IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE ESTATE OF MILTON I. SCHWARTZ, DECEASED.

A. JONATHAN SCHWARTZ,
EXECUTOR OF THE ESTATE OF
MILTON I. SCHWARTZ,
Appellant/Cross-Respondent,
vs.
THE DR. MIRIAM AND SHELDON G.
ADELSON EDUCATIONAL
INSTITUTE,
Respondent/Cross-Appellant.
IN THE MATTER OF THE ESTATE OF
MILTON I. SCHWARTZ, DECEASED.

THE DR. MIRIAM AND SHELDON G.
ADELSON EDUCATIONAL
INSTITUTE,
Appellant,
vs.
A. JONATHAN SCHWARTZ,
EXECUTOR OF THE ESTATE OF
MILTON I. SCHWARTZ,
Respondent.

No. 78341

FILED

JUL 07 2022

No. 79464

ORDER DENYING REHEARING

Appellant/cross-respondent has filed a petition for rehearing of this court's March 30, 2022, Order of Affirmance. We conclude rehearing is unwarranted. NRAP 40(c). One of the grounds on which appellant/cross-respondent seeks rehearing is based on the assertion that this court misapprehended a material fact regarding when Jonathan Schwartz saw the Adelson middle school sign. The record in this regard is unclear, but even if this court views the record as proposed by appellant/cross-

SUPREME COURT OF NEVADA

(O) 1947A

respondent, that fact is immaterial considering the other evidence that Jonathan was on inquiry notice of the breach of the naming rights agreement. Accordingly, rehearing is denied. NRAP 40(c).

It is so ORDERED.

Cadish Pickering,

Herndon

Hon. Gloria Sturman, District Judge cc: Kemp Jones, LLP Solomon Dwiggins & Freer, Ltd. Lewis Roca Rothgerber Christie LLP/Las Vegas Eighth District Court Clerk