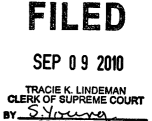
IN THE SUPREME COURT OF THE STATE OF NEVADA

SHANE DEE JOHNSON, Appellant, vs. THE STATE OF NEVADA, Respondent.

SHANE DEE JOHNSON, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 56347

No. 56312



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ORDER DISMISSING APPEALS

These are consolidated appeals from judgments of conviction, entered pursuant to guilty pleas, of two counts of driving under the influence of intoxicating liquor or controlled or prohibited substance. Third Judicial District Court, Churchill County; David A. Huff, Judge. Appellant's counsel has moved to withdraw these appeals voluntarily. Counsel advises this court that she has informed appellant of the legal effects and consequences of voluntarily withdrawing these appeals, including that appellant cannot hereafter seek to reinstate these appeals, and that any issues that were or could have been brought in the appeals are forever waived. Having been so informed, appellant consents to a

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voluntary dismissal of these appeals. Cause appearing, we grant the motion and ORDER these appeals DISMISSED.¹

/ Jun lest Pickering J __, J. J. Douglas Hon. David A. Huff, District Judge cc: Mary Lou Wilson Attorney General/Carson City **Churchill County District Attorney Churchill County Clerk** Shane Dee Johnson ¹Because 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.

Nevada (O) 1947A

SUPREME COURT OF