IN THE SUPREME COURT OF THE STATE OF NEVADA

ROBERT KATZMAN, AN INDIVIDUAL, Appellant/Cross- Respondent,	No. 47018
VS.	
ED GARDOCKI, AN INDIVIDUAL; AND	
NOAH ENTERTAINMENT, INC., A	
NEVADA CORPORATION,	
Respondents/Cross-	
Appellants.	
ED GARDOCKI, AN INDIVIDUAL AND	No. 48494
NOAH, INC., A NEVADA	Sama 2 2 Barne Rand
CORPORATION,	FILED
Appellants,	
vs.	SEP 1 0 2007
ROBERT KATZMAN, AN INDIVIDUAL,	
Respondent.	LANETTE M. BLOOM
	DEPUTY CLERK

ORDER REGARDING SETTLEMENT AND DISMISSING APPEALS

Upon the recommendation of the settlement judge, the appeal in Docket No. 47018 was removed from the settlement conference program for this court to consider the potential jurisdictional defect alleged in respondents/cross-appellants' ("respondents") motion to dismiss. After this court resolved the potential jurisdictional defect and denied respondents' motion to dismiss, we reinstated briefing in that appeal.

While the motion to dismiss was pending, the related appeal in Docket No. 48494, was docketed and assigned to this court's settlement conference program. The parties agreed to attempt to resolve both appeals upon assignment of the second appeal to the program. In light of these appeals being mediated together in the settlement conference program and because they involve the same parties and related issues, we consolidate these appeals for all appellate purposes. <u>See</u> NRAP 3(b).

SUPREME COURT OF NEVADA The settlement judge has filed a report indicating that the parties have agreed to a settlement of these appeals. Further, the parties filed a stipulation to dismiss both appeals. Accordingly, pursuant to the settlement program and stipulation of the parties, these appeals are dismissed.

It is so ORDERED.

Parraguirre

J.

Hardesty

J.

Saitta

cc: Hon. Michelle Leavitt, District Judge Kathleen M. Paustian, Settlement Judge Ara Shirinian, Settlement Judge Hall Jaffe & Clayton, LLP Callister & Reynolds Eighth District Court Clerk

SUPREME COURT OF NEVADA