## IN THE SUPREME COURT OF THE STATE OF NEVADA

CHRISTOPHER JONES, Petitioner, vs. THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, Respondent, and THE STATE OF NEVADA; AND WILLIAM HUTCHINGS, WARDEN, Real Parties in Interest. No. 82139 FILED DEC 2,4 2020 ELIZABETH A BROWN CLERK OF SUPREME COURT BY DEPUTY CLERK

20-46491

## ORDER DENYING PETITION FOR A WRIT OF MANDAMUS OR PROHIBITION

This original pro se petition for a writ of mandamus or prohibition appears to challenge petitioner's sentence for use of a deadly weapon, which he contends violates double jeopardy. Petitioner also argues that his sentence structure is illegal.

A challenge to a judgment of conviction must be raised in a postconviction petition for a writ of habeas corpus filed in the district court in the first instance. *See* NRS 34.724; NRS 34.738; NRAP 22.

SUPREME COURT OF NEVADA

D) 1947A

Therefore, without deciding the merits of the claims raised herein, we determine that our intervention is not warranted, see NRAP 21(b); 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."). Accordingly, we

ORDER the petition DENIED.

Pickering, C.J. Pickering J.

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**Christopher Jones** cc: Attorney General/Carson City **Clark County District Attorney Eighth District Court Clerk** 

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