

IN THE SUPREME COURT OF THE STATE OF NEVADA

A & E HOLDINGS; EVERETT B. COOK AND ALICE V. COOK, AS TRUSTEES FOR THE COOK FAMILY TRUST DATED 9/22/97; JAMES ABBEY; COLEEN ABBEY; ROBERT A. ANDERSON; PAUL BENEDICT; JOHN CARNEY; CURTIS F. CLARK; FIRST TRUST COMPANY OF ONAGA C/O CURTIS F. CLARK DATED 12/4/97; ANTHONY DELLA; CALVIN DULL; GREGORY DULL; PERLITA DULL; DELORES A. FLOOD; RICHARD L. FLOOD; ALAN FRANKEL; MARY LOU VANOFF AS SUCCESSOR TRUSTEE FOR THE BLAINE FREW LIVING TRUST; GAIL GARFIELD; GAIL GARFIELD FOR EDMOND GARFIELD; GILFADA, LLC.; ROBERT LEROY GOOCH; ROBERT LEROY GOOCH AS SUCCESSOR FOR DECEDENT MAUDE GOOCH; ROBERT LEROY GOOCH AS TRUSTEE OF THE GOOCH LIVING TRUST DATED 12/6/91; JANET HAGIN; DICK SANDER; STANLEY S. HALL AND JEANNINE M. HALL AS TRUSTEES OF THE STANLEY S. AND JEANNINE M. HALL LIVING TRUST DATED 3/7/00; LINDA JACOBSON AS EXECUTRIX FOR THE ESTATE OF PHYLLIS JACOBSON; DARLENE J. KING; BRETT LAUREN; SCOTT LAUREN; MARC LAUREN AS THE SUCCESSOR TRUSTEE FOR THE MARVIN LAUREN AND DIANE LAUREN LIVING TRUST DATED 4/25/90 AND DECEDENTS MARVIN LAUREN AND DIANE LAUREN; ANTHONY MADONIA; JEANNIE

No. 52302

FILED

NOV 14 2008

FRAGIE K. LINDEMAN
CLERK OF SUPREME COURT
BY H. Anderson
DEPUTY CLERK

MADONIA; ANTHONY MADONIA, SR.;
LYNN MADONIA; RAY MILLISOR;
LONNIE MOON; YVONNE MOON; SOL
MUNN AND EVELYN MUNN AS
TRUSTEES OF THE MUNN TRUST OF
1975 DATED 5/23/75; KAREN
O'CONNELL; LEWIS PANOZZO;
WILLIAM POWERS; PEARL ROSEN;
GERALDINE SCHOEN; DONALD
SCHOEN; BETTY SHIELDS; GEORGE
SCHWARTZ AND MILDRED
SCHWARTZ AS TRUSTEES OF THE
MSG TRUST DATED 10/24/89; ELAINE
TAYLOR; JAN UHLIR; JOHN M.
WALTERS & LORRAINE M. WALTERS,
TRUSTEES OF THE JOHN &
LORRAINE WALTERS TRUST DATED
9/3/98; CLIFFORD WIEHE, JR. AND
JEANETTE WIEHE AS TRUSTEES OF
THE WIEHE FAMILY TRUST DATED
1/20/90; MIKE YOUNG; AND LINDA
ZEIFF,

Appellants,

vs.

PROJECT DISBURSEMENT GROUP,
INC.,

Respondent.

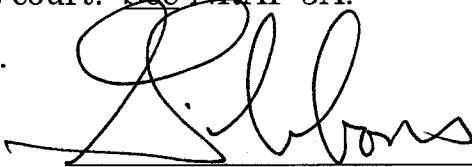
ORDER DISMISSING APPEAL

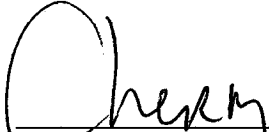
Appellants have filed a motion for voluntary dismissal of this appeal. In that motion, counsel for appellants requests that the appeal be dismissed "without prejudice" as the order being challenged in this appeal "was not certified [pursuant to NRCP 54(b), and thus] the Appellants' rights to appeal were not ripe." Thus, it appears appellant wishes to dismiss this appeal without waiving any rights to raise related issues on


appeal should an appeal be filed after a final appealable order is entered in the district court proceedings.

Cause appearing, we grant the motion and dismiss this appeal. We note that dismissal of this appeal is without prejudice to any party's right to file a later appeal from any final judgment or otherwise appealable order of the district court. See NRAP 3A.

It is so ORDERED.


_____, C. J.
Gibbons


_____, J.
Cherry


_____, J.
Saitta

cc: Hon. Michael Villani, District Judge
M. Nelson Segel, Settlement Judge
Lee, Hernandez, Kelsey, Brooks, Garofalo, & Blake
Callister & Reynolds
Eighth District Court Clerk