IN THE SUPREME COURT OF THE STATE OF NEVADA

JANE ROE DANCER I-VII, INDIVIDUALLY AND ON BEHALF OF ALL OTHERS SIMILARLY SITUATED. No. 36494

Petitioner,

vs.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, AND THE HONORABLE NANCY M. SAITTA, DISTRICT JUDGE,

Respondents,

and

CHEETAH'S LOUNGE, A NEVADA
BUSINESS ORGANIZATION; CRAZY
HORSE TOO, A NEVADA BUSINESS
ORGANIZATION; OLYMPIC GARDEN,
A NEVADA BUSINESS
ORGANIZATION; CRAZY HORSE
SALOON, A NEVADA BUSINESS
ORGANIZATION; LITTLE DARLINGS
OF LAS VEGAS, A NEVADA
BUSINESS ORGANIZATION; WHAT'S
UP LOUNGE, A NEVADA BUSINESS
ORGANIZATION; AND GIRLS OF
GLITTER GULCH, A NEVADA
BUSINESS ORGANIZATION.

FILED

DEC 06 2001

JANETTE M. BLOOM
CLERK OF SUPPEME COURT
BY
CHIEF DEPUTY CLERK

Real Parties in Interest.

ORDER DENYING PETITION FOR WRIT OF MANDAMUS OR PROHIBITION

We have considered this petition and the answer thereto, 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.¹

It is so ORDERED.

Maupin
Shearing
J.

Young J.

¹See NRAP 21(b); Smith v. District Court, 107 Nev. 674, 818 P.2d 849 (1991).

Becker, J., with whom Agosti, J., and Rose, J., agree, concurring:

While I have concerns that the district court misapprehended <u>Labor</u> <u>Commissioner v. Mapes Hotel Corp.</u>,² I agree that our intervention is not warranted at this time.

Becker J.

We agree.

Agosti , J

Rose, J.

cc: Hon. Nancy M. Saitta, District Judge
Rusing & Lopez
Shirinian & Roitman
Allen Lichtenstein
Jimmerson Hansen
Kajioka, Christiansen & Toti
McDonald & Associates
Moran & Associates
Patti & Sgro
Shafer and Associates
Clark County Clerk

²89 Nev. 21, 505 P.2d 288 (1973).