IN THE SUPREME COURT OF THE STATE OF NEVADA

DEVOHN MARKS,

Appellant,

vs. THE STATE OF NEVADA, Respondent.

EL NOV 0 9 2020

No. 80469

ORDER

Appellant has filed a motion for a third extension of time to file the opening brief. In support of the motion, counsel cites the lengthy transcripts and disruptions to counsel's practice due to the global pandemic. When this court granted appellant's motion for a second extension of time, counsel was informed that no further extensions of time would be permitted absent demonstration of extraordinary circumstances and extreme need. NRAP 31(b)(3)(B). This court is not convinced that appellant demonstrates such circumstances here, especially considering that counsel has already been granted extensions of time totaling 150 days. Nevertheless, the motion is granted. The opening brief and appendix were filed on November 6, 2020. Respondent shall have until December 7, 2020, to file and serve the answering brief.

It is so ORDERED.

Pickering C.J.

20-40918

cc: Matsuda & Associates, Ltd. Attorney General/Carson City Clark County District Attorney

SUPREME COURT OF NEVADA

O) 1947A