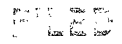
IN THE SUPREME COURT OF THE STATE OF NEVADA

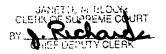
GEORGES TANNOURY, M.D., AN INDIVIDUAL, Petitioner,

vs.
MARY MCDONNELL; WANDA
BLOHM; ED SHARP; PATRICIA
MANKINS; ALAN POPE; BOARD OF
TRUSTEES OF PAHRUMP
COMMUNITY HOSPITAL DISTRICT;
AND PAHRUMP COMMUNITY
HOSPITAL DISTRICT,
Respondents.

No. 39921



COT 2 9 2007



ORDER DENYING PETITION FOR WRIT OF MANDAMUS. PROHIBITION OR EQUITABLE RELIEF

Through this petition for a writ of mandamus, prohibition or equitable relief, petitioner seeks to enjoin respondents from executing any new lease agreement for their urgent care medical facility. We have reviewed the petition, and we conclude that our intervention by extraordinary writ is not warranted.

An extraordinary writ may generally only issue if there is no plain, speedy and adequate remedy in the ordinary course of law.¹ Here,

¹See NRS 34.170; NRS 34.330.

SUPREME COURT OF NEVADA petitioner has such a remedy; his civil complaint and applications for equitable relief are currently pending before Judge Dan L. Papez in Nye County District Court.² Accordingly, we

ORDER the petition DENIED.3

Shearing

Leavitt

Baker,

J.

J.

J.

 Becker

cc: Hon. Dan L. Papez, District Judge Jeffrey J. Whitehead Smith & Maurer Nye County Clerk

²We vacate the temporary stay entered by this court on July 18, 2002.

³See NRAP 21(b).