IN THE SUPREME COURT OF THE STATE OF NEVADA

JAVIER RAMIREZ RIVAS, Appellant, vs. MAYRA ARREGUIN,

Respondent.

No. 77818

FILED

APR 0.9 2019

ORDER

Appellant has filed in pro se, a request for submission. In a document attached to the request, appellant requests that this court consider a letter dated March 26, 2019, that appellant contends makes certain testimony adduced in the district court "unsustainable." The complete record of this matter has been filed, and this court's review on appeal is limited to that record. *Carson Ready Mix, Inc. v. First Nat'l Bank of Nev.*, 97 Nev. 474, 476, 635 P.2d 276, 277 (1981). Accordingly, the clerk shall detach the letter from the document filed on April 3, 2019, and return it unfiled. To the extent appellant requests any other relief in the request for submission, the request is denied.

Appellant filed his fast track statement on February 19, 2019. Accordingly, respondent's fast track response was due to be filed by March 11, 2019. See NRAP 3E(d)(2) (2015). To date, respondent has failed to file this document or otherwise communicate with this court. Respondent shall have 14 days from the date of this order to file and serve the fast track response. Failure to comply with this order will result in this appeal being decided without a fast track response.

It is so ORDERED.

SUPREME COURT OF NEVADA

(O) 1947A

cc: Javier Ramirez Rivas Mayra Arreguin

SUPREME COURT OF NEVADA

(O) 1947A 🛛

į

Ļ

.