IN THE SUPREME COURT OF THE STATE OF NEVADA

PLATTE RIVER INSURANCE COMPANY,

Appellant,

vs. SUSAN JACKSON; AND LANCE A. JACKSON,

Respondents.

No. 81974

FLED

DEC 07 2020

OURT

ORDER TO SHOW CAUSE

This is an appeal from a postjudgment order granting a claim of exemption on the judgment. Preliminary review of the docketing statement and the documents submitted to this court pursuant to NRAP 3(g) reveals a potential jurisdictional defect. Specifically, this court's 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 or execution action (see also NRS 31.460), but not from interlocutory orders that merely set the priorities or resolve a claim of exemption. See also, e.g., Lee v. GNLV Corp., 116 Nev. 424, 996 P.2d 416 (2000) (defining a final judgment as one that resolves all issues before the court and leaves nothing further for resolution apart from attorney fees and costs); KDI Sylvan Pools v. Workman, 107 Nev. 340, 810 P.2d 1217 (1991); Rae v. All American Life & Gas, Co., 95 Nev. 920, 605 P.2d 196 (1979). Moreover, no statute or court rule appears to allow for an appeal from an order that relates to the mere enforcement of a prior judgment. See Gumm v. Mainor, 118 Nev. 912, 59 P.3d 1220 (2002) (recognizing that a post-judgment order must affect rights growing out of the final judgment to be appealable); Taylor Constr. Co. v. Hilton Hotels, 100 Nev. 207, 678 P.2d 1152 (1984) (pointing out that,

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generally, this court has jurisdiction to consider an appeal only when the appeal is authorized by statute or court rule).

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. In responding to this order, appellant should submit points and authorities and any documentation that establishes this court's jurisdiction. 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 14 days from the date that appellant's response is served.

It is so ORDERED.

Pickering, C.J.

cc: Dubowsky Law Office, Chtd. Millward Law, Ltd.

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