Granille.

1	IN THE SUPREME COURT OF	HE STA	ATE OF NEVADA
2	LISA MYERS,	) Sur	reme Court Case No. 57621
3			trict Court Case No. 00-D-434495
4	Petitioner,	)	
5	VS.	)	
6	CALEB O. HASKINS,	)	PROPER BEBOON RECEIVED/ENTERED
7	CALLED O. HASKINS,	)	
8	Respondent.	)	TRACIE M
9		.J	CLERK OF SUPPLEME COURT
10			
10	AMENDED EMERGENCY MOTION FO	STAY	PENDING EMERGENCY
11	PETITION FOR WRIT OF MANDAM	US AND	PROHIBITION AND,
12	EMERGENCY MOTION TO SET ASIDE A COURT ORDER AS PER NRCP 5		
13	EMERGENCY MOTION I		
14	(action is necessary by Friday, February 18,	2011 and	l before next Court hearing)
15	INSTRUCTIONS: Write only in the space allow		_ <del></del>
16	attachments are not permitted. The Nevada Supreme Court prefers short and direct statements. Citation to legal authority or the district court record is not required but would be helpful to the		
Court.			
18	Any form you file with the Nevada Supreme Court m	st be ma	iled or delivered to all other parties
19	to this appeal or to the parties' attorneys.		
20	You may file your forms in person or by mail. You mu	t file the	original and copies with the Clerk
21	of the Nevada Supreme Court. If you want the clerk to return a file-stamped copy of your form, you must submit the original and copies and include a self-addressed, stamped envelope. Documents cannot be faxed or e-mailed to the Clerk's Office.		
22			
			0 1 0 1 11
23	This form must be filed with the Clerk of the Nev	da Supr	eme Court at the following address
24	Clerk of the Court	-	Court of Nevada
25	201 South Carson Carson City, Nevac		
26	Telephone: (775) 6		or (702) 486-9300
27			



Page 1 of 5

1	Judgment or Order You	Are Appealing. Specify the judgment or order that you are appealing
2		the judgment or order was filed in the district court.
3	Filed Date	Name of Judgment or Order
4	1/19/2011 hearing	Order - Court Minutes will be attached to the forthcoming Emergency Petition for Writ; and Order to be drafted
5		
6	*will forward file-stame	ped copy of Order when available.
7	win for ward the stain	occitopy of Order when available.
0		ify the date you filed your notice of appeal in the district court: This is a
8		nal Order as yet. Therefore, Petitioner has not yet filed an Appeal.
9	However, Fermioner SEI	nergency Petition for Writ of Prohibition and Mandamus is forthcoming.
10		
	<u> </u>	A stay from the Nevada Supreme Court prevents enforcement of a
11		t do you want stayed? The Order from the 1/19/2011 hearing, whereby
12		d three full unsupervised days with the parties minor child, Sydney Rose mos.) despite the evidence of his mental and physical impairments,
13		story of drug and alcohol abuse, anger problems, domestic abuse issues,
		minor child who has a history of RSV and the minor child was returned
14		dehydrated, listless and ill. She was then diagnosed with a serious,
15		which her Pediatrician wrote a note stating she is to remain in
16		r, Respondent previously signed a Joint Agreement giving Petitioner Sole
10	<del>-</del> · · ·	Custody of the parties minor child waiving any visitation. Respondent also d refused a drug test at the prior TPO hearing, as well. The Court further
17		o undergo a psychological evaluation based on a completely unrelated
18		on Appeal (reference Supreme Court Case No. 56426) and specifically
	a 2003 report by an unqu	nalified individual (per the State Psychological Board) and despite the
19		mony and reports rebutting same. The Court not only forced Petitioner
20		completely unrelated matter which is on Appeal, but placed her in the
21	position of defending he	erself in this matter.
22	Statement of Facts. Brie	efly explain the facts related to your request for a stay. (Your answer must
	-	allowed.) The hearing was to be a 16.2 Case Management Conference.
23		el filed a Motion for custody at the last minute providing Petitioner a copy
24		16.2 Conference. No OST was ever signed and filed or provided to
		ng counsel Amanda Roberts ever provide Petitioner the Motion 3 days or was Petitioner ever given 10 days in order to properly file an
25		on. Despite these issues, the District Court - Family Division still allowed
26		Petitioner's separate matter to be discussed, in depth, thereby Ordering
27		sychological Evaluation. This Order for the Evaluation is based solely on

the issues from the prior matter which are currently on Appeal. Interestingly to note, despite the
 fact Respondent has a conviction in the State of Colorado and that he has mainly resided in the
 Carson City area, the Court only Ordered a Scope for Clark County, Nevada.

