IN THE SUPREME COURT OF THE STATE OF NEVADA

BLOSSOM NEVADA LLC, A UTAH
LIMITED LIABILITY COMPANY, MILL
CITY LLC, A UTAH LIMITED
LIABILITY COMPANY, MILTON
CHRISTENSEN, DENNIS RASMUSSEN,
AND BIRDIE RASMUSSEN,

Petitioners,

vs.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, AND THE HONORABLE VALORIE J. VEGA, DISTRICT JUDGE,

Respondents,

and

HOWARD SADLIER,

Real Party in Interest.

BLOSSOM NEVADA LLC, A UTAH LIMITED LIABILITY COMPANY, AND MILL CITY LLC, A UTAH LIMITED LIABILITY COMPANY,

Appellants,

vs.

HOWARD SADLIER,

Respondent.

No. 35486

FILED

JAN 22 2001

JANETTE M. BLOOM

CLERK OF SUPPLEME COURT

BY

OHIEF DEPUTY CLERK

No. 35507

ORDER DISMISSING PETITION AND APPEAL

On August 31, 2000, the parties to the above-captioned matters filed a joint motion to dismiss these matters. The motion requested this court to enter an order granting various forms of relief. On September 8, 2000, we entered an order concluding that the relief requested in the joint motion must be sought in the district court and that, therefore, the parties must comply with the procedures for remand set forth in <u>Huneycutt v. Huneycutt</u>, 94 Nev. 79, 575

 $\underline{\text{P.2d 585 (1978)}}$. Accordingly, we deferred ruling on the joint motion, pending compliance with Huneycutt.

On November 8, 2000, petitioners/appellants filed with this court an order of the district court certifying that upon remand it is inclined to grant the parties' requested relief. See Huneycutt v. Huneycutt, 94 Nev. 79, 575 P.2d 585 (1978). Cause appearing, we grant the parties' joint motion. Accordingly, we dismiss this appeal and petition, and we remand these matters to the district court pursuant to its certification.

It is so ORDERED.

Joung ,J.

cc: Hon. Valorie Vega, District Judge
 Lansford W. Levitt, Settlement Judge
 Rooker & Gibson
 William R. Fishman
 Curran & Parry
 Clark County Clerk