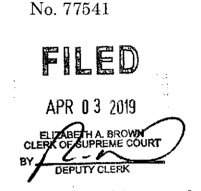
IN THE SUPREME COURT OF THE STATE OF NEVADA

BRIAN KERRY O'KEEFE, Appellant, vs. THE STATE OF NEVADA, Respondent.



ORDER

Appellant has filed a pro se motion requesting that this appeal be submitted for decision because briefing has been completed and the district court record has been ordered and filed. Appellant's motion is granted as follows. This appeal has already been submitted for decision and it will be resolved as this court's docket permits.

Appellant also requests that this matter be retained by the Supreme Court because it involves an issue that appellant believes is one of first impression. Appellant's request shall be construed as his routing statement, *see* NRAP 28(a)(5), and will be considered along with his informal brief, which was filed on January 31, 2019.

Finally, appellant has filed a document entitled "Judicial Notice" to which he attaches certain pages from a law review article. This court will construe this as a notice of supplemental authority, *see* NRAP 31(e), and take it under advisement in its consideration of this appeal.

It is so ORDERED.

19-14584

SUPREME COURT OF NEVADA

(O) 1947A

cc: Brian Kerry O'Keefe Attorney General/Carson City Clark County District Attorney

SUPREME COURT OF NEVADA