IN THE SUPREME COURT OF THE STATE OF NEVADA

CASIANO R. FLAVIANO, M.D.; AND SUSHIL R. PATEL, M.D.,
Petitioners,

VS.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE BITA YEAGER, DISTRICT JUDGE,

Respondents,

and

ARLIS NEASON, AS HEIR OF THE ESTATE OF JEFFREY NEASON; AND DIGNITY HEALTH MEDICAL GROUP NEVADA, LLC, A DOMESTIC LIMITED-LIABILITY COMPANY,

Real Parties in Interest.

No. 83821

FILED

JAN 2 6 2022

BY DEBUT THERE

ORDER GRANTING MOTION

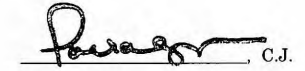
The parties have filed a stipulation to allow real party in interest Arlis Neason, as heir of the estate of Jeffrey Neason a second extension of time to file an answer to the writ petition. This court elects to treat the stipulation as a joint motion, and the motion is granted. NRAP 26(b)(2) (after a party receives a telephonic extension to perform an act, any further extensions of time to perform the same act are barred unless the party files a written motion for an extension of time demonstrating extraordinary and compelling circumstances why a further extension of time is necessary). Arlis Neason shall have until February 7, 2022, to file and serve an answer. Failure to comply with this order may be treated as a waiver of Arlis Neason's opportunity to file an answer. Petitioners shall

SUPREME COURT OF NEVADA

(O) 1947A

have 14 days from service of Arlis Neason's answer to file and serve any reply in support of the writ petition.

It is so ORDERED.



cc: Hon. Bita Yeager, District Judge Lewis Brisbois Bisgaard & Smith, LLP/Las Vegas McBride Hall Greenman Goldberg Raby & Martinez Gordon & Rees Scully Mansukhani LLP/Las Vegas Eighth District Court Clerk