## IN THE SUPREME COURT OF THE STATE OF NEVADA

VIRGINIA HIGHLANDS, LLC, A NEVADA LIMITED LIABILITY COMPANY, Appellant, vs.
STOREY COUNTY, A POLITICAL SUBDIVISION OF THE STATE OF NEVADA, Respondent.

No. 52619

FILED

MAR 3 0 2009

TRACIE KALINDEMAN CLERK OF SUPREME COURT BY DEPUTY CLERK

## 200 SETTLEMENT CONFERENCE STATUS REPORT

A sett	lement conference was held in t	his matter on <u></u>	FEBRUARY	19	_, 200 <u>¶</u>
I file t	he following report of the proceed	edings:			
/ /	The parties have agreed to a settlement of this matter.				
1 1	The parties were unable to agree to a settlement of this matter.				
11	The settlement conference is continued as follows:				
Date:_	Time:	Location:			
<b>/</b> ×/	Other:				
Comn	nents: THE PARTIES' SETTLE	MENT DISCUS	SIONS ARE	proceedin	GIN GOOD
FAITH	. RESOLUTION WILL REQUIRE	ACTION BY G	OVERNMENT	AL ENTIT	es, I
	ommend an additional 90		ON FOR FIL	ing the	FINAL
SET	<b>TEMENT CONFERENCE.</b> STATI	_	ement Judge	of a	<u>drens</u> 3-26-2000

- The settlement judge shall file this report with the Supreme Court within 10 days from the date of any settlement conference. See NRAP 16(e)(3).
- A final status report is due within 180 days from assignment date. See NRAP 16(f)(1).
- For cases involving child custody, visitation, relocation or guardianship, a final status report is due within 120 days from the assignment date. See NRAP 16(f)(1).

ANY ATTACHMENTS TO ALL COUNSEL AND TO THE SETTLEMENT JUDGE.

MAR 3 U 2009

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
DEPUTY CLERK

09-07914