IN THE SUPREME COURT OF THE STATE OF NEVADA

AMBER JOHNSON N/K/A AMBER JOHNSON-PARKER, Appellant, vs. CHRISTOPHER M. HORODESKY, Respondent.

No. 86447



ORDER DISMISSING APPEAL

This is a pro se appeal from a January 30, 2023, post-judgment district court order directing an evidentiary hearing, and a September 30, 2022, post-judgment district court order regarding sealing of a case. Eighth Judicial District Court, Family Court Division, Clark County; Michele Mercer, Judge.

Review of the notice of appeal and documents before this court reveals a jurisdictional defect. This court "may only consider appeals authorized by statute or court rule." *Brown v. MHC Stagecoach, LLC*, 129 Nev. 343, 345, 301 P.3d 850, 851 (2013). The January 30, 2023, order is not a final judgment as suggested by appellant. A final judgment resolving the complaint in this matter was previously entered. There can be only one final judgment in an action or proceeding. *Alper v. Posin*, 77 Nev. 328, 331, 363 P.2d 502, 503 (1961), *overruled on other grounds by Lee v. GNLV Corp.*, 116 Nev. 424, 996 P.2d 416 (2000). And no other statute or court rule

SUPREME COURT OF NEVADA

23-18711

authorizes an appeal from either of the orders challenged in this appeal.

Accordingly, this court lack jurisdiction and

ORDERS this appeal DISMISSED.

Herndon

Lee

Parraguirre

J.

cc: Hon. Michele Mercer, District Judge, Family Court Division

Amber Johnson

Christopher M. Horodesky

Eighth District Court Clerk