IN THE SUPREME COURT OF THE STATE OF NEVADA

DAVID J. MITCHELL; BARNET
LIBERMAN; LAS VEGAS LAND
PARTNERS, LLC; MEYER PROPERTY
LTD.; ZOE PROPERTY, LLC; LEAH
PROPERTY, LLC; WINK ONE, LLC;
AQUARIUS OWNER, LLC; LVLP
HOLDINGS, LLC; LIBERMAN
HOLDINGS, LLC; LIVE WORKS TIC
SUCCESSOR, LLC; AND CASINO
COOLIDGE, LLC,

Appellants,

VS.

RUSSELL L. NYPE; REVENUE PLUS, LLC; AND SHELLEY D. KROHN, Respondents. No. 80693

FILED

NOV 0 5 2020

CLERK OF SUPREME COURT
BY DEPUTY CLERK

ORDER REINSTATING BRIEFING

Because postjudgment motions to alter or amend the judgment had been filed prior to the notice of appeal, this court entered an order to show cause directing appellants to demonstrate this court's jurisdiction. See NRAP 4(a). Appellants have responded and provided this court with the district court orders resolving those tolling motions. NRAP 4(a)(6). Accordingly, this appeal may proceed and the briefing schedule is reinstated as follows. Appellants shall have 60 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).

It is so ORDERED.

Pickering, C.J.

SUPREME COURT OF NEVADA

(O) 1947A

20-40308

cc: Blut Law Group, APC Cohen Johnson Parker Edwards John W. Muije & Associates