

IN THE SUPREME COURT OF THE STATE OF NEVADA

JANE DOE DANCER I; ET. AL.,
Appellants,

vs.

LA FUENTE, INC., AN ACTIVE
CORPORATION,
Respondent.

LA FUENTE, INC., AN ACTIVE NEVADA
CORPORATION; ET. AL.,
Appellants,

vs.

JANE DOE DANCER I; ET. AL.,
Respondents.

LA FUENTE, INC., AN ACTIVE NEVADA
CORPORATION; ET. AL.,
Appellants,

vs.

JANE DOE DANCER I; ET. AL.,
Respondents.

No. 78078

FILED

APR 05 2019

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY *[Signature]*
DEPUTY CLERK

No. 78238

No. 78356

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.

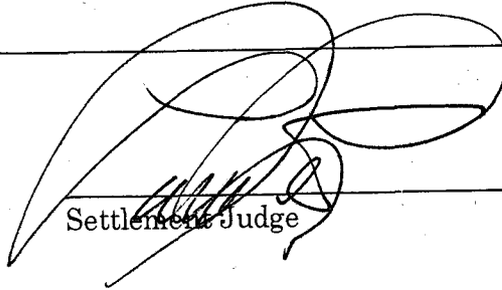
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The premediation conference has not been conducted or is continued because:

Continued for ninety (90) days as many of the same issues are
pending decision before the Supreme Court in Nos. 74183 &
74332.



Settlement Judge

cc: All Counsel