

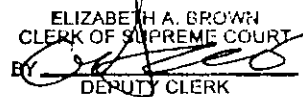
IN THE SUPREME COURT OF THE STATE OF NEVADA

TROY DANIEL HEATH,
Appellant,
vs.
HANNAH LEE THORMAHLEN,
Respondent.

No. 91259

FILED

SEP 17 2025

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY  DEPUTY CLERK

ORDER DISMISSING APPEAL


This is a pro se appeal from a July 30, 2025, district court order denying an oral request to terminate supervised visitation, directing the parties to continue supervised visitation as previously ordered, and directing appellant to resume the Options Patch Program. Eighth Judicial District Court, Family Division, Clark County; Nadin Cutter, Judge.

Review of the notice of appeal and documents before this court 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 the challenged order. Although an order finally denying a motion to modify custody is ordinarily appealable, *see* NRAP 3A(b)(7), the July 30 order denies a motion to modify *temporary* supervised visitation. Orders regarding temporary custody are not appealable. *In re Temp. Custody of Five Minors*, 105 Nev. 441, 777 P.2d 901 (1989) (stating that an order subject to periodic mandatory review and modification is not a final, appealable order). Nor does it appear that the district court has entered an

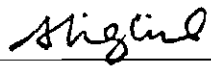
25-40537

order finally resolving the issue of custody. Accordingly, we lack jurisdiction and

ORDER this appeal DISMISSED.


Parraguirre, J.


Bell, J.


Stiglich, J.

cc: Hon. Nadin Cutter, District Judge, Family Division
Troy Daniel Heath
Hannah Lee Thormahlen
Eighth District Court Clerk