IN THE SUPREME COURT OF THE STATE OF NEVADA

LONNIE CHANEY, Appellant, vs. THE STATE OF NEVADA, Respondent.

No. 63607

FILED

AUG 0 1 2013

CLERK OF SURREME COURT
BY DEPUTY CLERK

ORDER DISMISSING APPEAL

This is an appeal from "the final judgment [of] the order entered denying time credit serve[d] . . . on 25[th] day of June 2013." Eighth Judicial District Court, Clark County; James M. Bixler, Judge.

Our review of this appeal reveals a jurisdictional defect. Specifically, the district court docket and minute entries, indicate that no oral ruling was made nor any written order entered resolving appellant's motion. Rather, it appears from the minute entry for June 25, 2013, that the court removed appellant's motion from its calendar to allow counsel to review the record and determine "if there is an error with the credit for time served." Therefore, we conclude we lack jurisdiction to consider this appeal, and we

ORDER this appeal DISMISSED.

Hardesty

Parraguirre

Cherry

Cherry, J.

SUPREME COURT OF NEVADA

(O) 1947A

cc: Hon. James M. Bixler, District Judge
Lonnie Chaney
Gwynne R. Dumbrigue
Attorney General/Carson City
Clark County District Attorney
Eighth District Court Clerk