IN THE SUPREME COURT OF THE STATE OF NEVADA

JOCELYN SEGOVIA,

Petitioner,

vs.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE MICHELLE LEAVITT, DISTRICT JUDGE,

Respondents, and MADDEN DUDA, A MINOR, BY AND THROUGH JOVAN DUDA, HIS NATURAL FATHER AND GUARDIAN; AUTUMN MATESI, INDIVIDUALLY AND AS AN HEIR TO THE ESTATE OF MARY ANN HAASE; AND ROBERT ANSARA AS SPECIAL ADMINISTRATOR OF THE ESTATE OF MARY ANN HAASE, Real Parties in Interest. No. 72416 FILED MAR 15 2017 ELIZABETH A BROWN CLERK OF SUPREME COURT BY S. Y. MAR DEPUTY CLERK

ORDER DISAPPROVING STIPULATION

Petitioner and real parties in interest have filed a stipulation agreeing that this court "should hear the Writ." Whether to entertain an original writ petition lies within this court's discretion and is not a proper subject of a stipulation. Accordingly, the stipulation is disapproved. Real

SUPREME COURT OF NEVADA parties in interest may inform this court of their position on the petition if and when this court orders an answer to the petition. See NRAP 21(b).

It is so ORDERED.

Cherry, C.J.

cc: Lewis Roca Rothgerber Christie LLP/Las Vegas John H. Cotton & Associates, Ltd. Seegmiller & Associates Eckley M. Keach, Chtd. Murdock & Associates, Chtd.