IN THE SUPREME COURT OF THE STATE OF NEVADA

JENNIFER ELISE GORDON,
Appellant,

vs.
MATTHEW ROBERT GEIGER,
Respondent.

No. 67955

FILED

FEB 2 9 2016

ORDER DENYING MOTION

Appellant has filed a motion to stay the district court's order prohibiting appellant's fiance from being alone with appellant's children, pending resolution of this appeal. A motion for stay ordinarily must be sought first in the trial court unless the party seeking relief can demonstrate that moving first in the trial court would be impracticable. NRAP 8(a)(2). Appellant does not indicate that she has filed a motion for stay in the district court or explain why such a motion would be impracticable. Therefore, we deny the motion.

It is so ORDERED.

/ Jarlesty, A.C.J.

cc: Greenberg Traurig, LLP/Las Vegas Kemp, Jones & Coulthard, LLP

SUPREME COURT OF NEVADA

(O) 1947A