

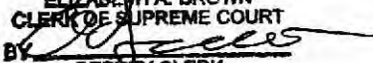
IN THE SUPREME COURT OF THE STATE OF NEVADA

HAROLD EDWARDS,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 83046

FILED

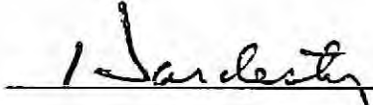
DEC 06 2021

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY 
DEPUTY CLERK

ORDER

Appellant has filed an informal brief with exhibits. However, parties proceeding pro se are not generally allowed to file appendices. See NRAP 30(i). In addition, the record on appeal has been filed in this matter. Accordingly, the clerk of this court shall detach the exhibits from the brief, and return them, unfiled. Because the informal brief and record on appeal have been filed and respondent is not required to file a response to appellant's brief, see NRAP 34(f); NRAP 46A(c), the briefing of this appeal is now complete.

It is so ORDERED.

 C.J.

cc: Harold Edwards
Attorney General/Carson City
Clark County District Attorney