## IN THE SUPREME COURT OF THE STATE OF NEVADA

LEO CHAFFIN AND JUDY CHAFFIN, Appellants/Cross-Respondents, vs. MICHAEL HOHL MOTOR COMPANY, A/K/A MICHAEL HOHL VALUCAR, A NEVADA CORPORATION, D/B/A MICHAEL HOHL RV CENTER, Respondent/Cross-Appellant, vs. COACHMEN RECREATIONAL VEHICLE COMPANY, A FOREIGN CORPORATION, Respondent/Cross-Respondent.

No. 42458

JAN 2 0 2005

## ORDER DISMISSING APPEAL AND CROSS-APPEAL

This is an appeal and cross-appeal from a November 25, 2003 district court judgment. First Judicial District Court, Carson City; William A. Maddox, Judge.

Respondent/cross-appellant Michael Hohl Motor Company has filed a stipulation between itself and appellants to dismiss this matter. Although respondent Coachmen Recreational Vehicle Company did not sign the stipulation, we construe the stipulation as a motion for voluntary

SUPREME COURT OF NEVADA dismissal of the appeal and cross-appeal with respect to Coachmen.<sup>1</sup> The stipulation is approved and the motion is granted. We dismiss this appeal and cross-appeal, with each party to bear its own costs, expenses and attorney fees.<sup>2</sup>

It is so ORDERED.

Neu J.

Maupin

J. Douglas Parraguirre

cc: Hon. William A. Maddox, District Judge
Robert H. Perry
E. Terrance Shea
Michael A. Rosenauer
Allison, MacKenzie, Russell, Pavlakis, Wright & Fagan, Ltd.
Carson City Clerk

<sup>1</sup>NRAP 42(b).

 $^{2}\underline{\text{Id.}}$  In light of this order, we vacate our June 17, 2004 order to show cause.

SUPREME COURT OF NEVADA