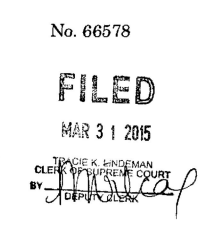
An unpublished order shall not be regarded as precedent and shall not be cited as legal authority. SCR 123.

## IN THE SUPREME COURT OF THE STATE OF NEVADA

JOHN KLACKING, AN INDIVIDUAL, Appellant, vs. HONEST GUYS PIZZA, LLC, AN ARIZONA LIMITED LIABILITY COMPANY; CHRISTOPHER CARNAL, AN INDIVIDUAL; SHELBY JOBE, AN INDIVIDUAL; CHRIS QUITADAMO, AN INDIVIDUAL; AND HALLY QUITADAMO, AN INDIVIDUAL, Respondents.



## ORDER GRANTING MOTION TO DISMISS APPEAL

This is an appeal from a district court order confirming an arbitration award. Appellant did not oppose respondents' motion to confirm the arbitration award below and the district court issued its order confirming the arbitration award and judgment for defendants.

Appellant appealed from the district court order. Respondents filed a motion to dismiss this appeal arguing that because appellant did not oppose the order being appealed from, he has waived those arguments on appeal. Appellant has not opposed respondents' assertions or filed any response to the motion to dismiss. *Cf. Walls v. Brewster*, 112 Nev. 175, 912 P.2d 261 (1996) (district court properly construed plaintiff's failure to respond to a motion to dismiss as an admission that the motion was meritorious). An issue not raised below is considered waived and will not be considered on appeal. *Old Aztec Mine, Inc. v. Brown*, 97 Nev. 49, 52,

SUPREME COURT OF NEVADA 623 P.2d 981, 983 (1981). Accordingly, we grant respondents' motion and we

Pickering

ORDER this appeal DISMISSED.<sup>1</sup>

J. J. Pickering Gibbons

J.

Hon. Kenneth C. Cory, District Judge cc: Thomas J. Tanksley, Settlement Judge Robison Belaustegui Sharp & Low Albright Stoddard Warnick & Albright Eighth District Court Clerk

<sup>1</sup>Based on our disposition, we do not reach respondents' remaining arguments raised in the motion to dismiss.

SUPREME COURT NEVADA