IN THE SUPREME COURT OF THE STATE OF NEVADA

MAITEE TIRSE; CYNTHIA CARRILO; AND JASLENE TIRSE-GONZALEZ, Appellants,

vs.

JAQUELENE WILLIAMSON,

Respondent.

No. 64615

FILED

JUL 2 8 2014

CLERK OF SUPPEME COURT

BY DEPUTY CLERK

ORDER DISMISSING APPEAL

This court previously granted a motion to withdraw filed by former counsel for appellants.¹ In that order, we directed appellants to retain new counsel and cause new counsel to file a notice of appearance with this court within 30 days. If any appellant was not going to retain counsel, they were directed to notify this court of that fact in writing within the same time period. We cautioned each appellant that failure to respond to that order would result in the dismissal of that appellant's appeal. As of the date of this order, none of the appellants have responded

¹As cause for that motion, counsel indicated that his firm had attempted "on multiple occasions to contact appellants" by phone, mail and "even . . . through [appellant] Maitee Tirse's Facebook page which appear[ed] to counsel to have been viewed by [appellant] prior to and subsequent to the message." Counsel noted that "appellants' refusal to communicate with counsel ha[d] rendered counsel's representation unreasonably difficult." Thus, it appeared that appellants may have abandoned the appeal.

to our order. Accordingly, cause appearing, we dismiss this appeal as abandoned.

It is so ORDERED.

Pickering

Parraguirre

J.

Ĵ.

J.

Saitta

cc: Hon. Douglas W. Herndon, District Judge
John Walter Boyer, Settlement Judge
Cynthia Carrilo
Jaslene Tirse-Gonzalez
Maitee Tirse
Upson Smith/Las Vegas
Eighth District Court Clerk