## IN THE COURT OF APPEALS OF THE STATE OF NEVADA

STEVEN FLOYD VOSS. Petitioner, vs. THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF WASHOE. Respondent, and THE STATE OF NEVADA, Real Party in Interest.

No. 74227

JAN 2 2 2018

DEPUTY O'LERE

## ORDER DIRECTING ANSWER

This is a petition for extraordinary relief. Steven Floyd Voss has provided this court with a copy of the "Findings of Fact, Conclusions of Law and Judgment" that was entered in district court case number CR96P1581 on August 9, 2001. Voss asserts that although this order granted his petition in part and held he was entitled to a new sentencing hearing, he has never been resentenced and an amended judgment of conviction has never been entered. Voss' claim is not belied by the record before this court. The State shall have 30 days to file an answer in which it informs this court whether Voss has ever been resentenced in this case and if an amended judgment of conviction has been entered pursuant to that resentencing. If Voss has been resentenced and an amended judgment of conviction has been entered, the State shall also provide this court with a copy of the amended judgment of conviction with its answer.

It is so ORDERED.

Dilner, C.J. 18-900091

COURT OF APPEALS NEVADA

(O) 1947B (C)

cc: Steven Floyd Voss
Attorney General/Carson City
Washoe County District Attorney
Washoe District Court Clerk