IN THE SUPREME COURT OF THE STATE OF NEVADA

JOHN LUCKETT, Appellant vs. WILMA A. PANOS, IN HER CAPACITY AS EXECUTRIX OF THE ESTATE OF BILL G. ANDREWS, Respondent. No. 35885

ORDER OF AFFIRMANCE

MAY 09 2002 JANE FLE M BLOOM CLERK OF SUPREME COURT BY HIEF DEPUTY CLERK

This is a proper person appeal from an order granting respondent's motion for a preliminary injunction.¹ Having reviewed the record, we conclude that the district court did not abuse its discretion.² We also conclude that sanctions against the respondent and her attorneys are not warranted. Accordingly, we

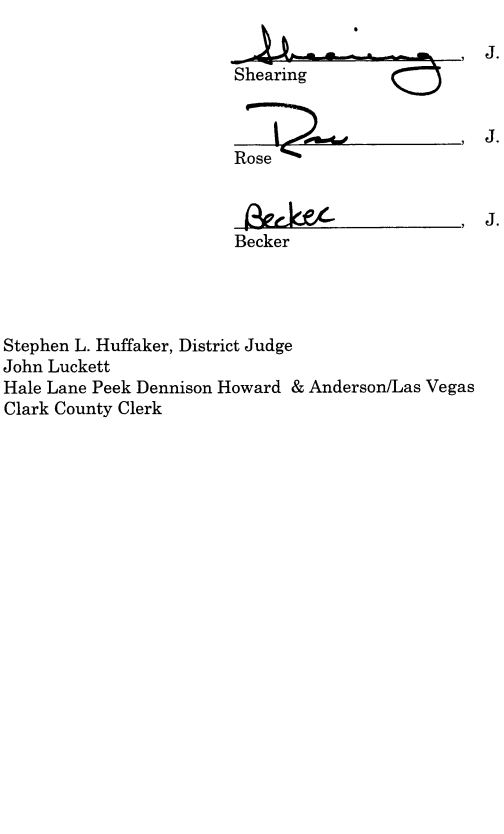
SUPREME COURT OF NEVADA

(O) 1947A

¹Although appellant was not granted leave to file documents in proper person, <u>see</u> NRAP 46(b), we have received and considered appellant's proper person documents.

²See <u>Number One Rent-A-Car v. Ramada Inns</u>, 94 Nev. 779, 781, 587 P.2d 1329, 1330 (1978) (noting that the decision to grant a preliminary injunction is within the sound discretion of the district court); <u>see also Luckett v. Panos</u>, 2002 WL 80640 (Cal. App.) (ordering the California trial court to vacate the judgment against the Estate of Bill G. Andrews).

ORDER the judgment of the district court AFFIRMED.



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