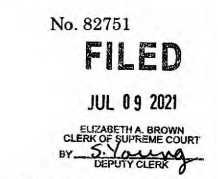
IN THE SUPREME COURT OF THE STATE OF NEVADA

THE STATE OF NEVADA, Appellant, vs. MARGAUX ORNELAS, Respondent.



ORDER DIRECTING FULL BRIEFING

This is an appeal from a district court order granting respondent's motion to suppress evidence.

This court has decided to exercise its discretion to entertain this appeal, see NRS 177.015(2); State v. Brown, 134 Nev. 837, 838-40, 432 P.3d 195, 197-98 (2018), and the court concludes that expedited briefing is warranted. Accordingly, the parties shall fully brief the issues as provided in NRAP 28, 28.2, 30, 31 and 32. Appellant shall have 21 days from the date of this order to file and serve the opening brief and appendix.¹ Respondent shall have 21 days from the date that appellant's opening brief is served to file and serve the answering brief. Appellant shall then have 14 days from the date that the answering brief is served to file and serve

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¹Counsel may use and cite to the appendix previously filed in this court. Further, counsel may submit a supplemental appendix if the parties' briefs cite to documents not previously contained in the appendix. If the parties will cite to hearings not previously prepared, counsel shall file and serve a request for the necessary transcripts pursuant to NRAP 9(a). If the necessary transcripts have already been prepared and are on file in the district court, the parties may include such transcripts in the appendix without filing a transcript request form. See NRAP 30(b)(1).

any reply brief. No extensions of time will be granted absent extreme and unforseeable circumstances.

It is so ORDERED.

1 Jan lesty C.J.

cc: Attorney General/Carson City Clark County District Attorney The Law Office of Michael A. Troiano

Supreme Court of Nevada

(O) 1947A

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