## IN THE SUPREME COURT OF THE STATE OF NEVADA

LYDIA BERNABE, D/B/A L & M RESIDENTIAL CARE FACILITY I, Appellant,

VS.

ESTATE OF JEANETTE WEINAND, DECEASED; KAREN PERRY, AS SPECIAL ADMINISTRATOR FOR THE ESTATE OF JEANETTE WEINAND, DECEASED; AND KAREN PERRY, INDIVIDUALLY,

Respondents.

No. 69976

FILED

JUL 10 2017

CLERK OF SUPREME COURT
BY S. YOUNG
DEPUTY CLERK

## ORDER DISMISSING APPEAL

This is an appeal from a judgment upon a jury verdict and an amended judgment upon jury verdict. Eighth Judicial District Court, Clark County; James Crockett, Judge.

When our initial review of the docketing statement revealed that the challenged orders may not be appealable under NRAP 3A(b)(1) because claims remained pending in the district court, we ordered appellant to show cause why this appeal should not be dismissed for lack of jurisdiction. We granted appellant one extension of time to respond to our order, but denied her second request for an extension and directed that she file a response by June 8, 2017. We cautioned that failure to demonstrate that this court has jurisdiction may result in the dismissal of this appeal. To date, appellant has failed to file a response or otherwise

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communicate with this court. Accordingly, appellant fails to demonstrate that this court has jurisdiction and we

ORDER this appeal DISMISSED.

Hardesty, J.

Parraguirre, J.

Stiglish J.

cc: Hon. James Crockett, District Judge Stephen E. Haberfeld, Settlement Judge Peirce Law Offices Lanzone Morgan, LLP Lanzone Morgan/Long Beach Eighth District Court Clerk