

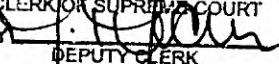
IN THE SUPREME COURT OF THE STATE OF NEVADA

DAILYPAY, INC., A DELAWARE CORPORATION; NEVADANS FOR FINANCIAL CHOICE, A NEVADA POLITICAL ACTION COMMITTEE; CHRISTINA BAUER, AN INDIVIDUAL; ACTIVEHOURS, INC, A DELAWARE CORPORATION; STACY PRESS, AN INDIVIDUAL; PREFERRED CAPITAL FUNDING NEVADA, LLC, A NEVADA LIMITED LIABILITY COMPANY; AND ALLIANCE FOR RESPONSIBLE CONSUMER LEGAL FUNDING, AN ILLINOIS NONPROFIT CORPORATION,
Appellants,
vs.
FRANCISCO V. AGUILAR IN HIS OFFICIAL CAPACITY AS NEVADA SECRETARY OF STATE; KATE FELDMAN, AN INDIVIDUAL; AND STOP PREDATORY LENDING NV, A NEVADA NONPROFIT CORP,
Respondents.

No. 88557

FILED

JUL 11 2024

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY 
DEPUTY CLERK

ORDER REGARDING MOTIONS

This is an appeal from a district court order dismissing four consolidated challenges to an initiative petition. Appellants Nevadans for Financial Choice and Christina Bauer (collectively hereinafter, NFC) have filed a motion for summary reversal or, alternatively, for vacatur pursuant to *United States v. Munsingwear, Inc.*, 340 U.S. 36 (1950). Having considered the motion, the opposition filed by respondents Kate Feldman

and Stop Predatory Lending NV (collectively hereinafter, Feldman), and NFC's reply, this court is not convinced that summary reversal is warranted or that this appeal is moot and vacatur of the district court order is warranted at this time.¹ This court has also considered the limited non-opposition to NFC's motion filed by appellant DailyPay.² To the extent the filing requests relief from this court, the request is denied.³

Feldman moves to expedite the briefing and processing of this appeal based on the short time frame available to collect signatures (until November 20, 2024). Appellants Activehours, Inc.; Stacy Press; Preferred Capital Funding Nevada, LLC; and Alliance for Responsible Consumer Legal Funding oppose the motion and Feldman has replied. This court is not convinced that the compressed briefing schedule suggested by Feldman is warranted where the challenged district court order rejected the legal challenges to Feldman's petition and nothing appears to prevent Feldman from collecting signatures while this appeal proceeds. Given the nature of the issues raised in this appeal, however, the motion is granted to the following extent. Appellants' opening briefs remain due to be filed by August 26, 2024. Respondents shall have 14 days from the date of service

¹This court has taken judicial notice that SB 290 is now codified as NRS Chapter 604D. *See* NRS 47.130-.150.


The motion of appellants Activehours, Inc. and Stacy Press for an extension of time to file their docketing statement is granted. NRAP 14(d). The docketing statement was filed on June 5, 2024.

²Feldman's motion to strike the limited non-opposition is denied.

³Nothing in this order prevents appellants from seeking relief in the district court based on the codification of SB 290 as NRS Chapter 604D, if deemed warranted. *See generally* NRCP 62.1; NRAP 12A.

of the last-filed opening brief to file and serve their answering briefs. Appellants shall have 14 days from the date of service of the last-filed answering brief to file and serve any reply briefs. Motions for extensions of time to file briefs in this matter will be closely scrutinized and, upon completion of briefing, this court will expedite its consideration of this matter to the extent that its docket permits. This court will make a determination whether to schedule oral argument at a later date.

It is so ORDERED.

 _____, C.J.

cc: Pisanelli Bice, PLLC
Reisman Sorokac
Holland & Hart LLP/Las Vegas
Kaempfer Crowell/Reno
Bravo Schragger, LLP
Attorney General/Carson City