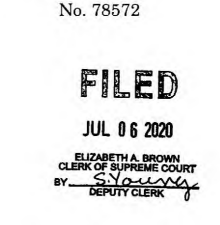
IN THE SUPREME COURT OF THE STATE OF NEVADA

REPUBLIC SILVER STATE DISPOSAL, INC., A NEVADA CORPORATION, Appellant,

vs. ANDREW M. CASH, M.D.; ANDREW M. CASH, M.D., P.C., A/K/A ANDREW MILLER CASH, M.D., P.C.; AND DESERT INSTITUTE OF SPINE CARE, LLC, A NEVADA LIMITED LIABILITY COMPANY,



Respondents.

ORDER DISMISSING CROSS-APPEAL

This is an appeal from order granting summary judgment after an order denying a timely motion for reconsideration and a cross-appeal from certain interlocutory orders. Appellant has filed a motion to dismiss respondents' cross-appeal on the ground that respondents are not aggrieved by the district court's judgment. Respondents have filed a response to the motion conceding that the cross-appeal is conditional based upon this court's disposition of the appeal.

A party who has prevailed in the district court and does not wish to alter the rights of parties arising from a judgment is not aggrieved by that judgment. See Ford v. Showboat Operating Co., 110 Nev. 752, 756, 877 P.2d 546, 549 (1994). Given that respondents prevailed in the district court, they are not aggrieved by the challenged order and cannot challenge it on appeal. See NRAP 3A(a). Accordingly, appellant's motion is granted and the cross-appeal is dismissed. The clerk of this court shall amend the caption on the docket sheet to conform to the caption on this order.

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Appellant shall have 14 days from the date of this order to file and serve a reply brief on appeal, if deemed necessary.

It is so ORDERED.

Parraguirre

rlect J.

J.

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Cadish

 cc: Hon. Jerry A. Wiese, District Judge Ara Shirinian, Settlement Judge Lewis Roca Rothgerber Christie LLP/Las Vegas Barron & Pruitt, LLP McBride Hall Eighth District Court Clerk

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