IN THE SUPREME COURT OF THE STATE OF NEVADA

JOSEPH L. MIZZONI, Appellant,

vs.

NDOC WARDEN, MR. MCDANIEL; NDOC OFFICER, MRS. 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 SGT. OFFICER, MR. HOUSTON; NDOC LT. OFFICER, MR. JONES; NDOC CASEWORKER, MRS. LARGE; NDOC NURSE, MRS. MELLON; NDOC OFFICER, MR. MONTOYA; NDOC SGT. 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. 56775

TRACIE K. LINDEMAN CLERK OF SUPREME COURT Y S. Y. DEPUTY CLERK

ORDER DISMISSING APPEAL

Appellant seeks to challenge a district court order granting a motion to strike exhibits. As no statute or court rule authorizes an appeal from an order denying a motion to strike, the challenged order is not substantively appealable. <u>See NRAP 3A(b)</u> (listing orders and judgments

SUPREME COURT OF NEVADA from which an appeal may be taken), see also Taylor Constr. Co. v. Hilton Hotels, 100 Nev. 207, 209, 678 P.2d 1152, 1153 (1984). Accordingly, we ORDER this appeal DISMISSED.¹

J. Cherry

J. Saitta J.

Gibbons

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

¹In light of this order, we deny appellant's motion to respond filed on October 27, 2010.

SUPREME COURT OF NEVADA