		Electronically Filed 2/14/2018 12:46 PM Steven D. Grierson
	CER	CLERK OF THE COURT
1	GEORGE O. WEST III [SBN 7951] Law Offices of George O. West III	Atump. Aum
2	Consumer Attorneys Against Auto 10161 Park Run Drive, Suite 150	Fraud
3	Las Vegas, NV 89145	Electronically Filed
4	Email : gowesq@cox.net Websites : www.caaaf.net	Feb 14 2018 01:14 p.m.
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6	CRAIG B. FRIEDBERG [SBN 4606]	
7	Law Offices of Craig B. Friedberg, Esq. 4760 S. Pecos Road, Suite 103	
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9	Fax: (702) 946-0887 Email: attcbf@cox.net	
10	Website: www.consumerlaw.justia.net	
11	Attorneys for Plaintiffs DERRICK POOLE	
12	DISTI	RICT COURT
13	CLARK CO	OUNTY, NEVADA
14		
15	DERRICK POOLE,) CASE NO : A-16-737120-C
16) DEPT: XXVII
17	Plaintiff,) SUPREME COURT NO: 74808
18		 CERTIFICATION OF <u>NO</u> <u>REQUEST</u> TO PREPARE
19	v) TRANSCRIPTS
20) [NRAP $9(a)(1)$]
21	NEVADA AUTO DEALERSHIP INVEST- MENTS LLC a Nevada Limited Liability)
22	Company d/b/a SAHARA CHRYSLER, JEEP, DODGE, WELLS FARGO DEALER)
23	SERVICES INC., COREPOINTE INSUR- ANCE COMPANY, and DOES 1 through 100	
24	Inclusive,	
25	Defendants,)
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27		
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		1
		Docket 74808 Document 2018-06124
	Case Number: A	A-16-737120-C

TO THE CLERK OF THE COURT AND TO ALL PARTIES AND TO THEIR ATTORNEY'S OF RECORD:

PLEASE TAKE NOTICE, that pursuant to the Court's order of February 13, 2018, and pursuant to NRAP 9(a), and after a meet and confer with respondent's counsel, and the transcript of the respondent's motion for summary judgment having been previously filed at the district court level prior to the appeal being docketed, the parties to this appeal are *not* requesting any transcripts to be prepared in the appeal taken in this matter.¹

Dated this 14th day of February 2018

 13
 By <u>/s/ George 0. West III</u>

 14
 GEORGE 0. WEST III

 14
 Law Offices of George 0. West III

 15
 Consumer Attorneys Against Auto Fraud

 16
 Attorney for Plaintiff/Appellant

 17
 DERRICK POOLE

 18
 Derrick Poole

 19
 Derrick Poole

 20
 Image: Consumer Attorney for Plaintiff (Appellant Derrick Poole)

 21
 Derrick Poole

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 Derrick Poole

 23
 Image: Consumer Plaintiff (Poole)

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 Image: Consumer Plaintiff (Poole)

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 respondent's/defendant's motion for summary judgment which was previously filed in the District Court. NRAP 9(a)(1)(B) states: unless otherwise provided in these Rules, the appellant shall file a transcript request form in accordance with Rule 9(a)(3) when a verbatim record was made of the district court proceedings and the necessary portions of the transcript were not prepared and filed in the district court before the appeal was docketed under Rule 12.

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2	PROOF OF SERVICE	
3	STATE OF NEVADA	
4	COUNTY OF CLARK)	
5	CERTIFICATION OF NO REQUEST TO PREPARE TRANSCRIPTS on interested party(ies) in this action by either fax and/or email, or by placing a true and correct copy and/or original thereof addressed as follows:	
6 7		
8	JEFF BENDAVID, ESQ Moran, Brandon, Bendavid, Moran 630 South Fourth Street Las Vegas, NV 89101 j.bendavid@moranlawfirm.com	
9		
10		
11	collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal service on that same day with first class postage thereon fully prepaid at Las Vegas, NV in the ordinary course of business.	
12		
13		
14	[] (BY PERSONAL SERVICE) I delivered such envelope by hand to the office, and/or to the attorney listed as the addressee below.	
15	[] (BY FAX SERVICE) Pursuant to consent under NRCP, Rule 5(b), I hereby certify that service of the aforementioned document(s) via facsimile, pursuant to EDCR Rule	
16	7.26(a), as set forth herein.	
17	[x] (BY EMAIL SERVICE) (Wiznet/email) Pursuant NRCP, Rule 5(b)(2)(D), and the EDCR on electronic service, I hereby certify that service of the aforementioned document(s) via email to pursuant to the relevant and pertinent provisions of EDCR and NRCP, as set forth herein.	
18		
19		
20	Executed on this 14 th day of February, 2018	
21	/s/ George O. West III	
22	<u>/s/ George O. West III</u> GEORGE O. WEST III	
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