## IN THE SUPREME COURT OF THE STATE OF NEVADA

CHRISTOPHER LEE NABARRETTE. Appellant, VS. THE STATE OF NEVADA, Respondent.

No. 88651

MAY 22 2024

## ORDER DISMISSING APPEAL

This is a pro se appeal from a decision denying appellant's "motion for everyday in jail from dates of arrest/sentencing to be credited to case #C-21-356139-1." The motion was denied as a fugitive document because appellant filed it pro se when he was represented by counsel. Eighth Judicial District Court, Clark County; Mary Kay Holthus, Judge.

Because no statute or court rule permits an appeal from the aforementioned district court order, this court lacks jurisdiction to consider this appeal. Castillo v. State, 106 Nev. 349, 352, 792 P.2d 1133, 1135 (1990) (explaining that this court has jurisdiction only when statute or court rule provides for appeal). Accordingly, this court

ORDERS this appeal DISMISSED.

Herndon

Lee

SUPREME COURT OF NEVADA

(O) 1947A

cc: Hon. Mary Kay Holthus, District Judge Christopher Lee Nabarrette Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk