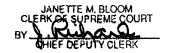
## IN THE SUPREME COURT OF THE STATE OF NEVADA

ERIC ZESSMAN, Petitioner,

vs.
THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK, AND, THE HONORABLE
JACKIE GLASS, DISTRICT JUDGE,
Respondents.

No. 44152

APR 2 1 2005



## ORDER DISMISSING PETITION AS MOOT

This original proper person petition for a writ of mandamus challenges the district court's alleged failure to enter a final written order in a bail bond matter so that an appeal may be taken. Specifically, petitioner sought to compel Judge Jackie Glass to enter a written order granting Acme Bail Bonds' motion for summary judgment and application for attorney fees. Acme's motion had been verbally granted during a September 9, 2003 hearing. In response to our order directing an answer, Judge Glass has provided this court with a file-stamped copy of a written order granting Acme Bail Bonds' motion for summary judgment and application for attorney fees. Because the order petitioner sought to have

SUPREME COURT OF NEVADA this court compel Judge Glass to enter has been entered, this petition is now moot. Accordingly, we dismiss the petition.<sup>1</sup>

It is so ORDERED.<sup>2</sup>

Maupin J.

Douglas

Parraguirre, J.

cc: Hon. Jackie Glass, District Judge Eric Zessman Attorney General Brian Sandoval/Carson City Clark County District Attorney David J. Roger Clark County Clerk

<sup>&</sup>lt;sup>1</sup><u>University of Nevada v. Tarkanian,</u> 95 Nev. 389, 394, 594 P.2d 1159, 1162 (1979).

<sup>&</sup>lt;sup>2</sup>We conclude that petitioner has demonstrated that the filing fee should be waived, and so we waive the fee. <u>See NRAP 21(e)</u>. Although appellant was not granted leave to file papers in proper person, <u>see NRAP 46(b)</u>, we have considered the proper person documents received from appellant.