IN THE SUPREME COURT OF THE STATE OF NEVADA

JACQUELINE FRANKLIN; ASHLEIGH
PARK; LILY SHEPARD; STACIE ALLEN;
MICHAELA DEVINE; KARINA
STRELKOVA; AND DANIELLE LAMAR,
INDIVIDUALLY, AND ON BEHALF OF A
CLASS OF SIMILARLY SITUATED
INDIVIDUALS,
Appellants,
vs.
RUSSELL ROAD FOOD AND BEVERAGE,
LLC, (D/B/A CRAZY DOE CLUB OWNER, IX),
Respondent.

No. 74332

FILED

JAN 05 2018

CLERK OF SUPPREME COURT

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:

X	This case is appropriate for the program and a mediation session will
	be scheduled has been scheduled for:
	149 day teho 6, 2018
	This case is not appropriate for mediation and should be removed from
	the settlement program.
	The premediation conference has not been conducted or is continued because:
	$\mathcal{A}_{\mathcal{A}}$
	Attitle fallitian

CC: All Counsel
JAN 0 5 2018

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

Settlement Judge

18-00699