IN THE SUPREME COURT OF THE STATE OF NEVADA

PHILLIP MINOR, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 64561

FILED

APR 0 4 2014

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY
DEPUTY CLERK

ORDER DISMISSING APPEAL

This is a proper person appeal from an order granting a motion for amended judgment of conviction to include jail time credits. Eighth Judicial District Court, Clark County; Elissa F. Cadish, Judge.

On October 24, 2013, appellant filed a motion for amended judgment of conviction to include jail time credits, requesting 128 presentence credits. The district court granted the motion and filed an amended judgment of conviction awarding appellant 128 presentence credits. Appellant then filed a notice of appeal from the district court's order.

The district court awarded appellant the relief he sought, and therefore, he was not an aggrieved party and there was no appealable order from which he may appeal. See NRS 177.015 (discussing that only the aggrieved party in a criminal action may appeal to this court). To the extent appellant attempted to file a direct appeal from the amended judgment of conviction, appellant was also not aggrieved by the amendment to the judgment of conviction as the district court simply

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awarded appellant the credits he requested. See id. Therefore, this appeal must be dismissed and we

ORDER this appeal DISMISSED.¹

Pickering, J

Journa, J.

Parraguirre

Datte, J

cc: Hon. Elissa F. Cadish, District Judge Phillip Minor Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

¹We have reviewed the proper person documents submitted in this matter and we conclude no relief is warranted for the reasons stated above.