

IN THE SUPREME COURT OF THE STATE OF NEVADA

CHRIS SULLIVAN, AN INDIVIDUAL;
AND CHRIS SULLIVAN REALTY, A
NEVADA LIMITED LIABILITY
COMPANY,

Appellants,

vs.

BRIAN SANTOR, A CALIFORNIA
RESIDENT; ROSEMARY PAPP
SANTOR, A CALIFORNIA RESIDENT;
CALLBOOM, A BUSINESS DULY
INCORPORATED IN CALIFORNIA;
AND VOICE4BIZ, A BUSINESS DULY
LICENSED IN CALIFORNIA,
Respondents.

No. 62537

FILED

SEP 12 2013

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY R. Malone
DEPUTY CLERK

ORDER DISMISSING APPEAL

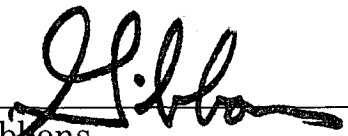
This is an appeal from a district court order in a contract and torts action. Eighth Judicial District Court, Clark County; Ronald J. Israel, Judge.

On June 21, 2013, when our preliminary review of the docketing statement and the NRAP 3(g) documents revealed a potential jurisdictional defect, we ordered appellants to, within 30 days, show cause why this appeal should not be dismissed for lack of jurisdiction. Specifically, it appeared that the claims against defendants Jeff and Jane Doe Frimmersdorf were subject to the automatic bankruptcy stay below and, thus, remained pending such that the district court had not entered a final, written judgment adjudicating all the rights and liabilities of all the parties. NRAP 3A(b)(1); *Lee v. GNLV Corp.*, 116 Nev. 424, 996 P.2d 416 (2000). Further, the district court did not certify its order as final pursuant to NRCP 54(b). Our June 21 order cautioned appellants that

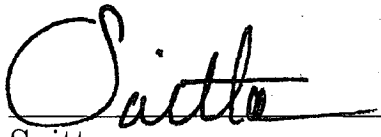
failure to demonstrate jurisdiction could result in the dismissal of this appeal.

To date, appellants have failed to respond to our show cause order. Accordingly, as jurisdiction has not been demonstrated, we

ORDER this appeal DISMISSED.


_____, J.
Gibbons


_____, J.
Douglas


_____, J.
Saitta

cc: Hon. Ronald J. Israel, District Judge
Israel Kunin, Settlement Judge
Chris Sullivan Law Firm
Christopherson Law Offices
Robinson & Wood
Eighth District Court Clerk