No. 52104

December 5, 2008

FILED

DEC 1 0 2008

CIE K. LINDEMAN

State of Nevada Certified Court Reporters Board 500 North Rainbow Boulevard, Suite 300 Las Vegas, Nevada 89107

To Whom it May Concern:

I am writing you in response to letters that I received from you concerning certain cases presently in the Nevada Supreme Court and alleged violations against me concerning said cases. I will give you my response in the order in which I received them

In LaMarr Rowell -vs.- The State of Nevada. The first notice I received from the court was file stamped August 21, 2008 (also stamped August 28, 2008), which is attached. If there were other notices mailed to me, they never reached me. It is possible that they didn't get to me because I moved to a new address in April, and for some reason a lot of my mail didn't reach me, even though I did put in a change of address form with the U.S. Postal Service. Be that as it may, when I did finally receive a notice, I immediately started working on the transcript and filed it on August 27<sup>th</sup>, six days later, and a copy of the certificate of delivery is attached. Although, according to my certificate of delivery I mistakenly put that it was filed August 26, and then realized it was the 27<sup>th</sup>, so I made a correction in pen to the 27<sup>th</sup>, which can be confirmed by checking with the District Court clerk's office as to when it was filed. As far as the order conditionally imposing sanctions is concerned, the court stated at that time I would have 15 days from the date of the order to comply, and any sanctions would be automatically waived if I did. Therefore, the six days it took me to file the transcript falls within the 15-day period they allowed. So it seems to me that any sanctions have been waived.

In Vanisacker -vs.- Daimler Chrysler. On June 6, 2008 the Supreme Court sent me a notice to file a certificate of delivery for a transcript that was never ordered by the attorneys on the case, which is attached. Being unable to file a certificate of delivery on a transcript that was never ordered or delivered, on August 29, 2008 the court entered an order conditionally imposing sanctions on me for not providing a transcript of said trial or a certificate of delivery of said transcript, also attached. Now being extremely upset with being brought into this fiasco, on September 2, 2008 I responded in a letter, which is attached, that I cannot file a transcript or a certificate of delivery because the attorneys involved never ordered the transcript, nor was the required deposit ever paid to me. On December 3, 2008 the court sent me an order regarding transcripts, which is attached, acknowledging that the transcripts were never ordered, no deposits were ever paid, and that any sanctions imposed are waived, and no action will be taken on any other relief that may be requested. Therefore, it seems to me that any sanctions on this case have also been waived.

In Delarian K. Wilson -vs.- The State of Nevada. The court mistakenly got me involved in this case and wanted to impose sanctions against me, even though at a later date they realized that I wasn't even the court reporter involved in the hearings they requested. The request for transcript was sent on September 10, 2008 to J & B Nelson, which there is no such person or entity, a copy is attached. On October 21, 2008 the Supreme Court sent me a notice to file a certificate of delivery within 10 days after the transcript was delivered, also attached. However, even though they never asked for it, another mistake on their part, I did provide a transcript of Mr. Wilson's sentencing that I was the court reporter on and filed it on November 12, 2008 and also filed a certificate of delivery on the same date, attached. So being that I wasn't the court reporter on the dates they requested, I couldn't file a transcript or a certificate of deliver for something that I wasn't even involved in. The real court reporters involved were Jackie Jennelle and Lee Bahr. On November 17, 2008 the Supreme Court reporters were Jackie Jennelle and Lee Bahr, thereby relieving me of any sanctions that could have been imposed upon me, attached also.

This is not the first time I have had to deal with the incompetence of attorneys or court employees. There was a case a few months ago (Julio Pavon -vs.- The State of Nevada) where I actually paid the Supreme Court Law Library a sanctioning fee that I didn't even owe, in which they once again had the wrong court reporter involved, it was Jackie Jennelle and Lee Bahr once again, and the court clerk put down the wrong name on her calendar, which she acknowledged later and made a correction, but they still wanted me to pay a sanctioning fee, so out of frustration I just sent them a check to get them off my back. I can send you the paperwork on that case too should you like to see it.

I am really getting frustrated at having to answer to the Supreme Court's demands, and now the court reporters board, when they don't even have the facts correct, and/or I am not even the right person they are making demands of. I am an extremely busy man and don't have time to waste on this unnecessary correspondence. There have been many other instances of attorney and/or court employee incompetence, and I don't appreciate being the scapegoat each time for everybody else's mistakes. I do my job to the best of my ability and have done so for the past 31 years.

