IN THE SUPREME COURT OF THE STATE OF NEVADA

BRANDON L. PARISH,
Appellant,
vs.
THE STATE OF NEVADA
Respondent.

No. 35828



ORDER DISMISSING APPEAL

On March 17, 2000, appellant filed the instant proper person notice of appeal, in which he indicates that he is appealing from an order of the district court dismissing his motion to vacate judgment for lack of jurisdiction entered on March 7, 2000. The documents before this court indicate, however, that the district court did not dismiss appellant's motion on March 7, 2000. Rather, the district court took the matter off calendar pending resolution of appellant's direct appeal pending in this court in Docket No. 32810. Thus, appellant's notice of appeal is premature. Accordingly, we dismiss this appeal without prejudice to appellant's right to appeal from a final, appealable order resolving his motion.

It is so ORDERED.

J. You J. Agos J. Teavi

cc: Hon. Sally L. Loehrer, District Judge Attorney General Clark County District Attorney Dayvid Figler, Deputy State Public Defender Brandon L. Parish Clark County Clerk