3 It is important to note the events leading up to this hearing. The 16.2 Conference was originally 4 noticed for November 22, 2010, although Amanda Roberts, counsel for Respondent requested it be vacated at the last minute and submitted a Stipulation and Order. This hearing was then 5 vacated and the new hearing was to be noticed to both counsels by the Department, although a 6 notice was never filed and the on-line system evidenced the conference as being "off calendar". During his time, Petitioner's now former counsel, Preston P. Rezaee, Esq. filed a Motion to 7 Withdraw as counsel of record, which was currently on calendar for January 10, 2011, although 8 the hearing was recently vacated as an Order granting his Motion to Withdraw was signed and filed December 23, 2010, without a hearing or a filed Request for Entry of Order. Mr. Rezaee never 9 filed Petitioner's 16.2 Financial Disclosure Form signed on August 15, 2010 and provided to his office, and never filed other documents while he was still counsel for Petitioner. Petitioner did 10 receive a responsive email January 3, 2011, by Mr. Rezaee's secretary notifying Petitioner of the 11 new hearing date for the 16.2 Conference (which was now scheduled for the following Monday, January 10, 2011), the time of this hearing was not known. Therefore, Petitioner contacted the 12 Law Clerk who notified Petitioner of the hearing time of 10:30 a.m. In sum, Petitioner was never 13 properly noticed of the new hearing date and time,

14 Petitioner then attempted to file an Emergency Motion to Proceed in Forma Pauperis, Affidavit and most importantly a Peremptory Challenge, although the District Court Clerk's office declined to 15 file these documents and referred Petitioner to file all with the Nevada Supreme Court. In speaking 16 with the Clerk and Supervisor of the Supreme Court, it was determined that these documents were infact to be filed with the District Court Clerk's office. The District Court Clerk still declined to file 17 such documents for Petitioner. Therefore, Petitioner attempted to e-file all to ensure no further 18 prejudice, although the Court would not allow the Peremptory Challenge or Motion to be e-filed, thereby rejecting them both. Petitioner then contacted the Court and spoke with the Law Clerk for 19 the Presiding Judge in attempt at a resolution to the above circumstances, who then in turn spoke 20 with the assigned Department I and the Supreme Court. While the Law Clerk informed he was awaiting a response from Supreme Court legal counsel, he later informed he passed the 21 Peremptory Challenge, and associating documents on to the assigned Department I, Department I is the same very Department in which this Petitioner was challenging, thereby notifying the 22 Department of said intent. The documents still had yet to be filed by the Court at this point, despite 23 the fact this was a time sensitive situation. Further, Judge Moss - Department I said she would pass the Peremptory Challenge back to the Presiding Judge for decision, although Judge Moss issued 24 an Order the very next day stating she herself made the decision to deny Petitioner's Peremptory 25 Challenge, Petitioner further filed a Motion to Recuse said Judge, of which remains undecided to date. 26

- 1 NRAP 27(e) Emergency Motions. If a movant certifies that to avoid irreparable harm relief is needed in less than 14 days, the motion shall be governed by the following requirements: 2) A 2 motion filed under this subdivision shall include the title "Emergency Motion Under NRAP 27(e)" 3 immediately below the caption of the case and a statement immediately below the title of the motion that states the date or event by which action is necessary. See Doolittle v. Doolittle, 70 Nev. 163, 4 262 P.2d 955 (1953) relying upon Gammill v. Federal Land Bank, 129 F.2d 502, and Haley v. Eureka County Bank 22 P. 1098 (Nev. 1889). See also Stone v Powell, 428 US 465, 483 5 n. 35, 96 Sct. 3037, 49 L. Ed. 2d 1067 (1976), whereby the following was noted, "State courts, 6 like federal courts, have a constitutional obligation to safeguard personal liberties and to uphold federal law." and 28 USCS Sec. 455, and Marshall v Jerrico Inc., 446 US 238, 242, 100 S.Ct. 7 1610, 64 L. Ed. 2d 182 (1980). "The neutrality requirement helps to guarantee that life, liberty, 8 or property will not be taken on the basis of an erroneous or distorted conception of the facts or the law."
- Effect on Your Appeal. If a stay is denied, how will this affect the issues you are appealing?

