

IN THE COURT OF APPEALS OF THE STATE OF OREGON

STATE OF OREGON,)	
)	Multnomah County Circuit
Plaintiff-Respondent,)	Court No. 0923389
)	
v.)	CA A132012
)	
BRIAN P. CARR,)	
)	
Defendant-Appellant.)	ORDER APPROVING TRANSCRIPT

Appellant has appealed from an order denying his motion to expunge certain arrest records. Appellant moves to waive the requirement that a transcript be prepared and to allow the appeal to proceed on the audio record of oral proceedings. Alternatively, appellant moves for leave to submit an agreed narrative statement. The state does not oppose the latter motion.

The so-called agreed narrative statement actually is a transcript of the audio recording of the short hearing in the trial court on appellant's motion. It appears that appellant transcribed that proceeding himself. The state concurs that the transcript is an accurate written record of the oral proceedings that occurred in the trial court.

The court treats appellant's motion as a motion for leave to proceed using a transcript prepared by appellant himself rather than by a transcriber. The motion is granted, the transcript is deemed filed and settled as of the date of this order.

Appellant's brief is due 49 days from the date of this order.



David V. Brewer, Chief Judge

JUN 15 2006

Date

c: Brian P. Carr
Mary H. Williams
Katie Bradford, Transcriber
Jackson County Circuit Court

REPLIES SHOULD BE DIRECTED TO THE STATE COURT ADMINISTRATOR, RECORDS SECTION, SUPREME COURT BUILDING, 1163 STATE STREET, SALEM, OR 97301-2563

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