IN THE SUPREME COURT OF THE STATE OF NEVADA

PIERRE HASCHEFF, AN INDIVIDUAL,

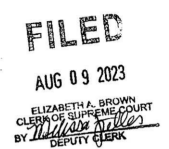
Appellant/Cross-Appellant,

VS.

LYNDA HASCHEFF, AN INDIVIDUAL.

Respondent/Cross-Appellant.

Case No. 86976



APPELLANT'S MOTION TO SEAL DOCKETING STATEMENT

Appellant moves the court to seal Appellant's Docketing Statement that contains references to and copies of pleadings previously ordered sealed on October14, 2013, by the District Court..

INTRODUCTION

This appeal involves private, confidential information regarding the parties 2013 divorce, with no public interest. The pleadings, orders and transcripts from the District Court were sealed by that Court in an Order dated October 14, 2013. These pleadings, transcripts and orders contain private, confidential information regarding the parties' divorce with no public interest. Appellant and his counsel, through this motion. See Complete that the District Court's Order. It is also Appellant's counsels understand brown that Respondent/Cross Respondent, desires to keep this

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information sealed. Good cause exists to keep sealed from public view Appellant's Opening Brief and Appendix.

MEMORANDUM OF POINTS AND AUTHORITIES

Pursuant to the Nevada Supreme Court Order Adopting Rules for Sealing and Redacting Court Records, ADKT. No. 410, filed December 31, 2007, Rule 3(4)(e) and Rule 3(4)(h) state, in pertinent part:

- (e) The sealing or reaction is of the confidential terms—of a settlement agreement of the parties;
- (f) The sealing or redaction is justified or required by another identified compelling circumstance.

Additionally, Nevada Supreme Court Order Adopting Rules for Sealing and Redacting Court Records, ADKT. No. 410, Rule 3(2) states:

2. When a motion to seal or redact a court record has been filed, the information to be sealed or redacted remains confidential for a reasonable period of time until the court rules on the motion.

The District Court, on October 14, 2013, ordered that all pleadings, transcripts, orders and proceedings be sealed. The Docketing Statement contains documents all sealed by the District Court.

Appellant requests, therefore, that this Docketing Statement that contains

District Court Orders and pleadings that were sealed, that are also private,

confidential information be sealed as it has no public interest or public

information, including pleadings, orders and transcripts that are already sealed by the District Court.

CONCLUSION

For all these reasons, Appellant requests the Opening Brief and Appendix Volumes 1 through 4 be sealed. Appellant, pursuant to this Court's October 18, 2021 Order, is mailing his Opening Brief and Appendix to the Court.

DATED this 7th day of August, 2023

FENNEMORE CRAIG, P.C.

/s/Therese M. Shanks
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CERTIFICATE OF SERVICE

Pursuant to Rule 25(b) of the Nevada Rules of Appellate Procedure, I hereby certify that I am an employee of Fennemore Craig, P.C. and that on this date, I served a true and correct copy of the attached document as follows by U.S. Mail:

Debbie A. Leonard, Esq. Nevada State Bar No. 8260 Leonard Law, PC 955 S. Virginia Street, Suite 220 Reno, Nevada 89502

Attorneys for Respondent/ Cross-Appellant

DATED this 7th day of August, 2023.

/s/ Diana L. Wheelen

An Employee of Fennemore Craig, P.C.