IN THE SUPREME COURT OF THE STATE OF NEVADAMII: 57

LAWRENCE SPARKS.

Petitioner.

VS.

ROB BARE DISTRICT JUDGE, EIGHTH JUDICIAL DISTRICT COURT; STEVEN GRIERSON, CLERK OF THE EIGHTH JUDICIAL DISTRICT COURT; HENDERSON CLERK OF THE MUNICIPAL; AND THE HONORABLE MARK STEVENS

Respondents,

and.

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CITY OF HENDERSON,

Real Party in Interest.

S.C. Docket No. 69073

FILED

FEB 1 7 2016

CKERK OF SUPREME COURT

BY

DEPUTY CLERK

MOTION FOR PERMISSION TO FILE PAPERS WITH THE COURT PRO SE PURSUANT TO NRAP 27 (b)

COMES NOW LAWRENCE SPARKS, Petitioner, To file this MOTION FOR

PERMISSION TO FILE PAPERS WITH THE COURT PRO SE PURSUANT

TO NRAP 27 (b) (b). This motion is made pursuant to the NRAP 27 and NRAP 46

and is based on all of the papers and pleadings on file in this matter, and the

FEB 1 6 2016

CLERK OF SUPREME COUR

MOTION TO FILE A REPLY TO "RESPONDENT CITY OF HENDERSON'S

ANSWER TO PRO SE PETITION FOR WRIT OF

PROHIBITION/MANDAMUS/CERTIORARI" submitted just days before this instant motion. The NRAP 27(b) states:

"b) Disposition of a Motion for a Procedural Order. The court may act on a motion for a procedural order—including a motion under Rule 26(b)—at any time without awaiting a response. Under Rule 27(c), the clerk may act on motions for specified types of procedural orders. A party adversely affected by the court's, or the clerk's, action may file a motion to reconsider, vacate or modify that action. Timely opposition filed after the motion is granted in whole or in part does not constitute a request to reconsider, vacate, or modify the disposition; a motion requesting that relief must be filed."

Petitioner, has arguable claims and should be permitted to file documents with this court in support of Petitioner's prosecution of the instant petition.

Kim believes that he should be entitled to file papers and documents with this court and an order issue without any delay.

The Motion to file a Reply is something this court should seriously consider and should properly file and consequently allow Petitioner to file a Reply.

<u>CONCLUSION</u>

For the foregoing reasons Petitioner, requests that the court issue an order immediately requiring the clerk to file the papers Petitioner submits pro se, to the

court including any previous submissions. Or in the alternative to grant such other relief as is proper and just. DATED this 1244 day of February, 2016. Lawrence Sparks 10 817 Arrowhead Trail 11 Henderson, Nevada 89002 12 (714) 391-3766 13 14 **CERTIFICATE OF SERVICE** 15 I, the undersigned, hereby certify that service of the foregoing: 16 MOTION TO FILE A REPLY TO "RESPONDENT 17 18 HENDERSON'S ANSWER TO PRO SE PETITION FOR WRIT OF 19 PROHIBITION/MANDAMUS/CERTIORARI" was accomplished by depositing 20 a copy first-class postage prepaid in the U.S. Mail on the 1245 day of February 21 22 2016 as follows: 23 Steveen Grierson, CEO/Clerk The Henderson Municipal Court 24 8th Judicial Dist. Ct. The Honorable Mark J. Stevens 200 S. Third St. 243 Water St., 3rd Floor 25 Las Vegas, Nv. 89115 Henderson, Nv. 89015 26

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The Henderson Municipal Court Clerk 243 Water St. Henderson, Nv. 89015 The Honorable, Rob Bare 8th Judicial Dist. Ct. Dept 32 200 Lewis Ave. 3rd Floor, Rm 3C Las Vegas, Nv. 89155

Lawrence Sparks