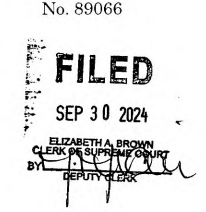
IN THE SUPREME COURT OF THE STATE OF NEVADA

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.



ORDER DISMISSING APPEAL

This is a pro se appeal from a purported order entered on July 24, 2024, denying appellant's motion to stay case. 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. The district court docket entries do not indicate that any order was entered on July 24, 2024. Instead, on that date, the district court orally denied appellant's motion for a stay pending appeal and motion to vacate orders dated June 7, 2024. The district court docket entries indicate the only order entered on July 7, 2024, was an order declaring appellant a vexatious litigant. No statute or court rule allows an appeal from an order denying a motion for stay pending appeal and to vacate a vexatious litigant order. Accordingly, this court lacks jurisdiction, see Brown v. MHC Stagecoach, LLC, 129 Nev. 343, 345, 301 P.3d 850, 851

SUPREME COURT OF NEVADA

(O) 1947A

24.30448

(2013) (this court "may only consider appeals authorized by statute or court rule"), and

ORDERS this appeal DISMISSED.

Stiglich

Pickering

Hon. Jacob A. Reynolds, District Judge cc:

Allanna Warren

Marquis Aurbach Chtd.

VIP Auto Services Center, Inc.

Eighth District Court Clerk