

IN THE SUPREME COURT OF THE STATE OF NEVADA

NADINE GOODWIN,
Appellant,
vs.
CYNTHIA A. JONES; RENEE OLSON,
AS FORMER AND PRESENT
ADMINISTRATORS; AND NEVADA
DEPARTMENT OF EMPLOYMENT
TRAINING & REHABILITATION,
EMPLOYMENT SECURITY DIVISION,
Respondents.

No. 62493

FILED

JAN 08 2015

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY *[Signature]*
DEPUTY CLERK

ORDER TRANSFERRING APPEAL

We previously informed the parties that this appeal may be assigned to the Court of Appeals of Nevada for disposition. See Nev. Const. art. 6, § 4. Because the appeal had been docketed before the effective date of amendments to the Nevada Rules of Appellate Procedure that allow the parties to address assignment of an appeal in their briefs, we provided the parties an opportunity to file a written statement explaining why this court should not assign this appeal to the court of appeals. Appellant has filed a statement suggesting that this court should retain this appeal, and respondent has filed a statement of nonopposition to the case's assignment to the court of appeals.

Having considered the parties' statements, we direct the clerk of this court to assign this appeal to the court of appeals for disposition. The Nevada Rules of Appellate Procedure as amended on December 18, 2014, shall apply to all further proceedings in this appeal. See NRAP 2 ("On its own . . . motion, the Supreme Court may—to expedite its decision or for other good cause—suspend any provision of these Rules in a

