

[illegible]

Docket 83412 Document 2021-33071

However, Appellant agrees with Appellee that “since child custody was not in issue in any way in the underlying case” other than the request to vacate the Decree, the need for filing a child custody fast track statement is “highly curious.” Indeed, this appeal solely addresses money and property issues and Appellant’s “effort to set aside the money judgment in the Decree. This appeal is no, in fact, one dealing expressly with issues of child custody. Appellant agrees that a child custody fast track statement is arguably unnecessary in this matter, unless, by virtue of seeking to vacate the Decree, such a request automatically renders the case a child custody case.

Dated this 17th day of November 2021.

/s/ Michael J. Mcavaoyamaya

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 28th day of September 2021, the undersigned served the foregoing **NOTICE** on all counsel in the E-Service Master List for the above-referenced matter in the Nevada Supreme Court eFiling System in accordance with the Nevada Electronic Filing and Conversion Rules.

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