IN THE SUPREME COURT OF THE STATE OF NEVADA

PAUL D.S. EDWARDS.

Appellant,

VS.

TIMESHARE LIQUIDATORS, LLC,
A/D/B/A TLC RESORT LIQUIDATORS,
A/D/B/A TLC RESORTS, A/D/B/A TLC
RESORTS VACATION CLUB, A/D/B/A
TLC RESORTS VACATION CLUB, LLC,
A/D/B/A TLC TRAVEL, A/D/B/A
TLCRESORTS.COM, A/D/B/A VIP
TRAVEL, A/D/BA/ VIP VACATIONS;
STANLEY C. MULLIS, A/K/A STANLEY
MULLIS, A/K/A STAN MULLIS; ANGEL
MULLIS, A/K/A ANGEL C. MULLIS,
Respondents.

PAUL D.S. EDWARDS,

Appellant,

VS.

TIMESHARE LIQUIDATORS, LLC, A/D/B/A TLC RESORT LIQUIDATORS, A/D/B/A TLC RESORTS, A/D/B/A TLC RESORTS VACATION CLUB, A/D/B/A TLC RESORTS VACATION CLUB, LLC, A/D/B/A TLC TRAVEL, A/D/B/A TLCRESORTS.COM, A/D/B/A VIP TRAVEL, A/D/B/A VIP VACATIONS; STANLEY C. MULLIS, A/K/A STANLEY MULLIS, A/K/A STAN MULLIS; ANGEL MULLIS, A/K/A ANGEL C. MULLIS, Respondents.

No. 81595

FILED

CLEDIA OF SUPREME COURTS

No. 81759

ORDER

On April 8, 2021, this court entered an order partially dismissing these appeals. Appellant has filed a motion for reconsideration of that order, which this court has elected to treat as a petition for rehearing. The deadlines for filing briefs is suspended pending resolution of

SUPREME COURT OF NEVADA

21-22888

the petition for rehearing. Accordingly, appellant's motion for a second extension of time to file the opening brief, filed on May 19, 2021, is denied as moot.

Appellant's motion for leave to file an appendix with his brief is denied. The complete district court record has been transmitted to this court. See NRAP 28(e)(3) (a pro se party is not required to comply with Rule 28(e)(1)).

It is so ORDERED.

1 Sardesty, C.J.

cc: Paul D.S. Edwards
Clark McCourt, LLC
Marquis Aurbach Coffing