Quanta Specialty	ine Insurance vs Motherway		Doc. 37
1			
2			
3			
4			
5			
6			
7			
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	QUANTA SPECIALTY LINES INSURANCE) COMPANY, an Indiana corporation,	CASE NO.: 3:08-cv-00434-LRH-VPC	
11		STIPULATION AND ORDER RE	
12	Plaintiff,	DISMISSAL	
13	vs.		
14	THOMAS MOTHERWAY, an individual;) DEDE MOTHERWAY, an individual;)		
15	DEDE MOTHERWAY, an individual; MOTHERWAY FAMILY TRUST, a trust; BEHL HOME CONSTRUCTION LLC, a		
16	Nevada limited liability company; and BEHL) CONSTRUCTION LLC, a Nevada limited)		
17			
18	Defendants.)		
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
		<u> </u>	
	STIPULATION AND ORDER RE DISMISSAL		PC

STIPULATION AND ORDER RE DISMISSAL

IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiff Quanta Specialties Lines Insurance Company, by and through its counsel of record, Morales Fierro & Reeves, and Defendants Thomas Motherway, DeDe Motherway, and the Motherway Family Trust, by and through their counsel of record the McMahon Law Offices, Ltd., that this action be dismissed with prejudice, each side to bear their own fees and costs.

IT IS SO STIPULATED.

DATED this day of September, 2009.

MORALES/FIERNO & REEVES

Ramiro Morales, Esq., #7101
P.O. Box 13403
Las Vegas, NV 89112
Attorney for Plaintiff QUANTA
SPECIALTY LINES INSURANCE

DATED this 2 960 day of September, 2009.

McMAHON LAW OFFICES, LTD.

Brian M. McMahon, Esq. #00927 3715 Lakeside Drive, Suite A

Reno, NV 89509

COMPANY

Attorney for Defendants THOMAS MOTHERWAY, DEDE MOTHERWAY, MOTHERWAY FAMILY TRUST

ORDER

The Parties having stipulated thereto, and no other party having appeared in this action, and for good cause appearing, IT IS HEREBY ORDERED that this action is DISMISSED with prejudice, each party to bear its own attorneys' fees and costs.

IT IS SO ORDERED.

Dated: September 30, 2009

LARRY R. HICKS UNITED STATES DISTRICT JUDGE