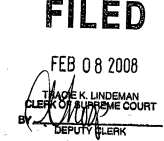
IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE GUARDIANSHIP OF IDA B. WEBB. No. 50652

STEVEN L. SCOTT, Appellant, vs. BETTY O. HENDERSON AND JARED E. SHAFER, Respondents.



ORDER DISMISSING APPEAL

This is a proper person appeal from an apparent oral order by the guardianship commissioner denying an interlocutory petition for a writ of mandamus.¹

Our review of the documents transmitted to this court pursuant to NRAP 3(e) reveals jurisdictional defects. Specifically, this court has held that an order granting or denying an interlocutory petition for a writ of mandamus is not appealable.² Additionally, the relief sought in the petition for a writ of mandamus does not relate to any of the orders that are independently appealable under NRS 159.325, which lists specific orders from which an appeal may be taken in guardianship cases. Accordingly, as we lack jurisdiction over this appeal, we

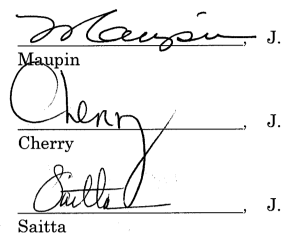
²<u>City of N. Las Vegas v. Dist. Ct.</u>, 122 Nev. ____, 147 P.3d 1109, 1114 (2006).

SUPREME COURT OF NEVADA

(O) 1947A

¹It is unclear if a written order has been entered. To the extent that no written order exists, then the appeal is properly dismissed on that basis alone. <u>See Rust v. Clark Cty. School District</u>, 103 Nev. 686, 747 P.2d 1380 (1987).

ORDER this appeal DISMISSED.³



 cc: Hon. T. Arthur Ritchie, Jr., District Judge Jon Norheim, Guardianship Commissioner Steven L. Scott Betty O. Henderson Trent, Tyrell & Associates Eighth District Court Clerk

³In light of this order, we deny as moot appellant's request for transcripts.

SUPREME COURT OF NEVADA