IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE ESTATE OF	No. 83085
JACK P. SLOVAK, A/K/A JOHN PAUL SLOVAK, JR. AND JOHN PAUL SLOVAK, DECEASED.	Electronically Filed Aug 05 2021 01:09 p.m. Elizabeth A. Brown
TYLER SLOVAK,	Clerk of Supreme Court
Appellant,	
vs.	
LYNN VALERIE SLOVAK,	
Respondent.	
SETTLEMENT PROGRAM EARLY CASE ASSESSMENT REPORT	
After conducting a premediation conference with counsel pursuant to NRAP 16(b), I make 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.	
The premediation conference has not been conducted or is continued because:	
> Coursel for the Respondent believes this is a frivolous appeal, without any basis	
for a Negotiated Settlement. Coursel for Respondent also points out that Appellant	
missed several Extended Deadlines at the district count level, in Addition to failing to complete	
the case within two years. And finally, undersigned Settlement Judge Notes that counsel for Respondent DID Not Respond to my requests to Discuss this case after	
Said he would get back to me After Settleme. he talks to his client, cc: All Counsel	nt Judge
\$25,544 \$25,695\$	