

IN THE SUPREME COURT OF THE STATE OF NEVADA

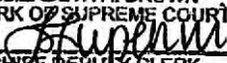
IN THE MATTER OF THE BEATRICE  
B. DAVIS FAMILY HERITAGE TRUST,  
DATED JULY 28, 2000, AS AMENDED  
ON FEBRUARY 24, 2014.

CHRISTOPHER D. DAVIS,  
Appellant,  
vs.  
CAROLINE DAVIS; AND DUNHAM  
TRUST COMPANY,  
Respondents.

No. 79080

**FILED**

JUL 16 2020

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY   
CHIEF DEPUTY CLERK

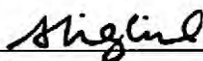
*ORDER OF AFFIRMANCE*

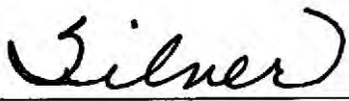
This is a pro se appeal from a district court order resolving a petition for instructions in the administration of a trust. Eighth Judicial District Court, Clark County; Gloria Sturman, Judge.<sup>1</sup>

Having considered the parties' arguments and the record, we are not persuaded that the district court committed reversible error in ordering the liquidation of the trust assets. Although appellant seeks a distribution of trust assets, the district court's April 26, 2019, order contemplates such a distribution in the future, and we are not persuaded that our intervention at this time is warranted. Accordingly, we

ORDER the judgment of the district court AFFIRMED.

  
\_\_\_\_\_, J.  
Gibbons

  
\_\_\_\_\_, J.  
Stiglich

  
\_\_\_\_\_, J.  
Silver

<sup>1</sup>Pursuant to NRAP 34(f)(3), we have determined that oral argument is not warranted in this appeal.

cc: Hon. Gloria Sturman, District Judge  
Christopher D. Davis  
Caroline Davis  
Lee, Landrum & Carlson, APC  
Eighth District Court Clerk