

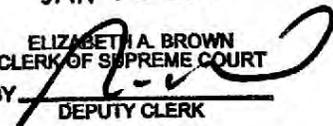
IN THE SUPREME COURT OF THE STATE OF NEVADA

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, I-X),
Respondent.

No. 74332

FILED

JAN 02 2020

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY 
DEPUTY CLERK

ORDER RE: ORAL ARGUMENT

This matter is currently scheduled for oral argument on January 6, 2020. The parties have filed a stipulated motion to continue or vacate oral argument pending execution and approval of a settlement agreement. Cause appearing, the oral argument scheduled for January 6, 2020, at 1:30 p.m. is vacated. The parties shall have until March 2, 2020, to file a motion to dismiss this appeal or this matter shall be scheduled for oral argument on March 2, 2020, at 1:30 p.m. in Carson City. Oral argument shall be limited to 30 minutes. No further continuances will be granted.

It is so ORDERED.


_____, A.C.J.
Pickering

cc: Bighorn Law/Las Vegas
Rusing Lopez & Lizardi, PLLC
Kamer Zucker Abbott
Bendavid Law