

IN THE SUPREME COURT OF THE STATE OF NEVADA

KOFI SARFO, M.D.,
Appellant,
vs.
STATE OF NEVADA, BOARD OF
MEDICAL EXAMINERS,
Respondent.

No. 73117

FILED

MAY 30 2017

BY *M. Wilcox*
DEPUTY CLERK

ORDER

This is an appeal from a district court order denying a motion for injunctive relief. Appellant has filed in this court an emergency motion for injunctive relief pending resolution of the appeal. As this case appears to be in a category presumptively assigned to the court of appeals, NRAP 17(b)(10) (including in the categories of cases presumptively assigned to the court of appeals “[a]dministrative agency cases except those involving tax, water, or public utilities commission determinations”), we elect to transfer the motion to the court of appeals for resolution.

We clarify that, at this time, only appellant’s motion is transferred to the court of appeals, and the transfer is for the limited purpose of resolving the motion. This case will otherwise proceed in the supreme court until further order of this court, and all future documents not related to the motion shall be filed in this court.¹ In light of this order,

¹This order should not be construed as limiting this court’s authority to ultimately transfer this case to the court of appeals for resolution on the merits, if such a decision is deemed appropriate upon completion of briefing. See NRAP 17.

the clerk shall transfer the motion to the court of appeals; all other documents shall remain filed in this court.² The clerk shall file this order in both this court and the court of appeals.

It is so ORDERED.

Cherry, C.J.

cc: Lansford W. Levitt, Settlement Judge
Hafter Law
Robison Belaustegui Sharp & Low

²If the parties wish to file any additional documents related to the motion for injunctive relief, such documents shall be captioned "In the Court of Appeals of the State of Nevada." Additionally, as electronic filing is not available in the court of appeals, all documents filed in that court must be filed in person, by mail or third-party commercial carrier, or, if appropriate, by deposit in the Supreme Court drop box or facsimile. See NRAP 25(a)(2)(B)(i)-(v).