COURT OF APPEALS OF THE SHAKOPEE FILED JAN 2 9 1996 MDEWAKANTON SIOUX (DAKOTA) COMMUNITY

COUNTY OF SCOTT

CARRIE L. SVENDAHL

Gary D. Stopp, et al.,	}
Appellants, vs.)) No. App. 006-95
Little Six, Inc., et al., Appellees.)))

MEMORANDUM OPINION AND ORDER

Summary

This is an action by four persons who seek to enforce the terms of written employment agreements into which they allege they entered with Appellee, Little Six, Inc. ("LSI"). The trial court dismissed the action, on the grounds that the Defendants/Appellees are immune from suit. We affirm, on the grounds that the agreements, upon which the Plaintiffs/Appellants rely, on their face explicitly retain the Defendants' immunity from unconsented suit.

Summary of Procedural History

The Plaintiffs/Appellants, in their Complaint, alleged that they were employees of LSI, and that LSI, in 1994, drafted the employment agreements upon which the Plaintiffs now seek to sue, to allay the Plaintiffs' concerns about their job security. The Plaintiffs further allege that LSI later violated the terms of the

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permit discovery to proceed, was correct.

January 29, 1996

John E. Jacobson, Judge

Henry M. Buffalo, Jr., Judge

Robert Judge