IN THE SUPREME COURT OF THE STATE OF NEVADA

LAWRENCE LIBIT, Appellant, vs. JACKIE O'BRIEN AND FARMERS INSURANCE COMPANY, Respondents. No. 52278 FILED OCT 0.6 2008 CLEHY OF KINDEMAN CLEHY OF KINDEMAN DEPUTY OLERK

08.25705

ORDER DISMISSING APPEAL

Our review of this proper person appeal reveals a jurisdictional defect. Specifically, it appears that the district court orders that appellant seeks to appeal from do not resolve all of the claims against all of the parties, because several claims appear to remain pending below. Consequently, it appears that the district court has not entered a final, appealable judgment,¹ and none of the challenged orders

¹See Lee v. GNLV Corp., 116 Nev. 424, 426, 996 P.2d 416, 417 (2000) (holding that "a final judgment is one that disposes of all the issues presented in the case, and leaves nothing for the future consideration of the court, except for post-judgment issues such as attorney's fees and costs"). We note that appellant may raise any issues with respect to the challenged orders in the context of an appeal from any adverse final judgment. See Consolidated Generator v. Cummins Engine, 114 Nev. 1304, 1312, 971 P.2d 1251, 1256 (1998) (holding that a party may challenge interlocutory orders in the context of an appeal from a final judgment); see also NRAP 3A(b)(1) (providing that an appeal may be taken from a final judgment).

SUPREME COURT OF NEVADA is independently appealable.² Accordingly, as we lack jurisdiction over this appeal, we

ORDER this appeal DISMISSED.

J. Cherry Maupin J.

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cc: Hon. Robert H. Perry, District Judge Lawrence Libit David L. Riddle & Associates Washoe District Court Clerk

²NRAP 3A(b) (listing appealable orders).

SUPREME COURT OF NEVADA