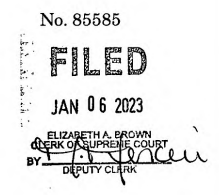
IN THE SUPREME COURT OF THE STATE OF NEVADA

CARLOS AYTCH REDMOND, Appellant, vs. KELLY-TU NGUYEN-REDMOND, N/K/A KELLY TU NGUYEN, Respondent.



ORDER DISMISSING APPEAL

This is a pro se appeal from orders granting a motion for examination of judgment debtor; a motion for sanctions, motion to modify child custody and support, approval to obtain passport; and award of attorney fees and costs. Eighth Judicial District Court, Family Court Division, Clark County; Stacy Michelle Rocheleau, Judge.

Review of the documents submitted to this court pursuant to NRAP 3(g) reveals a jurisdictional defect. Specifically, the notice of appeal was untimely filed under NRAP 4(a) because it appears that it was filed after the timely filing of a tolling motion for reconsideration under NRAP 4(a)(4) and before the tolling motion was formally resolved. See, e.g, AA Primo Builders, LLC v. Washington, 126 Nev. 578, 245 P.3d 1190 (2010). A timely tolling motion terminates the 30-day appeal period, and a notice of appeal is of no effect if it is filed after such a tolling motion is filed, and

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before the district court enters a written order finally resolving the motion. See NRAP 4(a)(4). Accordingly, this court lacks jurisdiction, and ORDERS this appeal DISMISSED.¹

J. Herndon J. J. Parraguirre Lee Hon. Stacy Michelle Rocheleau, District Judge, Family Court Division cc: Carlos Aytch Redmond The Grace Law Firm Eighth District Court Clerk

¹Appellant's motions for a stay pending appeal and for the appointment of counsel are denied as moot.

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