IN THE COURT OF APPEALS OF THE STATE OF NEVADA

ALI SHAHROKHI, Petitioner,

VS.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; THE HONORABLE LINDA MARIE BELL; AND THE HONORABLE MATHEW HARTER, DISTRICT JUDGE, Respondents,

and KIZZY BURROW, Real Party in Interest. No. 81791-COA

FILED

SEP 18, 2020

CLERK OF SULF SENS COURT
BY DEPLOY SENS

ORDER DENYING PETITION FOR WRIT OF MANDAMUS OR PROHIBITION

This original, pro se petition for a writ of mandamus or prohibition challenges a district court order denying petitioner's second motion to disqualify Judge Mathew Harter and an order entered while the disqualification motion was pending.¹

Having reviewed the petition and accompanying appendix, we conclude that petitioner has not demonstrated that our extraordinary intervention is warranted at this time. See Pan v. Eighth Judicial Dist. Court, 120 Nev. 222, 228, 88 P.3d 840, 844 (2004) (observing that the party seeking writ relief bears the burden of showing such relief is warranted); Smith v. Eighth Judicial Dist. Court, 107 Nev. 674, 677, 818 P.2d 849, 851 (1991) (recognizing that writ relief is an extraordinary remedy and that this

¹The Honorable Michael P. Gibbons, Chief Judge, has voluntarily recused himself from participation in this matter.

court has sole discretion in determining whether to entertain a writ petition). Moreover, an evidentiary hearing on the child custody issues in this matter is scheduled for next week, and if aggrieved, petitioner may appeal from any resulting appealable order. Therefore, we

ORDER the petition DENIED.2

Tao J.

Bulla, J.

cc: Hon. Linda Marie Bell, Chief Judge Hon. Mathew Harter, District Judge Ali Shahrokhi Standish Law Eighth District Court Clerk

²In light of this order, petitioner's emergency motion for stay and motion to take judicial notice are denied as moot.