IN THE SUPREME COURT OF THE STATE OF NEVADA

HWAI-SUN LEE,
Appellant,
vs.
TINGTING LIN,
Respondent.

No. 50280

FILED

JUL 1 4 2008

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY DEPUTY CLERK

ORDER DISMISSING APPEAL

This is a proper person appeal from a family court order directing a wage assignment in a divorce and child custody proceeding. Eighth Judicial District Court, Family Court Division, Clark County; Sandra Pomrenze, Judge.

Our review of the documents before us reveals jurisdictional defects. This court has jurisdiction to consider appeals only when authorized by statute or court rule. Appellant's notice of appeal indicates that he is challenging the September 7, 2007, order directing a wage assignment. However, no statute or court rule authorizes an appeal from such an order.

Additionally, to the extent that appellant's notice of appeal can be construed as challenging the April 11, 2007, decree of divorce and the August 10, 2007, order resolving issues related to appellant's past due

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(O) 1947A

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).

obligations and setting the terms of respondent's bond, appellant's notice of appeal is untimely as to these orders. Notice of entry of the April 11 divorce decree was served by mail on April 16, 2007. Notice of entry of the August 10 order was served by mail on August 15, 2007. Appellant's notice of appeal from the divorce decree was due to be filed in the district court by May 21, 2007, and his notice of appeal from the August 10 order was due to be filed by September 18, 2007. Because appellant did not file his notice of appeal until September 24, 2007, his notice of appeal was untimely as to these orders.

Accordingly, as we lack jurisdiction to consider this appeal, we ORDER this appeal DISMISSED.⁴

Mauy J.

Maupin

Cherry, J.

J.

Saitta

³See NRAP 4(a)(1) (stating that a notice of appeal must be filed in the district court no later than 30 days after service of written notice of entry of the challenged order); NRAP 26(c) (providing an additional three days when notice of entry is served by mail).

⁴We grant respondent's counsel's January 14, 2008 motion to withdraw as counsel of record in this appeal.

cc: Hon. Sandra Pomrenze, District Judge, Family Court Division Hwai-Sun Lee Bruce I. Shapiro, Ltd. Eighth District Court Clerk