

IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE ESTATE OF
MARILYN WEEKS SWEET,
DECEASED.

CHRISTY KAY SWEET,
Appellant,

v.

CHRIS HISGEN,
Respondent.

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Supreme Court No. 83342
Elizabeth A. Brown
Clerk of Supreme Court
District Court No. P-20-103540-E

**APPELLANT’S LIMITED OPPOSITION TO RESPONDENT’S MOTION
TO EXTEND TIME**

COMES NOW APPELLANT, Ms. Christy Kay Sweet (“Ms. C. Sweet”), by and through her pro bono counsel of record, the law firm of Dickinson Wright PLLC, and files this Limited Opposition to the Motion to Extend Time recently filed by Respondent’s counsel.

Although Ms. C. Sweet is sympathetic to the circumstances set forth in the Motion including the time necessary to resolve appointments of personal representatives in both the estates of the late Respondent, Mr. Hisgen, and Marilyn Weeks Sweet (Ms. C. Sweet’s mother and the Decedent at issue in this appeal), the request of an additional 120-day extension to file the responsive brief seems excessive under the circumstances especially since the issues before this Court are issues of law that were briefed in the lower courts and, further, will not be affected

by the appointment of a personal representative for Mr. Hisgen. Based on the lower courts' improper rulings, Ms. C. Sweet presently is considered disinherited from her late mother's estate. The lower courts' inappropriate rulings on the disposition of the Decedent's estate is an error of law which can, and should, be rectified without the need for appointment of a special representative for the late Mr. Hisgen or for Decedent's estate.

NRAP 43(a)(1) permits the Court to direct appropriate proceedings if a deceased party does not have a personal representative. Ms. C. Sweet respectfully requests that the Court exercise its authority under NRAP 43(a)(1) and direct that Mr. Hisgen's counsel file its legal arguments within 60 days so that this appeal may proceed to resolution without further delay.

DATED this 3rd day of February, 2023.

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Christy Kay Sweet

CERTIFICATION OF SERVICE

I HEREBY CERTIFY that on the 3rd day of February, 2023, I served a copy of the foregoing **APPELLANT’S OPPOSITION TO RESPONDENT’S MOTION TO EXTEND TIME** via the Supreme Court of Nevada’s E-filing system, in compliance with Nevada Rules of Appellate Procedure and Rule 9 of the Nevada Electronic Filing and Conversion Rules, to the following counsel of record:

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