IN THE SUPREME COURT OF THE STATE OF NEVADA

GUY B. ZEWADSKI, Appellant, vs. UNION PACIFIC RAILROAD COMPANY, Respondent. No. 39483

JUN 06 2002 CLERK CLEWEREN COUR

ORDER DISMISSING APPEAL

This is a proper person appeal from an order setting aside entry of default and permitting appellant to file an amended complaint. Respondent filed a motion to dismiss the appeal for lack of jurisdiction, to which appellant has submitted an opposition.¹ Our review of the documents before us reveals that we lack jurisdiction over this appeal. First, no appeal may be taken from an order setting aside a default.² Second, an order granting leave to file an amended complaint is not a final

SUPREME COURT OF NEVADA

¹Although appellant was not granted leave to file papers in proper person, <u>see</u> NRAP 46(b), we have considered the proper person documents received from him, and deny the relief requested therein as moot in light of this order.

²See Long v. A-1 24 Hour Towing, 101 Nev. 682, 707 P.2d 1151 (1985).

judgment or otherwise appealable.³ Accordingly, we grant respondent's motion and

ORDER this appeal DISMISSED.

J. J. Agosti) J.

cc: Hon. Richard Wagner, District Judge Guy B. Zewadski Woodburn & Wedge Humboldt County Clerk

³See NRAP 3A(b); Guisti v. Guisti, 44 Nev. 437, 196 P. 337 (1921).

SUPREME COURT OF NEVADA