IN THE COURT OF APPEALS OF THE STATE OF NEVADA

ANDREW YOUNG, Appellant,

170

THE STATE OF NEVADA,

Respondent.

No. 83243-COA

FILED

SEP 2 1 2023

ORDER DENYING REHEARING

Rehearing denied. NRAP 40(c).¹ It is so ORDERED.

Gibbons

Bulla

Westbrook

cc: H

Hon. Jacqueline M. Bluth, District Judge

Lowe Law, L.L.C.

Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

¹NRAP 40(c) permits a rehearing only if this court has: (1) "overlooked or misapprehended a material fact in the record or a material question of law" or (2) "overlooked, misapplied or failed to consider a statute, procedural rule, regulation or decision directly controlling a dispositive issue." "Matters presented in the briefs and oral arguments may not be reargued in the petition for rehearing, and no point may be raised for the first time on rehearing." NRAP 40(c)(1); see also Stanfill v. State, 99 Nev. 499, 501, 665 P.2d 1146, 1147 (1983) ("A party may not raise a new point for the first time on rehearing.").

COURT OF APPEALS
OF
NEVADA

(O) 1947B

23-31056