IN THE SUPREME COURT OF THE STATE OF NEVADA

ISIAH TAYLOR,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 88802

FILED

JUL 2 2 2024

ORDER DISMISSING APPEA

This is a pro se appeal of the district court's oral decisions denying the following motions: motion for transcripts at state expense, motion to open and unseal case record, motion to amend/strike judgement of conviction, and motion for order to enforce and or an order to show cause re: contempt. Eighth Judicial District Court, Clark County; Jasmin D. Lilly-Spells, Judge.

Because no statute or court rule permits an appeal from the aforementioned district court orders, 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

ORDER this appeal DISMISSED.1

Stiglich Stiglich

Pickering

Parraguirre

¹In light of this order, this court takes no action in regard to appellant's pro se motion filed July 1, 2024, and appellant's July 17, 2024, notice requesting that his notices of appeal be filed under separate dockets.

SUPREME COURT OF NEVADA

(O) 1947A

24.25488

cc: Hon. Jasmin D. Lilly-Spells, District Judge Isiah Taylor Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk