IN THE SUPREME COURT OF THE STATE OF NEVADA

THE STATE OF NEVADA DEPARTMENT OF CORRECTIONS,
Appellant,
vs.
BRIAN LUDWICK, AN INDIVIDUAL,
Respondent.

No. 73277

FILED

AUG 2 1 2017

ELIZABETH A. BROWN CLERK OF SUPPREME COURT BY DEPOTY CLERK

SETTLEMENT PROGRAM EARLY CASE ASSESSMENT REPORT

make	After conducting a premediation conference with counsel pursuant to NRAP 16(b), I the following recommendation to the court regarding this appeal:
	This case is appropriate for the program and a mediation session will be scheduled/has been scheduled for:
	This case is not appropriate for mediation and should be removed from the settlement program. (See below)
	The premediation conference has not been conducted or is continued because:
the	underlying issue is most, given that Brian Ludwick has
Irea	underlying issue is most, given that Brian Ludwick has by returned to work and then voluntarily relinquished his
posj	tion with the Dept. of Corrections. The Attorney General's ce wishes to pursue this before the supreme to establish precedent.
b (Fi	ce wishes to pursue this before the supreme
our	Kataleen M- Kaustran
	Settlement Judge

cc: All Counsel



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