## IN THE SUPREME COURT OF THE STATE OF NEVADA

DELARIAN KAMERON WILSON, Appellant,

vs. THE STATE OF NEVADA, Respondent. No. 68576

FILED

APR 1 3 2016

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

## ORDER DENYNG MOTION TO STRIKE PORTIONS OF REPLY BRIEF

Respondent has filed a motion to strike the majority of the reply brief, asserting that appellant makes a new allegation not raised in the opening brief. We are not convinced that striking the brief is warranted and deny the motion. However, to the extent the reply brief raises a new issue, that issue will not be considered when resolving this appeal. See NRAP 28(c); e.g., LaChance v. State, 130 Nev. Adv. Op. 29, 321 P.3d 919, 929 n.7 (2014) (the Nevada Rules of Appellate Procedure do not permit an appellant to raise a new issue for the first time in the reply brief).

It is so ORDERED.

Person C.J.

cc: Matthew D. Carling
Attorney General/Carson City
Clark County District Attorney

SUPREME COURT OF NEVADA

