An unpublished order shall not be regarded as precedent and shall not be cited as legal authority.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

IN THE SUPREME COURT OF THE STATE OF NEVADA

FERRILL JOSEPH VOLPICELLI, Appellant, vs. THE STATE OF NEVADA, Respondent.

No. 67563

FILED

APR 2 1 2015 TRACIE K. LINDEMAN CLERK OF SUPREME COURT BY _______ DEPUTY CLERK

ORDER DISMISSING APPEAL

This is an appeal from "the Motion to Correct Judgment of Conviction's Order filed/entered on or about the 2nd day of March, 2015." Second Judicial District Court, Washoe County; Scott N. Freeman, Judge.

On March 2, 2015, the district court entered an amended judgment of conviction nunc pro tunc to December 12, 2003, the date of the original judgment of conviction, which corrects a clerical error changing the reference to "Nevada State Prison" to the "Nevada Department of Corrections," and removing a testing fee of \$150. Our review of this appeal reveals a jurisdictional defect. The amended judgment of conviction makes no substantive changes to appellant's rights; therefore appellant is not an aggrieved party. *See* NRAP 3B; NRS 177.015(1). 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). No statute or court rule provides for an appeal by

SUPREME COURT OF NEVADA a non-aggrieved party. Therefore we lack jurisdiction to entertain this appeal and we

ORDER this appeal DISMISSED.¹

J. Parraguirre <u>Ineques</u> <u>Chearry</u> J. Douglas J. Cherry Hon. Scott N. Freeman, District Judge Ferrill Joseph Volpicelli Attorney General/Carson City Washoe County District Attorney Washoe District Court Clerk

1 Although appellant has not been granted permission to file documents in this matter in proper person, see NRAP 46(b), we have received and considered appellant's proper person documents.

SUPREME COURT OF NEVAOA cc: