## IN THE SUPREME COURT OF THE STATE OF NEVADA

DIAMOND HALL,

Appellant,

VS.

JUSTIN MARTIN,

Respondent.

No. 83979

FILED

APR 0 8 2022

CLERK OF SUPREME COURT
BY 5. CLERK
DEPUTY CLERK

## ORDER

Brandon K. Leavitt has filed a motion to withdraw himself and his firm as counsel for respondent. Cause appearing, the motion is granted. NRAP 46(e)(3); RPC 1.16(a)(3). The clerk shall remove Mr. Leavitt and Elizabeth A. Ellison as counsel of record for respondent.

Respondent shall have 21 days from the date of this order to either (1) retain new counsel and cause new counsel to file a notice of appearance in this court, or (2) inform this court, in writing, that he will not be retaining new counsel and will be proceeding pro se. Failure to timely comply with this order will result in this appeal proceeding with respondent pro se.

Extreme need or merit having been demonstrated, appellant's motion for a third extension of time to file the fast track statement is granted to the following extent. NRAP 3E(f)(3). Appellant shall have until April 11, 2022, to file and serve the fast track statement and appendix. No further extensions of time will be granted absent demonstration of extreme need or merit. *Id.* Counsel's caseload generally will not be considered sufficient cause to support any additional motions for an extension of time.

SUPREME COURT OF NEVADA

(O) 1947A

Cf. Varnum v. Grady, 90 Nev. 374, 528 P.2d 1027 (1974). Failure to comply with this order may result in the imposition of sanctions. See NRAP 3E(i). It is so ORDERED.

Praes, c.J

cc: McFarling Law Group Leavitt Family Law Group Justin Martin