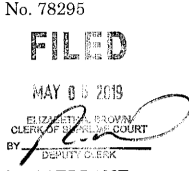
IN THE SUPREME COURT OF THE STATE OF NEVADA

ANTHONY TERRELL BARR, Appellant, vs. THE STATE OF NEVADA, Respondent.



ORDER GRANTING MOTION AND DIRECTING APPELLANT TO FILE PROPER DOCKETING STATEMENT

On April 26, 2019, appellant filed an untimely second motion for an extension of time to file the docketing statement. Cause appearing and notwithstanding its untimeliness, the motion is granted. NRAP 14(d). However, the docketing statement was not properly completed because it was handwritten. *See* NRAP 32(a). Accordingly, the clerk of this court shall strike the docketing statement filed on April 26, 2019. Appellant shall have an additional 7 days from the date of this order to file and serve a properly completed docketing statement.¹ Failure to comply with this order may result in the imposition of sanctions. NRAP 14(c).

It is so ORDERED.

¹NRAP 14(b) provides that the docketing statement shall be on a form provided by the clerk. However, as some law offices no longer utilize typewriters, this court will accept for filing a docketing statement that has been generated in a computer word processing program. The content of any docketing statement so generated *must* be identical to the docketing statement provided by the clerk and must contain *all* questions and other information in the clerk's form. 10-1978.3

SUPREME COURT OF NEVADA cc: Jeannie N. Hua Attorney General/Carson City Clark County District Attorney

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SUPREME COURT OF NEVADA

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