IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE
DETERMINATION OF THE RELATIVE
RIGHTS IN AND TO THE WATERS OF
MOTT CREEK, TAYLOR CREEK, CARY
CREEK (AKA CAREY CREEK),
MONUMENT CREEK, AND BULLS
CANYON, STUTLER CREEK (AKA
STATTLER CREEK), SHERIDAN
CREEK, GANSBERG SPRING, SHARPE
SPRING, WHEELER CREEK NO. 1,
WHEELER CREEK NO. 2, MILLER
CREEK, BEERS SPRING, LUTHER
CREEK AND VARIOUS UNNAMED
SOURCES IN CARSON VALLEY,
DOUGLAS VALLEY, NEVADA,

J.W. BENTLEY AND MARYANN BENTLEY, TRUSTEES OF THE BENTLEY FAMILY 1995 TRUST, Appellants,

vs.

THE STATE OF NEVADA OFFICE OF
THE STATE ENGINEER; HALL
RANCHES, LLC; THOMAS J.
SCYPHERS; KATHLEEN M.
SCYPHERS; FRANK SCHARO;
SHERIDAN CREEK EQUESTRIAN
CENTER, LLC; A NEVADA LIMITED
LIABILITY COMPANY; DONALD S.
FORRESTER; KRISTINA M.
FORRESTER; RONALD R. MITCHELL;
AND GINGER G. MITCHELL,
Respondents.

No. 59188

FILED

OCT 1 4 2011

CLERY OF SUPREME COURT
BY DEPUTY CLERK

SUPREME COURT OF NEVADA

(O) 1947A (D) 11-3180O

ORDER DENYING MOTION

Respondents have filed a motion requesting this court to dismiss this appeal. Appellants have opposed the motion. We deny the motion. This denial is without prejudice to respondents' right to renew the motion, if deemed appropriate, upon completion of settlement proceedings.¹

It is so ORDERED.

Sailte, C.J.

cc: William E. Nork, Settlement Judge Brooke Shaw Zumpft Thomas J. Hall Attorney General/Carson City

We note that the settlement judge has filed an Early Case Assessment Report indicating that this appeal is appropriate for the settlement program and that a mediation session is scheduled to be held on December 7, 2011. See NRAP 16(b).