

IN THE SUPREME COURT OF THE STATE OF NEVADA

STEVEN FLOYD VOSS,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 81472

FILED

SEP 11 2020

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

ORDER DENYING MOTIONS AND SETTING BRIEFING SCHEDULE

This is a direct appeal from a judgment of conviction. Pursuant to a limited remand, the district court has appointed Tracie Lindeman as counsel for appellant. The clerk of this court shall add Tracie Lindeman to the docket in this appeal as counsel for appellant.

Appellant has filed a motion to discharge Ms. Lindeman and for leave to proceed pro se and a motion to recall the order of remand. Appellant is not entitled to reject court-appointed counsel absent a showing of good cause. *See Thomas v. State*, 115 Nev. 148, 979 P.2d 222 (1999). Appellant has failed to demonstrate any cause for the discharge of his appointed counsel. *See Thomas v. Wainwright*, 767 F.2d 738, 742 (11th Cir. 1985). Further, appellant has no right to proceed without counsel on direct appeal from a judgment of conviction. *Blandino v. State*, 112 Nev. 352, 914 P.2d 624 (1996); *see also Martinez v. Court of Appeal of Cal.*, 538 U.S. 152 (2000). The motions are denied.

Appellant shall have 21 days from the date of this order to file and serve a transcript request form or certificate that no transcripts will be requested, *see* NRAP 9, and a docketing statement, NRAP 14. Appellant shall have 120 days from the date of this order to file and serve the opening

