

IN THE SUPREME COURT OF THE STATE OF NEVADA

AMETHYST PAYNE; IRIS PODESTA-MIRELES; ANTHONY NAPOLITANO; ISAAH PAVIA-CRUZ; VICTORIA WAKED; CHARLES PLOSKI; DARIUSH NAIMI; TABITHA ASARE; SCOTT HOWARD; RALPH WYNCOOP; ELAINA ABING; AND WILLIAM TURNLEY, ON BEHALF OF THEMSELVES AND ALL OTHERS SIMILARLY SITUATED,
Appellants/Cross-Respondents,

vs.

STATE OF NEVADA, DEPARTMENT OF EMPLOYMENT, TRAINING AND REHABILITATION (DETR); HEATHER KORBULIC IN HER OFFICIAL CAPACITY ONLY AS NEVADA DIRECTOR OF EMPLOYMENT, TRAINING AND REHABILITATION; DENNIS PEREA IN HIS OFFICIAL CAPACITY AS DEPUTY DIRECTOR OF DETR; AND KIMBERLY GAA, IN HER OFFICIAL CAPACITY ONLY AS THE ADMINISTRATOR FOR THE EMPLOYMENT SECURITY DIVISION (ESD),
Respondents/Cross-Appellants.

No. 81763

FILED

OCT 10 2020

COURT CLERK
BY: *[Signature]*

*ORDER GRANTING IN PART AND DENYING IN PART
MOTION FOR IMMEDIATE RELIEF*

This is an appeal and cross-appeal from district court orders, certified as final under NRCP 54(b), granting in part and denying in part a petition for extraordinary relief concerning unemployment benefits.

Appellants have filed an emergency motion seeking immediate relief, primarily in the form of payments to specified groups of claimants

statewide. Alternatively, they seek an expedited briefing schedule. Respondents have filed an opposition to the request for immediate relief, although they note no objection to expedited briefing.

Having reviewed the motion, opposition, and supporting documents, we conclude that expedited briefing is warranted. Accordingly, appellants shall have 28 days from the date of this order to file and serve the opening brief and appendix. Respondents shall then have 21 days from the date that the opening brief is served to file and serve a combined answering brief on appeal and opening brief on cross-appeal. Appellants shall have 14 days from when the answering/opening brief is served to file and serve a combined reply brief on appeal and answering brief on cross-appeal. Respondents shall have 14 days from the date the reply/answering brief is served to file and serve any reply brief on cross-appeal. Upon the completion of briefing, this court will expedite resolution of this matter to the extent its docket permits. Appellants' request for immediate relief in the form of payments and otherwise is denied, since the issues are numerous and complex and thus not well-suited for resolution by motion practice.

It is so ORDERED.

 Pickering , C.J.
Pickering

 Gibbons , J.
Gibbons

 Stiglich , J.
Stiglich

cc: Hon. Barry L. Breslow, District Judge
Thierman Buck LLP
Attorney General/Carson City
Attorney General/Las Vegas
Washoe District Court Clerk