IN THE SUPREME COURT OF THE STATE OF NEVADA

ROBERT SCOTLUND VAILE, Appellant, vs. CISILIE A. VAILE N/K/A CISILIE A. PORSBOLL, ROBERT SCOTLUND VAILE, Appellant, vs. CISILIE A. VAILE N/K/A CISILIE A. PORSBOLL, Respondents.

No. 62797

No. 61415

FILED

AUG 0 9 2017 ELIZABETH A. BROWN CLERK OF SUPREME COURT BY SYDEMA

17-26546

ORDER TO STAY ISSUANCE OF REMITTITUR

These are appeals from district court orders establishing child support arrears. On June 22, 2017, this court entered an opinion affirming the judgment of the district court. *Vaile v. Vaile*, 133 Nev., Adv. Op. 30, 396 P.3d 791 (2017). Appellant has filed a motion to stay the remittitur pending his submission of a petition for a writ of certiorari to the United States Supreme Court. Respondent opposes the motion, and argues that appellant is only trying to delay a final resolution; alternatively, respondent asks this court to require appellant to post a bond of \$900,000. *See* NRAP 41(b)(3)(C). Appellant has not filed a reply.

Cause appearing, we grant the motion as follows. See NRAP 41(b)(3). We hereby stay issuance of the remittitur until October 20, 2017. If the clerk of this court receives written notice by October 20, 2017, from the clerk of the United States Supreme Court that appellant has filed a petition for a writ of certiorari, the stay shall continue in effect until final

SUPREME COURT OF NEVADA disposition of the certiorari proceedings. If such notice is not received by October 20, 2017, the remittitur shall issue forthwith. Because the stay is initially in effect for a limited 120-day time period, we deny without prejudice respondent's request for a bond.

It is so ORDERED.

<u>Cherry</u>, C.J.

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

(O) 1947A