IN THE SUPREME COURT OF THE STATE OF NEVADA

No. 36226

CUAUHTEMOC ZARAGOZA, AND EMILIO ARIAS,

Petitioners,

vs.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, AND THE HONORABLE GARY L. REDMON, DISTRICT JUDGE,

Respondents,

and

JOSE MENDOZA,

Real Party In Interest.

FILED

JUN 30 2000

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EV. DEPUTY OF ERV

ORDER DENYING PETITION FOR WRIT OF MANDAMUS

This original petition for a writ of mandamus or prohibition challenges an order of the district court that granted real party in interest's motion to quash service of process. We have considered this petition, and we are not satisfied that this court's intervention by way of extraordinary relief is warranted at this time. Accordingly, we deny the petition. See NRAP 21(b); State ex rel. Dep't Transp. v. Thompson, 99 Nev. 358, 662 P.2d 1338 (1983).

It is so ORDERED.

Young J.

Agosti J.

Leavitt J.

¹Although styled as a petition seeking alternative writs of mandamus or prohibition, this court has previously explained that a petition for a writ of mandamus is the appropriate way to seek relief from a district court order granting a motion to quash. Firouzabadi v. District Court,

cc: Hon. Gary L. Redmon, District Judge Law Offices of Eric Heaston Woods Skaggs & Ranalli Clark County Clerk