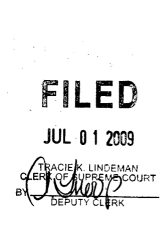
IN THE SUPREME COURT OF THE STATE OF NEVADA

JOSEPH L. MIZZONI, Appellant,

vs.

NDOC OFFICER, MS. ATTWOOD; NDOC CERT. OFFICER, MR. MATT BAUMAN; NDOC OFFICER, MR. BERLEY: NDOC DIRECTOR OF NURSES, MR. BRACKVILLE; NDOC NURSE, MRS. CARPENTER; NDOC OFFICER, MR. DAVIS; NDOC DOCTOR, MR. DONLEY; NDOC A.W.P., MR. ENDEL: NDOC CERT. OFFICER. MR. GARDNER: NDOC SARGENT OFFICER, MR. HOUSTON; NDOC LT. **OFFICER, MR. JONES; NDOC** CASEWORKER, MRS. LARGE; NDOC WARDEN, MR. MCDANIEL; NDOC NURSE, MRS. MELLON: NDOC OFFICER, MR. MONTOYA; NDOC SARGENT OFFICER, MR. PRINCE; NDOC SENIOR OFFICER, MR. STEPHNEY; NDOC OFFICER, MR. A-TOR; NDOC DOCTOR, MR. CARTER; NDOC NEVADA ATTORNEY GENERAL, MRS. MASTO; NDOC OFFICER, MR. MOSKOFF; AND NDOC OFFICER, MRS. SUMMERVOIT, Respondents.



No. 53630

ORDER DISMISSING APPEAL

This is a proper person appeal from a district court order dismissing certain claims. Seventh Judicial District Court, White Pine County; Miriam Shearing, Senior Judge.

Our review of the documents before us on appeal reveals a jurisdictional defect. Specifically it appears that the order appellant is

SUPREME COURT OF NEVADA challenging is not a final appealable judgment. <u>See</u> NRAP 3A(b)(1) (providing for an appeal from a final judgment in an action or proceeding). A final judgment is one that disposes of all issues presented in the case, and leaves nothing for the future consideration of the district court, except for post-judgment issues such as attorney fees and costs. <u>Lee v. GNLV</u> <u>Corp.</u>, 116 Nev. 424, 996 P.2d 416 (2000). Here, while some of appellant's claims were dismissed, others remain pending. Accordingly, as it appears that a final judgment has not been entered in the underlying case, we lack jurisdiction to consider this appeal and we

ORDER this appeal DISMISSED.¹

J. Chery J. Saitt J. Gibbons

cc: Chief Judge, Seventh Judicial District
Hon. Miriam Shearing, Senior Justice
Joseph L. Mizzoni
Attorney General Catherine Cortez Masto/Carson City
White Pine County Clerk

¹As we conclude that we lack jurisdiction over this appeal, appellant need not file the transcript request forms sent to him.

SUPREME COURT OF NEVADA

(O) 1947A