

IN THE COURT OF APPEALS OF THE STATE OF NEVADA

CARA O'KEEFE, AN INDIVIDUAL,
Appellant,
vs.
THE STATE OF NEVADA
DEPARTMENT OF MOTOR VEHICLES,
Respondent.

No. 68460

FILED

MAY 10 2016

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

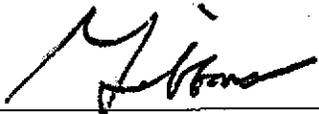
ORDER SETTING SUPPLEMENTAL BRIEFING SCHEDULE

This court referred this matter to the Pro Bono Committee of the State Bar of Nevada's Appellate Litigation Section for the selection of pro bono counsel to represent appellant. Attorney Daniel J. Licciardi has filed a notice of appearance on behalf of appellant pursuant to that referral. Accordingly, Mr. Licciardi shall have 60 days from the date of this order to file and serve a supplemental opening brief.¹ Thereafter,

¹We note that appellant previously filed a Civil Pro Se Appeal Statement. Further, prior to this appeal being transferred to this court, the supreme court ordered the Record on Appeal from the district court clerk. Additionally, this court directed respondent to file a response to the Civil Pro Se Appeal Statement. All documents filed with the supreme court in this matter prior to transfer to the court of appeals, other than the district court's record on appeal, are available for viewing online through the supreme court's public portal on the appellate courts' website (<http://nycourts.gov>). Documents filed after transfer to this court are available on this court's public portal at the same website. If counsel has any further issues or questions regarding access to required records, counsel should contact the clerk's office at (702) 486-3200 or (775) 684-1600. In preparing the supplemental briefs, counsel may cite to the record on appeal as prepared by the district court clerk when transmitted to the supreme court, or may submit an appendix, as deemed appropriate by counsel.

respondent shall have 30 days from date of service of the opening brief to file and serve a supplemental answering brief. Finally, appellant shall have 30 days from the date of service of respondent's supplemental answering brief to file and serve the reply brief. Although this matter will be scheduled for oral argument upon completion of briefing, counsel may notify this court in writing if counsel believes that oral argument would be unnecessary.

It is so ORDERED.


_____, C.J.

cc: Cara O'Keefe
Herold & Sager/Las Vegas
Attorney General/Carson City
Brandon R. Price
Attorney General/Reno
Ann R. Traum, Coordinator, Appellate Litigation Section,
Pro Bono Committee, State Bar of Nevada
Barbara E. Buckley, Executive Director, Legal Aid Center of
Southern Nevada
Kelly H. Dove
Carson City Clerk