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IN THE SUPREME COURT OF THE STATE OF NEVADA

MAGGIE ROE, N/K/A MAGGIE
COX,

Appellant,

v.

JASON ROE,

Respondent.

Supreme Court No.: 84893

**RESPONDENTS MOTION FOR AN EXPANSION OF TIME TO FILE THE
FASTTRACK RESPONSE AND TO EXCEED THE PAGE LIMIT.**

Respondent, MAGGIE COX, by and through her Attorney, Melvin R. Grimes, Esq. of the Roberts Stoffel Family Law Group, respectively moves this Court for an Expansion of time to File the Respondent's Fast Track Statement and for permission to file a Fast Track Statement in Excess of the limits pursuant to Nev. R. App. P. 3E(d)(2).

POINTS AND AUTHORITIES

Nev. R. App. P. 3E(f)(3) Provides,

Subsequent Request for Extensions. Any subsequent request for an extension of time must be made by written motion to the court. The motion must justify the requested extension in light of the time limits provided in this Rule, and shall specify the exact length of the extension requested. Extensions of time for the filing of fast track statements, responses, and replies shall be granted only upon demonstration of extreme need or merit. Sanctions may be imposed if a subsequent motion for an extension of time is brought without reasonable grounds.

Appellant Counsel realized there was an error in the prepared Appendix prior to filing with the clerk on the evening of November 9, 2022. The error required time to resolve. The resolution also created a problem that the citations were virtually all incorrect in the Brief

Appellant's Counsel has also been dealing with significant family health issues that has forced him to be at the hospital daily for several hours. Counsel understands that scheduling is not normally deemed adequate cause for extension this was unforeseen and directly led to not recognizing the error in the appendix.

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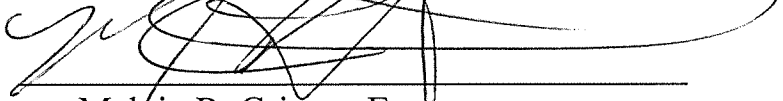
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Counsel seeks a seven (7) day extension to permit correction of the Appendix and correction of the Brief. Counsel Prays this Court will grant him until November 17, 2022 to submit the Fast Track Statement.

DATED this 10th day of November 2022.

ROBERTS STOEFFEL FAMILY LAW GROUP

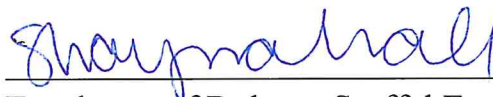


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CERTIFICATE OF SERVICE

I hereby certify that I am an employee of The Roberts Stoffel Family Law Group, and that Appellants Motion For An Expansion Of Time To File The Fasttrack Statement was filed electronically with the Clerk of the Nevada Supreme Court in the above-entitled matter on Thursday, November 10, 2022. I further certify that the foregoing was served on the following interested parties, via electronic service pursuant to NEFCR 9, to:

Fred Page, Esq.
Page Law Firm
6930 South Cimarron Rd., ste 140
Las Vegas, Nevada 89113
Attorney for Respondent



Employee of Roberts Stoffel Family Law Group