GRANT & ASSOCIATES

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September 29, 2021

Via electronic mail:

Clerk of the Court Supreme Court of Nevada 408 East Clark Street Las Vegas, NV 89101 nvscclerk@nvcourts.nv.gov Electronically Filed Sep 29 2021 04:59 p.m. Elizabeth A. Brown Clerk of Supreme Court

Re: Pro Petroleum, LLC; RIP Griffin Truck Service Center, Inc and David Yazzie,

Jr., Petitioners v. Eighth Judicial District Court of the State of Nevada, et al.,

Respondents

Supreme Court Case No.: 83536

District Court Case No.: A-20-826907-C Our File No.: NVLV00257

Dear Sir/Madam:

Grant & Associates represents Pro Petroleum, LLC's, RIP Griffin Truck Service Center, Inc., and David Yazzie, Jr. ("Petitioners"), who filed a Petition for Writ of Mandamus and/or Prohibition ("Writ") with the Supreme Court of Nevada on September 24, 2021in the above-referenced proceeding.

Pursuant to NRAP 44¹, notice is hereby given to the Clerk of the Court that the Petition seeks to have a Nevada state statute (i.e., NRS 52.380) declared unconstitutional.

Please contact the undersigned if you need any additional information of have any questions.

Very truly yours, GRANT & ASSOCIATES

/s/ Sonya C. Watson

SONYA C. WATSON, ESQ. Sonya. Watson@aig.com

SCW/dgr

¹ NRAP 44 Provides as follows: "If a party questions the constitutionality of an Act of the Legislature in a proceeding in which the state or its agency, officer, or employee is not a party in an official capacity, the questioning party shall give written notice to the clerk of the Supreme Court immediately upon the filing of the docketing statement or as soon as the questions is raised in the court. The clerk shall then certify that fact to the Attorney General."