## IN THE SUPREME COURT OF THE STATE OF NEVADA

CHERI HARRIS, Appellant, vs. DR. JASON ERIC GARBER, M.D.: LAS VEGAS NEUROSURGICAL INSTITUTE; DR. ANDREW EVAN SHEEP, M.D.; DR. EDGAR JAY BITUIN EVANGELISTA: NEVADA NEUROLOGIC CARE; DR. SUBA FAISAL AHMED: ALLIANCE MENTAL HEALTH SPECIALIST: EDWARD O. COUSINEAU: NEVADA BOARD OF EXAMINERS: BRADY DAVIES OF DAVID BOEHRER LAW FIRM: DR. ADAM ANTFLICK: STEPHEN ANDREW GEPHARDT: DIVISION OF INDUSTRIAL RELATIONS: DR. VICTOR YEA-TSE CHOU; CARENOW URGENT CARE: SOUTHERN HILLS HOSPITAL; ER AT THE LAKES; PGA TOUR; NEVADA ALTERNATIVE SOLUTIONS: AND NEVADA DIVISION OF INSURANCE. Respondents.

No. 90611

FILE

JUN 27 2025

CLERK OF SUPRELLED

DEPUTY OF SUPRELLED

## ORDER DISMISSING APPEAL

This is a pro se appeal from a district court order denying a motion to correct a journal entry, denying a motion to correct disposition, and denying a motion for reconsideration of the district court's denial of appellant's requests for appointed counsel. Eighth Judicial District Court, Clark County; Tina Talim, Judge.

Review of the district court docket entries and documents before this court reveals jurisdictional defects. First, appellant's motion to correct

SUPREME COURT OF Nevada

25-28237

and strain region

disposition requested that the district court amend its March 6, 2025, order dismissing her complaint to reflect a dismissal without prejudice as opposed to with prejudice. However, attached to appellant's notice of appeal is an amended order dismissing appellant's complaint without prejudice that was entered by the district court on May 5, 2025. Thus, it appears that appellant is no longer aggrieved by the denial of her motion to correct disposition. See NRAP 3A(a) (providing that only an aggrieved party may appeal). Second, no statute or court rule permits an appeal from a district court order denying a motion to correct journal entry and denying reconsideration of a request for counsel. Brown v. MHC Stagecoach, LLC, 129 Nev. 343, 345, 301 P.3d 850, 851 (2013) (explaining that this court "may only consider appeals authorized by statute or court rule"). Accordingly, this court lacks jurisdiction and

ORDERS this appeal DISMISSED.<sup>1</sup>



, J

Stiglich

Given this dismissal, appellant's pending motions in this court are denied as moot. The clerk shall return, unfiled, the documents received on May 22, 2025.

Hon. Tina Talim, District Judge cc: Cheri Harris Attorney General/Carson City Adam Antflick Alliance Mental Health Specialist Andrew Evan Sheep, M.D. Richard Harris Law Firm Hooks Meng & Clement Edgar Jay Bituin Evangelista Jason Eric Garber, M.D. Las Vegas Neurosurgical Institute Nevada Neurologic Care McBride Hall Stephen Andrew Gephardt, M.D. Suba Faisal Ahmed Eighth District Court Clerk