

IN THE SUPREME COURT OF THE STATE OF NEVADA

VENETIAN CASINO RESORT, LLC, A  
NEVADA LIMITED LIABILITY  
COMPANY,

Appellant,

vs.

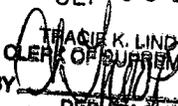
RYAN'S EXPRESS TRANSPORTATION  
SERVICES, INC., A NEVADA  
CORPORATION,

Respondent.

No. 51458

**FILED**

SEP 05 2008

THASIE K. LINDEMAN  
CLERK OF SUPREME COURT  
BY:   
DEPUTY CLERK

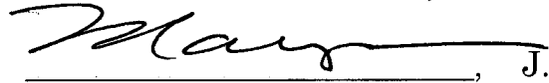
ORDER DISMISSING APPEAL

This is an appeal from a jury verdict. On July 1, 2008, this court entered an order directing appellant to show cause why this appeal should not be dismissed for lack of jurisdiction. Appellant has filed a response, conceding that this appeal may be premature and requesting that this appeal be remanded to the district court "with an order to issue a written order memorializing the judgment and the oral pronouncements, and without prejudice to Venetian's right to bring this appeal upon being served with a proper Notice of Entry of Order and Final Judgment."

Because the notice of appeal is premature, this court lacks jurisdiction over this matter. See NRAP 4(a)(6). Accordingly, this appeal is dismissed as premature. As the district court is entrusted with the responsibility of bringing actions before it to a proper and final conclusion as its calendar permits, we deny appellant's request to order the district court to enter a final, written judgment. Nevertheless, we note that after the district court enters a final, written judgment in the action below, any

party aggrieved by such judgment may file a notice of appeal in accordance with the provisions of NRAP 3 and 3A.

It is so ORDERED.

 \_\_\_\_\_, J.

Maupin

 \_\_\_\_\_, J.

Cherry

 \_\_\_\_\_, J.

Saitta

cc: Hon. Sally L. Loehrer, District Judge  
Snell & Wilmer, LLP/Las Vegas  
Gibbs, Giden, Locher & Turner, LLP  
Mary Beth Cook, Court Reporter  
Eighth District Court Clerk