IN THE SUPREME COURT OF THE STATE OF NEVADA

DON PRINCE,
Appellant,
vs.
GALLERY OF HISTORY, INC., AN
ENTITY FORM UNKNOWN,
Respondent.

No. 55202

FILED

JUN 1 1 2010

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY DEPUTY CLERK

ORDER VACATING CONDITIONAL SANCTIONS AND DISMISSING APPEAL

This is an appeal from a district court order dismissing a wrongful termination action. Eighth Judicial District Court, Clark County; Abbi Silver, Judge.

On March 8, 2010, this court entered an order conditionally imposing sanctions on appellant for failure to file the docketing statement, filing fee, and transcript request form. Appellant was ordered to pay \$500 to the Supreme Court Law Library and to provide proof of such payment within 15 days; we also noted, however, that the sanction would be automatically vacated if appellant filed his docketing statement, filing fee, and transcript request form within ten days from that order's date. Within ten days, appellant's counsel filed a "Motion Regarding Conditional Sanctions and Notice of Non-Appeal," in which he asserted that appellant did not intend to pursue the appeal. We conclude that appellant's motion essentially complied with the conditional sanctions order, and thus, we vacate the conditional sanctions imposed in the March 8 order.

SUPREME COURT OF NEVADA

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Because appellant has not paid the filing fee, we order this appeal dismissed. NRAP 3(e).

It is so ORDERED.

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Saitta

Gibbons

cc: Hon. Abbi Silver, District Judge

William F. Buchanan, Settlement Judge

Philip J. Trenchak

Boies, Schiller & Flexner, LLP

Dickerson Law Group

Kathleen Harrington, Supreme Court Law Librarian

Eighth District Court Clerk