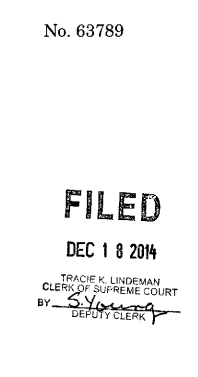
IN THE SUPREME COURT OF THE STATE OF NEVADA

WARD ENTERPRISES, INC.; LAWRENCE ALLEN; ALAN S. LEVIN; AND GOLDEN CHAIN, INC., Appellants, vs. MITCHELL W. FANNING; LAKE

MOUNTAIN MINING, LLC; JEREMY M. JONES: JEFFREY T. JONES: DANNELL L. FANNING: MINERAL EXPLORATION SERVICE, LTD.; ALAN DAY; TARGET MINERAL, INC.; GERALD METALS, LLC; DENNIS SMITH, TED SMITH; DENNIS SMITH AND TED SMITH D/B/A OLINGHOUSE **DEVELOPMENT COMPANY;** STANDARD CHARTERED BANK: CREDIT AGRICOLE INDOSUEZ NORTH AMERICA; ALTA GOLD MINING CO.; WRIGHT PARKS; PARABORA, LLC; AND TERRA GRANDE, LLC, Respondents.



ORDER DISMISSING APPEAL

In responding to this court's show cause order regarding its jurisdiction over this appeal, appellants concede that this court lacks jurisdiction over this appeal. Respondents have not stated any objections to the dismissal of the appeal in their replies to these responses. We construe appellants' arguments as consenting to the dismissal of this

SUPREME COURT OF NEVADA appeal, and therefore approve the request and dismiss this appeal, with the parties to bear their own fees and costs. NRAP 42(b).

It is so ORDERED.¹

C.J.

cc:

Hon. Patrick Flanagan, District Judge
Lansford W. Levitt, Settlement Judge
Gordon Silver/Reno
Marquis Aurbach Coffing
Holland & Hart LLP/Reno
Kolesar & Leatham, Chtd.
Woodburn & Wedge
Keesal Young & Logan
Kalicki Collier, PLLC
Molof & Vohl
Lionel Sawyer & Collins/Reno
Washoe District Court Clerk

¹In light of this order, we deny as moot all requests for relief pending in this appeal. The clerk of this court shall therefore return, unfiled, the motion to dismiss provisionally received on October 4, 2013.

SUPREME COURT OF NEVADA