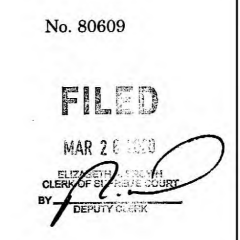
IN THE SUPREME COURT OF THE STATE OF NEVADA

JOHN R. MCGLAMERY, Appellant, vs. PUBLIC EMPLOYEES' RETIREMENT SYSTEM OF NEVADA, A PUBLIC AGENCY; AND TERESA MCGLAMERY, N/K/A TERESA BLUME, Respondents.



ORDER DISMISSING APPEAL

This is a pro se¹ appeal from a post-judgment district court order granting a motion for attorney fees. Second Judicial District Court, Washoe County; Bridget E. Robb, Judge.

Review of the notice of appeal and documents before this court reveals a jurisdictional defect. While an order awarding attorney fees is generally appealable as a special order after final judgment, *see* NRAP 3A(b)(8), here the order is not appealable because it does not resolve the issue of attorney fees with finality. The order does not award any amount of attorney fees. The order grants respondent Public Employees' Retirement System of Nevada (PERS) additional time to file supplemental documents or records, allows appellant time to file an objection and PERS time to file a reply and states that either party may then resubmit the

¹Appellant is a licensed Nevada attorney.

SUPREME COURT OF NEVADA

(O) 1947A

matter to the court for a determination of whether the requested fees are reasonable. Accordingly, this court lacks jurisdiction and

ORDERS this appeal DISMISSED.²

Gibbo

ngul J. Stiglich

Silver)

Silver

cc: Hon. Bridget E. Robb, District Judge John R. McGlamery McDonald Carano LLP/Reno Todd L. Torvinen Washoe District Court Clerk

²Appellant may file a new notice of appeal once the district court enters an order fully resolving the attorney fee issue, if he is aggrieved by that order.

SUPREME COURT OF NEVADA

(0) 1947A