IN THE SUPREME COURT OF THE STATE OF NEVADA

THERESA JOYCE WINGENDER, AN INDIVIDUAL, Appellant,

VS.

EDWIN J. STRAZZULLA, TRUSTEE OF THE STRAZZULLA FAMILY TRUST; EDWIN J. STRAZZULLA, AN INDIVIDUAL; AND KATHLEEN P. STRAZZULLA, AN INDIVIDUAL, Respondents. No. 46138

FILED

DEC 2 7 2005



ORDER DISMISSING APPEAL

This is an appeal from a default judgment entered by the district court in a breach of contract and fraudulent transfer case. Eighth Judicial District Court, Clark County; Jessie Elizabeth Walsh, Judge.

On November 15, 2005, we issued an order to show cause why this appeal should not be dismissed for lack of jurisdiction, because it appeared that the district court had not entered a final judgment adjudicating the rights and liabilities of all parties, or alternatively, did not certify its judgment as final under NRCP 54(b). As we noted in that order, appellant's docketing statement indicated that the underlying case remains pending against defendants Eddie Wingender and possible Doe individuals and Roe corporations.

¹See NRAP 3A(b)(1); <u>Lee v. GNLV Corp.</u>, 116 Nev. 424, 996 P.2d 416 (2000).

Having considered appellant's response and respondents' reply, we conclude that appellant has failed to establish this court's jurisdiction over this appeal.² Accordingly, we dismiss this appeal.³

Parraguirre

It is so ORDERED.

Douglas, J.

Douglas, J.

Rose, J.

cc: Hon. Jessie Elizabeth Walsh, District Judge Hong & Hong David T. Spurlock Jr. Clark County Clerk

²We note that a review of the district court docket entries indicates that the district court orally denied appellant's motion for NRCP 54(b) certification at a December 16, 2005 hearing. In light of the district court's ruling and this order, we deny as most appellant's December 19, 2005 request for a thirty-day extension of time to submit documentation establishing this court's jurisdiction.

³We vacate the temporary stay order issued by this court on October 25, 2005.