

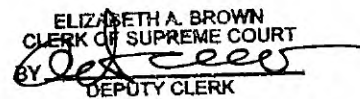
IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE ESTATE OF
THOMAS JOSEPH HARRIS,
DECEASED.

No. 86096

FILED

MAR 02 2023

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY  DEPUTY CLERK

TODD ROBBEN,
Appellant,
vs.
THE ESTATE OF THOMAS JOSEPH
HARRIS; AND THOMAS J. HARRIS
TRUST,
Respondents.

ORDER

Appellant has filed a pro se motion requesting that this court consider the JAVS recordings of the underlying district court proceedings.¹ He also asks that the exhibits to his pleadings and motions be included in the record on appeal.² The motion to consider the JAVS recordings is denied at this time. However, as this appeal proceeds, this court will consider the necessity of written transcripts of the proceedings and may order their preparation at a later date. This court may also consider ordering the JAVS recordings, if deemed warranted. As it appears that the exhibits to the

¹The motion exceeds the permissible 10-page limitation, *see* NRAP 27(d)(2), and was inadvertently filed by the clerk of this court. Nevertheless, this court has considered the motion in this instance. Appellant is advised that future motions that exceed the page limitation may be summarily rejected.

²To the extent appellant includes argument relating to the merits of this appeal, those arguments have not been considered. Appellant should include such argument in his opening brief or informal brief.

parties' district court filings were included in the record on appeal transmitted to this court on February 24, 2023, the request to include exhibits to the pleadings and motions in the record is denied as moot. If appellant believes that any specific exhibit has been omitted from the record, he shall inform this court in writing.

Appellant has also filed a pro se motion requesting leave to E-file his brief and to file a brief that may exceed any page or word limitation. The former request is denied. The latter request is denied without prejudice because it is not accompanied by a copy of the proposed brief. See NRAP 32(a)(7)(D)(iii). Appellant is advised that an opening brief may not exceed 30 pages or 14,000 words. NRAP 32(a)(7)(A). Appellant is also reminded that this court "looks with disfavor on motions to exceed the applicable page limit or type-volume limitation, and therefore, permission to exceed the page limit or type-volume limitation will not be routinely granted." NRAP 32(a)(7)(D)(i).

It is so ORDERED.

Shiglin

_____, C.J.

cc: Todd Robben
Wallace & Millsap LLC