IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF: E. S., A CHILD.

No. 82614

THE STATE OF NEVADA.

Appellant,

VS.

E. S., A CHILD,

Respondent.

FILED

DEC 1 3 2021

CLERK OF SUPREME COURT

ORDER

On October 5, 2021, appellant filed the opening brief. The brief was not accompanied by an appendix. See NRAP 30(e). Accordingly, appellant shall have 7 days from the date of this order to file and serve the appendix. Appellant has a duty to provide this court with an adequate record on appeal. See Cuzze v. Univ. & Cmty. Coll. Sys. of Nev., 123 Nev. 598, 603, 172 P.3d 131, 135 (2007) (providing that appellant's appendix "shall include those . . . portions of the record essential to determination of issues raised in appellant's appeal").

Respondent's motion for a second extension of time to file the answering brief is granted. NRAP 31(b)(3)(B). However, this court cannot file the brief attached to the motion because it is not in compliance with this court's formatting rules. Specifically, the page numbering is incorrect, and the brief does not include a certificate of compliance or a certificate of service. See NRAP 32(a)(4); 32(a)(9); NRAP 25(d). Accordingly, the clerk shall detach the brief from the motion and return it unfiled. Respondent shall have 7 days from the date of this order to file and serve a compliant

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answering brief. Failure to comply timely with this order may result in the imposition of sanctions. See NRAP 31(d).

It is so ORDERED.

/ Sardesty, C.J.

cc: Attorney General/Carson City Nye County District Attorney Nadine M. Morton