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4	UNITED STATES DISTRICT COURT	
5	DISTRICT OF NEVADA	
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7	BAYARDO RENO SANDY,	Case No. 2:14-CV-1100 JCM (CWH)
8	Plaintiff(s),	ORDER
9	v.	
10	BANK OF AMERICA CORP., et al.,	
11	Defendant(s).	
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13	Presently before the court is a motion to expunge lis pendens filed by defendants Mortgage	
14	Electronic Registration Systems, Inc.; Select Portfolio Services, Inc.; and the Bank of New York	
15	Mellon f/k/a the Bank of New York, as trustee (collectively "defendants"). (Doc. # 32). Pro se	
16	plaintiff Bayardo Reno Sandy (hereinafter "plaintiff") filed a response, (doc. # 34), and defendants	
17	filed a reply, (doc. # 35).	
18	This is a mortgage foreclosure related case. On August 11, 2006, plaintiff borrowed	
19	\$241,600 from defendant Countrywide Home Loans, Inc. ("Countrywide"), pursuant to a	
20	promissory note and deed of trust against his property. Plaintiff failed to make certain required	
21	payments, and defendants attempted to foreclose on plaintiff's property. Plaintiff then filed a	
22	complaint in the instant court, asserting claims including fraud, conspiracy, harassment, and quiet	
23	title. (Doc. # 1).	
24	On July 7, 2014, plaintiff filed two lis pendens on the instant property. (Docs. # 2, 3). On	
25	October 20, 2014, defendants filed a motion to dismiss plaintiff's complaint. (Doc. # 15). Plaintiff	
26	filed a response, (doc. #18), and defendants filed a reply, (doc. #24). On December 16, 2014, the	
27	court granted the motion to dismiss and directed the clerk to close the case. (Doc. # 25).	
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James C. Mahan U.S. District Judge On January 13, 2015, plaintiff filed a notice of appeal. (Doc. # 27). On January 27, 2015, defendants filed the instant motion to expunge lis pendens. (Doc. # 32).

Defendants argue that the lis pendens at issue should be expunged because, as this court held in its order granting dismissal, plaintiff failed to state any viable claims in his complaint. (Doc. # 32). In response, plaintiff contends that it is inappropriate to expunge the lis pendens on his property because his appeal is pending. (Doc. # 34).

Nevada Revised Statute 14.010(2) states that "[a] notice of an action affecting real
property, which is pending in any United States District Court for the District of Nevada may be
recorded and indexed in the same manner and in the same place as provided with respect to actions
pending in courts of this state." NRS 14.010(2).

A party recording a notice must establish that he is likely to prevail in the action or that he has a fair chance of success on the merits. NRS 14.015(3)(b). The court must order cancellation of the lis pendens upon finding that the party who recorded it has failed to meet the requirements set forth in that section. NRS 14.015.

However, where a case has been appealed, the district court is generally divested of
jurisdiction over any aspects of the case involved in the appeal. See Griggs v. Provident Consumer
Discount Co., 459 U.S. 56, 58 (1982); see also Habon v. Mortg. Elec. Reg. Sys., Inc., No. 3:10-cv191-RCJ-VPC, 2012 WL 5944892, at *3 (D. Nev. Nov. 26, 2012) (denying, without prejudice,
motion to expunge lis pendens in similar case for lack of jurisdiction).

Plaintiff has appealed the court's order dismissing plaintiff's complaint under Federal Rule
of Civil Procedure 12(b)(6). Plaintiff's complaint includes claims for quiet title and declaratory
relief, which are now on appeal. Accordingly, the court finds that it lacks jurisdiction to grant
defendants' motion to expunge lis pendens. The lis pendens at issue affect disputed property rights
that, while resolved by this court, have not been conclusively determined on appeal.

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1	Accordingly,	
2	IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that defendants' motion to	
3	expunge lis pendens, (doc. # 32), be, and the same hereby is, DENIED without prejudice for lack	
4	of jurisdiction.	
5	DATED April 3, 2015.	
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7	Xerres C. Mahan	
8	UNITED STATES DISTRICT JUDGE	
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