IN THE SUPREME COURT OF THE STATE OF NEVADA

CARL D. EDWARDS AND DEBORAH EDWARDS, Petitioners, vs. THE STATE OF NEVADA, Respondent. No. 57286

FILED

DEC 1 3 2010

CLERK OF SUPREME COURT

BY S.Y CLERK

DEPUTY CLERK

ORDER DENYING PETITION

This is an original petition for a writ of prohibition. Petitioners seek the immediate release of their son from a juvenile detention/counseling facility and the dismissal of all charges against their son. We have considered the petition and we are not satisfied that petitioners are the party beneficially interested in the relief being sought. See NRS 34.330. Further, we conclude that petitioners have failed to demonstrate this court's intervention by way of extraordinary writ is warranted at this time. See NRS 34.320 (writ of prohibition operates to arrest proceedings of a person exercising judicial functions when those proceedings are without or in excess of the tribunal's jurisdiction); NRS 34.330; NRAP 21(a)(4) (requiring submission of an appendix that contains

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all documents essential to understand the matters in the petition).

Accordingly, we

ORDER the petition DENIED.1

Cherry

Jailla, J

Gibbons

cc: Carl D. Edwards
Deborah Edwards
Attorney General/Carson City
Clark County District Attorney/Juvenile Division
Eighth District Court Clerk

¹To the extent petitioners seek a stay, the request is denied.