

IN THE SUPREME COURT OF THE STATE OF NEVADA

MCDONALD CARANO WILSON LLP, A
NEVADA LIMITED LIABILITY
PARTNERSHIP,
Appellant,
vs.
THE BOURASSA LAW GROUP, LLC; ET
AL.,
Respondents.

No. 64658

FILED

JAN 21 2014

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY *[Signature]*
DEPUTY CLERK

SETTLEMENT PROGRAM
EARLY CASE ASSESSMENT REPORT

After conducting a premediation conference with counsel pursuant to NRAP 16(b), I make the following recommendation to the court regarding this appeal:

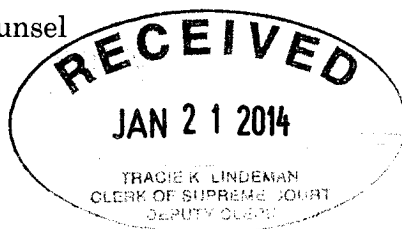
☐ This case is appropriate for the program and a mediation session will be scheduled/has been scheduled for:

☒ This case is not appropriate for mediation and should be removed from the settlement program. * *see attached*

☐ The premediation conference has not been conducted or is continued because:

[Signature] 1-16-14
Settlement Judge

cc: All Counsel



14-63065

The court should note the settlement judge called the noted attorney for the "Chiu" entities Jacqueline Mary McQuigg and was told by her she had not in any way participated in the case and could not understand why she was being given pleading notices. Apparently an attorney from California had filed an answer for the Chiu entities and had used Ms. McQuigg's name and office and never associated on the case. This was an additional reason the case could not be mediated because the Chiu group is orphaned. The case also involves a matter of substantial public policy.