

IN THE SUPREME COURT OF THE STATE OF NEVADA

SYDNEY J. JONES; JERI-LYNN
JOHNSON; ESTATE OF ALAN P.
JOHNSON; AND SUMMIT FINANCIAL
ENTERPRISES,
Petitioners,

vs.

THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF CLARK;
AND THE HONORABLE GLORIA
STURMAN, DISTRICT JUDGE,
Respondents,

and

CHARLES EARLE COOK; PAMELA
ANNE COOK; LOIS COOK
DEATHERAGE; BARBARA COOK
MCCLLENEGHAN; CHRISTOPHER
MICHAEL HAMMOCK; JONATHAN
ANDREW MCCLLENEGHAN; SAMUEL
JAMES MCCLLENEGHAN, IV; SEAN
DANIEL MCCLLENEGHAN; CAROLYN
COOK RUTTER; KRISTEN
STOCKWELL STOVESAND; CHARLES
LOUIS STOCKWELL; WILLIAM
BOWEN STOCKWELL; CARIE ANN
COOK; AND SARA COOK GUNNING,
Real Parties in Interest.

No. 63714

FILED

FEB 02 2015

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY *[Signature]*
DEPUTY CLERK

*ORDER DISMISSING PETITION FOR WRIT
OF MANDAMUS OR PROHIBITION*

On September 27, 2013, this court approved the parties' stipulation to stay this writ proceeding pending efforts to settle the underlying district court action. Petitioners have since filed five status reports, the most recent of which explained that the parties have settled the underlying dispute and requested dismissal of this writ proceeding

upon the formal dismissal of the underlying case. Petitioners' status report further represented that an order dismissing the underlying case would be presented to the district court in December 2014, after which petitioners would immediately provide this court with a copy of that order. We accept petitioners' representation that the underlying matter has settled and that an order dismissing the action was entered in district court in December 2014. Accordingly, this writ proceeding is hereby dismissed.

It is so ORDERED.¹

1. J. S. Gardner, C.J.

cc: Hon. Gloria Sturman, District Judge
Lionel Sawyer & Collins/Las Vegas
Drinker Biddle & Reath LLP
Solomon Dwiggin & Freer
Eighth District Court Clerk

¹We vacate the temporary stay of the district court's June 27 and July 22, 2013, orders in District Court Case No. P-11-071394-T that was imposed by our August 2, 2013, order, and we deny as moot petitioners' motion for a stay of the district court's order regarding sanctions and attorney fees.