## IN THE COURT OF APPEALS OF THE STATE OF NEVADA

SHANE JOAQUIN MORALES, Petitioner,

vs.

THE STATE OF NEVADA DEPARTMENT OF CORRECTIONS; AND SEC. JAMES DZURENDA, Respondents. No. 77291-COA

JAN 17 LE19

CLERKOF SAFRIM E COURT

BY DEPUTY CLURK

## ORDER DENYING PETITION

In this original petition for extraordinary relief, Shane Joaquin Morales appears to ask this court to have credit applied to his minimum sentence. We have considered the petition, and we decline to exercise our original jurisdiction in this matter. See Pan v. Eighth Judicial Dist. Court, 120 Nev. 222, 228, 88 P.3d 840, 844 (2004) ("Petitioner[] carr[ies] the burden of demonstrating that extraordinary relief is warranted."). Morales' claim is a challenge to the computation of time served. A postconviction petition for a writ of habeas corpus filed in the district court in the county in which the petitioner is incarcerated "[i]s the only remedy available to an incarcerated person to challenge the computation of time that the person has served pursuant to a judgment of conviction." NRS 34.724(2)(c); see NRS 34.738(1). Accordingly, without deciding upon the merits of any claims raised, we

ORDER the petition DENIED.

Douglas

\_\_\_\_\_\_, J

Gibbons

Tao

COURT OF APPEALS OF NEVADA

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cc: Shane Joaquin Morales Attorney General/Carson City