IN THE SUPREME COURT OF THE STATE OF NEVADA

DANIEL JOHN WORTMAN, Appellant, vs. RAYNA ANN WORTMAN, Base on day No. 41201

OCT 0 7 2003

Respondent.

ORDER DISMISSING APPEAL

The parties to this appeal have stipulated to dismiss this appeal and remand this matter to the district court for entry of an amended judgment, consistent with the terms of the settlement agreement. On September 16, 2003, appellant filed with this court a copy of a district court order certifying that upon remand it is inclined to grant the parties' requested relief and to "enter an Amended Judgment, consistent with the terms of the settlement reached by the parties." <u>See</u> <u>Huneycutt v. Huneycutt</u>, 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 fees. NRAP 42(b).

It is so ORDERED.

J. Rose J.

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J.

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SUPREME COURT OF NEVADA cc: Hon. Michael R. Griffin, District Judge Ann Morgan, Settlement Judge Marilyn D. York Ronald Fredric Cauley Carson City Clerk

SUPREME COURT OF NEVADA