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., No. 81434-COA

FILED

MAY 25 2022

CLERK OF SUPREME COURT
BY 5.1 (CLERK)
DEPUTY CLERK

Respondents.

ORDER GRANTING MOTION

The motion to withdraw filed by pro bono counsel for appellants, Don Springmeyer and Jackson Wong is granted. See SCR 46 ("After judgment or final determination, an attorney may withdraw as attorney of record at any time upon the attorney's filing a withdrawal, with or without the client's consent."); see also NRAP 46(e)(3) (allowing withdrawal pursuant to SCR 46 if this court has issued the final decision in the appeal and the time for filing a petition for rehearing has expired). The clerk of this court shall remove attorneys Springmeyer and Wong and the law firm of Kemp Jones, LLP, from the docket in this appeal.

Appellants shall have 14 days from the date of this order to file a petition for rehearing or review, if deemed warranted. If no petition is filed within this time period, the clerk shall issue the remittitur.

It is so ORDERED.

____, C.J.

COURT OF APPEALS OF NEVADA

22-16670

cc: Kemp Jones, LLP
Lemons, Grundy & Eisenberg
Hall Prangle & Schoonveld, LLC/Las Vegas
Hall Prangle & Schoonveld/Reno
Marilee Brown
Marilou Brown
Gregory J. Brown