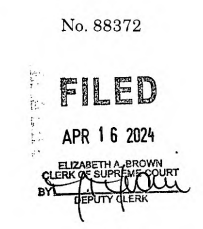
IN THE SUPREME COURT OF THE STATE OF NEVADA

JOSEPH WAYNE 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, Real Party in Interest.



ORDER DENYING MANDAMUS PETITION

This is an original pro se petition for a writ of mandamus challenging aspects of petitioner's probation revocation proceeding and sentencing. Petitioner was convicted, pursuant to a guilty plea, of firstoffense burglary and obtaining and using the personal identification information of another. After the revocation of petitioner's probation, the district court imposed the underlying aggregate prison term of 8-20 years.

Having considered the petition and documents submitted by petitioner, we are not convinced that our extraordinary and discretionary intervention is warranted. *Pan v. Eighth Jud. Dist. Ct.*, 120 Nev. 222, 228, 88 P.3d 840, 844 (2004) (observing that the party seeking writ relief bears the burden of showing that such relief is warranted); *Smith v. Eighth Jud. Dist. Ct.*, 107 Nev. 674, 677, 818 P.2d 849, 851 (1991) (recognizing that writ relief is an extraordinary remedy and that this court has sole discretion in determining whether to entertain a writ petition). As petitioner has failed to demonstrate that our intervention by extraordinary writ is warranted,

SUPREME COURT OF NEVADA we decline to exercise our original jurisdiction in this matter. See NRAP 21(b). Accordingly, we

ORDER the petition DENIED.

C.J. Cadish Sigin

J.

J.

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Joseph Wayne Jones cc: Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

SUPREME COURT OF NEVADA