

IN THE SUPREME COURT OF THE STATE OF NEVADA

SAYEDBASHE SAYEDZADA,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 71731

FILED

JUN 13 2017

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

*ORDER GRANTING MOTION IN PART AND DIRECTING
TRANSMISSION OF ORIGINAL EXHIBIT*

Appellant has filed a motion requesting that this court direct the clerk of the district court to transmit original State's Exhibits 1-20 and Court Exhibit 2 to this court pursuant to NRAP 30(d) and 10(b)(2). State's Exhibits 1-19 are color photographs of various credit cards; State's Exhibit 20 is a color photograph of appellant in handcuffs standing in front of a police car; and Court's Exhibit 2 is a powerpoint presentation that contains color copies of these photographs.

In support of the motion, appellant's counsel indicates that it is necessary for this court to review these original exhibits on appeal because "[a]ppellant relies on and refers to each of the aforementioned exhibits in his Fast Track Statement." All of the aforementioned exhibits, with the exception of Court's Exhibit 2, have already been reproduced in appellant's appendix. Appellant's counsel states that the original exhibits are necessary because the black and white photocopies included in the appendix make these documents difficult to read. Further, in regard to the photographs of the credit cards, appellant's counsel argues that the transmission of the original exhibits would allow this court to view the photographs in an unredacted state.

Cause appearing, appellant's motion is granted in regard to State's Exhibit 20, the photograph of appellant in handcuffs. NRAP 30(d). This photograph is the subject of appellant's argument in section B(3) of his fast track statement, and the photocopy provided in appellant's appendix is barely visible. The clerk of the district court shall have 20 days from the date of this order to transmit to the clerk of this court State's Exhibit 20, identified as "Photograph of Defendant." If the district court clerk is unable, for any reason, to transmit this exhibit to the clerk of this court, he shall inform this court in writing within the same time period.

Appellant's motion is denied as to the remaining exhibits. Appellant's counsel has failed to demonstrate that the original exhibits are relevant to the issues raised on appeal and that this court's review of the original exhibits is necessary to the determination of the issues. NRAP 30(d).

It is so ORDERED.

Cherry, C.J.

cc: Clark County Public Defender
Attorney General/Carson City
Clark County District Attorney
Eighth District Court Clerk