

IN THE SUPREME COURT OF THE STATE OF NEVADA

DAWNETTE R. DAVIDSON,
Appellant,
vs.
CHRISTOPHER B. DAVIDSON,
Respondent.

No. 67698

FILED

SEP 10 2015

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

O R D E R

We previously granted appellant's motion for an extension of time to file the transcript request form but rejected the submitted form because it did not bear the file-stamp of the district court clerk. In response, appellant has submitted a notice stating that the district court clerk refused to file the transcript request form and indicated that the clerk does not file such documents. Attached to the notice are documents demonstrating that appellant requested the necessary transcripts, paid the deposit, and has received the requested transcripts. Under these circumstances, we waive the requirement that appellant file a file-stamped copy of the transcript request form, *see* NRAP 2, and conclude that appellant has no further obligation regarding the transcript request form in this appeal.

It is so ORDERED.

J. Sanders, C.J.

cc: Mills & Mills Law Group
Hofland & Tomsheck