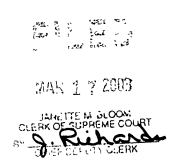
IN THE SUPREME COURT OF THE STATE OF NEVADA

MITCHELL ACRI, Appellant, vs. TERRY DETROLIO, LOUIS LING. KEITH MACDONALD, JOHN Q. ADAMS, ROBERT M. GRZYWACZ, GEORGE HARVEY, RUSSELL JAVERS, LARRY L. PINSON, SANDRA SCHROEDER, JOE KELLOGG, PAYLESS DRUGS, D/B/A THRIFTY-PAYLESS HOLDINGS, INC., D/B/A RITE-AID CORPORATION, NEVADA STATE BOARD OF PHARMACY, NEVADA EQUAL RIGHTS COMMISSION, NEVADA ASSOCIATION OF BOARDS OF PHARMACY, AND AMERICAN COUNCIL ON PHARMACEUTICAL EDUCATION. Respondents.

No. 35932



ORDER OF AFFIRMANCE

This is a proper person appeal from a district court order granting a motion to dismiss and a district court order granting summary judgment. Having reviewed the record, we conclude that the district court did not err by granting either motion.¹

¹Although appellant was not granted leave to file documents in proper person, <u>see</u> NRAP 46(b), we have received and considered appellant's proper person documents. <u>See</u> NRCP 12(b)(5); <u>Brown v.</u> continued on next page...

OF NEVADA

(O) 1947A

113-14289

Accordingly, we

ORDER the judgment of the district court AFFIRMED.

Leavitt

Shearing J.

Becker, J.

cc: Hon. Jennifer Togliatti, District Judge Mitchell Acri Attorney General Brian Sandoval/Las Vegas Louis A. Ling Clark County Clerk

Kellar, 97 Nev. 582, 583, 636 P.2d 874, 874 (1981) (noting that this court construes pleadings liberally for the plaintiff and if there are insufficient allegations to set forth a claim for relief, the district court did not err by granting a motion to dismiss); see also NRS 56(c); Auckenthaler v. Grundmeyer, 110 Nev. 682, 684, 877 P.2d 1039, 1040 (1994) (noting that the district court did not err in granting a motion for summary judgment if the movant was entitled to judgment as a matter of law).

 $[\]dots$ continued