

IN THE SUPREME COURT OF THE STATE OF NEVADA

ALLSTATE RENT-A-CAR,

No. 37598

Petitioner,

vs.

THE EIGHTH JUDICIAL DISTRICT COURT
OF THE STATE OF NEVADA, IN AND FOR
THE COUNTY OF CLARK, AND THE
HONORABLE MICHAEL A. CHERRY,
DISTRICT JUDGE,

Respondents,

and

TIEN CHANG; SHIU-CHI CHANG CHEN
CHANG; SHU-HUA CHEN; GEN-PING
CHANG AND HUI-MING LIU,
INDIVIDUALLY; CHI-LUNG CHU, ON
BEHALF OF HIMSELF INDIVIDUALLY,
AND AS THE REPRESENTATIVE OF THE
ESTATE AND HEIRS OF WEI-HUNG TAN
CHU, DECEASED, AND JUI-HSIUNG
CHU, DECEASED; CHENG-CHING CHEN,
ON BEHALF OF THE ESTATE AND HEIRS
OF MI-DUO CHEN, DECEASED; HWA HU
YOA, ON BEHALF OF THE ESTATE AND
HEIRS OF HUA-LI YAO, DECEASED;
SHING-SZU CHIU YU, ON BEHALF OF
THE ESTATE AND HEIRS OF JUNG-LING
YU, DECEASED; AND WEI-LAN TAN, ON
BEHALF OF THE ESTATE AND HEIRS OF
WEI-CHIN TAN, DECEASED,

Real Parties in Interest.

FILED

APR 25 2001

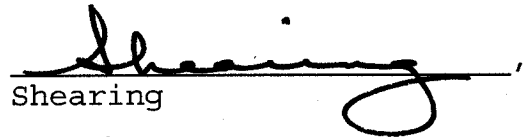
JANETTE M. BLOOM
CLERK OF SUPREME COURT
BY *J. Ruback*
CHIEF DEPUTY CLERK

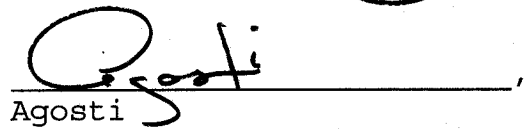
ORDER DENYING PETITION FOR WRIT OF MANDAMUS OR PROHIBITION

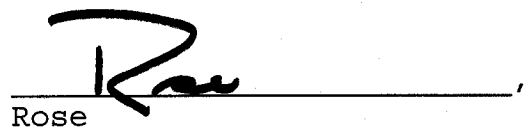
This is an original petition for a writ of mandamus or prohibition challenging the district court's entry of an amended judgment dated January 17, 2001. The petition asserts that the district court violated the Nevada Rules of Civil Procedure by entering the January 17, 2001, amended judgment, when no motion was then pending before the district court. We have considered the petition, and we are not satisfied that

this court's intervention by way of extraordinary relief is warranted at this time. Accordingly, we

ORDER the petition DENIED.¹


Shearing J.


Agosti J.


Rose J.

cc: Hon. Michael A. Cherry, District Judge
Bell and Young, Ltd.
Sterns & Walker
Robertson & Benevento
Clark County Clerk

¹See NRAP 21(b); Smith v. District Court, 107 Nev. 674, 818 P.2d 849 (1991); State ex rel. Dep't Transp. v. Thompson, 99 Nev. 358, 662 P.2d 1338 (1983). We deny as moot petitioner's request that we expedite consideration of the petition.