

IN THE SUPREME COURT OF THE STATE OF NEVADA

CURTIS WILSON, AN INDIVIDUAL,
Appellant,

vs.

LAS VEGAS METROPOLITAN POLICE
DEPARTMENT, A GOVERNMENTAL
AGENCY; POLICE OFFICER E.
VONJAGAN, BADGE NO. 16098, AN
EMPLOYEE OF THE METROPOLITAN
POLICE DEPARTMENT; AND POLICE
OFFICER TENNANT, BADGE NO.
9817, AN EMPLOYEE OF THE
METROPOLITAN POLICE
DEPARTMENT,

Respondents.

No. 81940

FILED

DEC 28 2020

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

ORDER

Despite its untimeliness, appellant's motion for an extension of time to file the docketing statement is granted. NRAP 14(d). However, the docketing statement attached to the motion is deficient. As explained in NRAP 14(a)(3) and repeated on the cover of the docketing statement, one of the purposes of the docketing statement is to assist this court in determining jurisdiction. The docketing statement requires counsel to attach numerous file-stamped documents. None of these required documents are attached to appellant's docketing statement. Appellant also failed to fully complete items 22 and 23. Accordingly, the clerk shall detach the docketing statement from the motion and return it unfiled.

Additionally, appellant's transcript request form is overdue. Appellant shall have 14 days from the date of this order to file and serve an amended docketing statement that contains complete responses to all items

and has all required documentation attached, and a transcript request form or a certificate that no transcripts will be requested. *See* NRAP 9; NRAP 14. Failure to comply with this order may result in the imposition of sanctions, including the dismissal of this appeal. NRAP 9(a)(7); NRAP 14(c).

It is so ORDERED.

Pickering, C.J.

cc: Brandon L. Phillips, Attorney At Law, PLLC
Kaempfer Crowell/Las Vegas