## IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE ESTATE OF: DENNIS JOHN CARVER, DECEASED.

COLONIAL REAL ESTATE PARTNERSHIP, LTD.; AND JOHN HOULIHAN,

> Appellants, vs.

RHONDA MORGAN, PERSONAL REPRESENTATIVE OF THE ESTATE OF DENNIS JOHN CARVER, Respondent. No. 81447

FILED

## ORDER GRANTING MOTION TO WITHDRAW

Attorney Jonathan W. Barlow of Clear Counsel Law Group has filed a motion to withdraw on behalf of David T. Blake, respondent's counsel of record. Barlow explains that Blake has left Clear Counsel Law Group and was the only attorney at the firm who could represent respondent in this matter. The motion is granted. NRAP 46(e)(3); RPC 1.16(b)(7). The clerk shall remove Blake and Clear Counsel Law Group as counsel of record for respondent.

Respondent shall have 30 days from the date of this order to either (1) retain new counsel and cause new counsel to file a notice of appearance in this court or (2) inform this court, in writing, that she will not be retaining new counsel and will be proceeding pro se. Failure to timely comply with this order will result in this appeal proceeding with respondent acting pro se.

It is so ORDERED.

Jarlesty

Hardesty

SUPREME COURT OF NEVADA

1947A

cc: Rhonda Morgan Flangas Civil Law Firm, Ltd. Clear Counsel Law Group

2

SUPREME COURT OF NEVADA