## IN THE SUPREME COURT OF THE STATE OF NEVADA

GUERINO VARANO, Appellant, vs. SANTA ROSA MEDICAL CENTER; AND GRETCHEN O'DONNELL, Respondents. No. 58257

FILED

JUL 1 3 2011

TRACIE K. LINDEMAN ERK\_OF SUPREME COURT

## ORDER DISMISSING APPEAL

This is a proper person appeal from a district court oral ruling to set aside a default. Eighth Judicial District Court, Clark County; Rob Bare, Judge.

No appeal may be taken from a district court's oral ruling. <u>Rust v. Clark Cty. School District</u>, 103 Nev. 686, 689, 747 P.2d 1380, 1382 (1987). Only a final, written judgment has any effect, and thus, only a written judgment may be appealed. <u>Id.</u> Moreover, even if a written order had been entered, no statute or court rule authorizes an appeal from an order setting aside a default, and thus, the challenged order is not substantively appealable. <u>See</u> NRAP 3A(b) (listing orders and judgments from which an appeal may be taken); <u>see also Taylor Constr. Co. v. Hilton Hotels</u>, 100 Nev. 207, 209, 678 P.2d 1152, 1153 (1984). Accordingly, as we lack jurisdiction to consider this appeal, we

ORDER this appeal DISMISSED.

J.

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SUPREME COURT OF NEVADA cc: Hon. Rob Bare, District Judge Guerino Varano Lewis Brisbois Bisgaard & Smith, LLP/Las Vegas Eighth District Court Clerk

SUPREME COURT OF NEVADA