FILED

JUL 22 2024

Administrative Order: 24-02

DISTRICT COURT CLARK COUNTY, NEVADA

IN THE ADMINISTRATIVE MATTER OF

REASSIGNMENTS OF CIVIL DOMESTIC

IN ACTIVE DEPENDENCY CASES

CASES INVOLVING THE SAME PARTIES

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(1976); and,

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WHEREAS, the Eighth Judicial District Court, as part of the state constitutional judicial system, "has the inherent power to protect itself and to administer its affairs." City of N. Las Vegas ex rel. Arndt v. Daines, 92 Nev. 292, 294, 550 P.2d 399, 400

WHEREAS, The Chief Judge is responsible for supervising the administrative business of the Eighth Judicial District Court, ensuring the quality and continuity of its services, supervising its calendar, reassigning cases as convenience or necessity requires, assuring the court's duties are timely and orderly performed and otherwise facilitating the business of the District Court. NRS 3.025; see also EDCR 1.30(b). This Court now modifies the following assignments to further foster consistency, efficiency, and fairness.

WHEREAS, this reassignment is motivated in part to effectuate justice in an expeditious manner for families in dependency cases consistent with the "one-judgeone-family" rule prescribed in NRS 3.025(3) and EDCR 5.202(a)(2).

WHEREAS, this reassignment will allow judges who carry a dependency workload and are responsible for the safety interests of a child in a pending case to be able to determine custody for that same child in any related civil domestic cases.

IT IS THEREFORE ORDERED, pursuant to EDCR 1.30(b), any civil domestic case involving the same parties in any dependency case shall be reassigned to the same department where the dependency case is assigned, effective July 22, 2024.

Entered this 22 day of July, 2024.

Dated this 22nd day of July, 2024

By:

JERRY WIESE

Chief Judge Eighth Pidic

District Court Judge