IN THE COURT OF APPEALS OF THE STATE OF NEVADA

SEAN A. MUTOFF,
Petitioner,
vs.
THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK; AND THE HONORABLE
CHERYL B. MOSS, DISTRICT JUDGE,
Respondents,
and
HAYLEY B. MUTOFF,
Real Party in Interest.

No. 79063-COA

FILED

AUG 1 5 2019

CLERK OF SUPREME COURT

BY

DEPUTY CLERK

ORDER DENYING PETITION FOR WRIT OF PROHIBITION

This original petition for a writ of prohibition seeks an order prohibiting the district court from taking various actions in a family law matter.

A writ of prohibition may be warranted when a district court acts without or in excess of its jurisdiction. See NRS 34.320; Smith v. Eighth Judicial Dist. Court, 107 Nev. 674, 677, 818 P.2d 849, 851 (1991). This court has discretion as to whether to entertain a petition for extraordinary relief and will not do so when the petitioner has a plain, speedy, and adequate remedy at law. See NRS 34.330; D.R. Horton, Inc. v. Eighth Judicial Dist. Court, 123 Nev. 468, 474-75, 168 P.3d 731, 736-37 (2007). Petitioner bears the burden of demonstrating that extraordinary relief is warranted. See Pan v. Eighth Judicial Dist. Court, 120 Nev. 222, 228, 88 P.3d 840, 844 (2004).

Having considered the petition, we are not persuaded that this court's intervention by way of extraordinary relief is warranted. See id.

Accordingly, we deny the petition. See NRAP 21(b)(1); D.R. Horton, 123 Nev. at 475, 168 P.3d at 737.

It is so ORDERED.

Gibbons, C.J.
Tao

Bulla, J.

cc: Hon. Cheryl B. Moss, District Judge, Family Court Division The Grimes Law Office Fine Carman Price Eighth District Court Clerk