IN THE SUPREME COURT OF THE STATE OF NEVADA

CHRISTIAN JACOB ARIES JARO,
Appellant,
vs.
JULIE MATOUSEK-WILLIAMS; W.
KULOLOIA; THE STATE OF NEVADA;
STACEY BARRETT; D. ONTIVEROS;
GUSTAVO SANCHEZ; ROBERT
ASHCRAFT; R. JARRETT; BENITO
GUTIERREZ; CALVIN JOHNSON; AND
KERRY JOHNSON,
Respondents.

No. 86854

FILED

JUL 0 7 2023

CLERK OF SUPREME COURT

BY

DEPUTY CLERK

ORDER DISMISSING APPEAL

This is a pro se appeal. Eighth Judicial District Court, Clark County; Tara D. Clark Newberry, Judge.

Review of the documents submitted to this court pursuant to NRAP 3(g) reveals a jurisdictional defect. While appellant's notice of appeal purports to be from an order dismissing the action, no dismissal has been entered; instead, it appears appellant is challenging a minute order denying his motion to enter default judgments against respondents. Such an order is not substantively appealable. See NRAP 3A(b). This court has jurisdiction to consider an appeal only when the appeal is authorized by statute or court rule. 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"). No statute or court rule provides for an appeal

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from an order denying a motion to enter a default judgment. This court lacks jurisdiction and therefore

ORDERS this appeal DISMISSED.

Cadish J.

Cadish

Pickering J.

, J.

cc: Hon. Tara D. Clark Newberry, District Judge Christian Jacob Aries Jaro Attorney General/Carson City Clark County District Attorney/Civil Division Eighth District Court Clerk