IN THE SUPREME COURT OF THE STATE OF NEVADA

EILEEN SHARP, WIFE AND CO-GUARDIAN OF THE PERSON AND ESTATE OF JOHN V.A. SHARP, ON HER OWN BEHALF AND ON BEHALF OF JOHN SHARP,

Petitioner,

VS.

THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF WASHOE, AND THE HONORABLE SCOTT JORDAN, DISTRICT JUDGE, FAMILY COURT DIVISION,

Respondents,

and

KIM SPOON AND DENNIS TRAVERS, D/B/A GUARDIANSHIP SERVICES OF NEVADA,

Real Parties in Interest.

No. 40371



OCT 22 2002



ORDER DENYING PETITION

This petition for a writ of mandamus or prohibition challenges a district court Order Appointing Permanent Co-Guardians Over the Person and Estate of John V.A. Sharp and Directing a Specific Care Plan. On October 18, 2002, this court entered an order that, among other things, directed the real parties in interest to file an answer to the petition and stayed the district court's order to the extent it precluded intravenous feeding and hydration of John V.A. Sharp.

On October 21, 2002, the real parties in interest filed their answer to the petition. Having reviewed the petition and answer, we

SUPREME COURT OF NEVADA

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conclude that our intervention by way of extraordinary writ is not warranted at this time. Accordingly, we

ORDER the petition DENIED.1

Shearing J.

Leavitt

Becker, J

cc: Hon. Scott Jordan, District Judge, Family Court Division Sherry B. Bowers Hardy & Woodman Washoe District Court Clerk

¹We lift the partial stay of the district court's order previously imposed on October 18, 2002.