IN THE SUPREME COURT OF THE STATE OF NEVADA

MAURICE TERRANCE MOORE, Appellant, vs. No. 79817

vs. THE STATE OF NEVADA, Respondent. FILED MAR 0 9 2020 ELIZABETH A. BROWN

CLERK

20-09128

DEPUTY

ORDER GRANTING MOTION

Respondent has filed an unopposed motion to redact the minor victim's last name from the opening brief. The motion is granted. NRS 200.377(1). The clerk shall replace page three of the opening brief with the attached redacted page three.

It is so ORDERED.

Pickering, C.J.

cc: The Draskovich Law Group Attorney General/Carson City Clark County District Attorney

SUPREME COURT OF NEVADA

(O) 1947A

objection, it instructed the jury that lewdness with a child under 16 years was a general intent crime.

STATEMENT OF RELEVANT FACTS

The facts pertinent to this appeal are relatively straight forward. The Appellant, Maurice Moore, was arrested in 2017 in Clark County, State of Nevada, and charged via criminal complaint with five (5) counts of sexual assault with a minor under sixteen years of age and two counts of lewdness with a child under the age of sixteen (16). *See* Appendix I, at APX001-7. The facts were straightforward and generally undisputed. Maurice met the alleged victim, Alexia **(16)**, on Tinder. *Id.* at 3. Alexia "held herself out to be 18" on the internet and at all times to Maurice. *See* Appendix II, at APX257.

Maurice and Alexia engaged in numerous back and forth communications of a "sexually explicit" nature that demonstrated that Alexia consented to engaging in sexual intercourse with the Appellant. See Appendix I, at APX050:12-15. Indeed, at one point in her communications with Maurice, Alexia told him "Maybe we can have sex in your car." See Appendix I, at APX043:15-17. Maurice and Alexia met up on February 26, 2017, and had oral, vaginal and anal sex in his car