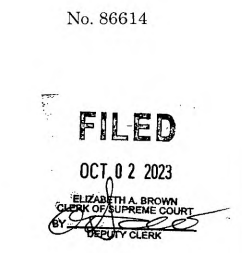
IN THE SUPREME COURT OF THE STATE OF NEVADA

DWIGHT CONRAD SOLANDER, Petitioner, vs. NEVADA DEPARTMENT OF CORRECTIONS; AND NEVADA DEPARTMENT OF PUBLIC SAFETY DIVISION OF PAROLE AND PROBATION, Respondents.



ORDER DENYING MOTION TO COMPEL COMPLIANCE

Petitioner has filed an emergency motion seeking to compel compliance with this court's July 14, 2023, order granting his writ petition, in which we directed the clerk of this court to issue a writ of mandamus instructing the Nevada Department of Public Safety, Division of Parole and Probation to recommend petitioner for early discharge of his parole pursuant to NRS 213.1543. The writ doing so was issued on July 17.

According to petitioner, he thereafter received notice that early release was granted effective September 1, seven days earlier than his original expiration date. Petitioner asserts that respondents failed to comply with this court's order because the early release was not dated back to July 2022, when he met the conditions for early release. However, this court's writ directed respondents to *recommend* him for early release pursuant to the statute, not that he be released early. Accordingly, it

SUPREME COURT OF NEVADA

(O) 1947A

appears that respondents complied with the writ, and we deny petitioner's motion to compel compliance.

It is so ORDERED.

<u>Aliglich</u> Stiglich C.J.

J.

Cadish

J. Herndon

- Dwight Conrad Solander cc: Attorney General/Carson City Attorney General/Las Vegas Clark County District Attorney Eighth District Court Clerk

(O) 1947A