## IN THE SUPREME COURT OF THE STATE OF NEVADA

JULIO CESAR NAVAS, Appellant, vs. ANNA MARIE NAVAS, Respondent.

No. 43658

## FILED

AUG 1 3 2004

## ORDER DISMISSING APPEAL

This proper person appeal is taken from a district court order that denied appellant's motion for respondent "to produce documented evidence of minor children's legalized citizenship in the United States." Second Judicial District Court, Family Court Division, Washoe County; Deborah Schumacher, Judge.

Our review of the documents before us reveals a jurisdictional defect. The district court's order is not an appealable special order after final judgment, as it does not alter the rights or liabilities of any party.<sup>1</sup> Additionally, although under <u>Burton v. Burton</u>,<sup>2</sup> this court will review post-decree orders that deny motions to modify custody or support, when those motions are based upon changed circumstances, appellant's motion

<sup>1</sup>Gumm v. Mainor, 118 Nev. 912, 59 P.3d 1220 (2002).

<sup>2</sup>99 Nev. 698, 669 P.2d 703 (1983).

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does not come within this exception. Consequently, we conclude that we lack jurisdiction to consider this appeal, and we dismiss it.

It is so ORDERED.<sup>3</sup>

Bockel J. Becker J. Agøsti J. Gibbons

cc: Hon. Deborah Schumacher, District Judge, Family Court Division Julio Cesar Navas Washoe County District Attorney/Family Support Division Washoe District Court Clerk

<sup>3</sup>We note that appellant's failure to pay the supreme court filing fee could constitute an independent basis on which to dismiss this appeal.

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