IN THE SUPREME COURT OF THE STATE OF NEVADA

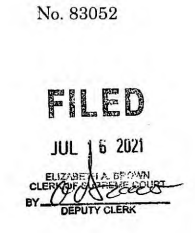
JAIME ROBERTO SALAIS; AND TOM MALLOY CORPORATION, A/K/A, D/B/A TRENCH SHORING COMPANY, Petitioners,

vs.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE RONALD J. ISRAEL, DISTRICT JUDGE, Respondents, and MAIKEL PEREZ-ACOSTA; AND

ROLANDO BESSU HERRERA, Real Parties in Interest.

de.



ORDER DIRECTING ANSWER

This original petition for a writ of mandamus or prohibition challenges a district court order imposing sanctions. 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 28 days from the date of this order within which to file and serve an answer, including authorities, against issuance of the requested writ. We further direct real parties in interest to address the propriety of writ relief, in addition to addressing the merits of the petition, in their answer.

SUPREME COURT OF NEVADA

(O) 1947A

21-20550

Petitioners shall have 14 days from service of the answer to file and serve any reply.

It is so ORDERED.

ardenten, C.J. Hardesty

 cc: Hon. Ronald J. Israel, District Judge Lemons, Grundy & Eisenberg The702Firm Drummond Law Firm Lewis Roca Rothgerber Christie LLP/Las Vegas Eighth District Court Clerk

(O) 1947A

1