I really think that the Supreme Court and the court reporters board should take a closer look at the attorneys involved in these cases, along with their own court employees, before always going after the court reporter and making threats to suspend or take away our license to make a living. If anybody's incompetence, other than my own, results in my court reporter license being suspended or revoked, thereby preventing me from making a living, I can assure you I will go straight to my attorney and file a legal action against all concerned. Hopefully, this should clear everything up concerning these matters. If there is anything else you need from me, please don't hesitate to contact me.

Sincerely,

But Vice

Bill Nelson, CCR #191 Certified Court Reporter Zbillnelson@aol.com Office - 702.360.4677 Cell -702.302.2156 Fax -702.360.2844

LAMARR ROWELL



# State of Nevada CERTIFIED COURT REPORTERS BOARD

500 North Rainbow Houlevard, Suite 100 1 as Vegas Novada 89107 Phone: 702 448-8140 Fax, 702 448-8141 Fmail: NVC<u>C Rajaoj.com</u> Website: www.erptr.state.nv.us

> DENINE PHIPPS - Chairperson MARY CAMERON - Vice Chairperson SEVERIN CARLSON, Esq. - Board Member LORI JUDD - Board Member DIANE KUMAR - Board Member

November 12, 2008

Mr. William K. Nelson, CCR #191 10365 Sofferto Avenue Las Vegas, Nevada 89135

### Subject: Alleged Violation of Nevada Statutes and Regulations Supreme Court of the State of Nevada - No. 51577

Dear Mr. Nelson:

The Nevada Certified Court Reporters Board is the regulatory agency, duly empowered to license, supervise and regulate the conduct and practice of court reporting in the state of Nevada. The authority for the Board is the Nevada Revised Statutes Chapter 656 and the Nevada Administrative Code Chapter 656.

Please take notice that a complaint has been filed against you regarding your conduct as a certified court reporter. Enclosed you will find a copy of the complaint for your review and response.

### Pursuant to NAC 656.420, you are required to do the following:

NAC 656.420 Informal complaint: Filing; action by Board and its staff; response; failure of respondent to cooperate or respond. (NRS 656.130)

5. The transmission of a notice pursuant to subsection 4 will be deemed to be a notice of intended action pursuant to subsection 3 of <u>NRS 233B.127</u>. Upon receipt of a copy of an informal complaint filed against him, the respondent shall submit to the Board a written response within 30 days after the service of the notice. The written response must:

(a) Address each allegation set forth in the informal complaint; and

(b) Be accompanied by all documentation that would be useful to the staff of the Board in its review.

6. Failure by a respondent to cooperate with the Board or the staff of the Board during an investigation of an informal complaint filed against the respondent including, without limitation, failure by the respondent to respond in a timely manner regarding the informal complaint, is a ground for disciplinary action.

7. If a respondent fails to respond to an informal complaint pursuant to subsection 5, the respondent shall be deemed to have admitted each allegation set forth in the informal complaint. The Board may, based on such an admission, impose appropriate disciplinary action against the respondent.

'lease do not contact our offices by telephone as a written response is required. We look forward to your esponse.

espectfully,

zvada Certified Court Reporters Board

### IN THE SUPREME COURT OF THE STATE OF NEVADA

LAMARR ROWELL,	No. 51577
Appellant,	No. 51577 FILED
V <b>S</b> .	
THE STATE OF NEVADA,	AUG 2 1 2008
Respondent.	AUG 2 8 2008 TRACIE K. LINDEMAN
	CLEAK OF SUPREME COURT

#### ORDER CONDITIONALLY IMPOSING SANCTIONS

On May 21, 2008, appellant filed a transcript request form requesting court reporter Bill Nelson to prepare the transcripts of numerous proceedings.<sup>1</sup> Accordingly, a certificate acknowledging the delivery of the requested transcripts (certificate of delivery) was due to be filed in this court on or before June 30, 2008. As Mr. Nelson failed to file a certificate of delivery, on July 10, 2008, the clerk of this court issued a notice directing Mr. Nelson to file a certificate of delivery on or before July 21, 2008. To date, Mr. Nelson has failed to file this document.

The failure of a party, or of an officer of this court, to file documents that are essential to the efficient processing of an appeal deprives the parties of a prompt resolution of their case. <u>See Dougan v.</u> <u>Gustaveson</u>, 108 Nev. 517, 523, 835 P.2d 795, 799 (1992) (recognizing this court's commitment to the proposition that "justice delayed is justice denied"); NRAP 13(a) (a person serving as a court reporter in a trial or hearing subject to Supreme Court review is, for such purposes, an officer of the Supreme Court and accountable to that court for the faithful

<sup>1</sup>A copy of the transcript request form is attached to this order.

