IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF: K. B. AND Z. C.-H.

GREGORY C.; MISHA H.; AND ZACHARY B., Appellants,

VS.

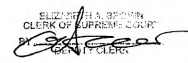
STATE OF NEVADA DEPARTMENT OF FAMILY SERVICES; Z. C.-H.; AND K. B.,

Respondents.

No. 87432

FILEL

OCT 2 6 2023



ORDER DISMISSING APPEAL

This is an appeal from a district court order for protective custody of minor children entered after a hearing held pursuant to NRS Chapter 432B. Eighth Judicial District Court, Family Division, Clark County; Stephanic Charter, Judge.

Initial review of the notices of appeal and the documents before this court reveals a jurisdictional defect. An order concluding the NRS Chapter 432B proceedings is not appealable because it arose in the juvenile court and concerns child custody. NRAP 3A(b)(7). Additionally, temporary orders in NRS 432B actions are not final, and thus, are not appealable. See In re Temp. Custody of Five Minor Children, 105 Nev. 441, 443, 777 P.2d 901, 902 (1989). Instead, such orders must be challenged by way of writ petition. See In re A.B., 128 Nev. 764, 769, 291 P.3d 122, 126 (2012) ("[B]ecause the lower court's order arises from a juvenile proceeding and concerns child custody, it is not substantively appealable under NRAP 3A, and therefor, [the] only remedy is by way of a petition for a writ of

mandamus."). Accordingly, this court lacks jurisdiction over this appeal and

ORDERS this appeal DISMISSED.

Codial College, J

Pickering, J

Bell ,

cc: Hon. Stephanie Charter, District Judge, Family Division

Gregory C.

Misha H.

Zachary B.

Nevada Legal Services/Las Vegas

Clark County District Attorney/Juvenile Division

Eighth District Court Clerk