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MONARCH CASINO & RESORT INC Form 8-K October 19, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K

CURRENT REPORT Pursuant to Section 13 OR 15(d) of The Securities Exchange Act of 1934

Date of Report (Date of earliest event reported):		October 16, 2006	
	Monarch Casino & Resort, Inc me of registrant as specified in		
Nevada	0-22088	88-0300760	
(State or other jurisdiction of incorporation)	(Commission File Number)	(IRS Employer Identification No.)	
3800 South Virginia Street, Reno, Nevada (Address of principal executive offices)			89502 (Zip Code)
Registrant's telephone number, including area code:		(775) 335-4600	
(Former na	Not applicable. ame or former address, if change	ed since last report.)	
Check the appropriate box below if the the registrant under any of the following			filing obligation of
[] Written communications pursuant to	Rule 425 under the Securities	Act (17 CFR 230.425)	
[] Soliciting material pursuant to Rule	14a-12 under the Exchange Act	t (17 CFR 240.14a-12)	
[] Pre-commencement communication	s pursuant to Rule 14d-2(b) und	ler the Exchange Act (17 C	CFR 240.14d-2(b))
[] Pre-commencement communication	s pursuant to Rule 13e-4(c) und	er the Exchange Act (17 C	FR 240.13e-4(c))

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Item 8.01 Other Events.

On July 26, 2006, Monarch Casino & Resort, Inc. (the "Company") made a formal offer to purchase the 18.95 acre shopping center (the "Shopping Center") located adjacent to its Atlantis Casino Resort Spa. The Shopping Center is owned by Biggest Little Investments L.P. ("BLI"). The Company's offer was formulated and delivered by the Company's Committee of the Independent Directors. This event was previously disclosed in the Company's Current Report on Form 8-K filed with the SEC on July 27, 2006.

On October 16, 2006, the Committee of the Independent Directors received a letter from counsel to BLI advising the Company that BLI, through its general partner, Maxum, L.L.C., had "decided that such offer is not in the best interest of the Partnership's limited partners and, therefore, will not be entering into negotiations with Monarch."

The Committee of the Independent Directors will consider this response and determine what action, if any should be taken.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Monarch Casino and Resort, Inc. (Registrant)

Date: October 18, 2006

/s/ John Farahi John Farahi Co-Chairman of the Board, Chief Executive Officer and Chief Operating Officer