IN THE SUPREME COURT OF THE STATE OF NEVADA

JOHN MICHAEL FOSTER. Appellant, VS. COUNTRY CASUALTY INSURANCE COMPANY. AN INSURANCE CORPORATION. Respondent.

No. 63236

JUL 2 4 2013

ORDER DISMISSING APPEAL

Appellant seeks to challenge a district court order denying a motion for reconsideration of dismissal of a cross-claim. 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 Corp., 100 Nev. 207, 209, 678 P.2d 1152, 1153 (1984). Once a final judgment has been entered in the district court, appellant may appeal from that judgment. Therefore, as we lack jurisdiction to consider this appeal, we

ORDER this appeal DISMISSED.¹

Hardestv

Parraguirre

Cherry

¹Additionally, appellant failed to file his civil proper person appeal Failure to file it constitutes an independent basis for statement. dismissal.

(O) 1947A

cc: Hon. James Todd Russell, District Judge John Michael Foster Ranalli & Zaniel, LLC/Reno Carson City Clerk