## IN THE SUPREME COURT OF THE STATE OF NEVADA

RICHARD ALEXANDER JENKINS,

Appellant,

Electronically Filed Mar 22 2022 05:15 p.m. Elizabeth A. Brown Clerk of Supreme Court

v.

THE STATE OF NEVADA,

Respondent.

MOTION TO TRANSMIT ORIGINAL EXHIBITS

COMES NOW, Respondent the State of Nevada, by and through counsel, and seeks an order from this Court directing the clerk of the district court to transmit Exhibits 20, 21, 27, 28, and 29, admitted into evidence during the jury trial of the above-entitled matter. This Motion is made pursuant to NRAP 30(d) because the exhibits are incapable of being reproduced in the Respondent's Appendix, and are relevant to the issue raised on appeal.

In this case, the State alleged that the Appellant engaged in lewdness with a victim in several locations. Three of those locations were at the Douglas County Recreation Center. Exhibits 20, 21, 27, 28 and 29 are surveillance footage of Appellant and the victim at the Douglas County

Recreation Center. These exhibits depict conduct between the Appellant and the victim that was later reported by third parties to law enforcement. All exhibits being requested for transmission are relevant to the theory of

defense argument that is the primary issue in this appeal.

DATED: March 22, 2022.

MARK B. JACKSON DISTRICT ATTORNEY

By: Chelsea Mazza Deputy District Attorney

## **CERTIFICATE OF SERVICE**

I hereby certify that this document was filed electronically with the Nevada Supreme Court on March 22, 2022. Electronic Service of the foregoing document shall be made in accordance with the Master Service List as follows:

Richard F. Cornell, Esq.

<u>/s/ Chelsea Mazza</u> CHELSEA MAZZA