## IN THE SUPREME COURT OF THE STATE OF NEVADA

GREGORY HARRIS,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 40475

Case | Face | See | See

DEC 1 6 2002

## OPDER DISMISSING APPEAL

Appellant purports to appeal in proper person from an order of the district court denying a "motion for new trial/not guilty verdict" entered on July 18, 2002. Our review of this appeal reveals a jurisdictional defect. The documents before this court indicate that the district court did not deny a "motion for new trial/not guilty verdict" on July 18, 2002.¹ Because appellant failed to designate an appealable order, we conclude that we lack jurisdiction to consider this appeal, and we

ORDER this appeal DISMISSED.

Shearing

Leavitt

Rookon

J.

J.

<sup>1</sup>We note that the documents before this court indicate that appellant has not filed a "motion for a new trial/not guilty verdict" in the district court. The district court imposed appellant's sentences on July 18, 2002. To the extent that appellant may be seeking to directly appeal his conviction, we note that appellant has a direct appeal pending in this court in Docket No. 40344. Appellant is represented by counsel in Docket No. 40344. Thus, any attempts to challenge the validity of the judgment of conviction on direct appeal must be made by and through counsel.

SUPREME COURT OF NEVADA cc: Hon. Valorie Vega, District Judge Attorney General/Carson City Clark County District Attorney Gregory Harris Clark County Clerk

2