IN THE SUPREME COURT OF THE STATE OF NEVADA

BRIAN T. BECKER, et al., Appellants, v. CHRISTOPHER D. SULLIVAN, Respondent.

No. 71853:

MAR 1 7 2017

CLERK OF SEPREME COURT

BY

DEPUTY CLERK

SETTLEMENT PROGRAM STATUS REPORT

An in-person Settlement Conference in this matter having been held on February 28, 2017, the following is a final report of the proceedings:

- 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 / Other: Based on the Settlement Conference and post-Conference contacts with counsel, the undersigned Settlement Judge intends to remain in contact with, and available to, counsel under the Court's Settlement Program to see whether settlement efforts might lead to a resolution by agreement. If, as hoped, there still is a reasonable prospect for settlement, a further extension of time might be requested to enable the parties to reach and conclude a settlement of the dispute underlying this appeal.

Comments: N/A

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

MARForces 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).

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