


IN THE SUPREME COURT OF THE STATE OF NEVADA

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

No. 78295

**FILED**

AUG 19 2020

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY  CHIEF DEPUTY CLERK

**ORDER**

This court has denied appellant's motions for the discharge of his appointed counsel and for the transfer of his client file. Appellant has filed a "notice" in which he informs this court that counsel has given him a thumb drive containing his file, but that he is unable to access the contents because the prison does not permit use of electronics and has confiscated the thumb drive as contraband. While this court is concerned that the electronic format in this context is effectively not giving the client his file, the obligation to comply with the Rules of Professional Conduct is on counsel, and this court takes no action on the "notice" at this time.

It is so ORDERED.

Pickering, C.J.

cc: Jeannie N. Hua  
Attorney General/Carson City  
Clark County District Attorney  
Anthony Terrell Barr