## IN THE SUPREME COURT OF THE STATE OF NEVADA

CHRISTOPHE JORCIN; CJOG
OPERATING COMPANY, LLC, A
NEVADA LIMITED LIABILITY
COMPANY; AND CJOG AUTO
OPERATING COMPANY, LLC, A
NEVADA LIMITED LIABILITY
COMPANY (ALL D/B/A OLYMPUS
GARDENS AND/OR OG TOPLESS
CABARET AND/OR OG GENTLEMEN'S
CLUB AND/OR OG LAS VEGAS),
Appellants,

No. 79637

FILED

JUN 15 1129

ELIZ SETVA BROVES

CLERK OF OVER SELECTION

vs.

STACIE ALLEN; AND JANE DOE DANCER I-IV, INDIVIDUALLY, AND ON BEHALF OF CLASS OF SIMILARLY SITUATED INDIVIDUALS, Respondents.

## ORDER DISMISSING APPEAL

This is an appeal from a district court order entering judgment. Eighth Judicial District Court, Clark County; Joseph Hardy, Jr., Judge.

This court previously ordered appellants to show cause why this appeal should not be dismissed for lack of jurisdiction. In response, appellants concede that claims remain pending in the district court and withdraw their appeal. The withdrawal is treated as a motion to voluntarily dismiss this appeal and granted. NRAP 42(b). This appeal is dismissed.

It is so ORDERED.

Pickering, C.J.

SUPREME COURT OF NEVADA

(O) 1947A

20-22214

cc: Hon. Joseph Hardy, Jr., District Judge Stephen E. Haberfeld, Settlement Judge Brandon L. Phillips, Attorney At Law, PLLC Bighorn Law/Las Vegas Eighth District Court Clerk