IN THE SUPREME COURT OF THE STATE OF NEVADA

WENDY WATSON, Appellant, vs. THE STATE OF NEVADA, Respondent.

No. 39728

FILED

JUL 29 2002

ORDER DISMISSING APPEAL

NETTE M. BLOO This is an appeal from an order of the district court

dishonorably discharging appellant from probation. Our review of this appeal revealed a potential jurisdictional defect. The right to appeal is statutory; where no statute or court rule provides for an appeal, no right to appeal exists.¹ No statute or court rule appears to provide for an appeal from an order discharging an individual from probation.

Accordingly, on June 18, 2002, this court ordered counsel for appellant to show cause why this appeal should not be dismissed. Counsel

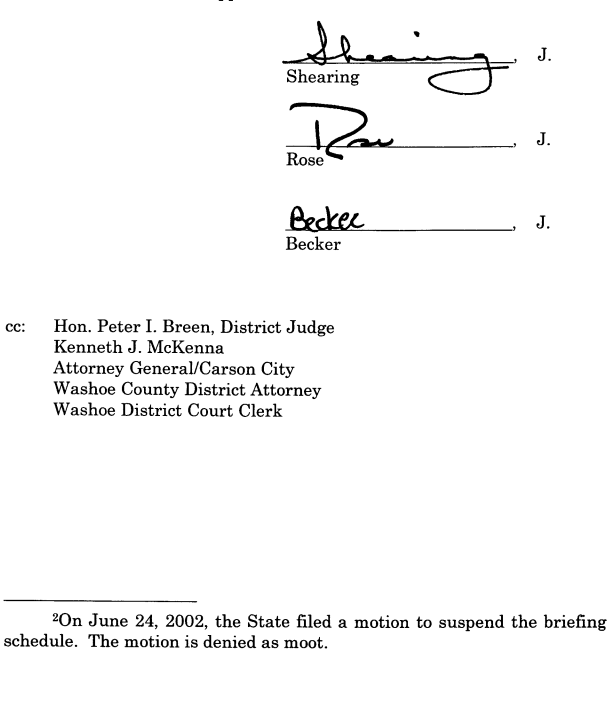
¹Castillo v. State, 106 Nev. 349, 792 P.2d 1133 (1990).

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for appellant has failed to respond. We therefore conclude that we lack jurisdiction, and we

ORDER this appeal DISMISSED.²



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