IN THE SUPREME COURT OF THE STATE OF NEVADA

PRIME CARE NEVADA, INC., D/B/A NYE REGIONAL MEDICAL CENTER, A NEVADA CORPORATION, Petitioner,

vs.
THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK, AND THE HONORABLE
MARK R. DENTON, DISTRICT
JUDGE,
Respondents,
and
MARY JANE ZAKAS,
Real Party in Interest.

No. 43532

SEP 15 2004

JANETTE M. BLOOM CLERK OF SUPREME COUCT BY CHIEF DEPUTY CLERP

ORDER DENYING PETITION FOR WRIT OF CERTIORARI AND/OR MANDAMUS

This original petition for a writ of certiorari and/or mandamus challenges a district court order denying petitioner's motion for a change of venue. We have considered this petition, and we are not satisfied that

SUPREME COURT OF NEVADA this court's intervention by way of extraordinary relief is warranted at this time.¹ Accordingly, we deny the petition.²

It is so ORDERED.

Becker	J.
Becker	
Qat:	J.
Agosti	J.
Gibbons	

cc: Hon. Mark R. Denton, District Judge Lauria Tokunaga Gates & Linn, LLP Cliff W. Marcek Clark County Clerk

¹See Pengilly v. Rancho Sante Fe Homeowners, 116 Nev. 646, 647-48 n.1, 5 P.3d 569, 570 n.1 (2000) (noting that if appellate jurisdiction is proper, writ relief is inappropriate because an appeal is an adequate remedy); Pan v. Dist. Ct., 120 Nev. ___, ___, 88 P.3d 840, 841 (2004) (stating that writ relief is not available to correct an untimely notice of appeal).

²See NRAP 21(b); Smith v. District Court, 107 Nev. 674, 818 P.2d 849 (1991).