IN THE SUPREME COURT OF THE STATE OF NEVADA

MARK B. STEPPAN.

Appellant,

VS.

JOHN ILIESCU, JR. AND SONNIA SANTEE ILIESCU AS TRUSTEES OF THE JOHN ILIESCU, JR. AND SONNIA ILIESCU 1992 FAMILY TRUST AGREEMENT; HOLLAND & HART; KAREN DENISE DENNISON; R. CRAIG HOWARD: JERRY M. SNYDER: HALE LANE PEEK DENNISON HOWARD & ANDERSON; AND JOHN SCHLEINING.

Respondents.

JOHN ILIESCU, JR. AND SONNIA SANTEE ILIESCU AS TRUSTEES OF THE JOHN ILIESCU, JR. AND SONNIA ILIESCU 1992 FAMILY TRUST AGREEMENT,

Appellants,

HOLLAND & HART: KAREN DENISE DENNISON; R. CRAIG HOWARD; JERRY M. SNYDER; HALE LANE PEEK DENNISON HOWARD & ANDERSON,

Respondents.

No. 60036

JAN 02 2013

ORDER DISMISSING APPEAL AND REMANDING TO THE DISTRICT COURT

Pursuant to the settlement conference, the stipulation of the parties and cause appearing, we dismiss this appeal. NRAP 42(b). This matter is remanded to the district court to conduct appropriate proceedings, if any, to alter, amend, or vacate its order or judgment as

SUPREME COURT NEVADA

13-00091

(O) 1947A

necessary for the parties to fulfill the terms of their settlement agreement. In the event the district court declines to grant the requested relief, the parties may file a motion to reinstate this appeal.¹

It is so ORDERED.

Saitta

ickem, J

Hardesty

cc: Hon. Steven P. Elliott, District Judge
David Wasick, Settlement Judge
Hoy & Hoy
Lemons, Grundy & Eisenberg
Cowan Law Office
Thomas J. Hall
Gregory F. Wilson
Washoe District Court Clerk

¹Any such motion to reinstate the appeal must be filed within 60 days of entry of the district court's order denying the requested relief.