

IN THE SUPREME COURT OF THE STATE OF NEVADA

GARY WAYNE WALTERS,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 39473

FILED

JUN 05 2002

ORDER OF AFFIRMANCE

JANE E. M. BLOOM
CLERK OF SUPREME COURT
BY J. Richard
CHIEF DEPUTY CLERK

This is an appeal from an order of the district court denying appellant Gary Wayne Walters' petition for a writ of habeas corpus challenging extradition and directing Walters to be committed to the custody of duly authorized officers of the State of Indiana. This court granted Walters' motion for an emergency stay of the district court's order pending this appeal, as required by NRS 34.560.¹

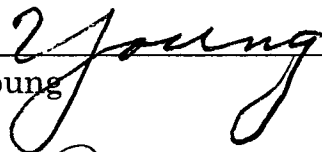
We have considered Walters' contentions in this appeal and conclude that the district court did not err in denying his petition.² We


¹Walters v. State, Docket No. 39473 (Order Granting Stay Pending Appeal, April 17, 2002).


²See California v. Superior Court of California, 482 U.S. 400, 408 (1987) (holding that "[t]he courts of asylum States may do no more than ascertain whether the requisites of the [Uniform Criminal] Extradition
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therefore vacate the stay of the district court's order, and

ORDER the judgment of the district court AFFIRMED.³

 _____, J.
Young

 _____, J.
Agosti

 _____, J.
Leavitt

cc: Hon. Mark W. Gibbons, District Judge
Dixon & Truman
Attorney General/Carson City
Clark County District Attorney
Clark County Clerk

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Act have been met"); see also U.S. Const. art. IV, § 2, cl. 2 (extradition clause); Michigan v. Doran, 439 U.S. 282 (1978).

³Walters has filed a motion requesting permission to file a reply to the State's fast track response. We have considered Walters' motion and the representations stated therein and conclude that an additional reply to the State's fast track response is not warranted. Accordingly, we deny the motion.