IN THE SUPREME COURT OF THE STATE OF NEVADA

MARIA HEATON, AN INDIVIDUAL, Appellant,

VS.

ELLIS, BANDT, BIRKIN, KOLLINS & WONG, PLLC, A NEVADA DOMESTIC PROFESSIONAL LIMITED LIABILITY COMPANY, D/B/A DESERT RADIOLOGY; SHELIN AGRAWAL & HYER, PLLC, A NEVADA DOMESTIC PROFESSIONAL LIMITED LIABILITY COMPANY, D/B/A DESERT RADIOLOGY; AND FARHAD SANI, M.D.,

Respondents.

No. 84926

FILED

JUL 12 2022

CLERK CHEUPREME COURT

ORDER

When appellant filed the notice of appeal in the district court, it was not accompanied by a case appeal statement. See NRAP 3(f). Accordingly, this court issued a notice directing appellant to file a case appeal statement.

To date, appellant has failed to comply with this court's notice. Appellant shall, within 7 days from the date of this order, file the case appeal statement with the Supreme Court Clerk's Office. Failure to comply timely with this order may result in the imposition of sanctions. See NRAP 3(a)(2).

It is so ORDERED.

Puago, c.j.

SUPREME COURT OF NEVADA



cc: Ara H. Shirinian, Settlement Judge Law Office of Travis E. Shetler, PC Messner Reeves LLP McBride Hall