  (Your answer must be provided in the space allowed.) This Order is a temporary Order, therefore this Petitioner has not yet Appealed, although her Emergency Petition for Writ of Prohibition and Mandamus is forthcoming.
- 13 Harm to You. What serious harm will you experience if a stay is denied? (Your answer must be provided in the space allowed.) It would continue to put the minor child in direct harm's way 14 by allowing Respondent to have the 3 unsupervised days with her. Specifically, the minor child was returned to Petitioner lethargic, dehydrated, listless and ill. She was then 15 diagnosed with a serious, contagious illness in which her Pediatrician wrote a note stating 16 she is to remain in Petitioner's care. Since I am challenging the District Court - Family Division's Orders, Petitioner will be highly prejudiced in both this on-going and her Supreme Court matter 17 as referenced herein. It would thereby allow the District Court - Family Division to proceed with its current Orders, to include allowing them to discuss and utilize all documents and information 18 from Petitioner's separate unrelated Supreme Court matter, forcing Petitioner be go through yet 19 another Psychological Evaluation despite the favorable reports and prior testimony of highly qualified psychiatrists/psychologists stating she has no mental health issues whatsoever, in which 20 this Court and opposing counsel is refusing to acknowledge.
- Harm to Others. What harm will the other side experience if the stay is granted? (Your answer must be provided in the space allowed.) No harm whatsoever. Respondent has mental and physical impairments, conviction, extensive history of drug and alcohol abuse, anger problems, domestic abuse issues and his abandonment of the minor child who has a history of RSV.

  Hopefully it will make him realize he needs to seek out the extensive medical and psychological help he is in need of.
- Success on Appeal. Why are you likely to win this appeal? (Your answer must be provided in the space allowed.) Since this is a temporary Order, Petitioner has not yet filed an Appeal,

1 2 3	believes she will prevail as the facts, believes this Honorable Supreme C	r Writ of Prohibition and Mandamus is forthcoming. Petitioner, laws and rules pertaining to this matter justify same. Petitioner Court will act in the best interest, rights and protection of the r, in accordance with the laws and so as to avoid any further ner in these matters.	-
4			
5	Dated this 15th day of February, 2	2011. 	
6 7		LISA MYERS	
•		9360 West Flamingo Road, No. 110-326	
8 9		Las Vegas, Nevada 89147  Petitioner In Proper Person	
10	///		
11	<i>III</i>		
12	///		
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			

1	IN THE SUPREME COURT OF THE STATE OF NEVADA
2	
3.	LISA MYERS, ) Supreme Court Case No. 57621
4	) District Court Case No. 00-D-434495 Petitioner,
5	)
6	vs.
7	CALEB O. HASKINS,
8	Respondent.
9	
10	
11	CERTIFICATE OF MAILING
12	I hereby certify that on the 15th day of February, 2011, I mailed a true and correct
13	copy of the <u>AMENDED EMERGENCY MOTION FOR STAY PENDING</u> <u>EMERGENCY PETITION FOR WRIT OF MANDAMUS AND PROHIBITION AND,</u>
14	EMERGENCY MOTION TO SET ASIDE AND/OR VACATE THE DISTRICT COURT
15	ORDER AS PER NRCP 59(e), 60 AND 61, to include EMERGENCY MOTION UNDER NRAP 27(e) via United States Mail, postage prepaid, to the following:
16	
17	Amanda M. Roberts, Esq. 2011 Pinto Lane, Suite 100
18	Las Vegas, Nevada 89106
19	Attorney for Respondent
20	Honorable Judge Cheryl B. Moss
21	Department I Eighth Judicial District Court - Family Division
22	601 North Pecos
23	Las Vegas, Nevada 89101
د ک	
24	J- regers.
25	Lisa Myers, Petitioner In Proper Person
26	
27.	RECEIVED
28 (	FEB 1 7 2011 Page 1 of 1

