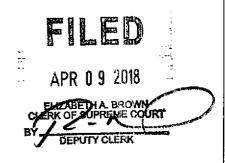
IN THE COURT OF APPEALS OF THE STATE OF NEVADA

IN RE THE EXECUTION SEARCH
WARRANTS FOR:
12067 OAKLAND HILLS, LAS VEGAS,
NEVADA 89141; 54 CAROLINA
CHERRY DRIVE, LAS VEGAS,
NEVADA 89141; 5608 QUIET CLOUD
DRIVE, LAS VEGAS, NEVADA 89141
AND 3321 ALCUDIA BAY AVENUE,
LAS VEGAS, NEVADA 89141.

LAS VEGAS METROPOLITAN POLICE DEPARTMENT, Appellant, vs. LAURA ANDERSON, Respondent. No. 71536



ORDER SUBMITTING FOR DECISION WITHOUT ORAL ARGUMENT

This appeal is scheduled for oral argument on April 18, 2018. Counsel for respondent has filed an "Unopposed Motion to Continue Oral Argument." In that motion, counsel explains that due to significant scheduling conflicts she is unable to appear for the scheduled argument. Further, due to these extended scheduling conflicts, counsel requests that the argument be rescheduled "to a later time and date convenient for this Court, but no sooner than 60 days from the present setting." Finally, counsel notes that she has conferred with counsel for appellant and he indicated that he "has no objection to the requested continuance."

Cause appearing, we grant the motion in part. Accordingly, we vacate the oral argument currently scheduled for April 18, 2018, at 10:30 a.m. However, we are reluctant to delay resolution of this appeal for such

an additional amount of time. Accordingly, we decline to reschedule this appeal for oral argument and submit this matter for decision upon the briefs and record filed in this case.

It is so ORDERED.

Gilner, C.J.

cc: Marquis Aurbach Coffing Kathleen Bliss Law PLLC