

IN THE SUPREME COURT OF THE STATE OF NEVADA

YUNIER TORRES,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 89025

FILED

AUG 02 2024

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY 
DEPUTY CLERK


ORDER DISMISSING APPEAL


This is a pro se appeal from a district court order denying several motions regarding pre-sentence credits. Eighth Judicial District Court, Clark County; Erika D. Ballou, Judge.


This court's review of this appeal reveals a jurisdictional defect. Specifically, the appeal appears premature because claims remain pending below. *See generally State v. Lewis*, 124 Nev. 132, 136, 178 P.3d 146, 148 (2008) (explaining that, generally, a judgment must be final before vesting jurisdiction in this court); NRAP 4(b)(5)(B) (providing for entry of a judgment finally resolving postconviction matters). Appellant's claims challenging his conviction appear to be unresolved and remain pending after Judge Ballou dismissed the time computation portion of the motion and transferred the matter to Department 32 to consider the merits of the remaining challenges of the conviction. *See* NRS 177.015(3) ("The defendant only may appeal from a final judgment . . . in a criminal case."). This matter thus is pending before Department 32 without a final

appealable decision having been reached. Accordingly, this court lacks jurisdiction and

ORDERS this appeal DISMISSED.


_____, J.
Herndon


_____, J.
Lee


_____, J.
Bell

cc: Hon. Erika D. Ballou, District Judge
Yunier Torres
Eighth Judicial District Court, Department 32
Eighth Judicial District Court, Department 24
Attorney General/Carson City
Clark County District Attorney
Eighth District Court Clerk