IN THE SUPREME COURT OF THE STATE OF NEVADA

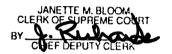
HEATHER DEVON, Appellant,

vs.
UNBELIEVABLE INC., D/B/A
FRONTIER HOTEL & GAMBLING
HALL, AND CLARA LACOMBE,
Respondents.

No. 35080

FILED

AUG 1 5 2003



ORDER OF AFFIRMANCE

This is a proper person appeal from a judgment entered on a jury verdict that appellant take nothing in her suit against respondents. Appellant alleged that respondents had induced her to leave the slot machine she was playing and promised to keep it closed and locked until she returned, but had opened it before she returned and allowed another player to win "her" \$97,823 jackpot. We have reviewed the record before us, and we perceive no grounds for reversal. Accordingly, we conclude that the district court did not err by entering judgment on the jury's verdict and we

ORDER the judgment of the district court AFFIRMED.

gosti

_, C.J.

, J.

Rose

J.

Maupin

SUPREME COURT OF NEVADA cc: Hon. Stewart L. Bell, District Judge Heather Devon Cohen, Johnson, Day, Jones & Royal Clark County Clerk