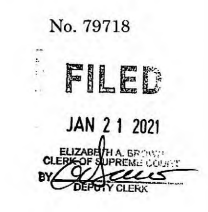
IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL WHITFIELD, Appellant, vs. NEVADA STATE PERSONNEL COMMISSION; STATE OF NEVADA DEPARTMENT OF ADMINISTRATION; LORNA WARD, APPEALS OFFICER; AND THE STATE OF NEVADA DEPARTMENT OF CORRECTIONS, AS EMPLOYER, Respondents.



ORDER SCHEDULING ORAL ARGUMENT

This court has determined that oral argument may be of assistance in resolving this matter. Accordingly, this matter is scheduled for oral argument on March 1, 2021, at 10:00 a.m. The argument will be videoconferenced. The argument shall be limited to 30 minutes.

The court will use the BlueJeans videoconferencing system, which requires laptop/desktop/videoconferencing computer internet access and audio and video (web camera) capability. In case technical difficulties develop at any time, the court will conduct the oral argument by teleconference, which will require counsel to have immediate access to a landline phone connection.

Within 7 days of the date of this order, the parties shall submit to the Clerk of the Court a notice identifying the attorney(s) who will argue the case and the phone number and email address of the attorney(s). The notice may be emailed to the court at nvscclerk@nvcourts.nv.gov. The attorneys will be required to schedule a session with the Clerk of the Court

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to test capabilities of the connection and video equipment approximately one week prior to argument.

It is so ORDERED.

Sardacty, C.J. Hardesty

cc: Snell & Wilmer, LLP/Las Vegas Attorney General/Carson City Attorney General/Reno

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