IN THE SUPREME COURT OF THE STATE OF NEVADA

CISILIE A. VAILE,	No. 37082
Appellant,	
vs. Para in the profession of	on larva, i north a north Filipe Do
R. SCOTLUND VAILE,	
Respondent.	JAN 10 2002
	J OAN 10 2002
SETTLEMENT CONFERENC	F STATUS PEDOPT CLERKOF SUPREME COURT
<u>GETTELMENT GONT ENERG</u>	DEPUTY CLERK
Having hold a settlement senference is the set	7
Having held a settlement conference in this matte	er on <u>January 7</u> , 20 0 2.
I file the following report of the proceedings:	
/ / The parties have agreed to a settlement of	Wie
/ / The parties have agreed to a settlement of	this matter.
The parties were unable to agree to a settle	ement of this matter.
// The settlement conference is continued to	o the following date, time, and location:
	1) LU FOR
Settlement Jud	ge Jennifer L. Elliott-Tavano
	lary 7, 2002.
NRAP 16(G) REQUIRES THAT THIS REPORT BE FILED WITH THE	HE SUPREME COURT WITHIN TEN (10) DAYS FROM

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.

