## IN THE SUPREME COURT OF THE STATE OF NEVADA

VIDA HAMIDI, Appellant, vs. ARASH HASHEMI, Respondent.

No. 52890

FILED

JUN 2 2 2009

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY S. VOLUME
DEPUTY CLERK

## ORDER OF REMAND AND DISMISSING APPEAL

This is an appeal from a district court order concerning child custody and support. Eighth Judicial District Court, Family Court Division, Clark County; Cheryl B. Moss, Judge.

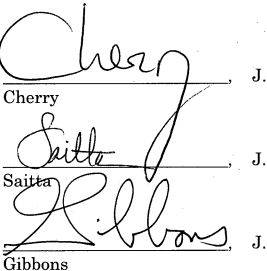
Appellant has filed a motion requesting that this court remand jurisdiction to the district court so that it may resolve appellant's NRCP 60(b) motion for relief. Appellant's motion is supported by the district court's certification that it is inclined to grant appellant's requested relief. Having considered the motion for remand, we remand this matter to the district court under <u>Huneycutt v. Huneycutt</u>, 94 Nev. 79, 575 P.2d 585 (1978). Because the district court's inclination to grant appellant's NRCP 60(b) relief renders this appeal moot, we dismiss this appeal. If either party is aggrieved by the district court's order following remand and wishes to challenge it on appeal, that party must thereafter

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file a timely notice of appeal from the district court's written order in accordance with NRAP 4(a).<sup>1</sup>

It is so ORDERED.



cc: Hon. Cheryl B. Moss, District Judge, Family Court Division
McFarling Law Group
Jimmerson Hansen
Black, Lobello & Sparks
Eighth District Court Clerk

<sup>&</sup>lt;sup>1</sup>Any such notice of appeal shall be docketed as a new matter in this court, as this order constitutes the final disposition of this appeal.