IN THE SUPREME COURT OF THE STATE OF NEVADA

LAMPLIGHT VILLAGE AT CENTENNIAL SPRINGS HOMEOWNERS ASSOCIATION, A NEVADA NON-PROFIT CORPORATION. Appellant, VS. CARL THOMPSON, AN INDIVIDUAL, Respondent. LAMPLIGHT VILLAGE AT CENTENNIAL SPRINGS HOMEOWNERS ASSOCIATION, A NEVADA NON-PROFIT CORPORATION. Appellant, VS. CARL THOMPSON, AN INDIVIDUAL, Respondent. LAMPLIGHT VILLAGE AT CENTENNIAL SPRINGS HOMEOWNERS ASSOCIATION, A NEVADA NON-PROFIT CORPORATION, Appellant, VS. CARL THOMPSON, AN INDIVIDUAL, Respondent.

No. 77621 FILED JAN 16 2020 ELIZATEDIA EROWN CLERKOF SUPPREME COURT DEPUTY CLERK No. 77732

No. 78660

20-02148

ORDER DISMISSING APPEALS

These are consolidated appeals from a judgment after jury verdict, an order granting a motion to amend and an amended judgment on jury verdict, and an order awarding attorney fees and costs. Eighth Judicial District Court, Clark County; Joseph Hardy, Jr., Judge.

SUPREME COURT OF NEVADA

(O) 1947A

Pursuant to the stipulation of the parties, and cause appearing, these consolidated appeals are dismissed.¹ The parties shall bear their own costs and attorney fees. NRAP 42(b).

It is so ORDERED.²

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Hon. Joseph Hardy, Jr., District Judge cc: Thomas J. Tanksley, Settlement Judge A. William Maupin **Boyack Orme & Anthony** Horvitz & Levy, LLP Matthew L. Sharp, Ltd. Lewis Roca Rothgerber Christie LLP/Las Vegas Lasso Injury Law, LLC Claggett & Sykes Law Firm **Eighth District Court Clerk**

¹The motions to withdraw as counsel of record for appellant are granted. The clerk shall remove Edward D. Boyack, Patrick A. Orme, and Boyack Orme & Anthony; and Jason R. Litt, Horvitz & Levy, and A. William Maupin as counsel for appellant. Appellant continues to be represented by attorney Matthew L. Sharp of Matthew L. Sharp, Ltd.

²The clerk of this court shall strike the following documents: the objection to notice of association of counsel and the objection to stipulation to dismiss appeals, filed on December 5, 2019; the supplement to objection to stipulation to dismiss appeals, filed on December 6, 2019, and; the reply to response to objection filed on December 9, 2019. These documents are not properly before this court because they were filed on behalf of a nonparty, QBE Insurance Corporation.

SUPREME COURT OF NEVADA

(0) 1947A