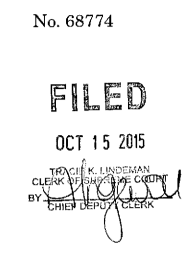
IN THE SUPREME COURT OF THE STATE OF NEVADA

EDUCATION SUPPORT EMPLOYEES ASSOCIATION, AN EMPLOYEE ORGANIZATION, Petitioner. vs. STATE OF NEVADA LOCAL GOVERNMENT EMPLOYEE-MANAGEMENT RELATIONS BOARD. AN AGENCY OF THE STATE NEVADA. Respondent. and INTERNATIONAL BROTHERHOOD OF TEAMSTERS, LOCAL 14, AN EMPLOYEE ORGANIZATION: AND CLARK COUNTY SCHOOL DISTRICT, A COUNTY SCHOOL DISTRICT. **Real Parties in Interest.**



15.3444

ORDER DENYING PETITION FOR WRIT OF CERTIORARI OR PROHIBITION

This original petition for a writ of certiorari or prohibition seeks to vacate an agency order directing a second runoff election to determine the bargaining agent of Clark County School District classified employees. Writ relief typically is not available, however, when petitioner has a plain, speedy, and adequate remedy at law, such as an appeal. See NRS 34.020(2); NRS 34.330; Pan v. Eighth Judicial Dist. Court, 120 Nev. 222, 224, 88 P.3d 840, 841 (2004). Here, petitioner failed to appeal from two district court orders that denied judicial and extraordinary review of this matter and thus resolved all issues before the court. Pan, 120 Nev. at 224-25, 88 P.3d at 841 (noting that writ relief is not available to correct an untimely notice of appeal). Moreover, judicial review of this matter will likely be available in the future. NRS 233B.130. Therefore, although we

SUPREME COURT OF NEVADA have considered petitioner's arguments in favor of our review of this matter, we nevertheless decline to intervene by way of extraordinary writ and thus

ORDER the petition DENIED.¹

J.

Saitta

Gibbons Pickering , J. Pickering

Dyer, Lawrence, Penrose, Flaherty, Donaldson & Prunty cc: McCracken, Stemerman & Holsberry Clark County School District Legal Department Attorney General/Las Vegas

¹Petitioner's September 9, 2015, motion to expedite is denied as moot.

SUPREME COURT OF NEVADA