IN THE COURT OF APPEALS OF THE STATE OF NEVADA

STANLEY EARNEST RIMER, Petitioner, vs. THE STATE OF NEVADA BOARD OF PAROLE COMMISSIONERS, Respondent. No. 73781

FILED

SEP 0 1 2017

CLERK OF SUPREME COURT
BY S. YOUNG

ORDER DENYING PETITION

This original petition for a writ of mandamus seeks an order directing the State Board of Parole Commissioners to "conduct a rehearing retroactively" of petitioner Stanley Rimer's parole hearings in 2014 and 2016, at which he was denied parole.¹ Rimer also requests, both in his petition and in a separately filed motion, that the commencement of his consecutive sentence be stayed to allow for such "rehearing." Having considered all documents on file herein, we conclude that petitioner has failed to demonstrate that our extraordinary intervention is warranted. NRS 34.170; Pan v. Eighth Judicial Dist. Court, 120 Nev. 222, 228, 88 P.3d 840, 844 (2004); Niergarth v. State, 105 Nev. 26, 28-29, 768 P.2d 882, 883-

¹As the filing fee was waived upon the docketing of this matter, we deny Rimer's motion to waive the filing fee as moot.

84 (1989) (holding no statutory authority or case law permits a retroactive grant of parole). Accordingly, we

ORDER the petition DENIED.2

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C.J.

Gibbons

cc: Stanley Earnest Rimer Attorney General/Carson City Eighth District Court Clerk

²Rimer's motion to stay commencement of his "next sentence" pending the outcome of the petition in this matter is denied as moot.