IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL J. MONA, JR., AN INDIVIDUAL,

Appellant,

VS.

FAR WEST INDUSTRIES, A CALIFORNIA CORPORATION, Respondent.

No. 73815



ORDER DISMISSING APPEAL

This is an appeal from an order sustaining respondent's objection to a claim of exemption to an order determining the priority of garnishments and denying appellant's motion to discharge the garnishment. Eighth Judicial District Court, Clark County; Joseph Hardy, Jr., Judge.

Respondent has moved to dismiss the appeal for lack of jurisdiction. Appellant opposes the motion, and respondent has filed a reply. We agree with respondent that our holding in Settelmeyer & Sons v. Smith & Harmer, 124 Nev. 1206, 197 P.3d 1051 (2008) provides for an appeal from a final judgment in a garnishment action (see also NRS 31.460), but not from interlocutory orders that merely set the priorities or resolve a claim of exemption, such as those at issue in this appeal. It appears the

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district court has not yet entered a final appealable judgment; accordingly, we grant respondent's motion and we

ORDER this appeal DISMISSED.1

Cherry, J. Parraguirre

Stiglich J.

cc: Hon. Joseph Hardy, Jr., District Judge
Ara H. Shirinian, Settlement Judge
Marquis Aurbach Coffing
Holley, Driggs, Walch, Fine, Wray, Puzey & Thompson/Las Vegas
Eighth District Court Clerk

¹We deny as most the parties' joint motion to extend the briefing deadlines. The clerk shall return, unfiled, the answering brief and appendix received on March 2, 2018.