	3
Conquistador Plaza 9960 W. Cheyenne Ave., Suite 250 Las Vegas, Nevada 89129 (702) 240-5191 Fax (702) 240-5797	4
	5
	3 4 5 6 7 8 9
	7
	8
	9
	10
	11
	12
	13
	14
	14 15
	16
	17
	18
	19
	20
	21
	22
	23
	24
	25

26

1

2

deceased client's behalf in those circumstances; thus, we deny counsel's motion for abatement."

Brass v. State, 129 Nev. 527, 528, 306 P.3d 393, 394 (2013)

Therefore, based upon the above, Appellant respectfully requests this Court to Strike such document from the record.

DATED this 25th day of August, 2021.

**BOWEN LAW OFFICES** 

JEROME R. BOWEN, ESQ.
Nevada Bar No. 004540
THEODORE M. MEDLYN, ESQ.
Nevada Bar No. 15284
Attorneys for Appellant

## 

## **CERTIFICATE OF SERVICE**

I hereby certify that on the 25th day of August, 2021, MOTION TO STRIKE RESPONDENTS REPLY was made by E-service and addressed as follows:

Frank J. Toti, Esq. Counsel for Tyrese Brown frank@fitesq.com

Scott Cardenas, Esq. Counsel for Ward scardenas@lacsn.org

/s/ Trish\_Wilcox

An employee of Bowen Law Offices