IN THE SUPREME COURT OF THE STATE OF NEVADA

DAVID RODRIGUES,

Appellant,

vs.

THE STATE OF NEVADA,

Respondent.

No. 35935

FILED

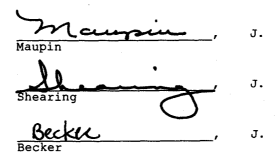
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ORDER DISMISSING APPEAL

This is a proper person appeal from an order of the district court dismissing an appeal from the justice court. Our review of this appeal reveals a jurisdictional defect. Specifically, appellant's case arose in the justice court. The district court has final appellate jurisdiction over a case arising in the justice court. Nev. Const. art. 6, \$ 6; Tripp v. The City of Sparks, 92 Nev. 362, 550 P.2d 419 (1976). Accordingly, we conclude that we lack jurisdiction to consider this appeal, and we

ORDER this appeal dismissed.2



cc: Hon. Steven P. Elliott, District Judge
Attorney General
Washoe County District Attorney
David Rodrigues
Washoe County Clerk

¹We note that appellant fails to designate the order he is appealing from in his April 3, 2000 notice of appeal. See NRAP 3(c) (providing that the notice of appeal shall designate the judgment or order being appealed from). On March 28, 2000, the district court entered an order granting a motion to dismiss. There is no indication from our review of the documents before this court of any other order entered by the district court in this matter. Thus, we construe appellant's notice of appeal to be from the March 28, 2000 district court order granting a motion to dismiss his appeal.

 $^{^2\}mbox{We}$ have considered all proper person documents filed or received in this matter, and we conclude that the relief requested is not warranted.