IN THE SUPREME COURT OF THE STATE OF NEVADA

MOSES SEGAL,

Appellant,

vs.

LEONOR MIDVIDY SEGAL,

Respondent.

No. 34687

FILED

MAY 07 2001

COURT

ANETTE M. BL

ORDER DISMISSING APPEAL

This is an appeal from district court orders finding appellant in contempt and imposing sanctions. When our preliminary review of this appeal revealed a potential jurisdictional defect, we ordered appellant to show cause why this appeal should not be dismissed for lack of jurisdiction.

Specifically, it appeared that the contempt orders were not substantively appealable. We recently held that we do not have jurisdiction over an appeal from a contempt order, and that a contempt order is properly challenged through a petition for extraordinary relief under NRS chapter 34.<sup>1</sup>

In response to our order to show cause, appellant concedes that the orders are not appealable.<sup>2</sup> Accordingly, as we lack jurisdiction over this appeal, we

ORDER this appeal DISMISSED.<sup>3</sup>

J. J.

J.

<sup>1</sup>Pengilly v. Rancho Santa Fe Homeowners, 116 Nev. \_\_\_, 5 P.3d 569 (2000).

<sup>2</sup>We note that on April 19, 1999, appellant filed a petition for a writ of extraordinary relief in this court challenging the contempt orders (Docket No. 37731).

<sup>3</sup>In light of this order, we deny as most appellant's May 26, 2000 motion to consolidate this appeal with the pending appeal in Docket No. 33030.

cc: Hon. Mark R. Denton, District Judge Dickerson, Dickerson, Consul & Pocker Jimmerson Hansen Clark County Clerk