## IN THE SUPREME COURT OF THE STATE OF NEVADA

ANDRES RODRIGUEZ, Petitioner, vs. CHARLES J. SHORT, EIGHTH DISTRICT COURT CLERK, Respondent. No. 51545

FILED

JUL 1 1 2008 TRACIE K. LINDEMAN CLERK OF SUPREME COURT BY 5 Your A

## ORDER DENYING PETITION

This original proper person petition for a writ of mandamus challenges the Eighth Judicial District Court Clerk's alleged failure to file petitioner's two notices of petition for review and to return a file-stamped copy of said notices to petitioner. Respondent answered petitioner's notice of petition on July 3, 2008, stating that it had no record of receiving any documents from petitioner and that once it received any documents, they would be filed. Respondent provided a direct address for filing with the family court, as the documents petitioner seeks to file involve a family court matter.

Based on the documents submitted to this court by petitioner, it appears that his previous attempts to file documents were with the district court instead of the family court. While there may be no error in doing so, and it is unclear why there is no record of the documents being received at the district court, it appears that the filing problems will be resolved if petitioner sends his documents directly to the family court.

Accordingly, we deny the petition and instruct petitioner to file his documents with the family court clerk at: Clerk of the Court, Family Court & Services Building, 601 N. Pecos, Las Vegas, Nevada

SUPREME COURT OF NEVADA

However, if petitioner encounters continued difficulty with the 89101. filing of his documents, he may file another petition with this court.

It is so ORDERED.<sup>1</sup>

J. Hardestv

J.

Parraguirre

1AS J.

cc: Andres Rodriguez Clark County District Attorney David J. Roger/Family Support Division **Jillian Prieto Eighth District Court Clerk** 

<sup>1</sup>The filing fee for this petition has already been waived; accordingly, no action on petitioner's motion for leave to proceed in forma pauperis, provisionally received on May 6, 2008, is necessary.

SUPREME COURT OF NEVADA