## IN THE COURT OF APPEALS OF THE STATE OF NEVADA

MARILEE BROWN; MARILOU BROWN; AND GREGORY J. BROWN (FOR BEVERLY M. BROWN'S FAMILY),

Appellants,

VS.

ST. MARY'S REGIONAL MEDICAL CENTER; TAMMY EVANS (ERRONEOUSLY NAMED AS TAMI EVANS); PREM REDDY, M.D.; TANZEEL ISLAM, M.D.; AND SRIDEVI CHALLAPALLI, M.D.; AND MARK MCCALLISTER, M.D.,

Respondents.

No. 81434-COA

FILED

MAR 1 8 2021

CLERK OF SUPREME COURT

BY OF SUPREME COURT

## ORDER REINSTATING BRIEFING

This court referred this matter to the Pro Bono Committee of the State Bar of Nevada's Appellate Litigation Section for the selection of pro bono counsel to represent appellants in this appeal. Appellants are eligible and have not filed an objection to the appointment. Attorney Don Springmeyer of Kemp Jones, LLP, has filed a statement of legal aid representation indicating that he will be appearing as appellants' pro bono counsel. Accordingly, this court sets forth the following schedule for the requesting of transcripts and briefing in this appeal.

Appellants shall have 14 days from the date of this order to determine the transcripts necessary for a review of this appeal and to file either a transcript request form or a certification that no transcripts are

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<sup>&</sup>lt;sup>1</sup>The Legal Aid Center of Southern Nevada, Inc.'s motion for an extension of time is denied as moot.

requested under NRAP 9(a). As appellants are now clients of a program for legal aid, see NRS 12.015(1)(b), appellants' counsel is directed to follow NRS 12.015(3) for obtaining any necessary transcripts at county expense. Appellants shall have 90 days from the date of this order to file and serve the opening brief. See NRAP 28; NRAP 30; NRAP 31(a)(1). Thereafter, briefing shall proceed in accordance with NRAP 31(a)(1). Because the trial court record has been filed in this appeal, the parties are permitted, but not required, to cite to that record in lieu of filing joint or separate appendices with their briefs. Compare NRAP 10(a) (governing transmission of trial court record), with NRAP 30 (setting forth requirements for appendices). Although this matter will be scheduled for oral argument upon completion of briefing, counsel may notify this court in writing if counsel believes that oral argument is undesirable or unnecessary.

It is so ORDERED.

Altera , C.J.

cc: Lemons, Grundy & Eisenberg
Hall Prangle & Schoonveld, LLC/Las Vegas
Hall Prangle & Schoonveld/Reno
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