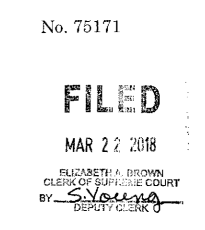
## IN THE SUPREME COURT OF THE STATE OF NEVADA

FRANK MILFORD PECK, Appellant, vs. THE STATE OF NEVADA DEPARTMENT OF CORRECTIONS; DR. KAREN GEDNEY; DR. MAR; DR. EDCOMB; RN. MITCHIL; RN. J. DANIEL; RN. HENDERSON; CARSON CITY CORONER OFFICE; INSPECTOR GENERAL; AND NDOC, Respondents.



18-11209

## ORDER DISMISSING APPEAL

This is an appeal from a district court's order denying motion to reconsider order denying motion to dismiss. First Judicial District Court, Carson City; James E. Wilson, Judge.

Our preliminary review of the documents submitted to this court pursuant to NRAP 3(g) reveals a potential jurisdictional defect. Specifically, the order designated in the notice of appeal is not substantively appealable. See NRAP 3A(b) (listing orders and judgments from which an appeal may be taken). This court has jurisdiction to consider an appeal only when the appeal is authorized by statute or court rule. Taylor Constr. Co. v. Hilton Hotels Corp., 100 Nev. 207, 678 P.2d 1152 (1984). No statute or

SUPREME COURT OF NEVADA court rule authorizes an appeal from the above-mentioned order. Accordingly, we lack jurisdiction to consider this appeal, and we ORDER this appeal DISMISSED.

\_, J.

Cherry Cherry Cherry J. Cherry Stiglich Stiglich Cc: Hon. James E. Wilson, District Judge Frank Milford Peck Attorney General/Carson City Attorney General/Las Vegas

Carson City Clerk

SUPREME COURT OF NEVADA