IN THE SUPREME COURT OF THE STATE OF NEVADA

JANET GREESON, AN INDIVIDUAL;
PAUL BURKETTE, AN INDIVIDUAL;
WELTER HOLDEN, AN INDIVIDUAL;
CYNTHIA THOMPSON, AN
INDIVIDUAL; TOM WINN, AN
INDIVIDUAL; ALBERT WOLLEN, AN
INDIVIDUAL; EUGENE BOYLE, AN
INDIVIDUAL; RICHARD ROSSI, AN
INDIVIDUAL; AND
STEROIDOGENESIS INHIBITORS
INTERNATIONAL, A NEVADA
CORPORATION,
Petitioners,

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, AND THE HONORABLE MARK R. DENTON, DISTRICT JUDGE, Respondents,

and ALFRED T. SAPSE, Real Party in Interest.

JANET GREESON, AN INDIVIDUAL;
PAUL BURKETTE, AN INDIVIDUAL;
WELTER HOLDEN, AN INDIVIDUAL;
CYNTHIA THOMPSON, AN
INDIVIDUAL; TOM WINN, AN
INDIVIDUAL; ALBERT WOLLEN, AN
INDIVIDUAL; EUGENE BOYLE, AN
INDIVIDUAL; RICHARD ROSSI, AN
INDIVIDUAL; AND
STEROIDOGENESIS INHIBITORS
INTERNATIONAL, A NEVADA
CORPORATION,
Petitioners.

vs.
THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK, AND THE HONORABLE

No. 37179

FILED

DEG 1 6 2002



No. 37180

SUPREME COURT OF NEVADA

(O) 1947A

MARK R. DENTON, DISTRICT JUDGE, Respondents, and ALFRED T. SAPSE, Real Party in Interest.

ORDER DISMISSING PETITIONS FOR A WRIT OF PROHIBITION AND FOR A WRIT OF MANDAMUS

These consolidated writ petitions arise from a district court proceeding to compel petitioners to hold a shareholders' meeting to elect a new board of directors. Previously, these matters were consolidated with three related appeals (Docket Nos. 37042, 37160, and 37273), in which petitioners, as appellants, appeared to challenge the same actions or orders of the district court. The three related appeals were dismissed in August 2002, pursuant to appellants/petitioners' voluntary motion for dismissal on the ground that a shareholders' meeting had taken place, and the district court had entered summary judgment in petitioners' favor. In light of these developments, we issued an order directing petitioners to show cause why these petitions should not be dismissed as moot.

In response, petitioners acknowledge that these petitions are most and have filed notices indicating that they desire to withdraw the petitions. We elect to treat the notices as motions to voluntarily dismiss the petitions, and we grant the motions. Accordingly, we dismiss these petitions.

It is so ORDERED.

Shearing

Leavitt

Becker

J.

J.

J.

Becker

SUPREME COURT OF NEVADA cc: Hon. Mark R. Denton, District Judge Marquis & Aurbach Alfred T. Sapse Clark County Clerk