IN THE SUPREME COURT OF THE STATE OF NEVADA

STEVE A. MCCREA, Appellant, vs. CAROLYN COLARUSSO, Respondent. No. 48785

FILED

APR 0 9 2007 JANETTE M. BLOOM CLERK OF SUPREME COURT BY GHIEF DEPUTY CLERK

ORDER DISMISSING APPEAL

This is a proper person appeal from a district court order denying a motion for reunification with a minor child and motions for attorney fees brought by both parties. Eighth Judicial District Court, Family Court Division, Clark County; Sandra Pomrenze, Judge.

Appellant's notice of appeal was filed in this court on January 23, 2007. When the notice of appeal was filed, appellant was mailed a civil proper person appeal statement and other documents, as part of the pilot program for proper person civil appeals.¹ As noted in the instructions accompanying the documents mailed to appellant, appellant was required to file his appeal statement within forty days from the date that his appeal

SUPREME COURT OF NEVADA

¹See ADKT No. 385 (Order Establishing Pilot Program in Civil Appeals, June 10, 2005). <u>See also</u> ADKT No. 385 (Order Extending Pilot Program for Civil Proper Person Appeals, May 10, 2006) (extending the pilot program for civil appeals, which was scheduled to conclude on June 13, 2006, until further order of this court).

was filed in this court.² The instructions further explained that if appellant failed to file the appeal statement by that date, this court would dismiss the appeal.³

Appellant's appeal statement was due on March 5, 2007. To date, appellant has not filed an appeal statement or otherwise responded to this court's directive. Accordingly, we dismiss this appeal.

It is so ORDERED.

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J.

Hardestv

J.

Hon. Sandra Pomrenze, District Judge, Family Court Division cc: Steve A. McCrea Carolyn Colarusso **Eighth District Court Clerk**

³Id.

SUPREME COURT OF NEVADA

²See ADKT No. 385 (Order Establishing Pilot Program in Civil Appeals, June 10, 2005), Exhibit A (Instructions for Civil Litigants Without Attorneys).