IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL MCINERNEY,
Appellant,
vs.
ADRIANNE CORONELLA; STATE
OF NEVADA DIVISION OF
MENTAL HEALTH &
DEVELOPMENTAL SERVICES;
STATE OF NEVADA BOARD OF
SOCIAL WORKERS; AND
WESTCARE TRIAGE CENTER,
Respondents.

No. 55150

FILED

MAR 2 1 2011

CLERK DESUPREME COURT
BY

DEPUTY CLERK

ORDER OF AFFIRMANCE

This is a proper person appeal from a district court order striking all motions and pleadings filed by appellant after appellant voluntarily dismissed his tort action against respondents. Second Judicial District Court, Washoe County; Steven P. Elliott, Judge.

Once a plaintiff files a notice of voluntary dismissal under NRCP 41(a)(1), the district court no longer has jurisdiction over the action. Harvey L. Lerer, Inc. v. District Court, 111 Nev. 1165, 901 P.2d 643

SUPREME COURT OF NEVADA

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(1995). Thus, the district court properly struck appellant's post-dismissal motions and pleadings. Accordingly, we

ORDER the jadgment of the district court AFFIRMED.1

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cc: Hon. Steven P. Elliott, District Judge Michael J. McInerney Attorney General/Carson City Washoe District Court Clerk

¹In light of this order, we deny as moot appellant's motions (1) to correct his proper person appeal statement in which he erroneously described one of his underlying claims as "professional negligence" instead of "negligence," (2) to compel the prison in which he is incarcerated to return medical exhibits to him, and (3) to strike respondent's response to appellant's motion to compel.