IN THE SUPREME COURT OF THE STATE OF NEVADA

SCOTT FLABI, N/K/A SCOTT BERINGER, No. 35870

Vs.

MARGARET FLABI-DRENTA,

Respondent.

Appellant,

MAR 20 2001 ANETTE M. BLOO

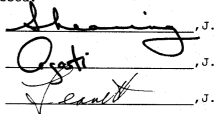
FILED

ORDER DISMISSING APPEAL

On September 15, 2000, the parties to this appeal filed a stipulation to dismiss this appeal and a settlement agreement. From a review of the settlement agreement, it appeared that the parties were seeking an order of remand to the district court. Accordingly, on November 21, 2000, we entered an order deferring ruling on the stipulation and giving appellant sixty days to comply with the procedures for remand set forth in Huneycutt v. Huneycutt, 94 Nev. 79, 575 P.2d 585 (1978).

In response to our order, appellant filed a status report stating that he "has met his objectives at the Supreme Court Settlement Conference, and the case below has come to rest." Appellant further states that "[t]he remaining issue on appeal is most and the matter can be closed." Cause appearing, we elect to treat appellant's status report as a motion for voluntary dismissal, and we grant the motion.¹ Accordingly, we

ORDER this appeal dismissed.²



¹ See NRAP 42(b).
² The parties' September 15, 2000 stipulation is disapproved as moot.

(0)-4892



cc: Hon. Robert W. Lueck, District Judge William F. Buchanan, Settlement Judge Mark A. Jenkin Jeffrey Ian Shaner Clark County Clerk

2

(0)-4892