IN THE SUPREME COURT OF THE STATE OF NEVADA

TRUDI LEE LYTLE; AND JOHN ALLEN LYTLE, AS TRUSTEES OF THE LYTLE TRUST,

Appellants,

VS.

SEPTEMBER TRUST, DATED MARCH 23, 1972; GERRY R. ZOBRIST; JOLIN G. ZOBRIST, AS TRUSTEES OF THE GERRY R. ZOBRIST AND JOLIN G. ZOBRIST FAMILY TRUST; RAYNALDO G. SANDOVAL; JULIE MARIE SANDOVAL GEGEN, AS TRUSTEES OF THE RAYNALDO G. AND EVELYN A. SANDOVAL JOINT LIVING TRUST AND DEVOLUTION TRUST DATED MAY 27, 1992; DENNIS A. GEGEN; AND JULIE S. GEGEN, HUSBAND AND WIFE, AS JOINT TENANTS, Respondents.

TRUDI LEE LYTLE; JOHN ALLEN LYTLE; AND LYTLE TRUST, Appellants,

VS.

SEPTEMBER TRUST, DATED MARCH 23, 1972; GERRY R. ZOBRIST; JOLIN G. ZOBRIST, AS TRUSTEES OF THE GERRY R. ZOBRIST AND JOLIN G. ZOBRIST FAMILY TRUST; RAYNALDO G. SANDOVAL; JULIE MARIE SANDOVAL GEGEN, AS TRUSTEES OF THE RAYNALDO G. AND EVELYN A. SANDOVAL JOINT LIVING TRUST AND DEVOLUTION TRUST DATED

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MAY 27, 1992; DENNIS A. GEGEN; AND JULIE S. GEGEN, HUSBAND AND WIFE, AS JOINT TENANTS, Respondents.

ORDER REGARDING COSTS

On March 2, 2020, this court entered an order of affirmance in this appeal. Respondents filed a timely bill of costs seeking costs for producing transcripts. The cost of producing transcripts is not allowable under NRAP 39(c) and therefore is disallowed.¹

It is so ORDERED.

Pickering, C.J.

cc: Lewis Roca Rothgerber Christie LLP/Las Vegas Gibbs Giden Locher Turner Senet & Wittbrodt LLP/Las Vegas Christensen James & Martin

¹This order is without prejudice to respondents' right to seek any costs that are taxable to the district court. See NRAP 39(e).