## IN THE SUPREME COURT OF THE STATE OF NEVADA

FIONNA CHURCH, Appellant, vs. LADONNA MARIE JESSOP; A N A

ENTERPRISES LLC; AND MEADOW VALLEY CONTRACTORS, INC., A NEVADA CORPORATION, Respondents. No. 37520

FILED

JUL 9 2003

03-11488

## ORDER DISMISSING APPEAL

On November 8, 2002, the settlement judge filed a status report indicating that the parties agreed to a settlement of this appeal. On December 5, 2002, this court entered an order directing appellant to file a stipulation or motion to dismiss this appeal, or inform this court of the status of this appeal, within 30 days.

On March 12, 2003, this court entered an order approving a stipulation to dismiss Highway Rentals, Inc., from this appeal. Because appellant had not informed this court of the status of this appeal as to the remaining respondents, that order also directed appellant to file a stipulation or motion to dismiss this appeal or to inform this court that she does not wish to dismiss this appeal as to the remaining respondents within 10 days. We cautioned appellant that failure to respond to the order in a timely manner could result in the dismissal of this appeal as abandoned.

SUPREME COURT OF NEVADA To date, appellant has failed to respond to our March 12, 2003, order. Accordingly, we dismiss this appeal as abandoned.

It is so ORDERED.

J. Rose au J. Maupin J.

Gibbons

cc: Hon. Michael L. Douglas, District Judge Daniel Marks, Settlement Judge Mainor Harris Perry & Spann/Las Vegas Clark County Clerk

SUPREME COURT OF NEVADA