## IN THE SUPREME COURT OF THE STATE OF NEVADA

TAMARA RUGGLES, Petitioner,

Real Parties in Interest.

vs.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK AND THE HONORABLE KATHY A. HARDCASTLE, DISTRICT JUDGE, Respondents,

and
ROBERT STAMPER, AN INDIVIDUAL;
WESTERN STATES MOBILE LUBE,
D/B/A LUBE NEVADA, AN UNKNOWN
BUSINESS ENTITY; AARON R.
MAURICE, ESQ.; AND WOODS,
ERICKSON, WHITAKER & MILES,
L.L.P.;

No. 40398



APR 0 8 2003

JANETTE M BLOOM
CLERK OF SUPREMS COURT
BY
CHEF DEPUTY CLERK

## ORDER DENYING PETITION FOR WRIT OF PROHIBITION

This is a petition for a writ of prohibition seeking to prevent execution on a judgment. We have considered the petition, and we are not

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satisfied that this court's intervention by way of extraordinary relief is warranted.<sup>1</sup> Accordingly, we deny the petition.<sup>2</sup>

It is so ORDERED.<sup>3</sup>

, J.

J.

Maupin

Gibbons

cc: Hon. Kathy A. Hardcastle, District Judge Markoff & Boyers Woods, Erickson, Whitaker & Miles, LLP Clark County Clerk

<sup>&</sup>lt;sup>1</sup>NRS 34.320; <u>Smith v. District Court</u>, 107 Nev. 674, 818 P.2d 849 (1991) (stating that the issuance of a writ of prohibition is purely discretionary with this court).

<sup>&</sup>lt;sup>2</sup>See NRAP 21(b).

<sup>&</sup>lt;sup>3</sup>We vacate our temporary stay issued in this case on October 28, 2002. The request for attorney fees and costs submitted by the real parties in interest is denied. <u>See NRAP 27(a)</u>.