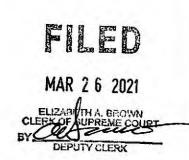
## IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF: E.S., A CHILD.

THE STATE OF NEVADA, Appellant, vs. E. S., A CHILD,

Respondent.



No. 82614

## ORDER

This is an appeal from an order of the district court granting respondent's pretrial motion to suppress evidence. Although NRS 177.015(2) authorizes such an appeal, the statute contemplates that the State must make a preliminary showing of good cause why this court should entertain the appeal.

Appellant shall have 14 days from the date of this order to file points and authorities setting forth more fully the basis for the district court's order and addressing the propriety of the appeal and whether there may be a miscarriage of justice if the appeal is not entertained. NRS 177.015(2). Respondent shall have 14 days thereafter to file opposing points and authorities. Upon receipt of these authorities, the court will determine whether to entertain the appeal.

It is so ORDERED.

1 Sardesty C.J.

21-08686

SUPREME COURT OF NEVADA

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cc: Attorney General/Carson City Nye County District Attorney Daniel E. Martinez

SUPREME COURT OF NEVADA

The rest