## IN THE SUPREME COURT OF THE STATE OF NEVADA

VIVIA HARRISON, AN INDIVIDUAL, Appellant, vs. RAMPARTS, INC., D/B/A LUXOR HOTEL & CASINO, A NEVADA DOMESTIC CORPORATION, Respondents. No. 80167

FILED

MAR 1 0 2020

CLERK OF SUPREME COURT

BY PUTY CLERK

## SETTLEMENT PROGRAM EARLY CASE ASSESSMENT REPORT

make	After conducting a premediation conference with counsel pursuant to NRAP 16(b), I 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:
X	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:
* Thi	is controversy has been in the settlement program in Docket No. 78964 as not settled. There is no good reason to have another settlement effort
	Settlement Judge
οο: Δ	I Councel

