IN THE SUPREME COURT OF THE STATE OF NEVADA

MOTOR COACH INDUSTRIES, INC., Appellant,

vs.

A. K. AND K. K., MINORS, BY AND THROUGH THEIR GUARDIAN MARIE-CLAUDE RIGAUD; SIAMAK BARIN, AS EXECUTOR OF THE ESTATE OF KAYVAN KHIABANI, M.D. (DECEDENT); THE ESTATE OF KAYVAN KHIABANI, M.D. (DECEDENT); SIAMAK BARIN, AS EXECUTOR OF THE ESTATE OF KATAYOUN BARIN, DDS (DECEDENT); AND THE ESTATE OF KATAYOUN BARIN, DDS (DECEDENT).

Respondents.

No. 75953

FILED

FEB 13 2019

CLERK OF SUPPREME COURT

BY DEPUTY CLERK

ORDER DISMISSING APPEAL

This is an appeal from a judgment on a jury verdict in a personal injury action. Eighth Judicial District Court, Clark County; Adriana Escobar, Judge.

Because appellant filed the notice of appeal prematurely, prior to the district court's resolution of timely-filed tolling motions, this court directed appellant to show cause why the appeal should not be dismissed for lack of jurisdiction. See NRAP 4(a)(6). Appellant has responded and

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concedes that the district court still has not resolved the tolling motions.

Therefore, this appeal is premature, and this court

ORDERS this appeal DISMISSED.

Hardesty

Stiglich

Silver

Silver J.

cc: Hon. Adriana Escobar, District Judge
Ara H. Shirinian, Settlement Judge
Lewis Roca Rothgerber Christie LLP/Las Vegas
Hartline Dacus Barger Dreyer LLP/Dallas
Weinberg, Wheeler, Hudgins, Gunn & Dial, LLC
Hartline Dacus Barger Dreyer LLP/Corpus Christi
Weinberg, Wheeler, Hudgins, Gunn & Dial, LLC/Atlanta
Kemp, Jones & Coulthard, LLP
Christiansen Law Offices
Eighth District Court Clerk