## IN THE SUPREME COURT OF THE STATE OF NEVADA

MARK DAGHER, D/B/A SIERRA PERFORMANCE AND MACHINE, Appellant, No. 49096

vs. STATE OF NEVADA, DEPARTMENT OF MOTOR VEHICLES, Respondent.

JUN 1 0 2008

DEPUTY CLERK

LINDEMAN

COURT

## ORDER DISMISSING APPEAL

On November 5, 2007, this court entered an order assigning this appeal to the pilot program for civil proper person appeals and gave appellant 40 days to file and serve his civil proper person appeal statement form. Appellant's civil appeal statement was due in this court on December 17, 2007. On January 23, 2008, the pilot program documents and copy of our November 5, 2008, order mailed to appellant were returned to this court. These documents were subsequently remailed to appellant at a corrected address. On April 18, 2008, this court entered an order to show cause why appellant's appeal should not be dismissed as abandoned based on his failure to file his civil proper person appeal statement. Our April 18 order cautioned appellant that his failure to comply with that order would result in the dismissal of this appeal. A response from appellant was due in this court on May 5, 2008. To date appellant has failed to file his civil proper person appeal statement or

SUPREME COURT OF NEVADA

18.1474

otherwise respond to this court's directive. Accordingly, we conclude that appellant has abandoned this appeal and we

ORDER this appeal DISMISSED.

(a <del>J</del>. Maupin J. Cherry J.

Saitta

Hon. James Todd Russell, District Judge Carolyn Worrell, Settlement Judge Mark Dagher Attorney General Catherine Cortez Masto/DMV/Carson City Carson City Clerk

SUPREME COURT OF NEVADA

cc: