## IN THE SUPREME COURT OF THE STATE OF NEVADA

JASON KING, Petitioner, vs. DIVISION OF PAROLE & PROBATION, Respondent, and THE STATE OF NEVADA, Real Party in Interest.

No. 42127

## ORDER DENYING PETITION

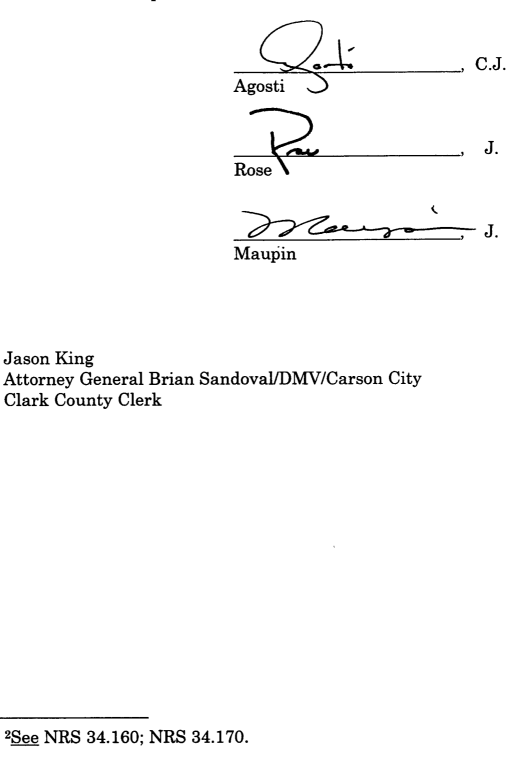
This is a proper person original petition for a writ of mandamus. Petitioner seeks an order directing the Division of Parole and Probation to assist petitioner with the development of a parole release plan.

In the petition, petitioner alleged that he had been granted parole contingent upon an approved release plan and that the Division had failed in its statutory duty to assist him in developing a parole release plan.<sup>1</sup> Because it appeared that petitioner had set forth an issue of arguable merit and had no plain, speedy or adequate remedy at law, this court directed the State to file an answer against issuance of the writ.

In its answer, the State asserts that the Division assisted petitioner in developing a parole release plan and that petitioner has in fact been released on parole. The State attached documents in support of these assertions. Having considered the documents before this court, we conclude that that this court's intervention by way of extraordinary relief

<sup>1</sup><u>See</u> NRS 213.140(2)(b).

-\_PREME COURT OF NEVADA is not warranted at this time.<sup>2</sup> The Division has fulfilled its statutory duty to assist petitioner to develop a parole release plan. Accordingly, we ORDER the petition DENIED.



JPREME COURT OF NEVADA cc: