IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE DEVELOPMENT OF ALTERNATIVES TO TRADITIONAL LITIGATION FOR RESOLVING LEGAL DISPUTES.

ADKT 126

FILED

JUN 01 1999

CLERK OF SUPREME COURT BY CHIEF DEPUTY CLERK

ORDER DENYING MOTION

On March 26, 1999, this court entered an order removing Benjamin Zvenia from the list of appointed non-attorney arbitrators in Nevada. Thereafter, we received Zvenia's proper person motion for enlargement of time to file a rehearing petition, in which Zvenia states that because of "time constraints," he was unable to submit a timely rehearing petition.¹

We conclude that Zvenia has not demonstrated good cause for an enlargement of the time prescribed in NRAP 40 for rehearing petitions. Accordingly, we deny the motion.

It is so ORDERED.

Rose,	C.J.
Young,	J.
Maupin,	J.
Shearing	J.
Agosta	J.
Leavitt	J.
Becker,	J.

¹Although Zvenia was not granted leave to proceed in proper person, <u>see</u> NRAP 46(b), we received and considered his proper person motion.

cc: All District Court Judges

Hon. Steven D. McMorris, Special Master/

Arbitration Commissioner

Thomas W. Biggar, Discovery/Arbitration Commissioner

Wesley M. Ayers, Discovery/Arbitration Commissioner

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Benjamin Zvenia