PREME COURT

performance of their duties). Consequently, this court has declared in the Nevada Rules of Appellate Procedure that the failure to pay the filing fee, or to file a case appeal statement, docketing statement, transcript request form, transcripts, or briefs in a timely manner, may be grounds for the imposition of sanctions. See NRAP 3(a); NRAP 9(c); NRAP 13(b); NRAP 14(c).

We conclude that Mr. Nelson's failure to file the certificate of delivery in compliance with the court's procedural rules and the notice issued in this matter warrants the *conditional* imposition of sanctions. Accordingly, Mr. Nelson shall, within 15 days from the date of order, pay the sum of \$250.00 to the Supreme Court Law Library and provide this court with proof of such payment. However, this sanction shall be automatically vacated if Mr. Nelson files and serves the certificate of delivery or, alternatively, a motion to extend time, within ten days from the date of this order.<sup>2</sup>

It is so ORDERED.

Hardestv

Parraguirre

J.

<sup>2</sup>Any motion for extension of time shall explain the reasons for Mr. Nelson's failure to file the certificate of delivery in a timely manner and shall set forth sufficient cause for the requested extension of time.

NEVADA

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	1	STATE OF NEVADA
	2	COUNTY OF CLARK)
	3	
•	4	IN THE SUPREME COURT OF THE STATE OF NEVADA
	.5	
	6	LAMARR ROWELL, )
	7	Appellant, )
	8	Vs. ) No. 51577
	9	THE STATE OF NEVADA, )
	10	Respondent. )
	11	
	1.2	CERTIFICATE OF DELIVERY
	13	
	14	I, Bill Nelson, RMR, CCR 191, hereby certify that
	15	I filed the Transcript of Froceedings in the
	16	above-entitled matter on the 27th day of August, 2008
	17	in the Eighth Judicial District Court, distributed
	1.8	copies of same to counsel for the parties thereto, an
	19	am now mailing this Cortificate of Delivery to the
	20	Supreme Court of Nevada via U.S. mail on this 27th da
	21	of August, 2008.
	22	Bille
	23	
	24	Bill Nelson, EMR, CCR 191 Certified Court Reporter
	25	

VANISACKER



## State of Nevada CERTIFIED COURT REPORTERS BOARD

500 North Painbow Boulevard, Suite 300 Las Vogas, Nevada 89107 Phone: 202-448-8140 Fax, 202-448-8141 Fmail: NVCCRicapl.com Website www.ceptr.stnte.nv.us

> DENISE PHIPPS -- Chairperson MARY CAMERON -- Vice Chairperson SEVERIN CARLSON, Eag. -- Board Member LORI JUDD -- Board Member DLANE KUMAR -- Board Member

November 12, 2008

Mr. William K. Nelson, CCR #191 10365 Sofferto Avenue Las Vegas, Nevada 89135

#### Subject: Alleged Violation of Nevada Statutes and Regulations Supreme Court of the State of Nevada - No. 50898

Dear Mr. Nelson:

The Nevada Certified Court Reporters Board is the regulatory agency, duly empowered to license, supervise and regulate the conduct and practice of court reporting in the state of Nevada. The authority for the Board is the Nevada Revised Statutes Chapter 656 and the Nevada Administrative Code Chapter 656.

Please take notice that a complaint has been filed against you regarding your conduct as a certified court reporter. Enclosed you will find a copy of the complaint for your review and response.

## Pursuant to NAC 656.420, you are required to do the following:

NAC 656.420 Informal complaint: Filing; action by Board and its staff; response; failure of respondent to cooperate or respond. (NRS 656.130)

5. The transmission of a notice pursuant to subsection 4 will be deemed to be a notice of intended action pursuant to subsection 3 of <u>NRS 233B,127</u>. Upon receipt of a copy of an informal complaint filed against him, the respondent shall submit to the Board a written response within 30 days after the service of the notice. The written response must:

(a) Address each allegation set forth in the informal complaint; and

(b) Be accompanied by all documentation that would be useful to the staff of the Board in its review.

6 Failure by a respondent to cooperate with the Board or the staff of the Board during an investigation of an informal complaint filed against the respondent, including, without limitation, failure by the respondent to respond in a timely manner regarding the informal complaint, is a ground for disciplinary action.

