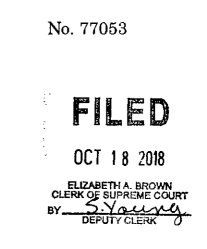
IN THE SUPREME COURT OF THE STATE OF NEVADA

MIKEN WONG, Petitioner, vs. THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE MICHELLE LEAVITT, DISTRICT JUDGE, Respondents, and THE STATE OF NEVADA, Real Party in Interest.



ORDER DENYING PETITION

This original petition for a writ of mandamus or prohibition challenges a district court order denying a motion to dismiss and/or exclude evidence. Because petitioner can challenge the district court's decision on appeal in the event that she is convicted, NRS 177.015(3); NRS 177.045, petitioner has a plain, speedy, and adequate remedy at law and, therefore, this court's intervention by way of an extraordinary writ is not warranted, NRS 34.170; NRS 34.330. Petitioner has not pointed to any circumstances that reveal urgency or strong necessity for this court to intervene given there is an alternative remedy available. *Cf. Salaiscooper v. Eighth Judicial Dist. Court*, 117 Nev. 892, 901-02, 34 P.3d 509, 515-16 (2001) (concluding that review through writ petition was warranted even though there was an alternative remedy where there were 56 similar cases with the

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same issues pending in lower courts and petition presented issue of great statewide importance). Accordingly, we

ORDER the petition DENIED.

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Hon. Michelle Leavitt, District Judge cc: **Clark County Public Defender** Attorney General/Carson City **Clark County District Attorney** Eighth District Court Clerk