

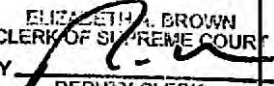
IN THE SUPREME COURT OF THE STATE OF NEVADA

RONNEKA ANN GUIDRY,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 80156

FILED

MAY 08 2020

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY  DEPUTY CLERK

ORDER DENYING MOTION TO WITHDRAW

Attorney Craig A. Mueller has filed a motion to appoint appellate counsel, or to withdraw as counsel for appellant.¹ The motion does not comply with NRAP 46(d)(3)(A) because it is not accompanied by an affidavit or signed statement from appellant stating that appellant has discharged her retained counsel, the grounds for that discharge, and whether appellant qualifies for appointment of new counsel. Neither does Mr. Mueller's motion set forth the reasons for the omission. *See* NRAP 46(d)(3)(B). Accordingly, the motion is denied without prejudice.

It is so ORDERED.

 C.J.

cc: Mueller & Associates
Attorney General/Carson City
Clark County District Attorney
Ronneka Ann Guidry

¹Mr. Mueller is again reminded that this appeal is not governed by the provisions of NRAP 3C. *See* NRAP 3C(a)(3)(A).