## IN THE SUPREME COURT OF THE STATE OF NEVADA

HAROLD BRIAN KRIEG,

Appellant,

vs.

GRAND VIEW APARTMENTS, LINCOLN PROPERTY COMPANY, AND SHERI LEWIS, INDIVIDUALLY,

Respondents.

No. 35801

## FILED

NOV 02 2000

CLERK PSUPREME COUNT BY CHIEF DEPUTY CLERK

## ORDER OF AFFIRMANCE

This is a proper person appeal from a judgment on a jury verdict entered in respondents' favor in a landlord-tenant matter. Having reviewed the record and documents submitted, we conclude that the jury's verdict was supported by substantial evidence. See Paullin v. Sutton, 102 Nev. 421, 724 P.2d 749 (1986) (stating that a jury verdict will be overturned only if there is no substantial evidence to support it). Accordingly, we affirm the judgment of the district court.

It is so ORDERED.1

Young

Young

Maupin

Ocker

¹The district court granted appellant leave to proceed in forma pauperis on March 28, 2000, and accordingly no filing fee is due. In addition, although appellant was not granted leave to file papers in proper person, see NRAP 46(b), we have considered the proper person documents received from appellant.

cc: Hon. Stephen L. Huffaker, District Judge Barker Brown Busby Chrisman & Thomas Harold Brian Krieg Clark County Clerk