IN THE SUPREME COURT OF THE STATE OF NEVADA

YOAV EGOSI,

Appellant,

VS.

PATRICIA EGOSI, N/K/A PATRICIA LEE WOODS,

Respondent.

No. 76144

FILED

AUG 23 2019

CLERK OF SUPREME COURT
BY
DEPUTY CLERK

ORDER

This is an appeal from an order partially affirming a prenuptial agreement and denying a motion for relocation. Respondent has filed a motion to dismiss the appeal and for remand to the district court on the ground that the order appealed from does not finally resolve all the claims and issues between the parties. See NRAP 3A. Appellant opposes the motion and asks for sanctions, and respondent has filed a reply.

Appellant challenges the district court's denial of his petition to relocate with the child to Israel. An order that alters the rights and obligations of the parties after a final judgment is independently appealable. See Burton v. Burton, 99 Nev. 698, 669 P.2d 703 (1983) (recognizing that an order denying a motion to modify a family court order, based on changed factual or legal circumstances, is appealable as a special order after final judgment); NRAP 3A(7). Accordingly, the motion to dismiss is denied.

¹Cause appearing, and despite respondent's objection, appellant's motion for an extension of time to file the opposition is granted. The opposition was filed on April 22, 2019. Respondent's motion for an extension of time to oppose the motion for an extension of time is denied as moot.

Appellant's motion for leave to file an amended opening brief is granted. The clerk of this court shall file the amended opening brief and appendix received via e-flex on February 22, 2019. Respondent shall have 30 days from the date of this order to file and serve the answering brief. Failure to file an answering brief may result in the imposition of sanctions, including disposition of this appeal without an answering brief from respondent. NRAP 31(d).

It is so ORDERED.2

Pickering

Parraguirre

J.

Cadish

cc: Alex B. Ghibaudo, PC. Blackmon Law Group

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²Appellant's request for sanctions is denied. Respondent's motion for a stay pending resolution of the motion to dismiss is denied as moot.