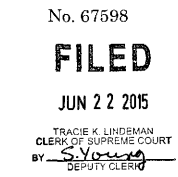
IN THE SUPREME COURT OF THE STATE OF NEVADA

BENNETT GRIMES, Appellant, vs. THE STATE OF NEVADA, Respondent.



ORDER REGARDING OBLIGATIONS OF COUNSEL

This is an appeal from a district court order denying a motion to correct an illegal sentence. Attorney William H. Gamage has filed a substitution of attorney wherein he states that he was appointed by the district court in place of the Clark County Public Defender's Office.

As we have noted previously in this matter, as trial counsel, the Clark County Public Defender's Office remains obligated to file the fast track statement and appendix in this appeal. See NRAP 3C(b)(2). The appointment of Mr. Gamage does not relieve the Clark County Public Defender's Office of the obligations placed on trial counsel by NRAP 3C(b)(2). See NRAP 3C(b)(3). Rather, appointment as appellate counsel will permit Mr. Gamage to file a supplemental fast track statement if he can "assert material issues that should be considered but were not raised in the fast track statement." NRAP 3C(g)(1)(A).

The Clark County Public Defender's Office shall have until July 28, 2015, to file and serve the fast track statement and appendix. Mr. Gamage shall have 20 days from the filing of the fast track statement to file and serve either a supplemental fast track statement or a notice that he will not be filing a supplemental fast track statement. Respondent shall have 20 days from the filing of any supplemental fast track

SUPREME COURT OF NEVADA statement or notice that no supplemental fast track statement will be filed to file and serve a single fast track response that addresses all issues raised by appellant. See NRAP 3C(f). Mr. Gamage shall have 14 days from the filing of the fast track response to file any fast track reply. See NRAP 3C(e)(3).

It is so ORDERED.

1 Janlesty_ C.J.

cc: Clark County Public Defender Attorney General/Carson City Clark County District Attorney Gamage & Gamage