

Posted March 28, 2012

Writ of Prohibition

According to the NRS Statute relating to a First Amendment Petition, the Court should have rendered an opinion in regards to the Writ of Prohibition on Monday, March 26, 2012. There is a 30-day timeline in statute, if the Court agrees that it will hear the Motion as a First Amendment Petition. At this point, we are holding our breath, and waiting through the week to see if there is a decision. It could take a couple of days for the Court to file the decision, and be available.

By this weekend, if there has been no further action, the member who is pursuing this case will file another Motion, along with a number of other cases, which are ready to go, concerning various issues relating to Lifetime Supervision.

Attorney of Counsel

All of the hard work one of our members has put into the effort to retain counsel has paid off for our organization and an attorney who specializes in Criminal Law now represents us.

He has a background in Constitutional Issues, and is currently working in the Las Vegas area. He is currently accepting offender cases, and is willing to help us with all of our cases, and our Constitutional Issues.

We will be accepting cases shortly, as most of these will be liability cases, challenging the legality of the actions of the Parole Board, the Division of Parole and Probation, and various Officers actions. We are willing to take these cases on a contingency basis, with the client paying the original court fee for the case, with everything else being covered by the Organization.

We will need the help of all of our members, or anyone who wishes to help us, to keep up a cash flow to handle misc. expenses. We will be setting up a way to contribute shortly, and it will be tax deductible.

If our member wins his suit against Lifetime Supervision, the various issues of liability are many and complex, in relation to the State. We believe every person who has had his or her rights violated could file a civil lawsuit against the State, and we are willing to help with that, for a percentage of the case.

We have a number of cases in mind to start with, and we are currently working on those to get them ready to file within the next month. Please contact us to help get the ball rolling, for all of us.

Other Organizations and Attorneys

Our organization has been contacted by a number of other attorneys and organizations in relation to everything that we are doing legally to change the laws. We are getting some good support and offers of help, and it looks like many other Attorneys and their clients in other states are going to help us out, and file cases also. Some of them have clients who are on Parole, or Lifetime Supervision in Nevada, but have moved to another state, and would like to see changes in how this is handled by the other state.

We are also working with Nevada Modification Advisory, Nevada Cure, Reform Sex Offenders Law, The Recovery Group, and other out of state organizations to effectuate change in many laws, and we are looking to file many legal suits challenging how the State of Nevada does things.

Registration

We are looking into many of the registration laws and cases across the country at this time.

One of our members is looking to challenge the constitutionality of the registration law in Nevada on many grounds, and is currently working on writing the Motion. This will be in addition to the appeal filed by the ACLU in the 9th Circuit. It will be a completely new attack on this statute, and will be very comprehensive.

WE DO NEED FUNDING TO HELP WITH THIS CHALLENGE