IN THE UTAH COURT OF APPEALS

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Marilyn P. Woolston,) MEMORANDUM DECISION) (Not For Official Publication)
Petitioner and Appellee,) (Not for official fubilitation)) Case No. 20080256-CA
ν.) FILED) (September 5, 2008)
Margie A. Brock,) 2008 UT App 328
Respondent and Appellant.	

Third District, West Jordan Department, 070419656 The Honorable Michele M. Christiansen

Attorneys: Margie A. Brock, Sandy, Appellant Pro Se Marilyn P. Woolston, South Jordan, Appellee Pro Se

Before Judges Thorne, Bench, and Orme.

PER CURIAM:

Margie A. Brock appeals the trial court's order entering a civil stalking injunction against her. This is before the court on its own motion for summary disposition.

For this court to exercise its appellate jurisdiction, "an appellant must allege the lower court committed an error that the appellate court should correct." <u>Allen v. Friel</u>, 2008 UT 56, ¶ 7. An appellant must allege specific errors of the lower court. <u>See id.</u> Brock fails to allege specific errors of the lower lower court reviewable on appeal.

Brock reargues the "facts" she asserted in her position below but does not identify any legal error of the court. She has also presented new information on appeal, which cannot be considered by this court. <u>See</u> Utah R. App. P. 11; <u>Olson v. Park-</u> <u>Craig-Olson, Inc.</u>, 815 P.2d 1356, 1359 (Utah Ct. App. 1991). Accordingly, there is no substantial question for review. See Utah R. App. P. 10(e).

Affirmed.

William A. Thorne Jr., Associate Presiding Judge

Russell W. Bench, Judge

Gregory K. Orme, Judge