IN THE SUPREME COURT OF THE STATE OF NEVADA

DWIGHT DUNCAN.

No. 35370

Appellant,

FILED

vs.

PATRICIA DUNCAN,

٠.

Respondent.

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ORDER DISMISSING APPEAL

On August 8, 2000, this court entered an order imposing monetary sanctions in the sum of \$500 against appellant Dwight Duncan, personally, based on the recommendations of the settlement judge who heard this matter. Our order directed appellant to file proof of payment of the sanctions within 20 days.

Appellant having failed to comply with our order of August 8, 2000, this court entered a follow-up order on November 6, 2000, again directing appellant to pay the \$500 sanction and to file proof of payment of the sanction with the clerk of this court within 15 days. The order also directed appellant to file a docketing statement and transcript request form or written notice that no transcripts are required within the same time period. Appellant was cautioned that failure to comply with the order could result in the imposition of additional sanctions, including dismissal of this appeal as abandoned.¹

The November 6, 2000, order was mailed to appellant Dwight Duncan by certified mail and by first class mail. The order sent by first class mail was returned to this court with the notation that Duncan had moved and left no forwarding address. The order sent by certified mail was returned to this court with the notation that the order was unclaimed and that notice was left. We note, however, that the order was also mailed to appellant's counsel of record, Robert E. Glennen, III. The order mailed to counsel was not returned to this court.

To date, appellant has failed to comply with our orders entered on August 8, 2000, and November 6, 2000. Accordingly, we dismiss this appeal as abandoned.

It is so ORDERED.

Jeanth, J.

cc: Hon. Gloria S. Sanchez, District Judge,
Family Court Division
Clark County District Attorney,
Family Support Division
Robert E. Glennen III
Dwight Duncan
Clark County Clerk