

IN THE COURT OF APPEALS OF THE STATE OF NEVADA

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ADAM MICHAEL SOLINGER,)	Case No.:	84832-COA
)		
Appellant,)		
)		Electronically Filed
vs.)		Nov 16 2022 08:09 PM
)		Elizabeth A. Brown
CHALESE MARIE SOLINGER,)		Clerk of Supreme Court
)		
Respondent.)		
)		
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**SECOND MOTION FOR AN EXTENSION OF TIME
TO FILE FAST TRACK STATEMENT**

COMES NOW Appellant, ADAM MICHAEL SOLINGER, by and through attorney of record, Vincent Mayo, Esq. of The Abrams & Mayo Law Firm, and hereby files his *Second Motion for an Extension of Time to File Fast Track Statement*.

Adam’s *Fast-Track Statement* is currently due, following this Court’s previous grant of his first motion for an extension of time, on November 16, 2022. As previously detailed to this Court, the extension was necessary to allow Verbatim Reporting & Transcription to prepare the transcripts. At the time of Adam’s first motion, Verbatim had stated to the undersigned’s office that they “are doing [their] best to have all of the transcripts completed by the end of the month (on or before 10/31).” The transcripts were not sent to the Eighth Judicial District Court until November 2nd and were not received by the undersigned until November 3rd. While this small delay may appear insignificant on its face, the vast record below and the five-day trial demonstrate that meticulous attention is needed to Adam’s *Fast-Track*

Statement and such delays made a major impact on the short window in which to prepare the record and brief for this matter.

Additionally, as the undersigned was not counsel of record during the trial, the undersigned is working with the evidence custodian of the Eighth Judicial District Court to obtain the clerk's log of admitted exhibits to ensure all of the evidence presented at trial is available for this Court's consideration. Even without the exhibits, though, the Appendix already contains 343 documents from the record below, consisting of approximately 4,700 pages. Thus, it is expected that the Appendix will be at least 20 volumes.

Based on the foregoing, which constitute an extreme need, the undersigned requires a short amount of additional time to finalize and file the *Fast-Track Statement*. Accordingly, Adam respectfully requests that, pursuant to NRAP 3E(f)(3), this Court extend the time for him to file his *Fast-Track Statement* from Wednesday, November 16, 2022, to Monday, November 21, 2022.

DATED Wednesday, November 16, 2022.

Respectfully Submitted:

THE ABRAMS & MAYO LAW FIRM

/s/ Vincent Mayo, Esq.

Vincent Mayo, Esq.

Nevada State Bar Number: 8564

6252 South Rainbow Blvd., Suite 100

Las Vegas, Nevada 89118

Attorney for Appellant

CERTIFICATE OF SERVICE

I hereby certify that the foregoing *Second Motion for an Extension of Time to File Fast-Track Statement* was filed electronically with the Clerk of the Court of Appeals of Nevada in the above-entitled matters on Wednesday, November 16, 2022. Electronic service of the foregoing document shall be made in accordance with the Master Service List, pursuant to NEFCR 9, as follows:

Alex Ghibaudo, Esq.
Michancy Cramer, Esq.
Attorneys for Respondent

/s/ David J. Schoen, IV, ACP
An employee of The Abrams & Mayo Law Firm