IN THE SUPREME COURT OF THE STATE OF NEVADA

MCDONALD CARANO WILSON LLP, A NEVADA LIMITED LIABILITY PARTNERSHIP, Appellant, VS. THE BOURASSA LAW GROUP, LLC; OASIS LEGAL FINANCE, LLC, A FOREIGN ILLINOIS LIMITED LIABILITY COMPANY; CALIFORNIA BACK SPECIALISTS MEDICAL GROUP, INC., A CALIFORNIA CORPORATION: CALIFORNIA MINIMALLY INVASIVE SURGERY CENTER: THOUSAND OAKS SPINE MEDICAL GROUP, INC., A CALIFORNIA CORPORATION: CONEJO NEUROLOGICAL MEDICAL GROUP, INC., A CALIFORNIA CORPORATION; AND MEDICAL IMAGING MEDICAL GROUP. Respondents.

No. 64658

FILED

AUG 1 9 2014

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY
DEPUTY CLERK

ORDER TO SHOW CAUSE

This is an appeal from a December 9, 2013, amended district court disbursement order in an interpleader action. Our preliminary review of the docketing statement and the documents submitted to this court pursuant to NRAP 3(g) reveals a potential jurisdictional defect. Specifically, it appears that the district court has not entered a final, written judgment adjudicating all the rights and liabilities of all the parties, and the district court did not certify its order as final pursuant to NRCP 54(b). NRAP 3A(b)(1); Lee v. GNLV Corp., 116 Nev. 424, 996 P.2d 416 (2000). In particular, while appellant submitted with its docketing

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(O) 1947A

Statement a September 5, 2012, order labeled "Default Judgment as to Defendant Steven Zlatt, M.D.," the body of that order purports to grant a default judgment against a different defendant, the Los Angeles Orthopaedic Institute, Inc. As a result, it appears that the claims involving Zlatt remain pending, such that the September 16, 2013, disbursement order did not constitute a final, appealable order and the district court retains jurisdiction over this matter.

Accordingly, appellant shall have 30 days from the date of this order within which to show cause why this appeal should not be dismissed for lack of jurisdiction. We note that appellant might be able to cure this perceived jurisdictional defect by obtaining a proper default judgment as to Zlatt. We caution appellant that failure to demonstrate that this court has jurisdiction may result in this court's dismissal of this appeal. The briefing schedule in this appeal shall be suspended pending further order of this court. Respondents may file any reply within ten days from the date that appellant's response is served.

It is so ORDERED.

_, C.J.

cc: John Walter Boyer, Settlement Judge
McDonald Carano Wilson LLP/Las Vegas
Bourassa Law Group, LLC
California Back Specialists Medical Group, Inc.
California Minimally Invasive Surgery Center
Conejo Neurological Medical Group, Inc.
Medical Imaging Medical Group
Boyack Beck & Taylor
Abrams Probate & Planning Group
Thousand Oaks Spine Medical Group, Inc.

