IN THE SUPREME COURT OF THE STATE OF NEVADA

SHANNON DAVID BIGRIGG. Appellant, VS.

TERRI STEIK ROESER,

Respondent.

No. 45772

FILED

SEP 0 2 2005

ORDER DISMISSING APPEAL

This is a proper person appeal from a district court order directing appellant to pay the fee for filing a peremptory challenge. Ninth Judicial District Court, Douglas County; David R. Gamble, 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 appeal, no right to appeal exists.1 No statute or court rule provides for an appeal from an order directing the payment of the peremptory challenge filing fee.² Accordingly, we conclude that we lack jurisdiction to consider this appeal, and we

ORDER this appeal DISMISSED.

Rose

Parraguirre

SUPREME COURT NEVADA

¹See NRAP 3A(b); <u>Taylor Constr. Co. v. Hilton Hotels</u>, 100 Nev. 207, 678 P.2d 1152 (1984).

²Cf. State Engineer v. Truckee-Carson Irrig., 116 Nev. 1024, 1028-29 13 P.3d 395, 398 (2000) (recognizing that a petition for extraordinary relief is the appropriate method of challenging a district court order granting or failing to grant a peremptory challenge to change the judge assigned to the case).

cc: Hon. David R. Gamble, District Judge Shannon David Bigrigg Roeser & Roeser Douglas County Clerk