IN THE SUPREME COURT OF THE STATE OF NEVADA

ANDREA VIEIRA, Appellant, vs. SALVATORE FONTANA, Respondent. No. 58893

FILED

SEP 2 3 2011



ORDER DISMISSING APPEAL

This is an appeal from a district court order regarding interim visitation and reunification arrangements.¹ Eighth Judicial District Court, Family Court Division, Clark County; T. Arthur Ritchie, Jr., Judge.

An interim order that does not finally resolve the issues presented and contemplates further action is not appealable. <u>In re Temporary Custody of Five Minors</u>, 105 Nev. 441, 777 P.2d 901 (1989) (interim custody order); <u>Sugarman Co. v. Morse Bros.</u>, 50 Nev. 191, 255 P. 1010 (1927) (temporary restraining order). Here, the district court's order specifically requires additional action and hearings before a final custody and visitation decision is made. Accordingly, we lack jurisdiction and

ORDER this appeal DISMISSED.

Douglas

elester.

Hardesty

Parraguirre, J

¹The notice of appeal was filed by appellant in proper person, and this matter was thus originally placed in the pilot program for civil proper person appeals. On September 6, 2011, a motion for stay was filed by counsel on appellant's behalf. The motion is denied as moot in light of this order; issues regarding appellant's representation are also moot.

SUPREME COURT OF NEVADA

(O) 1947A

11-29049

cc: Hon. T. Arthur Ritchie, Jr., District Judge, Family Court Division Naimi & Dilbeck, Chtd. Claggett & Associates, Inc. Eighth District Court Clerk