

DECLARATION

I, CAROLYN E. TANNER, am a duly licensed attorney in the State of Nevada and am appointed counsel for Appellant ANTHONY CLARKE. Appellant's Opening Brief is due on June 12, 2020, after obtaining the telephonic extension of time. Of the transcripts requested by counsel, one addresses the issue of a *Ferreta* canvas, that turned into a *Young* hearing, and the *Young* portion of the transcript is sealed. Counsel did not know that a portion of the transcript was sealed until after receipt. A motion to the district court is now required to obtain the sealed portion of the transcript from the court reporter. Counsel requests additional time to file the required motion and review the transcripts, consult with Mr. Clarke, and prepare the opening brief. Counsel has conferred with Respondent Washoe County District Attorney's Office, and Respondent has no objection to this motion for extension of time.

This Court may extend the time to file an Opening Brief upon a showing of good cause. NRAP 31 (b). Appellant makes this third request for an extension of time. Counsel seeks an extension to file the Opening Brief, to Tuesday, July 10, 2020. This motion is made in good faith and not for purposes of undue delay.

I declare under penalty of perjury that the factual representations set

forth in this memorandum are true and correct.

DATED this 12th day of June, 2020.

By: /s/ Carolyn E. Tanner_____

CAROLYN E. TANNER, ESQ.

Bar No. 5520

216 E. Liberty Street

Reno, NV 89501

775.323.4657

lina@tanner1nv.com

Attorney for Appellant

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Tanner Law & Strategy Group, LTD; that on or about June 12, 2020, the foregoing was electronically filed with the Clerk of the Court for the Nevada Supreme Court by using the Nevada Supreme Court's E-Filing system (Eflex). Participants in the case who are registered with Eflex as users will be served by the Eflex system.

Dated: June 12, 2020.

/s/ Carolyn E. Tanner

Carolyn E. Tanner