IN THE SUPREME COURT OF THE STATE OF NEVADA

HARRIS D. PILAFAS,

No. 35528

Appellant,

whherranc

vs.

THE STATE OF NEVADA,

Respondent.

FILED

NOV 15 2000

CLERK OF SUPREME COURS

BY

OVER DEPUTY CLERK

ORDER DISMISSING APPEAL

On July 19, 2000, appellant, through counsel, filed a motion to voluntarily dismiss this appeal. Because it was unclear from appellant's motion whether appellant fully understood the consequences of this action, on August 28, 2000, we entered an order denying appellant's motion without prejudice to file a second motion in conformity with that order.

On September 25, 2000, appellant filed a "Renewed Motion to Dismiss Appeal." Attached to appellant's motion is an affidavit signed by appellant's counsel stating that "I have informed Appellant of the consequences of dismissing the instant appeal. Appellant is aware that he is forever waiving any issues that could be raised in said appeal and that the appeal cannot be reinstated."

Also attached to the motion is an "Acknowledgment of Waiver of Rights" signed by appellant. The acknowledgment states that "I, Harris Pilafas, Appellant herein, understand that by voluntarily dismissing my appeal currently pending before the Nevada Supreme Court, I am forever waiving any issues that could be raised in said appeal and that the appeal cannot be reinstated. Nevertheless, I voluntarily consent to

the dismissal of said appeal." Cause appearing, we grant appellant's motion and order this appeal dismissed.

It is so ORDERED.

Jeanett J.

cc: Hon. John S. McGroarty, District Judge
 Attorney General
 Clark County District Attorney
 Paul E. Wommer
 Clark County Clerk