## IN THE SUPREME COURT OF THE STATE OF NEVADA

MARTIN (AL) DOETZER, JR.,

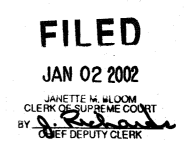
Appellant,

No. 37873

vs.

CAROLYN DOETZER,

Respondent.

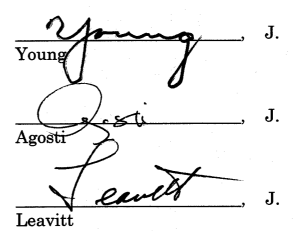


## **ORDER DISMISSING APPEAL**

On December 10, 2001, appellant filed a motion to remand this matter to the district court for entry of a judgment consistent with the terms of the parties' settlement agreement. Appellant's motion is accompanied by an order of the district court certifying that upon remand it is inclined to grant the parties' requested relief and enter a judgment consistent with the terms of the parties' settlement. <u>See Huneycutt v.</u> <u>Huneycutt</u>, 94 Nev. 79, 575 P.2d 585 (1978).

Cause appearing, we grant appellant's motion. Accordingly, we remand this matter to the district court pursuant to its certification, and we order this appeal dismissed.

It is so ORDERED.



cc:

(O)-4892

 Hon. Steven E. Jones, District Judge, Family Court Division Lansford W. Levitt, Settlement Judge Lynn R. Shoen Buche & Garcia Clark County Clerk