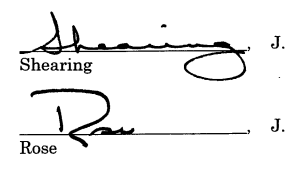
IN THE SUPREME COURT OF THE STATE OF NEVADA

JAMES MARTIN HOUSTON,	No. 38422
Appellant,	
vs.	
WILLIAM B. TERRY, AS AN	
ATTORNEY AND AS AN INDIVIDUAL;	Li Li Seco State Been?
LAW OFFICES OF WILLIAM B.	
TERRY, CHARTERED,	AUG 1 2 2002
Respondents.	JANETTE M. BLOOM CLERK DE SUPREME COUNT
	CLEHR OF SUPPERE NOT

ORDER DISMISSING APPEAL

This is a proper person appeal from an order of the district court granting a motion to dismiss.¹ On July 19, 2002, appellant and respondents filed a joint stipulation to dismiss the appeal. Accordingly, we dismiss this appeal, with the parties to bear their own costs and attorney fees.²

It is so ORDERED.



RY OHIEF DEI UTY CLERI

J.

¹Although appellant was not granted leave to proceed in proper person, <u>see</u> NRAP 46(b), we have received and considered appellant's proper person documents. We deny his motions as moot in light of this order.

. REME COURT OF NEVADA

(O) 1947A

²NRAP 42(b).

cc: Hon. Michael L. Douglas, District Judge James Martin Houston Bennion Cardone & Clayson Clark County Clerk