

IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF X. E. M. K.,  
CHILD UNDER 18 YEARS OF AGE.

No. 75433

NORMAN L.,

Appellant,

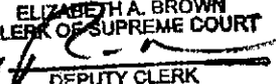
vs.

X. E. M. K.; AND STATE OF NEVADA  
DEPARTMENT OF FAMILY  
SERVICES,

Respondents.

**FILED**

AUG 10 2018

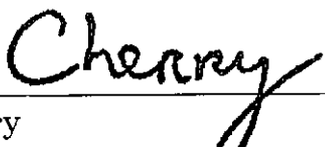
ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY  DEPUTY CLERK

*ORDER DISMISSING APPEAL*

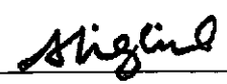
This is an appeal from an order denying a "motion for immediate return of child and removal of [appellant] from case." Third Judicial District Court, Lyon County; Leon Aberasturi, Judge.

On May 30, 2018, this court entered an order to show cause directing appellant to demonstrate this court's jurisdiction. Specifically, it appears the order appealed from is not substantively appealable. NRAP 3A(b); *Taylor Constr. Co. v. Hilton Hotels*, 100 Nev. 207, 678, P.2d 1152 (1984). We cautioned appellant that failure to demonstrate jurisdiction would cause this appeal to be dismissed. To date, appellant has failed to respond to our order to show cause or to otherwise demonstrate that this court has jurisdiction to consider this appeal. Accordingly, it appears we lack jurisdiction, and we

ORDER this appeal DISMISSED.

  
\_\_\_\_\_, J.  
Cherry

  
\_\_\_\_\_, J.  
Parraguirre

  
\_\_\_\_\_, J.  
Stiglich

cc: Hon. Leon Aberasturi, District Judge  
Aaron M. Bushur  
Lyon County District Attorney  
Kelly Werth  
Third District Court Clerk