IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE ESTATE OF DARROL STROUD MOSLEY, DECEASED.

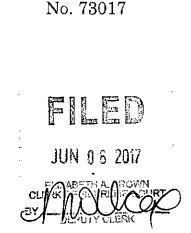
VS.

JORJA MOSLEY,

Appellant,

DIANNE PARKER,

Respondent.



ORDER DISMISSING APPEAL

This is a pro se appeal in a probate matter. Eighth Judicial District Court, Clark County; Gloria Sturman, Judge.

Our review of the documents submitted to this court pursuant to NRAP 3(g) reveals a jurisdictional defect. Specifically, the notice of appeal fails to identify any appealable order. And it appears from the district court docket entries and minutes that no appealable order has been entered. See NRAP 3A. A notice of appeal filed before entry of a final written judgment is premature and of no effect. See NRAP 4(a)(1);

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Rust v. Clark Cty. School Dist., 103 Nev. 686, 747 P.2d 1380 (1987). We conclude that we lack jurisdiction and we

ORDER this appeal DISMISSED.¹

J, Douglas J. Gibbons J. Pickering Hon. Gloria Sturman, District Judge cc: Jorja Mosley Solomon Dwiggins & Freer, Ltd. Eighth District Court Clerk ¹Appellant's motion to stay the district court proceedings is denied as moot. $\mathbf{2}$

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