

IN THE SUPREME COURT OF THE STATE OF NEVADA

FREDERICK P. HARRISON,
Petitioner,

vs.

THE EIGHTH JUDICIAL
DISTRICT COURT OF THE STATE
OF NEVADA, IN AND FOR THE
COUNTY OF CLARK, AND THE
HONORABLE WILLIAM O. VOY,
DISTRICT JUDGE, FAMILY
COURT DIVISION,

Respondents,

and

TINA-MARIE T. HARRISON AND
CLARK COUNTY DISTRICT
ATTORNEY DAVID ROGER,
Real Parties in Interest.

No. 42644

FILED

MAY 19 2005

JANETTE M. BLOOM
CLERK OF SUPREME COURT
BY *J. Richards*
CHIEF DEPUTY CLERK

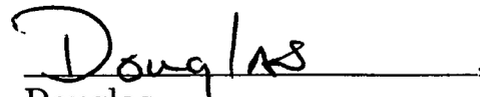
ORDER DENYING PETITION FOR WRIT OF MANDAMUS,
PROHIBITION, CERTIORARI, OR HABEAS CORPUS

This is an original proper person petition for a writ of certiorari, mandamus, prohibition or habeas corpus challenging a district court order concerning child support on the basis that the court lacked personal and subject matter jurisdiction. We have considered this petition, and we are not satisfied that this court's intervention by way of

extraordinary relief is warranted at this time.¹ Accordingly, we deny the petition.

It is so ORDERED.²


Maupin, J.
Maupin


Douglas, J.
Douglas


Parraguirre, J.
Parraguirre

cc: Hon. William O. Voy, District Judge, Family Court Division
Clark County District Attorney David J. Roger
Frederick P. Harrison
Tina-Marie T. Harrison
Clark County Clerk

¹See NRAP 21(b); Smith v. District Court, 107 Nev. 674, 818 P.2d 849 (1991) (holding that extraordinary relief is within this court's discretion); Pan v. Dist. Ct., 120 Nev. 222, 88 P.3d 840 (2004) (providing that writ relief is not available to correct an untimely notice of appeal).

²Although petitioner was not granted leave to file papers in proper person, see NRAP 46(b), we have considered the proper person documents received from him. Petitioner's February 10, 2005, and April 18, 2005, motions to strike the district attorney's answer are denied.