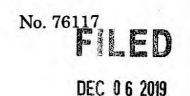
## IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE HONORABLE RENA G. HUGHES, EIGHTH JUDICIAL DISTRICT COURT, FAMILY DIVISION, DEPARTMENT J. COUNTY OF CLARK, STATE OF NEVADA,



ELIZABETH A. BROWN

19-49578

SUPREME COURT

ORDER STRIKING PORTION OF RESPONDENT'S ANSWERING BRIEF

This matter was submitted for decision on December 2, 2019. Having considered the record on appeal, the parties' briefs, and the parties' statements at oral argument, we conclude that Section VII(B) (comprising pages 24-31) of respondent's answering brief should be stricken. The matters discussed therein were not part of the underlying proceedings, and we decline to take judicial notice of those matters. See Carson Ready Mix, Inc. v. First Nat'l Bank of Nev., 97 Nev. 474, 476, 635 P.2d 276, 277 (1981) ("We cannot consider matters not properly appearing in the record on appeal."); see also Mack v. Estate of Mack, 125 Nev. 80, 91, 206 P.3d 98, 106 (2009) ("As a general rule, we will not take judicial notice of records in another and different case . . . ."). Accordingly, we direct the clerk of this court to strike the aforementioned portion of respondent's answering brief. It is so ORDERED.

SUPREME COURT OF NEVADA cc: Law Office of Daniel Marks Nevada Commission on Judicial Discipline Law Offices of Thomas C. Bradley

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