Slater et al v. Jelinek et al Doc. 127

IN THE UNITED STATES DISTRICT COURT FOR THE

DISTRICT OF NEBRASKA

ABIGAIL SLATER, a minor child,)
by and through her father,
next friend and natural
guardian, BRIAN SLATER; and)
BRIAN SLATER and LAYLA
SLATER, in their individual
capacities,

Plaintiffs,

V.

THOMAS L. JELINEK and FRONTIER)

COOPERATIVE COMPANY, a
Nebraska corporation,

Note of the property of the pr

Defendants.

This matter is before the Court on the stipulation and joint motion for judgment of dismissal with prejudice (Filing No. 125). The Court finds the stipulation should be approved and adopted and the motion granted. Accordingly,

IT IS ORDERED that the stipulation of the parties is approved and adopted; the motion is granted, and this action is dismissed with prejudice, each party to pay their own costs and attorney fees.

DATED this 25th day of March, 2009.

BY THE COURT:

/s/ Lyle E. Strom

LYLE E. STROM, Senior Judge United States District Court