IN THE SUPREME COURT OF THE STATE OF NEVADA

RICHARD SUSAINATHAN, INDIVIDUALLY; SATHEESHMOORTHY PUNNIAMURTHY, INDIVIDUALLY; JOY N. FRANCIS; AND WIRELESS U.S., LLC, Appellants,

vs.
PAPPAMMAL KURIAN, INDIVIDUALLY;
AND SPECTRUM WIRELESS, LLC,
Respondents.

No. 56885

FILED

JUN 09 2011

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

ORDER DISMISSING APPEAL

This is an appeal from a district court judgment on a jury verdict in a tort action. Eighth Judicial District Court, Clark County; Jessie Elizabeth Walsh, Judge.

On February 3, 2011, we entered an order directing appellants to show cause why this appeal should not be dismissed for lack of jurisdiction. In particular, we noted that it appeared that a tolling motion had not been resolved and that several claims within the various complaints had not been resolved by written order. Appellants filed a response, as directed. Having reviewed appellants' response, in connection with the docketing statement and the documents submitted to this court pursuant to NRAP 3(g), we conclude that this appeal should be dismissed for lack of jurisdiction because the appeal is premature. Appellants' response to our order to show cause admits that no written order has been entered resolving the outstanding claims in this case. As such, the judgment appellants seek to appeal from is not a final judgment. NRAP 3A(b)(1); Lee v. GNLV Corp., 116 Nev. 424, 996 P.2d 416 (2000); KDI Sylvan Pools v. Workman, 107 Nev. 340, 810 P.2d 1217 (1991)

SUPREME COURT OF NEVADA (stating that claims must be formally resolved; a party's intent to abandon claims, without more, is insufficient to confer jurisdiction on this court). Accordingly, we

ORDER this appeal DISMISSED.

Cherry,

Pickering

cc: Hon. Jessie Elizabeth Walsh, District Judge William C. Turner, Settlement Judge E. Brent Bryson, Ltd. Cardwell & Dowling, LLP Eighth District Court Clerk