

Grenka v. Grenka, No. 69700, Order of Affirmance (Unpublished Disposition May 6, 2016)
COA Unpub

Without fully developed cogent arguments as to the points of contention in an appeal, we are unable to examine these issues and therefore we decline to address them. See *Edwards v. Emperor's Garden Rest.*, 122 Nev. 317, 330 n.38, 130 P.3d 1280, 1288 n.38 (2006) (providing that an appellate court need not consider claims that are not cogently argued).