IN THE SUPREME COURT OF THE STATE OF NEVADA

DINO V. SAINATI, Appellant, vs. CREDIT BUREAU CENTRAL, Respondent. No. 51851

FILED

AUG 2 2 2008

ORDER DISMISSING APPEAL

This is a proper person appeal from respondent's application to enforce a foreign judgment. Eighth Judicial District Court, Clark County; David Wall, Judge.

Our review of the documents transmitted to this court pursuant to NRAP 3(e) reveals a jurisdictional defect. This court has jurisdiction to consider an appeal only when the appeal is authorized by statute or court rule.¹ We lack jurisdiction to consider this appeal as respondent's application to enforce a foreign judgment is not appealable² and because it appears that no written order³ enforcing the foreign

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

 $^{2}\underline{See}$ NRAP 3A(b) (listing orders which are appealable).

³<u>Rust v. Clark Cty. School District</u>, 103 Nev. 686, 747 P.2d 1380 (1987).

SUPREME COURT OF NEVADA judgment has been entered by the district court.⁴ Accordingly, we lack jurisdiction to consider this appeal and

ORDER this appeal DISMISSED.⁵

Jardesty J. Hardestv J. Parraguirre

J.

cc: Hon. David Wall, District Judge Dino V. Sainati Wells & Rawlings Eighth District Court Clerk

⁴<u>Lee v. GNLV Corp.</u>, 116 Nev. 424, 996 P.2d 416 (2000) (providing that a final judgment is an order or judgment that finally resolves all claims against all parties to an action and leaves nothing for the district court's future consideration except for post-judgment issues).

⁵We note that appellant's failure to timely file his civil proper person appeal statement demonstrates that he has abandoned this appeal, which constitutes an independent basis to dismiss this appeal.

SUPREME COURT OF NEVADA