## IN THE SUPREME COURT OF THE STATE OF NEVADA

KENNETH WAYNE DORSEY. Appellant,

VS.

WASHOE COUNTY: SHERIFF YONKER; AND SHERIFF BELTRON, Respondents.

KENNETH WAYNE DORSEY, Appellant,

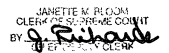
VS.

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.

No. 45444

No. 45446

AUG 2 4 2005



## ORDER DISMISSING APPEALS

These proper person appeals challenge a district court order dismissing appellant's complaint (Docket No. 45444) and a district court order denying a motion for reconsideration (Docket No. 45446). Second Judicial District Court, Washoe County; Peter I. Breen, Judge (Docket No. 45444), and Brent T. Adams, Judge (Docket No. 45446).

Our review of these appeals reveals jurisdictional defects. Specifically, in Docket No. 45444, it appears that the district court's order dismissing appellant's claims against Washoe County does not resolve all claims against all parties, because some or all of appellant's claims against a number of parties, including Dennis Balaam and respondents Sheriff 05-16771

SUPREME COURT NEVADA

Yonker and Sheriff Beltron, remain pending below. Consequently, the district court has not entered a final, appealable judgment.<sup>1</sup> Additionally, the district court did not certify its order as final under NRCP 54(b).

Further, the right to appeal is statutory; where no statute or court rule provides for an appeal, no right to appeal exists.<sup>2</sup> No statute or court rule provides for an appeal from the order challenged in Docket No. 45446, denying appellant's motion to reconsider an order setting aside a default entry.<sup>3</sup>

Accordingly, we conclude that we lack jurisdiction to consider these appeals, and we

ORDER these appeals DISMISSED.

Maupin

Douglas

 $\bigcirc$ 

Parraguirre

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

<sup>&</sup>lt;sup>2</sup>See NRAP 3A(b); <u>Taylor Constr. Co. v. Hilton Hotels</u>, 100 Nev. 207, 678 P.2d 1152 (1984).

<sup>&</sup>lt;sup>3</sup>See Alvis v. State, Gaming Control Bd., 99 Nev. 184, 660 P.2d 980 (1983) (recognizing that an order denying a motion for reconsideration is not substantively appealable).

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

SUPREME COURT OF NEVADA