## IN THE SUPREME COURT OF THE STATE OF NEVADA

RASOOL R. RAMOZ, Appellant,

vs.

LORRAINE MOSCA; LUCILLE MOSCA; AND SALVATORE MOSCA,

Respondents.

No. 39318

FILED

MAR 13 2002

CLERK OF SUPREME COURT
BY
HEF DEPUTY CLERK

## ORDER DISMISSING APPEAL

This is a proper person appeal from a judgment upon a jury verdict. The documents transmitted to this court under NRAP 3(e) reveal that the judgment was entered on January 9, 2002, and that timely tolling motions were filed on January 18, 2002. The tolling motions have not yet been resolved by a formal written order. Accordingly, appellant's notice of appeal is premature, and fails to confer jurisdiction on this court. We note that appellant may file a new notice of appeal after a written order resolving the tolling motions is entered. As we lack jurisdiction, we

ORDER this appeal DISMISSED.

Shearing J.

Rose, J.

Becker, J.

<sup>1</sup>See NRAP 4(a)(2).

<sup>2</sup>See id.

cc: Hon. Gene T. Porter, District Judge Rasool R. Ramoz Cook & Kelesis Clark County Clerk