7. If a respondent fails to respond to an informal complaint pursuant to subsection 5, the respondent shall be deemed to have admitted each allegation set forth in the informal complaint. The Board may, based on such an admission, impose appropriate disciplinary action against the respondent.

Please do not contact our offices by telephone as a written response is required. We look forward to your response.

Respectfully,

**Jevada Certified Court Reporters Board** 

### SUPREME COURT OF THE STATE OF NEVADA OFFICE OF THE CLERK

DANA VANISACKER, INDIVIDUALLY AND AS GUARDIAN AD LITEM FOR ALEXANDRA VANISACKER, A MINOR, AND DAVID VANISACKER, Appeliants, Supreme Court No. 50898 District Court Case No. A501964

VS DAIMLERCHRYSLER CORPORATION, Respondent.

### NOTICE TO COURT REPORTER/RECORDER

TO Bill Nelson, Court Reporter

Pursuant to NRAP 9(b), the court reportant recorder is required to submit to this court a certificate acknowledging delivery of requested transcripts within 19 days after the transcripts are delivered to the requesting party.

Proceedings: 10/17/07, 10/22/07.

Please submit the required document to this office within 10 days.

DATE: June 06, 2008

Tracie Lindeman, Clerk of Court

87. Deputy Ciert

Notification List

Electronic

Paper

Gage & Gage, LLP and Noel A. Gage and Janella C. Lavigne Bowman and Brooke LLP and Curtis J. Busby and Paul G. Cereghini Law Offices of Greg W. Marsh. Chtd. and Greg W. Marsh.

### IN THE SUPREME COURT OF THE STATE OF NEVADA

DANA VANISACKER, INDIVIDUALLY, AND AS GUARDIAN AD LITEM FOR ALEXANDRA VANISACKER, A MINOR, AND DAVID VANISACKER,

Appellants,

vs. DAIMLERCHRYSLER CORPORATION, Respondent. No. 50898 FILED SEP 3 - 2008 AUG 2 9 2008 TRACIE K. LINDEMAN OLENK OF AUFREME COURT BY \_\_\_\_\_\_ DERVINY OLEN

## ORDER GRANTING MOTION AND CONDITIONALLY IMPOSING SANCTIONS

Cause appearing, appellants' motion for an extension of time to obtain NRCP 54(b) certification from the district court is granted. NRAP 26(b). Appellants shall file a status report within 30 days of the date of this order, informing this court of the status of the NRCP 54(b) proceedings in the district court.

Further cause appearing, appellants' motion for an extension of time to file the opening brief is granted. NRAP 31(a)(1). Appellants shall have until September 29, 2008, to file and serve the opening brief and appendix.

On April 17, 2008, appellants filed a transcript request form requesting court reporter Bill Nelson to produce the transcripts of proceedings held on October 17, 2007, through October 22, 2007. <sup>1</sup> A certificate acknowledging delivery of these transcripts was due to be filed by May 27, 2008. <u>See NRAP 9(b)</u>. As the certificate was not timely filed,

<sup>1</sup>A copy of the transcript request form is attached to this order.

PREME COURT

on June 6, 2008, the clerk of this court issued a notice directing Mr. Nelson to file the certificate by June 16, 2008. Mr. Nelson failed to file the certificate, and on July 8, 2008, this court entered an order directing Mr. Nelson to file the certificate by August 7, 2008.<sup>2</sup>

To date, Mr. Nelson has failed to file the certificate of delivery or otherwise communicate with this court. The failure of a party, or of an officer of this court, to file documents that are essential to the efficient processing of an appeal deprives the parties of a prompt resolution of their case. <u>See Dougan v. Gustaveson</u>, 108 Nev. 517, 523, 835 P.2d 795, 799 (1992) (recognizing this court's commitment to the proposition that "justice delayed is justice denied"); NRAP 13(a) (a person serving as a court reporter in a trial or hearing subject to Supreme Court review is, for such purposes, an officer of the Supreme Court and accountable to that court for the faithful performance of their duties). Consequently, this court has declared in the Nevada Rules of Appellate Procedure that the failure to pay the filing fee, or to file a case appeal statement, docketing statement, transcript request form, transcripts, or briefs in a timely manner, may be grounds for the imposition of sanctions. <u>See NRAP 3(a); NRAP 9(c); NRAP</u> 13(b); NRAP 14(c).

We conclude that Mr. Nelson's failure to file the certificate acknowledging delivery of the October 17, 2007, through October 22, 2007, transcripts in compliance with the court's procedural rules and the notice

<sup>2</sup>Our order specifically noted that Mr. Nelson was to notify this court, in writing, as soon as possible, but no later than August 7, 2008, if he has not commenced production of the transcripts because he has not received a deposit. NRAP 9(b)(1).

