IN THE SUPREME COURT OF THE STATE OF NEVADA

CINDY HALL. Petitioner,

VS

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA. IN AND FOR THE COUNTY OF CLARK, AND THE HONORABLE DOUGLAS HERNDON, DISTRICT JUDGE, Respondents.

and

RICHARD DURAL AND VICKI DURAL. Real Parties in Interest.

No. 48062

FILED

MAR 0 9 2007



ORDER DENYING PETITION FOR WRIT OF PROHIBITION

This original petition for a writ of prohibition challenges a district court order permitting the real parties in interest to garnish petitioner's wages to satisfy a judgment against petitioner's husband.

We have considered this petition and the answer thereto, and we are not satisfied that this court's intervention by way of extraordinary relief is warranted. Accordingly, we deny the petition. 2

It is so ORDERED

Gibbons

Douglas

¹See Randono v. Turk, 86 Nev. 123, 131-32, 466 P.2d 218, 223-24 (1970) (allowing execution on community property to satisfy judgment against husband); NRS 123.230 (stating the general rule that either spouse may encumber or control community property and listing exceptions that do not apply to this case).

²See Smith v. District Court, 107 Nev. 674, 818 P.2d 849 (1991).

SUPREME COURT NEVADA

07-05621

J.

(O) 1947A

cc: Hon. Douglas W. Herndon, District Judge Callister & Reynolds Haney, Woloson & Mullins Eighth District Court Clerk