IN THE SUPREME COURT OF THE STATE OF NEVADA

ALFRED P. CENTOFANTI, III, Appellant,

vs. THE STATE OF NEVADA.

Respondent.

No. 78193

FILED

JUL 0 3 2019

ORDER DENYING MOTION

CLERK OF SUPREME COURT

BY SYOURD

On June 19, 2019, this court granted appellant's request for a 90-day extension of time to file the opening brief or informal brief for pro se parties. Appellant has now filed a "supplement" to his original motion, requesting an extension of 120 days instead of 90 days. As cause for the extension, appellant suggests that he is developing "additional medical information" to provide to this court for resolution of this appeal. No cause appearing, the motion for a 120-day extension is denied. This court's review on appeal is limited to the documents filed in or considered by the district court in the underlying proceedings. See Carson Ready Mix, Inc. v. First Nat'l Bank of Nev., 97 Nev. 474, 476, 635 P.2d 276, 277 (1981); NRAP 10(a) and (b) (together indicating that record on appeal consists of documents and exhibits filed in the district court, transcripts, minutes, and docket entries). Failure to timely file the opening brief or informal brief may result in disposition of this appeal without a brief from appellant. NRAP 31(d)(1).

It is so ORDERED.

Pickering, A.C.J.

cc: Alfred P. Centofanti, III
Attorney General/Carson City
Clark County District Attorney

SUPREME COURT OF NEVADA

(O) 1947A

19-28460