PREME COURT OF NEVADA

and order issued in this matter warrants the conditional imposition of sanctions. Accordingly, Mr. Nelson shall, within 15 days from the date of order, pay the sum of \$250.00 to the Supreme Court Law Library and provide this court with proof of such payment. However, this sanction shall be automatically vacated if Mr. Nelson files and serves the certificate acknowledging delivery of the requested transcripts, or, alternatively, a motion to extend time, within ten days from the date of this order.<sup>3</sup> If the requested transcript cannot be produced, Mr. Nelson shall so notify this court, in writing, within the same time period.

It is so ORDERED

J. Maupin

J. J. Saitta

cc: Gage & Gage, LLP Bowman and Brooke LLP Law Offices of Greg W. Marsh, Chtd. Bill Nelson, Court Reporter Supreme Court Law Librarian Nevada Certified Court Reporters Board

<sup>3</sup>Any motion for extension of time shall explain the reasons for Mr. Nelson's failure to file the certificate of delivery in a timely manner and shall set forth sufficient cause for the requested extension of time.

IEME COURT OF NEVADA

. [	
1	
2	September 2, 2008
3	
-	
4	Supreme Court of Nevada Office of the Clerk
5	201 S. Carson Street, Suite 201
6	Carson City, Nevada 59701
	In Re: Vanisacker v. Daimler Chrysler, No: 50898
7	
8	To Whom it May Concern:
	I, Bill Nelson, OCR #191, cannot file a certificate of
.9	delivery for a transcript in the above-entitled case, as the transcript was never ordered by the attorney
10	involved, contrary to the attached transcript order
11	form that was never delivered to me, nor was a deposit for said transcript ever paid to me.
, i	
12	Once again you have me caught up in a web of incompetence and are ordering me to do things in an
13	unfair manner and threatening to sanction me for
14	something that I shouldn't even be involved in.
	The last case you did this to me was the Julio Pavon
15	case, No. 50013, in which you did the same thing, and as it turned out, after I went back and forth with you
16	several times, wasting my time, and at my expense, it
17	turned out that the clerk in the case wrote down the
τ,	wrong Court Reporter on her appearance sheet, but I was the one that was treated improperly because of her
18	incompetence.
19	You may think that I am just a Court Reporter, and
20	that I should be the one to answer for everybody
20	else's mistakes, but I am still a business man and should be treated as a professional. I have been
21	doing my job for 31 years, and have handled many huge
22	cases over those years, and I have never had a problem like this in all of that time.
23	I truly resent having to keep taking my valuable time and spending my hard-earned money on sending letters
24	to you to answer for something that I am not even
25	involved in.

 Maybe in the future you should look to the attorneys involved in these appeals and make sure they do their job properly, and/or other court personnel that don't do their job correctly, before coming down on me or other Court Reporters whenever somebody makes a mistake or sends a document to you that is not true, as the attorney did in this case with the false transcript order.

By the way, I did receive the notice from the clerk dated June 6, 2008, but I didn't respond at that time with a certificate of delivery because there was no transcript delivered or ordered. Also, the only documents that I received following that are the attached documents that you mailed to me this past week. Up until that time, I have never received the transcript order form from the altorney, nor the clerk's order dated July 8, 2008.

I feel that these constant orders to impose sanctions on me are unwarranted, and I don't feel that I, or any other Court Reporter that finds themselves in this precarious position, deserve this kind of treatment from anybody, as I work very hard to make sure that my job is done with the utmost professionalism and that the records that I produce are accurate, precise and timely based on my vast experience and qualifications.

Respectfully,

Bill Nelson, RMR, CCR #191 Certified Court Reporter

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## IN THE SUPREME COURT OF THE STATE OF NEVADA

DANA VANISACKER, INDIVIDUALLY, AND AS GUARDIAN AD LITEM FOR ALEXANDRA VANISACKER, A MINOR, AND DAVID VANISACKER, Appellants,

vs. DAIMLERCHRYSLER CORPORATION, Respondent. No. 50898

FILED

UEC 0 3 2008

08-30635

ORDER REGARDING TRANSCRIPTS

On August 29, 2008, this court entered an order conditionally imposing sanctions on court reporter Bill Nelson for his failure to file the transcripts requested of him on April 17, 2008. Our order stated that the sanctions would be automatically vacated if Mr. Nelson filed a certificate acknowledging delivery of the requested transcripts, or a motion to extend time, by September 8, 2008. On September 8, 2008, Mr. Nelson filed a notice indicating that he never received the April 17, 2008, transcript request form and that no deposit for the transcripts was ever paid.

