IN THE SUPREME COURT OF THE STATE OF NEVADA

BRANDON ADAMS,

Petitioner.

VS.

SPEEDY RECOVERY, INC.,

Respondent.

No. 87611

FILED

DEC 29 2023/

CLERY OF SUPPEA

ORDER DENYING PETITION

This pro se original "petition for writ of mandamus and damages" appears to assert various claims arising from the alleged wrongful taking of petitioner's vehicle.

Having considered the petition and the accompanying materials, we are not convinced that our extraordinary and discretionary intervention is warranted. See NRS 34.170; NRS 34.330; Pan v. Eighth Judicial Dist. Court, 120 Nev. 222, 224, 228, 88 P.3d 840, 841, 844 (2004) (explaining that writ relief is proper only when there is not a plain, speedy, and adequate remedy at law and the petitioner bears the burden to demonstrate that extraordinary relief is warranted).

Even assuming the relief sought here could be properly obtained through a writ petition, any application for such relief should be directed to and resolved by the district court in the first instance so that the factual and legal issues can be fully developed, providing an adequate record to review. See Round Hill Gen. Improvement Dist. v. Newman, 97 Nev. 601, 604, 637 P.2d 534, 536 (1981) (recognizing that an appellate court is not the appropriate forum to resolve questions of fact): State v. Cty. of Douglas, 90 Nev. 272, 276-77, 524 P.2d 1271, 1274 (1974) (noting that "this court prefers that such an application [for writ relief] be addressed to the discretion of the appropriate district court" in the first instance), abrogated

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on other grounds by Att'y Gen. v. Gypsum Res., 129 Nev. 23, 33-34, 294 P.3d 404, 410-11 (2013); see also Walker v. Second Judicial Dist. Court, 136 Nev. 678, 684, 476 P.3d 1194, 1199 (2020) (noting that this court typically will not entertain petitions for extraordinary relief that implicate factual disputes). Accordingly, we

ORDER the petition DENIED.1

Stiglich

Cadish

Herndon

Brandon Adams cc:

Speedy Recovery, Inc.

¹To the extent petitioner appears to seek relief in various pending filings dated November 22, 2023, December 5, 2023, and December 27, 2023, they are construed as motions and denied as moot.