## IN THE SUPREME COURT OF THE STATE OF NEVADA

LAWRENCE SEVILLE PARKS, Appellant,

vs. S. SANDERS; ROBERT HUSTON; T. PRINCE; MR. PETERSON; DAN SCHMIDT; KAREN BALENTINE; A. GREGERSON; KELLI L.; STEVE MACARTHUR; WARDEN, ELY STATE PRISON, E.K. MCDANIEL; DEBRA BROOKS; ADAM ENDEL; B. BOOK; JOHN MESSICK; DR. SEIGEL; JOSEPH BRACKBILL; G. THOMPSON; AND B. LEMICH, Respondents. No. 51312

FILED

JUN 12 2008

18-15010

## ORDER DISMISSING APPEAL

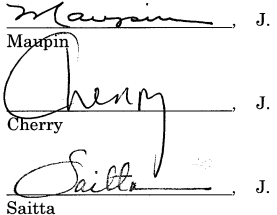
This is a proper person appeal from a district court order declining to enter a restrictive order against appellant because appellant had already been declared a vexatious litigant in another Seventh Judicial District Court case. Seventh Judicial District Court, White Pine County; Steve L. Dobrescu, Judge.

Our review of the documents transmitted to this court pursuant to NRAP 3(e) reveals a jurisdictional defect. Specifically, this court has jurisdiction to consider an appeal only when the appeal is authorized by statute or court rule.<sup>1</sup> No statute or court rule authorizes

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

SUPREME COURT OF NEVADA an appeal from an order declining to enter a restrictive order. Accordingly, as we lack jurisdiction over this appeal, we

ORDER this appeal DISMISSED.



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

(O) 1947A