## IN THE SUPREME COURT OF THE STATE OF NEVADA

PETER DE SANTIS AND KIM DE SANTIS, K/N/A KIM ANTONACCI, Appellants/Cross-Respondents, vs.

JOSEPH DONNOLO AND RICH RITZO, Respondents/Cross-Appellants,

vs.

JAMES S. FISHER AND PETER BURNES,

Cross-Respondents.

PETER DE SANTIS AND KIM DE SANTIS,

Appellants/Cross-Respondents,

vs.

JOSEPH DONNOLO AND RICH RITZO,

Respondents/Cross-Appellants.

No. 54807

FILED

SEP 1 4 2010

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY DEPUTY CLERKO

No. 55144 🗸

## ORDER DISMISSING APPEALS AND CROSS-APPEALS

These are appeals and cross-appeals from a September 25, 2009, judgment (Docket No. 54807) and from December 3 and 15, 2009, orders regarding attorney fees and costs (Docket No. 55144). Eighth Judicial District Court, Clark County; Elizabeth Goff Gonzalez, Judge.

On May 7, 2010, we deferred ruling on a motion to voluntarily dismiss these cross-appeals, pending this court's receipt of the filing fee in Docket No. 55144. As that filing fee has been paid, we grant cross-appellants' unopposed motions to dismiss their cross-appeals, with all parties to pay their own attorney fees and costs. NRAP 42(b).

Further, in our May 7 order, we directed appellants to show cause within 30 days why their appeals should not be dismissed for lack of jurisdiction, pointing out that claims against Edward DeSantis appeared to remain pending. We cautioned appellants that failure to demonstrate

SUPREME COURT OF NEVADA

(O) 1947A

this court's jurisdiction could result in the dismissal of their appeals. To date, appellants have not responded to our show cause order. Accordingly, as appellants failed to demonstrate this court's jurisdiction, we also dismiss these appeals.

It is so ORDERED.

Hardesty, J

Douglas

Pickering J

cc: Hon. Elizabeth Goff Gonzalez, District Judge
Robert F. Saint-Aubin, Settlement Judge
Bourke & Nold
Law Offices of Jeffrey P. Alyward, Esq., LLC
Gerrard Cox & Larsen
Jolley Urga Wirth Woodbury & Standish
Law Office of Daniel Marks
Eighth District Court Clerk