IN THE COURT OF APPEALS OF THE STATE OF NEVADA

JOHN MICHAEL DUNN,
Petitioner,
vs.
THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK; AND THE HONORABLE
KERRY LOUISE EARLEY, DISTRICT
JUDGE,
Respondents,
and
THE STATE OF NEVADA,
Real Party in Interest.

No. 72722

FILED

MAY 16 2017

CLERK OF SUPREME COURT

BY S-VOLUM

DEPUTY CLERK

ORDER DENYING PETITION

This is an original petition for a writ of habeas corpus. Petitioner John Michael Dunn asserts he is being unlawfully restrained. Dunn claims his warrantless arrest was illegal and violated his Fourth Amendment rights. Dunn does not allege he previously sought and was denied habeas relief in the district court. See NRAP 22 ("An application for an original writ of habeas corpus should be made to the appropriate district court" in the first instance.). We conclude Dunn has failed to demonstrate our intervention by extraordinary writ is warranted.

COURT OF APPEALS
OF
NEVADA

(O) 1947B 🚓

Accordingly, without deciding upon the merit of any claims raised therein, we

ORDER the petition DENIED.

Silver, C.J

Gibbons J.

cc: Hon. Kerry Louise Earley, District Judge John Michael Dunn Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk