## IN THE SUPREME COURT OF THE STATE OF NEVADA

ALLANNA WARREN,
Appellant,
vs.
VIP AUTO SERVICES CENTER, INC.;
LAS VEGAS METROPOLITAN POLICE
DEPARTMENT; DOE LAS VEGAS
METROPOLITAN POLICE
DEPARTMENT OFFICERS (1-50);
MARQUIS AND AURBACH DOE
EMPLOYEE (1-50); JACKIE NICHOLS;
AND REESE LEVINS,
Respondents.

No. 88821

FILED

SEP 17 2024

CLERK OF SUPREME COURT

BY DEPUTY CLERK

## ORDER DISMISSING APPEAL

This is a pro se appeal from a post-judgment district court order declaring appellant a vexatious litigant. Eighth Judicial District Court, Clark County; Jacob A. Reynolds, Judge.

Review of the notice of appeal and documents before this court reveals a jurisdictional defect. Specifically, a post-judgment order declaring a party to be a vexatious litigant is not an independently appealable order, and no other statute or court rule appears to allow an appeal from the challenged order. See Peck v. Crouser, 129 Nev. 120, 295 P.3d 586 (2013) (providing that a post-judgment vexatious litigant determination is not independently appealable); Brown v. MHC Stagecoach, LLC, 129 Nev. 343,

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345, 301 P.3d 850, 851 (2013) (this court "may only consider appeals authorized by statute or court rule"). Accordingly, we lack jurisdiction and ORDER this appeal DISMISSED.

Herndon, J

Lee

Bell

cc:

Hon. Jacob A. Reynolds, District Judge

Allanna Warren

Marquis Aurbach Chtd.

VIP Auto Services Center, Inc.

Eighth District Court Clerk