IN THE SUPREME COURT OF THE STATE OF NEVADA

JERALD C. CUNNINGHAM,

Petitioner,

vs.

JUSTICE COURT IN AND FOR CARSON CITY,

Respondent,

and

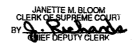
THE STATE OF NEVADA,

Real Party in Interest.

No. 35120

FILED

DEC 15 1999



## ORDER DENYING PETITION

This is a proper person document titled "Notice of Application for Specific Court Review of Non Appealable Non Enforcement of 1982 Presentment Court Orders Entered Without Probable Cause Facts or Subject Matter Jurisdiction or Authority of Law or Fact." Petitioner challenges a 1982 determination of probable cause.

We have reviewed the documents on file with this court, and we conclude that our intervention by extraordinary writ is not warranted. NRS 34.020. Accordingly, we deny this petition.

It is so ORDERED.

Young J.

Agosti J.

Leavitt J.

Based on the content of the document, for purposes of disposition, this court will treat the document as a petition for a writ of certiorari. See NRS 34.020(2) ("The writ [of certiorari] shall be granted in all cases when an inferior tribunal, board or officer, exercising judicial functions, has exceeded the jurisdiction of such tribunal, board or officer and there is no appeal, nor, in the judgment of the court, any plain, speedy and adequate remedy.").

cc: Carson City Justice Court Carson City District Attorney Jerald C. Cunningham Carson City Justice Court Clerk