IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE VISITATION OF THE PERSONS OF: J.C.B; K.R.B.; L.B.B.AND L.A.B., MINORS,

PAULA BOUNT, | Appellant,

VS.

JUSTIN CRAIG BOUNT, Respondent.

CASE N0: 76831

FILED

SEP 2 4 2018

CLERK OF SUPREME COURT

BY DEPUTY CLERK

SETTLEMENT CONFERENCE PROGRAM EARLY CASE ASSESSMENT REPORT

After conducting a pre-mediation conference with counsel pursuant to NRAP 16(b), I make the following recommendation to the court regarding this appeal:

/ This case is appropriate for mediation and a settlement conference has been scheduled as follows:

 $/\,\mathrm{X}\,/\,\mathrm{This}$ case is not appropriate for mediation and should be removed from the settlement conference program because,

/ / There is a potential jurisdiction defect.

/ X / The parties have presented good cause showing that this appeal is not appropriate for mediation and should proceed to briefing.

/ / The pre-mediation conference has not been conducted or is continued because.

SEP 24 2003

ELIZABETH A DACHEN
CLERK OF SUPREME CODET
DEPUTY CLERK

Settlement Judge

18-37276