IN THE SUPREME COURT OF THE STATE OF NEVADA

THOMAS GAULE,

Appellant,

vs.

FAY CRAMER,

Respondent.

No. 67871

FILED

JUN D 1 2015 TRACIE K. LINDEMAN CLERK OF SUPREME COURT BY ______ DEPUTY CLERKY

ORDER DISMISSING APPEAL

This is an appeal from a district court order dismissing an appeal from a justice court judgment in an unlawful detainer action. Appellant is proceeding in pro se. Eighth Judicial District Court, Clark County; Carolyn Ellsworth, Judge.

Our review of the documents submitted to this court pursuant to NRAP 3(g) reveals jurisdictional defects. Initially, appellant seeks to challenge the district court's oral ruling of March 27, 2015. No appeal may be taken, however, from a district court's oral ruling. *Rust v. Clark Cnty. Sch. Dist.*, 103 Nev. 686, 689, 747 P.2d 1380, 1382 (1987). Only a final, written judgment has any effect, and thus, only a written judgment may be appealed. *Id.* Additionally, even if a written judgment were entered, district courts have final appellate jurisdiction over cases arising in the justice courts. Nev. Const. art. 6, § 6; *see also Waugh v. Casazza*, 85 Nev. 520, 521, 458 P.2d 359, 360 (1969) (noting that "the district court has final

SUPREME COURT OF NEVADA appellate jurisdiction in cases arising in the justice's court"). Accordingly, we lack jurisdiction over this appeal, and we therefore

ORDER this appeal DISMISSED.¹

J. Parraguirre

Douglas

J. Cherry

J.

cc: Hon. Carolyn Ellsworth, District Judge Thomas Gaule Steven Marzullo Eighth District Court Clerk

 $^{1}\mathrm{In}$ light of our ruling we deny as most appellant's motions for a stay, filed May 8 and 14, 2015.

SUPREME COURT OF NEVADA