## IN THE SUPREME COURT OF THE STATE OF NEVADA

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

FILED

JUL 2 5 2012

CLERA OF SUPREME COURT

## $\frac{ORDER\ GRANTING\ MOTION\ AND}{REGARDING\ TRANSCRIPT\ REQUEST\ FORM}$

Cause appearing, the motion for an extension of time to file the opening brief is granted. NRAP 31(b)(3)(B). Appellant shall have until September 4, 2012, to file and serve the opening brief and appendix

In the motion, counsel indicates that he has not yet received the transcripts requested in this matter. The transcript request form, however, does not comply with NRAP 9(a)(3)(C), which requires "a separate transcript request form addressed to each court reporter or recorder who recorded the necessary proceedings, specifying only those proceedings recorded by the court reporter or recorder named on the request form." Here, the request form is generically addressed to the district court department, and the district court minutes indicate that at least two different court reporters recorded the requested proceedings. Accordingly, counsel for appellant shall have 10 days from the date of this order to file and serve transcript request forms that comply with NRAP 9.

Failure to comply with this order may result in the imposition of sanctions.

It is so ORDERED.

Cherry, C.J.

SUPREME COURT OF NEVADA

(O) 1947A

12-23398

cc: Keith C. Brower Attorney General/Carson City Clark County District Attorney