## IN THE SUPREME COURT STATE OF NEVADA

IN THE MATTER OF THE COLMAR , CASE NO.: 75029
FAMILY REVOCABLE LIVING TRUST, ) DATED JUNE 23, 2011.

PAUL VALE COLMAR, TRUSTEE OF ) THE COLMAN FAMILY LIVING TRUST, DATED JUNE 23, 2011; AND THE COLMAR FAMILY REVOCABLE , LIVING TRUST, DATED JUNE 23, 2011, ) Appellants,
vs.
TONYA COLLIER
Respondent.

FILED
FEB 162018 ELIZABETHA brown CLERK OF SUPREME COURT


2015 RE 13 PM $3: 1.3$

## NOTICE OF WITHDRAWAL OF APPEAL WITHOUT PREJUDICE

## PAUL VALE COLMAN, TRUSTEE OF THE COLMAN FAMILY LIVING TRUST,

 DATED JUNE 23, 2011; AND THE COLMAN FAMILY REVOCABLE LIVING TRUST, DATED JUNE 23, 2011, appellants named above, hereby voluntarily withdraw the appeal mentioned above WITHOUT PREJUDICE.The grounds for this withdrawal of appeal WITHOUT PREJUDICE are that are that the Notice of Appeal was filed prematurely and improvidently. The notice is deficient in that it does not seek review of a final order or judgment as set forth in NRAP 3A.

Dated this 10th day February, 2018


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## CERTIFICATE OF SERVICE

The undersigned, an employee of TCM Law Group, hereby certifies that on the $13^{\text {th }}$ day of February, 2018, has caused a true and correct copy of the following documents): NOTICE OF WITHDRAWAL OF APPEAL, be served upon the following party at the address indicated below by placing said copy in an envelope, postage prepaid, in the US Mail:

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