## IN THE SUPREME COURT OF THE STATE OF NEVADA

LELAND JOHN BRYANT,
Petitioner,
vs.
THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK,
Respondent,
and
BRIAN WILLIAMS, SR., WARDEN;
AND THE STATE OF NEVADA,

Real Parties in Interest.

No. 70089

FILED

MAY 0 9 2016



## ORDER DENYING PETITION

This is a pro se petition for a writ of mandamus. Petitioner challenges the computation of time served and asks this court to order the Nevada Department of Corrections to properly apply statutory credits to his sentence. Without deciding upon the merits of any claims raised in the documents submitted in this matter, we decline to exercise our original jurisdiction. See NRS 34.160; NRS 34.170. A challenge to the computation of time served must be raised in a postconviction petition for

SUPREME COURT OF NEVADA

(O) 1947A 👓

16-14407

a writ of habeas corpus filed in the district court in the first instance.<sup>1</sup> NRS 34.724(2)(c); NRS 34.738(1); NRAP 22. Accordingly, we ORDER the petition DENIED.

Hardesty

Saitta

Pickering

cc: Leland John Bryant
Attorney General/Carson City
Clark County District Attorney
Eighth District Court Clerk

<sup>&</sup>lt;sup>1</sup>We express no opinion as to whether petitioner could meet the procedural requirements of NRS chapter 34.