



1 regarding the viability of these causes action. The Court ruled, however, that if Plaintiffs intended  
2 to prosecute such claims based on a vague allegation of Plaintiffs' reliance on the underlying  
3 settlement agreement, then Defendant was entitled to pursue broad discovery regarding the facts  
4 and circumstances underlying such alleged reliance.


5 The Plaintiffs have now moved for voluntary dismissal of their common law fraud and  
6 conspiracy to defraud causes of action, leaving only their third cause of action for violation of the  
7 Uniform Fraudulent Transfer Act. *See Motion for Voluntary Dismissal (#455)*. Defendants do not  
8 oppose the dismissal of the claims but argue that the Court should also strike the factual allegations  
9 of the amended complaint relating to the dismissed causes of action. *See Responses (#466)* and  
10 *(#468)*. Because the Defendants do not oppose dismissal of the common law fraud and conspiracy  
11 to defraud claims, this Court anticipates that the motion will be granted by the District Judge.

12 A claim under NRS 112.180.1(a) of the Nevada Uniform Fraudulent Transfer Act requires  
13 only proof that the debtor made the transfers with the actual intent to hinder, delay or defraud *any*  
14 creditor of the debtor. There is no requirement that the plaintiff prove that he or she was in fact  
15 deceived by the transfers or that plaintiff somehow relied on the statements or conduct of the  
16 debtor. It is undisputed that the underlying settlement agreement between the Plaintiffs and Mr.  
17 Rizzolo and his company contemplated that the \$9 million balance of the settlement would be paid  
18 from the proceeds of the sale of the Crazy Horse Too business. Defendant Rick Rizzolo has also  
19 acknowledged that he is legally obligated to pay the \$9 million from his other assets if it cannot be  
20 recouped from the sale of the business. Dismissal of Plaintiffs' common law fraud and conspiracy  
21 to defraud claims therefore eliminates any need for discovery into the parties' underlying settlement  
22 negotiations or exploration into any alleged reliance by Plaintiffs on the statements or actions of the  
23 Defendants. Dismissal of these claims also constitutes a material change of circumstances which  
24 justifies the Court in granting reconsideration of its prior order requiring Plaintiffs to provide  
25 discovery relevant to the issue of reliance. Accordingly,

26 **IT IS HEREBY ORDERED** that Plaintiffs' Motion for Reconsideration (#456) is **granted**  
27 subject to the entry of an order dismissing Plaintiffs' First and Second Causes of Action. Plaintiffs  
28 shall not be required to comply with Order (#449) which required them to respond to Defendant

1 Lisa Rizzolo's discovery requests relating to the negotiations of the underlying settlement  
2 agreement or whether Plaintiffs relied upon any statement or conduct of Defendants.

3 DATED this 6th day of October, 2010.

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7 GEORGE FOLEY, JR.  
8 U.S. MAGISTRATE JUDGE  
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