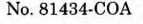
IN THE COURT OF APPEALS OF THE STATE OF NEVADA

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.



FILED

DEC 2 3 2021 CLERK OF SUPREME COURT BY SHOREME COURT DEPUTY CLERK

ORDER DIRECTING SUPPLEMENTAL BRIEFING

Having reviewed the briefing filed in this appeal, the scope of one of the arguments raised by appellants is unclear. Specifically, appellants raise an argument that some of the claims in their complaint concern "ordinary negligence" that do not require an expert medical affidavit as required under NRS 41A.071, but it is unclear which claims appellants assert are "ordinary negligence" claims. Thus, we conclude that supplemental briefing is warranted. Appellants shall have 21 days from the date of this order to file and serve a supplemental brief clarifying which claims they assert constitute "ordinary negligence" claims that do not require an expert medical affidavit, along with supporting argument and authority for this position as to each claim identified. Respondents shall have 21 days from filing of the supplemental opening brief to file and serve a supplemental answering brief. Appellants shall have 14 days from filing of the supplemental answering brief(s) to file and serve any supplemental

COURT OF APPEALS OF NEVADA

(O) 1947B

reply brief. The supplemental briefs shall comply with the type volume limitations in NRAP 32(a)(7)(A).

It is so ORDERED.

floor ___, C.J.

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

COURT OF APPEALS OF NEVADA