TRACIE K. LINDEMAN CLERK OF SUPREME COURT DEPUTY CLERK

On BIN L

1	IN THE SUPREME COURT OF T	HE STATE OF NEVADA
2	LISA MYERS,	) Supreme Court Case No. 57621
3		) District Court Case No. 00-D-434495
4	Petitioner,	
5	vs.	
6	CALED O MAGNING	PROPER BEBSON RECEIVED/ENTERED
7	CALEB O. HASKINS,	) uroeiven/ewieken
8	Respondent.	FEB 17 2011
		CLERK OF SUPHEME COURT
9		ADDA!
10		
11	AMENDED EMERGENCY MOTION FOR PETITION FOR WRIT OF MANDAM	
12	EMERGENCY MOTION TO SET ASIDE A	
13	<b>COURT ORDER AS PER NRCP 5</b>	
14	EMERGENCY MOTION U (action is necessary by Friday, February 18, 2	
15	INSTRUCTIONS: Write only in the space allow attachments are not permitted. The Nevada Suprem	
16	attachments are not permitted. The Nevada Supreme Court prefers short and direct statements. Citation to legal authority or the district court record is not required but would be helpful to the	
17	Court.	
18	Any form you file with the Nevada Supreme Court mu	ist be mailed or delivered to all other parties
19	to this appeal or to the parties' attorneys.	
20	You may file your forms in person or by mail. You mus	st file the original and copies with the Clerk
	of the Nevada Supreme Court. If you want the clerk to return a file-stamped copy of your form, you must submit the original and copies and include a self-addressed, stamped envelope. Documents cannot be faxed or e-mailed to the Clerk's Office.	
21		
22		
23	This form must be filed with the Clerk of the Neva	ada Supreme Court at the following address
24	Clerk of the Court S	Supreme Court of Nevada
25	201 South Carson S	Street
26	Carson City, Nevad Telephone: (775) 68	a 89701 34-1600 or (702) 486-9300



Page 1 of 5

1	Judgment or Order You	Are Appealing. Specify the judgment or order that you are appealing
2	from and the date that t	he judgment or order was filed in the district court.
3	Filed Date	Name of Judgment or Order
4	1/19/2011 hearing	Order - Court Minutes will be attached to the forthcoming  Emergency Petition for Writ; and Order to be drafted
5		
6	*will forward file-stamr	ed copy of Order when available.
7	· .	
8		ify the date you filed your notice of appeal in the district court: This is a hall Order as yet. Therefore, Petitioner has not yet filed an Appeal.
9		nergency Petition for Writ of Prohibition and Mandamus is forthcoming.
9		
10	Order to be Staved.	A stay from the Nevada Supreme Court prevents enforcement of a
11	<del>-</del>	t do you want stayed? The Order from the 1/19/2011 hearing, whereby
12		d three full unsupervised days with the parties minor child, Sydney Rose
		mos.) despite the evidence of his mental and physical impairments, tory of drug and alcohol abuse, anger problems, domestic abuse issues,
13		ninor child who has a history of RSV and the minor child was returned
14		dehydrated, listless and ill. She was then diagnosed with a serious,
15		which her Pediatrician wrote a note stating she is to remain in
16		Respondent previously signed a Joint Agreement giving Petitioner Sole custody of the parties minor child waiving any visitation. Respondent also
	-	d refused a drug test at the prior TPO hearing, as well. The Court further
17		o undergo a psychological evaluation based on a completely unrelated
18	_	on Appeal (reference Supreme Court Case No. 56426) and specifically
19		nalified individual (per the State Psychological Board) and despite the mony and reports rebutting same. The Court not only forced Petitioner
		ompletely unrelated matter which is on Appeal, but placed her in the
20	position of defending he	
21	·	
22		effly explain the facts related to your request for a stay. (Your answer must
23	•	allowed.) The hearing was to be a 16.2 Case Management Conference, el filed a Motion for custody at the last minute providing Petitioner a copy
		6.2 Conference. No OST was ever signed and filed or provided to
24	Petitioner, nor did opposi	ng counsel Amanda Roberts ever provide Petitioner the Motion 3 days
25	_	or was Petitioner ever given 10 days in order to properly file an
26		on. Despite these issues, the District Court - Family Division still allowed Petitioner's separate matter to be discussed, in depth, thereby Ordering
27		ychological Evaluation. This Order for the Evaluation is based solely on

the issues from the prior matter which are currently on Appeal. Interestingly to note, despite the
fact Respondent has a conviction in the State of Colorado and that he has mainly resided in the
Carson City area, the Court only Ordered a Scope for Clark County, Nevada.

