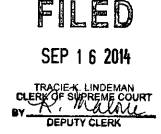
IN THE SUPREME COURT OF THE STATE OF NEVADA

COLLETTE J. SHERBINO, Appellant, vs. ROBIN DIETZ, Respondent. No. 66018



ORDER DISMISSING APPEAL

This is a proper person appeal from a district court order enforcing a prior order for reunification with the minor child. Eighth Judicial District Court, Clark County; Kenneth E. Pollock, Judge.

Our review of this appeal reveals a jurisdictional defect. This court has jurisdiction to consider an appeal only when the appeal is authorized by statute or court rule. See Taylor Constr. Co. v. Hilton Hotels Corp., 100 Nev. 207, 209, 678 P.2d 1152, 1153 (1984). Appellant is appealing from a district court order that enforces a prior order directing reunification between respondent and the parties' minor child. No statute or court rule authorizes an appeal from an order enforcing a prior order for reunification. See NRAP 3A(b) (listing orders and judgments from which an appeal may be taken); see also Gumm v. Mainor, 118 Nev. 912, 920, 59 P.3d 1220, 1225 (2002) (providing that an appealable special order after final judgment must affect the rights of some party to the action growing out of the judgment). Accordingly, as we lack jurisdiction, we

ORDER this appeal DISMISSED.

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J.

SUPREME COURT OF NEVADA

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cc: Hon. Kenneth E. Pollock, District Judge Collette J. Sherbino Robin Dietz Eighth District Court Clerk