THE SUPREME COURT OF THE STATE OF NEVADA

WESTERN STATES LIQUIFIED PETROLEUM GAS COMPANY, A CORPORATION,

No. 37183

Appellant,

vs.

TIMOTHY LEE TINNIN AND MICHELLE ANN TINNIN, HUSBAND AND WIFE, AND AS SPECIAL ADMINISTRATORS OF THE ESTATE OF KAYLA A. TINNIN, A MINOR CHILD, DECEASED; AND TIMOTHY JOSEPH TINNIN, A MINOR, BY MICHELLE A. TINNIN, HIS GUARDIAN AD LITEM,

FILED JUN 05 2001 JANETTE M. BLOOM CLERK OF SUPPEME COURT BY HIEF DEPUTY CLERK

Respondents.

ORDER DISMISSING APPEAL

The parties to this appeal have stipulated to dismiss this appeal and to remand this matter to the district court for entry of an order vacating the judgment nunc pro tunc and approving the minor's compromise in accordance with the terms of the parties' settlement. Attached to the stipulation is an order of the district court certifying that upon remand it is inclined to grant the parties' requested relief and enter an order vacating the judgment and approving the minor's compromise. <u>See</u> Huneycutt v. Huneycutt, 94 Nev. 79, 575 P.2d 585 (1978).

Cause appearing, we approve the parties' stipulation. Accordingly, we remand this matter to the district court pursuant to its certification, and we dismiss this appeal. The parties shall bear their own costs and attorney's fees. NRAP 42(b).

It is so ORDERED.

,J. J.

3ecker ,J.

01-09350

cc: Hon. J. Michael Memeo, District Judge Noel Manoukian, Settlement Judge Silvester & Conroy Lemons Grundy & Eisenberg Walther Key Maupin Oats Cox Klaich & LeGoy Walkup Molodia Kelly & Echeverria Durney & Brennan Elko County Clerk

(0)-4892