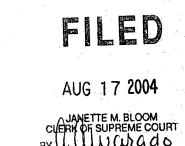
IN THE SUPREME COURT OF THE STATE OF NEVADA

VILLAGE LEAGUE TO SAVE INCLINE ASSETS, INC., A NEVADA NON-PROFIT CORPORATION, ON BEHALF OF ITS MEMBERS, AND OTHERS SIMILARLY SITUATED, Appellant, vs. THE STATE OF NEVADA ON RELATION OF ITS DEPARTMENT OF TAXATION; THE NEVADA STATE TAX COMMISSION AND THE STATE BOARD OF EQUALIZATION; WASHOE COUNTY; ROBERT MCGOWAN, WASHOE COUNTY ASSESSOR; AND BILL BERRUM, WASHOE COUNTY TREASURER. No. 43441



SETTLEMENT CONFERENCE STATUS REPORT

A settlement conference was held in this matter on _____

. 200

AU-111879

I file the following report of the proceedings:

/ / The parties have agreed to a settlement of this matter.

/ / The parties were unable to agree to a settlement of this matter.

 $/\nu/$ The settlement conference is continued as follows:

Date: October 1, 2004

Time:

Location: _____

Ву ___

DEPUTY CLERK

Respondents.

Comments: pudua

aty Valent Were

Settlement Judge

cc: All counsel (The Supreme Court Clerk's Office will mail a file-stamped copy to all counsel and to the settlement judge)

NOTE: NRAP 16(g) requires the settlement judge to file this report with the Supreme Court within 10 days from the date of any settlement conference. If no settlement conference is held within 120 days from the date this case is assigned, then a report must be life depaper in the status of the settlement process with supplemental reports filed at least every 60 days thereafter.