

IN THE SUPREME COURT OF THE STATE OF NEVADA

FIELDEN HANSON ISAACS MIYADA
ROBISON YEH, LTD.,

Appellant,

vs.

DEVIN CHERN TANG, M.D.; AND SUN
ANESTHESIA SOLUTIONS, A
NEVADA CORPORATION,

Respondents.

SCOTT VINH DUONG, M.D.; ANNIE
LYNN PENACO DUONG, M.D.; AND
DUONG ANESTHESIA, PLLC,

Appellants,

vs.

FIELDEN HANSON ISAACS MIYADA
ROBISON YEH, LTD.,

Respondent.

FIELDEN HANSON ISAACS MIYADA
ROBISON YEH, LTD.,

Appellant,

vs.

DEVIN CHERN TANG, M.D.; AND SUN
SOLUTIONS ANESTHESIA, A
NEVADA CORPORATION,

Respondents.

No. 78358

FILED

NOV 21 2019

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY 
DEPUTY CLERK

No. 79460 ✓

No. 79663

***ORDER DENYING MOTIONS TO CONSOLIDATE AND REINSTATING
BRIEFING IN DOCKET NO. 79460***

The parties have filed joint motions to consolidate these appeals. Having considered the documents before this court, this court declines to consolidate these matters at this time and denies the motions.

However, these cases shall be designated as related on this court's docket to ensure that they are resolved in a consistent and efficient manner.

Briefing in Docket No. 79460 is reinstated. Appellants shall have 14 days from the date of this order to file and serve a transcript request form. See NRAP 9(a).¹ Further, appellants shall have 90 days from the date of this order to file and serve the opening brief and appendix. Thereafter, briefing shall proceed in accordance with NRAP 31(a)(1). Failure to timely comply with this order may result in the imposition of sanctions. NRAP 9(a)(7); NRAP 31(d).

It is so ORDERED.

 C.J.

cc: Howard & Howard Attorneys PLLC
Dickinson Wright PLLC

¹If no transcript is to be requested, appellants shall file and serve a certificate to that effect within the same time period. NRAP 9(a).