IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCUIT

U.S. COURT OF APPEALS

T-23 ELEVENTH CIRCUIT

No. 10-10320-JJ

MAY 1 4 2010

JOHNLEY

CLERK

Plaintiff,

versus

THE UNIDENTIFIED SHIPWRECKED VESSEL, its apparel, tackle, appurtenances and cargo located within center point coordinates, In Rem,

Defendant,

SANTIAGO DE ALVEAR, EMILIO DE ALVEAR, MARIA EUGENIA SOLVEYRA, ALEJANDRO JULIAN PERA BARTHE', AGUSTINA SOLVEYRA, IGNACIO SOLVEYRA,

Claimants - Appellants,

KINGDOM OF SPAIN,

Claimant - Appellee.

Appeal from the United States District Court for the Middle District of Florida

ENTRY OF DISMISSAL: Pursuant to the 11th Cir.R. 42-2(c), this appeal is DISMISSED for want of prosecution because the appellant Emilio De Alvear, Santiago De Alvear, Alejandro Julian Pera Barthe', Agustina Solveyra, Ignacio Solveyra and Maria Eugenia Solveyra failed to file a brief and record excerpts within the time fixed by the rules, effective May 14, 2010.

JOHN LEY Clerk of the United States Court of Appeals for the Eleventh Circuit

by: Carol Lewis, Deputy Clerk

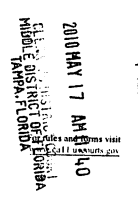
FOR THE COURT - BY DIRECTION

UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

ELBERT PARR TUTTLE COURT OF APPEALS BUILDING 56 Forsyth Street, N.W. Atlanta, Georgia 30303

John Ley Clerk of Court

May 14, 2010



Sheryl L. Loesch United States District Court 801 N FLORIDA AVE RM 200 TAMPA, FL 33602-3849

Appeal Number: 10-10320-JJ

Case Style: Santiago De Alvear, et al v. Kingdom of Spain District Court Docket No: 8:07-cv-00614-SDM-MAP

The enclosed certified copy of the Clerk's Entry of Dismissal for failure to prosecute in the above referenced appeal is issued as the mandate of this court. See 11th Cir. R. 41-4. Pursuant to 11th Cir. R. 42-2(c) and 42-3(c), when an appellant fails to timely file or correct a brief or record excerpts, the appeal shall be treated as dismissed on the first business day following the due date. This appeal was treated as dismissed on 05/05/2010.

Counsel and pro se parties are advised that pursuant to Fed.R.App.P. 25(a)(2)(A), a motion to set aside the dismissal and remedy the default "is not timely unless the clerk receives the papers within the time fixed for filing."

The district court clerk is requested to acknowledge receipt on the copy of this letter enclosed to the clerk.

Sincerely,

JOHN LEY, Clerk of Court

Reply to: Carol Lewis Phone #: (404) 335-6179

Enclosure(s)

DIS-2CIV Letter and Entry of Dismissal