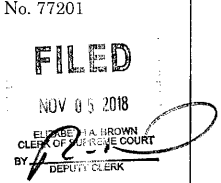
IN THE SUPREME COURT OF THE STATE OF NEVADA

MARLIS DEON DORSEY, JR., Appellant. vs. THE STATE OF NEVADA. Respondent.



18-992157

ORDER DISMISSING APPEAL

This is a pro se appeal from the "denial of computation of statutory 'good time' according to NRS 209.4465." Eighth Judicial District Court, Clark County; Carolyn Ellsworth, Judge.

The documents before this court do not indicate that a postconviction petition for a writ of habeas corpus has been filed or denied in district court case number C-17-324021-1, the case number designated in the notice of appeal. To the extent that appellant appeals from the judgment of conviction, the notice of appeal was untimely filed. NRAP 4(b); NRAP 26(a); NRAP 26(c). "[A]n untimely notice of appeal fails to vest jurisdiction in this court." Lozada v. State, 110 Nev. 349, 352, 871 P.2d 944, 946 (1994). Accordingly, we

ORDER this appeal DISMISSED.

henry Cherry Parraguirre

SUPREME COURT OF NEVADA

cc: Hon. Carolyn Ellsworth, District Judge Marlis Deon Dorsey, Jr. Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

SUPREME COURT OF NEVADA

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