IN THE SUPREME COURT OF THE STATE OF NEVADA

DELASK PITTMAN,

Appellant,

vs.

THE STATE OF NEVADA,

Respondent.

No. 37053

FILED

JAN 19 2001

JANETTE M. BLOOM CLERK OF SUPREME COUR BY

## ORDER DISMISSING APPEAL

This is a proper person appeal from orders of the district court denying the public defender's request for appointment of post-conviction counsel, appellant's pro per motion for appointed post-conviction attorney, and appellant's pro per "motion for objection on the district attorney/motion of denied and/or objected the defendant from his rights to appointment of counsel." Our review of this appeal reveals a jurisdictional defect. 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, 792 P.2d 1133 (1990). No statute or court rule provides for an appeal from an order of the district court denying a request and motion for the appointment of post-conviction counsel or a "motion for objection on the district attorney/motion of denied and/or objected the defendant from his rights to appointment of counsel." Accordingly, we

ORDER this appeal dismissed.

Young

Rose , J.

Becker, J.

cc: Hon. Mark W. Gibbons, District Judge Attorney General Clark County District Attorney Delask Pittman Clark County Clerk