IN THE SUPREME COURT OF THE STATE OF NEVADA

| RAYMOND BROOKS; AND BRADY LINEN SERVICES, LLC, Appellants, vs. JERRELL TURNER; AND KESHA FRYER, Respondents. | No. 82881 Electronically Filed Aug 31 2021 03:27 p.m. Elizabeth A. Brown Clerk of Supreme Court |
|--|--|
| SETTLEMENT PROGRAM STATUS REPORT | |
| A mediation session was held in this matter on | August 12, 2021. |
| I make the following report to the court: | |
| (check one box) | |
| The parties have agreed to a settlement of this matter. | |
| The parties were unable to agree to a settlement of this matter. | |
| The settlement process is continued as follows: | |
| · | Cime: |
| Location: | |
| Additional Comments: I respectfully recommend sanctions against Respondents' counsel in the amount of \$500. See attached Settlement Judge 1-30-21 | |

Nevada S. Ct. Case #82881

Recommendation of Sanctions Against Respondents' Counsel:

Respondents and their counsel (Jared Anderson, Esq.) did fully participate in the actual Zoom Settlement Conference itself, and the conduct at issue did *not* affect that aspect of the proceedings or cause the failure to reach a settlement. However, Respondents' counsel engaged in a persistent pattern of non-responsiveness including not timely responding to E-Mails (including for scheduling) from the Settlement Judge, failure to provide a minimal confidential settlement brief despite request, and failure to provide a signed (by anyone) conference attendance sheet despite requests from the SJ both before and even after the Zoom conference.

It is suggested that a relatively modest sanction in the amount of \$500.00 pertaining to *this* appeal may result in improved cooperation with the next Settlement Judge on the next appeal proceeding and thereby potentially avoid more serious sanctions.

Thomas Tanksley, SJ 8-31-21

Thom 1 Lankay