IN THE SUPREME COURT OF THE STATE OF NEVADA

STEVEN FLOYD VOSS, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 81472

FILED

APR 2 2 2021

DTION ELIZABETH A. BROWN CLERK OF SUPREME COURT

ORDER DENYING MOTION

Appellant has filed a third motion to discharge his appointed counsel and to proceed pro se.¹ No cause appearing, the motion is denied. See Thomas v. State, 115 Nev. 148, 979 P.2d 222 (1999) (appellant is not entitled to reject court-appointed counsel absent a showing of good cause); Thomas v. Wainwright, 767 F.2d 738, 742 (11th Cir. 1985) (appellant's general loss of confidence or trust in counsel is not adequate cause for appointment of new counsel); Blandino v. State, 112 Nev. 352, 914 P.2d 624 (1996) (appellant has no right to proceed without counsel on direct appeal from a judgment of conviction); see also Martinez v. Court of Appeal of Cal., 538 U.S. 152 (2000).

It is so ORDERED.

1 Sardest C.J.

cc: Steven Floyd Voss Tracie Lindeman Oldenburg Law Office Attorney General/Carson City Washoe County District Attorney

and marked in and with

¹On April 13, 2021, attorney Victoria T. Oldenburg filed a notice of appearance as counsel for appellant in this matter.

and the state of t

1.847 844

SUPREME COURT OF NEVADA

(O) 1947A