IN THE SUPREME COURT OF THE STATE OF NEVADA

CHRISTOPHER ANTHONY JONES, Petitioner,

VS.

THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK, AND THE HONORABLE
RONALD D. PARRAGUIRRE,
DISTRICT JUDGE,
Respondents,
and
MICHELE D. HAMMOND,
Real Party in Interest.

No. 40673

FLED

APR 0 3 2003

CLERK OF SUPAEME COUNT

BY CHEF DEPUTY CLERK

CHRISTOPHER ANTHONY JONES, Appellant,

VS.

MICHELE D. HAMMOND, Respondent.

No. 40739

No. 40773

CHRISTOPHER ANTHONY JONES, Petitioner,

vs.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, THE HONORABLE RONALD D. PARRAGUIRRE, DISTRICT JUDGE; AND THE HONORABLE SHIRLEY B. PARRAGUIRRE, CLARK COUNTY CLERK,

Respondents,

and

MICHELE D. HAMMOND,

Real Party in Interest.

SUPREME COURT OF NEVADA

ORDER DENYING PETITIONS FOR WRIT OF MANDAMUS (NOS. 40673 AND 40773) AND DISMISSING APPEAL (NO. 40739)

Petitioner/appellant Christopher Jones has filed two original proper person petitions that challenge the district court's purported failure to file orders and judgments drafted by petitioner and to refund a filing fee that Jones alleges was improperly charged. We have reviewed the petitions in Docket Nos. 40673 and 40773 and conclude that our intervention by way of extraordinary relief is not warranted at this time. Accordingly, we deny them.¹

Additionally, Jones appeals in proper person from the district court's order granting his motion for judgment on the pleadings. Our review of the documents before this court reveals two jurisdictional defects. First, Jones is not aggrieved by the district court's order granting his motion for judgment on the pleadings. Under NRAP 3A(a), only an aggrieved party may appeal. Additionally, it does not appear that the district court's order is an appealable final judgment.² In particular, although the order granted Jones' motion, it did not award him any damages for his tort claims. We note that on January 27, 2003, the

¹See Smith v. District Court, 107 Nev. 674, 677, 818 P.2d 849, 851 (1991); NRS 34.170; NRAP 21(a). Although petitioner/appellant was not granted leave to proceed in proper person, see NRAP 46(b), we have considered the documents received from him. We grant petitioner's request to waive the filing fee for the writ petitions. See NRAP 21(e).

²See Lee v. GNLV Corp., 116 Nev. 424, 996 P.2d 416 (2000).

district court took his motion for an award of judgment under advisement.

As we lack jurisdiction over the appeal in Docket No. 40739, we dismiss it.

It is so ORDERED.

Shearing

Leavitt

Bocker,

J.

J.

J.

cc: Hon. Ronald D. Parraguirre, District Judge Christopher Anthony Jones Michele D. Hammond Clark County Clerk