

IN THE SUPREME COURT OF THE STATE OF NEVADA

JOSEPH FOLINO, AN INDIVIDUAL;
AND NICOLE FOLINO, AN
INDIVIDUAL,

Appellants,

vs.

TODD SWANSON, AN INDIVIDUAL;
TODD SWANSON, TRUSTEE OF THE
SHIRAZ TRUST; SHIRAZ TRUST, A
TRUST OF UNKNOWN ORIGIN; AND
LYONS DEVELOPMENT, LLC, A
NEVADA LIMITED LIABILITY
COMPANY,

Respondents.

JOSEPH FOLINO, AN INDIVIDUAL;
AND NICOLE FOLINO, AN
INDIVIDUAL,

Appellants,

vs.

TODD SWANSON, AN INDIVIDUAL;
TODD SWANSON, TRUSTEE OF THE
SHIRAZ TRUST; SHIRAZ TRUST, A
TRUST OF UNKNOWN ORIGIN; AND
LYONS DEVELOPMENT, LLC, A
NEVADA LIMITED LIABILITY
COMPANY,

Respondents.

No. 81252

FILED

AUG 16 2021

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY *[Signature]*
DEPUTY CLERK

No. 81831

ORDER DENYING MOTION

Respondents have filed a motion to file a surreply on the basis that they wish to address an allegedly impermissible argument in appellants' reply brief. Respondents previously moved to strike a similar argument raised in appellants' opening brief. As indicated in this court's April 16, 2021, order resolving that motion, the argument by appellants

may stand, and this court will disregard references to the stricken portions of the appendix. A surreply further addressing the argument raised in appellants' reply brief is thus unnecessary. NRAP 28(c). Accordingly, respondents' motion to file a surreply is denied.

It is so ORDERED.

1. Sanders, C.J.

cc: Black & Wadhams
Christopher M. Young, PC
The Galliher Law Firm