IN THE SUPREME COURT OF THE STATE OF NEVADA

TYLER GRAIG BROWN, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 51065 FILED AUG 0 5 2008 TRACIE K. LINDEMAN CLERK OF SUPREME COURT BY 5. Your Court

ORDER DISMISSING APPEAL

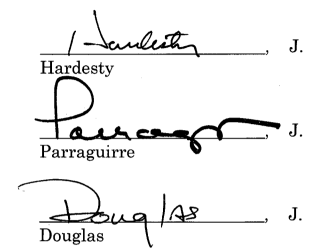
This is an appeal from a judgment of conviction, pursuant to a guilty plea, of unlawful use or being under the influence of a controlled substance. Third Judicial District Court, Churchill County; David A. Huff, Judge.

On June 17, 2008, appellant's counsel and appellant filed a stipulation to dismiss this appeal. On July 2, 2008, counsel supplemented the stipulation with an affidavit by appellant. In the affidavit, appellant states that he has been informed of the legal effects and consequences of voluntarily withdrawing this appeal, including that he cannot hereafter seek to reinstate this appeal, and that any issues that were or could have been brought in this appeal are forever waived. Having been so informed, appellant consents to a voluntary dismissal of this appeal.

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Cause appearing, the stipulation is approved and we ORDER this appeal DISMISSED.¹



cc: Hon. David A. Huff, District Judge Churchill County Public Defender Attorney General Catherine Cortez Masto/Carson City Churchill County District Attorney Churchill County Clerk Tyler Graig Brown

¹Because no remittitur will issue in this matter, <u>see</u> 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.

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