MULLINS V. PEREZ

This decision was not selected for publication in the New Mexico Appellate Reports. Please see Rule 12-405 NMRA for restrictions on the citation of non-precedential dispositions. Please also note that this electronic decision may contain computergenerated errors or other deviations from the official paper version filed by the Supreme Court.

THOMAS E. MULLINS,
Petitioner-Appellant,
v.
MARY HELEN PEREZ f/k/a
MARY HELEN MULLINS,
Respondent-Appellee.

No. 36,118

COURT OF APPEALS OF NEW MEXICO

July 12, 2017

APPEAL FROM THE DISTRICT COURT OF SAN JUAN COUNTY, Daylene A. Marsh, District Judge

COUNSEL

Thomas E. Mullins, Farmington, NM, Pro se Appellant

Tucker, Burns, Yoder & Hatfield, Mitchel S. Burns, Farmington, NM, for Appellee

JUDGES

TIMOTHY L. GARCIA, Judge. WE CONCUR: LINDA M. VANZI, Chief Judge, M. MONICA ZAMORA, Judge

AUTHOR: TIMOTHY L. GARCIA

MEMORANDUM OPINION

GARCIA, Judge.

Summary reversal was proposed for the reasons stated in the notice of proposed summary disposition. Both parties filed a memorandum indicating that they agree with

our proposed disposition. Accordingly, for the reasons set forth in our notice of proposed summary disposition, we reverse.

{2} IT IS SO ORDERED.

TIMOTHY L. GARCIA, Judge

WE CONCUR:

LINDA M. VANZI, Chief Judge

M. MONICA ZAMORA, Judge