IN THE SUPREME COURT OF THE STATE OF NEVADA

STEFAN JOHN STANKIC, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 44173

FLED

DEC 0 8 2004

ORDER DISMISSING APPEAL

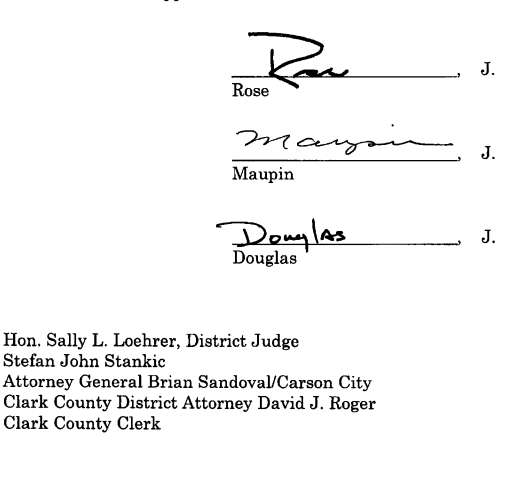
This is a proper person appeal from an order of the district court denying the following motions: motion for transcripts of arrest, motion to have all interpreters provide proof of their language certificates and time log sheets, motion to have interpreters time sheets, motion to have complete attorney's case file (including all work product and investigation reports), motion to have all billings by interpreters, public defenders and the court, and motion to have fees waived for court transcripts. Eighth Judicial District Court, Clark County; Sally L. Loehrer, Judge.

Our review of this appeal reveals a jurisdictional defect. The right to appeal is statutory; where no statute or court rule provides for an

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appeal, no right to appeal exists.¹ No statute or court rule provides for an appeal from the denial of the afore-mentioned motions. Accordingly, we ORDER this appeal DISMISSED.



¹Castillo v. State, 106 Nev. 349, 792 P.2d 1133 (1990).

Supreme Court Of Nevada cc: