IN THE SUPREME COURT OF THE STATE OF NEVADA

MONICA HOEFT-ROSS, HIAWATHA HOEFT-ROSS,

Appellants,

vs.

GEORGE BUMPUS, SMOKEY RIVER ENTERPRISES,

Respondents.



No. 34812

ORDER DISMISSING APPEAL

This is a proper person appeal from an order of the district court appointing a special master to resolve discovery disputes, and ordering appellants to pay \$250 as a deposit toward the special master's fees. Respondent filed a motion to dismiss the appeal on the ground that the order appealed from is not an appealable order.

The right to appeal is statutory; if no statute or court rule provides for an appeal, no right to appeal exists. <u>See</u> Taylor Constr. Co. v. Hilton Hotels, 100 Nev. 207, 678 P.2d 1152 (1984); Kokkos v. Tsalikis, 91 Nev. 24, 530 P.2d 756 (1975). There is no statute or court rule that provides for an appeal from an order appointing a special discovery master. <u>See</u> NRAP 3A(b)(1) and (2). We are therefore without jurisdiction to consider this appeal. Accordingly, the motion to dismiss is granted, and we

ORDER this appeal dismissed.¹

C.J. Rose J. Agos J.

¹Although appellants were not granted leave to file papers in proper person, <u>see</u> NRAP 46(b), we have considered the proper person documents received from appellants.