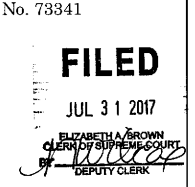
IN THE SUPREME COURT OF THE STATE OF NEVADA

ROBIN M. LEE,

Appellant,

vs. ALICIAS MOTEL, A/K/A DORA AND SONS,

Respondent.



ORDER DISMISSING APPEAL

This is a pro se appeal from a district court order vacating a minute order dismissing appellant's motion for summary judgment and directing appellant to re-file, re-notice, and re-serve her motion for summary judgment by default. Eighth Judicial District Court, Clark County; Joseph Hardy, Jr., Judge.

Our review of the documents submitted to this court pursuant to NRAP 3(g) reveals a jurisdictional defect. Specifically, it appears that the notice of appeal was prematurely filed, before the entry of a final written judgment, and is therefore of no effect. See NRAP 4(a)(1); Rust v. Clark Cty. School District, 103 Nev. 686, 747 P.2d 1380 (1987). The district court's order specifically directs appellant to take further action before the court will enter a final decision. We therefore conclude that we lack jurisdiction, and we

ORDER this appeal DISMISSED.

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SUPREME COURT OF NEVADA cc: Hon. Joseph Hardy, Jr., District Judge Robin M. Lee Bryan D. Ali Eighth District Court Clerk

SUPREME COURT OF NEVADA

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