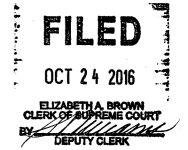
IN THE SUPREME COURT OF THE STATE OF NEVADA

INGRID PATIN, etc., et al.,,
Appellants,
vs.
TON VIN LEE,
Respondent.

No. 69928



SETTLEMENT PROGRAM STATUS REPORT

With apologies to the Court, the Settlement Program staff, counsel and all others concerned with and/or affected by the consequences of the undersigned's having submitted a final status report of "no settlement " to the Court in another matter, correctly bearing correct caption for that matter and the docket number for this appeal, the correct and corrected status of this matter --- which the undersigned intends and understands is and should be in the Court's Settlement Program --- is as set forth in the undersigned's Status Report filed in this matter on October 3, 2016 --- bearing the correct caption and docket number for this appeal --- which is annexed hereto as Exhibit "A" and incorporated herein by this reference.

This matter remains on calendar for a rescheduled in-person Settlement Conference on November 16, 2016, commencing at 5:30 p.m. (PT) --- as set forth in the annexed copy of the earlier Status Report.

The undersigned repeats the recommendation to the Court, made in the earlier Status Report, that the time for the filing of the final Settlement Conference Status Report should be extended to and including an additional 90 days beyond September 6, 2015 --- which the undersigned continues to believe was the 180th day from the date of the undersigned's appointment as Settlement Judge in this matter.

- / / The parties have agreed to a settlement of this matter.
- / / The parties have not been able to agree to a settlement of this matter.
- / / This appeal should be removed from the program.
- /X/ See Exhibit "A" annexed hereto and incorporated by reference herein.

OCT 2 4 2016

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

Settlement Judge

IN THE SUPREME COURT OF THE STATE OF NEVADA

INGRID PATIN, etc., et al., Appellants, vs. TON VIN LEE, Respondent.

No. 69928

FILED

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SETTLEMENT PROGRAM STATUS REPORT

Due to scheduling and other difficulties since the undersigned's last report --including a change of law firms of Respondent's counsel on the eve of the previously
rescheduled August 24, 2016 in-person Settlement Conference --- the rescheduled
Settlement Conference was taken off calendar by agreement and has been re-set only
today, for November 16, 2016, commencing at 5:30 p.m. (PT) --- as the earliest
available date and time for the parties, their counsel and the undersigned.

The undersigned was informed by counsel this week that a new appeal involving the same parties to this appeal will soon be filed. Both sides counsel stated to the undersigned that they believe that that there should be only one Settlement Conference for both appeals.

In light of the foregoing, and good cause appearing, the undersigned recommends to the Court that the time for the filing of the final Settlement Conference Status Report be extended to and including an additional 90 days beyond September 6, 2016 --- which the undersigned believes was the 180th day from the date of the undersigned's appointment as Settlement Judge in this matter.

Settlement Judge

The settlement judge shall file this report with the Supreme Court within 10 days from the date of any settlement conference. See NRAP 16(e)(3).

- A final status report is due within 180 days from assignment date. See NRAP 16(f)(1).
- A final status report is due within 180 days from assignment date. See NRAP 16(f)(1)
- For cases involving child custody, visitation, relocation or guardianship, a final status report is due within 120 days from the assignment date. See NRAP 16(f)(1).

EXHBIT "A"

AT THE TIME OF FILING, THE CLERK'S OFFICE WILL MAIL THIS REPORT AND ANY ATTACHMENTS TO ALL COUNSEL AND TO THE SETTLEMENT JUDGE.

11.-30737