IN THE SUPREME COURT OF THE STATE OF NEVADA

NORMAN KEITH FLOWERS A/K/A NORMAN HAROLD FLOWERS, III, Appellant,

vs.

THE STATE OF NEVADA,

Respondent.

NORMAN HAROLD FLOWERS, III, Appellant,

vs.

THE STATE OF NEVADA,

Respondent.

No. 53159

No. 55759

JUN 15 2011

ORDER

Appellant has filed a motion to voluntarily dismiss these appeals. He indicates that he has entered a plea agreement in another district court case (no. C216032) with one of the terms of the agreement being that he withdraws these appeals. To comply with that agreement, he asks this court to stay resolution of these appeals pending sentencing pursuant to the plea agreement, which is scheduled for July 20, 2011.

We will take no action on the motion or these appeals at this time. Appellant shall file a written report with the clerk of this court on or before July 21, 2011, regarding the status of the proceedings and sentencing in district court case no. C216032.

Upon sentencing in that case, he asks that we dismiss these appeals.

It is so ORDERED.

SUPREME COURT NEVADA

(O) 1947A

11-17842

cc: Special Public Defender Attorney General/Carson City Clark County District Attorney