IN THE SUPREME COURT OF THE STATE OF NEVADA

DAVID G. MARTINEZ; AND CHILLY WILLY'S HANDYMAN SERVICES, LLC, Petitioners.

VS

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE RONALD J. ISRAEL, DISTRICT JUDGE,

Respondents,

and

TAYLOR MILES CAPE, AN INDIVIDUAL,

Real Party in Interest.

Supreme Court No. 83911 District Court Case No. A818569

NOTICE IN LIEU OF REMITTITUR

TO THE ABOVE-NAMED PARTIES:

The decision and Order of the court in this matter having been entered on April 6th, 2022, and the period for the filing of a petition for rehearing having expired and no petition having been filed, notice is hereby given that the Order and decision entered herein has, pursuant to the rules of this court, become effective.

DATE: May 02, 2022

Elizabeth A. Brown, Clerk of Court

By: Sandy Young Deputy Clerk

cc: Hon. Ronald J. Israel, District Judge

Keating Law Group \ John T. Keating

Dennett Winspear, LLP \ Ryan L. Dennett Dennett Winspear, LLP \ Brent D. Quist

Greenman Goldberg Raby & Martinez \ Ryan A. Loosvelt

Steven D. Grierson, Eighth District Court Clerk