## IN THE SUPREME COURT OF THE STATE OF NEVADA

ARVIN KENTI EDWARDS, Appellant,

VS.

THOMAS URBANSKI AND KATHLEEN URBANSKI, Respondents.

No. 53989

SFP 2 3 2009

TRACIE K. LINDEMAN CLERK OF SUPREME COURT

## ORDER DISMISSING APPEAL

This is a proper person appeal from a district court order denying a motion for stay. Eighth Judicial District Court, Clark County; Jessie Elizabeth Walsh, Judge.

This court has jurisdiction to consider an appeal only when the appeal is authorized by statute or court rule. Taylor Constr. Co. v. Hilton Hotels, 100 Nev. 207, 209, 678 P.2d 1152, 1153 (1984). No statute or court rule authorizes an appeal from an order denying a stay; thus, the challenged order is not substantively appealable on this basis. See NRAP 3A(b) (listing orders and judgments from which an appeal may be taken). Therefore we.

ORDER this appeal DISMISSED.<sup>1</sup>

Parraguirre

Douglas

Pickering

<sup>1</sup>In light of this order, we deny as moot appellant's motion for an extension of time to pay the filing fee or seek a fee waiver. We note that appellant's failure to pay the supreme court filing fee could constitute an independent basis on which to dismiss this appeal.

SUPREME COURT NEVADA

cc: Hon. Jessie Elizabeth Walsh, District Judge Arvin Kenti Edwards Henness & Haight Eighth District Court Clerk