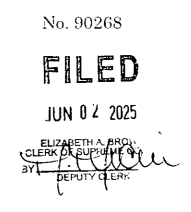
IN THE SUPREME COURT OF THE STATE OF NEVADA

CHARLES DOWLING GONZALEZ A/K/A CHARLES GONZALEZ A/K/A CHARLES FRANCIS DOWLING GONZALEZ, Appellant, vs. MICHAEL DICKERSON; BRIDGET ZAVSZA; DAVID CHARNS: MARK CREDICO: AND M. FRANKS, Respondents.



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ORDER DISMISSING APPEAL

This is a pro se appeal from an interlocutory district court order denying a motion to amend a complaint. Eighth Judicial District Court, Clark County; Crystal Eller, Judge.

Review of the notice of appeal and documents transmitted by the district court clerk reveals a jurisdictional defect. This court "may only consider appeals authorized by statute or court rule." *Brown v. MHC Stagecoach, LLC,* 129 Nev. 343, 345, 301 P.3d 850, 851 (2013). No statute or court rule authorizes an appeal from an interlocutory order denying a motion to amend a complaint. Accordingly, we lack jurisdiction and

ORDER this appeal DISMISSED.

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SUPREME COURT OF NEVADA cc: Hon. Crystal Eller, District Judge Charles Dowling Gonzalez Bridget Zavsza David Charns M. Franks Mark Credico Clark County District Attorney Eighth District Court Clerk

SUPREME COURT OF NEVADA