## IN THE SUPREME COURT OF THE STATE OF NEVADA

CLIFFORD SMITH.

Appellant,

THE STATE OF NEVADA.

Respondent.

No. 83498

FILED

DEC 0,6 2021

## ORDER DIRECTING TRANSMISSION OF SUPPLEMENTAL RECORD AND RETURNING EXHIBITS

This is a pro se appeal from a district court order denying a postconviction petition for a writ of habeas corpus. On September 24, 2021, this court directed the clerk of the district court to transmit to the clerk of this court the complete record on appeal in this matter. The record on appeal transmitted to this court contains the trial court record in district court case number C-20-346330-1 but does not contain the trial court record pertaining to appellant's postconviction proceedings in district court case number A-21-833992-W. Both trial court records are essential for this court's review of the appeal. Accordingly, within 14 days from the date of this order, the clerk of the district court shall transmit a copy of the trial court record in district court case number A-21-833992-W to the clerk of this court as a supplemental record on appeal. See NRAP 11(a).

Appellant has filed an informal brief with exhibits. However, parties proceeding pro se are not generally allowed to file appendices. See NRAP 30(i). The clerk of this court shall detach the exhibits from the brief, and return them, unfiled. Respondent need not file a response to appellant's

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brief, unless ordered to do so by this court. NRAP 46A(c). This court generally will not grant relief without providing an opportunity to file a response. *Id*.

It is so ORDERED.

1 Sardesty, C.J.

cc: Clifford Smith
Attorney General/Carson City
Clark County District Attorney
Eighth District Court Clerk