3

It is important to note the events leading up to this hearing. The 16.2 Conference was originally 4 noticed for November 22, 2010, although Amanda Roberts, counsel for Respondent requested it be vacated at the last minute and submitted a Stipulation and Order. This hearing was then 5 vacated and the new hearing was to be noticed to both counsels by the Department, although a 6 notice was never filed and the on-line system evidenced the conference as being "off calendar". During his time, Petitioner's now former counsel, Preston P. Rezaee, Esq. filed a Motion to 7 Withdraw as counsel of record, which was currently on calendar for January 10, 2011, although 8 the hearing was recently vacated as an Order granting his Motion to Withdraw was signed and filed December 23, 2010, without a hearing or a filed Request for Entry of Order. Mr. Rezaee never 9 filed Petitioner's 16.2 Financial Disclosure Form signed on August 15, 2010 and provided to his office, and never filed other documents while he was still counsel for Petitioner. Petitioner did 10 receive a responsive email January 3, 2011, by Mr. Rezaee's secretary notifying Petitioner of the 11 new hearing date for the 16.2 Conference (which was now scheduled for the following Monday, January 10, 2011), the time of this hearing was not known. Therefore, Petitioner contacted the 12 Law Clerk who notified Petitioner of the hearing time of 10:30 a.m. In sum, Petitioner was never

properly noticed of the new hearing date and time,

14

13

Petitioner then attempted to file an Emergency Motion to Proceed in Forma Pauperis, Affidavit and most importantly a Peremptory Challenge, although the District Court Clerk's office declined to 15 file these documents and referred Petitioner to file all with the Nevada Supreme Court. In speaking 16 with the Clerk and Supervisor of the Supreme Court, it was determined that these documents were infact to be filed with the District Court Clerk's office. The District Court Clerk still declined to file 17 such documents for Petitioner. Therefore, Petitioner attempted to e-file all to ensure no further 18 prejudice, although the Court would not allow the Peremptory Challenge or Motion to be e-filed, thereby rejecting them both. Petitioner then contacted the Court and spoke with the Law Clerk for 19 the Presiding Judge in attempt at a resolution to the above circumstances, who then in turn spoke 20 with the assigned Department I and the Supreme Court. While the Law Clerk informed he was awaiting a response from Supreme Court legal counsel, he later informed he passed the 21 Peremptory Challenge, and associating documents on to the assigned Department I, Department I is the same very Department in which this Petitioner was challenging, thereby notifying the 22 Department of said intent. The documents still had yet to be filed by the Court at this point, despite 23 the fact this was a time sensitive situation. Further, Judge Moss-Department I said she would pass the Peremptory Challenge back to the Presiding Judge for decision, although Judge Moss issued 24 an Order the very next day stating she herself made the decision to deny Petitioner's Peremptory 25 Challenge. Petitioner further filed a Motion to Recuse said Judge, of which remains undecided to date. 26

- NRAP 27(e) Emergency Motions. If a movant certifies that to avoid irreparable harm relief is needed in less than 14 days, the motion shall be governed by the following requirements: 2) A motion filed under this subdivision shall include the title "Emergency Motion Under NRAP 27(e)"
- 3 <u>immediately below the caption of the case and a statement immediately below the title of the motion</u> that states the date or event by which action is necessary. See *Doolittle v. Doolittle*, 70 Nev. 163,
- 4 262 P.2d 955 (1953) relying upon Gammill v. Federal Land Bank, 129 F.2d 502, and Haley
- 5 v. Eureka County Bank 22 P. 1098 (Nev. 1889). See also Stone v Powell, 428 US 465, 483 n. 35, 96 Sct. 3037, 49 L. Ed. 2d 1067 (1976), whereby the following was noted, "State courts.
- 6 like federal courts, have a constitutional obligation to safeguard personal liberties and to uphold
- 7 <u>federal law." and 28 USCS Sec. 455, and Marshall v Jerrico Inc., 446 US 238, 242, 100 S.Ct. 1610, 64 L. Ed. 2d 182 (1980). "The neutrality requirement helps to guarantee that life, liberty, and the second seco</u>
- 8 or property will not be taken on the basis of an erroneous or distorted conception of the facts or the law."
- 10 Effect on Your Appeal. If a stay is denied, how will this affect the issues you are appealing?

