IN THE SUPREME COURT OF THE STATE OF NEVADA

WILLIAM JACOB MARTIN,

Appellant,

VS.

THE STATE OF NEVADA,

Respondent.

WILLIAM JACOB MARTIN,

Appellant,

VS.

THE STATE OF NEVADA,

Respondent.

No. 87437



FEB 2 0 2024

CLERKIOF SUPPLEME COURT
BY DEPUTY CLERK

ORDER DENYING MOTION

Appellant has filed a pro se document titled "Judicial Notice." Therein, appellant makes various assertions of fact supported by citations to attached exhibits. To the extent appellant asks that this court take judicial notice of the exhibits, the motion is denied because appellant does not demonstrate a valid reason to do so. See Mack v. Est. of Mack, 125 Nev. 80, 91, 206 P.3d 98, 106 (2009). These appeals will be decided based upon the record on appeal transmitted to this court by the clerk of the district court. See NRAP 10(b)(1); NRAP 11(a)(2); Carson Ready Mix, Inc. v. First Nat'l Bank of Nev., 97 Nev. 474, 476, 635 P.2d 276, 277 (1981). Appellant should present any arguments related to the merits of his appeals in the opening brief or informal brief for pro se parties, currently due to be filed by March 12, 2024.

It is so ORDERED.

¹Appellant's exhibit B, a DVD, was returned by the clerk of this court.

cc: William Jacob Martin Attorney General/Carson City Churchill County District Attorney/Fallon