IN THE SUPREME COURT OF THE STATE OF NEVADA

ROBERT SCOTLUND VAILE, Petitioner,

VS.

A. VAILE.

Real Party in Interest.

THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK, AND THE HONORABLE
CHERYL MOSS, DISTRICT JUDGE,
FAMILY COURT DIVISION,
Respondents,
and
CISILIE A. PORSBOLL, F/K/A CISILIE

No. 52244

FILED

OCT 0 1 2008

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY DEPUTY CLERK

ORDER DIRECTING ANSWER

This original proper person petition for a writ of mandamus challenges a district court's oral ruling refusing to disqualify real party in interest's counsel. Attached to the writ petition is a motion to expedite this matter.¹

Having reviewed the petition and motion, it appears that petitioner has set forth issues of arguable merit and that petitioner may have no plain, speedy, and adequate remedy in the ordinary course of law. Accordingly, real party in interest, on behalf of respondents, shall have 20 days from the date of this order in which to file an answer, including

¹The clerk of this court shall detach and file the motion to expedite and the accompanying affidavit. The clerk shall also detach and separately file the certificate of service, which pertains to both the writ petition and the motion to expedite.

authorities, against issuance of the requested writ. Further, we grant the motion to expedite and shall expedite our review of this matter to extent that our docket permits.

It is so ORDERED.

C.J

cc: Hon. Cheryl B. Moss, District Judge, Family Court Division Robert Scotlund Vaile Willick Law Group