IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
MANDALAY BAY CORP; CALVIN
JOHNSON; ROSEMARIE MCMORRISALEXANDER; CHRISTOPHER D.
BURK; REDENTA BLACIC; IATSE
LOCAL NO. 720; JONATHAN
SHOCKLEY; GGRM LAW FIRM; BRIAN
P. CLARK; ENCORE EVENT
TECHNOLOGIES; DANIEL L.
SCHWARTZ; AND ANTHONY M.
GOLDSTEIN,
Respondents.

FILED
OCT 0 7 2024

No. 88766

ORDER DISMISSING APPEAL

This appeal was docketed on June 3, 2024. Because the notice of appeal was not accompanied by the required proof of service, see NRAP 3(d)(1) (providing the notice of appeal must be served on all parties to the district court action and must "contain an acknowledgment of service or proof of service that conforms to the requirements of [NRAP] 25(d)"), on June 3, 2024, this court issued a notice directing appellant to provide this court with the required proof of service within 14 days. The notice advised that failure to comply could result in the dismissal of this appeal. See NRAP 3(a)(2) ("An appellant's failure to take any step other than the timely filing of a notice of appeal does not affect the validity of the appeal, but is ground only for the court to act as it deems appropriate, including dismissing the appeal").

Because appellant had not filed proof of service of the notice of appeal or otherwise responded to this court's notice, on June 27, 2024, this

SUPREME COURT OF NEVADA

CLERK'S ORDER

10) 1947 -----

24.37390

court issued an order directing appellant to file proof of service of the notice of appeal within 14 days. Appellant was cautioned that failure to comply would result in the dismissal of this appeal.

On July 17, 2024, appellant filed a "Suppliment (sic) to Appellants' (sic) Opening Brief, Proof of Service of the Notice of Appeal, Proof of Service of the Joinder of Appeal and Statement of Facts." The certificates of service included in this document all predate the filing of the notice of appeal filed in this matter by more than a year and do not demonstrate that the notice of appeal was served on respondents. Because appellant has failed to provide proof the notice of appeal was served on respondents, this appeal is dismissed.

It is so ORDERED.

CLERK OF THE SUPREME COURT ELIZABETH A. BROWN

BY: De Maria

Hon. Joanna Kishner, District Judge cc: Matthew Travis Houston Attorney General/Carson City Law Offices of Anthony M. Goldstein Clark McCourt, LLC The Patriot Law Firm Hooks Meng & Clement **Encore Event Technologies** GGRM Law Firm Jonathan Shockley Justin S. Gourley Redenta Blacic Rosemarie McMorris-Alexander Weinberg, Roger & Rosenfeld / Las Vegas Eighth District Court Clerk

SUPREME COURT OF NEVADA