IN THE SUPREME COURT OF THE STATE OF NEVADA

ISRAEL BAIGUEN, AN INDIVIDUAL, Appellant,

VS.

HARRAH'S LAS VEGAS, LLC, A NEVADA DOMESTIC LIMITED-LIABILITY CORPORATION, D/B/A HARRAH'S CASINO HOTEL, LAS VEGAS; AND CAESARS ENTERTAINMENT CORPORATION, A NEVADA FOREIGN CORPORATION, D/B/A HARRAH'S CASINO HOTEL, LAS VEGAS, Respondents.

No. 70204

FILED

JUN 27 2017

CLERK OF SUPREME COURT
BY SUPPLEMENT CLERK OF SUPPLEMENT CLERK

ORDER GRANTING PETITION FOR REVIEW AND DIRECTING SUPPLEMENTAL BRIEFING

Having considered the petition for review in this matter and the answer thereto, we have determined that our review is warranted. Accordingly, the petition for review is granted. NRAP 40B(f). Further, as we conclude that supplemental briefing will be of assistance, respondent Harrah's Las Vegas, LLC, as petitioner, shall have 30 days from the date of this order to file and serve a supplemental brief addressing the following issue presented for review:

Whether, when an employee suffers a medical emergency during work, an employer's failure to timely seek medical assistance for the employee is an act arising out of employment, such that the Nevada Industrial Insurance Act's exclusive remedy provision will preclude finding the employer liable for negligence?

NRAP 40B(g). Appellant Israel Baiguen shall file and serve a supplemental brief within 30 days after Harrah's brief is served. Harrah's

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shall then have 15 days after Baiguen's supplemental brief is served to file and serve any supplemental reply brief. Briefing shall comply with the relevant provisions of NRAP 28 to 32.

It is so ORDERED.1

Cherry

Cherry

Cherry

Douglas

Jacketing

J.

Hardesty

Parraguirre

J.

Stiglich

cc: Hon. Douglas W. Herndon, District Judge Law Offices of Steven M. Burris, LLC Fisher & Phillips LLP Eighth District Court Clerk

¹The Honorable Mark Gibbons, Justice, did not participate in the decision of this matter.