


IN THE SUPREME COURT OF THE STATE OF NEVADA

PARLER LLC; NDMASCENDANT, LLC;
MARK MECKLER; DAN BONGINO;
AND REBEKAH MERCER,
Appellants,
vs.
JOHN MATZE, AN INDIVIDUAL,
Respondent.

No. 86495

FILED

JUN 05 2024

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY 
DEPUTY CLERK

ORDER DISMISSING APPEAL

This is an appeal from interlocutory district court orders denying anti-SLAPP motions to dismiss. Eighth Judicial District Court, Clark County; Mark R. Denton, Judge.


On May 17, 2024, appellant Parler, LLC notified this court that it filed a petition for relief under the Bankruptcy Code, and that the underlying district court case has been removed to the United States District Court for the District of Nevada. Parler attached the notice of removal of the underlying district court case to the notice of removal filed in this court. Under 28 U.S.C. § 1446(d), after the filing of a notice of removal and notice to this court of its filing, “the State court shall proceed no further unless and until the case is remanded.” This court can no longer proceed with the matter commenced “until the federal court decides whether it will retain jurisdiction or not.” *Nixon v. Wheatley*, 368 F. Supp. 2d 635, 640 (E.D. Tex. 2005). Accordingly, this court takes no action on Parler’s notice of suggestion of bankruptcy, and to avoid having this appeal linger on this court’s docket indefinitely, this court dismisses this appeal without prejudice to appellants’ right to move for its reinstatement within

30 days of any remand from the federal district court, if deemed appropriate.

It is so ORDERED.


_____, J.
Herndon


_____, J.
Lee


_____, J.
Bell

cc: Hon. Mark R. Denton, District Judge
Kristine M. Kuzemka, Settlement Judge
Shea Larsen
Graves Garrett LLC/Kansas City
Adams and Reese LLP/Tampa
Michael D. Rawlins, PLLC
Law Offices of Robert P. Spretnak
Pisanelli Bice, PLLC
Eighth District Court Clerk