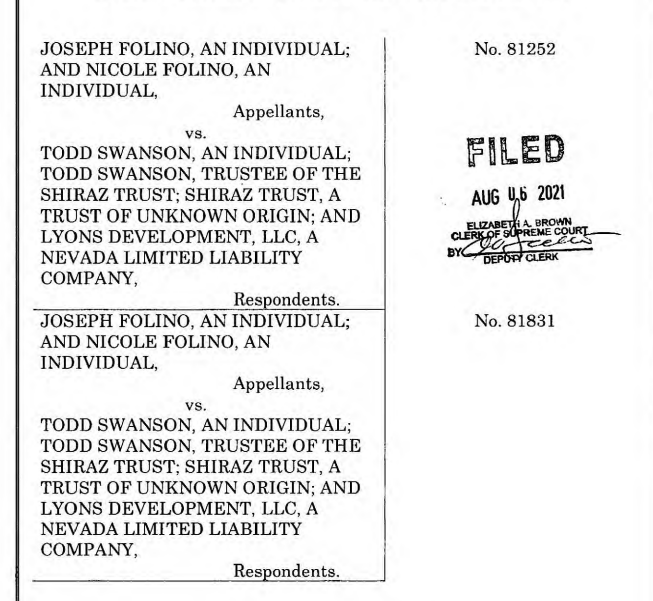
IN THE SUPREME COURT OF THE STATE OF NEVADA



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

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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 Jardester, C.J.

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

SUPREME COURT OF NEVADA

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