IN THE SUPREME COURT OF THE STATE OF NEVADA

EDGAR TAVARES, Appellant/Cross-Respondent, vs. JENNY TAVARES, Respondent/Cross-Appellant. No. 88042 FILED MAR 18 2024

ORDER DISMISSING APPEALS

On February 26, 2024, Edgar Tavares filed a notice of withdrawal of appeal in which he states that he is moving to voluntarily withdraw his appeal because a timely tolling motion was filed in the underlying district court case that is the subject of this appeal. Jenny Tavares subsequently filed her notice of cross-appeal in which she included a footnote explaining that, although Edgar's tolling motion remains pending, she filed her cross-appeal out of an abundance of caution to $\frac{x}{2}$

The documents before this court demonstrate that Edgar filed a timely tolling motion in the district court on January 22, 2024, prior to filing his notice of appeal in this matter, and the motion remains pending below. This court may dismiss as premature a notice of appeal that is filed before entry of the written disposition of the last remaining timely motion listed in NRAP 4(a)(4). NRAP 4(a)(6). Because it appears these appeals are premature, we

SUPREME COURT OF NEVADA ORDER these appeals DISMISSED.

<u>High</u> Stiglich , J.

Pickering , J. Pickering

Parraguirre

 cc: Hon. Mari D. Parlade, District Judge James J. Jimmerson, Settlement Judge Jacobson Law Office, Ltd.
Michael J. Warhola, LLC The Dickerson Karacsonyi Law Group Eighth District Court Clerk

SUPREME COURT OF NEVADA