IN THE SUPREME COURT OF THE STATE OF NEVADA

PERCIA JEFTIC,

Petitioner.

vs.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, AND THE HONORABLE KATHY A. HARDCASTLE, DISTRICT JUDGE.

Respondents,

and
ULULANI FAITAU; ULULII
MCCARTHY; AND ULUALOHA
NAUMU,

Real Parties in Interest.

No. 48951

FILED

FEB 2 1 2007

CLERK OF SUPREME COURT
BY 0. NOW MULLING KON

ORDER DENYING PETITION AND DENYING MOTION FOR STAY

This original petition for a writ of mandamus challenges a district court order approving and adopting the report and recommendations of the probate commissioner that, in part, ordered that no autopsy be performed on petitioner's deceased spouse and allowing the immediate cremation of the deceased spouse. We have considered the petition, and we are not satisfied that this court's intervention by way of

SUPREME COURT OF NEVADA

(O) 1947A

extraordinary relief is warranted at this time. <u>See</u> NRAP 21(b). Accordingly, we deny the petition.¹

It is so ORDERED.

Mayn, C.J

1-Janlesty, J.

Doughs J.

cc: Hon. Kathy A. Hardcastle, District Judge Shirley A. Derke Dempsey Roberts & Smith, Ltd. Veronica M. Sisinger Eighth District Court Clerk

¹Petitioner has also moved for a stay of the cremation pending this court's decision on writ petition. In light of the instant order resolving the writ petition, we deny the motion for stay as moot.