## IN THE SUPREME COURT OF THE STATE OF NEVADA

EVA LYN WIGHT,

No. 35471

Appellant,

vs.

THE REXFORD, INC., A NEVADA PARTNERSHIP,

Respondent.

FILED

JUN 16 2000 CLERKOE SUPREME COUP BY

## ORDER DISMISSING APPEAL

On February 7, 2000, the parties filed a stipulation to dismiss this appeal without prejudice. On February 22, 2000, we entered an order noting that this court will only dismiss an appeal with prejudice and that once this court has dismissed an appeal, it may not be reinstated. Therefore, we directed the parties to file, within fifteen days, a stipulation for dismissal of this appeal with prejudice or to otherwise inform this court of the status of this appeal. To date, the parties have failed to respond to our order. Accordingly, cause appearing, we dismiss this appeal as abandoned.

It is so ORDERED.

maurin, J.

cc: Hon. Valorie Vega, District Judge
Ara H. Shirinian, Settlement Judge
David Lee Phillips
Hansen & Hall, LLC
Clark County Clerk