IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF: J.M.-G., A MINOR, C.J. M.-G., A MINOR, AND JENNIFER M.-G., A MINOR.

CLARK COUNTY DEPARTMENT OF FAMILY SERVICES, Appellant,

VS

JUAN M.-G. AND MARIA M.-G., Respondents.

No. 53065

FILED

FEB 0 5 2009

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY DEPUTY CLERK

ORDER DISMISSING APPEAL

This is an appeal from a district court order permanently placing the minor children with relatives. Eighth Judicial District Court, Family Court Division, Clark County; Steven E. Jones, Judge.

On January 26, 2009, counsel for appellant Clark County Department of Family Services (CCDFS) filed a notice, which we construe as a motion, seeking to voluntarily withdraw the appeal. See NRAP 42(b). In the motion, counsel explains that she has informed CCDFS of the legal effects and consequences of voluntarily withdrawing this appeal, including that CCDFS cannot later seek to reinstate this appeal, and that any issues that were or could have been brought in this appeal are forever waived.

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Counsel notifies this court that, having been so informed, CCDFS consents to a voluntary dismissal of this appeal. We grant the motion and ORDER this appeal DISMISSED.

Cherry

J.

Saitta

Gibbons

J.

cc: Hon. Steven E. Jones, District Judge, Family Court Division Clark County District Attorney David J. Roger/Civil Division Legal Aid Center of Southern Nevada Eighth District Court Clerk

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