IN THE SUPREME COURT OF THE STATE OF NEVADA

JEFFERY MULHALL,

Appellant,

vs.

JO GENTRY, WARDEN,

Respondent.

No. 75809

FILED

JUL 2 6 2018

CLERA OF SUPREME COURT
BY DEPUTY CLERK

ORDER DISMISSING APPEAL

This is a pro se appeal from a district court order denying a postconviction petition for a writ of habeas corpus. Eighth Judicial District Court, Clark County; Gloria Sturman, Judge.

Because it did not appear that the district court had entered a written order memorializing its decision, on May 16, 2018, this court entered an order directing the district court to either (1) enter a written order, (2) inform this court that it is reconsidering its decision, or (3) inform this court in writing that additional time is needed to enter a written order. On June 25, 2018, the district court entered an order reconsidering its decision and transferring the case to another department. The June 25, 2018, order is not a final order, and appellant's appeal is premature. See NRS 177.015(3) (appellant may appeal from a final judgment or verdict); see also Sandstrom v. Second Judicial Dist. Court, 121 Nev. 657, 659, 119 P.3d 1250, 1252 (2005) ("[A] final order is one that disposes of all issues and

SUPREME COURT OF NEVAOA

18-28782

leaves nothing for future consideration."). Accordingly, we conclude that we lack jurisdiction to consider this appeal, and we ORDER this appeal DISMISSED.

Cherry, J

the same

slight J.

Parraguirre

Stiglich

cc: Hon. Gloria Sturman, District Judge Jeffery Mulhall Attorney General/Carson City Eighth District Court Clerk