IN THE SUPREME COURT OF THE STATE OF NEVADA

GENE ANTHONY ALLEN, Appellant,

VS.

THE STATE OF NEVADA, Respondent.

No. 47501

FILED

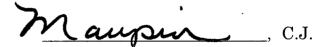
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ORDER DENYING RELIEF

CLERK AT SUPPREME COURT
BY
DEPUTY CLERK

On January 10, 2007, this court entered an order affirming the district court's dismissal of appellant's post-conviction petition for a writ of habeas corpus.¹ On January 11, 2007, this court received a document labeled, "N.R.A.P. Rule 7.5 'no-dispute." Attached to this document is a notice sent to appellant from the district court indicating that a criminal case has been reassigned to a different district court judge — Judge James Bixler. Appellant offers no argument and provides no indication of the purpose of the "no-dispute" document. Moreover, there is no rule of appellate procedure numbered "NRAP 7.5." To the extent that appellant seeks any relief from this court's order of affirmance, this court concludes that no relief is warranted. This matter is closed. The clerk of this court shall neither receive nor file any further proper person documents in this matter.

It is so ORDERED.



¹<u>Allen v. State</u>, Docket No. 47501 (Order of Affirmance, January 10, 2007).

SUPREME COURT OF NEVADA

07-04/3/

(O) 1947A

cc: Hon. Stewart L. Bell, District Judge
Hon. James Bixler, District Judge
Gene Anthony Allen
Attorney General Catherine Cortez Masto/Carson City
Clark County District Attorney David J. Roger
Eighth District Court Clerk

(O) 1947A