Loo v. Loo, No. 66403, Order Affirming in Part, Vacating in Part, and Remanding (Unpublished Disposition Apr. 15, 2016) SC UNPUB

#

A divorce decree is a final judgment on the division of marital assets.

Even if appellant's complaint were treated as an action in equity challenging the divorce decree, see Doan v. Wilkerson, 130 Nev., Adv. Op. 48, 327 P.3d 498, 501-02 (2014); Day v. Day, 80 Nev. 386, 389, 395 P.2d 321, 322 (1964), appellant still would not have been entitled to relief because, among other reasons, his complaint failed to identify any particular asset or property that was omitted from the decree or the value of which Ms. Loo misrepresented.