IN THE SUPREME COURT OF THE STATE OF NEVADA

LAURA HICKS, INDIVIDUALLY AND AS LEGAL GUARDIAN FOR TAYLOR PRICE, A MINOR, Appellant,

vs. LEONARD LEYBA, Respondent. No. 55084

FILED

JUL 20 2010

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY DEPUTY CLERK

ORDER DISMISSING APPEAL

This is an appeal from a November 4, 2009, district court order denying a motion for reconsideration. Eighth Judicial District Court, Clark County; Elissa F. Cadish, Judge.

When our preliminary review of the docketing statement and the NRAP 3(g) documents revealed a potential jurisdictional defect, we ordered appellant to show cause why this appeal should not be dismissed for lack of jurisdiction. Specifically, we pointed out that orders denying reconsideration are not substantively appealable. Alvis v. State, Gaming Control Bd., 99 Nev. 184, 660 P.2d 980 (1983). Moreover, from the district court docket entries, it was unclear whether the district court had entered a final, appealable written judgment in the matter below. NRAP 3A(b)(1); Lee v. GNLV Corp., 116 Nev. 424, 996 P.2d 416 (2000).

On April 2, 2010, appellant timely responded to our show cause order, agreeing that no final judgment had been entered but asserting that she and respondent had arranged to submit an order to the district court dismissing the action below and that she would supplement her response to this court with the order when it was filed. To date, no supplemental response has been received by this court. Accordingly, it

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appears that the district court has not yet finally resolved the matter below, and as we therefore lack jurisdiction, we

ORDER this appeal DISMISSED.

Hardesty, J

Douglas , J.

Pickering, J.

cc: Hon. Elissa F. Cadish, District Judge
William F. Buchanan, Settlement Judge
James A. Oronoz, Chtd.
Dennett Winspear, LLP
Eighth District Court Clerk