IN THE SUPREME COURT OF THE STATE OF NEVADA

JAMES VAUGHN,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

JAMES VAUGHN,
Appellant,
vs.
THE STATE OF NEVADA,

Respondent.

No. 47199

FILED

AUG 10 2006

No. 47275

CLERK OF SURREME COURT
BY
CHIEF DEPUTY CLERK

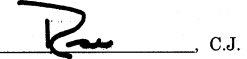
ORDER ADMINISTRATIVELY CLOSING APPEAL

These are appeals from a judgment of conviction, pursuant to a jury verdict, of one count of robbery with the use of a deadly weapon. On May 1, 2006, appellant filed a notice of appeal in proper person. Because counsel for appellant then filed a second notice of appeal from the judgment of conviction, the clerk of this court inadvertently opened two separate cases, Docket Nos. 47199 and 47275.

On June 28, 2006, this court granted a motion for an extension of time in which to file the fast track statement in Docket No. 47199. Because no fast track statement had been filed in Docket No. 47275, on July 20, 2006, this court ordered counsel for appellant to file the fast track statement. On July 28, 2006, counsel filed a response informing this court that the two appeals are actually from a single judgment of conviction. Accordingly, we direct the clerk of this court administratively to close Docket No. 47275. The clerk of this court shall transfer to Docket No. 47199 all documents filed or received in Docket No. 47275. This appeal shall proceed under Docket No. 47199. Counsel for appellant shall file the

fast track statement and appendix in that appeal on or before August 28, 2006.

It is so ORDERED.



cc: Clark County Public Defender Philip J. Kohn Attorney General George Chanos/Carson City Clark County District Attorney David J. Roger