IN THE SUPREME COURT OF THE STATE OF NEVADA

HENRY LEE BIAS, Appellant, vs. JACKIE CRAWFORD; DWIGHT NEVEN; AND THEODORE D'AMICO, Respondents.

No. 46267

FILED

MAY 19 2006

06-10649

ORDER DISMISSING APPEAL

ING APPEAL

This is a proper person appeal from a district court order dismissing appellant's complaint. Eighth Judicial District Court, Clark County; Michelle Leavitt, Judge.

On February 9, 2006, counsel for respondents filed a suggestion of death upon the record, indicating that appellant Henry Lee Bias had died. The February 9 suggestion of death upon the record further indicates that respondents believe appellant has no personal representative. As appellant does not appear to have a personal representative, this court is unable to render a judgment binding on any such representative for appellant,¹ and therefore we dismiss this appeal.

It is so ORDERED.

Maupe J. Maupin J. J. Gibbons Hardestv

¹See <u>Walker v. Burkham</u>, 68 Nev. 250, 256, 229 P.2d 158, 161-62 (1951) (stating that an appellate court judgment is a nullity and not binding upon any legal representative of a deceased unless such representative is substituted as a party).

SUPREME COURT OF NEVADA

(O) 1947A

Hon. Michelle Leavitt, District Judge Henry Lee Bias Attorney General George Chanos/Las Vegas Clark County Clerk

cc:

(O) 1947A