IN THE SUPREME COURT OF THE STATE OF NEVADA

DAN SCHWARTZ, IN HIS OFFICIAL CAPACITY AS TREASURER OF THE STATE OF NEVADA,

Appellant,

VS.

HELLEN QUAN LOPEZ, INDIVIDUALLY AND ON BEHALF OF HER MINOR CHILD, C.Q.; MICHELLE GORELOW, INDIVIDUALLY AND ON BEHALF OF HER MINOR CHILDREN. A.G. AND H.G.; ELECTRA SKRYZDLEWSKI, INDIVIDUALLY AND ON BEHALF OF HER MINOR CHILD, L.M.; JENNIFER CARR, INDIVIDUALLY AND ON BEHALF OF HER MINOR CHILDREN, W.C., A.C., AND E.C.; LINDA JOHNSON, INDIVIDUALLY AND ON BEHALF OF HER MINOR CHILD, K.J.; AND SARAH SOLOMON AND BRIAN SOLOMON. INDIVIDUALLY AND ON BEHALF OF THEIR MINOR CHILDREN, D.S., AND K.S.,

No. 69611

FILED

MAR 3 1 2016

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY S. Y DEPUTY CLERK

Respondents.

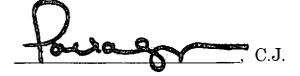
ORDER GRANTING MOTION TO ASSOCIATE COUNSEL

Amici curiae Aimee Hairr, Aurora Espinoza, Elizabeth Robbins, Lara Allen, Jeffrey Smith, and Trina Smith have filed a motion to associate attorney Timothy D. Keller of the Institute for Justice pursuant to SCR 42. Attached to the motion to associate Mr. Keller is a verified application, a certificate of good standing from the Supreme Court of Arizona, and a statement pursuant to SCR 42 from the State Bar of Nevada. The State Bar of Nevada's Rule 42 statement indicates that Mr. Keller has applied twice to appear in Nevada courts within the past 3

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years. See SCR 42(6) (stating that repeated appearances by any person pursuant to this rule shall be cause for denial of the motion). Accordingly, we grant the motion to associate. SCR 42(8). Mr. Keller shall be permitted to appear on behalf of amici in this matter. Nevada attorney Lisa J. Zastrow of Kolesar & Leatham shall be responsible for all matters presented by Mr. Keller in this appeal. See SCR 42(14)(a) (requiring the Nevada attorney of record to be responsible for and actively participate in the representation of a client in these proceedings); NRAP 25(a)(5) (requiring all documents submitted to the supreme court for filing to include the original signature of at least one attorney of record who is an active member of the State Bar of Nevada); NRAP 46(a)(3) (requiring Nevada counsel to sign all briefs, be present during oral argument; and be responsible for all briefs and matters presented by foreign counsel).1

It is so ORDERED.



cc: Attorney General/Carson City
Attorney General/Las Vegas
Bancroft PLLC
Education Law Center
Wolf, Rifkin, Shapiro, Schulman & Rabkin, LLP/Las Vegas
Munger, Tolles & Olson LLP
Kolesar & Leatham, Chtd
Institute for Justice

(O) 1947A - (O) 1947A

¹If oral argument is ordered in this matter, amici may only participate upon motion and at the court's discretion. See NRAP 29(h); NRAP 34.