IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FOURTH DISTRICT, 110 SOUTH TAMARIND AVENUE, WEST PALM BEACH, FL 33401

June 10, 2019

CASE NO.: 4D19-1109

L.T. No.: CACE13-010284

TERUGOSHI KOTOURA a/k/a KATSURA KAN v. TIBOR STERN, as the Personal Representative of the ESTATE OF SHARON STERN

Appellant / Petitioner(s)

Appellee / Respondent(s)

BY ORDER OF THE COURT:

Upon consideration of appellant's May 3, 2019 jurisdictional statement and appellee's May 21, 2019 response to the jurisdictional statement, it is ORDERED sua sponte that this appeal is dismissed without prejudice to refile once the circuit court completes all judicial labor in the underlying case. *Medeiros v. Firth*, 200 So. 3d 121, 122 (Fla. 5th DCA 2016) ("Florida law makes no provision for a 'final judgment as to liability."); *Caufield v. Cantele*, 837 So. 2d 371, 375 (Fla. 2002) ("A final judgment is one which ends the litigation between the parties and disposes of all issues such that no further action by the court will be necessary."). Further,

ORDERED that appellee's May 3, 2019 motion to dismiss is determined to be moot.

DAMOORGIAN, LEVINE and KUNTZ, JJ., concur.

Served:

cc: Ben Murphey
Hon. Nicholas Richard

Lopane

Terugoshi Kotoura

Clerk Broward

kh

LONN WEISSBLUM, Clerk Fourth District Court of Appeal

Weisshlum