  (Your answer must be provided in the space allowed.) This Order is a temporary Order, therefore
- this Petitioner has not yet Appealed, although her Emergency Petition for Writ of Prohibition and
- 12 Mandamus is forthcoming.
- 13 Harm to You. What serious harm will you experience if a stay is denied? (Your answer must be
- provided in the space allowed.) It would continue to put the minor child in direct harm's way by allowing Respondent to have the 3 unsupervised days with her. Specifically, the minor
- child was returned to Petitioner lethargic, dehydrated, listless and ill. She was then
- diagnosed with a serious, contagious illness in which her Pediatrician wrote a note stating she is to remain in Petitioner's care. Since I am challenging the District Court-Family Division's
- Orders, Petitioner will be highly prejudiced in both this on-going and her Supreme Court matter as referenced herein. It would thereby allow the District Court Family Division to proceed with
- 18 its current Orders, to include allowing them to discuss and utilize all documents and information
- from Petitioner's separate unrelated Supreme Court matter, forcing Petitioner be go through yet
- another Psychological Evaluation despite the favorable reports and prior testimony of highly
- 20 qualified psychiatrists/psychologists stating she has no mental health issues whatsoever, in which this Court and opposing counsel is refusing to acknowledge.
- Harm to Others. What harm will the other side experience if the stay is granted? (Your answer
- must be provided in the space allowed.) No harm whatsoever. Respondent has mental and
- 23 physical impairments, conviction, extensive history of drug and alcohol abuse, anger problems, domestic abuse issues and his abandonment of the minor child who has a history of RSV.
- Hopefully it will make him realize he needs to seek out the extensive medical and psychological
- 25 <u>help he is in need of.</u>
- Success on Appeal. Why are you likely to win this appeal? (Your answer must be provided in the space allowed.) Since this is a temporary Order, Petitioner has not yet filed an Appeal,

1 2 3 4 5 6 7 8	although an Emergency Petition for Writ of Prohibition and Mandamus is forthcoming. Petitioner believes she will prevail as the facts, laws and rules pertaining to this matter justify same. Petitioner believes this Honorable Supreme Court will act in the best interest, rights and protection of the minor child, rights of the Petitioner, in accordance with the laws and so as to avoid any further prejudice and bias against Petitioner in these matters.  Dated this 15th day of February, 2011.  LISA MYERS  9360 West Flamingo Road, No. 110-326
9	Las Vegas, Nevada 89147  Petitioner In Proper Person
10	/// ///
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

1	IN THE SUPREME COURT OF THE STATE OF NEVADA
2	
3	LISA MYERS, ) Supreme Court Case No. 57621
4	) District Court Case No. 00-D-434495 Petitioner,
5	
6	vs.
7	CALEB O. HASKINS,
8	Respondent. )
9	
10	
11	<u>CERTIFICATE OF MAILING</u>
12	I hereby certify that on the 15th day of February, 2011, I mailed a true and correct
13	copy of the <u>AMENDED EMERGENCY MOTION FOR STAY PENDING</u> <u>EMERGENCY PETITION FOR WRIT OF MANDAMUS AND PROHIBITION AND,</u>
14	EMERGENCY MOTION TO SET ASIDE AND/OR VACATE THE DISTRICT COURT ORDER AS PER NRCP 59(e), 60 AND 61, to include EMERGENCY MOTION UNDER
15	NRAP 27(e) via United States Mail, postage prepaid, to the following:
16	Amanda M. Roberts, Esq.
17	2011 Pinto Lane, Suite 100 Las Vegas, Nevada 89106
18	Attorney for Respondent
19	Honorable Judge Cheryl B. Moss
20	Department I
21	Eighth Judicial District Court - Family Division 601 North Pecos
22	Las Vegas, Nevada 89101
23	
24	J. regers.
25	Lisa Myers, Petitioner In Proper Person
26	
27	RECEIVED
28 (	FEB 1 7 2011 Page 1 of 1

TRACIE K. LINDEMAN CLERK OF SUPREME COURT DEPUTY CLERK