

IN THE COURT OF APPEALS OF THE STATE OF NEVADA

GREGORY SCOTT SQUIRES,

Petitioner,

vs.

THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,

IN AND FOR THE COUNTY OF

CLARK,

Respondent.

No. 72003

FILED

MAR 23 2017

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

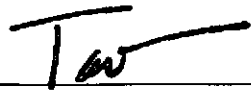
ORDER DENYING PETITION


This is a petition for a writ of mandamus. Petitioner Gregory Squires seeks an order directing the district court to rescind its order denying his "motion for the production of documents, papers, pleadings, and tangible property from attorney Lucien Cravens" and instead, enter an order granting said motion. Squires claims he is entitled to the documents from his criminal case pursuant to NRS 7.055 because counsel was discharged, Squires does not owe counsel money, and he demanded his file. We conclude Squires fails to demonstrate he demanded his file including all of his documents, papers, pleadings, and tangible property related to his criminal case from his counsel prior to filing his motion. The only document provided by Squires showing he demanded anything from counsel appears to be demanding documents and property produced and used in a family court matter. Because Squires fails to demonstrate he demanded his criminal file from counsel, he fails to demonstrate the district court had a duty to grant the motion, *see* NRS 34.160; *Pan v. Eighth Judicial Dist. Court*, 120 Nev. 222, 228, 88 P.3d 840, 844 (2004)

("Petitioner[] carr[ies] the burden of demonstrating that extraordinary relief is warranted."). Accordingly, we

ORDER the petition DENIED.

, C.J.
Silver

, J.
Tao

, J.
Gibbons

cc: Gregory Scott Squires
Attorney General/Carson City
Eighth District Court Clerk