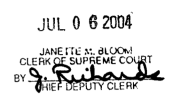
IN THE SUPREME COURT OF THE STATE OF NEVADA

RONALD J. SLAUGHTER AND KATHLEEN SLAUGHTER, Appellants, vs. No. 42145

vs. SOURCE CAPITAL LEASING COMPANY,

Respondent.



FILED

ORDER DISMISSING APPEAL

The parties have stipulated to the dismissal of this appeal. Cause appearing, we approve the stipulation and dismiss this appeal. NRAP 42(b).

Court recorder Paula Walsh has notified this court that despite the certification on appellant's transcript request form that counsel paid the required deposit for the requested transcripts, the deposit has not been paid. NRAP 9(b)(2). In light of the parties' stipulation, we conclude that the production of transcripts is no longer necessary. However, we admonish appellant's counsel for representing that the required deposit had been paid, and we remind appellant's counsel of his obligation of candor towards this court. <u>See SCR 172(1)(a)</u>.

It is so ORDERED.

J. Rose

J.

Maupin

J. Douglas

Supreme Court of Nevada

(O) 1947A

cc: Hon. Allan R. Earl, District Judge Aubrey Goldberg, Settlement Judge Mont E. Tanner Sylvester & Polednak, Ltd. Paula Walsh, Court Recorder Clark County Clerk

Supreme Court of Nevada