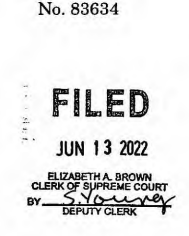
IN THE SUPREME COURT OF THE STATE OF NEVADA

JAMES ROBERT BONETTI, Petitioner, vs. THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE; AND THE HONORABLE KIMBERLY A. WANKER, DISTRICT JUDGE, Respondents, and THE STATE OF NEVADA, Real Party in Interest.



ORDER DENYING MOTION

Petitioner has filed a motion for a second extension of time (14 days) to file his reply in support of writ petition. Petitioner previously received a telephonic extension of time to file the reply. After receiving a telephonic extension to file a document, any further requests for extensions of time to file the same document must be supported by extraordinary and compelling circumstances. NRAP 26(b)(1)(B). Petitioner relies on an incorrect standard of "good cause" and fails to demonstrate extraordinary and compelling circumstances to warrant a second extension of time, citing only his need to review the record, which petitioner himself compiled. Accordingly, the motion is denied. Petitioner shall have 7 days from the date of this order to file and serve a reply in support of the petition. Failure to timely file a reply may be deemed a waiver of the right to file a reply.

It is so ORDERED.

SUPREME COURT OF NEVADA

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cc: Boskovich Law Group, PLLC Attorney General/Carson City Nye County District Attorney

SUPREME COURT OF NEVADA

Sec. 3.