IN THE SUPREME COURT OF THE STATE OF NEVADA

MIGUEL A. GONZALEZ, Appellant, vs. LILIANA C. GONZALEZ, N/K/A LILIANA C. GARCIA, Respondent. No. 82011

FLED

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22-35516

ORDER

On April 8, 2022, we granted the appellant's petition for review pursuant to NRAP 40B(f). However, upon further review, we determine that the petition for review was improvidently granted. See The Monrosa v. Carbon Black Export, Inc., 359 U.S. 180, 184 (1959) ("Examination of a case on the merits, on oral argument, may bring into proper focus a consideration which, though present in the record at the time of granting the [petition], only later indicates that the grant was improvident." (internal quotation marks omitted)). Accordingly, we vacate the order granting the petition for review and direct the clerk to issue the remittitur forthwith. This disposition has the same effect as a denial of the petition for review when initially considered. Because the Court of Appeals' Order

SUPREME COURT OF NEVADA of Affirmance was not reversed or otherwise vacated by this court, that disposition is final.

It is so ORDERED.¹

J.J. Parraguirre J. J. Hardesty Stiglich J. J. Cadish Pickering , J. Herndon M. Nelson Segel, Settlement Judge cc: The Grigsby Law Group Mills & Anderson Law Group

¹The Honorable Abbi Silver having retired, this matter was decided by a six-justice court.

SUPREME COURT OF NEVADA