An unpublished order shall not be regarded as precedent and shall not be cited as legal authority. SCR 123.

## IN THE COURT OF APPEALS OF THE STATE OF NEVADA

CHRISTOPHER B. WILLIAMS, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 67079

FILED

JUL 1 4 2015

CLERK OF SUPPLEME COURT

## ORDER DISMISSING APPEAL

This is an appeal from a district court order denying appellant Christopher Williams' post-conviction petition for a writ of habeas corpus. Eighth Judicial District Court, Clark County; Stefany Miley, Judge.

Our review of the documents submitted in this appeal reveal the district court's findings of fact, conclusions of law, and order does not address Williams' claims that appellate counsel was ineffective for failing to raise a Sixth Amendment Confrontation Clause claim on direct appeal and the district court abused its discretion by denying Williams' request for substitute counsel. Because the district court order does not resolve all of Williams' claims, it is not a final order and we lack jurisdiction to consider his appeal. See NRS 34.575(1); Sandstrom v. Second Judicial Dist. Court, 121 Nev. 657, 659, 119 P.3d 1250, 1252 (2005) (explaining

COURT OF APPEALS
OF
NEVADA

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15-900768

that a final order disposes of all issues and leaves nothing for future consideration). Accordingly, we

ORDER this appeal DISMISSED.1

Gibbons, C.J.

Tao J.

Silver, J

cc: Hon. Stefany Miley, District Judge Christopher B. Williams Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

<sup>&</sup>lt;sup>1</sup>This order constitutes our final disposition of this appeal. Any subsequent appeal shall be docketed as a new matter.