IN THE SUPREME COURT OF THE STATE OF NEVADA

XIAO JING WANG, AN INDIVIDUAL, Appellant,

vs.

JOHNSON HO, AN INDIVIDUAL; AND SALLY CHOW, AN INDIVIDUAL,

Respondents.

No. 50223

FILED

JUL 0 7 2008

TRACIE K. LINDEMAN CLERK OF SUPREME COURT BY DEPUTY CLERK

ORDER DISMISSING APPEAL

On June 6, 2008, this court entered an Order Conditionally Imposing Sanctions based on appellant's failure to file the opening brief and appendix. In response, appellant's counsel filed a letter on June 9, 2008, informing this court "that this matter has been settled" and that appellant is awaiting "the signed Stipulation Dismissing Appeal with Prejudice."

On June 12, 2008, the parties filed a stipulation dismissing this appeal with prejudice. Accordingly, and pursuant to the parties' stipulation, this appeal is dismissed. The parties shall bear their own costs and attorney fees.¹

It is so ORDERED

Hardestv

farraques, J.

Donelas J.

¹In light of this order, we vacate our June 6, 2008, order conditionally imposing sanctions on appellant.

SUPREME COURT OF NEVADA

(O) 1947A

cc: Daniel E. Curriden, District Judge, Pro Tem Hon. Jessie Elizabeth Walsh, District Judge William F. Buchanan, Settlement Judge Amesbury & Schutt Ashworth & Kerr Eighth District Court Clerk Supreme Court Law Librarian