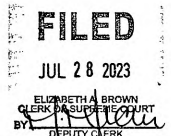
IN THE SUPREME COURT OF THE STATE OF NEVADA

JOHN DATTALA,
Appellant,
vs.
PRECISION ASSETS; ACRY
DEVELOPMENT LLC; AND WFG
NATIONAL TITLE INSURANCE
COMPANY,
Respondents.

No. 84762



ORDER DENYING MOTION

Appellant has filed a petition for en banc reconsideration and a motion to supplement the record with two newspaper articles addressing the general subjects of the issues on appeal. Respondents oppose the motion on the ground that the articles were not considered by the district court. Appellant has filed a reply. Having considered the arguments of the parties, this court is not convinced that supplementation of the record is warranted. See Carson Ready Mix, Inc. v. First Nat'l Bank of Nev., 97 Nev. 474, 476, 635 P.2d 276, 277 (1981) (this court cannot consider evidence or arguments not presented to the district court). The motion is denied.

It is so ORDERED.

Miga O, C.J.

cc: Benjamin B. Childs
Claggett & Sykes Law Firm
Wright, Finlay & Zak, LLP/Las Vegas
Law Offices of John Benedict
The Ball Law Group LLC

SUPREME COURT OF NEVADA

(O) 1947A

23-242104