

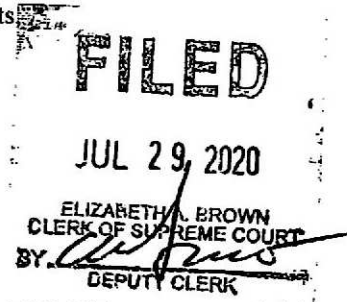
Original

IN THE SUPREME COURT OF THE STATE OF NEVADA

Marilee Brown, Marilou Brown, Gregory J. Brown (*Approved Informa Pauperis*), Pro Se Appellants

VS Supreme Court Case No: 81434  
District Court Case No: CV 20-00422

St. Mary's Regional Medical Center - Tami Evans (Tiffany Coury), Prem Reddy, MD  
Tanzeel Islam, MD, Mark McAllister, MD Sridevi Challapalli, MD  
DOES I through X inclusive; ROES Businesses I through X, inclusive, Respondents



**APPELLANTS' NO TRANSCRIPT REQUEST CERTIFICATION AND DOCKETING STATEMENT**

**APPELLANTS' NO TRANSCRIPT REQUEST CERTIFICATION**

As per Appellants' previously submitted Case Appeal Statement, No Transcript is required for this Appeal as No Hearing took place. Numerous Briefs have been Filed however in the Lower Court related to this case.

**APPELLANTS DOCKETING STATEMENT**

1a. Appellants proceeds On Appeal in Pro Se, Informa Pauperis and Electronically Exempt Status

1b. Supreme Court Case No: 81434  
District Court Case No: CV 20-00422, Washoe County  
District Court Judge: Kathleen M. Drakulich

2. Marilee Brown, Marilou Brown, Gregory J. Brown (*Approved Informa Pauperis*), Pro Se Appellants,

3. St. Mary's Regional Medical Center - Tami Evans (Tiffany Coury), Prem Reddy, MD  
Tanzeel Islam, MD, Mark McAllister, MD Sridevi Challapalli, MD  
DOES I through X inclusive; ROES Businesses I through X, inclusive, Respondents

4. Nature of Disposition: June 8, 2020 Dismissal Order

Appellants Refer to their July 25, 2020 Appeal Response Arguments and Exhibit Excerpt to Respondents' Appeal dismissal Motion and Appellants' District Court Filings; Refer to their Case Appeal Statement transmitted through the District Court; and Refer to their Pending Opening Appeal Brief

5. No appeal issues related to Child Custody, Venue, Termination of Parental Rights

6. No pending or prior proceedings in this Court related to this Appeal

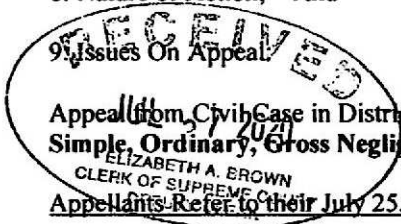
7. No pending or prior proceedings in Other Courts related to this Appeal

8. Nature of Action; And

9. Issues On Appeal

Appeal from Civil Case in District Court related to medical Malpractice and NON medical issues; as well as Simple, Ordinary, Gross Negligence issues by Respondents

Appellants Refer to their July 25, 2020 Response Arguments, Exhibit Excerpt to Respondents' Appeal



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dismissal Motion and Appellants' District Court Filings; Refer to their Case Appeal Statement transmitted through the District Court; and Refer to their Pending Opening Appeal Brief

10. No pending proceedings in this Court raising same or similar issues

11. No Constitutional Issues challenges

12. No other issues

13. Appellants perceive this case as being Assigned to the Appeal Court since it is a Civil Action matter

14. No Trial was held of yet

15. No Judicial Disqualification to be filed by Appellant

#### TIMELINESS OF NOTICE OF APPEAL

16. Date of Judgment Appealed from: 6/8/20

17. Notice of Judgment/Order Entry was Served via Regular mail on/about 6/10/20

18. N/A

19. Notice of Appeal filed 6/26/20 with Case Appeal Statement

20. Statute/Rule governing Time limit for filing Notice of Appeal: NRAP 4(a), ETC

21a. Authority granting Court jurisdiction to review Judgment/Order Appeals from: NRAP 3A(b)(1), ETC

21b. Explanation of authority providing basis for Appeal:

District Court erred in interpretation of facts and dismissed Administrative and **NON medical** claims - Appellants Refer to their July 25, 2020 Appeal Response Arguments and Exhibit Excerpt to Respondents' Appeal dismissal Motion and Appellants' District Court Filings; Refer to their Case Appeal Statement transmitted through the District Court; and Refer to their Pending Opening Appeal Brief

22a. Parties:

Marilee Brown, Marilou Brown, Gregory J. Brown (*Approved Informa Pauperis*), Pro Se Appellants,

St. Mary's Regional Medical Center - Tami Evans (Tiffany Coury), Prem Reddy, MD

Tanzeel Islam, MD, Mark McAllister, MD Sridevi Challapalli, MD

DOES I through X inclusive; ROES Businesses I through X, inclusive, Respondents

22b. N/A

23. Claims:

23a. District Court erred in interpretation of facts and dismissed Administrative and **NON medical** claims; **Request For case reinstatement and proper adjudication under Arbitration Requisite/Other Relief deems appropriate by the Court**

