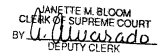
IN THE SUPREME COURT OF THE STATE OF NEVADA

RICHARD B. LEO,
Appellant,
vs.
THE LAW OFFICES OF STEVEN B.
WOLFSON; AND STEVEN B.
WOLFSON,
Respondents.

No. 50125

FILED

SEP 2 4 2007



ORDER DISMISSING APPEAL

This is a proper person appeal from a district court order granting a motion to quash service of process as insufficient. Eighth Judicial District Court, Clark County; Michael Villani, Judge.

Our review of the documents transmitted to this court pursuant to NRAP 3(e) reveals jurisdictional defects. This court has jurisdiction to consider an appeal only where the appeal is authorized by statute or court rule. No statute or court rule authorizes an appeal from an order granting a motion to quash service of process. Once the district court enters a final judgment resolving all of the claims against all of the parties, such as a formal order dismissing the action, appellant may file an

¹Taylor Constr. Co. v. Hilton Hotels, 100 Nev. 207, 678 P.2d 1152 (1984).

²See NRAP 3A(b) (listing orders and judgments from which an appeal may be taken).

appeal from that order.³ Accordingly, as we lack jurisdiction over this appeal, we

ORDER this appeal DISMISSED.4

Hardesty

Parraguirre

Jacobs J.

cc: Hon. Michael Villani, District Judge Richard B. Leo Thorndal Armstrong Delk Balkenbush & Eisinger/Las Vegas Eighth District Court Clerk

³See <u>Lee v. GNLV Corp.</u>, 116 Nev. 424, 996 P.2d 416 (2000) (defining a final judgment as a judgment that disposes of the issues presented in the case and leaves nothing for the future consideration of the court except for post-judgment issues such as attorney fees and costs).

⁴In light of this order, appellant need not file the civil proper person appeal statement or transcript request form sent to him on September 6, 2007. We note that appellant's failure to pay the filing fee or demonstrate compliance with NRAP 24(a) constitutes an independent basis for dismissing this appeal.