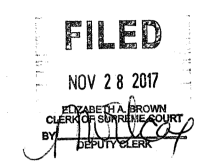
## IN THE SUPREME COURT OF THE STATE OF NEVADA

JOHN B. QUINN, AN INDIVIDUAL: MICHAEL T. ZELLER, AN INDIVIDUAL: MICHAEL L. FAZIO. AN INDIVIDUAL: AND IAN S. SHELTON. AN INDIVIDUAL. Petitioners. vs. THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA. IN AND FOR THE COUNTY OF CLARK: AND THE HONORABLE ELIZABETH GOFF GONZALEZ. Respondents, and KIMMARIE SINATRA, AN INDIVIDUAL; WYNN RESORTS. LIMITED, A NEVADA CORPORATION: AND ELAINE P. WYNN, AN INDIVIDUAL. Real Parties in Interest.

No. 74519



## ORDER DIRECTING EXPEDITED ANSWER

This original petition for a writ of prohibition or mandamus challenges a district court oral ruling granting real party in interest Kimmarie Sinatra's motion to compel depositions. Petitioners have filed a motion to stay the district court's ruling. and Elaine Wynn has filed a joinder to the petition.<sup>2</sup>

SUPREME COURT NEVADA

(O) 1947A

<sup>&</sup>lt;sup>1</sup>We defer ruling on the stay motion.

<sup>&</sup>lt;sup>2</sup>The clerk of this court is directed to modify the caption of this writ proceeding to reflect Elaine Wynn's status as a petitioner, rather than as a real party in interest.

Having reviewed the petition, it appears that an expedited answer may assist this court in resolving this matter. Therefore, real parties in interest, on behalf of respondents, shall have until noon on Friday, December 1, 2017, to file and serve an answer, including authorities, against issuance of the requested writ. NRAP 21(b)(1). Within that same timeframe, petitioners shall supplement the appendix with a copy of the district court's written order reflecting the challenged ruling. No extensions of time will be granted.<sup>3</sup>

It is so ORDERED.

Chenry, C.J.

cc: Hon. Elizabeth Goff Gonzalez, Chief Judge
McDonald Carano LLP/Las Vegas
Lewis Roca Rothgerber Christie LLP/Las Vegas
Pisanelli Bice, PLLC
Sidley Austin LLP/Washington, DC
Greenberg Traurig, LLP/Las Vegas
Brownstein Hyatt Farber Schreck, LLP/Las Vegas
Sidley Austin LLP/Chicago
Eighth District Court Clerk

<sup>&</sup>lt;sup>3</sup>We suspend the provisions of NRAP 25(a)(2)(B)(ii), (iii), and (iv), which provide that a document is timely filed if, on or before its due date, it is mailed to this court, dispatched for delivery by a third party commercial carrier, or deposited in the Supreme Court drop box. See NRAP 2. Accordingly, all documents shall be filed personally or by facsimile or electronic transmission with the clerk of this court in Carson City.