## IN THE SUPREME COURT OF THE STATE OF NEVADA

AARON M. MORGAN,
Petitioner,
vs.
THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK; AND THE HONORABLE
LINDA MARIE BELL,
Respondents,
and
HARVEST MANAGEMENT SUB LLC,
Real Party in Interest.

No. 81975

FILED

DEC 1 6 2020

CLERK OF SUPREME COURT
BY DEPONY CLERK

## ORDER DIRECTING ANSWER

This original petition for a writ of mandamus or prohibition challenges a district court order denying a motion to enter judgment on a jury verdict in a personal injury action. Having reviewed the petition, it appears that an answer may assist this court in resolving this matter. Therefore, real party 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. NRAP 21(b)(1). We further direct real party in interest to address the propriety of writ relief, in addition to addressing the merits of the petition, in its answer. Petitioner shall have 14 days from service of the last-filed answer to file and serve any reply.<sup>1</sup>

It is so ORDERED.

\_\_\_, A.C.J.

(O) 1947A **3** 

<sup>&</sup>lt;sup>1</sup>We note that some of the issues raised in this matter are also at issue in a petition filed by the real party in interest, which has been docketed as No. 80837.

cc: Richard Harris Law Firm Claggett & Sykes Law Firm Bailey Kennedy