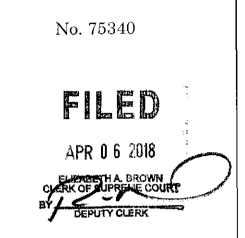
IN THE SUPREME COURT OF THE STATE OF NEVADA

GARY E. MCKINLEY, Appellant, vs. MEGAN MCCLELLAN; ROBERT LEGRAND, WARDEN; S.L. FOSTER; RICHARD MAIN; LEANNE RUTHERFORD; STARLIN GENTRY; J. HILDERBRAND; QUENTIN BYRNE; S. BAROS; CATHERINE CORTEZ MASTO; AND BENJAMIN JOHNSON, Respondents.



ORDER DISMISSING APPEAL

This is a pro se appeal from various district court orders. Eleventh Judicial District Court, Pershing County; Jim C. Shirley, Judge.

Our review of the documents submitted to this court pursuant to NRAP 3(g) reveals a jurisdictional defect. Specifically, the notice of appeal appears to be untimely filed under NRAP 4(a) because it appears that it was filed more than 30 days after service of written notices of entry of the orders appealed from.¹ See NRAP 4(a)(1); NRAP 26(c). Written notices of entry of the orders appealed from were filed and served by mail on December 16 and 21, 2016. Appellant's notice of appeal from these orders was due no later than January 20, 2017, and January 23, 2017. Appellant did not file his notice of appeal until March 9, 2018.

¹It also appears that many of the orders appealed from may not be substantively appealable. *See* NRAP 3A(b).

SUPREME COURT OF NEVADA

(O) 1947A

An untimely notice of appeal fails to vest jurisdiction in this court. See Healy v. Volkswagenwerk Aktiengesellschaft, 103 Nev. 329, 741 P.2d 432 (1987). Accordingly, we

ORDER this appeal DISMISSED.

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cc:

Hon. Jim C. Shirley, District Judge
Gary E. McKinley
Attorney General/Carson City
Attorney General/Las Vegas
Pershing County Clerk

SUPREME COURT OF NEVADA