IN THE SUPREME COURT OF THE STATE OF NEVADA

LARRY FORSYTHE A/K/A SCOTT ALAN BLUETHMAN,	No. 57883
Petitioner,	
vs.	
THE STATE OF NEVADA,	
Respondent.	
LARRY FORSYTHE A/K/A SCOTT	No. 58102
BLUETHMAN,	
Petitioner,	
VS.	
THE EIGHTH JUDICIAL DISTRICT	
COURT OF THE STATE OF NEVADA,	FILED
IN AND FOR THE COUNTY OF	
CLARK; AND THE HONORABLE	JUN 0 8 2011
JACKIE GLASS, DISTRICT JUDGE,	TRACIE K. LINDEMAN
Respondents,	CLERK OF SUPREME COURT
and	BY DEPUTY CLERK
THE STATE OF NEVADA,	
Real Party in Interest.	$\int e^{-\frac{1}{2}} e$

ORDER DENYING PETITIONS

Docket No. 57883 is a proper person petition for extraordinary relief in which petitioner challenges the performance of his appellate counsel in what is presumably another case pending before this court. Docket No. 58102 is a proper person petition for a writ of mandamus in which petitioner seeks an order requiring Judge Glass to respond to a proper person post-conviction petition for a writ of habeas corpus allegedly pending before her. We have considered the petitions submitted in these matters, and without deciding upon the merits of any claims raised therein, we are not satisfied that this court's intervention by way of

SUPREME COURT OF NEVADA extraordinary relief is warranted. NRS 34.160; NRS 34.170. We are confident that the district court will resolve any pending matters as expeditiously as its calendar permits. Accordingly, we ORDER the petitions DENIED.¹

> Cherry J. Gibbons J.

Pickering

J.

cc:

Hon. Jackie Glass, District Judge Larry Forsythe a/k/a Scott Bluethman Clark County Public Defender Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

¹We have reviewed all documents that appellant has submitted in proper person to the clerk of this court in this matter, and we conclude that no relief based upon those submissions is warranted. To the extent that appellant has attempted to present claims or facts in those submissions which were not previously presented in the proceedings below, we have declined to consider them in the first instance.

SUPREME COURT OF NEVADA

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