## IN THE SUPREME COURT OF THE STATE OF NEVADA

RICHARD C. IDEN,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 55067

MAY 0 7 2010

CLERK OF SUPREME COURT
BY DEPUT CLERK

## ORDER OF AFFIRMANCE

This is a proper person appeal from an order of the district court denying a motion to return seized assets.<sup>1</sup> Eighth Judicial District Court, Clark County; Jackie Glass, Judge.

In his motion filed on October 27, 2009, appellant sought the return of \$1,555.10 seized from his inmate account while at the Clark County Detention Center. Based upon our review of the record on appeal, we conclude that the district court did not err in denying the motion. Appellant may not file a motion for return of property in an unrelated

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<sup>&</sup>lt;sup>1</sup>This appeal has been submitted for decision without oral argument, NRAP 34(f)(3), and we conclude that the record is sufficient for our review and briefing is unwarranted. <u>See Luckett v. Warden</u>, 91 Nev. 681, 682, 541 P.2d 910, 911 (1975).

criminal case. Relief, if any is available, must be sought in a civil action.

Accordingly, we

ORDER the judgment of the district court AFFIRMED.<sup>2</sup>

Hardesty J.

Douglas, J

Pickering J

cc: Hon. Jackie Glass, District Judge Richard C. Iden Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

<sup>&</sup>lt;sup>2</sup>We have reviewed all documents that appellant has submitted in proper person to the clerk of this court in this matter, and we conclude that no relief based upon those submissions is warranted. To the extent that appellant has attempted to present claims or facts in those submissions which were not previously presented in the proceedings below, we have declined to consider them in the first instance.