IN THE SUPREME COURT OF THE STATE OF NEVADA

BRIAN KERRY O'KEEFE,

Appellant,

vs.

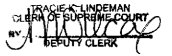
THE STATE OF NEVADA,

Respondent.

No. 69036

FILED

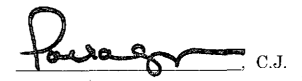
JAN 27 2016



ORDER DENYING MOTION

Appellant has filed a pro se motion for leave to file a reply to the fast track response. NRAP 3C(e)(3). However, on January 13, 2016, this court entered an order granting appellant's motion to dismiss his counsel. That order gave appellant 30 days to file an opening brief. Accordingly, we deny the motion for leave to file a fast track reply. The clerk shall return, unfiled, the fast track reply received on January 15, 2016. Per our January 13 order, appellant shall have until February 12, 2016, to file and serve an opening brief that complies with the requirements of NRAP 32.

It is so ORDERED.



¹The reply submitted with appellant's motion does not comply with the page limitations of NRAP 3C(e)(1) (applying NRAP 32(a)(8) ("A party who is incarcerated or detained in a state prison or county jail or other facility may file documents under this Rule that are legibly handwritten in black ink and that otherwise conform to the requirements of this rule") to fast track documents filed by pro se parties).

SUPREME COURT OF NEVADA

(O) 1947A 🗬

16-02809

cc: Brian Kerry O'Keefe Attorney General/Carson City Clark County District Attorney