IN THE SUPREME COURT OF THE STATE OF NEVADA

No. 36830

FILED

DEC 04 2000

JANETTE M. BLO

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ROBERT KUKES AND KELLY KUKES, INDIVIDUALLY AND AS HUSBAND AND WIFE,

Petitioners,

vs.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK, AND THE HONORABLE GENE T. PORTER, DISTRICT JUDGE,

Respondents,

and

CSR AMERICA, INC., AND ARC MATERIALS CORPORATION, D/B/A WMK BUILDERS PRODUCTS,

Real Parties in Interest.

ORDER DENYING PETITION FOR

WRIT OF MANDAMUS OR PROHIBITION

This original petition for a writ of mandamus or, alternatively, for a writ of prohibition challenges the district court's order denying reconsideration of its refusal to permit execution of the judgment against two supersedeas bonds posted in a pending appeal. 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.¹ See NRAP 21(b); Smith v. District Court, 107 Nev. 674, 818 P.2d 849 (1991).

It is so ORDERED.

J. Shearing J. J. Leavitt

cc: Hon. Gene T. Porter, District Judge Albert D. Massi, Ltd. Beckley Singleton Jemison Cobeaga & List Clark County Clerk

¹We observe that this is the second petition for extraordinary relief filed by petitioners, in a six-month period, arising out of the same district court proceeding. The petition seeks the same relief that we considered and denied in the prior petition, without citing any significant change in circumstances or new legal authority. We admonish counsel for petitioners that duplicative filings waste this court's limited time and resources. We will consider the imposition of monetary sanctions should petitioners file any additional petition, related to the same underlying district court case and issue, that does not present a meritorious argument for extraordinary relief.