IN THE SUPREME COURT OF THE STATE OF NEVADA

FELTON L. MATTHEWS, JR., Petitioner, vs. THE STATE OF NEVADA, COUNTY OF CLARK, Respondents. No. 44626

FILED

MAR 0 4 2005

ORDER DENYING PETITION

This is a proper person petition for extraordinary injunctive relief. Petitioner argues that a baseless statement in his institutional file is affecting his custody and sentencing. Petitioner argues that this statement has erroneously been made available on the Internet and it has affected personal correspondence. Petitioner seeks to have the statement removed from his file, a note placed in the file that the statement was erroneous, \$10,000 per day for the time the statement is available to the public and a public apology.

We have considered the petition on file herein, and we are not satisfied that this court's intervention by way of extraordinary relief is warranted at this time. Petitioner may challenge certain information in his institutional file through the grievance process available in the prison.¹ Petitioner indicates that he has filed a civil complaint in the

¹See N.D.O.C. § 568.04.

SUPREME COURT OF NEVADA district court relating to this statement. The civil complaint is an adequate, legal remedy. Accordingly, we

ORDER the petition DENIED.²

Manp J.

Maupin

J. Douglas J. Œ Parraguirre

cc: Felton L. Matthews Jr. Attorney General Brian Sandoval/Carson City Clark County Clerk

SUPREME COURT OF NEVADA

²We have received petitioner's supplemental documents, and we conclude no relief is warranted.