ORIGINAL

1	IN THE SUPREME COURT OF THE STATE OF NEVADA
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3	KIRSTIN BLAISE LOBATO, Case No. 49087
4	Appellant, Print Ci71394
5	Vs.
6	THE STATE OF NEVADA, MAR 1 6 2007
7	Respondent.) AND TEM. BLOOM NO CLERK OF SUPREME COURT NO CLERK OF SUPREME COURT
,8	BY U. UWUAAdo P 330
9	AND REQUEST FOR FULL BRIEFING
10	COMES NOW Appellant, KIRSTIN BLAISE LOBATO, by and through her
11	attorney, DAVID M. SCHIECK, Special Public Defender, and hereby
12	requests that this Honorable Court exercise its discretion and waive
13	the application of NRAP 3C and the Fast Track Criminal Appeals rules,
14	thus allowing LOBATO to complete a full briefing.
15	This Motion is based upon the Points and Authorities attached
16	hereto.
17	DATED this day of March, 2007.
18	DAVID M. SCHIECK SPECIAL PUBLIC DEFENDER
19	
20	By Cam Solul
21	DAVID M. SCHIECK Nevada Bar #0824
22	330 S. Third St., 8th Floor Las Vegas, Nevada 89155
23	(702) 455-6265
24	POINTS AND AUTHORITIES
25	Appellant KIRSTIN BLAISE LOBATO (hereinafter referred to as

Appellant KIRSTIN BLAISE LOBATO (hereinafter referred to as LOBATO) was convicted of Count I - Voluntary Manslaughter with use of a Deadly Weapon and Count 2 - Sexual Penetration of a Dead Human Body. Even though the indiant case involves a category A felony, it is

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subject to NRAP 3C, the Fast Track Criminal Appeal Process, as LOBATO was sentenced as follows: Count 1 - 48 months to 120 months plus an equal and consecutive 48 months to 120 months; and Count 2 - 60 months to 180 months (Count 2 to run concurrent with Count 1). The Court granted 1,544 days credit time served.

NRAP 3C(a) reads as follows:

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This Rule is applicable to an appeal from a judgment or order of a district court entered in criminal post-conviction proceeding or commenced after September 1, 1996, whether the appellant is the State or the defendant. proceeding is commenced for the purposes of this Rule upon the filing an of indictment, information, or post-conviction application in the district court. The Supreme Court may exercise its discretion and apply this Rule to appeals arising from criminal and post-conviction proceedings that are not subject to this Rule. Unless the court otherwise orders, an appeal is not subject to this Rule if:

- (1) the appeal challenges an order or judgment in a case involving a category A felony, as described in NRS 193.130(2)(a), in which a sentence of death or imprisonment in the state prison for life with or without the possibility of parole is actually imposed, or
- (2) the appeal is brought by a proper person defendant or petitioner.

LOBATO was convicted of a category A offense but her case is not automatically excluded from Fast Track treatment under Rule 3C(a) because she did not receive either a sentence of death or imprisonment in the state prison for life with or without the possibility of parole. LOBATO was previously convicted of first degree murder with use of a deadly weapon and received a sentence of twenty to fifty years, plus an equal and consecutive sentence of twenty to fifty years. The previous direct appeal (No. 40370) was exempted form the Fast Track Rules due to the complexity of the case and nature of the

charges. A copy of the previous Order is attached hereto.

NRAP 3C recognizes and automatically excludes from the Fast Track Process the class of cases involving a category A offense of First Degree Murder, but only if death or life with or without parole is actually imposed, and not cases where the third possible penalty consisting of a term of years, has been imposed.

LOBATO'S case was a complicated, high profile case lasting almost a full month. It presented novel pre-trial as well as post-trial legal issues; and numerous appealable issues arose during trial as well.

Treatment under the Fast track rules with a 10 page limit would be unduly restrictive and burdensome in this particular case. The 10 page limitation could not provide this Court with sufficient information to adequately review the record.

Therefore, it is respectfully requested that this Honorable Supreme Court waive the requirements of Rule 3C and allow the parties in this appeal to present a full briefing of the issues presented.

Respectfully submitted,

DAVID M. SCHIECK SPECIAL PUBLIC DEFENDER

By Claud

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Las Vegas, Nevada 89155

(702) 455-6265

Attorney for LOBATO

SPECIAL PUBLIC DEFENDER

CERTIFICATE OF MAILING

The undersigned does hereby certify that on the day of MARCH, 2007, I deposited in the United States Post Office at Las Vegas, Nevada, a copy of the foregoing Motion, postage prepaid, addressed to the following:

District Attorney's Office 200 Lewis Ave., 3rd Floor Las Vegas NV 89155

Nevada Attorney General 100 N. Carson Carson City NV 89701-4717

An employee of The Special Public
Defender's Office

SPECIAL PUBLIC DEFENDER

CLARK COUNTY

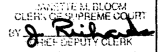
IN THE SUPREME COURT OF THE STATE OF NEVADA

KIRSTIN BLAISE LOBATO, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 40370



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ORDER DIRECTING FULL BRIEFING



This appeal is subject to the provisions of Nevada Rule of Appellate Procedure 3C. On October 18, 2002, counsel for appellant filed a motion for full briefing of this appeal.

Cause appearing, the motion is granted. Accordingly, we order the parties to brief this court in compliance with NRAP 28, 28A, 30, 31 and 32. The appellant shall file and serve the opening brief within one hundred twenty (120) days from the date of this order. The answering brief and reply brief shall be filed in compliance with NRAP 31.

It is so ORDERED.

Maupin, C.J

cc: Special Public Defender
Attorney General/Carson City
Clark County District Attorney

SUPREME COURT OF NEVADA

(O) 1947A

02-19476