

**In the
Supreme Court of the State of Nevada**

Electronically Filed
Jun 10 2024 04:04 PM
Elizabeth A. Brown
Clerk of Supreme Court

DAILYPAY, INC., et al.,

Appellants,

vs.

KATE FELDMAN, an individual;
STOP PREDATORY LENDING
NV, a Nevada nonprofit
corporation; FRANCISCO V.
AGUILAR, in his official capacity as
Nevada Secretary of State,

Respondents.

Case No.: 88557

District Court Case No.:
Lead Case No.: 24 OC 00018 1B

Consolidated with:

Case No.: 24 OC 00021 1B

Case No.: 24 OC 00023 1B

Case No.: 24 OC 00029 1B

**MOTION TO STRIKE APPELLANT DAILYPAY INC.'S LIMITED
NON-OPPOSITION TO MOTION FOR SUMMARY REVERSAL**

BRADLEY S. SCHRAGER, ESQ. (NSB 10217)

DANIEL BRAVO, ESQ. (NSB 13078)

BRAVO SCHRAGER LLP

6675 S. Tenaya Way, Suite 200

Las Vegas, Nevada 89113

*Attorneys for Respondents Kate Feldman and
Stop Predatory Lending NV*

BRAVO SCHRAGER LLP

MEMORANDUM OF POINTS AND AUTHORITIES

On May 29, 2024, Appellants Nevadans for Financial Choice and Christina Bauer (collectively, “Nevadans for Financial Choice” or “NFFC”) filed a Motion for Summary Reversal or, in the alternative, a Motion for Vacatur (“Motion for Summary Reversal”). On June 3, 2024, Respondents Kate Feldman and Stop Predatory Lending NV (collectively, “Respondents”) timely filed a response to the Motion for Summary Reversal.

On June 7, 2024, Appellant DailyPay, Inc. (“DailyPay”) untimely and improperly filed a Limited Non-Opposition to the Motion for Summary Reversal (“Limited Non-Opposition”). First, Appellant DailyPay’s Limited Non-Opposition is untimely. A timely response to a motion “must be filed within 7 days after service of the motion unless the court shortens or extends the time.” N.R.A.P. 27(a)(3)(A). The deadline to file a response to the Motion for Summary Reversal was June 5, 2024. Appellant DailyPay’s Limited Non-Opposition is untimely and should not be entertained by this Court for that reason.

Second, in no legitimate interpretation of the rules is a co-Appellant permitted to file a “non-opposition” to a fellow Appellant’s dispositive motion, declaring itself without objection to the granting of a motion that

CERTIFICATE OF SERVICE

I hereby certify that on this 10th day of June, 2024, a true and correct copy of **MOTION TO STRIKE APPELLANT DAILYPAY INC.'S LIMITED NON-OPPOSITION TO MOTION FOR SUMMARY REVERSAL** was served upon all counsel of record by electronically filing the document using the Nevada Supreme Court's electronic filing system:

By: /s/ Danielle Fresquez
Danielle Fresquez, an Employee of
BRAVO SCHRAGER LLP