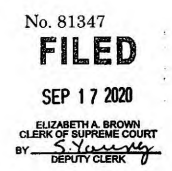
IN THE SUPREME COURT OF THE STATE OF NEVADA

DOUGLAS EDWARD SATERLUND, JR.,

Appellant,

vs. CHARLENE RENEE BENOIT, Respondent.



ORDER DISMISSING APPEAL

This is an appeal from a district court order declining to exercise jurisdiction in a child custody matter. Eighth Judicial District Court, Clark County; Vincent Ochoa, Judge.

This court previously ordered appellant to show cause why this appeal should not be dismissed for lack of jurisdiction. It appeared that the order was not appealable as a final judgment under NRAP 3A(b)(1) because it contemplated entry of a further order to finally resolve the underlying district court proceedings. See Lee v. GNLV Corp., 116 Nev. 424, 426, 996 P.2d 416, 417 (2000) (defining a final judgment). Appellant has now filed a motion to voluntarily dismiss this appeal. The motion is granted and this court

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ORDERS this appeal DISMISSED.

Pickering, C. J.

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cc:

Hon. Vincent Ochoa, District Judge Roberts Stoffel Family Law Group Charlene Renee Benoit Eighth District Court Clerk

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