IN THE SUPREME COURT OF THE STATE OF NEVADA

MELISSA RENEE EIDSON, Appellant, vs.

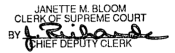
THE STATE OF NEVADA, Respondent.

No. 48883

FILED

MAY 29 2007

ORDER DISMISSING APPEAL



This is an appeal from a judgment of conviction, pursuant to a jury verdict, of one count of involuntary manslaughter. Fourth Judicial District Court, Elko County; Andrew J. Puccinelli, Judge.

On February 20, 2007, this court received a proper person document from appellant requesting that this appeal be dismissed. On February 26, 2007, this court directed counsel for appellant to supplement the proper person request with an affidavit of appellant or appellant's counsel indicating that counsel has explained to appellant the legal effects and consequences of a dismissal of the appeal and that appellant knowingly and voluntarily consents to the dismissal of the appeal. Subsequently, counsel for appellant supplemented the proper person request to withdraw the appeal with a stipulation to voluntarily dismiss the appeal and affidavits of appellant and appellant's counsel. In the affidavits, counsel and appellant advise that appellant has been informed of the legal effects and consequences of voluntarily withdrawing this appeal, including that appellant cannot hereafter seek to reinstate this appeal, and that any issues that were or could have been brought in this

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appeal are forever waived. Having been so informed, appellant consents to a voluntary dismissal of this appeal.¹

Cause appearing, the stipulation is approved and we

ORDER this appeal DISMISSED.²

Gibbons

Douglas

J. Cherry

J.

J.

cc:

Hon. Andrew J. Puccinelli, District Judge Elko County Public Defender Attorney General Catherine Cortez Masto/Carson City Elko County District Attorney

Elko County Clerk

Melissa Renee Eidson

¹On March 19, 2007, counsel for appellant filed a motion for an extension of time in which to file the supplement to appellant's proper person request to dismiss this appeal voluntarily. Cause appearing, the motion is granted.

²Because no remittitur will issue in this matter, see NRAP 42(b), the one-year period for filing a post-conviction habeas corpus petition under NRS 34.726(1) shall commence to run from the date of this order.