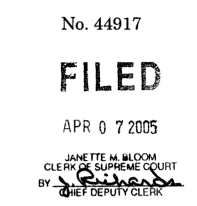
## IN THE SUPREME COURT OF THE STATE OF NEVADA

WILLIAM C. ROHWEDER, Petitioner, vs. WARDEN, NEVADA STATE PRISON, MICHAEL BUDGE AND THE ATTORNEY GENERAL OF THE STATE OF NEVADA, Respondents.



## **ORDER DENYING PETITION**

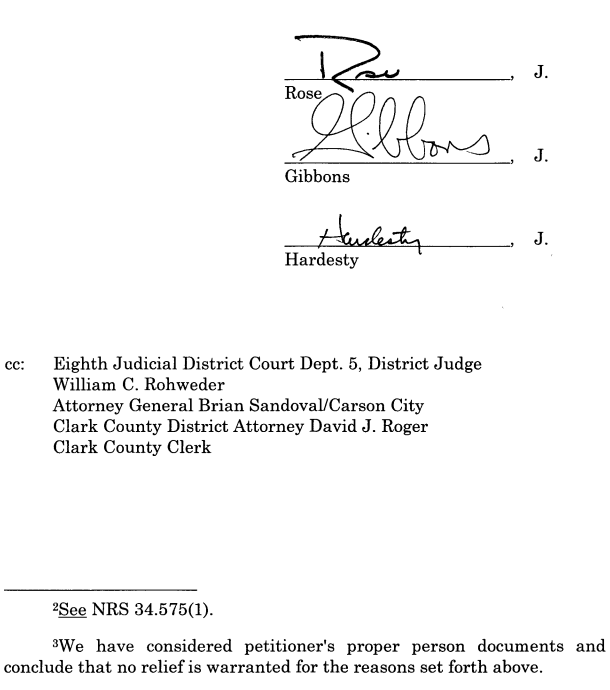
This is a proper person petition for an extraordinary writ pursuant to Nev. Const. Art. 6, § 4. Petitioner challenges the validity of his judgment of conviction and sentence. We decline to exercise this court's original jurisdiction to conduct extraordinary review of the merits of petitioner's challenge to the validity of his judgment of conviction and sentence. A challenge to the validity of a judgment of conviction should be raised in a post-conviction petition for a writ of habeas corpus filed in the district court in the first instance.<sup>1</sup> Petitioner may then appeal to this

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 $<sup>^{1}\</sup>underline{See}$  NRS 34.724(2)(b); NRS 34.738(1). We express no opinion as to whether petitioner could satisfy the procedural requirements of NRS chapter 34.

court from a final, adverse decision.<sup>2</sup> Accordingly, we ORDER the petition DENIED.<sup>3</sup>



SUPREME COURT OF NEVADA