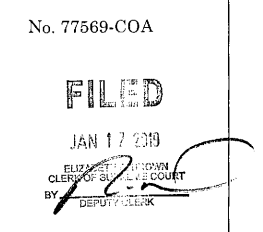
IN THE COURT OF APPEALS OF THE STATE OF NEVADA

SHAWN KALANI BROWN, Petitioner, vs. THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, Respondent.



ORDER DENYING PETITION

This original petition for a writ of mandamus challenges Shawn Kalani Brown's judgment of conviction and sentence. Because a challenge to the judgment of conviction can be raised on direct appeal or in a postconviction petition for a writ of habeas corpus,¹ Brown has a plain, speedy, and adequate remedy available to him to raise his claims. Accordingly, we conclude this court's intervention by way of extraordinary writ is not warranted, *see* NRS 34.170, and we

ORDER the petition DENIED.

Ary/RS A.C.J

Douglas

J.

Tao

J. Gibbons

19-02758

¹We express no opinion regarding the timeliness of any such appeal, see NRAP 4(b)(1)(A), or whether Brown can meet the procedural requirements in NRS chapter 34 for filing a postconviction petition.

COURT OF APPEALS OF NEVADA cc: Shawn Kalani Brown Attorney General/Carson City Eighth District Court Clerk

COURT OF APPEALS OF NEVADA