

IN THE SUPREME COURT OF THE STATE OF NEVADA

TENNILLE RAE WHITAKER,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 77294

FILED

DEC 07 2018

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

*ORDER REMOVING APPEAL FROM FAST TRACK AND GRANTING
MOTION FOR FULL BRIEFING*

This is an appeal from a judgment of conviction, pursuant to a plea of no lo contendere, of four counts of sexual conduct between school employee or volunteer and pupil in violation of NRS 201.540. Appellant has filed an unopposed motion to remove the appeal from the fast track program and for full briefing. See NRAP 3C(k). Appellant explains that the appeal involves issues of first impression in interpreting NRS 201.540 and its constitutionality, as well as its proper applicability to the facts of this case in terms of the time frame and the conduct charged. Having reviewed the motion, this court concludes that full briefing of this appeal is warranted; accordingly, the motion is granted. The clerk shall remove this appeal from the fast track program

Counsel for the parties shall fully brief the issues as provided in NRAP 28, 28A, 30, 31 and 32. Appellant shall have 15 days from the date of this order to file and serve the request for transcripts pursuant to NRAP 9(a), and a docketing statement. NRAP 14. Appellant shall have 90 days from the date of this order within which to file and serve the opening brief and appendix. Thereafter, briefing shall proceed in accordance with the schedule set forth in NRAP 31(a)(1).

It is so ORDERED.

Dwyer, C.J.

cc: Byron A. Bergeron
Karla K. Butko
Attorney General/Carson City
Elko County District Attorney