## IN THE SUPREME COURT OF THE STATE OF NEVADA

ALFRED P. CENTOFANTI, III, Appellant,

vs. THE STATE OF NEVADA,

Respondent.

No. 78193

FILED

JUL 3 1 2019

ORDER

CLERK OF SUPREME COURT

BY S. YOUNG

This is a pro se appeal from an order denying a postconviction petition for a writ of habeas corpus. Appellant has filed a motion including a number of requests. Primarily appellant has filed a transcript request form pursuant to NRAP 9(b). At this stage of the proceedings, this court is unable to determine which transcripts, if any, are necessary for this court's review on appeal, and therefore, preparation of the requested transcripts is denied at this time. However, as this appeal proceeds, the court will consider the necessity of transcripts and may order their preparation at a later date. See NRAP 9(b)(1)(C). Because this court declines at this time to order the transcripts, appellant's motion for an extension of time to file his opening brief or informal brief for pro se parties is denied. The brief remains due by September 30, 2019. If no brief is filed, the court may decide the appeal based on the record without briefing as provided in Rule 34(g). NRAP 32(d)(1).

Appellant requests the appointment of appellate counsel. Appellant is not entitled to appointed counsel at the state's expense in postconviction proceedings. See Brown v. McDaniel, 130 Nev. 565, 331 P.3d 867 (2014); see also Coleman v. Thompson, 501 U.S. 722, 755 (1991). Accordingly, the motion is denied.

SUPREME COURT OF NEVADA

(O) 1947A

19-32287

Appellant's request for an index of the record on appeal is granted. The clerk of this court shall mail to appellant a copy of the table of contents of the record on appeal.

It is so ORDERED.

Pickering , A.C.J.

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