IN THE SUPREME COURT OF THE STATE OF NEVADA

GAVIN COX; AND MIHN-HAHN COX, HUSBAND AND WIFE,

Appellants, vs.
DAVID COPPERFIELD, A/K/A DAVID S. KOTKIN, MGM GRAND HOTEL, LLC; BACKSTAGE EMPLOYMENT AND REFERRAL, INC.; DAVID COPPERFIELD'S DISAPPEARING, INC.; TEAM CONSTRUCTION MANAGEMENT, INC.; AND BEACHERS LV, LLC,

Respondents.

No. 76422
FILED
NOV 08200


ORDER DISMISSING CROSS-APPEAL AND REINSTATING BRIEFING

In response to this court's order to show cause why the crossappeal should not be dismissed for lack of jurisdiction, respondent/crossappellant David Copperfield concedes he is not an aggrieved party and moves for a voluntary dismissal of the cross-appeal. Cause appearing, the motion is granted. The cross-appeal is dismissed. NRAP 42(b). The clerk of this court shall amend the caption to conform to the caption on this order.

The clerk of this court shall strike the combined answering brief and opening brief on cross-appeal and joint appendix filed on August 12, 2019. The briefing schedule is reinstated as follows. Respondents David Copperfield; David Copperfield's Disappearing, Inc.; Team Construction Management, Inc.; and Beachers LV, LLC, shall have 30 days from the date of this order to file answering briefs. Thereafter, briefing shall proceed in
accordance with NRAP 31(a)(1). Failure to timely file the answering briefs may result in the imposition of sanctions, including resolution of this appeal without answering briefs from these respondents. NRAP 31(d).

It is so ORDERED.


Parraguirre


Cadish
cc: Hon. Mark R. Denton, District Judge
Paul M. Hare, Settlement Judge
Morelli Law Firm PLLC
Harris \& Harris
Lewis Roca Rothgerber Christie LLP/Las Vegas
Weinberg, Wheeler, Hudgins, Gunn \& Dial, LLC
Selman Breitman, LLP/Las Vegas
Resnick \& Louis, P.C./Las Vegas
Selman Breitman, LLP/Santa Ana
Greene Infuso, LLP
Eighth District Court Clerk

