IN THE SUPREME COURT OF THE STATE OF NEVADA

RICHARD LEE CANTERBURY, Appellant, vs.

UNITED STATES MARSHAL SERVICE; UNITED STATES MARSHAL CARPENTER, CORECIVIC, HEALTH CARE UNIT PHYSICIAN; AND CONTRACT PHYSICIAN DR. RUBEN SAAVEDRA,

Respondents.

No. 76606

FILED

SEP 0 7 2018

ORDER DISMISSING APPEAL

This is an appeal from a district court order denying a motion for default judgment. Fifth Judicial District Court, Nye County; Kimberly A. Wanker, Judge.

Our review of the documents submitted to this court pursuant to NRAP 3(g) reveals a jurisdictional defect. Specifically, it appears that the order designated in the notice of appeal is not substantively appealable. See NRAP 3A(b). This court has jurisdiction to consider an appeal only when the appeal is authorized by statute or court rule. Brown v. MHC Stagecoach, 129 Nev. 343, 345, 301 P.3d 850, 851 (2013). No statute or court

SUPREME COURT OF NEVADA rule provides for an appeal from an order denying a motion for default judgment. We conclude that we lack jurisdiction, and we therefore

ORDER this appeal DISMISSED.¹

ickering_, J. Pickering _, J. _, J. Gibbon

cc: Hon. Kimberly A. Wanker, District Judge Richard Lee Canterbury Ruben Saavedra United States Marshal Carpenter Nye County Clerk

¹We note that the order denying the motion for default judgment is reviewable as interlocutory to the final judgment entered on July 18, 2018, and the final judgment is on appeal in Docket No. 76607.

We take no action on the motion filed September 6, 2018.

SUPREME COURT OF NEVADA

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