IN THE SUPREME COURT OF THE STATE OF NEVADA

) Supreme Court Case No. 82662
MARY-ANNE COLT,) District Case No. D-17-560076-C
STACEY KANTER,)
) MOTION TO SET ASIDE OR
Appellants,) TO CORRECT/CLARIEY
) TO CORRECT/CLARIEY
vs.) JOINTLY FILED A FAST 1 9 2021
) TRACK STATEMENT
ALYSSA MARIE PLUMMER,	ON JUNE 15, 2021 CEBY OF SUPPLIES COURT
) DEPUTY CLERK
Respondent,)
)

COMES NOW, STACEY KANTER, and files this motion this Court correct/clarify that Appellant Stacey Kanter did, in fact, file a her FAST TRACK STATEMENT, filed on 6/15/21. This was JOINTLY FILED with MARY-ANNE COLT, which is permissible pursuant to the Rules of Appellate Procedure. This joint PRO SE CHILD CUSTODY FAST TRACK STATEMENT is already filed with the Nevada Supreme Court. Therefore, Joint Appellant, STACEY KANTER respectfully requests the court set aside the Order dismissing STACEY KANTER for lack of a FAST TRACK STATEMENT, and immediately reinstate her as an Appellant.

111

///



21-24201

CERTIFICATE OF SERVICE

I certify that on the date indicated below, I served a copy of this Motion for Extension of Time upon all parties to the appeal as follows:

By mailing it first class mail with sufficient postage prepaid to the following address(es) (list names and address(es) of parties served):

CARRIE E. HURTIK, ESQ. HURTIK LAW & ASSOCIATES 6767 W. Tropicana Ave #200 Las Vegas, NV 89103

MARY-ANNE COLT 9700 W. Sunset Rd #2039 Las Vegas, NV 89148

DATED this 17 day of August, 2021.

Signature of Appellant (STACEY KANTER)

Appellant in Proper Person

Therefore, the Order Dismissing STACEY KANTER as an Appellant should be set aside, and both Appellants should continue in this matter.

Reinstating Appellant STACEY KANTER will not cause any harm, as she filed Jointly with Appellant MARY-ANNE COLT, and therefore, seeks to enjoin her again as an Appellant.

This motion is made and based upon the facts and files herein.

Dated this 17th day of August 2021.

STACEY KANTER

8101 Ancient Oaks Ave.

Las Vegas, NV 89113

Appellants in Proper Person