Because Mr. Nelson timely filed a response to our August 29, 2008, order, the sanctions imposed therein have been automatically vacated. Pursuant to NRAP 9(b)(2), because no deposit has been made, Mr. Nelson is not required to produce any transcripts that have been

NEME COUNT OF NEVADA requested from him in this appeal. No action will be taken on any other relief that may be requested in Mr. Nelson's notice.

It is so ORDERED.

henry J. Cherry Maupin J.

Saitta

cc: Gage & Gage, LLP Bowman and Brooke LLP Law Offices of Greg W. Marsh, Chtd Bill Nelson, Court Reporter Ed Friedland, Court Executive Officer Nevada Certified Court Reporters Board

SUPHEME COURT OF NEVADA

.5476 . 🖋

VELARIAN WILSON



## State of Nevada CERTIFIED COURT REPORTERS BOARD SOU Fourth Randow Boulevard, Suite 300

Las Vegas Novada 89107 Phone: 762-448-8140 Fax: 702-448-8141 Faail NVCCRafaol.com Websate www.crptr.state.nv.us

> MARY CAMERON - Charperson SEVERIN CARLSON, Eng. Vice Charman LORI JUDD - Doord Member DIANE KUMAR - Board Member DENISE PHIPPS - Board Member

December 2, 2008

Mr. William K. Nelson, CCR #191 10365 Sofferto Avenue Las Vegas, Nevada 89135

### Subject: Alleged Violation of Nevada Statutes and Regulations Supreme Court of the State of Nevada Case #52104 - Filed November 17, 2008

Dear Mr. Nelson:

The Nevada Certified Court Reporters Board is the regulatory agency, duly empowered to license, supervise and regulate the conduct and practice of court reporting in the state of Nevada. The authority for the Board is the Nevada Revised Statutes Chapter 656 and the Nevada Administrative Code Chapter 656.

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(a) Address each allegation set for th in the informal complaint; and

(b) Be accompanied by all documentation that would be useful to the staff of the Board in its review.

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7. If a respondent fails to respond to an informal complaint pursuant to subsection 5, the respondent shall be deemed to have admitted each allegation set forth in the informal complaint. The Board may, based on such an admission, impose appropriate disciplinary action against the respondent.

Please do not contact our offices by telephone as a written response is required. We look forward to your response.

