

IN THE SUPREME COURT OF THE STATE OF NEVADA

CLEMENT MUNNEY; AND CHEF EXEC
SUPPLIERS, LLC,

Appellants,

vs.

DOMINIQUE ARNOULD,

Respondent.

No. 83869

FILED

FEB 03 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

ORDER TO SHOW CAUSE

This is an appeal from a district court order awarding attorney fees. Initial review of the docketing statement and other documents before this court reveals a potential jurisdictional defect.

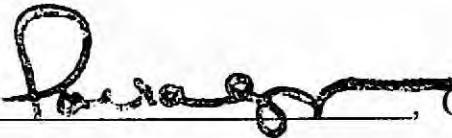
An aggrieved party may file an appeal from any appealable judgment. NRAP 3A(a). "A party is 'aggrieved' within the meaning of NRAP 3A(a) when either a personal right or right of property is adversely and substantially affected by a district court's ruling." *Valley Bank of Nevada v. Ginsburg*, 110 Nev. 440, 446, 874 P.2d 729, 734 (1994) (internal quotation marks omitted). The order challenged in this appeal awards attorney fees only against appellant Clement Muney. It thus appears that appellant Chef Exec Suppliers, LLC, is not aggrieved by the challenged order and lacks standing to appeal.

Accordingly, Chef Exec Suppliers, LLC shall have 30 days from the date of this order to show cause why its appeal should not be dismissed for lack of jurisdiction. Respondent may file and serve any reply within 14 days of service of Chef Exec Suppliers, LLC's response. Failure to

demonstrate that this court has jurisdiction may result in the dismissal of Chef Exec Suppliers, LLC's appeal.

Briefing of this appeal is suspended pending further order of this court.

It is so ORDERED.

 C.J.

cc: Kern Law, Ltd.
Marquis Aurbach Coffing