## IN THE COURT OF APPEALS OF THE STATE OF NEVADA

ADAM MICHAEL SOLINGER,
Petitioner,
vs.
THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF
CLARK,
Respondent,
and
CHALESE MARIE SOLINGER,
Real Party in Interest.

No. 84795-COA

FILED

JUN 0 2 2022

CLERK OF SUPREME COURT

DEPUTY CLERK

## ORDER DIRECTING SUPPLEMENT TO PETITION AND IMPOSING TEMPORARY STAY

This original, emergency petition for a writ of prohibition or mandamus challenges a district court order refusing to stay enforcement of attorney fees and costs awards in a divorce decree pending appeal.

Generally, writ relief is available only when there is no plain, adequate, and speedy legal remedy. Pan v. Eighth Judicial Dist. Court, 120 Nev 222, 224, 88 P.3d 840, 841 (2004); NRS 34.170; NRS 34.330. Here, petitioner acknowledges this standard in his petition but fails to address whether he lacks an adequate legal remedy, given that he may move for a stay in any appeal from the decree. Nelson v. Heer, 121 Nev. 832, 122 P.3d 1252 (2005), as modified (Jan. 25, 2006); NRAP 8. Accordingly, petitioner shall have 7 days from the date of this order to file and serve a supplement

From the record, it appears that petitioner has filed an appeal in the district court, which is in the process of being delivered to the supreme court clerk's office. Nothing in this order precludes petitioner from seeking relief in that appeal once it is docketed.

to his petition, no longer than 5 pages, addressing whether the ability to move for a stay motion in any appeal precludes writ relief.

Further, as the decree directs that that the subject amounts be paid within 5 days, we conclude that a temporary stay is appropriate pending our receipt and consideration of petitioner's supplement. Accordingly, we temporarily stay enforcement of the portions of the divorce decree awarding real party in interest attorney fees and costs and directing that funds be disbursed from the trust account to pay those fees and costs. Real party in interest may file and serve any response, no longer than 5 pages, to the supplement and temporary stay within 7 days from when petitioner's supplement is served.

It is so ORDERED.

Gibbons, C.J.
Tao, J.

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cc: Hon. Mary D. Perry, District Judge, Family Court Division Adam Michael Solinger Alex B. Ghibaudo, PC. Eighth District Court Clerk