## IN THE SUPREME COURT OF THE STATE OF NEVADA

RANDAL N. WIIDEMAN, Petitioner,

THE STATE OF NEVADA,

Real Party in Interest. RANDAL N. WIIDEMAN,

THE SIXTH JUDICIAL DISTRICT

IN AND FOR THE COUNTY OF PERSHING; AND THE JUSTICE

COURT OF THE STATE OF NEVADA.

COURT OF LAKE TOWNSHIP, IN AND

NEVADA STATE SENATE JUDICIARY

FOR THE COUNTY OF PERSHING.

vs.

Respondents, and

Petitioner,

COMMITTEE, Respondent. No. 41246

una p<mark>i pana na</mark>nj 1998 - Jan Stan 1998 - Jan

MAN 8 7 2203



No. 41271

## ORDER DENYING PETITIONS FOR WRITS OF MANDAMUS, PROHIBITION, AND "DECLARATORY JUDGMENT"

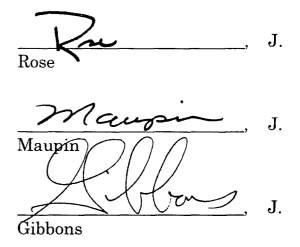
These are original proper person petitions for (1) writs of mandamus and prohibition challenging a justice's court's dismissal of petitioner's small claims case; and (2) "extraordinary relief by declaratory judgment," voiding Nevada's prisoner employment statute. We have considered the petitions, and we are not satisfied that this court's

IEME COURT OF NEVADA

(O) 1947A

intervention by way of extraordinary relief is warranted.<sup>1</sup> Accordingly, we deny the petitions.<sup>2</sup>

It is so ORDERED.



<sup>1</sup>NRS 34.170 (providing that a writ of mandamus is not available if there is a plain, speedy and adequate legal remedy); NRS 34.330 (providing that a writ of prohibition is not available if there is a plain, speedy and adequate legal remedy); NRAP 21(a) (requiring that a writ petition contain facts necessary to an understanding of the issues and copies of any orders or parts of the record essential to an understanding of the issues); NRS 30.030 (limiting declaratory judgment actions to courts of record); <u>Smith v. District Court</u>, 107 Nev. 674, 818 P.2d 849 (1991) (stating that the issuance of extraordinary relief is purely discretionary with this court).

<sup>2</sup>NRAP 21(b). Petitioner's failure to pay the filing fees for these petitions or demonstrate good cause for waiving the fees constitutes an independent basis on which to deny relief. NRAP 21(e). Although petitioner was not granted leave to file papers in proper person, see NRAP 46(b), we have considered the proper person documents received from petitioner.

IME COURT OF NEVADA

(O) 1947A

cc: Attorney General Brian Sandoval/Carson City Lorne Malkiewich Randal N. Wiideman Pershing County Clerk

ME COURT OF NEVADA