## IN THE SUPREME COURT OF THE STATE OF NEVADA

FELICE J. FIORE; AND SPEED VEGAS, LLC, Petitioners,

VS.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE NANCY L. ALLF, DISTRICT JUDGE, Respondents,

and ESTATE OF GIL BEN-KELY BY ANTONELLA BEN-KELY, THE DULY APPOINTED REPRESENTATIVE OF THE ESTATE AND AS THE WIDOW AND HEIR OF DECEDENT GIL BEN-KELY; SHON BEN-KELY, SON AND HEIR OF DECEDENT GIL BEN-KELY: NATHALIE BEN-KELY-SCOTT. DAUGHTER AND HEIR OF THE DECEDENT GIL BEN-KELY: GWENDOLYN WARD, AS PERSONAL REPRESENTATIVE OF THE ESTATE OF CRAIG SHERWOOD, DECEASED; GWENDOLYN WARD, INDIVIDUALLY, AND AS SURVIVING SPOUSE OF CRAIG SHERWOOD, DECEASED; AND GWENDOLYN SHERWOOD, AS MOTHER AND NATURAL GUARDIAN OF ZANE SHERWOOD, SURVIVING MINOR CHILD OF CRAIG SHERWOOD, DECEASED, Real Parties in Interest.

No. 83590

FILED

NOV 15 2021

CLERK OF SUPREME COURT
BY DEPUTY CLERK

ORDER DIRECTING ANSWER

SUPREME COURT OF NEVADA

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This is an original petition for a writ of mandamus or, alternatively, prohibition seeking to compel a grant of summary judgment in a strict product liability case.

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

It is so ORDERED.

/ Sardest, C.J

cc: Lewis Roca Rothgerber Christie LLP/Las Vegas
Taylor Anderson LLP
ER Injury Attorneys
Panish Shea & Boyle, LLP/Las Vegas
Brenske Andreevski & Krametbauer
Panish Shea & Boyle, LLP/Los Angeles