IN THE SUPREME COURT OF THE STATE OF NEVADA

WILLIE D. SAMPSON. Appellant, vs. THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK: THE HONORABLE MICHELLE LEAVITT; MS. CATHERINE CORTEZ MASTO; MR. DAVID J. ROGER; MS. BECKY GOETTSCH; MS. SUSAN M. PATE; MR. ROBERT MILLER; MR. PHILIP J. KOHN: MS. STACY BIGGS: MS. LIZ GARCIA; MR. KIT MCDONALD; MR. KENDALL D. HEATH; AND MR. CHRISTOPHER R. ORAM. Respondents.

No. 61513

SEP 0.5 2012

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ORDER DISMISSING APPEAL

Our review of the proper person documents before us on appeal reveals a jurisdictional defect. Specifically, it appears that the orders appellant is challenging are not final, appealable orders. See NRAP 3A(b)(1) (providing for an appeal from a final, judgment in an action or proceeding). A final judgment is one that disposes of all issues presented in the case, and leaves nothing for the future consideration of the district court, except for post-judgment issues such as attorney fees and costs. Lee v. GNLV Corp., 116 Nev. 424, 996 P.2d 416 (2000). The following parties appear to remain below: David J. Roger, Becky Goettsch, Susan M. Pate, Robert Miller, Stacy Biggs, Liz Garcia, Kit McDonald, and Kendall D. Heath. Accordingly, as it appears that a final judgment has

not been entered in the underlying case, we lack jurisdiction to consider this appeal and we

ORDER this appeal DISMISSED.¹

Douglas

Gibbons

Parraguirre

cc: Hon. James Todd Russell, District Judge
Willie D. Sampson
Attorney General/Carson City
Attorney General/DMV/Carson City
Christopher R. Oram
Clark County District Attorney/Civil Division
Carson City Clerk

¹As we conclude that we lack jurisdiction over this appeal, appellant does not need to file the civil proper person appeal statement and transcript request forms sent to him.