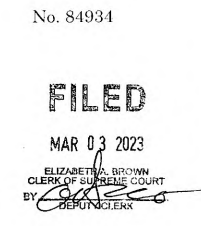
## IN THE SUPREME COURT OF THE STATE OF NEVADA

ROWEN A. SEIBEL, AN INDIVIDUAL AND CITIZEN OF NEW YORK, DERIVATIVELY ON BEHALF OF REAL IN INTEREST GR BURGR LLC; AND GR BURGR LLC, A DELAWARE LIMITED LIABILITY COMPANY, Appellants, vs. PHWLV, LLC, A NEVADA LIMITED

LIABILITY COMPANY; AND GORDON RAMSAY, AN INDIVIDUAL, Respondents.



## ORDER DENYING MOTION

Appellants have filed a motion for a second extension of time to file the opening brief and appendix. NRAP 31(b)(3). The motion is not opposed. As cause for the extension, appellants explain they intend to obtain written orders regarding attorney fees and costs through the district court, appeal those orders, move to consolidate that appeal with the instant appeal from the final judgment, and then file a combined opening brief. Appellants seek a 90-day extension or 30 days from the date of consolidation.

Judicial efficiency includes the timely disposition of matters before this court. This appeal is procedurally ready for briefing. Appellants have already obtained one extension of time. The motion for a second extension is denied. Appellants shall have 7 days from the date of this order to file and serve the opening brief and appendix. Thereafter, briefing shall proceed in accordance with NRAP 31(a)(1).

It is so ORDERED.

Stigline, C.J.

23-06512

SUPREME COURT OF NEVADA cc: Bailey Kennedy Pisanelli Bice, PLLC Fennemore Craig P.C./Reno

SUPREME COURT OF NEVADA