IN THE SUPREME COURT OF THE STATE OF NEVADA

MERILYN GROSSHANS, Appellant, vs. ENDOSCOPY CENTER OF SOUTHERN NEVADA, LLC: GASTROENTEROLOGY CENTER OF NEVADA, LLP; DIPAK K. DESAI, M.D.; NICOLAE WEISZ, M.D.; VINCENT SAGENDORF, CRNA; LYNDA MCCLOSKEY, RN; KATIE MALEY, RN; JEFFREY KRUEGER, RN; TONYA RUSHING; TEVA PARENTERAL MEDICINES, INC.; SICOR, INC.; BAXTER HEALTHCARE CORPORATION; AND MCKESSON CORP., Respondents.

No. 58279

FILED

SEP 2 3 2011

CLERICOL SUPREME COURT

ORDER DISMISSING APPEAL

This is an appeal from a district court order dismissing a tort action. Eighth Judicial District Court, Clark County; Valorie Vega, Judge.

SUPREME COURT OF NEVADA

(O) 1947A

11-29054

Respondents' motion to dismiss this appeal for lack of jurisdiction, in which other respondents joined, is unopposed. Accordingly, we grant the motion and

ORDER this appeal DISMISSED.¹

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1 Sardesty J.

Hardesty

Parraguirre Parraguirre

cc: Hon. Valorie Vega, District Judge

Gazda & Tadayon

Morgan & Morgan, P.A.

Bonne, Bridges, Mueller, O'Keefe & Nichols

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Royal Jones Miles Dunkley & Wilson

Wilson, Elser, Moskowitz, Edelman & Dicker, LLP/Las Vegas

Wright Stanish & Winckler

Eighth District Court Clerk

¹We note that respondents Lynda McCloskey, Katie Maley, and Jeffrey Krueger filed suggestions of bankruptcy on August 24, 2011. This order appears to fall within the exception to the automatic stay noted on page 7(iii) of the bankruptcy court's June 29, 2011, order, allowing the insurance company to "obtain dismissal of actions against any Insured Debtor when that dismissal does not involve any finding of liability or payment of any consideration." Additionally, in light of this order, appellant's September 16, 2011, motion to hold this appeal in abeyance pending resolution of the motion to dismiss and the suggestions of bankruptcy is denied as moot.