

IN THE SUPREME COURT OF THE STATE OF NEVADA

MOTOR COACH INDUSTRIES, INC.,
Appellant,

vs.

A. K. AND K. K., MINORS, BY AND
THROUGH THEIR GUARDIAN
MARIE-CLAUDE RIGAUD; SIAMAK
BARIN, AS EXECUTOR OF THE
ESTATE OF KAYVAN KHIABANI, M.D.
(DECEDENT); THE ESTATE OF
KAYVAN KHIABANI, M.D.
(DECEDENT); SIAMAK BARIN, AS
EXECUTOR OF THE ESTATE OF
KATAYOUN BARIN, DDS
(DECEDENT); AND THE ESTATE OF
KATAYOUN BARIN, DDS
(DECEDENT),

Respondents.

No. 75953

FILED

FEB 13 2019

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

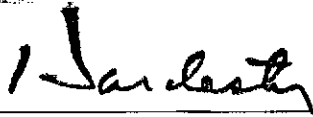
ORDER DISMISSING APPEAL


This is an appeal from a judgment on a jury verdict in a personal injury action. Eighth Judicial District Court, Clark County; Adriana Escobar, Judge.

Because appellant filed the notice of appeal prematurely, prior to the district court's resolution of timely-filed tolling motions, this court directed appellant to show cause why the appeal should not be dismissed for lack of jurisdiction. See NRAP 4(a)(6). Appellant has responded and

concedes that the district court still has not resolved the tolling motions.
Therefore, this appeal is premature, and this court

ORDERS this appeal DISMISSED.


_____, J.
Hardesty


_____, J.
Stiglich


_____, J.
Silver

cc: Hon. Adriana Escobar, District Judge
Ara H. Shirinian, Settlement Judge
Lewis Roca Rothgerber Christie LLP/Las Vegas
Hartline Dacus Barger Dreyer LLP/Dallas
Weinberg, Wheeler, Hudgins, Gunn & Dial, LLC
Hartline Dacus Barger Dreyer LLP/Corpus Christi
Weinberg, Wheeler, Hudgins, Gunn & Dial, LLC/Atlanta
Kemp, Jones & Coulthard, LLP
Christiansen Law Offices
Eighth District Court Clerk