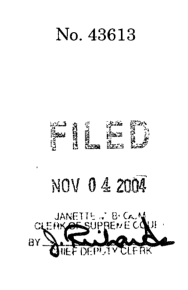
IN THE SUPREME COURT OF THE STATE OF NEVADA

KENNETH WAYNE DORSEY, Appellant,

vs. RENO REPEAT OFFENDERS PROGRAM; RENO POLICE DEPARTMENT; OFFICER KIRBY; OFFICER KENDRIX; OFFICER KNIGHT; REED THOMAS; LARRY LODGE; DAVID DELLA; THOMAS BARB; PATRICIA ALLEN; SCOTT HOPKINS; C.T. NIELSEN; JERRY HOOVER; WASHOE COUNTY; RICHARD GAMMICK; AND KRISTIN ERICKSON, Respondents.



ORDER DISMISSING APPEAL

This proper person appeal is taken from orders of the district court granting summary judgment in favor of respondents Thomas Barb and Kristen Erickson. Second Judicial District Court, Washoe County; Brent T. Adams, Judge.

Our review of the documents before us reveals a jurisdictional defect. Specifically, the district court's order does not resolve all claims against all parties, as appellant's claims against a number of parties remain pending below. Consequently, the district court has not entered a

SUPREME COURT OF NEVADA final, appealable judgment.¹ Additionally, the district court did not certify its order as final under NRCP 54(b).

As we lack jurisdiction to consider this appeal, we dismiss it. It is so ORDERED.

J. Rose

J. Maupin

J.

Douglas

cc: Hon. Brent T. Adams, District Judge Kenneth Wayne Dorsey Reno City Attorney Washoe County District Attorney Richard A. Gammick/ Civil Division Washoe District Court Clerk

SUPREME COURT OF NEVADA

(O) 1947A

¹See Lee v. GNLV Corp., 116 Nev. 424, 996 P.2d 416 (2000); NRAP 3A(b)(1). We note that appellant may raise any issues with respect to the court's order granting summary judgment to respondents Barb and Erickson in an appeal from the final judgment. <u>See, e.g., Consolidated Generator v. Cummins Engine</u>, 114 Nev. 1304, 1312, 971 P.2d 1251, ¹²⁵⁶ (1998).