

IN THE SUPREME COURT OF THE STATE OF NEVADA

BRYAN PHILLIP BONHAM,  
Appellant,  
vs.  
THE STATE OF NEVADA; THE STATE  
OF NEVADA DEPARTMENT OF  
CORRECTIONS; JAMES DZURENDA,  
DIRECTOR; AND BRIAN WILLIAMS,  
SR., WARDEN,  
Respondents.

No. 82799

**FILED**

APR 30 2021

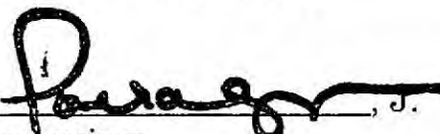
ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY S. Young  
DEPUTY CLERK

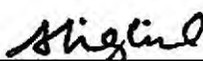
*ORDER DISMISSING APPEAL*

This is a pro se appeal from a district court order denying a motion for fraud upon the court and request for reversal of order to set aside default. Eighth Judicial District Court, Clark County; Bitia Yeager, Judge.

No statute or court rule authorizes an appeal from a district court order denying a motion for fraud upon the court and request for reversal of order to set aside default. See *Brown v. MHC Stagecoach, LLC*, 129 Nev. 343, 345, 301 P.3d 850, 851 (2013) (this court “may only consider appeals authorized by statute or court rule”). And although the district court treated the motion as requesting reconsideration, no statute or court rule allows an appeal from the order denying a motion for reconsideration. Accordingly, this court lacks jurisdiction and

ORDERS this appeal DISMISSED.

  
Parraguirre

  
Stiglich

  
Silver

cc: Hon. Bita Yeager, District Judge  
Bryan Phillip Bonham  
Attorney General/Carson City  
Attorney General/Las Vegas  
Eighth District Court Clerk