

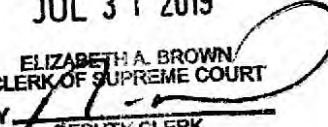
IN THE COURT OF APPEALS OF THE STATE OF NEVADA

ENOMA UYG IGBINOVIA,
Appellant,
vs.
BRIAN WILLIAMS, WARDEN,
Respondent.

No. 77687-COA

FILED

JUL 31 2019

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY  DEPUTY CLERK


ORDER DISMISSING APPEAL

Enoma Uyg Igbinovia appeals from a district court order denying a postconviction petition for a writ of habeas filed on May 2, 2018.

Our review of the documents submitted in this appeal reveal the district court order does not address the claims in Igbinovia's petition that the Nevada Department of Corrections (NDOC) has not applied the statutory credits he has earned to his maximum sentence and NDOC has not increased his monthly statutory credits from 10 to 20 days as required by the 2007 amendment to NRS 209.4465(1). Nor does the district court order address the claims in Igbinovia's supplemental petition and addendum that NDOC has not applied work time credits he has earned through his labor and participation in educational and vocational programs and meritorious credits he has earned by completing his GED. Because the district court order does not resolve all of Igbinovia's claims, it is not a final order and we lack jurisdiction to consider Igbinovia's appeal. See NRS 34.575(1); *Sandstrom v. Second Judicial Dist. Court*, 121 Nev. 657, 659, 119 P.3d 1250, 1252 (2005) (explaining that a final order disposes of all issues and leaves nothing for future consideration). Accordingly, we

ORDER this appeal DISMISSED.


_____, C.J.
Gibbons


_____, J.
Tao


_____, J.
Bulla

cc: Hon. Linda Marie Bell, Chief Judge
Enoma Uyg Igbinovia
Attorney General/Las Vegas
Eighth District Court Clerk