IN THE SUPREME COURT OF THE STATE OF NEVADA

RANDAL N. WIIDEMAN, Petitioner,

vs.

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

Respondents,

and

WAZIR ENTERPRISES, L.P.,

Real Party in Interest.

RANDAL N. WIIDEMAN, Petitioner,

VS.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK,

Respondent,

and

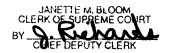
WAZIR ENTERPRISES, LIMITED PARTNERSHIP; AND SHANNON EVANS & ASSOCIATES,

Real Parties in Interest.

No. 39209

FILED

APR 1 0 2003



No. 39425

ORDER DENYING PETITIONS FOR WRITS OF PROHIBITION

These are original proper person petitions for writs of prohibition apparently challenging a district court's dismissal order and jurisdiction over litigation brought by the real parties in interest. We have considered the petitions, and we are not satisfied that this court's

SUPREME COURT OF NEVADA intervention by way of extraordinary relief is warranted.¹ Accordingly, we deny the petitions.²

It is so ORDERED.

Shearing J.

J.

Leavitt

Becker J.

cc: Hon. Jennifer Togliatti, District Judge Evans & Associates Herbert Sachs Randal N. Wiideman Clark County Clerk

(O) 1947A

¹NRS 34.320; NRAP 21(a); <u>Smith v. District Court</u>, 107 Nev. 674, 818 P.2d 849 (1991).

²NRAP 21(b). Petitioner's failure to pay the filing fees for these petitions constitutes an independent basis on which to deny relief. NRAP 21(e). Although petitioner was not granted leave to file papers in proper person, see NRAP 46(b), we have considered the proper person documents received from petitioner.