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.; AND TEAM CONSTRUCTION MANAGEMENT, INC., Respondents.

No. 76422

FILED

JUL D 6 2022

ELIZABETH A. BROWN CLERK OF SUPREME COURT BY DEPNIY CLERK

ORDER REGARDING MOTION

On April 14, 2022, the en banc court issued an opinion resolving this appeal from a judgment on a defense verdict in a personal injury case, with the majority of the court affirming the district court's judgment. Rehearing was denied on June 1, 2022. Two days later, appellants filed a motion to vacate the opinion under Rule 60(d)(3). Respondents filed an opposition, in which they explained that Rule 60 does not apply to appellate proceedings, and appellants filed in reply an "urgent complaint."

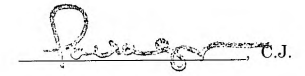
Appellants' assertions were raised in their prior rehearing petition, and regardless, the Nevada Rules of Appellate Procedure do not provide for successive rehearing petitions or other post-en banc rehearing motions. See NRAP 36; NRAP 40. Accordingly, appellants' motion to vacate the opinion was improperly filed, and this court takes no action on it or their

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reply. No further motions requesting such relief may be filed, and the clerk of this court shall issue the remittitur forthwith. NRAP 41.

It is so ORDERED.



cc: Hon. Mark R. Denton, District Judge
Gavin Cox
Mihn-Hahn Cox
Lewis Roca Rothgerber Christie LLP/Las Vegas
Weinberg, Wheeler, Hudgins, Gunn & Dial, LLC/Las Vegas
Selman Breitman, LLP/Las Vegas
Resnick & Louis, P.C./Las Vegas
Selman Breitman, LLP/Santa Ana
Greene Infuso, LLP
Eighth District Court Clerk