IN THE SUPREME COURT OF THE STATE OF NEVADA

MARK JOEL MCLANE, Appellant,

VS.

THE STATE OF NEVADA; NDOC; HDSP WARDEN CALVIN JOHNSON; HDSP OF NURSING BENITO GUTIERREZ; SENIOR CORRECTIONS OFFICER DEVITO: CORRECTIONS OFFICER FUENTES; CORRECTIONS OFFICER A. PEREZ: CORRECTIONS OFFICER SHELTON; MAINTENANCE WORKER TERRENCE; AND JAYMIE CABRERA, Respondents.

No. 86457

MAY 0 9 2023

ORDER DISMISSING APPEAL

This is a pro se appeal from a district court order statistically Eighth Judicial District Court, Clark County; Jacob A. closing a case. Reynolds, Judge.

Review of the notice of appeal and documents before this court reveals a jurisdictional defect. An order statistically closing a case is not an appealable order. Brown v. MHC Stagecoach, LLC, 129 Nev. 343, 301 P.3d 850, (2013). Accordingly, this court lacks jurisdiction and

ORDERS this appeal DISMISSED.1

Herndon

Lee

Parraguirre

¹If aggrieved, appellant may file a new notice of appeal once the district court enters a written order finally resolving appellant's claims.

SUPREME COURT OF NEVADA

(O) 1947A

cc: Hon. Jacob A. Reynolds, District Judge
Mark Joel McLane
Attorney General/Carson City
Clark County District Attorney/Civil Division
Eighth District Court Clerk