IN THE SUPREME COURT OF THE STATE OF NEVADA

3RD WISH ENTERTAINMENT, LLC., A
NEVADA LIMITED LIABILITY
COMPANY; ANGELA SAMPRAS, AN
INDIVIDUAL; MATTHEW STABILE,
AN INDIVIDUAL; BOBBY BOLING,
AN INDIVIDUAL; STABILE
RODUCTIONS, INC., A NEVADA
CORPORATION; AND ABX
ENTERTAINMENT, LLC, A NEVADA
LIMITED LIABILITY COMPANY,
Appellants,

vs.
MARLA GOMES.

Respondent.

No. 52429

FILED

JAN 14 2009

CLERK OF BURNEY GOURT
BY DEPUTY CLERK

ORDER APPROVING STIPULATION AND DISMISSING APPEAL

The parties have filed a stipulation to dismiss this appeal, without prejudice. Specifically, the parties note that "the underlying case. . . now pending before the trial court has not yet been concluded and no final judgment has been entered in the case." The parties therefore stipulate that "[o]nce a final judgment has been entered . . . the parties may then seek to appeal" to this court.

Cause appearing, the stipulation is approved and this appeal is dismissed. NRAP 42(b). This dismissal is without prejudice to any

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aggrieved party's right to file a timely notice of appeal from any final, written order of the district court.¹ See NRAP 3A.

It is so ORDERED.

Parraguirre J

Douglas, J

Pickering , J

cc: Hon. Timothy C. Williams, District Judge Robert Saint-Aubin, Settlement Judge Cortese Law Firm Brownstein Hyatt Farber Schreck, LLP Eighth District Court Clerk Supreme Court Law Librarian

¹In light of this order, appellants' "Motion to Exempt Filing of Docketing Statement" is denied as moot.