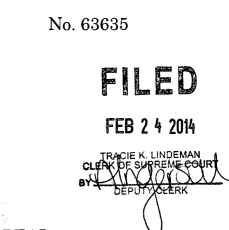
IN THE SUPREME COURT OF THE STATE OF NEVADA

JAMES J. SLEZAK; NATHAN EVERSON; TOUSON SARYON; THEODORE VOORHEES TILLINGHAST; AND SANDRA GALE TILLINGHAST, Appellants, vs. TIMOTHY S. CORY, Respondent.



ORDER DISMISSING APPEAL

This is an appeal from a district court default judgment. Eighth Judicial District Court, Clark County; Susan Johnson, Judge.

On October 29, 2013, we ordered appellants to show cause why this appeal should not be dismissed for lack of jurisdiction, pointing out that claims appeared to remain pending below, such that no final, appealable judgment had been entered. NRAP 3A(b)(1); *Lee v. GNLV Corp.*, 116 Nev. 424, 996 P.2d 416 (2000). In their timely response to the show cause order, appellants agreed that claims remain pending below and explained that they were filing a motion in the district court to resolve those claims. To date, appellants have not provided this court with any order resolving the claims below or otherwise demonstrated jurisdiction. Accordingly, as it appears that no final judgment has been entered and we thus lack jurisdiction, we

ORDER this appeal DISMISSED.

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SUPREME COURT OF NEVADA

(O) 1947A

cc: Hon. Susan Johnson, District Judge Janet Trost, Settlement Judge Mirch Law Firm LLP Premier Legal Group Eighth District Court Clerk