

IN THE SUPREME COURT OF THE STATE OF NEVADA

ALLEN L. WISDOM,
Petitioner,

vs.

THE SECOND JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
WASHOE, AND THE HONORABLE
BRENT ADAMS, DISTRICT JUDGE,
Respondents,

and

JEFFREY A. DICKERSON, AN
INDIVIDUAL; DAVID R. GRUNDY, AN
INDIVIDUAL; DAVID R. GRUNDY,
DIRECTOR OF ATTORNEYS
LIABILITY PROTECTION SOCIETY
AND ALPS, INC.; LEMONS GRUNDY &
EISENBERG, A PROFESSIONAL
CORPORATION; ATTORNEYS
LIABILITY PROTECTION SOCIETY, A
MUTUAL RISK RETENTION GROUP;
ALPS, INC., A MONTANA
CORPORATION; ERNEST ADLER, AN
INDIVIDUAL; KILPATRICK,
JOHNSTON & ADLER, A GENERAL
PARTNERSHIP; AND JOHN
ANTHONY FETTO, AN INDIVIDUAL,
Real Parties in Interest.

No. 47335

FILED

MAY 23 2006

MANETT M. BLUM
CLERK OF SUPREME COURT
DEPUTY CLERK

ORDER DENYING PETITION FOR
EXTRAORDINARY RELIEF

This is an original proper person petition for extraordinary relief, entitled "emergency motion for stay of district court orders and request for leave to file appropriate writ within 30 days." In this document, petitioner asks that this court (1) stay the district court's April 24 and May 11, 2006 orders and restrain the district court from issuing further discovery orders pending our review of petitioner's anticipated writ

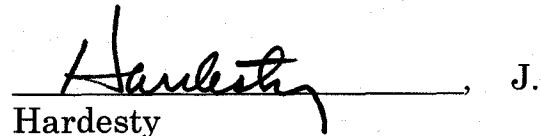
petition, and (2) allow petitioner thirty days from any order of this court granting the above relief within which to file and serve his anticipated writ petition. This court has jurisdiction to consider motions for a stay only in the context of a pending appeal or an original writ petition.¹ Because this court lacks original jurisdiction over stay motions not made in the context of an appeal or writ petition we have no jurisdiction to provide petitioner the relief he requests.²

Accordingly, as this court cannot provide the relief requested in the petition, we

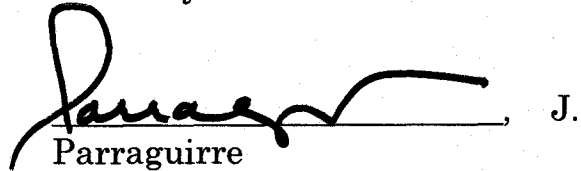
ORDER the petition DENIED.³



Maupin



Hardesty



Parraguirre

¹See Nev. Const. art. 6, § 4 (outlining the matters over which this court has jurisdiction).

²Petitioner may renew his stay motion to this court in the context of an original writ petition. A stay will issue only when the requirements set forth in NRAP 8 have been satisfied. See Rickard v. Montgomery Ward & Co., 120 Nev. 493, 495 n.4, 96 P.3d 743, 745 n.4 (2004); Fritz Hansen A/S v. District Ct., 116 Nev. 650, 6 P.3d 982 (2000).

³Although petitioner was not granted leave to file papers in proper person, see NRAP 46(b), we have considered the proper person documents received from him and deny all relief requested therein.

cc: Hon. Brent T. Adams, District Judge
Allen L. Wisdom
Burton Bartlett & Glogovac
John Anthony Fetto
Kilpatrick Johnston & Adler
Wait Law Firm
Washoe District Court Clerk