Case No				
Dept. No				
The undersigned hereby affirms that this document does not contain the				
social security number of any person.				
IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA				
IN AND FOR THE COUNTY OF CHURCHILL				
Petitioner,				
v. PETITION FOR WRIT OF MANDAMUS				
Owner Respondent				
and				
Respondent Director of Motor Vehicles State of Nevada				
1. At all relevant times, Petitioner was, and now is, a resident of the City of				
,County, State of Nevada.				
2. At all relevant times, Respondent, (Name)				
(Name) hereinafter referred to as Respondent Owner, was, and now is, a resident of the City of				
,County, State of				
3. At all relevant times, Respondent was, and still is, (Name)				
Director of Motor Vehicles of the State of Nevada.				

	Since, vehicle has been located on private property of Petitioner
	and continues to be locates on such propert
	(Address of location of vehicle)
On the l	ines below, fully describe the vehicle. Give VIN#, model, color, year, whether ri or not, license plate number, and market value of the vehicle.
5	On the above mentioned date, Respondent Owner
	(Name)
left the ab	pove described vehicle on the property.
On	the lines below, fully describe in detail the circumstances under which the vehic was left on your property

	6. I have tried to contact the Respondent Owner in the following manner:
	On the lines below, describe in detail how and when you have tried to contact the Respondent Owner. Attach copies of any evidence you have of your attempts to contact the Respondent Owner.
	7. Petitioner is unable to sell or use the vehicle without obtaining a Nevada certificate of
title a	
	7. Petitioner is unable to sell or use the vehicle without obtaining a Nevada certificate of and has no plain, speedy and adequate remedy in the ordinary course of the law other than because of this court of a Judgment.
	nd has no plain, speedy and adequate remedy in the ordinary course of the law other than b
the is	nd has no plain, speedy and adequate remedy in the ordinary course of the law other than because of this court of a Judgment.
the is	nd has no plain, speedy and adequate remedy in the ordinary course of the law other than because of this court of a Judgment. Check all boxes below that apply to your circumstances. rage lien is not appropriate because:
the is	nd has no plain, speedy and adequate remedy in the ordinary course of the law other than because of this court of a Judgment. **Check all boxes below that apply to your circumstances.** rage lien is not appropriate because: Vehicle was abandoned on private land owned by petitioner and remains on this land.
the is	nd has no plain, speedy and adequate remedy in the ordinary course of the law other than because of this court of a Judgment. **Check all boxes below that apply to your circumstances.** rage lien is not appropriate because: Vehicle was abandoned on private land owned by petitioner and remains on this land. Petitioner did not charge respondent owner fees for storage on the private land.
the is	nd has no plain, speedy and adequate remedy in the ordinary course of the law other than because of this court of a Judgment. **Check all boxes below that apply to your circumstances.** rage lien is not appropriate because: Vehicle was abandoned on private land owned by petitioner and remains on this land. Petitioner did not charge respondent owner fees for storage on the private land. Vehicle was not towed or moved to any garage, facility, or other place to be stored.
the is	nd has no plain, speedy and adequate remedy in the ordinary course of the law other than because of this court of a Judgment. **Check all boxes below that apply to your circumstances.** rage lien is not appropriate because: Vehicle was abandoned on private land owned by petitioner and remains on this land. Petitioner did not charge respondent owner fees for storage on the private land.
the is	nd has no plain, speedy and adequate remedy in the ordinary course of the law other than because of this court of a Judgment. **Check all boxes below that apply to your circumstances.** rage lien is not appropriate because: Vehicle was abandoned on private land owned by petitioner and remains on this land. Petitioner did not charge respondent owner fees for storage on the private land. Vehicle was not towed or moved to any garage, facility, or other place to be stored.

1	□ Respondent owner did not request that any labor be performed on vehicle, or materials				
2	provided for maintenance by any person.				
3	WHEREFORE, Petitioner requests that:				
4	Petitioner be decreed the owner of the vehicle free and clear of any claims of				
5	respondent owner.				
6	2. Respondent, as Director of Motor Vehicles				
7 8	(Name) of the State of Nevada be compelled, by issuance of a Judgment to recognize the petitioner as the				
9	owner of the vehicle and to issue a certificate of title to petitioner on payment by the petitioner of				
10	the usual fees; and				
11	3. Petitioner may have such other relief as the court may deem proper.				
12					
13	Date:				
14					
15	(Print Name)				
16	(Signature)				
17 18	(Address)				
19					
20	(Telephone)				
21	SUBSCRIBED and SWORN to before me				
22	this day of				
23					
24	(Notary Public)				
2526					
27					
_ '					

VERIFICATION AND ACKNOWLEDGEMENT

1						
2						
3	STATE OF NEVADA)					
4	COUNTY OF CHURCHILL)					
5	, being first duly sworn, under penalties of perjury, deposes					
6	and says:					
7	I am the Plaintiff in the attached Complaint for Annulment action; that I have read the					
8	foregoing document and am competent to testify of its contents of my own knowledge and the					
9	contents are true of my own knowledge except for those matters stated therein on information and					
10	belief, and, as to those matters, I believe them to be true.					
11						
12						
13	(Signature)					
14	SUBSCRIBED and SWORN to before me					
15	This day of, 20					
16						
17	NOTARY PUBLIC					
18	NOTAKT FUBLIC					
19	STATE OF NEVADA)					
20) ss: COUNTY OF CHURCHILL)					
21	On this day of,, personally appeared before me, the					
22	undersigned, a Notary Public in and for the County of, State of Nevada,					
23	, personally known to me or proved to me, to be the					
24	person whose name is subscribed to the attached instrument who acknowledged that (he/she)					
25	executed the attached instrument.					
26						
27	NOTARY PUBLIC					
28						

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Dept. N	No
The under	rsigned hereby affirms that ment does not contain the
	nurity number of any person.
	IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
	IN AND FOR THE COUNTY OF CHURCHILL
	Petitioner,
v.	
	REQUEST FOR SUBMISSION OF PETITION
	Owner Respondent
and	
	Respondent
	Director of Motor Vehicles State of Nevada
	/
	It is requested that the petition for
	, which was filed on the day of
	, 20, in the above-entitled matter be submitted to the Court
for dec	igion
	The undersigned certifies that a copy of this request has been mailed to all counsel of
record.	
	DATED this day of
	(Signature)

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IN TI	 HE TENTH JUDICIA	L DISTRICT COURT OF	F THE STATE OF NEVADA	
	IN AND F	OR THE COUNTY OF C	CHURCHILL	
Petitio	oner,	,		
v.			<u>JUDGMENT</u>	
Owne	er Respondent			
and	•			
Direc	ondent tor of Motor Vehicles of Nevada			
This n	natter having come bef	Fore the Court on a petitio	n for a Writ of Mandamus filed	by
Petitioner requ	uesting a new title to t	he vehicle described there	ein as	
				; and
This Court fin	ding that it is appropr	iate to issue such a judgm	ent hereby orders as follows:	
It is hereby or	dered that		in his/her capacity as Directo	r of
the Departmen	nt of Motor Vehicles of	of the State of Nevada issu	ue a Certificate of Title to	
	Name:			
for the vehicle	e above described.			
Date:				
			District Court Judge	