## IN THE SUPREME COURT OF THE STATE OF NEVADA

GEORGE STUART YOUNT, INDIVIDUALLY, AND IN HIS CAPACITY AS OWNER OF GEORGE 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.

No. 74275

FILED

OCT 1 6 2019

CLERK OF SUPREME COURT
BY 5. Y COLUMN
DEPUTY CLERK

## ORDER GRANTING MOTION

Extraordinary circumstances and extreme need having been shown, and having considered respondents' opposition, appellant's motion requesting an extension of time to file the reply brief is granted. NRAP 31(b)(3)(B). Appellant shall have until October 21, 2019, to file and serve the reply brief. 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 file a timely reply brief may be treated as a waiver of the right to file a reply brief. NRAP 28(c).

It is so ORDERED.1

C.J

<sup>1</sup>Respondents' request for sanctions is denied.

cc: Lewis Roca Rothgerber Christie LLP/Las Vegas Kaempfer Crowell/Las Vegas Howard & Howard Attorneys PLLC Simons Hall Johnston PC/Reno