IN THE SUPREME COURT OF THE STATE OF NEVADA

SUPERPUMPER, INC., AN ARIZONA CORPORATION; EDWARD BAYUK, INDIVIDUALLY AND AS TRUSTEE OF THE EDWARD WILLIAM BAYUK LIVING TRUST; SALVATORE MORABITO, AN INDIVIDUAL; AND SNOWSHOE PETROLEUM, INC., A NEW YORK CORPORATION,

Appellants,

VS.

WILLIAM A. LEONARD, TRUSTEE FOR THE BANKRUPTCY ESTATE OF PAUL ANTHONY MORABITO,

Respondent.

No. 79355

FILED

NOV 1 8 2020

CLERK OF LUPREME COURT

BY DEPUTY CLERK

ORDER GRANTING MOTION IN PART

Having considered respondent's opposition, appellants' motion requesting an extension of time to file the reply brief is granted to the following extent. NRAP 31(b)(3)(B). Appellants shall have 14 days from the date of this order to file and serve the reply brief. No further extensions of time shall be permitted absent demonstration of extraordinary circumstances and extreme need. *Id.* Counsel's caseload normally will not be deemed such a circumstance. *Cf. Varnum v. Grady*, 90 Nev. 374, 528 P.2d 1027 (1974). Failure to file a timely reply brief may be treated as a waiver of the right to file a reply brief. NRAP 28(c).

It is so ORDERED.

Pickering, C.J.

SUPREME COURT OF NEVADA

(O) 1947A

70-42042

cc: Robison, Sharp, Sullivan & Brust Hartman & Hartman Claggett & Sykes Law Firm Michael C. Lehners Garman Turner Gordon Jones Lovelock