IN THE SUPREME COURT OF THE STATE OF NEVADA

FINDLAY MANAGEMENT GROUP, A NEVADA CORPORATION; LAS VEGAS AUTO LEASING. A NEVADA CORPORATION: AND SATURN OF WEST SAHARA. A NEVADA CORPORATION. Appellants. VS. CHRISTOPHER JENKINS, Respondent. CHRISTOPHER JENKINS, Appellant, vs. FINDLAY MANAGEMENT GROUP. A NEVADA CORPORATION: LAS VEGAS AUTO LEASING, A NEVADA CORPORATION: AND SATURN OF WEST SAHARA. A NEVADA CORPORATION. Respondents.

No. 58638 FILED MAY 11 2012 TRACIE K. LINDEMAN CLERK DE SUPREME GOURT BY HUMPELERK

12 - 16023

No. 59022

ORDER DISMISSING APPEALS

These are related appeals from a district court judgment following a jury verdict and from a post-judgment award of attorney fees. Eighth Judicial District Court, Clark County; David B. Barker, Judge.

In their responses to this court's order to show cause why these appeals should not be dismissed for lack of jurisdiction and in their related filings, appellants in both appeals conceded that there is no written order resolving the negligent misrepresentation claim below. As that claim has not been formally resolved by a written order, no final judgment has been entered and the notices of appeal in both dockets are premature. NRAP 3A(b)(1); Lee v. GNLV Corp., 116 Nev. 424, 426-27, 996

SUPREME COURT OF NEVADA

(O) 1947A

P.2d 416, 417 (2000). We reject the parties' contentions that jurisdiction exists without this claim being resolved by written order. <u>KDI Sylvan</u> <u>Pools v. Workman</u>, 107 Nev. 340, 343, 810 P.2d 1217, 1219 (1991). Thus, we lack jurisdiction over these appeals. Accordingly, we

ORDER these appeals DISMISSED.¹

IAS . J. Douglas J. Gibbons Parraguirre Hon. David B. Barker, District Judge cc: Janet Trost, Settlement Judge Rands, South & Gardner/Henderson Mario D. Valencia The Wasielewski Law Firm, Ltd. Eighth District Court Clerk ¹In light of this order, we deny all pending requests for relief in Docket No. 59022.

SUPREME COURT OF NEVADA