IN THE SUPREME COURT OF THE STATE OF NEVADA

RENE SHERIDAN,

Appellant,

VS.

JOSEPH A. GUTIERREZ, ESQ.; STEVEN G. KNAUSS, ESQ.; JASON R. MAIER, ESQ.; AND MAIER GUTIERREZ & ASSOCIATES,

Respondents.

JUN 10 2022

ELIZABETH A BROWN
CLERK OF SUPREME COURT

ORDER DISMISSING APPEAL

This is a pro se appeal from a district court order, entered in consolidated cases, deconsolidating the cases, statistically closing case A-20-813635-C, and directing that all future documents be filed in case A-21-838187-C. Eighth Judicial District Court, Clark County; Susan Johnson, Judge. Review of the notice of appeal and other documents before this court reveals a jurisdictional defect. The challenged order is not substantively appealable. Specifically, no statute or court rule allows an appeal from a post-judgment¹ or interlocutory order deconsolidating cases, statistically closing a case, and directing that all future documents be filed in another case.² See Brown v. MHC Stagecoach, LLC, 129 Nev. 343, 345-47, 301 P.3d 850, 851-53 (2013) (stating that this court "may only consider appeals authorized by statute or court rule" and discussing the appealability of an

¹An order dismissing case A-20-813635-C was entered in the district court on July 28, 2020.

²Although appellant indicates in her case appeal statement that the order also denies her motion and counter-motion for sanctions, the order does not address any request for sanctions.

order statistically closing a case). Accordingly, this court lacks jurisdiction and

ORDERS this appeal DISMISSED.3

Silver

Cadish

Pickering, J.

cc:

Hon. Susan Johnson, District Judge

Rene Sheridan

Lipson Neilson P.C.

Eighth District Court Clerk

³Given this dismissal, this court takes no action in regard to the motion filed on June 10, 2022.