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luke@lukeandrewbusbyltd.com Attorney for Our Nevada Judges, Inc.

Petitioner,

Respondent.

Electronically Filed 3/9/2024 5:34 PM Steven D. Grierson CLERK OF THE COURT

DISTRICT COURT **CLARK COUNTY, NEVADA FAMILY DIVISION**

CASE NO: D-14-XXXXX DEPT NO: Z NO HEARING REQUESTED

CASE NO: D-19-XXXXXX-C Petitioner, DEPT NO: U NO HEARING REQUESTED Respondent.

CASE NO: D-18-XXXXX **DEPT NO: X** Petitioner, VS. NO HEARING REQUESTED Respondent.

NOTICE: YOU MAY FILE A WRITTEN RESPONSE TO THIS MOTION WITH THE CLERK OF THE COURT AND PROVIDE THE UNDERSIGNED WITH A COPY OF YOUR RESPONSE WITHIN 14 DAYS OF YOUR RECEIPT OF THIS MOTION. FAILURE TO FILE A WRITTEN RESPONSE WITH THE CLERK OF THE COURT WITHIN 14 DAYS OF YOUR RECEIPT OF THIS MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT A HEARING PRIOR TO THE SCHEDULED HEARING DATE.

¹Certain counsel have offered to voluntarily disclose hearing dates and times, which is appreciated. However, the press should operate independently and the restoration of access to the docket index is necessary, reasonable, and appropriately balances a families privacy interests with *Falconi v. Eighth Jud. Dist. Ct.*

LIMITED MOTION TO UNSEAL

COMES NOW, Our Nevada Judges, Inc., a Nevada non-profit corporation, by and through the undersigned counsel, and hereby files a limited motion to unseal.

This motion is based upon the following memorandum of points and authorities, and the exhibits attached hereto.

MEMORANDUM OF POINTS AND AUTHORITIES

A non-party news reporter may file a motion to unseal. SRCR 4(2).

These cases are slated for monitoring, are under electronic coverage, or are under review for potential electronic coverage. SCR 230(1). Parties demand alone is insufficient to justify closing the court. *Falconi v. Eighth Jud. Dist. Ct.*, 140 Nev., Advance Op. 8 (2024). "Under no circumstances shall the court seal an entire court file." SRCR 3(5)(c). Sealing the entire file interferes with an SCR 229(1)(c) news reporter's ability to monitor a case, including titles of filings and upcoming hearing dates and times.

At this juncture, ONJ is only requesting this Court bring these cases into compliance with SRCR 3(5)(c). All fillings may remain sealed except any sealing orders. SRCR 3(5)(vi). The clerk should be directed to restore access to the docket index so that ONJ can independently¹ monitor upcoming hearing dates and times. The extensive seal imposed in these cases allows a clerk to refuse to disclose not only the hearing dates and times, but also the existence of the case entirely, which

unconstitutionally interferes with press access to the courtroom. Falconi v. Eighth Jud. Dist. Ct., Id. NRS 239B.030(4) AFFIRMATION Pursuant to NRS 239B.030 the undersigned hereby affirms that this document does not contain the social security number of any person. **DATED** this Mar 9, 2024 By: /s/ Luke Busby LUKE A. BUSBY, ESQ. Nevada Bar No. 10319 316 California Ave. Reno, Nevada 89509 775-453-0112 luke@lukeandrewbusbyltd.com Attorney for the Our Nevada Judges

DECLARATION OF ALEXANDER FALCONI

I, Alexander M. Falconi, declare that I have read the forgoing *Motion* and that the contents are true and correct of my own personal knowledge, except for those matters I have stated that are not of my own personal knowledge, but that I only believe them to be true, and as for those matters, I do believe they are true.

I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED this Mar 9, 2024

alexander Folsow

Alexander M. Falconi 205 N. Stephanie St. Suite D#170 Henderson, NV 89074 Our Nevada Judges admin@ournevadajudges.com