

IN THE SUPREME COURT OF THE STATE OF NEVADA

RICKY NOLAN,

Appellant,

vs.

STEVEN WOLFSON; MARY K.
HOLTHUS; JAMES R. SWEETIN;
SARAH OVERLY; CLARK COUNTY
DISTRICT ATTORNEYS OFFICE;
FRANK R. LOGRIPPO; STEFANY
MILEY; AND KATLYN BRADY,

Respondents.

No. 83616

FILED

NOV 18 2021

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

ORDER

Appellant, who is proceeding in forma pauperis and in pro se, has filed a transcript request form pursuant to NRAP 9(b). At this stage of the proceedings, this court is unable to determine which transcripts, if any, are necessary for review on appeal, *see* NRAP 9(b)(1)(C), and therefore, declines to order the preparation of the requested transcripts at this time. However, as this appeal proceeds, this court will consider the necessity of transcripts and may order their preparation at a later date.

Appellant has also filed a pro se motion for an extension of time to file proof of service of the docketing statement or to waive proof of service. The deadlines to file documents in this appeal are currently suspended. Nevertheless, this court elects to address the motion on its merits and grants it to the following extent. This court waives appellant's responsibility to serve the docketing statement on respondents. *See* NRAP 2.

It is so ORDERED.

1. Sanderth, C.J.

cc: Ricky Nolan
Clark County District Attorney/Civil Division
Christopher M. Guy/Office of the Attorney General