IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL J. SCHOFIELD,

Appellant,

VS.

STATE OF NEVADA,

Respondent.

Electronically Filed Jan 08 2016 09:19 a.m. Tracie K. Lindeman Clerk of Supreme Court

Case No. 65193

(District Court Case No. C-13-287009-1)

APPELLANT'S MOTION FOR CONSIDERATION IN SCHEDULING ORAL ARGUMENT

Appellant Michael J. Schofield, by and through his attorney, Karen K. Wong, respectfully requests that oral argument in this matter be set for a calendar other than March 15–18, 2016. On January 6, 2016, this Court ordered that this matter be scheduled for oral argument on the next available calendar. To date, oral argument has not yet been scheduled; however, upcoming dates for panel arguments include March 15–18, 2016. Although the Nevada Rules of Appellate Procedure do not specifically permit a motion regarding scheduling of oral argument, NRAP 34(a) permits a party to request postponement of oral argument reasonably in advance of the date fixed for hearing, and NRAP 27(a) permits other applications for relief by motion. Undersigned counsel has a significant family

commitment March 13–19, 2016, out of town, which cannot be moved. This motion is timely made, not only reasonably in advance of the hearing date, but prior to the scheduling of the hearing date. This motion is made in good faith and without intent to delay this appeal unnecessarily.

Dated this 7th day of January, 2016.

/s/ Karen K. Wong

Karen K. Wong Nevada Bar No. 13284 Wong Appellate Law 9484 S. Eastern Ave., #408 Las Vegas, NV 89123 Phone: (702) 830-6080

Attorney for Appellant

CERTIFICATE OF SERVICE

I hereby certify that, on January 7, 2016, I served a copy of the foregoing document by electronically filing the document using the Nevada Supreme Court's Electronic Filing System, upon the following counsel of record:

Adam Paul Laxalt

Steven S. Owens

Jonathan VanBoskerck

/s/ Karen K. Wong

Karen K. Wong Wong Appellate Law