IN THE SUPREME COURT OF NEVADA 1 AUG 31 2020 2 IN THE MATTER OF THE) 3 AMENDMENT OF THE NEVADA ADKT NO.: 566 JUSTICE COURT RULES 5) OF CIVIL PROCEDURE 6 7 8 9 WHEREAS, the Nevada Supreme Court has previously approved a body of rules known 10 as the Justice Court Rules of Civil Procedure; and 11 WHEREAS, the Nevada Judges of Limited Jurisdiction have determined, in consultation 12 with the Access to Justice Commission, that an increase in summary eviction filings following 13 the termination of a statewide moratorium on evictions due to the COVID-19 pandemic is 14 anticipated necessitating the establishment of certain rules relating to the processing of 15 applications for in forma pauperis status in summary eviction actions; and 16 WHEREAS, existing rules governing summary evictions commence with Rule 101; and 17 18 WHEREAS, Rule 83 of the Justice Court Rules of Civil Procedure provides that copies 19 of any proposed rule changes "shall upon their promulgation be furnished to the Supreme Court, 20 but shall not become effective until after approval by the Supreme Court and publication," 21 11 22 // 23 24

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THEREFORE, the Nevada Judges of Limited Jurisdiction do hereby formally petition the Nevada Supreme Court for the addition of a new rule, proposed as Rule 111, governing the processing of applications for *in forma pauperis* status as shown in the Exhibit to this petition attached hereto.

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Dated this 27 day of August, 2020.

Dana & Sullivan

President, Nevada Judges of Limited Jurisdiction

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EXHIBIT

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JCRCP 111. Applications for In Forma Pauperis Status in Summary Eviction Cases Only. l 2 (a) Any party to a summary eviction action brought pursuant to NRS 40.253 or 40.254 may 3 file an Application to Proceed in Forma Pauperis on a form provided by the court that has jurisdiction over the summary eviction action. (1) The application must include: 5 (a) An affidavit or unsworn declaration pursuant to NRS 53.045 setting 6 forth with particularity facts concerning the person's income and other factors which establish 7 that the person is unable to pay the filing fees or costs of the proceeding; or 8 (b) A statement or other indication to the court that the person is a client of a program for legal aid. 9 (2) The application must be filed contemporaneously with the document being submitted 10 to the court for filing. 11 (b) The court must establish financial qualification guidelines for the review of an application filed pursuant to subsection (a)(1) to ensure clear and consistent application by the clerk or 12 justice of the peace. 13 (c) Applications must be reviewed forthwith by the clerk or justice for qualification of in forma 14 pauperis status. 15 If the clerk or justice is satisfied that a person who files an application pursuant to subsection (a)(1) is unable to pay the filing fees or costs of the proceeding or if the clerk or 16 justice finds that a person is a client of a program for legal aid, the party must be authorized to file documents with the court without the payment of filing fees otherwise required pursuant to 17 NRS 4.060. 18 (e) Where the application is approved, the running of the time within which the tenant's answering affidavit is required is tolled during the period between the filing of the application 19 and the ruling of the court thereon, provided the documents are submitted to the court at the 20 same time. 21 (f) Where the applicant fails to qualify for in forma pauperis status, the party's proposed document must be rejected by the court for failure to include the filing fee. The clerk must 22 notify the party of the reason for the rejection in an expeditious manner in order to afford the party an opportunity to timely resubmit the document along with the required filing fee. A party 23 who fails to qualify for in forma pauperis status is responsible for meeting all statutory filing deadlines. 24 (g) As used in this section, "client of a program for legal aid" means a person: 25