IN THE SUPREME COURT OF THE STATE OF NEVADA

BARBARA BAKER,

Appellant,

vs. JOHN D. LUECK; BRUCE BARTON; AND AVID AIRCRAFT OF MONTANA, Respondents.

ORDER DISMISSING APPEAL

NOV 12 2003

ED

No. 41129

The parties have filed a stipulation to dismiss this appeal. Because the stipulation does not contain all of the necessary signatures, we elect to treat the stipulation as a motion for voluntary dismissal.¹ Cause appearing, appellant's motion for a voluntary dismissal of this appeal is granted. This appeal is dismissed. The parties shall bear their own costs and attorney fees. NRAP 42(b).

It is so ORDERED.²

· . . C.J.

¹We note that the February 11, 2003, order that appellant appeals from involves issues relating to respondent John D. Lueck only. Thus, it appears that respondents Bruce Barton and Avid Aircraft of Montana were improperly listed as respondents to this appeal.

²On July 30, 2003, attorney Carl E. Lovell, Jr., filed a substitution of attorney purporting to substitute California attorney John D. Lueck, in proper person, in the place of Mr. Lovell. We note that only a licensed Nevada attorney may be substituted as counsel in the place of another licensed Nevada attorney. NRAP 46(a) and (d); SCR 46. Accordingly, we elect to treat the substitution as a motion to withdraw filed by Mr. Lovell, and we grant the motion. The clerk of this court shall modify the docket to reflect that Mr. Lovell has withdrawn as counsel of record for respondent John D. Lueck.

SUPREME COURT OF NEVADA cc:

Hon. Jackie Glass, District Judge
Haney, Woloson & Mullins
Avid Aircraft of Montana
George E. Cromer
Andrew P. Jones
Carl E. Lovell
John D. Lueck
Clark County Clerk

JUPREME COURT OF NEVADA

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