

IN THE UTAH COURT OF APPEALS

-----ooOoo-----

State of Utah,)	MEMORANDUM DECISION
)	(Not For Official Publication)
Plaintiff and Appellee,)	
)	Case No. 20070348-CA
v.)	
)	F I L E D
Thomas B. Ginter,)	(June 28, 2007)
)	
Defendant and Appellant.)	2007 UT App 231

Fourth District, Orem Department, 075200098
The Honorable John C. Backlund

Attorneys: Thomas B. Ginter, South Jordan, Appellant Pro Se

Before Judges Greenwood, Davis, and McHugh.

PER CURIAM:

Defendant Thomas B. Ginter appeals his conviction and sentence for driving on a suspended license, a class C misdemeanor. See Utah Code Ann. § 53-3-227(1) (2006). Defendant argues that the trial court lacked jurisdiction to issue its sentence, judgment, and commitment. This matter is before the court on a sua sponte motion for summary disposition. We affirm.

Defendant alleges in his docketing statement that the trial court lacked jurisdiction because: (1) it was not established by the United States or Utah constitutions; and (2) "there are no constitutionally qualified [judges] in the trial courts or in the appellate courts." These arguments are frivolous and without merit. See State v. Carter, 776 P.2d 886, 888 (Utah 1989) (stating that "this [c]ourt need not analyze and address in writing each and every argument, issue, or claim raised and properly before us on appeal").

Affirmed.

Pamela T. Greenwood,
Associate Presiding Judge

James Z. Davis, Judge

Carolyn B. McHugh, Judge