

IN THE SUPREME COURT OF THE STATE OF NEVADA

MARY-ANNE COLT; AND STACEY  
KANTER,

Appellants,

vs.

ALYSSA MARIE PLUMMER,

Respondent.

No. 82662

**FILED**

APR 27 2021

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY S. Young  
DEPUTY CLERK

*ORDER DIRECTING TRANSMISSION OF RECORD,  
REDESIGNATING APPEAL, AND REGARDING MOTION*

Having reviewed the documents on file in this pro se appeal this court concludes that review of the complete record is warranted. NRAP 10(a)(1). Accordingly, within 21 days from the date of this order, the clerk of the district court shall transmit to the clerk of this court a certified copy of the trial court record in District Court Case No. D-17-560076-C. See NRAP 11(a)(2) (providing that the complete “record shall contain each and every paper, pleading and other document filed, or submitted for filing, in the district court,” as well as “any previously prepared transcripts of the proceedings in the district court”). The record shall not include any exhibits filed in the district court. NRAP 11(a)(1).

This is an appeal from an order denying grandparent custody and visitation. On April 15, 2021, this court inadvertently issued an incorrect notice regarding deadlines to file documents. The parties shall disregard that notice. The clerk of this court shall redesignate this appeal as a fast track appeal, subject to the child custody fast track rules of NRAP 3E. See NRAP 3E(a). Accordingly, appellants shall have 40 days from the date of this order to file and serve the fast track statement(s). Thereafter, briefing shall proceed in accordance with NRAP 3E(d)(2) and (3). Because the trial court record has been ordered in this appeal, the parties are

