## IN THE SUPREME COURT OF THE STATE OF NEVADA

RANDAL N. WIIDEMAN,

Petitioner,

vs.

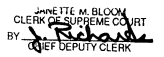
THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, AND THE HONORABLE STEPHEN L. HUFFAKER, DISTRICT JUDGE,

Respondents.

No. 38921

FILED

JAN 03 2002



## ORDER DENYING PETITION FOR WRIT OF PROHIBITION

This is a proper person petition for a writ of mandamus, which appears to challenge a district court order that purportedly restricts petitioner's correspondence. Petitioner failed to attach a copy of the challenged order, in violation of NRAP 21(a), and so we are unable to evaluate whether it impinged on petitioner's constitutional rights. Also, to the extent that petitioner challenges the order because it prevents him from pursuing his appeal, it appears that this petition is moot because an order dismissing petitioner's appeal in Docket No. 38789, for lack of jurisdiction, was entered on December 17, 2001. Accordingly, we

ORDER the petition DENIED.1

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Agosti J.

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Logritt

J.

J.

<sup>&</sup>lt;sup>1</sup>See NRAP 21(b); Smith v. District Court, 107 Nev. 674, 818 P.2d 849 (1991). Although petitioner was not granted leave under NRAP 46(b) to file papers in proper person, we have considered the documents received from him. We conclude that good cause exists to waive the filing fee in this matter, and so no filing fee is due. See NRAP 21(e).

cc: Hon. Stephen L. Huffaker, District Judge Clark County District Attorney Randal N. Wiideman Clark County Clerk