IN THE SUPREME COURT OF THE STATE OF NEVADA

TONEY ANTHONY WHITE,
Appellant,

vs.
THE STATE OF NEVADA,
Respondent.

No. 82889

FILED

NOV 18 2021

CLERK OF SUPREME COURT
BY DEPUTY CLERK

ORDER

This is a pro se appeal from a district court order denying a postconviction petition for a writ of habeas corpus. Appellant has filed a pro se motion in which he informs this court that he cannot brief this matter due to the seizure of his legal documents by prison officials. Appellant asks that he be appointed counsel or for an extension of time to file the opening brief accompanied by an order directing the return of his papers. Alternatively, appellants asks that his inability to brief this matter be noted on the record and a de novo review of the record be conducted.

The motion is granted to the following extent. This matter shall be submitted and decided on the record on appeal without briefing. NRAP 31(d)(1); NRAP 34(g).

It is so ORDERED.

1 Sardesty, C.J

cc: Toney Anthony White Attorney General/Carson City Clark County District Attorney

SUPREME COURT OF NEVADA

(O) 1947A

21-33254