** *	FILED RECEIVED ENTERED SERVED ON COUNSELPARTIES OF RECORD
INTTED STATES	DISTRICT COURT
DISTRICT	OF NEVADA CLEEK US DEDITATOT COURT DISTRICT OF NEVADA NEVADA CY DEPUTY
<pre>KERZNER INTERNATIONAL LIMITED,) and KERZNER INTERNATIONAL RESORTS,) Inc.,</pre>	3:06-cv-00232-ECR-RAM MINUTES OF THE COURT
Plaintiffs,	DATE: October 7, 2010
vs.)	
MONARCH CASINO & RESORT, INC., and) GOLDEN ROAD MOTOR INN, INC.,)	
Defendants.)	

PRESENT: EDWARD C. REED, JR.	U. S. DISTRICT JUDGE
Deputy Clerk:COLLEEN LARSEN	Reporter: <u>NONE APPEARING</u>
	-
Counsel for Plaintiff(s)	NONE APPEARING
Counsel for Defendant(s)	NONE APPEARING
······································	

MINUTE ORDER IN CHAMBERS

Parties filed a proposed joint pretrial order (#459) on September 13, 2010. The only issue to be determined at trial is whether Plaintiffs can prove fame, within the meaning of <u>Grupo Gigante S. A. de C.V. v. Dallo & Co.</u>, 391 F.3d 1088 (9th Cir. 2004), of Kerzner's Atlantis mark in Las Vegas as of April, 1996. Plaintiffs concede that they cannot prove the sole dispositive issue. Proposed Joint Pretrial Order at 3 (#459). Plaintiffs request that the Court enter judgment against Plaintiffs. <u>Id.</u> (#459). We will treat Plaintiffs' request as a motion to dismiss and for entry of judgment.

Defendants object, alleging that Plaintiffs are trying to exclude evidence and artificially limit the record. Id. at 4 (#459). However, proceeding with a trial when the sole factual issue has been conceded by Plaintiff would be a waste of judicial resources.

IT IS, THEREFORE, HEREBY ORDERED that Plaintiff's motion to dismiss and for entry of judgment is **<u>GRANTED</u>**.

IT IS FURTHER ORDERED that Defendants shall submit a proposed form of judgment within twenty one (21) days. Plaintiffs shall have fourteen (14) days to file objections to the proposed judgment, and Defendants shall have fourteen (14) days to file a reply in support of their proposed judgment.

LANCE S. WILSON, CLERK

By <u>/s/</u> Deputy Clerk