

1 **IN THE SUPREME COURT OF THE STATE OF NEVADA**

2 **DAN SCHWARTZ**, in his official
3 capacity as Treasurer of the State of
4 Nevada,

5 Appellant,

6 vs.

7 **HELLEN QUAN LOPEZ**, individually
8 and on behalf of her minor child, C.Q.;
9 **MICHELLE GORELOW**, individually
10 and on behalf of her minor children,
11 A.G. and H.G.; **ELECTRA**
12 **SKRYZDLEWSKI**, individually and on
13 behalf of her minor child, L.M.;
14 **JENNIFER CARR**, individually and on
15 behalf of her minor children, W.C.,
16 A.C., and E.C.; **LINDA JOHNSON**,
17 individually and on behalf of her minor
18 child, K.J.; **SARAH and BRIAN**
19 **SOLOMON**, individually and on behalf
20 of their minor children, D.S. and K.S.,

21 Respondent.

Electronically Filed
Jun 14 2016 03:51 p.m.
Tracie K. Lindeman
Clerk of Supreme Court

Case No. 69611

First Judicial District Court
Case No.: 15 OC-00207 1B

22 **RESPONSE TO APPELLANT'S MOTION TO RESET ORAL ARGUMENT**

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1 **MEMORANDUM OF POINTS AND AUTHORITIES**

2 Respondents take no position on Appellant’s request to reset the date for oral
3 argument in this matter. Respondents will attend and argue at whatever appointed
4 time this Court establishes.

5 That said, in light of the fact that this Court, historically, has not often set oral
6 arguments for Thursdays in late July—thus raising the possibility that the Court may
7 select a date more in line with its typical monthly argument schedule—Respondents
8 do wish to make the Court aware that its arguing counsel of choice, Ms. Tamerlin
9 Godley, Esq. of Munger Tolles & Olson LLP, who argued the preliminary
10 injunction motion that is the subject of this appeal, will not be available between
11 August 1 - 13. Given the sequential requests of Appellant to expedite and then to set
12 oral argument, Ms. Godley arranged her schedule to be available on June 6 & 7
13 (Appellants’ first requested dates) and on July 8 (the date eventually set by this
14 Court).

15 The late request to reset the oral argument would disadvantage Respondents if
16 the argument is scheduled between August 1st and 13th. If, in fact, the Court is
17 prepared to accommodate the vacation schedule of Appellant’s counsel Mr.
18 Clement, Respondents ask for an argument date that does not coincide with Ms.
19 Godley’s unavailability. This notice is provided in order to avoid the prospect of
20 raising the issue after a new setting of argument in this appeal.

21 Dated this 14th day of June, 2016

22
23 By: /s/ Bradley S. Schrager

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CERTIFICATE OF SERVICE

I hereby certify that on this 14th day of June, 2016, a true and correct copy of the **RESPONSE TO APPELLANT’S MOTION TO RESET ORAL ARGUMENT** was served upon all counsel of record by electronically filing the document using the Nevada Supreme Court’s electronic filing system.

By: /s/ Dannielle Fresquez
Dannielle Fresquez, an Employee of
WOLF, RIFKIN, SHAPIRO, SCHULMAN
& RABKIN, LLP