IN THE SUPREME COURT OF THE STATE OF NEVADA

MARIA L.,	No. 46432
Petitioner,	
VS.	
THE EIGHTH JUDICIAL DISTRICT	
COURT OF THE STATE OF NEVADA,	
IN AND FOR THE COUNTY OF	
CLARK, AND THE HONORABLE	
CHERYL MOSS, DISTRICT JUDGE,	FILED
FAMILY COURT DIVISION,	B Sant Sunt Law
Respondents,	MAR 2 7 2006
and	MAR & I 2000
JOHN DOE AND JANE DOE,	CLERK OF SUPREME COURT
PROSPECTIVE ADOPTIVE PARENTS	
OF THE MINOR N.S.,	DEFOIT WELLING
Real Parties in Interest.	

ORDER VACATING STAY AND DENYING REQUEST FOR EXTRAORDINARY RELIEF AS MOOT

On December 16, 2005, petitioner filed an emergency motion for temporary stay of adoption proceedings or, in the alternative, a petition for extraordinary relief. On December 19, 2005, we granted a temporary stay in this case and in the related consolidated original petitions for writs of mandamus, Docket Nos. 43919 and 45415. On March 16, 2006, we issued an opinion granting relief in the related writ petitions and vacating

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SUPREME COURT OF NEVADA the temporary stay.¹ In light of our March opinion, we vacate the December 19, 2005 temporary stay and deny as moot petitioner's request for extraordinary relief.²

It is so ORDERED.

us J. Maupin.

Gibbons

J. Hardesty

J.

 cc: Hon. Cheryl B. Moss, District Judge, Family Court Division Beckley Singleton, Chtd./Las Vegas Clark County Legal Services Program, Inc. Clark County District Attorney David J. Roger/Juvenile Division Kemp & Kemp Attorney General George Chanos/Las Vegas Clark County Clerk

¹<u>Matter of Guardianship of N.S.</u>, 122 Nev. ___, ___ P.3d ___ (Adv. Op. No. 27, March 16, 2006).

²NRAP 21(b).

SUPREME COURT OF NEVADA