IN THE SUPREME COURT OF THE STATE OF NEVADA

JACK R. WHITEHORN, INDIVIDUALLY, Appellant. vs. WESTPARK OWNERS ASSOCIATION, A NEVADA NONPROFIT CORPORATION: MARLEY JACKSON, INDIVIDUALLY AND DIRECTOR OF WESTPARK OWNERS' ASSN.; VELLANEE MYERS, DIRECTOR OF WESTPARK OWNERS' ASSN.; MARK OTTO, DIRECTOR OF WESTPARK OWNERS' ASSN.; EVELYN PERRY, INDIVIDUALLY AND DIRECTOR OF WESTPARK OWNERS' ASSN.; KATHERINE MATHESON. INDIVIDUALLY: DEBORAH OGILVIE, INDIVIDUALLY: AND TERRA WEST PROPERTY MANAGEMENT, A COMPANY DOING BUSINESS IN NEVADA. Respondents.

No. 56528

DEC 0 9 2011



ORDER OF AFFIRMANCE

This is a proper person appeal from a district court postjudgment order awarding attorney fees. Eighth Judicial District Court, Clark County; Michelle Leavitt, Judge.

Whether to award attorney fees is within the district court's sound discretion, and a decision to award attorney fees will not be disturbed on appeal absent a manifest abuse of discretion. Edwards v. Emperor's Garden Rest., 122 Nev. 317, 330, 130 P.3d 1280, 1288 (2006). After reviewing the record, including the transcripts, and appellant's civil

SUPREME COURT OF NEVADA

(O) 1947A

proper person appeal statements, we conclude that the district court did not abuse its discretion in awarding attorney fees against appellant.

Accordingly, we

ORDER the judgment of the district court AFFIRMED.¹

Pickering f

Rose

Sr. J.

Shearing, Sr. J.

cc:

Hon. Michelle Leavitt, District Judge

Jack R. Whitehorn

Lewis Brisbois Bisgaard & Smith, LLP/Las Vegas

Eighth District Court Clerk

¹The Honorable Robert E. Rose and the Honorable Miriam Shearing, Senior Justices, participated in the decision of this matter under general orders of assignment.