

IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL LEONETTI,
Appellant,
vs.
DIANE LEONETTI,
Respondent.

No. 46588

FILED

FEB 08 2007

JANETTE M. BLOOM
CLERK OF SUPREME COURT
BY *J. Bloom*
CHIEF DEPUTY CLERK

ORDER OF AFFIRMANCE

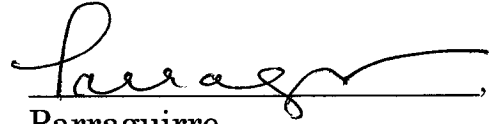
This is a proper person appeal from a district court order distributing the parties' marital property. Eighth Judicial District Court, Family Court Division, Clark County; Stefany Miley, Judge.

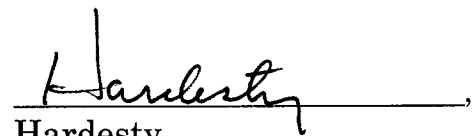
The parties were married in 1980, and a decree of divorce was entered on November 16, 2000. Appellant thereafter moved to set aside the property distribution in the decree, claiming fraud. The district court granted the motion. Following an evidentiary hearing, the district entered the order appealed from, under which several specific items were awarded to appellant. This appeal followed.¹

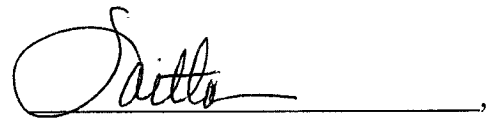
¹Jurisdiction in this court is proper, as the appealed order is a special order after final judgment. See NRAP 3A(b)(2); Gumm v. Mainor, 118 Nev. 912, 59 P.3d 1220 (2002).

Having reviewed the record and appellant's proper person civil appeal statement, we conclude that substantial evidence supports the district court's distribution.² Accordingly, we

ORDER the judgment of the district court AFFIRMED.³


Parraguirre J.


Hardesty J.


Saitta J.

cc: Hon. Stefany Miley, District Judge, Family Court Division
Michael Leonetti
Diane Leonetti
Eighth District Court Clerk

²See NRS 125.150; Jensen v. Jensen, 104 Nev. 95, 753 P.2d 342 (1988).

³On August 24, 2006, appellant filed a transcript of a hearing in appellant's criminal case. This transcript is not part of the divorce case's record, and thus is not properly considered. See Carson Ready Mix v. First Nat'l Bk., 97 Nev. 474, 635 P.2d 276 (1981). We have also considered appellant's documents entitled "Judicial Notice"; to the extent any relief is requested therein, we deny it as moot in light of this order.