IN THE SUPREME COURT OF THE STATE OF NEVADA

WILLIAM LESTER WITTER,

No. 36927

Appellant,

vs.

THE STATE OF NEVADA,

Respondent.

FILED

NOV 29 2000



ORDER TO SHOW CAUSE

The notice of appeal was filed in this matter on October 23, 2000, and the appeal was docketed in this court on October 30, 2000. Pursuant to NRAP 9(a), appellant was required to file either a transcript request form or a certificate of no transcript request within fifteen days of filing of the notice of appeal. To date, appellant has failed to file either a transcript request form or a certificate of no transcript request. Appellant shall, within fifteen (15) days of the date of this order, file and serve either a transcript request form or a certificate of no transcript request.

In the event appellant intends to cite in the opening brief to transcripts which were prepared and filed in the district court prior to the docketing of this appeal, appellant should include copies of these transcripts in the appendix and file and serve a certificate of no transcript request. See NRAP 9(a), NRAP 10(b), and NRAP (30)(b)(1). If, however, appellant intends to cite to transcripts which were not prepared or filed in the district court prior to the docketing of this appeal, appellant should file and serve a transcript request form identifying the necessary transcripts. See NRAP 9(a).

It is so ORDERED.

______,c.J.

cc: Attorney General Clark County District Attorney David M. Schieck