

IN THE SUPREME COURT OF THE STATE OF NEVADA

HYE SUN SUK,

No. 35679

Appellant,

vs.

HARRAH'S LAS VEGAS, INC., A NEVADA CORPORATION, D/B/A HARRAH'S CASINO HOTEL; SECURITY OFFICER RON DIEZSI, SECURITY OFFICER ROBERT JOHNSON, SECURITY OFFICER RANZELLE FRANKLIN, AND SECURITY OFFICER JANE YEARGAN, INDIVIDUALLY AND IN THEIR CAPACITIES AS EMPLOYEES OF HARRAH'S LAS VEGAS, INC., D/B/A HARRAH'S CASINO HOTEL,

Respondents.

FILED

AUG 07 2001

JANETTE M. BLOOM
CLERK OF SUPREME COURT
BY *J. S. [Signature]*
CHIEF DEPUTY CLERK

ORDER DISMISSING APPEAL

This is a proper person appeal from a judgment entered pursuant to a jury verdict and an order denying a motion for a new trial in a personal injury action.

Appellant was initially represented by the Law Office of Penney and Henness in this appeal. On January 16, 2001, this court entered an order directing appellant to file and serve the opening brief and appendix within fifteen days.

In response, this court received a letter from attorney Michael D. Haight, a former attorney with the Law Office of Penney and Henness, stating that he was not the attorney of record for appellant. Attorney Haight stated that, although he was assigned to work on appellant's case while he was employed with the Law Office of Penney and Henness, he voluntarily terminated his employment with that firm on August 9, 2000, and that as of that date he no longer represented appellant. He further informed this court that attorney Larry B. Penney had passed away and that although appellant approached Haight about handling her appeal, he did not take her case.

Thus, on April 18, 2001, we concluded that attorney Haight was not counsel of record for appellant in this matter, and directed the clerk of this court to amend the caption accordingly. We further directed appellant to retain new counsel and cause new counsel to enter an appearance in this court within thirty days.

We attempted to serve a copy of our April 18, 2001 order on appellant at her last known address, as provided to us by respondents' counsel. But the order was returned to this court as undeliverable, with the notation that appellant had moved and left no forwarding address. Accordingly, it appears that appellant has moved and this court is unable to communicate with her.

To date, appellant has not notified this court of any address change or otherwise corresponded with this court, nor has new counsel entered an appearance on behalf of appellant. Because it appears that appellant no longer wishes to proceed with this appeal, we dismiss this appeal as abandoned.

It is so ORDERED.

Young J.
Young
Leavitt J.
Leavitt
Becker J.
Becker

cc: Hon. James C. Mahan, District Judge
Cohen, Johnson, Day, Jones & Royal
Hennes & Haight
Hye Sun Suk
Clark County Clerk