IN THE SUPREME COURT OF THE STATE OF NEVADA

ALEX SORIA, FOR HIMSELF, AND AS ASSIGNEE OF ALL RIGHTS AND CLAIMS OF WILLIAM VINSON, Appellants vs. CHRISTIANA BANK AND TRUST CO. AND SN, A SERVICING CORP., Respondents No. 54279

FILED

SEP 2 5 2009

TRACIE K. LINDEMAN CLERK OF SUPREME COURT 3Y S. Young DEPUTY CLERK

09-23495

ORDER DISMISSING APPEAL

Our review of the documents transmitted to this court pursuant to NRAP 3(e) reveals a jurisdictional defect. Specifically, an order denying reconsideration is not an appealable order. <u>See Alvis v.</u> <u>State, Gaming Control Bd.</u>, 99 Nev. 184, 660 P.2d 980 (1983). Also, no rule or statute permits an appeal from an order setting the amount for a supersedeas bond. <u>See NRAP 3A(b)</u> (listing appealable orders); <u>Taylor</u> <u>Constr. Co. v. Hilton Hotels</u>, 100 Nev. 207, 678 P.2d 1152 (1984). Accordingly, as we lack jurisdiction over this appeal, we

ORDER this appeal DISMISSED.¹

J. Parraguirre J. Douglas Pickering

¹In light of this order we deny as moot any relief requested in Soria's letter to this court, filed on August 28, 2009.

S. Marca March

SUPREME COURT OF NEVADA

(O) 1947A

cc: Hon. Kenneth C. Cory, District Judge Alex Soria Wilde Hansen, LLP Eighth District Court Clerk

SUPREME COURT OF NEVADA