

IN THE SUPREME COURT OF THE STATE OF NEVADA

CLEMENT MUNNEY; AND CHEF EXEC
SUPPLIERS, LLC,

Appellants,

vs.

DOMINIQUE ARNOULD,

Respondent.

CLEMENT MUNNEY; AND CHEF EXEC
SUPPLIERS, LLC,

Appellants,

vs.

DOMINIQUE ARNOULD,

Respondent.

CLEMENT MUNNEY; AND CHEF EXEC
SUPPLIERS, LLC,

Appellants,

vs.

DOMINIQUE ARNOULD,

Respondent.

No. 81354

FILED

JUL 01 2021

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY *S. Young*
DEPUTY CLERK

No. 81355

No. 81356

ORDER DENYING STAY

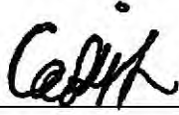
These are consolidated appeals from an order denying an injunction, appointing a receiver, and denying a motion to enforce a settlement agreement. Appellants have filed a motion for a stay of the upcoming trial on the ground that the resolution of the appeal may moot the need for a trial. Respondent opposes a stay, and appellants have filed a reply.

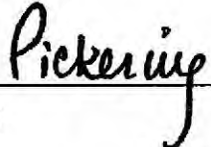
Appellants argue that a stay is warranted to avoid the costs and burdens of a trial on respondent's claim for breach of fiduciary duty that may not be needed if appellants prevail on appeal. Apart from that argument, appellants do not address the factors considered by this court in evaluating the need for a stay. Respondent counters that the object of the appeal will not be defeated if the stay is denied, appellants will not suffer

irreparable or serious injury if the stay is denied, and appellants are not likely to prevail on the merits in the appeal.

Having considered the motion, opposition, and reply, and the district court's order denying a stay, this court denies the motion. The costs of litigation, "while potentially substantial, are neither irreparable nor serious" and do not constitute irreparable harm. *Fritz Hansen A/ S v. Eighth Judicial Dist. Court*, 116 Nev. 650, 658, 6 P.3d 982, 987 (2000); see also NRAP 8(c).

It is so ORDERED.


_____, J.
Cadish


_____, J.
Pickering


_____, J.
Herndon

cc: Kern Law, Ltd.
Marquis Aurbach Coffing