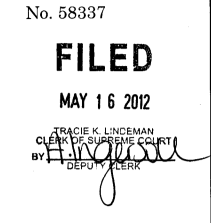
IN THE SUPREME COURT OF THE STATE OF NEVADA

RANDAL N. WIIDEMAN,
Petitioner,
vs.
THE FIRST JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CARSON CITY,
Respondent,
and
OFFICE OF THE NEVADA ATTORNEY
GENERAL,
Real Party in Interest.



J.

12-16540

ORDER DISMISSING APPEAL

On March 1, 2012, respondents filed a notice, informing this court that appellant died on October 23, 2011. The suggestion of death notice is accompanied by a certified copy of a death certificate. No personal representative for appellant has moved to be substituted in as appellant in this matter. Accordingly, we hereby dismiss this appeal. See NRAP 43(a)(1) (providing that if a party dies after an appeal is docketed, the decedent's personal representative may move to substitute in, and "[i]f decedent has no representative, then any party may suggest the death on the record and the court may then direct appropriate proceedings").

It is so ORDERED.

J. Douglas .

Parraguir

Gibbons

SUPREME COURT OF NEVADA

cc:

Randal N. Wiideman Attorney General/Carson City Carson City Clerk

SUPREME COURT OF NEVADA

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