## IN THE SUPREME COURT OF THE STATE OF NEVADA

SOHN REGAS,
Petitioner,
vs.
THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK, AND THE HONORABLE
DONALD M. MOSLEY, DISTRICT
JUDGE,
Respondents,
and
THE STATE OF NEVADA,
Real Party in Interest.

No. 45027

FILED

APR 2 9 2005

JANETTE M. BLOOM CLERK OF SUPREME COURT BY OHIEF DEPUTY CLERK

## ORDER DENYING PETITION

This original petition for a writ of mandamus or prohibition challenges an order of the district court denying petitioner's motion to stay his state trial, scheduled to commence July 25, 2005, pending resolution of his federal court proceedings. Having reviewed the petition and supporting documentation, we are not persuaded that this court's intervention by way of extraordinary writ is warranted. Although Turner v. State held that NRS 171.070 precludes a criminal prosecution in Nevada where a prior conviction in another jurisdiction required proof of all the acts constituting the offense in this state, neither Turner nor NRS

<sup>1</sup>See NRS 34.160; NRS 34.170.

171.070 require a stay of a prosecution in Nevada pending the outcome of criminal proceedings in the other jurisdiction.<sup>2</sup> Accordingly, we deny the petition.

It is so ORDERED.

Rose J.

Gibbons

Hardesty J.

cc: Hon. Donald M. Mosley, District Judge Federal Public Defender/Las Vegas Federal Public Defender/Reno Clark County District Attorney David J. Roger Clark County Clerk

<sup>&</sup>lt;sup>2</sup>See generally <u>Turner v. State</u>, 94 Nev. 518, 583 P.2d 452 (1978); NRS 193.280.