

IN THE SUPREME COURT OF THE STATE OF NEVADA

TOUGH TURTLE TURF, LLC, A  
NEVADA LIMITED LIABILITY  
COMPANY,  
Appellant,  
vs.  
BRYAN SCOTT, INDIVIDUALLY AND  
AS MANAGER AND/OR OWNER OF  
FOXTAIL TURF, LLC; BRANDON  
DEGREGORIO; AND VINCENT  
SAGER,  
Respondents.

No. 85801

**FILED**

JUN 05 2023

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY: *[Signature]*  
DEPUTY CLERK

*ORDER DISMISSING APPEAL*

This is an appeal from a district court order denying a motion to modify a preliminary injunction. Eighth Judicial District Court, Clark County; Gloria Sturman, Judge.

Preliminary review of the documents on file revealed a potential jurisdictional defect. Specifically, it appeared that the challenged order was not substantively appealable. Further, it appeared that the issues raised in this appeal had already been argued in the briefing in the related appeal in Docket No. 85249. Accordingly, this court issued an order directing appellant to show cause why this appeal should not be dismissed for lack of jurisdiction.

Appellant has filed a response to the order to show cause. Appellant states that this appeal was filed "out of an abundance of caution," that the issues in this appeal "have all been raised and now fully briefed in Docket No. 85249," and that "additional briefing here would be substantially duplicative." Appellant fails to demonstrate that this court has jurisdiction to consider this appeal. *See Moran v. Bonneville Square*

*Assocs.*, 117 Nev. 525, 527, 25 P.3d 898, 899 (2001) (“[T]he burden rests squarely upon the shoulders of a party seeking to invoke our jurisdiction to establish, to our satisfaction, that this court does in fact have jurisdiction.”).

Accordingly, we

ORDER this appeal DISMISSED.



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



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



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

cc: Hon. Gloria Sturman, District Judge  
Snell & Wilmer, LLP/Las Vegas  
Sylvester & Polednak, Ltd.  
Eighth District Court Clerk