IN THE SUPREME COURT OF THE STATE OF NEVADA

ROBERT EARL JONES, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 61735

FILED

OCT 2 3 2012



ORDER DISMISSING APPEAL

This is a proper person appeal from a pre-filing injunction based upon a determination that appellant is a vexatious litigant. Eighth Judicial District Court, Clark County; Michael Villani, Judge.

Because no statute or court rule permits an appeal from an injunction entered in a criminal case, we lack jurisdiction.¹ <u>Castillo v. State</u>, 106 Nev. 349, 352, 792 P.2d 1133, 1135 (1990). Accordingly, we ORDER this appeal DISMISSED.

Saitta

Pickering

J.

Hardesty

¹It appears that if any remedy from the pre-filing injunction is available in this case it is by an original petition for a writ of prohibition, NRS 34.320; NRAP 21, arguing that the district court has exceeded its jurisdiction in preventing appellant from filing documents collaterally attacking his judgment of conviction. Similarly, the failure to file a post-conviction petition for a writ of habeas corpus submitted by appellant may be challenged in an original petition for a writ of mandamus. <u>See</u> NRS 34.160; NRAP 21.

SUPREME COURT OF NEVADA

(O) 1947A

12-33661

cc: Hon. Michael Villani, District Judge Robert Earl Jones Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk