IN THE SUPREME COURT OF THE STATE OF NEVADA

NAKIA WOODSON, Appellant, vs. DONALD K. BARNES, SR.,

Respondent.

No. 60652

FILED

MAY 2 2 2012

ORDER DISMISSING APPEAL

Appellant seeks to challenge a district court order vacating a hearing and ordering the hearing to be reset once test results become available. As no statute or court rule authorizes an appeal from the challenged order, it is not substantively appealable. See NRAP 3A(b) (listing orders and judgments from which an appeal may be taken); see also Taylor Constr. Co. v. Hilton Hotels, 100 Nev. 207, 209, 678 P.2d 1152, 1153 (1984). As we lack jurisdiction to consider this appeal, we

ORDER this appeal DISMISSED.

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Pickering f

<u>,</u> J.

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cc:

Hon. Vincent Ochoa, District Judge

Nakia Woodson

Warren G. Freeman

Eighth District Court Clerk

¹Appellant also seeks to challenge an oral ruling regarding attorney fees. That ruling is likewise not appealable, see <u>Rust v. Clark Cty. School District</u>, 103 Nev. 686, 747 P.2d 1380 (1987), and thus we lack jurisdiction to consider it.

SUPREME COURT OF NEVADA

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12-16/16