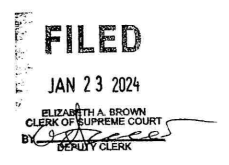
IN THE SUPREME COURT OF THE STATE OF NEVADA

FABIO COPPOLA, AN INDIVIDUAL;
AND SAVIERIO M. BUISO, AN
INDIVIDUAL,
Appellants,
vs.
DINGO GAMING, INC., A NEVADA
CORPORATION; CAVATE, LLC., A
NEVADA LIMITED LIABILITY
COMPANY; AND TODD BRUNSON, A
NEVADA RESIDENT, INDIVIDUALLY,
Respondents.

No. 87851



ORDER DISMISSING APPEAL

This appeal was docketed on January 5, 2024, without payment of the requisite filing fee and without the case appeal statement. See NRAP 3(e), (f). That same day, this court issued notices directing appellants to file the case appeal statement and to pay the required filing fee or demonstrate compliance with NRAP 24 within 7 days. The notices advised that failure to pay the filing fee would result in the dismissal of this appeal and failure to file the case appeal statement could result in sanctions, including dismissal of this appeal. To date, appellants have not paid the filing fee, filed the case appeal statement, or otherwise responded to this court's notices. Accordingly, this appeal is dismissed. See NRAP 3(a)(2).

It is so ORDERED.

CLERK OF THE SUPREME COURT ELIZABETH A. BROWN

BY: Delin Delin

SUPREME COURT OF NEVADA

CLERK'S ORDER

(O) 1947 (C)

24-02555

cc: Hon. Nadia Krall, District Judge Hurtik Law & Associates Kennedy & Couvillier, PLLC Eighth District Court Clerk

SUPREME COURT OF NEVADA

CLERK'S ORDER