IN THE SUPREME COURT OF THE STATE OF NEVADA

JOHN ALLEN SMITH, Appellant,

VS.

Gibbons

DEBRA CASCI: KAREN MESKINMEN: SADIE TATE-CROWDER; RONALD LAXTON; AND WASHOE HEALTH SYSTEMS, INC., Respondents.

No. 48087

FILED

NOV 0 9 2006

ORDER DISMISSING APPEAL

This is a proper person appeal from a district court order granting respondents' motion to strike a jury demand. Second Judicial District Court, Washoe County; Jerome Polaha, Judge.

This court has jurisdiction to consider an appeal only when the appeal is authorized by statute or court rule. No statute or court rule authorizes an appeal from an order granting a motion to strike a jury demand.² Thus, as we lack jurisdiction to consider this appeal, we

ORDER this appeal DISMISSED.3

¹Taylor Constr. Co. v. Hilton Hotels, 100 Nev. 207, 678 P.2d 1152 (1984).

²See NRAP 3A(b) (listing orders and judgments from which an appeal may be taken)

³In light of this order we deny as moot all requests for relief currently pending in this appeal.

SUPREME COURT NEVADA

06-23063

(O) 1947A

cc: Hon. Jerome Polaha, District Judge John Allen Smith Maupin, Cox & LeGoy Washoe District Court Clerk