

Dismissed and Opinion filed April 19, 2001.



In The

Fourteenth Court of Appeals

NO. 14-00-01007-CV

MELISSA LOUISE BROWN, Appellant

V.

**M. MICHAEL MEYER AND BAYKO, GIBSON, CARNEGIE, HAGAN,
SCHOONMAKER & MEYER, L.L.P., Appellees**

**On Appeal from the 151st District Court
Harris County, Texas
Trial Court Cause No. 00-02639**

MEMORANDUM OPINION

This is an attempted appeal from a temporary order, signed July 5, 2000. On March 30, 2001, appellee, M. Michael Meyer, filed a motion to dismiss the appeal and for sanctions. In this motion, Meyer claimed the July 5, 2000, order appealed from was not a final, appealable order.

The trial court's order limits the dissemination of the deposition transcripts of Meyer and appellant. This order further states that it "is a temporary order pending a Rule 76a hearing on this matter." This statement indicates that the temporary order was entered

before a Rule 76a hearing was held. Therefore, the order is not pursuant to Rule 76a and is not appealable under this rule. Furthermore, there is no other authority permitting the appeal of this type of interlocutory order of the trial court. Accordingly, we grant Meyer's motion to dismiss.

Meyer also moves for sanctions, claiming this is a frivolous appeal. We decline to impose sanctions in this case.

Having found that the order appealed from is interlocutory and not appealable, we order the appeal dismissed.

PER CURIAM

Judgment rendered and Opinion filed April 19, 2001.

Panel consists of Justices Yates, Fowler, and Wittig.

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