IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE ESTATE OF JESSIE MAE EVANS.

CHARLIE EVANS, JR.,

Appellant,

VS.

PEARLENE STONE; KIM SPOON; AND DENNIS TRAVERS,

Respondents.

No. 47117

FILED

DEC 21 2006



ORDER DISMISSING APPEAL

This is an appeal from the District Court's March 10, 1006, "Order Re: Request for Judicial Review of Probate Commissioner's Recommendation." Second Judicial District Court, Washoe County; Peter I. Breen, Judge.

After the settlement judge filed a report recommending that this appeal be dismissed as a sanction against appellant, this court entered an order directing counsel for appellant to show cause why the appeal should not be dismissed. The settlement judge had reported that appellant failed to appear at a scheduled conference and that after the conference was rescheduled, counsel for appellant reported to the settlement judge that he had been unable to contact appellant.

In response to this court's order, counsel for appellant reports that he "has still not been able to contact the appellant," and that "it does

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appear that Appellant has abandoned this appeal." Accordingly, and cause appearing, we dismiss this appeal.

It is so ORDERED.

J.

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cc: Chief Judge, Second Judicial District Hon. Peter I. Breen, Senior Judge Lester H. Berkson, Settlement Judge Hawkins Folsom & Muir Robert J. Fry Washoe District Court Clerk