capacity as
owner of GEORGE STUART YOUNT
IRA,

Appellant,

vs.

CRISWELL RADOVAN, LLC; CR CAL
NEVA, LLC; ROBERT RADOVAN;
WILLIAM CRISWELL; CAL NEVA
LODGE, LLC; POWELL COLEMAN AND
ARNOLD LLP; DAVID MARRINER; AND
MARRINER REAL ESTATE, LLC,

Respondents.

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Elizabeth A. Brown
Clerk of Supreme Court

MOTION FOR EXTENSION TO FILE REPLY BRIEF

Appellant asks this Court to give appellant 30 days from the filing of an answering brief (if any) by respondents Criswell Randovan, LLC; CR Cal Neva, LLC; Robert Radovan; William Criswell; Cal Neva Lodge, LLC; and Powell Coleman & Arnold LLP, to file a combined reply brief.

Appellant does not believe that any reply is due yet but makes this request now in an abundance of caution. Joel Henriod recently suffered a serious injury: He broke three of his fingers on July 2, culminating in surgery two days ago. He remains in pain that is controlled only by prescription drugs not compatible with the practice of

law. It is impracticable at this point to try to bring in another attorney to replace Mr. Henriod; it will be far more efficient to allow Mr. Henriod the time to recover and resume working on the brief.

In addition, appellant believes that counsel's and this Court's resources are best conserved by having appellant file a single combined reply brief to the answering briefs of both the Marriner respondents and the Criswell Radovan respondents (whose answering brief has not been accepted for filing).

Dated this 11th day of July, 2019.

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CERTIFICATE OF SERVICE

I certify that on July 11, 2019, I submitted the foregoing “MOTION FOR EXTENSION TO FILE REPLY BRIEF” for filing *via* the Court’s eFlex electronic filing system. Electronic notification will be sent to the following:

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