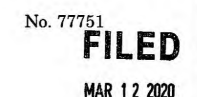
IN THE SUPREME COURT OF THE STATE OF NEVADA

JEMAR DEMON MATTHEWS. Appellant, VS. THE STATE OF NEVADA. Respondent.



DEPIN

ELIZABETH A. BROWN ERK OF SUPREME COURT

10-09754

ung

CLERK

NOTICE REGARDING ORAL ARGUMENT

To minimize and allay concern about exposure to COVID-19, the Supreme Court may, on written request, permit lawyers to participate in oral argument by videoconference. The videoconferencing system the court uses requires laptop/desktop/videoconferencing computer internet access and audio and video (web camera) capability. For a request to be granted, the parties' internet capabilities must be compatible with those of the court. A written request for videoconferencing must be addressed to the Clerk of the Court and filed and served at least 3 business days before the date set for oral argument.

Leventhal & Associates cc: Attorney General/Carson City Clark County District Attorney

SUPREME COURT NEVADA

(O) 1947A