IN THE SUPREME COURT OF THE STATE OF NEVADA

DONALD IVAN ROGERS, Appellant,

VS.

JON STEPHEN FOSTER A/K/A JOHN FOSTER; GABRIEL QUIROZ; BAIL BONDS UNLIMITED, INC., A NEVADA CORPORATION; ENTRAVISION COMMUNICATIONS, CORPORATION, A DELAWARE CORPORATION; AND ENTRAVISION COMMUNICATIONS CORPORATION D/B/A KINC TV, Respondents.

No. 51882

FILED

JAN 0 9 2009

TRACH K. LINDEMAN

BY

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ORDER OF AFFIRMANCE

This is a proper person appeal from a district court order denying appellant's NRCP 60(b) motion to set aside the district court's judgment enforcing a settlement agreement. Eighth Judicial District Court, Clark County; Timothy C. Williams, Judge.

Our review on appeal is limited to the district court's order denying appellant's NRCP 60(b) motion. See Rogers v. Foster, Docket No. 51882 (Order Granting Rehearing, October 23, 2008) (limiting this court's jurisdiction to review of the order denying appellant's NRCP 60(b) motion to set aside the settlement). We review the denial of an NRCP 60(b) motion for an abuse of discretion. Cook v. Cook, 112 Nev. 179, 181-82, 912 P.2d 264, 265 (1996).

Having reviewed appellant's proper person appeal statement and the record on appeal, we conclude that the district court did not abuse its discretion in denying appellant's motion. Appellant argued that the judgment enforcing the settlement agreement should be set aside because

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the settlement agreement was invalid, as there was no meeting of the minds and he was under duress to settle by the settlement judge. The district court did not abuse its discretion in rejecting these arguments and denying the motion.

Accordingly, we

ORDER the judgment of the district court AFFIRMED.

Parraguirre, J.

Douglas

Pickering , J

cc: Hon. Timothy C. Williams, District Judge Donald Ivan Rogers Wilson, Elser, Moskowitz, Edelman & Dicker, LLP Eighth District Court Clerk