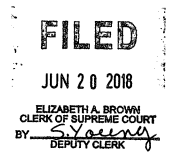
IN THE SUPREME COURT OF THE STATE OF NEVADA

TAE-SI KIM, AN INDIVIDUAL; AND JIN-SUNG HONG, AN INDIVIDUAL, Appellants,

vs.

GIBSON LOWRY BURRIS, LLP, (NOW KNOWN AS GIBSON LOWRY, LLP), A NEVADA LIMITED LIABILITY PARTNERSHIP, DICKINSON WRIGHT, PLLC, A NEVADA PROFESSIONAL LIMITED LIABILITY COMPANY; STEVE A. GIBSON, ESQ., AN INIDVIDUAL; JODI DONETTA LOWRY, ESQ., AN INDIVIDUAL; JONATHAN M.A. SALLS, ESQ., AN INDIVIDUAL; ERIC DOBBERSTEIN, ESQ., AN INDIVIDUAL; AND MICHAEL G. VARTANIAN, ESQ., AN INDIVIDUAL;

No. 74803



ORDER GRANTING MOTION

Respondents.

Extraordinary circumstances and extreme need having been shown, and despite its untimeliness and respondents' opposition, appellant's motion requesting a second extension of time to file the opening brief is granted as follows. NRAP 31(b)(3)(B). Appellant shall have until June 22, 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

SUPREME COURT OF NEVADA

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P.2d 1027 (1974). Failure to timely file the opening brief and appendix may result in the imposition of sanctions.

It is so ORDERED.

Doyles, C.J.

cc: Brandon L. Phillips, Attorney At Law, PLLC Gibson Lowry LLP Morris Law Group