IN THE SUPREME COURT OF THE STATE OF NEVADA

ROBERT DARBY VANNAH, ESQ.; JOHN BUCHCANAN GREENE, ESQ.; ROBERT D. VANNAH, CHTD., D/B/A VANNAH & VANNAH; EDGEWORTH FAMILY TRUST; AMERICAN GRATING, LLC; AND BRIAN EDGEWORTH AND ANGELA EDGEWORTH, INDIVIDUALLY, AS HUSBAND AND WIFE,

Appellants,

VS.

THE LAW OFFICE OF DANIEL S. SIMON, A PROFESSIONAL CORPORATION; AND DANIEL S. SIMON,

Respondents.

No. 82058

FILED

JUN 0 4 2021

CLERK OF SUPREME COURT
BY DEPUTY CLERK

ORDER DENYING MOTIONS

Appellants have filed motions for second extensions of time to file their opening briefs. As explained in this court's prior order, once a party receives a telephonic extension of time to perform an act, further extensions of time to perform that same act are barred unless the moving party files a motion for an extension of time demonstrating extraordinary and compelling circumstances in support of the requested extension. NRAP 26(b)(1)(B); NRAP 31(b)(3)(A)(iv). Appellants each previously received a telephonic extension of time to file the opening brief and do not demonstrate extraordinary and compelling circumstances warranting a second extension. Accordingly, the motions are denied. Appellants shall have 7 days from the date of this order to file and serve their opening briefs and appendices. Failure to timely file and serve the opening briefs and

SUPREME COURT OF NEVADA

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appendices may result in the imposition of sanctions, including the dismissal of the appeal. NRAP 31(d).

It is so ORDERED.

1 Sardesty, C.J.

cc: Messner Reeves LLP
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