IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE PARENTAL RIGHTS AS TO CHRISTOPHER L. K. AND BRADLEY R. V.

No. 37284

AMY K.,

Appellant,

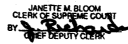
vs.

THE STATE OF NEVADA, DEPARTMENT OF HUMAN RESOURCES DIVISION OF CHILD AND FAMILY SERVICES,

Respondent.

FILED

JUN 05 2001



ORDER DISMISSING APPEAL

On February 1, 2001, appellant filed a motion to voluntarily dismiss this appeal. As the filing fee had not yet been paid, on April 5, 2001, this court entered an order that deferred ruling on appellant's motion until appellant had paid the filing fee for this appeal. See NRAP 42(b).

On April 27, 2001, appellant filed a letter in response to our April 5, 2001, order. Attached to appellant's response was a district court order in which the Honorable Robert E. Gaston, district judge, appointed attorney David C. Amesbury as counsel for this appeal and waived all fees and costs. Cause appearing, we vacate our April 5, 2001, order directing appellant to pay the filing fee. Further, we grant appellant's February 1, 2001, motion and we dismiss this appeal.

It is so ORDERED.

,J.