## IN THE SUPREME COURT OF THE STATE OF NEVADA

WESLEY ALLEN LEWIS,

Appellant,

VS.

MARIA DANIELA LEWIS A/K/A MARIA DANIELA PERDOMO,

Respondent.

No. 66497

FILED

MAY 0.6 2015

CLERK OF SUPREME COURT

ORDER

Appellant has filed a motion for leave to file the transcript request form beyond the due date and submitted a transcript request form for filing. Cause appearing, we grant the motion. NRAP 26(b)(1)(B). We are unable to file the submitted transcript request form at this time, however, because it does not bear the file-stamp of the district court clerk. See NRAP 9(a)(3)(A). The clerk of this court shall reject the transcript request form received on April 29, 2015, unfiled. Appellant shall have 11 days from the date of this order to file and serve a transcript request form that complies with NRAP 9(a).

Court recorder Kim Gurule has filed a notice stating that appellant has not tendered payment for the requested transcripts. As noted in our April 8, 2015, order, appellant is now a client of a program for legal aid. See NRS 12.015(1)(b). Accordingly, appellant's counsel must follow NRS 12.015(3) for obtaining the necessary transcripts at county expense.

It is so ORDERED.

1 Sarlesty, C.J.

SUPREME COURT OF NEVADA

(O) 1947A

cc: Greenberg Traurig, LLP/Las Vegas Fine Law Group Kim Gurule, Court Recorder