IN THE SUPREME COURT OF THE STATE OF NEVADA

IN RE: GUARDIANSHIP OF L.R.L.B.

WILLIAM CLYDE B.,

Appellant,

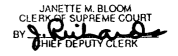
VS.

ALLEN J. M., JR., AND KATHARINE M.,

Respondents.

No. 42361

FEB 2 4 2005



ORDER OF REMAND

After the settlement judge filed a report indicating that the parties had reached a settlement of this matter, this court entered an order directing appellant to file a stipulation or motion to dismiss or to otherwise inform this court of the status of this appeal. In response, appellant filed a status report indicating that the parties needed more time to finalize their agreement. This court entered an order granting appellant more time to file a stipulation or motion to dismiss.

Appellant has now filed a "Motion to Dismiss and Request for Remand." In that motion, appellant represents that "circumstances have so unexpectedly changed over the past . . . months that neither [the] settlement terms reached . . . nor pursuing appellant's original appeal to a decision is now practicable."

Cause appearing, we grant the unopposed motion. This

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matter is remanded to the district court for further proceedings in light of the changed circumstances noted by appellant.

It is so ORDERED.¹

Rose J.

Alunda A

Hardesty

Gibbons

cc: Hon. Archie E. Blake, District Judge Carolyn Worrell, Settlement Judge Robert W. Witek Bonnie G. Mahan Lyon County Clerk

¹ This order constitutes our final disposition of this appeal. In the event that the district court declines to grant the requested relief on remand, appellant may file a motion to reinstate this appeal. No remittitur will issue in this matter.