## IN THE SUPREME COURT OF THE STATE OF NEVADA

ERIC ZESSMAN, Appellant, vs. CHUBB GROUP OF INSURANCE COMPANIES, Respondent. No. 42576 FILED FEB 0 4 2005

## ORDER OF AFFIRMANCE

This is a proper person appeal from a district court order refusing to dissolve an injunction. Eighth Judicial District Court, Clark County; Valorie Vega, Judge.

Generally the district court should dissolve an injunction that was improperly issued or when the reasons for granting it no longer exist.<sup>1</sup> The refusal to dissolve a preliminary injunction rests in the district court's sound discretion and may not be disturbed on appeal absent an abuse of discretion.<sup>2</sup> Having reviewed the appellate record, we conclude that the district court did not abuse its discretion in denying appellant's motion to dissolve the preliminary injunction. Accordingly, we

ORDER the judgment of the district court AFFIRMED.

C.J. J. J. Rose Hardestv

<sup>1</sup>43A C.J.S. <u>Injunctions</u> § 373 (2004).

<sup>2</sup><u>Union Interchange, Inc. v. Savage</u>, 342 P.2d 249, 252 (Cal. 1959); see also <u>Clark Co. School Dist. v. Buchanan</u>, 112 Nev. 1146, 1150, 924 P.2d 716, 719 (1996) (recognizing that "the granting of a preliminary injunction lies within the discretion of the district court").

Supreme Court of Nevada

05-02270

cc: Hon. Valorie Vega, District Judge Eric Zessman Morris Polich & Purdy, LLP Clark County Clerk

SUPREME COURT OF NEVADA