IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE JORDAN DANA FRASIER FAMILY TRUST.

AMY FRASIER WILSON.

Appellant,

vs.

DINNY FRASIER; PREMIER TRUST, INC.; JANIE L. MULRAIN; NORI FRASIER; AND BRADLEY L. FRASIER, M.D.,

Respondents.

No. 77981

FILED

MAY 2 1 2019

ELIZABETH A. BROWN CLERK OF SUPREME COURT

ORDER

Counsel for respondent Janie L. Mulrain has filed a suggestion of death informing this court that respondent Dinny Frasier passed away during the pendency of this litigation. Pursuant to NRAP 43(a), the personal representative of a deceased party may be substituted as a party on a motion filed by the representative or by any party. To date, no such motion has been filed. Any judgment entered in this appeal would not be binding upon the legal representative of Dinny Frasier unless such representative is substituted as a party. See Walker v. Burkham, 68 Nev. 250, 256, 229 P.2d 158, 161-62 (1951). Accordingly, counsel for Dinny Frasier shall have 21 days from the date of this order to: (1) file a motion for substitution of the personal representative of Dinny Frasier as a respondent in this appeal; (2) inform this court whether additional time is

SUPREME COURT

19-22230

required for the substitution of a personal representative; or (3) inform this court that Dinny Frasier has no personal representative. See NRAP 43(a). It is so ORDERED.

Hillo, C.J.

cc: Doyle Law Office, PLLC
Vogt/Resnick/Sherak, LLP
Bradley L. Frasier, M.D.
Wallace & Millsap LLC
Robertson, Johnson, Miller & Williamson
Michael A. Rosenauer Ltd.
Nori Frasier