Appellants Refer to their July 25, 2020 Appeal Response Arguments and Exhibit Excerpt to Respondents' Appeal dismissal Motion and Appellants' District Court Filings; Refer to their Case Appeal Statement transmitted through the District Court; and Refer to their Pending Opening Appeal Brief

23b. Appellants Reference the Legal Arguments in their filings in Support of their Relief Request From the

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Court's Order and Reinstatement of their authorized claims in their case - Justified Pursuant to NRCF Rule 60, A Genuine Rule And Any Other Applicable Order:

a. NRCF Rule 60(a) / Any other Applicable Order - Correction based on oversight - the Court may correct a mistake arising from oversight whenever one is found in an Order or in any part of the Record;

b. NRCF Rule 60(b) / Any Other Applicable Order - Grounds For Relief from an Order - On Motion, the Court may relief a Party from Final Order for:

- (1) mistake, inadvertence, surprise or excusable neglect
- (3) fraud, misrepresentation by the Opposing Party (RE: Invalid Representation, Inaccurate Arguments, etc)
- (6) Any other Reason that justifies relief

c. NRCF Rule 60(d) / Any Other Applicable Order - Other Power to Grant Relief:

- (1) entertain an independent action to relieve a party from the Order
- (3) Set aside Judgment for fraud upon the Court (Respondents' misrepresentation of the facts)

2. Appellant provided his Motion For Relief From the Court's Order Pursuant to NRCF Rule 60 - In Good Faith in Refute of Respondent's

False claim that was adopted by the Court:

- (a) Resulting in mistaken, erroneous Court Decisions; And
- (b) to correct the oversight, mistake, error, excusable neglect by the Court; As well as:
- (c) fraudulent misrepresentation of the facts made by Respondents
- (d) All of which justify Relief For the Appellants from the Court's Order - For Case Reinstatement or other Relief as deemed appropriate by this Court

24. No – Believe all Claims Adjudicated

- 25a. Claims Pending in District Court – On Appeal
- 25b. Parties and Issues Remaining – As stated above
- 25c. Yes, as best understood by Appellant
- 25d. Yes as best understood by Appellant

26. N/A

27. No Attachments required – Waived for **Pro Se, Informa Pauperis**

Appellants Refer to their July 25, 2020 Appeal Response Arguments and Exhibit Excerpt to Respondents' Appeal dismissal Motion and Appellants' District Court Filings; Refer to their Case Appeal Statement transmitted through the District Court; and Refer to their Pending Opening Appeal Brief

Exhibits are available if requested by the Appellate Court since Appellant is NOT authorized to attach Exhibits to his Appellate Court Filings.

VERIFICATION

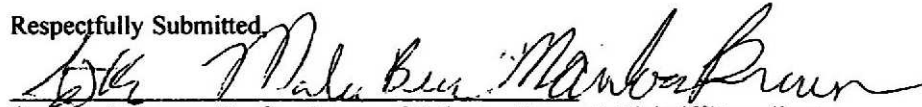
Appellants declare under penalty of perjury that we have read this docketing statement, that the information provided in this docketing statement is true and complete to the best of our knowledge, information and belief, and we are not required to attached any required documents to this docketing statement as Appellants proceed Informa Pauperis and/or Fees waiver Request in their Appeal Case Statement.

Appellants Refer to their July 25, 2020 Appeal Response Arguments and Exhibit Excerpt to Respondents' Appeal dismissal Motion and Appellants' District Court Filings; Refer to their Case Appeal Statement

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
transmitted through the District Court; and Refer to their Pending Opening Appeal Brief in Support of this Appeal for Relief

Respectfully Submitted,

  
Gregory J. Brown, Pro Se, **Approved Informa Pauperis** Plaintiff/Appellant  
Marilee Brown, Pro Se, Plaintiff/Appellant  
Marilou Brown, Pro Se, Plaintiff/Appellant  
45 Nives Court  
Sparks, NV 89441  
Telephone: (775) 425-4216  
Date: July 24, 2020


AFFIRMATION Pursuant to NRS 239B.030

The undersigned do hereby affirm that the preceding document **APPELLANTS' NO TRANSCRIPT REQUEST CERTIFICATION AND DOCKETING STATEMENT** do not contain the Social Security Number of any person.

  
Gregory J. Brown, Pro Se, **Approved Informa Pauperis** Plaintiff/Appellant  
Marilee Brown, Pro Se, Plaintiff/Appellant  
Marilou Brown, Pro Se, Plaintiff/Appellant  
45 Nives Court  
Sparks, NV 89441  
Telephone: (775) 425-4216  
Date: July 24, 2020

CERTIFICATE OF SERVICE

The undersigned do hereby affirm that the preceding documents, **APPELLANTS' NO TRANSCRIPT REQUEST CERTIFICATION AND DOCKETING STATEMENT** were served on Defendants via regular mail or in person.

  
Gregory J. Brown, Pro Se, **Approved Informa Pauperis** Plaintiff/Appellant  
Marilee Brown, Pro Se, Plaintiff/Appellant  
Marilou Brown, Pro Se, Plaintiff/Appellant  
45 Nives Court, Sparks, NV 89441  
Telephone: (775) 425-4216  
Date: July 24, 2020

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