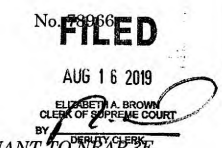
IN THE SUPREME COURT OF THE STATE OF NEVADA

KEVIN DANIEL ADRIANZEN, Appellant, vs. PAIGE ELIZABETH PETIT, Respondent.



ORDER REINSTATING BRIEFING PURSUANT TO NRAP 31

On July 29, 2019, this court entered a limited remand in this child custody matter for the district court to determine which school the parties' child would attend. Fast track briefing was suspended pending the district court's decision on remand. The district court rendered a decision on August 7, 2019, and that decision was promptly transmitted to this court as required by NRAP 12A.

It does not appear that the district court's school choice decision altered the order on appeal in any manner, and to date, no party has appealed from the school choice decision. Therefore, we reinstate the fast track briefing schedule in this appeal. Appellant shall have 30 days from the date of this order to file and serve the fast track statement and appendix.¹ Respondent shall have 21 days from the date that appellant's fast track statement is served to file and serve the fast track response.

It is so ORDERED.

ickerw Pickering J. Parraguirre Cadish

SUPREME COURT OF NEVADA

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¹In preparing and assembling the appendix, counsel shall strictly comply with the provisions of NRAP 3E(d)(4).

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cc: McFarling Law Group The Grimes Law Office

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