

IN THE SUPREME COURT OF THE STATE OF NEVADA

G7P&T, A NEVADA GENERAL
PARTNERSHIP,

Appellant,

vs.


DOUGLAS R. JOHNSON; DEBRA A.
JOHNSON; PHILLIP J. ANDREWS;
JOHNSON INVESTMENT, LLC; JAMD,
INC.; AND TARKANIAN FAMILY LTD.
PARTNERSHIP,

Respondents.

No. 45195

FILED

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
THE HON. JUDGE M. BLOOM
CLERK OF SUPREME COURT
BY  DEPUTY CLERK

ORDER TO FILE ANSWERING BRIEF

On February 15, 2006, this court entered an order directing respondents JAMD, Inc. and Tarkanian Family Ltd. Partnership (JAMD) to file and serve their answering brief by February 22, 2006. To date, JAMD has failed to file an answering brief. JAMD shall, within 10 days from the date of this order, file and serve an answering brief or a joinder in the answering brief filed by respondents Douglas R. Johnson, Debra A. Johnson, Phillip J. Andrews and Johnson Investment, LLC, or a notice that it does not intend to file an answering brief. See NRAP 28(i) and 31(c). Appellant may file a reply brief, if deemed necessary, within 30 days from service of the answering brief or notice. NRAP 28(c).

We caution counsel for JAMD that failure to comply timely with this order may result in the imposition of sanctions against counsel.

It is so ORDERED.

 , C.J.

cc: Harrison Kemp & Jones, LLP
McDonald Carano Wilson LLP/Las Vegas
Daniel J. Tarkanian