## IN THE SUPREME COURT OF THE STATE OF NEVADA

VICTOR JORDAN,

Petitioner,

vs.

THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF WASHOE, AND THE HONORABLE JAMES W. HARDESTY, DISTRICT JUDGE,

Respondents,

and

WASHOE COUNTY, A POLITICAL SUBDIVISION OF THE STATE OF NEVADA; HELEN ALRICH; STANLEY BAILEY AND SHYRL BAILEY; GEORGE W. GILLEMOT, TRUSTEE; LEWIS JORDAN AND JEANETTE JORDAN; JUSTIN LIVINGSTON AND BARBARA LIVINGSTON; GORDON MACLEAN AND JANICE MACLEAN; ROBERT RUSK AND MARILYN RUSK; ROBERT FREEMAN AND MARGIE FREEMAN; AND JOHN J. CASEY,

Real Parties in Interest.

No. 36929

## FILED

FEB 22 2001

JANETTE M. BLOOM

CLERK OF SUPREME COURT

BY

CHIEF DEPUTY CLERK

## ORDER DENYING PETITION FOR WRIT OF PROHIBITION OR MANDAMUS

This is an original petition for a writ of prohibition, or alternatively, a writ of mandamus, challenging the district court's order awarding attorney fees to the real parties in interest. We have considered the merits of the petition and we conclude that the petition is without merit. Accordingly, we deny the petition. See NRAP 21(b); Smith v. District Court, 107 Nev. 674, 818 P.2d 849 (1991).

It is so ORDERED.1

Young, J.
Rose, J.
Becker, J.

¹The motion to transmit original exhibits, filed October 30, 2000, is denied. <u>See</u> NRAP 30(d) ("The Supreme Court will not permit the transmittal of original exhibits except upon a showing that the exhibits are relevant to the issues raised on appeal, and that the Supreme Court's review of the original exhibits is necessary to the determination of the issues.").

cc: Hon. James W. Hardesty, District Judge Washoe County District Attorney Jeffrey A. Dickerson Thomas J. Hall Robison Belaustegui Sharp & Low Marshall Hill Cassas & de Lipkau Washoe County Clerk