## IN THE SUPREME COURT OF THE STATE OF NEVADA

WILBURT HICKMAN, JR. A/K/A
WILLIAM HICKS,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 64776

FILED

SEP 0 5 2014

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY DEPUTY CLERK

## ORDER REDESIGNATING APPEAL AND REINSTATING BRIEFING

We previously remanded this appeal to secure appellate counsel for appellant. On August 20, 2014, this court was notified that Kristina Wildeveld was appointed as counsel for appellant. Because appellant was not represented by Ms. Wildeveld in the district court proceedings, this appeal shall proceed as provided in NRAP 28, 28.2, 30, 31, and 32.

Appellant shall have 20 days from the date of this order to file the docketing statement. See NRAP 14. Appellant shall have 90 days from the date of this order to file and serve the opening brief and appendix.<sup>1</sup> Thereafter, briefing shall proceed in accordance with the

<sup>&</sup>lt;sup>1</sup>Because rough draft transcripts have already been requested in this appeal, counsel need not file certified transcripts in this appeal as ordinarily required by NRAP 9. But should either counsel object to the sufficiency of the rough draft transcripts or cite to transcripts not previously prepared, counsel shall file and serve a request for the necessary transcripts pursuant to NRAP 9(a). See NRAP 3C(k)(3). If the necessary transcripts have already been prepared and are on file in the district court, the parties may include such transcripts in the appendix without filing a transcript request form. See NRAP 30(b)(1).

schedule set forth in NRAP 31(a)(1). We caution the parties that failure to comply with the rules of this court or this order may result in the imposition of sanctions. See NRAP 28(j), 28.2(b), 30(g), and 31(d).

It is so ORDERED.

, C.J.

cc: Law Office of Kristina Wildeveld Attorney General/Carson City Clark County District Attorney