IN THE SUPREME COURT OF THE STATE OF NEVADA

KATHLEEN ARCHEY, Appellant,

VS.

MYKE NELSON, INDIVIDUALLY AND IN HIS CAPACITY AS EDITOR OF "THE FLASH"; STEVE RANSON, IN HIS CAPACITY AS EDITOR OF LAHONTAN VALLEY NEWS; KEVIN LORDS, IN HIS CAPACITY AS PRINCIPAL OF CHURCHILL COUNTY HIGH SCHOOL: AND CAROLYN ROSS. IN HER CAPACITY AS SUPERINTENDENT OF CHURCHILL COUNTY SCHOOL DISTRICT, Respondents.

No. 56817

MAR 0 8 2011

ORDER DISMISSING APPEAL

After the settlement judge reported that the parties had agreed to a settlement, this court entered an order directing appellant to file a stipulation or motion to dismiss this appeal or otherwise inform this court of the status of this appeal within 30 days. To date, appellant has not responded to our order or otherwise communicated with this court. Accordingly, cause appearing, we dismiss this appeal as abandoned.

It is so ORDERED.

Saitta

Hardestv

Parraguirre

UPREME COURT NEVADA

(O) 1947A

J.

cc: Hon. William Rogers, District Judge
Cathy Valenta Weise, Settlement Judge
Kenneth J. McKenna
Erickson Thorpe & Swainston, Ltd.
Thomas Kelley, Denver, CO
Maupin, Cox & LeGoy
Churchill County Clerk