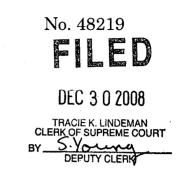
IN THE SUPREME COURT OF THE STATE OF NEVADA

CHERYL DIXON-LEMMONS, Appellant, VS. STEPHANIE BECK.

Respondent.



ORDER DISMISSING APPEAL WITHOUT PREJUDICE

The parties have filed a joint motion to remand this matter to the district court. Pursuant to Huneycutt v. Huneycutt, 94 Nev. 79, 575 P.2d 585 (1978), the district court has entered an order certifying that it is inclined to enter an order vacating all orders and judgments entered below and dismissing all claims with prejudice. A copy of the certification order is attached to the motion as an exhibit.

Because the district court is inclined to dismiss all claims below, it appears this appeal will be rendered most after the district court's order is entered. In addition, the parties represent that this appeal "may be dismissed" after entry of the district court's order. Accordingly, we dismiss this appeal without prejudice. In the event the district court declines to grant the requested relief, appellant may file a motion to reinstate this appeal.

It is so ORDERED.

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Parraguirre

SUPREME COURT OF NEVADA

(O) 1947A

cc: Hon. Michelle Leavitt, District Judge Nathaniel Reed, Settlement Judge Bremer Whyte Brown & O'Meara, LLP Lemons Grundy & Eisenberg Lewis & Roca, LLP/Las Vegas Mainor Eglet Cottle, LLP Eighth District Court Clerk

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