IN THE SUPREME COURT OF THE STATE OF NEVADA

RAYMOND BRIGGS AND JUSTIN RAY BRIGGS,

Petitioners,

VS.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, AND THE HONORABLE CYNTHIA DIANNE STEEL, DISTRICT JUDGE, FAMILY COURT DIVISION, Respondents,

and

THE STATE OF NEVADA, AND CLARK COUNTY DISTRICT ATTORNEY DAVID ROGER,

Real Parties in Interest.

No. 47160

FILED

JUL 1 4 2006

CLERIFOR M. BLOOM
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CLERIFOR M. BLOOM

ORDER DISMISSING PETITION FOR WRIT OF MANDAMUS OR PROHIBITION

This original petition for a writ of mandamus or prohibition challenges an oral district court order "remanding" the underlying termination of parental rights case to the district judge against whom petitioner Raymond Briggs had filed a timely peremptory challenge. On May 9, 2006, we granted a stay and directed an answer from the real parties in interest. A timely answer was filed, in which the real parties in interest demonstrate that the challenged order has been withdrawn, and the underlying district court case has been reassigned to a department

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that has not been peremptorily challenged. Accordingly, since the relief requested in the petition has already been granted, we dismiss this petition as moot.¹

It is so ORDERED.

Mary J

Maupin

Gibbons, J.

Hardesty, J.

cc: Hon. Cynthia Dianne Steel, District Judge, Family Court Division Michael H. Schwarz Attorney General George Chanos/Las Vegas Clark County District Attorney David J. Roger/Juvenile Division Clark County Clerk

¹See NCAA v. University of Nevada, 97 Nev. 56, 624 P.2d 10 (1981).