Respectfully,

Nevada Certified Court Reporters Board

IN THE SUP	REME COURT OF THE STAT	EBENELAPA 4:21
ELARIAN WILSON,	NO. 52104	FILED
Appella	int,	SEP 10 2008
3.		CHERTER ALIMONTAL
HE STATE OF NEVADA,		BY DEPUTY CLEAN
Respon	dent.	
REQUES	T FOR TRANSCRIPT OF PRO	CEEDINGS
D: J&B Nelson, Court R	eporter, District Court, Departr	nent No. XXIV
		la de la companya de
Appellant requests p	reparation of a transcript of the	la de la companya de
Appellant requests p strict court as follows:	reparation of a transcript of the	proceedings before the
Appellant requests p strict court as follows:	reparation of a transcript of the aring the proceeding: The Ho	proceedings before the
Appellant requests p strict court as follows: Judge or officer hea	reparation of a transcript of the aring the proceeding: The Ho	proceedings before the
Appellant requests p strict court as follows: Judge or officer her umber of copies required	reparation of a transcript of the aring the proceeding: The Ho d: one	proceedings before the morable James Bixler.
Appellant requests p strict court as follows: Judge or officer her umber of copies required Date	reparation of a transcript of the aring the proceeding: The Ho d: one <u>Proceedina</u>	proceedings before the morable James Bixler. <u>Reporter</u>
Appellant requests p strict court as follows: Judge or officer hea umber of copies required Date March 28, 2008	reparation of a transcript of the aring the proceeding: The Ho d: one <u>Proceedina</u> change of plea	norable James Bixler. Reporter J&B Nelson
Appellant requests p strict court as follows: Judge or officer hea umber of copies required Date March 28, 2008 July 3, 2008	reparation of a transcript of the aring the proceeding: The Ho d: one <u>Proceeding</u> change of plea Sentencing	norable James Bixler. Reporter J&B Nelson J&B Nelson
Appellant requests p strict court as follows: Judge or officer hea umber of copies required Date March 28, 2008 July 3, 2008 April 9, 2008	reparation of a transcript of the aring the proceeding: The Ho d: one <u>Proceeding</u> change of plea Sentencing Trial by Jury	proceedings before the morable James Bixler. <u>Reporter</u> J&B Nelson J&B Nelson J&B Nelson J&B Nelson
Appellant requests p strict court as follows: Judge or officer hea umber of copies required Date March 28, 2008 July 3, 2008 April 9, 2008 April 10, 2008	reparation of a transcript of the aring the proceeding: The Ho d: one <u>Proceeding</u> change of plea Sentencing Trial by Jury Trial by Jury	e proceedings before the onorable James Bixler. <u>Reporter</u> J&B Nelson J&B Nelson J&B Nelson J&B Nelson J&B Nelson
Appellant requests p strict court as follows: Judge or officer hea umber of copies required Date March 28, 2008 July 3, 2008 April 9, 2008 April 10, 2008 April 11, 2008	reparation of a transcript of the aring the proceeding: The Ho d: one <u>Proceeding</u> change of plea Sentencing Trial by Jury Trial by Jury Trial by Jury	e proceedings before the onorable James Bixler. <u>Reporter</u> J&B Nelson J&B Nelson J&B Nelson J&B Nelson J&B Nelson J&B Nelson
Appellant requests p strict court as follows: Judge or officer hea umber of copies required Date March 28, 2008 July 3, 2008 April 9, 2008 April 10, 2008 April 11, 2008 April 14, 2008	reparation of a transcript of the aring the proceeding: The Ho d: one <u>Proceeding</u> change of plea Sentencing Trial by Jury Trial by Jury Trial by Jury Trial by Jury Trial by Jury	e proceedings before the morable James Bixler. <u>Reporter</u> J&B Nelson J&B Nelson J&B Nelson J&B Nelson J&B Nelson J&B Nelson J&B Nelson
Appellant requests p strict court as follows: Judge or officer hea umber of copies required Date March 28, 2008 July 3, 2008 April 9, 2008 April 10, 2008 April 11, 2008 April 14, 2008 April 15, 2008	reparation of a transcript of the aring the proceeding: The Ho d: one <u>Proceeding</u> change of plea Sentencing Trial by Jury Trial by Jury Trial by Jury Trial by Jury Trial by Jury Trial by Jury	e proceedings before the morable James Bixler. Reporter J&B Nelson J&B Nelson J&B Nelson J&B Nelson J&B Nelson J&B Nelson J&B Nelson J&B Nelson
Appellant requests p strict court as follows: Judge or officer hea umber of copies required Date March 28, 2008 July 3, 2008 April 9, 2008 April 9, 2008 April 10, 2008 April 11, 2008 April 14, 2008 April 15, 2008 April 16, 2008	reparation of a transcript of the aring the proceeding: The Ho d: one <u>Proceeding</u> change of plea Sentencing Trial by Jury Trial by Jury	e proceedings before the onorable James Bixler. Reporter J&B Nelson J&B Nelson J&B Nelson J&B Nelson J&B Nelson J&B Nelson J&B Nelson J&B Nelson

I hereby certify that on or about the 5<sup>th</sup> day of September 2008, an Order
 requesting these transcripts was submitted to the district court and the court reporter
 named above. A deposit was not paid as this is a criminal case and the Defendant is
 indigent.

5	Dated this Ala day of September, 2008.
6	DRASKOVI <u>CH &amp; ORONOZ, P.C.</u>
7	
8	JAMES A ORONOZ, ESQ.
9	Nevada Bar No. 6769
10	
11	CERTIFICATE OF MAILING
12	I hereby certify that in accordance with NRAP 25(1)(d) I sent true and accurate copies of the Request for Transcript of Proceedings, on the 5 <sup>th</sup> day of September, 2008, via United States mail, prepaid First-Class postage affixed thereto and
13	addressed as follows:
14	J&B Nelson Clark County District Attorney c/o Department Appellate Division
15 16	District Court 200 S. Lewis Avenue Las Vegas, NV 89155
17	Attorney General Criminal Division 555 E. Washington Ave, #3900 Las Vegas, NV 89101
19	Dit D. Maun-
20	An employee of DRASKOVICH & ORONOZ, P.C.
21	Dated this <u>{</u> 4 <sub>1</sub> , day of September, 2008
22	DRASKOVICH & ORONOZ, P.C.
23	11 A for
24	JAMES A. ORONOZ, ESQ. Nevada Bar No. 6769

#### SUPREME COURT OF THE STATE OF NEVADA OFFICE OF THE CLERK

DELARIAN K. WILSON A/K/A DELARIAN KAMERON WILSON.

