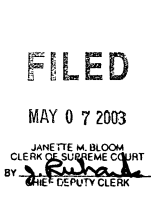
## IN THE SUPREME COURT OF THE STATE OF NEVADA

DAVID E. ST. PIERRE, Appellant, vs. THE STATE OF NEVADA; NEVADA DEPARTMENT OF CORRECTIONS; LOVELOCK CORRECTIONAL CENTER; CRAIG FARWELL, WARDEN; CHERYL SCOTT, ASSOC. WARDEN OPERATIONS; R. SEALS, ASSOC. WARDEN PROGRAMS; AND MS. JENKINS, CORRECTIONAL OFFICER, Respondents.



No. 41072

## ORDER OF AFFIRMANCE

This is a proper person appeal from a district court order that dismissed appellant's complaint.

Appellant David St. Pierre filed a complaint in the district court alleging negligence. St. Pierre asserted that respondents' negligence resulted in the loss of personal property valued at \$2,147.00. As declared by the district court, if the value of the property does not exceed \$7,500.00, NRS 4.370 vests jurisdiction of the claim in the justice's court. The

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(O) 1947A

district court properly dismissed St. Pierre's claim.<sup>1</sup> Accordingly we, ORDER the judgment of the district court AFFIRMED.

J. Rose

Man J.

Maupin J.

Gibbons

cc: Hon. Richard Wagner, District Judge Attorney General Brian Sandoval/Carson City David E. St. Pierre Pershing County Clerk

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<sup>&</sup>lt;sup>1</sup>The district court order purported to remand St. Pierre's claim to the small claims court. Because St. Pierre filed an original action in the district court, there was no claim for the district court to remand. <u>See</u> Nev. Const. art. 6, § 6 (stating that district courts have appellate jurisdiction in cases arising in justice's courts).