IN THE SUPREME COURT OF THE STATE OF NEVADA

SANDRA J. SMITH, INDIVIDUALLY AND AS EXECUTRIX FOR THE ESTATE OF RALPH E. SMITH, JR.: AND EDWARD DUCSAK,

Appellants,

VS.

BECHTEL NEVADA CORPORATION,

Respondent.

No. 38886

FILED **DEC 17 2001**

J.

J.

J.

ORDER DISMISSING APPEAL

This is a proper person appeal from an order denying appellants' "motion for defendant to cease stating this case is a CBA dispute." The right to appeal is statutory; if no statute or court rule provides for an appeal, no right to appeal exists. 1 No statute or rule provides for an appeal from an order denying a motion such as appellants'.2 Accordingly, as we lack jurisdiction, we

ORDER this appeal DISMISSED.

Young

Agostzi

Leavitt

Hon. James C. Mahan, District Judge cc: Ricciardi Law Group

Edward Ducsak

Sandra J. Smith

Clark County Clerk

¹See Taylor Constr. Co. v. Hilton Hotels, 100 Nev. 207, 678 P.2d 1152 (1984); Kokkos v. Tsalikis, 91 Nev. 24, 530 P.2d 756 (1975).

²See NRAP 3A(b)(2).