IN THE SUPREME COURT OF THE STATE OF NEVADA

VALLEY HEALTH SYSTEM, LLC, D/B/A CENTENNIAL HILLS HOSPITAL MEDICAL CENTER, A FOREIGN LIMITED LIABILITY COMPANY, Petitioner,

VS.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE JERRY A. WIESE, DISTRICT JUDGE, Respondents,

and
ESTATE OF REBECCA POWELL
THROUGH BRIAN POWELL, AS
SPECIAL ADMINISTRATOR; DARCI
CREECY, INDIVIDUALLY AND AS AN
HEIR; TARYN CREECY,
INDIVIDUALLY AND AS AN HEIR;
ISAIAH KHOSROF, INDIVIDUALLY
AND AS AN HEIR; LLOYD CREECY,
INDIVIDUALLY; DR. DIONICE S.
JULIANO, M.D., AN INDIVIDUAL; DR.
CONRADO C.D. CONCIO, M.D., AN
INDIVIDUAL; AND DR. VISHAL S.
SHAH, M.D., AN INDIVIDUAL,

Real Parties in Interest.

No. 82250

FILED

MAR 0 9 2021

CLERK OF SUPREME COUR?

BY DEPUTY CLERK

ORDER DIRECTING ANSWER

This original petition for a writ of mandamus challenges a district court order denying a motion for summary judgment in a tort action. Having reviewed the petition, it appears that an answer may assist this court in resolving this matter. Therefore, real parties in interest, on behalf of respondents, shall have 21 days from the date of this order to file and serve an answer, including authorities, against issuance of the requested

writ. NRAP 21(b)(1). If, however, any of the named real parties in interest do not believe they are interested parties in this writ proceeding, they shall so notify this court within that same time frame that they do not intend to file an answer for that reason. Petitioner shall have 14 days from service of the last-filed answer to file and serve any reply.

It is so ORDERED.



cc: Lewis Brisbois Bisgaard & Smith, LLP/Las Vegas John H. Cotton & Associates, Ltd. Paul Padda Law, PLLC