## United States Court of Appeals

For the Fighth Circuit

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No. 13-2687
David Anthony Stebbins
Plaintiff - Appellant
v.
Rita F. Stebbins and David D. Stebbins
Defendants - Appellees
Appeal from United States District Court for the Western District of Arkansas - Harrison
Submitted: November 6, 2013 Filed: November 12, 2013 [Unpublished]
Before SMITH, BOWMAN, and KELLY, Circuit Judges.
PER CURIAM.
Petitioner David A. Stebbins appeals from the judgment of the District Court
dismissing his pro se action. Upon review of the record, we conclude that we lack

<sup>&</sup>lt;sup>1</sup>The Honorable P.K. Holmes, III, Chief Judge, United States District Court for the Western District of Arkansas.

jurisdiction to entertain this appeal. See Dieser v. Cont'1 Cas. Co., 440 F.3d 920, 923 (8th Cir. 2006) (explaining that jurisdictional issues "will be raised sua sponte"). Following the dismissal of his complaint, Stebbins filed what was in effect a timely motion for postjudgment relief under Rule 59(e) of the Federal Rules of Civil Procedure. See Osterneck v. Ernst & Whinney, 489 U.S. 169, 174 (1989) ("[A] postjudgment motion will be considered a Rule 59(e) motion where it involves 'reconsideration of matters properly encompassed in a decision on the merits." (citation to quoted case omitted)). That motion remains pending, and until the District Court rules on it, Stebbins's notice of appeal will lie dormant. See Fed. R. App. P. 4(a)(4)(A) (noting that if a party timely files a Rule 59 motion for a new trial or to alter or amend the judgment, the time to file the appeal runs from the entry of the order disposing of such motion); United States v. Duke, 50 F.3d 571, 575 (8th Cir.); cert. denied, 516 U.S. 885 (1995).

Accordingly, w	e dismiss	this appeal	for lack	of jurisdiction.