## IN THE SUPREME COURT OF THE STATE OF NEVADA

ALLEN L. WISDOM, Appellant,

vs. JEFFREY A. DICKERSON, AN INDIVIDUAL; DAVID R. GRUNDY, AN INDIVIDUAL; DAVID R. GRUNDY, DIRECTOR OF ATTORNEYS LIABILITY PROTECTION SOCIETY AND ALPS, INC.; LEMONS GRUNDY & EISENBERG, A PROFESSIONAL CORPORATION; ATTORNEYS LIABILITY PROTECTION SOCIETY, A MUTUAL RISK RETENTION GROUP: ALPS, INC., A MONTANA CORPORATION; ERNEST ADLER, AN INDIVIDUAL; KILPATRICK, JOHNSTON & ADLER, A GENERAL PARTNERSHIP: AND JOHN ANTHONY FETTO, AN INDIVIDUAL. Respondents.

No. 43507

FILED

AUG 3 1 2004

JANETTE M, BLCV.M CLERK OF SUPREME COURT BY JULIEF DEPUTY CLERK

## ORDER DISMISSING APPEAL

This proper person appeal is taken from a district court order denying a motion to quash demands for security of costs, to take defaults and for sanctions. Second Judicial District Court, Washoe County; Connie J. Steinheimer, Judge.

On July 9, 2004, appellant submitted a motion for a stay of the district court proceedings. In response, on July 15 and 16, 2004, several respondents submitted oppositions and motions to dismiss this appeal.

SUPREME COURT OF NEVADA Appellant has submitted an opposition to the dismissal motions.<sup>1</sup> We have reviewed the documents before us and conclude that we lack jurisdiction over this appeal. In particular, the order from which appellant has appealed is not a final, appealable judgment, as it does not resolve the claims set forth in appellant's complaint.<sup>2</sup> Nor is it an independently appealable interlocutory order.<sup>3</sup> Consequently, we grant respondents' motions, and we dismiss this appeal.

It is so ORDERED.4

J.

Maupin J.

Douglas J.

<sup>&</sup>lt;sup>1</sup>Although appellant was not granted leave to proceed in proper person under NRAP 46(b), we direct the clerk of this court to file appellant's motion as well as respondents' oppositions/motions to dismiss, and appellant's opposition.

<sup>&</sup>lt;sup>2</sup>See Lee v. GNLV Corp., 116 Nev. 424, 996 P.2d 416 (2000) (noting that a final judgment is one that resolves all claims against all parties, and leaves nothing for the court's future consideration, except, perhaps, attorney fees and costs).

 $<sup>^{3}</sup>$ See, e.g., NRAP  $^{3}$ A(b)(2).

<sup>&</sup>lt;sup>4</sup>We deny as moot appellant's motion for a stay.

cc: Hon. Connie J. Steinheimer, District Judge Allen L. Wisdom Burton Bartlett & Glogovac John Anthony Fetto Kilpatrick Johnston & Adler Lemons Grundy & Eisenberg Wait Law Firm Washoe District Court Clerk