## IN THE SUPREME COURT OF THE STATE OF NEVADA

DELARIAN WILSON, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 60309

ILED

APR 1 9 2012

## ORDER CONDITIONALLY IMPOSING SANCTIONS

Appellant's counsel, Keith C. Brower, did not file the transcript request form within the time period provided by NRAP 9(a)(3). On March 20, 2012, we directed Mr. Brower to file the transcript request form or, alternatively, a certificate that preparation of transcripts is not requested within 10 days or face sanctions. <u>See</u> NRAP 9(a)(6). To date, Mr. Brower has not complied.

Mr. Brower's failure to file the transcript request form or a certificate that preparation of transcripts is not requested warrants the <u>conditional</u> imposition of sanctions. <u>See id</u>. Within 15 days from the date of this order, Mr. Brower shall pay the sum of \$500 to the Supreme Court Law Library and provide this court with proof of such payment. Mr. Brower shall have 10 days from the date of this order to file and serve the transcript request form, certificate that preparation of transcripts is not requested, or a properly supported motion to extend time. <u>See</u> NRAP

SUPREME COURT OF NEVADA 26(b)(1)(A). If Mr. Brower timely files the required documents, the conditional sanction will be automatically vacated. Failure to comply with this order will result in an order to appear before this court and show cause why additional sanctions should not be imposed. See NRAP 9(a)(6).

It is so ORDERED.

\_, J. Cherry J. J. Hardestv Keith C. Brower cc:

cc: Keith C. Brower Attorney General/Carson City Clark County District Attorney Supreme Court Law Librarian

SUPREME COURT OF NEVADA