IN THE SUPREME COURT OF THE STATE OF NEVADA

FELTON L. MATTHEWS, JR., Petitioner,

THE STATE OF NEVADA.

Real Party in Interest.

VS.

THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK, THE HONORABLE DONALD
M. MOSLEY, DISTRICT JUDGE,
Respondents,
and

No. 49757

FILED

JUL 17 2007

CLERK OF PURPOSME COURT

BY

DEPUTY CLERK

ORDER DENYING PETITION

This is a proper person petition for a writ of mandamus. Petitioner seeks an order directing Judge Donald Mosley to modify his sentence to concurrent terms of imprisonment due to allegedly false information contained in his inmate files that petitioner has "violent homosexual tendencies." Having considered the documents before this court, we conclude that this court's intervention in this matter is not

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warranted.1 Accordingly, we

ORDER the petition DENIED.

Gibbons

J.

J.

Douglas

Cherry

Hon. Donald M. Mosley, District Judge cc:

Felton L. Matthews Jr.

Attorney General Catherine Cortez Masto/Carson City

Clark County District Attorney David J. Roger

Eighth District Court Clerk

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¹See NRS 34.160; NRS 34.170. To the extent that petitioner sought to prohibit prison or parole officials from considering this allegedly false information contained in his inmate file, petitioner is likewise not entitled to extraordinary relief. See NRS 34.320; NRS 34.330.