IN THE SUPREME COURT OF THE STATE OF NEVADA

ROBER	T EAF	۱ L	εE,	
Appellant,				
vs.				
THE S	TATE	OF	NEVADA	١,
Respondent.				

FILED OCT 21 1999 JANETTE M. BLOOM CLERK OF SUPPREME COURT BY HILF DEPUTY CLERK

No. 34926

ORDER DISMISSING APPEAL

This is a proper person appeal. On October 23, 1998, appellant was convicted, pursuant to a guilty plea, of one count of attempted burglary. The district court sentenced appellant to serve a term of 24 to 60 months, suspended the sentence, and placed appellant on probation for an indeterminate period of time not to exceed two years. Appellant subsequently violated the terms of his probation, and on August 5, 1999, the district court entered an order revoking appellant's probation.

On September 27, 1999, appellant filed a proper person document in the district court entitled "Notice of Appeal: Post Conviction." The clerk of the district court transmitted that document to this court as a proper person notice of appeal.

Our review of the documents before this court indicates that appellant is not appealing from any particular order or judgment. Rather, in the "Notice of Appeal: Post Conviction" appellant challenges the effectiveness of his counsel and the sentence imposed by the district court. These challenges should be brought in a post-conviction petition for a writ of habeas corpus filed in the district court in compliance with NRS 34.720 to 34.830. Accordingly, we dismiss this appeal without prejudice to appellant's right to timely appeal from a final appealable order of the district court.

It is so ORDERED.

J. Your J. Agosti J. Leavitt

cc: Hon. Sally L. Loehrer, District Judge Attorney General Clark County District Attorney Robert Earl Lee Clark County Clerk

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