

IN THE SUPREME COURT OF THE STATE OF NEVADA

BOBBY L. FRANKLIN,
Appellant,
vs.
D.J. LAUGHLIN, D/B/A BWD
PROPERTIES 2, LLC; BWD
PROPERTIES 3, LLC; AND BWD
PROPERTIES 4, LLC,
Respondents.

No. 67364

FILED

SEP 28 2015

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY *[Signature]*
DEPUTY CLERK

ORDER DENYING REHEARING

Rehearing denied. NRAP 40(c).

It is so ORDERED.¹

[Signature], J.
Saitta

[Signature] J.
Gibbons

[Signature], J.
Pickering

¹We also deny appellant's August 3, 2015, NRCP 60(b) motion to set aside certain federal judgments as void. An NRCP 60(b) motion cannot be brought on appeal in this court in the first instance and Nevada courts generally lack the authority to set aside federal court judgments.

We also deny appellant's August 25, 2015, "Post Motion for Order to Examine the Legal Effect of the 1993 Title Instrument Overlooked" because appellant's argument therein is identical to his argument in his petition for rehearing.

Finally, we deny respondents' counter motion for sanctions.

cc: Chief Judge, The Eighth Judicial District Court
Hon. J. Charles Thompson, Senior Judge
Bobby L. Franklin
Jolley Urga Wirth Woodbury & Little
Eighth District Court Clerk