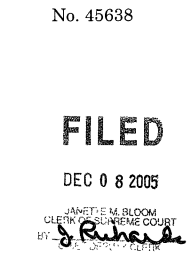
IN THE SUPREME COURT OF THE STATE OF NEVADA

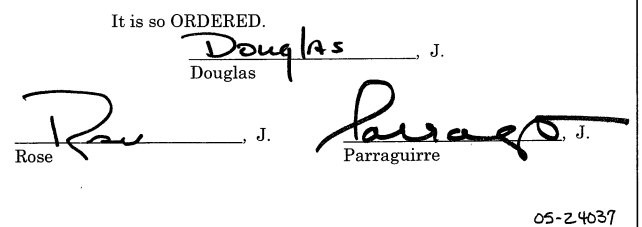
MICHAEL SNAVELY,

Appellant, vs. LAIDLAW TRANSIT, INC., A DELAWARE CORPORATION; ATC/VANCOM OF NEVADA LIMITED PARTNERSHIP, A NEVADA LIMITED PARTNERSHIP; ATC/VANCOM, INC., AN ILLINOIS CORPORATION D/B/A CITIZENS AREA TRANSIT; AND REGIONAL TRANSPORTATION COMMISSION OF SOUTHERN NEVADA, A POLITICAL SUBDIVISION OF CLARK COUNTY NEVADA, Respondents.



ORDER DISMISSING APPEAL AND REMANDING TO THE DISTRICT COURT

Pursuant to the settlement conference, the stipulation of the parties and cause appearing, we dismiss this appeal. The parties shall bear their own costs and attorney fees. NRAP 42(b). This matter is remanded to the district court to conduct appropriate proceedings, if any, to alter, amend, or vacate its order or judgment as necessary for the parties to fulfill the terms of their settlement agreement. In the event the district court declines to grant the requested relief, appellant may file a motion to reinstate this appeal.



SUPREME COURT OF NEVADA cc: Hon. Jessie Elizabeth Walsh, District Judge Lansford W. Levitt, Settlement Judge Harris & Schwartz Alverson Taylor Mortensen & Sanders Clark County Clerk

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