

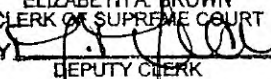
IN THE SUPREME COURT OF THE STATE OF NEVADA

TONEY ANTHONY WHITE,
Appellant,
vs.
JACOB LAUB; CORBIN NEUWIRTH; A.
ISHMAIL; MARTINEZ; WILLIAM
OBLAK; GUSTAVO SANCHEZ; DEAN
ONTIVEROS; JONATHAN BINDER;
JEROMY BEAN; DONALD OLIVER;
GARY PICCININI; CALVIN JOHNSON;
MICHAEL MINEV; CHARLES
DANIELS; KAMEISHA PALMER;
JACQUES GRAHAM; BENITO
GUTIERREZ; NICK PERET; JAYME
CABRERA; GEORGE AVENA; AND
JOSEPH AVENA,
Respondents.

No. 87187

FILED

SEP 08 2023

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY 
DEPUTY CLERK

ORDER DISMISSING APPEAL

This is a pro se appeal from a purported district court order dismissing case entered on February 1, 2023. Eighth Judicial District Court, Clark County; Joseph Hardy, Jr., Judge.

Review of the notice of appeal and documents before this court reveals a jurisdictional defect. The district court docket sheet does not indicate that any written order was entered on February 1, 2023. To the extent appellant appeals from the district court's oral February 1, 2023, ruling dismissing the case, the oral ruling is not appealable.¹ *Div. of Child & Family Servs. v. Eighth Judicial Dist. Court*, 120 Nev. 445, 454, 92 P.3d 1239, 1245 (2004) (“[D]ispositional court orders that are not administrative

¹The district court minutes indicate that the district court orally vacated the February 1, 2023, minute order on August 9, 2023.

in nature, but deal with the procedural posture or merits of the underlying controversy, must be written, signed, and filed before they become effective"). Accordingly, appellant fails to identify an appealable order and this court

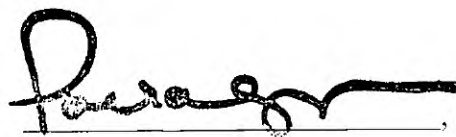
ORDERS this appeal DISMISSED.



_____, J.
Herndon



_____, J.
Lee



_____, J.
Parraguirre

cc: Hon. Joseph Hardy, Jr., District Judge
Toney Anthony White
Attorney General/Carson City
Eighth District Court Clerk