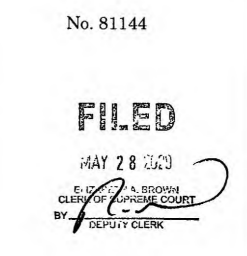
IN THE SUPREME COURT OF THE STATE OF NEVADA

RAYMOND TYRONE DAVIS, Petitioner, vs. THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE JACQUELINE M. BLUTH, DISTRICT JUDGE, Respondents, and THE STATE OF NEVADA, Real Party in Interest.



ORDER DENYING PETITION FOR A WRIT OF MANDAMUS

This pro se filing, which we have construed as an original pretrial petition for a writ of mandamus, appears to seek reinstatement of petitioner's bail.

Problematically, petitioner has not provided this court with all of the exhibits or documentation that would support his claims for relief. See NRAP 21(a)(4) (providing the petitioner shall submit an appendix containing all documents "essential to understand the matters set forth in the petition"). Therefore, without deciding the merits of the claims raised, we decline to exercise our original jurisdiction in this matter. See NRAP 21(b).

We reiterate that "[p]etitioner[] carr[ies] the burden of demonstrating that extraordinary relief is warranted." Pan v. Eighth Judicial Dist. Court, 120 Nev. 222, 228, 88 P.3d 840, 844 (2004).

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Furthermore, to the extent that petitioner has counsel, he must proceed by and through his counsel of record. Accordingly, we deny the petition.

It is so ORDERED.¹

<u>Pickering</u>, C.J. Pickering Hardesty Stiglich Hon. Jacqueline M. Bluth, District Judge

J.

cc: Hon. Jacqueline M. Bluth, District Judge Raymond Tyrone Davis Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

¹Petitioner's failure to provide timely proof of service of the petition constitutes an additional basis upon which to deny relief. NRAP 21(a)(1). To the extent petitioner seeks relief from this requirement, we deny his request.

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