IN THE SUPREME COURT OF THE STATE OF NEVADA

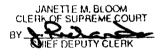
JASON WILLIAM CLOUTIER, Appellant, vs. THE STATE OF NEVADA, Respondent.

No. 43163



JAN 3 1 2005

ORDER DISMISSING APPEAL



This is an appeal from a judgment of conviction, pursuant to a guilty plea, of one count of felony driving under the influence.

On December 28, 2004, counsel for appellant filed a motion to withdraw this appeal voluntarily, and on January 14, 2005, counsel filed a supplement to the motion. In the supplement, counsel advises that he has informed appellant of the legal effects and consequences of voluntarily withdrawing this appeal, including that any issues that were or could have been brought in this appeal are forever waived. Having been so informed, appellant consents to a voluntary dismissal of this appeal.

SUPREME COURT OF NEVADA

(O) 1947A

Cause appearing, the motion is granted and we ORDER this appeal DISMISSED.¹

Becker, C.J.

Becker, J.

Hardesty, J.

cc: Hon. Connie J. Steinheimer, District Judge
Martin H. Wiener
Attorney General Brian Sandoval/Carson City
Washoe County District Attorney Richard A. Gammick
Washoe District Court Clerk

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¹Because no remittitur will issue in this matter, <u>see</u> NRAP 42(b), the one-year period for filing a post-conviction habeas corpus petition under NRS 34.726(1) shall commence to run from the date of this order.