Colorado Supreme Court 2 East 14th Avenue Denver, CO 80203	DATE FILED July 24, 2025
Original Proceeding County Court, City and County of Denver, 2025C55418	
In Re:	
Plaintiff:	Supreme Court Case No: 2025SA117
Shockcor Inc.,	
v.	
Defendant:	
Justin Soliz.	
ORDER OF COURT	

Upon consideration of the Petition for Order to Show Cause under C.A.R. 21 and Request for an Immediate Stay Under C.A.R. 21(h)(1), the Denver County Court's Response to the Order and Rule to Show Cause, Shockcor's Response to the Order to Show Cause, and the Reply in Support of the Petition for Rule to Show Cause under C.A.R. 21, filed in the above cause, and now being sufficiently advised in the premises,

IT IS HEREBY ORDERED that the Rule to Show Cause shall be, and the same hereby is, MADE ABSOLUTE.

It is further ORDERED that the Denver County Court's April 23, 2025 order, which denied Petitioner's emergency motion to accept his appeal bond, rent

payment, and request to immediately stay the execution of the writ of restitution, is hereby VACATED.

The Denver County Court abused its discretion by denying Petitioner's emergency motion to immediately stay the writ of restitution after Petitioner was informed in error that the clerk's office would not accept two separate cashier's checks as payment.

The Denver County Court is ORDERED to provide Petitioner with the opportunity to tender payment in the correct amounts of the appeal bond and the rent payment by two separate cashier's checks or other acceptable form of payment within seven days so that Petitioner can proceed with his appeal.

IT IS FURTHER ORDERED this case is REMANDED back to the Denver County Court for proceedings consistent with this Order.

BY THE COURT, EN BANC, JULY 24, 2025.