IN THE SUPREME COURT OF THE STATE OF NEVADA

ANTHONY JACKSON, A/K/A ANTHONY RASHARD JOHNSON, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 70870

FILED

AUG 3 0 2016

ORDER RE: ENTRY OF WRITTEN JUDGMENT OR ORDER AND SUSPENDING BRIEFING

This is an appeal from a district court order revoking probation. This appeal is subject to the provisions of Nevada Rule of Appellate Procedure 3C.

Appellant filed the notice of appeal on July 15, 2016. Based on our review of the district court minute entries, it appears that the district court pronounced sentence on June 21, 2016. It further appears, however, that the written judgment has not been entered in this matter. See NRAP 4(b)(5)(A). "A notice of appeal filed after the announcement of a decision, sentence or order—but before entry of the judgment or order—shall be treated as filed after such entry and on the day thereof." NRAP 4(b)(2). Thus, although the district court currently retains jurisdiction, upon the entry of the written judgment, appellate jurisdiction will be vested in this court. Under these circumstances, the deadlines for the filing of documents pursuant to NRAP 3C are hereby suspended until further order of this court.

The district court shall have 30 days from the date of this order to: (1) enter a written judgment or (2) inform this court that it is

SUPREME COURT OF NEVADA reconsidering its decision. In the event the district court enters a written judgment (or has already entered a written judgment of which this court is unaware), the clerk of the district court shall immediately transmit a certified copy of the judgment to the clerk of this court.

It is so ORDERED.

🗄.J.

cc: Hon. Kerry Louise Earley, District Judge Clark County Public Defender Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk Anthony Jackson