

IN THE SUPREME COURT OF THE STATE OF NEVADA

CURTIS L. DOYLE,
Appellant,
vs.
SHANDA M. HARTNELL,
Respondent.

No. 53392

FILED

OCT 22 2009

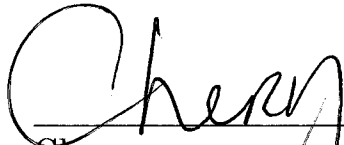
ORDER DISMISSING APPEAL

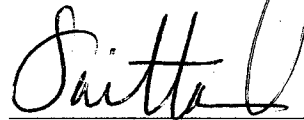
TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

This is an appeal from a temporary order regarding child custody and child support. Eighth Judicial District Court, Clark County; Cynthia N. Giuliani, Judge.

Although an order finally establishing or changing child custody is appealable, NRAP 3A(b)(2), the district court's order in this case is a temporary order, not a final order that is subject to appeal. See In re Temporary Custody of Five Minors, 105 Nev. 441, 777 P.2d 901 (1989) (concluding that an order determining temporary custody under NRS Chapter 432B is not appealable). Similarly, appellant admits in his appeal statement that the child support determination was an interim measure, subject to modification after additional financial information was submitted. Consequently, we lack jurisdiction to consider this appeal, and we dismiss it.

It is so ORDERED.


_____, J.
Cherry


_____, J.
Saitta


_____, J.
Gibbons

cc: Hon. Cynthia N. Giuliani, District Judge
Curtis L. Doyle
Shanda M. Hartnell
Eighth District Court Clerk