IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE GUARDIANSHIP OF THE PERSON AND ESTATE OF: MAE R. BROWN, ADULT PROPOSED PROTECTED PERSON.

SHAWNTINA BROWN-PALMORE,
Appellant,

VS.

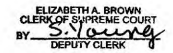
MAE R. BROWN; AND TYRESE BROWN,

Respondents.

No. 82935



JUL 13 2021



ORDER TO SHOW CAUSE

This is an appeal from an order dismissing a petition for guardianship. The notice of appeal was filed on May 14, 2021, from an order entered May 14, 2021. However, the docketing statement, filed June 23, 2021, includes Exhibit 1, which is a "Notice and Order of Voluntary Dismissal," filed in the district court on June 15, 2021, which states that the proposed protected person has died and that the plaintiff, appellant herein, dismisses her request for guardianship. It appears, therefore, that this appeal may be moot. See Personhood Nev. v. Bristol, 126 Nev. 599, 602, 245 P.3d 572, 574 (2010) ("[A] controversy must be present through all stages of the proceeding, and even though a case may present a live controversy at its beginning, subsequent events may render the case moot.").

Accordingly, appellant shall have 30 days from the date of this order within which to show cause why this appeal should not be dismissed for lack of jurisdiction. Failure to demonstrate that this court has jurisdiction may result in this court's dismissal of this appeal. The deadlines

SUPREME COURT OF NEVADA

(O) 1947A

for filing documents in this appeal shall be suspended pending further order of this court. Respondent may file any reply within 14 days from the date that appellant's response is served.

It is so ORDERED.

/ Lardesty, C.J.

cc: Bowen Law Offices
The Law Offices of Frank J. Toti, Esq.
Legal Aid Center of Southern Nevada, Inc.