

IN THE SUPREME COURT OF THE STATE OF NEVADA

LAWRENCE D. CANARELLI; HEIDI
CANARELLI; AND FRANK MARTIN,
SPECIAL ADMINISTRATOR FOR THE
ESTATE OF EDWARD C. LUBBERS,
FORMER TRUSTEES,
Petitioners,

vs.

THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK; AND THE HONORABLE
GLORIA STURMAN, DISTRICT
JUDGE,

Respondents,

and

SCOTT CANARELLI, BENEFICIARY
OF THE SCOTT LYLE GRAVES
CANARELLI IRREVOCABLE TRUST
DATED FEBRUARY 24, 1998,
Real Party in Interest.

No. 78883

FILED

JUN 06 2019

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

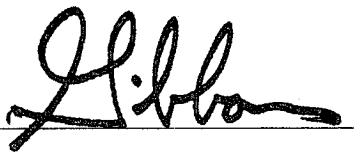
*ORDER GRANTING IN PART MOTION FOR LEAVE TO FILE
PORTIONS OF THE APPENDIX UNDER SEAL*

Petitioners' June 3, 2019, motion for leave to file portions of their appendix under seal is granted as follows. SRCR 3(4)(b). In their motion, petitioners assert that the district court reviewed the contested notes in camera and point to a September 26, 2018, district court order allowing four documents to be filed in redacted form, with the unredacted versions filed under seal. Because those documents are contained in volumes 1, 2, and 4 of their appendix to this court, they ask that this court allow those volumes to be filed under seal. However, it appears that the

volumes also contain documents not covered by the district court's September 26 order.

Therefore, petitioners may file volumes 1, 2, and 4 of the appendix with the redacted versions of the four documents. They shall submit the unredacted versions and any documents reviewed by the district court in camera in a separate volume, and the clerk of this court shall file that volume under seal.

It is so ORDERED.

 C.J.

cc: Campbell & Williams
Marquis Aurbach Coffing
Solomon Dwiggin & Freer, Ltd.