IN THE SUPREME COURT OF THE STATE OF NEVADA

ERIC ZESSMAN, Appellant,

vs. ROBERT ROGERS, P#2858, DETECTIVE, LAS VEGAS METROPOLITAN POLICE DEPARTMENT; BILL YOUNG, SHERIFF, LAS VEGAS METROPOLITAN POLICE DEPARTMENT; DAVID ROGER, DISTRICT ATTORNEY; CLARK COUNTY DISTRICT ATTORNEY OFFICE; LORI CRICKETT, P#3631, SERGEANT, LAS VEGAS METROPOLITAN POLICE DEPARTMENT; S. POPP, P#2845, DETECTIVE, LAS VEGAS METROPOLITAN POLICE DEPARTMENT: G. MARTINES, P#1533, DETECTIVE, LAS VEGAS METROPOLITAN POLICE DEPARTMENT: DETECTIVE GARRIS, P#4337, LAS VEGAS METROPOLITAN POLICE DEPARTMENT; QUALITY TOWING AND ACE LOCKSMITH. Respondents.

No. 42548

ORDER OF AFFIRMANCE

This is a proper person appeal from a district court order granting summary judgment. Eighth Judicial District Court, Clark County; Michael A. Cherry, Judge.

Having reviewed the record in this appeal, we perceive no basis for reversal. In particular, appellant's claims concerning personal property and intentional misrepresentation are barred by the applicable

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statutes of limitations.¹ Also, appellant's claims against the district attorney and the district attorney's office are barred by the doctrine of prosecutorial immunity.² Finally, appellant has cited no authority supporting his contention that "breach of authority" or breach of the covenant of good faith and fair dealing with respect to a search warrant's execution are proper causes of action, and we are not persuaded that we should recognize them now. Accordingly, we

ORDER the judgment of the district court AFFIRMED.

, C.J. Becker Rose Rose J. J.

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cc: Hon. Michael A. Cherry, District Judge Eric Zessman Amesbury & Schutt Clark County District Attorney David J. Roger/Civil Division Rawlings Olson Cannon Gormley & Desruisseaux Clark County Clerk

¹See NRS 11.190(3)(c); NRS 11.190(3)(d).

²See <u>County of Washoe v. District Court</u>, 98 Nev. 456, 652 P.2d 1175 (1982); <u>see also Imbler v. Pachtman</u>, 424 U.S. 409 (1976).

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