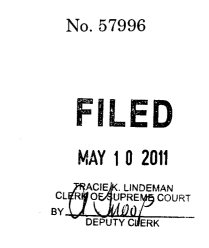
IN THE SUPREME COURT OF THE STATE OF NEVADA

PAUL MCCREARY, Appellant,

vs. HOWARD SKOLNIK; ROBERT BANNISTER; RENEE BAKER; CLAUDE WILLIS; MARTIN GREGORY; RON NIMAN; MICHAEL BONGARD; JERRY THOMPSON; HAL HOLLINGSWORTH; VINCE CZECHOROSKY; MICHAEL KOEHN; AND JACK PALMER, Respondents.



11-1377

ORDER DISMISSING APPEAL

Proper person appellant seeks to challenge a district court order denying a motion for enlargement of time and motion to exceed page limitations. As no statute or court rule authorizes an appeal from an order denying such motions, the challenged order is not substantively appealable. <u>See NRAP 3A(b)</u> (listing orders and judgments from which an appeal may be taken); <u>see also Taylor Constr. Co. v. Hilton Hotels</u>, 100 Nev. 207, 209, 678 P.2d 1152, 1153 (1984). As we lack jurisdiction to consider this appeal, we

ORDER this appeal DISMISSED.¹

Cherry J.

¹As we conclude that we lack jurisdiction over this appeal, appellant need not file the civil proper person appeal statement and transcript request forms sent to him.

SUPREME COURT OF NEVADA cc:

Hon. Dan L. Papez, District Judge Paul Thomas McCreary Attorney General/Carson City White Pine County Clerk

SUPREME COURT OF NEVADA