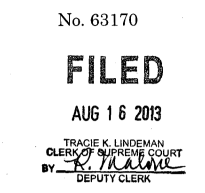
IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE PARENTAL RIGHTS AS TO: A.A.O. AND J.O.,

IVAN A.O.,		
Appellant,		
vs.		
MARIA L.G.,		
Respondent.	 ·	



ORDER DISMISSING APPEAL

This is a proper person appeal from a district court order terminating appellant's parental rights. Eighth Judicial District Court, Clark County; Kathy A. Hardcastle, Judge.

Appellant's former counsel Raymond K. Chau, Esq. moved to withdraw from representing appellant in this appeal. According to Chau, appellant advised him that he wanted to "cancel" the appeal, and failed thereafter to appear at a meeting with Chau to discuss the issue. On June 14, 2013, this court granted counsel's motion to withdraw and gave appellant 30 days either to obtain new counsel, advise this court that he wishes to continue unrepresented in this appeal, or file a motion to voluntarily dismiss this appeal. This court cautioned appellant that failure to respond to that directive would result in the dismissal of this

SUPREME COURT OF NEVADA appeal. To date, appellant has not responded to this court's order. Accordingly, as it appears that appellant has abandoned this appeal, we ORDER this appeal DISMISSED.¹

J. Hardesty J. Parraguirre

Cherry

J.

cc: Chief Judge, The Eighth Judicial District Court Hon. Kathy A. Hardcastle, Senior Judge Ivan A.O. Veronica Lea Burris-Valentine

Eighth District Court Clerk

¹In light of our order, we deny as moot respondent's August 9, 2013, motion to dismiss this appeal on other grounds.

SUPREME COURT OF NEVADA