## IN THE SUPREME COURT OF THE STATE OF NEVADA

ELIEZER MIZRACHI,

VS.

Appellant,

DIANE MIZRACHI,

Respondent.



IFACIÉ K. LINDEMAN

ORDER REMOVING APPEAL FROM SETTLEMENT PROGRAM AND REINSTATING BRIEFING

Cause appearing, we grant the unopposed motion to withdraw as counsel of record for respondent. See NRAP 46(e)(3); SCR 46; NRPC 1.16. Accordingly, the clerk shall remove attorney Leland E. Lutfy from the docket of this appeal.

Respondent has filed a "Request for Authorization to Proceed in Proper Person; Waiver of Appeal Bond; and to Transmit Entire Record on File." We elect to treat that document as a notice indicating that respondent will not be retaining counsel for this appeal.<sup>1</sup> Accordingly, we reinstate the deadlines for requesting transcripts and filing the fast track statement and response pursuant to NRAP 3E. See NRAP 16(a).

Appellant shall have ten days from the date of this order to request transcripts by filing a request form in the district court and filing

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<sup>&</sup>lt;sup>1</sup>We deny respondent's request for transmittal of the record at this time. See NRAP 3E(d)(4); See also NRAP 10. We note however, that this court reserves the right to direct the transmission of the entire district court record if deemed appropriate upon completion of fast track briefing. Further, as there is no "appeal bond" due in this matter, we deny that request as moot. Finally, as the transcripts necessary for appeal are to be requested by appellant, we deny respondent's request regarding the cost of transcripts. See NRAP 3E(c).

two file-stamped copies of that request form with this court. See NRAP 3E(c)(2). Appellant shall have 40 days from the date of this order to file and serve the fast track statement and appendix.<sup>2</sup> Respondent shall have 20 days from the service of appellant's fast track statement to file and serve the fast track response. See NRAP 3E(a) (if appellant is represented by counsel and respondent is in proper person, respondent must file all documents in compliance with NRAP 3E).

It is so ORDERED.

C.J.

cc:

Carolyn Worrell, Settlement Judge Rachel M. Jacobson Leland E. Lutfy Diane Mizrachi

<sup>2</sup>In preparing and assembling the appendix, counsel shall strictly comply with the provisions of NRAP 3E(d)(4).

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