IN THE SUPREME COURT OF THE STATE OF NEVADA

SPENCER S.C. CHUNG, Appellant, vs. MARC C. BIGGINS, AN INDIVIDUAL; AND LORELEI ANN BIGGINS, AN INDIVIDUAL, Respondents. No. 37377



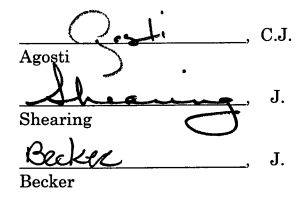
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ORDER OF AFFIRMANCE

Appellant Spencer Chung appeals the district court's order denying his motion for a preliminary injunction against respondents Marc and Lorelei Biggins. After considering Chung's arguments, we conclude that the record supports the district court's conclusion that Chung was not entitled to a preliminary injunction because he did not suffer irreparable harm and because any harm he did suffer could be best remedied by monetary damages.¹ Therefore, the district court did not abuse its discretion² and, accordingly, we

ORDER the judgment of the district court AFFIRMED.



¹See <u>Dangberg Holdings v. Douglas Co.</u>, 115 Nev. 129, 142, 978 P.2d 311, 319 (1999).

 2 <u>See id.</u> at 142-43, 978 P.2d at 319 (noting that his court will not overturn a district court's decision to grant or deny a motion for a preliminary injunction absent an abuse of discretion).

SUPREME COURT OF NEVADA cc: Hon. Valorie Vega, District Judge Andrew M. Leavitt Allf & Associates Clark County Clerk

SUPREME COURT OF NEVADA