IN THE SUPREME COURT OF THE STATE OF NEVADA

DIAMOND HALL, Appellant, vs. JUSTIN MARTIN, Respondent. No. 83979 FILED MAY 20 2022 ELIZABETH & BROWN CLERK OF SUPREME COURT BY S. VOL 1995

DEPUTY CLERK

ORDER GRANTING, IN PART, MOTION TO SEAL AND DIRECTING RESPONSE

Respondent has filed an emergency motion to seal this case and to strike the appendices filed by appellant, explaining among other things that the underlying district court case is sealed and that the appendices contain social security numbers and other confidential information, as well as documents that were sealed below. Respondent points to district court orders included in the appendices that granted his motion to seal below, and he asks that appellant and her counsel be sanctioned for including confidential information and sealed documents in the appendices.

SRCR 7 provides that court records sealed below shall also be sealed in the appellate courts, subject to further order. Accordingly, we grant respondent's motion to the extent that he seeks to have the district court records filed in this appeal sealed, NRAP 27(b) & 46B(c); the clerk of this court shall (1) detach and file under seal the documents attached to appellant's January 24, 2022, docketing statement; (2) seal the appendices filed on April 8, 2022; and (3) file under seal the trial exhibits EE, GG, and II upon their transmittal per this court's April 26, 2022, order.

SUPREME COURT OF NEVADA Respondent's request to seal the entire case is denied, as respondent has not provided any basis for so doing, SRCR 3(4), and his request to strike the appendices as containing irrelevant information is also denied at this time. We defer ruling on his request for sanctions pending our receipt and consideration of appellant's response to that request. Appellant shall have 7 days from the date of this order to file and serve a response to the sanctions request.

It is so ORDERED.

205 C.J.

cc: McFarling Law Group Justin Martin

SUPREME COURT OF NEVADA

(C) 1947A