## IN THE SUPREME COURT OF THE STATE OF NEVADA

L. SEVILLE PARKS, Appellant,

vs.

LARRY SHEW; B. BOOK; M. NEAGLE;

M. LINDSEY; T. PRINCE; E.K.

MCDANIEL; ADAM ENDEL: GERALD

THOMPSON; PATRICK CONWAY;

MIKE CROSSMAN; T. DAULTON; ROD

LIGHTSEY; R. BAKER; H. PELTZER;

RICHARD FALGE; ROBERT HENDRIX;

AND DEBRA LIGHTSEY,

Respondents.

No. 50085

FILED

OCT 0 2 2007

ANETTE M. BLOOM
CLEFFIX OF SUPREME COURT
BY LLLLLAGO
DEPUTY CLEFTX

## ORDER DISMISSING APPEAL

This is a proper person appeal from a district court order denying appellant's motion for an extension of time to serve his complaint and an order denying a motion to reconsider that order. Seventh Judicial District Court, White Pine County; Dan L. Papez, Judge.

Our review of the documents transmitted to this court pursuant to NRAP 3(e) reveals jurisdictional defects. This court has jurisdiction to consider an appeal only when the appeal is authorized by statute or court rule. No statute or court rule authorizes an appeal from an order denying a motion for an extension of time or an order denying a

(O) 1947A

<sup>&</sup>lt;sup>1</sup>Taylor Constr. Co. v. Hilton Hotels, 100 Nev. 207, 678 P.2d 1152 (1984).

motion for reconsideration.<sup>2</sup> Accordingly, as we lack jurisdiction over this appeal, we

Parraguirre

ORDER this appeal DISMISSED.

Hardesty J

Douglas J.

cc: Hon. Dan L. Papez, District Judge Lawrence Seville Parks Attorney General Catherine Cortez Masto/Carson City White Pine County Clerk

<sup>&</sup>lt;sup>2</sup>See NRAP 3A(b) (listing orders and judgments from which an appeal may be taken); Alvis v. State, Gaming Control Bd., 99 Nev. 184, 660 P.2d 980 (1983) (stating that an order denying reconsideration is not appealable).