IN THE SUPREME COURT OF THE STATE OF NEVADA

RONALD E. WARNER,

No. 36439

vs.

JOSEPH MORENO; AND GREENWICH INSURANCE COMPANY, A FOREIGN CORPORATION D/B/A HAGERTY CLASSIC AUTO INSURANCE.

Respondents.

Appellant,



ORDER DISMISSING APPEAL

On April 15, 2002, this court entered an order directing appellant to inform this court what effect the U.S. Bankruptcy Court's order of discharge has on this appeal. Our order also specifically directed appellant to file a motion to dismiss this appeal pursuant to NRAP 42 if the U.S. Bankruptcy Court's order has rendered this appeal moot. On April 25, 2002, appellant filed a motion for voluntary dismissal of this appeal pursuant to NRAP 42(b). Appellant's counsel states that it is his understanding "that one of the legal effects of [the bankruptcy court's] order is that respondents are permanently enjoined from . . . continuing any action or collecting any claim from appellant including via the district court action below and out of which this appeal arises." Accordingly, and cause appearing, we grant appellant's motion and order this appeal dismissed. NRAP 42(b).

It is so ORDERED.

____**_**C.J.

cc: Hon. Allan R. Earl, District Judge Jeffrey R. Albregts & Associates

Hunterton & Associates

Pico & Mitchell Lawrence D. Rouse Clark County Clerk

SUPREME COURT OF NEVADA

(O) 1947A