IN THE SUPREME COURT OF THE STATE OF NEVADA

MARY BRYAN,

Appellant,

vs. RAYMOND CHIAPPE,

Respondent.

No. 51182

FILED

NOV 192008

8-29452

ORDER DISMISSING APPEAL AS ABANDONED

On August 5, 2008, counsel for appellant, Thomas Christensen and Kristine Jensen of Christensen Law Offices, LLC, filed a motion to withdraw as counsel for appellant. In support of the motion, Mr. Christensen and Ms. Jensen stated that despite "repeated attempts to contact [appellant] both by way of telephone and written communication . . ., [appellant] failed to cooperate or respond . . . thereby rendering counsel unable to pursue the appeal in this matter." Therein, counsel provided this court with appellant's last known address.

On September 9, 2008, this court entered an order granting the motion to withdraw. A copy of this order was mailed to appellant at "her last known address" provided in counsel's motion to withdraw. However, on September 18, 2008, that order was returned to this court with no forwarding address.

Based on appellant's failure to keep her counsel apprised of her current contact information and the return of this court's order mailed

SUPREME COURT OF NEVADA to appellant's last known address, it appears this appeal has been abandoned.¹ Accordingly, this appeal is dismissed.

It is so ORDERED.

J. Hardestv

Parraguirre

45 J. Douglas

cc:

Chief Judge, Eighth Judicial District
Hon. J. Charles Thompson, Senior Judge
William Buchanan, Settlement Judge
Mary Bryan
Gentile Law Group
Eighth District Court Clerk

¹<u>See Binns v. Doe</u>, Slip Copy 2008 WL 4068899 (D.N.J., August 27, 2008).

SUPREME COURT OF NEVADA