IN THE SUPREME COURT OF THE STATE OF NEVADA

KEISHAWN CRANFORD,
Appellant,

vs.
THE STATE OF NEVADA,
Respondent.

No. 66829

FILED

MAR 3 0 2015

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY DEPUTY CLERK

ORDER DISMISSING APPEAL

This is an appeal from a district court order denying a presentence motion to withdraw a guilty plea. Eighth Judicial District Court, Clark County; Elissa F. Cadish, Judge. Respondent has filed a motion to dismiss this appeal for lack of jurisdiction because the district court's order is not independently appealable. Appellant opposes the motion.

The right to appeal is statutory; where no statute or court rule provides for an appeal, no right to appeal exists. Castillo v. State, 106 Nev. 349, 352, 792 P.2d 1133, 1135 (1990). As respondent correctly points out, no statute or court rule provides for an independent appeal from an order denying a presentence motion to withdraw a guilty plea. Appellant suggests that because the district court's written order was entered after entry of the judgment of conviction, this is an appeal of a post-conviction order over which this court has jurisdiction. This contention lacks merit. Although the district court's order was entered after the judgment of conviction, it nevertheless denies appellant's presentence motion to withdraw his guilty plea.

Because no statute or court rule provides for an independent appeal of an order denying a presentence motion to withdraw a guilty plea, we conclude that we lack jurisdiction over this appeal, and we ORDER this appeal DISMISSED.

Parraguirre J.

Douglas , J

Cherry, J.

cc: Hon. Elissa F. Cadish, District Judge Dayvid J. Figler Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk Keishawn Cranford