IN THE SUPREME COURT OF THE STATE OF NEVADA

MARK THOMAS GRANDE, Petitioner,

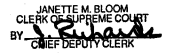
Respondent.

vs.
THE SECOND JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
WASHOE.

No. 47089

FILED

JUL 13 2006



ORDER DENYING PETITION

This is a proper person petition for a writ of mandamus seeking an order of this court directing the district court to enter a judgment of conviction sentencing petitioner to the "agreed upon sentence" in district court case number CR05-1268. Petitioner asserts that he has been granted an institutional parole from his sentence in district court case number CR04-0439, and he complains that he cannot begin serving his sentence in district court case number CR05-1268 until the district court enters a written judgment of conviction and sentence in that case.

On May 16, 2006, this court entered an order directing the Washoe County District Attorney to file a response informing this court of the status of district court case number CR05-1268 and what delay, if any, has occurred in the entry of a written judgment of conviction in that case. In response the district attorney's office has informed this court that a written judgment of conviction has not been entered because petitioner has not yet been sentenced in that case. The district attorney's office further states that petitioner is scheduled to be sentenced in that case on June 29, 2006.

SUPREME COURT OF NEVADA

06-14554

Having reviewed the petition and response, we conclude that this court's intervention by way of extraordinary relief is not warranted at this time.¹ We are confident that the district court will enter a written judgment of conviction within the time period set forth under NRAP 4(b)(2). Accordingly, we

ORDER the petition DENIED.2

Maupin

Gibbons

J.

J.

Hardesty

cc: Mark Thomas Grande

Attorney General George Chanos/Carson City

Washoe County District Attorney Richard A. Gammick

Washoe District Court Clerk

¹See NRS 34.160.

²We have reviewed all documents that petitioner has submitted in proper person to the clerk of this court in this matter, and we conclude that no relief based upon those submissions is warranted.