IN THE SUPREME COURT OF THE STATE OF NEVADA

TOBIN KONRAD,
Appellant,
vs.
THE STATE OF NE

THE STATE OF NEVADA,

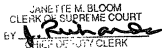
Respondent.

No. 45876

FLED

DEC 0 6 2005

ORDER DISMISSING APPEAL



This is a proper person appeal from a district court "Order Denying Defendant's Motion to Review False Arrest on Record and Dismiss Felony and Resentence Defendant to Misdemeanor Guidelines Because of the Unsigned Plea Agreement and False Booking of the Defendant that Diverted a Normal; (Pled Down to a Misdemeanor) Because of his Untrue Trafficking Record and Assumptions; Violation of Due Process." Eighth Judicial District Court, Clark County; Joseph T. Bonaventure, 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 the denial of appellant's motion. Accordingly, we

ORDER this appeal DISMISSED.

Douglas J.

Rose

Parraguirre

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

J.

J.

cc: Hon. Joseph T. Bonaventure, District Judge Tobin Konrad Attorney General George Chanos/Carson City Clark County District Attorney David J. Roger Clark County Clerk