IN THE SUPREME COURT OF THE STATE OF NEVADA

VALLEY HEALTH SYSTEMS, LLC, A
DELAWARE LIMITED LIABILITY
COMPANY D/B/A DESERT SPRINGS
HOSPITAL; KENT A. SWAINE, M.D.,
INDIVIDUALLY; AND KENT
SWAINE, M.D., A PROFESSIONAL
CORPORATION,
Appellants,

vs.
GIGDET GRITTINI, INDIVIDUALLY
AND AS GUARDIAN AD LITEM FOR
CAMERON GRITTINI; MICHAEL
GRITTINI, INDIVIDUALLY; AND
ROBERT SAENZ, AS SPECIAL
ADMINISTRATOR OF THE ESTATE
OF DARIO GRITTINI,
Respondents.

No. 55908

FILED

SEP 1 3 2010

CLERK OF SUPREME COURT
BY DEPUTY CLERK

ORDER DISMISSING APPEAL

This is an appeal from a district court default judgment against Global RN. Eighth Judicial District Court, Clark County; Jessie Elizabeth Walsh, Judge.

SUPREME COURT OF NEVADA

(O) 1947A (O) 1947A

Appellants, on June 2 and July 7, 2010, separately moved to voluntarily dismiss the appeal. The unopposed motions are granted, with the parties to bear their own fees and costs. NRAP 42(b). Accordingly, we ORDER this appeal DISMISSED.²

Hardesty, J.

1) 100

Douglas

Pickering J.

cc: Hon. Jessie Elizabeth Walsh, District Judge Stephen E. Haberfeld, Settlement Judge Lauria Tokunaga Gates & Linn, LLP Law Office of Arthur W. Tuverson Gerald I. Gillock & Associates Eighth District Court Clerk

¹We construe appellants' notices of withdrawal of appeal as motions to voluntarily dismiss the appeal. NRAP 42(b).

²In light of this order, the May 14, 2010, motion to dismiss is denied as moot.