IN THE SUPREME COURT OF THE STATE OF NEVADA

DAIMON MONROE, Appellant, vs. LAS VEGAS METROPOLITAN POLICE DEPARTMENT, Respondent. No. 62264

FILED

JAN 02 2013

CLERA OF SUPPLEME COURT

BY DEPUTY OF ERK

ORDER DIRECTING PROPER SERVICE OF NOTICE OF APPEAL

Having reviewed the proper person notice of appeal, it appears that appellant has not properly served this document on respondent, as appellant's notice of appeal does not contain a certificate of service. NRAP 25(d) (setting forth requirements for proof of service). Accordingly, appellant shall have 20 days from the date of this order to properly serve the notice of appeal on respondent.

Within that same time period, appellant shall file in this court a properly completed certificate of service for the notice of appeal that fully complies with NRAP 25(d). We caution appellant that each document filed with this court must be properly served. If appellant files any further documents that have not been properly served and that are not accompanied by properly completed certificates of service, appellant may be subject to sanctions, including the striking of the filed documents and the dismissal of this appeal.

It is so ORDERED.

Cherry, C.J.

(O) 1947A

cc: Daimon Monroe Clark County District Attorney