

IN THE SUPREME COURT OF THE STATE OF NEVADA

TONEY ANTHONY WHITE,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 82889

FILED

SEP 14 2021

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY *Elizabeth A. Brown*
DEPUTY CLERK

ORDER

Appellant has filed a pro se motion. Therein, appellant asserts that he gave a copy of his opening brief and another document to a prison official to make copies but the official refused to make the requested copies and did not return the documents. Appellant requests that this court direct (1) the clerk of this court to make a copy of the instant motion, (2) the prison law librarian to make copies of the documents and return the originals to appellant, and (3) compliance with orders entered in other courts. Appellant also asks that this court prohibit a certain prison official from handling appellant's legal documents, and for an extension of time to file the opening brief.

The motion is granted to the following extent. Appellant shall have 60 days from the date of this order to file and serve his opening brief. This court waives the requirement that appellant serve copies on respondent and provide proof of service of the opening brief and the instant motion. All other requested relief is denied. However, this court is confident that prison officials will return appellant's documents in a timely manner upon request, if deemed appropriate.

It is so ORDERED.

1. Sanderst, C.J.

21-26569

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