## IN THE SUPREME COURT OF THE STATE OF NEVADA

WILLIAM BOUCHAMP, Appellant, vs. LAS VEGAS METROPOLITAN POLICE DEPARTMENT,

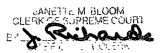
Respondent.

No. 44361

FILED

NOV 2 2 2005

## ORDER OF AFFIRMANCE



This is a proper person appeal from a district court default judgment.<sup>1</sup> Eighth Judicial District Court, Clark County; Mark R. Denton, Judge.

The district court entered a default judgment against appellant in respondent's forfeiture action after determining that appellant's responsive pleading did not comply with NRS 179.1171(5). We have reviewed the record and conclude that the district court did not err in making this determination. Accordingly, we

ORDER the judgment of the district court AFFIRMED.

Maup J. Maupin J. Gibbons J. Hardestv

05-22996

<sup>1</sup>Although appellant states in his notice of appeal that he "appeals to the Supreme Court of Nevada from the order denying and/or dismissing his motion for return of unlawfully seized funds," we construe the appeal as from the district court's order reinstating the default judgment, as it is the only order issued by the district court that can be appealed to this court.

SUPREME COURT OF NEVADA cc: Hon. Mark R. Denton, District Judge William Bouchamp Clark County District Attorney David J. Roger Clark County Clerk

(O) 1947A

CARLES AND STOLEN