

IN THE SUPREME COURT OF THE STATE OF NEVADA

THE LEGISLATURE OF THE STATE
OF NEVADA; THE STATE OF NEVADA
DEPARTMENT OF TAXATION; and THE
STATE OF NEVADA DEPARTMENT OF
MOTOR VEHICLES,

Appellants,

vs.

THE HONORABLE JAMES A.
SETTELMAYER; THE HONORABLE JOE
HARDY; THE HONORABLE HEIDI
SEEVERS GANSERT; THE HONORABLE
SCOTT T. HAMMOND; THE HONORABLE
PETE GOICOECHEA; THE HONORABLE
BEN KIECKHEFER; THE HONORABLE
IRA D. HANSEN; THE HONORABLE
KEITH F. PICKARD, in their official
capacities as members of the Senate of the
State of Nevada and individually; GREAT
BASIN ENGINEERING CONTRACTORS,
LLC., a Nevada limited liability company;
GOODFELLOW CORPORATION, a Utah
corporation qualified to do business in the
State of Nevada; KIMMIE CANDY
COMPANY, a Nevada corporation;
KEYSTONE CORP., a Nevada nonprofit
corporation; NATIONAL FEDERATION
OF INDEPENDENT BUSINESS, a
California nonprofit corporation qualified
to do business in the State of Nevada;
NEVADA FRANCHISED AUTO
DEALERS ASSOCIATION, a Nevada
nonprofit corporation;

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Elizabeth A. Brown
Clerk of Supreme Court
Case No. 81924

NEVADA TRUCKING ASSOCIATION,
INC., a Nevada nonprofit corporation; and
RETAIL ASSOCIATION OF NEVADA,
a Nevada nonprofit corporation,

Respondents.

Respondents' Response to Appellants' Docketing Statement

Pursuant to NRAP 14(f), Respondents submit their Response to Appellants' Docketing Statement. Respondents strongly disagree with the last paragraph of Appellants' statement of the case contained in response to Question 8 on page 6 of their Docketing Statement. In the last paragraph of Appellants' response to Question 8, Appellants infer the district court dismissed the individual defendants because they were not necessary and proper parties and were entitled to absolute legislative immunity. The district court did not order the individual Defendants, namely Senate Majority Leader Nicole Cannizzaro, Secretary of the Senate Claire Clift, Governor Steve Sisolak and Lieutenant Governor Kate Marshall, be dismissed based on Appellants' arguments that said individual Defendants were not necessary and proper parties and were entitled to absolute legislative immunity. In fact, the district court specifically refused to include in its order those grounds for dismissing said individual Defendants.

DATED this 10th day of November, 2020.

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By: /s/ Karen A. Peterson
KAREN A. PETERSON, ESQ.
Nevada State Bar No. 366
Attorney for Respondents

CERTIFICATE OF SERVICE

Pursuant to NRAP 25(1)(c), I hereby certify that I am an employee of ALLISON MacKENZIE, LTD., Attorneys at Law, and that on this date, I caused the foregoing document to be served on all parties to this action by:

 ✓ Court's electronic notification system

as follows:

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DATED this 10th day of November, 2020.

/s/ Sheila Contreras
SHEILA CONTRERAS