IN THE SUPREME COURT OF THE STATE OF NEVADA

DENZEL DORSEY,)	Electronically Filed Jun 05 2020 04:25 p.m CASE NO.: 79845Elizabeth A. Brown
#5899606,)	
Appellant,)	E-FILE Clerk of Supreme Cour
)	D.C. Case: C-17-323324-1
V.)	Dept.: XV
)	
STATE OF NEVADA,)	
)	
Respondent.)	
)	

MOTION TO TRANSMIT PRESENTENCE INVESTIGATION REPORT

COMES NOW the counsel for Defendant, Terrence M. Jackson, and submits this Motion to Transmit Appellant's initial Presentence Investigation Report and the Supplemental Presentence Investigation Report.

This motion is based on the following memorandum, declaration of counsel and all papers and pleadings on file herein.

Dated this 5th day of June, 2020.

Respectfully submitted,

<u>/s/ Terrence M. Jackson</u>
TERRENCE M. JACKSON, ESQ. terry.jackson.esq@gmail.com

MEMORANDUM OF POINTS AND AUTHORITIES

Terrence M. Jackson seeks an order from this Court directing counsel to transmit to this Court, under seal, Appellants's initial Presentence Investigation Report (hereinafter "PSI") filed April 23, 2018 and the Supplemental PSI, filed September 23, 2019, under District Court case number C-17-323324-1.

Defense counsel has utilized both the initial and supplemental PSI's in its Opening Brief for the purpose of addressing the facts of Appellant's case because facts in these PSI's are directly relevant to the instant appeal. Therefore, counsel requests this Court to accept the PSI's transmitted to this Court, in a sealed envelope, so that this Court may confirm the references in the Opening Brief are accurate.

DATED this 5th day of June, 2020.

Respectfully submitted,

TERRENCE M. JACKSON, ESQ. Nevada Bar Number: 00854 Law Office of Terrence M. Jackson 624 South Ninth Street

624 South Ninth Street Las Vegas, Nevada 89101

//s// Terrence M. Jackson

T: (702) 386-0001 / F: (702) 386-0085

terry.jackson.esq@gmail.com

Attorney for Appellant Denzel Dorsey

CERTIFICATE OF SERVICE

I hereby certify and affirm that I am an assistant to Terrence M. Jackson, Esquire, am a person competent to serve papers and not a party to the above-entitled action and on the 5th of June, I served a copy of the Motion as follows:

[X] Via Electronic Service (*eFlex*) to the Nevada Supreme Court and to the Eighth Judicial District Court, and by U.S. mail with first class postage affixed to the Nevada Attorney General as follows:

STEVEN B. WOLFSON Clark County District Attorney Steven.Wolfson@clarkcountyda.com SANDRA DIGIACOMO Chief Deputy D.A. - Criminal sandra.digiacomo@clarkcountyda.com

AARON D. FORD Nevada Bar No. 007704 Nevada Attorney General 100 North Carson Street Carson City, Nevada 89701