IN THE SUPREME COURT OF THE STATE OF NEVADA

COCHISE TERRELL YOUNG,

No. 34764

Petitioner,

vs.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, AND THE HONORABLE JOSEPH S. PAVLIKOWSKI, DISTRICT JUDGE,,

Respondents,

and

THE STATE OF NEVADA,

Real Party in Interest.

FILED

SEP 03 1999

CLERK OF SUPREME COURT

BY

CHIEF DEPUTY CLERK

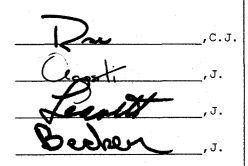
ORDER DENYING PETITION

On September 1, 1999, attorney Benjamin B. Childs filed this petition "for writ of habeas corpus on an emergency basis." The petition represents that the extended family of petitioner has retained attorney Childs "to do sufficient legal work to produce and present this Writ." While it is unclear what specific relief petitioner seeks, he nonetheless requests that this court address the matter on an emergency basis as the underlying district court trial has recently commenced.

Initially, we note that the petition is procedurally deficient in several respects. See NRS 34.370; NRAP 25(d). Next, we note that the only legal authority cited in the petition is a Supreme Court Rule which was repealed and replaced in its entirety over eight months ago. See SCR 250. Finally, we note that the issues presented and legal argument contained in the petition are woefully inadequate. We are not convinced that our intervention by way of a writ of habeas

corpus is warranted. Accordingly, cause appearing we deny the petition herein.

It is so ORDERED.



cc: Hon. Joseph S. Pavlikowski, District Judge
Attorney General
Clark County District Attorney
Benjamin B. Childs
William L. Wolfbrandt
Clark County Clerk