IN THE SUPREME COURT OF THE STATE OF NEVADA

LINDAJO COMBRINK. Appellant, VS. CITY OF WELLS. Respondent.

No. 58368

NOV 2 0 2012

ORDER DISMISSING APPEAL

After twice notifying appellant's counsel, Diana J. Hillewaert, that certain documents needed to be filed in this appeal, we entered an order conditionally sanctioning Ms. Hillewaert \$500. That sanction would have been automatically vacated if Ms. Hillewaert filed and served by November 20, 2011, the transcript request form. The order warned Ms. Hillewaert that failure to comply could result in additional sanctions, including dismissal of this appeal. Despite this warning, appellant has not filed the transcript request form or a certificate that no transcripts are to be requested, or otherwise responded to this court's directives. Additionally, appellant never filed the opening brief, which was due by December 7, 2011. Accordingly, we dismiss this appeal.

The clerk of this court is directed to mail copies of this order, as well as the court's October 3, 2011, notice and the November 9, 2011, order to counsel for the State Bar of Nevada to pursue such investigation and discipline as it sees fit.

It is so ORDERED.

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SUPREME COURT NEVADA

(O) 1947A

cc: Fourth Judicial District Court Dept. 1, District Judge Carolyn Worrell, Settlement Judge Hillewaert Law Firm Goicoechea, Di Grazia, Coyle & Stanton, Ltd. Elko County Clerk State Bar of Nevada