## IN THE SUPREME COURT OF THE STATE OF NEVADA

ANTHONY GRECO, Appellant,

vs.

UNINCORPORATED TOWN OF
PAHRUMP; WILLIAM KOHLBARGER,
PAHRUMP TOWN MANAGER
(SITTING); PAHRUMP TOWN BOARD,
INDIVIDUALLY; SCOTT F. LEWIS,
FIRE CHIEF, PAHRUMP VALLEY
FIRE-RESCUE; PAHRUMP VALLEY
FIRE-RESCUE; THE LAW FIRM OF
ARMSTRONG TEASDALE, AS
REPRESENTATIVES OF TOWN OF
PAHRUMP: MARY ANN NELSON
SMYERS ROLANDS; AND TERRI
LYNNE SMYERS BOSTWICH,
Respondents.

No. 68360

FILED

JUL 2 8 2015

CLERIVOE SUPPREME COURT

## ORDER DISMISSING APPEAL

This pro se appeal is from an order of the district court denying appellant's application to proceed in forma pauperis. Fifth Judicial District Court, Nye County; Kimberly A. Wanker, Judge.

Our review of this appeal reveals a jurisdictional defect. Specifically, no statute or court rule authorizes an appeal from such an order. See NRAP 3A(b) (listing orders and judgments from which an appeal may be taken). see also Taylor Constr. Co. v. Hilton Hotels Corp.,

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100 Nev. 207, 209, 678 P.2d 1152, 1153 (1984). We therefore lack jurisdiction to consider this appeal, and we

ORDER this appeal DISMISSED.1

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J.

Saitta

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J.

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Pickering

J.

cc: Hon. Kimberly A. Wanker, District Judge Anthony Greco Marquis Aurbach Coffing Armstrong Teasdale, LLP/Las Vegas Nye County Clerk

<sup>&</sup>lt;sup>1</sup>Appellant's July 20, 2015, application to proceed in forma pauperis is denied as moot.