

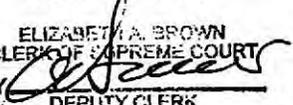
IN THE COURT OF APPEALS OF THE STATE OF NEVADA

ROY DANIELS MORAGA,  
Appellant,  
vs.  
THE STATE OF NEVADA,  
Respondent.

No. 80897-COA

FILED

NOV 23 2020

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY   
DEPUTY CLERK

ORDER OF AFFIRMANCE

Roy Daniels Moraga appeals from an order of the district court denying a "petition for extraordinary writ and/or writ of certiorari" filed on February 11, 2020. Eighth Judicial District Court, Clark County; Jacqueline M. Bluth, Judge.

In his petition, Moraga challenged his judgment of conviction and requested the district court to "dismiss the habitual criminal adjudication." We review the denial of a petition for extraordinary relief for an abuse of discretion. *See Kollar v. State*, 122 Nev. 223, 226, 130 P.3d 653, 655 (2006). We conclude the district court did not abuse its discretion by denying the petition because Moraga improperly challenged the validity of a judgment of conviction through a petition seeking extraordinary relief. *See NRS 34.724(2)(b)* (stating a postconviction petition for a writ of habeas corpus is the proper vehicle with which to challenge the validity of a judgment of conviction). Accordingly, we

ORDER the judgment of the district court AFFIRMED.

  
\_\_\_\_\_, C.J.  
Gibbons

  
\_\_\_\_\_, J.  
Tao

  
\_\_\_\_\_, J.  
Bulla

20-42635

cc: Hon. Jacqueline M. Bluth, District Judge  
Roy Daniels Moraga  
Attorney General/Carson City  
Clark County District Attorney  
Eighth District Court Clerk