IN THE SUPREME COURT OF THE STATE OF NEVADA

SEAN RODNEY ORTH,
Appellant,
vs.
BRIAN WILLIAMS, WARDEN AT HIGH
DESSERT STATE PRISON, NV,
Respondent.

No. 87007

FILED

SEP 2 5 2023

ORDER DENYING MOTION

This is a pro se appeal from an order denying appellant's petition for a writ of habeas corpus in which he challenges the proceedings of the parole board in revoking his parole. Appellant has filed an "Emergency Motion for Court Order Staying Imposed Sanctions," also challenging the proceedings of the parole board. The issues and arguments raised in the motion are sufficiently intertwined with the merits of the appeal that they are not appropriate for resolution at this point. See Taylor v. Barringer, 75 Nev. 409, 410, 344 P.2d 676, 676 (1959). The motion is denied.

It is so ORDERED.¹

Stiglind, C.J.

¹Appellant's motion does not constitute an emergency under this court's rules, and it does not comply with the provisions of NRAP 27(e). Labeling a motion an "emergency" causes this court to reallocate its scarce resources from normal case processing, and appellant is cautioned to use the emergency motion provisions only when circumstances fit the definition set forth in NRAP 27(e).

SUPREME COURT OF NEVADA

(O) 1947A TO

23-31298

cc: Sean Rodney Orth
Attorney General/Carson City
Clark County District Attorney
Attorney General/Las Vegas

(O) 1947A