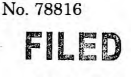
IN THE SUPREME COURT OF THE STATE OF NEVADA

LEONARD RAY WOODS, Appellant, vs. THE STATE OF NEVADA, Respondent.



FEB 2 7 2020 ELIZABETH A. HHOWN LERK OF SUPREME COUL

ORDER GRANTING IN PART MOTION TO TRANSMIT ORIGINAL EXHIBITS

Appellant's motion to transmit original exhibits is granted in part as follows. NRAP 30(d). The clerk of the district court shall have 14 days from the date of this order to transmit to this court original State's Exhibits 1 and 71, identified on the district court exhibit sheets as "Walgreens DVD" and "CD-Jail Phone Call" respectively.

The motion is denied with respect to Court's Exhibit 5, the State's opening PowerPoint presentation. Appellant does not demonstrate that this exhibit is incapable of reproduction in the appendix, or that this court's review of the original exhibit is necessary. See id. If this exhibit should be protected from view by the general public, appellant should file a motion to file the exhibit under seal. See Howard v. State, 128 Nev. 736, 746, 291 P.3d 137, 143 (2012). However, before filing such a motion, appellant should consider the requirement that the parties omit all matters not essential to this court's decision of the issues raised on appeal. NRAP 30(b).

It is so ORDERED.

Pickering

-07872

SUPREME COURT OF NEVADA cc: Clark County Public Defender Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

SUPREME COURT OF NEVADA

(0) 1947A