FAMILY DIVISION CLARK COUNTY, NEVADA

DALE EDWARD FLANAGAN,

Appellant,

Vs.

Thursday, March 20, 2003

No. 40232

THE STATE OF NEVADA

Respondent.

FILED

LETTER IN RESPONSE TO ORDER

MAR 2 6 2003

CLERK OF SUPPLEME COURT

DEPUTY CLERK

Dear Sir or Madam:

This letter is in response to the Supreme Court Order dated March 18, 2003, received by me this date, which advises that this court reporter may be required to prepare additional transcripts in the above-captioned case.

I wish to advise that I have not worked in Department Two of Clark County District Court Criminal/Civil Division since November of 2000, at which time I transferred to Clark County District Court Family Division as a transcriber. Since Department Two is an audio recording department, all my work product was left there when I transferred.

However, Sharleen Nicholson occupies my old position at Department Two and, as such, is responsible for all transcription work for that department. Ms. Nicholson is in possession of all work product resultant of my tenure there and has full access to all materials needed to complete any required transcripts subsequent to my employment at Department Two.

I will be happy to be of any further assistance, should you require it.

ALICE F. EASTGATE, CERT 00229

Transcript Video Services

Eighth Judicial District Court, Family Division 601 North Pecos Road, Suite W207 Las Vegas, Nevada 89101-2408

(702) 455-5036

MAR 2 6 2003

CLERK OF SUPREME COURT

BY

DEPUTY CLERK