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Supreme Court N	p. 52104
District Court Case No	C232194

Appellant, vs THE STATE OF NEVADA, Respondent.

# NOTICE TO COURT REPORTER/RECORDER

TO Jackie Janelle (Nelson), Court Reporter Bill Nelson, Court Reporter

Pursuant to NRAP 9(b), the court reporter/recorder is required to submit to this court a certificate acknowledging delivery of requested transcripts within 10 days after the transcripts are delivered to the requesting party.

Please submit the required document to this office within 10 days

DATE: October 21, 2008

Tracie Lindeman, Clerk of Court

By

Deputy Clè

Notification List

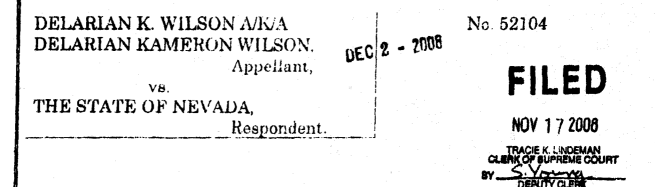
Electronic

Paper

Draskovich & Oronoz, P.C. and James A. Oronoz. Attorney General Catherine Cortez Masto/Carson City Clark County District Attorney David J. Roger Edward A. Friedland, District Court Clerk

•	1
1	STATE OF NEVADA)
2	COUNTY OF CLARK)
3	
4	IN THE SUPREME COURT OF THE STATE OF NEVADA
5	
б	DELARIAN K. WILSON )
7	Appellant, ) D.C.C232494
8	Vs. No. 52104
9	THE STATE OF NEVADA, )
10	Respondent.)
11	
12	CERTIFICATE OF DELIVERY
13	
14	I, Bill Nelson, RMR, CCR 191, hereby certify that
15	I filed the Transcript of Proceedings in the
16	above-entitled matter on the 12th day of November,
17	2008 in the Eighth Judicial District Court,
18	distributed copies of same to counsel for the parties
19	thereto, and am now mailing this Certificate of
20	Delivery to the Supreme Court of Nevada via U.S. mail
21	on this 12th day of November, 2008.
22	Ninn
23	MINC
24	Bill Nelson, RMR, CCR 191 Cartified Court Reporter
25	

### IN THE SUPREME COURT OF THE STATE OF NEVADA



#### OBDER REGARDING TRANSCRIPTS

On September 10, 2008, appellant filed a transcript request form requesting "J & B Nelson, Court Reporter" to produce transcripts of numerous district court proceedings, including proceedings held on March 28, 2008.<sup>1</sup> Accordingly, a certificate acknowledging delivery of the requested transcripts was due to be filed by October 20, 2008. See NRAP 9(b). As no certificate of delivery was filed, on October 21, 2008, the clerk of this court issued a notice directing court reporters Jackie Jennelle (formerly Nelson) and Bill Nelson to file a certificate of delivery by November 3, 2008.

On November 4, 2008. Ms. Jennelle filed a letter indicating that the October 21, 2008, notice was "the first communication [she has] received regarding this case." Further, a review of the district court minute entries indicates that Lee Bahr was the court reporter present during the March 28, 2008, proceedings. We admonish appellant's coursel

<sup>1</sup>A copy of the transcript request form is attached to this order.

UPREME COURT OF NEVADA for his failure to properly identify the responsible court reporters, and for his failure to properly serve the responsible court reporters.

Accordingly, Ms. Jennelle and Mr. Bahr shall have 30 days from the date of this order to prepare the requested transcripts, file them in district court, and deliver certified copies to counsel for appellant. Ms. Jennelle and Mr. Bahr shall have 40 days from the date of this order to file, in this court, a certificate acknowledging delivery of the transcripts. Appellant shall have 70 days from the date of this order to file and serve

the opening brief and appendix.

It is so ORDERED.

C.J.

ce:

Hon. James M. Bixler, District Judge
Draskovich & Oronoz, P.C.
Attorney General Catherine Cortez Masto/Carson City
Clark County District Attorney David J. Roger
Jackie Jennelle, Court Reporter
Lee Bahr, Court Reporter
Bill Nelson, Court Reporter
Nevada Certified Court Reporters Board
Ed Friedland, Court Executive Officer

JPREME COURT OF NEVADA