## IN THE SUPREME COURT OF THE STATE OF NEVADA

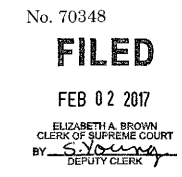
BRIAN YU,

Appellant,

vs.

ROURONG YU,

Respondent.



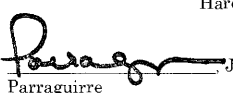
ORDER DENYING MOTION FOR STAY

Appellant has filed a motion for stay pending resolution of this appeal. Appellant acknowledges that he did not seek a stay from the district court and he fails to demonstrate that filing such a motion in the NRAP 8(a)(1)(A), (2)(A). district court would be impracticable. Accordingly, we deny the motion. This denial is without prejudice to appellant's ability to renew the motion in this court if the district court denies appellant leave to file a motion for stay or denies a stay.

It is so ORDERED.

Signe

신문



J.

1.5 12.97

Stiglich

Law Offices of F. Peter James, Esq. cc: Rourong Yu

• .

SUPREME COURT OF NEVADA

(O) 1947A @

17-0389