## IN THE SUPREME COURT OF THE STATE OF NEVADA

ARNOLD KEITH ANDERSON, Appellant, vs. THE STATE OF NEVADA, Respondent.

No. 74076

FILED

FEB 1 8 2020

CLERIFOF CUPREME COURSE
BY DEPUTY CLERK

## ORDER DENYING REHEARING

Having considered the petition for rehearing, we deny rehearing. NRAP 40(c). However, we direct the clerk of this court to delete "Anderson's" on line 1 of page 2 of the concurring opinion and replace it with "victim's." The corrected sentence shall read as follows: "Nevertheless, because overwhelming evidence of guilt was adduced at trial, including the victim's and victim's girlfriend's testimony that Anderson was the shooter, the error was harmless."

It is so ORDERED.

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cc: Law Office of Lisa Rasmussen

Sandra L. Stewart

Attorney General/Carson City

Clark County District Attorney

Attorney General/Transportation Division/Las Vegas

Eighth District Court Clerk

SUPREME COURT OF NEVADA

20-06450