## IN THE SUPREME COURT OF THE STATE OF NEVADA ROBERT LANGERMANN, No. 75069 Appellant, vs. RICHARD A. HARRIS, INDIVIDUALLY 2.14.14.14 AND D/B/A RICHARD HARRIS LAW FIRM, A NEVADA LIMITED LIABILITY MAR 0 5 2018 PARTNERSHIP; AND RICHARD A. HARRIS, P.C., A NEVADA PROFESSIONAL CORPORATION, FPUTY CLERA Respondents.

## ORDER DISMISSING APPEAL

This is a pro se appeal from a district court order granting in part a motion to dismiss and denying a motion to amend complaint. Eighth Judicial District Court, Clark County; Susan Johnson, Judge. Our review of the notice of appeal and documents transmitted with that notice reveals a jurisdictional defect. The challenged order is not appealable as a final judgment under NRAP 3A(b)(1) because appellant's claims for breach of contract, negligence, conversion, breach of fiduciary duty, and negligent supervision remain pending in the district court. See Lee v. GNLV Corp., 116 Nev. 424, 426, 996 P.2d 416, 417 (2000) (defining a final judgment as one that disposes of all issues presented and leaves nothing for the court's future consideration except for post-judgment issues such as attorney fees and costs). As no other statute or court rule appears to authorize an appeal from the challenged order, see Brown v. MHC Stagecoach, LLC, 129 Nev.

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343, 345, 301 P.3d 850, 851 (2013) (explaining that this court has jurisdiction to consider an appeal only when the appeal is authorized by statute or court rule), we conclude that we lack jurisdiction and we

ORDER this appeal DISMISSED.

herry J. sligter Cherry J. Stiglich Parraguirre Hon. Susan Johnson, District Judge cc: Robert Langermann **Richard Harris Law Firm** Eighth District Court Clerk  $\mathbf{2}$ 

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