IN THE SUPREME COURT OF THE STATE OF NEVADA

CISILIE A. VAILE,	No.	No. 37082	
Appellant, vs.	A Section of the Control of the Cont	FILED	
R. SCOTLUND VAILE,			
Respondent.		DEC 26 2001	
		LANGITE WE BLOOM	
SETTLEMENT CONFERE	NCE STATUS REPORT	CHRKOF SHATER CHANGE	
Having held a settlement conference in this ma	atter on <u>December 13</u> ,	, 2001.	
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 se	ettlement of this matter.		
/xix The settlement conference is continue	d to the following date, time,	and location:	
Menday, January 7, 2002 between PeaceTalk Conflict Resolution Se Suite 105, Las Vegas, Nevada 89			
cc: All counsel Dated: De	Judge Jennifer L. Elli cember 22, 2001.	ott-Tavano	

NRAP 16(G) REQUIRES THAT THIS REPORT BE FILED WITH THE SUPREME COURT WITHIN TEN (10) DAYS FROM THE DATE OF ANY SETTLEMENT CONFERENCE. IF NO REPORT IS FILED WITHIN ONE HUNDRED AND TWENTY (120) DAYS FROM THE DATE THIS CASE IS ASSIGNED TO THE SETTLEMENT PROGRAM, THEN THIS REPORT MUST BE SUBMITTED INFORMING THE COURT OF THE STATUS OF THE SETTLEMENT PROCESS. THEREAFTER, A REPORT SHOULD BE FILED AT LEAST EVERY NINETY (90) DAYS, INFORMING THIS COURT OF THE STATUS OF THE SETTLEMENT PROCESS.

