## IN THE SUPREME COURT OF THE STATE OF NEVADA

DANIEL LEWIS GWYN, Appellant, vs. THE STATE OF NEVADA,

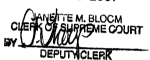
Respondent.

No. 49810

FILED

NOV 0 5 2007

## ORDER DISMISSING APPEAL



This is an appeal from a judgment of conviction, upon a plea of guilty, of two counts of sexual assault of a child under the age of fourteen. Second Judicial District Court, Washoe County; Patrick Flanagan, Judge.

On October 23, 2007, the parties filed a stipulation and motion requesting the voluntary dismissal of this appeal. The motion contains a written statement signed by appellant, in which appellant acknowledges that his counsel has fully advised him of the legal effects of the dismissal but nonetheless consents to the dismissal of the appeal.

SUPREME COURT OF NEVADA

(O) 1947A

07-24145

Accordingly, cause appearing, we hereby order this appeal dismissed.<sup>1</sup>

It is so ORDERED.

70000

J.

J.

J.

Gibbons

Cherry

Saitta

cc: Hon. Patrick Flanagan, District Judge
Washoe County Public Defender
Attorney General Catherine Cortez Masto/Carson City
Washoe County District Attorney Richard A. Gammick
Washoe District Court Clerk

<sup>&</sup>lt;sup>1</sup>Because no remittitur will issue in this matter, see NRAP 42(b), the one-year period for filing a post-conviction habeas corpus petition under NRS 34.726(1) shall commence to run from the date of this order.